Health Plan Policies, Procedures and Practices

New Updated. Blank cell – Awaiting health plan response.

A) COVID Related Billing

- Page 4 For all patients that meet the CDC criteria, plans will cover 100% of the cost of COVID testing, Diagnostic Test Panels and testing related outpatient or emergency department visit without patient deductible or cost share?
- Page 13 In situations where the testing is billed by the lab and the E&M visit is billed by the provider, how should providers submit the claim with the E&M visit -- so that it is clear that E&M visit is to be covered under the Emergency Order (since the testing will be billed by the lab)?
- Page 18 When do you anticipate that providers should submit claims to you for COVID testing?
- Page 20 If a claim was billed for COVID testing after the order (March 5th) and it was billed with an incorrect code, how should it be rebilled so that it is adjudicated under the order?
- Page 23 As provider organizations that do not have delegated credentialing bring on new providers to address the COVID demands, are there policies/practices under which the new provider can bill the health plan sooner rather than later
- Page 28 When Remdesivir is used as an inpatient treatment with an appropriate COVID diagnosis
 - a. Is it a covered service?
 - b. Does it require a prior authorization?
 - c. Are you following the ICD-10-PCS coding for Remdesivir (XW033E5, XW043E5)?
 - d. Are there special billing instructions?
 - e. Will it be reimbursed as an individual service or part of the DRG bundle?
- Page 34 Will your health plan make separate payment for PPE (and possibly additional clinical staff time) in addition to the reimbursement for the visit?
- Page 39 Will your health plan cover, before deductible and without cost share, the cost of the 2 new CPT codes for reporting laboratory tests (87636 and 87637 effective October 6, 2020) that simultaneously detect the COVID-19 virus, influenza A/B and respiratory syncytial virus?

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B) Alternative Treatment Locations

- Page 41 Are ED services provided in tents and patient cars covered and if so, how should they be billed?
- Page 44 Are outpatient services provided in patient cars covered and if so, how should they be billed?
- Page 47 Are services provided by licensed hospitals in non-licensed space and/or non-licensed beds covered and if so, how should they be billed?
- Page 49 Is SNF care provided in a licensed hospital to COVID patients in non-licensed beds covered and if so, how should they be billed?

C) Telehealth

- Page 52 | Will a telemedicine visit for a care service be paid at the same rate as an in-person visit for that same care service?
- Page 56 Are you following the HHS guidelines for the methods that will be considered telehealth (e.g. SKYPE, Facetime, etc.)? How should they be billed?
- Page 60 What are your guidelines for audio only tele-services?
- Page 63 Will telehealth be a covered service for patients new to that provider?
- Page 65 For telehealth services during this interim period, will your plans allow the provider to select E&M code level based just on MDM OR on either MDM or time, with time defined as all of the time associated with the E/M on the day of the encounter?
- Page 68 | Well child visits are not on the telehealth list from CMS. Will payers cover well child visits via telehealth?
- Page 72 Will your health plan follow the CMS Guideline and allow the hospital to bill under the Physician Fee Schedule for the originating site facility fee associated with the telehealth service as well as for the professional fee?

D) Provider Workflow

Page 75 Will the outpatient pre-authorizations and pre-authorizations for scheduled elective admissions be extended longer than 90 days? If so, by how much?

Page 798	Will health plans ease authorization requirements for key components of after-hospital care, such as admission to SNFs or
	rehab, providing home health visits, during this COVID period?
Page 84	Can any patient signature requirements be waived for COVID patients, e.g. Medicare MOON?

A) Billing under the Emergency Orders 20-01, 20-02

For all patients th	nat meet the CD	C criteria, plans will cover 100% of	the cost, without patient deductible or cost share, of		
•					
this testi	Diagnostic test panels for influenza A & B, norovirus and other coronaviruses, and respiratory syncytial virus (RSV), when any of this testing is determined medically necessary by the enrollee's health care provider				
• Testing related visit in the outpatient or Emergency Department setting Follow Common Direction? Health plans provide 100% coverage, as outlined in the OIC Emergency Order above, except where funded groups opt out of that coverage. Coding should be consistent with https://www.cdc.gov/nchs/data/icd/COVID-19-guidelines-final.pdf & https://www.cms.gov/outrand-educationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlnc-se#_Toc37139913 NOTE: Though CMS has approved the use of 'CS' modifier to identify those services that should not a member cost share (per CMS https://www.cms.gov/outreach-and-educationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlnc-se#_Toc37139913), some but not all commercial health plans will recognize the 'CS' modifier in the adjudication processing.			rage, as outlined in the OIC Emergency Order above, except where self- overage. Coding should be consistent with a/icd/COVID-19-guidelines-final.pdf & https://www.cms.gov/outreach- artprogprovider-partnership-email-archive/2020-04-07-mlnc- ed the use of 'CS' modifier to identify those services that should not have attps://www.cms.gov/outreach-and- rogprovider-partnership-email-archive/2020-04-07-mlnc-		
Aetna	Yes 03/30/20	Aetna COVID page Aetna is waiving member cost-sharing for diagnostic testing related to COVID-19. This policy covers the cost of a physician-ordered teand the office, clinic or emergency room visit that results in the administration of or order of a COVID-19 test. The test can be done by any approved laboratory. This member cost-sharing waiver applies to all Commercial, Medicare and Medicaid lines of business. The policy aligns with new Families First legislation requiring all health plans to provider COVID-19 testing without cost share. The requirement also applies to self-insured plans.			
Amerigroup – DSNP	Yes 04/24/20	Provider COVID FAQ Use of 'CS' modifier is not applicable			
CHPW - Medicare Advantage	Yes 03/27/20	Provider COVID FAQ	'CS' modifier will be processed for Medicare		

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 COVID test Diagnostic test panels for influenza A & B, norovirus and other coronaviruses, and respiratory syncytial virus (RSV), when any of this testing is determined medically necessary by the enrollee's health care provider • Testing related visit in the outpatient or Emergency Department setting Health plans provide 100% coverage, as outlined in the OIC Emergency Order above, except where self-**Follow Common Direction?** funded groups opt out of that coverage. Coding should be consistent with https://www.cdc.gov/nchs/data/icd/COVID-19-guidelines-final.pdf & https://www.cms.gov/outreachand-educationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlncse# Toc37139913 NOTE: Though CMS has approved the use of 'CS' modifier to identify those services that should not have a member cost share (per CMS https://www.cms.gov/outreach-andeducationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlncse# Toc37139913), some but not all commercial health plans will recognize the 'CS' modifier in their adjudication processing. Cigna will waive customers' out-of-pocket costs for COVID-19 **COVID** Provider page Cigna Most Scroll down to "Provider Frequently 04/01/20 testing-related visits with in-network providers, whether at a Asked Questions" and Select doctor's office, urgent care clinic, emergency room or via telehealth, "COVID-19 Medical Treatment" through May 31, 2020. Cigna also eliminated patient out-of-pocket costs for the diagnostic testing when it is recommended by a physician. This expanded coverage includes customers in the United States who are enrolled in Cigna's employer/union sponsored group insurance plans, globally-mobile plans, Medicare Advantage, Medicaid and the Individual & Family plans. Employers and other entities that sponsor self-insured plans administered by Cigna will be given the opportunity to adopt a similar coverage policy. Coordinated Yes **COVID** Provider page When medically necessary diagnostic testing or medical screening 03/27/20 services are ordered and/or referred by a licensed health care Care provider, we will cover the cost of medically necessary COVID-19 Commercial tests and the associated physician visit. Copayment, coinsurance, and/or deductible cost-sharing requirements will be waived for medically necessary COVID-19 diagnostic testing and/or medical screening services.

For all patients that meet the CDC criteria, plans will cover 100% of the cost, without patient deductible or cost share, of

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Page 6 of 87 Ver: 120720a For all patients that meet the CDC criteria, plans will cover 100% of the cost, without patient deductible or cost share, of COVID test Diagnostic test panels for influenza A & B, norovirus and other coronaviruses, and respiratory syncytial virus (RSV), when any of this testing is determined medically necessary by the enrollee's health care provider • Testing related visit in the outpatient or Emergency Department setting Health plans provide 100% coverage, as outlined in the OIC Emergency Order above, except where self-**Follow Common Direction?** funded groups opt out of that coverage. Coding should be consistent with https://www.cdc.gov/nchs/data/icd/COVID-19-guidelines-final.pdf & https://www.cms.gov/outreachand-educationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlncse# Toc37139913 NOTE: Though CMS has approved the use of 'CS' modifier to identify those services that should not have a member cost share (per CMS https://www.cms.gov/outreach-andeducationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlncse# Toc37139913), some but not all commercial health plans will recognize the 'CS' modifier in their adjudication processing. Use of 'CS' modifier is See FFS and MCO specific pages identified below. inappropriate as cost sharing is not applicable for Medicaid/MCO covered services' Medicaid Yes COVID resource page **FFS** 03/27/20 **Amerigroup** Yes See "COVID-19 News and 03/27/20 Resources" on provider web site (https://providers.amerigroup.com /pages/wa.aspx Provider COVID FAQ **CHPW** Yes 03/27/20 Coordinated **COVID** Provider page Yes When medically necessary diagnostic testing or medical screening services are ordered and/or referred by a licensed health care Care 03/27/20 provider, we will cover the cost of medically necessary COVID-19 tests and the associated physician visit. Copayment, coinsurance, and/or deductible cost-sharing requirements will be waived for

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For all patients that meet the CDC criteria, plans will cover 100% of the cost, without patient deductible or cost share, of COVID test Diagnostic test panels for influenza A & B, norovirus and other coronaviruses, and respiratory syncytial virus (RSV), when any of this testing is determined medically necessary by the enrollee's health care provider • Testing related visit in the outpatient or Emergency Department setting Health plans provide 100% coverage, as outlined in the OIC Emergency Order above, except where self-**Follow Common Direction?** funded groups opt out of that coverage. Coding should be consistent with https://www.cdc.gov/nchs/data/icd/COVID-19-guidelines-final.pdf & https://www.cms.gov/outreachand-educationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlncse# Toc37139913 NOTE: Though CMS has approved the use of 'CS' modifier to identify those services that should not have a member cost share (per CMS https://www.cms.gov/outreach-andeducationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlncse# Toc37139913), some but not all commercial health plans will recognize the 'CS' modifier in their adjudication processing. medically necessary COVID-19 diagnostic testing and/or medical screening services. See HCA response for Medicaid. Molina Molina COVID Resource Page Yes 04/01/20 For Medicare will follow CMS guidance. UnitedHealthcare is waiving member costs for COVID-19 testing UHC Yes Community 03/27/20 provided at approved locations in accordance with the U.S. Centers for Disease Control and Prevention (CDC) guidelines. This coverage Plan applies to Medicare and Medicaid members as well as our commercial insured members. Most of our health plans require use of in-network providers for **KP-NW** Yes We will NOT use the CS modifier in 04/24/20 non-emergency services. However, in alignment with federal our adjudication guidance, we cover COVID-19 related testing and visit, without deductible or cost-sharing, regardless of the provider's network status. We will NOT use the CS modifier in **KP-WA** Most of our health plans require use of in-network providers for Yes

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non-emergency services. However, in alignment with federal guidance, we cover COVID-19 related testing and visit, without

04/24/20

our adjudication

 COVID test Diagnostic test panels for influenza A & B, norovirus and other coronaviruses, and respiratory syncytial virus (RSV), when any of this testing is determined medically necessary by the enrollee's health care provider • Testing related visit in the outpatient or Emergency Department setting Health plans provide 100% coverage, as outlined in the OIC Emergency Order above, except where self-**Follow Common Direction?** funded groups opt out of that coverage. Coding should be consistent with https://www.cdc.gov/nchs/data/icd/COVID-19-guidelines-final.pdf & https://www.cms.gov/outreachand-educationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlncse# Toc37139913 NOTE: Though CMS has approved the use of 'CS' modifier to identify those services that should not have a member cost share (per CMS https://www.cms.gov/outreach-andeducationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlncse# Toc37139913), some but not all commercial health plans will recognize the 'CS' modifier in their adjudication processing. deductible or cost-sharing, regardless of the provider's network status. Self-insured plan sponsors will be able to opt-out of this program at their discretion Recommend worker file claim (Report of Accident or Occupational Labor & If due to work exposure Industries Disease) online before going for test, then take L&I claim # to https://www.lni.wa.gov/agency/ou Yes provider giving test. 04/08/20 treach/workers-compensationcoverage-and-coronavirus-covidhttps://secure.lni.wa.gov/home/default.aspx?rfs=PleaseSign%20In 19-common-questions Health plan has no Self-insured plan sponsors. Molina -Yes Molina COVID Resource Page 04/01/20 Marketplace We allow modifier CS submitted with diagnosis codes per CDC guidance. Providers should include the appropriate ICD-10 diagnosis code (B97.29, U07.1, Z03.818, Z20.828) with the E&M code for the visit

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For all patients that meet the CDC criteria, plans will cover 100% of the cost, without patient deductible or cost share, of

For all patients that meet the CDC criteria, plans will cover 100% of the cost, without patient deductible or cost share, of COVID test Diagnostic test panels for influenza A & B, norovirus and other coronaviruses, and respiratory syncytial virus (RSV), when any of this testing is determined medically necessary by the enrollee's health care provider • Testing related visit in the outpatient or Emergency Department setting Health plans provide 100% coverage, as outlined in the OIC Emergency Order above, except where self-**Follow Common Direction?** funded groups opt out of that coverage. Coding should be consistent with https://www.cdc.gov/nchs/data/icd/COVID-19-guidelines-final.pdf & https://www.cms.gov/outreachand-educationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlncse# Toc37139913 NOTE: Though CMS has approved the use of 'CS' modifier to identify those services that should not have a member cost share (per CMS https://www.cms.gov/outreach-andeducationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlncse# Toc37139913), some but not all commercial health plans will recognize the 'CS' modifier in their adjudication processing. For additional information and current claims submission information related to COVID-19 testing and treatment, please visit the Regence provider site referenced here. This site is updated as quickly as possible when new information is available. UHC -**Provider COVID resource** UnitedHealthcare is waiving member costs for COVID-19 testing Most Commercial 03/27/20 provided at approved locations in accordance with the U.S. Centers UHC accepts the CS modifier, but it for Disease Control and Prevention (CDC) guidelines. This coverage is optional, not required applies to Medicare and Medicaid members as well as our commercial insured members. We are also supporting self-insured employer customers who chose to implement similar actions.

Consensus Direction:

Follow coding guidelines of the health plans and submit the claim with the appropriate diagnosis after the testing has come back

- Diagnosis Code used should be consistent with https://www.cdc.gov/nchs/data/icd/COVID-19-guidelines-final.pdf
- Test code used should be consistent with Medicare Guidelines https://www.cms.gov/outreach-and-educationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlnc-se#_Toc37139913. HCPS U0002 is for dates of service on or after February 4, 20200 and CPT 87635 for dates of service after March 13. HCPS U0003 and U0004 are for dates of service after April 14, 2020

As part of their adjudication process, *commercial* health plans will differentiate between the following two scenarios: 1) E&M visit is related to COVID/Diagnostic panel testing (patient cost share waived), and 2) E&M visit is related to COVID care once the testing is completed (patient cost share not waived).

NOTE: Though CMS has approved the use of 'CS' modifier to identify those services that should not have a member cost share (per CMS https://www.cms.gov/outreach-and-educationoutreachffsprovpartprogprovider-partnership-email-archive/2020-04-07-mlnc-se# Toc37139913), some but not all commercial health plans will recognize the 'CS' modifier in their adjudication processing.

Under the Emergency Order, some health plans will cover the entire cost, prior to deductible and with no patient cost share, of COVID testing (https://www.cms.gov/files/document/cms-2020-01-r.pdf), Diagnostic test panels for influenza A & B, norovirus and other coronaviruses, and respiratory syncytial virus (RSV) and, in the outpatient setting, the associated E&M visit.

