



CR-103P (December 2017) (Implements RCW 34.05.360)

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DATE: April 05, 2023 TIME: 10:10 AM

WSR 23-08-085

Agency: Health Care Authority
Effective date of rule:
Permanent Rules
□ 31 days after filing.
☐ Other (specify) (If less than 31 days after filing, a specific finding under RCW 34.05.380(3) is required and should
be stated below)
Any other findings required by other provisions of law as precondition to adoption or effectiveness of rule? ☐ Yes ☐ No If Yes, explain:
Purpose: HCA is amending WAC 182-550-4400 to change a reference to the chemical-using pregnant (CUP) women program to the substance-using pregnant people (SUPP) program in subsection (2)(b). HCA is also amending subsection (2)(g) to reflect that HCA no longer denies payment for claims grouped to DRG 469 or DRG 470.
Citation of rules affected by this order: New: Repealed: Amended: 182-550-4400 Suspended:
Statutory authority for adoption: RCW 41.05.021, 41.05.160
Other authority: N/A
PERMANENT RULE (Including Expedited Rule Making) Adopted under notice filed as WSR 23-06-056 on February 27, 2023 (date). Describe any changes other than editing from proposed to adopted version: None
If a preliminary cost-benefit analysis was prepared under RCW 34.05.328, a final cost-benefit analysis is available by contacting:
Name: Address: Phone: Fax: TTY:
Email: Web site:
Other:

Note: If any category is left blank, it will be calculated as zero. No descriptive text.

Count by whole WAC sections only, from the WAC number through the history note.

A section may be counted in more than one category.

The number of sections adopted in order to comply	y with:				
Federal statute:	New		Amended		Repealed
Federal rules or standards:	New		Amended		Repealed
Recently enacted state statutes:	New		Amended		Repealed
The number of sections adopted at the request of a	a nongo	vernmenta	al entity:		
	New		Amended		Repealed
The number of sections adopted on the agency's o	own initi	ative:			
	New		Amended		Repealed
The number of sections adopted in order to clarify	, stream	line, or ref	orm agency	procedu	res:
	New		Amended	<u>1</u>	Repealed
he number of sections adopted using:					
Negotiated rule making:	New		Amended		Repealed
Pilot rule making:	New		Amended		Repealed
Other alternative rule making:	New		Amended	<u>1</u>	Repealed
Date Adopted: April 5, 2023	S	Signature:	` .		
Name: Wendy Barcus			M	ngr.	Baran
Title: HCA Rules Coordinator			, •	X	

- WAC 182-550-4400 Services—Exempt from DRG payment. (1) Inpatient services are exempt from the diagnosis-related group (DRG) payment method only if they qualify for payment methods specifically mentioned in other sections of this chapter or in this section.
- (2) Subject to the restrictions and limitations in this section, the agency exempts the following services for medicaid and CHIP clients from the DRG payment method. This policy also applies to covered services paid through medical care services (MCS) and any other stateadministered program, except when otherwise indicated in this section. The exempt services are:
- (a) Withdrawal management services when provided in a hospital having a withdrawal management provider agreement with the agency to perform these services.
- (b) Hospital-based intensive inpatient withdrawal management, medical stabilization, and drug treatment services provided to ((chemical-using pregnant (CUP) women by a certified)) substance-using pregnant people (SUPP) clients by an agency-approved hospital. These are medicaid program services and are not covered or funded by the agency through MCS or any other state-administered program.
- (c) Acute physical medicine and rehabilitation (acute PM&R) services.
- (d) Psychiatric services. An agency designee that arranges to pay a hospital directly for psychiatric services may use the agency's payment methods or contract with the hospital to pay using different methods.
- (e) Chronic pain management treatment provided in a hospital approved by the agency to provide that service.
- (f) Administrative day services. The agency pays administrative days for one or more days of a hospital stay in which an acute inpatient or observation level of care is not medically necessary, and a lower level of care is appropriate. The administrative day rate is based on the statewide average daily medicaid nursing facility rate, which is adjusted annually. The agency may designate part of a client's stay to be paid an administrative day rate upon review of the claim or the client's medical record, or both.
- (g) Inpatient services recorded on a claim grouped by the agency to a DRG for which the agency has not published an all-patient DRG (AP-DRG) or all-patient refined DRG (APR-DRG) relative weight. The agency will deny payment for claims grouped to (($\frac{DRG}{469}$, $\frac{DRG}{470}$)) APR DRG 955(($\frac{1}{7}$)) or APR DRG 956.
- (h) Organ transplants that involve heart, intestine, kidney, liver, lung, allogeneic bone marrow, autologous bone marrow, pancreas, or simultaneous kidney/pancreas. The agency pays hospitals for these organ transplants using the ratio of costs-to-charges (RCC) payment method. The agency maintains a list of DRGs which qualify as transplants on the agency's website.

[1] OTS-4326.3