Home Health Face-to-Face Changes
2015

http://www.selectdata.com/Events/webinar-face-to-face-encounter-changes-2015/

LINK TO HANDOUT
Laura is a nationally-recognized home health and hospice industry speaker, thought leader, and trainer on quality and regulatory compliance. Her collective homecare industry experience exceeds 20 years. She is certified in Home Care coding and holds a HCS-D designation. She is certified in the OASIS-C assessment and holds a COS-C designation. Laura is also a frequent contributor to Home Care periodicals such as Home Health Line, Diagnosis Coding Pro, and OASIS-C Outcomes and Solutions. Laura is a magna cum laude graduate from the University of Texas Health Science Center and holds a Bachelor’s of Science degree in Nursing.

Laura Montalvo
BSN, RN, COS-C, HCS-D
Chief Clinical Officer
Laura.montalvo@selectdata.com

SelectData

Home Health Face-to-Face Changes
2015
Disclaimer

Information made available from this webinar should not be considered legal advice. It is for educational purposes only and does not provide all available information on the subject. Information shared is not a promise or warranty/guaranty (expressed or implied). The opinions expressed, discussions undertaken, and materials provided do not represent any official position of Select Data.

Objectives

• Understand the new Home Health Face-to-Face requirements effective January 1, 2015 as published in the Federal Register
• Understand the importance of securing adequate physician documentation now that the Face-to-Face physician narrative requirement has been removed
• Build strong physician documentation exchange processes that promote timely securing of information
• Ensure physician Face-to-Face Encounter documentation stands up to auditor scrutiny
• Steps to take when physician documentation received does not establish home health eligibility (homebound status and skilled need)
45% Claims Denied
Face-to Face Requirements not met

**Junction 11 Home Health and Hospice**
Home Health Medical Review Top Denial Reason Codes: July – September 2014

Palmetto GBA encourages all providers to review this information when filing claims to prevent denials and to ensure their claims are processed timely. The following affects providers billing 32X, 33X bill types.

<table>
<thead>
<tr>
<th>Rank</th>
<th>Denial Code</th>
<th>Denial Description</th>
<th># Claims</th>
<th>% Claims Denied</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>5FF2F</td>
<td>Face to Face Encounter Requirements Not Met</td>
<td>1,809</td>
<td>45.3</td>
</tr>
</tbody>
</table>

**32X Denials: There were a total of 3,989 claims denies for 32x bill type**

**Home Health**

FACE-TO-FACE CHANGES 2015
The Reality

CMS removes the physician narrative requirement in exchange for physician documentation from the prior setting of care which demonstrates the patient was eligible for Medicare Home Health services.

CMS Final Rule Quote

“Final Decision: **We are finalizing our proposal to eliminate the face-to-face encounter narrative** as part of the certification of patient eligibility for the Medicare home health benefit, effective for episodes beginning on or after January 1, 2015. The certifying physician will still be required to certify that a face-to-face patient encounter, which is related to the primary reason the patient requires home health services, occurred no more than 90 days prior to the home health start of care date or within 30 days of the start of the home health care and was performed by a physician or allowed non-physician practitioner as defined in Sec. 424.22(a)(1)(v)(A), and to document the date of the encounter as part of the certification of eligibility.”

Physician Documentation Explained in the Final Rule

“Again, we want to remind certifying physicians and acute/post-acute care facilities of their responsibility to provide the medical record documentation that supports the certification of patient eligibility for the Medicare home health benefit. Certifying physicians who show patterns of non-compliance with this requirement, including those physicians whose records are inadequate or incomplete for this purpose, may be subject to increased reviews, such as through provider-specific probe reviews.”
Physician Communication Now Permissible in the Final Rule

“It is permissible for the HHA to communicate with and provide information to the certifying physician about the patient’s homebound status and need for skilled care and for the certifying physician to incorporate this information into his or her medical record for the patient. The certifying physician must review and sign off on anything incorporated into his or her medical record for the patient that is used to support his/her certification/re-certification of patient eligibility for the home health benefit.”

Physician Communication Now Permissible in Final Rule

“In addition, any information from the HHA (including the comprehensive assessment) that is incorporated into the certifying physician's and/or the acute/post-acute care facility's medical record for the patient (if the patient was directly admitted to home health) and used to support the certification of patient eligibility for the home health benefit, must corroborate the certifying physician's and/or the acute/post-acute care facility's own documentation/medical record entries, including the diagnoses and the patient’s condition reported on the comprehensive assessment.”
Non-covered physician claims when eligibility not met

“Final Decision: Physician claims for certification/recertification of eligibility for home health services (G0180 and G0179, respectively) will not be covered if the HHA claim itself was non-covered because the certification/recertification of eligibility was not complete or because there was insufficient documentation to support that the patient was eligible for the Medicare home health benefit.”

