MEDICARE PAYMENT FOR COVID-19 VIRAL TESTING:
Skilled Nursing Facility/Nursing Facility

Is the resident/patient being tested enrolled in Medicare? (testing via facility point of care (POC) kit or other viral test)
- no: Not payable by Medicare; go to payer hierarchy slide.
- yes: Is the resident/patient in a Part A skilled nursing facility (SNF) stay?
  - no: Is the resident/patient showing symptoms of COVID-19?
    - no: Has the resident/patient had a known or suspected exposure? Is there a new outbreak in the facility?
      - no: Is the resident/patient receiving an initial/baseline diagnostic test for (re)opening of a facility?
        - no: Is the resident/patient being tested to determine resolution of infection (only recommended in limited circumstances)?
          - no: Not payable by Medicare; go to payer hierarchy slide.
          - yes: A facility bills Medicare for diagnostic laboratory testing through SNF consolidated “bundled” billing.
        - yes: Was the sample for the test collected and tested by an onsite or external clinical laboratory, with a CLIA certificate?
          - no: Was the sample for the test personally collected by a physician/practitioner or a member of their office staff?
            - no: The lab performing the test bills the CLFS testing code. The lab cannot bill for specimen collection or travel.
            - yes: The physician/practitioner bills applicable Physician Fee Schedule (PFS) visit code (e.g. nursing facility E/M) for the professional service.
              - If the test is performed during a clinic visit or other service in the outpatient setting, the outpatient facility bills the applicable Outpatient Prospective Payment System (OPPS) clinic visit code (G0463), or other applicable OPPS code, for the facility fee.
              - The lab performing the test bills the CLFS testing code. The lab cannot bill for specimen collection or travel.
          - yes: Was the sample for the test collected and tested by an onsite or external clinical laboratory, with a CLIA certificate?
            - yes: If the lab travels to collect the sample for the test, and performs the test, the lab may bill the Medicare Clinical Lab Fee Schedule (CLFS) for travel, specimen collection, and performance of the test.
              - If the collection of the sample for the test is in the same location as the performance of the test (e.g. if a CLIA lab is inside a nursing facility), the lab bills the CLFS for performing the test, and does not bill for specimen collection or travel.

Not payable by Medicare; go to payer hierarchy slide.
Medicare

- Medicare is the primary payer for most Medicare covered testing for beneficiaries enrolled in Medicare, including Medicare-Medicaid dually eligible individuals.
  - For dually eligible individuals, Medicaid may cover additional testing (beyond what is covered by Medicare) based on Medicaid policy.
  - There are some uncommon instances where Medicare could be the secondary payer for a Medicare covered service, discussed here: https://www.medicare.gov/supplements-other-insurance/how-medicare-works-with-other-insurance

- Medicare covers the following diagnostic viral testing for nursing home residents and patients:
  - Testing residents with signs or symptoms of COVID-19
  - Testing asymptomatic residents with known or suspected exposure to an individual infected with SARS-CoV-2 including close and expanded contacts (e.g., there is an outbreak in the facility)
  - Initial (baseline) testing of asymptomatic residents without known or suspected exposure to an individual infected with SARS-CoV-2 as part of the recommended reopening process
  - Testing to determine resolution of infection


- Medicare does not cover non-diagnostic tests (i.e., testing done for public health surveillance purposes).

- Given that conditions and circumstances may be similar in some other congregate living settings, such as intermediate care facilities for individuals with intellectual disabilities, assisted living facilities, and group homes, Medicare Administrative Contractors have the discretion to apply the coverage and payment criteria for nursing homes to other appropriate settings during the public health emergency.

- Medicare will make payment for one diagnostic test per resident/patient without an order from a physician, practitioner, pharmacist, or other authorized health care professional. All subsequent tests require such an order.

- States should contact the Contractor Medical Directors at their local MAC for specific guidance on coverage and payment for Medicare services. Contact information for the Medicare A/B Contractor Medical Directors for each jurisdiction is here: https://www.cms.gov/files/document/cmd-public-directory-june-2020.pdf
Providers should contact the state Medicaid agency and/or contracted Medicaid managed care plan for information on testing coverage, payment, and coding for Medicaid beneficiaries. Medicaid pays after most other payers.

The Families First Coronavirus Response Act (FFCRA) (Public Law No. 116-127), and Coronavirus Aid, Relief, and Economic Security (CARES) Act (Public Law No. 116-136), added a new optional Medicaid eligibility group for uninsured individuals, effective March 18, 2020.

Individuals eligible for the new group ("COVID-19 testing group") receive a limited benefit package of services related to testing and diagnosis of COVID-19 that are rendered during the public health emergency period.


This program provides reimbursement directly to eligible providers for COVID-19 testing and treatment services furnished to uninsured individuals. Reimbursement is generally made at the Medicare payment rate.

