

# Important Issues in Coding & Billing

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PRESENTED BY:

JEAN ACEVEDO, LHRM, CPC, CHC, CENTC, AAPC FELLOW CHRISTOPHER ACEVEDO, CHC



### About the Speaker



### Jean Acevedo, LHRM, CPC, CHC, CENTC, AAPC Fellow President & Senior Consultant

Jean Acevedo, LHRM, CPC, CHC, CENTC has over 30 years of health care experience and founded Acevedo Consulting in 2000. She has a particular expertise in chart audits, compliance & education relative to physician and other health care professionals' documentation and coding. Jean has also been an expert witness in civil litigation and an investigative consultant for the DOJ and FBI in Federal fraud cases.

Recognizing physician reimbursement is moving from a pure "fee for service" model to one reimbursing for quality and value, her firm has helped ACOs, and physician organizations understand the rules and nuances of diagnosis coding and the impact on Medicare Risk Adjustment (MRA) coding. She continues to provide chart reviews, physician education and compliance support to the firm's clients.

Jean is a member of several Coding Institute Editorial Advisory Boards. She has been a Participant in CMS' Medicare Provider Feedback Group, CMS Division of Provider Information Planning and Development since 2007 and is a member of the Jurisdiction 9 MAC's Provider Outreach and Education Advisory Group. She is a frequently sought after speaker for local and national meetings as she possesses the unique perspective of avoiding risk and liability while optimizing reimbursement in our highly regulated health care industry.



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This presentation is a general summary that explains certain aspects of the Medicare Program and other reimbursement and coding information but is not a legal document. The official CPT® codes and Medicare Program provisions are contained in the relevant documents.

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### Agenda

- Payer Documentation Requirements
- Medical Necessity
  - a/k/a being able to keep the money!
- Evaluation and Management Changes
- Common Documentation Errors

#### "10 Iron Rules of Medicare"\*

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\* Quote from Attorney Larry Oday; Modern Healthcare, June 19, 2000

- 1. Just because it has a code, that doesn't mean it's covered.
- 2. Just because it's covered, that doesn't mean you can bill for it.
- 3. Just because you can bill for it, that doesn't mean you'll get paid for it.
- 4. Just because you've been paid for it, that doesn't mean you can keep the money.
- 5. Just because you've been paid once, that doesn't mean you'll get paid again.
- 6. Just because you got paid in one state doesn't mean you'll get paid in another state
- You'll never know all the rules.
- 8. Not knowing the rules can land you in the slammer.
- 9. There's always some schlemiel who doesn't get the message.
- 10. There's always some schmendrik (jerk) who gets the message and ignores it.



### New Physicians Need to Understand

- You tell the payer what you did (and what you want to be paid for) with CPT® or HCPCS codes
  - 5-digit medical codes that represent the item or service and allow all physicians to speak the same language
- You tell the payer why you provided that service or item(the medical necessity) by linking ICD-10-CM diagnosis codes to each CPT® and/or HCPCS code.
  - Reporting an unspecified ICD-10 code (Cancer of the breast, unspecified breast, unspecified quadrant)
     (sinusitis not stated as acute or chronic) can lead to
    - Denials
    - Down coding
    - Audits



### Payer Documentation Requirements



#### Medical Record Documentation

#### Validates

- The site of service
  - Is it appropriate for the service and patient's condition?
- The appropriateness of the services provided
  - Not experimental
  - Meets but doesn't exceed patient's medical need
  - Ordered and performed by qualified personnel
- The accuracy of the billing
  - CPT®/HCPCS codes accurately represent what is documented
  - ICD-10-CM codes are supported by clinical documentation
- Identity of the caregiver (provider)
  - Who personally performed the service?
  - Legible signature



### Medical Necessity

Medicare law requires that in order for expenses incurred for items or services to be covered, they must be "reasonable and necessary for the diagnosis or treatment of illness or injury or to improve the functioning of a malformed body member."

