Disclaimer

This presentation was prepared as a tool to assist providers and is not intended to grant rights or impose obligations. Although every reasonable effort has been made to assure the accuracy of the information within these pages, the ultimate responsibility for the correct submission of claims and responses lies with the provider of services.

This publication is a general summary that explains certain aspects of the Medicare Program, but is not a legal document. The official Medicare Program provisions are contained in the relevant laws, regulations, and rulings. Medicare policy changes frequently, and links to the source documents have been provided within the document for your reference.

The Centers for Medicare & Medicaid Services (CMS) employees, agents, and staff make no representation, warranty, or guarantee that this compilation of Medicare information is error-free and will bear no responsibility or liability for the results or consequences of the use of this guide.

Objectives

- CMS Strategic Goals and Priorities
- Update on Patients over Paperwork
- Summary of current CMS action to address feedback
  - Documentation Requirement Simplification
  - Targeted Probe & Educate
  - EHR Interoperability
  - Meaningful Measures Initiative
- PFS, OPPS & Burden Reduction Rules
- Discussion
CMS Strategic Goals

- Empower patients and doctors to make decisions about their health care.
- Usher in a new era of state flexibility and local leadership.
- Support innovative approaches to improve quality, accessibility, and affordability.
- Improve the CMS customer experience.

Challenges and Opportunities

- Nation's largest insurer
- CMS is serving more people than ever before
- National health expenditures up 4.3% in 2016, far faster growth in GDP
- Medicare Trust Fund Part A depleted in 10 years
- Medicaid second budget line item for states
- New technology largest budget item for states
- New high cost treatments & cures
- Opioid epidemic
- Aging population
- Modernizing programs to provide high quality, cost-effective care

https://www.cms.gov/About-CMS/story-page/patients-over-paperwork.html
Initiative Overview

- Through Patients over Paperwork, we are moving the needle to remove regulatory obstacles that get in the way of providers spending time with patients and healthcare consumers.
- CMS is one of the top agencies for promulgating regulations with over 1,000 federal regulations. A federal rulemaking with an estimated annual burden of $6.4 billion per year with over 200 million pages of regulatory text. This totals over 10,000 pages per year.
- CMS is streamlining regulations and consolidating rules within the code of federal regulations. We expect at least a 50% reduction in regulatory text per year, equating to nearly $2.9 billion in savings.
- White space regulations are essential to ensuring patient and provider safety and program integrity. There is a fine line between being helpful and being a hindrance.

Some of CMS’ Burden Reduction Initiatives include:

1. Quality and Safety Oversight Requirements
2. Electronic Health Record (EHR) Projects
3. Documentation Requirements Simplification (DRS) Initiative

https://www.cms.gov/About-CMS/Story-page/patients-over-paperwork.html

Administrator Verma’s Charge:
- Simplify our requirements
- Make them easier to understand
- Get rid of requirements we no longer need
- Seek input from stakeholders
- Challenge the way we have always done things
Provider Feedback

What We Heard from Providers

- CMS requirements are excessive
- Documentation requirements are too hard to find
- Providers are afraid of audits

Reducing Provider Burden
@cms.hhs.gov

Working to Reduce Provider Burden

https://go.cms.gov/cpi

What CMS is Doing to Minimize Burden

1. Simplifying Paperwork
2. Making Required Paperwork Easier to Find
3. Improving the Audit Process
4. Making EHRs Interoperable
5. Improving Communications
Simplifying Documentation Requirements

Documentation Requirements Simplification (DRS) Initiative
We are receiving suggestions for improvements from:

- Individual providers,
- Non-provider practitioners
- and suppliers communications
- Provider associations
- DRS employees, contractors, other claimants (power tools, experts)
- Input from the larger "Regulatory Reform" effort,

http://as.cms.gov/simplifyrequirements
http://as.cms.gov/simplifyrequirements

---

Example: Signature Requirements

**Before:** Our instructions were unclear and claims could be denied if part of the supporting medical record was initialed by a nurse.

**After:** We clarified the Program Integrity Manual. Providers ultimately responsible for the beneficiary’s care still must sign the medical record. However, now we won’t deny claims if a support care provider (such as a nurse documenting chemotherapy) forgets to sign part of the record.

---

Example: Inpatient Rehabilitation Facility (IRF) Requirements

- **Before:** Providers said that IRF claims are denied even though patients need and could benefit from an inpatient rehabilitation.
- **After:** We clarified guidance to CMS contractors, requiring them to use clinical review judgment to determine medical necessity of the intensive rehabilitation therapy program based on the individual facts and circumstances of the case, and not based on any threshold of therapy time.
Example: Verifying Medical Student Notes

- Define what verification means regarding medical student documentation.
- Teaching physicians no longer have to re-document their student’s notes of services they (the physician) personally performed or re-performed.
- The physician can verify the student’s notes simply by signing them.

