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## CR-102 (December 2017) (Implements RCW 34.05.320)

Do NOT use for expedited rule making

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

DATE: June 28, 2019 TIME: 10:25 AM

WSR 19-14-061

Agency: Health Care	Authority						
☑ Original Notice							
Supplemental Noti	ce to WSR						
□ Continuance of WSR							
Preproposal State	ment of Inq	uiry was filed as WSR <u>19-08-096</u>	; or				
Expedited Rule Ma	kingProp	osed notice was filed as WSR	; or				
		W 34.05.310(4) or 34.05.330(1); o					
Proposal is exemp	t under RC	W					
182-552-0001 Respirat 182-552-1400 Respirat	tory care—C tory Care-R	eimbursement-General	ement – Methodology for purchase, rental, and repair				
Hearing location(s):							
Date:	Time:	Location: (be specific)	Comment:				
August 6, 2019	10:00 AM	Health Care Authority Cherry Street Plaza <b>Apple Conference Room 127</b> 626 8 <sup>th</sup> Ave, Olympia WA 98504	Metered public parking is available street side around building. A map is available at: <u>https://www.hca.wa.gov/assets/program/Driving-</u> <u>parking-checkin-instructions.pdf</u> or directions can be obtained by calling: (360) 725-1000				
Date of intended ado	ption: Not s	ooner than August 7, 2019 (Note:					
Submit written comm	ents to:						
Name: HCA Rules Coo	ordinator						
Address: PO Box 427		WA 98504-2716					
Email: arc@hca.wa.gov							
Fax: (360) 586-9727							
Other:							
By (date) <u>August 6, 20</u>							
Assistance for perso		abilities:					
Contact Amber Lougheed							
Phone: (360) 725-1349							
Fax: (360) 586-9727							
TTY: Telecommunicati	•	. ,					
Email: amber.lougheed	d@hca.wa.g	<u>ov</u>					
Other:							
By (date) <u>August 2, 20</u>							
these rules to align with	h section 50		<b>y changes in existing rules:</b> The agency is amending ns Act, 2016 and section 5002 of the 21 <sup>st</sup> Century Cures ct.				

Reasons suppor	rting proposal: See Pur	pose	
Statutory author	ity for adoption: PCW/	41.05.021, 41.05.160, 42 CFR 431.16 Section 1903(i)(2	7) of the Social Security Act
		+1.03.021, +1.03.100, +2 OF R +31.10 Geoloff 1903()/2	
Statute being im	plemented: RCW 41.05	6.021, 41.05.160	
Is rule necessary	v bocauso of a		
Federal La	•		🛛 Yes 🗆 No
Federal Co	$\Box$ Yes $\boxtimes$ No		
State Cour		□ Yes ⊠ No	
		1903(i)(27) of the Social Security Act	
	nts or recommendation	s, if any, as to statutory language, implementation, e	enforcement, and fiscal
matters: N/A			
Name of propon	ent: (person or organiza	tion) Health Care Authority	Private
			Public
			☑ Governmental
Name of agency	personnel responsible	e for:	
	Name	Office Location	Phone
Drafting:	Jason Crabbe	PO Box 42716, Olympia WA 98504-2716	360-725-9563
Implementation:	Robin Brake	PO Box 45500, Olympia WA 98504-5500	360-725-0469
Enforcement:	Robin Brake	PO Box 45500, Olympia WA 98504-5500	360-725-0469
Is a school distr If yes, insert state	-	ent required under RCW 28A.305.135?	🗆 Yes 🛛 No
The public ma	ly obtain a copy of the sc	hool district fiscal impact statement by contacting:	
Name:			
Address	S:		
Phone:			
Fax: TTY:			
Email:			
Other:			
Is a cost-benefit	analysis required und	er RCW 34.05.328?	
🗆 Yes: A pr	eliminary cost-benefit an	alysis may be obtained by contacting:	
Name:			
Address	S:		
Phone:			
Fax:			
TTY: Email:			
Other:			
	se explain: RCW 34.05.3	328 does not apply to Health Care Authority rules unless	requested by the Joint
	Rules Review Committe		, , ,