CMS Glossary for Beneficiaries defines medical necessity as: "Services or supplies that: are proper and needed for the diagnosis or treatment of your medical condition, are provided for the diagnosis, direct care, and treatment of your medical condition, meet the standards of good medical practice in the local area, and aren't mainly for the convenience of you or your doctor. "



## Evaluation & Management Services ("visits") 2021 & 2023 Changes



### Biggest E/M CPT® Changes in >20 Years

- In 2021 office or other outpatient visits were impacted
  - 99202-99205
    - 99201 was deleted
  - · 99212-99215
    - 99211 remains and is not impacted by these changes
- In 2023 Consultations, Hospital/Observation, SNF/NF, Home/ALF Visits are now also chosen based on either
  - Complexity of Medical Decision Making, or
  - How much time you spent in pre-, intra- and post-visit activities
- Level of service code choices are totally revamped
  - How time is computed changed dramatically
  - Determining medical decision making is more definitive
  - Medically appropriate history and/or physical exam
    - No more counting bullets!



### What did and didn't change

- All medical necessity requirements remain in place whether choosing an E/M code based on time or medical decision making.
  - The documented Chief Complaint/Reason for Today's Visit and the narrative History of Present Illness (HPI) set the stage for determining the complexity of MDM.
- Rules for modifiers (e.g., -25) have not changed
  - The patient presents with recurrent knee pain. States the injection helped and would like another injection today.
- Previously nebulous terms such as "stable chronic illness," or when a "problem" can be counted in determining MDM are now defined.



### Let's look at coding E/M based only on Time...



#### Time: Countable Activities

Physician/other qualified health care professional time includes the following activities, when performed on the date of the OV: [emphasis added]

- preparing to see the patient (e.g., review of tests)
- obtaining and/or reviewing separately obtained history
- performing a medically appropriate examination and/or evaluation
- counseling and educating the patient/family/caregiver
- ordering medications, tests, or procedures
- referring and communicating with other health care professionals (when not separately reported)
- documenting clinical information in the electronic or other health record
   But only on the date of the visit
- independently interpreting results (not separately reported) and communicating results to the patient/family/caregiver
- care coordination (not separately reported)

### Time\* for Office Visits

\*Must meet or exceed these times

O/O E/M Code	Minutes
99202	15
99203	30
99204	45
99205	60
99212	10
99213	20
99214	30
99215	40

# E&M Documentation and Coding: Using MDM



### Complexity of Medical Decision Making

#### 3 Elements

- Number and Complexity of Problems <u>Addressed</u>
- 2. Amount and/or Complexity of Data to be **Reviewed and Analyzed**
- 3. Risk of Complications and/or Morbidity and Mortality of **Patient Management**

2:3 Elements of MDM must meet or exceed to qualify for a given level of service.



#### **MDM** Definitions

**Problem addressed:** A problem is addressed or managed when it is evaluated or treated at the encounter by the physician or other qualified health care professional reporting the service. This includes consideration of further testing or treatment that may not be elected by virtue of risk/benefit analysis or patient/parent/guardian/surrogate choice. Notation in the patient's medical record that another professional is managing the problem without additional assessment or care coordination documented does not qualify as being 'addressed' or managed by the physician or other qualified health care professional reporting the service. Referral without evaluation (by history, exam, or diagnostic study[ies]) or consideration of treatment does not qualify as being addressed or managed by the physician or other qualified health care professional reporting the service.



