

# ALASKA WORKERS' COMPENSATION MEDICAL SERVICES REVIEW COMMITTEE MEETING

June 23, 2017

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# ALASKA WORKER'S COMPENSATION MEDICAL SERVICES REVIEW COMMITTEE MEETING

June 23, 2017

# ALASKA DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT DIVISION OF WORKERS' COMPENSATION 3301 Eagle Street, Room 208 Anchorage, Alaska

### **AGENDA**

| Friday, June 2 | 23, 2017  |
|----------------|---|
| 9:00 am        | Call to order   |
|                | Roll call establishment of quorum                               |
|                | Introductions   |
|                | Housekeeping  |
| 9:05 am        | Approval of Agenda  |
| 9:10 am        | Approval of minutes from August 19, 2016 meeting                |
| 9:15 am        | Chair's Report  |
|                | <ul> <li>Overview of Issues for MSRC Recommendations</li> </ul> |
| 9:30 am        | Planning  |
|                | <ul><li>Goals</li></ul>   |
|                | <ul><li>Issues to Address</li></ul>                             |
| 10:00 am       | Break   |
| 10:15 am       | Public Comment Period   |
| 11:15 am       | Fee Schedule Guidelines Development                             |
| 12:00 pm       | Lunch Break   |
| 1:30 pm        | Fee Schedule Guidelines Development                             |
| 3:00 pm        | Break   |
| 3:15 pm        | Fee Schedule Guidelines Development                             |
| 5:00 pm        | Adjournment   |

### Workers' Compensation Medical Services Review Committee Meeting Minutes

August 19, 2016

### I. Call to order

Director Marx, acting as Chair of the Medical Services Review Committee, called the Committee to order at 9:00 am on Friday, August 19, 2016, in Anchorage, Alaska.

### II. Roll call

Director Marx conducted a roll call. The following Committee members were present, constituting a quorum:

Dr. Mary Ann Foland Dr. Robert Hall Tammi Lindsey

Dr. William Pfeifer Ross Newcombe Pam Scott

Vince Beltrami Kevin Smith

### III. Approval of Agenda

A motion to adopt the agenda was made by member Beltrami and seconded by member Newcomb. The agenda was adopted unanimously.

### IV. Approval of Minutes

A motion to adopt the minutes from the August 12, 2016 meeting was made by member Foland and seconded by member Hall. Dr. Pfeifer requested the August 12, 2016 minutes be amended to not he was not present during approval of the July 29, 2016 minutes. He also requested the minutes be amended to clarify his comments regarding chiropractic services and status code carve outs. After discussion, the meeting minutes were modified to state:

The committee turned to a discussion of how chiropractic services are reimbursed under the new regulations. Member Pfeifer stated chiropractic services are severely restricted to reimbursement for manipulation of the spine under Medicare. He stated while chiropractors are physicians under Medicare and can provide all services, they are limited in coverage of those services. Member Pfeifer made a motion to include a statement in the guidelines that "other states have used which states, 'Notwithstanding Medicare payment policies, Chiropractors may be reimbursed for services provided within the scope of their practice act.'" Member Pfeifer stated that chiropractors are considered physicians under the Alaska Workers' Compensation Act and statute does not restrict coverage of specific physicians, if services are medically necessary, and therefore chiropractors should not be subject to Medicare coverage limitations. There was no second to the motion, and the motion failed to advance.

Member Pfeifer requested specific carve-outs for specific N and I status codes that Medicare does not cover (N), or where Medicare uses a different code (I) related to chiropractic care. The committee agreed codes 97810, 97811, 97813, 97814 (dealing with acupuncture); 98943 (extraspinal manipulation); and 97014

(electrical stimulation) should be included as status code carve-outs. Optum will work on drafting language to include these codes as carve-outs in the guidelines.

All members who were in attendance at the prior meeting unanimously voted to adopt the minutes, as amended.

### V. Planning Discussion

Director Marx relayed she had researched the definition of "practitioner" and noted it did not appear in the Alaska Workers' Compensation Act and therefore should be replaced by "provider" in the fee schedule.

Member Scott raised an issue concerning why "T-codes" were specified as a carve-out. CMS has a system to bundle T-codes with J-1 codes. After review, she believes they should not have been designated as a carve-out. Eric Anderson of Optum gave background on Medicare's rules concerning J-1 codes, noting the system works well for hospitals but not for ambulatory surgical centers (ASC). He suggested the Committee consider a change to 8 AAC 45.083(k)(2)-(3), to clarify these carve-outs only apply to hospital outpatient clinics and that ASCs should follow ASC methodology. Members Scott and Lindsey indicated this would address their concerns. The Committee agreed this carve-out should not apply to ASCs. Optum will provide language in the guidelines addressing this carve out.

Member Foland provided clarification concerning laboratory billing issues raised at the prior meeting and noted modifier 59 addresses the concern and no changes are necessary.

Member Pfeifer read a letter regarding MPPR Imaging and Therapy into the record.

Break 10:00 - 10:15 am

### VI. Public Comment

Cindy Gallagher, Coventry Health

• Ms. Gallagher requested the Division issue an interpretive bulletin outlining and clarifying the Committee's newest recommendations.

Lisa Andreozzi, Med-Data

 Ms. Andreozzi expressed concern because she believes the information provided by Optum is flawed and misleading. She expressed her support for the OPPS and ASC recommendations and noted ASCs in Alaska are currently being reimbursed 20% more than they would be under Medicare rules. She encouraged the Committee to look at specific data. Concerning therapy codes, she recommended the multiple procedure payment reduction (MPPR) rules remain in place.

### VII. Planning Discussion, contd.

Member Pfeifer made a motion to exempt MPPR rules for therapy and imaging. Dr. Hall seconded. The Committee noted that under the 2010 fee schedule the MPPR rules applied

for radiology but not to therapy. A vote was called, with seven members voting no and one member (Dr. Pfeifer) voted yes. The motion failed.

Member Foland presented two letters from neurodiagnostic and rehabilitation clinics noting they have seen a 49% reduction in payment for EMG studies since the new fee schedule came into effect. Director Marx encouraged the public and specific constituency groups to send information on new issues as they arise to the Division.

The Committee reviewed the new language proposed by Optum in response to issues raised in prior meetings. Carla Gee of Optum recommended clarification language of what chiropractors are allowed to bill. The Committee clarified its intent that the carve-outs for specific codes (e.g., for acupuncture) were specific to chiropractors, not to all providers. Member Pfeifer disagreed that that had been the Committee's intent.

Member Hall moved to include codes 97810, 97811, 97813, 97814 and 97014 for all providers, not only chiropractors. Member Beltrami seconded. Upon calling the vote, the motion unanimously passed. Member Scott had left early and was not present for the vote.

Member Smith requested further discussion of treatment guidelines. Director Marx indicated treatment guidelines may be discussed at later meetings, and may require legislative changes.

Meeting Adjourned 11:55 am.

### Alaska Workers' Compensation Medical Services Review Committee, AS 23.30.095(j)

The commissioner shall appoint a medical services review committee to assist and advise the department and the board in matters involving the appropriateness, necessity, and cost of medical and related services provided under this chapter. The medical services review committee shall consist of nine members to be appointed by the commissioner as follows:

- (1) one member who is a member of the Alaska State Medical Association;
- (2) one member who is a member of the Alaska Chiropractic Society;
- (3) one member who is a member of the Alaska State Hospital and Nursing Home Association;
- (4) one member who is a health care provider, as defined in AS 09.55.560;
- (5) four public members who are not within the definition of "health care provider" in AS 09.55.560; and
- (6) one member who is the designee of the commissioner and who shall serve as chair.

### Committee Membership as of April 3, 2017

| Seat   | Last Name   | First Name        | Affiliation                                    |
|--|-------------|-------------------|--|
| Chairperson  | Marx        | Marie             | Director, Division of<br>Workers' Compensation |
| Alaska State Medical<br>Association                    | Hall, MD    | Robert J.         | Orthopedic Physicians<br>Anchorage, Inc.       |
| Alaska Chiropractic<br>Society                         | Pfeifer, DC | William           | Family Chiropractic<br>Clinic                  |
| Alaska State Hospital<br>& Nursing Home<br>Association | Newcombe    | William<br>"Ross" | Providence Alaska<br>Medical Center            |
| Medical Care Provider                                  | Foland, MD  | Mary Ann          | Primary Care Associates                        |
| Lay Member - Industry                                  | Steed       | Misty             | PACBLU   |
| Lay Member - Industry                                  | Scott       | Pam               | Alaska Timber<br>Insurance Exchange            |
| Lay Member - Labor                                     | Beltrami    | Vince             | AFL-CIO  |
| Lay Member - Industry                                  | Lindsey     | Tammi             | Alaska National Insurance Co.                  |

### ALASKA MEDICAL FEE SCHEDULE ACTION ITEMS

- 1. Update conversion factors
- 2. Status indicator N payment rules
- 3. Other status codes/status indicator payment rules
- 4. Physical therapist and other non-physician providers reimbursement calculation
- 5. Calculating outlier payments, including outlier threshold
- 6. Clarification of how reimbursement of implants are handled in outpatient versus inpatient setting
- 7. The charge for treatment or service when provided to the general public what does this mean?
- 8. Chiropractor reimbursement of EMGs
- 9. Skilled nursing facilities



Effective January 1, 2018



### STATE OF ALASKA DISCLAIMER

This document establishes professional medical fee reimbursement amounts for covered services rendered to injured employees in the State of Alaska and provides general guidelines for the appropriate coding and administration of workers' medical claims. Generally, the reimbursement guidelines are in accordance with, and recommended adherence to, the commercial guidelines established by the AMA according to *CPT* guidelines. However, certain exceptions to these general rules are proscribed in this document. Providers and payers are instructed to adhere to any and all special rules that follow

### NOTICE

The Official Alaska Workers' Compensation Medical Fee Schedule is designed to be an accurate and authoritative source of information about medical coding and reimbursement. Every reasonable effort has been made to verify its accuracy, and all information is believed reliable at the time of publication. Absolute accuracy, however, cannot be guaranteed.

This publication is made available with the understanding that the publisher is not engaged in rendering legal and other services that require a professional license.

### **QUESTIONS ABOUT WORKERS' COMPENSATION**

Questions regarding the rules, eligibility, or billing process should be addressed to the State of Alaska Workers' Compensation Division.

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## Introduction

The Alaska Division of Workers' Compensation (ADWC) is pleased to announce the implementation of the *Official Alaska Workers' Compensation Medical Fee Schedule*, which provides guidelines and the methodology for calculating rates for provider and non-provider services.

Fees and charges for medical services are subject to Alaska Statute 23.30.097(a).

Insurance carriers, self-insured employers, bill review organizations, and other payer organizations shall use these guidelines for approving and paying medical charges of physicians and surgeons and other health care providers for services rendered under the Alaska Workers' Compensation Act. In the event of a discrepancy or conflict between the Alaska Workers' Compensation Act (the Act) and these guidelines, the Act governs.

For medical treatment or services provided by a physician, providers and payers shall follow the Centers for Medicare and Medicaid Services (CMS) and American Medical Association (AMA) billing and coding rules, including the use of modifiers. If there is a billing rule discrepancy between CMS's National Correct Coding Initiative edits and the AMA CPT Assistant, AMA CPT Assistant guidance governs.

Reimbursement is based upon the CMS relative value units found in the *Resource-Based Relative Value Scale* (RBRVS) and other CMS data (e.g., lab, ambulatory surgical centers, inpatient, etc.). The relative value units and Alaska specific conversion factors represent the maximum level of medical and surgical reimbursement for the treatment of employment related injuries and/or illnesses that the Alaska Workers' Compensation Board deems to be reasonable and necessary. Providers should bill their normal charges for services.

For medical treatment or services rendered by other providers, the maximum allowable reimbursement for medical services performed by providers other than physicians, hospitals, outpatient clinics, or ambulatory surgical centers, is the lowest of 85 percent of the maximum allowable reimbursement (MAR), the fee or charge for the treatment or service when provided to the general public, or the fee or charge for the treatment or service negotiated by the provider and the employer.

The maximum allowable reimbursement (MAR) for medical services that do not have valid Current Procedural Terminology (CPT®), or Healthcare Common Procedure Coding System (HCPCS) codes, a currently assigned CMS relative value, or an established conversion factor is the lowest of 85 percent of billed charges, the charge for the treatment or service when provided to the general public, or the charge for the treatment or service negotiated by the provider and the employer.

### **ORGANIZATION OF THE FEE SCHEDULE**

The Official Alaska Workers' Compensation Medical Fee Schedule is comprised of the following sections:

- Introduction
- General Information and Guidelines
- Evaluation and Management
- Anesthesia
- Surgery
- Radiology
- Pathology and Laboratory
- Medicine
- Physical Medicine
- Category II
- Category III
- HCPCS Level II
- · Outpatient Facility
- · Inpatient Hospital

Each of these sections includes pertinent general guidelines. The schedule is divided into these sections for structural purposes only. Providers are to use the sections applicable to the procedures they perform or the services they render. Services should be reported using CPT codes and HCPCS Level II codes.

Familiarity with the Introduction and General Information and Guidelines sections as well as general guidelines within each subsequent section is necessary for all who use the schedule. It is extremely important that these be read before the schedule is used.

### **PROVIDER SCHEDULE**

The amounts allowed in the Provider Schedule represent the physician portion of a service or procedure and are to be used by physicians or other certified or licensed providers that do not meet the definition of an outpatient facility.

Some surgical, radiology, laboratory, and medicine services and procedures can be divided into two components—the professional and the technical. A professional service is one that must be rendered by a physician or other certified or licensed provider as defined by the State of Alaska working within the scope of their licensure. The total, professional component (modifier 26) and technical component (modifier TC) are included in the Provider Schedule as contained in the *Resource-Based Relative Value Scale* (RBRVS).

Note: If a physician has performed both the professional and the technical component of a procedure (both the reading and interpretation of the service, which includes a report, and the technical portion of the procedure), then that physician is entitled to the total value of the procedure. When billing for the total service only, the procedure code should be billed with no modifier. When billing for the professional component only, modifier 26 should be appended. When billing for the technical component only, modifier TC should be appended.

### DRUGS AND PHARMACEUTICALS

Drugs and pharmaceuticals are considered an integral portion of the comprehensive surgical outpatient fee allowance. This category includes drugs administered immediately prior to or during an outpatient facility procedure and administered in the recovery room or other designated area of the outpatient facility.

