

Payment Policy: Duplicate Primary Code Billing

Reference Number: CC.PP.044

Product Types: All

Effective Date: 01/01/2014

Last Review Date: 11/01/2019

[Coding Implications](#)
[Revision Log](#)

See [Important Reminder](#) at the end of this policy for important regulatory and legal information.

Policy Overview

The American Medical Association (AMA) publishes Current Procedural Terminology (CPT®) guidelines that describe procedures and their appropriate use. The description of some CPT codes limit reporting of that procedure to once per day, per member, on a single date of service. Instead, the AMA has designated “add-on” codes that should be billed to indicate that additional quantities of a procedure have been performed.

The purpose of this policy is to define payment criteria when a primary procedure code is billed in multiple quantities instead of the more appropriate “add-on” code.

Application

1. Physician and Non-Physician Practitioner claims
2. Outpatient Institutional claims

Policy Description

By definition, certain Current Procedural Terminology (CPT®) procedure codes are appropriately billed only once per date of service. A billing error is identified when these primary codes are billed in a quantity greater than one, for the same member on a single date of service. When indicated, providers should bill the appropriate add-on code to indicate additional intra-service work associated with the procedure.

Reimbursement

The health plan’s code editing software will evaluate primary procedure codes, their descriptions and the number of units or service lines billed. If a primary procedure code is billed in a quantity greater than one and there is an appropriate “add-on” code to report the additional quantities, the service line is denied and a new line is added with the correct quantity of one. The remaining units are rebalanced to reflect the non-payable codes.

Example

| Primary Procedure Code Billed with Multiple Units Versus Add-on Code | | | | | | | | |
|--|------------------|--------------|----------|------------------|---|--------------|-----------------|------------|
| Service Line | Date | Procedure | Count | Explanation Code | Description | Charge | Allow | Deny |
| 0100 | 4/19/2006 | 99291 | 4 | xf | Maximum Units Exceeded | \$1,972 | \$0 | \$1,972 |
| 0200 | 4/19/2006 | 99291 | 1 | 92 | Paid in full | \$493 | \$216.56 | \$0 |
| 0300 | 4/19/2006 | 99291 | 3 | xh | Service line represents denial of additional units billed | \$1,479 | \$649.68 | \$649.68 |

PAYMENT POLICY
Duplicate Primary Code Billing

1. The health plan’s automated code editing software analyzed each service line, the CPT code billed and its description.
2. CPT code 99291 is defined as “Critical care, evaluation and management of the critically ill or critically injured patient; first 30-74 minutes.”
3. A total of 4 units were billed on service line 0100 with a total charge amount of \$1972.
4. The software analyzed the procedure code definition and the quantity billed and determined that an “add-on” code should have been submitted to represent the time spent beyond 74 minutes (99292 - Critical care, evaluation and management of the critically ill or critically injured patient; each additional 30 minutes-list separately in addition to code for primary service).
5. The software denied service line 0100 with a unit count of 4 as the quantity exceeded the maximum units allowed for the procedure. The total charged amount for each unit is \$493 (\$493 x 4=\$1972).
6. As a service to the provider, the software added a new service line to reflect the total number of units allowed (1). The total charge amount for one unit is \$493 and the total allowed amount for one unit is \$216.56.
7. The total denied amount for the non-payable codes is \$649.68.

Documentation Requirements

Not applicable

Coding and Modifier Information

This payment policy references Current Procedural Terminology (CPT®). CPT® is a registered trademark of the American Medical Association. All CPT® codes and descriptions are copyrighted 2019, American Medical Association. All rights reserved. CPT codes and CPT descriptions are from current manuals and those included herein are not intended to be all-inclusive and are included for informational purposes only. Codes referenced in this payment policy are for informational purposes only. Inclusion or exclusion of any codes does not guarantee coverage. Providers should reference the most up-to-date sources of professional coding guidance prior to the submission of claims for reimbursement of covered services.

| CPT/HCPCS Code | Descriptor |
|----------------------------|---|
| 01953-81266 81416-0523T | See Appendix D of CPT® codebook “Summary of CPT Add-on Codes” |

| Modifier | Descriptor |
|----------|--|
| 51 | Multiple Procedures: When multiple procedures, other than E&M services, physical medicine and rehabilitation services, or provision of supplies (e.g., vaccines), are performed at the same session by the same individual, the primary procedure or service may be reported as listed. The additional procedure(s) or service(s) may be identified by appending modifier 51 to the additional procedure or service code(s). Note: This modifier should not be appended to designated “add-on” codes (see Appendix D) |