In situations where the testing is billed by the lab and the E&M visit is billed by the provider, how should providers submit the claim with the E&M visit -- so that it is clear that E&M visit is to be covered under the Emergency Order (since the testing will be billed by the lab)?

Follow Common Direction?		See above
Aetna	Yes 03/27/20	Aetna COVID page Scroll down to • 'What CPT, HCPS, ICD-10 and other codes should I be aware of related to COVID-19?" & to • "What Common Procedural Technology (CPT) codes should be used for COVID-19 testing?
Amerigroup - Yes DSNP 04/24/20		Provider COVID FAQ Use of 'CS' modifier is not applicable

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In situations where the testing is billed by the lab and the E&M visit is billed by the provider, how should providers submit the claim with the E&M visit -- so that it is clear that E&M visit is to be covered under the Emergency Order (since the testing will be billed by the lab)?

Follow Commor	Direction?	See above	
CHPW -	Yes	We expect the CR modifier, or one of the COVID diagnosis or	
Medicare	03/27/20	related diagnosis put out by CDC	
Advantage			
Cigna	Yes	<u>COVID response page</u> – Under 'Interim Billing Guidelines'	
	03/27/20	scroll to 'General billing guidance for COVID-19 related	
		services' section.	
Coordinated	Yes	For Apple Health - <u>HCA COVID billing guidelines</u>	Providers should bill the appropriate E/M
Care -	03/27/20		code with the appropriate diagnosis codes
Commercial		For Marketplace plan, for claim billed without the COVID-19 lab tests, screening related claims with diagnosis codes	including U07.1 and those found in the link attached.
		Z20.828 and Z03.818 will be covered with \$0 member liability.	
First Choice (TPA and PPO)	Yes 03/27/20	When COVID-19 diagnosis code U07.1 is appropriately coded with an E&M code, this will indicate it is for COVID-19. If U07.1 is not effective or appropriate due to an initial visit, then refer to the recommended diagnosis coding from the CDC.	
		Modifier CS will be considered in the adjudication of COVID- 19 testing services with other claim information	
HCA – Apple Health	04/08/20	All services covered at 100% of the allowed and patient cannot be billed	
		Use of 'CS' modifier is inappropriate as cost sharing is not applicable for Medicaid/MCO covered services'	
		Medicaid FFS and MCOs will also reimburse for testing billed with CPT code U0002 and, as of 04/14/20, with codes U0003 & U0004.	

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In situations where the testing is billed by the lab and the E&M visit is billed by the provider, how should providers submit the claim with the E&M visit -- so that it is clear that E&M visit is to be covered under the Emergency Order (since the testing will be billed by the lab)?

Follow Commo	n Direction?	See above	
		Claims should be submitted consistent with the guidance provided on the FFS and MCO websites: Providers do not need to differentiate between the clinical scenarios above but instead follow the coding guidance on the FAQs found at https://www.hca.wa.gov/information-about-novel-coronavirus-covid-19	
Medicaid FFS	Yes 03/27/20	For providers that can bill for an E/M service, the testing is part of the E/M service. If the client comes into the provider's office just for the specimen collection, then the provider can bill 99211 for the service.	
Amerigroup	Yes 03/27/20	See HCA Apple Health response	
CHPW	Yes 03/27/20	We expect the CR modifier, or one of the COVID diagnosis or related diagnosis put out by CDC	
Coordinated Care	Yes 03/27/20	For Apple Health - <u>HCA COVID billing guidelines</u>	Providers should bill the appropriate E/M code with the appropriate diagnosis codes including U07.1 and those found in the link attached.
Molina	Yes 04/17/20	See HCA Apple Health response Molina COVID Resource Page	Molina does not differentiate between the two scenarios. Follow coding guidance: Providers should include the appropriate ICD-10 diagnosis code (B97.29, U07.1, Z03.818, Z20.828) with the E&M code for the visit Molina will follow the same process for all programs

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In situations where the testing is billed by the lab and the E&M visit is billed by the provider, how should providers submit the claim with the E&M visit -- so that it is clear that E&M visit is to be covered under the Emergency Order (since the testing will be billed by the lab)?

Follow Commor	n Direction?	See above	
UHC –	Yes		
Community	04/17/20		
Plan			
KP-NW	Yes	The provider should bill with the appropriate screening	
KP-WA	04/01/20	diagnosis associated with COVID-19 to include relevant ICD-	
		10 infection codes. Additionally, we have established	
		provider reconsideration processes if a provider believes the	
		claim was paid incorrectly.	
		We will NOT use the CS modifier in our adjudication	
Labor &	N.A.	If due to work exposure, all services are covered regardless	
Industries	04/08/20	of the order in which they are submitted.	
Molina -	Yes	Molina COVID Resource Page	Molina does not differentiate between the
Marketplace	04/01/20		two scenarios. Follow coding guidance.
		For Marketplace plan, for claim billed without the COVID-19	We allow modifier CS submitted with dx
		lab tests, screening related claims with diagnosis codes	codes per CDC guidance. Providers should
		Z20.828 and Z03.818 will be covered with \$0 member	include the appropriate ICD-10 diagnosis
		liability.	code (B97.29, U07.1, Z03.818, Z20.828)
			with the E&M code for the visit
Pacific Source	Yes		
	03/27/20		
Premera	Yes	When the provider can provide a diagnosis of COVID-19,	
	03/27/20	U07.1, the diagnosis should be billed on the claims for the	
		E&M visit. However, since the initial visit is to diagnose the	
		patient, the COVID-19 is not expected to be available at the	
		time of the visit. When the COVID-19 diagnosis is not	
		available, the E&M code should be billed with one of the	

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In situations where the testing is billed by the lab and the E&M visit is billed by the provider, how should providers submit the claim with the E&M visit -- so that it is clear that E&M visit is to be covered under the Emergency Order (since the testing will be billed by the lab)?

Follow Commo		See above	,
		appropriate ICD-10 diagnosis codes related to possible COVID-19 exposure as defined by the CDC.	
		Premera will waive the cost share associated with the initial E&M visit when the visit is billed on the same claim as the COVID-19 lab testing. When the E&M visit is billed separately, a review will be done to identify the testing related visit. When the related visit is not identified, the E&M claim will be adjusted as identified by the provider or the member.	
		Premera accepts the CS modifier but it is optional, not required	
Providence	Yes 06/15/20	No cost share for E&M visits associated with testing billed with HPCS codes U0001, U0002, U0003, U0004, CPT codes87365, 86328, 86769, or specimen collection codes G2023, G2024 regardless of dx code.	
Regence	Yes 04/28/20	The associated E&M visit should be billed with diagnosis code U07.1. When the E&M visit is billed separately, a review will be done to identify the testing related visit.	
		There may be additional recommended billing guidelines as we begin to receive more COVID-19 coded claims.	
		Providers can bill with CS, but it is information and does not drive payment.	

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In situations where the testing is billed by the lab and the E&M visit is billed by the provider, how should providers submit the claim with the E&M visit -- so that it is clear that E&M visit is to be covered under the Emergency Order (since the testing will be billed by the lab)?

Follow Common	n Direction?	See above	
UHC -	Yes	Provider COVID resource	
Commercial	06/10/20		
		See the section on "Testing, Treatment, Coding & Reimbursement" then "Claim Coding, Submissions and Reimbursement" then click on 'Billing Guidance' and scroll down to 'Office Billing Scenarios' UHC accepts the CS modifier, but it is optional, not required	
		Step 1. Use appropriate Office Visit E/M code Step 2: Use ICD Dx: Z03.818 – For suspected exposure to COVID-19 Use ICD Dx: Z20.828 – For exposure to confirmed case of	

When do you anticipate that providers should submit claims to you for COVID testing?				
Follow Common Direct	ion?	Claims can be submitted now, in some cases, the health plan will hold claims until the		
		systems are configured (with pricing) to process the claims accurately		
Aetna	Now	For Coding Guidelines, see Aetna's Response to the previous		
	03/27/20	question.		
Amerigroup – DSNP	Yes			
	04/21/20			
CHPW - Medicare Advantage	Now	Provider can bill for dates of service 02/01/2020 and forward.		
	03/27/20			
Cigna	04/01	Laboratories are asked to hold any claims for COVID-19 using		
	03/27/20	code this until April 1, 2020 to ensure proper reimbursement.		
Coordinated Care -	Coordinated Care - Now The new codes are loaded in our system and will be processed			
Commercial 03/27/20		accordingly. If you submitted claims previously that rejected,		
		please resubmit your claim.		

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Wh	en do you anti	cipate that providers should submit claims to you for COVID testing	?
Follow Common Dire	tion?	Claims can be submitted now, in some cases, the health plan will hold claims until the	
		systems are configured (with pricing) to process the claims accura	tely
First Choice (TPA and PPO)	Now	Codes are loaded. Claims may be processed manually until	
	03/27/20	system set up is complete.	
HCA – Apple Health	Now	See specific instructions for FFS and MCOs below	
	04/11/20		
Medicaid FFS	Now	Provider can submit claims for COVID testing (retroactive to	
	03/27/20	2/4/20 dates of service) at any time. Some claims may need to	
		be resubmitted for dual eligible clients.	
Amerigroup	Now	Provider can submit claims for COVID testing at any time.	
	03/27/20	Amerigroup will hold claims until our systems are configured to	
		process the claims accurately.	
CHPW	Now	Provider can bill for dates of service 02/01/2020 and forward.	
	03/27/20		
Coordinated Care	Now	The new codes are loaded in our system and will be processed	
	03/27/20	accordingly. If you submitted claims previously that rejected,	
		please resubmit your claim.	
Molina	Now	Claims can be submitted for COVID testing retroactive to the	
	04/01/20	2/4/20 date of service	
UHC Community Plan	04/01	We ask that care providers hold claims for processing until April	
	03/27/20	1, 2020.	
KP-NW	Now	Our systems are currently configured to accept COVID testing	
	04/01/20	claims	
KP-WA	Now	Our systems are currently configured to accept COVID testing	
	04/01/20	claims	
Labor & Industries	Now	Now claims should be submitted as they occur	
	05/20/20		
Molina - Marketplace	Now	Claims can be submitted for COVID testing retroactive to the	
	04/01/20	2/4/20 date of service	
Pacific Source	Now	Submit claims using the correct CPT codes; claims that are	
	03/27/20	denied should be resubmitted with the correct codes.	
Premera	Now		

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	When do you anticipate that providers should submit claims to you for COVID testing?				
Follow Common Direction?		Claims can be submitted now, in some cases, the health plan will systems are configured (with pricing) to process the claims accura			
	03/27/20				
Providence	Now	Our systems are currently configured to accept COVID testing			
	04/01/20	claims			
Regence	Now	Our systems are currently accepting claims. Please visit the			
	04/28/20	Regence COVID resource page and scroll down to COVID Testing			
		for the specific code effective dates.			
UHC - Commercial	04/01	We ask that care providers hold claims for processing until April			
03/27/20		1, 2020.			

If a claim was billed for COVID testing after the order (March 5 th) and it was billed with an incorrect code how should it be rebilled so that it is adjudicated under the order?				
Follow Common Direction?		To the extent a claim was submitted with incorrect coding, it should standard rebilling process with the corrected diagnosis and proceducoding guidelines)		
Aetna	Yes 03/27/20	To the extent a claim was submitted with incorrect coding and reimbursement was not received in accordance with the OIC's COVID19 Emergency Order, please submit a corrected claim. For Coding Guidelines, see Aetna's Response to the previous question.		
Amerigroup – DSNP	Yes 04/21/20	https://providers.amerigroup.com/pages/wa.aspx under "Provider Resources & Documents" includes instructions on submission of corrected claims.		
CHPW - Medicare Advantage	Yes 03/27/20			
Cigna	Yes 05/11/20	COVID response page – Under 'Interim Billing Guidelines' scroll to 'General billing guidance for COVID-19 related services' section.		
Coordinated Care - Commercial	Yes 03/27/20	If the provider feels the claim was not adjudicated probably based on evolving guidance, they can submit a corrected claim within the		

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If a claim was billed for COVID testing after the order (March 5 th) and it was billed with an incorrect code how should it be rebilled so that it is adjudicated under the order?			
Follow Common Direction?		To the extent a claim was submitted with incorrect coding, it should be rebilled following the standard rebilling process with the corrected diagnosis and procedure codes. (CDC COVID-19 coding guidelines)	
		timeframes specified in their contract or in our Provider Handbook for reprocessing. They may also call our Customer Service Center to ask us to review their claim if they do not feel it was processed correctly as billed.	
First Choice (TPA and PPO)	Yes 04/01/20	Please follow the corrected claim process and submit a corrected claim with the appropriate coding.	
HCA – Apple Health	Yes 04/11/20	See specific instructions for FFS and MCOs below Any claim can be adjusted per the guidance on the HCA and Managed care websites	
Medicaid FFS	Yes 03/27/20	The addition of the CR modifier to the claim will allow the claim to pay.	
Amerigroup	Yes 03/27/20	https://providers.amerigroup.com/pages/wa.aspx under "Provider Resources & Documents" includes instructions on submission of corrected claims.	
CHPW	Yes 03/27/20		
Coordinated Care	Yes 03/27/20	If the provider feels the claim was not adjudicated probably based on evolving guidance, they can submit a corrected claim within the timeframes specified in their contract or in our Provider Handbook for reprocessing. They may also call our Customer Service Center to ask us to review their claim if they do not feel it was processed correctly as billed.	
Molina	Yes 04/01/20	Medicare & Medicaid Providers should submit a corrected claim and include one of the following ICD-10's: B97.29, U07.1, Z03.818, Z20.828	
UHC Community Plan	Yes 04/01/20		

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If a claim was billed for COVID	testing after t	he order (March 5 th) and it was billed with an incorrect code how sho is adjudicated under the order?	ould it be rebilled so that it
Follow Common Direction?		To the extent a claim was submitted with incorrect coding, it should be rebilled following the standard rebilling process with the corrected diagnosis and procedure codes. (CDC COVID-19 coding guidelines)	
KP-NW KP-WA	Yes 03/27/20	If a claim was coded incorrectly and does not have the expected adjudication aligning with the COVID-19 emergency order, please follow the normal process to submit a revised claim for readjudication or to follow the provider reconsideration process, as appropriate.	
Labor & Industries	Yes 05/20/20	A corrected claim should be submitted after coordinating with the claim manager.	
Molina - Marketplace	Yes 04/01/20	Providers should submit a corrected claim and include one of the following ICD-10's: B97.29, U07.1, Z03.818, Z20.828	
Pacific Source	Yes 07/09/20		
Premera	Yes 03/27/20	This Probably depends on whether the claim was paid or denied or something else.	
		More than likely the diagnosis and lab test codes were not established for some of the prior submissions so if the claim was paid, I am not sure they need total resubmit. If the claim was denied, I think the reason for the denial would determine whether to rebill or not. If the "rebill" reason is to remove member cost share, then the provider should be coding the claim correctly.	
		If services were performed after the date of the order (3/5/2020 WA, 3/3/2020 AK), then the provider could rebill using the new COVID-19 lab testing codes U0001, U0002.	
		If the services were performed prior to the date of the order, there would be no adjustment needed as the cost shares are being waived if services are performed as of the date of the order.	
Providence	Yes		

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If a claim was billed for COVID testing after the order (March 5 th) and it was billed with an incorrect code how should it be rebilled so that it is adjudicated under the order?			
Follow Common Direction?		To the extent a claim was submitted with incorrect coding, it should be rebilled following the standard rebilling process with the corrected diagnosis and procedure codes. (CDC COVID-19 Coding guidelines)	
	04/01/20		
Regence Yes 04/28/20		We anticipate corrected claims may need to be submitted.	
UHC - Commercial	Yes 04/28/20		

Consensus Direction

New providers that are Washington Licensed/DOH approved or are registered in DOH's volunteer health practitioner system can bill for services under one of the following policies/practices. Health Plans will indicate which of the below policies/practices they adopt – RC, LT, or Both.

