Federally Qualified Health Centers and Rural Health Clinics
## Revision History

<table>
<thead>
<tr>
<th>Version</th>
<th>Date</th>
<th>Reason for Revisions</th>
<th>Completed By</th>
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<tbody>
<tr>
<td>1.0</td>
<td>Policies and procedures as of October 1, 2015 Published: February 25, 2016</td>
<td>New document</td>
<td>FSSA and HPE</td>
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<tr>
<td>1.1</td>
<td>Policies and procedures as of April 1, 2016 Published: December 15, 2016</td>
<td>Scheduled update</td>
<td>FSSA and HPE</td>
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<tr>
<td>1.2</td>
<td>Policies and procedures as of April 1, 2016 <em>(CoreMMIS updates as of February 13, 2017)</em> Published: February 13, 2017</td>
<td>CoreMMIS update</td>
<td>FSSA and HPE</td>
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<tr>
<td>2.0</td>
<td>Policies and procedures as of May 1, 2017 Published: September 12, 2017</td>
<td>Scheduled update</td>
<td>FSSA and DXC</td>
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| 3.0     | Policies and procedures as of August 1, 2018 Published: February 14, 2019 | Scheduled update:  
- Reorganized and edited text as needed for clarity  
- Merged relevant information from the Medical Policy Manual  
- Modified the note at the beginning of the module with standard wording  
- Updated links to the new IHCP website  
- Updated information about FQHC status and FQHC look-alikes in the Federally Qualified Health Centers section  
- In the Rendering Providers section:  
  - Clarified that the list of providers represents qualifying practitioners for a valid encounter  
  - Changed nurse practitioner to APRN  
  - Removed the note about physician assistants not being able to obtain an IHCP rendering Provider ID  
- In the Covered FQHC and RHC Services section, included that FQHCs and RHCs are subject to the same PA requirements as other IHCP providers | FSSA and DXC |
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<td>• Added the <em>Change in Scope of Services</em> section</td>
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<td>• In the <em>FQHC and RHC Encounters</em> section, defined a valid encounter, added descriptions for the place of service codes, and clarified billing guidance</td>
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<td>• Added billing guidance in the <em>Multiple Encounters per Date of Service</em> section</td>
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<td>• Added billing information in the <em>Hospital Services</em> section</td>
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<td>• Clarified information about crossover claims in the <em>Claims for Dually Eligible Members</em> section</td>
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Federally Qualified Health Centers and Rural Health Clinics

Note: For updates to coding, coverage, and benefit information, see IHCP Banner Pages and Bulletins at in.gov/medicaid/providers.

The information in this module applies to services provided under the fee-for-service delivery system. Within the managed care delivery system, individual managed care entities (MCEs) establish their own coverage criteria, prior authorization requirements, billing procedures, and reimbursement methodologies. For services covered under the managed care delivery system, providers must contact the Healthy Indiana Plan (HIP), Hoosier Care Connect, or Hoosier Healthwise member’s MCE or refer to the MCE provider manual for specific policies and procedures. MCE contact information is included in the IHCP Quick Reference Guide available at in.gov/medicaid/providers.

Introduction

Federally qualified health centers (FQHCs) and rural health clinics (RHCs) are facilities designated to provide healthcare services to medically underserved urban and rural communities. FQHCs receive government grants, which help them provide primary care services to all patients, regardless of their ability to pay. FQHCs and RHCs have increased the use of nonphysician practitioners, such as physician assistants and nurse practitioners, in rural areas.

The Indiana Health Coverage Programs (IHCP) provides reimbursement for medical care provided to its members in FQHCs and RHCs.

Provider Enrollment Considerations

IHCP requirements for FQHC and RHC enrollment are described in the following sections. See the Provider Enrollment module for more information about enrolling as an IHCP provider and updating provider information on file.

Federally Qualified Health Centers

FQHCs receive funds through the Public Health Service (PHS) Act and receive FQHC status from the Health Resources and Services Administration (HRSA), an agency of the U.S. Department of Health and Human Services. For IHCP reimbursement purposes, FQHCs and FQHC look-alikes are treated the same. For information regarding this process, contact the Indiana Primary Health Care Association at (317) 630-0845 or info@indianapca.org.

To enroll as an FQHC with the IHCP, providers must forward the HRSA Notice of Award (NoA) letter granting them FQHC or FQHC look-alike status, along with their completed application, to the IHCP Provider Enrollment Unit. The provider must also submit the proper financial documents to Myers and Stauffer LC, the IHCP rate-setting contractor, to have a reimbursement rate determined for the FQHC. Myers and Stauffer forwards the rate document to the Provider Enrollment Unit so the encounter rate can be loaded into the Core Medicaid Management Information System (CoreMMIS).
Rural Health Clinics

RHC services are defined in *Code of Federal Regulations* 42 CFR 405.2411 and 42 CFR 440.20. RHCs receive Medicare designation through the CMS.

