

DHHS Division of Health Benefits

Managed Care Billing Guidance to Health Plans

Revision 23.0

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2 MEDICAID MANAGED CARE BILLING GUIDANCE

The Department's Managed Care Billing Guidance to Health Plans is designed to:

- Supplement clinical policies and Medicaid bulletins
- Reduce provider administrative burden,
- Ensure consistency in provider billing practices for key Medicaid services, and
- Allow for accurate and complete NC Medicaid and Centers for Medicare and Medicaid (CMS) reporting.

The billing guide references requirements to adhere to NC Medicaid Direct and NC Health Choice clinical coverage policies which reference to NC Tracks or GDIT (the Department's fiscal agent). Unless specifically noted within this billing guide, the Health Plan should not interpret this requirement as requiring the Health Plan or provider to submit information through NC Tracks, but rather to provide direction for how providers should submit to the Health Plan claims platform. Any reference to adhere to a Medicaid Direct clinical coverage policy does not alleviate the Health Plans responsibility to accept and adjudicate all Medicaid Managed Care claims for their enrolled members.

The billing guidance may be updated by the Department to include additional requirements based on feedback from Health Plans, providers, or other stakeholders.

Health Plans should refer to and comply with the Health Plan Contract for billing requirements.

3 IMPACTED SERVICE AREAS

3.0 Abortions

The Health Plan shall require providers to complete and submit the Abortion Statement outlined in Clinical Coverage Policy 1E-2 Attachment C of the policy to the Health Plan ([NC Medicaid: Obstetrics and Gynecology Clinical Coverage Policies \(ncdhhs.gov\)](https://www.ncdhhs.gov/nc-medicaid-obstetrics-and-gynecology-clinical-coverage-policies)) and maintain records of completed consent form consistent with the Health Plan contract and federal statute. The Health Plan shall not pay claims for this service without (1) receipt of the form from the provider, and (2) review and validation of the form by the Health Plan.

3.1 Autism screenings

Providers must perform routine screening for Autism Spectrum Disorder (ASD) at 18 and 24 months of age. An ASD screen may be administered at a "catch-up" visit if the 18- or 24-month visit was missed. Providers may screen for developmental risk for ASD at ages greater than 30 months when the provider or caregiver has concerns about the child. The structured screening tool should be validated for the child's chronological age.

The Health Plan shall require providers to use CPT Code 96110 and EP modifier when conducting a general developmental or an Autism Spectrum Disorder screen. Additional information on developmental screening can be found in the Health Check Program Guide (NC Medicaid: Health Check and EPSDT ([ncdhhs.gov](https://www.ncdhhs.gov))).

3.2 Care Management Payments

In addition to the payment for services provided, the Health Plan shall pay each Tier 3 AMH practice a care management fee as described in Section V.D.4.p. of the Revised and Restated Health Plan Contract. The Health Plan shall pay each Tier 3 AMH a care management fee on a PMPM basis without requiring the AMH to bill for the care management fee.

3.3 Child Medical Evaluation and Medical Team Conference for Child Maltreatment (CMEP)

When a child is referred for an exam for suspected maltreatment by the child welfare agency, the Health Plan shall require the rostered CMEP providers to follow the Child Medicaid Evaluation and Medical Team Conference for Child Maltreatment Policy and bill according to 1A-5 Attachment A. (<https://files.nc.gov/ncdma/documents/files/1A-5.pdf>), i.e., requiring the CME claim be submitted with the Child Medical Evaluation Checklist (Attachment B). The Health Plan shall reimburse both in-network and out-of-network providers for the service consistent with the requirements of Session Law 2017-57 and the resulting June 2017 Joint Conference Committee report (https://www.ncleg.net/Sessions/2017/Budget/2017/conference_committee_report_2017_06_19.pdf).

Additionally, Health Plans shall not require providers to enroll in the Health Plans network to provide this service to their members. Once a CME claim is received, the Health Plan can confirm that the submitted checklist was signed off by someone within the CMEP program; a list of the CMEP staff who can sign the CME form is maintained on the CME website (<https://www.med.unc.edu/cmep/staff/>).

For coverage and claims processing guidance please refer to the following link: <https://www.med.unc.edu/pediatrics/cmep/billing/reimbursement-for-cmes/>

3.3.1 Law Enforcement Referred CME Claims

Clinical Policy 1A-5 should not be referenced for law enforcement cases. There are no specific requirements for CME claims referred through law enforcement. These claims should be processed as any other claim for services rendered.

3.4 Special Pricing

3.4.1 DME Miscellaneous Codes

When reporting claims for Durable Medical Equipment, Prosthetics, Orthotics, and Supplies (DME/POS) Miscellaneous services, the Health Plans shall direct providers to submit both the National DME Miscellaneous and corresponding Local W Codes based on the chart below. When both codes represent miscellaneous services, e.g. E1399 and W4047, a description of the product/service must also be included. As with all claims processed by the Health Plan, these claims must be reported to the Encounter Processing System. For direction on how to include these codes on the Health Plan encounter record, please see the Encounter Data Submission Guide. If the encounter is submitted without a valid combination, the health plan will be required to correct the claim and resubmit the encounter.

National	Description	Local	Local Description
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E1399	Durable medical equipment, miscellaneous	W4001	CO/2 SATURATION MONITOR WITH ACCESSORIES, PROBES
E1399	Durable medical equipment, miscellaneous	W4002	MANUAL VENTILATION BAG (e.g. AMBU BAG)
K0108	Wheelchair component or accessory, not otherwise specified	W4005	UNLISTED REPLACEMENT OR REPAIR PARTS
E1399	Durable medical equipment, miscellaneous	W4016	BATH SEAT, PEDIATRIC (e.g. TLC)
E1399	Durable medical equipment, miscellaneous	W4047	MISCELLANEOUS FOR DME
K0108	Wheelchair component or accessory, not otherwise specified	W4117	WHEELCHAIR SEAT WIDTH, GREATER THAN 27"
K0108	Wheelchair component or accessory, not otherwise specified	W4118	WHEELCHAIR SEAT DEPTH, GREATER THAN 25"
K0108	Wheelchair component or accessory, not otherwise specified	W4119	WHEELCHAIR SEAT HEIGHT, COST ADDED OPTION FROM MANUFACTURER
E1399	Durable medical equipment, miscellaneous	W4120	DISPOSABLE BAGS FOR INSPIREASE INHALER SYSTEM, set of 3,
K0108	Wheelchair component or accessory, not otherwise specified	W4130	CONTOURED OR 3-PIECE HEAD/NECK SUPPORTS WITH HARDWARE, EACH
K0108	Wheelchair component or accessory, not otherwise specified	W4131	BASIC HEAD/NECK SUPPORT WITH HARDWARE, EACH
K0108	Wheelchair component or accessory, not otherwise specified	W4132	CONTOURED OR 3-PIECE HEAD/NECK SUPPORT WITH MULTI-ADJUSTABLE HARDWARE, EACH
K0108	Wheelchair component or accessory, not otherwise specified	W4133	BASIC HEAD/NECK SUPPORT WITH MULTI-ADJUSTABLE HARDWARE, EACH
K0108	Wheelchair component or accessory, not otherwise specified	W4139	SUB-ASIS BARS WITH HARDWARE, EACH
K0108	Wheelchair component or accessory, not otherwise specified	W4140	ABDUCTOR PADS WITH HARDWARE, PAIR
K0108	Wheelchair component or accessory, not otherwise specified	W4141	KNEE BLOCKS WITH HARDWARE, PAIR
K0108	Wheelchair component or accessory, not otherwise specified	W4143	SHOE HOLDERS WITH HARDWARE, PAIR
K0108	Wheelchair component or accessory, not otherwise specified	W4144	FOOT/LEGREST CRADLE, EACH
K0108	Wheelchair component or accessory, not otherwise specified	W4145	MANUAL TILT-IN-SPACE OPTION, EACH
K0108	Wheelchair component or accessory, not otherwise specified	W4150	MULTI-ADJUSTABLE TRAY, EACH
K0108	Wheelchair component or accessory, not otherwise specified	W4152	GROWTH KIT, EACH

E1399	Durable medical equipment, miscellaneous	W4153	TRACHEOSTOMY TIES, TWILL, EACH
K0108	Wheelchair component or accessory, not otherwise specified	W4155	ADDUCTOR PADS WITH HARDWARE, PAIR
B9998	NOC for enteral supplies	W4211	LOW PROFILE GASTROSTOMY EXTENSION/REPLACEMENT KIT FOR CONTINUOUS FEEDING, EACH
B9998	NOC for enteral supplies	W4212	LOW PROFILE GASTROSTOMY EXTENSION/REPLACEMENT KIT FOR BOLUS FEEDING, EACH
E1399	Durable medical equipment, miscellaneous	W4670	STERILE SALINE, 3 CC VIAL, EACH
E1399	Durable medical equipment, miscellaneous	W4678	REPLACEMENT BATTERY FOR PORTABLE SUCTION PUMP ADAPTIC AND TRANSPARENT TYPE SUCH AS TEGADERM OR OPSITE for use with external insulin pump, EACH
E1399	Durable medical equipment, miscellaneous	W4688	SINGLE POINT CANE FOR WEIGHTS 251# TO 500#
E1399	Durable medical equipment, miscellaneous	W4689	
E1399	Durable medical equipment, miscellaneous	W4690	UNDERARM CRUTCHES FOR WEIGHTS 251# TO 500#
E1399	Durable medical equipment, miscellaneous	W4691	FIXED-HEIGHT FOREARM CRUTCHES FOR WEIGHTS TO 600#
E1399	Durable medical equipment, miscellaneous	W4695	GLIDES/SKIS FOR USE WITH WALKER
K0108	Wheelchair component or accessory, not otherwise specified	W4713	OVERSIZED FOOTPLATES FOR WEIGHTS 301# AND GREATER, PAIR
K0108	Wheelchair component or accessory, not otherwise specified	W4714	SWINGAWAY SPECIAL CONSTRUCTION FOOTRESTS FOR WEIGHTS 401# AND GREATER, PAIR
K0108	Wheelchair component or accessory, not otherwise specified	W4715	SWINGAWAY REINFORCED LEGREST, ELEVATING, FOR WEIGHTS 301# TO 400#, PAIR
K0108	Wheelchair component or accessory, not otherwise specified	W4716	SWINGAWAY SPECIAL CONSTRUCTION LEGRESTS, ELEVATING, FOR WEIGHTS 401# AND GREATER, PAIR
K0108	Wheelchair component or accessory, not otherwise specified	W4717	OVERSIZED CALF PADS, PAIR
K0108	Wheelchair component or accessory, not otherwise specified	W4718	OVERSIZED SOLID SEAT
K0108	Wheelchair component or accessory, not otherwise specified	W4719	OVERSIZED SOLID BACK
K0108	Wheelchair component or accessory, not otherwise specified	W4722	OVERSIZED FULL SUPPORT FOOTBOARD

K0108	Wheelchair component or accessory, not otherwise specified	W4723	OVERSIZED FULL SUPPORT CALFBOARD
E1399	Durable medical equipment, miscellaneous	W4733	REPLACEMENT OVERSIZED INNERSPRING MATTRESS FOR HOSPITAL BED W/ WIDTH TO 39"

3.4.2 DME Manual Pricing Rules

Rules for DME manual pricing can be found in the 2017 May Medicaid bulletin on page 16: [open \(ncdhhs.gov\)](#). Questions about DME manual pricing should be directed to the Medicaid Contact Center at 888-245-0179 or Medicaid.DMerequest@dhhs.nc.gov.

3.4.3 Unlisted CPT Codes:

The Health Plan shall require providers to bill the CPT that most accurately describes the service or procedure provided. If such a code does not exist, the provider should bill with the unlisted CPT from the appropriate section of the CPT book. The Health Plan shall direct providers to follow the instructions for submission of these codes as described in the current CPT manual, published by the American Medical Association.

3.4.4 Multiple Procedure Code Reductions

Professional Claim Multiple Procedure Code Reductions: Information about the use of the CPT, HCPCS, and ICD-10 books for the choice of correct codes and modifiers for professional claims is included in Attachment A of NC Medicaid Clinical Coverage Policies. Modifier 51 is used to indicate a procedure performed in addition to the primary procedure. There are CPT codes that can be billed without modifier 51. These codes are published in Appendix E of CPT book published annually by the AMA. Modifiers are defined, along with information about usage, in Appendix A of the CPT book.

Institutional Claim Multiple Procedure Code Reductions: The hospital base rates do not assume that multiple procedure reductions for inpatient and outpatient services occur. Applying multiple procedure reductions for inpatient or outpatient facility services would be in violation of the rate floor requirements in Section 11.4.1 of the Contract.

3.5 Dental Operating Room Facility Time Billed by an Ambulatory Surgical Center (ASC)

Health plans are expected to process claims for Dental Operating Room Facility Time billed by an Ambulatory Surgical Center according to the details outlined in Clinical Coverage Policy 4A Dental Services, Attachment A.21 (Billing for Facility Charges by an Ambulatory Surgical Center).