- 1) Retro-Credentialing (RC): Once a provider is credentialed, services that they provided on or after the date of completion of credentialing application can be billed
 - Expedited Credentialing: Health Plans will expedite the credentialing process for providers that are filling positions to meet the demand of the current COVID crisis. Providers should complete the standard credentialing application and contact the health plan's provider relations team to request expedited credentialing
 - Effective Billing Date: Upon successful completion of the credentialing process, the provider's effective date for the purpose of billing will be the same as the date that their application was received by the health plan as complete.
 - Claims for services rendered by providers being credentialed should be submitted not earlier than 30 days past the credentialing approval date to allow the health plan system to be set up.
 - Any claims submitted for services rendered by provider being credentialed prior to this timeframe will be paid as out of network, something else:

AND/OR

2) Locum Tenens (LT): The provider will fall under locum tenens and their services can be billed

A provider can identify and authorize care for his or her patients by another provider for at least 90 days, and ideally 180 day, while the authorizing provider continues to treat patients at the organization. During the period, the provider organization can bill for locum tenes provider services and the locum tenens provider can be going through expedited credentialing

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Locum Tenens applies to all provider organizations whether or not they have delegated credentialing

As provider organizations that do not have delegated credentialing bring on new providers to address the COVID demands, are there policies/practices under which the new provider can bill the health plan sooner rather than later?				
Follow Common Direction?		New providers that are Washington Licensed/DOH approved or are registered in DOH's volunteer health practitioner system can bill for services under one of the following policies/practices. Health Plans will indicate which of the policies/practices they adopt – Retro-Credentialing, Locum Tenes or Both.		
Aetna	Locum			
	Tenes 04/28/20			
Amerigroup – DSNP	Locum	The provider entity that employers/accepts the volunteer		
	Tenes	services of the new practitioner would bill us under its		
	05/05/20	normal billing procedures, in the name of the authorizing provider (who is already credentialed with us)		
CHPW - Medicare	Locum	Paying providers who are qualified – locums and not		
Advantage	Tenes	necessarily locums.		
	04/02/20	We are paying non-credentialed but qualified providers		
		during this crisis.		
		Additionally, we have expedited credentialing.		
Cigna	Locum	COVID response page – Under 'Provider Frequently Asked		
	Tenes	Question' scroll to 'Credentialing' section.		
	05/11/20			

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		new provider can bill the health plan sooner rather than later?		
Follow Common D	irection?	New providers that are Washington Licensed/DOH approved or are registered in DOH's volunteer		
		health practitioner system can bill for services under one of	• • • • • • • • • • • • • • • • • • • •	
		Plans will indicate which of the policies/practices they adopt – Retro-Credentialing, Locum Tenes or		
		Both.		
		Also, effective April 1, 2020, Cigna is accelerating the initial		
		credentialing process for COVID-19 related applications. We		
		anticipate that the majority of providers will be initially		
		credentialed through this accelerated credentialing process		
		to address COVID-19 related services. This accelerated		
		initial credentialing process will be available until June 30,		
		2020. Providers are asked to identify that their		
		credentialing request is a COVID-19 application upon		
		submission.		
Coordinated Care -				
Commercial				
First Choice (TPA and	Locum	This is during the public health emergency.		
PPO)	Tenens			
	04/24/20			
HCA-Apple Health	Locum	Providers registered in DOH's volunteer health practitioner		
	Tenes	system must also be enrolled with HCA as either a billing or		
	04/13/20	non-billing provider in order to bill Medicaid services. DOH		
		does not have this information posted so HCA is working on		
		this communication pathway with DOH, but this is still		
		pending.		
Medicaid FFS	Locum			
	Tenes			
	04/13/20			
Amerigroup	Locum	https://providers.amerigroup.com/Reimbursement%20Poli		
	Tenens	cy%20Documents/ALL_RP_LocumTenensPhysicians.pdf		
	04/16/20	Amerigroup allows locum tenens reimbursement for a		
		period of 90 continuous days with at least 30 days elapsing		
		between 90-day periods in accordance with Washington		

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As provider organizations that do not have delegated credentialing bring on new providers to address the COVID demands, are there policies/practices under which the new provider can bill the health plan sooner rather than later? New providers that are Washington Licensed/DOH approved or are registered in DOH's volunteer **Follow Common Direction?** health practitioner system can bill for services under one of the following policies/practices. Health Plans will indicate which of the policies/practices they adopt – Retro-Credentialing, Locum Tenes or Both. State Health Care Authority (HCA) Physician Related Services manual. Will follow HCA Guidelines **CHPW** Locum Tenes 04/13/20 **Coordinated Care** Locum Tenes 04/13/20 This will include temporary providers joining contracted Molina Locum and non-contracted provider groups/facilities. Tenes 04/10/20 Molina COVID Resource Page Scroll down to 'Provider Credentialing' **UHC Community** Locum Plan Tenes 04/13/20 **KP-NW** Locum Tenes 04/24/20 **KP-WA** Locum Tenes 04/24/20 L&I has also developed a process to expedite provider **Labor & Industries** Locum account applications for those healthcare providers Tenes 5/21/20 participating in the Department of Health Emergency Volunteer Healthcare Practitioner program. Molina - Marketplace This will include temporary providers joining contracted Locum and non-contracted provider groups/facilities. Tenes

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As provider organizations that do not have delegated credentialing bring on new providers to address the COVID demands, are there policies/practices under which the new provider can bill the health plan sooner rather than later?			
Follow Common Direction?		New providers that are Washington Licensed/DOH approved or are registered in DOH's volunteer	
		health practitioner system can bill for services under one o	f the following policies/practices. Health
		Plans will indicate which of the policies/practices they adop	ot – Retro-Credentialing, Locum Tenes or
		Both.	
	04/10/20	Molina COVID Resource Page	
		Scroll down to 'Provider Credentialing'	
Pacific Source	Locum		
	Tenes		
	07/09/20		
Premera	Locum	https://www.premera.com/wa/provider/reference/medical	We allow providers to be considered a
	Tenes	-manuals/credentialing-contracting/	Locum Tenens if they are providing
	04/20/20		services for 90 consecutive days or
			less. After the 90 days, they need to be
			credentialed.
Providence	06-15-20		
	Retro-		
	Credentiali		
_	ng		
Regence	Locum	https://www.regence.com/provider/library/whats-	
	Tenes	new/covid-19#credentialing-providers	
	04/16/20	Decree to a selection of the selection o	
		Regence is expediting credentialing applications for	
		providers with practices directly impacted by COVID-19.	
		Providers should complete a credentialing application and	
		contact provider relations to request expedited credentialing.	
		Regence is also allowing exceptions to our locum tenens	
		policy. The use of locum tenen provider has been expanded	
		to 180 days during the COVID-19 emergency. Also, a locum	
		tenen can have a valid license in a different state than the	
		one in which they are practicing in.	
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As provider organizations that do not have delegated credentialing bring on new providers to address the COVID demands, are there policies/practices under which the new provider can bill the health plan sooner rather than later?			
Follow Common Direction? New providers that are Washington Licensed/DOH approved or are registered in DOH's vone health practitioner system can bill for services under one of the following policies/practices plans will indicate which of the policies/practices they adopt — Retro-Credentialing, Locum Both.		ed or are registered in DOH's volunteer f the following policies/practices. Health	
UHC - Commercial	Locum Tenes	Provider COVID resource	
	04/28/20	See the section on "Credentialing & Contracting"	

When Remdesivir is used as an inpatient treatment with an appropriate COVID diagnosis

- f. Is it a covered service?
- g. Does it require a prior authorization?
- h. Are you following the ICD-10-PCS coding for Remdesivir (XW033E5, XW043E5)?
- i. Are there special billing instructions?
- . Will it be reimbursed as an individual service or part of the DRG bundle?

J. Will it be reimbursed as an individual service or part of the DRG bundle?				
	Answer to Question			
Aetna	 a. Yes b. No c. Miscellaneous code J3490 - Miscellaneous codes don't have a fee with them. d. Our hospital contracts include drugs, bandages, RN's, lab testing, chest x-rays, etc. From a network contracting perspective, any drug is included in the hospital per diem, case rate or DRG. This should not be a separate billable especially as Aetna is increasing payments to providers for the treatment of COVID-19 patients for certain diagnosis-related groups and specific contracting methodologies. 			

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When Remdesivir is used as an inpatient treatment with an appropriate COVID diagnosis

- f. Is it a covered service?
- g. Does it require a prior authorization?
- h. Are you following the ICD-10-PCS coding for Remdesivir (XW033E5, XW043E5)?
- i. Are there special billing instructions?
- . Will it be reimbursed as an individual service or part of the DRG bundle?

Answer to Question			
		e. DRG	
Amerigroup - DSNP	08-26-20	 a. Yes b. No we do not require prior authorization during Acute IP episode c. ICD-10 MS- DRG grouper version 37.2 already accommodates these new codes and is effective for discharges on or after 08/01. d. Anthem does not have anything published at this time. (There has not been mention of future publishing of anything.) e. DRG 	
CHPW – Medicare Advantage			
Cigna			
Coordinated Care - Commercial			
First Choice (TPA and PPO)	08-12-20	First Choice Health is a PPO network that does not define the benefits. Please reach out to the individual Payers to confirm benefits. For First Choice Health Administrators a. Covered for treatment of COVID-19 b. Inpatient services require Prior Authorization. c. We accept these ICD10 procedure codes.	

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When Remdesivir is used as an inpatient treatment with an appropriate COVID diagnosis

- f. Is it a covered service?
- g. Does it require a prior authorization?
- h. Are you following the ICD-10-PCS coding for Remdesivir (XW033E5, XW043E5)?
- i. Are there special billing instructions?
- . Will it be reimbursed as an individual service or part of the DRG bundle?

	Answer to Question			
		d. For inpatient claims for Remdesivir, XW0033E5,		
		XW043E5 should be used		
		e. Generally, If the contract with the hospital is for		
		MSDRG reimbursement, it would be included in		
		the MSDRG payment.		
HCA Apple Health	08-26-20	a. Yes		
		b. No		
		c. The files have been uploaded into our system and		
		we will be following CMS rules as instructed.		
		d. Yes, use DR modifier to denote COVID related		
		e. Payment for Remdesivir will be bundled in the DRG		
		payment for providers paid via this methodology		
Medicaid FFS	08-26-20	See HCA Apple Health response above		
Amerigroup	08-26-20	See HCA Apple Health response above		
CHPW	08-26-20	See HCA Apple Health response above		
Coordinated Care	08-26-20	See HCA Apple Health response above		
Molina	08-26-20	See HCA Apple Health response above		
UHC Community Plan	08-26-20	See HCA Apple Health response above		
KP-NW	08-26-20	a. Yes, for inpatient IV formulation for treatment.		
KP-WA		b. Not at this time.		
		c. Hospital claims are repriced using Optum's APR-		
		Grouper software product. Updates still need to be		
		made to the software, but the vendor is waiting to		

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When Remdesivir is used as an inpatient treatment with an appropriate COVID diagnosis

- f. Is it a covered service?
- g. Does it require a prior authorization?
- h. Are you following the ICD-10-PCS coding for Remdesivir (XW033E5, XW043E5)?
- i. Are there special billing instructions?
- . Will it be reimbursed as an individual service or part of the DRG bundle?

	Answer to Question			
		see how the Washington Health Care Authority (for Medicaid) or the 3M software will handle the new codes that were effective on 8/1/2020 before making any changes to their APR-DRG Grouper product. The intention is to map the new codes to the existing V37.1 APR-DRG Grouper. d. Not at this time. e. It will be reimbursed as part of the DRG grouper, just like an IV antibiotic would be covered in any		
Labor & Industries	08-26-20	hospital visit. a. Yes b. No c. Yes d. No e. As part of a DRG bundle		
Molina - Commercial	08-26-20	 a. Yes b. At this time it does not go through a routine PA process. c. We allow ICD-10-PCS coding for Remdesivir (XW033E5, XW043E5) as of 8/1/2020 and after d. Not at this time e. For Critical Access Hospitals - covered revenue codes are paid a percentage of billed charges 		

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When Remdesivir is used as an inpatient treatment with an appropriate COVID diagnosis

- f. Is it a covered service?
- g. Does it require a prior authorization?
- h. Are you following the ICD-10-PCS coding for Remdesivir (XW033E5, XW043E5)?
- i. Are there special billing instructions?
- j. Will it be reimbursed as an individual service or part of the DRG bundle?

	Answer to Question				
		For Facilities paid APRDRG - payment is included in the DRG			
Pacific Source	08-20-20	 a. Yes b. No c. Yes, we follow all industry standard coding d. There does not appear to be any special billing instructions e. Reimbursement as an individual service or as part of the DRG bundle depends on the contract with the billing provider 			
Premera		 a. Yes, when provided under FDA EUA. b. No c. Yes, XW033E5, XW043E5 are the correct codes d. None at this time. e. It depends on the type of contract. If the contract is a DRG contract, the cost would be captured in the case rate for the episode of care. For all other contracts, it would be paid at the same reimbursement methodology as used for all other covered items on the submitted inpatient claim. 			
Providence					
Regence	08-20-20	a. Yes when provided under the Emergency Use Authorization (EUA).b. No			

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When Remdesivir is used as an inpatient treatment with an appropriate COVID diagnosis

- f. Is it a covered service?
- g. Does it require a prior authorization?
- h. Are you following the ICD-10-PCS coding for Remdesivir (XW033E5, XW043E5)?
- i. Are there special billing instructions?
- . Will it be reimbursed as an individual service or part of the DRG bundle?

Answer to Question				
		c.	Yes	
		d.	There are billing instructions on how to bill for	
			COVID-19, but nothing specific to Remdesivir	
		e.	Part of the DRG bundle.	
UHC - Commercial	08-20-20	a.	UHC will provide coverage for situations meeting	
			the EUA criteria - Based on the FDA's Emergency	
			Use Authorization (EUA) that allows for the	
			distribution and emergency use of Remdesivir only	
			for the treatment of hospitalized patients with	
			severe COVID-19 disease.	
		b.	No - since Remdesivir will be administered as part	
			of a hospital stay, a separate prior authorization	
			for individual treatments is not required.	
		c.	Yes - UnitedHealthcare will recognize and accept	
			the use of these codes.	
		d.	None at this time. We may have refined billing	
			instructions in the future as information regarding	
			treatment changes quickly. Providers can find	
			these updated through	
			our uhcprovider.com provider portal.	
		e.	Payment for the drug and its administration will	
			be made in accordance with the terms of the	
			hospital's contract.	

Page 33 of 87 Ver: 120720a Historically, Personal Protective Equipment (PPE) costs were considered by health plans to be included in the reimbursement for the associated visit and were not able to be separately billed under the terms of the agreement (contract) for professional services or hospital services.

On September 8, the AMA announced a new CPT code, 99072, to address the PPE situation and the additional clinical staff time needed to perform safety protocols during the public health emergency: https://www.ama-assn.org/press-center/press-releases/ama-announces-new-cpt-codes-covid-19-advancements-expand

CPT 99072 - (outside of budget neutrality) for additional supplies, materials and clinical staff time over and above those usually included in an office visit or other non-facility service(s), when performed, during a Public Health Emergency as defined by law, due to respiratory transmitted infectious disease.