The maximum allowable reimbursement for prescription drugs is as follows:

- 1. Brand name drugs shall be reimbursed at the manufacturer's average wholesale price plus a \$5 dispensing fee;
- 2. Generic drugs shall be reimbursed at the manufacturer's average wholesale price plus a \$10 dispensing fee;
- 3. Reimbursement for compounded drugs shall be limited to medical necessity and reimbursed at the manufacturer's average wholesale price for each drug included in the compound, listed separately by National Drug Code, plus a \$10 compounding fee.

### **HCPCS LEVEL II**

### **Durable Medical Equipment**

The sale, lease, or rental of durable medical equipment for use in a patient's home is not included in the provider's fee or the comprehensive surgical outpatient facility fee allowance.

HCPCS services are reported using the appropriate HCPCS codes as identified in the HCPCS Level II section. Examples include:

- Unna boot for a postoperative podiatry patient
- Crutches for a patient with a fractured tibia

### **Ambulance Services**

Ambulance services are reported using HCPCS Level II codes. Guidelines for ambulance services are separate from other services provided within the boundaries of the State of Alaska. See the HCPCS section for more information.

### **OUTPATIENT FACILITY**

The Outpatient Facility section represents services performed in an outpatient facility and billed utilizing the 837i format or UB04 (CMS 1450) claim form. This includes, but is not limited to, ambulatory surgical centers (ASC), hospitals, and freestanding clinics within hospital property. Only the types of facilities described above will be reimbursed using outpatient facility fees. Only those charges that apply to the facility services—not the professional—are included in the Outpatient Facility section.

### INPATIENT HOSPITAL

The Inpatient Hospital section represents services performed in an inpatient setting and billed on a UB-04 (CMS 1450) or 837i electronic claim form. Base rates and amounts to be applied to the *Medicare Severity Diagnosis Related Groups* (MS-DRG) are explained in more detail in the Inpatient Hospital section.

### **DEFINITIONS**

**Act** — the Alaska Workers' Compensation Act; Alaska Statutes, Title 23, Chapter 30.

**Bill** — a request submitted by a provider to an insurer for payment of health care services provided in connection with a covered injury or illness.

**Bill adjustment** — a reduction of a fee on a provider's bill.

**Board** — the Alaska Workers' Compensation Board.

**Case** — a covered injury or illness occurring on a specific date and identified by the worker's name and date of injury or illness.

**Consultation** — a service provided by a physician whose opinion or advice regarding evaluation and/or management of a specific problem is requested by another physician or other appropriate source.

**Covered injury** — accidental injury, an occupational disease or infection, or death arising out of and in the course of employment or which unavoidably results from an accidental injury. Injury includes one that is caused by the willful act of a third person directed against an employee because of the employment. Injury further includes breakage or damage to eyeglasses, hearing aids, dentures, or any prosthetic devices which function as part of the body. Injury does not include mental injury caused by stress unless it is established that the work stress was extraordinary and unusual in comparison to pressures and tensions experienced by individuals in a comparable work environment, or the work stress was the predominant cause of the mental injury. A mental injury is not considered to arise out of and in the course of employment if it results from a disciplinary action, work evaluation, job transfer, layoff, demotion, termination, or similar action taken in good faith by the employer.

Critical care — care rendered in a medical emergency that requires the constant attention of the provider, such as cardiac arrest, shock, bleeding, respiratory failure, and postoperative complications, and is usually provided in a critical care unit or an emergency care department.

**Day** — a continuous 24-hour period.

**Diagnostic procedure** — a service that helps determine the nature and causes of a disease or injury.

**Drugs** — a controlled substance as defined by law.

**Durable medical equipment (DME)** — specialized equipment that is designed to stand repeated use, is appropriate for home use, and is used solely for medical purposes.

**Employer** — the state or its political subdivision or a person or entity employing one or more persons in connection with a business or industry carried on within the state.

**Expendable medical supply** — a disposable article that is needed in quantity on a daily or monthly basis.

**Follow-up care** — care related to recovery from a specific procedure that is considered part of the procedure's

maximum allowable fee, but does not include care for complications.

**Follow-up days** — the days of care following a surgical procedure that are included in the procedure's maximum allowable fee, but does not include care for complications. Follow-up days for Alaska include the day of surgery through termination of the postoperative period.

**Incidental surgery** — a surgery performed through the same incision, on the same day and by the same physician, that does not increase the difficulty or follow-up of the main procedure, or is not related to the diagnosis (e.g., appendectomy during hernia surgery).

**Independent procedure** — a procedure that may be carried out by itself, completely separate and apart from the total service that usually accompanies it.

**Insurer** — an entity authorized to insure under Alaska Statute 23.30.030 and includes self-insured employers.

**Maximum allowable reimbursement (MAR)** — the maximum amount for a procedure established by these rules, or the provider's usual and customary or billed charge, whichever is less, and except as otherwise specified.

**Medical record** — an electronic or paper record in which the medical service provider records the subjective and objective findings, diagnosis, treatment rendered, treatment plan, and return to work status and/or goals and improvement rating as applicable.

**Medical supply** — either a piece of durable medical equipment or an expendable medical supply.

**Modifier** — a two-digit number used in conjunction with the procedure code to describe any unusual circumstances arising in the treatment of an injured or ill employee.

**Operative report** — the provider's written or dictated description of the surgery and includes all of the following:

- Preoperative diagnosis
- Postoperative diagnosis
- A step-by-step description of the surgery
- Identification of problems that occurred during surgery
- Condition of the patient when leaving the operating room, the provider's office, or the health care organization.

**Optometrist** — an individual licensed to practice optometry.

**Orthotic equipment** — orthopedic apparatus designed to support, align, prevent or correct deformities, or improve the function of a moveable body part.

**Orthotist** — a person skilled and certified in the construction and application of orthotic equipment.

Outpatient service — services provided to patients who do not require hospitalization as inpatients. This includes outpatient ambulatory services, hospital-based emergency room services, or outpatient ancillary services that are based on the hospital premises. Refer to the Inpatient Hospital section of this fee schedule for reimbursement of hospital services.

**Payer** — the employer/insurer or self-insured employer, or third-party administrator (TPA) who pays the provider billings.

**Pharmacy** — the place where the science, art, and practice of preparing, preserving, compounding, dispensing, and giving appropriate instruction in the use of drugs is practiced.

**Physician** — under AS 23.30.395(32) and *Thoeni v. Consumer Electronic Services*, 151 P.3d 1249, 1258 (Alaska 2007), "physician" includes doctors of medicine, surgeons, chiropractors, osteopaths, dentists, optometrists, and psychologists.

**Primary procedure** — the therapeutic procedure most closely related to the principal diagnosis and, for billing purposes, the highest valued procedure.

**Procedure** — a unit of health service.

**Procedure code** — a five-digit numerical or alpha-numerical sequence that identifies the service performed and billed.

**Properly submitted bill** — a request by a provider for payment of health care services submitted to an insurer on the appropriate forms, with appropriate documentation, and within the time frame established in Alaska Statute 23.30.097.

**Prosthetic devices** — include, but are not limited to, eye glasses, hearing aids, dentures, and such other devices and appliances, and the repair or replacement of the devices necessitated by ordinary wear and arising out of an injury.

**Prosthesis** — an artificial substitute for a missing body part.

**Prosthetist** — a person skilled and certified in the construction and application of a prosthesis.

**Provider** — any person or facility as defined in 8 AAC 45.900(a)(15) and licensed under AS 08 to furnish medical or dental services, and includes an out-of-state person or facility that meets the requirements of 8 AAC 45.900(a)(15) and is otherwise qualified to be licensed under AS 08.

**Second opinion** — when a physician consultation is requested or required for the purpose of substantiating the necessity or appropriateness of a previously recommended medical treatment or surgical opinion. A physician providing a second opinion shall provide a written opinion of the findings.

**Secondary procedure** — a surgical procedure performed during the same operative session as the primary and, for billing purposes, is valued less than the first billed procedure.

**Special report** — a report requested by the payer to explain or substantiate a service or clarify a diagnosis or treatment plan.

# **General Information and Guidelines**

This section contains information that applies to all providers' billing independently, regardless of site of service. The guidelines listed herein apply only to providers' services, evaluation and management, anesthesia, surgery, radiology, pathology and laboratory, medicine, and durable medical equipment.

Insurers and payers are required to use the *Official Alaska Workers' Compensation Medical Fee Schedule* for payment of workers' compensation claims.

### **BILLING AND PAYMENT GUIDELINES**

### **Fees for Medical Treatment**

The fee may not exceed the physician's actual fee or the maximum allowable reimbursement (MAR), whichever is lower. The MAR for physician services except anesthesia is calculated using the Resourced-Based Relative Value Scale (RBRVS) relative value units (RVU) produced by the Centers for Medicare and Medicaid Services (CMS) and the Geographic Practice Cost Index (GPCI) for Alaska.

(Work RVUs x Work GPCI) + (Practice Expense RVUs x Practice Expense GPCI) + (Malpractice RVUs x Malpractice GPCI)= Total RVU

The MAR is determined by multiplying the total RVU by the applicable conversion factor to obtain the Alaska MAR payment. The Alaska MAR for anesthesia is calculated as explained in the Anesthesia section. The Alaska MAR for laboratory and facility services is calculated separately, see laboratory and facility sections for more information.

The conversion factors are listed here with their applicable *Current Procedural Terminology* (CPT®) code ranges.

| MEDICAL SERVICE                 | CPT CODE RANGE                                      | CONVERSION FACTOR |
|---------------------------------|---|-------------------|
| Surgery                         | (10021–69990)                                       | \$205.00          |
| Radiology                       | (70010–79999)                                       | \$257.00          |
| Pathology and Lab               | (80047–89398)                                       | \$142.00          |
| Medicine (excluding anesthesia) | (90281–99091 and<br>99151–99199 and<br>99500–99607) | \$80.00           |
| Evaluation and Management       | (99201–99499)                                       | \$80.00           |
| Anesthesia                      | (00100-01999 and<br>99100-99140)                    | \$121.82          |

An employer or group of employers may negotiate and establish a list of preferred providers for the treatment of its employees under the Act; however, the employees' right to choose their own attending physician is not impaired.

All providers may report and be reimbursed for codes 97014 and 97810–97814.

An employee may not be required to pay a fee or charge for medical treatment or service. For more information, refer to AS 23.30.097(f).

#### **RBRVS Status Codes**

The Centers for Medicare and Medicaid Services (CMS) RBRVS Status Codes are listed below. The CMS guidelines apply except where superseded by Alaska guidelines.

| STATUS<br>CODE | THE CENTERS FOR<br>MEDICARE AND MEDICAID<br>SERVICES (CMS)<br>DEFINITION  | OFFICIAL ALASKA WORKERS' COMPENSATION MEDICAL FEE SCHEDULE GUIDELINE                       |
|----------------|---|--|
| Α              | Active Code. These codes are paid separately under the physician fee schedule, if covered. There will be RVUs for codes with this status. | The maximum fee for this service is calculated as described in Fees for Medical Treatment. |

| STATUS<br>CODE | THE CENTERS FOR<br>MEDICARE AND MEDICAID<br>SERVICES (CMS)<br>DEFINITION   | OFFICIAL ALASKA WORKERS' COMPENSATION MEDICAL FEE SCHEDULE GUIDELINE  |
|----------------|--|---|
| В              | Bundled Code. Payment for covered services is always bundled into payment for other services not specified. If RVUs are shown, they are not used for Medicare payment. If these services are covered, payment for them is subsumed by the payment for the services to which they are incident. | No separate payment is<br>made for these services even<br>if an RVU is listed.  |
| С              | Carriers price the code. Carriers will establish RVUs and payment amounts for these services, generally on an individual case basis following review of documentation such as an operative report.   | The service may be a covered service of the Official Alaska Workers' Compensation Medical Fee Schedule. The maximum fee for this service is calculated as described in Fees for Medical Treatment or negotiated between the payer and provider. |
| D              | <u>Deleted Codes</u> . These codes are deleted effective with the beginning of the applicable year.  | Not in current RBRVS.   |
| E              | Excluded from Physician Fee Schedule by regulation. These codes are for items and/or services that CMS chose to exclude from the fee schedule payment by regulation. No RVUs are shown, and no payment may be made under the fee schedule for these codes.                                     | The service may be a covered service of the Official Alaska Workers' Compensation Medical Fee Schedule. The maximum fee for this service is calculated as described in Fees for Medical Treatment or negotiated between the payer and provider. |
| F              | Deleted/Discontinued Codes.<br>(Code not subject to a 90 day grace period).  | Not in current RBRVS.   |
| G              | Not valid for Medicare purposes. Medicare uses another code for reporting of, and payment for, these services. (Code subject to a 90 day grace period.) These codes will not appear on the 2006 file as the grace period for deleted codes is no longer applicable.                            | Not in current RBRVS.   |
| Н              | This code had an associated TC and/or 26 modifier in the previous year. For the current year, the TC or 26 component shown for the code has been deleted, and the deleted component is shown with a status code of "H."  | Not in current RBRVS.   |
| I              | Not valid for Medicare purposes. Medicare uses another code for reporting of, and payment for, these services. (Code NOT subject to a 90 day grace period.)  | The service may be a covered service of the Official Alaska Workers' Compensation Medical Fee Schedule. The maximum fee for this service is calculated as described in Fees for Medical Treatment or negotiated between the payer and provider. |