Field	Information Submitted
Claim Type	Professional CMS-1500 Claim
Place of service	"24" for the Ambulatory Surgical Center
Procedure Codes	HCPCS code G0330 (Facility services for dental rehabilitation procedure(s) performed on a patient who requires monitored anesthesia (e.g., general, intravenous sedation (monitored anesthesia care) and use of an operating room).
Modifier	SG

Units	The total operating room time is indicated on detail line 1 of the claim (1 unit = 1 minute)
Fee	All charges are indicated on detail line 1 of the claim

Historically, Medicaid and NCHC claims have been priced based on the total time for the case using one of the following groups:

ASC Group	Total Time
1	Up to 30 minutes
2	31–60 minutes
3	61–90 minutes
4	Over 90 minutes

These claims should be reimbursed based on the total surgical time using the Link to Ambulatory Surgical Center Fee Schedule located on the DHB website: [Dental Fee Schedules | NC Medicaid \(ncdhhs.gov\)](#)

3.5.1 Claims Submission for Hospital Dental Treatment

If a Medicaid beneficiary covered under Managed Care is seen in a hospital setting for dental treatment, the following three claims are generated:

- 1. Dentist (ADA Claim Form)** These services are carved out of Managed Care and processed in the NC Tracks system and submitted on the Dental ADA claim.
- 2. Anesthesiologist (CMS 1500 Claim Form)** services are covered under managed care. Claims are processed by the Health Plan and submitted on a Professional CMS-1500 claim.
- 3. Hospital (Institutional UB Claim Form)** services are covered under managed care. Claims are processed by the Health Plan and submitted on an Institutional UB claim.

Example of a Hospital Claim for Dental Facility Charges:

Field	Information Submitted
Claim Type	Institutional UB-04 837-I
Revenue Code	As appropriate for dental service rendered (eg. 0360 – OR services general)
Procedure Code	As appropriate for dental service rendered (eg. 41899 – dental surgical procedure)

Reimbursement: pricing determined by ratio of cost to charge (RCC)

3.5.2 Billing for Anesthesia Services in an Ambulatory Surgical Center for Dental Surgeries

Anesthesiologists and certified registered nurse anesthetists (CRNAs) bill for anesthesia services rendered in ambulatory surgical centers using a CMS-1500 claim form. Claims are paid based on total anesthesia time.

Anesthesia time begins when the anesthesiology provider prepares the beneficiary for induction of anesthesia and ends when the beneficiary can be placed under postoperative supervision and the anesthesiology provider is no longer in personal attendance.

Providers must complete the CMS-1500 claim form as follows:

- a. Enter a dental ICD-10-CM diagnosis codes in block 21.
- b. Enter place of service code “24” for the ambulatory surgical center in block 24B.
- c. Enter CPT anesthesia code “00170” (anesthesia for intraoral procedures, including biopsy; not otherwise specified) in block 24D.
- d. Enter one of the following modifiers in block 24D:
 - QX—Services performed by CRNA with medical direction by a physician
 - QZ—Services performed by CRNA without medical direction by a physician
 - QY—Medical direction of one CRNA by an anesthesiologist
 - QK—Medical direction of 2, 3, or 4 concurrent anesthesia procedures involving qualified individuals
 - AA—Anesthesia services performed personally by anesthesiologist
 - QS—Monitored anesthesia care service (must be billed along with one of the modifiers listed above)
- e. Enter total anesthesia time in minutes in block 24G on the claim form

3.6 Adjudicating Claims Based on Codes Submitted

It is the Department’s expectation that Health Plans shall not change any data element that comes in on a claim during pre- and post-adjudication reviews. NC Medicaid’s historic practice requires that claims are adjudicated and paid based on codes submitted by the provider on the claim. The codes submitted by the provider to the Health Plans are chosen based on medical record clinical documentation of the member’s presenting condition as well as services received. Processing claims based on codes that were not submitted may be in violation of rate floors.

3.6.1 Federal Guidance on Emergency Conditions

The term “emergency medical condition” means—

- A. a medical condition manifesting itself by acute symptoms of sufficient severity (including severe pain) such that the absence of immediate medical attention could reasonably be expected to result in—
 - i. placing the health of the individual (or, with respect to a pregnant woman, the health of the woman or her unborn child) in serious jeopardy,
 - ii. serious impairment to bodily functions, or
 - iii. serious dysfunction of any bodily organ or part; or
 - iv. with respect to a pregnant woman who is having contractions—
 - a. that there is inadequate time to effect a safe transfer to another hospital before delivery, or
 - b. that transfer may pose a threat to the health or safety of the woman or the unborn child. 42 USC § 1395dd(e)(1)

Further, the Department notes the following the guidance on this subject provided in the Federal Register:

As stated in 42 CFR 438.114: The Health Plan “may not limit what constitutes an emergency medical condition...on the basis of lists of diagnoses or symptoms” [Additional information can be found here.](#)

“While this standard encompasses clinical emergencies, it also clearly requires managed care plans and states to base coverage decisions for emergency services on the apparent severity of the symptoms at time of presentation, and to cover examinations when the presenting symptoms are of sufficient severity to constitute an emergency medical condition in the judgment of a prudent layperson. The final determination of coverage and payment must be made taking into account the presenting symptoms rather than the final diagnosis. The purpose of this rule is to ensure that enrollees have unfettered access to health care for emergency medical conditions, and that providers of emergency services receive payment for those claims meeting that definition without having to navigate through unreasonable administrative burdens.” [Additional information can be found here.](#)

Based on this information, the Department expects that the Health Plans should adjudicate and pay claims based on codes submitted by the provider. The Department will be updating the Health Plan Billing Guide: NC Managed Care to include requirements that claims adjudicate and pay claims based on the codes submitted by the provider on the UB04 form /837I and CMS1500 form/837P and Health Plans shall not change any data element that comes in on a claim. Nothing in this guidance shall prohibit the Standard Plan from applying NCCI editing, or CPT described relationship editing to these claims.

If a Health Plan needs to make a change to align with this guidance, the Health Plan shall notify the Department and adjust impacted claims in accordance with Section V.H.1.d Prompt Payment Standards of the Contract.

3.7 Copayment Rules

3.7.1 Emergency Department Copay

State Plan Definition - The Health Plan shall use the following basis to define non-emergency, emergency, and psychiatric emergency conditions:

- **Non-Emergency Services:** Non-emergency services are all services or care not considered Emergency Services as determined by the attending physician when an enrollee visits the emergency department. Definition of non-emergency care is defined as any health care services provided to evaluate and/or treat any medical condition such that a prudent layperson possessing an average knowledge of medicine and health determines that immediate unscheduled medical care is not required. Hospitals will operationalize this process by performing the required screening on the patient and if they determine the condition non-emergent (determined by medical professionals at the hospital), the ER staff (either a nurse, doctor, or intake staff) will advise the recipient that it is not a condition that requires emergency treatment, and that they (the hospital) will assist them in locating another facility (late night clinic), call their managed care organization when they are open, or locating an urgent care clinic that may be available.

Note: These services are NOT exempt from copayment.

- **Emergency Medical Services:** Emergency medical conditions are medical or behavioral health conditions, regardless of diagnoses or symptoms, that manifest in acute symptoms of sufficient severity (including severe pain) that a prudent layperson who possesses an average knowledge of health and medicine could reasonably expect that the absence of immediate medical attention would result in placing the health of the individual (or, with respect to a pregnant woman, the health of the woman or her unborn child) in serious jeopardy, serious impairment of bodily functions, serious dysfunction of any bodily organ or part, or serious harm to self or others. The hospital may not impose limits on what constitutes an emergency medical condition.

Note: These services are exempt from copayment.

- **Psychiatric Emergency Services:** Psychiatric emergency condition are symptoms characterized by an alteration in the perception of reality, feelings, emotions, actions, or behavior requiring immediate therapeutic intervention in order to avoid immediate damage to the patient, other persons, or property. A psychiatric emergency shall not be defined on the basis of lists of diagnoses or symptoms.

Note: These services are exempt from copayment.

3.7.2 Copayment Rules and Exemptions

The following copay exemption rules apply for Medicaid. The list below contains exemptions that should be applied; however, it is not intended to be comprehensive.

General Rules: The following general copay exemption rules apply for Medicaid

- With the exception of laboratory codes, in house radiology, vaccine administration (not tied to wellness visits), Copay is not deducted on any details when a multiple line claim for the same date of service is received with a qualifying reason for bypass (e.g., ER claim, preventative care office visit, etc.) [if any code on the claim is copay exempt then the entire claim is copay exempt]
- For Medicaid, on a multi-line claim with same date of service each line is evaluated separately for copay. If a line on the claim is not exempt then copay will be deducted from the claim, even if other lines on the claim are exempt from copay.
 - EXAMPLES:
 - Copay deducted:
 - Line 1 01/01/2022 99213 (not copay exempt)
 - Line 2 01/01/2022 80053 (copay exempt)
 - Copay not deducted
 - Line 1 01/01/2022 80061 (copay exempt)
 - Line 2 01/01/2022 80053 (copay exempt)
 - Line 3 01/01/2022 84443 (copay exempt)
- For Medicaid on a multi-line claim with different dates of service each line is evaluated separately for copay. If a line on the claim is not exempt then copay will be deducted from the claim, even if there's other lines on the claim which are exempt from copay.
 - EXAMPLES:

- Multiple Copays deducted on a single claim with multiple dates for each service date with a non-exempt line
 - Line 1 01/01/2022 99212 (not copay exempt)
 - Line 2 01/03/2022 99214 (not copay exempt)
 - Line 2 01/03/2022 82306 (copay exempt)
 - Line 3 01/03/2022 82607 (copay exempt)
- No copay deducted on a single claim with multiple date due to each service date being copay exempt
 - Line 1 01/01/2022 80053 (copay exempt)
 - Line 2 01/02/2022 84443 (copay exempt)
 - Line 3 01/03/2022 84479 (copay exempt)
- For Medicaid, copay is not deducted a claim when a claim in history with the same provider, same date of service, same recipient has already deducted a copay.
- For Medicaid, copay exemption criteria can be determined at either the claim header or claim detail. If the copay exemption is at the claim header level such as the beneficiaries age is < 21 or billing provider is an FQHC then claim line copay criteria is not considered. If no claim header copay exemption exists then each claim line will be evaluated for copay.
- NOTE: Multi-Line copay exemption rule guidance specific to NCHC will be forthcoming.
- The following claim types are copay exempt: inpatient, nursing facility, hospice, home health, personal care services, behavioral health, Medicare crossover, durable medical equipment or ambulance claims
- Claims for a recipient with premium cost sharing are copay exempt once the recipient meets the threshold amount

Member Eligibility Copay Exemptions

Members that fall under the following populations are exempt from copay:

- a recipient who is under the age of 21 years
- a recipient who is enrolled in MPW (Medicaid for Pregnant Women)
- a recipient who is enrolled in Innovations
- a recipient who is enrolled in TBI Waiver Program
- a claim for a recipient residing in a nursing facility, ICF/MR, or mental health hospital
- a recipient who is a tribal member or has previously received tribal services in the past

Provider Driven Copay Exemptions

Claims billed with the following providers are copay exempt:

- the billing provider is an IHP (Indian Health Provider)/Tribal Provider
- the billing provider is a Federally Qualified Health Center
- the billing provider is a Rural Health Center
- the billing provider is NC Correction Enterprises (Nash Optical)
- a service is rendered at a tribal free-standing facility or tribal provider-based facility
- The billing provider is providing a 1915(C) HCBS Service
- The billing provider is a Comprehensive Outpatient Rehabilitation Facility

Service Copay Exemptions

Copay is exempted for outpatient claims when

- a claim is billed for emergency services

- a claim billed for postoperative, out of hospital care management associated with a surgical procedure
- a claim billed for family planning services
- a claim billed with HCPCS lines representing: Covid 19 Vaccine, Testing, Treatment
- a claim is billed specifically as ‘copay bypass’
- a claim is billed for care/case management services
- a claim is billed for non-physician patient education
- a claim is billed for mental health crisis intervention
- a claim is billed pathology or other lab testing procedures
- a claim is billed for radiology or other imaging services
- a claim is billed for vaccine administration
- claims billed with diagnosis codes associated with pregnancy, childbirth, and puerperium, to include prenatal care.
- a claim is billed for dialysis procedures or from a dialysis facility
- Medications billed as professional claims [PADP medications]
- A claim is billed for DME, orthotics and prosthetics
- A claim is billed for Home Infusion Therapy
- A claim is billed for an annual adult wellness exam
- A claim is billed for any pandemic-related services

3.8 Federally Qualified Health Centers and Rural Health Clinics

3.8.1 Core services:

- The Health Plan shall define FQHC/RHC core services as defined in Clinical Coverage Policy No: 1D-4.
- The Health Plan shall require the use the T1015 HCPCS code, including HI and SC modifiers, when appropriate, as defined in Clinical Coverage Policy No: 1D-4 Attachment A to bill for Core Services.
- If services are provided on the same day, the Health Plan shall follow the Department’s defined billing guidelines outlined in Clinical Coverage Policy No: 1D-4 Attachment B.
- FQHC/RHC core services are exempt from copayments.

3.9 HCPCS/NDC Crosswalk Guidance by Claim Type

Medical Claim Types and HCPCS/NDC Clarification:

- The HCPCS/NDC crosswalk is adapted primarily to be used for professional claims. Health Plans cannot load the HCPCS/NDC crosswalk to adjudicate claims. The below guidance is to support usage of the HCPCS/NDC Crosswalk and applies to drugs/products covered under the medical pharmacy benefit.
- Professional
 - Billed on the CMS 1500 or 837P.
 - Drugs are rebate eligible.
 - Note: Per the PADP policy 1B, there are some drugs/products which are excluded from the rebate eligibility requirement.

