
8-16-04 Monday

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Book 1 of 2 Books

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## Rules and Regulations

## Federal Register

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This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect, most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

The Code of Federal Regulations is sold by the Superintendent of Documents. Prices of new books are listed in the first FEDERAL REGISTER issue of each week.

## OFFICE OF PERSONNEL MANAGEMENT

5 CFR Parts 831 and 842
RIN 3206-AJ82
Voluntary Early Retirement Under the Homeland Security Act of 2002; Correction
agency: Office of Personnel Management.
ACTION: Final rule; correction.
summary: The Office of Personnel Management (OPM) published in the Federal Register of June 15, 2004, a document providing guidance in the requirements for submission of requests for voluntary early retirement authority, the qualifications for voluntary early retirement, etc. Inadvertently, identical typographical errors occurred in two places within the document. This document corrects the errors.
DATES: Effective on August 16, 2004. FOR FURTHER INFORMATION CONTACT: Charles W. Gray at 202-606-0960, FAX at 202-606-2329, TTY at 202-4183134, or e-mail at cwgray@opm.gov. SUPPLEMENTARY INFORMATION: OPM published a document in the Federal Register of June 15, 2004, (69 FR 33277) providing guidance in the submission of requests for voluntary early retirement authority. Inadvertently, identical typographical errors occurred in two places within the document. This document is being issued to correct the errors.
List of Subjects

## 5 CFR Part 831

Administrative practice and procedure, Alimony, Claims, Firefighters, Government employees, Income taxes, Intergovernmental regulations, Law enforcement officers, Pensions, Reporting and recordkeeping requirements, Retirement.

## 5 CFR Part 842

Air Traffic Controllers, Alimony, Firefighters, Government employees, Law enforcement officers, Pensions, Retirement.

- Accordingly, 5 CFR part 831 is amended as follows:


## PART 831—RETIREMENT

- 1. The authority citation for part 831 continues to read as follows:

Authority: 5 U.S.C. 8347; Sec. 831.102 also issued under 5 U.S.C. 8334; Sec. 831.106 also issued under 5 U.S.C. 552a; Sec. 831.108 also issued under 5 U.S.C. 8336(d)(2); Sec. 831.114 also issued under 5 U.S.C. 8336(d)(2), and section 1313(b)(5) of Pub. L. 107-296, 116 Stat. 2135; Sec. 831.201(b)(1) also issued under 5 U.S.C. 8347 (g); Sec. 831.201(b)(6) also issued under 5 U.S.C. 7701 (b)(2); Sec. 831.201(g) also issued under sections 11202(f), 11232(e), and 11246(b) of Pub. L. 105-33, 111 Stat. 251; Sec. 831.201(g) also issued under sections 7 (b) and 7 (e) of Pub. L. 105-274, 112 Stat. 2419; Sec. 831.201 (i) also issued under sections 3 and 7(c) of Pub. L. 105-274, 112 Stat. 2419; Sec. 831.204 also issued under section 102(e) of Pub. L. 104-8, 109 Stat. 102, as amended by section 153 of Pub. L. 104-134, 110 Stat. 1321; Sec. 831.205 also issued under section 2207 of Pub. L. 106-265, 114 Stat. 784; Sec. 831.301 also issued under section 2203 of Pub. L. 106-265, 114 Stat. 780; Sec. 831.303 also issued under 5 U.S.C. 8334(d)(2) and section 2203 of Pub. L. 106-235, 114 Stat. 780; Sec. 831.502 also issued under 5 U.S.C. 8337; Sec. 831.502 also issued under section 1(3), E.O. 11228, 3 CFR 1964-1965 Comp. p. 317; Sec. 831.663 also issued under sections $8339(\mathrm{j})$ and (k)(2); Secs. 831.663 and 831.664 also issued under section 11004 (c)(2) of Pub. L. 103-66, 107 Stat. 412; Sec. 831.682 also issued under section 201(d) of Pub. L. 99251, 100 Stat. 23; Sec. 831.912 also issued under Appendix C to Pub. L. 106-554, 114 Stat. 2763A-125; subpart V also issued under 5 U.S.C. 8343a and section 6001 of Pub. L. 100-203, 101 Stat. 1330-275; Sec. 831.2203 also issued under section 7001(a)(4) of Pub. L. 101-508, 104 Stat. 1388-328.

## §831.114 [Amended]

- 2. Amend § 831.114(k)(2)(iv)(B) by removing the word "servicing" and adding the word "serving" in its place.


## PART 842-FEDERAL EMPLOYEES RETIREMENT SYSTEM-BASIC ANNUITY

- 3. The authority citation for part 842 continues to read as follows:

Authority: 5 U.S.C. 8461 (g); Secs. 842.104 and 842.106 also issued under 5 U.S.C.

8461(n); Sec. 842.104 also issued under sections 3 and 7(c) of Pub. L. 105-274, 112 Stat. 2419; Sec. 842.105 also issued under 5 U.S.C. 8402(c)(1) and 7701(b)(2); Sec. 842.106 also issued under section 102(e) of Pub. L. 104-8, 109 Stat. 102, as amended by section 153 of Pub. L. 104-134, 110 Stat. 1321; Sec. 842.107 also issued under sections 11202(f), 11232(e), and 11246(b) of Pub. L. 105-33, 111 Stat. 251; Sec. 842.107 also issued under section 7(b) of Pub. L. 105-274, 112 Stat. 2419; Sec. 842.108 also issued under section 7(e) of Pub. L. 105-274, 112 Stat. 2419; Sec. 842.213 also issued under 5 U.S.C. 8414(b)(1)(B) and section 1313(b)(5) of Pub. L. 107-296, 116 Stat. 2135; Secs. 842.604 and 842.611 also issued under 5 U.S.C. 8417; Sec. 842.607 also issued under 5 U.S.C. 8416 and 8417 ; Sec. 842.614 also issued under 5 U.S.C. 8419 ; Sec. 842.615 also issued under 5 U.S.C. 8418; Sec. 842.703 also issued under section 7001(a)(4) of Pub. L. 101-508, 104 Stat. 1388; Sec. 842.707 also issued under section 6001 of Pub. L. 100203, 101 Stat. 1300; Sec. 842.708 also issued under section 4005 of Pub. L. 101-239, 103 Stat. 2106 and section 7001 of Pub. L. 101508, 104 Stat. 1388; subpart H also issued under 5 U.S.C. 1104; Sec. 842.810 also issued under Appendix C to Pub. L. 106-554, 114 Stat. 2763A-125.

## §842.213 [Amended]

- 4. Amend §842.213(k)(2)(iv)(B) by removing the word "servicing" and adding the word "serving" in its place. Office of Personnel Management.
Kay Coles James,
Director.
[FR Doc. 04-18700 Filed 8-13-04; 8:45 am] BILLING CODE 6325-39-P


## DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service
7 CFR Part 905
[Docket No. FV04-905-2 IFR]
Oranges, Grapefruit, Tangerines, and Tangelos Grown in Florida; Exemption for Shipments of Tree Run Citrus
AGENCY: Agricultural Marketing Service, USDA.
ACTION: Interim final rule with request for comments.

SUMMARY: This rule exempts shipments of small quantities of tree run citrus from the rules and regulations under the Florida citrus marketing order (order). The order regulates the handling of oranges, grapefruit, tangerines, and
tangelos grown in Florida and is administered locally by the Citrus Administrative Committee (Committee). Under this rule, shipments of tree run citrus are exempt from grade, size, and assessment requirements under the order. Producers can ship 150 13/5 bushel boxes, per variety, per shipment of their own citrus free from order regulations, not to exceed 3,000 boxes per variety, per season. The Committee believes this action may be a way to increase fresh market shipments, develop new markets, and improve grower returns.
DATES: Effective August 17, 2004; comments received by October 15, 2004 will be considered prior to issuance of a final rule.
ADDRESSES: Interested persons are invited to submit written comments concerning this rule. Comments must be sent to the Docket Clerk, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; Fax: (202) 720-8938, or E-mail: moab.docketclerk@usda.gov; or Internet: http://www.regulations.gov. All comments should reference the docket number and the date and page number of this issue of the Federal Register and will be made available for public
inspection in the Office of the Docket Clerk during regular business hours, or can be viewed at: http:// www.ams.usda.gov/fv/moab.html. FOR FURTHER INFORMATION CONTACT: Cathy Harding, Southeast Marketing Field Office, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 799 Overlook Drive, Suite A, Winter Haven, Florida 33884-1671; telephone: (863) 324-3375, Fax: (863) 325-8793; or George Kelhart, Technical Advisor, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 7202491, Fax: (202) 720-8938.

Small businesses may request information on complying with this regalation by contacting Jay Guerber, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 7202491, Fax: (202) 720-8938, or E-mail: Jay.Guerber@usda.gov.
SUPPLEMENTARY INFORMATION: This rule is issued under Marketing Agreement No. 84 and Marketing Order No. 905, both as amended ( 7 CFR part 905), regulating the handling of oranges,
grapefruit, tangerines, and tangelos grown in Florida, hereinafter referred to as the "order." The order is effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), hereinafter referred to as the "Act."
The Department of Agriculture (USDA) is issuing this rule in conformance with Executive Order 12866.

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. This rule is not intended to have retroactive effect. This rule will not preempt any State or local laws, regulations, or policies, unless they present an irreconcilable conflict with this rule.
The Act provides that administrative proceedings must be exhausted before parties may file suit in court. Under section 608c(15)(A) of the Act, any handler subject to an order may file with USDA a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with law and request a modification of the order or to be exempted therefrom. A handler is afforded the opportunity for a hearing on the petition. After the hearing USDA would rule on the petition. The Act provides that the district court of the United States in any district in which the handler is an inhabitant, or has his or her principal place of business, has jurisdiction to review USDA's ruling on the petition, provided an action is filed not later than 20 days after the date of the entry of the ruling.

This rule exempts shipments of small quantities of tree run citrus free from the grade, size, and assessment
requirements under the order. Tree run fruit is quality citrus picked and boxed in the field and taken directly to market without being graded or sized. By providing this exemption, producers can ship $15013 / 5$ bushel boxes per variety, per shipment, of their own citrus free from order regulations. Total shipments cannot exceed 3,000 boxes per variety, per season. The Committee believes this action may be a way to increase fresh market shipments, develop new markets, and improve grower returns. This action was recommended unanimously by the Committee at its meeting on June 15, 2004.

Section 905.80 of the order provides authority for the Committee to exempt certain types of shipments from regulation. Exemptions can be implemented for types of shipments of any variety in such minimum quantities, or for such purposes as the Committee, with the approval of USDA,
may specify. No assessment is levied on fruit so shipped. The Committee shall, with the approval of USDA, prescribe such rules, regulations, or safeguards as it deems necessary to prevent varieties handled under the provisions of this section from entering channels of trade for other than the purposes authorized by this section.
Section 905.149 of the order's rules and regulations defines grower tree run citrus and outlines the procedures to be used for growers to apply to the Committee to ship their own tree run citrus exempt from grade, size, and assessment requirements. The provisions were originally established just for the 2002-03 season, then extended for the 2003-04 season. During the 2003-04 season, growers were allowed to ship a maximum of 150 $1^{3 / 5}$ bushel boxes per variety, per shipment, up to a seasonal total of 3,000 boxes per variety of their tree run fruit free from order requirements.
For the past two seasons, the Committee has utilized the provisions of $\S 905.149$ on an annual basis. Rather than making this recommendation each year, the Committee recommended that the provisions of $\$ 905.149$ be established on a continuous basis. However, growers must receive approval from the Committee before they can utilize this exemption. According to Florida Department of Citrus (FDOC) regulation 20-35.006, "Tree run grade is that grade of naturally occurring sound and wholesome citrus fruit which has not been separated either as to grade or size after severance from the tree." Also, FDOC regulation 20-62.002 defines wholesomeness as fruit free from rot, decay, sponginess, unsoundness, leakage, staleness, or other conditions showing physical defects of the fruit. By definition, this fruit is handled by the grower and bypasses normal handler operations. Prior to implementation of the exemption, all tree run citrus had to meet all requirements of the marketing order, as well as State of Florida Statutes and Florida Department of Citrus regulations. Even with this rule, tree run citrus must continue to meet applicable State of Florida Statutes and Florida Department of Citrus regulations, including inspection and any container marking requirements. However, growers will be able to pick, box, and ship directly to buyers, and avoid the costs incurred when citrus is handled by packinghouses.

During the season prior to the utilization of $\S 905.149$, small producers of Florida citrus expressed concerns about problems incurred when trying to sell their citrus. These concerns
included increasing production costs, limitod returns, and the availability of markets. For some growers, there is limited demand for the variety of citrus they produce or they do not produce much volume. Consequently, they have difficulty getting packinghouses to pack their fruit. These problems, along with market conditions, have driven a fair number of small citrus growers out of the citrus industry.

According to Florida Agricultural Statistics Service, from 1998-99 to 2002-03, fresh grapefruit sales have dropped 22 percent and fresh orange shipments are down 11 percent. This means fewer cartons are being packed. This can cause problems for varieties that may be out of favor with handlers and consumers, or for a particular variety of fruit where there may be a glut on the market. As a result, packinghouses do not wish to become over stocked with fruit which is difficult to market and, therefore, will not pack less popular minor varieties of fruit or fruit that is in oversupply. Packinghouses do not want to pack what they cannot sell. These factors have caused wholesome fruit to be shipped to processing plants or left on the tree.

When citrus cannot be sold into the fresh market, it can be sold to the processing plants. However, the prices received are considerably lower. During the last seven seasons, only the 19992000 season produced on-tree returns for processed grapefruit that exceeded one dollar per box. Over the period from 1998-99 through 2002-03, the differential between fresh prices and processed prices has averaged $\$ 4.43$ per box for grapefruit and $\$ 2.20$ per box for oranges. Hence, many growers would prefer to ship to the fresh market.

In addition, the costs associated with growing for the fresh market are greater than the costs for growing for the processed market. While the costs of growing for the fresh market have been increasing, in many cases the returns to the grower have been decreasing. The cost of picking, packing, hauling, and associated handling costs for fresh fruit is sometimes greater than the grower's return on the fruit. In some cases, where the cost of harvesting exceeds the returns to the grower or the grower cannot find a buyer for the fruit, economic abandonment can occur. According to information from the National Agricultural Statistics Service, the seasons of 1995-96, 1996-97, 199798, and 2000-01 had an average economic abandonment of two million boxes or more of red seedless grapefruit alone.

As a result, growers are looking for other outlets for their fruit in an effort to increase returns. Some growers believe secondary markets exist which are not currently being supplied that would provide additional outlets for their citrus. They think niche markets exist that could be profitable and want the opportunity to continue servicing them. They believe they can ship quality fruit directly to out-of-state markets and that it would be well received.

These growers contend tree run citrus does not need a minimum grade and size to be marketable, and that they can supply quality fruit to secondary markets not served by packed fruit. However, they believe they need to bypass normal handler operations and the associated costs for it to be profitable.

To address these concerns, the Committee recommended for the past two season that producers be allowed to ship small quantities of their own production directly to the market exempt from order requirements. The exemption was established on an annual basis for the 2002-03 season [68 FR 4361, January 29, 2003] and for the 2003-04 season [68 FR 68717, December 10, 2003]. The exemption for the 200304 season expired July 31, 2004.

The Committee recommended this exemption on a yearly basis for the past two seasous to determine its effect and how fruit shipped under the exemption was received on the market. The Committee was interested in whether markets existed that packed fruit was not supplying. They also wanted an indication of the number of growers interested in utilizing the exemption and the volume of citrus shipped under the exemption. In addition, the Committee wanted information regarding any compliance issues or any impact on competitive outlets.

During the 2003-04 season, 101 growers were approved to ship under the exemption. Approximately 40 growers actually used the exemption, shipping a total of nearly $16,0001-3 / 5$ bushel boxes of oranges, grapefruit, tangerines, and tangelos. This is an increase from 23 growers shipping approximately 4,500 boxes during the 2002-03 season. Those producers who took advantage of the exemption believe that the program was successful. They were able to sell their fruit and supply markets not already supplied by traditional packers. Growers also believe more markets exist. They think with time, they can identify additional markets. Thus, growers want to continue have the opportunity to supply these markets.

The Committee had agreed that following the 2003-04 season they would review the information provided by growers who applied for and used the tree run exemption to determine if the exemption should be continued. In the June 15, 2004, meeting, the Committee discussed this issue, and considered the impact and benefits of the exemption. The Committee also reviewed a letter in support of the exemption from Florida Citrus Mutual, a large grower organization.
The Committee believes that markets have been developed and that tree run fruit will continue to be sold primarily to non-competitive, niche markets, such as farmers' markets, flea markets, roadside stands, and similar outlets and will not compete with non-exempt fruit shipped under the order. Fruit is sold in similar markets within the state, and such markets have been successful. Continuing this exemption allows growers to sell directly to similar markets outside of the state, supplying markets that might not otherwise be supplied. The Committee believes this action will allow the industry to service more non-traditional markets and may be a way to increase fresti market shipments and to develop new markets. Consequently, the Committee voted unanimously to extend the tree run exemption on a continuous basis.

Growers will continue to be required to apply to the Committee, on the "Grower Tree Run Certificate Application" form provided by the Committee, for an exemption to ship tree run citrus fruit to interstate markets. On this form, the grower must provide their name; address; phone number; legal description of the grove; variety of citrus to be shipped; and the approximate number of boxes produced in the specified grove. The grower must also certify that the fruit to be shipped comes from the grove owned by the grower applicant. The application form will be submitted to the Committee manager and reviewed for completeness and accuracy. The manager will also verify the information provided. After the application has been reviewed, the manager will notify the grower applicant in writing whether the application is approved or denied.

Once the grower has received approval for their application for exemption and begins shipping fruit, a
"Report of Shipments Under Grower Tree Run Certificate" form, also provided by the Committee, must be completed for each shipment. On this form, the grower will provide the location of the grove, the amount of fruit shipped, the shipping date, and the type of transportation used to ship the fruit,
along with the vehicle license number. The grower must supply the Road Guard Station with a copy of the grower certificate report for each shipment, and provide a copy of the report to the Committee. This report will enable the Committee to maintain compliance. Failure to comply with these requirements may result in the cancellation of a grower's certificate.

This rule does not affect the provision that handlers may ship up to 15 standard packed cartons ( 12 bushels) of fruit per day exempt from regulatory requirements. Fruit shipped in gift packages that are individually addressed and not for resale, and fruit shipped for animal feed are also exempt from handling requirements under specific conditions. Also, fruit shipped to commercial processors for conversion into canned or frozen products or into a beverage base are not subject to the handling requirements under the order.

Section 8 e of the Act requires that whenever grade, size, quality, or maturity requirements are in effect for certain commodities under a domestic marketing order, including citrus, imports of that commodity must meet the same or comparable requirements. This rule does not change the minimum grade and size requirements under the order. Therefore, no change is necessary in the citrus import regulations as a result of this action.
Initial Regulatory Flexivility Analysis
Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Agricultural Marketing Service (AMS) has considered the economic impact of this action on small entities. Accordingly, AMS has prepared this initial regulatory flexibility analysis.

The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and the rules issued thereunder, are unique in that they are brought about through group action of essentially smail entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.

There are approximately 11,000 producers of Florida citrus in the production area and approximately 75 handlers subject to regulation under the marketing order. Small agricultural producers are defined by the Small Business Administration (SBA) as those having annual receipts of less than $\$ 750,000$, and small agricultural service firms are defined as those whose annual receipts are less than $\$ 5,000,000$ (13 CFR 121.201).

Based on industry and Committee data, the average annual f.o.b. price for fresh Florida oranges, grapefruit, tangerines, and tangelos during the 2003-04 season was approximately $\$ 8.69$ per $4 / 5$ bushel carton, and total fresh shipments for the 2003-04 season where around 52 million cartons of oranges, grapefruit, tangerines, and tangelos. Twenty handlers handled approximately 66 percent of Florida's citrus shipments in 2003-04. Considering the average f.o.b. price, at least 55 percent of the orange, grapefruit, tangerine, and tangelo handlers could be considered small businesses under SBA's definition. Therefore, the majority of Florida citrus handlers may be classified as small entities. The majority of Florida citrus producers may also be classified as small entities.
This rule establishes the provisions of $\S 905.149$ of the rules and regulations on a continuous basis. This rule exempts shipments of small quantities of tree run citrus from the grade, size, and assessment requirements under the order. Growers must receive approval from the Committee before they can use this exemption. The Committee believes this action may be a way to increase fresh market shipments, develop new markets, and improve grower returns. Authority for this action is provided in § $905.80(\mathrm{e})$.

According to a study by the University of Florida-Institute of Food and Agricultural Sciences, production costs for the 2001-02 season ranged from $\$ 1.71$ per box for processed oranges to $\$ 2.41$ per box for grapefruit grown for the fresh market. The average packing charge for oranges is approximately $\$ 6.50$ per box, for grapefruit the charge is approximately $\$ 5.75$ per box, and for tangerines the charge can be as high as $\$ 9$ per box. Sending fruit to a packinghouse can be cost prohibitive, especially for the small grower. This rule may provide an additional outlet for fruit that might otherwise be forced into the processing market or left on the tree altogether. For the 2003-04 season, this exemption accounted for additional fresh shipnients totaling over 32,000 cartons.
This rule will not impose any additional costs on the grower. It will have the opposite effect of providing growers the opportunity to reduce the costs associated with having fruit handled by a packinghouse. This action will allow growers to ship small quantities of their tree run citrus directly into interstate commerce exempt from the order's grade, size, and assessment requirements and their related costs. With this action, growers
will be able to reduce handling costs and use those savings toward developing additional markets not serviced by the traditional packinghouses. This regulation will help growers by providing another outlet for their fruit. This will benefit all growers regardless of size, but it is expected to have a particular benefit for small growers who need additional revenue to meet operating costs.

The Committee considered one alternative to this action. The possible alternative was to not continue the exemption. However, the Committee believes the exemption provides other possible nutlets for fruit and may help increase returns to growers. Therefore, this alternative was rejected.

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the information collection requirements contained in this rule have been previously approved by the Office of Management and Budget (OMB) and assigned OMB No. 0581-0189. USDA has not identified any relevant Federal rules that duplicate, overlap or conflict with this rule. As with all Federal. marketing order programs, reports and forms are periodically reviewed to reduce information requirements and duplication by industry and public sector agencies.
The Committee's meeting was widely publicized throughout the citrus industry and all interested persons were invited to attend the meeting and participate in Committee deliberations. Like all Committee meetings, the June 15,2004 , meeting was a public meeting and all entities, both large and small, were able to express their views on this issue. Interested persons are invited to submit information on the regulatory and informational impacts of this action on small businesses.

A small business guide on complying with fruit, vegetable, and specialty crop marketing agreements and orders may be viewed at: http://www.ams.usda.gov/ $f v / m o a b . h t m l$. Any questions about the compliance guide should be sent to Jay Guerber at the previously mentioned address in the FOR FURTHER INFORMATION CONTACT section.

This rule invites comments on exempting small-quantity shipments of tree run citrus free from grade, size, and assessment requirements under the order. Any comments received will be considered prior to finalization of this rule.

After consideration of all relevant material presented, including the Committee's recommendation, and other information, it is found that this interim final rule, as hereinafter set
forth, will tend to effectuate the declared policy of the Act.
Pursuant to 5 U.S.C. 553, it is also found and determined upon good cause that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice prior to putting this rule into effect and good cause exists for not postponing the effective date of this rule until 30 days after publication in the Federal Register. This rule needs to be in place before September 20, 2004, to cover as many shipments during the 2004-05 season as possible. Also, growers can begin making plans on how to utilize the exemption. In addition, growers and handlers are aware of this rule, which was recommended at a public meeting. Also, a 60-day comment period is provided for in this rule and any comments received will be considered prior to finalization.

## List of Subjects in 7 CFR Part 905

Grapefruit, Marketing agreements, Oranges, Reporting and recordkeeping requirements, Tangelos, Tangerines.

- For the reasons set forth in the preamble, 7 CFR part 905 is amended as follows:


## PART 905-ORANGES, GRAPEFRUIT, TANGERINES, AND TANGELOS GROWN IN FLORIDA

- 1. The authority citation for 7 CFR part 905 continues to read as follows:

Authority: 7 U.S.C. 601-674.

## §905.149 [Amended]

- 2. Section 905.149 is amended by:
- A. Removing in paragraph (d) "July 31, 2004" and adding the words "the end of the fiscal period" in its place.
- B. Removing paragraph (f)(3) and redesignating paragraphs (f)(4), (f)(5), and $(f)(6)$, as paragraphs $(f)(3),(f)(4)$, and (f)(5), respectively.

Dated: August 10, 2004.
A.J. Yates,

Administrator, Agricultural Marketing Service.
[FR Doc. 04-18614 Filed 8-13-04; 8:45 am] BILLING CODE 3410-02-P

## DEPARTMENT OF AGRICULTURE

## Agricultural Marketing Service

7 CFR Part 905
[Docket No. FV04-905-3 IFR]
Oranges, Grapefruit, Tangerines, and Tangelos Grown in Florida; Limiting the Volume of Small Red Seedless Grapefruit
AGENCY: Agricultural Marketing Service, USDA.
ACTION: Interim final rule with request for comments.

SUMMARY: This rule limits the volume of small red seedless grapefruit entering the fresh market under the marketing order covering oranges, grapefruit, tangerines, and tangelos grown in Florida (order). The Citrus Administrative Committee (Committee) administers the order locally and recommended this action. This rule limits the volume of sizes 48 and 56 red seedless grapefruit shipped during the first 22 weeks of the 2004-05 season by establishing weekly percentages beginning September 20, 2004. This action supplies enough small red seedless grapefruit without saturating all markets with these small sizes. This rule should help stabilize the market and improve grower returns.
DATES: Effective August 17, 2004; comments received by September 15, 2004 will be considered prior to issuance of a final rule.
ADDRESSES: Interested persons are invited to submit written comments concerning this rule. Comments must be sent to the Docket Clerk, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; Fax: (202) 720-8938, E-mail:
moab.docketclerk@usda.gov, or Internet: http://www.regulations.gov. All comments should reference the docket number and the date and page number of this issue of the Federal Register and will be made available for public inspection in the Office of the Docket Clerk during regular business hours, or can be viewed at: http:// www.ams.usda.gov/fv/moab.html.

## FOR FURTHER INFORMATION CONTACT:

 William G. Pimental, Southeast Marketing Field Office, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 799 Overlook Drive, Suite A, Winter Haven, Florida 33884-1671; telephone: (863) 324-3375, Fax: (863) 325-8793; or George Kelhart, Technical Advisor,Marketing Order Administration
Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 7202491, Fax: (202) 720-8938.

Small businesses may request information on complying with this regulation by contacting Jay Guerber, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; telephone (202) 7202491, Fax: (202) 720-8938, or E-mail: Jay.Guerber@usda.gov.
SUPPLEMENTARY INFORMATION: This rule is issued under Marketing Agreement No. 84 and Marketing Order No. 905, both as amended (7 CFR part 905), regulating the handling of oranges, grapefruit, tangerines, and tangelos grown in Florida, hereinafter referred to as the "order." The marketing agreement and order are effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601674), hereinafter referred to as the "Act."

