

Defining chronic care management in 2022

For RHCs (rural health clinics) or FQHCs (Federally Qualified Health Centers), Vital Health Links' CCM (chronic care management) program maximizes revenue growth while optimizing your patient care.

But the overall value of Vital Health Links' dedicated care coordination only begins with reimbursements. VHL's CCM services are turn-key to relieve you of upfront costs accrued by personnel, infrastructure, and technology research and development. In addition, our systems adapt to your processes—from software to standards of care.



More on Chronic Care Management

Clinically-trained care coordinators conduct non-facility CCM services to increase chronic illness patient compliance, billing, and reimbursements. Coordinators facilitate care according to the directives of the overseeing doctors and standardized methodology recommended by the American Medical Association and American Heart Association. Patients, providers, and practices each benefit from end-to-end care.

Visualize End-to-End CCM & RPM



End-to-end care starts with workflows customized to the provider physician's directives and patient panels.



Qualified patients are identified and enrolled if they would benefit from regular, proactive care.



Care coordinators keep patient documents current, provide notes for doctors, and extend quality care to the patients between visits.



Dedicated care coordinators engage patients in regular, planned intervention & symptom management based on the doctor's directives. The continuous extension of care on your behalf is crucial to the success of the program.



Care coordinators remove barriers to maintaining health by addressing social determinants, adding a critical layer to end-to-end care.



Dedicated care coordinators monitor and elevate physiological data for smart care-plan engagement.



Continuous, coordinated care means more patients making regular returns to your waiting room and fewer trips to the emergency room.



CPT code G0511 final ruling

HCPCS Code G0511 is a General Care Management code for use RHCs and FQHCs (rural health clinic and Federally Qualified Health Centers) only.

At lease 20 minutes or more of clinical staff time for chronic care management services or behavioral health integration services are required per calendar month to qualify.

Effective January 1, 2022

-Centers for Medicare & Medicaid Services (CMS), Health and Human Services (HHS) Federal Register



Payment Rate for G0511 is Calculated...

The payment rate for HCPCS (Healthcare Common Procedure Coding System) code G0511 is calculated based on the average of the national non-facility PFS payment rate for care management and general behavioral health integration codes ... The payment rate for code G0511 is updated annually based on the PFS (payment fee schedule) amounts for these codes.

Source: Federal Register

Data: Chronic & Remote Care Change Outcomes

After only one year of chronic care management programs, new data indicated significant returns from preventative programs: improved health outcomes, cost savings, and even examples of CCM helping save lives. This was only the beginning.

+25%

Hospitalizations

Source: Health Quality Partners

+26%

ER visits

Source: Health Quality Partners

+36%

Readmissions

Source: University of Pennsylvania

+26%

Skilled nursing facility days

Source: Johns Hopkins University

+29%

Home health episodes
Source: Johns Hopkins University



The Tipping Point: 2020

Telehealth and Remote Patient Care reached a tipping point in 2020, as face-to-face care became more complicated, and data shows no signs of this trend slowing down.

RPM helping relieve costs, burnout

RPM (remote patient/physiological monitoring) has helped relieve challenges of overextended physicians and providers, though it is not yet eligible for reibursement by RHCs or FQHCs. Further benefits that include patient compliance and healthcare cost reduction.

Pervasive Challenges



81% of physicians feel overextended or at full capacity



People with chronic diseases account for 81% of hospital admissions



86% of U.S. healthcare spending goes to the treatment of chronic diseases



Up to **50%** of patients don't comply to medical treatment



60% of health systems rank improving patient outcomes as a critical priority



Disengaged patients are 3x more likely not to report medical needs and 2x more likely to delay medical care

Effective Solutions

RPM provides physicians with cellularly-transmitted, physiological patient data between clinical visits. Combined with coordinated care, RPM adds continuous value to patient care.



Weight Scales



Blood Pressure Cuffs





Blood Glucose

Real-time RPM data can enhance patient engagement: 20-mins of care coordinator coaching helps patients track & achieve wellness goals.

Remarkable Financial & Health Results



50% of Americans supplemented care with telehealth visits in 2020+



29% Reduction in heart failure-related hospitalizations (NCBI)**



24% of practices have RPM technology (American College of Physicians)



3 M Americans used RPM in 2020: up from 7M in 2016*



43% of patients listed "greater convenience" as top benefit (MSI, June '21)



Ask our physicians about clinical, turn-key RPM and its uses.