| STATUS<br>CODE | THE CENTERS FOR<br>MEDICARE AND MEDICAID<br>SERVICES (CMS)<br>DEFINITION   | OFFICIAL ALASKA<br>WORKERS' COMPENSATION<br>MEDICAL FEE SCHEDULE<br>GUIDELINE   |
|----------------|--|---|
| J              | Anesthesia Services. There are no RVUs and no payment amounts for these codes. The intent of this value is to facilitate the identification of anesthesia services.  | Alaska recognizes the anesthesia base units in the Relative Value Guide® published by the American Society of Anesthesiologists. See the Relative Value Guide or Anesthesia Section.  |
| M              | Measurement Codes. Used for reporting purposes only.   | These codes are supplemental to other covered services and for informational purposes only.   |
| N              | Non-covered Services. These services are not covered by Medicare.  | The service may be a covered service of the Official Alaska Workers' Compensation Medical Fee Schedule. The maximum fee for this service is calculated as described in Fees for Medical Treatment or negotiated between the payer and provider. |
| P              | Bundled/Excluded Codes. There are no RVUs and no payment amounts for these services. No separate payment should be made for them under the fee schedule.  If the item or service is covered as incident to a physician service and is provided on the same day as a physician service, payment for it is bundled into the payment for the physician service to which it is incident. (An example is an elastic bandage furnished by a physician incident to physician service.)  If the item or service is covered as other than incident to a physician service, it is excluded from the fee schedule (i.e., colostomy supplies) and should be paid under the other payment provision of the Act. | The service may be a covered service of the Official Alaska Workers' Compensation Medical Fee Schedule. The maximum fee for this service is calculated as described in Fees for Medical Treatment or negotiated between the payer and provider. |
| Q              | Therapy functional information code (used for required reporting purposes only).   | These codes are supplemental to other covered services and for informational purposes only.   |
| R              | Restricted Coverage. Special coverage instructions apply. If covered, the service is carrier priced. (NOTE: The majority of codes to which this indicator will be assigned is the alpha-numeric dental codes, which begin with "D." We are assigning the indicator to a limited number of CPT codes which represent services that are covered only in unusual circumstances.)  | The service may be a covered service of the Official Alaska Workers' Compensation Medical Fee Schedule. The maximum fee for this service is calculated as described in Fees for Medical Treatment or negotiated between the payer and provider. |

| STATUS<br>CODE | THE CENTERS FOR MEDICARE AND MEDICAID SERVICES (CMS) DEFINITION   | OFFICIAL ALASKA<br>WORKERS' COMPENSATION<br>MEDICAL FEE SCHEDULE<br>GUIDELINE   |
|----------------|---|---|
| T              | Injections. There are RVUs and payment amounts for these services, but they are only paid if there are no other services payable under the physician fee schedule billed on the same date by the same provider. If any other services payable under the physician fee schedule are billed on the same date by the same provider, these services are bundled into the physician services for which payment is made. (NOTE: This is a change from the previous definition, which states that injection services are bundled into any other services billed on the same date.) | The service may be a covered service of the Official Alaska Workers' Compensation Medical Fee Schedule. For drugs and injections coded under the Healthcare Common Procedure Coding System (HCPCS) the payment allowance limits for drugs is the lower of average sale price multiplied by 3.375 or billed charges. See HCPCS Level II section of these guidelines. |
| X              | Statutory Exclusion. These codes represent an item or service that is not in the statutory definition of "physician services" for fee schedule payment purposes. No RVUs or payment amounts are shown for these codes, and no payment may be made under the physician fee schedule. (Examples are ambulance services and clinical diagnostic laboratory services.)  | The service may be a covered service of the Official Alaska Workers' Compensation Medical Fee Schedule. The maximum fee for this service is calculated as described in Fees for Medical Treatment or negotiated between the payer and provider. For ambulance services see HCPCS Level II section of this guideline.  |

### **Add-on Procedures**

The CPT book identifies procedures that are always performed in addition to the primary procedure and designates them with a + symbol. Add-on codes are never reported for stand-alone services but are reported secondarily in addition to the primary procedure. Specific language is used to identify add-on procedures such as "each additional" or "(List separately in addition to primary procedure)."

The same physician or other health service worker that performed the primary service/procedure must perform the add-on service/procedure. Add-on codes describe additional intra-service work associated with the primary service/procedure (e.g., additional digit(s), lesion(s), neurorrhaphy(s), vertebral segment(s), tendon(s), joint(s)). Add-on codes are not subject to reduction and should be reimbursed at the lower of the billed charges or 100 percent of MAR. Do not append modifier 51 to a code identified as an add-on procedure. Designated add-on codes are identified in Appendix D of the CPT book. Please reference the CPT book for the most current list of add-on codes.

### **Exempt from Modifier 51 Codes**

The **O** symbol is used in the CPT book to identify codes that are exempt from the use of modifier 51, but have not been designated as CPT add-on procedures/services.

As the description implies, modifier 51 exempt procedures are not subject to multiple procedure rules and as such modifier 51 does not apply. Modifier 51 exempt codes are not subject to reduction and should be reimbursed at the lower of the billed charge or 100 percent of the MAR. Modifier 51 exempt services and procedures can be found in Appendix E of the CPT book.

### **Professional and Technical Components**

Where there is an identifiable professional and technical component, modifiers 26 and TC are identified in the RBRVS. The relative value units (RVUs) for the professional component is found on the line with modifier 26. The RVUs for the technical component is found on the RBRVS line with modifier TC. The total procedure RVUs (a combination of the professional and technical components) is found on the RBRVS line without a modifier.

### **Global Days**

This column in the RBRVS lists the follow-up days, sometimes referred to as the global period, of a service or procedure. In Alaska, it includes the day of the surgery through termination of the postoperative period.

Postoperative periods of 0, 10, and 90 days are designated in the RBRVS as 000, 010, and 090 respectively. Use the values in the RBRVS fee schedule for determining postoperative days. The following special circumstances are also listed in the postoperative period:

| MMM | Designates services furnished in uncomplicated |
|-----|--|
|     | maternity care. This includes antepartum,      |
|     | delivery, and postpartum care.                 |

XXX Designates services where the global concept does not apply.

YYY Designates services where the payer must assign a follow-up period based on documentation submitted with the claim. Procedures designated as YYY include unlisted procedure codes.

ZZZ Designates services that are add-on procedures and as such have a global period that is determined by the primary procedure.

### **Supplies and Materials**

Supplies and materials provided by the physician (e.g., sterile trays, supplies, drugs, etc.) over and above those

usually included with the office visit may be charged separately.

### **Medical Reports**

A medical provider may not charge any fee for completing a medical report form required by the Workers' Compensation Division. A medical provider may not charge a separate fee for medical reports that are required to substantiate the medical necessity of a service. CPT code 99080 is not to be used to complete required workers' compensation insurance forms or to complete required documentation to substantiate medical necessity. CPT code 99080 is not to be used for signing affidavits or certifying medical records forms. CPT code 99080 is appropriate for billing only after receiving a request for a special report from the employer or payer.

In all cases of accepted compensable injury or illness, the injured worker is not liable for payment for any services for the injury or illness.

### **Payment of Medical Bills**

Medical bills for treatment are due and payable within 30 days of receipt of the medical provider's bill, or a completed medical report, as prescribed by the Board under Alaska Statute 23.30.097. Unless the treatment, prescription charges, and/or transportation expenses are disputed, the employer shall reimburse the employee for such expenses within 30 days after receipt of the bill, chart notes, and medical report, itemization of prescription numbers, and/or the dates of travel and transportation expenses for each date of travel. A provider of medical treatment or services may receive payment for medical treatment and services under this chapter only if the bill for services is received by the employer or appropriate payer within 180 days after the later of: (1) the date of service; or (2) the date that the provider knew of the claim and knew that the claim related to employment.

A provider whose bill has been denied or reduced by the employer or appropriate payer may file an appeal with the Board within 60 days after receiving notice of the denial or reduction. A provider who fails to file an appeal of a denial or reduction of a bill within the 60-day period waives the right to contest the denial or reduction.

### **Board Forms**

All board bulletins and forms can be downloaded from the Alaska Workers' Compensation Division website: www.labor.state.ak.us/wc.

### **M**ODIFIERS

Modifiers augment CPT and HCPCS codes to more accurately describe the circumstances of services provided.

When applicable, the circumstances should be identified by a modifier code appended in the appropriate field for electronic or paper submission of the billing.

A complete list of the applicable CPT modifiers is available in Appendix A of the CPT book.

### **Reimbursement Guidelines for CPT Modifiers**

Specific modifiers shall be reimbursed as follows:

**Modifier 26:** Reimbursement is calculated according to the RVU amount for the appropriate code and modifier 26.

Modifier 50: Reimbursement is the lower of the billed charge or 100 percent of the MAR for the procedure with the highest relative value unit; reimbursement is the lower of the billed charge or 50 percent of the MAR for the procedure for the second and all subsequent procedures. If another procedure performed at the same operative session is higher valued, then both sides are reported with modifier 51 and 50 and reimbursed at the lower of the billed charge or 50 percent of the MAR.

Modifier 51: Reimbursement is the lower of the billed charge or 100 percent of the MAR for the procedure with the highest relative value unit rendered during the same session as the primary procedure; reimbursement is the lower of the billed charge or 50 percent of the MAR for the procedure with the second highest relative value unit and all subsequent procedures during the same session as the primary procedure.

Modifiers 80, 81, and 82: Reimbursement is the lower of the billed charge or 20 percent of the MAR for the surgical procedure.

### **Applicable HCPCS Modifiers**

### **Modifier TC: Technical Component**

Certain procedures are a combination of a physician component and a technical component. When the technical component is reported separately, the service may be identified by adding modifier TC to the usual procedure number. Reimbursement is the lower of the billed charge or 100 percent of the MAR for the procedure code with modifier TC.

### Modifier QZ: CRNA without medical direction by a physician

Reimbursement is the lower of the billed charge or 85 percent of the MAR for the anesthesia procedure. Modifier QZ shall be used when unsupervised anesthesia services are provided by a certified registered nurse anesthetist.

### **State-Specific Modifiers**

### Modifier AS: Physician Assistant or Nurse Practitioner Assistant at Surgery Services

When assistant at surgery services are performed by a physician assistant or nurse practitioner, the service is reported by appending modifier AS.

Reimbursement is the lower of the billed charge or 15 percent of the MAR for the procedure. Modifier AS shall be used when a physician assistant or nurse practitioner acts as an assistant surgeon and bills as an assistant surgeon.

### Modifier PE: Physician Assistants and Advanced Practice Registered Nurses

Physician assistant and advanced practice registered nurse services are identified by adding modifier (PE) to the usual procedure number. A physician assistant must be properly certified and licensed by the State of Alaska and/or licensed or certified in the state where services are provided. An advanced practice registered nurse (APRN) must be properly certified and licensed by the State of Alaska and/or licensed or certified in the state where services are provided.

Reimbursement is the lower of the billed charge or 85 percent of the MAR for the procedure; modifier PE shall be used when services and procedures are provided by a physician assistant or an advanced practice registered nurse.





# **Evaluation and Management**

### **GENERAL INFORMATION AND GUIDELINES**

This brief overview of the current guidelines should not be the provider's or payer's only experience with this section of the CPT® book. Carefully read the complete guidelines in the CPT book; much information is presented regarding aspects of a family history, the body areas and organ systems associated with examinations, and so forth.

The E/M code section is divided into subsections by type and place of service. Keep the following in mind when coding each service setting:

- A patient is considered an outpatient at a health care facility until formal inpatient admission occurs.
- All physicians use codes 99281–99285 for reporting emergency department services, regardless of hospital-based or non-hospital-based status.
- Consultation codes are linked to location.

Admission to a hospital or nursing facility includes evaluation and management services provided elsewhere (office or emergency department) by the admitting physician on the same day.

### **BILLING AND PAYMENT GUIDELINES**

### **New and Established Patient Service**

Several code subcategories in the Evaluation and Management (E/M) section are based on the patient's status as being either new or established. CPT guidelines clarify this distinction by providing the following time references:

"A new patient is one who has not received any professional services from the physician or another physician of the same specialty who belongs to the same group practice, within the past three years."

"An established patient is one who has received professional services from the physician, or another physician of the same specialty who belongs to the same group practice, within the past three years."

The new versus established patient guidelines also clarify the situation in which one physician is on call or covering for

another physician. In this instance, classify the patient encounter the same as if it were for the physician who is unavailable.

### **E/M Service Components**

The first three components (history, examination, and medical decision making) are the keys to selecting the correct level of E/M codes, and all three components must be addressed in the documentation. However, in established, subsequent, and followup categories, only two of the three must be met or exceeded for a given code.

1. The history component is categorized by four levels:

**Problem Focused** — chief complaint; brief history of present illness or problem.

**Expanded Problem Focused** — chief complaint; brief history of present illness; problem-pertinent system review.

**Detailed** — chief complaint; extended history of present illness; problem-pertinent system review (extended to indicate a review of a limited number of additional systems); pertinent past, family medical, and/or social history directly related to the patient's problems.

Comprehensive — chief complaint; extended history of present illness; review of systems which is directly related to the problems identified in the history of the present illness plus a review of all additional body systems; complete past, family, and social history.

2. The physical exam component is similarly divided into four levels of complexity:

**Problem Focused** — an exam limited to the affected body area or organ system.

**Expanded Problem Focused** — a limited examination of the affected body area or organ system and of other symptomatic or related organ system(s).

**Detailed** — an extended examination of the affected body area(s) and other symptomatic or related organ system(s).

**Comprehensive** — A general multisystem examination or a complete examination of a single organ system.

The CPT book identifies the following body areas:

- · Head, including the face
- Neck
- Chest, including breasts and axillae
- Abdomen
- · Genitalia, groin, buttocks
- Back
- Each extremity

The CPT book identifies the following organ systems:

- Eyes
- Ears, Nose, Mouth, and Throat
- Cardiovascular
- Respiratory
- Gastrointestinal
- · Genitourinary
- Musculoskeletal
- Skin
- Neurologic
- Psychiatric
- Hematologic/Lymphatic/Immunologic
- Medical decision making is the final piece of the E/M coding process, and is somewhat more complicated to determine than are the history and exam components. Three subcomponents must be evaluated to determine the overall complexity level of the medical decision.
  - a. The number of possible diagnoses and/or the number of management options to be considered.
  - b. The amount and/or complexity of medical records, diagnostic tests, and other information that must be retrieved, reviewed, and analyzed.
  - c. The risk of significant complications, morbidity, mortality, as well as comorbidities associated with the patient's presenting problems, the diagnostic procedures, and/or the possible management options.

### **Contributory Components**

Counseling, coordination of care, and the nature of the presenting problem are not major considerations in most encounters, so they generally provide contributory information to the code selection process. The exception arises when counseling or coordination of care dominates the encounter (more than 50 percent of the time spent). In these cases, time determines the proper code. Document the exact amount of time spent to substantiate the selected code. Also, set forth clearly what was discussed during the

encounter. If a physician coordinates care with an interdisciplinary team of physicians or health professionals/agencies without a patient encounter, report it as a case management service.

Counseling is defined in the CPT book as a discussion with a patient and/or family concerning one or more of the following areas:

- Diagnostic results, impressions, and/or recommended diagnostic studies
- Prognosis
- Risks and benefits of management (treatment) options
- Instructions for management (treatment) and/or follow-up
- Importance of compliance with chosen management (treatment) options
- Risk factor reduction
- Patient and family education

E/M codes are designed to report actual work performed, not time spent. But when counseling or coordination of care dominates the encounter, time overrides the other factors and determines the proper code. For office encounters, count only the time spent face-to-face with the patient and/or family; for hospital or other inpatient encounters, count the time spent in the patient's unit or on the patient's floor. The time assigned to each code is an average and varies by physician.