The Department of Agriculture (USDA) is issuing this rule in conformance with Executive Order 12866.

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. This rule is not intended to have retroactive effect. This rule will not preempt any State or local laws, regulations, or policies, unless they present an irreconcilable conflict with this rule.

The Act provides that administrative proceedings must be exhausted before parties may file suit in court. Under section 608c(15)(A) of the Act, any handler subject to an order may file with USDA a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with law and request a modification of the order or to be exempted therefrom. A handler is afforded the opportunity for a hearing on the petition. After the hearing the USDA would rule on the petition. The Act provides that the district court of the United States in any district in which the handler is an inhabitant, or has his or her principal place of business, has jurisdiction to review USDA's ruling on the petition, provided an action is filed not later than 20 days after the date of the entry of the ruling.

This rule limits the volume of small red seedless grapefruit entering the fresh market. This rule restricts the volume of sizes 48 and 56 frэsh red seedless grapefruit shipped during the first 22
weeks of the 2004-05 season by establishing a weekly percentage for each week, beginning September 20, 2004. This rule supplies enough smail red seedless grapefruit, without saturating all markets with these small sizes. This action should help stabilize the market and improve grower returns.

A typical season runs from September through June. It can run longer if there is a strong demand for fresh grapefruit. During the first 22 weeks of a typical season there is an oversupply of small red seedless grapefruit and a reduced demand for such fruit. Later in the season, there is a greater demand for smaller sizes. As discussed later in more detail, this action is intended to stabilize the early season (22-week) supply of small red seedless grapefruit and to help improve the prices received by producers. In the absence of this action, producer prices may be lower than their cost of production.

Section 905.52 of the order provides authority to limit shipmerts of any grade or size, or both, of any variety of Florida citrus. Such limitations may restrict the shipment of a portion of a specified grade or size of a variety. Under such a limitation, the quantity of such grade or size a handler may ship during a particular week is established as a percentage of the total shipments of such variety shipped by that handler during a prior period, established by the Committee and approved by USDA.

Section 905.153 of the regulations provides procedures for limiting the volume of small red seedless grapefruit entering the fresh market. The procedures specify that the Committee may recommend that only a certain percentage of sizes 48 and 56 red seedless grapefruit be made available for shipment into fresh market channels for any week or weeks during the regulatory period. The regulation period is 22 weeks long and begins the third Monday in September. Under such a limitation, the quantity of sizes 48 and 56 red seedless grapefruit that may be shipped by a handler during a regulated week is calculated using the recommended percentage. In past seasons, handlers could calculate the total volume of sizes 48 and 56 they could ship in a regulated week by taking the recommended weekly percentage times the average weekly volume of red seedless grapefruit handled by such handler in the previous five seasons. However, under a separate interim final rule, USDA is changing the number of seasons used to determine a handler's average week from the five previous seasons to the three previous seasons. This interim final rule also appears in this issue of the Federal Register.

This interim final rule limits the volume of sizes 48 (3-9/16 inches minimum diameter) and 56 (3-5/16 inches minimum diameter) red seedless grapefruit entering the fresh market by instituting weekly percentages for the first 22 weeks of the 2004-05 season. This rule establishes weekly percentages at 45 percent for the first three weeks (September 20, 2004 through October 10, 2004), 36 percent for weeks 4 through 18 (October 11, 2004 through January 23, 2005), 40 percent for weeks 19 and 20 (January 23, 2005 through February 6, 2005), and 45 percent for weeks 21 and 22 (February 7, 2005 through February 20, 2005). The Committee recommended this action unanimously at a meeting on June 15, 2004. This action is similar to those taken the previous seven seasons.
The Committee believes that the over shipment of smaller-sized red seedless grapefruit has a detrimental effect on the market. While there is a market for small-sized red seedless grapefruit, the availability of large quantities oversupplies the fresh market with these sizes and negatively impacts the market for all sizes. These smaller sizes, 48 and 56 , normally return the lowest prices when compared to the other larger sizes. However, when there is too much volume of the smaller sizes available, the overabundance of small-sized fruit pulls the prices down for all sizes.
For the three seasons prior to the use of percentage size regulation, 1994-95, 1995-96, and 1996-97, returns for red seedless grapefruit had been declining, often not returning the cost of production. On-tree prices for red seedless grapefruit had fallen steadily from $\$ 6.87$ per box ( $13 / 5$ bushel) during the 1991-92 season, to $\$ 3.38$ per box during the 1993-94 season, to $\$ 1.91$ per box during the 1996-97 season.

An economic study done by the University of Florida-Institute of Food and Agricultural Sciences in May 1997, found that on-tree prices had fallen from a high near $\$ 7.00$ per carton in 1991-92 to around $\$ 1.50$ per carton for the 199697 season. The study projected that if the industry elected to make no changes, the on-tree price would remain around $\$ 1.50$ per carton. The study also indicated that increasing minimum size restrictions could help raise returns.
The Committee believes that the over shipment of smaller-sized red seedless grapefruit contributed to these poor returns for growers and to lower prices. Based on available statistical information, Committee members concluded that once shipments of sizes 48 and 56 reached levels above 250,000 cartons per week, prices declined on those and most other sizes of red
seedless grapefruit. The Committee believed if shipments of small sizes were maintained at around or below 250,000 cartons a week, prices would stabilize and demand for the larger, more profitable sizes would increase. Consequently, in 1996, the Committee recommended changing their rules and regulations to establish the procedures in $\S 905.153$ to limit the volume of small red seedless grapefruit entering the market. The Committee has successfully used the provisions of $\S 905.153$ to address the problems associated with the over shipment of small red seedless grapefruit, recommending percentage of size regulation during the first 11 weeks of the 1997-98, 1998-99, 1999-2000, and 2000-01 seasons, and for the first 22 weeks of the 2001-02, 2002-03, and the 2003-04 seasons. Under percentage of size regulation, prices increased and movement stabilized when compared to seasons without regulation. Examples of these positive changes follow.
The Committee believes that for the 2004-05 season small-sized red seedless grapefruit would again negatively impact the market for all grapefruit if not regulated. By regulating the volume of small sizes entering the fresh market for the first 22 weeks of the season, shipments of sizes 48 and 56 can be maintained near the 250,000 -carton level. To address the volume of smallsized red seedless grapefruit available and to prevent the over shipment of small sizes, the Committee voted to utilize the provisions of $\S 905.153$ and establish percentage of size regulation for each week of the 22 week regulatory period for the 2004-05 season.
In making its recommendation, the Committee considered the success of previous percentage of size regulations and their experience from past seasons. At the meeting, the Committee referenced the results of a study commissioned to determine the merit of percentage of size regulation. The study completed by Robert E. Barber, Jr., Director of Economics, Florida Citrus Mutual, entitled "An Econometric Spatial Equilibrium Analysis of the 48/ 56 Red Grapefruit Rule," dated July 1, 2003, evaluated the effectiveness of past percentage of size regulations.
One of the Committee's goals in establishing percentage of size regulation was to stabilize prices and increase returns. The Committee believes percentage of size regulation has been effective in this area, and the study shows this to be true. The study estimates that percentage of size regulation has increased total f.o.b. revenues for red grapefruit by a total of 12 percent or $\$ 18.9$ million over the sixyear period from 1997-98 to 2002-03,
averaging $\$ 3.15$ million per season. Each of the six seasons had an increase in f.o.b. revenues ranging from a low of $\$ 2.52$ million during the 1999-2000 season to a high of $\$ 3.73$ million for the 2002-03 season. The f.o.b. prices per carton are also estimated to have increased by an average of 17 percent or $\$ 1.00$ per carton during this six-year period.
In the three seasons prior to the first percentage of size regulation in 199798, prices of red seedless grapefruit fell from a weighted average f.o.b. price of $\$ 7.80$ per carton in October to a weighted average f.o.b. price of $\$ 5.50$ per carton in December. In the seven seasons utilizing percentage of size regulation, red seedless grapefruit maintained higher prices throughout the season with a weighted average f.o.b. price of $\$ 8.26$ per carton in October, $\$ 7.12$ per carton in December, and remained at around $\$ 7.09$ in April. Average prices for the season have also been higher during seasons with percentage of size regulation. The average season price for red seedless grapefruit was $\$ 7.10$ for the last seven years compared to $\$ 5.83$ for the three years prior to using percentage of size regulation. The Barber study shows that prices for the seasons 1997-98 to 200203 would have been from around $\$ 0.72$ to $\$ 1.00$ lower per carton without regulation.

On-tree prices for fresh red seedless grapefruit have also been higher during seasons with percentage of size regulation than for the three seasons prior to regulation. The average on-tree price for fresh red seedless grapefruit was $\$ 4.86$ for the seasons 1998-99 through 2002-03 with percentage of size regulation compared to $\$ 3.08$ for the three years prior to regulation.

The University of Florida, Citrus Research and Education Center published an estimated cost of production for grapefruit for the 20022003 season. The cost to produce grapefruit for the fresh market was estimated at $\$ 1,072.54$ per acre for the Indian River area, the major grapefruit production area in Florida. Indian River grapefruit production ranges from 325 boxes per acre to 525 boxes per acre and has averaged around 417 boxes per acre. Based on the cost of production, and the average boxes per acre, growers need to earn a total on-tree value (fruit going both to the fresh market and to processing) of approximately $\$ 2.55$ per box in order to break even. For the three seasons prior to percentage of size regulation, the total on-tree value averaged $\$ 1.78$ per box. Comparatively, for the seasons with regulation, 1998-99 through 2002-03, the on-tree value has
averaged $\$ 2.63$ per box for red grapefruit, which is just above the estimated $\$ 2.55$ per box break-even level.

Small growers have struggled the last ten seasons to receive returns near the cost of production. For many, the higher on-tree returns produced under percentage of size regulation have meant the difference between profit and loss.

Another of the Committee's goals in establishing percentage of size regulation was to help maintain the price differential between the prices for larger sizes and those for smaller sizes. At the start of the season, larger-sized fruit command a premium price. The f.o.b. price can be $\$ 4$ to $\$ 10$ more a carton than for the smaller sizes. For 2003-04, the f.o.b. price for a size 27 averaged $\$ 12.38$ per carton in October 2003. This compares to an average f.o.b. price of around $\$ 6.38$ per carton for a size 56 during the same period. In the three years before the issuance of a percentage size regulation, the f.o.b. price for large sizes dropped to within $\$ 1$ or $\$ 2$ of the f.o.b. price for small sizes by the middle of the season due to the oversupply of the smaller sizes.
Percentage of size regulation has helped sustain the price differential, maintaining higher prices for the largersized fruit. During the three years before regulation, the average differential between the carton price for a size 27 and a size 56 was $\$ 3.47$ at the end of October and dropped to $\$ 1.68$ by midDecember. In the seven years with percentage of size regulation, the average differential between the carton price for a size 27 and a size 56 was $\$ 5.51$ at the end of October, $\$ 3.83$ in mid-December, and remained at around $\$ 3.36$ the first week in May.
The Barber study also states that f.o.b. revenues for larger sized red grapefruit benefited substantially from percentage of size regulation. Of the $\$ 18.9$ million increase in total fresh f.o.b. revenues for red grapefruit the last six seasons, nearly $\$ 16.7$ million can be attributed to gains made by fruit larger than sizes 48 and 56.
According to the Economic Analysis and Program Planning Branch, USDA, the margins between the prices for the various sizes of red grapefruit have remained fairly constant throughout the seasons covered under percentage of size regulation. However, if the domestic markei becomes glutted with too many small-sized grapefruit (48 and 56), these margins would be negatively impacted and total grower returns would be reduced.
The goal of this percentage of size rule is to reduce the volume of the least valuable fruit in the market and
strengthen grower prices and revenues. Without this rule, the fresh grapefruit market will become glutted with smallsized fruit, which will have a negative impact on prices for larger-sized fruit and grower returns. Absent this rule, the price margins between sizes (23, 27, 32, $36,40,48$, and 56 ) will diminish and ultimately result in lower grower returns. This rule is intended to fully supply all markets for small sizes with fresh red seedless grapefruit size 48 and 56 , while avoiding oversupplying these markets to the detriment of grower revenues.
The Committee believes percentage of size regulation has also helped stabilize the volume of small sizes entering the fresh market. During deliberations in past seasons, Committee members concluded once shipments of sizes 48 and 56 reached levels above 250,000 cartons per week, prices declined on those and most other sizes of red seedless grapefruit. The last seven seasons during the weeks regulated by a percentage of size regulation, weekly shipment of sizes 48 and 56 red seedless grapefruit remained near or below 250,000 cartons for nearly 80 percent of the regulated weeks. Also, based on the Barber study, while percentage of size regulation has been successful in controlling the volume of small sizes entering the fresh market, it has had only a limited affect on total shipments.
In addition, an economic study by Florida Citrus Mutual (Lakeland, Florida) dated April 1998, also found that the weekly percentage regulation was effective. The study stated that part of the strength in early season pricing appeared to be due to the use of the weekly percentage rule to limit the volume of sizes 48 and 56. It said prices were generally higher across the size spectrum with sizes 48 and 56 having the largest gains, and larger-sized grapefruit also registering modest improvements. The rule shifted the size distribution toward the higher-priced, larger-sized grapefruit, which helped raise average f.o.b. prices. It further stated that sizes 48 and 56 accounted for only 17 percent of domestic shipments during the same period in the 1997-98 season, as small sizes were used to supply export customers with preferences for small-sized grapefruit.

In addition to the success of past regulations, there are other circumstances warranting the consideration of establishing percentage of size regulation. For the four seasons, 1999-2000, 2000-01, 2001-02, and 2002-03 the percentage of the remaining crop represented by small sizes in February averaged around 45 percent. This compares to an average of 31
percent for the same month for seasons 1995-96 through 1997-98. These five seasons, 1999-2000 through 2003-04, averaged a greater percentage of smaller sizes across each month, October through February, than over the three seasons 1995-96 through 1997-98. For the seven seasons prior to the 2002-03 season there has been a movement toward an increased volume of small sizes as a percentage of the overall crop. For the 2002-03 season, grapefruit sized larger than in the previous seasons and small sizes were not as dominant a factor. However, the 2003-04 season red grapefruit produced a greater number of sizes 48 and 56 red grapefruit than anticipated. The September official measurement of red seedless grapefruit indicated that 91 pieces of grapefruit were required for a box. The November measurements indicated that it would take 100 pieces of grapefruit to make a box. Currently, it is unclear how the 2004-05 crop will size. It is possible that the 2004-05 crop may produce the volume of small sizes represented in the majority of past seasons, making an even greater supply of small-sized fruit available for market.

European and Asian markets also impact the volume of small sizes available. These markets have shown a strong demand for the smaller-sized red seedless grapefruit. The increase in the value of currency in these markets compared to the dollar resulted in more shipments of smaller-sized red seedless grapefruit to these markets. However, a reduction in shipments to these areas could occur during the coming season if market conditions change. This could result in a greater amount of small sizes for remaining markets to absorb.

The market for processed grapefruit is also a consideration. Approximately 45 percent of red seedless grapefruit was used for processing in 2002-03, with the majority being squeezed for juice. However, this outlet offers limited returns and is currently not profitable. Of the last 'seven years, only 1999-2000 produced on-tree returns for processed red seedless grapefruit exceeding \$1 per box. Returns for 2002-03 processed red seedless grapefruit averaged a negative $\$ 0.68$ per box. When on-tree returns for processed grapefruit drop below a dollar, there is pressure to shift a larger volume of the overall crop to the fresh market to benefit from the higher prices normally paid for fresh fruit. From 1998 through 2003, the differential between fresh prices and processed prices has averaged $\$ 4.43$ per box. Consequently, growers prefer to ship grapefruit to the fresh market.

Statistics from the Florida Department of Citrus show there is currently a 42-
week inventory of red seedless grapefruit juice from last season. By the start of the season, it is projected that over 36 weeks worth of juice will remain in inventory. Due to current inventories, on-tree prices for processed red seedless grapefruit for the 2004-05 season will most likely mirror prices from past seasons and remain below a dollar. A fair percentage of red seedless grapefruit shipped for processing are smaller sizes. With limited returns for processed grapefruit, an additional volume of small sizes could be shifted toward the fresh market, further aggravating problems with excessive volumes of small sizes.

Further, red seedless grapefruit production continues to exceed demand. This has contributed to the low returns and led to economic abandonment. According to information from the National Agricultural Statistics Service, the seasons of 1995-96, 199697, 1997-98, 2000-01, and 2001-02 had an average economic abandonment of two million boxes or more of red seedless grapefruit. Data available for the 2002-03 season is preliminary, however, it is lik-ly some economic abandonment did occur.

Economic abandonment and prices falling below the cost of production support the use of percentage of size regulation to control the volume of small sizes. The percentage of size regulation has a positive impact on price and is intended to make the most economically viable fruit available to the fresh market without oversupplying small-sized fruit. The above considerations further support the need to control the volume of sizes 48 and 56 during the season to prevent small sizes from overwhelming all markets.

The Committee believes the volume of small red seedless grapefruit available will have a detrimental effect on the market if it is not controlled. Members believe establishing weekly percentages during the last seven seasons has been effective and that problems successfully addressed by percentage of size regulation will return without regulation. Consequently, the Committee believes weekly percentage of size regulation should be established for each of the 22 weeks of the regulatory period for the 2004-05 season. The Committee recommended establishing weekly percentages at 45 percent for the first three weeks, 36 percent for weeks 4 through 18, 40 percent for weeks 19 and 20, and 45 percent for weeks 21 and 22.

The Committee considered the percentages set last year as a basis for discussing percentages for the 2004-05 season. They believe the percentages set
last year worked well, and decided to make their initial recommendation for each of the 22 weeks at similar levels. There was a need to increase percentages in the final weeks of regulation for 2003-04. Consequently, the committee recommended increased percentages for the last few weeks in 2004-05 in the event the same conditions occur. Committee members believed setting last season's percentages higher than the most restrictive level allowed of 25 percent had worked well, providing some restriction while affording volume for those markets that prefer small sizes.

Committee members believe if shipments of small sizes are maintained at around or below 250,000 cartons a week, prices stabilize and demand for larger, more profitable sizes increases. The Committee considered the 250,000 carton level when recommending the weekly percentages. The first three weeks are set at 45 percent because it is likely there will only be a limited volume shipped. In the last five seasons, total shipments of red seedless grapefruit have only exceeded 250,000 cartons once in the first three weeks of the season.

Setting weekly percentages at 36 percent for the majority of weeks provides a total allotment of 249,294 cartons ( 36 percent of the total industry base of 653,424 cartons) per week. This will holp hold shipments of sizes 48 and 56 red seedless grapefruit near the 250,000-carton level for the greater part of the season. The increase to 40 percent for weeks 19 and 20 and 45 percent for weeks 21 and 22 offers a little more allotment, provides some transition to the period without regulation and helps to prevent the dumping of small sizes following the end of regulation. The Committee believes these percentages provide some flexibility while holding weekly shipments of sizes 48 and 56 close to the 250,000-carton mark.

More information helpful in determining the appropriate weekly percentages will be available after August. At the time of the June meeting, grapefruit had just begun to size, giving little indication as to the distribution of sizes. Only the most preliminary of crop estimates was available, with the official estimate not to be issued until October. Further, the first reports on how the crop is sizing will not be available until after September. Consequently, the Committee believes it is best to set regulation at these levels, and then relax the percentages later in the season if conditions warrant.

The Committee recognized they could meet again during the regulation period, as needed, and use the most current
information to consider adjustments in the weekly percentage rates. This will help the Committee make the most informed decisions as to whether the established percentages are appropriate. Any changes to the weekly percentages set by this rule will require additional rulemaking and the approval of USDA.

Therefore, this rule establishes weekly percentages at 45 percent for the first three weeks, 36 percent for weeks 4 through 18, 40 percent for weeks 19 and 20 , and 45 percent for weeks 21 and 22. This rule is intended to fully supply all markets for small sizes with fresh red seedless grapefruit sizes 48 and 56 , while avoiding oversupplying these markets to the detriment of grower revenues. The Committee plans to meet as needed during the 22 -week period to ensure weekly percentages are at the appropriate levels.

Under $\S 905.153$, the quantity of sizes 48 and 56 red seedless grapefruit a handler may ship during a regulated week is calculated using the set weekly percentage. Handlers can fill their allotment with size 56 , size 48 , or a combination of the two sizes such that the total of these shipments is within the established limits. The Committee staff performs the specified calculations and provides them to each handler. The regulatory period begins the third Monday in September, September 20, 2004. Each regulation week begins Monday at $12 \mathrm{a} . \mathrm{m}$. and ends at 11:59 p.m. the following Sunday.

Section 905.153(d) provides the allowances for overshipments, loans, and transfers of allotment. These tolerarices allow handlers the opportunity to supply their markets while limiting the impact of small sizes.

The Committee can also act on behalf of handlers wanting to arrange allotment loans or participate in the transfer of allotment. Repayment of an allotment loan is at the discretion of the handlers party to the loan. The Committee will inform each handler of the quantity of sizes 48 and 56 red seedless grapefruit they can handle during a particular week, making the necessary adjustments for overshipments and loan repayments.
Section 8e of the Act requires that whenever grade, size, quality, or maturity requirements are in effect for certain commodities under a domestic marketing order, including grapefruit, imports of that commodity must meet the same or comparable requirements. This rule does not change the minimum grade and size requirements under the order, only the percentages of sizes 48 and 56 red grapefruit that may be handled. Therefore, no change is necessary in the grapefruit import regulations as a result of this action.

## Initial Regulatory Flexibility Analysis

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Agricultural Marketing Service (AMS) has considered the economic impact of this action on small entities.
Accordingly, AMS has prepared this initial regulatory flexibility analysis. The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened.
Marketing orders issued pursuant to the Act, and the rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.
There are approximately 75 grapefruit handlers subject to regulation under the order and approximately 11,000 growers of citrus in the regulated area Small agricultural service firms, including handlers, are defined by the Small Business Administration (SBA) as those having annual receipts of less than $\$ 5,000,000$, and small agricultural producers are defined as those having annual receipts of less than $\$ 750,000$ (13 CFR 121.201).
Based on industry and Committee data, the average annual f.o.b. price for fresh Florida red seedless grapefruit during the 2003-04 season was approximately $\$ 7.58$ per $4 / 5$-bushel carton, and total fresh shipments for the 2003-04 season are estimated at 24.7 million cartons of red grapefruit. Approximately 25 percent of all handlers handled 75 percent of Florida's grapefruit shipments. Using the average f.o.b. price, at least 80 percent of the grapefruit handlers could be considered small businesses under SBA's definition. Therefore, the majority of Florida grapefruit handlers may be classified as small entities. The majority of Florida grapefruit producers may also be classified as small entities.
The over shipment of small-sized red seedless grapefruit contributes to poor returns and lower on-tree values due to the production of red seedless grapefruit in excess of demand. This rule limits the volume of sizes 48 and 56 red seedless grapefruit shipped during the first 22 weeks of the 2004-05 season by establishing weekly percentages for each of the 22 weeks, beginning September 20,2004 . This rule sets the weekly percentages at 45 percent for weeks 1 , 2, and 3, 36 percent for week 4 through week 18, and at 40 percent for weeks 19 and 20 , and 45 percent for weeks 21 and 22. The quantity of sizes 48 and 56 red seedless grapefruit that may be shipped
by a handler during a particular week is calculated using the percentages set. This action supplies enough small red seedless grapefruit, without saturating all markets with small sizes. This action will help stabilize the market and improve grower returns. This rule uses the provisions of $\S 905.153$. Authority for this action is provided in $\S 905.52$ of the order. The Committee unanimously recommended this action at a meeting on June 15, 2004.
While the establishment of volume regulation may necessitate additional spot picking, which could entail slightly higher harvesting costs, in most cases this is already a standard industry practice. The Barber study indicates spot picking would only fractionally increase harvesting costs on just a small segment of the boxes picked. In addition, with spot picking, the persons harvesting the fruit are more selective and pick only the desired sizes and qualities. This reduces the amount of time and effort needed in sorting fruit, because undersized fruit is not harvested. This may result in a cost savings through reduced processing and packing costs. In addition, because this regulation is only in effect for part of the season, the overall effect on costs is minimal. Consequently, this rule is not expected to appreciably increase costs to producers.

If a 25 percent restriction on small sizes had been applied during the 22 week period for the three seasons prior to the 1997-98 season, an estimated average of 3.1 percent of overall shipments during that period would have been constrained by regulation. A large percentage of this volume most likely could have been replaced by larger sizes for which there are no volume restrictions. Under regulation, larger sizes have been substituted for smaller sizes with a nominal effect on overall shipments.

In addition, handlers can transfer, borrow or loan allotment based on their needs in a given week. Handlers also have the option of over shipping their allotment by 10 percent in a week, provided the over shipment is deducted from the following week's shipments. Approximately 314 loans and transfers were utilized last season. Statistics for 2003-04 show that, in only 3 weeks of the regulated period was the total available allotment used. Therefore, with the weekly percentages for the 2004-05 season set at approximately the same levels as last season, the overall impact of this regulation on total shipments should be minimal.

The Committee believes establishing percentage of size regulation during the 2004-05 season will have benefits
similar to those realized under past regulations. Handlers and producers have received higher returns under percentage of size regulation than without regulation. In the three seasons prior to the first percentage of size regulation in 1997-98, prices of red seedless grapefruit fell from a weighted average f.o.b. price of $\$ 7.80$ per carton in October to a weighted average f.o.b. price of $\$ 5.50$ per carton in December. In the seven seasons utilizing percentage of size regulation, red seedless grapefruit maintained higher prices throughout the season with a weighted average f.o.b. price of $\$ 8.26$ per carton in October, to an average f.o.b. price of $\$ 7.12$ per carton in December, and remained at around $\$ 7.09$ in April. Average prices for the season have also been higher during seasons with percentage of size regulation. The average season price for red seedless grapefruit was $\$ 7.10$ for the last seven years compared to $\$ 5.83$ for the three prior years to using the percentage of size regulation. The Barber study estimates that prices for the seasons 1997-98 to 2002-03 would have been from around $\$ 0.72$ to $\$ 1.00$ lower per carton without regulation.

On-tree earnings per box for fresh red seedless grapefruit have also improved under regulation, providing better returns to growers. The average on-tree price for fresh red seedless grapefruit was $\$ 4.86$ for the seasons 1998-99 through 2002-03 with percentage of size regulation, compared to $\$ 3.08$ for the three years prior to regulation. Small growers have struggled the last nine seasons to receive returns near the cost of production. For many, the higher returns provided by percentage of size regulation meant the difference between profit and loss.

Shipments during the 22 weeks covered by this regulation account for nearly 60 percent of the total volume of red seedless grapefruit shipped to the fresh market. Considering this volume and the very limited returns from grapefruit for processing, it is imperative that returns from the fresh market be maximized during this period. Even a small increase in price when coupled with the volume shipped represents a significant increase in the overall return to growers.

