I. SUMMARY OF CHANGES: Under the existing legislated payment floor, electronic media claims (EMC) may be paid no earlier than the 14th day after the date of receipt (13-day waiting period). Non-electronic claims cannot be paid earlier than the 27th day after the date of receipt (26-day waiting period). The Health Insurance Portability and Accountability Act (HIPAA) requires that claims submitted electronically effective October 16, 2003 be in a format that complies with the appropriate standard adopted for national use.

The Administrative Simplification and Compliance Act (ASCA) further requires that claims be submitted to Medicare electronically, with some exceptions effective October 16, 2003. A contingency plan has been invoked to temporarily accept electronic claims in a non-HIPAA format after October 15, 2003 while submitters complete implementation and testing efforts. To support the goal in the HHS July 24, 2003, HIPAA contingency planning document that trading partners be encouraged to comply with the HIPAA standards requirements as soon as possible, CMS is modifying its contingency plan. Only those claims submitted electronically in a HIPAA-compliant claim format will now be considered eligible for payment as early as the 14th day after the date of receipt. All other claims, including those submitted electronically in a pre-HIPAA format under a Medicare contingency plan, will not be paid earlier than the 27th day after the date of receipt.

CROWD is not being modified. Only HIPAA-compliant claims are now to be reported as electronic media claims (EMC) in CROWD. All other claims (non-HIPAA EMC as well as paper claims) are to be reported as if hard-copy claims in CROWD for payment floor purposes.

Do not recalculate the payment floor for claims processed or awaiting satisfaction of the payment floor before completion of system changes as required in this instruction. This change will be applied on a prospective, not a retroactive, basis.

NEW/REVISED MATERIAL - EFFECTIVE DATE: July 1, 2004
IMPLEMENTATION DATE: July 6, 2004

Disclaimer for manual changes only: The revision date and transmittal number apply only to the red italicized material. Any other material was previously published and remains unchanged. However, if this revision contains a table of contents, you will only receive the new/revised information, and not the entire table of contents.
II. CHANGES IN MANUAL INSTRUCTIONS:
(R = REVISED, N = NEW, D = DELETED)

<table>
<thead>
<tr>
<th>R/N/D</th>
<th>CHAPTER/SECTION/SUBSECTION/TITLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>R</td>
<td>1/80.2.1 Receipt Date</td>
</tr>
<tr>
<td>R</td>
<td>1/80.2.1.1 Payment Ceiling Standards</td>
</tr>
<tr>
<td>R</td>
<td>1/80.2.1.2 Payment Floor Standards</td>
</tr>
<tr>
<td>R</td>
<td>1/80.2.2.1 Determining and Paying Interest</td>
</tr>
</tbody>
</table>

III. FUNDING: *Medicare contractors only:

These instructions should be implemented within your current operating budget.

IV. ATTACHMENTS:

<table>
<thead>
<tr>
<th></th>
<th>Business Requirements</th>
</tr>
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<tbody>
<tr>
<td>X</td>
<td>Manual Instruction</td>
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<tr>
<td></td>
<td>Confidential Requirements</td>
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<tr>
<td></td>
<td>One-Time Notification</td>
</tr>
</tbody>
</table>
SUBJECT: Modification of CMS’ Medicare Contingency Plan for HIPPA Implementation

The APASS maintainer and associated FIs are waived from implementing this requirement on July 6, 2004, due to their upcoming transition to the FISS system. However, they must implement this requirement upon transitioning to the FISS system.

I. GENERAL INFORMATION

A. Background: Under the existing legislated payment floor, electronic media claims (EMC) may not be paid earlier than the 14th day after the date of receipt (13-day waiting period). Non-electronic claims cannot be paid earlier than the 27th day after the date of receipt (26-day waiting period). The Health Insurance Portability and Accountability Act (HIPAA) requires that claims submitted electronically effective October 16, 2003 be in a format that complies with the appropriate standard adopted for national use. Claims submitted via direct data entry (DDE) where supported by a carrier or intermediary are considered to be HIPAA-compliant electronic claims.