According to the CPT book, "a presenting problem is a disease, condition, illness, injury, symptom, sign, finding, complaint, or other reason" for the patient encounter. The CPT book defines five types of presenting problems. These definitions should be reviewed frequently, but remember, this information merely contributes to code selection—the presenting problem is not a key factor. For a complete explanation of evaluation and management services refer to the CPT book.

### **Subcategories of Evaluation and Management**

The E/M section is broken down into subcategories by type of service. The following is an overview of these codes.

### Office or Other Outpatient Services (99201–99215)

Use the Office or Other Outpatient Services codes to report the services for most patient encounters. Multiple office or outpatient visits provided on the same calendar date are billable if medically necessary. Support the claim with documentation.

### Hospital Observation Services (99217–99226)

CPT codes 99217 through 99226 report E/M services

provided to patients designated or admitted as "observation status" in a hospital. It is not necessary that the patient be located in an observation area designated by the hospital to use these codes; however, whenever a patient is placed in a separately designated observation area of the hospital or emergency department, these codes should be used.

The instructional notes for Initial Hospital Observation Care include the following instructions:

- Use these codes to report the encounter(s) by the supervising physician when the patient is designated as "observation status."
- These codes include initiation of observation status, supervision of the health care plan for observation, and performance of periodic reassessments. See Office or Other Outpatient Consultation codes (99241–99245) to report observation encounters by other physicians.

When a patient is admitted to observation status in the course of an encounter in another site of service (e.g., hospital emergency department, physician's office, nursing facility), all E/M services provided by that physician on the same day are included in the admission for hospital observation. Only one physician can report initial observation services. Do not use these observation codes for postrecovery of a procedure that is considered a global surgical service.

Observation services are included in the inpatient admission service when provided on the same date. Use Initial Hospital Care codes for services provided to a patient who, after receiving observation services, is admitted to the hospital on the same date—the observation service is not reported separately.

### Observation Care Discharge Services (99217)

This code reports observation care discharge services. Use this code only if discharge from observation status occurs on a date other than the initial date of observation status. The code includes final examination of the patient, discussion of the hospital stay, instructions for continuing care, and preparation of discharge records. If a patient is admitted to, and subsequently discharged from, observation status on the same date, see codes 99234–99236.

### Hospital Inpatient Services (99221–99239)

The codes for hospital inpatient services report admission to a hospital setting, follow-up care provided in a hospital setting, and hospital discharge-day management. For inpatient care, the time component includes not only face-to-face time with the patient but also the physician's time spent in the patient's unit or on the patient's floor. This time may include family counseling or discussing the patient's condition with the family; establishing and

reviewing the patient's record; documenting within the chart; and communicating with other health care professionals such as other physicians, nursing staff, respiratory therapists, and so on.

If the patient is admitted to a facility on the same day as any related outpatient encounter (office, emergency department, nursing facility, etc.), report the total care as one service with the appropriate Initial Hospital Care code.

Codes 99238 and 99239 report hospital discharge day management, but excludes discharge of a patient from observation status (see 99217). When concurrent care is provided on the day of discharge by a physician other than the attending physician, report these services using Subsequent Hospital Care codes.

Not more than one hospital visit per day shall be payable except when documentation describes the medical necessity of more than one visit by a particular provider. Hospital visit codes shall be combined into the single code that best describes the service rendered where appropriate.

### Consultations (99241-99255)

Consultations in the CPT book fall under four subcategories: Office or Other Outpatient Consultations, Initial Inpatient Consultations, Follow-up Inpatient Consultations, and Confirmatory Consultations. Again, if counseling dominates the encounter, time determines the correct code in three of the four subcategories. Confirmatory consultations have no times established. The general rules and requirements of a consultation are as follows:

- The CPT book defines a consultation as "a type of service provided by a physician whose opinion or advice regarding evaluation and/or management of a specific problem is requested by another physician or other appropriate source."
- Most requests for consultation come from an attending physician or other appropriate source, and the necessity for this service must be documented in the patient's record. Include the name of the requesting physician on the claim form or electronic billing. Confirmatory consultations may be requested by the patient and/or family or may result from a second (or third) opinion.
- The consultant may initiate diagnostic and/or therapeutic services, such as writing orders or prescriptions and initiating treatment plans.
- The opinion rendered and services ordered or performed must be documented in the patient's medical record and a report of this information communicated to the requesting entity.

- Report separately any identifiable procedure or service performed on, or subsequent to, the date of the initial consultation.
- When the consultant assumes responsibility for the management of any or all of the patient's care subsequent to the consultation encounter, consultation codes are no longer appropriate. Depending on the location, identify the correct subsequent or established patient codes.

### Emergency Department Services (99281-99288)

Emergency department (ED) service codes do not differentiate between new and established patients and are used by hospital-based and non-hospital-based physicians. The notes clearly define an emergency department as "an organized hospital-based facility for the provision of unscheduled episodic services to patients who present for immediate medical attention. The facility must be available 24 hours a day." This guideline indicates that care provided in the ED setting for convenience should not be coded as an ED service. Also note that more than one ED service can be reported per calendar day if medically necessary.

### Critical Care Services (99291–99292)

The CPT book clarifies critical services providing additional detail about these services. Critical care is defined as "the direct delivery by a physician(s) of medical care for a critically ill or injured patient. A critical illness or injury acutely impairs one or more vital organ systems such that there is a high probability of imminent or life threatening deterioration in the patient's condition." Carefully read the guidelines in the CPT book for detailed information about the reporting of critical care services. Critical care is usually, but not always, given in a critical care area such as an intensive care unit (ICU), coronary care unit (CCU), pediatric intensive care unit (PICU), or respiratory care unit (RCU).

Note the following instructional guidelines for the Critical Care Service codes:

- Critical care codes include evaluation and management of the critically ill or injured patient, requiring constant attendance of the physician.
- Care provided to a patient who is not critically ill but happens to be in a critical care unit should be identified using Subsequent Hospital Care codes or Inpatient Consultation codes as appropriate.
- Critical care of less than 30 minutes should be reported using an appropriate E/M code.
- Critical care codes identify the total duration of time spent by a physician on a given date, even if the time is not continuous. Code 99291 reports the first 30-74 minutes of critical care and is used only once per date.

- Code 99292 reports each additional 30 minutes of critical care per date.
- Critical care of less than 15 minutes beyond the first hour or less than 15 minutes beyond the final 30 minutes should not be reported.

### Nursing Facility Services (99304–99318)

Nursing facility E/M services have been grouped into three subcategories: Comprehensive Nursing Facility Assessments, Subsequent Nursing Facility Care, and Nursing Facility Discharge Services. Included in these codes are E/M services provided to patients in psychiatric residential treatment centers. These facilities must provide a "24-hour therapeutically planned and professionally staffed group living and learning environment." Report other services, such as medical psychotherapy, separately when provided in addition to E/M services.

### Domiciliary, Rest Home (e.g., Boarding Home), or Custodial Care Services (99324–99337)

These codes report care given to patients residing in a long-term care facility that provides room and board, as well as other personal assistance services. The facility's services do not include a medical component.

### Home Services (99341-99350)

Services and care provided at the patient's home are coded from this subcategory.

### Prolonged Services (99354–99360, 99415–99416)

This section of E/M codes includes three service categories:

### Prolonged Physician Service with Direct (Face-to-Face) Patient Contact

These codes report services involving direct (face-to-face) patient contact beyond the usual service, with separate codes for office and outpatient encounters (99354 and 99355) and for inpatient encounters (99356 and 99357). Prolonged physician services are reportable in addition to other physician services, including any level of E/M service. The codes report the total duration of face-to-face time spent by the physician on a given date, even if the time is not continuous.

Code 99354 or 99356 reports the first hour of prolonged service on a given date, depending on the place of service, with 99355 or 99357 used to report each additional 30 minutes for that date. Services lasting less than 30 minutes are not reportable in this category, and the services must extend 15 minutes or more into the next time period to be reportable. For example, services lasting one hour and twelve minutes are reported by 99354 or 99356 alone. Services lasting one hour and seventeen minutes are reported by the code for the first hour plus the code for an additional 30 minutes.

### Prolonged Physician Service without Direct (Face-to-Face) Patient Contact

These prolonged physician services without direct (face-to-face) patient contact may include review of extensive records and tests, and communication (other than telephone calls) with other professionals and/or the patient and family. These are beyond the usual services and include both inpatient and outpatient settings. Report these services in addition to other services provided, including any level of E/M service. Use 99358 to report the first hour and 99359 for each additional 30 minutes. All aspects of time reporting are the same as explained above for direct patient contact services.

#### Physician Standby Services

Code 99360 reports the circumstances of a physician who is requested by another physician to be on standby, and the standby physician has no direct patient contact. The standby physician may not provide services to other patients or be proctoring another physician for the time to be reportable. Also, if the standby physician ultimately provides services subject to a surgical package, the standby is not separately reportable.

This code reports cumulative standby time by date of service. Less than 30 minutes is not reportable, and a full 30 minutes must be spent for each unit of service reported. For example, 25 minutes is not reportable, and 50 minutes is reported as one unit (99360 x 1).

### Case Management Services (99363–99368)

Physician case management is the process of physician-directed care. This includes coordinating and controlling access to the patient or initiating and/or supervising other necessary health care services.

### Care Plan Oversight Services (99374–99380)

These codes report the services of a physician providing ongoing review and revision of a patients care plan involving complex or multidisciplinary care modalities. Only one physician may report this code per patient per 30-day period, and only if more than 30 minutes is spent during the 30 days. Do not use this code for supervision of patients in nursing facilities or under the care of home health agencies unless the patient requires recurrent supervision of therapy. Also, low intensity and infrequent supervision services are not reported separately.

### Special Evaluation and Management Services (99450–99456)

This series of codes reports physician evaluations in order to establish baseline information for insurance certification and/or work related or medical disability.

Evaluation services for work related or disability evaluation is covered at the following total RVU values:

99455 10.63 99456 21.25

### Other Evaluation and Management Services (99499)

This is an unlisted code to report services not specifically defined in the CPT book.

### **M**ODIFIERS

Modifiers augment CPT codes to more accurately describe the circumstances of services provided. When applicable, the circumstances should be identified by a modifier code appended in the appropriate field for electronic or paper submission of the billing.

A complete list of the applicable CPT modifiers is available in Appendix A of the CPT book.

### **State-Specific Modifier**

### Modifier PE: Physician Assistants and Advanced Practice Registered Nurses

Physician assistant and advanced practice registered nurse services are identified by adding modifier (PE) to the usual procedure number. A physician assistant must be properly certified and licensed by the State of Alaska and/or licensed or certified in the state where services are provided. An advanced practice registered nurse (APRN) must be properly certified and licensed by the State of Alaska and/or licensed or certified in the state where services are provided.

Reimbursement is the lower of the billed charges or 85 percent of the MAR for the procedure; modifier PE shall be used when services and procedures are provided by a physician assistant or an advanced practice registered nurse.



## **Anesthesia**

### **GENERAL INFORMATION AND GUIDELINES**

This schedule utilizes the relative values for anesthesia services from the current *Relative Value Guide*® published by the American Society of Anesthesiologists (ASA). No relative values are published in this schedule—only the conversion factors and rules for anesthesia reimbursement.

Report services involving administration of anesthesia by the surgeon, the anesthesiologist, or other authorized provider by using the CPT® five-digit anesthesia procedure code(s) (00100–01999), physical status modifier codes, qualifying circumstances codes (99100–99140), and modifier codes (defined under Anesthesia Modifiers later in these ground rules).

### **BILLING AND PAYMENT GUIDELINES**

Anesthesia services include the usual preoperative and postoperative visits, the administration of the anesthetic, and the administration of fluids and/or blood incident to the anesthesia or surgery. Local infiltration, digital block, topical, or Bier block anesthesia administered by the operating surgeon are included in the surgical services as listed.

When multiple operative procedures are performed on the same patient at the same operative session, the anesthesia value is that of the major procedure only (e.g., anesthesia base of the major procedure plus total time).

Anesthesia values consist of the sum of anesthesia base units, time units, physical status modifiers, and the value of qualifying circumstances multiplied by the specific anesthesia conversion factor \$121.82. Relative values for anesthesia procedures (00100–01999, 99100–99140) are as specified in the current *Relative Value Guide* published by the American Society of Anesthesiologists.

### **Time for Anesthesia Procedures**

Time for anesthesia procedures is calculated in 15-minute units. Anesthesia time starts when the anesthesiologist begins constant attendance on the patient for the induction of anesthesia in the operating room or in an equivalent area. Anesthesia time ends when the anesthesiologist is no longer in personal attendance and the patient may be safely placed under postoperative supervision.

### **Calculating Anesthesia Charges**

The following scenario is for the purpose of example only:

O1382 Anesthesia for arthroscopic procedure of knee joint

Dollar Conversion Unit = \$121.82

Base Unit Value = 3

Time Unit Value = 8 (4 units per hr x 2 hrs)

Physical Status Modifier Value = 0

Qualifying Circumstances Value = 0

Anesthesia Fee = \$121.82 x (3 Base Unit Value + 8 Time Unit Value + 0 Physical Status Modifier Value + 0 Qualifying Circumstances Value) = \$1,340.02

Physical status modifiers and qualifying circumstances, are discussed below. Assigned unit values are added to the base unit for calculation of the total maximum allowable reimbursement (MAR).

### **Anesthesia Supervision**

Reimbursement for the combined charges of the nurse anesthetist and the supervising physician shall not exceed the scheduled value for the anesthesia services if rendered solely by a physician.

### Anesthesia Monitoring

When an anesthesiologist is required to participate in and be responsible for monitoring the general care of the patient during a surgical procedure but does not administer anesthesia, charges for these services are based on the extent of the services rendered

### **Other Anesthesia**

Local infiltration, digital block, or topical anesthesia administered by the operating surgeon is included in the unit value for the surgical procedure.

If the attending surgeon administers the regional anesthesia, the value shall be the lower of the "basic" anesthesia value only, with no added value for time, or billed charge (see modifier 47 in the Surgery guidelines). Surgeons are to use surgical codes billed with modifier 47 for anesthesia services that are performed. No additional time units are allowed.