- The PADP program applies to professional claims.
- Drugs pay per the PADP fee schedule.
- All HCPCS/NDC combinations for acceptable drugs are on the crosswalk table.
- Outpatient Dialysis Centers
 - Billed on a UB-04 or 837I with a Dialysis taxonomy (261QE0700X).
 - Dialysis Center claims pay based on the composite rates per the Dialysis policy, 1A-34.
 - If a HCPCS code is not included in the composite rate(s) and allowed per the Dialysis policy, the system pays per line item off the PADP fee schedule.
 - Drugs not included in the composite rate(s) and billed separately must be rebate eligible and paid based on the PADP fee schedule.
 - Note: Per the PADP policy 1B, there are some drugs/products which are excluded from the rebate eligibility requirement.
 - Health Plans must check for a valid HCPCS code and a valid/active NDC on outpatient drug claim lines since NC Medicaid collects rebates on these drug agents.
 - Health Plans should not deny an outpatient dialysis claim line because the HCPCS/NDC combination is not active on the crosswalk table.
- Outpatient Hospital (excluding Dialysis)
 - Billed on a UB-04 or 837I.
 - Drugs are rebate eligible.
 - Note: Per the PADP policy 1B, there are some drugs/products which are excluded from the rebate eligibility requirement.
 - Outpatient Hospitals can bill for covered outpatient drugs and they are not restricted to the drugs listed on the PADP.
 - Hospitals may use the drug information (HCPCS and NDC) listed in the PADP Fee Schedule; however, OP hospital payment is based on the Ratio of Cost to Charge (RCC) methodology.
 - Health Plans must check for a valid HCPCS code, a valid and active NDC, etc. on outpatient drug claim lines since NC Medicaid collects rebates on these drug agents.
 - Health Plans should not deny an outpatient hospital claim line because the HCPCS/NDC combination is not active on the crosswalk table.
 - Outpatient hospital claims should be reimbursed at RCC.
- Inpatient Hospital Claims
 - Billed on a UB-04 or 837I.
 - Rebates are not collected for inpatient drugs.
 - The PADP program is not applicable to inpatient claims.
 - DRG pricing is applied.
 - Inpatient hospital claims for rehab and psych are reimbursed under the per diem methodology.
 - The HCPCS/NDC crosswalk does not apply to inpatient claims.

3.10 Hospital Acquired Conditions

The Health Plan shall require providers to follow the requirements for reporting and reimbursing for hospital acquired conditions as outlined in Clinical Coverage Policy 2A-1. Specific examples are noted in the following sections of Attachment B:

- C. Reporting of Never Events and Hospital-Acquired Conditions
- D. Procedures to Follow for Reporting Avoidable Errors (Never Events)

- E. Procedures to Follow for Report POA and HAC Indicators

3.11 Hysterectomy

The Health Plan shall require providers to complete and submit the Hysterectomy Statement outlined in Clinical Coverage Policy 1E-1 Attachment B to the Health Plan ([NC Medicaid: Obstetrics and Gynecology Clinical Coverage Policies \(ncdhhs.gov\)](#)) and maintain completed Statements consistent with the Health Plan Contract and federal statute. The Health Plan shall not pay claims for this service without (1) receipt of the form from the provider, and (2) review and validation of the form by the Health Plan.

3.12 Hospital Claims

Health Plans are required to stay current with the annual October 1st update and any periodic CMS MS-DRG Grouper versions. The current Grouper version can be found in the Grouper DRG Weight Table fee schedule.

3.12.1 Inpatient Hospital Billing

The Health Plan shall pay for an inpatient length of stay for their members even when the member disenrolls after the hospital admission. If a Health Plan receives a retroactive disenrollment effective date which precedes the date of the hospital admission, then the Health Plan is not responsible for the inpatient length of stay.

3.12.2 DRG Payment Methodology

Health Plans are prohibited from reducing charges for pre-payment or post-payment claim review, repricing, or cost containment solutions. When non allowable charges and billing errors are found on a claim line, that claim line should be denied, not the entire claim, and the provider should be provided with a clear explanation of the reason for the claim line that was denied.

3.13 Lab Test Codes

North Carolina Medicaid reimburses in office labs in accordance to the CLIA certification of that office. For example, the following codes are covered in the office setting if the office is CLIA certified to perform the test. The Department has historically reimbursed the lab codes below in an in-office place of service. There is no policy denying lab tests for place of service 11.

- 80061 – Lipid Panel
- 80305 – Drug Test PRSMV Dir Opt Obs
- 82248 – Bilirubin Direct
- 82962 – Glucose Blood Test
- 87081 – Culture Screen Only
- 87086 – Urine Culture/Colony Count
- 87425 – IAAD IA Rotavirus
- 87502 – Influenza DNA AMP Probe
- 87634 – RSV DNA/RNA AMP Prove

- 87651 – Strep A DNA AMP Probe
- 87651QW - Strep A DNA AMP Probe
- 87633 - RESP Virus12-25 Targets

3.14 Medical Home Fees

In addition to the payment for services provided, the Health Plan shall pay an AMH practice of any tier a medical home fee as described in Section V.D.4.p. of the Revised and Restated Health Plan Contract. The Health Plan shall pay each AMH a medical home fee on a PMPM basis without requiring the AMH to bill for the medical home fee.

3.15 Newborns

The Health Plan shall direct providers to bill a newborn's claims to their assigned Medicaid ID. Providers shall not be allowed to bill newborn claims to the mother's ID following delivery. The delivery is charged to the Mother's ID, but all services provided to the newborn are charged to the newborn's ID.

3.15.1 Newborn Clinical Information

For newborns the plans must ensure eligibility is established and the information is appropriately communicated to the Department. Health Plans should allow additional time, up to 30 days after birth, for hospitals to batch and send additional requested clinical data to the Health Plans or allow the Health Plans to access this information through integration with the hospital's electronic medical record.

For additional information on Newborns please refer to the Playbook: [open \(ncdhhs.gov\)](https://open.ncdhhs.gov).

3.16 Pregnancy Global Bundle

The Health Plan shall allow providers to bill the global obstetrics bundle as defined in Section V.C.1.c.viii. of the Revised and Restated Health Plan Contract.

3.17 Pregnancy Management Program Payments

The Health Plan shall direct Pregnancy Management Program providers to bill the appropriate codes. The Division of Health Benefits/NC Medicaid is establishing a complete list of procedure codes under the Pregnancy Management Program, which will be posted to the Division's website. All providers of OB services will be considered Pregnancy Management Program Providers.

Please refer to 1E-6 of the clinical coverage policy.

3.18 Procedure Codes

3.18.1 Covered Procedure Codes

For the list of covered procedure codes, please reference the [Fee Schedule and Covered Codes Portal \(Covered Procedure Codes - DHB Fee Schedule & Covered Codes Portal \(servicenowservices.com\)\)](#).

Health Plans should contact the Department of Health Benefits at Medicaid.ClaimSupport@dhhs.nc.gov

if they intend to remove covered codes from their system or are notified of any code related issues from providers.

3.19 Revenue Codes

3.19.1 Revenue Codes and NDC Codes

The Health Plan shall submit a National Drug Code (NDC) on claims where drug procedure codes are reported separately. All institutional and professional claims must include a valid 11-digit NDC code for each claim detail line that includes a drug procedure code. All pharmacy related revenue codes are required to also have a HCPCS/CPT code reported.

- This requirement applies to revenue codes in the 250-259 and 631 – 639 range.
- Revenue codes 251, 252, 254, and 257 should include an edit indicating that a HCPCS/CPT code must be reported. Both revenue code ranges indicate that a HCPCS/CPT code must be submitted on outpatient claims.

The following drug codes require the NDC on professional and institutional claims:

- J codes, including miscellaneous and unlisted drug codes
- Drug related C codes, including miscellaneous and unlisted drug codes
- Drug related Q codes, including miscellaneous and unlisted drug codes
- Drug related S codes, including miscellaneous and unlisted drug codes
- Drug related A codes, including miscellaneous and unlisted drug codes, radiopharmaceuticals
- Drug related CPT codes, including miscellaneous and unlisted drug codes (e.g. immunizations, Synagis, immune globulins)

A valid HCPCS/CPT code along with units of service must be entered on claims along with the NDC and NDC quantity (based on assigned unit of measure). NDC codes are not required for vaccines or immunizations. Administration codes should not be billed with an NDC code and shall result in a denial of the administration code.

All claims must be converted to an 11- digit 5-4-2 format (e.g., 99999-9999-99) for billing purposes.

- 10-digit NDC code formats can be converted into the 11-digit format by adding leading zeros
 - o 4-4-2 (09999-9999-99)
 - o 5-3-2 (99999-0999-99)
 - o 5-4-1 (99999-9999-09)
- NDC codes that are not billed in the 11-digit format should be rejected as a provider billing error

Billing NDC codes in addition to drug CPT/HCPCS codes eliminate the need to request additional documentation/ information in order to identify a specific drug service.

3.19.2 Covered Revenue Codes

For the list of covered revenue codes, please reference the [Fee Schedule and Covered Codes Portal \(Covered Revenue Codes - DHB Fee Schedule & Covered Codes Portal \(servicenowservices.com\)\)](#).

3.19.3 Institutional Hospital Outpatient Claims

The Health Plan shall not use Hospital Outpatient Prospective Payment System (OPPS) protocols to reimburse institutional hospital outpatient claims.

When reimbursement of an outpatient claim line is based on the revenue code then the claim line is reimbursed through Ratio of Cost to Charge (RCC) pricing.

When reimbursement of an outpatient claim line is based on the procedure code then the claim line is reimbursed through fee schedule pricing.

3.19.4 Institutional Claims and Revenue Codes

Consistent with NC Medicaid Direct institutional claims processing, when reimbursement of a claim line is based only on the revenue code, the Health Plan shall not require submitted procedure codes to be checked for coverage or validity; unless the procedure code requires an NDC (refer to section 3.9).

Outpatient hospital claims with revenue codes that require a submitted procedure code must validate the submitted codes are valid and covered; including revenue codes, procedure codes (HCPCS or CPT) and, when applicable, National Drug Code (NDC, see Section 3.19.3).

Claim lines submitted with the following revenue codes do not require a procedure code and should not be denied as non-covered/ invalid procedure code:

Revenue Code Group	Revenue Code	Revenue Code Group	Revenue Code
010X - All-inclusive Rate	0100	014X - Room and Board Deluxe Private	0140
	0101		0141
011X - Room and Board Private (one bed)	0110		0142
	0111		0143
	0112		0144
	0113		0146
	0114		0147
	0116		0149
	0117	015X - Room and Board Ward	0150
	0118		0151
	0119		0152
012X - Room and Board Semiprivate (two beds)	0120		0153
	0121		0154
	0122		0156
	0123		0157
	0124	0158	
	0126	0159	
	0127	016X - Other Room and Board	0160
	0128		0164
	0129		0167

013X - Room and Board (3 & 4 beds)	0130
	0131
	0132
	0133
	0134
	0136
	0137
	0138
	0139
Revenue Code Group	Revenue Code
019X - Subacute Care	0190
	0191
	0192
	0193
	0194
	0199
020X - Intensive Care Unit	0200
	0201
	0202
	0203
	0204
	0206
	0207
	0208
	0209
021X - Coronary Care Unit	0210
	0211
	0212
	0213
	0214
	0219
022X - Special Charges	0220
	0221
	0222
	0223
	0224

	0169
017X - Nursery	0170
	0171
	0172
	0173
	0174
	0179
Revenue Code Group	Revenue Code
026X - IV Therapy	0260
	0261
	0262
	0263
	0264
	0269
027X - Medical/Surgical Supplies and Devices	0270*
	0271
	0272
	0273
	0275
	0276
	0278
	0279
028X - Oncology	0280
	0289
029X - Durable Medical Equipment (Other than Renal)	0290
	0299
032X - Radiology Diagnostic	0320
	0321
	0322
	0323
	0324
	0329
033X - Radiology Therapeutic and/of Chemotherapy Administration	0330
	0331
	0332

	0229
023X - Incremental Nursing Charge	0230
	0231
	0232
	0233
	0234
	0239
024X - All-inclusive Ancillary	0240
	0241
	0242
	0243
	0249
Revenue Code Group	Revenue Code
036X - Operating Room Services	0360
	0361
	0362
	0367
	0369
037X - Anesthesia	0370
	0371
	0372
	0379
038X - Blood and Blood Products	0380
	0381
	0382
	0383
	0384
	0385
	0386
	0387
	0389
039X - Administration, Processing and Storage for Blood and Blood Components	0390
	0392
	0399
040X - Other Imaging Services	0400
	0401
	0403
041X - Respiratory Services	0410
	0412

	0333
	0335
	0339
034X - Nuclear Medicine	0340
	0341
	0342
	0343
	0344
	0349
Revenue Code Group	Revenue Code
044X - Speech Therapy Language Pathology	0440
	0441
	0442
	0443
	0444
	0449
045X - Emergency Room	0450
	0451
	0452
	0456
	0459
046X - Pulmonary Function	0460
	0469
047X - Audiology	0470
	0471
	0472
	0479
048X - Cardiology	0480
	0481
	0482
	0483
	0489
049X - Ambulatory Surgical Care	0490
	0499
050X - Outpatient Services	0500
	0509