Sources: *https://www.mobihealthnews.com

^{**}https://pubmed.ncbi.nlm.nih.gov





Consent, Order, Education & Setup

Doctor and chronic illness patients agree to the health benefits of increased connection through RPM.

02

Cellular Transmission, Collection of Physiological Data

Essential patient physiologic data is collected by a remote device and analyzed by care coordinators.





03

Evaluation, Management & Engagement

Vital Health Links RPM care coordinators facilitate personal care-plan engagement and intervention based on physician and national guidelines.

04

Billing & Reimbursement

RPM has proven so beneficial that Medicare programs compensate practices ≈ \$138 per qualified chronic illness patient per month to achieve benchmarks.



Care management FAQs (RHC & FQHCs)

Source: CMS.org



Q1. What are care management services?

A1. Care management services in RHCs and FQHCs include the following 4 services:

- Transitional Care Management
- Chronic Care Management
- General Behavioral Health Integration (BHI)
- Psychiatric Collaborative Care Model (CoCM)

Q2. Are care management services considered RHC and FQHC services?

A2. Yes, care management services are RHC and FQHC services.

Q3. Are RHCs and FQHCs required to provide TCM, CCM, general BHI, or psychiatric CoCM services?

A3. No. These structured care management services are in addition to any routine care coordination services already furnished as part of an RHC or FQHC visit.

Q4. Where can I find information on the requirements for each of the care management services?

A4. Please see Addendum I of this FAQ document for information on RHC and FQHC requirements and payment for CCM, General BHI, and Psychiatric CoCM. Information is also available on the RHCs and FQHCs webpages:

https://www.cms.gov/Center/Provider-Type/Rural-Health-Clinics-Center.html https://www.cms.gov/Center/Provider-Type/Federally-Qualified-Health-Centers-FQHCCente .html

Q5. How do RHCs and FQHCs bill for care management services and how are they paid?

A5. Care Management services are billed and paid as follows:

TCM: For TCM services furnished on or after January 1, 2013, TCM services can be billed by adding CPT code 99495 or CPT code 99496 to an RHC or FQHC claim, either alone or with other payable services. If it is the only medical service provided on that day with an RHC or FQHC practitioner it is paid as a stand-alone billable visit. If it is furnished on the same day as another visit, only one visit is paid.

CCM: For CCM services furnished between January 1, 2016 and December 31, 2017, CCM services can be billed by adding CPT code 99490 to an RHC or FQHC claim, either alone or with other payable services. Payment is based on the Physician Fee Schedule (PFS) national average non-facility payment rate for CPT code 99490.

For CCM services furnished on or after January 1, 2018, CCM services can be billed by adding the general care management G code, G0511, to an RHC or FQHC claim, either alone or with other payable services. Payment is set annually at the average of the national non-facility PFS payment rate for CPT codes 99490 (20 minutes or more of CCM services), 99487 (60 minutes or more of complex CCM services), and 99484 (20 minutes or more of general behavioral health integration services).

For CCM services furnished on or after January 1, 2019, CCM services can be billed by adding the general care management G code, G0511, to an RHC or FQHC claim, either alone or with other payable services. Payment is set annually at the average of the national non-facility PFS payment rate for CPT codes 99490 (20 minutes or more of CCM services), 99487 (60 minutes or more of complex CCM services), CPT code 99491 (30 minutes or more of CCM services furnished by an RHC or FQHC practitioner) and 99484 (20 minutes or more of general behavioral health integration services).

General BHI: For general BHI services furnished on or after January 1, 2018, general BHI services can be billed by adding the general care management G code, G0511, to an RHC or FQHC claim, either alone or with other payable services. Payment is set annually at the average of the national non-facility PFS payment rate for CPT codes 99490 (20 minutes or more of CCM services), 99487 (60 minutes or more of complex CCM services), and 99484 (20 minutes or more of general behavioral health integration services).

Psychiatric CoCM: For psychiatric CoCM services furnished on or after January 1, 2018, psychiatric CoCM services can be billed by adding the psychiatric CoCM G code, G0512, to an RHC or FQHC claim, either alone or with other payable services.

Payment is set annually at the average of the national non-facility PFS payment rate for CPT codes 99492 (70 minutes or more of initial psychiatric CoCM services) and CPT code 99493 (60 minutes or more of subsequent psychiatric CoCM services).

Q6. What are the 2019 payment rates for care management services in RHCs and FQHCs?