Clinics must contact the Indiana State Department of Health (ISDH) to request RHC status for the IHCP. The IHCP requires all RHCs to submit finalized (reviewed or audited) cost reports and copies of their Medicare rate letters to Myers and Stauffer. For more information about becoming an RHC under the IHCP, contact the ISDH at (317) 233-1325 or (317) 233-7474, the Indiana Primary Health Care Association at (317) 630-0845, or other practice consultants.

Rendering Providers

The IHCP reimburses FQHCs and RHCs for valid encounters with the following qualifying practitioners:

- Physician
- Physician assistant
- Advanced practice registered nurse (APRN)
- Clinical psychologist
- Clinical social worker
- Dentist
- Dental hygienist
- Podiatrist
- Optometrist
- Chiropractor

All physicians associated with the clinic must have an individual IHCP-issued Provider ID. Physicians must also report their National Provider Identifier (NPI) to the IHCP. The Provider IDs and NPIs must be linked to the FQHC or RHC.

Enrollment Changes

When a rendering provider is no longer associated with the FQHC or RHC, the clinic must notify the Provider Enrollment Unit in writing or via the Provider Maintenance page of the Provider Healthcare Portal (Portal) so that the information on file for the clinic provider is current.

Each time an FQHC or RHC facility expands or decreases its scope of service and receives an adjustment to its encounter rate, Myers and Stauffer must forward the new rate letter to the Provider Enrollment Unit to ensure that reimbursement remains accurate.

If the CMS notifies a clinic that its FQHC or RHC status has been terminated, the provider must send a copy of the termination to the ISDH, which then forwards it to the Provider Enrollment Unit. The provider must enroll as a medical clinic until FQHC or RHC status is reinstated. Failure to do so will result in disenrollment as a provider and loss of any managed care members assigned to primary medical providers (PMPs) linked to that location.
Covered FQHC and RHC Services

The IHCP considers any ambulatory service included in the Medicaid State Plan to be a covered FQHC or RHC service, if the FQHC or RHC offers such a service. FQHCs and RHCs are subject to the same prior authorization requirements as other IHCP providers.

The IHCP reimburses FQHCs and RHCs for services to homebound individuals only in the case of FQHCs and RHCs located in areas with shortages of home health agencies, as determined by the FSSA.

FQHCs and RHCs can provide preventive services and encounters, care coordination, and Early and Periodic Screening, Diagnosis, and Treatment (EPSDT)/HealthWatch services (see the Early and Periodic Screening, Diagnosis, and Treatment (EPSDT)/HealthWatch module).

For information on telemedicine services provided by FQHCs and RHCs, see the Telemedicine and Telehealth Services module.

Change in Scope of Services

The IHCP understands changes in the scope of FQHC and RHC services. The IHCP considers changes in scope of services on a case-by-case basis, when providers meet filing requirements with Myers and Stauffer prior to the occurrence of a planned change in scope of services. The FQHC or RHC must, on their own behalf, correspond with Myers and Stauffer to complete the change in scope of services. For more information, see the Indiana FQHC/RHC Change in the Scope of Service Guidelines, accessible from the Myers and Stauffer website at mslc.com.

FQHC and RHC Billing and Reimbursement

The IHCP reimburses FQHCs and RHCs for services – and supplies incidental to such services – that the IHCP would otherwise cover if furnished by a physician or incidental to a physician’s services.

In accordance with Section 702 of the Medicare, Medicaid, and State Children’s Health Insurance Program (SCHIP) Benefits Improvement and Protection Act of 2000 (BIPA), the IHCP implemented the prospective payment system (PPS) for reimbursing FQHCs and RHCs for IHCP-covered services. FQHCs and RHCs receive a facility-specific PPS rate determined by Myers and Stauffer. Myers and Stauffer forwards the specific PPS rate information to DXC, and the Provider Enrollment Unit loads the applicable PPS rate for reimbursement of Healthcare Common Procedure Coding System (HCPCS) code T1015 – Clinic, visit/encounter, all-inclusive to the specific provider enrollment file for reimbursement of fee-for-service FQHC and RHC claims.

FQHC and RHC Encounters

A valid FQHC or RHC encounter is defined as a face-to-face visit between an IHCP member and a qualifying practitioner (see the Rendering Providers section) at an FQHC, RHC, or other qualifying, nonhospital setting.