Adjunctive services provided during anesthesia and certain other circumstances may warrant an additional charge. Identify by using the appropriate modifier.

### ANESTHESIA MODIFIERS

All anesthesia services are reported by use of the anesthesia five-digit procedure code (00100-01999) plus the addition of a physical status modifier. The use of other optional modifiers may be appropriate.

### **Physical Status Modifiers**

Physical status modifiers are represented by the initial letter 'P' followed by a single digit from 1 to 6 defined below. See the ASA *Relative Value Guide* for units allowed for each modifier.

| MODIFIER | DESCRIPTION   |
|----------|---|
| P1       | A normal healthy patient  |
| P2       | A patient with mild systemic disease  |
| P3       | A patient with severe systemic disease  |
| P4       | A patient with severe systemic disease that is a constant threat to life        |
| P5       | A moribund patient who is not expected to survive without the operation         |
| P6       | A declared brain-dead patient whose organs are being removed for donor purposes |

These physical status modifiers are consistent with the American Society of Anesthesiologists' (ASA) ranking of patient physical status. Physical status is included in the CPT book to distinguish between various levels of complexity of the anesthesia service provided.

### **Qualifying Circumstances**

Many anesthesia services are provided under particularly difficult circumstances, depending on factors such as extraordinary condition of patient, notable operative conditions, and/or unusual risk factors. This section includes a list of important qualifying circumstances that significantly impact the character of the anesthesia service provided. These procedures would not be reported alone but would be reported as additional procedures to qualify an anesthesia procedure or service. More than one qualifying circumstance may apply to a procedure or service. See the ASA *Relative Value Guide* for units allowed for each code.

| CODE  | DESCRIPTION   |
|-------|---|
| 99100 | Anesthesia for patient of extreme age: under one year or over seventy |
| 99116 | Anesthesia complicated by total body hypothermia                      |
| 99135 | Anesthesia complicated by controlled hypotension                      |
| 99140 | Anesthesia complicated by emergency conditions (specify)              |

Note: An emergency exists when a delay in patient treatment would significantly increase the threat to life or body part.

### Modifiers

Modifiers augment CPT codes to more accurately describe the circumstances of services provided. When applicable, the circumstances should be identified by a modifier code appended in the appropriate field for electronic or paper submission of the billing.

A complete list of the applicable CPT modifiers is available in Appendix A of the CPT book.

### **Applicable HCPCS Modifiers**

Modifier QZ: CRNA without medical direction by a physician: Reimbursement is the lower of the billed charge or 85 percent of the MAR for the anesthesia procedure. Modifier QZ shall be used when unsupervised anesthesia services are provided by a certified registered nurse anesthetist.

# Surgery

### **GENERAL INFORMATION AND GUIDELINES**

### **Definitions of Surgical Repair**

The definition of surgical repair of simple, intermediate, and complex wounds is defined in the CPT® book and applies to codes used to report these services.

### **BILLING AND PAYMENT GUIDELINES**

### **Global Reimbursement**

The reimbursement allowances for surgical procedures are based on a global reimbursement concept that covers performing the basic service and the normal range of care. Normal range of care includes day of surgery through termination of postoperative period.

In addition to the surgical procedure, global reimbursement includes:

- Topical anesthesia, local infiltration, or a nerve block (metacarpal, metatarsal, or digital)
- Subsequent to the decision for surgery, one related E/M encounter may be on the date immediately prior to or on the date of the procedure and includes history and physical
- Routine postoperative care including recovery room evaluation, written orders, discussion with other providers as necessary, dictating operative notes, progress notes orders, and discussion with the patient's family and/or care givers
- Normal, uncomplicated follow-up care for the time periods indicated as global days. The number establishes the days during which no additional reimbursement is allowed for the usual care provided following surgery, absent complications or unusual circumstances
- The allowances cover all normal postoperative care, including the removal of sutures by the surgeon or associate. The day of surgery is day one when counting follow-up days

### Follow-up Care for Diagnostic Procedures

Follow-up care for diagnostic procedures (e.g., endoscopy, injection procedures for radiography) includes only the care related to recovery from the diagnostic procedure itself. Care of the condition for which the diagnostic procedure was performed or of other concomitant conditions is not included and may be charged for in accordance with the services rendered.

### Follow-up Care for Therapeutic Surgical Procedures

Follow-up care for therapeutic surgical procedures includes only care that is usually part of the surgical procedure. Complications, exacerbations, recurrence, or the presence of other diseases or injuries requiring additional services concurrent with the procedure(s) or during the listed period of normal follow-up care may warrant additional charges. The workers' compensation carrier is responsible only for charges related to the compensable injury or illness.

### Additional Surgical Procedure(s)

When additional surgical procedures are carried out within the listed period of follow-up care for a previous surgery, the follow-up periods will continue concurrently to their normal terminations

### Incidental Procedure(s)

When additional surgical procedures are carried out within the listed period of follow-up care, an additional charge for an incidental procedure (e.g., incidental appendectomy, incidental scar excisions, puncture of ovarian cysts, simple lysis of adhesions, simple repair of hiatal hernia, etc.) is not customary and does not warrant additional reimbursement.

### **Suture Removal**

Billing for suture removal by the operating surgeon is not appropriate as this is considered part of the global fee.

### **Aspirations and Injections**

Puncture of a cavity or joint for aspiration followed by injection of a therapeutic agent is one procedure and should be billed as such.

### **Surgical Assistants**

For the purpose of reimbursement, physicians who assist at surgery may be reimbursed as a surgical assistant. The surgical assistant must bill separately from the primary physician. Assistant surgeons should use modifier 80, 81, or 82 and are allowed the lower of the billed charge or 20 percent of the MAR.

When a physician assistant or nurse practitioner acts as an assistant surgeon and bills as an assistant surgeon, the reimbursement will be the lower of the billed charge or 15 percent of the MAR. The physician assistant or nurse practitioner billing as an assistant surgeon must add modifier AS to the line of service on the bill in addition to modifier 80, 81, or 82 for correct reimbursement.

Payment will be made to the physician assistant or nurse practitioner's employer (the physician).

Note: If the physician assistant or nurse practitioner is acting as the surgeon or sole provider of a procedure, he or she will be paid at a maximum of the lower of the billed charge or 85 percent of the MAR.

### **Anesthesia by Surgeon**

Anesthesia by the surgeon is considered to be more than local or digital anesthesia. Identify this service by adding modifier 47 to the surgical code. Reimbursement is the lower of the billed charge or the anesthesia base unit amount x anesthesia conversion factor. No additional time is allowed.

### Multiple or Bilateral Procedures

It is appropriate to designate multiple procedures that are rendered at the same session by separate billing entries. To report, use modifier 51. When bilateral or multiple surgical procedures which add significant time or complexity to patient care are performed at the same operative session and are not separately identified in the schedule, use modifier 50 or 51 respectively to report. Reimbursement for multiple surgical procedures performed at the same session is calculated as follows:

**Modifier 50:** Reimbursement is the lower of the billed charge or 100 percent of the MAR for the procedure on the first side; reimbursement is the lower of the billed charge or 50 percent of the MAR for the procedure for the second side. If another procedure performed at the same operative session is higher valued then both sides are reported with modifier 51 and 50 and reimbursed at the lower of the billed charge or 50 percent of the MAR.

**Modifier 51:** Reimbursement is the lower of the billed charge or 100 percent of the MAR for the procedure with the highest relative value unit rendered during the same session as the primary procedure; reimbursement is the lower of the

billed charge or 50 percent of the MAR for the procedure with the second highest relative value unit and all subsequent procedures during the same session as the primary procedure.

- Major (highest valued) procedure: maximum reimbursement is the lower of the billed charge or 100 percent of the MAR
- Second and all subsequent procedure(s): maximum reimbursement is the lower of the billed charge or 50 percent of the MAR

Note: CPT codes listed in Appendix D of the CPT book and designated as add-on codes have already been reduced in RBRVS and are not subject to the 50 percent reimbursement reductions listed above. CPT codes listed in Appendix E of the CPT book and designated as exempt from modifier 51 are also not subject to the above multiple procedure reduction rule. They are reimbursed at the lower of the billed charge or MAR.

### Arthroscopy

Surgical arthroscopy always includes a diagnostic arthroscopy. Only in the most unusual case is an increased fee justified because of increased complexity of the intra-articular surgery performed.

### **MODIFIERS**

Modifiers augment CPT codes to more accurately describe the circumstances of services provided. When applicable, the circumstances should be identified by a modifier code appended in the appropriate field for electronic or paper submission of the billing.

A complete list of the applicable CPT modifiers is available in Appendix A of the CPT book.

### **Reimbursement Guidelines for CPT Modifiers**

Specific modifiers shall be reimbursed as follows:

**Modifier 50:** Reimbursement is the lower of the billed charge or 100 percent of the MAR for the procedure on the first side; reimbursement is the lower of the billed charge or 50 percent of the MAR for the procedure for the second side. If another procedure performed at the same operative session is higher valued then both sides are reported with modifier 51 and 50 and reimbursed at the lower of the billed charge or 50 percent of the MAR.

**Modifier 51:** Reimbursement is the lower of the billed charge or 100 percent of the MAR for the procedure with the highest relative value unit rendered during the same session as the primary procedure; reimbursement is the lower of the billed charge or 50 percent of the MAR for the procedure

with the second highest relative value unit and all subsequent procedures during the same session as the primary procedure.

**Modifiers 80, 81, and 82:** Reimbursement is the lower of the billed charge or 20 percent of the MAR for the surgical procedure when performed by a physician. See modifier AS for physician assistant or nurse practitioner.

### **State-Specific Modifiers**

### Modifier AS: Physician Assistant or Nurse Practitioner Assistant at Surgery Services

When assistant at surgery services are performed by a physician assistant or nurse practitioner, the service is reported by appending modifier AS.

Reimbursement is the lower of the billed charge or 15 percent of the MAR for the procedure. Modifier AS shall be

used when a physician assistant or nurse practitioner acts as an assistant surgeon and bills as an assistant surgeon.

### Modifier PE: Physician Assistants and Advanced Practice Registered Nurses

Physician assistant and advanced practice registered nurse services are identified by adding modifier (PE) to the usual procedure number. A physician assistant must be properly certified and licensed by the State of Alaska and/or licensed or certified in the state where services are provided. An advanced practice registered nurse (APRN) must be properly certified and licensed by the State of Alaska and/or licensed or certified in the state where services are provided.

Reimbursement is the lower of the billed charge or 85 percent of the MAR for the procedure; modifier PE shall be used when services and procedures are provided by a physician assistant or an advanced practice registered nurse.





# Radiology

### **GENERAL INFORMATION AND GUIDELINES**

This section refers to radiology services, which includes nuclear medicine and diagnostic ultrasound. These rules apply when radiological services are performed by or under the responsible supervision of a physician.

RVUs without modifiers are for the technical component plus the professional component (total fee). Reimbursement for the professional and technical components shall not exceed the RVUs for the total procedure. The number of views, slices, or planes/sequences shall be specified on billings for complete examinations, CT scans, MRAs, or MRIs.

### **BILLING AND PAYMENT GUIDELINES**

### **Professional Component**

The professional component represents the value of the professional radiological services of the physician. This includes performance and/or supervision of the procedure interpretation and written report of the examination and consultation with the referring physician. (Report using modifier 26.)

### **Technical Component**

The technical component includes the charges for personnel, materials (including usual contrast media and drugs), film or xerography, space, equipment and other facilities, but excludes the cost of radioisotopes and non-ionic contrast media such as the use of gadolinium in MRI procedures. (Report using modifier TC.)

### **Review of Diagnostic Studies**

When prior studies are reviewed in conjunction with a visit, consultation, record review, or other evaluation, no separate charge is warranted for the review by the medical provider or other medical personnel. Neither the professional component value (modifier 26) nor the radiologic consultation code (76140) is reimbursable under this circumstance. The review of diagnostic tests is included in the evaluation and management codes.

### Written Reports

A written report, signed by the interpreting physician, should be considered an integral part of a radiologic procedure or interpretation.

### **M**ODIFIERS

Modifiers augment CPT codes to more accurately describe the circumstances of services provided. When applicable, the circumstances should be identified by a modifier code appended in the appropriate field for electronic or paper submission of the billing.

A complete list of the applicable CPT modifiers is available in Appendix A of the CPT book.

### **Reimbursement Guidelines for CPT Modifiers**

Specific CPT modifiers shall be reimbursed as follows:

**Modifier 26:** Reimbursement is the lower of the billed charge or the MAR for the code with modifier 26.

**Modifier 51:** Reimbursement is the lower of the billed charge or 100 percent of the MAR for the procedure with the highest relative value unit rendered during the same session as the primary procedure; reimbursement is the lower of the billed charge or 50 percent of the MAR for the procedure with the second highest relative value unit and all subsequent procedures during the same session as the primary procedure.

### Applicable HCPCS Modifiers

### **TC Technical Component**

Under certain circumstances, a charge may be made for the technical component alone. Under those circumstances the technical component charge is identified by adding modifier TC to the usual procedure number. Technical component charges are institutional charges and not billed separately by physicians.

Reimbursement is the lower of the billed charge or the MAR for the code with modifier TC.



## **Pathology and Laboratory**

#### **GENERAL INFORMATION AND GUIDELINES**

Pathology and laboratory services are provided by the pathologist, or by the technologist, under responsible supervision of a physician.

The MAR for codes in this section include the recording of the specimen, performance of the test, and reporting of the result. Specimen collection, transfer, or individual patient administrative services are not included. (For reporting, collection, and handling, see the 99000 series of CPT® codes.)

The fees listed in the *Resource-Based Relative Value Scale* (RBRVS) without a modifier include both the professional and technical components. Utilization of the listed code without modifier 26 or TC implies that there will be only one charge, inclusive of the professional and technical components. The values apply to physicians, physician-owned laboratories, commercial laboratories, and hospital laboratories.

The conversion factor for Pathology and Laboratory codes (80047–89398) is \$142.00 for codes listed in the RBRVS. Laboratory services not found in the RBRVS but found in the Clinical Diagnostic Laboratory Fee Schedule (CLAB) file use a multiplier of 6.33 for the values in the column for the State of Alaska.

Reimbursement is the lower of the billed charge or the MAR (RBRVS or CLAB) for the pathology or laboratory service provided. Laboratory and pathology services ordered by physician assistants and advanced practice registered nurses are reimbursed according to the guidelines in this section.