A6. The 2019 care management payment rates are:

TCM (CPT code 99495 or 99496) – Same as payment for an RHC or FQHC visit CCM or General BHI (HCPCS code G0511) – The 2019 rate is \$67.03.

Psychiatric CoCM (HCPCS code G0512) - The 2019 rate is \$145.96.

Q6a. What are the 2020 payment rates for care management services in RHCs and FQHCs?

A6a. The 2020 care management payment rates are:

TCM (CPT code 99495 or 99496) - Same as payment for an RHC or FQHC visit

CCM or General BHI (HCPCS code G0511) - The 2020 rate is \$66.77.

Psychiatric CoCM (HCPCS code G0512) - The 2020 rate is \$141.83.

Q7. Will the payment rate change?

A7. All payment rates are adjusted annually. The RHC TCM rate is the same as the RHC All-Inclusive Rate (AIR), which is adjusted annually based on the Medicare Economic Index. The FQHC TCM rate is the lesser of the FQHC's charges or the FQHC PPS rate, which is adjusted annually based on the FQHC Market Basket. The payment rates for general care management and psychiatric CoCM services are updated annually based on updates to the CCM, general BHI, and psychiatric CoCM codes in the PFS.

"CCM is a critical component of primary care that contributes to better health and care for individuals."

-American Medical Association

Q8. Will the payment methodology for care management services change?

A8. (CMS) will be reviewing available data over the next several years as more RHCs and FQHCs furnish these services. If the data indicates that a weighted average may be more appropriate in determining the payment rates, (CMS) would consider proposing a revision to the methodology. Any changes to the payment methodology would be undertaken through future notice and rule making.

Q9. Could new care management services be added in the future?

A9. If new care management services become available, (CMS) will evaluate them to determine their applicability to RHCs and FQHCs. The addition of any new codes or services would be undertaken through future notice and rule making.

Q10. Will claims submitted with CPT 99490 be paid?

A10. Claims with CPT code 99490 for CCM services furnished on or before December 31, 2017, will be processed and paid. Service lines reported with CPT code 99490 will be denied for dates of service on or after January 1, 2018.

Q11. Will claims with CPT codes 99487, 99484, or 99493 be paid?

A11. No. RHCs and FQHCs are required to bill for care management services using G0511 or G0512

Q12. Do coinsurance and deductibles apply to care management services?

A12. Coinsurance and deductibles apply to all care management services in RHCs, and coinsurance applies to all care management services in FQHCs.

Q13. If a patient cannot affo d the copayment but would benefit from this service, can the copayment be waived?

A13. The coinsurance for care management services cannot be waived, however, many RHCs and FQHCs offer financial assistance for patients who qualif.

Q14. How is coinsurance determined for care management services?

A14. Coinsurance is the lesser of the submitted charges or the payment rate.

Q15. What are the care management CPT codes and rates for practitioners billing under the PFS?

A15. The CPT codes for practitioners billing under the PFS are:

TCM - CPT code 99490 (Moderate Complexity), CPT code 99496 (High Complexity)

CCM - CPT code 99490 (>20 minutes), CPT code 99487 (>60 minutes complex), CPT 99491 (>30 minutes practitioner furnished)

General BHI - -CPT code 99484 (>20 minutes)

Psychiatric CoCM - CPT code 99492 (Init. >70 min.), CPT code 99493 (Subseq. >60min.)

The care management rates paid under the PFS can be found at

https://www.cms.gov/Medicare/Medicare-Fee-for-ServicePayment/PFSLookup/index.html?redirect=/pfslookup/02_pfssearch.asp

Q16. Are care management services required to be billed on a claim with an RHC or FQHC visit?

A16. No. Care management services can be billed either alone or on a claim with an RHC or FQHC billable visit.

Q17. Will care management services be paid in addition to an RHC or FQHC visit?

A17. Yes. If care management services are billed on the same claim as an RHC or FQHC visit, both will be paid.

Q18. If an RHC submits a claim for a billable visit and a care management service, is the total payment subject to the RHC payment limit?

A18. Except for TCM, which is paid as an RHC visit, payments for G0511 and G0512 are not factored in to the RHC AIR. The RHC would be paid 80% of their rate for the billable visit, subject to the RHC payment limit, plus 80% of the charges for care management.

Q18. If an RHC submits a claim for a billable visit and a care management service, is the total payment subject to the RHC payment limit?