	0413
	0419
042X - Physical Therapy	0420
	0421
	0422
	0423
	0424
	0429
043X - Occupational Therapy	0430
	0431
	0432
	0433
	0434
	0439
Revenue Code Group	Revenue Code
054X - Ambulance	0542
	0543
	0544
	0545
	0546
	0549
055X - Skilled Nursing	0550
	0551
	0559
057X - Home Health Aide	0570
058X - Home Health Other Visits	0580
	0581
	0589
062X - Medical/Surgical Supplies - Extension of 027X	0621
	0622
	0623
065X - Hospice Service	0651
	0652
	0655
	0656
065X - Hospice Service	0658
067X - Outpatient Special Residence Charges	0659
068X - Trauma Response	0679
	0681

051X - Clinic	0510
	0511
	0512
	0513
	0514
	0515
	0516
	0517
	0519
Revenue Code Group	Revenue Code
072X - Labor Room/Delivery	0720
	0721
	0722
	0723
	0724
	0729
073X - EKG/ECG Electrocardiogram	0730
	0731
	0732
	0739
074X - EEG Electroencephalogram	0740
	0749
075X - Gastrointestinal Services	0750
	0759
076X - Specialty Services	0760
	0761
	0762
	0769
077X - Preventive Services	0770
078X - Telemedicine	0780
079X - Extra-Corporeal Shock Wave Therapy (formerly Lithotripsy)	0790
	0799
080X - Inpatient Renal Dialysis	0800
	0801

	0682
	0683
067X - Outpatient Special Residence Charges	0684
068X - Trauma Response 070X - Cast Room 071X - Recovery Room Revenue Code Group	0689
	0700
	0710
	0719
	Revenue Code
082X - Hemodialysis - Outpatient or Home	0821
071X - Recovery Room 083X - Peritoneal Dialysis - Outpatient or Home	0829
	0831
Revenue Code Group	0839
084X - Continuous Ambulatory Peritoneal Dialysis (CAPD)- Outpatient or Home 085X - Continuous Cycling Peritoneal Dialysis (CCPD) - Outpatient or Home	0841
	0851
088X - Miscellaneous Dialysis	0880
	0881
084X - Continuous Ambulatory Peritoneal Dialysis (CAPD)- Outpatient or Home	0889
090X - Behavioral Health Treatments/Services (also see 091X, and extension of 090X)	0900
088X - Miscellaneous Dialysis	0901
	0905
	0906
090X - Behavioral Health Treatments/Services (also see 091X, and extension of 090X) 091X - Behavioral Health Treatments/Services - Extension of 090X	0907
	0911
	0914
	0915
	0916
091X - Behavioral Health Treatments/Services - Extension of 090X 092X - Other Diagnostic Services	0917
	0918
	0919
	0920
	0921
	0922

	0802
	0803
	0804
	0809
081X - Acquisition of Body Components	0810
	0811
	0812
	0813
	0819

	0923
092X - Other Diagnostic Services 094X - Other Therapeutic Services - See also 095X	0924
	0925
	0929
	0940
	0942
	0943
	0944
094X - Other Therapeutic Services - See also 095X	0945
	0946
	0947
	0948
	0949

**270: A HCPCS is required for Home Health claims*

3.20 Sterilizations

The Health Plan shall require providers to complete and submit the Sterilization Consent Form outlined in Clinical Coverage Policy 1E-3 Attachment C ([NC Medicaid: Obstetrics and Gynecology Clinical Coverage Policies \(ncdhhs.gov\)](#)) and maintain completed consent forms consistent with the Health Plan contract and federal statute. The Health Plan shall not pay claims for this service without (1) receipt of the form from the provider, and (2) review and validation of the form by the Health Plan.

3.21 Skilled Nursing Facilities

As stated in Clinical Coverage Policy 2B-1, Skilled Nursing Facility (SNF) providers should bill the most appropriate codes that accurately describe the service provided. Room and board is not restricted to Revenue Codes 100 and 183. Health Plans can refer to the covered code list for covered room and board revenue codes. As a reminder, SNF room and board is reimbursed per diem at the Medicaid provider specific established fee schedule rate, regardless of the revenue code billed.

Members must be determined to meet long term care financial eligibility when this determination has been made the Patient’s Monthly Liability (PML) will be added to the 834-file. Plans cannot pay nursing facility claims until the plan receives the 834-file confirming the PML. Once received, the Health Plan then pays the nursing facility for the member’s stay minus the PML.

3.22 Taxonomy Claims Guidance:

Providers must select a taxonomy as listed in the Provider Permission Matrix based on their license and scope of practice. The Department will perform credentialing based on the taxonomy (-ies) for which the

provider is enrolling. The enrolled taxonomy will be reported on the PEF in the Taxonomy Code field. Additional taxonomy level information is provided on the PEF for informational purposes only.

When claims are processed:

- The Health Plan shall validate the taxonomy code submitted on the claim against the Taxonomy Code field(s) sent for the provider on the PEF. The additional taxonomy level information provided for information purposes only on the PEF should NOT be used during the claim submission process.
- The Health Plan shall validate the claim’s date of service against the enrolled taxonomy effective dates. In the case of inpatient stays, if a provider’s taxonomy status changes during a beneficiary’s stay, taxonomy effective date validation should be based on the date of discharge for DRG based claims and should be based on the date of service for per diem claims.
- Once validated, the Health Plan shall price claims based on the taxonomy code submitted on the claim.

Example 1:

1649418971 has the following active taxonomy codes.

Enrolled Taxonomy Code	Taxonomy Level 2	Taxonomy Level 3
101YM0800	101Y00000X	101YM0800
363LA2200X	363L00000X	363LA2200X
363LC1500X	363L00000X	363LC1500X
363LF0000X	363L00000X	363LF0000X
363LP0808X	363L00000X	363LP0808X
363LP2300X	363L00000X	363LP2300X
363L00000X	363L00000X	

- Claims submitted for the enrolled taxonomy code should price using that submitted taxonomy code
- Claims submitted with 101Y00000X should deny for invalid taxonomy since it is not an enrolled taxonomy code
- Claims previously paid for 101Y00000X should be adjusted to deny since it is not an enrolled taxonomy code

Example 2:

The provider below has the listed taxonomy codes with the following effective dates:

Enrolled Taxonomy Code	Status Code	Begin Date	End Date	Taxonomy Level 2	Taxonomy Level 3	Disposition for DOS
101YM0800X	Active	05/20/2021	12/31/9999	101Y00000X	101YM0800X	Pay
101YM0800X	Term	02/05/2021	05/19/2021	101Y00000X	101YM0800X	Deny
101YM0800X	Active	02/19/2019	02/04/2021	101Y00000X	101YM0800X	Pay
363LA2200X	Suspend	08/02/2020	12/31/9999	363L00000X	363LA2200X	Pend
363LA2200X	Active	02/01/2020	08/01/2020	363L00000X	363LA2200X	Pay

363L00000X	Active	08/31/2021	12/31/9999	363L00000X	Pay
363L00000X	Active	10/01/2021	08/30/2021	363L00000X	Pay

- Claims with a date of service of 05/17/2021 submitted with 101YM0800X should deny as the enrolled taxonomy code was in a Term status.
- Claims with a date of service of 09/15/2021 submitted with 363LA2200X should pend as the enrolled taxonomy code was in Suspend status.
- Claims with a date of service of 10/17/2021 submitted with 363L00000X should pay as the enrolled taxonomy code was in Active status.

3.22.1 Professional Claims Pricing

The general rule for professional claims pricing is if the Billing Provider Taxonomy is 193200000X (multi-specialty) or 193400000X (single specialty), the Health Plan shall use the Rendering Provider Taxonomy to determine pricing; otherwise, the Billing Provider Taxonomy shall be used to determine pricing.

3.23 Tribal Payment Policy

This Tribal Payment Policy outlines the expectations of the Department regarding payment for covered services to Indian Health Care Providers (IHCP) by a Health Plan.

Indian Health Care Provider (IHCP) refers to a “health care program operated by the Indian Health Service (IHS) or by an Indian Tribe, Tribal Organization, or Urban Indian Organization (otherwise known as an I/T/U) as defined in section 4 of the Indian Health Care Improvement Act (25 U.S.C. 1603).

Providers operated by state recognized tribes are not considered IHCPs.

In the event there are Tribal entities that are not IHS providers but are eligible to enroll as a Medicaid provider as an atypical health provider, the Office of the Chief of the Eastern Band of the Cherokee (EBCI) shall provide a “Tribal Provider Attestation.” This “Tribal Provider Attestation” letter from the EBCI Chief’s office shall be submitted to NC DHHS as part of the NC DHHS centralized credentialing process. The information about tribal providers will be shared with Health Plans through DHB’s existing process

This Policy applies to Health Plans and covers payment for covered services provided by IHCPs and other Tribal providers. This Policy shall apply to all IHCPs/Tribal providers regardless of the provider’s contracting status. The Health Plan shall implement:

Claim Submission

- Cherokee Indian Hospital (CIHA) will bill for inpatient and outpatient services and will be paid for these services in accordance with current NC Medicaid requirements.

Other Indian Health Service (IHS)/Tribal/Urban (I/T/U) providers/Tribal providers will submit claims utilizing formats currently utilized when billing NC Tracks in fee for service.

Payment:

- Eligible Tribal Providers will receive the All-Inclusive Rate (AIR), also referred to as the Office of Management and Budget (OMB) rate, for services rendered at CIHA and using the CIHA Billing NPI. This rate is established annually, published annually in October and

effective in January. The Health Plan shall honor the rate and schedule for implementation. Providers who have other fee schedules or settlement processes with Health Plan shall continue to follow those arrangements. OMB tribal rates for hospital IP and OP services are included and identified on the hospital fee schedule available on the [Fee Schedule and Covered Codes Portal](#).

- If a member seeks care at an Indian health provider out of state, the services to the member should be reimbursed by the OMB rate if applicable.

- To promote same day access and reduce barriers or burdens to a member such as transportation or taking time off from work, providers receiving the AIR rate may receive multiple different service encounters per day (single day of service) such as but not limited to follows:
 - Medical
 - Dental;
 - Behavioral; and,
 - One (1) other such as optical
 - The Health Plan shall reimburse I/T/U pharmacies for pharmacy claims based on the rate and payment logic set forth in the North Carolina Medicaid State Plan. (A maximum of two (2) pharmacy AIR per patient per day).
 - High-cost drugs are excluded and are paid based on DHB’s outpatient pharmacy “lessor of logic”.
 - If more than 2 drugs are filled, additional drugs beyond the 2 will be paid at \$0 and should be used by the Health Plan for medication reconciliation.
 - The Pharmacy Point of Sale OMB encounter rate (ER) fee schedule is found on the [fee schedule and covered codes portal](#). The fee schedule name is Indian Tribal (I/T/U) Pharmacy fee schedule.
 - There is no Tribal OMB rate for Ambulatory Surgical Center Fee Schedule; the Health Plan should follow the fee schedule on the [fee schedule and covered codes portal](#).

- **Ambulatory Surgical:**
 - All procedures billed that fall under \$1000 will be billed at the Outpatient OMB Rate.
 - All procedures that are \$1000 and above will be billed at the Medicaid Fee Schedule.

- Tribal entity claims will not add up to the AIR rate since the AIR rate is established for all federally recognized Tribes. NC Medicaid adopted the AIR (also known as the OMB rate) as the rate to be used for the reimbursement of services provided by CIHA.

- All non-OMB rates for Tribal payment follows the regular Medicaid FFS methodology and fee schedules for Health Plans, unless otherwise defined in the Tribal Payment Policy.

- Health Plan shall comply with Health Plan Contract Section V.D.4.h., Indian Health Care Provider (IHCP) Payments
 - In accordance with 42 C.F.R. § 438.14(c) and consistent with 42 C.F.R. § 438.14(b), the Health Plan shall reimburse IHCPs as follows:
 - Those that are not enrolled as an FQHC, regardless of whether they participate in the Health Plan’s network:

- The applicable encounter rate published annually in the Federal Register by the Indian Health Service; or
 - The Medicaid Fee-for-Service rate for services that do not have an applicable encounter rate.
 - Those that are enrolled as FQHCs, but do not participate in the Health Plan’s network, an amount equal to the amount the Health Plan would pay a network FQHC that is not an IHCP.
 - The Health Plan shall not reduce payments owed to the Indian Health Service, an Indian Tribe, Tribal Organization, or Urban Indian Organization, or a health care IHCP through cost sharing or other similar charges levied on the Tribal member.
 - The Indian Tribal (I/T/U) Home Health Fee schedule is posted on the fee schedule and covered codes portal and specific to just the Tribe codes and rates.
 - The Skilled Nursing Facility Fee schedule is posted on the fee schedule and covered codes portal and specific to just the Tribe codes and rates.
- Health Plan shall comply with Health Plan Contract Section V.F.1., Engagement with Federally Recognized Tribes with regard to providing and maintaining a point of contact for IHCP billing issues to the Department.

The Health Plan shall comply with the IHCP payment requirements and the IHCP contracting requirements as defined in the Contract.

Prompt Pay

Health Plan shall comply with Health Plan Contract Section V.H.1.d., Prompt Payment Standards.