Will your health plan make separate payment for PPE (and possibly additional clinical staff time) in addition to the reimbursement for the visit? Yes/No

If Yes,

- 1. Using which of the below billing methods: a, b, c, or d?
 - a. Using CPT code 99072 for PPE and additional clinical staff time?For additional clinical staff time, is there a set reimbursement cap or cap on the number of minutes that can be billed by the provider?
 - b. Using HCPCS codes (A-series of codes) for PPE which one(s)?
 - c. Using a unique code to reimburse a flat "per visit" amount, rather than identifying specific PPE supplies & additional clinical staff time which code(s)?
 - d. Other method: identify/describe?
- 2. For what date of service would separate reimbursement using the above method begin?
- 3. Is there a limitation as to "how long" separate reimbursement will be made, e.g. will payment terminate based on the end of the pandemic or some other payer determination such as Executive or business decision?

Answer to Question					
Aetna	10/14/20	No			
Amerigroup - DSNP					

Will your health plan make separate payment for PPE (and possibly additional clinical staff time) in addition to the reimbursement for the visit? Yes/No

If Yes,

- 1. Using which of the below billing methods: a, b, c, or d?
 - a. Using CPT code 99072 for PPE and additional clinical staff time?For additional clinical staff time, is there a set reimbursement cap or cap on the number of minutes that can be billed by the provider?
 - b. Using HCPCS codes (A-series of codes) for PPE which one(s)?
 - c. Using a unique code to reimburse a flat "per visit" amount, rather than identifying specific PPE supplies & additional clinical staff time which code(s)?
 - d. Other method: identify/describe?
- 2. For what date of service would separate reimbursement using the above method begin?
- 3. Is there a limitation as to "how long" separate reimbursement will be made, e.g. will payment terminate based on the end of the pandemic or some other payer determination such as Executive or business decision?

Answer to Question						
CHPW – Medicare						
Advantage						
Cigna						
Coordinated Care -						
Commercial						
First Choice (TPA and PPO)	10/05/20	Administrator of Self-Funded Plans: No				
		PPO Network : First Choice Health is a PPO network that does not define the benefits. Please reach out to the individual Payers to confirm benefits.				
HCA Apple Health	09/30/20	No				
Medicaid FFS	09/30/20	No				
Amerigroup	09/30/20	No				
CHPW	09/30/20	No				
Coordinated Care	09/30/20	No				

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Will your health plan make separate payment for PPE (and possibly additional clinical staff time) in addition to the reimbursement for the visit? Yes/No

If Yes,

- 1. Using which of the below billing methods: a, b, c, or d?
 - a. Using CPT code 99072 for PPE and additional clinical staff time?For additional clinical staff time, is there a set reimbursement cap or cap on the number of minutes that can be billed by the provider?
 - b. Using HCPCS codes (A-series of codes) for PPE which one(s)?
 - c. Using a unique code to reimburse a flat "per visit" amount, rather than identifying specific PPE supplies & additional clinical staff time which code(s)?
 - d. Other method: identify/describe?
- 2. For what date of service would separate reimbursement using the above method begin?
- 3. Is there a limitation as to "how long" separate reimbursement will be made, e.g. will payment terminate based on the end of the pandemic or some other payer determination such as Executive or business decision?

Answer to Question					
Molina	09/30/20	No			
UHC Community Plan	09/30/20	No			
KP-NW	10/06/20	Not until CMS establishes pricing for Code 99072			
KP-WA					
Labor & Industries	09/30/20	No			
Molina - Marketplace	10/13/20	No			
Pacific Source	09/30/20	No			
Premera		Yes 1. a. CPT code 99072 is a payable code for PPE; Additional clinical staff time over what is included in the primary service would be included as part of this code.			

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Will your health plan make separate payment for PPE (and possibly additional clinical staff time) in addition to the reimbursement for the visit? Yes/No

If Yes,

- 1. Using which of the below billing methods: a, b, c, or d?
 - a. Using CPT code 99072 for PPE and additional clinical staff time?For additional clinical staff time, is there a set reimbursement cap or cap on the number of minutes that can be billed by the provider?
 - b. Using HCPCS codes (A-series of codes) for PPE which one(s)?
 - c. Using a unique code to reimburse a flat "per visit" amount, rather than identifying specific PPE supplies & additional clinical staff time which code(s)?
 - d. Other method: identify/describe?
- 2. For what date of service would separate reimbursement using the above method begin?
- 3. Is there a limitation as to "how long" separate reimbursement will be made, e.g. will payment terminate based on the end of the pandemic or some other payer determination such as Executive or business decision?

	Answer to Question				
		b. Additional payable PPE codes include A4927, A4928, A4930 and D1999 exclusively for Dental PPE.			
		2. Reimbursement is made for dates of service min- March through October 2020. Code 99072 became reimbursable as of its effective date 09/08/2020 through October 2020			
		3. Premera's Payment Policy indicates that separate reimbursement will be made through October 2020. Starting with date of service 11/01/2020, PPE will be considered part of practice expenses included in the main procedure(s) performed and not separately reimbursable.			
Providence	09/30/20	To Be Determined			

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Will your health plan make separate payment for PPE (and possibly additional clinical staff time) in addition to the reimbursement for the visit? Yes/No

If Yes,

- 1. Using which of the below billing methods: a, b, c, or d?
 - a. Using CPT code 99072 for PPE and additional clinical staff time?For additional clinical staff time, is there a set reimbursement cap or cap on the number of minutes that can be billed by the provider?
 - b. Using HCPCS codes (A-series of codes) for PPE which one(s)?
 - c. Using a unique code to reimburse a flat "per visit" amount, rather than identifying specific PPE supplies & additional clinical staff time which code(s)?
 - d. Other method: identify/describe?
- 2. For what date of service would separate reimbursement using the above method begin?
- 3. Is there a limitation as to "how long" separate reimbursement will be made, e.g. will payment terminate based on the end of the pandemic or some other payer determination such as Executive or business decision?

Answer to Question				
Regence	10/01/20	No - Our provider COVID-19 resource webpage states		
		that we do not reimburse for CPT 99072.		
UHC - Commercial	10/02/20	No		

Page 38 of 87 Ver: 120720a As part of the OIC emergency order, will your health plan cover, before deductible and without cost share, the cost of the 2 new CPT codes for reporting laboratory tests (87636 and 87637 effective October 6, 2020) that simultaneously detect the COVID-19 virus, influenza A/B and respiratory syncytial virus?

- 87636: Infectious agent detection by nucleic acid (DNA or RNA); severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) (Coronavirus disease [COVID-19]) and influenza virus types A and B, multiplex amplified probe technique.
- 87637: Infectious agent detection by nucleic acid (DNA or RNA); severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) (Coronavirus disease [COVID-19]), influenza virus types A and B, and respiratory syncytial virus, multiplex amplified probe technique.

	Answer to Question				
Aetna	11/12/20				
	Yes				
Amerigroup - DSNP	11/12/20				
	Yes				
CHPW – Medicare	11/23/20	This has not been added to the Medicare Fee			
Advantage		Schedule. We will add them as Medicare			
		does as we follow their guidelines			
Cigna	11/23/20	Will cover codes through January 21, 2020	https://static.cigna.com/assets/chcp/resourceLibr		
			ary/medicalResourcesList/medicalDoingBusinessW		
			ithCigna/medicalDbwcCOVID-19.html		
Coordinated Care -					
Commercial					
First Choice (TPA and PPO)	12/07/20	TPA : Yes - will accept the 2 new codes and			
		cover them without patient cost share			
		PPO Network:			
		1) Will accept the 2 new codes			
		Please reach out to the individual Payers to confirm benefits.			
		FCH is encouraging all FCH payors to waive patient responsibility for COVID-			
		19 diagnostics, including testing services,			
		performed in accordance with the			

Page 39 of 87 Ver: 120720a As part of the OIC emergency order, will your health plan cover, before deductible and without cost share, the cost of the 2 new CPT codes for reporting laboratory tests (87636 and 87637 effective October 6, 2020) that simultaneously detect the COVID-19 virus, influenza A/B and respiratory syncytial virus?

- 87636: Infectious agent detection by nucleic acid (DNA or RNA); severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) (Coronavirus disease [COVID-19]) and influenza virus types A and B, multiplex amplified probe technique.
- 87637: Infectious agent detection by nucleic acid (DNA or RNA); severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) (Coronavirus disease [COVID-19]), influenza virus types A and B, and respiratory syncytial virus, multiplex amplified probe technique.

Answer to Question					
		Families First Coronavirus Response Act and the CARES Act.			
HCA Apple Health	11/10/20 Yes		https://www.hca.wa.gov/assets/billers-and- providers/apple-health-covid-testing-clinical- policy.pdf		
Medicaid FFS	11/10/20 Yes	See HCA Apple Health above			
Amerigroup	11/10/20 Yes	See HCA Apple Health above			
CHPW	11/10/20 Yes	See HCA Apple Health above			
Coordinated Care	11/10/20 Yes	See HCA Apple Health above			
Molina	11/10/20 Yes	See HCA Apple Health above			
UHC Community Plan	11/10/20 Yes	See HCA Apple Health above			
KP-NW	11/10/20				
KP-WA	Yes				
Labor & Industries	11/10/20 No	Not covering these two CPT codes at this time.			
Molina - Marketplace					
Pacific Source	11/10/20 Yes				

Page 40 of 87 Ver: 120720a As part of the OIC emergency order, will your health plan cover, before deductible and without cost share, the cost of the 2 new CPT codes for reporting laboratory tests (87636 and 87637 effective October 6, 2020) that simultaneously detect the COVID-19 virus, influenza A/B and respiratory syncytial virus?

- 87636: Infectious agent detection by nucleic acid (DNA or RNA); severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) (Coronavirus disease [COVID-19]) and influenza virus types A and B, multiplex amplified probe technique.
- 87637: Infectious agent detection by nucleic acid (DNA or RNA); severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) (Coronavirus disease [COVID-19]), influenza virus types A and B, and respiratory syncytial virus, multiplex amplified probe technique.

	Answer to Question			
Premera	11/23/20			
	Yes			
Providence	11/24/20			
	Yes			
Regence	11/10/20			
	Yes			
UHC - Commercial				

B) <u>Alternative Treatment Locations</u>

Are ED se	Are ED services provided in tents and patient cars covered and if so, how should they be billed?			
Follow Common Direction?		Tents and/or patient cars located in close proximity to the ED in which ED staff provide COVID care or non-COVID care will be considered extensions of the ED. Claims for that care should use Place of Service Code – 23 Emergency Room – Hospital, with Modifier CR for professional billing and Condition Code DR for institutional billing.		
Aetna	Yes 03/27/20			
Amerigroup – DSNP	Yes 04/21/20	If services are provided in a tent located in close proximity to the ED and the ED staff provides COVID care or non-COVID care, it will be considered extensions of the ED- POS 23.		
CHPW - Medicare Advantage	Yes 03/27/20			

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Are ED s	ervices provide	ed in tents and patient cars covered and if so, how should they be b	illed?
Follow Common Direction?		Tents and/or patient cars located in close proximity to the ED in which ED staff provide COVID care or non-COVID care will be considered extensions of the ED. Claims for that care should use Place of Service Code – 23 Emergency Room – Hospital, with Modifier CR for professional billing and Condition Code DR for institutional billing.	
Cigna			
Coordinated Care -	Yes	Tents and cars in proximity to the facility will be considered an	
Commercial	03/27/20	extension of the facility and paid accordingly. We follow all HCA and CMS guidance in this regard.	
First Choice (TPA and PPO)	Yes 03/27/20		
HCA – Apple Health	Yes 04/11/20	See specific instructions for FFS and MCOs below	
Medicaid FFS	Yes 03/27/20	If services are provided in a tent or in a patient car that is located in proximity to, or as an extension of the emergency room, use POS 23 and the CR modifier for all professional services and use the DR modifier for the facility fee.	
Amerigroup	Yes 04/23/20	If services are provided in a tent located in close proximity to the ED and the ED staff provides COVID care or non-COVID care, it will be considered extensions of the ED- POS 23. We follow HCA guidance in this regard.	
CHPW	Yes 03/27/20		
Coordinated Care	Yes 03/27/20	Tents and cars in proximity to the facility will be considered an extension of the facility and paid accordingly. We follow all HCA and CMS guidance in this regard.	
Molina	Yes 04/01/20	Providers should bill POS 23 for hospital parking lot, POS 15 is also allowed for cars. Medicare: do not use CR modifier but POS codes are relevant.	
UHC Community Plan	Yes 04/11/20		

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Are ED se	Are ED services provided in tents and patient cars covered and if so, how should they be billed?				
Follow Common Direction?		Tents and/or patient cars located in close proximity to the ED in which ED staff provide COVID care or non-COVID care will be considered extensions of the ED. Claims for that care should use Place of Service Code – 23 Emergency Room – Hospital, with Modifier CR for professional billing and Condition Code DR for institutional billing.			
KP-NW	Yes	When billing, the Place of Service codes should align most			
KP-WA	03/27/20	closely with the facility, staff and/or function being performed at that care site.			
Labor & Industries	Yes 5/20/20	Providers should bill POS 23 for hospital parking lot. Can use CR and DR modifiers for professional and facility billings, respectively.			
Molina - Marketplace	Yes 04/01/20	Providers should bill POS 23 for hospital parking lot, POS 15 is also allowed for cars			
Pacific Source	Yes 03/27/20				
Premera	Yes 03/27/20				
Providence	Yes 04/01/20				
Regence	Yes 03/27/20				
UHC - Commercial	Yes 06/10/20				

Are out	patient service	es provided in patient cars covered and if so, how should they be b	illed?
Follow Common Direction?		Patient cars located in the parking lot of a clinic in which clinic staff provide COVID care or non-COVID care will be considered extensions of the clinic. Claims for that care should use Place of Service Code as follows: • 15 – Mobile: If the car is used as a drive up COVID testing site where a specimen is taken • 11 – Office: If the clinic is not hospital owned • 19 – Off Campus – Outpatient Hospital: If the clinic is hospital owned but not on the hospital campus	
Aetna	Yes 03/27/20	Aetna recognizes place of service codes: 11 (physician office), 15 (mobile unit), 17 (Walk-in retail health clinic), 19 (off campus outpatient hospital), 20 (urgent care facility), 22 (on campus outpatient hospital), 23 (emergency room hospital, and 81 (independent laboratory).	
Amerigroup - DSNP	Yes 04/21/20		
CHPW - Medicare Advantage	Yes 03/27/20		
Cigna			
Coordinated Care - Commercial	Yes 03/27/20	We follow the Medicaid FFS guidance below.	
First Choice (TPA and PPO)	Yes 03/27/20		
HCA – Apple Health	Yes 04/11/20	When collecting specimens to test for COVID-19 that is not associated with an E/M visit HCA is allowing CPT code 99001 to be billed. See specific instructions for FFS and MCOs below	
Medicaid FFS	Yes 03/27/20	Patient cars located in the parking lot of a clinic in which clinic staff provide COVID care or non-COVID care will be considered extensions of the clinic. Claims for that care should use Place of Service Code as follows:	

Are o	utpatient service	es provided in patient cars covered and if so, how should they be b	illed?
Follow Common Direction?		Patient cars located in the parking lot of a clinic in which clinic staff provide COVID care or non-COVID care will be considered extensions of the clinic. Claims for that care should use Place of Service Code as follows: • 15 – Mobile: If the car is used as a drive up COVID testing site where a specimen is taken • 11 – Office: If the clinic is not hospital owned • 19 – Off Campus – Outpatient Hospital: If the clinic is hospital owned but not on the hospital campus	
		When collecting specimens to test for COVID-19 that is not associated with an E/M visit HCA is allowing CPT code 99001 to be billed.	
		 Bill with the POS that is most relevant for the situation (typically the POS you currently bill with): For provider clinics that are not hospital owned, use POS 11 with CR modifier For hospital owned/associated and off campus, use POS 19 and the CR modifier For visits outside of emergency rooms, use POS 23 and the CR modifier 	
		For visits in drive up sites that do not fit in the examples above, use the POS 15 and the CR modifier.	
Amerigroup	Yes 04/11/20	Amerigroup will follow HCA guidance for Medicaid MCOs	
CHPW	Yes 03/27/20		
Coordinated Care	Yes 03/27/20	We follow the Medicaid FFS guidance below.	
Molina	Yes 04/01/20	POS 15 is allowed for cars, POS 99 can also be submitted Medicare: follow CMS guidelines	
UHC Community Plan	Yes 04/11/20	Ü	