The Administrative Simplification and Compliance Act (ASCA) requires that claims be submitted to Medicare electronically by October 16, 2003, with some exceptions. A contingency plan has been invoked to temporarily accept electronic claims in a non-HIPAA format after October 15, 2003 while submitters complete implementation and testing efforts. To support the goal in the HHS July 24, 2003, HIPAA contingency planning document that trading partners be encouraged to comply with the HIPAA standards requirements as soon as possible, CMS is modifying application of the payment floor. Only those claims submitted electronically in a HIPAA-compliant claim format will now be considered eligible for payment as early as the 14th day after the date of receipt. All other claims, including those submitted electronically in a pre-HIPAA format under a Medicare contingency plan, will not be paid earlier than the 27th day after the date of receipt.

For CROWD workload reporting purposes, only HIPAA-compliant electronic claims may now be reported in the EMC category. Non-HIPAA compliant EMC must now be included in the total reported in the paper claims category. This payment floor differentiation between HIPAA-compliant and non-HIPAA-compliant electronic claims does not apply to the payment ceiling (30-days for all clean claims), nor to the Contractor Performance Evaluation (CPE) requirement that 95% of clean electronic (HIPAA or non-HIPAA compliant) and paper claims be processed by the statutorily specified timeframes.

B. Policy: By regulation, Medicare has been prohibited for 10 years from paying electronic claims earlier than the 14th day after the date of receipt, and non-electronic claims earlier than the 27th day after the date of receipt.
C. Provider Education: A provider education article related to this instruction will be available at www.cms.hhs.gov/medlearn/matters shortly after the CR is released. You will receive notification of the article release via the established "medlearn matters" listserv. Contractors shall post this article to their Web site or place a link to the article on the medlearn matters website, and include it in a listserv message, within one week of the availability of the provider education article. In addition, the provider education article must be included in your next regularly scheduled bulletin.

The “job aid” accompanying this instruction should be given to provider customer service representatives (CSRs) to assist them in answering provider questions.

II. BUSINESS REQUIREMENTS

“Shall” denotes a mandatory requirement
"Should" denotes an optional requirement

<table>
<thead>
<tr>
<th>Requirement #</th>
<th>Requirements</th>
<th>Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>2981.1 Ch. 1, Sec. 80.2.1.2</td>
<td>Make system changes as needed to identify non-HIPAA EMC and to report non-HIPAA EMC in the paper claim category for workload reporting purposes.</td>
<td>All contractors and shared system maintainers</td>
</tr>
<tr>
<td>2981.2 Ch. 1, Sec. 80.2.1.2</td>
<td>Make system changes as needed to recalculate the EMC and non-EMC claims totals in CROWD.</td>
<td>All contractors, shared system maintainers, and CO CROWD system maintainers</td>
</tr>
<tr>
<td>2981.3 Ch. 1, Sec. 80.2.1.2</td>
<td>Apply the 27-day payment floor to all non-HIPAA EMC, including 837 version 4010 claims. Limit use of the 14-day payment floor to NCPDP HIPAA claims and 837 version 4010A1 claims.</td>
<td>All contractors and shared system maintainers</td>
</tr>
</tbody>
</table>

III. SUPPORTING INFORMATION AND POSSIBLE DESIGN CONSIDERATIONS

A. Other Instructions: The prior methodology for calculation of EMC totals for workload reporting purposes will continue to apply, but separate calculations must now be conducted to determine the total for those claims that have been submitted in X12.837 version 4010A1, the NCPDP HIPAA format, and via DDE separate from the total for non-HIPAA compliant electronic claims. The total of non-HIPAA EMC must now be included in the paper claims total for CROWD reporting purposes.
B. Design Considerations: N/A

<table>
<thead>
<tr>
<th>X-Ref Requirement #</th>
<th>Recommendation for Medicare System Requirements</th>
</tr>
</thead>
</table>

C. Interfaces:

D. Contractor Financial Reporting /Workload Impact: See A.

E. Dependencies: Implementation of the separately issued instructions to require electronic submission of Medicare claims, with some exceptions.

