



Attention Home Health Agencies!

Sign up now for the HH-PPS-L listserv at <http://www.cms.hhs.gov/apps/maillinglists/>.

Get your Medicare news as it happens!

MLN Matters Number: SE0643

Related Change Request (CR) #: N/A

Related CR Release Date: N/A

Effective Date: N/A

Related CR Transmittal #: N/A

Implementation Date: N/A

Note: This article was updated on October 10, 2012, to reflect current Web addresses. All other information remains unchanged.

Submitting Home Health Requests for Anticipated Payment Under Revised OASIS Reporting Requirements

Important Note: Medicare fee-for-service (FFS) has instituted a contingency plan for NPI implementation that delays the requirement for the NPI beyond May 23, 2007. For details regarding this delay, please see MLN Matters article MM5595 at <http://www.cms.gov/outreach-and-education/medicare-learning-network-mln/mlnmattersarticles/downloads/MM5595.pdf> on the CMS website.

Provider Types Affected

Home health agencies (HHAs) billing Medicare regional home health intermediaries (RHHIs)

Background

HHAs are required to collect Outcomes and Assessment Information Set (OASIS) data on all Medicare and Medicaid patients. This data is submitted to State agencies for quality and outcomes reporting. It is also used to generate the payment group code the HHA submits on its requests for anticipated payment (RAPs) to the RHHIs.

In the past, OASIS regulations required HHAs to lock OASIS data for transmission to the State agency within 7 days of completion. To ensure that the OASIS data used for payment was the same data that was submitted to the State, the *Medicare Claims Processing Manual* requires OASIS data to be locked before a RAP can be submitted. This consistency limits the administrative workloads associated with cancellation and resubmission of RAPs, for both HHAs and RHHIs. Locking the data allows HHAs to finalize the data for payment without transmitting it to the State system.

Disclaimer

This article was prepared as a service to the public and is not intended to grant rights or impose obligations. This article may contain references or links to statutes, regulations, or other policy materials. The information provided is only intended to be a general summary. It is not intended to take the place of either the written law or regulations. We encourage readers to review the specific statutes, regulations and other interpretive materials for a full and accurate statement of their contents.

On December 23, 2005, the Centers for Medicare & Medicaid Services (CMS) published new OASIS regulations that removed the locking requirement effective June 21, 2006. New HAVEN software (Version 7.0) based on new OASIS data specifications (Version 1.50) has been developed. This reporting also informed HHAs that the lock date requirement would be removed from the OASIS data specifications and HAVEN software many agencies use to transmit to the States. This change in regulations does not alter Medicare's need to ensure that data submitted for payment and quality is consistent. Believing that HHAs could no longer finalize OASIS data through locking it, CMS announced via an Open Door Forum that it intended to require HHAs to transmit their OASIS data to the State prior to submitting RAPs.

CMS has learned recently that while the lock date and requirement has been removed from the OASIS data specifications, the ability to lock an OASIS assessment has been retained in the new OASIS software – HAVEN 7.0 (OASIS data specifications version 1.50). Once data entry for an assessment is completed, the HAVEN Management Screen shows that the assessment is "Locked (Export Ready)" and a payment group code is available for use on the RAP. As a result, HHAs can still comply with the *Medicare Claims Processing Manual* requirement to lock assessments prior to submitting RAPs. That billing requirement will not be changed.

Guidance for Compliance with New Regulations Changes Effective June 21, 2006

CMS recognizes that HHAs need guidance about how to respond to the new regulations effective June 21, 2006. HHAs have three options that are fully compliant with current billing instructions. Discs containing the HAVEN 7.0 (data specifications version 1.50) software, which removes the lock date but retains the "Locked (Export Ready)" status, will be mailed in the next few days. HHAs should review the options below before choosing whether to install this new software immediately.