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Are out	patient service	es provided in patient cars covered and if so, how should they be b	illed?
Follow Common Direction?		Patient cars located in the parking lot of a clinic in which clinic staff provide COVID care or non-COVID care will be considered extensions of the clinic. Claims for that care should use Place of Service Code as follows: • 15 – Mobile: If the car is used as a drive up COVID testing site where a specimen is taken • 11 – Office: If the clinic is not hospital owned • 19 – Off Campus – Outpatient Hospital: If the clinic is hospital owned but not on the hospital campus	
KP-NW	Yes	When billing, the Place of Service codes should align most	
KP-WA	03/27/20	closely with the facility, staff and/or function being performed at that care site.	
Labor & Industries	Yes	The POS code should match the situation.	
	05/20/20	If hospital-owned then POS 11 with a CR modifier should be used. If hospital owned but off-campus, then POS 19 with a CR modifier should be used.	
		If an OP visit outside of an ER occurs, then POS 23 with a CR modifier should be used.	
		If the situation does not fit any other example (as drive up sites might) then POS 15 with a CR modifier should be used.	
Molina- Commercial	Yes 04/01/20	POS 15 is allowed for cars; POS 99 can also be submitted	
Pacific Source	Yes 03/27/20		
Premera	Yes 03/27/20		
Providence	Yes 04/01/20		
Regence	Yes 03/27/20		
UHC - Commercial	Yes 04/28/20		

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"Hospitals: CMS Flexibilities to Fight COVID-19": https://www.cms.gov/files/document/covid-hospitals.pdf					
Are services provided by	Are services provided by licensed hospitals in non-licensed space and/or non-licensed beds covered and if so, how should they be billed?				
Follow Consensus Direction?		Claims for services to COVID and non-COVID patients provided by licensed hospitals in non-licensed space and/or in non-licensed beds should be submitted with the Place of Service Code most closely associated with the staff/function being performed in that space/bed as if the space/bed was licensed.			
	_	If the additional space is on hospital grounds or in a large tent or temporary structure that is off the hospital's campus, all of the sponsoring hospital site of service and all policies and procedures would apply.			
Aetna	Yes 03/27/20	Aetna recognizes place of service codes: 11 (physician office), 15 (mobile unit), 17 (Walk-in retail health clinic), 19 (off campus outpatient hospital), 20 (urgent care facility), 22 (on campus outpatient hospital), 23 (emergency room hospital, and 81 (independent laboratory).			
Amerigroup - DSNP	Yes 04/21/20	Amerigroup is following HCA and CMS guidance.			
CHPW - Medicare Advantage	Yes 03/27/20				
Cigna					
Coordinated Care - Commercial	Yes 03/27/20	CCW is following all HCA and CMS guidance, or OIC mandates.			
First Choice (TPA and PPO)	Yes 04/01/20				
HCA – Apple Health Qualified Yes 04/13/20		HCA will cover services provider in a licensed hospital's on-campus space. Normal billing would apply Services provided off-campus would require a DOH waiver on their usual and customary licensure requirements before HCA would cover.			
Medicaid FFS	Varies 03/27/20	Medicaid is currently determining how these will be covered and billed. It would be based on services being rendered in those beds/spaces			
Amerigroup	Qualified Yes	Amerigroup will follow HCA guidance for Medicaid MCOs.			

		OVID-19": https://www.cms.gov/files/document/covid-hospitals.pdf	
Are services provided by licensed hos Follow Consensus Direction?		Claims for services to COVID and non-COVID patients provided by licensed hospitals in non-licensed space and/or in non-licensed beds should be submitted with the Place of Service Code most closely associated with the staff/function being performed in that space/bed as if the space/bed was licensed. If the additional space is on hospital grounds or in a large tent or temporary structure that is off the	
		hospital's campus, all of the sponsoring hospital site of service and all p would apply.	
	04/13/20	,	
CHPW	Yes 03/27/20		
Coordinated Care	Yes 03/27/20	CCW is following all HCA and CMS guidance, or OIC mandates.	
Molina	Yes 04/01/20	Molina will follow all HCA and CMS guidance, and OIC mandates.	
UHC Community Plan	Qualified Yes 04/13/20		
KP-NW	Yes	When billing, the Place of Service codes should align most closely with	
KP-WA	03/27/20	the facility, staff and/or function being performed at that care site.	
Labor & Industries	Yes 05/20/20	Yes. The controlling party for the services and procedures is the hospital. The hospital would bill with appropriate POS code. Billings would, however, have to be coordinated with a claim manager.	
Molina - Marketplace	Yes 04/01/20	Molina will follow all HCA and CMS guidance, and OIC mandates.	
Pacific Source	Yes 03/27/20		
Premera	Yes 03/27/20		
Providence	Yes 04/01/20		
Regence	Yes		

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"Hospitals: CMS Flexibi	"Hospitals: CMS Flexibilities to Fight COVID-19": https://www.cms.gov/files/document/covid-hospitals.pdf					
Are services provided I	by licensed hos	pitals in non-licensed space and/or non-licensed beds covered and if so, I	now should they be billed?			
Follow Consensus Direction?		Claims for services to COVID and non-COVID patients provided by licensed hospitals in non-licensed space and/or in non-licensed beds should be submitted with the Place of Service Code most closely associated with the staff/function being performed in that space/bed as if the space/bed was licensed. If the additional space is on hospital grounds or in a large tent or temporary structure that is off the hospital's campus, all of the sponsoring hospital site of service and all policies and procedures				
		would apply.	olicies and procedures			
	03/27/20					
UHC - Commercial	Yes					
	06/10/20					

"Hospitals: CMS Flexibilities to Fight COVID-19": https://www.cms.gov/files/document/covid-hospitals.pdf			
Is SNF care provided in	a licensed hos	pital to COVID patients in non-licensed beds covered and	d if so, how should they be billed?
Follow Common Direction?		Claims for services to COVID patients where the SNF level care is being delivered to patients in a licensed hospital in non-licensed/uncertified beds should be submitted with the most appropriate bed type that represents the level of care of service. Optionally, condition code DR would be reported in field 18 of the UB form. Coverage is dependent up a patient have a SNF Benefit.	
	I	The sponsoring hospital site of service and all policies	and procedures would apply.
Aetna	Not		
	Answered		
Amerigroup - DSNP	Yes		
	04/21/20		
CHPW - Medicare	Yes	A physician may certify or recertify the need for	
Advantage	04/28/20	continued hospitalization if the physician finds that	
	the patient could receive proper treatment in a SNF,		
	but no bed is available in a participating SNF. CHPW		
		will continue to review and approve as inpatient until	
		a SNF placement can be found.	
Cigna		p - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	

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		OVID-19": https://www.cms.gov/files/document/covid-h		
<u> </u>		spital to COVID patients in non-licensed beds covered and		
Follow Common Direction?		Claims for services to COVID patients where the SNF level care is being delivered to patients in a licensed hospital in non-licensed/uncertified beds should be submitted with the most appropriate bed type that represents the level of care of service. Optionally, condition code DR would be reported in field 18 of the UB form. Coverage is dependent up a patient have a SNF Benefit.		
		The sponsoring hospital site of service and all policies and procedures would apply.		
Coordinated Care - Commercial				
First Choice (TPA and PPO)	Yes 04/27/20	Include Appropriate SNF 'Type of Bill' code"		
HCA – Apple Health	Yes 04/13/20	Hospitals should bill for occupation of these beds as an administrative bed, consistent with current Medicaid FFS and MCO policies.	They need to bill HCA FFS and the MCOS as instructed in the provide guide and the MCOs contract for an admin bed with the DR is great	
Medicaid FFS	Yes 04/13/20			
Amerigroup	Yes 04/13/20			
CHPW	Yes 04/13/20			
Coordinated Care	Yes 04/13/20			
Molina	Yes 04/10/20	Hospitals should submit rev code 0191 for SNF level of care Medicare: follow CMS guidelines		
UHC Community Plan	Yes 04/13/20	<u> </u>		
KP-NW KP - WA	Yes 4/27/2020	When billing, the Place of Service and level of service codes should align most closely with the facility, staff and/or function being performed at that care site.		

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"Hospitals: CMS Flexibilities to Fight COVID-19": https://www.cms.gov/files/document/covid-hospitals.pdf			
Is SNF care provided in	a licensed hos	pital to COVID patients in non-licensed beds covered and	d if so, how should they be billed?
Follow Common Direction?		Claims for services to COVID patients where the SNF level care is being delivered to patients in a licensed hospital in non-licensed/uncertified beds should be submitted with the most appropriate bed type that represents the level of care of service. Optionally, condition code DR would be reported in field 18 of the UB form. Coverage is dependent up a patient have a SNF Benefit. The sponsoring hospital site of service and all policies and procedures would apply.	
		Include Appropriate SNF 'Type of Bill' code".	
Labor & Industries	Yes 05/20/20	Hospital has the option of reporting sub-acute care (swing bed) services in the type of billing field. Before billing, coordinate with a claim manager.	
Molina - Marketplace	Yes 04/10/20	Will follow CMS guidelines	
Pacific Source	Yes 04/10/20		
Premera	Yes 4/28/20		
Providence	Yes 06/15//20	Will follow CMS Guidelines	
Regence	Yes 04/16/20		
UHC - Commercial	Yes 04/28/20	UHC will follow CMS guidance and OIC mandates.	

C) Telehealth

For Plans that are regulated by the Office of the Insurance Commissioner, e.g. Commercial fully insured plans

"From March 26 until April 24, in network providers will be paid at the same rate when providing services via telemedicine as they are paid for providing the same services in-person (payment parity)"

- Proclamation. <u>Telemedicine Proc</u>
- See Section 1 of ESSB Bill 5385 for patients and services that qualify: Telemedicine Bill

Will a telemedicine visit for a care service be paid at the same rate as an in-person visit for that same care service?

Follow Common Direction?		In-network providers will be paid at the same rate when providing services via telemedicine as they are paid for providing the same services in-person (payment parity)	
Aetna	Yes 03/27/20	In-network providers will be paid for a health care service provided through telemedicine at the same rate as if the health care service was provided in person by a provider in accordance with Gov. Proclamation 20-29. Aetna's telemedicine policy is available to providers on the NaviNet and Availity portals.	
Amerigroup - DSNP	Yes 04/21/20	Provider COVID FAQ	
CHPW - Medicare Advantage	Yes 03/27/20		
Cigna	Most 05/04/20	Allow providers to bill any code on their existing fee schedule virtually and be reimbursed at face-to-face rates. COVID Provider page Scroll down to "Interim Billing Guidelines" and Select "Virtual Care Guidelines" "General Billing Guidance for both COVID and Non-COVID care	Mid-level practitioners (e.g., physician assistants and nurse practitioners) can also provide services virtually using the same guidance. Reimbursement will be consistent as though they performed the service in a face-to-face setting

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"From March 26 until April 24, in network providers will be paid at the same rate when providing services via telemedicine as they are paid for providing the same services in-person (payment parity)"

- Proclamation. Telemedicine Proc
- See Section 1 of ESSB Bill 5385 for patients and services that qualify: Telemedicine Bill

Security (CARES) Act.

Will a telemedicine visit for a care service be paid at the same rate as an in-person visit for that same care service? **Follow Common Direction?** In-network providers will be paid at the same rate when providing services via telemedicine as they are paid for providing the same services in-person (payment parity) Self-insured plan sponsors will be able to opt-out of Waive customer cost-sharing for telehealth this program at their discretion. screenings for COVID-19 through May 31, 2020 **Coordinated Care -**Yes Commercial 03/27/20 First Choice (TPA and Varies by First Choice Health is a PPO network that does not PPO) our Payers' define the benefits. Please reach out to the Plans individual Payers to confirm benefits. 03/27/20 As an administrator for our self-funded health Plans, we are complying with the Families First Coronavirus Response Act, specifically the "Health Provisions" and the CARES Act-Health Provisions Coronavirus Aid, Relief and Economic

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FCH is encouraging all FCH payors to waive patient responsibility for COVID-19 diagnostics, including

"From March 26 until April 24, in network providers will be paid at the same rate when providing services via telemedicine as they are paid for providing the same services in-person (payment parity)"

Proclamation. Telemedicine Proc

03/27/20

• See Section 1 of ESSB Bill 5385 for patients and services that qualify: Telemedicine Bill

Will a telemedicine visit for a care service be paid at the same rate as an in-person visit for that same care service? **Follow Common Direction?** In-network providers will be paid at the same rate when providing services via telemedicine as they are paid for providing the same services in-person (payment parity) testing services, performed in accordance with the Families First Coronavirus Response Act and the CARES Act. Medicaid FFS and the MCO have always had **HCA – Apple Health** Yes 03/27/20 payment parity for telemedicine and continues that policy for its COVID responsive policies for telehealth services. Effective back to 1/1/2020 **Medicaid FFS** Yes 03/27/20 Amerigroup Yes 03/27/20 **CHPW** Yes 03/27/20 **Coordinated Care** Yes 03/27/20 **Molina Billing Policy** Molina Yes 03/27/20 We are also supporting self-insured employer **UHC Community Plan** Most 03/27/20 customers who chose to implement similar actions. **KP-NW** Yes 03/27/20 Self-insured plan sponsors will be able to opt-out of **KP-WA** Most

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this program at their discretion.

"From March 26 until April 24, in network providers will be paid at the same rate when providing services via telemedicine as they are paid for providing the same services in-person (payment parity)"

- Proclamation. Telemedicine Proc
- See Section 1 of ESSB Bill 5385 for patients and services that qualify: Telemedicine Bill

Will a telemedicine visit for a care service be paid at the same rate as an in-person visit for that same care service? **Follow Common Direction?** In-network providers will be paid at the same rate when providing services via telemedicine as they are paid for providing the same services in-person (payment parity) **Labor & Industries** Yes If an E&M code description allows for 5/20/20 telephone/telehealth, telehealth visit for the E&M code is reimbursed at the same rate as the inperson version. Temporary Telehealth Policy Molina - Marketplace Yes **Molina Billing Policy** 03/27/20 Self-insured plan sponsors will be able to opt-out of **Pacific Source** Most 03/27/20 this program at their discretion. -funded employer groups will apply this approach Most Premera but may opt out of this arrangement. 03/27/20 We are supporting self-insured plan sponsors who Providence Most choose to implement the same or similar coverage; 03/27/20 however, self-insured plan sponsors are able to opt-out of this coverage at their discretion. Regence Most Providers should refer to our websites for the most 4/17/20 current information and Virtual Care Reimbursement Policy: Regence COVID **Asuris COVID** BridgeSpan COVID Click on "Get the latest information" then scroll down and click on "Telehealth visits"

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"From March 26 until April 24, in network providers will be paid at the same rate when providing services via telemedicine as they are paid for providing the same services in-person (payment parity)"

- Proclamation. <u>Telemedicine Proc</u>
- See Section 1 of ESSB Bill 5385 for patients and services that qualify: <u>Telemedicine Bill</u>

Will a telemedicine visit for a care service be paid at the same rate as an in-person visit for that same care service?				
Follow Common Direction?		In-network providers will be paid at the same rate when providing services via telemedicine as they are paid for providing the same services in-person (payment parity)		
UHC - Commercial	Most 03/27/20	We are also supporting self-insured employer customers who chose to implement similar actions.		