Regulatory	/ Fairness Act Cost Considerations for a S	mall Busin	ess Economic Impact Statement:			
This rule proposal, or portions of the proposal, <b>may be exempt</b> from requirements of the Regulatory Fairness Act (see chapter 19.85 RCW). Please check the box for any applicable exemption(s):						
adopted so	lely to conform and/or comply with federal sta	tute or regu	CW 19.85.061 because this rule making is being lations. Please cite the specific federal statute or describe the consequences to the state if the rule is not			
Citation and	d description: 42 CFR 431.16 Section 1903(i) e proposal, or portions of the proposal, is exe RCW 34.05.313 before filing the notice of this	mpt becaus	e the agency has completed the pilot rule process			
□ This rule	e proposal, or portions of the proposal, is exe	• •	ne provisions of RCW 15.65.570(2) because it was			
	a referendum.					
□ This rule	e proposal, or portions of the proposal, is exe	mpt under F				
	RCW 34.05.310 (4)(b)		RCW 34.05.310 (4)(e)			
	(Internal government operations)		(Dictated by statute)			
	RCW 34.05.310 (4)(c)		RCW 34.05.310 (4)(f)			
	(Incorporation by reference)		(Set or adjust fees)			
	RCW 34.05.310 (4)(d)		RCW 34.05.310 (4)(g)			
	(Correct or clarify language)		((i) Relating to agency hearings; or (ii) process			
			requirements for applying to an agency for a license or permit)			
□ This rule	e proposal, or portions of the proposal, is exe	mpt under F	• /			
	of exemptions, if necessary:		····			
If the propo			<b>NO EXEMPTION APPLIES</b> costs (as defined by RCW 19.85.020(2)) on businesses?			
🗆 No	Briefly summarize the agency's analysis sho	owing how a	costs were calculated.			
		U				
□ Yes Calculations show the rule proposal likely imposes more-than-minor cost to businesses, and a small business economic impact statement is required. Insert statement here:						
The			impost statement of the detailed cost colouistics by			
The public may obtain a copy of the small business economic impact statement or the detailed cost calculations by contacting:						
N	ame:					
	ddress:					
	hone:					
	ax:					
	TY:					
	mail:					
0	other:	Ciamot				
Date: June 28, 2019		Signat	ure:			
Name: Wendy Barcus			10110			
Name: Wei	ndy Barcus		Vendy Baraus			

AMENDATORY SECTION (Amending WSR 12-14-022, filed 6/25/12, effective 8/1/12)

WAC 182-552-0001 Respiratory care General. (1) The respiratory care, equipment, and supplies described in this chapter ((is considered part of the agency's durable medical equipment (DME) benefit. This chapter)) applies to:

(a) Medicaid clients who require respiratory care in their homes, community residential settings, and skilled nursing facilities;

(b) Providers who supply respiratory care to medicaid clients; and

(c) Licensed health care professionals whose scope of practice allows for the provision of respiratory care.

(2) The ((medicaid)) agency covers the respiratory care listed in this chapter according to the limitations and requirements in this chapter.

(3) The ((medicaid)) agency pays for respiratory care for medicaid clients when it is:

(a) Covered;

(b) Within the scope of the eligible client's medical care program;

(c) Medically necessary, as defined under chapter 182-500 WAC;

(d) Prescribed by a physician, advanced registered nurse practitioner (ARNP), or physician assistant certified (PAC) within the scope of his or her licensure;

(e) Authorized, as required within this chapter, chapters 182-501 and 182-502 WAC, and the agency's published medicaid ((<del>provider</del>)) <u>billing</u> guides and provider ((<del>notices</del>)) <u>alerts</u>;

(f) Billed according to this chapter, chapters 182-501 and 182-502 WAC, and the agency's published medicaid ((provider)) billing guides and provider ((notices)) alerts; and

(g) Provided and used within accepted medical or respiratory care community standards of practice.

(4) The agency does not require prior authorization for requests for covered respiratory care for medicaid clients that meets the clinical criteria set forth in this chapter.

(5) The agency requires prior authorization for covered respiratory care for medicaid clients when the clinical criteria set forth in this chapter are not met, including the criteria associated with the expedited prior authorization process.