A18. Except for TCM, which is paid as an RHC visit, payments for G0511 and G0512 are not factored in to the RHC AIR. The RHC would be paid 80% of their rate for the billable visit, subject to the RHC payment limit, plus 80% of the charges for care management.

Q19. If an FQHC submits a claim for a billable visit and a care management service, would these be added together to determine the payment?

A19. No. The FQHC would be paid 80% of the lesser of its charges or the fully adjusted PPS rate for the billable visit, plus 80% of the charges for care management.

Q20. What revenue code should be used for care management services?

A20. Care management services should be reported with revenue code 052x.

Q21. What date of service should be used on the claim?

A21. The service period for care management services is a calendar month. The date of service can be the date that the requirements to bill for the service have been met for that month, or any date after that but on or before the last day of the month.

Q22. When should the claim be submitted?

A22. The claim can be submitted when the requirements to bill for the services have been met, or any time after that within the timely filing requirement period, which is one year from the date of service (Pub 100-04, chapter 1, section 70).

Q23. What diagnosis code should be used when billing for care management services? Are there specific conditions that qualify?

A23. All claims must include a diagnosis code and practitioners should use the most appropriate diagnosis code for the patient.

Q24. Can care management costs such as software or management oversight be included on the cost report?

A24. Yes. Any cost incurred as a result of the provision of RHC and FQHC services, including care management, is a reportable cost and must be included in the Medicare cost report. Direct costs for care management services are reported in the "Other than RHC/FQHC Services" section of the cost report and are not used in determining the RHC AIR or the FQHC PPS rate.

Q25. Can RHCs and FQHCs bill for more than one care management service in the same month for an individual?

For example, could an RHC or FQHC furnish 20 minutes of CCM services at the beginning of the month, and 70 minutes of psychiatric services later in the month, and bill for both?

A25. No. RHCs and FQHCs can only bill one care management service for an individual per month.

Q26. Can an RHC or FQHC bill HCPCS codes G0511 or G0512 twice in the same month if more than twice the required amount of time is used?

A26. No. The specified amounts of time a e minimum requirements and there is no additional payment if more time is spent.

Q27. Can RHCs and FQHCs bill for care management during the same month as another facility that bills for care management?

A27. RHCs and FQHCs can bill for care management services if all the requirements for billing are met and there is no overlap of dates of services with another entity billing for care management services.

Q28. Can RHCs and FQHCs bill for care management services furnished to a patient in a skilled nursing facility (SNF)?

A28. RHCs and FQHCs cannot bill for care management services provided to SNF inpatients in Medicare Part A covered stays because the facility is being paid under Part A for extensive care planning and care coordination services. However, if the patient is not in the Part A SNF for the entire month, the RHC or FQHC could bill for care management services furnished to the patient while the patient is not in the Part A SNF if the care management requirements are met.

Q29. Can RHCs and FQHCs bill for care management services provided to beneficiries in nursing facilities or assisted living facilities?

A29. If the nursing facility or assisted living facility is not furnishing care management services and the RHC or FQHC has met the billing requirements, then the RHC or FQHC can bill for care management services furnished to beneficiaries in nursing or assisted living facilities

Q30. Are there other restrictions on when care management services can be billed?

A30. RHCs and FQHCs cannot bill for care management services during the same service period that care management is being provided by another facility or practitioner. This includes home health care supervision, hospice care supervision, certain ESRD services, or any other services that would result in duplicative payment for care management services.

Q31. Can RHCs and FQHCs bill HCPCS code G0511 if 10 minutes of general care management (CCM or general BHI services) are furnished at the end of one month and another 10 minutes are furnished at the beginning of the next month?

A 31. No. A minimum of 20 minutes of CCM or general BHI services are required to be furnished within the calendar month, not during a 30 day period.

Q33. Can RHCs and FQHCs bill HCPCS code G0512 if 30 minutes of psychiatric CoCM services are furnished at the end of one month and another 30 minutes are furnished at the beginning of the next month?

A33. No. A minimum of 60 minutes of psychiatric CoCM services are required to be furnished within the calendar month, not during a 30 day period.

Q34. If 2 or more RHC or FQHC practitioners or auxiliary staff discuss a patient's care, would time for each of them be counted towards the minimum requirements?

A34. No. If 2 or more RHC or FQHC practitioners or auxiliary staff people are discussing the patient's care coordination, only one person's time would be counted. For example, if 2 people are discussing care for 5 minutes, then 5 minutes would be counted, not 10 minutes.

Q35. Can care management services be conducted by auxiliary personnel in a location other than the RHC or FQHC?