Per HHS announcer	nent re telehealtl	h: www.hhs.gov/hipaa/for-professionals/special-topics/emergency-p	oreparedness/notification-
		enforcement-discretion-telehealth/index.html	
Are you following the H	HS guidelines for	the methods that will be considered telehealth (e.g. SKYPE, Faceti	me, etc.)? How should they be
		billed?	
Follow Common Direction? Methods of interactions between providers and COVID & non-COVID patient outlined in tannouncement (e.g. SKYPE, Facetime, etc.) would be considered telehealth and should be appropriately in accordance with CMS guidelines			· · · · · · · ·
Aetna	Yes 03/30/20	Aetna COVID page Scroll down to 'What code would be used if a physician performs a telehealth visit?"	
Amerigroup - DSNP	Yes 04/21/20	Provider COVID FAQ	
CHPW- Medicare	Yes		
Advantage	03/27/20		
Cigna	Yes 05/04/20	Cigna will not make any requirements regarding the type of technology used (i.e., phone, video, FaceTime, Skype, etc. are all appropriate to use at this time). COVID Provider page	

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Per HHS announcem	ent re telehealti	h: www.hhs.gov/hipaa/for-professionals/special-topics/emergency-p	prenaredness/notification-
Ter mis announcem	iene re telenean.	enforcement-discretion-telehealth/index.html	or eparturies, not meation
Are you following the H	IS guidelines for	the methods that will be considered telehealth (e.g. SKYPE, Faceti billed?	me, etc.)? How should they be
Follow Common Direction?		Methods of interactions between providers and COVID & non-COVID patient outlined in the announcement (e.g. SKYPE, Facetime, etc.) would be considered telehealth and should be billed appropriately in accordance with CMS guidelines	
		Scroll down to "Interim Billing Guidelines" and Select "Important Notes"	
Coordinated Care- Commercial	Yes 03/27/20		
First Choice (TPA and PPO)	Yes 03/27/20		
HCA – Apple Health	Yes 04/10/20	Guidance for all services and telehealth policies effective for the pandemic are posted in the form of FAQs at https://www.hca.wa.gov/information-about-novel-coronavirus-covid-19 Click on 'Providers, Billers and Partners' and View under General Information HCA also makes available free HIPAA compliant Zoom licenses. https://www.hca.wa.gov/hca-offers-limited-number-no-cost-telehealth-technology-licenses-providers	
Medicaid FFS	Yes 03/27/20		
Amerigroup	Yes 04/17/20		
CHPW	Yes 03/27/20		
Coordinated Care	Yes 03/27/20		
Molina	Yes 03/27/20	See Molina COVID Resource Page	

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Per HHS announceme	ent re telehealt	h: www.hhs.gov/hipaa/for-professionals/special-topics/emergency- enforcement-discretion-telehealth/index.html	preparedness/notification-
Are you following the HH	S guidelines for	the methods that will be considered telehealth (e.g. SKYPE, Facet billed?	ime, etc.)? How should they be
Follow Common Direction?		Methods of interactions between providers and COVID & non-COVID patient outlined in the announcement (e.g. SKYPE, Facetime, etc.) would be considered telehealth and should be billed appropriately in accordance with CMS guidelines	
		Scroll down to Molina's detailed COVID-19 Telehealth Billing Policy & follow link for additional details by program (Medicaid, Marketplace, Medicare)	
UHC Community Plan	Yes 04/10/20		
KP-NW KP-WA	Yes 03/27/20	We do not place restrictions on the platforms used by our contracted providers to deliver telemedicine services, however, providers must bill in accordance with CMS telehealth billing guidelines.	
Labor & Industries	No 05/20/20	L&I specifically defines telehealth as face-to-face services delivered by a qualified medical provider through a real-time, two-way, audio video connection. These services are not appropriate without a video connection.	
Molina - Marketplace	Yes 03/27/20	See Molina COVID Resource Page Scroll down to Molina's detailed COVID-19 Telehealth Billing Policy & follow link for additional details by program (Medicaid, Marketplace, Medicare)	
Pacific Source	Yes 03/27/20		
Premera	Yes 03/27/20	Premera Telehealth	The 2020 CPT code book contains significant new guidance on telehealth services as well and should be a standard reference.

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Per HHS announc	ement re telehealt	h: www.hhs.gov/hipaa/for-professionals/special-topics/emergency-penforcement-discretion-telehealth/index.html	preparedness/notification-
Are you following the	HHS guidelines for	the methods that will be considered telehealth (e.g. SKYPE, Faceti billed?	me, etc.)? How should they be
Follow Common Direct	ion?	Methods of interactions between providers and COVID & non-COVID patient outlined in the announcement (e.g. SKYPE, Facetime, etc.) would be considered telehealth and should be billed appropriately in accordance with CMS guidelines	
Providence	Yes 03/27/20	Effective March 6, 2020 Providence Health Plan has enacted a temporary emergency policy to reimburse contracted providers for telehealth services without requiring an originating site. Providers may be paid for services performed by two-way video connections where the patient is calling from a personal device. No contract amendments or provider attestations will be required for reimbursement under this emergency policy. Our contracted providers may access this emergency policy to learn more by visiting the ProvLink provider portal at Providence Login.	
Regence	Yes 04/28/20	We are following the U.S. Department of Health and Human Services' guidance with respect to HIPAA compliant platform requirements (e.g. SKYPE, Facetime, etc. are allowed). Additionally, Regence has temporarily expanded medical and behavioral health telehealth services. Please visit https://www.regence.com/provider/library/whats-new/covid-19#temporary-updates-to-telehealth for details surrounding the expansion and instructions for billing these services.	
UHC - Commercial	Yes 04/28/20	Provider COVID resource See the section on "Telehealth Services"	

Page 59 of 87 Ver: 120720a Per Section N, page 137 of the CMS rule (https://www.cms.gov/files/document/covid-medicare-and-medicaid-ifc2.pdf) "Given our new understanding that these audio-only services are being furnished primarily as a replacement for care that would otherwise be reported as an in-person or telehealth visit using the office/outpatient E/M codes, we are establishing new RVUs for the telephone E/M services based on crosswalks to the most analogous office/outpatient E/M codes, based on the time requirements for the telephone codes and the times assumed for valuation for purposes of the office/outpatient E/M codes, Specifically, we are crosswalking CPT codes 99212, 99213, and 99214 to 99441, 99442, and 99443 respectively. We are finalizing, on an interim basis and for the duration of the COVID-19 PHE the following work RVUs: 0.48 for CPT code 99441; 0.97 for CPT code 99442; and 1.50 for CPT code 99443. We are also finalizing the direct PE inputs associated with CPT code 99212 for CPT code 99441, the direct PE inputs associated with CMS-5531-IFC 140 CPT code 99213 for CPT code 99442, and the direct PE inputs associated with CPT code 99214 for CPT code 99443

In situations when audio only tele-services are provided, which one of the below applies:

- A. Following the recent CMS guidelines for RVUs when codes 99441, 99442, and 99443 are billed?
- B. An audio only phone call with a patient will be considered telehealth and it should be billed as described on our web site or as noted below

C. Other (please describe)

	Answer to Question?				
Aetna	Not				
	Answered				
Amerigroup - DSNP	Option A				
	05/06/20				
CHPW - Medicare					
Advantage					
Cigna					
Coordinated Care -					
Commercial					
First Choice (TPA and	Option B	For Physicians use 99441-99443 and for qualified			
PPO)	05/18/20	Non-Physician health care professional use 98966-			
		98968			
HCA – Apple Health	Option A				
	05/06/20				
Medicaid FFS	Option A				
	05/06/20				

Page 60 of 87 Ver: 120720a In situations when audio only tele-services are provided, which one of the below applies:

- A. Following the recent CMS guidelines for RVUs when codes 99441, 99442, and 99443 are billed?
- B. An audio only phone call with a patient will be considered telehealth and it should be billed as described on our web site or as noted below
- C. Other (please describe)

		Answer to Question?	
Amerigroup	Option A		
	05/06/20		
CHPW	Option A		
	05/06/20		
Coordinated Care	Option A		
	05/06/20		
Molina	Option A	For providers contracted at % of Medicaid	
	05/06/20	payment will be based on HCA's COVID-19 fee	
		schedule. The payment based on updated RVU's	
		will apply for providers contracted at % of	
		Medicare.	
		Molina Billing Policy	
UHC Community Plan	Option A		
	05/06/20		
KP-NW	Option A	Coding work will be completed by 05/18	
	05/15/20		
KP-WA	Option A &	Option A: Medicare	
	Option B	Option B: Commercial	
	05/15/20	Option B. Commercial	
Labor & Industries	Option C	Telephone services are currently being paid	
	05/20/20	according to our fee schedule and the established	
		CMS RVUs for 2019.	
Molina - Commercial	Option A	For providers contracted at % of Medicaid	
	05/08/20	payment will be based on HCA's COVID-19 fee	
		schedule. The payment based on updated RVU's	

Page 61 of 87 Ver: 120720a In situations when audio only tele-services are provided, which one of the below applies:

- A. Following the recent CMS guidelines for RVUs when codes 99441, 99442, and 99443 are billed?
- B. An audio only phone call with a patient will be considered telehealth and it should be billed as described on our web site or as noted below

C. Other (please describe)

C. Other (please describe)			
I			
	will apply for providers contracted at % of		
	Medicare.		
	Molina Billing Policy		
Option A	Option A to the extent that RVU is the right unit of		
07/09/20	measurement for paying the same rate (the		
	requirement). We pay the same rate for		
	telehealth that we pay for in person. For us, we		
	have defined rate as the "allowed amount" for the		
	service.		
Option B	Premera has always interpreted these codes as		
•	· · · · · · · · · · · · · · · · · · ·		
03,00,20			
	Premera Telehealth		
Option B	PHP will reimburse contracted providers for		
06/15/20	telehealth visits provided via audio-only during the		
	public health emergency. Contracted providers		
	· · · · · · · · · · · · · · · · · · ·		
	· · · · · · · · · · · · · · · · · · ·		
	The use of audio only for telehealth services is		
Option B	allowed.		
05/05/20			
	O7/09/20 Option B 05/06/20 Option B 06/15/20 Option B	Option A Option A Option A to the extent that RVU is the right unit of measurement for paying the same rate (the requirement). We pay the same rate for telehealth that we pay for in person. For us, we have defined rate as the "allowed amount" for the service. Option B Option B	

In situations when audio only tele-services are provided, which one of the below applies:

- A. Following the recent CMS guidelines for RVUs when codes 99441, 99442, and 99443 are billed?
- B. An audio only phone call with a patient will be considered telehealth and it should be billed as described on our web site or as noted below

C. Other (please describe)

,	Answer to Question?			
		Providers should refer to our websites for the most current information and Virtual Care Reimbursement Policy: • Regence COVID • Asuris COVID • BridgeSpan COVID Click on "Get the latest information" then scroll down and click on "Telehealth visits"		
UHC - Commercial	Option B 05/05/20			

Will telehealth be a covered service for patients new to that provider?			
		Answer to Question:	
Aetna	Yes	A prior face-to-face visit is not required for a provider to provide	
	03/27/20	telemedicine services.	
Amerigroup - DSNP	Yes	Provider COVID FAQ	
	04/21/20		
CHPW - Medicare	Yes	We are following the HCA and CMS guidelines	
Advantage	04/21/20		
Cigna	Yes	During this crisis, Cigna will not make any requirements as it relates to	
	03/27/20	these services being for a new or existing patient	
		Scroll down to "Interim Billing Guidelines" and Select "Important	
		Notes"	

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Will telehealth be a covered service for patients new to that provider?			
Coordinated Care -	Yes	There are no restrictions on new versus established patients.	
Commercial	03/27/20		
First Choice (TPA and	Yes	First Choice Health is following the CMS expanded coverage guidelines	
PPO)	03/27/20	for new and established patients.	
HCA – Apple Health	Yes	See specific instructions for FFS and MCOs below	
	04/11/20		
Medicaid FFS	Yes	Telemedicine services for established and non-established patients	
	03/27/20	will be covered. For telephone and online digital E and M, which are	
		typically covered for non-established patients, Medicaid is allowing	
		use of codes 99441-99443, 99421-99423 for both new or established	
		patients, accompanied by the CR modifier, and billed at the line level.	
Amerigroup	Yes	HCA is allowing use of codes 99441-99443, 99421-99423 for new or	
	03/24/20	established patients during this crisis and is applying this guidance to	
		Medicaid MCOs	
CHPW	Yes	We are following the HCA and CMS guidelines	
	04/21/20		
Coordinated Care	Yes	There are no restrictions on new versus established patients.	
	03/27/20		
Molina	Yes	See Molina COVID Resource Page	
	03/27/20		
		Scroll down to Molina's detailed COVID-19 Telehealth Billing Policy &	
		follow link for additional details by program (Medicaid, Marketplace,	
		Medicare detail)	
UCH Community	Yes		
Plan	04/11/20		
KP-NW	Yes	During the crisis	
KP-WA	03/27/20		
Labor & Industries	Yes	When those services are covered via telehealth.	
	5/20/20	https://www.lni.wa.gov/patient-care/billing-	
		payments/marfsdocs/2019/200309temptelehealthinitalevalspolicy.pdf	
Molina - Marketplace	Yes	See Molina COVID Resource Page	
	03/27/20		

	Will telehealth be a covered service for patients new to that provider?			
		Scroll down to Molina's detailed COVID-19 Telehealth Billing Policy &		
		follow link for additional details by program (Medicaid, Marketplace,		
		Medicare detail)		
Pacific Source	Yes	We are following CMS expanded coverage guidelines, which does		
	03/27/20	allow telehealth visits for both new and established patients.		
Premera	Yes	A new patient may be provided with telehealth services.		
	03/27/20			
Providence	Yes	PHP will reimburse contracted providers for telehealth visits provided		
	06/15/20	to new and established patients during the emergency. Contracted		
		providers may reference Payment Policies 92.0, 53.0 and 67.0A, 67.0B,		
		67.0C on our provider portal for more information.		
		Providence Login		
Regence	Yes	A new patient may be provided with telehealth services.		
	03/27/20			
UHC - Commercial	Yes	Provider COVID resource		
	04/28/20			
		See the section on "Telehealth Services"		

For telehealth services during this interim period, will your plans allow the provider to select E&M code level based just on MDM OR on either MDM or time, with time defined as all of the time associated with the E/M on the day of the encounter?

Answer to Question			
Aetna	Not		
	Answered		
Amerigroup - DSNP	Yes	Provider should follow CMS and HCA guidance.	
	04/21/20		
CHPW - Medicare	Yes	The provider is allowed to select and bill the E&M	
Advantage	04/11/20	code they would have had they been in	

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For telehealth services during this interim period, will your plans allow the provider to select E&M code level based just on MDM OR on either MDM or time, with time defined as all of the time associated with the E/M on the day of the encounter?

Answer to Question				
		person. Provider may select an E&M code		
		consistent with the CMS guidance document		
Cigna	Yes			
	05/11/20			
Coordinated Care -				
Commercial				
First Choice (TPA and PPO)	Both			
	04/07/20			
HCA – Apple Health	Both	The provider is allowed to select and bill the E&M		
	04/11/20	code they would have had they been in		
		person. Provider may select an E&M code		
		consistent with the CMS guidance document		
Medicaid FFS	Both			
	04/11/20			
Amerigroup	Both	Follow HCA guidance		
	04/08/20			
CHPW	Both	The provider is allowed to select and bill the E&M		
	04/11/20	code they would have had they been in		
		person. Provider may select an E&M code		
		consistent with the CMS guidance document		
Coordinated Care	Both			
	04/11/20			
Molina	Both			
	04/08/20			
UHC Community Plan	Both	Will follow CMS & HCA Guidelines		
	04/22/20			
KP-NW	Both			

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For telehealth services during this interim period, will your plans allow the provider to select E&M code level based just on MDM OR on either MDM or time, with time defined as all of the time associated with the E/M on the day of the encounter?

