



## PRACTICE ALERT

### **Highlights of the Medicare CY 2021 Physician Final Rule February 2021 (*revised from January 2021*)**

On December 1, 2020, the Centers for Medicare and Medicaid Services (CMS) released the final rule for the Medicare Physician Fee Schedule.

The rule is effective January 1, 2021 and applies to Medicare providers including clinical social workers (CSWs).

The following is a summary of the rule provisions that apply to CSWs.

#### **Reimbursement**

There are both increases and decreases in reimbursement rates for the psychotherapy codes that CSWs bill. They are outlined in the table below and reflect nationwide rates. The decreases were made to offset increases in payment for office and outpatient evaluation and management (E/M) services. These offsets are required in order to achieve Medicare budget neutrality. They are impacting many provider types in the Medicare program in addition to CSWs.

Despite NASW's efforts, together with scores of other provider groups, to work with Congress to waive the budget neutrality requirement that forced the offset, CMS will reduce the conversion factor (CF) —a multiplier used to determine practitioners' Medicare payments — by 10.2%. Under Medicare's payment formula, each billing code's values for work, practice expense, and malpractice expense are multiplied by the CF, along with a geographic index, and combined to create the payment amount.

*NASW continues to advocate vigorously to engage Congress to remove these harmful cuts!*

CPT Code	Code Descriptor	% Change (RVU Payment Rate)
90785	Interactive Complexity	-10.2%
90791	Psychiatric diagnostic evaluation	15.7%
90832	Psychotherapy, 30 minutes with patient	3.0%
90834	Psychotherapy, 45 minutes with patient	1.5%
90837	Psychotherapy, 60 minutes with patient	-0.1%
90839	Psychotherapy for crisis; first 60 minutes	-8.7%
90840	Psychotherapy for crisis; each additional 30 mins	-8.4%
90845	Psychoanalysis	-9.2%
90846	Family psychotherapy (without the patient present), 50 minutes	-11.1%
90847	Family psychotherapy (conjoint psychotherapy) (with patient present), 50 minutes	-11.1%
90849	Multiple-family group psychotherapy	-10.2%
90853	Group psychotherapy	-9.0%
90863	Pharmacologic management	-11.4%

**UPDATE:** Under congressional omnibus and COVID-19 relief legislation enacted in late December 2020, the above cuts were mitigated by approximately 6%. Applied to the above chart, a cut of 11.4% is now 5.4%, a 9.2% cut is now a 3.2% cut, etc. Although NASW is pleased that the cuts have been reduced, any cut poses a barrier to the participation of clinical social workers (CSWs) in Medicare and consequently to beneficiary access to much-needed CSW services.

## Telehealth

- Group Psychotherapy, 90853, has been added to the permanent (category 1) list of telehealth psychiatric services.
- The restriction on the use of telephones for telehealth services has been removed. Telephones, such as smartphones, that fit the definition of “multimedia communications equipment that includes audio and video equipment permitting two-

way, real-time interactive communication” may be used for Medicare telehealth services. These can be used in addition to the previously permissible communication methods such as video conferencing.

- The use of audio-only telephones for telehealth services will not be eligible for payment after the expiration of the public health emergency (PHE) on April 21, 2021. CMS believes that it does not have the authority extend the current flexibility allowing the use of audio-only devices. The administration may extend the PHE and congressional lawmakers are working to waive this restriction. NASW continues to advocate for permanent audio-only telehealth.
- The geographic and originating site restrictions that were lifted during the PHE (which enabled clients to, for example, receive telehealth services from their home) were not extended beyond the expiration of the PHE. The site flexibilities will conclude April 21, 2021 at the end of the PHE unless the PHE is extended or this restriction is removed permanently. NASW continues to advocate for the removal of geographic and originating site restrictions.
- Under congressional legislation enacted in late 2021, separate from the Medicare physician fee schedule regulation, once the PHE concludes, clients must have one in-person visit with the enrolled Medicare practitioner within 6 months prior to the initiation of telehealth, and subsequently at such time as the Secretary of Health and Human Services (HHS) deems appropriate. Services for substance use disorder treatment and co-occurring mental health disorders are exempted from this in-person requirement. The federal regulations implementing provision will be issued in the coming months. NASW continues to advocate to remove this requirement.
- CSWs may furnish brief online assessment and management services, remote evaluation services, and virtual check-in services. This is a permanent policy change. To identify these services, CSWs may use HCPCS codes G2061- 5 to 10 minutes, G2062 – 11 to 20 minutes, and G2063 – 21 minutes or more. These services must be performed through a digital platform such as a patient portal. HCPCS code G2261 is used for telephone assessments and is used for 5-10 minutes.
- The in-person requirement in the Medicare Diabetes Prevention Program (MDPP) has been eliminated. During the PHE, all MDPP services can be delivered virtually.
- MDPP suppliers may accept self-reported MDPP beneficiary weight measurements via a photograph of the beneficiary’s digital scale.

## **Practice Expense for Personal Protective Equipment**

Supply pricing increases for surgical masks and face shields that are bundled into some office-based procedure codes are being implemented on an interim rule basis. CMS is seeking comments on this interim final policy on how to account for services that do not include these specific PPE items but for which there are increased costs which may include psychiatric services.

## **Substance Use Disorder Treatment**

Naloxone has been added to the definition of Opioid Use Disorder (OUD) treatment services in order to increase access to emergency treatment. Opioid Treatment Programs (OTPs) will be paid for dispensing naloxone to patients receiving OUD treatment services. Patients being treated at OTPs may receive take-home supplies of nasal naloxone on an as-needed basis from their OTP with no cost sharing.

Payment for patient education about overdose and use of naloxone will be added to the payment for the medication instead of through a separate education code.

## **Medicare Record Documentation**

Medical students and students of other disciplines working under a physician or practitioner who furnishes and bills directly for Medicare services, may document in the record as long as the document is reviewed, signed, and dated by the billing practitioner.

## **Quality Payment Program**

CSWs were not added as an eligible provider in Medicare's Quality Payment Program for 2021. However, the final rule does provide a list of measures appropriate for use by CSWs.