PAYMENT POLICY

Duplicate Primary Code Billing

| ICD-10 Codes | Descriptor |
|--------------|------------|
| NA | NA |

Definitions

- Add-on Code:** Procedures performed in addition to the primary procedure. Add on codes are identified by the + symbol *Appendix D of the AMA's CPT® code book*. Add on codes contain phrases such as “each additional” or “list separately in addition to the primary procedures.” Add-on procedure billing applies only to services rendered by the same physician. These codes are used to describe additional intra-service work associated with the primary procedure (i.e., additional digits, lesions, vertebral segment and etc.) Add-on codes should never be reported as a stand-alone code. Add-on codes are exempt from the multiple procedure code concept (see Modifier 51 guidelines).

Additional Information

NA

Related Documents or Resources

NA

References

- Current Procedural Terminology (CPT®)*, 2019

| Revision History | |
|------------------|---|
| 11/01/2016 | Initial Policy Draft Created |
| 03/10/2018 | Reviewed and revised policy; added Add-on codes 81416-0496T |
| 03/30/2019 | Conducted review, verified codes, expanded to 0523T, updated policy |
| 11/01/2019 | Annual Review completed |

Important Reminder

For the purposes of this payment policy, “Health Plan” means a health plan that has adopted this payment policy and that is operated or administered, in whole or in part, by Centene Management Company, LLC, or any other of such health plan’s affiliates, as applicable.

The purpose of this payment policy is to provide a guide to payment, which is a component of the guidelines used to assist in making coverage and payment determinations and administering benefits. It does not constitute a contract or guarantee regarding payment or results. Coverage and payment determinations and the administration of benefits are subject to all terms, conditions, exclusions and limitations of the coverage documents (e.g., evidence of coverage, certificate of coverage, policy, contract of insurance, etc.), as well as to state and federal requirements and applicable plan-level administrative policies and procedures.

This payment policy is effective as of the date determined by Health Plan. The date of posting may not be the effective date of this payment policy. This payment policy may be subject to

PAYMENT POLICY

Duplicate Primary Code Billing

applicable legal and regulatory requirements relating to provider notification. If there is a discrepancy between the effective date of this payment policy and any applicable legal or regulatory requirement, the requirements of law and regulation shall govern. Health Plan retains the right to change, amend or withdraw this payment policy, and additional payment policies may be developed and adopted as needed, at any time.

This payment policy does not constitute medical advice, medical treatment or medical care. It is not intended to dictate to providers how to practice medicine. Providers are expected to exercise professional medical judgment in providing the most appropriate care, and are solely responsible for the medical advice and treatment of members. This payment policy is not intended to recommend treatment for members. Members should consult with their treating physician in connection with diagnosis and treatment decisions.

Providers referred to in this policy are independent contractors who exercise independent judgment and over whom Health Plan has no control or right of control. Providers are not agents or employees of Health Plan.

This payment policy is the property of Centene Corporation. Unauthorized copying, use, and distribution of this payment policy or any information contained herein are strictly prohibited. Providers, members and their representatives are bound to the terms and conditions expressed herein through the terms of their contracts. Where no such contract exists, providers, members and their representatives agree to be bound by such terms and conditions by providing services to members and/or submitting claims for payment for such services.

Note: For Medicaid members, when state Medicaid coverage provisions conflict with the coverage provisions in this payment policy, state Medicaid coverage provisions take precedence. Please refer to the state Medicaid manual for any coverage provisions pertaining to this payment policy.

Note: For Medicare members, to ensure consistency with the Medicare National Coverage Determinations (NCD) and Local Coverage Determinations (LCD), all applicable NCDs and LCDs should be reviewed prior to applying the criteria set forth in this payment policy. Refer to the CMS website at <http://www.cms.gov> for additional information.

©2019 Centene Corporation. All rights reserved. All materials are exclusively owned by Centene Corporation and are protected by United States copyright law and international copyright law. No part of this publication may be reproduced, copied, modified, distributed, displayed, stored in a retrieval system, transmitted in any form or by any means, or otherwise published without the prior written permission of Centene Corporation. You may not alter or remove any trademark, copyright or other notice contained herein. Centene[®] and Centene Corporation[®] are registered trademarks exclusively owned by Centene Corporation.