A35. The direct supervision requirements for auxiliary personnel have been waived for TCM, CCM, general BHI, and psychiatric CoCM services furnished by RHCs and FQHCs.

These services can be furnished by auxiliary personnel under general supervision of the RHC or FQHC practitioner. General supervision does not require the RHC or FQHC practitioner to be in the same building or immediately available, but it does require the services to be furnished under the RHC or FQHC practitioner's overall supervision and control.

Q36. Is contact with the patient every month necessary to bill for care management services if the billing requirements are met?

A36. No, although we expect that RHCs and FQHCs will want to keep the patient informed about their care management, especially since this is a service that the patient is paying for but is not typically visible to them.

Q37. Can the time spent performing secure messaging or other asynchronous non face-to face consultation methods such as email count toward the minutes required to bill for care management services?

A37. Activities that are within the scope of service elements may be counted toward the time required for billing if they are measurable and can be documented.

Q38. Can smartphone medication adherence reporting from an individual patient or caregiver back to their care manager count towards the minutes required to bill for care management services?

38. No. Patient or caregiver time is not counted towards the time required to bill for care management services.

Q39. Are psychiatric consultant services for psychiatric CoCM separately billable?

A39. No. All services furnished as part of psychiatric CoCM are included in the psychiatric CoCM payment (HCPCS code G0512) and cannot be separately billed to Medicare wither by the RHC or FQHC or by the psychiatric consultant.

Q40. Can RHCs and FQHCs bill care management services for Medicare Advantage patients?

A40. RHCs and FQHCs should consult the MA plan for billing information.

CARE MANAGEMENT SERVICES PROGRAM REQUIREMENTS

a. Initiating Visit

Q41. Is an initiating visit required for all patients before care management services can begin?

A41. Yes. An initiating visit with an RHC or FQHC practitioner (primary care physician, NP, PA, or CNM) is required before CCM, general BHI, or psychiatric CoCM services can be furnished.

The initiating visit must be an evaluation and management (E/M) visit, annual wellness visit (AWV), or an initial preventive physical exam (IPPE), and must occur no more than one-year prior to commencing care coordination services.

Q42. Does care management need to be discussed during the initiating visit before care management services can begin?

A42. Care management services do not need to have been discussed during the E/M, AWV, or IPPE visit in order to begin care management services. However, prior to the commencement of care management services, consent must be obtained. Consent may be verbal (written consent is not required) but must be documented in the medical record.

Q43. Who can determine if a patient is eligible for care management services?

A43. The RHC or FQHC practitioner (primary care physician, NP, PA, or CNM) determines if the patient meets the criteria for care management services and if they are likely to benefit f om care management services.

Q44. Can a clinical social worker, clinical psychologist, or psychiatrist determine that a patient meets the criteria for general BHI or psychiatric CoCM services and furnish the initiating visit?

A44. General BHI and psychiatric CoCM are both defined models of care that focus on integrative treatment of patients with primary care and mental or behavioral health conditions. A social worker, clinical psychologist, or psychiatrist can recommend to the primary care practitioner that a patient would benefit from general BHI or psychiatric CoCM services, but only a member of the primary care team can make the eligibility determination and furnish the initiating visit.

Q45. Does the patient need to have a mental health encounter before general BHI or psychiatric CoCM services can be furnished?

A45. No. Only an initiating visit (E/M, AWV, or IPPE) with the primary care team (primary care physician, NP, PA, or CNM) within 1 year prior to commencement of care management services is required. The primary care practitioner determines if the patient is eligible for general BHI or psychiatric CoCM. An initial assessment by the behavioral health manager is part of the care management payment and is not separately billable.

Q46. Can the initiating visit be furnished via telehealth?

A46. No. RHCs and FQHCs are not authorized to serve as distant sites for telehealth services.

Q47. Does the time spent during the E/M, AWV, or IPPE discussing care management services count taowards the time required to bill for these services?

A47. No. The E/M, AWV, or IPPE is separately paid and the time cannot be counted towards the required time for billing HCPCS codes G0511 or G0512

b. Consent and Opting Out

Q48. When is patient consent for care management services required?

A48. Patient consent is required before time is counted toward care management services.

Q49. How often is consent required for care management services?

A49. If a patient continues to receive care management services from the same RHC or FQHC, consent is only required when the care management service is initiated.

Q50. Does the patient have to sign a consent form for care management services?