(a) The ((medicaid)) agency evaluates requests requiring prior authorization on a case-by-case basis to determine whether they are medically necessary, according to the process found in WAC 182-501-0165.

(b) Refer to WAC 182-552-1300, 182-552-1325, 182-552-1350, and 182-552-1375 for specific details regarding authorization.

(6) The agency evaluates on a case-by-case basis for medical necessity and appropriateness items, procedures, and services that do not have an established procedure code available and which are billed using miscellaneous procedure codes. AMENDATORY SECTION (Amending WSR 12-14-022, filed 6/25/12, effective 8/1/12)

WAC 182-552-1400 Respiratory care—Reimbursement—General. (1) The medicaid agency pays qualified providers who meet all of the conditions in WAC 182-502-0100, for covered respiratory care provided on a fee-for-service (FFS) basis as follows:

(a) To medicaid agency-enrolled ((durable)) medical equipment (((DME))) and supplies providers, pharmacies, and home health agencies under their national provider identifier (NPI) numbers, subject to the limitations of this chapter, and according to the procedures and codes in the agency's current respiratory care medicaid ((provider)) billing guide; and

(b) In accordance with the health care common procedure coding system (HCPCS) guidelines for product classification and code assignment.

(2) ((The medicaid agency updates the maximum allowable fees for respiratory care at least once per year, unless otherwise directed by the legislature or unless deemed necessary by the agency.

(3) The medicaid agency sets, evaluates, and updates the maximum allowable fees for respiratory care using available published information including, but not limited to:

(a) Commercial databases;

(b) Manufacturer's catalogs;

(c) Medicare fee schedules; and

(d) Wholesale prices.

(4))) The medicaid agency may adopt policies, procedure codes, ((and/or)) and rates that are inconsistent with those set by medicare if the agency determines that such actions are necessary.

(((5))) <u>(3)</u> The medicaid agency's maximum payment for respiratory care is the lesser of either of the following:

(a) Provider's usual and customary charges; or

(b) Established rates, except as provided in WAC 182-502-0110(3).

(((-6))) (4) The medicaid agency is the payer of last resort for clients with medicare or third-party insurance.

 $((\frac{(7)}{)})$  (5) The medicaid agency does not pay for respiratory care provided to a client who is enrolled in an agency-contracted managed care organization (MCO), but who did not use one of the MCO's participating providers.

((<del>(8)</del>)) <u>(6)</u> The medicaid agency's ((reimbursement)) <u>payment</u> rate for covered oxygen and respiratory equipment and supplies includes all of the following:

(a) Any adjustments or modifications to the equipment that are required within three months of the date of delivery or are covered under the manufacturer's warranty. This does not apply to adjustments required because of changes in the client's medical condition;

(b) Any pick-up ((and/or)) and delivery fees or associated costs (e.g., mileage, travel time, gas, etc.);

(c) Telephone calls;

(d) Shipping, handling, ((and/or)) and postage;

(e) Maintenance for rented equipment including, but not limited to, testing, cleaning, regulating, and assessing the client's equipment;

(f) Fitting ((and/or)) or setup, or both; and

(g) Instruction to the client or client's caregiver in the appropriate use of the respiratory care.

((<del>(9)</del>)) <u>(7)</u> Respiratory care equipment, supplies, and related repairs and labor charges that are supplied to eligible clients under the following ((reimbursement)) payment methodologies are included in those methodologies and are not reimbursed under fee-for-service (FFS):

(a) Hospice provider's per diem reimbursement;

(b) Hospital's diagnosis-related group (DRG) reimbursement;

(c) Managed care organization's capitation rate;

(d) Skilled nursing facilities per diem rate; and

(e) Professional service's resource-based relative value system reimbursement (RBRVS) rate.

((<del>(10)</del>)) <u>(8)</u> The provider must make warranty information, including date of purchase, applicable serial number, model number or other unique identifier of the respiratory care equipment, and warranty period, available to the medicaid agency upon request.