- The Health Plan shall promptly pay Clean Claims, regardless of provider contracting status. The Health Plan shall reimburse medical and pharmacy providers in a timely and accurate manner when a clean medical or pharmacy claim is received.
 - Medical Claims
 - The Health Plan shall, within eighteen (18) calendar days of receiving a Medical claim, notify the provider whether the claim is Clean, or Pend the claim and request from the provider all additional information needed to timely process the claim.
 - The Health Plan shall pay or deny a Clean Medical Claim at lesser of thirty (30) calendar days of receipt of the claim or the first scheduled provider reimbursement cycle following adjudication.
 - A Medical Pended Claim shall be paid or denied within thirty (30) calendar days of receipt of the requested additional information.
 - Pharmacy Claims
 - The Health Plan shall within fourteen (14) calendar days of receiving a Pharmacy Claim pay or deny a Clean Pharmacy Claim or pend the claim and request from the provider all additional information needed to timely process the claim.
 - A Pharmacy Pended Claim shall be paid or denied within fourteen (14) calendar days of receipt of the requested additional information.
 - A Medical Pended Claim shall be paid or denied within thirty (30) calendar days of receipt of the requested additional information.
 - If the requested additional information on a Medical or Pharmacy Pended Claim is not submitted within ninety (90) calendar days of the notice requesting the required

additional information, the Health Plan may deny the claim in accordance with N.C. Gen. Stat. § 58-3-225(d).

- The Health Plan shall reprocess medical and pharmacy claims in a timely and accurate manner as described in this Section (including interest and penalties if applicable).
- Pursuant to N.C. Gen. Stat. § 58-3-225(f), the Health Plan may require that claims be submitted within one hundred eighty (180) calendar days after the date of the provision of care to the Member by the health care provider and, in the case of health care provider facility claims, within one hundred eighty (180) calendar days after the date of the Member's discharge from the facility. However, the Health Plan may not limit the time in which claims may be submitted to fewer than one hundred eighty (180) calendar days. Unless otherwise agreed to by the Health Plan and the provider, failure to submit a claim within the time required does not invalidate or reduce any claim if it was not reasonably possible for the provider to file the claim within that time, provided that the claim is submitted as soon as reasonably possible and in no event, except in the absence of legal capacity of the provider, later than one (1) year from the time submittal of the claim is otherwise required.
- Interest and Penalties
 - The Health Plan shall pay interest on late payments to the Provider at the annual percentage rate of eighteen percent (18%) beginning on the first day following the date that the claim should have been paid as specified in the Contract.
 - In addition to the interest on late payments required by this Section, the Health Plan shall pay the provider a penalty equal to one percent (1%) of the claim for each calendar day following the date that the claim should have been paid as specified in the Contract.
 - The Health Plan shall not be subject to interest or penalty payments under circumstances specified in N.C. Gen. Stat. § 58-3-225(k).
- The Health Plan shall maintain written or electronic records of its activities under this Section in accordance with N.C. Gen. Stat. § 58-3-225(i).
- For purposes of actions which must be taken by a Health Plan as found in Health Plan Contract Section V.H.1.d., Prompt Pay Standards, if the referenced calendar day falls on a weekend or a holiday, the first business day following that day will be considered the date the required action must be taken.

Other Payment Sources

- Due to the change in payer hierarchy, the Health Plan will allow for timely payment for Tribal providers without delaying payments due to coordination of benefits. Medicare and Medicaid are payers of first resort for Tribal members and providers. Tribal and IHS funds are payers of last resort.
- Tribal self-funded insurance is not a billable source for the Eastern Band of Cherokee Indians (EBCI), and therefore, Health Plan shall not attempt to coordinate benefits with that plan.

Sovereignty

No contractual relationship shall deny or alter tribal sovereignty.

3.24 Value-Based Payments/Alternative Payment Models

The Health Plan shall direct providers how to bill or receive payment for any value-based payment/alternative payment model arrangement included in the Health Plan provider contract as described in Section V.E.2 of the Revised and Restated Health Plan Contract.

3.25 Well Child Visit

The preventative health services/periodic screening portion of Medicaid's package of healthcare benefits for children is known as Early and Periodic Screening Diagnostic and Treatment (also referred to as *Health Check*). The Health Plan shall provide all EPSDT services without copay or other beneficiary expense, to Medicaid eligible children. The Health Plan shall pay these services as primary and chase any recoveries from the liable third-party insurance carriers. Furthermore, the Health Plan shall require all providers to bill well child visits for Medicaid as well as Health Choice children as defined in the NC Medicaid Health Check Program Guide, including the use of modifiers EP and TJ respectively. You can find the NC Medicaid Health Check Program Guide linked in the *More Information* section of the [Wellness Visits, and Diagnostic and Treatment Services page](#). For additional information on Health Choice beneficiaries, services, and billing, please refer to the Health Choice Guidance ([Provider Policies, Manuals, Guidelines and Forms - Provider Policies, Manuals, Guidelines and Forms \(nc.gov\)](#)).

3.25.1 Vaccines for Children

Vaccine for Children (VFC) coverage should be determined by individual vaccine name and NDC code. Health plans should NOT place VFC edits on CPT codes however VFC edits may be placed on NDCs. For a complete list of vaccines and NDCs that qualify for VFC, please visit the following link:
<https://www.cdc.gov/vaccines/programs/vfc/awardees/vaccine-management/price-list/index.html>

3.26 340B Drugs

The Health Plan shall require providers to follow the 340B drugs billing requirements as defined in Section V.C.3.h.v. of the Revised and Restated ~~RFP DHB-30-190029-DHB~~ [Health Plan Contract](#).

Consistent with the [NC Medicaid: Pharmacy Services Clinical Coverage Policies \(ncdhhs.gov\)](#), all 340B providers must submit the actual purchased drug price in the usual and customary charge field when dispensing 340B drugs. [Additionally, providers submitting professional claims with 340B Drug information shall include a "UD" modifier on the applicable claim lines.](#)

Providers may not dispense a 340B-purchased drug and bill Medicaid or NCHC the calculated Medicaid price for non-340B drugs. For hemophilia drugs, 340B providers may submit the state upper limit established for a 340B purchased hemophilia drug, as defined by the state. 340B providers, when dispensing 340B drugs, must submit POS claims with an '8' in the basis of cost determination field (NCPDP D.0 field 423-DN) and a '20' in the submission clarification code field (NCPDP D.0 field 420-DK) to indicate they are dispensing a 340B product. This is necessary to eliminate duplicate discounts as all 340B claims will be pulled from rebate collections.

3.27 Other Insurance

3.27.1 Explanation of Benefits (EOB)

The Council on Affordable Quality Healthcare's (CAQH) Committee on Operating Rules for Information Exchange (CORE) Operating Rules requires Health Plans to use standard and consistent Claim Adjustment Group Codes (CAGC), Claim Adjustment Reason Codes (CARC) and Remittance Advice Remark Codes (RARC) to communicate claim adjudication outcomes to providers on EDI 835 transactions. To adhere to these rules, Health Plans are required to use the CAGC and CARC entered on the 837 and apply the CAQH CORE business rule associated with the code combination during the adjudicating 26 NCMT_PHP Billing Guidance_v19_2022_10_07 process of secondary claims rather than requiring a separate Explanation of Benefits (EOB) from the primary insurance.

3.27.2 Pay and Chase

The Health Plan shall pay and then chase for the following services per the federal mandate:

- **Early and Periodic Screening, Diagnostic and Treatment (EPSDT)**
- **Diagnostic and Treatment(Medical Necessity) after Early and Periodic Screening**
- **Child Support Enforcement**

Early & Periodic Screening

Wellness visits are an essential part of children's health. Medicaid's Early and Periodic Screening benefit covers a program of regular wellness visits called Health Check.

Wellness visits allow health care providers to carefully monitor a child's overall health and development, so that health concerns are identified and addressed early. These visits include services recommended by the American Academy of Pediatrics.

Health Plans should identify these services by Modifier EP for Medicaid members. Modifier TJ for Health choice members will no longer apply to claims with DOS on or after 4/1/2023.

The required components of Early and Periodic Screening and Child Wellness visit are:

- Comprehensive health and developmental history that assesses for both physical and mental health, as well as for substance use disorders
- Comprehensive, unclothed physical examination
- Appropriate immunizations, in accordance with the schedule for pediatric vaccines established by the Advisory Committee on Immunization Practices
- Laboratory testing (including blood lead screening appropriate for age and risk factors)
- Health education and anticipatory guidance for both the child and caregiver

Diagnostic and Treatment (Medical Necessity) after Early and Periodic Screening

- EPSDT Medical Necessity Claims Process
 1. Health Plans should determine if a prior authorization is approved for EPSDT medical necessity, based on the Health Plan's EPSDT policy.
 2. Health Plans shall communicate to the provider whether the prior authorization is approved or denied for EPSDT medical necessity per the plan's EPSDT policy.
 3. If a prior authorization is approved as EPSDT medical necessity, Health Plans should pay and chase for all claims related to this prior authorization.

Child Support Enforcement

Health Plans should pay and chase if the claim is for a service provided to a member on whose behalf the child support enforcement is being carried out:

- The third-party coverage is through an absent parent; and
- The provider certifies that, if the provider has billed a third party, the provider has waited one hundred (100) Calendar Days from the date of service without receiving payment before billing the Health Plan.
- The Child Support enforcement population may be identified on the 834 COB loop.

3.27.3 Program and Service Exceptions for TPL and Coordination of Benefits

In addition to medical support enforcement and preventative pediatric services, *Section V. J. Table 1: Program and Service Exceptions for TPL and Coordination of Benefits* lists programs and services that are an exception to the general rule that NC Medicaid is the payer of last resort. As applicable, when a Member of the Health Plan is entitled to one or more of the following programs or services covered by the Health Plan, the Health Plan shall pay and chase the claim

There are several state and federal programs that Health Plans are required to process claims as the primary payer. The claims for the state and federal programs are exempt for normal coordination of benefits. Providers would identify these programs and members during the initial patient intake. The providers should inquire if the member is enrolled into one of the state or federal programs. The Health Plans would not be able to identify these populations on the 834.

Section V.J. Table 1: Program and Service Exceptions for TPL and Coordination of Benefits		
Program or Service	Federal	State
1. Crime Victims Compensation Fund	X	
2. Part B and C of Individuals with Disabilities Education Act (IDEA)	X	
3. Ryan White Program	X	
4. Indian Health Services	X	
5. Veteran's Benefits for state nursing home per diem payments	X	
6. Veteran's Benefits for emergency treatment provider to certain veterans in a non-VA facility	X	
7. Women, Infants and Children Program	X	
8. Older American Act Programs	X	
9. World Trade Center Health Program	X	
10. Grantees under the Title V of the Social Security Act	X	
11. Division of Service for the Blind		X
12. Division of Public Health "Purchase of Care" Program		X
13. Vocational Rehabilitation Services		X

14. Early and Periodic Screening, Diagnostic and Treatment (EPSDT)	X
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3.27.4 Third Party Liability (TPL) Bypass Rules

Federal regulations require Medicaid to be the “payer of last resort,” meaning that Medicaid claims must be filed through all existing third-party insurance carriers before Medicaid processes the claim. Third-party insurance includes Medicare and any commercial health insurance carriers. Historically Medicaid has several exception situations in which Medicaid will not treat claims as “payer of last resort” and instead Medicaid will pay claim as primary payer.

The following tables provides guidance to recognize those exception situations in which Medicaid will pay claims as primary payer without checking for Third Party Liability.

Commercial Insurance

Health plans shall bypass Third-Party Liability edits and pay claims as the primary payer. Health Plans are not required to pursue recovery from the commercial insurance carrier because NC Medicaid recognizes that commercial insurance carriers typically do not cover the claims.