The Barber study estimates that prices rose anywhere from 12.9 percent or $\$ .72$ to 17.5 percent or $\$ 1.00$ per $4 / 5$-bushel carton during percentage of size regulation. Even if this action were only successful in raising returns by $\$ .10$ per carton, this increase in combination with the substantial number of shipments generally made during this 22-week period, would represent an
increased return of nearly \$1.4 million. Consequently, any increased returns generated by this action should more than offset any additional costṣ associated with this regulation.
The purpose of this rule is to help stabilize the market and improve grower returns. Percentage of size regulation is intended to reduce the volume of the least valuable fruit in the market, and shift it to those markets that prefer small sizes. This regulation helps the industry address marketing problems by keeping small sizes (sizes 48 and 56) more in balance with market demand without glutting the fresh market with these sizes.

This rule provides a supply of smallsized red seedless grapefruit sufficient to meet market demand. without saturating all markets with these small sizes. This action is not expected to decrease the overall consumption of red seedless grapefruit. With supply in excess of demand, this rule is not expected to impact consumer prices or demand. The benefits of this rule are expected to be available to all red seedless grapefruit growers and handlers regardless of their size of operation. This rule will likely help small under-capitalized growers who need additional weekly revenues to meet operating costs.

The Committee considered several alternatives when discussing this action. The Committee discussed recommending percentages for only the first few weeks and meeting in the fall to recommend the percentages for the remaining weeks. This option was rejected as most members wished to know their volumes for the entire season. The Committee also believes its recommendations on percentages for all 22 weeks have been effective. The Committee also discussed setting higher percentages for the last few weeks of regulation. The Committee agreed that the percentages would be reexamined when more complete data was available and changed if necessary. The Red Grapefruit subcommittee would meet during the 2004-05 season to examine the rule and the percentages, and could recommend adjustments at that time. Therefore, this alternative was also rejected.
In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the information collection requirements contained in this rule have been previously approved by the Office of Management and Budget (OMB) and assigned OMB No. 0581-0189. As with all Federal marketing order programs, reports and forms are periodically reviewed to reduce information
requirements and duplication by industry and public sectors.

USDA has not identified any relevant Federal rules that duplicate, overlap or conflict with this rule. However, red seedless grapefruit must meet the requirements as specified in the U.S. Standards for Grades of Florida Grapefruit (7 CFR 51.760 through 51.784) issued under the Agricultural Marketing Act of 1946 (7 U.S.C. 1621 through 1627).

The Committee's meeting was widely publicized throughout the citrus industry and all interested persons were invited to attend the meeting and participate in Committee deliberations on all issues. Like all Committee meetings, the June 15, 2004, meeting was a public meeting and all entities, both large and small, were able to express views on this issue. Interested persons are invited to submit information on the regulatory and informational impacts of this action on small businesses.

A small business guide on complying with fruit, vegetable, and specialty crop marketing agreements and orders may be viewed at: http://www.ams.usda.gov/ $\mathrm{fv} / \mathrm{moab} . \mathrm{html}$. Any questions about the compliance guide should be sent to Jay Guerber at the previously mentioned address in the FOR FURTHER INFORMATION CONTACT section.

This rule invites comments on limiting the volume of small red seedless grapefruit entering the fresh market during the first 22 weeks of the 2004-05 season. Any comments received will be considered prior to finalization of this rule.

After consideration of all relevant material presented, including the Committee's recommendation, and other information, it is found that this interim final rule, as hereinafter set forth, will tend to effectuate the declared policy of the Act.
Pursuant to 5 U.S.C. 553 , it is also found and determined upon good cause that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice prior to putting this rule into effect and that good cause exists for not postponing the effective date of this rule until 30 days after publication in the Federal Register because: (1) This rule needs to be in place when the regulatory period begins September 20, 2004, and handlers need to consider their allotment and how best to service their customers; (2) the industry has been discussing this issue for some time, and the Committee has kept the industry well informed; (3) this action has been widely discussed at various industry and association meetings, and interested persons have
had time to determine and express their positions; (4) this action is similar to those recommended in previous seasons; and (5) this rule provides a $30-$ day comment period and any comments received will be considered prior to finalization of this rule. A comment period of 30 days is appropriate because it will allow for any needed intraseasonal changes to be made in a timely manner.
List of Subjects in 7 CFR Part 905
Grapefruit, Marketing agreements, Oranges, Reporting and recordkeeping requirements, Tangelos, Tangerines.

- For the reasons set forth in the preamble, 7 CFR part 905 is amended as follows:


## PART 905-ORANGES, GRAPEFRUIT, TANGERINES, AND TANGELOS GROWN IN FLORIDA

- 1. The authority citation for 7 CFR part 905 continues to read as follows:

Authority: 7 U.S.C. 601-674.

- 2. Section 905.350 is revised to read as follows:


## §905.350 Red seedless grapefruit

 regulation.This section establishes the weekly percentages to be used to calculate each handler's weekly allotment of small sizes. Handlers can fill their allotment with size 56 , size 48 , or a combination of the two sizes such that the total of these shipments are within the established weekly limits. The weekly percentages for size 48 ( $3 \% / 16$ inches minimum diameter) and size 56 ( $3^{5 / 16}$ inches minimum diameter) red seedless grapefruit grown in Florida, which may be handled during the specified weeks, are as follows:

|  | Week | Weekly percentage |
| :---: | :---: | :---: |
| (a) 9/20/04 through 9/26/04 |  | 45 |
| (b) 9/27/04 through 10/3/04 |  | 45 |
| (c) 10/4/04 through 10/10/04 |  | 45 |
| (d) 10/11/04 through 10/17/04 |  | 36 |
| (e) 10/18/04 through 10/24/04 |  | 36 |
| (f) $10 / 25 / 04$ through 10/31/04 |  | 36 |
| (g) 11/1/04 through 11/7/04 |  | 36 |
| (h) $11 / 8 / 04$ through 11/14/04 |  | 36 |
| (i) 11/15/04 through 11/21/04 |  | 36 |
| (j) 11/22/04 through 11/28/04 |  | 36 |
| (k) 11/29/04 through 12/5/04 |  | 36 |
| (I) $12 / 6 / 04$ through $12 / 12 / 04$ |  | 36 |
| (m) 12/13/04 through 12/19/04 |  | 36 |
| (n) 12/20/04 through 12/26/04 |  | 36 |
| (o) 12/27/04 through $1 / 2 / 05$ |  | 36 |
| (p) $1 / 3 / 05$ through $1 / 9 / 05$ |  | 36 |
| (q) $1 / 10 / 05$ through $1 / 16 / 05$ |  | 36 |
| (r) $1 / 17 / 05$ through $1 / 23 / 05$ |  | 36 |
| (s) 1/24/05 through 1/30/05 |  | 40 |
| (t) 1/31/05 through $2 / 6 / 05$ |  | 40 |
| (u) $2 / 7 / 05$ through $2 / 13 / 05$ |  | 45 |
| (v) $2 / 14 / 05$ through $2 / 20 / 05$ |  | 45 |

Dated: August 10, 2004

## A. J. Yates,

Administrator, Agricultural Marketing Service.
[FR Doc. 04-18607 Filed 8-13-04; 8:45 am] BILLING CUDE 3410-02-P

## DEPARTMENT OF AGRICULTURE

## Agricultural Marketing Service

7 CFR Part 905
[Docket No. FV04-905-5 IFR]
Oranges, Grapefruit, Tangerines, and Tangelos Grown in Florida; Modifying the Procedures Used To Limit the Volume of Small Red Seediess Grapefruit Grown in Florida

Agencr: Agricultural Marketing Service, USDA.
ACTION: Interim final rule with request for comments.

SUMMARY: This rule changes the procedures used to limit the volume of sizes 48 and 56 red seedless grapefruit entering the fresh market under the marketing order for oranges, grapefruit, tangerines, and tangelos grown in Florida (order). The order is administered locally by the Citrus Administrative Committee (committee). This rule changes the way a handler's average week is calculated when quantities of small red seedless grapefruit are regulated by adjusting the prior period used from five preceding seasons to three preceding seasons, and the provisions governing overshipments. This action makes the regulation more responsive to industry needs and better allocates base quantities.
DATES: Effective August 17, 2004; comments received by September 15, 2004 will be considered prior to issuance of a final rule.
ADDRESSES: Interested persons are invited to submit written comments
concerning this rule. Comments must be sent to the Docket Clerk, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237 , Washington, DC 20250-0237; Fax: (202) 720-8938, E-mail:
moab.docketclerk@usda.gov; or Internet: http://www.regulations.gov. All comments should reference the docket number and the date and page number of this issue of the Federal Register and will be made available for public inspection in the Office of the Docket Clerk during regular business hours, or can be viewed at: http:// www.ams.usda.gov/fv/moab.html.

## FOR FURTHER INFORMATION CONTACT:

Doris Jamieson, Southeast Marketing
Field Office, Marketing Order
Administration Branch, Fruit and
Vegetable Programs, AMS, USDA, 799
Overlook Drive, Suite A, Winter Haven,
Florida 33884; telephone: (863) 324-
3375, Fax: (863) 325-8793; or George
Kelhart, Technical Advisor, Marketing

Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW, STOP 0237, Washington, DC 20250-0237; telephone: (202) 720-2491, Fax: (202) 720-8938.

Small businesses may request information on complying with this regulation by contacting Jay Guerber, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 7202491, Fax: (202) 720-8938, or E-mail: Jay.Guerber@usda.gov.
SUPPLEMENTARY INFORMATION: This rule is issued under Marketing Agreement No. 84 and Marketing Order No. 905, both as amended ( 7 CFR part 905), regulating the handling of oranges, grapefruit, tangerines, and tangelos grown in Florida, hereinafter referred to as the "order." The order is effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), hereinafter referred to as the "Act."
The Department of Agriculture (USDA) is issuing this rule in conformance with Executive Order 12866.

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. This rule is not intended to have retroactive effect. This rule will not preempt any State or local laws, regulations, or policies, unless they present an irreconcilable conflict with this rule.
The Act provides that administrative proceedings must be exhausted before parties may file suit in court. Under section $608 \mathrm{c}(15)(\mathrm{A})$ of the Act, any handler subject to an order may file with USDA a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with law and request a modification of the order or to be exempted therefrom. A handler is afforded the opportunity for a hearing on the petition. After the hearing USDA would rule on the petition. The Act provides that the district court of the United States in any district in which the handler is an inhabitant, or has his or her principal place of business, has jurisdiction to review USDA's ruling on the petition, provided an action is filed not later than 20 days after the date of the entry of the ruling.

This rule changes the procedures used to limit the volume of sizes 48 and 56 red seedless grapefruit entering the fresh market. This rule changes the way a handler's average week is calculated for when quantities of small red seedless grapefruit are regulated by adjusting the
prior period used from five preceding seasons to three preceding seasons. This action also changes provisions governing overshipments. This rule makes the regulation more responsive to industry needs and better allocates base quantities. The committee unanimously recommended these changes at a meeting held on June 15, 2004.
In a separate action, USDA is issuing an interim final rule establishing percentages for each week of the 22week regulatory period for the 2004-05 shipping season. This rule also appears in this issue of the Federal Register.
Section 905.52 of the order provides authority to limit shipments of any grade or size, or both, of any variety of Florida citrus. Such limitations may restrict the shipment of a portion of a specified grade or size of a variety. Under such a limitation, the quantity of such grade or size a handler may ship during a particular week would be established as a percentage of the total shipments of such variety by such handler in a prior period, established by the committee and approved by USDA.

Section 905.153 of the regulations specifies procedures for limiting the volume of small red seedless grapefruit entering the fresh market. Currently, this section defines the prior period as required by $\S 905.52$ as an average week within the immediately preceding five seasons. An average week is calculated for each handler. This section specifies that the Committee may recommend only a certain percentage of sizes 48 and 56 red seedless grapefruit be made available for fresh shipment for any week or weeks during the regulatory period. Under such a limitation, the quantity of sizes 48 and 56 red seedless grapefruit that a handler may ship is calculated by taking the recommended percentage times the handler's average week. Section 905.153 also details overshipment provisions specifying that any handler may ship an amount of sizes 48 and 56 red seedless grapefruit up to 10 percent greater than their allotted volume each week. The quantity of such overshipment is deducted from the handler's allotment for the following week. Overshipments are not permitted during week 22 , which now is the final regulatory week.

This rule amends $\S 905.153$ by revising the definition of prior period and the language governing overshipments. This rule changes the number of preceding seasons used to calculate a handler's average week from five preceding seasons to three preceding seasons. This rule also changes the provisions regarding overshipments by redefining when overshipments are permitted.

Section 905.52 specifies that whenever any size limitation restricts the shipment of a portion of a specified size, the quantity each handler may ship during a particular week shall be based on a prior period recommended by the committee and approved by USDA. When the committee recommended the procedures in § 905.153 to limit the volume of small red seedless grapefruit entering the fresh market during the regulated period ( 61 FR 69011, December 31, 1996), they determinèd an average week within the preceding five seasons would be the prior period used to calculate a handler's base quantity for each week of regulation.

Currently, an average week is calculated by adding the total red seedless grapefruit shipments by a handler during the 33 -week period beginning the third Monday in September for the preceding five seasons. This total is divided by five to establish an average season. This average season is then divided by the 33 weeks in a season to derive the average week. When the committee utilizes these provisions and establishes percentages for the regulatory period, a handler's average week is multiplied by the applicable percentage to establish that handler's base quantity for shipping small red seedless grapefruit during that particular week.
The committee initially chose to use the past five seasons to calculate an average season, because it thought that the five-year period helped adjust for variations in growing conditions between the seasons. At the time, the committee believed using five seasons provided the most accurate picture of an average season and by using.the average season to calculate an average week, provided each handler with an equitable base from which to establish shipments.

However, since these procedures were established, there have been many changes in the industry. Some handlers have increased their volume of red seedless grapefruit shipments, while others have decreased their shipments or stopped shipping grapefruit altogether.
Because of the continuing changes in the industry, the committee believes that using the past five seasons no longer provides the most accurate picture of an average season. At its June 15, 2004, meeting, the committee discussed the prior period, and unanimously recommended changing from a five-season average to a threeseason average when calculating a handler's average week. The committee believes that this adjustment in the prior period will better reflect changes in the industry, and better allocate the base
quantities for all handlers of red seedless grapefruit.
The committee further believes that the use of a three-season average will be more responsive in reallocating base than the current five-season average. Under a five-season average, it can be several seasons before changes in shipping volume are reflected in the allotment a handler receives. With a five-season average, handlers that have decided to limit their grapefruit business receive more allotment than they need for several seasons even though this allotment could be better utilized by handlers that are increasing their market for red seedless grapefruit. The committee believes that this change better allocates allotment by increasing the base for handlers that have increased their red grapefruit shipments and by reducing the base for handlers that have reduced their red grapefruit shipments.
Consequently, the committee also believes that this change will reduce the need for loans and transfers by shifting additional base to those with increasing shipments. Currently, handlers who are increasing their volume of red seedless grapefruit shipments often need additional allotment to meet their market demands and rely on the provisions in $\$ 905.153$ that provide for allotment loans and transfers. Under these provisions, a handler may borrow allotment from another handler or allotments can be transferred from one handler to another. These procedures provide a means for handlers who have increased their volume of red seedless grapefruit shipments to meet the demands of the market and their buyers.
However, handlers do not know how much allotment other handlers have or if the allotment will be used. The committee believes that this change from a five to a three-year average in computing base quantities better reflects the needs of the industry and lessens the need for loans and transfers. This will benefit handlers and the committee staff who process loans and transfers. Therefore, the committee recommended changing the prior period used to calculate an average week. from five seasons to three seasons.
The committee also discussed revising the provisions in $\S 905.153$ (d) relating to overshipments and the loan or transfer of allotment during week 22. As stated previously, any handler may ship an amount of sizes $£ 8$ and 56 red seedless grapefruit up to 10 percent greater than their allotment during any regulated week. The quantity of such overshipment is deducted from the handler's allotment for the following week. Currently, overshipments are not
allowed during week 22 , because week 22 is the last week of the regulation period and does not provide an opportunity for repayment of any overshipments.
The committee is continuously meeting during the regulated period to discuss the market for red seedless grapefruit and possible changes to the weekly percentages. It believes that market conditions could cause it to recommend the removal of regulation prior to the end of week 22. To recognize this possibility, the committee recommended changing these provisions to specify that overshipments are not permitted during the last week of regulation rather than week 22.

Section 8 e of the Act requires that whenever grade, size, quality or maturity requirements are in effect for certain commodities under a domestic marketing order, including grapefruit, imports of that commodity must meet the same or comparable requirements. This rule does not change the minimum grade and size requirements under the order. Therefore, no change is necessary in the grapefruit import regulations as a result of this action.

## Initial Regulatory Flexibility Analysis

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Agricultural Marketing Service (AMS) has considered the economic impact of this action on small entities. Accordingly, AMS has prepared this initial regulatory flexibility analysis.

The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will noi ve unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.

There are approximately 75 handlers of Florida grapefruit who are subject to regulation under the marketing order and approximately 11,000 growers of citrus in the regulated area. Small agricultural service firms, including handlers, are defined by the Small Business Administration (SBA) as those having annual receipis of less than $\$ 5,000,000$, and small agricultural producers are defined as those having annual receipts of less than $\$ 750,000$ (13 CFR 121.201).

Based on industry and committee data, the average annual f.o.b. price for fresh Florida red seedless grapefruit during the 2003-04 season was approximately $\$ 7.58$ per $4 / 5$-bushel
carton, and total fresh shipments for the 2003-04 season are estimated at 24.7 inillion cartons of red grapefruit. Approximately 25 percent of all handlers handled 75 percent of Florida's grapefruit shipments. Using the average f.o.b. price, at least 80 percent of the grapefruit handlers could be considered small businesses under the SBA definition. Therefore, the majority of Florida grapefruit handlers may be classified as small entities. The majority of Florida grapefruit producers may also be classified as small entities.

This rule revises the procedures used to limit the volume of sizes 48 and 56 red seedless grapefruit entering the fresh market under the order. This rule changes the way a handler's average week is calculated for purposes of this limitation by adjusting the prior period used from the five preceding seasons to the three preceding seasons. This action also amends the language governing overshipments for the last week of regulation. This rule revises the provisions of $\S 905.153$. Authority for this action is provided in $\$ 905.52$ of the order. The committee unanimously recommended this action at a meeting on June 15, 2004.
This rule revises procedures in §905.153 used in implementing percentage size regulations for small red seedless grapefruit under the order. These procedures will be applied uniformly for all handlers regardless of size. This action is not expected to decrease the overall consumption of red seedless grapefruit.
While during the period of regulation this change may result in some handlers receiving a smaller allotment of smallsized red grapefruit, it provides additional allotment to those handlers that have increased shipments. This rule changes how each handler's share of the weekly allotment is calculated, but has a limited affect on the total allotment made available by the weekly percentages. This change in itself does not reduce the total weekly industry base available. It only reallocates the distribution of the base. Statistics for 2003-04 show that the total available industry allotment was used in only 3 weeks of the 22 week regulated period. This change should result in a better utilization of the overall industry base allotments. Because the base allotments will be readily available to those handlers needing it, handlers will be better able to meet buyer needs and additional shipments might result. In addition, if handlers require additional allotment, they can still transfer, borrow, or loan allotment based on their needs in a given week. Approximately 315 loans and transfers
were utilized last season. This rule will help reduce the need for loans and transfers by better allocating the available base. This will help reduce the amount of time and effort needed to reallocate allotment through loans and transfers. This may result in a cost savings by reducing administrative costs for the committee.

This rule provides handlers with allotment more reflective of their current operations. In addition, this rule changes the provisions on overshipments to provide for the possibility that the committee might choose to end regulation prior to week 22. This rule makes the regulation more responsive to industry needs and better allocates base quantities.

The committee discussed maintaining the number of seasons used to calculate the prior period at five. However, the committee believes that a three-season period will result in a better utilization of the overall industry base allotment. Therefore, this alternative was rejected.
This action will not impose any additional reporting or recordkeeping requirements on either small or large grapefruit handlers. As with all Federal marketing order programs, reports and forms are periodically reviewed to reduce information requirements and duplication by industry and public sector agencies.

USDA has not identified any relevant Federal rules that duplicate, overlap or conflict with this rule. However, red seedless grapefruit must meet the requirements as specified in the U.S. Standards for Grades of Florida Grapefruit (7 CFR 51.760 through 51.784) issued under the Agricultural Marketing Act of 1946 (7 U.S.C. 1621 through 1627).

In addition, the committee's meeting was widely publicized throughout the citrus industry and all interested persons were invited to attend the meeting and participate in committee deliberations on all issues. Like all committee meetings, the June 15, 2004 , meeting was a public meeting and all entities, both large and small, were able to express views on this issue. Finally, interested persons are invited to submit information on the regulatory and informational impacts of this action on small businesses.

A small business guide on complying with fruit, vegetable, and specialty crop marketing agreements and orders may be viewed at: http://www.ams.usda.gov/ $f v / m o a b . h t m l$. Any questions about the compliance guide should be sent to Jay Guerber at the previously mentioned address in the FOR FURTHER INFORMATION CONTACT section.

This rule revises the procedures used to limit the volume of sizes 48 and 56 red seedless grapefruit entering the fresh market under the order. This rule also amends provisions governing overshipments. Any comments received will be considered prior to finalization of this rule.
After consideration of all relevant material presented, including the committee's recomniendation, and other information, it is found that this interim final rule, as hereinafter set forth, will tend to effectuate the declared policy of the Act.
Pursuant to 5 U.S.C. 553, it is also found and determined upon good cause that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice prior to putting this rule into effect and that good cause exists for not postponing the effective date of this rule until 30 days after publication in the Federal Register because: (1) This rule needs to be in place when the regulatory period begins September 20, 2004, and handlers need to consider their allotment and how best to service their customers; (2) the industry has been discussing this issue for some time, and the Committee has kept the industry well informed; (3) this action has been widely discussed at various industry and association meetings, and interested persons have had time to determine and express their positions; and (4) this rule provides a 30 -day comment period and any comments received will be considered prior to finalization of this rule.

## List of Subjects in 7 CFR Part 905

Grapefruit, Marketing agreements, Oranges, Reporting and recordkeeping requirements, Tangelos, Tangerines.

- For the reasons set forth in the preamble, 7 CFR part 905 is amended as follows:


## PART 905-ORANGES, GRAPEFRUIT, TANGERINES, AND TANGELOS GROWN IN FLORIDA

- 1. The authority citation for 7 CFR part 905 continues to read as follows:

Authority: 7 U.S.C. 601-674.

## §905.153 [Amended]

■ 2. Section 905.153 is amended by: - A. In paragraph (a), revising "five" to read "three" in the first, second and third sentences.

- B. In paragraph (a), revising " 165 " to read " 99 " in the second sentence. ■ C. In paragraph (d), removing the sentence "Overshipments will not be allowed during week 22 ." and adding the sentence "Overshipments will not be
allowed during the last week of regulation." in its place.
Dated: August 10, 2004.
A.J. Yates,

Administrator, Agricultural Marketing Service.
[FR Doc. 04-18608 Filed 8-13-04; 8:45 am] BILLING CODE 3410-02-P

## DEPARTMENT OF AGRICULTURE

## Agricultural Marketing Service

7 CFR Parts 916 and 917
[Docket No. FV04-916/917-4 IFR]

## Nectarines and Peaches Grown in California; Decreased Assessment Rates

AGENCY: Agricultural Marketing Service, USDA.
ACTION: Interim final rule with request for comments.
SUMMARY: This rule decreases the assessment rates established for the Nectarine Administrative Committee and the Peach Commodity Committee (committees) for the 2004-05 and subsequent fiscal periods. The Nectarine Administrative Committee (NAC) decreased its assessment rate from $\$ 0.20$ to $\$ 0.195$ per 25 -pound container or container equivalent of nectarines handled. The Peach Ccmmodity Committee (PCC) decreased its assessment rate from $\$ 0.20$ to $\$ 0.19$ per 25-pound container or container equivalent of peaches handled. The committees locally administer the marketing orders which regulate the handling of nectarines and peaches grown in California. Authorization to assess nectarine and peach handlers enables the committees to incur expenses that are reasonable and necessary to administer the programs. The fiscal periods run from March 1 through the last day of February. The assessment rates will remain in effect indefinitely unless modified, suspended, or terminated.
DATES: Effective: August 17, 2004. Comments received by October 15, 2004, will be considered prior to issuance of a final rule.
ADDRESSES: Interested persons are invited to submit written comments concerning this rule. Comments must be sent to the Docket Clerk, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; Fax: (202) 720-8938, or E-mail: moab.docketclerk@usda.gov, or Internet:
http://www.regulations.gov. Comments should reference the docket number and the date and page number of this issue of the Federal Register and will be available for public inspection in the Office of the Docket Clerk during regular business hours, or can be viewed at: http://www.ams.usda.gov/fv/moab.html. FOR FURTHER INFORMATION CONTACT: TONI Sasselli, Program Analyst, California Marketing Field Office, Fruit and Vegetable Programs, AMS, USDA, 2202 Monterey Street, suite 102B, Fresno, California 93721, (559) 487-5901, Fax: (559) 487-5906; or George Kelhart, Technical Advisor, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 720-2491, Fax: (202) 720-8938.

Small businesses may request information on complying with this regulation by contacting Jay Guerber, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 7202491, Fax: (202) 720-8938, or E-mail: Jay.Guerber@usda.gov.
SUPPLEMENTARY INFORMATION: This rule is issued under Marketing Agreement Nos. 85 and 124 and Order Nos. 916 and 917, both as amended ( 7 CFR parts 916 and 917), regulating the handling of nectarines and peaches grown in California, respectively, hereinafter referred to as the "orders." The marketing agreements and orders are effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), hereinafter referred to as the "Act."
The Department of Agriculture (USDA) is issuing this rule in conformance with Executive Order -12866.

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. Under the marketing orders now in effect, California nectarine and peach handlers are subject to assessments. Funds to administer the orders are derived from such assessments. It is intended that the assessment rates as issued herein will be applicable to all assessable nectarines and peaches beginning on March 1, 2004, and continue until amended, suspended, or terminated. This rule will not preempt any State or local laws, regulations, or policies, unless they present an irreconcilable conflict with this rule.
The Act provides that administrative proceedings must be exhausted before parties may file suit in court. Under
section $608 \mathrm{c}(15)(\mathrm{A})$ of the Act, any handler subject to an order may file with USDA a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with law and request a modification of the order or to be exempted therefrom. Such handler is afforded the opportunity for a hearing on the petition. After the hearing USDA would rule on the petition. The Act provides that the district court of the United States in any district in which the handler is an inhabitant, or has his or her principal place of business, has jurisdiction to review USDA's ruling on the petition, provided an action is filed not later than 20 days after the date of the entry of the ruling.

This rule decreases the assessment rates established for the NAC for the 2004-05 and subsequent fiscal periods from $\$ 0.20$ to $\$ 0.195$ per 25 -pound container or container equivalent of nectarines and for the PCC for the 200405 and subsequent fiscal periods from $\$ 0.20$ to $\$ 0.19$ per 25 -pound container or container equivalent of peaches.
The nectarine and peach marketing orders provide authority for the committees, with the approval of USDA, to formulate an annual budget of expenses and collect assessments from handlers to administer the programs. The members of the NAC and PCC are producers of California nectarines and peaches, respectively. They are familiar with the committees' needs, and with the costs for goods and services in their local area and are, thus, in a position to formulate appropriate budgets and assessment rates. The assessment rates are formulated and discussed in public meetings. Thus, all directly affected persons have an opportunity to participate and provide input.