#### **MDM** Definitions

Stable, chronic illness: A problem with an expected duration of at least a year or until the death of the patient. For the purpose of defining chronicity, conditions are treated as chronic whether or not stage or severity changes (eg, uncontrolled diabetes and controlled diabetes are a single chronic condition). 'Stable' for the purposes of categorizing medical decision making is defined by the specific treatment goals for an individual patient. A patient that is not at their treatment goal is not stable, even if the condition has not changed and there is no short- term threat to life or function. For example, a patient with persistently poorly controlled blood pressure for whom better control is a goal is not stable, even if the pressures are not changing and the patient is asymptomatic. The risk of morbidity without treatment is significant. Examples may include well-controlled hypertension, non-insulin dependent diabetes, cataract, or benign prostatic hyperplasia. [emphasis added]

### Element #1. Number and Complexity of Problems Addressed



- Multiple new or established conditions may be addressed at the same time and may affect medical decision making.
- Symptoms may cluster around a specific diagnosis and each symptom is not necessarily a unique condition.
- Comorbidities/underlying diseases, in and of themselves, are not considered in selecting a level of E/M services *unless* they are addressed and their presence increases the amount and/or complexity of data to be reviewed and analyzed or the risk of complications and/or morbidity or mortality of patient management.
- The final diagnosis for a condition does not in itself determine the complexity or risk, as extensive evaluation may be required to reach the conclusion that the signs or symptoms do not represent a highly morbid condition.
- Multiple problems of a lower severity may, in the aggregate, create higher risk due to interaction.

### Element #2. Amount and/or Complexity of Data to be Reviewed and Analyzed





**Test:** Tests are imaging, laboratory, psychometric, or physiologic data. A clinical laboratory panel (eg, basic metabolic panel [80047]) is a single test. The differentiation between single or multiple unique tests is defined in accordance with the CPT code set.



**External:** External records, communications and/or test results are from an external physician, other qualified health care professional, facility or healthcare organization.



**External physician or other qualified healthcare professional:** An external physician or other qualified health care professional is an individual who is not in the same group practice or is a different specialty or subspecialty.

### Element #3: Risk of Complications and/or Morbidity and Mortality of Patient Management

- Definitions of risk are based upon the usual behavior and thought processes of a physician or other qualified health care professional in the same specialty. Trained clinicians apply common language usage meanings to terms such as 'high', 'medium', 'low', or 'minimal' risk and do not require quantification for these definitions, (though quantification may be provided when evidence-based medicine has established probabilities).
- For the purposes of medical decision making, level of risk is based upon consequences of the problem(s) addressed at the encounter when appropriately treated. Risk also includes medical decision making related to the need to initiate or forego further testing, treatment and/or hospitalization.

### Element #3: Risk of Complications and/or Morbidity and Mortality of Patient Management

Prescription Drug Management (moderate complexity)

VS.

Drug therapy requiring intensive monitoring for toxicity (high complexity): A drug that requires intensive monitoring is a therapeutic agent that has the potential to cause serious morbidity or death. The monitoring is performed for assessment of these adverse effects and not primarily for assessment of therapeutic efficacy. The monitoring should be that which is generally accepted practice for the agent, but may be patient specific in some cases. Intensive monitoring may be long-term or short term. Long-term intensive monitoring is not less than quarterly. The monitoring may be by a lab test, a physiologic test or imaging. Monitoring by history or examination does not qualify.

### Element #3: Risk of Complications and/or Morbidity and Mortality of Patient Management

Drug therapy requiring intensive monitoring for toxicity (cont'd): .... The monitoring affects the level of medical decision making in an encounter in which it is considered in the management of the patient. Examples may include monitoring for a cytopenia in the use of an antineoplastic agent between dose cycles or the short-term intensive monitoring of electrolytes and renal function in a patient who is undergoing diuresis. Examples of monitoring that does not qualify include monitoring glucose levels during insulin therapy as the primary reason is the therapeutic effect (even if hypoglycemia is a concern); or annual electrolytes and renal function for a patient on a diuretic as the frequency does not meet the threshold.



### Medical Decision Making

- Four types of medical decision making are recognized:
  - 1. straightforward,
  - 2. low,
  - 3. moderate, and
  - 4. high.