A50. Consent can be verbal (written consent is not required), but must be documented in the medical record.

Q51. If a patient has consented to receive CCM services and later is switched to general BHI or psychiatric CoCM services, does the patient have to provide additional consent?

A51. Yes. A patient that has consented to receive CCM services would need to separately consent.

Q52. How does a patient opt out of care management services?

A52. A patient can opt out of care management services by notifying the RHC or FQHC that he/she does not want to continue this service. The date of revocation must be recorded in the patient's medical record.

Q53. If a patient opts out of care management services and later wants to resume receiving care management services, is consent required?

A53. Yes.

Q54. Once a patient has consented to receive care management services, do the services have to be provided every month?

A54. Care management services should only be furnished on an as-needed basis. The consent for receiving care management services remains in effect until revoked, even if no CCM services are furnished.

c. Care Plan

Q55. How often does the care plan need to be reviewed and updated?

A55. There are no specific requirements for updating the care plan. It should be reviewed and updated as appropriate for the patient's care.

Q56. Should the general BHI and psychiatric CoCM care plans also include physical health issues?

A56. Although physical health care planning is not a required element of the general BHI or psychiatric CoCM care plan, physical health and extended care team members should be included as appropriate to assure that all aspects of care are coordinated.

Q57. Is certified EHR technology required for billing HCPCS code G0511 when BHI services are furnished?

A57. Certified EHR technology is a requirement for CCM, but it is not a requirement for general BHI or psychiatric CoCM services. To bill the new HCPCS code G0511, an RHC or FQHC must meet the requirements for either CCM (CPT code 99490 or CPT code 99487) or general BHI (CPT code 99484). If the requirements for CPT code 99484 are met, the code can be billed and certified EHR technology is not required.

a. Behavioral Health Care Manager

Q58. What credentials are required for the CoCM behavioral health care manager?

A58. The behavioral health care manager must have formal education or specialized training in behavioral health such as social work, nursing, or psychology, and must have a minimum of a bachelor's degree in a behavioral health field (such as in clinical social work or psychology), or be a clinician with behavioral health training, including RNs and LPNs.

Q59. Can a certified addiction counselor serve as the behavioral health care manager?

A59. A certified addiction counselor can serve as the behavioral health care manager if they meet the behavioral health care manager requirements listed in the previous response.

Q60. Can the RHC or FQHC contract with another company for the services of the behavioral health care manager?

A60. The behavioral health care manager furnishes both face-to-face and non-face-to-face services. This person works under the general supervision of the RHC or FQHC practitioner and may be employed by or working under contract to the RHC or FQHC, not to another company.

CARE MANAGEMENT SERVICES (CARE TEAM)

Q61. Can someone other than the health care manager administer screenings and enter data for the registry?

A61. RHCs and FQHCs can delegate duties as appropriate. It is the responsibility of the RHC or FQHC to assure that personnel meet any requirements and to manage any delegation of duties and supervision as appropriate.

b. Psychiatric Consultant

Q62. What credentials are required for the psychiatric CoCM psychiatric consultant?

A62. The psychiatric consultant must be a medical professional trained in psychiatry and qualified to p escribe the full range of medications.

Q63. Does the psychiatric consultant have any face-to-face contact with the patient receiving psychiatric CoCM services?

A63. No. The psychiatric consultant is a consultant to the RHC or FQHC. They are not required to be on site or have direct contact with the patient, and they do not prescribe medications or furnish treatment to the beneficiary di ectly.

Q64. Can a psychiatric mental health nurse practitioner (PMH-NP) serve as the psychiatric consultant to RHCs and FQHCs that are furnishing psychiatric CoCM?

A64. Any medical professional, including a PMH-NP, who is trained in psychiatry and qualified to prescribe the full range of medications serves would meet the requirements to serve as a psychiatric CoCM psychiatric consultant.