All FQHC and RHC facilities are required to submit fee-for-service claims for valid medical encounters to the IHCP on the professional claim (CMS-1500 claim form, Portal professional claim, or 837P transaction) using HCPCS encounter code T1015.
Additionally, claims for valid FQHC and RHC encounters must include one of the following place-of-service codes:

- 11 – Office
- 12 – Home
- 31 – Skilled nursing facility
- 32 – Nursing facility
- 50 – Federally qualified health center
- 72 – Rural health clinic

FQHC and RHC claims submitted with a place of service 11, 12, 31, 32, 50, or 72 that do not include the T1015 encounter code are denied for EOB 4121 – T1015 must be billed with a valid CPT/HCPCS code. Providers can resubmit these claims with the T1015 code properly included on the claim.

In addition to the T1015 encounter code, FQHC and RHC providers must use all Current Procedural Terminology (CPT®) and HCPCS procedure codes appropriate to the services provided during the visit. For claims containing the T1015 encounter code, the claim logic compares the other procedure codes used to a list of valid procedure codes approved by the Family and Social Services Administration (FSSA) as meeting criteria for the encounter code, and adjudicates the claim as follows:

- If the claim contains one of the allowable procedure codes from the encounter criteria, all procedure codes other than the T1015 encounter code are denied for explanation of benefits (EOB) 6096 – The CPT/HCPCS code billed is not payable according to the PPS reimbursement methodology, and the encounter rate (T1015) is reimbursed according to the usual and customary charge (UCC) established by Myers and Stauffer from the provider-specific rate on the provider file. The provider should not resubmit procedure codes separately that were denied for EOB 6096.

- If the claim does not contain any of the allowable procedure codes from the encounter criteria, the entire claim is denied for EOB 4124 – The CPT/HCPCS code billed is not a valid encounter. Providers should not resubmit claims denied for EOB 4124 for payment.

See the Myers and Stauffer website at mslc.com/indiana for a complete list of CPT and HCPCS procedure codes that meet the criteria for a valid FQHC or RHC encounter. The list is revised on an annual basis.

For general billing instructions, see the Claim Submission and Processing module.

**Multiple Encounters per Date of Service**

The IHCP allows reimbursement for only one encounter code (T1015) per IHCP member, per billing provider, per day, unless the primary diagnosis code differs for the additional encounters. Multiple encounter claims from an FQHC or RHC for a member on the same date of service that do not include a different primary diagnosis code are denied for EOB 5000 or 5001 – This is a duplicate of another claim.

If a member visits an office twice on the same day with two different diagnoses, a separate claim can be submitted for the second visit. However, this policy does not allow a provider to bill multiple claims for one visit with multiple diagnoses by separating the diagnoses on different claims.

When two valid practitioners, such as a medical provider and a mental health provider, see the same patient in the same day, the principal diagnoses should not be the same.

Providers can bill only one unit of T1015 on a single detail line of the claim. Providers should break down consecutive service dates so that they bill each day on a separate line.

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1 CPT copyright 2018 American Medical Association. All rights reserved. CPT is a registered trademark of the American Medical Association.
Note: FQHCs and RHCs must strictly follow proper billing guidelines when submitting multiple diagnosis codes on a single claim. Diagnosis codes must be listed according to their importance, with the first code being the primary diagnosis – that is, the one that most strongly supports the medical necessity of the service:

- The diagnosis code submitted in field 21A on the CMS-1500 claim form is considered the primary diagnosis for determining duplicate claims.
- In the Portal, the first code entered in the Diagnosis Codes field is the primary diagnosis.
- For 837P electronic transactions, the first diagnosis code entered in the Loop 2300 HI segment (H101) is the primary diagnosis.

**Services Provided outside a Valid Encounter**

Services such as drawing blood, collecting urine specimens, performing laboratory tests, taking x-rays, filling and dispensing prescriptions, or providing optician services do not constitute encounters. Providers can include these services in the encounter reimbursement when they are performed in conjunction with an office visit with a qualifying practitioner. The IHCP does not reimburse for these services through claim submission if performed without a face-to-face visit with a qualifying practitioner.

FQHC and RHC rates include payment for the vaccine and administration fee, and these services cannot be billed separately. These services can be included in the encounter reimbursement when performed in conjunction with the office visit to a valid provider. These services are not reimbursable through claim submission if performed without a face-to-face visit with a qualifying practitioner.

For services provided at FQHCs or RHCs that are not valid encounters with a qualifying practitioner (such as injections performed by a nurse without a corresponding visit to satisfy the valid encounter definition), reimbursement is included in the PPS rate because the cost of the service is included in the facility’s cost report. FQHCs and RHCs should contact Myers and Stauffer for information about cost reports and managed care settlements.

