Medicare Telehealth/Telemedicine Waivers During the COVID-19 Public Health Emergency

-Last Updated April 2, 20201-

The Department of Health & Human Services (HHS) has instituted several flexibilities that waive many of the generally applicable rules governing Medicare telehealth services in response to the COVID-19 public health crisis. These flexibilities have been implemented incrementally, however this resource intends to provide a comprehensive overview of all telehealth and telemedicine waivers issued to date. For more information, please contact MGMA Government Affairs at govaff@mgma.org or 202.293.3450. For the latest COVID-19 developments impacting medical practices and information on waivers of other Medicare rules, visit the MGMA COVID-19 Action Center.

Under ordinary circumstances, the following rules apply to Medicare telehealth services:

1. The service must be furnished via an interactive telecommunications system (“modality”);
   - Interactive telecommunications system means multimedia communications equipment that includes, at a minimum, audio and video equipment permitting two-way, real-time interactive communication between the patient and distant site physician or practitioner. Telephones, facsimile machines, and electronic mail systems do not meet the definition of an interactive telecommunications system.
2. The service must be furnished by a physician or other authorized practitioner (“distant site practitioner”);
3. The individual receiving the service must be located in a telehealth originating site, which generally must be a clinical site of service, such as a physician office, critical access hospital (CAH), hospital, SNF, or community mental health center (“qualifying originating sites”);
4. The qualifying originating site must be located in certain geographic areas, such as a health professional shortage area within rural census track (“geographic limitation”); and
5. The service must be on the list of covered codes (“covered codes”).

Waivers

Modality:

While the Centers for Medicare & Medicaid Services (CMS) has implemented several flexibilities around Medicare telehealth services during the COVID-19 public health crisis, the Agency continues to require that Medicare telehealth services be furnished using devices or telephones that have audio and video capabilities. Healthcare clinicians may use a telephone, so long as it has audio and video capabilities that are used for two-way, real-time interactive communication.

1 Updated April 2 to add supplemental guidance regarding audio-only telephone codes 99441-43 and 98966-68.
CMS has authorized temporary coverage of a limited set of codes using audio-only communications (CPT codes 99441-99443 and 98966-98968), as outlined in greater detail below.

**Distant Site Practitioner:**

Qualified healthcare professionals may furnish telehealth services from their own home (i.e., they are not required to be at their office when furnishing telehealth to patients). Specifically, CMS states that: “There are no payment restrictions on distant site practitioners furnishing Medicare telehealth services from their homes.”

While previous guidance required that providers furnishing telehealth services from their homes update their enrollment files to reflect their home address, CMS recently relaxed this requirement and now provides the following billing guidance: “The practitioner is not required to update their Medicare enrollment with the home location. The practitioner should list the home address on the claim to identify where the services were rendered. The discrepancy between the practice location in the Medicare enrollment (clinic/group practice) and the practice location identified on the claim (provider’s home location) will not be an issue for claims payment.”

**Qualifying Originating Sites:**

Originating site restrictions are waived, permitting clinicians to furnish services to patients that are in their homes or other locations.

**Geographic Limitations:**

Geographic limitations are also waived, permitting clinicians to furnish services to patients located in any geographic area of the country, regardless of whether it is rural, urban, etc.

**Covered Codes:**

CMS expanded the list of ordinarily covered codes to now include more than 80 additional codes during the public health emergency. The full list of codes eligible for telehealth are listed here.

**Additional Applicable Waivers**

**Licensing:**

CMS has temporarily waived the requirement that physicians or other healthcare professionals hold licenses in the state in which they provide services if the following four conditions are met:

1. The physician or nonphysician practitioner must be enrolled as such in Medicare;
2. The physician or nonphysician practitioner must possess a valid license to practice in the State that relates to his or her Medicare enrollment;
3. The physician or non-physician practitioner is furnishing services – whether in person or via telehealth – in a State in which the emergency is occurring in order to contribute to relief efforts in his or her professional capacity; and
4. The physician or non-physician practitioner is not affirmatively excluded from practice in the State or any other State that is part of the emergency area.

This waiver does not have the effect of waiving State or local licensure requirements or any requirement specified by the State or a local government. Those requirements would continue to apply unless waived by the State.
HIPAA:
The HHS Office for Civil Rights (OCR) will waive penalties under HIPAA violations against healthcare providers that serve patients in good faith through everyday communications technologies, such as FaceTime or Skype. OCR advises that providers should not use modalities that are public facing, such as Facebook Live or Tik Tok.

Beneficiary Cost-sharing:
Ordinarily, the routine reduction or waiver of costs owed by Medicare beneficiaries, including co-insurance and deductibles, potentially implicate the Federal Anti-kickback Statute, the civil monetary penalty rule, and exclusion laws. The HHS Office of Inspector General (OIG) issued guidance stating it not subject physicians and other practitioners to OIG administrative sanctions for arrangements regarding reduced or waived cost-sharing for telehealth or other non-face-to-face services (i.e., virtual visits or e-visits) during the COVID-19 public health emergency.

Beneficiary Consent:
Beneficiary consent should not interfere with the provision of telehealth services. Annual consent may be obtained at the same time (i.e., not necessarily before) the time that services are furnished.