### MDM Table

Level	Problem Complexity	Amt/Complexity of Data Reviewed/Analyzed	Risk of Patient Management
Straightforward	Minimal  1 self-limited or minor problem	Minimal or none	Minimal risk of morbidity from additional diagnostic testing or treatment
Low	2 or more self-limited or minor problems; or     1 stable, chronic illness; or     1 acute, uncomplicated illness or injury or     1 stable, acute illness or     1 acute, uncomplicated illness or injury requiring hospital inpatient or observation level of care	Limited (must meet the requirements of at least 1 out of 2 categories)  Category 1: Tests and documents  • Any combination of the 2 from the following:  • Review of prior external note(s) from each unique source*;  • Review of the result(s) of each unique test(s)*  • Ordering of each unique test(s)*  Or  Category 2: Assessment requiring an independent historian(s) (For the categories of independent interpretation of tests and discussion of management or test interpretation, see moderate or high)	Low risk of morbidity from additional diagnostic testing or treatment

OVs 99202, 99212

Consultations 99242, 99252

SNF/NF: 99307

ED: 99282

Hospital Visits
99221, 99231

Consultations 99243. 99253

SNF/NF: 99304/99308

ED: 99283



### MDM Table – Moderate Complexity

Level	Problem Complexity	Amt/Complexity of Data Reviewed/Analyzed	Risk of Patient Management
Moderate	<ul> <li>Moderate</li> <li>1 or more chronic illnesses with exacerbation, progress, or side effects of treatment</li> <li>2 or more stable, chronic illnesses</li> <li>1 undiagnosed new problem with uncertain prognosis;</li> <li>1 acute illness with systemic symptoms;</li> <li>1 acute, complicated injury</li> </ul>	Moderate (Must meet the requirements of at least 1 out of 3 categories)  Category 1: Tests, documents, or independent historian(s)  • Any combination of three of the following:  • Review of prior external note(s) from each unique source*;  • Review of the result(s) of each unique test*  • Assessment requiring an independent historian(s)  or  Category 2: Independent interpretation of tests  • Independent interpretation of a test performed by another physician/other qualified health care professional (not separately reported);  or	<ul> <li>Moderate risk of morbidity from additional diagnostic testing or treatment</li> <li>Examples only:         <ul> <li>Prescription drug management</li> <li>Decision regarding minor surgery with identified patient or procedure risk factors</li> <li>Decision regarding elective major surgery without identified patient or procedure risk factors</li> <li>Diagnosis or treatment significantly limited by social determinates of health</li> </ul> </li> </ul>

O/V: 99204, 99214 Hospital: 99222, 99232 SNF/NF: 99305, 99309 Home/Residence: 99344, 99349 Consults: 99244, 99254

: 99284

### MDM Table – Moderate Complexity (continued)



Level	Problem Complexity	Amt/Complexity of Data Reviewed/Analyzed	Risk of Patient Management
Moderate	Moderate (Continued)	Category 3: Discussion of management or test interpretation  • Discussion of management or test interpretation with external physician/other qualified health care professional/appropriate source (not separately reported)	

O/V: 99204, 99214
Hospital: 99222, 99232
SNF/NF: 99305, 99309
Home/Residence: 99344, 99349
Consults: 99244, 99254
ED: 99284



### MDM Table Continued – High Complexity

Level	Problem Complexity	Amt/Complexity of Data Reviewed/Analyzed	Risk of Patient Management
High	High	Extensive (Must meet the requirements of at least 2 out of 3 categories)  Category 1: Tests, documents or independent historian(s) (Continued)  Any combination of 3 from the following:  Review of prior external note(s) from each unique source*  Review of the result(s) of each unique test;  Ordering of each unique test*;  Assessment requiring an independent historian(s)  or  Category 2: Independent interpretation of tests  Independent interpretation of a test performed by another physician/other qualified health care professional (not separately reported);  or  Category 3: Discussion of management or test interpretation  Discussion of management or test interpretation with external physician/other qualified health care professional/appropriate source (not separately reported)	High risk of morbidity from additional diagnostic testing or treatment  Examples only (Continued):  Decision regarding emergency major surgery Decision regarding hospital or escalation of hospital-level care Decision not to resuscitate or to deescalate care because of poor prognosis Parenteral controlled substances Drug therapy requiring intensive monitoring for toxicity Decision regarding elective major surgery with identified patent or procedure risk factors