#### **BILLING AND PAYMENT GUIDELINES**

#### **Professional Component**

The professional component represents the value of the professional pathology services of the physician. This includes performance and/or supervision of the procedure, interpretation and written report of the laboratory

procedure, and consultation with the referring physician. (Report using modifier 26.)

#### **Technical Component**

The technical component includes the charges for personnel, materials, space, equipment, and other facilities. (Report using modifier TC.) The total value of a procedure should not exceed the value of the professional component and the technical component combined.

#### **Organ or Disease Oriented Panels**

The billing for panel tests must include documentation listing the tests in the panel. When billing for panel tests (CPT codes 80047–80081), use the code number corresponding to the appropriate panel test. The individual tests performed should not be reimbursed separately. Refer to the CPT book for information about which tests are included in each panel test.

#### Drug Screening

Drug screening is reported with CPT codes 80305–80307. These services are reported once per patient encounter. These codes are used to report urine, blood, serum, or other appropriate specimen. Drug confirmation is reported with codes G0480–G0483 dependent upon the number of drug tests performed. These codes are valued in the CLAB schedule and the multiplier is 6.33.

#### **M**ODIFIERS

Modifiers augment CPT codes to more accurately describe the circumstances of services provided. When applicable, the circumstances should be identified by a modifier code appended in the appropriate field for electronic or paper submission of the billing.

A complete list of the applicable CPT modifiers is available in Appendix A of the CPT book.

Specific CPT modifiers shall be reimbursed as follows:

**Modifier 26:** Reimbursement is the lower of the billed charge or the MAR for the code with modifier 26.

#### **Applicable HCPCS Modifiers**

#### **TC Technical Component**

Under certain circumstances, a charge may be made for the technical component alone. Under those circumstances the technical component charge is identified by adding modifier TC to the usual procedure number. Technical component

charges are institutional charges and not billed separately by physicians.

Reimbursement is the lower of the billed charge or the MAR for the code with modifier TC.



## Medicine

#### **GENERAL INFORMATION AND GUIDELINES**

Visits, examinations, consultations, and similar services as listed in this section reflect the wide variations in time and skills required in the diagnosis and treatment of illness or in health supervision. The maximum allowable fees apply only when a licensed health care provider is performing those services within the scope of practice for which the provider is licensed; or when performed by a non-licensed individual rendering care under the direct supervision of a physician.

#### **BILLING AND PAYMENT GUIDELINES**

All providers may report and be reimbursed for codes 97014 and 97810–97814.

#### **Multiple Procedures**

It is appropriate to designate multiple procedures rendered on the same date by separate entries.

#### Separate Procedures

Some of the listed procedures are commonly carried out as an integral part of a total service, and as such do not warrant a separate reimbursement. When, however, such a procedure is performed independently of, and is not immediately related to the other services, it may be listed as a separate procedure. Thus, when a procedure that is ordinarily a component of a larger procedure is performed alone for a specific purpose, it may be reported as a separate procedure.

#### Materials Supplied by Physician

Supplies and materials provided by the physician (e.g., sterile trays, supplies, drugs, etc.), over and above those usually included with the office visit or other services rendered, may be charged for separately. List drugs, trays, supplies, and materials provided and identify using the CPT or HCPCS Level II codes with a copy of the invoice for supplies.

Durable Medical Equipment, Prosthetics, Orthotics, and Supplies (DMEPOS), are reported using HCPCS Level II codes and the Medicare DMEPOS fee schedule value for Alaska multiplied by 1.84.

#### **Physical Medicine**

Physical medicine is an integral part of the healing process for a variety of injured workers. Recognizing this, the schedule includes codes for physical medicine, i.e., those modalities, procedures, tests, and measurements in the Medicine section, 97010–97799, representing specific therapeutic procedures performed by or under the direction of physicians and providers as defined under the Alaska Workers' Compensation Act and Regulations.

The initial evaluation of a patient is reimbursable when performed with physical medicine services. Follow-up evaluations for physical medicine are covered based on the conditions listed below. Physicians should use the appropriate code for the evaluation and management section, other providers should use the appropriate physical medicine codes for initial and subsequent evaluation of the patient. Physical medicine procedures include setting up the patient for any and all therapy services and an E/M service is not warranted unless reassessment of the treatment program is necessary or another physician in the same office where the physical therapy services are being rendered is seeing the patient.

A physician or provider of physical medicine may charge for and be reimbursed for a follow-up evaluation for physical therapy only if new symptoms present the need for re-evaluation as follows:

- There is a definitive change in the patient's condition
- The patient fails to respond to treatment and there is a need to change the treatment plan
- The patient has completed the therapy regime and is ready to receive discharge instructions
- The employer or carrier requests a follow-up examination

#### **TENS Units**

TENS (transcutaneous electrical nerve stimulation) must be provided under the attending or treating physician's prescription.

#### **Publications, Books, and Videos**

Charges will not be reimbursed for publications, books, or videos unless by prior approval of the payer.

#### **Work Hardening**

Work hardening codes are a covered service. They are valued with the following total RVUs:

97545 3.41 97546 1.36

#### **Osteopathic Manipulative Treatment**

The following guidelines pertain to osteopathic manipulative treatment (codes 98925–98929):

- Osteopathic manipulative treatment (OMT) is a form of manual treatment applied by a physician to eliminate or alleviate somatic dysfunction and related disorders. This treatment may be accomplished by a variety of techniques.
- Evaluation and management services may be reported separately if, the patient's condition requires a separately identifiable E/M service with significant work that exceeds the usual preservice and postservice work associated with the OMT. Different diagnoses are not required for the reporting of the OMT and E/M service on the same date. Modifier 25 should be appended to the E/M service.
- Recognized body regions are: head region; cervical region; thoracic region; lumbar region; sacral region; pelvic region; lower extremities; upper extremities; rib cage region; abdomen and viscera region.

#### **Chiropractic Manipulative Treatment**

The following guidelines pertain to chiropractic manipulative treatment (codes 98940–98943):

- Chiropractic manipulative treatment (CMT) is a form of manual treatment using a variety of techniques for treatment of joint and neurophysiological function. The chiropractic manipulative treatment codes include a premanipulation patient assessment.
- Evaluation and management services may be reported separately if, the patients condition requires a separately identifiable E/M service with significant work that exceeds the usual preservice and postservice work associated with the CMT. Different diagnoses are not required for the reporting of the OMT and E/M service on the same date. Modifier 25 should be appended to the E/M service.
- There are five spinal regions recognized for CMT: cervical region (includes atlanto-occipital joint); thoracic region (includes costovertebral and costotransverse joints); lumbar region; sacral region; and pelvic (sacroiliac joint) region. There are also five recognized extraspinal regions: head (including temporomandibular joint, excluding

- atlanto-occipital) region; lower extremities; upper extremities; rib cage (excluding costotransverse and costovertebral joints); and abdomen.
- Chiropractors may report codes 97014, 98940, 98941, 98942, 98943, 97810, 97811, 97813, 97814.

#### **MODIFIERS**

Modifiers augment CPT codes to more accurately describe the circumstances of services provided. When applicable, the circumstances should be identified by a modifier code appended in the appropriate field for electronic or paper submission of the billing.

A complete list of the applicable CPT modifiers is available in Appendix A of the CPT book.

#### **Reimbursement Guidelines for CPT Modifiers**

**Modifier 26:** Reimbursement is the lower of the billed charge or the MAR for the code with modifier 26.

Specific modifiers shall be reimbursed as follows:

Modifier 50: Reimbursement is the lower of the billed charge or 100 percent of the MAR for the procedure on the first side; reimbursement is the lower of the billed charge or 50 percent of the MAR for the procedure for the second side. If another procedure performed at the same operative session is higher valued then both sides are reported with modifier 51 and 50 and reimbursed at the lower of the billed charge or 50 percent of the MAR.

**Modifier 51:** Reimbursement is the lower of the billed charge or 100 percent of the MAR for the procedure with the highest relative value unit rendered during the same session as the primary procedure; reimbursement is the lower of the billed charge or 50 percent of the MAR for the procedure with the second highest relative value unit and all subsequent procedures during the same session as the primary procedure.

#### **Applicable HCPCS Modifiers**

#### **TC Technical Component**

Under certain circumstances, a charge may be made for the technical component alone. Under those circumstances the technical component charge is identified by adding modifier TC to the usual procedure number. Technical component charges are facility charges and not billed separately by the physician.

Reimbursement is the lower of the billed charge or the MAR for the code with modifier TC.

# **Category II**

Category II codes are supplemental tracking codes for performance measurement. These codes are not assigned a value. Reporting category II codes is part of the Quality Payment Program (QPP). Quality measures were developed by the Centers for Medicare and Medicaid Services (CMS) in cooperation with consensus organizations including the AQA Alliance and the National Quality Forum (NQF). Many of the quality measures are tied directly to CPT codes with the diagnoses for the conditions being monitored. The

reporting of quality measures is voluntary but will affect reimbursement in future years for Medicare.

The services are reported with alphanumeric CPT codes with an ending value of "F" or HCPCS codes in the "G" section.

Category II modifiers are used to report special circumstances for reporting MIPS coding including why a quality measure was not completed.





# **Category III**

Category III codes are temporary codes identifying emerging technology and should be reported when available. These codes are alphanumeric with and ending value of "T" for temporary.

The use of these codes supersedes reporting the service with an unlisted code. It should be noted that the codes in this section may be retired if not converted to a category I, or standard CPT code. Category III codes are updated semiannually by the American Medical Association (AMA).

Category III codes are listed numerically as adopted by the AMA and are not divided into service type or specialty.

#### **CATEGORY III MODIFIERS**

As the codes in category III span all of the types of CPT codes all of the modifiers are applicable. Please see a list of CPT modifiers in the General Information and Guidelines section.





## **HCPCS** Level II

#### **GENERAL INFORMATION AND GUIDELINES**

The CPT® coding system was designed by the American Medical Association to report physician services and is, therefore, lacking when it comes to reporting durable medical equipment (DME) and medical supplies. In response, the Centers for Medicare and Medicaid Services (CMS) developed a secondary coding system, HCPCS Level II, to meet the reporting needs of the Medicare program and other sectors of the health care industry.

HCPCS (pronounced "hick-picks") is an acronym for Healthcare Common Procedure Coding System and includes codes for procedures, equipment, and supplies not found in the CPT book.

#### **MEDICARE PART B DRUGS**

For drugs and injections coded under the Healthcare Common Procedure Coding System (HCPCS) the payment allowance limits for drugs is the lower of average sale price multiplied by 3.375 or billed charges.

#### **DURABLE MEDICAL EQUIPMENT**

Durable Medical Equipment, Prosthetics, Orthotics, and Supplies (DMEPOS), are reported using HCPCS Level II codes. Reimbursement is the lower of the Medicare DMEPOS fee schedule value multiplied by 1.84 or billed charges. If no CPT code identifies the supply, bill using the appropriate HCPCS code with a copy of the invoice for supplies.

#### **M**ODIFIERS

Applicable HCPCS modifiers found in the DMEPOS fee schedule include:

NU New equipment

RR Rental (use the RR modifier when DME is to be

rented)

UE Used durable medical equipment

#### AMBULANCE SERVICES

The maximum allowable reimbursement (MAR) for lift off fees and air mile rates for air ambulance services rendered under AS 23.30 (Alaska Workers' Compensation Act), is as follows:

- (1) for air ambulance services provided **entirely in this state** that are not provided under a certificate issued under 49 U.S.C. 41102 or that are provided under a certificate issued under 49 U.S.C. 41102 for charter air transportation by a charter air carrier, the maximum allowable reimbursements are as follows:
  - (A) a fixed wing lift off fee may not exceed \$11,500;
  - (B) a fixed wing air mile rate may not exceed 400 percent of the Centers for Medicare and Medicaid Services ambulance fee schedule rate in effect at the time of service;
  - (C) a rotary wing lift off fee may not exceed \$13,500;
  - (D)a rotary wing air mile rate may not exceed 400 percent of the Centers for Medicare and Medicaid Services ambulance fee schedule rate in effect at the time of service:
- (2) for air ambulance services in circumstances not covered under (1) of this subsection, the maximum allowable reimbursement is 100 percent of billed charges.

Ground ambulance services are reported using the appropriate HCPCS codes. The maximum allowable reimbursement (MAR) for medical services that do not have valid Current Procedural Terminology (CPT), or Healthcare Common Procedure Coding System (HCPCS) codes, a currently assigned CMS relative value, or an established conversion factor is the lowest of 85 percent of billed charges, the charge for the treatment or service when provided to the general public, or the charge for the treatment or service negotiated by the provider and the employer.



# **Outpatient Facility**

#### **GENERAL INFORMATION AND GUIDELINES**

The Outpatient Facility section represents services performed in an outpatient facility and billed utilizing the 837i format or UB04 (CMS 1450) claim form. For medical services provided by hospital outpatient clinics or ambulatory surgical centers under AS 23.30 (Alaska Workers' Compensation Act), an outpatient conversion factor of \$221.79 shall be applied to the hospital relative weights established for each Current Procedural Terminology (CPT®) or Ambulatory Payment Classifications (APC) code adopted by reference in 8 AAC 45.083(m). Although hospital and ambulatory surgical center reimbursement uses a single conversion factor and hospital relative weights, payment determination, packaging, and discounting methodology shall follow the appropriate CMS methodology—OPPS for hospital outpatient and ASC PPS for ambulatory surgical centers. For procedures performed in an outpatient setting, implants shall be paid at invoice plus 10 percent.

The maximum allowable reimbursement (MAR) for medical services that do not have valid Current Procedural Terminology (CPT), or Healthcare Common Procedure Coding System (HCPCS) codes, currently assigned Centers for Medicare and Medicaid Services (CMS) relative value, or an established conversion factor is the lowest of 85 percent of billed charges, the charge for the treatment or service when provided to the general public, or the charge for the treatment or service negotiated by the provider and the employer.