Making Requirements Easier to Find

The Documentation Requirement Lookup Service

- Long Term Project:
  - 2016
  - Medicare FPL
  - Some Medicare plans
  - Some private plans
  - Integrate vendor
- Future:
  - More apps, plans?
  - Medicaid Plans?
  - More IT vendors

- Work closely with Standards Development Organizations (SDOs):
  - Hardware-based standards
  - Paperless, "Rules Library"
  - In a common format
  - With a "plan" to allow easy access

- Allow providers to discover documentation requirements at the time of service:
  - Right in the
  - On or
  - Practice management system
  - Including:
    - Prior Auth required?
    - Template available?

Schematic

https://go.cms.gov/MedicareRequirementsLookup
Documentation: what we’ve heard

Medical Record Documentation Supports Patient Care

- Clear and concise medical record documentation is critical to providing patients with quality care and is required for physicians and others to receive accurate and timely payment for furnished services.
- Medical records chronologically report the care a patient received and record pertinent facts, findings, and observations about the patient’s health history.
- Medical record documentation helps physicians and other health care professionals evaluate and plan the patient’s immediate treatment and monitor the patient’s health care over time.
- Many complain that notes written to comply with coding requirements do not support patient care and keep doctors away from patients.

The current state

Documenting E/M Requires Choosing the Appropriate Code

- Currently, documentation requirements differ for each level and are based on either the 1995 or 1997 E/M documentation guidelines.
- Billing Medicare for an Evaluation and Management (E/M) visit requires the selection of a Current Procedural Terminology (CPT) code that best represents:
  - Patient type (new or established),
  - Setting of service (e.g., outpatient setting or inpatient setting), and
  - Level of E/M service performed.

CPT codes, descriptions and other data only are copyright 2017 American Medical Association. All rights reserved. CPT is a registered trademark of the American Medical Association (AMA).

E/M Guidelines: why change?

Why Change?

- Stakeholders have said that the 1995 and 1997 Documentation Guidelines for E/M visits are clinically outdated, particularly history and exam, and may not reflect the most clinically meaningful or appropriate differences in patient complexity and care. Furthermore, the guidelines may not be reflective of changes in technology, or in particular, the way that electronic medical records have changed documentation and the patient’s medical record.
- According to stakeholders, some aspects of required documentation are redundant.
- Additionally, current documentation requirements may not account for changes in care delivery, such as a growing emphasis on team-based care, increases in the number of recognized chronic conditions, or increased emphasis on access to behavioral health care.
### Proposed Changes for E/M based visits

#### Proposed Changes for Documentation
- Proposing a minimum documentation standard where, for Medicare PFS payment purposes for an office/outpatient based E/M visit, practitioners would only need to document the information to support a level 2 E/M visit (except when using time for documentation).

#### Proposed Changes for Reimbursement
- Proposing a single PFS payment rate for E/M visit levels 2-5 for physician and non-physician in office based/outpatient setting for new and established patients.

### CMS Proposals to Streamline E/M Documentation

Summary: How to Streamline E/M Payment and Reduce Clinician Burden
- Proposing to provide practitioners choice in documentation for office/outpatient based E/M visits for Medicare PFS payment: 1) 1995 or 1997 documentation guidelines, 2) medical decision-making or 3) time.
- Proposing to expand current policy regarding history and exam, to allow practitioners to focus their documentation on what has changed since the last visit or on pertinent items that have not changed rather than re-documenting information, provided they review and update the previous information.
- Proposing to allow practitioners to review and verify certain information in the medical record that is entered by ancillary staff for the beneficiary, rather than re-entering it.
- Soliciting comment on how documentation guidelines for medical decision making might be changed in subsequent years.

See the Physician Fee Schedule website at: https://www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/PhysicianFeeSchedule/index.html

### The MACs' New Review Process: "Targeted Probe & Educate (TPE)"

- Pilot began early 2017
- Nationwide began October 2017
- Has been well received by provider community

<table>
<thead>
<tr>
<th>Pre-TPE</th>
<th>TPE</th>
</tr>
</thead>
<tbody>
<tr>
<td># of Medical records that can be requested</td>
<td>Unlimited</td>
</tr>
<tr>
<td>1:1 Education</td>
<td>Not required</td>
</tr>
<tr>
<td>Length of time provider can be on MAC review</td>
<td>Unlimited</td>
</tr>
</tbody>
</table>

[http://go.cms.gov/TPE](http://go.cms.gov/TPE)
The TPE Process

CMS’s Targeted Probe and Educate (TPE) program helps providers and suppliers:

- reduce claim denials
- reduce appeals

When Medicare claims are submitted accurately, everyone benefits.

