

POST PHE BILLING POLICY - FREQUENTLY ASKED QUESTIONS

As we move towards the end of the federal public health emergency (PHE), some but not all temporary pandemic waivers have been scheduled to be extended beyond May 11, 2023. Policies will vary depending on what type of entity you bill as and you may find that while you were able to be reimbursed during COVID-19, after May 11, 2023 you may no longer be able to use telehealth and be reimbursed by Medicare OR you may have to go about it in a different way. Additionally, services or a modality (audio-only) that may have been allowed during the PHE may no longer be eligible once the PHE is over. That is why it is important to carefully read the Centers for Medicare and Medicaid Services (CMS) guidance as there are many details and nuances to consider and your situation may have highly specific elements that require a different approach.

COMMON QUESTIONS	PRACTITIONER BILLING	CLINIC (FQHC/RHC)	HOSPITAL
Can I still bill for telehealth	Yes	Yes, until December 31, 2024.	Physicians, PAs & NPs
delivered services post-PHE?		However, CMS has created a	employed by the hospital
		way for FQHCs and RHCs to bill	providing the service may bill
		for video telecommunications	under their individual NPI.
		technology or audio-only	(Note: This means the
		interactions for mental health	reimbursement amount is the
		visits only - for billing	professional fee amount)
		requirements starting Jan. 1,	
		2025, see CMS's <u>FQHC/RHC</u>	LCSWs can bill as facility-based
		Mental Health Visit via	providers via OPPS for
		telecommunications factsheet.	behavioral health.
			Acute Hospital at Home
			program continues until
			December 31, 2023.



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COMMON QUESTIONS	PRACTITIONER BILLING	CLINIC (FQHC/RHC)	HOSPITAL
Can I still bill for telehealth	Yes, for most services until	Yes, until December 31, 2024.	Yes, but at the facility rate
delivered services post-PHE	December 31, 2024. After that	After that, only for mental	until December 31, 2024
when the patient is in the	date, only a small set of	health visits.	(which means neither Q3014
home?	services for certain conditions		nor G0463 can be billed),
	will be eligible for		Acute Hospital at Home until
	reimbursement if the patient		December 31, 2023.
	is in the home.		
Can I bill for a facility fee when	No	No	No
the patient is at home?			
What services are still billable	CMS list through 2023,	CMS list through 2023,	CMS list through 2023,
to Medicare when telehealth	services for 2024 will be	services for 2024 will be	services for 2024 will be
is used?	decided through the Physician	decided through the Physician	decided through the Physician
	Fee Schedule.	Fee Schedule.	Fee Schedule.
	If it is not on the list, it will not	If it is not on the list, it will not	If it is not on the list, it will not
	be reimbursed if telehealth is	be reimbursed if telehealth is	be reimbursed if telehealth is
	used.	used.	used.
What services will be	See <u>CMS list through 2023</u> ,	See <u>CMS list through 2023</u> ,	See <u>CMS list through 2023</u> ,
reimbursed by Medicare if I	services reimbursed if audio-	services reimbursed if audio-	services reimbursed if audio-
use audio-only?	only used is noted. After that	only used is noted.	only used is noted.
	date, only mental health services will be allowed to be		
	delivered via an audio-only modality. Additionally, CMS		
	indicated in the <u>2023 Physician</u>		
	Fee Schedule their plans to no		
	longer reimburse for		
	telephone visit codes 99441-		
	99443 after the end of the PHE		
	and 151-day grace period		
	and 131 day grace period		



COMMON QUESTIONS	PRACTITIONER BILLING	CLINIC (FQHC/RHC)	HOSPITAL
	initially granted under previous legislation.		

ADDITIONAL RECENTLY ASKED QUESTIONS:

Will hospital-only remote outpatient therapy and education services still be reimbursed if provided via telehealth and the patient is at home?

No. <u>CMS' guidance (page 10)</u> notes this program will end with the PHE. If the beneficiary is *in their home* and receives a *mental/behavioral health service from hospital staff through the use of telecommunications technology* and no separate professional service can be billed, then the hospital would bill for the applicable HCPCS C-code describing this service (HCPCS codes C7900 - C7902). <u>CMS FAQ "CMS Waviers, Flexibilities, and the end of the COVID-19 PHE" (page. 6, Dated 5/5/23)</u>

During the PHE, waivers allowed community mental health centers to provide partial hospitalization services via telecommunications technology to a beneficiary who is at home. Will this continue after the PHE?

No. <u>CMS guidance (page 28)</u> notes this program will end with the PHE.

Do you need an in-person visit first with a new patient before you can use telehealth, including when using audio-only?

No. Permanent Medicare telehealth policy has never required an in-person visit to establish new patient care (such as utilizing Evaluation & Management services, CPT codes 99202-99205). In 2025, these services will have to take place in an appropriate physical space and within the geographic locations as prior to the PHE; audio-only will no longer be acceptable (see exception below). If you are providing certain services that are virtual check-ins which can be done via audio-only (otherwise known as a Communication Techology Based Service), post-PHE those services can only be provided to established patients.



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Conversely, for behavioral health services that are not co-occurring with substance use treatment and taking place in patients' homes after January 1, 2025, regardless of geographic location, an in-person visit will be required within 6 months if the care was established during the PHE, and once every 12 months thereafter.

A need for an in-person visit or meeting one of the narrow exceptions when prescribing a controlled substance, at this time appears to be on pause as the Drug Enforcement Agency (DEA) has requested an extension be made on allowing controlled substances to be prescribed without an in-person visit due to the existence of the PHE. See the DEA's press release.

Does a provider have to be licensed in the state they are located in to be able to enroll a physical address with the local Medicare MAC?

During the PHE, CMS allowed licensed physicians and other practitioners to bill Medicare for services provided outside of their state of enrollment. CMS has determined that, when the PHE ends, CMS regulations will continue to allow for a total deferral to state law. Thus, there is no CMS-based requirement that a provider must be licensed in its state of enrollment, though state requirements may exist. See CMS physician fact sheet.

Is it allowed to continue using the place of service code (POS) of where the patient would have been seen if services were delivered in person (i.e. 11, 19 or 22) with the 95 modifier?

Yes, the 2023 Physician Fee Schedule (page 175) notes that Medicare will continue to maintain payment at the POS had the service been furnished in-person (which will allow payments to continue to be made at the non-facility based rate for Medicare services through the latter of the end of CY 2023 or the end of the calendar year in which the PHE ends). After that time, providers would bill 02 if the session was done at one of the approved medical facilities or 10 if it was done with the patient at home. See: CMS Medicare Learning Number Notice 12427.

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