Option 1 – Continue to Use Software Other than HAVEN That Locks Assessments

If your HHA billing software is integrated with OASIS data and contains an internal locking feature, you may continue to use that locking feature. You may continue to submit RAPs when that data is locked. If your software has not been changed in anticipation of OASIS changes, this option will mean no change to your current process is necessary.

Option 2 – Continue Using HAVEN 6.2 (version 1.40) Software to Lock Assessments

When your HHA receives HAVEN 7.0 (version 1.50), you may choose not to install this new software. You may continue to lock and transmit data using HAVEN 6.2 (version 1.40), submitting RAPs when the data is locked. CMS has analyzed the short term impact of HHAs continuing to use HAVEN 6.2 (version 1.40). There will be a small number of records that were previously accepted that will now be rejected due to inconsistencies among the pressure ulcer, stasis ulcer, or surgical wound items. These records can be corrected by the user and re-submitted. New warnings will be issued if the record is submitted more than 30 days after the completion date or if there is an inconsistency between the primary diagnosis code and severity code. Otherwise, these HHAs will be unaffected by not implementing HAVEN 7.0 (version 1.50) in the short term.

Disclaimer

This article was prepared as a service to the public and is not intended to grant rights or impose obligations. This article may contain references or links to statutes, regulations, or other policy materials. The information provided is only intended to be a general summary. It is not intended to take the place of either the written law or regulations. We encourage readers to review the specific statutes, regulations and other interpretive materials for a full and accurate statement of their contents.

Agencies who continue to use HAVEN 6.2 in the short term must be aware that this software does not support the submission of a National Provider Identifier (NPI). Therefore, it cannot be used on or after the NPI effective date of May 23, 2007.

You should migrate to HAVEN 7.0 or begin to use other software that includes a lock feature by May 22, 2007.

Option 3 – Migrate to HAVEN 7.0 (version 1.50)

Upon receipt of HAVEN 7.0 (version 1.50) software, your HHA may choose to install that software. If you do so, you will need an agency procedure to ensure that all assessments are in a "Locked (Export Ready)" status before submitting the corresponding RAP.

HHAs That HAVE Already Made Changes Regarding Locking OASIS Data

If your HHA has already made changes to your software to remove the OASIS lock date and the locking function, you should temporarily develop internal procedures for establishing that OASIS data is finalized for transmission to the State, equivalent to the prior state of being locked, before submitting your RAPs. This internal procedure should include a date the OASIS data was finalized, which could be compared to the dates of submission of RAPs in any future audit of your records. As soon as possible you should revise your processes to use one of the compliant options described above.

Timing and Frequency

Under all three options described above, the requirements of the December 23, 2005 OASIS regulation remain in effect. There is no mandatory timeframe for assessments to be locked. They simply need to be locked before the corresponding RAP is submitted. Also, HHAs may submit OASIS data to the State as frequently or infrequently as they choose to, so long as assessments are submitted within 30 days of the date reported in OASIS item M0090 (Date Assessment Completed), as required by the regulation. HHAs can assess whether smaller, more frequent batches of submissions have the advantage of reducing transmission time. CMS intends these policies to give HHAs greater flexibility in defining their business, financial and quality control policies and procedures.

Once an assessment record is submitted to the OASIS State system, both version 1.40 and version 1.50 can be accepted. Records submitted using version 1.50 will have the new edits in place including removal of the locking of data requirement and the inclusion of the 30-day function.

Additional Information

If you have any questions, please contact your RHHI at their toll-free number, which is available at <http://www.cms.gov/Research-Statistics-Data-and-Systems/Monitoring-Programs/provider-compliance-interactive-map/index.html> on the CMS website.

Disclaimer

This article was prepared as a service to the public and is not intended to grant rights or impose obligations. This article may contain references or links to statutes, regulations, or other policy materials. The information provided is only intended to be a general summary. It is not intended to take the place of either the written law or regulations. We encourage readers to review the specific statutes, regulations and other interpretive materials for a full and accurate statement of their contents.