## NAC Assessment and Expenses

The NAC recommended, for the 2004-05 fiscal period, and USDA approved, an assessment rate of $\$ 0.195$ that would continue in effect from fiscal period to fiscal period unless modified, suspended, or terminated by USDA upon recommendation and information submitted by the committee or other information available to USDA.
The NAC met on April 28, 2004, and unanimously recommended 2004-05 fiscal period expenditures of $\$ 5,162,866$ and an assessment rate of $\$ 0.195$ per 25pound container or container equivalent of nectarines. In comparison, last year's expenditures were initially budgeted at $\$ 4,173,438$. The assessment rate of $\$ 0.195$ is $\$ 0.005$ lower than the rate currently in effect.

After the 2003-04 fiscal period budget was formulated and recommended to USDA in May 2003, the committee received one Federal and two State grants which affected both committees' income and expenditures. The NAC also used reserve funds to conduct research on the development of a commercial nectarine beverage. The NAC subsequently unanimously recommended an amended budget for the 2003-04 fiscal period. Under this amended budget, the Federal grant of $\$ 533,921$ and a State grant of \$200,557 were applied to the export market development program, and a State grant of $\$ 3,667$ was applied to the research program, along with $\$ 45,000$ of reserve funds.
The assessment rate decrease for the 2004-05 fiscal period was recommended because excess funds from the 2003-04 fiscal period totaling \$786,521 were carried into 2004-05. This is substantially higher than what the NAC deems satisfactory. Moreover, the 2004 nectarine crop is expected to be larger than last year's crop. The lower assessment rate also addresses the needs of nectarine growers and handlers who have been affected by low commodity prices for the last few years.
Total income received for the 2004-05 fiscal period is projected to be approximately $\$ 5,800,677$. Decreasing the assessment rate from $\$ 0.20$ to $\$ 0.195$ per 25 -pound container is expected to provide about $\$ 4,199,453$ in assessment revenue, and along with other income, will allow the NAC to start the 2005 season with about $\$ 499,811$ in reserve funds.
The major expenditures recommended by the NAC for the 200405 fiscal period include $\$ 219,872$ for salaries and benefits, $\$ 146,613$ for general expenses and industry activities, $\$ 1,153,676$ for inspection, $\$ 208,568$ for research, and $\$ 3,161,852$ for domestic and export market development programs.

Budgeted expenses for these items in the 2003-04 fiscal period were initially estimated to be $\$ 226,121$ for salaries and benefits, $\$ 142,612$ for general expenses and industry activities, $\$ 1,210,220$ for inspection, $\$ 138,929$ for research, and $\$ 2,263,061$ for domestic and export market development programs.
The major expenditures under the amended 2003-04 fiscal period budget include $\$ 226,121$ for salaries and benefits, $\$ 142,612$ for general expenses and industry activities, $\$ 1,210,220$ for inspection, $\$ 187,596$ for research, and $\$ 2,997,539$ for domestic and export market development programs.

The 2004-05 fiscal period NAC assessment rate was derived after
considering the total NAC expenses of $\$ 5,162,866$; the estimated assessable nectarines of $22,245,000$ twenty-fivepound containers or container equivalents; the estimated income from other sources, such as interest and grants; and the need for an adequate financial reserve to carry the NAC into the 2004 season. The committee has determined that a carry-in of $\$ 400,000$ is historically necessary to meet its obligations in the early part of each season, before handler assessments are billed and received. To meet these goals, the NAC recommended an assessment rate of $\$ 0.195$ per 25 -pound container or container equivalent. According to the committee, that assessment rate will result in an adequate carry-in, while maintaining reserves within the maximum permitted by the order (approximately one year's ex́penses; § 916.42 ).

## PCC Assessment and Expenses

The PCC recommended, for the 200405 fiscal period, and USDA approved, an assessment rate of $\$ 0.19$ that would continue in effect from fiscal period to fiscal period unless modified, suspended, or terminated by USDA upon recommendation and information submitted by the committee or other information available to USDA.

The PCC also met on April 28, 2004, and recommended 2004-05 fiscal period expenditures of $\$ 5,178,002$ and an assessment rate of $\$ 0.19$ per 25pound container or container equivalent of peaches. In comparison, last year's expenditures were initially budgeted at $\$ 4,086,316$. The assessment rate of $\$ 0.19$ is $\$ 0.01$ lower than the rate currently in effect.

After the 2003-04 fiscal period budget was formulated and recommended to USDA in May 2003, the PCC received one Federal and two State grants which affected both committee income and expenditures. The committee subsequently unanimously recommended an amended budget for the 2003-04 fiscal period ori June 23, 2004. Under this amended budget, the Federal grant of $\$ 488,845$ and a State grant of $\$ 149,667$ were applied to the export market development program, and a State grant of $\$ 3,667$ was applied to the cultural research program.

The decrease for the 2004-05 fiscal period was recommended because excess funds from 2003-04 totaling $\$ 915,375$ were carried into the 2004-05 fiscal period. This is substantially higher than needed by the PCC to cover early season expenses. In addition, the 2004 peach crop is expected to be higher than last year's crop. The lower assessment rate also addresses the needs
of peach growers and handlers who have been affected by low commodity prices for the last few years.
Total income received for the 2004-05 fiscal period is projected to be approximately $\$ 5,883,385$. Decreasing the assessment rate from $\$ 0.20$ to $\$ 0.19$ per 25 -pound container is expected to provide about $\$ 4,153,654$ assessment revenue, and along with other income, will allow the PCC to start the 2005 season with about $\$ 567,383$ in reserve funds.
The major expenditures recommended by the PCC for the 200405 fiscal period include $\$ 219,872$ for salaries and benefits, $\$ 148,598$ for general expenses and industry activities, $\$ 1,240,520$ for inspection, $\$ 208,570$ for research, and $\$ 3,188,457$ for domestic and export market development programs.
Budgeted expenditures for these items in the 2003-04 fiscal period were initially estimated to be $\$ 226,121$ for salaries and benefits, $\$ 144,743$ for general expenses and industry activities, $\$ 1,173,480$ for inspection, $\$ 138,930$ for research, and $\$ 2,211,346$ for domestic and export market development programs.

The major expenditures under the amended budget for 2003-04 fiscal period include $\$ 226,121$ for salaries and benefits, $\$ 144,743$ for general expenses and industry activities, $\$ 1,173,480$ for inspection, $\$ 142,597$ for research, and $\$ 2,849,858$ for domestic and export market development programs.

The 2004-05 fiscal period PCC assessment rate was derived after considering the total PCC expenses of $\$ 5,178,002$; the estimated assessable peaches of $22,601,000$ twenty-fivepound container or container equivalents; the estimated income from other sources, such as interest and grants; and the need for an adequate financial reserve to carry the PCC into the 2004 season. The committee has determined that a carry-in of $\$ 500,000$ is historically necessary to meet its obligations in the early part of each season, before handler assessments are billed and received. To meet these goals, the PCC recommended an assessment rate of $\$ 0.19$ per 25 -pound container or container equivalent. According to the coinmittee, that assessment rate will result in an adequate carry-in, while maintaining reserves within the maximum permitted by the order (one year's expenses; § 917.38).

## Continuance of Assessment Rates

The assessment rates established in this rule will continue in effect indefinitely unless modified, suspended, or terminated by USDA
upon recommendation and information submitted by the committees or other available information.

Although these assessment rates will be in effect for an indefinite period, the committees will continue to meet prior to or during each fiscal period to recommend a budget of expenses and consider recommendations for modification of the assessment rates. The dates and times of committee meetings are available from the committees' Web site or USDA. Committee meetings are open to the public and interested persons may express their views at these meetings. USDA will evaluate the committees' recommendations and other available information to determine whether modification of the assessment rate for each committee is needed. Further rulemaking will be undertaken as necessary. The committee's 2004-05 budget and those for subsequent fiscal periods will be reviewed and, as appropriate, approved by USDA.

## Initial Regulatory Flexibility Analysis

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Agricultural Marketing Service (AMS) has considered the economic impact of this action on small entities. Accordingly, AMS has prepared this initial regulatory flexibility analysis.
The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.

## Industry Information

There are approximately 250 California nectarine and peach handlers subject to regulation under the orders covering nectarines and peaches grown in California, and about 1,800 producers of these fruits in California. The Small Business Administration [13 CFR 121.201] defines small agricultural service firms as those whose annual receipts are less than $\$ 5,000,000$. The Small Business Administration also defines small agricultural producers as those having annual receipts of less than $\$ 750,000$. A majority of these handlers and producers may be classified as small entities.

The committees' staff has estimated that there are less than 20 packers in the industry who could be defined as other than small entities. In the 2003 season,
the average handler price received was $\$ 7.00$ per container or container equivalent of nectarines or peaches. A handler would have to ship at least 714,286 containers to have annual receipts of $\$ 5,000,000$. Given data on shipments maintained by the committees' staff and the average handler price received during the 2003 season, the committees' staff estimates that small packers represent approximately 94 percent of all the packers within the industry.
The committees' staff has also estimated that less than 20 percent of the producers in the industry could be defined as other than small entities. In the 2003 season, the average producer price received was $\$ 4.00$ per container or container equivalent for nectarines and peaches. A producer would have to produce at least 187,500 containers of nectarines and peaches to have annual receipts of $\$ 750,000$. Given data maintained by the committees' staff and the average producer price received during the 2003 season, the committees' staff estimates that small producers represent more than 80 percent of the producers within the industry.

The nectarine and peach marketing orders provide authority for the committees, with the approval of USDA, to formulate an annual budget of expenses and collect assessments from handlers to administer the programs. The members of the NAC and PCC are producers of California nectarines and peaches, respectively.

This rule decreases the assessment rates established for the NAC for the 2004-05 and subsequent fiscal periods from $\$ 0.20$ to $\$ 0.195$ per 25 -pound container or container equivalent of nectarines and for the PCC for the 2004-05 and subsequent fiscal periods from $\$ 0.20$ to $\$ 0.19$ per 25 -pound container or container equivalent of peaches.

The NAC recommended 2004-05 fiscal period expenditures of $\$ 5,162,866$ for nectarines and an assessment rate of $\$ 0.195$ per 25 -pound container or container equivalent of nectarines. The assessment rate of $\$ 0.195$ is $\$ 0.005$ lower than the current rate. The PCC recommended expenditures of $\$ 5,178,002$ for peaches and an assessment rate of $\$ 0.19$ per 25 -pound container or container equivalent of peaches. The assessment rate of $\$ 0.19$ is $\$ 0.01$ lower than the current rate.

## Analysis of NAC budget

The quantity of assessable nectarines for the 2004-05 fiscal period is estimated at $22,245,000$ twenty-fivepound containers or container equivalents. Thus, the $\$ 0.195$ rate should provide $\$ 4,337,775$ in
assessment income. Income derived from handler assessments and other sources will be adequate to cover budgeted expenses and permit an adequate reserve.

The NAC met on April 28, 2004, and recommended 2004-05 fiscal period expenditures of $\$ 5,162,866$ and an assessment rate of $\$ 0.195$ per 25 -pound container or container equivalent of peaches. In comparison, last year's expenditures were initially budgeted at $\$ 4,173,438$. The assessment rate of $\$ 0.19$ is $\$ 0.005$ lower than the rate currently in effect.
The major expenditures recommended by the NAC for the 200405 fiscal period include $\$ 219,872$ for salaries and benefits, $\$ 146,613$ for general expenses and industry activities, $\$ 1,153,676$ for inspection, $\$ 208,568$ for research, and $\$ 3,161,852$ for domestic and export market development programs.

Budgeted expenses for these items in the 2003-04 fiscal period were initially. estimated to be $\$ 226,121$ for salaries and benefits, $\$ 142,612$ for general expenses and industry activities, $\$ 1,210,220$ for inspection, $\$ 138,929$ for research, and $\$ 2,263,061$ for domestic and export market development programs.

After the 2003-04 fiscal period budget was formulated and recommended to USDA in May 2003, the committee received one Federal and two State grants which affected both committee income and expenditures. The NAC also conducted research to test a commercial nectarine drink, using reserve funds. The committee subsequently . unanimously recommended an amended budget for the 2003-04 fiscal period. Under this amended budget, the Federal grant of \$533,921 and a State grant of $\$ 200,557$ were applied to the export marketing development program, and a State grant of $\$ 3,667$ was applied to the research program, along with $\$ 45,000$ from the committee's reserves for the nectarine drink.
The major expenditures under the 2003-04 fiscal period amended budget include $\$ 226,121$ for salaries and benefits, $\$ 142,612$ for general expenses and industry activities, $\$ 1,210,220$ for inspection, $\$ 187,596$ for research, and $\$ 2,997,539$ for domestic and export market development programs.

The lower assessment rate is possible because of the $\$ 915,375$ in excess funds carried into the 2004-05 fiscal period. This will provide adequate funds at the beginning of the 2005 season before assessment collections begin. A financial reserve carry-in is desirable because major expense outlays for seasonal promotions and other activities occur before assessments are received.

The 2004-05 fiscal period assessment rate for the NAC was derived after considering the total NAC expenses of $\$ 5,162,866$; the estimated assessable nectarines of 22,245,000 twenty-fivepound containers cr container equivalents; the estimated income from other sources, such as interest; and the need for an adequate financial reserve to carry the NAC into the 2005 season. The committee has determined that a carryin of $\$ 400,000$ is historically necessary to meet its obligations in the early part of each season, before handler assessments are billed and received.

To meet this goal, the NAC recommended an assessment rate of $\$ 0.195$ per 25 -pound container or container equivalent. According to the committee, that assessment rate will result in an adequate carry-in, while carrying reserves within the maximum permitted by the order (one year's expenses; § 916.42).

## Analysis of PCC budget

The quantity of assessable peaches for the 2004-05 fiscal period is estimated at 22,601,000 twenty-five-pound containers or container equivalents. Thus, the $\$ 0.19$ rate should provide $\$ 4,294,190$ in assessment income. Income derived from handler assessments and other sources will be adequate to cover budgeted expenses and permit a small increase in reserves.
The PCC also met on April 28, 2004, and recommended 2004-05 fiscal period expenditures of $\$ 5,178,002$ and an assessment rate of $\$ 0.19$ per 25pound container or container equivalent , of peaches. In comparison, last year's expenditures were initially budgeted at $\$ 4,086,316$. The assessment rate of $\$ 0.19$ is $\$ 0.01$ lower than the rate currently in effect.

The major expenditures recommended by the PCC for the 200405 fiscal period include $\$ 219,872$ for salaries and benefits, $\$ 148,598$ for general expenses and industry activities, $\$ 1,240,520$ for inspection, $\$ 208,570$ for research, and $\$ 3,188,457$ for domestic and export market development programs.

The major expenditures initially recommended by the PCC for the 200304 fiscal period include $\$ 226,121$ for salaries and benefits, $\$ 144,743$ for general expenses and industry activities, $\$ 1,173,480$ for inspection, $\$ 138,930$ for research, and $\$ 2,211,346$ for domestic and export market development programs.
After the 2003-04 fiscal period budget was formulated and recommended to USDA in May 2003, the committee received one Federal and two State grants which affected both committee
income and expenditures. The committee subsequently unanimously recommended an amended budget for the 2003-04 fiscal period. Under this amended budget, the Federal grant of $\$ 488,845$ and a State grant of $\$ 149,667$ were applied to the export market development, and a State grant of $\$ 3,667$ was applied to the cultural research program.
The major expenditures under the amended budget for the 2003-04 fiscal period include $\$ 226,121$ for salaries and benefits, $\$ 144,743$ for general expenses and industry activities, $\$ 1,173,480$ for inspection, $\$ 142,597$ for research, and $\$ 2,849,858$ for domestic and export market development programs.
The lower assessment rate is possible because of the carry-in of $\$ 915,375$ in excess funds from the 2003-04 fiscal period into the 2004-05 fiscal period. This is substantially higher than the PCC needs for early season expenses before assessment collections begin. A financial reserve carry-in of approximately $\$ 500,000$ is desirable because major expense outlays for seasonal promotions and other activities occur before assessments are received.

The 2004-05 fiscal period assessment rate for the PCC was derived after considering the total PCC expenses of $\$ 5,178,002$; the estimated assessable peaches of $22,601,000$ twenty-fivepound containers or container equivalents; the estimated income from other sources, such as interest and grants; and the need for an adequate financial reserve to carry the PCC into the 2005 season. The committee has determined that a carry-in of $\$ 500,000$ is historically necessary to meet its obligations in the early part of each season, before handler assessments are billed and received.

To meet this goal, the PCC recommended an assessment rate of $\$ 0.19$ per 25 -pound container or container equivalent. According to the committee, that assessment rate will result in an adequate carry-in, while keeping reserves within the maximum permitted by the order (one year's expenses; §917.38).

## Considerations in Determining Expenses and Assessment Rates

Prior to arriving at these budgets, the committees considered information and recommendations from various sources, including, but not limited to: the Executive Committee, the Research Subcommittee, the International Programs Subcommittee, the Tree Fruit Quality Subcommittee, and the Domestic Promotion Subcommittee.
Each of the committees then reviewed the proposed expenses; the total
estimated ${ }^{\circ}$ assessable 25 -pound containers or container equivalents; and the estimated income from other sources, such as interest income and grants, prior to recommending a final assessment rate. The NAC decided that an assessment rate of $\$ 0.195$ per 25pound container or container equivalent will allow it to meet its 2004-05 fiscal period expenses and carry over an operating reserve of about $\$ 499,811$ which is in line with the committee's financial needs. The PCC decided that an assessment rate of $\$ 0.19$ per 25 pound container or container equivalent will allow it to meet its 2004-05 fiscal period expenses and carry over an operating reserve of $\$ 567,383$, which is in line with the committee's financial needs. The committees then unanimously recommended these rates to USDA.

A review of historical and preliminary information pertaining to the upcoming fiscal period indicates that the grower price for the 2004 crop year for nectarines and peaches could range between $\$ 4.00$ and $\$ 6.00$ per 25 -pound container or container equivalent. Therefore, the estimated assessment revenue for the 2004-05 fiscal period as a percentage of total grower revenue could range between 4.9 percent and 3.2 percent for nectarines, and 4.7 percent and 3.2 percent for peaches.

This action decreases the assessment obligation imposed on handlers. Assessments are applied uniformly on all handlers, and some of the costs may be passed on to producers. However, decreasing the assessment rates reduces the burden on handlers, and consequently may reduce the burden on producers.
The committees' meetings were widely publicized throughout the California nectarine and peach industries and all interested persons were invited to attend the meetings and participate in the committees' deliberations on all issues. Like all committee meetings, the April 28, 2004, meetings were public meetings and entities of all sizes were able to express views on this issue. Finally, interested persons are invited to submit information on the regulatory and informational impacts of this action on small businesses.
This rule will impose no additional reporting or recordkeeping requirements on either small or large handlers. As with all Federal marketing order programs, reports and forms are periodically reviewed to reduce information requirements and duplication by industry and public sector agencies.

USDA has not identified any relevant Federal rules that duplicate, overlap, or conflict with this rule.
A small business guide on complying with fruit, vegetable, and specialty crop marketing agreements and orders may be viewed at: http://www.ams.usda.gov/ $f v / \mathrm{mb} . \mathrm{html}$. Any questions about the compliance guide should be sent to Jay Guerber at the previously mentioned address in the FOR FURTHER INFORMATION CONTACT section.
A 60-day comment period is provided to allow interested persons to respond to this rule. All written comments received will be considered before a final decision is made on this matter.

After consideration of all relevant material presented, including the committees' recommendations, and other information, it is found that this interim final rule, as hereinafter set forth, will tend to effectuate the declared policy of the Act.
Pursuant to 5 U.S.C. 553, it is also found and determined upon good cause that it is impracticable, unnecessary and contrary to the public interest to give preliminary notice prior to putting this rule into effect and that good cause exists for not postponing the effective date of this rule until 30 days after publication in the Federal Register because: (1) The 2004-05 fiscal period began on March 1, 2004, and the marketing orders require that the rates of assessment for each fiscal period apply to all assessable nectarines and peaches handled during such fiscal period; (2) the committees need to have sufficient funds to pay their expenses which are incurred on a continuous basis; and (3) handlers are aware of this action which was recommended by the committees at public meetings and is similar to other assessment rate actions issued in past years; (4) this interim final rule provides a 60 -day comment period, and all comments timely received will be considered prior to finalization of this rule.

## List of Subjects

## 7 CFR Part 916

Marketing agreements, Nectarines, Reporting and recordkeeping requirements.

## 7 CFR Part 917

Marketing agreements, Peaches, Pears, Reporting and recordkeeping requirements.

- For the reasons set forth in the preamble, 7 CFR parts 916 and 917 are amended as follows:
- 1. The authority citation for 7 CFR parts 916 and 917 continues to read as follows:

Authority: 7 U.S.C. 601-674.

## PART 916-NECTARINES GROWN IN CALIFORNIA

- 2. Section 916.234 is revised to read as follows:


## §916.234 Assessment rate.

On and after March 1, 2004, an assessment rate of $\$ 0.195$ per 25 -pound container or container equivalent of nectarines is established for California nectarines.

## PART 917-PEACHES GROWN IN CALIFORNIA

- 3. Section 917.258 is revised to read as follows:


## §917.258 Assessment rate.

On and after March 1, 2004, an assessment rate of $\$ 0.19$ per 25 -pound container or container equivalent of peaches is established for California peaches.

Dated: August 10, 2004.
A.J. Yates,

Administrator, Agricultural Marketing Service.
[FR Doc. 04-18616 Filed 8-13-04; 8:45 am] BILLING CODE 3410-02-P

## DEPARTMENT OF AGRICULTURE

## Agricultural Marketing Service

## 7 CFR Part 925

[Docket No. FV04-925-1 FIR]
Grapes Grown in a Designated Area of Southeastern California; Establishment of Reporting Requirements
AGENCY: Agricultural Marketing Service, USDA.
ACTION: Final rule.
SUMMARY: The Department of Agriculture is adopting, as a final rule, without change, an interim final rule which established end-of-season reporting requirements authorized under the California grape marketing order (order). The order regulates the handling of grapes grown in a designated area of Southeastern California and is administered locally by the California Desert Grape Administrative Committee (Committee). Requiring handlers to file end-of-season grape shipment reports with the Committee enables the Committee to obtain accurate shipment data for assessment billing and for the next season's marketing decisions without incurring the expense of auditing every
handler. Handler costs will continue to be reduced because the submission of end-of-season grape shipment reports is expected to be less costly and less time consuming than yearly handler audits. DATES: Effective Date: September 15, 2004.

FOR FURTHER INFORMATION CONTACT: Rose Aguayo, California Marketing Field Office, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 2202 Monterey Street, suite 102B, Fresno, California 93721; telephone: (559) 487-5901, Fax: (559) 487-5906; or George Kelhart, Technical Advisor, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue, SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 720-2491, Fax: (202) 720-8938.

Small businesses may request information on complying with this regulation by contacting Jay Guerber, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue, SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 7202491, Fax: (202) 720-8938, or e-mail: Jay.Guerber@usda.gov.
SUPPLEMENTARY INFORMATION: This rule is issued under Marketing Order No. 925 (7 CFR part 925), regulating the handling of grapes grown in California, hereinafter referred to as the "order." The order is effective under the Agricultural Marketing Agreement Act of 1937, as amended ( 7 U.S.C. 601-674), hereinafter referred to as the "Act."

USDA is issuing this rule in conformance with Executive Order 12866.

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. This rule is not intended to have retroactive effect. This rule will not preempt any State or local laws, regulations, or policies, unless they present an irreconcilable conflict with this rule.

The Act provides that administrative proceedings must be exhausted before parties may file suit in court. Under section $608 \mathrm{c}(15)(\mathrm{A})$ of the Act, any handler subject to an order may file with USDA a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with law and request a modification of the order or to be exempted therefrom. A handler is afforded the opportunity for a hearing on the petition. After the hearing USDA would rule on the petition. The Act provides that the district court of the United States in any district in which
the handler is an inhabitant, or has his or her principal place of business, has jurisdiction to review USDA's ruling on the petition, provided an action is filed not later than 20 days after the date of the entry of the ruling.

This rule continues in effect end-ofseason reporting requirements authorized under the California grape order. Requiring handlers to file end-ofseason grape shipment reports with the Committee enables the Committee to obtain accurate shipment data for assessment billing and for the next season's marketing decisions without incurring the expense of auditing every handler each year. Handler costs will continue to be reduced because the preparation and submission of end-ofseason grape shipment reports is expected to be less costly and less time consuming than yearly handler audits. This action is in the best interest of producers and handlers.

Section 925.41 of the grape order provides authority to assess each person who first handles grapes a pro rata share of the expenses which are reasonable and likely to be incurred by the Committee during a fiscal period.

Section 925.215 of the order's rules and regulations establishes an assessment rate of $\$ 0.015$ per 18 -pound lug for grapes grown in a designated area of southeastern California.

Section 925.60(b) of the grape order provides authority for establishing reporting requirements. Under the marketing order, the Committee may, with the approval of the Secretary, establish reporting requirements to collect necessary information or data. The Committee needs data on grape shipments to provide an accurate basis for handler assessments and for the next season's marketing decisions.
Prior to publication of the interim final rule (69 FR 21689, April 22, 2004), the Committee obtained data on grape shipments during handler audits at the end of the season. These handler audits were time consuming and expensive for both the Committee staff and grape handlers. Detailed information follows on these burdens in the Final Regulatory Flexibility Analysis section of this document.
Therefore, at its January 15, 2004, meeting and as clarified at its February 5, 2004, meeting, the Committee unanimously recommended and USDA subsequently approved establishment of § 925.160 under the order's rules and regulations. Section 925.160 reads as follows: "Section 925.160 Reports. When requested by the California Desert Grape Administrative Committee, each shipper who ships grapes, shall furnish an end-of-season grape shipment report
(CDGAC-3) to the Committee no later than 10 days after the last day of shipment for the season or such later time as the Committee deems appropriate. Such reports shall show the reporting period (the date of the handler's first shipment and the date of the handler's last shipment), the name and other identification of the shipper and grower, the invoice number, shipping date, varietal name, shipment destination (city and state or country), and the number of lugs shipped (pounds).'

The end-of-season grape shipment reporting requirements recommended by the Committee and subsequently approved by the USDA are similar to those required by the California Table Grape Commission (Commission) under a State of California program under which grape research and promotion activities are implemented. Because the Commission is prohibited from sharing confidential handler information, the Committee recommended that an end-of-season grape shipment report be developed for Committee use. Grape shipment data already compiled by handlers for the Commission will be attached to the Committee form to meet the new reporting requirements. Thus, handlers will not be duplicating their efforts and both agencies will receive necessary shipmeni data for respective program purposes.