((<del>(11)</del>)) <u>(9)</u> The dispensing provider who furnishes respiratory care equipment or supplies to a client is responsible for any costs incurred to have a different provider repair the equipment when:

(a) Any equipment or supply that the medicaid agency considers purchased requires repair during the applicable warranty period;

(b) The provider refuses or is unable to fulfill the warranty; and

(c) The respiratory care equipment or supply continues to be medically necessary.

(((12))) (10) If rental respiratory equipment or supplies must be replaced during the warranty period, the medicaid agency recoups fifty percent of the total amount previously paid toward rental and eventual purchase of the respiratory equipment or supply provided to the client if:

(a) The provider is unwilling or unable to fulfill the warranty; and

(b) The respiratory care equipment or supply continues to be medically necessary.

((<del>(13)</del>)) <u>(11)</u> The medicaid agency does not ((reimburse)) pay for respiratory care equipment and supplies, or related repairs and labor charges under FFS when the client is any of the following:

(a) An inpatient hospital client;

(b) Terminally ill and receiving hospice care; or

(c) Enrolled in a risk-based MCO that includes coverage for such items ((and/or)) or services, or both.

(((14))) (12) The medicaid agency rescinds any purchase order for a prescribed item if the equipment or supply was not supplied to the client before the client:

(a) Dies;

(b) Loses medical eligibility;

(c) Becomes covered by a hospice agency; or

(d) Becomes covered by an MCO.

((<del>(15)</del>)) <u>(13)</u> See <u>also</u> WAC ((<del>182-543-9100, 182-543-9200, 182-543-9300, and 182-543-9400</del>)) <u>182-543-9000</u> for ((<del>other</del>)) <u>general</u> reimbursement ((<del>methodologies</del>)).

AMENDATORY SECTION (Amending WSR 12-14-022, filed 6/25/12, effective 8/1/12)

WAC 182-552-1600 Respiratory care equipment and supplies—Reimbursement—Methodology for purchase, rental, and repair. (1) The medicaid agency sets, evaluates, and updates the maximum allowable fees for ((purchased)) respiratory care equipment and supplies at least once yearly ((using one or more of the following:

(a) The current medicare rate, as established by the federal Centers for Medicare and Medicaid Services (CMS), for a new purchase if a medicare rate is available;

(b) A pricing cluster; or

(c) On a by-report basis.

(2)), unless otherwise directed by the legislature or determined necessary by the agency.

(2) The agency sets the rates for medical equipment codes subject to the federal financial participation (FFP) limitation at the lesser of medicare's prevailing payment rates in the durable medical equipment, prosthetics, orthotics, and supplies (DMEPOS) fee schedule or competitive bid area (CBA) rate. For all other procedure codes, the agency sets rates using one of the following:

(a) Medicare fee schedules;

(b) Legislative direction;

(c) Input from stakeholders or relevant sources that the agency determines to be reliable and appropriate;

(d) Pricing clusters; or

(e) A by-report (BR) basis.

(3) When there is only a rental rate on the DMEPOS fee schedule, the agency sets the maximum allowable purchase rate at either the DME-POS rate divided by 0.15 or multiplied by ten. The agency sets the maximum allowable fee for daily rental at one three-hundredth of the new purchase price or one-thirtieth of the monthly rental rate on the DMEPOS fee schedule.

(4) When establishing ((reimbursement)) payment rates for ((purchased)) respiratory care equipment and supplies based on pricing clusters(( $\cdot$ 

(a) A pricing cluster is based on)) for a specific health care common procedure coding system (HCPCS) code(( $\cdot$ 

(b) The medicaid agency's)), the maximum allowable fee is the median or average amount of all items in the cluster. The pricing cluster is made up of all the brands/models for which the agency obtains pricing information. However, the ((medicaid)) agency may limit the number of brands/models included in the pricing cluster((. The medicaid agency considers all of the following when establishing the pricing cluster:

(i)) <u>due to any one or more of the following:</u>

(a) A client's medical needs;

((((ii))) (b) Product quality;

((<del>(iii)</del>)) <u>(c)</u> Introduction, substitution, or discontinuation of certain brands/models; ((<del>(iv) Cost; and/or</del>

(v) Available alternatives.