REQUIREMENTS AND PAYMENT FOR RHCS AND FQHCS

CCM, GENERAL BHI, PSYCHIATRIC COCM

Requirements	ССМ	General BHI	Psychiatric CoCM
Initiating Visit	An E/M, AWV, or IPPE visit occurring no more than one-year priorto commencing care coordination services.	Same	Same
	Furnished by a primary care physician, NP, PA, or CNM.	Same	Same
	Separately billable RHC/FQHC visit.	Same	Same
Beneficiar Consent	Obtained during or after initiating visit and before provision of care coordination services by RHC or FQHC practitioner or clinical staff. Written or verbal, documented in the medical record. Includes information: On the availability of care coordination services and applicable cost-sharing; That only one practitioner can furnish and be paid for care coordination services during a calendar month; That the patient has the right to stop care coordination services at any time (effective at the end of the calendar month); and That the patient has given permission to consult with relevant specialists.	Same Same	Same Same
Billing Requirements	At least 20 minutes of care coordination services per calendar month that is: • Furnished under the direction of the RHC or FQHC primary care physician, NP, PA, or CNM; and • Furnished by an RHC or FQHC practitioner, or by clinical personnel under general supervision.	Same	At least 70 minutes in the first calendar month, and at least 60 minutes in subsequent calendar months of psychiatric CoCM services that is: • Furnished under the direction of the RHC or FQHC primary care practitioner. • Furnished by an RHC or FQHC practitioner or behavioral health care manager under general supervision.

Requirements	ССМ	General BHI	Psychiatric CoCM
Requirements	CCM	General bri	PSychiatric Cocin
Patient Eligibility	Multiple (two or more) chronic conditions expected to last at least 12 months, or until the death of the patient, and place the patient at significant risk of death, acute exacerbation/decompensation, or functional decline.	Any behavioral health or psychiatric condition being treated by the RHC or FQHC primary care practitioner, including substance use disorders, that, in the clinical judgment of the RHC or FQHC practitioner, warrants BHI services	Same As General BHI
Requirement Service Elements	Includes: • Structured recording of patient health information using Certified EH Technology and includes demographics, problems, medications, and medication allergies that inform the careplan, care coordination, and ongoing clinical care; 2 of resources and supports; a comprehensive care plan for all health issues with particular focus on the chronic conditions being managed; • Care plan information made available electronically (including fax) in a timely manner withinand outside the RHC or FQHC as appropriate and a copy of the plan resources and supports; a comprehensive care plan for all health issues with particular focus on the chronic conditions being managed;	Includes: • Initial assessment or follow-up monitoring, including the use of applicable validated rating scales (continued on p. 28)	Includes: • Initial assessment or follow-up monitoring, including the use of applicable validated rating scales (continued on p. 28)

Requirements	CCM	General BHI	Psychiatric CoCM
Requirements Service Elements (Cont'd)	 Care plan information made available electronically (including fax) in a timely manner within and outside the RHC or FQHC as appropriate and a copy of the plan of care given to the patient and/or caregiver; Management of care transitions between and among health care providers and settings, including referrals to other clinicians; follow-up after an emergency department visit; and follow-up after discharges from hospitals, skilled nursing facilities, or other health care facilities; timely creation and exchange/transmit continuity of care document(s) with other practitioners and providers; Coordination with home- and community-based clinical service providers, and documentation of communication to and from home and community-based providers regarding the patient's psychosocial needs and functional deficits in th patient's medical record; and Enhanced opportunities for the patient and any caregiver to communicate with the practitioner regarding the patient's care through not only telephone access, but also through the use of secure messaging, Internet, or other asynchronous non-face-to-face consultation methods. 	General BHI	relationship with the rest of the care team; and Psychiatric Consultant: • Participate in regular reviews of the clinical status of patients receiving CoCM services; • Advise the RHC or FQHC practitioner regarding diagnosis, options for resolving issues with beneficiar adherence and tolerance of behavioral health treatment; making adjustments to behavioral health treatment for beneficiaries who a e not progressing; managing any negative interactions between beneficiaries behavioral health and medical treatments; and • Facilitate referral for direct provision of psychiatric care when clinically indicated

RPM Guidance from the American Heart Association.

Position—Remote patient monitoring (RPM) can empower patients to better manage their health and participate in their health care.² When used by clinicians, RPM can provide a more holistic view of a patient's health over time, increase visibility into a patient's adherence to a treatment, and enable timely intervention before a costly care episode. Clinicians can strengthen their relationships with, and improve the experience of, their patients by using the data sent to them via RPM to develop a personalized

"The American Heart Association supports initiatives that increase access to... and use of evidence based remote patient monitoring technologies." care plan and to engage in joint decision-making to foster better outcomes.³ The American Heart Association supports initiatives that increase access to and incentivize the appropriate design and use of evidencebased Remote Patient Monitoring technologies.

The cost of healthcare has soared to untenable heights. In the United States, federal healthcare spending is rapidly approaching 20% of GDP. Furthermore, chronic disease is highly prevalent, accounting for nearly 90% of all healthcare spending in the United States.