O/V: 99205, 99215 Hospital: 99223, 99233 SNF/NF: 99306, 99310 Home/Residence: 99345, 99350 Consults: 99245, 99255 ED: 99285

### Clinical Example of the 3 Elements: Coded 99213



- 1. #/Complexity of the Problems Addressed
  - Doing well. No joint pain or swelling. Tolerating meds
- 2. Amount/Complexity of the Data to be Reviewed/Analyzed
  - Plan Orders: CRP, Sed Rate, CBC w/diff, CMP
- 3. Risk of Complications of Patient Management
  - Included in the Plan: Methotrexate 15 mg (6 tabs) weekly, folic acid 1 mg daily,

1 stable chronic illness: Low/99213

3 Unique tests: Moderate/99214

Rx Mgmt: Moderate/99214

What code level do you think this is and why?



# Clinical Example of the 3 Elements:

#/Complexity of the Problems Addressed
 OA, right knee still with pain

1 unstable chronic illness: Moderate/99214

2. Amount/Complexity of the Data to be Reviewed/Analyzed

1 test: Minimal/99212

3. Risk of Complications of Patient Management

Aleve, Voltaren gel, physical therapy

Consider MRI

OTC, PT: Low/99213

What code level do you think this is and why?



# Example of the 3 Elements:

- #/Complexity of the Problems Addressed
   Osteoporosis will be treated now that BMD has reduced significantly and FRAX is elevated
- Amount/Complexity of the Data to be Reviewed/Analyzed
   (Inhouse) bone density. Sent Vitamin D level and calcium level
- 3. Risk of Complications of Patient Management continue calcium and vitamin D 2000 IU per day Evista per Dr. Smith restart Prolia

1+ unstable chronic illness: Moderate/99214

2 lab tests ordered: Limited/99213

Rx management: Moderate/99214

What code level do you think this is and why?



### CMS's Complexity Add-on Code: G2211



#### G2211 Defined

#### G2211:

"Visit complexity inherent to evaluation and management associated with medical care services that serve as the continuing focal point for all needed health care services and/or with medical care services that are part of ongoing care related to a patient's single, serious condition or a complex condition."

2024 Par amount - FL Loc 3: \$16.54

### O/O E/M - G2211 Visit Inherent Complexity Add-On Code





This add-on code will better recognize the resource costs associated with evaluation and management visits for primary care and longitudinal care.



Generally, it will be applicable for Office and Other Outpatient visits as an additional payment, recognizing the inherent costs involved when clinicians are the continuing focal point for al needed services, or are part of ongoing care related to a patient's single, serious condition or a complex condition.

For example, a primary care clinician, as the continuing focal point for all needed health care services for a patient, often bears the cognitive load, responsibility, and an accountability for building the most effective, trusting relationship possible amongst evaluating and managing other health care problems during a visit.

Building an effective longitudinal relationship, in and of itself, is a key aspect of providing reasonable and necessary medical care and will make the patient more likely to comply with treatment recommendations after the visit and during future visits.

It's the work building this important relationship between the practitioner and patient for primary and longitudinal care that has been previously unrecognized and unaccounted for during E/M visits.

### CMS CR 13451 *(Effective 1/1/24)*



This code [sic G2211] is not restricted to medical professionals based on specialties. Instead, it should be used by medical professionals, regardless of specialty, with O/O E/M visits of any level (other than those reported with the -25 modifier) for the care that serves as the continuing focal point for all needed health care services and/or with medical care services that are part of ongoing care related to a patient's single, serious condition or a complex condition.