(c) When establishing the fee for purchased respiratory care equipment and supplies in a pricing cluster, the maximum allowable fee is the median amount of available manufacturer's list or suggested retail prices for all brands/models as noted in (b) of this subsection. (3) The medicaid agency evaluates items, procedures, and services billed using miscellaneous procedure codes, when an established code is not available, on a case-by-case basis for medical necessity, appropriateness, and reimbursement value. The medicaid agency calculates the purchase reimbursement rate for these items at eighty percent of the manufacturer's list or suggested retail price as of October thirty-first of the base year or the cost from the manufacturer's invoice.

(4) The medicaid agency's maximum allowable fees for monthly rental are updated at least once yearly and are established using one of the following:

(a) For items with a monthly rental rate on the current medicare fee schedule, as established by CMS, the medicaid agency equates its maximum allowable fee for monthly rental to the current medicare monthly rental rate;

(b) For items that have a new purchase rate but no monthly rental rate on the current medicare fee schedule, as established by CMS, the medicaid agency sets the maximum allowable fee for monthly rental at one-tenth of the new purchase price of the current medicare rate; or

(c) For items not included in the current medicare fee schedule, as established by CMS, the medicaid agency considers the maximum allowable monthly reimbursement rate as by-report. The medicaid agency calculates the monthly reimbursement rate for these items at one-tenth of eighty percent of the manufacturer's list or suggested retail price as of October thirty-first of the base year or one-tenth the cost from the manufacturer's invoice.

(5) The medicaid agency's maximum allowable fees for daily rental are updated at least once yearly and are established using one of the following:

(a) For items with a daily rental rate on the current medicare fee schedule, as established by CMS, the medicaid agency equates its maximum allowable fee for daily rental to the current medicare daily rental rate;

(b) For items that have a new purchase rate but no daily rental rate on the current medicare fee schedule, as established by CMS, the medicaid agency sets the maximum allowable fee for daily rental at one three-hundredth of the new purchase price of the current medicare rate; or

(c) For items not included in the current medicare fee schedule, as established by CMS, the medicaid agency considers the maximum allowable daily reimbursement rate as by-report. The medicaid agency calculates the daily reimbursement rate for these items at one threehundredth of eighty percent of the manufacturer's list or suggested retail price as of October thirty-first of the base year or one threehundredth of the cost from the manufacturer's invoice)) or

(d) Cost.

(5) The agency evaluates a by-report (BR) item, procedure, or service for its medical necessity, appropriateness, and payment value on a case-by-case basis. The agency's payment rate is eighty percent of the manufacturer's list price or manufacturer's suggested retail price (MSRP), or one hundred percent of the wholesale acquisition cost (AC).

(6) The ((medicaid)) agency((, with prior authorization, will)) pay for repairs of client-owned equipment only, with prior authorization (PA). In addition to agency-specific forms identified in the agency's respiratory care ((medicaid provider)) billing guide, providers must meet all of the following requirements ((must be met in order)) to receive ((authorization)) PA and ((reimbursement)) payment
for a repair of client-owned equipment:

(a) The provider must submit a manufacturer pricing sheet showing <u>the</u> manufacturer's list ((<del>or</del> suggested retail price ()) price, MSRP((+)), or manufacturer invoice showing the cost of the repair, identifying and itemizing the parts. The invoice must indicate the wholesale ((acquisition cost)) <u>AC</u>, the manufacturer's list price, or ((suggested retail price ())MSRP((+))) for all parts used in the repair for which ((reimbursement)) payment is being sought. ((Reimbursement for parts used in a repair will be:

(i) Eighty percent of the manufacturer's list or suggested retail price as of October thirty-first of the base year; or

(ii) The cost from the manufacturer's invoice.))

(b) ((Reimbursement for actual labor charges will be made according to the medicaid agency's current fee schedule.)) The provider must follow HCPCS coding guidelines and submit ((an authorization)) a PA request accordingly with actual labor units identified and supported by documentation.

(7) The agency pays for actual labor charges according to the agency's current fee schedule. The agency does not pay for base labor charges or other administrative-like fees ((will not be reimbursed)).