	Answer to Question			
	04/07/20			
KP-WA	Both			
	04/07/20			
Labor & Industries	Both 04/08/20	L&I will pay for E&M codes 99201 – 99203 delivered via telehealth based on time or medical decision making. E&M codes 99204 and 99205 are not payable when delivered via telehealth.	To determine the appropriate level of service, providers must use one of the following guidelines in conjunction with Evaluation and Management (E/M) Services Guidelines noted in CPT®: • The "1995 Documentation Guidelines for Evaluation & Management Services," available at https://www.cms.gov/Outreach-and-Education/Medicare-Learning-Network-MLN/MLNEdWebGuide/Downloads/97Docg uidelines.pdf OR • The "1997 Documentation Guidelines for Evaluation and Management Services," available at https://www.cms.gov/Outreach-and-Education/Medicare-Learning-Network-MLN/MLNEdWebGuide/Downloads/97Docg uidelines.pdf	
Molina - Marketplace	Both 04/08/20		·	
Pacific Source	Both 04/08/20			
Premera	Both 04/07/20			
Providence	Both	Will follow CMS Guidelines		

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For telehealth services during this interim period, will your plans allow the provider to select E&M code level based just on MDM OR on either MDM or time, with time defined as all of the time associated with the E/M on the day of the encounter?

Answer to Question			
	06/15/20		
Regence	Both		
	04/07/20		
UHC - Commercial	Both	Will follow CMS Guidelines	
	04/22/20		

Well child visits are not on the telehealth list from CMS. Will payers cover well child visits via telehealth.

These visits would occur where there is not an immediate need for an in person visit and where an immunization is not required, Physicians are considering these for children over a certain age or meeting other criteria.

Answer to Question			
Aetna	Not Answered		
Amerigroup - DSNP	NA 04/24/20		
CHPW - Medicare Advantage	NA 04/17/20	Not applicable for Medicare	
Cigna Coordinated Care -			
Commercial			
First Choice (TPA and PPO)	Varies by our Payers' Plans 04/23/20	First Choice Health is a PPO network that does not define the benefits. Please reach out to the individual Payers to confirm benefits. As an administrator for our self-funded health Plans, we are complying with the Families First Coronavirus Response Act, specifically the "Health Provisions" and the CARES Act-Health	

Page 68 of 87 Ver: 120720a Well child visits are not on the telehealth list from CMS. Will payers cover well child visits via telehealth.

These visits would occur where there is not an immediate need for an in person visit and where an immunization is not required, Physicians are considering these for children over a certain age or meeting other criteria.

Answer to Question					
	Provisions Coronavirus Aid, Relief and Economic				
		Security (CARES) Act.			
		FCH is encouraging all FCH payors to waive patient			
		responsibility for COVID-19 diagnostics, including			
		testing services, performed in accordance with the			
		Families First Coronavirus Response Act and the CARES			
LICA Assala Haalah		Act.			
HCA – Apple Health	Yes	https://www.hca.wa.gov/assets/billers-and-			
	04/17/20	providers/Clinical-policy-and-billing-for-COVID-19- FAQ.pdf Page 6			
Medicaid FFS	Yes	PAQ.pui Page 6			
ivieuicaiu FF3	04/17/20				
Amerigroup	Yes	Follows HCA Direction			
Amerigioup	04/17/20	Tollows Her Birection			
CHPW	Yes	we are recognizing/paying the service; this is zero cost			
	04/17/20	0 0,1 7 0			
Coordinated Care	Yes				
	04/17/20				
Molina	Yes				
	04/17/20				
UHC Community Plan	Yes				
	04/17/20				
KP-NW	Yes				
	04/20/20				
KP-WA	Yes				
	04/20/20				
Labor & Industries	NA	Non applicable to L&I.			
	05/20/20				

Page 69 of 87 Ver: 120720a Well child visits are not on the telehealth list from CMS. Will payers cover well child visits via telehealth.

These visits would occur where there is not an immediate need for an in person visit and where an immunization is not required, Physicians are considering these for children over a certain age or meeting other criteria.

Answer to Question					
Molina - Marketplace	Yes	Providers bill as they would for in person visits. POS			
	04/28/20	02 is allowed. Modifier CR can be added to indicate it			
		was not an in-person visit.			
Pacific Source	Yes	If it is clinically appropriate in terms of the quality of			
	05/09/20	service			
Premera	Yes	CMS recommends that during the COVID-19 health			
	04/20/20	crisis, providers be reimbursed for telehealth visits			
		with patients at the same rate they would be			
		reimbursed if they had been allowed to see their			
		patient in person, in office.			
		Premera is planning to follow these CMS guidelines			
		and will reimburse for telehealth visits with providers			
		who typically see patients in person, in office this way			
		for the duration of the COVID-19 health crisis. Claim			
		costs will be no more than what would have been paid			
		had the member been able to see their providers in			
		person. Only claims for telehealth visits from			
		providers who members normally see in-person, in-			
		office will be processed in this manner." This policy			
		includes Well Child Care			
Providence	Yes	PHP will reimburse contracted providers for			
	06/15/20	preventive medicine codes provided via telehealth.			
		and 99391-99397). Modifier 52 and Modifier GT or			
		Modifier 95 must be appended to preventive medicine			
		codes billed as telehealth services.			

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These visits would occur where there is not an immediate need for an in person visit and where an immunization is not required, Physicians are considering these for children over a certain age or meeting other criteria.

Answer to Question						
		Contracted providers may reference Payment Policies 67.0A, 67.0B and 67.0C on our provider portal for more information. Providence Login				
Regence	Yes 04/21/20	The provider would need to assess that the services in a well child visit can be delivered via telehealth based on the criteria provided on our alert. The information can be found by visiting this website: https://www.regence.com/provider/library/whats-new/covid-19#temporary-updates-to-telehealth				
UHC - Commercial	Yes 06/10/20	UnitedHealthcare is allowing the below listed codes to be used for telehealth for Preventive Medicine and Applied Behavior Analysis for Medicaid and Individual and Group Market health plans. https://www.uhcprovider.com/content/provider/en/viewer.html?file=%2Fcontent%2Fdam%2Fprovider%2Fdocs%2Fpublic%2Fresources%2Fnews%2F2020%2Fcovid19%2FTelehealth-Services-Preventive-Medicine-ABA-Codes.pdf				

Per CMS guidelines (https://www.cms.gov/files/document/covid-hospitals.pdf 1st bullet point) – "During the COVID-19 PHE, if the beneficiary's home or temporary expansion site is considered to be a provider-based department of the hospital, and the beneficiary is registered as an outpatient of the hospital for purposes of receiving telehealth services billed by the physician or practitioner, the hospital may bill under the Physician Fee Schedule ("PFS") for the originating site facility fee associated with the telehealth service."

Under these circumstances will your health plan follow the CMS Guideline and allow the hospital to bill under the PFS for the originating site facility fee associated with the telehealth service as well as for the professional fee?

Answer to Question					
Aetna	Not Answered				
Amerigroup - DSNP	Yes 05/29/20	Will pay Medicare allowable and if the member is enrolled in the State's Medicaid program, the cost-share (example 20% coinsurance) would be paid under Medicaid.			
CHPW – Medicare Advantage	Yes 06/23/30	CHPW pays the originating site facility fee (as well as the professional fee) when the member is in the facility but being treated via telehealth (e.g., the provider is outside of the room)			
Cigna					
Coordinated Care -	Yes				
Commercial	05/28/20				
First Choice (TPA and PPO)	Yes 06/09/20				
HCA Apple Health	Yes 06/23/20	An Outpatient Hospital facility can bill for the originating site facility fee when the facility is providing administrative and clinical support services for a client in their home via telemedicine from a provider associated with that facility/clinic. To receive payment for the originating site facility fee when the client is at home, providers must bill only the Q3014 with the CR modifier. Do not bill the G0463 for the same date of service. See the COVID- 19 fee schedule.	Refer to FAQs (https://www.hca.wa.gov/assets/billers-and-providers/Clinical-policy-and-billing-for-COVID-19-FAQ.pdf) for updates on this issue as required to respond to changes in the delivery of care under this pandemic		
Medicaid FFS	Yes 06/23/20	Refer to HCA – Apple Heath Response			

Page 72 of 87 Ver: 120720a Per CMS guidelines (https://www.cms.gov/files/document/covid-hospitals.pdf 1st bullet point) – "During the COVID-19 PHE, if the beneficiary's home or temporary expansion site is considered to be a provider-based department of the hospital, and the beneficiary is registered as an outpatient of the hospital for purposes of receiving telehealth services billed by the physician or practitioner, the hospital may bill under the Physician Fee Schedule ("PFS") for the originating site facility fee associated with the telehealth service."

Under these circumstances will your health plan follow the CMS Guideline and allow the hospital to bill under the PFS for the originating site facility fee associated with the telehealth service as well as for the professional fee?

Answer to Question				
Amerigroup	Yes 06/23/20	Refer to HCA – Apple Heath Response		
CHPW	Yes 06/23/20	Refer to HCA – Apple Heath Response		
Coordinated Care	Yes 06/23/20	Refer to HCA – Apple Heath Response		
Molina	Yes 06/23/20	Refer to HCA – Apple Heath Response		
UHC Community Plan	Yes 06/23/20	Refer to HCA – Apple Heath Response		
KP-NW				
KP-WA				
Labor & Industries	Depends 05/27/20	 Yes, if the hospital is not an Outpatient Prospective Payment System (OPPS) hospital and is not a Critical Access Hospital (CAH). is a children's, military, veterans, or specialty hospital (they are paid 100% of charges so they could list the professional fee schedule amount) No, if the hospital is an OPPS hospital 		
		is a CAH hospital (L&I, has its own payment methodology)		
Molina - Marketplace	Yes 06/11/20			

Page 73 of 87 Ver: 120720a Per CMS guidelines (https://www.cms.gov/files/document/covid-hospitals.pdf 1st bullet point) – "During the COVID-19 PHE, if the beneficiary's home or temporary expansion site is considered to be a provider-based department of the hospital, and the beneficiary is registered as an outpatient of the hospital for purposes of receiving telehealth services billed by the physician or practitioner, the hospital may bill under the Physician Fee Schedule ("PFS") for the originating site facility fee associated with the telehealth service."

Under these circumstances will your health plan follow the CMS Guideline and allow the hospital to bill under the PFS for the originating site facility fee associated with the telehealth service as well as for the professional fee?

		Answer to Question	
Pacific Source	Yes		
	05/26/20		
Premera	Yes		
	05/26/20		
Providence	Not		
	Answered		
Regence	Yes	Regence allows the provider to bill the professional	
	5/29/2020	service and get paid at the lower facility rate	
		(excluding hospital-based overhead) and also bill	
		Q3014 – telehealth facility fee – for the fee associated	
		with the telehealth service itself.	
UHC - Commercial	Yes	UHC interprets this item as allowing providers to bill	
	05/26/20	the professional service and get paid at the lower	
		facility rate (excluding hospital-based overhead), but	
		also bill Q3014 (Telehealth facility fee) for the fee	
		associated with the telehealth service itself.	

D) Provider Workflow

Will the outpatient pre-authorizations and pre-authorizations for scheduled elective admissions be extended longer than 90 days? If so, by how much?			
		Answer to Question:	
Aetna	Varies 03/30/20	Prior authorization approvals are valid for at least 45 calendar days from the date of approval. However, authorization approval for most elective medical/surgical procedures are valid for 6 months.	Aetna has published "Temporary Changes in Prior Authorization/ Precertification and Admissions Protocols" for COVID19 here:
			https://www.aetna.com/content/d am/aetna/pdfs/aetnacom/prior- authorization-notification.pdf
			Additionally, when an enrollee is determined to be ready for discharge from a hospital and insufficient time exists for prior approval of long-term care or home health care, we will deem this to be an extenuating circumstance. Please refer to our extenuating circumstance policy located here:
			http://www.aetna.com/healthcare- professionals/documents- forms/washington-extenuating- circumstances-policy.pdf
Amerigroup - DSNP	Yes 04/21/20	Extending the length of time, a prior authorization is in effect for elective inpatient and outpatient procedures to 90 days. Amerigroup auth update	
CHPW - Medicare Advantage	Yes 04/21/20	CHPW is extending all 2020 authorizations to 12/31/2020.	

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Will the outpatient pro	e-authorizatio	ns and pre-authorizations for scheduled elective admissions be e by how much?	xtended longer than 90 days? If so,		
		Answer to Question:			
Cigna	Yes	Effective March 25, 2020 and forward, for all requests received	Cigna waives preauthorization		
Cigila	05/04/20	for all Cigna lines of business, we are temporarily increasing the	requirement for medications until		
	03/01/20	authorization window for all elective outpatient services from	June		
		three months to six months and will continue until at least May	Same		
		31, 2020. Elective outpatient prior authorization decisions			
		made between January 1, 2020 and March 24, 2020 will be			
		assessed when the claim is received and will go payable as long			
		as it is within six months of the original authorization.			
Coordinated Care -	TBD	We are still researching this question.			
Commercial	03/27/20				
First Choice (TPA and	TBD	Extensions will be considered on a case by case basis.			
PPO)	03/27/20				
HCA – Apple Health	See Medica	See Medicaid FFS and MCO responses below			
Medicaid FFS	Yes	Most authorization are 6 months/ 12 months depending on the			
	03/27/20	services. If by chance, the authorization is less than 6/12			
		months the provider can request an extension.			
Amerigroup	May	Amerigroup is extending the length of time a prior			
	03/24/20	authorization is in effect for elective inpatient and outpatient			
		procedures to 90 days. Longer extensions will be considered on			
		a case-by-case basis.			
CHPW	Yes	CHPW is extending all 2020 authorizations to 12/31/2020.			
	04/21/20				
Molina	Yes	Prior authorization has been extended to 09/01/20			
	03/30/20				
Coordinated Care	TBD	We are still researching this question.			
	03/27/20				
UHC Community	Yes	We are moving back to unsuppressed reviews of inpatient			
Plan	08/07/20	hospital admissions and prior authorization for elective			
		procedures that are on our PA list. That was effective June 1.			
		Beginning June 18 as per the previous HCA guidance, we			

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Will the outpatient pre-authorizations and pre-authorizations for scheduled elective admissions be extended longer than 90 days? If so, by how much?			
		Answer to Question:	
KP-NW	Yes 3/31/20	stopped doing the \$100 above and beyond the contracted SNF rate for our members discharging to a nursing facility for a skilled or custodial stay. Those authorizations already in place for 180 days will remain in place as needed for the LTC assessment to be completed. • Standard process is to review initial and extension requests based on eligibility and medical necessity. • Authorizations will have an immediate start date, and an extended expiration date of 12/31/20 (extended from the typical 3-6 months), WITH the following language included with the authorization: "Due to the COVID-19 pandemic, please be aware that all elective, routine, non-urgent care may be delayed in accordance with emergency orders issued. The authorization expiration date has been extended to allow adequate time for routine care to be provided once emergency orders have been lifted." • All current, open authorizations will be revised to extend the expiration date to 12/31/20. Exceptions include those authorizations in which all visits have been exhausted, inpatient, and residential which are based on days, and dialysis which is already setup on a continuing 12-month cycle based on member's birthday.	
KP-WA	Yes 04/24/20	At this time, for prior authorizations expiring between 3/15/20 and 4/30/20, these authorizations will be extended for 3 additional months, subject to some exclusions. Current plan quantity limits are still applicable.	
Labor & Industries	Yes 5/20/20	As a general rule L&I would add 30 days unless there is a specific date for which the provider is asking. L&I will extend the dates, but we always have a specific time as it would depend on the claim. If there were significant changes in the	

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Will the outpatient pre-authorizations and pre-authorizations for scheduled elective admissions be extended longer than 90 days? If so, by how much?			
		Answer to Question:	
		IWs condition or claims issues it would be have to be	
		considered on a case by case basis.	
Molina - Marketplace	Yes 03/30/20	Prior authorization has been extended to 09/01/20	
Pacific Source	Yes 07/09/20	Pre-authorized services and prior authorizations in existence when the pandemic emergency was declared are extended through October 1, 2020. We will adjust depending on the length of the pandemic and update our provider manual and coverage endorsements to reflect any revised dates.	
Premera	Yes 03/31/20	Extended the effective date out to 6 months from the initial approval date.	
Providence	Yes 06/15/20	Approved prior-authorizations and referral requests received between 2/1/2020-6/15/2020 will be extended until 9/30/2020	
Regence	Yes 04/28/20	Effective immediately, if hospitals need to transfer a patient quickly due to the COVID-19 impact and do not have time to secure pre-authorization for post-acute care settings or home-based care (i.e., skilled nursing facilities, long-term acute care hospitals and inpatient rehabilitation), we will waive the pre-authorization requirements.	
		If a patient has services that are delayed, we will extend pre- authorizations for elective inpatient admissions or outpatient elective services. Providers need to contact us to request an extension to their expiring pre-authorization request.	
		AIM Specialty Health (AIM) and eviCore healthcare (eviCore) are extending authorizations for six months.	
		Any emergency room visit that results in an in-patient admission, directly related to COVID-19, does not require a preauthorization	

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Will the outpatient pro	Will the outpatient pre-authorizations and pre-authorizations for scheduled elective admissions be extended longer than 90 days? If so, by how much?			
		Answer to Question:		
		All pharmacy pre-authorizations that are due to expire between March 23, 2020 and June 30, 2020 will be extended six months from the date of the current expiration date to alleviate work by providers' offices. https://www.regence.com/provider/library/whats-new/covid-19#care-management		
UHC - Commercial	Varies 04/28/20	UHC will provide a 90-day extension, based on original authorization date, of open and approved prior authorizations with an end date or date of service between March 24, 2020 and May 31, 2020, for services at any care provider setting.		