When is Face-to-Face Required?

“Final Decision: In order to determine when documentation of a patient’s face-to-face encounter is required under sections 1814(a)(2)(C) and 1835 (a)(2)(A) of the Act, we are clarifying that the face-to-face encounter requirement is applicable for certifications (not re-certifications), rather than initial episodes. A certification (versus recertification) is considered to be any time that a new Start of Care OASIS is completed to initiate care.”
“For instances where the physician orders skilled nursing visits for management and evaluation of the patient’s care plan, the certifying physician must include a brief narrative that describes the clinical justification of this need and the narrative must be located immediately before the physician’s signature. If the narrative exists as an addendum to the certification form, in addition to the physician’s signature on the certification form, the physician must sign immediately after the narrative in the addendum.”

More from the Final Rule

HHA’s still feel the pinch as CMS clearly delineates in the final rule that the HHA will be hit in the pocket book for physician documentation that does not measure up!

The Final Word

“If the documentation used as the basis for the certification of eligibility is not sufficient to demonstrate that the patient is or was eligible to receive services under the Medicare home health benefit, payment will not be rendered for home health services provided.”
Considerations in light of the new Face-to-Face requirements

- Revisions or institution of processes relative to physician documentation procurement
- Revisions to current forms…is this even necessary???
- Education on the changes to physicians, referral sources, internal staff
- Q/A process revisions to ensure physician documentation stands up to auditor scrutiny

Are the changes better or worse?

- Many are divided over whether the removal of the physician narrative requirement is better or worse in light of relying on physician documentation from the inpatient/outpatient care setting
- Can the prior setting physician documentation adequately explain homebound status and skilled need requirements to prevent F2F denials?
Physician Documentation

- Physician documentation has always been critical to accurate, specific coding
- Face-to-Face Encounter rules now add more reasons to shore up your physician documentation procurement processes
- But HHA’s know obtaining physician documentation can be a difficult and cumbersome process
Agencies not routinely obtaining physician records

• If your agency has not been routinely securing physician documentation then now is the time to set up formal processes necessary to meet the new Face-to-Face requirements
• Involve intake, medical records, marketing teams in the process design
• Create one page education flyers summarizing the Face-to-Face changes to physicians/referral sources
• Ensure hospital discharge planners/case management staff are also aware of physician documentation requirements
• Streamline referral forms/processes to include the new Face-to-Face requirements
• Explore the possibility of gaining IT access to affiliated hospital systems to retrieve inpatient physician documentation

Agencies routinely receiving physician records

• Agencies that have routinely been requesting and receiving physician documentation will adjust to the new Face-to-Face requirements more readily, but should still look for ways to improve the process
• Create one page education flyers summarizing the Face-to-Face changes to physicians/referral sources
• Ensure hospital discharge planners/case management staff are also aware of physician documentation requirements
• Streamline referral forms/processes to include the new Face-to-Face requirements
• Explore the possibility of gaining IT access to affiliated hospital systems to retrieve inpatient physician documentation
What if the Physician will not supply documentation/records?

- HHA’s have reported that some physician’s do not provide physician documentation and records
- Many HHA’s fear this practice will continue despite the new requirements
- The final rule clearly mandates that physicians must provide this documentation to HHA’s (may want to provide the MD a copy of the final rule quote)
- Remember if the documentation is insufficient to support eligibility=no payment for the HHA
Does It Pass?

Getting physician documentation is the first step. Auditing the inpatient/prior setting physician records to ensure that eligibility is met is next essential step to prevent continued claims denials by MAC’s and RAC’s. It is not enough to just receive physician documentation and file it away without checking it out. HHA’s must ensure that they have trained reviewers versed in the Medicare Eligibility requirements as well as physician documentation abstraction.

Auditing Physician Documentation

Reviewer Training Aides

New Training Aides are available to assist reviewers understand Medicare eligibility and changes to F2F requirements.

- MLN Connects National Provider Call Web Page: [http://www.cms.gov/Center/Provider-Type/Home-Health-Agency-HHA-Center.html](http://www.cms.gov/Center/Provider-Type/Home-Health-Agency-HHA-Center.html)

- Contains PDF Power Point, Audio, and 5 PDF examples of acceptable F2F physician documentation from various settings
Reviewer Training Aides

  – 4 minute physician training video that covers 4 questions the physician should answer:
    – What is the structural impairment?
    – What is the functional impairment?
    – What is the activity limitation?
    – What do the skills of a nurse or therapist address in the specific structural or functional impairment and activity limitations you have identified when answering the first 3 questions?