#	Bypass Rules	Standard Plan	PIHP
<u>1</u>	Health plan shall pay as primary payer for Non-Emergency Transportation (NEMT) if the following rules apply: a. Billing Provider Taxonomy Code is 347E00000X	<u>Y</u>	<u>N</u>
<u>2</u>	Health plan shall pay as primary payer for Nursing Facility if the following rules apply: a. Nursing Facility Claim b. And member does not have Long Term Care insurance c. And Billing Provider taxonomy is one of the following: 314000000X, 315P00000X, or 275N00000X	<u>Y</u>	<u>N</u>
<u>3</u>	Health plan shall pay as primary payer for Personal Care Services (PCS) if the following rules apply: a. Billing Provider Taxonomy Code is 253Z00000X	<u>Y</u>	<u>N</u>
<u>4</u>	Health plan shall pay as primary for pharmacy claims if the following rules apply: a. Member has drug coverage from a third-party b. And other Coverage code is one of the following: i. 01 – No other coverage ii. 02 – Other iii. 03 - Other coverage exists (This claims Not Covered: Claim not covered under primary Third-Party Plan. If primary denied the claim as Refill Too Soon, the claim would be submitted to the secondary payor with the Other Coverage Code-3.) iv. 04 - Other coverage exists (Payment Not Collected: Used when the member has other coverage, and that payor has accepted the claim but did not return any payment. This would be an example in which the member had a deductible amount to meet under the primary payor. The member is responsible for 100% of the payment, and the payor returns \$0)	<u>Y</u>	<u>N</u>

#	Bypass Rules	Standard Plan	PIHP
<u>5</u>	<u>Health plan shall pay as primary payer for Case Management (regardless of provider) if the following rules apply:</u> <u>a. Procedure code is one of the following: G9012, T1016 with Modifier HI, T1017 (regardless of Modifier)</u>	<u>Y</u>	<u>Y</u>
<u>6</u>	<u>Health plan shall pay as primary payer for Pregnancy Management Program (PMP) if the following rules apply:</u> <u>a. Procedure code is one of the following S0280 or S0281</u> <u>b. No other procedure codes on claim</u>	<u>Y</u>	<u>N</u>
<u>8</u>	<u>Health plan shall pay as primary for Community Based Residential Treatment Facility if the following rules apply:</u> <u>a. Billing Provider Taxonomy code is 320800000X</u> <u>b. And procedure code is one of the following: H0019 or H2020</u>	<u>N</u>	<u>Y</u>
<u>9</u>	<u>Health plan shall pay as primary for Community Behavioral Health Agency if the following rules apply:</u> <u>a. Billing and Rendering Provider Taxonomy Code is 251S00000X</u> <u>b. And procedure code is one of the following: H0010, H0012, H0013, H0014, H0015, H0019, H0020, H0036, H0040, H0046, H2011, H2012, H2015, H2017, H2020, H2022, H2033, S5145 or S9484</u>	<u>N</u>	<u>Y</u>
<u>10</u>	<u>Health plan shall pay as primary payer for Home and Community Based Services (1915i/B3) if the following rules apply:</u> <u>a. Any innovations service (The State may add procedure codes to the future version of billing guide.)</u>	<u>N</u>	<u>Y</u>
<u>11</u>	<u>Health plan shall pay as primary payer for Traumatic Brain Injury (TBI) Waiver [ALLIANCE PLAN ONLY] if the following rules apply:</u> <u>a. TBI service except for Occupational Therapy, Physical Therapy and Speech Therapy (The State may add procedure codes to the future version of billing guide.)</u>	<u>N</u>	<u>N</u>

Medicare Part A, B, or C

Health plans shall bypass Third-Party Liability edits and pay claims as the primary payer. Health Plans are not required to pursue recovery from the Medicare carrier because NC Medicaid recognizes that Medicare carriers typically do not cover the claims.

Medicare Part A

#	Bypass Rules	Standard Plan	Tailored Plan	PIHP
<u>1</u>	<u>Health plan shall pay as primary payer if member is living in one of the following:</u> <u>a. State Incarceration</u> <u>b. County/ Local Incarceration</u> <u>c. Federal Incarceration</u>	<u>N</u>	<u>Y</u>	<u>Y</u>

Medicare Part B or C

#	Bypass Rules	Standard Plan	Tailored Plan	PIHP
<u>1</u>	<u>Health plan shall pay as primary payer for Refugees if the following rules apply:</u> <u>a. Member eligibility is refugee</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
<u>2</u>	<u>Health plan shall pay as primary payer for Emergency services if the following rules apply:</u> <u>a. Member category of eligibility class codes is F, H, O, R, U or V</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
<u>3</u>	<u>Health plan shall pay as primary payer for Audiology if the following rules apply:</u> <u>a. Procedure code is one of the following: 92590 through 92595</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
<u>4</u>	<u>Health plan shall pay as primary payer for Optical services if the following rules apply:</u> <u>a. Procedure code is 92015, 92310, 92326, 92340, 92341, 92342, 92353, 92370, V2020 through V2799</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
<u>5</u>	<u>Health plan shall pay as primary payer for Vision Services if the following rules apply:</u> <u>a. Procedure code is one of the following: 92002 through 92499</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
<u>6</u>	<u>Health plan shall pay as primary payer for various services if the following rules apply:</u> <u>a. Procedure code is one of the following: 11976, 92015, S0580, 58300, 65760, 65765, 65767, 75556, 78351, ,78608 – 78610, 78630, 78635, 78645, 78645, 78650, 78660, 78699 -78701, 78707 -78709, 78725, 78730, 78740, 78761, 78799 – 78804, 78808, 80050, 86910, 88099, 92015, 92560, 92590, 92591 through 92595, 99383, 99384, 99385, 99386,99387, 99404, 99412, A4215, A4244, A4260, A4554, A4627, A4927, E0244, E0265, E1300, J1055, J7300, K0005, T4533, V5050, V5090, V5110, V5130, or V5160</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
<u>7</u>	<u>Health plan shall pay as primary payer for Dental procedures if the following rules apply:</u> <u>a. Procedure code is one of the following: D0120 through D7309, D1510, D1515, D1575, D5211, D9440, D9110 through D9610 or 41899</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
<u>8</u>	<u>Health plan shall pay as primary payer for Crisis Intervention if the following rules apply:</u> <u>a. Procedure code is one of the following: S9484 or H2011</u>	<u>N</u>	<u>Y</u>	<u>Y</u>
<u>9</u>	<u>Health plan shall pay as primary payer for Alcohol and Drug Abuse Treatment if the following rules apply:</u> <u>a. Procedure code is one of the following: H0001, H0004, H0005, H2035 or H0032</u>	<u>N</u>	<u>Y</u>	<u>Y</u>
<u>10</u>	<u>Health plan shall pay as primary payer for Tailored Case Management (TCM) if the following rules apply:</u> <u>a. Procedure code is T1017, and Modifier is HT</u>	<u>N</u>	<u>Y</u>	<u>Y</u>
<u>11</u>	<u>Health plan shall pay as primary payer for Treatment procedures if the following rules apply:</u> <u>a. Procedure code is one of the following:H0019, H0032, H2020, H0046, or S5145</u>	<u>N</u>	<u>Y</u>	<u>Y</u>

#	Bypass Rules	Standard Plan	Tailored Plan	PIHP
12	Health plan shall pay as primary payer for Community Behavioral Health with Treatment for Substance Abuse Disorder (SUD) if the following rules apply: a. Rendering Taxonomy is 251S00000X b. Procedure code is one of the following: H0010, H0012, H0013, H0014, H0015, H0020, H0036, H0040, H2011, H2012, H2015, H2017, H2022, H2033, or S9484	<u>N</u>	<u>Y</u>	<u>Y</u>
13	Health plan shall pay as primary payer for Pregnancy Management Program (PMP) is one of the following: a. Procedure code is one of the following S0280 or S0281 and no other procedure codes are billed on the claim	<u>Y</u>	<u>Y</u>	<u>N</u>
14	Health plan shall pay as primary payer for Health Departments is one of the following: a. Billing provider taxonomy code is one of the following: 261QC1500X, 261QH0100X, 261QP0905X and 261QP2300X	<u>Y</u>	<u>Y</u>	<u>N</u>
15	Health plan shall pay as primary payer for Private Duty Nursing is one of the following: a. Billing provider taxonomy code is 251J00000X	<u>Y</u>	<u>Y</u>	<u>Y</u>

3.28 Electronic Attachments

To help reduce claim denials, ensure prompt payment, and reduce administrative burden on providers, the Department expects the Standard Plans and Tailored Plans to allow for electronic submission of consent forms and all other claim attachments including but not limited to Certificates of Medical Necessity (CMNs), invoices, discharge summaries, operative reports, sterilization consent forms and child medical exam checklists.

A future contract amendment will require Health Plans to allow providers to submit claim attachments electronically at the time of claim submission through an online portal AND standard ASC X12 HIPAA transaction (275 claim attachment format OR attachment indication in an 837 with the automated ability to link the separately received attachment to the claim and process the claim).

3.29 Transaction Fees

Health Plans are required to have a no cost option for any provider to elect payments by EFT and to transmit claims to their clearinghouses. Requiring transaction fees including but not limited to clearinghouse fees and EFT fees are in violation of rate floors. Health Plans must provide a no-cost option for processing all claim types.

3.30 Line Service Unit and NDC Fields on Claims and Encounters

- a) On medical encounters/claims for IV fluids, plans should require providers to include the HCPCS unit (i.e., number of bags) in the Line Service Unit Count field. For example, your plan should not

send 14000 in the Line Service Unit Count field to represent 14 bags of fluid (1000 mL each), but instead should send a unit of 14.

- i) Please Note: For IV fluid NDCs the Line Service Unit or Basis for Measurement Code field should always be “UN”, which is why the Line Service Unit Count would be 14 (to represent the number of bags).
- ii) Additionally, the Line NDC Unit Count and the Line NDC Unit or Basis for Measurement Code field need to be consistent with the NDC units.
 - (1) For a 1,000 mL bag, in which 14 bags were administered, the following should be submitted:
 - (a) Option 1:
 - (i) Line Service Unit or Basis for Measurement Code: UN
 - (ii) Line Service Unit Count: 14
 - (iii) Line NDC Unit or Basis for Measurement Code: UN
 - (iv) Line NDC Unit Count: 14
 - (b) Option 2:
 - (i) Line Service Unit or Basis for Measurement Code: UN
 - (ii) Line Service Unit Count: 14
 - (iii) Line NDC Unit or Basis for Measurement Code: ML
 - (iv) Line NDC Unit Count: 14000

3.31 Claims Guidance for Provider Enrollment File

3.31.1 Provider Location Matching Guidance:

For the processing of claims:

- Health Plans should not consider the rendering or attending provider’s service location when adjudicating claims; validation should be based on the provider’s taxonomy information.
- Health Plans shall select an in-network location when both in-network and out of network matches are found using the below matching criteria.
- Health Plans shall match the claim to the billing provider using the NPI, taxonomy code, and billing provider’s zip plus 4 (9 digits).
 - If there are multiple matches found, the Health Plans shall select one of the matches found.
 - If no matches are found, the Health Plans shall match the claim to the billing provider using the NPI, taxonomy code, and billing provider’s zip code (5 digits).
- Health Plans shall validate the affiliation between a rendering provider and a billing provider for the billing provider’s NPI. Affiliated organizations are found on the PEF under the Affiliated Organization Section.

- After matching the claim to a provider, Health Plans shall use the provider’s taxonomy information to determine what services the provider is eligible to perform.

3.31.2 Out of Network Provider Affiliation Guidance

Health Plans should ensure that all affiliated individual providers contracted with the health plan are reported on the Provider Network File (PNF) as contracted providers, each on a separate row. When health plans contract with a provider group, all individual providers affiliated and contracted under the provider group tax identification (TIN) should be validated against the Provider Enrollment File (PEF) as active participants with NC Medicaid. The PEF is a file health plans receive daily with the latest provider information from NCTracks. The PEF is a segmented file and is not intended as a full replacement file so historical data must be maintained by the health plans. To ensure that providers do not receive inaccurate out-of-network denials, the PEF should be the source of truth when loading all affiliated individual providers under a contracted TIN.

3.32 Psych/Rehab Hospital Reimbursement Guidelines for Inpatient Hospital Claims

1. If the billing provider taxonomy is one of the following, Health Plans should reimburse at least 100% of the per diem rates for Rehab Services as they are included in the designation of hospital rate floor services outlined in the hospital fee schedules. Health Plans are allowed to negotiate rates for Psych services per diem rates with managed care providers:
 - a. Psych/Rehab is identified by the provider type (taxonomy)
 - i. If the billing provider taxonomy is 283Q00000X or 273R00000X claim should price as psych per diem at the Health Plan/Provider negotiated rate, regardless of the diagnosis codes which drive to the DRG code.
 - ii. If the billing provider taxonomy is 284300000X or 273Y00000X claim should price as rehab per diem at the Medicaid established Fee schedule rate, regardless of the diagnosis codes which drive to the DRG code.
2. Health Plans should align to the most current grouper version the State is utilizing as the diagnosis/DRG mapping happens within the grouper software. Diagnosis list could potentially change annually. **NC Tracks does not house a mapping/crosswalk.**
 - a. Diagnosis codes are a key component to determining which DRG is selected. The most current grouper version can be found at the following CMS link: [MS-DRG Classifications and Software | CMS](#)
 - i. If the billing provider taxonomy is 282N00000X or 27640000X, 283Q00000X, or 284300000X (General Acute Care Hospital, Psychiatric Hospital, Special Hospital) and any of the DRG listed below are used, price as psych and rehab per diem
 - ii. MDC 19 and 20 for Psych DRGs and MDC 23 for Rehab DRGs:
 1. PSYCH - '0880' THRU '0887', '0894' THRU '0897', '0876'
 2. REHAB - '0945' '0946'
 - iii. Otherwise, for other DRGs, claim should price using the DRG Payment methodology

3.33 High Dollar Review and Itemized Bills Guidance

If a Health Plan performs pre and post payment reviews, it may only be based on the codes submitted by the provider and the Health Plans may not adjust, downcode, or remove/adjust charges or otherwise manipulate claims submitted by providers as a result of the reviews.