The Committee estimates that this action will continue to impact 20 handlers of grapes and further estimates that, on average, each handler will expend approximately 3 minutes per year to prepare and submit this report and accompanying information to the Committee. The Committee believes that this action will continue to reduce handler costs, because the execution and submission of the end-of-season grape shipment report to the Committee is expected to be less costly - ad time consuming than yearly audits. The Committee vote was unanimous with nine in favor, zero opposed, and zero abstained. This revision does not impact the grape import regulation.

## Final Regulatory Flexibility Analysis

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Agricultural Marketing Service (AMS) has considered the economic impact of this action on small entities. Accordingly, AMS has prepared this final regulatory flexibility analysis.

The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened.
Marketing orders issued pursuant to the

Act, and the rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.

There are approximately 20 handlers of California grapes who are subject to regulation under the order and about 50 producers of grapes in the production area. Small agricultural service firms are defined by the Small Business Administration (13 CFR 121.201) as those having annual receipts of less than $\$ 5,000,000$ and small agricultural producers are defined as those having annual receipts of less than $\$ 750,000$. Eight of the 20 handlers subject to regulation have annual grape sales of at least $\$ 5,000,000$. In addition, 10 of the 50 producers have annual sales of at least $\$ 750,000$. Therefore, a majority of handlers and producers may be classified as small entities.

This rule continues in effect end-ofseason reporting requirements authorized under the California grape order. Requiring handlers to file end-ofseason grape shipment reports with the Committee enables the Committee to obtain accurate shipment data for assessment billing and for the next season's marketing decisions without incurring the expense of auditing every handler each season. Handler costs will continue to be reduced because the preparation and submission of end-ofseason grape shipment reports is expected to be less costly and less time consuming than yearly handler audits. This action is in the best interest of producers and handlers.

Section 925.41 of the grape order provides authority to assess each person who first handles grapes a pro rata share of the expenses which are reasonable and likely to be incurred by the Committee during a fiscal period.

Section 925.60 (b) of the grape order provides authority for establishing reporting requirements. Under the marketing order, the Committee may, with the approval of the Secretary, establish reporting requirements to collect necessary information or data. The Committee needs data on grape shipments to provide an accurate basis for handler assessments and for the next season's marketing decisions.

Prior to issuance of the interim final rule, the Committee obtained data on grape shipments during handler audits at the end of the season. These handler audits are time consuming and expensive for both the Committee staff and grape handlers.

Therefore, at its January 15, 2004, meeting and as further clarified at the Committee's February 5, 2004, meeting,
the Committee unanimously recommended and USDA subsequently approved establishing $\S 925.160$ under the order's rules and regulations. Section 925.160 reads as follows: "Section 925.160 Reports. When requested by the California Desert Grape Administrative Committee, each shipper who ships grapes, shall furnish an end-of-season grape shipment report (CDGAC-3) to the Committee no later than 10 days after the last day of shipment for the season or such later time as the Committee deems appropriate. Such reports shall show the reporting period (the date of the handler's first shipment and the date of the handler's last shipment), the name and other identification of the shipper and grower, the invoice number, shipping date, varietal name, shipment destination (city and state), and the number of lugs shipped (pounds)."
The end-of-season reporting requirements recommended by the Committee and subsequently approved by the USDA are similar to those now required by the California Table Grape Commission (Commission). The Commission administers a State of California research and promotion program for grapes produced in California, Because the Commission is prohibited from sharing confidential handler information, the Committee recommended that an end-of-season grape shipment report be developed for Committee use. Shipment data currently compiled by handlers for the Commission will be able to be attached to the newly developed Committee form to meet the Committee's shipment information needs. Thus, handlers will not be duplicating their efforts and both agencies will receive necessary shipment data for program activities. The Committee estimates that 20 grape handlers will be affected by this action with a total annual industry burden of approximately 10 hours ( 20 handlers $x$ 30 minutes $=10$ hours).

The Committee believes that handler costs will continue to be reduced because the preparation and submission of the end-of-season grape shipment report to the Committee is expected to be less costly and time consuming than yearly audits. Prior to issuance of the interim final rule, the 20 grape handlers regulated under the order paid approximately $\$ 5,283$ and expended approximately 126 man-hours annually for the yearly audits. Approximately $1 / 3$ of the handler audits will continue to be conducted by the Committee for order compliance purposes each year. Therefore, the Committee continues to estimate that an annual savings of \$3,698 and 88 man-hours for handlers
will be realized through the use of the end-of-season shipment reports.
Additionally, this rule is expected to continue to affect the reduction in the number of hours of Committee staff time and administrative costs incurred by the Committee in conducting handler audits. Prior to issuance of the interim final rule, the Committee, in conducting audits of all industry handlers, annually spent about $\$ 3,600$ and about 300 manhours. If only one-third of the handlers are audited each year, the Committee expects to save about $\$ 2,400$ and about 200 hours of Committee time. Thus, actual Committee costs using the new shipment form should be about \$1,200 and 100 man-hours.
The Committee discussed alternatives to this change, including requiring handlers to submit the end-of-season grape shipment report 5 days after the end of the season. The Committee rejected the 5 -day requirement, as they believe handlers need at least 10 days to complete end-of-season handler activities. Additionally, the Committee considered not establishing an end-ofseason grape shipment report, but concluded, as previously mentioned, that adding an end-of-season grape shipment reporting requirement will significantly reduce handler costs, as submission of this report will be less costly and less time consuming than yearly handler audits. The Committee vote was unanimous with nine in favor, zero opposed, and zero abstained. This rule is in the interest of handlers and producers. These revisions do not impact the grape import regulation.
Further, the Committee's meetings were widely publicized throughout the grape industry and all interested persons were invited to attend the meetings and participate in the Committee's deliberations. Like all Committee ineetings, the January 15, 2004, and February 5, 2004, meetings were public meetings and all entities, both large and small, were able to express their views on these issues.

An interim final rule concerning this action was published in the Federal Register on April 22, 2004. Copies of the rule were mailed, e-mailed or faxed by the Committee staff to all Committee members and grape handlers. In addition, the rule was made available through the Internet by the Office of the Federal Register and USDA. That rule provided for a 60 -day comment period which ended June 21, 2004. No cominents were received.

A small business guide on complying with fruit, vegetable, and specialty crop marketing agreements and orders may be viewed at: http://www.ams.usda.gov/ $\mathrm{fv} / \mathrm{moab} . \mathrm{html}$. Any questions about the
compliance guide should be sent to Jay Guerber at the previously mentioned address in the FOR FURTHER INFORMATION CONTACT section.

As previously mentioned, this rule continues to impose some additional reporting and recordkeeping on both small and large grape handlers. This action continues to require one new Committee form. The information collection requirements are discussed below. As with all Federal marketing order programs, reports and forms are periodically reviewed to reduce information requirements and duplication by industry and public sector agencies. In addition, USDA has not identified any relevant Federal rules that duplicate, overlap or conflict with this rule.

## Paperwork Reduction Act

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. chapter 35), this notice announces that AMS has requested and obtained emergency approval from the Office of Management and Budget (OMB) for a new information collection request for Marketing Order No. 925, regulating the handling of grapes grown in a designated area of Southeastern California. This emergency approval was assigned OMB No. 0581-0220. The emergency request was necessary because insufficient time was available to follow normal clearance channels. Upon final approval by OMB, this collection will be merged with the forms currently approved for use under OMB No. 0581-0189 "Generic OMB Fruit Crops."

Title: Grapes Grown in a Designated Area of Southeastern California; Marketing Order No. 925.

OMB Number: 0581-0220.
Type of Request: New collection. Abstract: These information collection requirements are essential to carry out the intent of the Act, to provide the respondents the type of service they request, and to administer the California Desert Grape marketing order program, which has been operating since 1980.

On January 15, 2004, the Committee unanimously recommended and the USDA subsequently approved the establishment of $\$ 925.160$ under the order's rules and regulations, as further clarified by the Committee at its February 5, 2004, meeting. Section 925.160 requires handlers to furnish an end-of-season grape shipment report (CDGAC-3) to the Committee staff no later than 10 days after the last day of shipment for the season, or such later time, as the Committee deems appropriate. Any handler who ships
grapes during the season will be required to report total shipments, and related information, to the Committee. The information requirements created by this action will be reported using one new Committee form, and by attaching shipment information required under the State of California research and promotion program to that form. The new reporting requirement assists the Committee in obtaining accurate shipment data for assessment billing and for the next season's marketing decisions.

The information collected will be used only by authorized representatives of the USDA, including AMS, Fruit and Vegetable Programs' regional and headquarters' staff, and authorized Committee employees. Authorized Committee employees are the primary users of the information and AMS is the secondary user.

The request for approval of the new information collection under the order is as follows:

## End of Season Shipment Report,

 CDGAC Form No. 3Estimate of Burden: Public reporting burden for this collection of information is estimated to average 30 minutes per response.

Respondents: Persons who ship California grapes from a designated area of Southeastern California.
Estimated Number of Respondents: 20.

Estimated Number of Responses per Respondent: 1.
Estimated Total Annual Burden on Respondents: 10 hours.
No comments were submitted on this information collection. As mentioned before, because there was insufficient time for a normal clearance procedure and prompt implementation was needed, AMS has obtained emergency approval from OMB for the use of this form for the 2004 regulation period, which began April 2004. Upon fiisal approval by OMB, this collection will be merged with the forms currently approved for use under OMB No. 05810189 "Generic OMB Fruit Crops."

After consideration of all relevant material presented, including the Committee's recommendation, and other information, it is found that finalizing the interim final rule, without change, as published in the Federal Register (69 FR 21689, April 22, 2004) will tend to effectuate the declared policy of the Act.

## List of Subjects in 7 CFR Part 925

Grapes, Marketing agreements and orders, Reporting and recordkeeping requirements.

## PART 925-GRAPES GROWN IN A DESIGNATED AREA OF SOUTHEASTERN CALIFORNIA

- Accordingly, the interim final rule amending 7 CFR part 925 which was published at 69 FR 21689 on April 22, 2004, is adopted as a final rule without change.

Dated: August 10, 2004.
A.J. Yates,

Administrator, Agricultural Marketing Service.
[FR Doc. 04-18609 Filed 8-13-04; 8:45 am] BILLING CODE 3410-02-P

## DEPARTMENT OF AGRICULTURE

## Agricultural Marketing Service

## 7 CFR Part 956

[Docket No. FV04-956-1 FIR]
Sweet Onions Grown in the Walla Walla Valley of Southeast WashIngton and Northeast Oregon; Establishment of Special Purpose Shipping Regulations and-Modification of Reporting Requirements
AGENCY: Agritultural Marketing Service, USDA.
ACTION: Final rule.
SUMMARY: The Department of Agriculture (USDA) is adopting, as a final rule, without change, an interim final rule that established procedures to allow the grading, packing, or storing of Walla Walla sweet onions outside the production area established under the Walla Walla sweet onion marketing order, and modified handler reporting requirements. The marketing order regulates the handling of sweet onions grown in the Walla Walla Valley of Southeast Washington and Northeast Oregon and is administered locally by the Walla Walla Sweet Onion Marketing Committee (Committee). Allowing sweet onion market preparation to occur outside the production area increases the marketing options for Walla Walla sweet onions and may reduce marketing costs. Modification of the reporting requirements contributes to the efficient operation of the program and enhances compliance with the special purpose shipment procedures established in this rule.
EFFECTIVE DATE: September 15, 2004. FOR FURTHER INFORMATION CONTACT: Barry Broadbent, Marketing Specialist, Northwest Marketing Field Office, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1220 SW., Third Avenue,

Suite 385, Portland, Oregon 972042807; Telephone: (503) 326-2724; Fax: (503) 326-7440; or e-mail:

Barry.Broadbent@usda.gov; or George Kelhart, Technical Advisor, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; Telephone: (202) 720-2491; Fax: (202) 720-8938.

Small businesses may request information on complying with this regulation by contacting Jay Guerber, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; Telephone (202) 7202491; Fax: (202) 720-8938; or e-mail: Jay.Guerber@usda.gov.
SUPPLEMENTARY INFORMATION: This rule is issued under Marketing Agreement and Order No. 956, both as amended (7 CFR part 956), regulating the handling of Walla Walla sweet onions grown in Southeast Washington and Northeast Oregon, hersinafter referred to as the "order." The order is effective under the Agricultural Marketing Agreement Act of 1937, as amended ( 7 U.S.C. 601-674), hereinafter referred to as the "Act."
The Department of Agriculture (USDA) is issuing this rule in conformance with Executive Order 12866.

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. This rule is not intended to have retroactive effect. This rule will not preempt any State or local laws, regulations, or policies, unless they present an irreconcilable conflict with this rule.

The Act provides that administrative proceedings must be exhausted before parties may file suit in court. Under section $608 \mathrm{c}(15)(\mathrm{A})$ of the Act, any handler subject to an order may file with the USDA a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with law and request a modification of the order or to be exempted therefrom. A handler is afforded the opportunity for a hearing on the petition. After the hearing the USDA would rule on the petition. The Act provides that the district court of the United States in any district in which the handler is an inhabitant, or has his or her principal place of business, has jurisdiction to review the USDA's ruling on the petition, provided an action is filed not later than 20 days after the date of the entry of the ruling.

Minimum grade, size, maturity, container, and pack requirements are authorized under the order, but currently only container markings are regulated. This rule continues in effect the implementation of procedures and safeguard requirements that allow grading, packing, or storing of Walla Walla sweet onions outside the production area, but within the States of Oregon and Washington. Persons desiring to ship, as well as those desiring to receive Walla Walla sweet onions for grading, packing, or storing outside the production area must apply and report to the Committee on forms provided by the Committee. This rule also continues in effect the additional requirement that handlers must submit a preseason registration form as well as provide additional information on the handler's shipment statement.
Section 956.63 of the order provides authority for the USDA to issue special regulations to facilitate the shipping of Walla Walla sweet onions for grading, packing, or storing outside the production area. Further, § 956.66 provides authority for the establishment of such safeguards as may be necessary to ensure that Walla Walla sweet onions are shipped for the purpose so authorized. Reporting requirements are authorized in §956.80.
The Committee met on December 8, 2003, and unanimously recommended the establishment of procedures and safeguard requirements to allow the grading, packing, or storing of Walla Walla sweet onions outside the production area. At that meeting, the Committee also unanimously recommended expanding the current handler reporting requirements to include a preseason registration form. The Committee met again on February 10,2004 , and made a unanimous recommendation to broaden the scope of the handler shipment statement to include a listing of producers whose product was handled and the quantity handled for each producer. Committee members believe that this rule will: (1) Allow shippers to use grading, packing, or storing facilities that will be most beneficial to their individual circumstances; (2) contribute to the efficient operation of the program by improving Committee information; and (3) enhance compliance with the provisions of the order.
The grading, packing, and storing costs associated with preparing Walla Walla sweet onions for market may vary between onion packing facilities inside and outside the production area. There may also be differences in the type and variety of packaging options, the transportation alternatives available, or
the level of services offered by individual onion packing facilities inside and outside the production area. This rule allows shippers of Walla Walla sweet onions the flexibility to pack and ship product from the most advantageous facility available, regardless of where in Oregon or Washington that facility is located.
Some examples of situations in which this rule benefits the industry are: (1) A packer outside the area of production is experimenting with modified atmosphere packaging that increases the shelf life of sweet onions; (2) a Walla Walla sweet onion producer is part owner of a packing facility located outside the area of production and wishes to pack and store sweet onions in that facility; (3) a packing facility outside the area of production can offer rail service for shipping and a rail siding is not available within the production area; and (4) a fresh produce marketing company that has a packing facility outside the area of production desires to begin packing and shipping Walla Walla sweet onions.
The Committee believes that the regulations established under the order create orderly marketing, are good for consumers, encourage repeat purchases, and ultimately improve returns to producers. Therefore, the Committee recommended the establishment of safeguards to ensure that all Walla Walla sweet onions graded, packed, or stored outside the production area are ultimately subject to the requirements established under the order.

Persons desiring to ship or receive Walla Walla sweet onions for grading, packing, or storing outside the production area must apply to the Committee on a Shippers/Receivers Application for Certificate of Privilege, (SRACP) Form No. 3. Applicants must complete and submit a SRACP form each year prior to shipping or receiving Walla Walla sweet onions for grading, packing, or storing outside the production area. Information collected on the application includes the company name, contact name, address, contact telephone numbers, signature of the shipper or receiver, date, and such other information as the Committee may require. Applicants must agree to furnish reports on shipments of sweet onions made under the Certificate of Privilege and must certify that all shipments of production area onions for grading, packing, or storing outside the production area will be inade in accordance with order provisions. Those parties acting as receivers under the Certificate of Privilege must further agree to forward all assessments due on sweet onions handled to the Committee
office. If approved, the Committee manager will sign the application, assign a Certificate of Privilege number for tracking purposes, and return a copy of the application to the applicant. If denied, the applicant will be notified in writing of the reasons for denial and have an opportunity to appeal the Committee's decision.

After the Committee approves the applications of both the shipper and the receiver, Walla Walla sweet onions may be shipped out of the production area for grading, packing, or storing. When the parties conclude shipping or receiving, both the shipper and receiver must submit to the Committee a Special Purpose Shipment Report, (SPSR) Form No. 4. Information collected on the SPSR includes the Certificate of Privilege number as assigned by the Committee, company name, contact name, address, contact telephone numbers, names of the individuals or companies shipped to or received from, the total quantities of onions shipped or received in 50-pound equivalents, the signature of the shipper or receiver, date, and such other information as the Committee may require.

The SPSR, as well as any assessments due, must be submitted to the Committee no later than 30 days after the date of the last shipment or receipt of Walla Walla sweet onions under the Certificate of Privilege. The SPSR also reiterates that it is the receiver of sweet onions shipped under the Certificate of Privilege that is responsible for payment oî the administrative assessment. Shippers and receivers will only be required to submit one (1) of these reports annually.
This rule also continues in effect increased handler-reporting requirements by requiring the submission of a Walla Walla Sweet Onion Handler Registration Form, (Registration) Form No. 2, and by expanding the scope of the information required on the existing Handler's Statement of Walla Walla Sweet Onion Shipments, (Form Nn. 1; Form FV-141) (Statement). Each year prior to the shipping season, but in no case later than May 31, all persons desiring to handle Walla Walla sweet onions during the forthcoming season must complete a Registration form and submit it to the Committee. Information collected on this form includes: Company name, contact name, signature, date, addresses, and contact telephone numbers; brands or labels to be marketed; estimated.acres of production to be packed; and such other information as the Committee may require.

The previous Statement, which was submitted to the Committee at the end
of each shipping season, required handlers to report the quantity of Walla Walla sweet onions handled during the season. This action continues in effect the expansion of the information collected on the Statement to include reporting the quantity of Walla Walla sweet onions handled on behalf of each producer. Information collected on the Registration and modified Statement forms will greatly enhance order compliance by allowing the Committee to compare the collected data with information from other sources for corroboration. This will ultimately assist the Committee in monitoring onion shipments and in the collection of assessments. For example, acreage and production information voluntarily provided by producers will be reconciled with similar information collected from handlers to help ensure that all assessable sweet onion shipments have been properly reported and that assessments have been correctly collected.
This information collection is important to the Committee in light of the regulation relaxation that allows the grading, packing, or storing of Walla Walla sweet onions outside the production area. The Committee believes that enhancing the scope of the reporting requirements is the best way to maintain oversight of the special purpose shipment procedures as modified herein. In addition to enhancing the Committee's compliance efforts, the collection of handler profile information such as addresses and contact numbers will also be useful to the Committee for maintaining contact with handlers throughout the season.

## Final Regulatory Flexibility Analysis

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Agricultural Marketing Service (AMS) has considered the economic impact of this action on small entities. Accordingly, AMS has prepared this final regulatory flexibility analysis.

The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and the rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.
There are approximately 28 handlers of Walla Walla sweet onions subject to regulation under the order and approximately 37 Walla Walla sweet onion producers in the regulated area.

Small agricultural service firms are defined by the Small Business Administration (SBA) (13 CFR 121.201) as those having annual receipts of less than $\$ 5,000,000$, and small agricultural producers are defined as those having annual receipts of less than $\$ 750,000$.

The Committee estimates that in 2003, 674,03850 -pound containers of Walla Walla sweet onions were marketed at an average FOB price of about $\$ 11.50$ per container. The total industry value at shipping point was approximately \$7,751,437, leaving an average annual gross receipt per handler of \$276,837. Thus, a majority of handlers and producers of Walla Walla sweet onions may be classified as small entities.
Committee meetings are widely publicized in advance of the meetings and are held in a location central to the production area. The meetings are open to all industry members and other interested persons who are encouraged to participate in the deliberations and voice their opinions on topics under discussion. Thus, Committee recommendations can be considered representative of small business interests in the industry.

## This rule continues the

 implementation of procedures that allow persons to ship or receive Walla Walla sweet onions outside the area of production for grading, packing, or storing purposes. Persons desiring to do so must first apply to the Committee. The applicants must certify that all Walla Walla sweet onions graded, packed, or stored outside the production area will meet any minimum grade, size, maturity, container, pack, or inspection requirements established under the order. Previously, only container, assessment, and reporting requirements were implemented under the order. After the Committee completes its review of the application and determines that everything is in order, applicants will be granted a Certificate of Privilege authorizing them to ship or receive Walla Walla sweet onions outside the production area for market preparation. At the end of the shipping season, both the shipper and receiver must submit reports to the Committee regarding the quantity of Walla Walla sweet onions handled under Certificate of Privilege. The authority for this action is provided in $\$ \S 956.63$ and 956.66.In addition, this rule continues in effect the expansion of the handler reporting requirements by adding a preseason handler registration form and expanding the scope of information required on the handler's shipment report. These changes provide the Committee with more comprehensive
handler information that improves handler compliance and enhances safeguards already in place. The additional information gathered from the new mandatory report complements the modification to the current reporting requirements and contributes to greater efficiency in the operation of the program. The improved safeguards and oversight afforded the Committee with these reporting requirement changes are essential in maintaining compliance with procedures for market preparation outside the production area. The authority for this action is provided in §956.80.

Regarding the impact of this action on affected entities, this rule imposes minimal additional costs. The Committee estimates that about 10 persons may desire to ship or receive Walla Walla sweet onions for grading, packing, or storing outside the production area during each marketing year. Such shippers and receivers must complete a Shippers/Receivers Application for Certificate of Privilege, (Form No. 3) and submit it to the Committee for approval each year prior to shipping or receiving any Walla Walla sweet onions for grading, packing, or storing outside the production area. Once the Committee has approved the application, the parties will be free to handle sweet onions for market preparation out of the production area.

After Walla Walla sweet onions have been handled pursuant to the Certificate of Privilege, both the shipper and receiver must submit a Special Purpose Shipment Report (Form No. 4), to the Committee no later than 30 days after the date of the last shipment or receipt of onions. The Committee estimates that 10 shippers and receivers will each be obligated to submit one (1) of these reports annually. The annual industry burden associated with the information collection on both forms is estimated to total approximately 3.6 hours.

The addition of a preseason registration form and the expansion of the existing reporting requirements for all Walla Walla sweet onion handlers also imposes minimal additional costs on the industry. Persons desiring to handle Walla Walla sweet onions must complete and submit a Walla Walla Sweet Onion Handler Registration Form (Form No. 2), prior to May 31 of each year. Handlers of sweet onions must also submit a Handler's Statement of Walla Walla Sweet Onion Shipments (Form No. 1; Form FV-141) that is more detailed than the one previously used. The Committee estimates that 28 handlers are affected, with a total annual industry burden of
approximately 25.76 hours for both forms.

The Committee considered one alternative to the part of this proposal that allows Walla Walla sweet onions to be graded, packed, or stored out of the area. The alternative was to prohibit any grading, packing, or storing of Walla Walla sweet onions outside the production area. The Committee felt that this alternative would have limited the flexibility of shippers in making marketing decisions related to the grading, packing, or storing of Walla Walla sweet onions and it was therefore rejected. Allowing the shipment of Walla Walla sweet onions outside the production area for grading, packing, or storing is a relaxation of order requirements and any costs related to additional reporting is outweighed by the benefits of allowing such shipments.
The alternatives that the Committee discussed with regard to increasing handler reporting requirements were: (1) Maintain the status quo and make no changes in the reporting requirements; and (2) make the submission of the registration form and producer information on the shipment statement voluntary instead of mandatory. Both of these options were rejected as not sufficiently addressing the need for better handler information. Enhanced information collection will help improve the Committee's ability to ensure industry compliance with the order. This is especially important in light of the relaxation changes in the order regulations allowing grading, packing, or storing outside the production area.

This rule continues to impose an additional reporting and recordkeeping burden on persons who ship or receive Walla Walla sweet onions for grading, packing, or storing outside the production area. This action requires three new Committee forms and modification of a previous form. In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the information collection requirements on these three new Committee forms and the modification of the previous form were approved by the Office of Manàgement and Budget (OMB) under OMB Control No. 05810221 on April 13, 2004.

As with all Federal marketing order programs, reports and forms are periodically reviewed to reduce information requirements and duplication by industry and public sector agencies. In addition, as noted in the initial regulatory flexibility analysis, USDA has not identified any relevant Federal rules that duplicate, overlap or conflict with this rule.

The Committee's meetings were widely publicized throughout the sweet onion industry and all interested persons were invited to attend the meetings and participate in Committee deliberations on all issues. Like all Committee meetings, the December 8, 2003, and the February 10, 2004, meetings were public meetings and all entities, both large and small, were able to express their views.

An interim final rule concerning this action was published in the Federal Register on April 26, 2004 (69 FR 22377). Copies of the rule were mailed by the Committee's staff to all Committee members and Walla Walla sweet onion handlers. In addition, the rule was made available through the Internet by the Office of the Federal Register and the USDA. That rule provided a 60-day comment period which ended June 25, 2004. No comments were received.
A small business guide on complying with fruit, vegetable, and specialty crop marketing agreements and orders may be viewed at: http://www.ams.usda.gov/ $f v / m o a b . h t m i$. Any questions about the compliance guide should be sent to Jay Guerber at the previously mentioned address in the FOR FURTHER INFORMATION CONTACT section.

After consideration of all relevant material presented, including the Committee's recommendation, and other information, it is found that finalizing the interim final rule, without change, as published in the Federal Register (69 FR 22377, April 26, 2004) will tend to effectuate the declared policy of the Act.

## List of Subjects in 7 CFR Part 956

Marketing agreements, Onions, Reporting and recordkeeping requirements.