The process is only used with those who have high denial rates or unusual billing practices.

If you are chosen for the TPE program, the goal is to help you quickly improve.

Often, simple errors – such as a missing physician’s signature – are to blame.
What are some common claim errors?

- The signature of the certifying physician was not included
- Encounter notes did not support all elements of eligibility
- Documentation does not meet medical necessity
- Missing or incomplete initial certifications or recertification


What if accuracy still doesn’t improve?

- Most providers that have participated in the TPE process increased the accuracy of their claims.
- Any providers who fail to improve after 3 rounds of TPE will be referred to CMS for next steps.

Making EHRs More Interoperable

1. By improving Provider-to-Payer Medical Record Exchange
   - Done: released the electronic submission of structured medical documentation during the initial submission process.
   - Doing: testing electronic medical documentation.

2. By improving Provider-to-Patient Medical Record Exchange
   - Doing: testing with standards development organizations to develop and test standards for exchanging medical records and ensuring patient access and exchange.
Provider-to-Provider Medical Record Exchange

- Allow an ordering clinician to **ELECTRONICALLY** send:
  - orders, progress notes,
  - lab results,
  - discharge summary
- Allow the supplier/HMA/other provider to **ELECTRONICALLY** request:
  - Additional parts of the medical record
  - Signature on the Plan of Care

EHR Interoperability: Opportunities and Resources

https://www.healthit.gov/topic/interoperability
https://www.healthit.gov/news/events/oncs-2nd-interoperability-forum

Give Us Your Suggestions!

- Many CMS improvements have been suggested by clinicians, providers, facility staff, patient advocates, and other stakeholders.
- Keep the ideas coming!
  
  Send suggestions and comments to:
  ReducingProviderBurden@cms.hhs.gov

https://www.cms.gov/About-CMS/story-page/patients-over-paperwork.html
MLNConnects

Let’s Talk About

- 2019 Physician Fee Schedule Proposed Rule (CMS-1693-P)
  - Comments closed Sep 10, 2018.
  - https://www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/PhysicianFeeSched/
  - Payment Rules under the Medicare PFS for Nonexcepted Items and Services Furnished by Nonexcepted Off Campus Provider Based Departments of a Hospital
- 2019 Medicare Hospital Outpatient Prospective Payment System (OPPS) Proposed Rule (CMS-1695-P)
  - Comments closed Sep 24, 2018.
  - https://www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/HospitalOutpatientPPS/Hospital-Outpatient-Proposals-and-Notices-Items/CMS-1695-P.html
  - Medicare and Medicaid Programs; Regulatory Provisions to Promote Program Efficiency, Transparency, and Burden Reduction (CMS-3346-P)
Physician Fee Schedule Proposed Rule (CMS-1693-P)

- 2019 Physician Fee Schedule Proposed Rule (CMS-1693-P)
- Discussions and proposals regarding:
  - Potentially Misvalued Codes.
  - Communication Technology-Based Services.
  - Valuation of New, Revised, and Misvalued Codes.
  - Payment Rates under the PFS for Nonexcepted Items and Services Furnished by Nonexcepted Off-Campus Provider-Based Departments of a Hospital.
  - E/M Visits.
  - Therapy Services.
  - Clinical Laboratory Fee Schedule.
  - Appropriate Use Criteria for Advanced Diagnostic Imaging Services.
  - Medicaid Promoting Interoperability Program Requirements for Eligible Professionals (EPs).
  - Medicare Shared Savings Program Quality Measures.
  - Physician Self-Referral Law.
  - CY 2019 Updates to the Quality Payment Program.
  - Request for Information on Promoting Interoperability and Electronic Healthcare Information Exchange through Possible Revisions to the CMS Patient Health and Safety Requirements for Hospitals and Other Medicare- and Medicaid-Participating Providers and Suppliers.
  - Request for Information on Price Transparency: Improving Beneficiary Access to Provider and Supplier Charge Information.