High Dollar Pre-Payment – High dollar pre-payment reviews requiring itemized bills must meet the following criteria:

- Health Plans must clearly define the high dollar threshold for pre-payment reviews and communicate it to providers in writing 30 days prior to requiring itemized bills so that they can submit the itemized bill proactively to avoid payment delays.
- Health Plans must have the capability to accept electronic attachments for itemized bills through portal and EDI submission.
- Health Plans can define high dollar pre-payment review requirements for hospital inpatient claims with a header or total billed amount greater than \$250k. Health Plans high dollar review thresholds for hospital inpatient claims may be set above \$250k.
- Health Plans can define high dollar pre-payment review requirements for hospital outpatient claims with a header or total billed amount greater than \$75k. Health Plans high dollar review thresholds for hospital outpatient claims may be set above \$75k.
- Health Plans can define high dollar pre-payment review requirements for professional claims with a header or total billed amount greater than \$25k. Health Plans high dollar review thresholds for professional claims may be set above \$25k
- To minimize provider administrative burden, Health Plans defining different high dollar thresholds must base it on billed amount so that providers know when the itemized bill needs to be included with the claim.
- ~~Health Plans are prohibited from reducing charges for pre-payment or post-payment claim review, repricing, or cost containment solutions. When an issue is found on a claim line, that claim line should be denied, not the entire claim, and the provider should be provided with a clear explanation of the reason for denial.~~

High Dollar Post-Payment – High dollar post-payment reviews requiring itemized bills must meet the following criteria:

- Health Plans have the capability to electronically receive itemized bills for post-payment reviews

Health Plans cannot request itemized bills for high dollar post-payment reviews if the claim did not meet the DHHS-defined pre-payment review thresholds

3.34 Independent Lab Reimbursement

Health Plans shall follow the independent lab reimbursement methodology as currently outlined in the State Plan.

However, *when clinical laboratories services are provided on behalf of a hospital inpatient or critical access hospital inpatient, payment will be made to the hospital and not to the clinical laboratory (see attachment 4.18 B, section 3, of the State Plan).* The independent lab shall bill the hospital to receive reimbursement for these services.

The hospital shall then bill the services, including any independent laboratory services, to the Health Plans. It is the expectation that Health Plans reimburse the hospital for the clinical laboratory services billed and not the clinical laboratory. Health Plans shall reimburse all Hospital Outpatient Laboratory providers under Managed care based on the Health Plan Managed Care Hospital Outpatient Laboratory Fee schedule provided by DHB.

3.35 Known System Issues

- I. The Health Plan shall develop, maintain, and share a Known System Issues Tracker with providers through newsletters, provider portal, and/or Health Plan website on a weekly basis to keep providers informed on all known Health Plan system issues with provider impact.
- II. The Known System Issues tracker shall include the following information, at a minimum:
 - a. Provider Type: type of provider(s) impacted by the system issue (e.g., hospital, pediatrics);
 - b. Number of Impacted Providers: number of known providers impacted by the system issue;
 - c. Category: type of system issue (e.g., claims, eligibility, provider, prior approval);
 - d. Issue: detailed description of the system issue and implications. If claims related, include the estimated number of claims impacted and the estimated total billed amount;
 - e. Date Issue Found: month, day, and year the Health Plan identified the system issue;
 - f. Number of Days Outstanding: number of days this issue has been open;
 - g. Estimated Fix Date: month, day, and year the Health Plan plans to have this system issue resolved;
 - h. Status: status of the issue (open, ongoing, or closed);
 - i. Resolution: description of the actions taken to resolve the system issue. If applicable, include claims adjustment/reprocessing timeline and make a note of resolved issues with pending adjustments/pending reprocessing. For pending adjustments, include estimated date of completion;
 - j. Interest/Penalties Owed: whether interest and penalties will be applied (Yes or No); and
 - k. Date Resolved: month, day, and year the Health Plan resolved this system issue.
- III. The Health Plan shall maintain each item on the Known Issues Tracker for at least ninety (90) Calendar Days after resolution of the issue.-
- IV. The Health Plan shall include the link to the Known Issues Tracker in the Provider Manual.

3.36 Payments for Non-Rate Floor Permanent Rates

Rate differentials do not apply to non-rate floor permanent rates established after the end date of the temporary Covid-19 rates for the specific program service. Health Plans are obligated to pay rate differentials on non-rate floor permanent rates established during the PHE that include a temporary COVID-19 add-on amount.

3.36.1 Lesser of Payment Methodology

Claims are paid using the “lesser-of” logic which means if the service is covered by Medicaid and Medicare (or a primary health insurance carrier) then Medicaid would pay the lessor of either the

Medicare or the other insurance carrier's calculated cost-share or the difference between the amount paid by the other insurance carrier and the Medicaid state plan rate. Please refer to the Third-Party Liability Medicaid and NCHC Billing manual for guidance. Please refer to the secondary claims page on NCTracks to see an example of the calculation.

Link: [Provider Policies, Manuals, Guidelines and Forms - Provider Policies, Manuals, Guidelines and Forms \(nc.gov\)](#)

Link: [Secondary Claims - Secondary Claims \(nc.gov\)](#)

3.37 Rate Floors

For any provider subject to a rate floor as outlined in Section V.B.4.iv. Provider Payments, except DME providers, a BH I/DD Tailored Plan may include a provision in the provider's contract that the BH I/DD Tailored Plan will pay the lesser of billed charges or the rate floor only if the provider and the BH I/DD Tailored Plan have mutually agreed to an alternative reimbursement amount or methodology which includes a "lesser than" provision. Health Plan's shall not include a "lesser than" provision for services that are reimbursed through the non-risk-based payments. A BH I/DD Tailored Plan shall not consider a provider who is subject to a rate floor to have refused to contract based upon the provider's refusal to agree to a "lesser than" provision.

An alternative reimbursement agreement is not required for Health Plans to pay more than 100 percent of the rate floor rate.

3.38 Rate Differentials

When a rate differential is identified for non-rate floor services, Health Plans are required to pay the rate in addition to contracted rates. The rate differential is already included in the posted fee schedules on the [Download Fee Schedules - DHB Fee Schedule & Covered Codes Portal \(servicenowservices.com\)](#). Therefore, Health Plans paying the rate from the DHHS fee schedule do not need to pay the rate differential.

3.39 Telehealth Codes and Modifiers

Telehealth, virtual communication, and remote patient monitoring claims should be filed with the provider's usual place of service code(s) and not place of service 02.

- Providers should use the GT modifier when the policy says that telehealth is allowed
- Providers should use the CR modifier for telehealth that is only available to use during a State of Emergency (SOE) or Public Health Emergency (PHE)

3.40 Pended Claims

A Medical Pended Claim shall be paid or denied within thirty (30) calendar days of receipt of the requested additional information. If the Health Plan holds a Pended claim longer than thirty calendar days from the receipt of the requested additional information, the Health Plans shall pay interest beginning the first day following the date on which the claim should have been paid **and** pay the provider a penalty for each calendar day following the date that the claim should have been paid.

Health Plans are required to process claims in accordance with N.C.G.S. 58-3-225 and as follows:

- Pursuant to NCGS 58-3-225(g), if a claim for which the claimant is a health care provider or health care facility has not been paid or denied within 60 days after receipt of the initial claim, the insurer shall send a claim status report to the insured. The report shall indicate that the claim is under review and the insurer is communicating with the health care provider or health care facility to resolve the matter. While a claim remains unresolved, the insurer shall send a claim status report to the insured with a copy to the provider 30 days after the previous report was sent.
- The Health Plan shall, within eighteen (18) calendar days of receiving a Medical Claim, notify the provider whether the claim is Clean, or Pend the claim and request from the provider all additional information needed to timely process the claim.
- Every insurer shall maintain written or electronic records of its activities as stated in the Health Plan Contract in accordance with NCGS 58-3-225(i) to include “records of when each claim was received, paid, denied, or pending, and the insurer's review and handling of each claim under this section, sufficient to demonstrate compliance with this section.”
- Pursuant to NCGS 58-3-225(j), a violation of this section by an insurer subjects the insurer to the sanctions in G.S. 58-2-70. The authority of the Commissioner under this subsection does not impair the right of a claimant to pursue any other action or remedy available under law. With respect to a specific claim, an insurer paying statutory interest in good faith under this section is not subject to sanctions for that claim under this subsection.

3.41 Clean Claim Date Guidance

1. For claims submitted with all information that is necessary to process the claim the clean claim date should be the date received (Including Value Based Purchasing (VBP), Non-Emergency Medical Transportation (NEMT) and Vision claims).
2. For claims from providers under investigation for fraud and abuse, the clean claim date should be the date the investigation is closed (Including VBP, NEMT and Vision claims).
3. For claims submitted without all information that is necessary to process the claim the clean claim date should be the date the additional information is received (Including VBP, NEMT and Vision claims).
4. For claims submitted with provider taxonomies or health plans that are suspended, the clean claim date should be the date the taxonomy or health plan status changes to active or terminated.
5. For NCPDP transactions the clean claim date should be the adjudicated date.

3.42 DPU vs. Non-DPU Inpatient Stays with Both Behavioral Health and Physical Health Services

Effective with the Tailored Plan launch scheduled for Oct. 1, 2023, providers will be reimbursed according to the following methodologies for inpatient stays with behavioral and physical health services:

- Hospital providers with a Distinct Part Unit (DPU) will split the inpatient stays into behavioral health and physical health claims and submit the claims with the appropriate diagnosis code since there will be a separate Acute Care NPI and sub-Acute Care NPI that requires a discharge and an admit.
- Hospital providers without a Distinct Part Unit will submit a single claim with both physical health and behavioral health services to the Tailored Plan. Behavioral health and physical health services will be covered using the appropriate DRG methodology.

This reimbursement guidance follows an internal review of our State Plan Authority related to the hospital inpatient reimbursement plan (Attachment 4.19-A, page 7)

As stated in Attachment 4.19-A, page 7, of the State Plan Amendment, *Transfers occurring within general hospitals from acute care services to non-DPU psychiatric or rehabilitation services are not eligible for reimbursement under this Section. The entire hospital stay in these instances shall be reimbursed under the DRG methodology.*

3.43 Inpatient Stays with Enrollment or Eligibility Changes

DRG and Outlier Claims

Changes in Enrollment:

In instances where a member's enrollment changes (member changes between plans or between Medicaid Direct FFS and a plan) and there is no lapse in Medicaid coverage during a DRG-based inpatient stay, the Plan assigned to the member on the "from" date of service is responsible for the entire DRG payment. That Plan is also responsible for the entire outlier payment. DRG and outlier payment calculations cannot be split and must consider the total number of days during the entire length of stay based on the DRG and the Outlier payment methodology rules respectively for determining actual days to be paid.

Example Scenarios:

1. Change from Medicaid Direct FFS to Health Plan: Member goes to the ER on 12/31/22 and then has an inpatient stay from 1/1/23 - 2/6/23. The member moves from Medicaid Direct FFS to Health Plan A on 2/1/23.
 - a. From date of service = 12/31/22
 - b. Admit date = 1/1/23
 - c. Discharge date = 2/6/23

Medicaid Direct (MCD) is responsible on the from date of service therefore MCD is responsible for the full inpatient stay and the outlier payment. The DRG and outlier calculations should consider the full stay from 12/31/22 - 2/6/23.

2. Change between Health Plans: Member goes to the ER on 1/15/23 and then has an inpatient stay from 1/16/23 - 2/3/23. The member moves from Health Plan A to Health Plan B on 2/1/23.
 - a. From date of service = 1/15/23
 - b. Admit date = 1/16/23
 - c. Discharge date = 2/3/23

Health Plan A is responsible on the from date of service therefore Health Plan A is responsible for the full inpatient stay and the outlier payment. The DRG and outlier calculations should consider the full stay from 1/15/23 - 2/3/23.

3. Change from Health Plan to Medicaid Direct FFS: Member goes to the ER on 1/20/23 and then has an inpatient stay from 1/21/23 - 2/7/23. The member moves from Health Plan C to Medicaid Direct FFS on 2/1/23.
 - a. From date of service = 1/20/23
 - b. Admit date = 1/21/23
 - c. Discharge date = 2/7/23

Health Plan C is responsible on the from date of service therefore Health Plan C is responsible for the full inpatient stay and the outlier payment. The DRG and outlier calculations should consider the full stay from 1/20/23 - 2/7/23.

Changes in Medicaid Eligibility:

In instances where a member's Medicaid eligibility changes (ex. Medicaid eligibility starts or ends) the first eligible payer of record during a DRG-based inpatient stay, (Medicaid Direct FFS/Health Plan) is responsible for the DRG payment including the outlier from the first date of service through the date of discharge. Day Outlier payments should only consider days of service in which the member is covered by Medicaid and should not include days of service that occur before/after their Medicaid eligibility starts/ends. Day Outlier payments are based on Medicaid eligible days only. Cost outlier payments are based on established Cost Thresholds.

Example Scenarios:

1. Eligibility starts – Managed Care: Patient goes to the ER on 12/31/22 and then has an inpatient stay from 1/1/23 - 2/13/23. The patient becomes eligible for Medicaid on 2/1/23 and is enrolled in Health Plan D.
 - a. From date of service = 12/31/22
 - b. Admit date = 1/1/23
 - c. Medicaid eligibility start date = 2/1/23
 - d. Discharge date = 2/13/23

Health Plan D is responsible for the DRG payment for the entire stay from 12/31/22 - 2/13/23. Health Plan D is responsible for the Outlier payment in which the patient is enrolled in Medicaid from 2/1/23 - 2/13/23.

2. Eligibility ends – Managed Care: Member is Medicaid eligible and enrolled in Health Plan F and goes to the ER on 1/5/23 and then has an inpatient stay from 1/6/23 - 2/3/23. The patient loses Medicaid eligibility on 1/31/23.
 - a. From date of service = 1/5/23
 - b. Admit date = 1/6/23

- c. Medicaid eligibility end date = 1/31/23
- d. Discharge date = 2/3/23

Health Plan F is responsible for the DRG payment for the entire stay from 1/5/23 - 2/3/23. Health Plan F is responsible for the Outlier payment in which the patient is enrolled in Medicaid from 1/5/23 - 1/31/23.