## PART 956-SWEET ONIONS GROWN IN THE WALLA WALLA VALLEY OF SOUTHEAST WASHINGTON AND NORTHEAST OREGON

- Accordingly, the interim final rule amending 7 CFR part 956 which was published at 69 FR 22377 on April 26, 2004, is adopted as a final rule without change.
Dated: August 10, 2004.
A.J. Yates,

Administrator, Agricultural Marketing Service.
[FR Doc. 04-18612 Filed 8-13-04; 8:45 am] BILLING CODE 3410-02-P

## DEPARTMENT OF AGRICLLTURE

## Agricultural Marketing Service

## 7 CFR Part 989

[Docket No. FV04-989-1 FIR]

## Raisins Produced From Grapes Grown in California; Final Free and Reserve Percentages for 2003-04 Crop Natural (Sun-Dried) Seedless Raisins

AGENCY: Agricultural Marketing Service, USDA.
ACTION: Final rule.
SUMMARY: The Department of Agriculture (USDA) is adopting, as a final rule, without change, an interim final rule that established final volume regulation percentages for 2003-04 crop Natural (sun-dried) Seedless (NS) raisins covered under the Federal marketing order for California raisins (order). The order regulates the handling of raisins produced from grapes grown in California and is locally administered by the Raisin Administrative Committee (Committee). The volume regulation percentages are 70 percent free and 30 percent reserve. The percentages are intended to help stabilize raisin supplies and prices, and strengthen market conditions.
effective date: Effective September 15, 2004. The volume regulation percentages apply to acquisitions of NS raisins from the 2003-04 crop until the reserve raisins from that crop are disposed of under the order.
FOR FURTHER INFORMATION CONTACT:
Maureen T. Pello, Senior Marketing Specialist, California Marketing Field Office, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 2202 Monterey Street, suite 102B, Fresno, California 93721; telephone: (559) 487-5901, Fax: (559) 487-5906; or George Kelhart, Technical Advisor, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 720-2491, Fax: (202) 720-8938.

Small businesses may request information on complying with this regulation by contacting Jay Guerber, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington DC 20250-0237; telephone: (202) 7202491, Fax: (202) 720-8938, or E-mail: Jay.Guerber@usda.gov.
SUPPLEMENTARY INFORMATION: This rule is issued under Marketing Agreement and Order No. 989 (7 CFR part 989),
both as amended, regulating the handling of raisins produced from grapes grown in California, hereinafter referred to as the "order." The order is effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), hereinafter referred to as the "Act."

USDA is issuing this rule in conformance with Executive Order 12866.

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. Under the order provisions now in effect, final free and reserve percentages may be established for raisins acquired by handlers during the crop year. This rule continues to establish final free and reserve percentages for NS raisins for the 200304 crop year, which began August 1, 2003, and ends July 31, 2004. This rule will not preempt any State or local laws, regulations, or policies, unless they present an irreconcilable conflict with this rule.

The Act provides that administrative proceedings must be exhausted before parties may file suit in court. Under section $608 \mathrm{c}(15)(\mathrm{A})$ of the Act, any handler subject to an order may file with USDA a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with law and request a modification of the order or to be exempted therefrom. Such handler is afforded the opportunity for a hearing on the petition. After the hearing USDA would rule on the petition. The Act provides that the district court of the United States in any district in which the handler is an inhabitant, or has his or her principal place of business, has jurisdiction to review USDA's ruling on the petition, provided an action is filed not later than 20 days after the date of the entry of the ruling.

This rule continues in effect final volume regulation percentages for 200304 crop NS raisins covered under the order. The volume regulation percentages are 70 percent free and 30 percent reserve, and were established through an interim final rule published on April 22, 2004 ( 69 FR 21695). Free tonnage raisins may be sold by handlers to any market. Reserve raisins must be held in a pool for the account of the Committee and are disposed of through various programs authorized under the order. For example, reserve raisins may be sold by the Committee to handlers for free use or to replace part of the free tonnage raisins they exported; used in diversion programs; carried over as a hedge against a short crop; or disposed of in other outlets not competitive with
those for free tonnage raisins, such as government purchase, distilleries, or animal feed.

The volume regulation percentages are intended to help stabilize raisin supplies and prices, and strengthen market conditions. The Committee unanimously recommended final percentages on February 12, 2004.

## Computation of Trade Demands

Section 989.54 of the order prescribes procedures and time frames to be followed in establishing volume regulation. This includes methodology used to calculate percentages. Pursuant to §989.54(a) of the order, the Committee met on August 14, 2003, to review shipment and inventory data, and other matters relating to the supplies of raisins of all varietal types. The Committee computed a trade demand for each varietal type for which a free tonnage percentage might be recommended. Trade demand is computed using a formula specified in the order and, for each varietal type, is equal to 90 percent of the prior year's shipments of free tonnage and reserve tonnage raisins sold for free use into all market outlets, adjusted by subtracting the carryin on August 1 of the current crop year, and adding the desirable carryout at the end of that crop year. As specified in §989.154(a), the desirable carryout for NS raisins shall equal the total shipments of free tonnage during August and September for each of the past 5 crop years, converted to a natural condition basis, dropping the high and low figures, and dividing the remaining sum by three, or 60,000 natural condition tons, whichever is higher. For all other varietal types, the desirable carryout shall equal the total shipments of free tonnage during August, September and one-half of October for each of the past 5 crop years, converted to a natural condition basis, dropping the high and low figures, and dividing the remaining sum by three.

At its August 2003 meeting, the Committee computed and announced the 2003-04 trade demand for NS raisins at 210,933 tons. The August trade demand, however, did not account for Oleate Seedless raisins (Oleates). Beginning with the 2003-04 crop year, the NS varietal type was modified to include Oleates (68 FR 42943; July 21, 2003). Prior to that time, Oleates were a separate varietal type. The Oleate and NS trade demands were calculated separately. Then the two individual trade demand figures were added together to obtain a combined trade demand reflecting the new combined varietal type. The Committee establishes a 500 -ton minimum trade demand for
any varietal type for which the computed trade demand is zero or less. The computed trade demand for Oleates was less than zero, so the Committee established the trade demand for Oleates at 500 tons. At USDA's request, the Committee met on September 9, 2003, and recomputed the combined NS trade demand to account for Oleates at 211,493 tons ( 210,933 plus 500).

## Computed Trade Demands (natural

 CONDITION TONS)|  | NS raisins |
| :---: | :---: |
| Prior year's shipments | 297,176 |
| Multiplied by 90 percent | 0.90 |
| Equals adjusted base ..... | 267,458 |
| Minus carryin inventory | 116,465 |
| Plus desirable carryout .............. | 60,000 |
| Equals computed trade demand | 210,993 |
| Plus Oleate minimum trade demand tons $\qquad$ | 500 |
| Equals revised trade demand .... | 211,493 |

Computation of Preliminary Volume Regulation Percentages

Section 989.54(b) of the order requires that the Committee announce, on or before October 5, preliminary crop estimates and determine whether volume regulation is warranted for the varietal types for which it computed a trade demand. That section allows the Committee to extend the October 5 date up to 5 business days if warranted by a late crop.

The Committee met on October 2, 2003, and announced a preliminary crop estimate for NS raisins of 276,931 tons, which is about 20 percent lower than the 10 -year average of 348,419 tons. NS raisins are the major varietal type of California raisin. Adding the carryin inventory of 116,465 tons, plus the 276,931-ton crop estimate resulted in a total available supply of 393,396 tons, which was significantly higher (186 percent) than the 211,493-ton trade demand. Thus, the Committee determined that volume regulation for NS raisins was warranted. The Committee announced preliminary free and reserve percentages for NS raisins, which released 85 percent of the computed trade demand since the field price (price paid by handlers to producers for their free tonnage raisins) had been established. The preliminary percentages were 65 percent free and 35 percent reserve.

In addition, preliminary percentages were announced for Other Seedless raisins. It was ultimately determined that volume regulation was only warranted for NS raisins. As in past
seasons, the Committee submitted its marketing policy to USDA for review.
Computation of Final Volume Regulation Percentages
Pursuant to §989.54(c), at its February 12, 2004, meeting, the Committee announced interim percentages for NS raisins to release slightly less than the full trade demand. Based on a revised NS crop estimate of 304,072 tons (up from the October estimate of 276,931 tons), interim percentages for NS raisins were announced at 69.75 percent free and 30.25 percent reserve.

Pursuant to $\S 989.54(\mathrm{~d})$, the
Committee also recommended final percentages at its February 2004 meeting to release the full trade demand for NS raisins. Final percentages were recommended at 70 percent free and 30 percent reserve. The Committee's calculations to arrive at final percentages for NS raisins are shown in the table below:

Final Volume Regulation Percentages (NATURAL CONDITION TONS)

|  | NS raisins |
| :--- | ---: |
| Trade demand ............................ | 211,493 |
| Divided by crop estimate ............ | 304,072 |
| Equals free percentage .......... | 70 |
| 100 minus free percentage |  |
| equals reserve percentage ..... | 30 |

In addition, USDA's "Guidelines for Fruit, Vegetable, and Specialty Crop Marketing Orders" (Guidelines) specify that 110 percent of recent years' sales should be made available to primary markets each season for marketing orders utilizing reserve pool authority. This goal was met for NS raisins by the establishment of final percentages, which released almost 100 percent of the trade demand, and offers of additional reserve raisins for sale to handlers for free pursuant to $\S 989.54(\mathrm{~g})$ (" 10 plus 10 offers"), and $\S 989.67$ (j) of the order.

As specified in § 989.54(g), the 10 plus 10 offers are two offers of reserve pool raisins, which are made available to handlers during each season. For each such offer, a quantity of reserve raisins equal to 10 percent of the prior year's shipments is made available for free use. Handlers may sell their 10 plus 10 raisins to any market.

For NS raisins, the first 10 plus 10 offer was made in February 2004, and the second offer was made in April 2004. A total of 61,026 tons was made available to raisin handlers through these offers, and all of the raisins were purchased. Adding the total figure of 61,026 tons of 10 plus 10 raisins to the

207,638 tons of free tonnage raisins acquired by handlers from producers through the week ending June 19, 2004, plus 129,345 tons of 2002-03 carryin NS and Oleate inventory, equates to 398,009 tons of natural condition raisins, or 373,117 tons of packed raisins, that are available to handlers for free use or primary markets. This is almost 130 percent of the quantity of NS raisins shipped during the 2002-03 crop year ( 305,133 natural condition tons or 286,260 packed $\dagger \mathrm{nns}$ ). (Oleates were included in this computation because, as previously stated, Oleates were combined with the NS varietal type beginning with the 2003-04 crop year.) In addition to the 10 plus 10 offers, § $989.67(\mathrm{j})$ of the order provides authority for sales of reserve raisins to handlers under certain conditions such as a national emergency, crop failure, change in economic or marketing conditions, inadequate carryover, or if free tonnage shipments in the current crop year exceed shipments of a comparable period of the prior crop year. Such reserve raisins may be sold by handlers to any market. When implemented, the additional offers of reserve raisins make even more raisins available to primary markets, which is consistent with USDA's Guidelines.

The Committee plans to offer 5,714 tons of 2002-03 NS reserve raisins for sale to handlers for free use pursuant to $\S 989.67(j)$. Free tonnage deliveries as of June 19, 2004, were 207,638 tons, which is 3,855 tons below the 211,493-ton trade demand. Offering 3,855 tons of reserve raisins for sale to handlers for free use would allow the industry to make available the full 211,493-ton trade demand. Free tonnage shipments from August 2003 through May 2004 are 1,859 tons greater than free tonnage shipments during the same period last year. Adding the 1,859 tons to the 3,855 tons equates to a total of 5,714 tons of reserve being offered to handlers for free use under § 989.67 ( j$)$ of the order.

## Final Regulatory Flexibility Analysis

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Agricultural Marketing Service (AMS) has considered the economic impact of this action on small entities. Accordingly, AMS has prepared this final regulatory flexibility analysis.

The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and rules issued thereunder, are unique in that they are brought about through group action of essentially
small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.

There are approximately 20 handlers of California raisins-who are subject to regulation under the order and approximately 4,500 raisin producers in the regulated area. Small agricultural service firms are defined by the Small Business Administration (13 CFR 121.201) as those having annual receipts of less than $\$ 5,000,000$, and small agricultural producers are defined as those having annual receipts of less than $\$ 750,000$. Thirteen of the 20 handlers subject to regulation have annual sales estimated to be at least $\$ 5,000,000$, and the remaining 7 handlers have sales less than $\$ 5,000,000$. No more than 7 handlers, and a majority of producers, of California raisins may be classified as small entities.

Since 1949, the California raisin industry has operated under a Federal marketing order. The order contains authority to, among other things, limit the portion of a given year's crop that can be marketed freely in any outlet by raisin handlers. This volume control mechanism is used to stabilize supplies and prices and strengthen market conditions.

Pursuant to $\S 989.54$ (d) of the order, this rule continues in effect final volume regulation percentages for 200304 crop NS raisins. The volume regulation percentages are 70 percent free and 30 percent reserve. Free tonnage raisins may be sold by handlers to any market. Reserve raisins must be held in a pool for the account of the Committee and are disposed of through certain programs authorized under the order.

Volume regulation is warranted this season for NS raisins because acquisitions of 296,625 tons through the week ending June 19, 2004, combined with the carryin inventory of 129,345 tons, results in a total available supply of 425,970 tons, which is about 200 percent higher than the 211,493-ton trade demand. (Oleate inventory was included in this computation because, as previously stated, Oleates were combined with the NS varietal type beginning with the 2003-04 crop year.)

The current volume regulation procedures have helped the industry address its marketing problems by keeping supplies in balance with domestic and export market needs, and strengthening market conditions. The current volume regulation procedures fully supply the domestic and export markets, provide for market expansion, and help reduce the burden of oversupplies in the domestic market.

Raisin grapes are a perennial crop, so production in any year is dependent upon plantings made in earlier years. The sun-drying method of producing raisins involves considerable risk because of variable weather patterns.

Even though the product and the industry are viewed as mature, the industry has experienced considerable change over the last several decades. Before the 1975-76 crop year, more than 50 percent of the raisins were packed and sold directly to consumers. Now, over 60 percent of raisins are sold in bulk. This means that raisins are now sold to consumers mostly as an ingredient in another product such as cereal and baked goods. In addition, for a few years in the early 1970's, over 50 percent of the raisin grapes were sold to the wine market for crushing. Since then, the percent of raisin-variety grapes sold to the wine industry has decreased.

California's grapes are classified into three groups-table grapes, wine grapes, and raisin-variety grapes. Raisin-variety grapes are the most versatile of the three types. They can be marketed as fresh grapes, crushed for juice in the production of wine or juice concentrate, or dried into raisins. Annual fluctuations in the fresh grape, wine, and concentrate markets, as well as weather-related factors, cause fluctuations in raisin supply. This type of situation introduces a certain amount of variability into the raisin market. Although the size of the crop for raisinvariety grapes may be known, the amount dried for raisins depends on the demand for crushing. This makes the marketing of raisins a more difficult task. These supply fluctuations can result in producer price instability and disorderly market conditions.

Volume regulation is helpful to the raisin industry because it lessens the impact of such fluctuations and contributes to orderly marketing. For example, producer prices for NS raisins remained fairly steady from the 1993-94 through the 1997-98 seasons, although production varied. As shown in the table below, during those years, production varied from a low of 272,063 tons in 1996-97 to a high of 387,007 tons in 1993-94, or about 42 percent. According to Committee data, the total producer return per ton during those years, which includes proceeds from both free tonnage plus reserve pool raisins, has varied from a low of $\$ 904.60$ in 1993-94 to a high of \$1,049 in 199697, or 16 percent. Total producer prices for the 1998-99 and 1999-2000 seasons increased significantly due to back-toback short crops during those years. Producer prices dropped dramatically for the last three seasons due to record-
size production, large carry-in
inventories, and stagnant demand.
Natural Seedless Producer Prices

|  | Crop year | Deliveries (natural condition tons) | Producer prices (per ton)(\$) |
| :---: | :---: | :---: | :---: |
| 2002-03 |  | 388,010 | ${ }^{1} 394.85$ |
| 2001-02 |  | 377,328 | 650.94 |
| 2000-01 |  | 432,616 | 603.36 |
| 1999-2000 |  | 299,910 | 1,211.25 |
| 1998-99 |  | 240,469 | 21,290.00 |
| 1997-98 |  | 382,448 | 946.52 |
| 1996-97 |  | 272,063 | 1,049.20 |
| 1995-96 |  | 325,911 | 1,007.19 |
| 1994-95 |  | 378,427 | 928.27 |
| 1993-94 |  | 387,007 | 904.60 |

${ }^{1}$ Return-to-date, reserve pool still open.
${ }^{2}$ No volume regulation.

There are essentially two broad markets for raisins-domestic and export. In recent years, both export and domestic shipments have been decreasing. Domestic shipments decreased from a high of 204,805 packed tons during the 1990-91 crop year to a low of 156,325 packed tons in 1999-2000. In addition, exports decreased from 114,576 packed tons in 1991-92 to a low of 91,600 packed tons in the 1999-2000 crop year.

In addition, the per capita consumption of raisins has declined from 2.07 pounds in 1988 to 1.48 pounds in 2002. This decrease is consistent with the decrease in the per capita consumption of dried fruits in general, which is due to the increasing availability of most types of fresh fruit throughout the year.

While the overall demand for raisins has been decreasing (as reflected in the decline in commercial shipments), production has been increasing. Deliveries of NS dried raisins from producers to handlers reached an alltime high of 432,616 tons in the 200001 crop year. This large crop was preceded by two short crop years; deliveries were 240,469 tons in 1998-99 and 299,910 tons in 1999-2000. Deliveries for the 2000-01 crop year soared to a record level because of increased bearing acreage and yields. Deliveries for the 2001-02 crop year were 377,328 tons, and deliveries for the 2002-03 crop year were 388,010 tons. Deliveries through the week ending June 19, 2004, of the current crop year were at 296,625 tons. Three crop years of high production and a large 2001-02 carryin inventory have contributed to the industry's burdensome supply of raisins.
The order permits the industry to exercise supply control provisions, which allow for the establishment of
free and reserve percentages, and establishment of a reserve pool. One of the primary purposes of establishing free and reserve percentages is to equilibrate supply and demand. If raisin markets are over-supplied with product, producer prices will decline.

Raisins are generally marketed at relatively lower price levels in the more elastic export market than in the more inelastic domestic market. This results in a larger volume of raisins being marketed and enhances producer returns. In addition, this system allows the U.S. raisin industry to be more competitive in export markets.

To assess the impact that volume control has on the prices producers receive for their product, an econometric model has been constructed. The model developed is for the purpose of estimating nominal prices under a number of scenarios using the volume control authority under the Federal marketing order. The price producers receive for the harvest and delivery of their crop is largely determined by the level of production and the volume of carryin inventories. The Federal marketing order permits the industry to exercise supply control provisions, which allow for the establishment of reserve and free percentages for primary markets, and a reserve pool. The establishment of reserve percentages impacts the production that is marketed in the primary markets.
The reserve percentage limits what handlers can market as free tonnage. Assuming the 30 percent reserve limits the total free tonnage to 207,638 natural condition tons $(.70 \times 296,625$ tons delivered through June 19, 2004) and carryin is 129,345 natural condition tons, and purchases from reserve total 66,740 natural condition tons (which includes reserve raisins released
through both 10 plus 10 offers plus the offer under $\S 989.67(\mathrm{j})$ ), then the total free supply is estimated at 403,723 natural condition tons. The econometric model estimates prices to be $\$ 63$ per ton higher than under an unregulated scenario. This price increase is beneficial to all producers regardless of size and enhances producers' total revenues in comparison to no volume control. Establishing a reserve allows the industry to help stabilize supplies in both domestic and export markets, while improving returns to producers.
Free and reserve percentages are established by varietal type, and usually in years when the supply exceeds the trade demand by a large enough margin that the Committee believes volume regulation is necessary to maintain market stability. Åccordingly, in assessing whether to apply volume regulation or, as an alternative, not to apply such regulation, it has been determined that volume regulation is warranted this season for only one of the nine raisin varietal types defined under the order.
The free and reserve percentages established by this rule release the full trade demand and apply uniformly to all handlers in the industry, regardless of size. For NS raisins, with the exception of the 1998-99 crop year, small and large raisin producers and handlers have been operating under volume regulation percentages every year since 1983-84. There are no known additional costs incurred by small handlers that are not incurred by large handlers. While the level of benefits of this rulemaking are difficult to quantify, the stabilizing effects of volume regulation impact small and large handlers positively by helping them maintain and expand markets even though raisin supplies fluctuate widely from season to season. Likewise, price
stability positively impacts small and large producers by allowing them to better anticipate the revenues their raisins will generate.

There are some reporting, recordkeeping and other compliance requirements under the order. The reporting and recordkeeping burdens are necessary for compliance purposes and for developing statistical data for maintenance of the program. The requirements are the same as those applied in past seasons. Thus, this action imposes no additional reporting or recordkeeping burdens on either small or large handlers. The forms require information which is readily available from handler records and which can be provided without data processing equipment or trained statistical staff. The information collection and recordkeeping requirements have been previously approved by the Office of Management and Budget (OMB) under OMB Control No. 0581-0178. As with other similar marketing order programs, reports and forms are periodically studied to reduce or eliminate duplicate information collection burdens by industry and public sector agencies. In addition, USDA has not identified any relevant Federal rules that duplicate, overlap, or conflict with this rule.

Further, Committee and subcommittee meetings are widely publicized in advance and are held in a location central to the production area. The meetings are open to all industry members, including small business entities, and other interested persons who are encouraged to participate in the deliberations and voice their opinions on topics under discussion.

An interim final rule concerning this action was published in the Federal Register on April 22, 2004 (69 FR 21695). Copies of the rule were mailed to all Committee members and alternates, the Raisin Bargaining Association, handlers, and dehydrators. In addition, the rule was made available through the Internet by the Office of the Federal Register and USDA. That rule provided for a 60 -day comment period that ended on June 21, 2004. No comments were received.

A small business guide on complying with fruit, vegetable, and specialty crop marketing agreements and orders may be viewed at: http://www.ams.usda.gov/ fv/moab.html. Any questions about the compliance guide should be sent to Jay Guerber at the previously mentioned address in the FOR FURTHER INFORMATION CONTACT section.

After consideration of all relevant material presented, including the information and recommendation
submitted by the Committee and other available information, it is hereby found that this rule, as hereinafter set forth, will tend to effectuate the declared policy of the Act.

## List of Subjects in 7 CFR Part 989

Grapes, Marketing agreements, Raisins, Reporting and recordkeeping requirements.

## PART 989-RAISINS PRODUCED FROM GRAPES GROWN IN CALIFORNIA

Accordingly, the interim final rule amending 7 CFR part 989 which was published at 69 FR 21695 on April 22, 2004, is adopted as a final rule without change.
Dated: August 10, 2004.
A.J. Yates,

Administrator, Agricultural Marketing Service.
[FR Doc: 04-18613 Filed 8-13-04; 8:45 am] BILLING CODE 3410-02-P

## DEPARTMENT OF THE TREASURY

## Office of the Comptroller of the Currency

12 CFR Part 5
[Docket No. 04-20]
RIN 1557-AC11

## Fundamental Change in Asset Composition of a Sank

AGENCY: Office of the Comptroller of the Currency, Treasury. ACTION: Final rule.
summary: The Office of the Comptroller of the Currency (OCC) is amending its regulations to require a national bank to obtain the approval of the OCC before changing the composition of all, or substantially all, of its assets (1) through sales or other dispositions, or (2) after having sold or disposed of all, or substantially all, of its assets, through subsequent purchases or other acquisitions or other expansions of its operations. The final rule provides that, in the second case, the OCC will apply, among other factors, the same factors as it applies to the establishment of a de novo bank. This new approval requirement will enable the OCC to better assess the bank's compliance with applicable law and whether the proposed change comports with safe and sound banking practices. DATES: Effective Date: October 1, 2004. FOR FURTHER INFORMATION CONTACT: For questions concerning the final rule,
contact Heidi M. Thomas, Special Counsel, Legislative and Regulatory Activities, at (202) 874-5090; Richard Cleva, Senior Counsel, Bank Activities and Structure Division, at (202) 8745300; or Jan Kalmus, NBE/Licensing Expert, Licensing Activities, at (202) 874-5060, 250 E Street, SW., Washington, DC 20219. SUPPLEMENTARY INFORMATION:

## I. Introduction

The OCC's current regulations at 12 CFR part 5 do not require the approval of the OCC before a national bank substantially changes the composition of its assets through sale or other disposition, nor do they require prior OCC review or approval before a natıonal bank charter becomes a "stripped" or "dormant" bank charter. Likewise, our regulations do not address a dormant national bank's increase in asset size through purchases or acquisitions to engage again in the business of banking. On January 7, 2004, we proposed to add to our regulations a prior approval requirement for these fundamental changes in a bank's asset composition in order to address the supervisory concerns raised by these types of transactions. See 69 FR 892 (Jan. 7, 2004).
As described in the preamble to the proposed rule, these concerns may include increased operations risk, increased concentration risk (especially where asset composition changes as a result of divestiture), and the ability of bank management to implement the new strategy successfully. In addition, a dormant bank being revived may propose to engage in activities that significantly deviate or are a change from the bank's original business plan or operations. If ill conceived, poorly planned, or inadequately executed, these new activities can expose the bank to imprudent levels of risk, with the potential for adverse consequences for the bank's financial condition and, in the extreme situation, for its viability. Even entry into lines of business that are traditional for national banks may present elevated levels of risk to a particular bank if the bank expands substantially or too quickly from a dormant status, misjudges its markets, or fails to ensure that bank management and internal control systems keep pace with the change. The preamble to the proposal also noted that concerns raised by the acquisition of a dormant bank by a third party necessitates the need for the OCC to thoroughly review the nature of the services and products that might be initiated by an acquiring entity.

For the reasons discussed in this preamble, we are adopting in final form
a rule that is substantially the same as the proposal with a few modifications described later in this preamble discussion.

## II. Description of the Proposed Rule

We proposed to add a new $\S 5.53$ to subpart D of 12 CFR part 5 to require a national bank to obtain the OCC's prior written approval before undertaking either of two types of fundamental changes in the composition of the bank's assets: (1) Changing the composition of all, or substantially all, of its assets through sales or other dispositions, or (2) after having sold or disposed of all, or substantially all, of its assetš, subsequently purchasing or otherwise acquiring assets. Proposed $\S 5.53(\mathrm{~d})$ specified that this approval requirement would not apply to a change in composition of all, or substantially all, of a bank's assets if the bank undertakes the change in response to direction from the OCC (e.g., in an enforcement action pursuant to 12 U.S.C. 1818) or pursuant to a statute or regulation that requires OCC review or approval (e.g., a voluntary liquidation pursuant to 12 U.S.C. 181 and 12 CFR 5.48).

The proposed rule stated that, in reviewing applications filed under $\S 5.53$, we would consider the purpose of the transaction, its impact on the safety and soundness of the bank, and any effect on the bank's customers. It further stated that we may deny the application if the transaction would have a negative effect in any such respect.

This proposed rule also provided that if a national bank has sold or otherwise disposed of its assets in a transaction requiring approval pursuant to proposed $\S 5 . j 3$, our review of any subsequent change in asset composition through purchase or other acquisition would include, in addition to the forgoing factors, the factors governing the organization of a de novo bank under 12 CFR 5.20.

Finally, the proposed rule made a conforming change to $\S 5.20$ to provide that any use of the term "operating plan" or "operating plans" would be changed to "business plan or operating plan" or "business plans or operating plans," as appropriate. As explained in the preamble, current $\S 5.20$ only uses the term "operating plan" when referring to the document that describes a national bank's management goals, earnings objectives, and lines of business. However, the banking industry more commonly uses the term "business plan" to refer to this document. The term "business plan" also typically is used by the OCC and
the other Federal banking agencies in policy statements, applications, and internal documents. The OCC proposed this change to eliminate any confusion about whether a substantive difference between the two terms is intended. No such difference was intended, and the two terms may be used interchangeably.