F. Testing Considerations: N/A

IV. SCHEDULE, CONTACTS, AND FUNDING

<table>
<thead>
<tr>
<th>Effective Date: July 1, 2004</th>
<th>Implementation Date: July 6, 2004</th>
<th>These instructions should be implemented within your current operating budget.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pre-Implementation Contact(s): Kathleen Simmons (<a href="mailto:Ksimmons@cms.hhs.gov">Ksimmons@cms.hhs.gov</a>)</td>
<td>Post-Implementation Contact(s): Kathleen Simmons (<a href="mailto:Ksimmons@cms.hhs.gov">Ksimmons@cms.hhs.gov</a>)</td>
<td></td>
</tr>
</tbody>
</table>

Attachment
CSR Guide

Thank you for your call regarding CR 2981 – the change to CMS’ Medicare contingency plan for HIPAA implementation. After July 1st of this year, Medicare will treat electronic claims that are not HIPAA compliant like paper claims, for payment timeliness, which means the payment of non-HIPAA compliant claims will take 13 additional days. Only those claims submitted electronically and in a HIPAA compliant format will now be considered as eligible for Medicare payment on the 14th day after receipt. All other claims, including paper and those submitted electronically in a pre-HIPAA format under a Medicare contingency plan, will not be paid earlier than the 27th day after the date of receipt. Not submitting HIPAA compliant electronic claims to us could result in delays in your payments beginning the latter half of July. Medicare is authorizing this modification to encourage providers to quickly move to using HIPAA formats, and as a measured step toward ending the contingency plan completely. To ensure that you continue to receive prompt payments from Medicare, be sure your billing of electronic claims are HIPAA compliant by July 1 of this year. If you need assistance with submitting HIPAA compliant claims to us, you can talk to our EDI department. (Offer to connect caller directly or provide the number to the caller). You may also want to go to the CMS website: (www.cms.hhs.gov/hipaa/hipaa2/default.asp) for more information.
80.2.1 – Receipt Date

(Rev. 114, 02-27-04)

A3-3600.1-Item 7

The receipt date is the date the carrier or FI receives a claim on which the data are sufficiently complete to qualify as a claim. The receipt date is used to calculate interest payments when due for clean claims, to report statistical data on claims to CMS, such as in workload reports, and to determine if a claim was received timely.

Paper claims received by 5:00 p.m. on a business day, or by closing time if the carrier or FI routinely ends its public business day between 4:00 p.m. and 5:00 p.m., must be considered as received on that date, even if the carrier or FI does not open the envelopes in which the claims are received or does not enter the data into the claims processing system until a later date. Paper claims received after 5:00 p.m. or the carrier or FI’s close of business between 4:00 p.m. and 5:00 p.m. may be considered as received on the next business day.

Paper claims are considered received if delivered to the carrier or FI’s place of business by the U.S. Postal Service, picked up from a P.O. box(es), or otherwise delivered to the carrier or FI’s place of business by its normal close of business time. If the carrier or FI uses a P.O. box for receipt of mailed claims, it must have its mail picked up from its box(es) at least once per business day unless precluded on a particular day by the emergency closing of its office or its postal box site.

As electronic claim tapes and diskettes that may be submitted by providers or their agents to an FI are also subject to manual delivery, rather than direct electronic transmission, the paper claim receipt date establishment rule also applies to establish the date of receipt of claims submitted on such tapes and diskettes.

Electronic claims transmitted directly to a FI, carrier, or to a clearinghouse with which the FI or carrier contracts as its representative for the receipt of its claims, by 5:00 p.m. in the FI’s or carrier’s time zone, or by its closing time if it routinely closes between 4:00 p.m. and 5:00 p.m., must likewise be considered as received on that day even if the FI or carrier does not upload or process the data until a later date. NOTE: The payment floor differentiation in 80.2.1.2 does not apply when establishing date of receipt. Use the same methodology to establish the date of receipt for all electronic claims.

Paper and electronic claims that do not meet the basic legibility, format, or completion requirements are not considered as received for claims processing and may be rejected from the claims processing system. Rejected claims are not considered as received until resubmitted as corrected, complete claims. The carrier or FI may not use the data entry date, the date of passage of front-end edits, the date the document control number is assigned, or any date other than the actual calendar date of receipt as described above to establish the official receipt date of any claim.
The following exception applies to establishment of receipt date. Where its system or hours of operation permit, an FI or carrier may, at its option, classify a paper or electronic claim received between 5:00 p.m. (or its closing time between 4:00 p.m. and 5:00 p.m.) and midnight, or on a Saturday, Sunday, holiday, or during an emergency closing period as received on the actual calendar date of delivery or receipt. Unless its office closes early in an isolated situation due to an emergency, its cutoff time for establishment of a receipt date may never be earlier than 4:00 p.m.