OPPS Proposed Rule (CMS-1695-P)

- 2019 Medicare Hospital Outpatient Prospective Payment System (OPPS) Proposed Rule (CMS-1695-P)
  - Proposed changes to the amounts and factors used to determine the payment rates for Medicare services paid under the OPPS and those paid under the ASC payment system.
  - Update and refine the requirements for the Hospital Outpatient Quality Reporting (OQR) Program and the ASC Quality Reporting (ASCQR) Program.
  - Includes three Requests for Information on:
    1. promoting interoperability and electronic health care information exchange;
    2. improving beneficiary access to provider and supplier charge information; and
    3. leveraging the authority for the Competitive Acquisition Program (CAP) for Part B drugs and biologicals for a potential CMS Innovation Center model.
  - In addition, we are proposing to modify the Hospital Consumer Assessment of Healthcare Providers and Systems (HCAHPS) Survey measure under the Hospital Inpatient Quality Reporting (IQR) Program by removing the Communication about Pain questions.

OPPS Proposed Rule (CMS-1695-P)

- 2019 Medicare Hospital Outpatient Prospective Payment System (OPPS) Proposed Rule (CMS-1695-P)
  - Proposal and Comment Solicitation on Method to Control Unnecessary Increases in Volume of Outpatient Services.
  - Expansion of Services at Off Campus Provider-Based Departments (PBDs) Paid under the OPPS (Section 603).
  - Proposal to Apply 340B Drug Payment Policy to Off-Campus Departments of a Hospital Paid under the Medicare Physician Fee Schedule.
Medicare and Medicaid Programs; Regulatory Provisions to Promote Program Efficiency, Transparency, and Burden Reduction (CMS-3346-P)

- Proposals to reduce regulatory burden on providers and suppliers by modifying, removing, or streamlining current regulations that we now believe are excessively burdensome.

- Three categories:
  1. Proposals that simplify and streamline processes,
  2. Proposals that reduce the frequency of activities and revise timelines, and
  3. Proposals that are obsolete, duplicative, or that contain unnecessary requirements, as follows.

Medicare and Medicaid Programs; Regulatory Provisions to Promote Program Efficiency, Transparency, and Burden Reduction (CMS-3346-P)

- Critical Access Hospital (CAHs), Rural Health Centers (RHCs), and Federally Qualified Health Centers (FQHCs):
  - Hospital and CAH swing-bed providers:
    - Removing cross references to requirements for long term care facilities that do not apply because of the short amount of time patients are in swing-beds.
  - CAHs:
    - Reducing the frequency of the requirement that CAHs perform a review of all their policies and procedures from annual to biennial, in order to allow facilities to better utilize their limited resources; and
    - Removing the duplicative requirement for CAHs to disclose the names of people with a financial interest in the CAH, as this information is also collected outside of the conditions of participation.
  - RHCs and FQHCs:
    - Reducing the frequency of review of the patient care policies from annually to every two years, in order to allow these clinics to direct their limited resources to patient care. Facilities are always permitted to conduct reviews as they deem appropriate.

Medicare and Medicaid Programs; Regulatory Provisions to Promote Program Efficiency, Transparency, and Burden Reduction (CMS-3346-P)

- Transplant Centers:
  - Updating the terminology and proposed nomenclature change used in the regulations to conform to the terminology that is widely used and understood within the transplant community.
  - Removing requirements for transplant centers to re-submit clinical experience, outcomes, and other data in order to obtain Medicare approval. CMS proposes to remove this requirement in order to address unintended consequences of existing requirements.
- Hospitals:
  - Allowing multi-hospital systems to have unified and integrated Quality Assessment and Performance Improvement and unified infection control programs for all of its member hospitals.
  - Allowing hospitals the flexibility to establish a medical staff policy describing the circumstances under which a pre surgery/pre procedure assessment for an outpatient could be utilized, instead of a comprehensive medical history and physical examination.
  - Clarifying for psychiatric hospitals the requirement that allows for the use of non-physician practitioners or doctors of medicine/doctor of osteopathy (MD/DOs) to document progress notes of patients receiving services in psychiatric hospitals.
Medicare and Medicaid Programs; Regulatory Provisions to Promote Program Efficiency, Transparency, and Burden Reduction (CMS-3346-P)

- Feedback Welcome!
- CMS is accepting comments until close of business November 19, 2018.
- Comments may be submitted in a variety of ways. Details about how to comment, and the proposed rule itself, is posted in the Federal Register: https://federalregister.gov/2018-19599.pdf
- In commenting, please refer to file code CMS-3346-P. Submit your feedback:
  - Electronically via http://www.regulations.gov
  - By mail
  - By express or overnight mail

Fact Sheet:
https://www.cms.gov/newsroom/fact-sheets/medicare-and-medicaid-programs-proposed-regulatory-provisions-promote-program-efficiency-

Overview of Burden Reduction:

John P. Hannigan
Centers for Medicare & Medicaid Services
Region 8, Denver
john.hannigan@cms.hhs.gov
303-844-5738