## III. Discussion of Comments

The OCC received four comments on the proposed rule. Two comments were submitted by trade associations, one by a national bank, and one by an individual. One commenter, a trade association, supported the proposal in full, with no recommended changes. Specifically, this commenter stated that recent examples of troubled banks that have markedly changed their business operations make this rule appropriate. Furthermore, this commenter noted that because extremely large shifts in the composition of a bank's assets may be made rapidly in today's market, the OCC should review management control and capability issues before such changes take place, rather than at the next examination. Finally, this commenter stated that because such an asset change occurs rarely, the rule should not pose significant new burdens on community or other national banks.

Another commenter proposed a technical drafting amendment. The two remaining commenters raised a number of issues with the proposed rule, which we address in the following discussion.
Scope of Applicability of Proposed Rule. One commenter, a national bank, suggested that large banks, their domestic operating subsidiaries, and their foreign subsidiaries should be exempt from the proposed rule. It stated that a formal application process was unnecessary because these large institutions are supervised by resident OCC examiners who are familiar with the bank's operations and management. Therefore, they concluded, a large bank could not undertake a fundamental change in the composition of assets without the full knowledge, and approval, of OCC staff.

We have declined to make this change. While, as the commenter observes, our large bank resident examiners are very familiar with the operations and management of the banks they supervise, the types of fundamental changes covered by this rule also have legal and policy implications that warrant an interdisciplinary review by other OCC staff, as well as input from the supervisory staff with immediate responsibility for the bank. The formal application process prescribed by this final rule provides the OCC with the
best opportunity both to review the safety and soundness of the transaction and to assess the bank's compliance with applicable law. This is consistent with our current rules, which similarly do not exempt large banks from other types of application requirements.

This same commenter requested clarification about how the new approval requirement would apply when there are multiple national bank charters within a single bank holding company structure. We note in response that the final rule applies to each individual national bank, whether or not the bank is part of a holding company. Therefore, a separate application is required of each bank in a holding company structure that proposes to change its asset composition in one of the ways covered by the final rule.

In addition, this commenter requested that the final rule exclude the sales of assets under asset securitization programs where the selling bank continues to have contractual obligations with respect to the securitization, such as acting as servicer of the loans involved. The commenter indicated that securitization strategies and activities do not represent a fundamental change in banking activities. We decline to exempt all asset securitizations from the scope of the final rule because we believe there may be certain scenarios where securitization transactions would fall under this application requirement. For example, we believe that a stripped charter subject to the new approval requirement would result where a bank proposes to make a one-time transfer of all, or substantially all, of its assets into a trust for securitization purposes while retaining only the business of servicing the loans. If, on the other hand, a bank is in the ongoing business of originating loans and securitizing them in order to fund new originations, and it does fund those new originations so that it continually is replenishing the assets it has securitized, then we agree that the ongoing securitization activity does not subject the bank to the requirements of the final rule. This distinction between securitizations that are part of a bank's ordinary and ongoing business and those that are not is consistent with the description of what constitutes a "dormant bank" that appears later in this preamble discussion. We have amended the final rule to clarify the application of this requirement to securitizations.

Another commenter, a trade association, asked us to explain how the new rule would apply in cases covered by the OCC's Significant Deviation

Policy. ${ }^{1}$ The OCC imposes the "significant deviation condition" on certain charter and conversion applications. Under this condition, a bank must provide the OCC at least 60 days' prior written notice of its intent to significantly deviate or change from its business plan or operations and must obtain the OCC's written determination of no objection before the bank engages in any significant deviation or change from its business plan or operations. The significant deviation condition expressly states that " $[\mathrm{i}] \mathrm{f}$ such deviation is the subject of an application filed with the OCC, the OCC does not require any further notice to the supervisory office." Therefore, as a general matter, a bank that is covered both by $\S 5.53$ and by the condition imposed pursuant to the Significant Deviation Policy only would need to file an application under §5.53.

This same commenter thought that it was redundant, and therefore unnecessary; to apply the new approval requirement to transactions that also would require a notice under the Change in Bank Control Act (CBCA). ${ }^{2}$ However, the CBCA requires the purchaser of the bank, and not the bank itself, to file a notice with the OCC. Furthermore, the statutory factors that the OCC considers in deciding whether to disapprove a CBCA notice are different and more limited than those we will consider in reviewing an application under the final rule.

The CBCA factors include considerations such as the effect of the proposed acquisition on competition; the financial condition, competence, experience, and integrity of the proposed acquirers; the competence, experience, and integrity of the proposed managers of the bank; and the effect of the transaction on the Federal deposit insurance funds. Like the proposal, this final rule provides that, in reviewing a bank's application to make a fundamental change in its asset composition, the OCC will consider the purpose of the transaction, the safety and soundness of the bank, and any effect on the bank's customers. None of these considerations is specifically captured by the CBCA factors. Accordingly, the application required by new $\S 5.53$ is not redundant of the CBCA notice, and we decline to make an exception in the final rule for

[^0]transactions involving a change in bank control.

## Application Process. A trade

 association commenter requested that the final rule provide guidance on the specific application process of proposed §5.53, and asked whether and how the public notice and comment provision in part 5 applies to applications under the proposed rule. The procedural rules in subpart A of part 5, Rules of General Applicability, generally govern all application requirements in part 5 "unless otherwise stated." ${ }^{3}$ Among other things, subpart A provides for a public notice and comment process, and, as part of that process, permits "any person" to submit a written request for a hearing. ${ }^{4}$Part 5 states that the public notice and comment procedures and the opportunity for a hearing do not apply to most filings pertaining to a change in a national bank's activities. ${ }^{5}$ The issues presented by such filings typically concern the safety and soundness of, or the legal authority for, the proposed activity. Since the application requirement imposed by this final rule similarly pertains to a change in a bank's activities in certain circumstances, and since the principal issues presented are likely to be safety and soundness or legal issues, we conclude that the public procedures otherwise required by part 5 are not necessary in connection with all applications under $\S 5.53$. We recognize, however, that they may be appropriate in particular cases. Accordingly, the final rule provides that those procedures do not apply unless the OCC determines otherwise due to the significance or novelty of the issues raised by a particular application.
However, we note that a change in composition of assets subject to $\$ 5.53$ may be part of a bank's implementation of a new business strategy that subjects the bank to other filing requirements that require public procedures (such as the branch closure notice requirement found in 12 U.S.C. 1831r-1). Nothing in this final rule excepts or excuses the bank from compliance with public procedures imposed in connection with those other filing requirements.

[^1]This same commenter also requested that expedited procedures be available for an "eligible bank," i.e., a bank that is well capitalized, well managed, and that has a satisfactory or better CRA rating, as they are under OCC rules for applications and notices covering other changes to activities and operations.
The OCC does not agree that an expedited process is warranted for these types of applications. By definition, the changes covered by $\S 5.53$ constitute a fundamental shift in activities and operations that may have serious safety and soundness implications unique to each bank that proposes these changes. The OCC's evaluation of such a significant departure from the bank's existing activities and operations requires an evaluation that does not lend itself to the type of expedited consideration available in the other types of filings to which the commenter refers. Accordingly, we decline to accept the commenter's suggestion. However, we expect that, at most, only a few banks a year would be subject to this requirement, and that it will therefore not have a broad or burdensome effect on the national banking system as a whole.
The final rule does not prescribe time frames or other procedural details with respect to the applications covered by §5.53, which are matters typically addressed in the Comptroller's Licensing Manual. ${ }^{6}$ We expect the procedures governing this new application requirement would be generally consistent with those that we use for the processing of other, similar types of applications.
Definition of "all, or substantially all" of assets. The proposed rule applied the prior approval requirement when a national bank changes the composition of "all, or substantially all," of its assets, or, after having sold or disposed of all, or substantially all, of its assets, subsequently purchases or acquires new assets. One commenter asked that we quantify the phrase "substantially all" by establishing that the "sales or other dispositions" must affect at least $95 \%$ of the bank's assets. We decline to make this change because a bright-line standard could encourage the structuring of asset dispositions or acquisitions with a view toward avoiding the requirements of $\S 5.53$. The approach taken in the final rule also is consistent with our rules implementing the Bank Merger Act (BMA), 12 U.S.C. 1828 (c)(2), where we similarly use and apply the phrase "all, or substantially

[^2]all" of the assets without relying on a bright-line, quantitative definition. ${ }^{7}$

Definition of "dormant bank". In the proposal, we described a bank that has divested all, or substantially all, of its assets as a "dormant bank." One commenter suggested that we define this term. By "dormant bank," we mean a bank that is no longer engaged in core banking activities other than on a de minimis basis. This definition includes, for example, a bank that has significantly reduced its activities and services or that has contracted out significant portions of its operations to third-party service providers, other than in the ordinary course of the bank's ongoing business. This same definition applies to the references to a "stripped charter" in the preamble. We have not included this definition in the text of the regulation, since the term is not used there, but we will include this clarification in future revisions to the Comptroller's Licensing Manual that discuss the requirements of $\S 5.53$.
Conforming change to the term "operating plan". We received no comments on the proposed rule's conforming change to $\$ 5.20$ that provides that any use of the term "operating plan" will be changed to "business plan or operating plan". Therefore, we adopt this change as proposed.

## IV. Description of the Final Rule Authority

New §5.53(a) sets out the OCC's authority for adopting this regulation. ${ }^{8}$ Scope

Section 5.53(b) describes the scope of applicability of the regulation. We have moved to this Scope provision the statement (which appeared in the proposal at §5.53(d)) that this approval requirement does not apply to a change in asset composition that the bank undertakes in response to direction from the OCC (e.g., in an enforcement action pursuant to 12 U.S.C. 1818).
The proposal also excepted from the § 5.53 approval requirement changes in asset composition undertaken pursuant to a statute or regulation that requires prior OCC review or approval. The

[^3]proposal cited voluntary liquidations undertaken pursuant to 12 U.S.C. 181 and 12 CFR 5.48 as an example illustrating when this exception would apply. For the following reasons, we have removed this language and substituted a narrower exception that clarifies when the final rule applies to voluntary liquidations.
First, the proposal would have exempted stripped charters that are part of a BMA transaction ${ }^{9}$ from the application requirement of $\S 5.53$. BMA transactions are the ones that most commonly present the situation where a bank changes asset composition pursuant to a statute or regulation that requires OCC review or approval. However, the BMA process focuses on acquiring entities and does not addrés the concerns that may arise when the target bank is a stripped or dormant charter. Because the acquisition of a dormant bank charter in a BMA transaction likely will result in the revival of business in the dormant charter, the transaction presents the same concerns that support adoption of the final rule. Accordingly, we have determined that they are appropriately covered by new $\S 5.53$.

Second, we have clarified the application of the new approval requirement to voluntary liquidations by adding an express exemption for a bank that changes its asset composition as part of a voluntary liquidation pursuant to 12 U.S.C. 181 and 182 and 12 CFR 5.48 , but only if the liquidating bank has stipulated in its notice of liquidation to the OCC that its liquidation will be completed, the bank dissolved, and its charter returned to the OCC within one year of the date it filed this notice, unless the OCC extends the time period. This change eliminates the §5.53 application process for those voluntary liquidations that will not result in a dormant bank charter of indefinite duration, while retaining OCC review for those liquidations that are most likely to pose safety and soundness concerns

Thus, we have concluded that the most common transactions involving a stripped or dormant bank charter should be subject to the $\$ 5.53^{\circ}$ application requirement because they are likely to present the concerns that have prompted this rulemaking. So do voluntary liquidations, unless it is clear that the liquidating bank will give up its charter by a date certain. We think it is unlikely that changes in asset composition will be undertaken pursuant to statutes or regulations other than the BMA (and our implementing

[^4]regulation) or the voluntary liquidation statute (and our implementing regulation). Accordingly, we have determined that it is unnecessary to retain the exemption as originally proposed.

For reasons described in our discussion of the comments, we have also changed this scope provision to clarify that the new application requirement does not apply to a change in composition of assets that is part of a bank's ordinary and ongoing business of originating and securitizing loans.

## Application Requirement

Section 5.53(c) contains the new application requirement. It requires a national bank to obtain the OCC's prior written approval before changing the composition of all, or substantially all, of its assets: (1) Through sales or other dispositions, or (2) after having sold or disposed of all, or substantially all, of its assets, through subsequent purchases or other acquisitions or other expansions of its operations.
The final rule adds the reference to "other expansions" of a national bank's operations. The proposal provided that a national bank with a dormant charter must file an application and obtain the prior written approval of the OCC
"before changing the composition of all, or substantially all, of its assets, through subsequent purchases or other acquisitions." This language could have been misread to cover only acquisitions of assets from third parties. We intended the word "acquisitions" to be read broadly, however. A national bank with a dormant charter could restart operations by obtaining-"acquiring"assets through any means, including generating new assets through the bank's own efforts. For example, we intended that a national bank with a dormant charter that restarts business by first taking new deposits and then using those deposits to fund new assets would be covered by the application requirement in $\S 5.53$. The language in the final rule more clearly indicates this result.

Section 5.53 (c)(2) provides that when reviewing an application filed under this section, the OCC will consider the purpose of the transaction, its impact on the safety and soundness of the bank, and any effect on the bank's customers, and that we may deny the application if the transaction would have a negative effect in any such respect. In addition, §5.53(c)(2) provides that our review of any changes in the asset composition of a dormant bank, through purchase or other acquisition or other expansions of its operations under §5.53(c)(1)(ii), will include, in addition to the foregoing
factors, the factors governing the organization of a de novo bank under §5.20. ${ }^{10}$
As we indicated in the preamble to the proposed rule, a national bank that has disposed of all or substantially all of its assets before the effective date of this regulation must comply with the prior approval requirement before it purchases or otherwise acquires new assets or expands its operations after this regulation takes effect. We have reworded the second sentence in $\$ 5.53$ (c)(2) slightly to make it clear that the applicability of the de novo factors for renewed asset activity is unaffected by whether the bank had previously obtained the OCC's approval to dispose of its assets.
As indicated in the preamble to the proposed rule, the reasons for the proposed decrease in asset size, future plans for the bank charter (including any plans for liquidation), future asset growth, future plans to market or sell the charter, and future business plans, as applicable, will be relevant to our review of an application to dispose of all, or substantially all, of a bank's assets. In addition, depending on the circumstances presented in the bank's application, our approval of the bank's disposition of all, or substantially all, of its assets will address how long the dormant charter may çontinue, and could include a requirement that the bank submit a plan of liquidation.
In reviewing an application in connection with an increase in the assets of a stripped charter, we also will consider the bank's future business plan and whether this plan involves activities that significantly deviate from the bank's original business plan or operations prior to its stripped status. Furthernore, we will consider the applicant's staffing plans, plans for oversight of the activity within the bank, and accountability to the board of directors, along with the applicant's plans to acquire, develop, or modify

[^5]internal control systems adequate to monitor the new activity.

## Public Procedures

Section 5.53(d) provides that the public procedures otherwise prescribed by subpart A of part 5 do not apply to applications filed pursuant to $\S 5.53$, unless the OCC determines that some or all of those procedures should apply because of the significance or novelty of the issues presented by a particular application.

## Conforming Change in Terminology

The final rule also makes a conforming change to $\S 5.20$ to provide that any use of the term "operating plan' or "operating plans" will be clanged to "business plan or operating plan" or "business plans or operating plans," as appropriate.

## V. Regulatory Analysis

## A. Regulatory Flexibility Act

Pursuant to section 605(b) of the Regulatory Flexibility Act, the Comptroller of the Currency certifies that this final rule will not have a significant economic impact on a substantial number of small entities. This final rule will impose minimum burden on only a small number of national banks, regardless of asset size.

## B. Unfunded Mandates Reform Act of

 1995Section 202 of the Unfunded Mandates Reform Act of 1995, Pub. L. 104-4 (Unfunded Mandates Act) requires that an agency prepare a budgetary impact statement before promulgating a rule that includes a Federal mandate that may result in expenditure by State, local, and tribal governments, in the aggregate, or by the private sector, of $\$ 100$ million or more in any one year. If a budgetary impact statement is required, section 205 of the Unfunded Mandates Act also requires an agency to identify and consider a reasonable number of regulatory alternatives before promulgating a rule. The OCC has determined that this final rule will not result in expenditures by State, local, or tribal governments or by the private sector of $\$ 100$ million or more. Accordingly, the OCC has not prepared a budgetary impact statement or specifically addressed the regulatory alternatives considered.

## C. Executive Order 12866

The Comptroller of the Currency has determined that this final rule does not constitute a "significant regulatory action" for the purposes of Executive Order 12866.

## D. Paperwork Reduction Act of 1995

In accordance with the requirements of the Paperwork Reduction Act of 1995, the OCC may not conduct or sponsor, and a respondent is not required to respond to, an information collection unless it displays a currently valid Office of Management and Budget (OMB) control number. The information collection requirements contained in this final rule have been reviewed and approved by the OMB under OMB Control Number 1557-0014.

The information collection requirements are contained in §5.53. Section 5.53 requires a national bank to submit an application to the OCC before changing the composition of all, or substantially all, of its assets through sales or other dispositions or, having sold or disposed of all or substantially all of its assets, through subsequent purchases or other acquisitions. The time per response to complete an application is estimated to be five hours and the number of respondents is estimated to be five national banks. The OMB approved burden as follows:
The likely respondents are national banks.

Estimated nuinber of respondents: 5.
Estimated number of responses: 5.
Estimated total burden hours per response: 5 hours.
Estimated total annual burden hours: 25 hours.

## List of Subjects in 12 CFR Part 5

Administrative practice and procedure, National banks, Reporting * and recordkeeping requirements.

## Authority and Issuance

- For the reasons set forth in the preamble, part 5 of chapter I of title 12 of the Code of Federal Regulations is amended as follows:


## PART 5-RULES, POLICIES, AND PROCEDURES FOR CORPORATE ACTIVITIES

- 1. The authority citation for part 5 is revised to read as follows:
Authority: 12 U.S.C. 1 et seq., 24a, 24 (Seventh), 93a, 1818, and 3101 et seq.


## §5.20 [Amended]

- 2 . In $\S 5.20$, revise all references to "operating plan" or "operating plans" to read "business plan or operating plan" or "business plans or operating plans," as appropriate.
- 3. In Subpart D-Other Changes in Activities and Operations, a new $\S 5.53$ is added to read as follows:
§5.53 Change in asset composition.
(a) Authority. 12 U.S.C. 93a, 1818.
(b) Scope. This section requires a national bank to obtain the approval of the OCC before changing the composition of all, or substantially all, of its assets through sales or other dispositions, or, having sold or disposed of all, or substantially all, of its assets, through subsequent purchases or other acquisitions or other expansions of its operations. This section does not apply to a change in composition of all, or substantially all, of a bank's assets that the bank undertakes in response to direction from the OCC (e.g., in an enforcement action pursuant to 12 U.S.C. 1818) or as part of a voluntary liquidation pursuant to 12 U.S.C. 181 and 182 and 12 CFR 5.48, if the liquidating bank has stipulated in its notice of liquidation to the OCC that its liquidation will be completed, the bank dissolved and its charter returned to the OCC within one year of the date it filed this notice, unless the OCC extends the time period. This section does not apply to changes in asset composition that occur as a result of a bank's ordinary and ongoing business of originating and securitizing loans.
(c) Approval requirement. (1) A national bank must file an application and obtain the prior written approval of the OCC before changing the composition of all, or substantially all, of its assets (i) through sales or other dispositions, or, (ii) having sold or disposed of all or substantially all of its assets, through subsequent purchases or other acquisitions or other expansions of its operations.
(2) In determining whether to approve an application under paragraph (c)(1) of this section, the OCC will consider the purpose of the transaction, its.impact on the safety and soundness of the bank, and any effect on the bank's customers. The OCC may deny the application if the transaction would have a negative effect in any of these respects. The OCC's review of any change in asset composition through purchase or other acquisition or other expansions of its operations under paragraph (c)(1)(ii) of this section will include, in addition to the foregoing factors, the factors governing the organization of a bank under §5.20.
(d) Exceptions to Rules of General Applicability. Sections 5.8, 5.10, and 5.11 do not apply with respect to applications filed pursuant to this section. However, if the OCC concludes that an application presents significant or novel policy, supervisory, or legal issues, the OCC may determine that some or all of the provisions of $\$ \S 5.8$, 5.10 , and 5.11 apply.

Dated: August 4, 2004.
John D. Hawke, Jr., Comptroller of the Currency.
[FR Doc. 04-18681 Filed 8-13-04; 8:45 am] BILLING CODE 4810-33-P

## FEDERAL RESERVE SYSTEM

## 12 CFR Part 226

Regulation Z; Docket No. R-1208]

## Truth in Lending

AGENCY: Board of Governors of the Federal Reserve System. ACTION: Final rule; staff commentary.
summary: The Board is publishing a final rule amending the staff commentary that interprets the requirements of Regulation Z (Truth in Lending). The Board is required to adjust annually the dollar amount that triggers requirements for certain home mortgage loans bearing fees above a certain amount. The Home Ownership and Equity Protection Act of 1994 sets forth rules for home-secured loans in which the total points and fees payable by the consumer at or before loan consummation exceed the greater of $\$ 400$ or 8 percent of the total loan amount. In keeping with the statute, the Board has annually adjusted the $\$ 400$ amount based on the annual percentage change reflected in the Consumer Price Index that is in effect on June 1. The adjusted dollar amount for 2005 is $\$ 510$. EFFECTIVE DATE: January 1, 2005.

## FOR FURTHER INFORMATION CONTACT:

 Minh-Duc T. Le, Senior Staff Attorney, Division of Consumer and Community Affairs, Board of Governors of the Federal Reserve System, at (202) 4523667. For the users ofTelecommunications Device for the Deaf ("TDD") only, contact (202) 263-4869.

## SUPPLEMENTARY INFORMATION:

## I. Background

The Truth in Lending Act (TILA; 15 U.S.C. 1601-1666j) requires creditors to disclose credit terms and the cost of consumer credit as a dollar amount and as an annual percentage rate. The act requires additional disclosures for loans secured by a consumer's home, and permits consumers to cancel certain transactions that involve their principal dwelling. TILA is implemented by the Board's Regulation Z (12 CFR part 226). The Board's official staff commentary (12 CFR part 226 (Supp. I)) interprets the regulation, and provides guidance to creditors in applying the regulation to specific transactions.

The Home Ownership and Equity Protection Act amendments to TILA were enacted in 1994 as part of the RiegleCommunity Development and Regulatory Improvement Act of 1994, Pub. L. 103-325, 108 Stat. 2160. In 1995, the Board published amendments to Regulation Z implementing HOEPA ( 60 FR 15463). These amendments, contained in $\S \S 226.32$ and 226.34 of the regulation, impose substantive limitations and additional disclosure requirements on certain closed-end home mortgage loans bearing rates or fees above a certain percentage or amount. As enacted, the statute requires creditors to comply with the HOEPA rules if the total points and fees payable by the consumer at or before loan consummation exceed the greater of $\$ 400$ or 8 percent of the total loan amount. TILA and Regulation Z provide that the $\$ 400$ figure shall be adjusted annually on January 1 by the annual percentage change in the Consumer Price Index (CPI) that was reported on the preceding June 1. (See 15 U.S.C. 1602 (aa)(3) and 12 CFR $226.32(\mathrm{a})(1)(\mathrm{ii)})$. The Board adjusted the $\$ 400$ amount to $\$ 499$ for the year 2004.

The Bureau of Labor Statistics publishes consumer-based indices monthly, but does not "report" a CPI change on June 1; adjustments are reported in the middle of each month. The Board uses the CPI-U index, which is based on all urban consumers and represents approximately 87 percent of the U.S. population, as the index for adjusting the $\$ 400$ dollar figure. The adjustment to the CPI-U index reported by the Bureau of Labor Statistics on May 15,2004 , was the CPI-U index "in effect" on June 1, and reflects the percentage increase from April 2003 to April 2004. The adjustment to the $\$ 400$ figure below reflects a 2.29 percent increase in the CPI-U index for this period and is rounded to whole dollars for ease of compliance.

## II. Adjustment and Commentary Revision

Effective January 1, 2005, for purposes of determining whether a home mortgage transaction is covered by 12 CFR 226.32 (based on the total points and fees payable by the consumer at or before loan consummation), a loan is covered if the points and fees exceed the greater of $\$ 510$ or 8 percent of the total loan amount. Comment 32(a)(1)(ii)-2, which lists the adjustments for each year, is amended to reflect the dollar adjustment for 2005. Because the timing and method of the adjustment is set by statute, the Board finds that notice and public comment on the change are unnecessary.

## III. Regulatory Flexibility Analysis

The Board certifies that this amendment will not have a substantial effect on regulated entities because the only change is to raise the threshold for transactions requiring HOEPA disclosures.

## List of Subjects in 12 CFR Part 226

Advertising, Federal Reserve System, Mortgages, Reporting and recordkeeping requirements, Truth in lending.

- For the reasons set forth in the preamble, the Board amends Regulation Z, 12 CFR part 226, as set forth below:


## PART 226-TRUTH IN LENDING (REGULATION Z)

- 1. The authority citation for part 226 continues to read as follows:
Authority: 12 U.S.C. 3806; 15 U.S.C. 1604 and 1637 (c)(5):
- 2. In Supplement I to Part 226, under Section 226.32-Requirements for Certain Closed-End Home Mortgages, under Paragraph 32(a)(1)(ii), paragraph 2.x. is added.


## SUPPLEMENT I TO PART 226OFFICIAL STAFF INTERPRETATIONS

## Subpart E-Special Rules for Certain Home Mortgage Transactions

§226.32-Requirements for Certain Closed-End Home Mortgages
32(a) Coverage
Paragraph 32(a)(1)(ii)
2. Annual adjustment of $\$ 400$ amount.
x. For 2005, \$510, reflecting a 2. 29 percent increase in the CPI-U from June 2003 to June 2004, rounded to the nearest whole dollar.

By order of the Board of Governors of the Federal Reserve System, acting through the Director of the Division of Consumer and Community Affairs under delegated authority, August 10, 2004.
Jennifer J. Johnson,
Secretary of the Board.
[FR Doc. 04-18650 Filed 8-13-04; 8:45 am] BILLING CODE 6210-01-P

DEPARTMENT OF TRANSPORTATION

## Federal Aviation Administration

## 14 CFR Part 39

[Docket No. 97-NM-235-AD; Amendment 39-12861; AD 2002-16-22]

## RIN 2120-AA64

Airworthiness Directives; Boeing Model 727 Series Airplanes Modified in Accordance With Supplemental Type Certificate SA1767SO or SA1768SO

Agency: Federal Aviation Administration, DOT. ACTION: Final rule; correction.