Removal of Frequency Limitations:
The following services no longer have limitations on the number of times they can be provided by Medicare telehealth:

- A subsequent inpatient visit can be furnished via Medicare telehealth, without the limitation that the telehealth visit is once every three days (CPT codes 99231-99233);
- A subsequent skilled nursing facility visit can be furnished via Medicare telehealth, without the limitation that the telehealth visit is once every 30 days (CPT codes 99307-99310); and
- Critical care consult codes may be furnished to a Medicare beneficiary by telehealth beyond the once per day limitation (CPT codes G0508-G0509).

End Stage Renal Disease (ESRD) Services:
For Medicare patients with ESRD, clinicians no longer must have one “hands on” visit per month for the current required clinical examination of the vascular access site. CMS is also exercising enforcement discretion on the following requirement so that clinicians can provide this service via telehealth: Individuals must receive a face-to-face visit, without the use of telehealth, at least monthly in the case of the initial 3 months of home dialysis and at least once every 3 consecutive months after the initial 3 months.

Nursing Home Residents:
CMS is waiving the requirement in 42 CFR 483.30 for physicians and non-physician practitioners to perform in-person visits for nursing home residents and allow visits to be conducted, as appropriate, via telehealth options.

Billing Guidelines

Place of Service:
Updated: During the COVID-19 pandemic, telehealth services should be billed using the place of service (POS) code that would have been reported had the service been furnished in person. For example, a physician practicing in an office setting who sees patients via telehealth, instead of in person, would report POS-11-Office. Additionally, the telehealth modifier (modifier 95) should be applied to claim lines that describe services furnished via telehealth.

In ordinary circumstances, billing guidance ordinarily providers to use POS-02-Telehealth code to indicate the billed service was furnished as a professional telehealth service from a distant site. Telehealth services identified using POS-02 are paid at the Physician Fee Schedule (PFS) facility rate because CMS believes the facility costs (clinical staff, supplies, and equipment) associated with the service would generally be incurred by the originating site, where the patient is located, and not by the practitioner at the distant site.

Now, during the COVID-19 pandemic, CMS recognizes that physician practices are transitioning a potentially significant portion of their services from in-person to telehealth visits during the COVID-19 pandemic, yet still incurring resource costs just as they would if services were still furnished in person. CMS states that practices may continue to use POS-02-Telehealth “should [they] choose, for whatever reason,” but will be paid using the lower facility payment rate.

Audio-only E/M Codes

In cases where the two-way, audio and video technology required to furnish a Medicare telehealth service is unavailable, CMS has authorized payment for a set of audio-only codes.

For the duration of the public health emergency for the COVID-19 pandemic, CMS will reimburse for CPT codes 99441-994439 and 98966-98968, which can be furnished using audio-only modalities. These are telephone E/M visits that were not previously covered by Medicare.

These services can be furnished to both new and established patients, even though these codes are intended for established patients only. During the public health emergency, CMS is exercising enforcement discretion to relax enforcement of this aspect of the code descriptors.

- CPT codes 99441-99443 describe telephone evaluation and management services by a physician or other qualified healthcare professional who may report evaluation and management services.

- CPT codes 98966-98968 describe telephone assessment and management services by practitioners who cannot separately bill for E/M services. CMS provides that these codes “may be furnished by, among others, LCSWs, clinical psychologists, and physical therapists, occupational therapists, and speech language pathologists when the visit pertains to a service that falls within the benefit category of those practitioners.”

- These are time-based codes that describe 5-10 minutes of medical discussion (99441/98966); 11-20 minutes of medical discussion (99442/98967); 21-30 minutes of medical discussion (99443/98968).

National valuation of the codes:

- 99441 and 98966 = $14.436 (total RVU = 0.4 x Medicare conversion factor 36.09).
- 99442 and 98967 = $28.15 (total RVU = 0.78).
- 99443 and 98968 = $41.14 (total RVU = 1.14).

Virtual Care Codes

Virtual Check-ins, E-Visits, and Remote Patient Monitoring (RPM):

Clinicians can provide virtual check-in services (HCPCS codes G2010, G2012) to both new and established patients. Virtual check-in services were previously limited to established patients.

Licensed clinical social workers, clinical psychologists, physical therapists, occupational therapists, and speech language pathologists can provide e-visits (HCPCS codes G2061-G2063).

Clinicians can provide RPM services to both new and established patients. These services can be provided for both acute and chronic conditions and can now be provided for patients with only one disease. For example, remote patient monitoring can be used to monitor a patient’s oxygen saturation levels using pulse oximetry (CPT codes 99091, 99457-99458, 99473-99474, 99493-99494).

For billing requirements for these services, please see MGMA’s Medicare Communication-based-Technology Codes resource (note this guidance does not reflect instituted waivers, but provides general information about use of these codes).

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3 Physician Fee Schedule RVU file – Apr. 2020 release. Valuation is based on time and per CMS’ files is no different if a physician/qualified healthcare professional furnished a service (i.e., 99441) vis-à-vis a non-qualified healthcare professional furnishing the reciprocal service (i.e., 98966).