To access these funds, providers must enroll in the program as a provider participant, sign the terms and conditions of the program, check patient eligibility, and submit patient information. Once they have done so, they can submit claims for direct reimbursement for COVID-19 testing and treatment services furnished to uninsured individuals on or after February 4, 2020.

Providers must verify and attest that to the best of the provider's knowledge at the time of claim submission, the patient was uninsured at the time the services were provided. If the provider subsequently receives reimbursement for any items from other coverage, the provider must return the payment that duplicates other reimbursement to HRSA.

Individuals who are enrolled in a state's Medicaid program under the new optional Medicaid COVID-19 testing group are not considered uninsured for purposes of provider payment of COVID-19 testing services through this HRSA program. However, providers can attest to the HRSA program terms and conditions for COVID-19 treatment services provided to individuals enrolled in the new optional Medicaid COVID-19 testing group.

Additional information is available here: https://www.hrsa.gov/coviduninsuredclaim/frequently-asked-questions
Section 6001 of the Families First Coronavirus Response Act (FFCRA) generally requires group health plans and health insurance issuers to provide benefits for certain items and services related to testing for the detection or the diagnosis of COVID-19 when those items or services are furnished on or after March 18, 2020, and during the public health emergency.

Under FFCRA, plans and issuers must provide this coverage without imposing any cost-sharing requirements (including deductibles, copayments, and coinsurance), prior authorization, or other medical management requirements.

Section 3201 of the Coronavirus Aid, Relief, and Economic Security (CARES) Act amended section 6001 of the FFCRA to include a broader range of diagnostic tests that plans and issuers must cover without any cost-sharing requirements, prior authorization, or other medical management requirements.

Section 3202(a) of the CARES Act generally requires plans and issuers providing coverage for these items and services to reimburse any provider of COVID-19 diagnostic testing an amount that equals the negotiated rate or, if the plan or issuer does not have a negotiated rate with the provider, the cash price for such service that is listed by the provider on a public website. (The plan or issuer may negotiate a rate with the provider that is lower than the cash price.)

Additionally, during the public health emergency, section 3202(b) of the CARES Act requires providers of diagnostic tests for COVID-19 to make public the cash price of a COVID-19 diagnostic test on the provider’s public internet website or face potential enforcement action including civil monetary penalties.

Health insurance issuers and group health plans must cover COVID-19 diagnostic testing as determined medically appropriate by the individual’s health care provider, consulting CDC guidelines as appropriate.

Health insurance issuers and group health plans are not required to cover non-diagnostic tests (i.e., testing done for public health surveillance purposes) without cost-sharing.

Additional information is available here, including information on which tests are required to be covered: https://www.cms.gov/files/document/FFCRA-Part-43-FAQs.pdf
The Centers for Disease Control and Prevention (CDC) awarded funds and provided guidance to state and local jurisdictions to help them access this funding through existing cooperative agreement mechanisms.

Jurisdictions may use this funding for a variety of activities including:

- Enhancing testing capacity.
- Establishing or enhancing the ability to aggressively identify cases, conduct contact tracing and follow up, as well as implement appropriate containment measures.
- Controlling COVID-19 in high-risk settings and protect vulnerable or high-risk populations.
- Improving morbidity and mortality surveillance.
- Working with healthcare systems to manage and monitor system capacity.

Additional information is available here: https://www.hhs.gov/about/news/2020/04/23/updated-cdc-funding-information.html

Provider Relief Fund

- HHS is making payments to facilities and providers to provide financial relief in response to the COVID-19 pandemic.
- Funds must be used for increased healthcare related expenses or lost revenue attributable to coronavirus. They may not be used for expenses or lost revenue that have been reimbursed from other sources or that other sources are obligated to reimburse.
- This funding is for a broad range of unreimbursed expenses, and does not change Medicare or Medicaid coverage or coordination of benefits.

Additional information on eligibility, payment formulas, and distribution timeline, is available here: https://www.hhs.gov/coronavirus/cares-act-provider-relief-fund/index.html
Key Medicare Clinical Lab Fee Schedule (CLFS) Codes

- **87426** (Infectious agent antigen detection by immunoassay technique, (e.g., enzyme immunoassay [EIA], enzyme-linked immunosorbent assay [ELISA], immunochemiluminometric assay [IMCA]) qualitative or semiquantitative, multiple-step method; severe acute respiratory syndrome coronavirus (e.g, SARS-CoV, SARS-CoV-2 [COVID-19]))

- **P9603** (Per mile travel allowance)

- **P9604** (Per Flat-Rate Trip Basis Travel Allowance)

- **G2023** (Specimen collection for severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) (Coronavirus disease [COVID-19]), any specimen source)

- **G2024** (Specimen collection for severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) (Coronavirus disease [COVID-19]), from an individual in a skilled nursing facility or by a laboratory on behalf of a home health agency, any specimen source)