Additionally, it costs 3.5 times more to treat chronic diseases than it does other conditions, and they account for 80% of all hospital admissions.

Access to care is also variable based on socioeconomic issues and environ-mental factors. In

recent years, rapid advancements in healthcare delivery models and low-cost wireless communication have spurred optimism in finding cost effective, value-enhancing solutions to these issues.

Notably, the integration of mobile communications with wearable sensors has facilitated the shift of healthcare services from clinic-centric to patient-centric delivery models such as remote patient monitoring.

GUIDELINES FOR THE APPROPRIATE DESIGN AND USE OF RPM

SOURCE: AMERICAN HEART ASSOCIATION

Guiding Principle: Remote Patient Monitoring technologies should reflect evidence-based, user-centered design principles, human factors science, and best practices.

Guiding Principle: Remote Patient Monitoring technologies should be rigorously evaluated in clinical trials to ensure patient efficac.

Guiding Principle: Remote Patient Monitoring technologies should address the needs of all patients without disenfranchising financially disadvantaged populations or thos with low literacy or low technologic literacy.

Guiding Principle: Remote Patient Monitoring technologies should not create an unnecessary burden on end users.

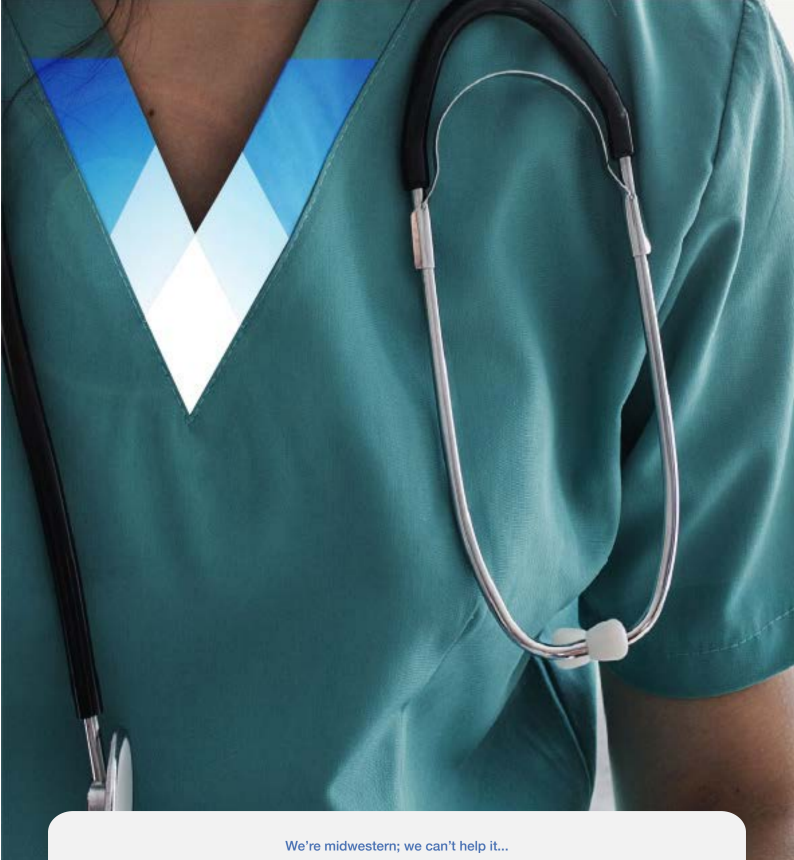
Guiding Principle: Remote Patient Monitoring technologies should be customizable to users' specific needs

Guiding Principle: Training and support must be available for all users of Remote Patient Monitoring technologies with a duration of support dependent upon user capabilities

RPM -> PATIENT-GENERATED HEALTH DATA

Most RPM technologies allow for patients to generate their own data. Patient-generated health data (PGHD) are data created, recorded, or gathered by or from patients (or family members or other caregivers) to support their health. This data may include variables related to health history, biometric data, symptoms, and lifestyle information.

The recent proliferation of RPM has increased the frequency, amount, and types of PGHD available. These advances in RPM have the potential to allow patients and their caregivers to independently and seamlessly capture and share their health data electronically with clinicians from any location.



At Vital Health Links, we are dedicated clinical remote & chronic patient care by providers, for providers. Even though we work with clinics, health systems, and FQHCs all across the United States, we still maintain that our midwestern sense of diligence and care flows from our home base, among the 10,000 lakes.

Let's connect:

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