3. Eligibility starts – Medicaid Direct FFS: Patient goes to the ER on 1/31/23 and then has an inpatient stay from 2/1/23 - 2/28/23. The patient becomes eligible for Medicaid through Medicaid Direct FFS on 2/5/23.
 - a. From date of service = 1/31/23
 - b. Admit date = 2/1/23
 - c. Medicaid eligibility start date = 2/5/23
 - d. Discharge date = 2/28/23

Medicaid Direct FFS is responsible for the DRG payment for the entire stay from 1/31/23 - 2/28/23. Medicaid Direct FFS is responsible for the Outlier payment in which the patient is enrolled in Medicaid from 2/5/23 - 2/28/23.

4. Eligibility ends – Medicaid Direct FFS: Member is Medicaid eligible through Medicaid Direct FFS and goes to the ER on 3/5/23 and then has an inpatient stay from 3/6/23 - 4/4/23 The patient loses Medicaid eligibility on 3/31/23.
 - a. From date of service = 3/5/23
 - b. Admit date = 3/6/23
 - c. Medicaid eligibility end date = 3/31/23
 - d. Discharge date = 4/4/23
 - e.

Medicaid Direct FFS is responsible for the DRG payment for the entire stay from 3/5/23 - 4/4/23 since the patient was Medicaid eligible on the from date of service. Medicaid FFS is responsible for the Outlier payment in which the patient has Medicaid eligibility from 3/5/23 - 3/31/23.

Per Diem Claims

In instances where a member’s enrollment changes during a per-diem-based stay, Medicaid Direct FFS/the Health Plan is responsible only for the dates of service in which the member is enrolled with their plan. The provider should split the claim and bill the respective dates of service to the respective Plans responsible for the dates of service in which the member was enrolled with their plan.

Example Scenarios:

1. Change from Medicaid Direct FFS to Health Plan: Member goes to the ER on 12/31/22 and then has a per-diem-based inpatient stay from 1/1/23 - 2/14/23. The member moves from Medicaid Direct FFS to Health Plan A on 2/1/23.
 - a. From date of service = 12/31/22
 - b. Admit date = 1/1/23
 - c. Change in Plan = 2/1/23
 - d. Discharge date = 2/14/23

Medicaid Direct (MCD) is responsible only for the dates of service in which the member is enrolled with MCD therefore MCD is responsible for the payment from 12/31/22 - 1/31/23.

Health Plan A is responsible only for the dates of service in which the member is enrolled with their plan therefore Health Plan A is responsible for payment from 2/1/23 - 2/14/23. The provider submits separate claims to NCTracks and Health Plan A for the applicable dates of service.

2. Change between Health Plans: Member goes to the ER on 1/15/23 and then has a per-diem-based inpatient stay from 1/16/23 - 3/31/23. The member moves from Health Plan A to Health Plan B on 3/1/23.
 - a. From date of service = 1/15/23
 - b. Admit date = 1/16/23
 - c. Change in Plan = 3/1/23
 - d. Discharge date = 3/31/23

Health Plan A is responsible only for the dates of service in which the member is enrolled with their plan therefore Health Plan A is responsible for payment from 1/15/23 - 2/28/2023. Health Plan B is responsible only for the dates of service in which the member is enrolled with their plan therefore Health Plan B is responsible for payment from 3/1/23 - 3/31/23. The provider submits separate claims to Health Plan A and Health Plan B for the applicable dates of service.

3. Change from Health Plan to Medicaid Direct FFS: Member goes to the ER on 1/20/23 and then has a per-diem-based inpatient stay from 1/21/23 - 2/7/23. The member moves from Health Plan C to Medicaid Direct FFS on 2/1/23.
 - a. From date of service = 1/20/23
 - b. Admit date = 1/21/23
 - c. Change in Plan = 2/1/23
 - d. Discharge date = 2/7/23

Health Plan C is responsible only for the dates of service in which the member is enrolled with their plan therefore Health Plan C is responsible for payment from 1/20/23 - 1/31/23. Medicaid Direct is responsible only for the dates of service in which the member is enrolled with MCD therefore MCD is responsible for payment from 2/1/23 - 2/7/23. The provider submits separate claims to NCTracks and Health Plan C for the applicable dates of service.

3.44 Remittance Advice Guidance

Health plans are required to clearly communicate claim outcomes to providers through the remittance advice. The remittance advice shall include the following:

- Itemized information for each claim and/or service line enabling the provider to associate the adjudication decisions with those submitted claims/lines.
- The reason and the value of each adjustment
- For each line that is denied, all applicable denial reasons shall be notated.
- The Council on Affordable Quality Healthcare's (CAQH) Committee on Operating Rules for Information Exchange (CORE) Operating Rules requires Health Plans to use standard and consistent Claim Adjustment Group Codes (CAGC), Claim Adjustment Reason Codes (CARC) and Remittance

Advice Remark Codes (RARC) to communicate claim adjudication outcomes to providers on EDI 835 transactions. The combination of these codes shall align with the CAQH CORE Operating Rules

- Interest and Penalties amount (identified on the encounter with CARC code 225 - Penalty or Interest Payment by Payer)

Others

As defined in the Contract (Section V.C.1.Table 4: Required Clinical Coverage Policies), the Health Plan shall instruct providers to follow these policies as stated below. The Health Plans shall not modify these policies and should ensure publications aligned with the list below:

- 1E-7: Family Planning Services
- 1A-5: Child Medical Evaluation and Medical Team Conference for Child Maltreatment [included above in 3.3)
- 1A-23: Physician Fluoride Varnish Services
- 1A-36: Implantable Bone Conduction Hearing Aids (BAHA)
- 1A-39: Routine Costs in Clinical Trial Services for Life Threatening Conditions
- 13A: Cochlear and Auditory Brainstem Implant External Parts Replacement and Repair
- 13B: Soft Band and Implant

4 PROVIDER EDUCATION

4.1 Provider Training

The Health Plan shall include training for providers on these billing requirements in the Provider Training Plan as defined in Section V.D.3.c. of the Revised and Restated Health Plan Contract.

4.2 Inclusion in Provider Contract/Manual

The Health Plan shall develop, maintain, and distribute a Provider Manual that offers information and education to providers about the Health Plans and Medicaid Managed Care as defined in Section V.D.3.d. of the Revised and Restated Health Plan Contract.

5 VERSIONS

Version Number	Description of changes	Date
Version 9.0	Added section 3.5 Dental Ambulatory Surgical Center Services; Added FQHC/RHCs exemption from copayments (Section 3.7); Included a reference to the Health Choice Guidance (Section 3.8), Section 3.1: Abortion language changes, Section 10: Hysterectomy	6/22/2021

	language changes, Section 16: Sterilizations language changes	
Version 10.0	Added the following sections: 3.17 - Revenue Code with Non-Covered Procedure Code; 3.20 - Taxonomy Claims Guidance	11/3/2021
Version 11.0	Added the following sections: 3.4 - Child Medical Evaluation and Medical Team Conference for Child Maltreatment (CMEP) 3.5.2 – Pricing Manual Rules 3.6 – Updated Dental ASC guidance 3.7 – Downcoding Emergency Department Visits; 3.8 – Emergency Department Copay; 3.12 – Labs 3.17 – Procedure Codes 3.18 – Revenue Codes 3.21.1 - Professional Claims Pricing	01/07/2022
Version 12.0	Added the following sections: 3.17.1 – Covered Procedure Codes 3.18.2 – Covered Revenue Codes Updated the following sections: 3.12 – Update guidance for Institutional Hospital Outpatient Claims 3.18 – Removed revenue code 063X from the list	01/27/2022
Version 13.0	Added the following sections: 3.9 HCPCS/NDC Crosswalk Guidance By Claim Type 3.13 Lab Test Codes 3.15.1 Newborn Clinical Information 3.18.1 Covered Procedure Codes 3.19.2 Covered Revenue Codes	03/11/2022
Version 14.0	Added the following section: 3.27 Other Insurance Updated the following sections:	5/12/2022

	<p>3.6 Adjudicating Claims Based on Codes Submitted (formerly downcoding)</p> <p>3.18.1 Covered Procedure Codes</p> <p>3.19.2 Covered Revenue Codes</p>	
Version 15.0	<p>Added the following sections: 3.28 Electronic Attachments, 3.29 Transaction Fees, 3.30 Line Service Unit/NDC Fields on Claims and Encounters</p> <p>Updated the following sections: 3.7 Copayment Rules (formerly Emergency Department Copay), 3.7.2 Copayment Rules and Exemptions (formerly System Configuration), 3.18 Procedure Codes</p>	6/03/2022
Version 16.0	<p>Added the following sections: 3.12.2 Inpatient Hospital Billing 3.33 Psych/Rehab Reimbursement Guidelines 3.32 Tribal Payment Policy 3.31 Claims Guidance for Derived Service Location</p> <p>Updated the following sections: 3.1 Autism Screening 3.22 Taxonomy Claim Guidance 3.7.2 Copayment Rules and Exemptions</p>	6/30/2022
Version 17.0	<p>Added the following section: 3.34 High Dollar Review and Itemized Bills Guidance</p> <p>Updated the following section: 3.27 Other Insurance</p>	7/7/2022

<p>Version 18.0</p>	<p>Added the following section: 3.35 Independent Lab Reimbursement</p> <p>Updated the following sections: 3.30 Abortions, 3.3 Child Medical Evaluation and Medical Team Conference for Child Maltreatment (CMEP), and 3.18 Procedure Codes</p>	<p>7/28/2022</p>
<p>Version 19.0</p>	<p>Added the following sections: 3.5.1 Claims Submission for Hospital Dental Treatment, 3.36 Known System Issues, and 3.37 Payments for Non-Rate Floor Permanent Rates</p> <p>Updated the following sections: 3.2 Care Management Payments, 3.4.1 DME/POS Miscellaneous Codes, 3.4.2 DME/POS Manual Pricing Rules, 3.4.4 Multiple Procedure Code Reductions, 3.5 Dental Ambulatory Surgical Center Services, 3.7.2 Copayment Rules and Exemptions, 3.8.1 Core Services, 3.11 Hysterectomy, 3.12 Hospital Claims, 3.19.1 Revenue Codes and NDC Codes, 3.19.2 Covered Revenue Codes, 3.27 Other Insurance, 3.31 Claims Guidance for Derived Service Locations, and 3.33 Psych/Rehab Hospital Reimbursement Guidelines for Inpatient Hospital Claims</p>	<p>10/7/2022</p>

<p>Version 20.0</p>	<p>Added the Following Sections: 3.5.2 Billing for Anesthesia Services in an Ambulatory Surgical Center for Dental Surgeries, 3.25.1 Vaccines for Children, 3.36.1 Lesser of Payment Methodology, 3.37 Rate Floors, 3.38 Rate Differentials, 3.39 Telehealth Codes and Modifiers, and 3.40 Pended Claims</p> <p>Updated the following sections: 2 Medicaid Managed Care Billing Guidance, 3.4.2 DME/POS Manual Pricing Rules, 3.4.3 Unlisted CPT Codes, 3.5 Dental Operating Room Facility Time Billed by an Ambulatory Surgical Center (ASC), 3.6.1 Federal Guidance on Emergency Conditions, 3.9 HCPCS/NDC Crosswalk Guidance by Claim Type, 3.13 Lab Test Codes, 3.14 Medical Home Fees, 3.15 Newborns, 3.15.1 Newborn Clinical Information, 3.16 Pregnancy Global Bundle, 3.17 Pregnancy Management Program Payments, 3.18 Procedure Codes, 3.19.2 Covered Revenue Codes, 3.19.3 Institutional Hospital Outpatient Claims, 3.19.4 Institutional Claims and Revenue Codes, 3.20 Sterilizations, 3.21 Skilled Nursing Facilities, 3.22.1 Professional Claims Pricing, 3.23 Tribal Payment Policy, 3.24 Value-Based Payments/Alternative Payment Models, 3.25 Well Child Visit, 3.26 340B Drugs, 3.27.2 Pay and Chase, 3.27.3 Program and Service Exceptions for TPL and Coordination of Benefits, Others, 4.1 Provider Training,</p>	<p>1/20/2023</p>
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	4.2 Inclusion in Provider Contract/Manual	
Version 21.0	<p>Added the following sections: 3.41 Clean Claim Date Guidance, 3.42 DPU vs. Non-DPU Inpatient Stays with Both Behavioral Health and Physical Health Services, and 3.43 Inpatient Stays with Enrollment or Eligibility Changes</p> <p>Updated the following sections: 3.4.2 DME Manual Pricing Rules, 3.7.2 Copayment Rules and Exemptions, 3.32 Psych/Rehab Hospital Reimbursement Guidelines for Inpatient Hospital Claims, 3.27.2 Pay and Chase, 3.33 High Dollar Review and Itemized Bills Guidance, and 3.31 Claims Guidance for Provider Location Matching</p>	4/27/2023
Version 22.0	Updated the following sections: 3.27.2 Pay and Chase	5/02/2023

Version 23.0	Added the following sections: 3.12.2 DRG Payment Methodology, 3.27.4 Third Party Liability (TPL) Bypass Rules, 3.31.2 Out of Network Provider Affiliation Guidance, and 3.44 Remittance Advice Guidance Updated the following sections: 3.7.1 Emergency Department Copay, 3.26 340B Drugs, and 3.33 High Dollar Review and Itemized Bills Guidance	8/4/2023
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