Will health plans ease authorization requirements for key components of after-hospital care, such as admission to SNFs or rehab, providing				
Follow Common Direction?		home health visits, during this COVID period? Pre-authorization will be waived when a patient is ready for discharge from a hospital, and insufficient time exists for long-term care facility or home health services that will follow discharge to receive approval prior to delivery of care.		
Aetna	Most 04/03/20	Aetna has published "Temporary Changes in Prior Authorization/ Precertification and Admissions Protocols" for COVID19 here: https://www.aetna.com/content/dam/aetna/pdfs/aet nacom/prior-authorization-notification.pdf	Self-insured plan sponsors will be able to opt-in to this program at their discretion.	
Amerigroup - DSNP	Yes 04/21/20	Amerigroup auth update		
CHPW - Medicare Advantage	Yes 3/20/20	Effective 3/20/2020 CHPW has temporarily waived the prior auth requirements for Home Health, ventilators, CPAP/BiPAP services. Prior Authorization is not required for any respiratory DME or supplies currently.		

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Will health plans ease authorization requirements for key components of after-hospital care, such as admission to SNFs or rehab, providing home health visits, during this COVID period?			
Follow Common Direction?		Pre-authorization will be waived when a patient is ready for discharge from a hospital, and insufficient time exists for long-term care facility or home health services that will follow discharge to receive approval prior to delivery of care.	
		In addition, CHPW is approving all DME needed for discharge from an inpatient setting without prior authorization. We are requesting notification, but it can be sent after discharge of the services provided. CHPW is waiving the prior authorization requirement for admissions to post-acute facilities (SNF, LTAC, and Inpatient Rehab). In addition, no prior authorization is currently needed for any lateral transfer from one inpatient facility to the next.	
Cigna	Most 04/01/20	Cigna waives prior authorizations for the transfer of its non-COVID-19 customers from acute inpatient hospitals to in-network long term acute care hospitals.	Self-insured plan sponsors will be able to opt-in to this program at their discretion.
Coordinated Care - Commercial			
First Choice (TPA and PPO)	Varies by our Payers' Plans 03/27/20	COVID Provider page	First Choice Health is a PPO network that does not define the benefits. Please reach out to the individual Payers to confirm benefits. As an administrator for our self-funded health Plans, we are complying with the Families First Coronavirus Response Act, specifically the "Health Provisions" and the CARES Act-Health Provisions Coronavirus Aid, Relief and Economic Security (CARES) Act.
			FCH is encouraging all FCH payors to waive patient responsibility for COVID-19 diagnostics, including testing services, performed in

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Follow Common D	irection?	Pre-authorization will be waived when a patient is ready for discharge from a hospital, and		
		insufficient time exists for long-term care facility or he	ome health services that will follow discharge to	
		receive approval prior to delivery of care.		
			accordance with the Families First Coronavirus Response Act and the CARES Act.	
HCA – Apple Health	N.A. 04/13/20	The Department of Social and Health Services has issued guidance to hospitals re: SNF placements when DSHS is the payer. See MCOs responses.		
Medicaid FFS	N.A. 04/13/20	DSHS is responsible for managing Skilled care for Medicare clients and FFS clients		
Amerigroup	Yes 04/08/20	We are waiving (for in and out of network regardless of diagnosis) prior authorization for admissions to SNFs, IP rehab, and long-term acute care hospitals. Though we are requesting voluntary notification. We are also waiving prior auth for home health related to patient transfers. As it relates to DME for COVID-19 diagnoses, prior auth requirements are suspended for DME effective March 26, including oxygen supplies, respiratory devices and continuous positive airway pressure (CPAP) devices for patients diagnosed with COVID-19, along with the requirement for authorization to exceed quantity limits on gloves and masks. Amerigroup is not waiving DME authorizations at this time for non-COVID19 diagnoses.		
CHPW	Yes 3/20/20	Effective 3/20/2020 CHPW has temporarily waived the prior auth requirements for Home Health, ventilators, CPAP/BiPAP services. Prior Authorization is not required for any respiratory DME or supplies currently.		

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Follow Common [Direction?	home health visits, during this COVID period? Pre-authorization will be waived when a patient is ready for discharge from a hospital, and		
Tollow Collision Direction.		insufficient time exists for long-term care facility or home health services that will follow discharge to receive approval prior to delivery of care.		
		discharge from an inpatient setting without prior		
		authorization. We are requesting notification, but it		
		can be sent after discharge of the services provided.		
		CHPW is waiving the prior authorization requirement		
		for admissions to post-acute facilities (SNF, LTAC, and		
		Inpatient Rehab). In addition, no prior authorization is		
		currently needed for any lateral transfer from one		
		inpatient facility to the next.		
Coordinated Care				
Molina	Yes	Molina waives (for participating and non-		
	04/17/20	participating) prior authorization for admissions to		
		SNFs, IP rehab, and long-term acute care hospitals. We		
		are requesting voluntary notification, and we		
		negotiate a rate with non-participating providers. We		
		currently allow home health visits (evaluation + 6		
		visits) without prior authorization in order to facilitate		
		discharge.		
UHP Community	Yes	T1030, T0131, G0151, G0152, and 92507 are		
Plan	08/11/20	suspended from PA during the pandemic		
		emergency. For other home health codes such as RN,		
		PT and OT, we follow NCQA requirements. We do not		
		authorize LTC settings since the requirement		
		ended. SNF doesn't require prior authorization, only		
		notification and medical records review at day three.		
P-NW	Yes	Expedited authorization for DME would apply and in		
	04/03/20	certain circumstances authorization for DME may be		
		waived.		

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Will health plans ease authorization requirements for key components of after-hospital care, such as admission to SNFs or rehab, providing home health visits, during this COVID period?				
Follow Common Direction?		Pre-authorization will be waived when a patient is ready for discharge from a hospital, and insufficient time exists for long-term care facility or home health services that will follow discharge to receive approval prior to delivery of care.		
KP-WA	Yes 04/03/20	Expedited authorization for DME would apply and in certain circumstances authorization for DME may be waived.	Self-insured plan sponsors will be able to opt-in to this program at their discretion.	
Labor & Industries	No 05/20/20	Long term care placements and/or nursing home placements are authorized by L&I Occupational Nurse Consultants.		
Molina - Marketplace	Yes 04/17/20	Molina waives (for participating and non-participating) prior authorization for admissions to SNFs, IP rehab, and long-term acute care hospitals. We are requesting voluntary notification, and we negotiate a rate with non-participating providers. We currently allow home health visits (evaluation + 6 visits) without prior authorization in order to facilitate discharge.		
Pacific Source	Most 04/03/20		Self-insured plan sponsors will be able to opt-in to this program at their discretion.	
Premera	Most 04/03/20	COVID Provider page	Self-insured plan sponsors will be able to opt-in to this program at their discretion.	
Providence	Most 04/03/20		Self-insured plan sponsors will be able to opt-in to this program at their discretion.	
Regence	Most 04/07/20	We are committed to removing barriers in order to quickly discharge our members to alternate settings to accommodate care needs of critical members. We are available to support discharge needs and providers should contact our care management team if they are encountering any discharge barriers at 1 (866) 543-5765 from 7 a.m. to 5 p.m. Monday through Friday.	Self-insured plan sponsors will be able to optin to this program at their discretion.	

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Will health plans ease authorization requirements for key components of after-hospital care, such as admission to SNFs or rehab, providing								
home health visits, during this COVID period?								
Follow Common Direction?		Pre-authorization will be waived when a patient is ready for discharge from a hospital, and						
		insufficient time exists for long-term care facility or home health services that will follow discharge to						
		receive approval prior to delivery of care.						
UHC - Commercial	Most	Prior authorization requirements for admissions to a	Self-insured plan sponsors will be able to opt-in					
	04/28/20	post-acute care setting are suspended from March 24,	to this program at their discretion.					
		2020 through May 31, 2020.						

As providers begin to treat suspected and actual COVID patients, they are trying to get paperless in the room (less contamination). As such, providers would like to not have to get the patient to sign any forms.

Can a	ny patient sign	ature requirements be waived for COVID patients, e.g. Medic	are MOON?	
Follow Common Dire	ction?	A paperless environment with COVID patients is endorsed and strongly supported. Payers are not aware of any group contractual requirement and believe that the only signatures needed are Consent to Treat and HIPAA Notice Receipt. For these documents, HIPAA Notice Receipt and Consent to Treat, signatures are possibly required by the provider to protect themselves – and not the payer. The HIPAA notice provided by the provider to the member is not a Payer Privacy requirement but rather a Provider obligation as the covered entity. Please let the payer know if there is a specific document on which they are requiring a patient signature.		
Aetna	Not			
	Answered			
Amerigroup - DSNP	Yes			
	05/04/20			
CHPW - Medicare	Yes	Following the HCA and the CMS guidance to allow this.		
Advantage	04/21/20			
Cigna				
Coordinated Care -	TBD	CCW would defer to HCA guidance on this point. Providers		
Commercial	3/31/20	should document all verbal interactions and agreements in		
		the medical records.		
First Choice (TPA and PPO)	Yes			

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As providers begin to treat suspected and actual COVID patients, they are trying to get paperless in the room (less contamination). As such, providers would like to not have to get the patient to sign any forms. Can any patient signature requirements be waived for COVID patients, e.g. Medicare MOON? **Follow Common Direction?** A paperless environment with COVID patients is endorsed and strongly supported. Payers are not aware of any group contractual requirement and believe that the only signatures needed are Consent to Treat and HIPAA Notice Receipt. For these documents, HIPAA Notice Receipt and Consent to Treat, signatures are possibly required by the provider to protect themselves – and not the payer. The HIPAA notice provided by the provider to the member is not a Payer Privacy requirement but rather a Provider obligation as the covered entity. Please let the payer know if there is a specific document on which they are requiring a patient signature. 03/27/20 **HCA – Apple Health** Yes HCA website has info about informed consent. https://www.hca.wa.gov/health-care-services-04/13/20 supports/program-administration/authorizedrepresentatives A new telemedicine telehealth document will be posted soon on this website to provide guidance as well **Medicaid FFS** Yes 04/13/20 If/when this conflicts with HCA guidelines, will follow HCA **Amerigroup** Yes 03/27/20 guidelines Following the HCA and the CMS guidance to allow this. **CHPW** Yes 04/21/20 CCW would defer to HCA guidance on this point. Providers **Coordinated Care** Yes should document all verbal interactions and agreements in 04/13/20 the medical records. We will follow HCA guidance. Providers should document Molina Yes

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verbal consent in the medical records.

Medicare: We will follow CMS guidelines

04/17/20

Yes 04/13/20

UHC – Community Plan

As providers begin to treat suspected and actual COVID patients, they are trying to get paperless in the room (less contamination). As such, providers would like to not have to get the patient to sign any forms.

providers would like to not have to get the patient to sign any forms.						
Ca	n any patient sign	ature requirements be waived for COVID patients, e.g. Medic	are MOON?			
Follow Common D	Direction?	A paperless environment with COVID patients is endorsed and strongly supported. Payers are not aware of any group contractual requirement and believe that the only signatures needed are Consent to Treat and HIPAA Notice Receipt. For these documents, HIPAA Notice Receipt and Consent to Treat, signatures are possibly required by the provider to protect themselves – and not the payer. The HIPAA notice provided by the provider to the member is not a Payer Privacy requirement but rather a Provider obligation as the covered entity. Please let the payer know if there is a specific document on which they are requiring a patient signature.				
KP-NW	Yes	From a health plan perspective, HIPAA allows claims				
KP-WA	03/27/20	submission from the provider to the carrier without a form signed by the patient. However, the forms that are signed in a care delivery setting are often for the purposes of the patient agreeing to financial liability if the service is not covered by a health plan and informed consent. These forms are not required by an insurance company, but the actual hospital or facility may require providers to obtain signatures. In some lines of business, such as Medicare and Medicaid, in order for the provider or hospital to be paid, the patient must sign the form. Because of this, CMS and the Health Care Authority may need to loosen requirements during the COVID-19 outbreak for all services (not just flexibility for COVID-19).				
Labor & Industries	Yes 04/01/20	For COVID patients, they may file their portion of the Report of Accident online through FileFast which does not require an electronic signature. It there was a medical visit, providers should complete the provider portion of the ROA. We have not been waiting for the provider documents to get claims allowed and benefits paid as appropriate.				
Molina - Marketplace	Yes 04/17/20	We will follow HCA guidance. Providers should document verbal consent in the medical records.				

Page 86 of 87 Ver: 120720a As providers begin to treat suspected and actual COVID patients, they are trying to get paperless in the room (less contamination). As such, providers would like to not have to get the patient to sign any forms. Can any patient signature requirements be waived for COVID patients, e.g. Medicare MOON? **Follow Common Direction?** A paperless environment with COVID patients is endorsed and strongly supported. Payers are not aware of any group contractual requirement and believe that the only signatures needed are Consent to Treat and HIPAA Notice Receipt. For these documents, HIPAA Notice Receipt and Consent to Treat, signatures are possibly required by the provider to protect themselves – and not the payer. The HIPAA notice provided by the provider to the member is not a Payer Privacy requirement but rather a Provider obligation as the covered entity. Please let the payer know if there is a specific document on which they are requiring a patient signature. **Pacific Source** Yes 05/09/20 Premera Yes 03/27/20 **Providence** Yes 04/01/20 Regence Yes 03/27/20 UHC currently offers no guidance on this issue. TBD **UHC - Commercial** 04/28/20