**Hospital Services**

FQHCs and RHCs use the professional claim (CMS-1500 or electronic equivalent) with the appropriate place-of-service code to bill the IHCP for services provided in hospitals and other non-FQHC/-RHC settings.

It is not necessary for FQHCs or RHCs to include the T1015 encounter code on claims with place of service codes 19 through 26 (urgent care facilities, on- and off-campus outpatient hospitals, inpatient hospitals, emergency rooms, ambulatory surgical centers, birthing centers, and military treatment facilities). The IHCP reimburses FQHCs and RHCs for claims with place of service codes 19 through 26 at the current reimbursement rate for each specific CPT or HCPCS code. The IHCP considers these services to be non-FQHC/-RHC services provided by a valid practitioner, but in a setting other than an FQHC or RHC.

**Dental Services**

Providers should bill claims for dental services provided at an FQHC or RHC as a dental claim (ADA 2006 paper claim form, Portal dental claim, or 837D transaction) using Current Dental Terminology (CDT®) codes. The T1015 encounter code should not be used on dental claims. Myers and Stauffer makes settlements and reconciles dental claims to the provider-specific PPS rate through annual reconciliations. The reconciliations continue until CoreMMIS is adapted to the PPS methodology.

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2 CDT copyright 2018 American Dental Association. All rights reserved.
For more information about dental billing and coverage, see the following provider reference modules:

- The [Claim Submission and Processing](#) module for information about completing the ADA 2006 dental claim form
- The [Provider Healthcare Portal](#) module for information about submitting dental claims via the Portal
- The [Dental Services](#) module for information about IHCP dental coverage, billing, and reimbursement

### Claims for Dually Eligible Members

The IHCP excludes all FQHC and RHC Medicare crossover claims from the PPS logic, as well as the crossover reimbursement methodology, and continues to pay coinsurance or copayment and deductible amounts for dually eligible (Medicare and Medicaid) members.

When submitting claims to Medicare, FQHCs and independent RHCs use the institutional claim (UB-04 claim form or electronic equivalent). The IHCP accepts the institutional claim type for FQHC and RHC claims that cross over automatically from the Medicare payer to the IHCP. However, FQHCs and RHCs must use the professional claim (CMS-1500 claim form or electronic equivalent) to submit Medicare-processed claims that did not automatically cross over to the IHCP, including claims allowed by Medicare that failed to cross over as well as Medicare-denied claims.

FQHC and RHC crossover claims submitted to the IHCP with place of service 11, 12, 31, 32, 50, or 72 must contain the T1015 encounter code and the CPT or HCPCS codes for the services rendered.

| Note: | All professional crossover claims submitted to the IHCP must show Medicare as the previous payer and must include the Medicare-paid amount (actual dollars received from Medicare) as well as Medicare deductible and coinsurance or copayment information at both the header (claim) and detail (service) level. If submitting the claim on a paper form, billers must include a completed IHCP TPL/Medicare Special Attachment Form, available on the [Forms](#) page at in.gov/medicaid/providers. If Medicare denied the claim, providers must attach the Explanation of Medicare Benefits (EOMB). For additional information about Medicare crossover billing, see the [Claim Submission and Processing](#) module. |

### Third-Party Liability

All third-party liability (TPL), patient or waiver liability, and copayments apply, as appropriate, to FQHC and RHC services. Allowable EPSDT and pregnancy services provided during an encounter and appropriately billed bypass TPL. See [Prenatal and Preventive Pediatric Care Diagnosis Codes That Bypass Cost Avoidance](#) on the [Code Sets](#) page at in.gov/medicaid/providers.

The IHCP applies previous TPL payments at the detail level. See the [Third Party Liability](#) module for general information about TPL.

### Managed Care Considerations

FQHCs and RHCs can participate with a managed care entity (MCE). The MCE provider contract must specify the contractual arrangements to ensure that the FQHC or RHC is reimbursed for services. Claims for members in a managed care plan such as Hoosier Care Connect, Hoosier Healthwise, or the Healthy Indiana Plan (HIP) must be billed in the manner applicable to the specific MCE, and submitted to the MCE for processing. FQHC and RHC providers should use CPT codes to bill claims for members in managed care. Do not include the T1015 encounter code on these claims.

Myers and Stauffer reconciles all managed care claims to the provider-specific PPS rate and makes annual settlements. Providers may submit requests for supplemental payment to Myers and Stauffer. The MCEs must also provide data related to annual reconciliations to Myers and Stauffer.