A carrier or FI may not make system changes, extend its hours of operation, or incur significant additional costs solely to begin to accommodate late receipts if not already equipped to do so.

The cutoff time for paper claims may not exceed the cutoff time for electronic claims. A number of carriers or FIs have reported that a later electronic cutoff time has been an incentive for provider use of electronic filing. Carriers and FIs are encouraged to use this tool where their system and overnight batch run schedules permit. Likewise, at a carrier or FI’s option, it may consider electronic claims received on a weekend or holiday as received on the actual calendar date of receipt, even though paper claims received in a P.O. box on a weekend or holiday would not be considered received until the next business day.

Where a carrier or FI prepares bills for payment for purchased DME because the $50 tolerance is exceeded (see §40.4.1) it establishes any date consistent with its system processing requirements as the receipt date for the second and succeeding bills. It uses the date as close to its payment as possible.

**80.2.1.1 - Payment Ceiling Standards**

*(Rev. 114, 02-27-04)*

A3-3600.1A.1, B2-5240.11.C

Payment ceilings were implemented for clean claims received by the carrier or FI on or after April 1, 1987. “Clean” claims must be paid or denied within the applicable number of days from their receipt date as follows:

<table>
<thead>
<tr>
<th>Time Period for Claims Received</th>
<th>Applicable Number of Calendar Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>01-01-93 through 09-30-93</td>
<td>24 for EMC and</td>
</tr>
<tr>
<td></td>
<td>27 for paper claims</td>
</tr>
<tr>
<td>10-01-93 and later</td>
<td>30</td>
</tr>
</tbody>
</table>

All claims (i.e., paid claims, partial and complete denials, no payment bills) including PIP and EMC claims are subject to the above requirements.

Interest must be paid on claims that are not paid within the ceiling period.
The count starts on the day after the receipt date and it ends on the date payment is made. For example, for clean claims received October 1, 1993, and later, if this span is 30 days or less, the requirement is met.

RAPs submitted by home health agencies under the HH PPS (records with type of bill 322 or 332 and dates of service on or after October 1, 2000) are not Medicare claims as defined under the Social Security Act. Since they are not considered claims, they (records with type of bill 322 or 332 and dates of service on or after October 1, 2000) are not subjected to payment ceiling standards and interest payment.

For purposes of the payment floors and ceilings, *for Medicare purposes*:

An “electronic claim” is one that is submitted via central processing unit (CPU) to CPU transmission, tape, diskette, direct data entry, direct wire, or personal computer upload or download. Claims submitted via digital FAX/OCR, diskette or touch-tone phone are not counted or paid as EMC. See §80.2.1.2 for differentiation between electronic claims that comply with the requirements of the standard implementation guides adopted for national use under HIPAA and those submitted electronically using pre-HIPAA formats supported by Medicare. This HIPAA format differentiation applies to the payment floor, but not to the ceiling.

A “paper claim” is submitted and received on paper, including fax print-outs. This also includes claims the carrier or FI received on paper and read electronically with OCR technology.

**80.2.1.2 - Payment Floor Standards**

*(Rev. 114, 02-27-04)*


Carriers or FIs do not pay, issue, mail, or otherwise pay for any claim received from providers within the waiting period as indicated below. The length of the waiting period is determined by the date a claim is received. The carrier or FI starts its count on the day after the day of receipt. For example, a paper claim received October 1, 2003, can be paid on or after October 28, 2003. An electronic claim received November 1, 2002, can be paid on or after November 15, 2002. See §80.2.1.1 for the definition of EMC and paper claims.