Eligibility—MD Must Certify

1. The patient needs intermittent skilled nursing care, physical therapy, and/or speech language pathology services;

2. The patient is confined to the home or homebound;

3. A plan of care has been established and will be periodically reviewed by a physician; and

4. Services will be furnished while the individual is under the care of a physician.
CMS “Confined to Home” Definition

• Confined to the home – Describe why the patient is homebound. An individual is considered “confined to the home” if both of the following two criteria are met:
  – Criteria 1--The patient must either:
    • Because of illness or injury, need supportive devices such as crutches, canes, wheelchairs, and walkers; special transportation; or another person’s help to leave his or her residence, OR
    • Have a condition such that leaving his or her home is medically contraindicated
  – Criteria 2--There must exist:
    • A normal inability to leave home; AND
    • Exertion of a considerable and taxing effort needed to leave the home

5 Elements Needed in Supportive Documentation

• Number 1 — The need for skilled services,
• Number 2 — Documentation that substantiates the patient’s homebound status,
• Number 3 — The face-to-face encounter occurred in the required timeframe,
• Number 4 — The note is related to the primary reason that the patient requires home health services, and
• Number 5 — The note, the face-to-face encounter, has been performed by an allowed provider type.
Who can perform the F2F Encounter?

- The certifying physician,
- The physician who cares for the patient in an acute or post-acute care facility from which the patient was directly admitted to home health,
- A nurse practitioner or clinical nurse specialist who is working in collaboration with the certifying physician or the acute/post-acute care physician, or
- A certified nurse midwife or physician assistant under the supervision of a certifying physician or the acute/post-acute care physician.
- Per the regulations, the face-to-face encounter cannot be performed by any physician or allowed NPP listed above who has a financial relationship with the home health agency.

Document Abstraction

- The new challenge for F2F reviewers at HHA’s will be searching through physician documentation for the 5 elements required
- Unlike the prior F2F requirements, all information will not be contained in one location for easy review
- Sometimes there are many pages of inpatient/post-acute physician documentation for each patient that reviewers will have to sift through
- Reviewers performing pre-billing approval of the F2F will likely be spending more time auditing physician documentation than under prior rules
Home Health Face-to-Face Changes 2015

WHAT TO DO WHEN PHYSICIAN DOCUMENTATION DOES NOT SUPPORT ELIGIBILITY

Physician Documentation is Lacking

- So your F2F reviewer has checked the available physician documentation supplied and the 5 elements are not met.
- The good news is that agencies now have options to get the missing elements that were not available under the old rules.
- The agency can send excerpts of the comprehensive assessment for missing elements to MD for review, signature, and incorporation into his record (see example in earlier slide).
- The agency can also communicate additional information to the physician on the patient’s homebound status and need for skilled services and obtain the MD signature/date that he incorporated into his medical record.
Final Thoughts

• Ensure that your agency staff understand the Face-to-Face changes effective January 1, 2015 and share the changes with physicians and referral sources

• Ensure that physician documentation procurement processes are solid in your agency

• Ensure that you have a strong QA process in place that will check physician documentation to make sure it meets eligibility requirements (including homebound status and need for skilled care) before you bill

• If physician documentation does not meet Face-to-Face requirements, then communicate to physician the specific homebound and skill needs of your patient and have the certifying MD sign/incorporate the additional information into his record

References

• 2015 PPS Home Health Final Rule

• CMS Internet Only Manual (IOM), Medicare Benefit Policy Manual, Chapter 7
Select Data is a Home Health and Hospice Coding Service Provider

ABOUT US

Select Data
Services

- Coding
- Auditing
- OASIS Review
- Document Scrubbing
- Revenue Management

Free Educational Resources
Through our newsletters and webinars, we provide practical advice for adapting to changing regulations and implementing new evidence-based clinical practices.

[www.selectdata.com/knowledgecenter](http://www.selectdata.com/knowledgecenter)
http://www.selectdata.com/Events/webinar-face-to-face-encounter-changes-2015/

LINK TO RECORDED WEBINAR

Prepared by
Laura Montalvo
RN, BSN, COS-C, HCS-D
Chief Clinical Officer
Office: 714-524-2500
Laura.montalvo@selectdata.com

For more information
Ted Schulte
EVP Business Development and Marketing
Ted.schulte@selectdata.com

Heather Latchford
Sr. Marketing Coordinator
Heather.latchford@selectdata.com

Cristina Topf
Account Executive
Cristina.Topf@selectdata.com

Call us at (800) 322-0555

SelectData.com
4155 E. La Palma Ave. Suite 250
Anaheim, CA 92807