A revenue code is defined by CMS as a code that identifies a specific accommodation, ancillary service or billing calculation. Revenue codes are used by outpatient facilities to specify the type and place of service being billed and to reflect charges for items and services provided. A substantial number of outpatient facilities use both CPT codes and revenue codes to bill private payers for outpatient facility

services. The outpatient facility fees are driven by CPT code rather than revenue code. Common revenue codes are reported for components of the comprehensive surgical outpatient facility charge, as well as pathology and laboratory services, radiology services, and medicine services. The CMS guidelines applicable to status indicators are followed unless otherwise superseded by Alaska state guidelines. The following billing and payment rules apply for medical treatment or services provided by hospital outpatient clinics, and ambulatory surgical centers:

- (1) medical services for which there is no *Ambulatory Payment Classifications* weight listed are the lowest of 85 percent of billed charges, the fee or charge for the treatment or service when provided to the general public, or the fee or charge for the treatment or service negotiated by the provider and the employer;
- (2) status indicator codes C, E, and P are the lowest of 85 percent of billed charges, the fee or charge for the treatment or service when provided to the general public, or the fee or charge for the treatment or service negotiated by the provider and the employer;
- (3) two or more medical procedures with a status indicator code T on the same claim shall be reimbursed with the highest weighted code paid at 100 percent of the *Ambulatory Payment Classifications* calculated amount and all other status indicator code T items paid at 50 percent;
- (4) a payer shall subtract implantable hardware from a hospital outpatient clinic's or ambulatory surgical center's billed charges and pay separately at manufacturer or supplier invoice cost plus 10 percent.

Status indicators determine how payments are calculated, whether items are paid, and which reimbursement methodology is used. The *Official Alaska Workers*'

Compensation Medical Fee Schedule guidelines supersede the CMS guidelines as described below.

| INDICATOR | ITEM/CODE/SERVICE   | OP PAYMENT STATUS/<br>ALASKA SPECIFIC GUIDELINE  |
|-----------|---|--|
| A         | Services furnished to a hospital outpatient that are paid under a fee schedule or payment system other than OPPS, for example:  • Ambulance services  • Separately payable clinical diagnostic laboratory services  • Separately payable non-implantable prosthetic and orthotic devices  • Physical, occupational, and speech therapy  • Diagnostic mammography  • Screening mammography | Not paid under OPPS.   |
| В         | Codes that are not recognized by OPPS when submitted on an outpatient hospital Part B bill type (12x and 13x).  | Not paid under OPPS. An alternate code that is recognized by OPPS when submitted on an outpatient hospital Part B bill type (12x and 13x) may be available.  |
| С         | Inpatient Procedures  | Not paid under OPPS.  Alaska Specific Guideline: Payment is the lowest of 85 percent of billed charges, the fee or charge for the treatment or service when provided to the general public, or the fee or charge for the treatment or service negotiated by the pro- vider and the employer. |
| D         | Discontinued codes  | Not paid under OPPS.   |
| E1        | Items, codes and services:  Not covered by any Medicare outpatient benefit category  That are not covered by Medicare based on statutory exclusion  That are not recognized by Medicare but for which an alternate code for the same item or service may be available  For which separate payment is not provided by Medicare   | Not paid under OPPS. Alaska Specific Guideline: Payment is the lowest of 85 percent of billed charges, the fee or charge for the treatment or service when provided to the general public, or the fee or charge for the treatment or service negotiated by the pro- vider and the employer.  |

| INDICATOR | ITEM/CODE/SERVICE  | OP PAYMENT STATUS/<br>ALASKA SPECIFIC GUIDELINE  |
|-----------|--|--|
| E2        | Items ans services<br>for which pricing<br>information and<br>claims data are not<br>available | Not paid under OPPS. Status may change as data is received by CMS.  Alaska Specific Guideline: Payment is the lowest of 85 percent of billed charges, the fee or charge for the treatment or service when provided to the general public, or the fee or charge for the treatment or service negotiated by the provider and the employer.   |
| F         | Corneal tissue acquisition; certain CRNA services, and hepatitis B vaccines                    | Not paid under OPPS.   |
| G         | Pass-through drugs and biologicals   | Paid under OPPS; separate<br>APC payment includes<br>pass-through amount.  |
| Н         | Pass-through device categories   | Separate cost-based pass-through payment.  Alaska Specific Guideline: A payer shall subtract implantable hardware from a hospital outpatient clinic's or ambulatory surgical center's billed charges and pay separately at manufacturer or supplier invoice cost plus 10 percent.  |
| J1        | Hospital Part B services paid through a comprehensive APC                                      | Paid under OPPS; all covered<br>Part B services on the claim<br>are packaged with the primary<br>J1 service for the claim,<br>except services with OPSI = F,<br>G, H, L, and U.  |
| J2        | Hospital Part B services that may be paid through a comprehensive APC                          | Paid under OPPS; addendum B displays APC assignments when services are separately payable.  (1) Comprehensive APC payment based on OPPS comprehensive-specific payment criteria. Payment for all covered Part B services on the claim is packaged into a single payment for specific combinations of services, except services with OPSI = F, G, H, L, and U; ambulance services; diagnostic and screening mammography; all preventive services; and certain Part B inpatient services.  (2) Packaged APC payment if billed on the same claim as a HCPCS code assigned OPSI J1.  (3) In other circumstances, payment is made through a separate APC payment or packaged into payment for other services. |

| INDICATOR | ITEM/CODE/SERVICE   | OP PAYMENT STATUS/<br>ALASKA SPECIFIC GUIDELINE   |
|-----------|---|---|
| K         | Non-pass-through<br>drugs and<br>non-implantable bio-<br>logicals, including<br>therapeutic radio-<br>pharmaceuticals | Paid under OPPS; separate<br>APC payment.   |
| L         | Influenza vaccine;<br>pneumococcal pneu-<br>monia vaccine   | Not paid under OPPS.  |
| М         | Items and services<br>not billable to the<br>Medicare Adminis-<br>trative Contractor<br>(MAC)                         | Not paid under OPPS.  |
| N         | Items and services<br>packaged into APC<br>rates  | Paid under OPPS; payment is packaged into payment for other services, including outliers. Therefore, there is no separate APC payment.  Alaska Specific Guideline: A payer shall subtract implantable hardware from a hospital outpatient clinic's or ambulatory surgical center's billed charges and pay separately at |
| P         | Partial hospitalization   | manufacturer or supplier invoice cost plus 10 percent.  Paid under OPPS.  Alaska Specific Guideline: Payment is the lowest of 85 percent of billed charges, the fee or charge for the treatment or service when provided to the general public, or the fee or charge for the treatment or                               |
| Q1        | STV packaged codes  | service negotiated by the pro-<br>vider and the employer.  Paid under OPPS.   |
|           |   | (1) Packaged APC payment if billed on the same date of service as a HCPCS code assigned OPSI of S, T, V, or X.  (2) In other circumstances, payment is made though a separate APC payment.  |
| Q2        | T packaged codes  | Paid under OPPS. (1) Packaged APC payment if billed on the same date of service as a HCPCS code assigned OPSIT. (2) In other circumstances, payment is made through a separate APC payment.   |
| 03        | Codes that may be paid through a composite APC  | Paid under OPPS. (1) Composite APC payment on OPPS composite-specific payment criteria. Payment is packaged into a single payment for specific combinations of services. (2) In other circumstances, payment is made through a separate APC payment or packaged into payment for other services.                        |

| INDICATOR | ITEM/CODE/SERVICE                                   | OP PAYMENT STATUS/<br>ALASKA SPECIFIC GUIDELINE  |
|-----------|---|--|
| Q4        | Conditionally pack-<br>aged laboratory tests        | (1) Packaged APC payment if billed on the same claim as a HCPCS code assigned published OPSI J1, J2, S, T, V, Q1, Q2, or Q3.  (2) In other circumstances, laboratory tests should have an SI = A and payment is made under the practitioner fee schedule.  |
| R         | Blood and blood products                            | Paid under OPPS.   |
| S         | Significant procedure, not discounted when multiple | Paid under OPPS.   |
| T         | Significant procedure, multiple reduction applies   | Paid under OPPS.  Alaska Specific Guideline: Two or more medical procedures with a status indicator code T on the same claim shall be reimbursed with the highest weighted code paid at 100 percent of the Ambulatory Payment Classification's calculated amount and all other status indicator code T items paid at 50 percent.                         |
| U         | Brachytherapy sources                               | Paid under OPPS; separate<br>APC payment.  |
| V         | Clinic or emergency department visit                | Paid under OPPS.   |
| Υ         | Non-implantable<br>durable medical<br>equipment     | Not paid under OPPS. DME with OPSI of Y may be packaged on HOPD claims reporting at least one J1 procedure code.  Alaska Specific Guideline: A payer shall subtract implantable hardware from a hospital outpatient clinic's or ambulatory surgical center's billed charges and pay separately at manufacturer or supplier invoice cost plus 10 percent. |

#### **SURGICAL SERVICES**

Outpatient facility services directly related to the procedure on the day of an outpatient surgery comprise the comprehensive, or all-inclusive, surgical outpatient facility charge. The comprehensive outpatient surgical facility charge usually includes the following services:

- Anesthesia administration materials and supplies
- Blood, blood plasma, platelets, etc.
- Drugs and biologicals
- Equipment, devices, appliances, and supplies
- Use of the outpatient facility
- Nursing and related technical personnel services

• Surgical dressings, splinting, and casting materials

An outpatient is defined as a person who presents to a medical facility for services and is released on the same day. Observation patients are considered outpatients because they are not admitted to the hospital.

#### **DRUGS AND BIOLOGICALS**

Drugs and biologicals are considered an integral portion of the comprehensive surgical outpatient fee allowance. This category includes drugs administered immediately prior to or during an outpatient facility procedure and administered in the recovery room or other designated area of the outpatient facility.

Intravenous (IV) solutions, narcotics, antibiotics, and steroid drugs and biologicals for take-home use (self-administration) by the patient are not included in the outpatient facility fee allowance.

#### **EQUIPMENT, DEVICES, APPLIANCES, AND SUPPLIES**

All equipment, devices, appliances, and general supplies commonly furnished by an outpatient facility for a surgical procedure are incorporated into the comprehensive outpatient facility fee allowance.

#### Example:

- Syringe for drug administration
- Patient gown
- IV pump

#### SPECIALTY AND LIMITED-SUPPLY ITEMS

Particular surgical techniques or procedures performed in an outpatient facility require certain specialty and limited-supply items that may or may not be included in the comprehensive outpatient facility fee allowance. This is because the billing patterns vary for different outpatient facilities.

These items should be supported by the appropriate HCPCS codes listed on the billing and an invoice from the supplier showing the actual cost incurred by the outpatient facility for the purchase of the supply items or devices.

#### **DURABLE MEDICAL EQUIPMENT (DME)**

The sale, lease, or rental of durable medical equipment for use in a patient's home is not included in the comprehensive surgical outpatient facility fee allowance.

#### Example:

- Unna boot for a postoperative podiatry patient
- Crutches for a patient with a fractured tibia

### USE OF OUTPATIENT FACILITY AND ANCILLARY SERVICES

The comprehensive surgical outpatient fee allowance includes outpatient facility patient preparation areas, the operating room, recovery room, and any ancillary areas of the outpatient facility such as a waiting room or other area used for patient care. Specialized treatment areas, such as a GI (gastrointestinal) lab, cast room, freestanding clinic, treatment or observation room, or other facility areas used for outpatient care are also included. Other outpatient facility and ancillary service areas included as an integral portion of the comprehensive surgical outpatient facility fee allowance are all general administrative functions necessary to run and maintain the outpatient facility. These functions include, but are not limited to, administration and record keeping, security, housekeeping, and plant operations.

### NURSING AND RELATED TECHNICAL PERSONNEL SERVICES

Patient care provided by nurses and other related technical personnel is included in the comprehensive surgical outpatient facility fee allowance. This category includes services performed by licensed nurses, nurses' aides, orderlies, technologists, and other related technical personnel employed by the outpatient facility.

### SURGICAL DRESSINGS, SPLINTING, AND CASTING MATERIALS

Certain outpatient facility procedures involve the application of a surgical dressing, splint, or cast in the operating room or similar area by the physician. The types of surgical dressings, splinting, and casting materials commonly furnished by an outpatient facility are considered part of the comprehensive surgical outpatient facility fee allowance.

# **Inpatient Hospital**

#### **GENERAL INFORMATION AND GUIDELINES**

For medical services provided by inpatient hospitals under AS 23.30 (Alaska Workers' Compensation Act), the multiplier of 328.2 percent of the hospital specific total base rate shall be applied to the *Medicare Severity Diagnosis Related Groups* (MS-DRG) weight adopted by reference in 8 AAC 45.083(m).

#### Except:

- (1) the maximum allowable reimbursement (MAR) for medical services provided by a critical access hospital, rehabilitation hospital, or long term acute care hospital is the lowest of 100 percent of billed charges, the charge for the treatment or service when provided to the general public, or the charge for the treatment or service negotiated by the provider and the employer;
- (2) the base rate for Providence Alaska Medical Center is \$23,383.10;
- (3) the base rate for Mat-Su Regional Medical Center is \$20,976.66;
- (4) the base rate for Bartlett Regional Hospital is \$20,002.93;

- (5) the base rate for Fairbanks Memorial Hospital is \$21,860.73;
- (6) the base rate for Alaska Regional Hospital is \$21,095.72;
- (7) the base rate for Yukon Kuskokwim Delta Regional Hospital is \$38,753.21;
- (8) the base rate for Central Peninsula General Hospital is \$19,688.56;
- (9) the base rate for Alaska Native Medical Center is \$31,042.20;
- (10) the base rate for Mt. Edgecumbe Hospital is \$26.854.53;
- (11) on outlier cases, implants shall be paid at invoice plus 10 percent.

Any additional payments for high-cost acute care inpatient admissions are to be made following the methodology described in the Centers for Medicare and Medicaid Services (CMS) final rule CMS-1243-F published in the *Federal Register* Vol. 68, No. 110 and updated with federal fiscal year values current at the time of the patient discharge.

The following spreadsheet generally follows Medicare's methodology but implements Alaska workers' compensation rates.