<table>
<thead>
<tr>
<th>Claim Receipt Date</th>
<th>Waiting Period (Days)</th>
</tr>
</thead>
<tbody>
<tr>
<td>01-01-93 through 09-30-93</td>
<td>14 for EMC and</td>
</tr>
<tr>
<td></td>
<td>26 for paper claims</td>
</tr>
<tr>
<td>10-01-93 through 6/30/04</td>
<td>13 for EMC and</td>
</tr>
<tr>
<td></td>
<td>26 for paper claims</td>
</tr>
</tbody>
</table>
NOTE: No-payment claims are not subject to the payment floor standards. Also RAPs submitted by Home Health Agencies and PIP payments are not considered claims. PIP payment and payment for RAPs are not subject to payment floor standards.

Effective October 16, 2003, HIPAA requires that claims submitted to Medicare electronically comply with standard claim implementation guides adopted for national use under HIPAA. Claims submitted via direct data entry (DDE) where supported by carriers and FIs are considered to be HIPAA-compliant electronic claims. A contingency plan has been approved to enable claims to continue to be submitted temporarily after October 15, 2003 in a pre-HIPAA electronic format supported by Medicare. Effective July 1, 2004, the Medicare contingency plan is being modified to encourage migration to HIPAA formats. Effective July 1, 2004, for purposes of the payment floor, only those claims submitted in a HIPAA-compliant format will be paid as early as the 14th day after the date of receipt. Claims submitted electronically under a pre-HIPAA format supported by Medicare under the contingency plan period, including the UB-92 flat file, the National Standard Format (NSF), a pre-version 4010A1 X12 837, or on paper after July 1, 2004 will not be eligible for payment earlier than the 27th day after the date of receipt. All claims subjected to the 27-day payment floor, including non-HIPAA electronically submitted claims, are to be reported in the paper claims category for workload reporting purposes.

This differentiation in treatment of HIPAA-compliant and non-HIPAA-compliant electronic claims does not apply to Contractor Performance Evaluation (CPE) reviews of carriers and FIs conducted by CMS. For CPE purposes, carriers and FIs must continue to process the CPE specified percentage of clean paper and clean electronic (HIPAA or non-HIPAA) claims within the statutorily specified timeframes.

80.2.2.1 - Determining and Paying Interest

(Rev. 114, 02-27-04)

The carrier or FI must pay interest on clean, non-PIP (FIs) claims for which it does not make payment within 30 calendar days beginning on the day after the receipt date. It will select claims for interest based upon:

- Reimbursement amount is greater than zero.
- Processing time exceeds 30 days (Julian payment date minus Julian receipt date equals more than 30).

The interest rate and formula for calculation are shown above. The interest rate is determined by the rate applicable on the carrier or FI’s payment date.
The carrier or FI applies interest to the payment after all deductions (e.g., deductible, coinsurance, and MSP). Interest is rounded to the nearest penny.

**A - Reporting Interest Payment on Remittance Record**

*See 100-22 for remittance advice completion instructions.*

**B - Payment Made to Beneficiary**

If payment is made directly to the beneficiary on a clean claim for which the carrier or FI did not make payment within the applicable number of days (as described in subsection A.1.) the carrier or FI must apply interest. It adds the following messages on any beneficiary notice that it prepares:

> Your payment includes interest since we were unable to process your claim timely.

**C - Claims Paid Upon Appeal**

Interest payments are not payable on clean claims initially processed to denial and on which payment is made subsequent to the initial decision as a result of an appeal request. This applies to appeals where more than the applicable number of days elapsed before an initial denial, but the claim was later paid upon appeal. Where an appeal of a previously paid claim results in increased payment FIs follow the following section.

**D - Interest on Postpayment Denials and Other Adjustments**

If a paid claim is later denied in full, the carrier or FI recovers any interest paid as well as the incorrect payment. It does not pay interest on the related no payment bill. If the claim is partially denied, interest is payable on the reduced amount. The FI recalculates the interest due based upon the new reimbursement amount. It uses the rate of interest and elapsed days applicable to the original claim. This can be accomplished by applying a ratio of the new reimbursement amount (from its debit action) to the reimbursement amount on the initial claim (from its credit action). It multiplies the result by the interest amount paid on the initial claim. The result is the interest amount payable on its debit action. The following formula is used to calculate interest:

\[
\text{Interest} = \frac{\text{Debit action reimbursement amount}}{\text{Credit action reimbursement amount}} \times \text{original interest paid}
\]

Use of the formula is preferable to expanding an FI system to handle multiple scheduled payment dates and calculation procedures.