### When G2211 Should Not be Reported

- When the O/O E/M code has modifier -25 appended, and
- "Furthermore, in contrast to situations where the patient's overall, ongoing care is being managed, monitored, and/or observed by a specialist for a particular disease condition, we continue to believe that there are many visits with new or established patients where the O/O E/M visit complexity add-on code would not be appropriately reported, such as when the care furnished during the O/O E/M visit is provided by a professional whose relationship with the patient is of a discrete, routine, or time-limited nature; such as, but not limited to,
  - a mole removal or referral to a physician for removal of a mole;
  - for treatment of a simple virus;
  - for counseling related to seasonal allergies,
  - initial onset gastroesophageal reflux disease;
  - treatment for a fracture;
  - and where comorbidities are either not present or not addressed, and/or when the billing practitioner has not taken
    responsibility for ongoing medical care for that particular patient with consistency and continuity over time, or does not plan
    to take responsibility for subsequent ongoing medical care for that particular patient with consistency and continuity over
    time."



### Other Coding and Documentation Nuances



#### **Common Documentation Errors**

- Services were rendered by one provider and billed by another provider
  - Understand incident-to and shared visit billing
    - You must be in the office suite for ancillary staff's services to be billed under your name and NPI for "incident to" billing
    - Shared/Split visits are only allowed in a facility setting
      - Inpatient hospital, outpatient hospital, SNF
  - If employing an ARNP/CNS or PA
    - They MUST have their own Medicare number
    - Must be following your plan of treatment to bill as the physician
    - Cannot bill their visits under you ("incident-to") if they see a new patient
      - Or they see an established patient with a new problem, or if they change <u>anything</u>
    - Check private/managed care payers' criteria



#### **Common Documentation Errors**

- Conflicting information in the medical record
  - The diagnosis on the claim is not consistent with the diagnosis in the medical record
  - "denies erectile dysfunction" female patient's review of systems
  - Review of systems states "denies knee pain," in a patient presenting with knee pain as the chief complaint
- Insufficient documentation for billing an E/M and a procedure
  - Modifier -25
- Documentation does not support the payer's requirements for coverage (payment)
  - $\circ\,$  3 or more months of more conservative treatment for Visco supplementation, for example



#### 2024 PFS and Telehealth\*

- Finalized the proposal to add health and well-being coaching services to the Medicare Telehealth Services List on a temporary basis for CY 2024. Also finalized the addition of HCPCS code G0136 (Administration of a standardized, evidence-based Social Determinants of Health Risk Assessment tool, 5-15 minutes) to the Medicare Telehealth Services List.
- Claims billed with POS 10 (Telehealth Provided in Patient's Home) would be paid at the non-facility PFS rate. "We believe this policy will protect access to mental health and other telehealth services by aligning with telehealth-related flexibilities that were extended via the CAA, 2023."
- Removal of frequency limitations for Subsequent Inpatient Visits, Subsequent Nursing Facility Visits, and Critical Care Consultation for 2024..



### Telehealth: Telephone Visits\*

E&M visit via a telephone call by a Medicare provider
who can bill an E&M code
(physician, ARNP, CNS, PA, CRNA)

Telephone Evaluation and Management Services codes

• 99441: telephone evaluation and management service; 5-10 minutes

• 99442: ....11-20 minutes

• 99443: ...21 or more minutes

\*Medicare allowable equates to 99212, 99213, 99214



## There's a lot to know... QUESTIONS?



### **About Acevedo Consulting Incorporated**

Acevedo Consulting Incorporated prides itself on not providing cookie-cutter programs, but a quality work product formulated and designed to meet your desired goals. We treat each client as unique, and we tailor our reviews, recommendations, training and action plans accordingly. **One size does not fit all!** 

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info@AcevedoConsulting.com

www.AcevedoConsultingInc.com

561.278.9328