#### **OUTLIER EXAMPLE**

The following example simulates the outlier payment for a case at Providence Alaska in Anchorage. The patient was discharged on or after October 1, 2016 and the hospital incurred approved charges of \$500,000. The MS-DRG assigned to the case was 498.

| Table of Operating Values Used in Calculation            |           |   | Where to Find This Information                   |
|--|-----------|---|--|
| DRG 498 relative weight: 2.3575 1                        |           | 1 | From Table 5 IPPS Final Rule                     |
| Alaska-specific all inclusive rate \$23,383.10           |           | 1 | Hospital specific rate from page 36 Alaska rules |
| Operating cost to charge ratio (OP CCR)                  | 0.255     | 1 | From IPPS Final Rule impact file                 |
| Capital cost to charge ratio (Cap CCR)                   | 0.02      | 1 | From IPPS Final Rule impact file                 |
| Billed covered charges                                   | \$500,000 | 1 | Hospital's billed charges                        |
| Fixed loss outlier threshold                             | \$23,570  |   | Comes from IPPS Final Rule, changes annually     |
| Marginal cost factor                                     | 0.8       |   | By Medicare rule, always 0.8                     |
| Implantable device charge                                | \$50,000  | 1 | From hospital bill (if any)                      |
| Invoice amount for device                                | \$25,000  | 1 | Comes from hospital                              |
| See CMS 2017 reference tables for additional information |           |   | Be sure to check for current values              |

| Step 1: Determine Alaska Base Payment |             |   |                                     |
|---------------------------------------|-------------|---|-------------------------------------|
| Alaska base payment                   | \$55,125.66 | 2 | Formula: DRG weight x hospital rate |

| Step 2: Subtract Implantable Device Charge |              |   |  |  |  |
|--|--------------|---|--|--|--|
| Total charge amount                        | \$500,000.00 |   | (See Billed covered charges above)             |  |  |
| Implantable device charge \$50,000.00      |              |   | (See Implantable device charge above)          |  |  |
| Total charge for outlier calculation       | \$450,000.00 | 2 | Implantables are paid separately from outliers |  |  |

| Step 3: Determine Operating and Capital Costs: |           |   |   |  |
|--|-----------|---|---|--|
| Operating costs =                              | \$114,750 |   | Operating cost: (charges - device) x OP CCR |  |
| Capital costs =                                | \$9,000   |   | Capital cost: (charges - device) x Cap CCR  |  |
| Total claim cost (not including implantable)   | \$123,750 | 2 |   |  |

| Outlier threshold \$78,695,66 2 Alaska base payment plus outlier threshold | Step 4: Determine Outlier Threshold |                |  |
|--|-------------------------------------|----------------|--|
| V-1,   | Outlier threshold                   | 670 COE CC   / | Alaska base payment plus outlier threshold |

| Step 5: Calculate Payment  |              |      |  |
|--|--------------|------|--|
| Costs exceed threshold by this much  | \$45,054.34  |      | Cost - outlier threshold. (Step 3 Total claim cost - Step 4 Outlier threshold) |
| If line above is > 0 then this is the outlier payment ((Line above) \$45, 054.34 $\times$ 0.8) | \$36,043.47  | 2, 3 | Margin cost is 80% - See Marginal cost factor above                            |
| Calculate implantable device payment (cost + 10%)  | \$27,500.00  | 2, 3 | Implant payment is cost plus 10%   |
| Alaska MS-DRG base payment   | \$55,125.66  | 2, 3 | See Step 1 above   |
| Total Payment (\$36,043.47 + \$27,500.00 + \$55,125.66)  | \$118,669.13 |      | Total payment  |

- 1 User input
- 2 Calculated results
- 3 Value used to determine Total Payment

In no event should a hospital be reimbursed more than actual charges for services rendered.

#### **EXEMPT FROM THE MS-DRG**

Charges for a physician's surgical services are exempt. These charges should be billed separately on a CMS-1500 or 837p electronic form with the appropriate CPT procedure codes for surgical services performed.

#### **SERVICES AND SUPPLIES IN THE FACILITY SETTING**

The per diem includes all professional services, equipment, supplies, and other services that may be billed in conjunction with providing inpatient care. These services include but are not limited to:

- · Nursing staff
- Technical personnel providing general care or in ancillary services
- Administrative, security, or facility services
- Record keeping and administration
- Equipment, devices, appliances, oxygen, pharmaceuticals, and general supplies
- Surgery, special procedures, or special treatment room services





## History and Positions Against the CMS Multiple Procedure Payment Reduction (MPPR) Imaging and Therapy Policy

At the end of this document you will see relevant MPPR pages of a letter from the AMA RUC committee to CMS specifically opposed to the application of the MPPR Logic to Imaging and Therapy.

I have provided some additional history and positions surrounding this Policy below. I recommend we do not apply the CMS MPPR Imaging and Therapy Policy

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- 1) ACR American College of Radiology opposes application of MPPR policy to Imaging. The initial reduction of 50% went down to 25% after they demonstrated the efficiencies to justify the policy were negligible if they existed at all.
- 2) June 2012 AMA House of Delegates passed a unanimous resolution opposing MPPR.
- 3) The Protecting Access to Medicare Act of 2014 mandated that if CMS would not consent to undo the MPPR, the agency had to justify its methodology for calculating the reduction. By 2015 CMS had not provided justification.
- 4) A study proved the prior Imaging reduction was unjustified. http://www.jacr.org/article/S1546-1440(11)00331-0/abstract
- 5) The Consolidated Appropriations Act of 2016 rolled back the Imaging MPPR to 5% starting in Jan 2017.
- 6) The APTA American Physical Therapy Association continues to assert that the application of MPPR to physical medicine services is a flawed policy because the practice expense values for these CPT codes were already reduced to avoid duplication during the AMA Relative Value Scale Update Committee (RUC) process. This is reiterated in the RUC letter below.
- 7) In fact the APTA states that the time spent on the pre-service and post-service activities was spread across 3 units of services based on the assessment that the typical therapy visit is approximately 45 minutes. The fact that certain efficiencies exist when multiple therapy services are provided in a single session was explicitly taken into account when relative values were established for these codes. An additional cut to the practice expense of therapy codes is arbitrary.
- 8) The APTA along with the ACA and others are working on APS (Alternate Payment System) through the AMA CPT Ediorial Panel/RUC process which will replace current codes.
- 9) The AMA addressed the MPPR issue in a document entitled, *Standardization of the Claims Process:Administrative Simplification White Paper* (under "*Challenges when reporting multiple procedures*"), "The first step in the application of the multiple procedure reduction logic rule is to identify those services that are eligible for reduction..."When multiple procedures, **other than** E/M services, **physical medicine and rehabilitation services,** or provisions of supplies (e.g., vaccines) are performed at the same session by the same provider, the primary procedure or service may be reported as listed. The additional procedure(s) or service(s) may be identified by appending the modifier 51 to the additional procedure or service code(s)."(emphasis added)
- 10) The AMA has reported concerns that some payers do not follow consistent standard guidelines and agreements when applying CPT. In particular, they explain that, "...not all payers follow CPT guidelines and therefore reduce payment by inappropriately applying

- the multiple procedure reduction logic rule to CPT add-on codes and modifier -51 exempt codes such as evaluation and management (E/M) services, physical medicine and rehabilitation services..." (emphasis added).
- 11) Like the AMA, the ACA American Chiropractic Association is concerned that this use of multiple procedure reduction logic to codes in which the RBRVS has been calculated to stand alone or be billed with other procedures of different types, such as non-surgical codes, is inappropriate.
- 12) Physical medicine procedures are unlike surgical and other procedures identified as appropriate by AMA for reduction logic in that often the patient must enter another treatment room, put on a gown, and receive different modalities in which a variety of different supplies are often used; with additional set up and take down processes. As such, the practice expense is not reduced. On the contrary, it is very often *increased* when patients receive multiple procedures.
- 13) AMA CPT Accommodates Appropriate Reduction to Therapy Codes
  In addition, AMA CPT accommodates reduction of an overall per service cost through the
  use of Modifier 51, so that if/when a reduced service occurs, the provider can appropriately
  indicate that a decreased payment is warranted. As the AMA authors CPT and, as you know,
  makes recommendations to the RUC.

The following quotes are the positions of just a few other opposing organizations who disagree with broad use of multiple procedure reduction logic being inappropriately applied:

"[CMS] oversimplifies related GAO and MedPAC recommendations, misconstrues the findings of the RUC, overlooks relevant CMS data and results in a proposal that is likely to increase costs to Medicare and its beneficiaries..." "CMS should withdraw its proposal to apply a 50 percent multiple procedure payment reduction to the professional component of some 119 imaging procedures and drop consideration of other even broader versions of this proposal." – *American Medical Association* 

"We believe the proposed expansion of the MPPR is not justified and could harm access to appropriate cancer care." – Association of Community Cancer Centers

"These findings clearly illustrate that there is an extreme disconnect between CMS' policy proposal and actual medical practice." – *Healthcare Billing & Management Association* 

MPPR Excerpts of AMA RUC comments- August 19, 2010 letter to CMS



August 19, 2010

Donald Berwick, MD
Administrator
Centers for Medicare and Medicaid Services
Department of Health and Human Services
Room 445-G, Hubert H. Humphrey Building
200 Independence Avenue, SW
Washington, DC 20201

Re: Payment Policies Under the Physician Fee Schedule and Other Revisions to Part B for CY 2011; Proposed Rule; 75 Fed. Reg. 40,040 (July 13, 2010).

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Proposed CY 2011 Expansion of the Imaging Technical Component of MPPR Policy to Additional combinations of Imaging Services

CMS proposes to expand the current imaging technical component MPPR policy to additional combinations of services, specifically multiple imaging services provided within the same family of codes or across other families of codes. In other words, the 50% MPPR will apply to the 11 identified families of imaging services regardless of imaging modality and not limited to contiguous body areas. Further, CMS has added additional services to the list of codes subject to this reduction.

This proposal assumes that there is duplication in clinical labor activities, such as greeting the patient, retrieving medical records, educating the patient and even preparing and cleaning more than one room. This assumption is false, as not only is there no major duplication in clinical labor activities when two studies are done in the same session but even less duplication in clinical labor activities, presumably, when these imaging services are done in separate sessions on the same day. Even if the patient chart must only be pulled once when an MRI and CT are both performed at the same session, the minimum duplicate costs of a few minutes of technician time would never justify a 50% reduction in the payment for performing the second service. The RUC urges CMS to not finalize this proposal. The Practice Expense Subcommittee would eagerly review any analysis of specific code pairs for which CMS is concerned with duplication and recommend a course of action that is fair and consistent.

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Donald Berwick, MD August 19, 2010 Page Seventeen

Proposed CY 2011 Expansion of MPPR Policy to Therapy Services

CMS proposes to apply the MPPR to the practice expense of "always therapy" services when performed together in a single day for a specific patient. CMS argues that the existing practice expense inputs for these services as identified in Table 18 Separately Payable "Always Therapy" Services Subject to the Proposed CY 2011 MPPR Policy include duplicate practice costs when reported together. To account for this duplication, CMS has proposed that when two therapy services subject to the MPPR policy are performed on the same day, payments will reflect 100 percent of the practice expense for the service with the highest practice expense cost and 50 percent of the practice expense for the other therapy services.

The RUC HCPAC Review Board and the RUC's Practice Expense Subcommittee reviewed the work and practice costs associated with providing therapy services. It was well understood in the valuation process that multiple units of service would be reported on the same date of service. The assumption during valuation was that the typical code combination would be two units of 97110 Therapeutic procedure, 1 or more areas, each 15 minutes; therapeutic exercises to develop strength and endurance, range of motion and flexibility combined with one unit of a modality. The practice expense inputs at the task level for the physical therapy assistants and aides and the supplies were first reviewed based on these assumptions and then divided by the number of units to arrive at per unit resource costs.

At the request of the involved professions, CMS posted analysis of therapy claims data in late July. The most common code pair was determined to be two units of 97110 combined with one unit of 97140 Manual therapy techniques (eg. mobilization/manipulation. manual lymphatic drainage, manual traction), 1 or more regions, each 15 minutes. This code pair was not used as an example in the NPRM. The RUC has not reviewed these services under the codes reported together screen as previous claims data indicate that 97140 is reported less than 25% of the time with 97110. An analysis of this code pair, with the largest number of combined reporting, indicates that a 50% reduction is not supported by the minor duplication in direct costs.

| Staff (Minutes) or Supply Description/Cost                           | 97110 | 97710 | 97140 | Total |
|--|-------|-------|-------|-------|
| Physical Therapy Assistant - Review/read documentation, plan of care | 1.5   | 1.5   | 1.5   | 4.5   |
| Physical Therapy Aide - Verify/coordinate availability of equipment  | 1.5   | 1.5   | 1.5   | 4.5   |
| Physical Therapy Aide - Greet patient/provide gowning                | 1.5   | 1.5   | 1.5   | 4.5   |
| Physical Therapy Assistant - Obtain measurements, eg, ROM/strength   | 1.5   | 1.5   | 1.5   | 4.5   |
| Physical Therapy Assistant - Obtain vital signs                      | 1     | 1     | 1     | 3     |
| Physical Therapy Assistant – Assist Therapist                        | 7.5   | 7.5   | 7.5   | 22.5  |
| Physical Therapy Assistant - Education/instruction/counseling        | 2.5   | 2.5   | 2.5   | 7.5   |
| Physical Therapy Aide – Post treatment patient assistance            | 1     | 1     | 1     | 3     |
| Physical Therapy Aide - Clean Room and Equipment                     | 1     | 1     | 1     | 3     |
| Physical Therapy Assistant - Phone calls between visits              | 1     | 1     | 1     | 3     |
| Minimum, Multi-Specialty Visit Pack (\$1.14 each)                    | .05   | .05   | .05   | 1.5   |
| Thera-bands (6in width), \$.06 each                                  | 1.5   | 1.5   |       | 3.0   |
| Lotion, massage, unscented, \$0.16 for unit of 1                     |       |       | 0.5   | 0.5   |

Shaded units are potential duplicates that total \$3.64

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Donald Berwick, MD
August 19, 2010

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Although the review of the code pair with the most observations reflects a small duplication in direct practice costs, the example illustrates why duplication should be resolved at the code level rather than with harsh payment policies. In this code pair, the CMS proposed policy would pay 100% of practice costs for the first unit of 97110 at \$12.17, 50% of the 2<sup>nd</sup> unit of 97110 at \$6.08, and 50% of 97140 at \$5.53 for a total practice cost payment of \$23.78, compared to the current payment of \$35.40 for the combined services. Reducing payment by nearly \$12 to compensate for \$3.60 in potential duplicated costs is unfair.

The Practice Expense Subcommittee reviewed the practice cost inputs for therapy services nearly a decade ago. One alternative to implementing this payment policy is to allow the Committee and the HCPAC to review the cost data again with the available claims data information. The RUC urges CMS to consider coding and valuation solutions to address any duplicative costs, rather than implement this policy at this time.

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Thank you for your careful consideration of the RUC's comments on the proposals for the 2011 Medicare Physician Payment Schedule. We look forward to continued opportunities to offer recommendations to improve the RBRVS.

Sincerely,

Darbara B. Ecvy, 1412

cc: RUC Participants