SUMMARY: This document corrects an error that appeared in airworthiness directive (AD) 2002-16-22 that was published in the Federal Register on August 15, 2002 ( 67 FR 53434). The error resulted in an incorrect reference to a supplemental type certificate. This $A D$ is applicable to certain Boeing Model 727 series airplanes that have been converted from a passenger- to a cargo-carrying ("freighter") configuration. This AD requires, among other actions, installation of a fail-safe hinge, redesigned main deck cargo door warning and power control systems, and 9 g crash barrier.
DATES: Effective September 19, 2002. FOR FURTHER INFORMATION CONTACT: M.
Hassan Amani, Aerospace Engineer, Airframe Branch, ACE-117A, FAA, Atlanta Aircraft Certification Office, One Crown Center, 1895 Phoenix Boulevard, suite 450, Atlanta, Georgia 30349; telephone (770) 703-6080; fax (770) 703-6097.

## SUPPLEMENTARY INFORMATION:

Airworthiness Directive (AD) 2002-1622, amendment 39-12861, applicable to certain Boeing Model 727 series airplanes that have been converted from a passenger- to a cargo-carrying ("freighter") configuration, was published in the Federal Register on August 15, 2002 ( 67 FR 53434). That AD requires, among other actions, installation of a fail-safe hinge, redesigned main deck cargo door warning and power control systems, and 9 g crash barrier.

As published, Note 5 of AD 2002-1622 states, "Installation of National Aircraft Service, Inc. (NASI), Vent Door System STC ST01438CH, is an acceptable means of compliance with the requirements of paragraph (e) of this AD." However, the correct supplemental type certificate (STC) is ST01270CH, as discussed in paragraph 13 of "Main Deck Cargo Door Systems" in the preamble of the final rule.

Paragraph 13 also contains an error in that it refers to "Pemco ST01270CH" rather than "NASI ST01270CH."

Since no other part of the regulatory information has been changed, the final rule is not being republished in the Federal Register
The effective date of this $A D$ remains September 19, 2002.

## § 39.13 [Corrected]

■ On page 53446 , in the second column, Note 5 of AD 2002-16-22 is corrected to read as follows:

Note 5: Installation of National Aircraft Service, Inc. (NASI), Vent Door System STC ST01270CH, is an acceptable means of compliance with the requirements of paragraph (e) of this AD.

Issued in Renton, Washington, on August 9, 2004.
Ali Bahrami,
Manager, Transport Airplane Directorate, Aircraft Certification Service.
[FR Doc. 04-18634 Filed 8-13-04; 8:45 am] BILLING CODE 4910-13-P

## DEPARTMENT OF TRANSPORTATION (DOT)

## Federal Aviation Administration

## 14 CFR Part 39

[Docket No. FAA-2004-18648; Directorate Identifier 2004-NE-26-AD; Amendment 39 13773; AD 2004-15-03R1]

## RIN 2120-AA64

## Airworthiness Directives; General

 Electric Company CF34-3A1 and -3B1 Series Turbofan EnginesAGENCY: Federal Aviation Administration (FAA), DOT.
ACTION: Final rule; request for comments.

SUMMARY: The FAA is revising an existing airworthiness directive (AD) for General Electric Company (GE) CF343A1 and -3B1 series turbofan engines with certain serial numbers (SNs) of stage 5 low pressure turbine (LPT) disks, part number ( $\mathrm{P} / \mathrm{N}$ ) 6078T92P01, and/or certain SNs of stage 6 LPT disks, P/N 6078 T 89 P 01 . That AD currently requires initial and repetitive visual and eddy current inspections of those disks. That AD also allows as optional terminating action to the repetitive inspections, replacement of those SN disks. Also, that AD requires replacement of certain stage 5 and stage 6 LPT disks. This ad requires the same actions. This AD results from the discovery that an
incorrect part number for stage 6 LPT disks was published in the existing AD and from the need to allow credit for actions completed per previous releases of Alert Service Bulletin CF34-AL S/B 72-A0173. We are issuing this AD to prevent LCF failure of stage 5 LPT disks and stage 6 LPT disks, which could lead to uncontained engine failure.
DATES: Effective August 31, 2004. The incorporation of certain publications, as listed in the regulations, was approved previously by the Director of the Federal Register as of August 16, 2004 ( 69 FR 45562; July 30, 2004).
We must receive any comments on this AD by October 15, 2004.
ADDRESSES: Use one of the following addresses to submit comments on this proposed AD.

- DOT Docket Web site: Go to http://dms.dot.gov and follow the instructions for sending your comments electronically.
- Government-wide rulemaking Web site: Go to http://www.regulations.gov and follow the instructions for sending your comments electronically.
- Mail: Docket Management Facility; U.S. Department of Transportation, 400 Seventh Street, SW., Nassif Building, Room PL-401, Washington, DC 20590001.
- Fax: (202) 493-2251.
- Hand Delivery: Room PL-401 on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

You can get the service information identified in this AD from GE Aircraft Engines, 1000 Western Avenue, Lynn, MA 01910; Attention: CF34 Product Support Engineering, Mail Zone: 34017; telephone (781) 594-6323; fax (781) 594-0600.

You may examine the comments on this AD in the AD docket on the Internet at http://dms.dot.gov.
FOR FURTHER INFORMATION CONTACT:
Robert Grant, Aerospace Engineer,
Engine Certification Office, FAA, Engine and Propeller Directorate, 12 New
England Executive Park, Burlington, MA 01803-5299; telephone (781) 238-7757; fax (781) 238-7199.
SUPPLEMENTARY INFORMATION: On July
20, 2004, the FAA issued AD 2004-1503, Amendment 39-13737 (69 FR 45562; July 30, 2004). That AD requires:

- Initial and repetitive visual and eddy current inspections of certain SN stage 5 LPT disks and stage 6 LPT disks.
- Replacement of the suspect disks as optional terminating action to the repetitive inspections.
- Replacement of certain stage 5 LPT disks and stage 6 LPT disks.

That AD was the result of a report of a stage 5 LPT disk that failed due to cracking from low-cycle-fatigue (LCF) during factory testing. That condition, if not corrected, could result in uncontained engine failure.

## Actions Since AD 2004-15-03 Was

 IssuedSince that AD was issued, we discovered that we published an incorrect part number ( $\mathrm{P} / \mathrm{N}$ ) of 6089T89P01 for stage 6 LPT disks. Tihis AD revision corrects that $\mathrm{P} / \mathrm{N}$ to 6078 T 89 P 01 . Also, since that AD was issued, we determined that credit for actions completed per previous releases of Alert Service Bulletin CF34-AL S/B 72-A0173 need to be allowed. This AD revision adds a paragraph in the compliance section to allow that credit.

## Relevant Service Information

We have reviewed and approved the technical contents of GE Alert Service Bulletin No. CF34-AL S/B 72-A0173, Revision 3, dated July 20, 2004, that lists applicable disks by SN, and describes the procedures for performing visual and eddy current inspections on the applicable stage 5 LPT disks and stage 6 LPT disks.
FAA's Determination and Requirements of This AD

The unsafe condition described previously is likely to exist or develop on other GE CF34-3A1 and -3B1 series turbofan engines of the same type design. We are issuing this AD to prevent LCF failure of stage 5 LPT disks and stage 6 LPT disks, which could lead to uncontained engine failure. This AD requires:

- Initial and repetitive visual and eddy current inspections of certain SN stage 5 LPT disks and stage 6 LPT disks.
- Replacement of the suspect disks as optional terminating action to the repetitive inspections.
- Replacement of certain stage 5 LPT disks and stage 6 LPT disks.
You must use the service information described previously to perform the actions required by this AD.


## FAA's Determination of the Effective Date

Since an unsafe condition exists that requires the immediate adoption of this AD , we have found that notice and opportunity for public comment before issuing this AD are impracticable, and that good cause exists for making this amendment effective in less than 30 days.

## Docket Management System (DMS)

We have implemented new procedures for maintaining AD dockets electronically. As of May 17, 2004, we posted new AD actions on the DMS and assigned a DMS docket number. We track each action and assign a corresponding Directorate identifier. The DMS docket No. is in the form "Docket No. FAA-200X-XXXXX." Each DMS docket also lists the Directorate identifier ("Old Docket Number") as a cross-reference for searching purposes.

## Comments Invited

This AD is a final rule that involves requirements affecting flight safety and was not preceded by notice and an opportunity for public comment; however, we invite you to submit any written relevant data, views, or arguments regarding this AD. Send your comments to an address listed under ADDRESSES. Include "AD Docket No. FAA-2004-18648; Directorate Identifier 2004-NE-26-AD" in the subject line of your comments. We specifically invite comments on the overall regulatory, economic, environmental, and energy aspects of the rule that might suggest a need to modify it.

We will post all comments we receive, without change, to http:// dms.dot.gov, including any personal information you provide. We will also post a report summarizing each substantive verbal contact with FAA personnel concerning this AD. Using the search function of the DMS Web site, anyone can find and read the comments in any of our dockets, including the name of the individual who sent the comment (or signed the comment on behalf of an association, business, labor union, etc.). You may review the DOT's complete Privacy Act Statement in the Federal Register published on April 11, 2000 ( 65 FR 19477-78) or you may visit http://dms.dot.gov.

We are reviewing the writing style we currently use in regulatory documents. We are interested in your comments on whether the style of this document is clear, and your suggestions to improve the clarity of our communications with you. You can get more information. about plain language at http:// www.faa.gov/language and http:// www.plainlanguage.gov.

## Examining the AD Docket

You may examine the docket that contains the AD, any comments received, and any final disposition in person at the DMS Docket Offices between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The Docket Office (telephone (800) 647-
5227) is located on the plaza level of the Department of Transportation Nassif Building at the street address stated in ADDRESSES. Comments will be available in the AD docket shortly after the DMS receives them.

## Regulatory Findings

We have determined that this AD will not have federalism implications under Executive Order 13132. This AD will not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government.

For the reasons discussed above, I certify that the regulation:

1. Is not a "significant regulatory action" under Executive Order 12866;
2. Is not a "significant rule" under the DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and
3. Will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.
We prepared a summary of the costs to comply with this AD and placed it in the AD Docket. You may get a copy of this summary at the address listed under ADDRESSES.

## List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference.

## Adoption of the Amendment

- Under the authority delegated to me by the Administrator, the Federal Aviation Administration amends part 39 of the Federal Aviation Regulations (14 CFR part 39) as follows:


## PART 39-AIRWORTHINESS DIRECTIVES

- 1. The authority citation for part 39 continues to read as follows:
Authority: 49 U.S.C. 106(g), 40113, 44701.


## §39.13 [Amended]

- 2. The FAA amends $\S 39.13$ by removing Amendment 39-13737 (59 FR 45562; July 30,2004 ), and by adding a new airworthiness directive,
Amendment 39-13773, to read as follows:
2004-15-03R1 General Electric Company: Amendment 39-13773. Docket No. FAA-2004-18648; Directorate Identifier 2004-NE-26-AD.


## Effective Date

(a) This airworthiness directive (AD) becomes effective August 31, 2004.
Affected ADs
(b) This AD revises AD 2004-15-03, Amendment 39-13737.

## Applicability

(c) This AD applies to General Electric Company (GE) CF34-3A1 and -3B1 series turbofan engines with stage 5 low pressure turbine (LPT) disks, part number (P/N) 6078T92P01, and or stage 6 LPT disks, P/N

6078'T89P01, with serial numbers (SNs) listed in Figure 3 of GE Alert Service Bulletin (ASB) No. CF34-AL S/B 72-A0173, Revision 3, dated July 20, 2004. These engines are installed on, but not limited to, Bombardier Canadair CL600-2B19 (RJ) airplanes.

## Unsafe Condition

(d) This AD results from a report of a stage 5 LPT disk that failed due to cracking from low-cycle-fatigue during factory testing. The crack started at the site of an electrical arcout.

## Compliance

(e) You are responsible for having the actions required by this AD performed within the compliance times specified unless the actions have already been done.

## Initial Inspection or Replacement

(f) Using the compliance schedule in Table 1 of this AD:
(1) Visually inspect and eddy current inspect (ECI) applicable stage 5 LPT disks and applicable stage 6 LPT disks using paragraphs 3.C.(1) through 3.E.(6) of GE ASB No. CF34-AL S/B 72-A0173, Revision 3, dated July 20, 2004, if the inspections can be completed within 9 calendar months after the effective date of this AD; or
(2) If the inspections specified in paragraph (f)(1) of this AD cannot be completed within 9 calendar months after the effective date of this AD, replace applicable stage 5 LPT disks and applicable stage 6 LPT disks with a serviceable disk using the compliance schedule in Table 1 of this AD.
(3) The requirements of paragraphs (f)(1) and (f)(2) of this AD do not apply if the inspections were conducted using paragraph (g)(1) of this AD.

Table 1.-Complance Schedule

## On the effective date of this $A D$, if the disk has:

(i) 14,750 or more cycles-since-new (CSN) and has not been fluorescent penetrant inspected (FPI) at an earlier piece-part exposure.
(ii) 14,750 or more CSN and has been FPI at an earlier piece-part exposure.
(iii) 14,500 or more CSN but fewer than 14,750 CSN
(iv) 14,250 or more CSN but fewer than 14,500 CSN
(v) 13,000 or more CSN but fewer than 14,250 CSN
(vi) 2,500 or more CSN but fewer than 13,000 CSN
(vii) Fewer than 2,500 cycles-since-new (CSN)

Then perform the actions defined in paragraph (f) of this AD at next piece-part exposure, not to exceed the accumulation of:

An additional 250 cycles-in-service (CIS) after the effective date of this AD.
An additional 500 CIS after the effective date of this AD.
An additional 500 CIS after the effective date of this AD. An additional 750 CIS after the effective date of this AD. An additional $1,000 \mathrm{CIS}$ after the effective date of this AD.
An additional $4,000 \mathrm{CIS}$ after the effective date of this AD, or 14,000 CSN, whichever comes first. 6,500 CSN.
(g) Before installation in an airplane:
(1) Visually inspect and ECI applicable stage 5 LPT disks and applicable stage 6 LPT disks installed in replacement engines or replacement LPT modules using paragraphs 3.C.(1) through 3.E.(6) of GE ASB No. CF34AL S/B 72-A0173, Revision 3, dated July 20, 2004 , if the inspections can be completed within 9 calendar months after the effective date of this AD ; or
(2) If the inspections specified in paragraph $(\mathrm{g})(1)$ of this AD cannot be completed within 9 calendar months after the effective date of this AD, replace applicable stage 5 LPT disks and applicable stage 6 LPT disks installed in
replacement engines or replacement LPT modules with a serviceable disk.

## Repetitive Inspections

(h) For stage 5 LPT disks and stage 6 LPT disks initially inspected as specified in paragraph $(f)(1)$ or $(g)(1)$ of this $A D$, perform repetitive visual inspections and ECIs within every 3,100 cycles-since-last-inspection, using paragraphs 3.C.(1) through 3.E.(6) of GE ASB No. CF34-AL S/B 72-A0173, Revision 3, dated July 20,2004 , until the life limit of the part is reached.

## Disks That Pass Inspection

(i) If a disk passes inspection, it must be reinstalled into the same LPT module it was removed from.

## Optional Terminating Action

(j) Replacement of an applicable stage 5 LPT disk or applicable stage 6 LPT disk with a disk not listed in Figure 3 of GE ASB No. CF34-AL S/B 72-A0173, Revision 3, dated July 20, 2004, is terminating action to the inspections required by this AD for that disk.

Actions Completed per Previous Releases of Alert Service Bulletin CF34-AL S/B 72A0173
(k) Actions completed before the effective date of this AD using GE ASB No. CF34-AL S/B 72-A0173, dated April 2, 2004; or Revision 1, dated May 20, 2004; or Revision 2, dated June 22, 2004; or Revision 3, dated July 20, 2004; are considered acceptable for compliance with the corresponding action in this AD.

## Definitions

(l) For the purposes of this AD , a serviceable disk is defined as a disk that has a SN not listed in Figure 3 of GE ASB No. CF34-AL S/B 72-A0173, Revision 3, dated July 20, 2004.
(m) For the purposes of this $A D$, the definition of piece-part exposure for the stage 5 LPT disk is when the disk is separated from the forward and aft bolted joints.
$(\mathrm{n})$ For the purpose of this AD , the definition of piece-part exposure for the stage 6 LPT disk is when the disk is separated from the forward bolted joint.
(o) For the purposes of this AD, the definition of a replacement engine or replacement LPT module is an engine or LPT module that is not installed on an operational airplane on the effective date of this AD.
Alternative Methods of Compliance
(p) The Manager, Engine Certification Office, has the authority to approve alternative methods of compliance for this AD if requested using the procedures found in 14 CFR 39.19.

## Material Incorporated by Reference

(q) You must use GE ASB No. CF34-AL S/B 72-A0173, Revision 3, dated July 20, 2004, to perform the visual inspections, ECIs, and disk replacements required by this AD. The incorporation by reference of this publication was approved previously by the Director of the Federal Register as of August 16, 2004 ( 69 FR 45562; July 30, 2004), in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. You can get a copy from GE Aircraft Engines, 1000 Western Avenue, Lynn, MA 01910; Attention: CF34 Product Support Engineering, Mail Zone: 34017; telephone
(781) 594-6323; fax (781) 594-0600, or at the National Archives and Records Administration (NARA). For information on the availability of this material at NARA, call 202-741-6030, or go to: http:// www.archives.gov/federal_register/ code_of_federal_regulations/ ibr_locations.html.

## Related Information

(r) GE Alert Service Bulletin No. CF34-AL S/B 72-A0178 pertains to the subject of this AD .
Issued in Burlington, Massachusetts, on August 9, 2004.
Ann Mollica,
Acting Manager, Engine and Propeller Directorate, Aircraft Certification Service. [FR Doc. 04-18635 Filed 8-13-04; 8:45 am] BILLING CODE 4910-13-P

## DEPARTMENT OF THE TREASURY

## Internal Revenue Service

## 26 CFR Part 1

[TD 9152]
RIN 1545-BB02

## Reduced Maximum Exclusion of Gain From Sale or Exchange of Principal Residence

AGENCY: Internal Revenue Service (IRS), Treasury.
ACTION: Final regulations.
SUMMARY: This document contains final regulations relating to the exclusion of gain from the sale or exchange of a taxpayer's principal residence. The final regulations apply to a taxpayer who has not owned and used the property as the taxpayer's principal residence for two of the preceding five years or who has excluded gain from the sale or exchange of a principal residence within the preceding two years. The final regulations reflect changes to the law by the Taxpayer Relief Act of 1997, as amended by the Internal Revenue Service Restructuring and Reform Act of 1998, and the Military Family Tax Relief Act of 2003.
DATES: Effective Date: These final regulations are effective August 13, 2004.

Applicability Date: For dates of applicability, see §§ 1.121-3(h) and 1.121-5(e).

FOR FURTHER INFORMATION CONTACT: Sara Paige Shepherd, (202) 622-4960 (not a toll-free number).

## SUPPLEMENTARY INFORMATION:

## Background

This document contains amendments to 26 CFR part 1. On December 24, 2002, the IRS and Treasury Department published in the Federal Register a notice of proposed rule making ( 67 FR 78398) by cross reference to temporary regulations (REG-138882-02; 67 FR 78367) under section 121(c) of the Internal Revenue Code (Code). The regulations relate to the exclusion of gain from the sale or exchange of the principal residence of a taxpayer who has not owned and used the property as the taxpayer's principal residence for two of the preceding five years or who has excluded gain on the sale or exchange of a principal residence within the preceding two years. Written and electronic comments were received. No public hearing was requested or held.

After considering all of the comments, the proposed regulations are adopted as
amended by this Treasury decision, and the corresponding temporary regulations are removed.
Explanation and Summary of Comments

## 1. Facts and Circumstances Test

Under section 121(a), a taxpayer may exclude up to $\$ 250,000$ ( $\$ 500,000$ for certain joint returns) of gain realized on the sale or exchange of the taxpayer's principal residence if the taxpayer owned and used the property as the taxpayer's principal residence for at least two years during the five-year period ending on the date of the sale or exchange. Section $121(\mathrm{~b})(3)$ allows the taxpayer to apply the maximum exclusion to only one sale or exchange during the two-year period ending on the date of the sale or exchange. Section 121(c) provides that a taxpayer who fails to meet any of the conditions by reason of a change in place of employment, health, or, to the extent provided in regulations, unforeseen circumstances, may be entitled to an exclusion in a reduced maximum amount.

The temporary regulations provide, as a general definition, that a sale or exchange is by reason of change in place of employment, health, or unforeseen circumstances only if the taxpayer's primary reason for the sale or exchange is a change in place of employment, health, or unforeseen circumstances. The temporary regulations provide factors that may be relevant in determining the taxpayer's primary reason for the sale or exchange.

One commentator asserted that the factors are beyond Congressional intent, unnecessary, and overbroad. The final regulations retain the list of factors because it is helpful in determining the taxpayer's primary reason for the sale or exchange.

For each of the three grounds for claiming a reduced maximum exclusion, the temporary regulations provide a general definition and one or more safe harbors. Under the temporary regulations, if a safe harbor applies, the taxpayer's "primary reason" for the sale or exchange is deemed to be change in place of employment, health, or unforeseen circumstances. For greater simplicity, the final regulations delete the primary reason test from the safe harbors and provide that, if a safe harbor applies, the sale or exchange is deemed to be "by reason of" a change in place of employment, health, or unforeseen circumstances. If a safe harbor does not apply, the taxpayer may be eligible to claim a reduced maximum exclusion if the taxpayer establishes, based on the facts and circumstances, that the
taxpayer's primary reason for the sale or exchange is a change in place of employment, health, or unforeseen circumstances.

## 2. Unforeseen Circumstances

The temporary regulations provide that a sale or exchange is by reason of unforeseen circumstances if the primary reason for the sale or exchange is the occurrence of an event that the taxpayer does not anticipate before purchasing and occupying the residence. One commentator asserted that this definition is beyond Congressional intent and would allow any circumstance giving rise to the sale or exchange of property to qualify for a reduced maximum exclusion.

The final regulations revise the definition of a sale or exchange by reason of unforeseen circumstances from "an event that the taxpayer did not anticipate" to "an event that the taxpayer could not reasonably have anticipated" before purchasing and occupying the residence. Additionally, the final regulations clarify that a sale or exchange by reason of unforeseen circumstances (other than a sale or exchange within a safe harbor) does not qualify for the reduced maximum exclusion if the primary reason for the sale or exchange is a preference for a different residence or an improvement in financial circumstances. The final regulations provide additional examples illustrating the application of the reduced maximum exclusion rules to situations outside of the unforeseen circumstances safe harbors.

Under the temporary regulations, a taxpayer's primary reason for the sale or exchange is deemed to be unforeseen circumstances if one of the following safe harbor events occurs during the taxpayer's ownership and use of the property: (1) Involuntary conversion of the residence, (2) a natural or man made disaster or act of war or terrorism resulting in a casualty to the residence, and (3) in the case of a qualified individual, (a) death, (b) the cessation of employment as a result of which the individual is eligible for unemployment compensation, (c) a change in employment or self-employment status that results in the taxpayer's inability to pay housing costs and reasonable basic living expenses for the taxpayer's household, (d) divorce or legal separation únder a decree of divorce or separate maintenance, (e) multiple births resulting from the same pregnancy, or (f) an event determined by the Commissioner to be an unforeseen circumstance. A taxpayer who does not qualify for a safe harbor may demonstrate that, under the facts and
circumstances, the primary reason for the sale or exchange is unforeseen circunistances.

Commentators suggested that marriage, bankruptcy of the taxpayer's employer not resulting in the loss of the taxpayer's employment, and the adoption of a family member should be additional unforeseen circumstances safe harbors that qualify for the reduced maximum exclusion.

The final regulations do not adopt these comments. Marriage and adoption are voluntary events that typically lack the degree of unforeseeability common in the other unforeseen circumstances safe harbors, and bankruptcy of the taxpayer's employer unaccompanied by a change in employment status of the taxpayer does not impact the taxpayer's current ability to pay housing costs. However, these events may still qualify for the reduced maximum exclusion under the facts and circumstances test if, as a result of such an event, the taxpayer's primary reason for the sale or exchange is a change in place of employment, health, or unforeseen circumstances.

For purposes of the reduced maximum exclusion by reason of unforeseen circumstances, the temporary regulations provide that a qualified individual includes the taxpayer, the taxpayer's spouse, a coowner of the residence, and a person whose principal place of abode is in the same household as the taxpayer.

A commentator suggested that the unforeseen circumstances exception should be limited to events involving only the taxpayer and the taxpayer's spouse. The commentator stated that, under this narrower exception, a safe harbor for death would be unnecessary because little, if any, gain would result as a consequence of the step-up in basis provisions of the Code. The commentator also asserted that the safe harbor for involuntary conversions is redundant and unnecessary because section 1033 already provides for nonrecognition of gain in such circumstances.
The final regulations do not adopt these comments. The inclusion in the safe harbors of events affecting coowners and co-inhabitants is appropriate because these events may affect the taxpayer's ability to pay housing costs. The involuntary conversion safe harbor is also appropriate, as both the non-recognition provisions of section 1033 and the exclusion provisions of section 121 may apply to a conversion of property. See section 121(d)(5).

The temporary regulations provide that unforeseen circumstances include
events determined by the Commissioner to be unforeseen circumstances to the extent provided in published guidance of general applicability or in a ruling directed to a specific taxpayer. The final regulations clarify that taxpayers may rely on only those determinations made by the Commissioner in published guidance of general applicability. A ruling directed to a specific taxpayer does not establish a safe harbor of ${ }^{\text {- }}$ general applicability.

## 3. Health Exception

The temporary regulations provide that a sale or exchange of a residence is by reason of health if the primary reason for the sale or exchange is to obtain, provide, or facilitate the diagnosis, cure, mitigation, or treatment of disease, illness, or injury of a qualified individual, or to obtain or provide medical or personal care for a qualified individual suffering from a disease, illness, or injury. A sale or exchange that is merely beneficial to the general health or well-being of the individual is not a sale or exchange by reason of health. This definition is based on the definition of medical care under section 213.

A commentator suggested eliminating the term diagnosis from the definition of sale or exchange by reason of health because taxpayers rarely would sell a residence merely to obtain a diagnosis of a disease, illness, or injury. The final regulations do not adopt this suggestion because, while such sales are likely to be uncommon, they may occur. In addition, retaining diagnosis in the general definition of sale or exchange by reason of health maintains uniformity with the definition of medical care under section 213 and reduces complexity.

## 4. Statute of Limitations

A commentator suggested that the regulations should clarify that, under section 6501, the statute of limitations on assessments arising from the use of the exclusion begins to run from the filing date for the year of the sale or exchange. The final regulations do not address this issue because the issue is well-settled by statute and rules regarding the statute of limitations on assessments are outside the scope of these regulations.

## 5. Military Exception

Numerous commentators suggested that members of the uniformed services should be accorded a special exception to the use requirement because they are often required to be away from home for extended periods of time and unable to use a property as their principal
residence for at least two years during the five-year period prior to a sale or exchange. The final regulations reflect enactment of the Military Family Tax Relief Act of 2003 Public Law 108-121, section 101 (117 Stat. 1335) (MFTRA). The MFTRA amends section 121 to provide that a taxpayer serving (or whose spouse is serving) on qualified official extended duty as a member of the uniformed services or Foreign Service may elect to suspend the running of the 5 -year period for up to 10 years. The election may be made with respect to only one property at a time.

The taxpayer makes an election by filing a return for the taxable year of the sale or exchange of the taxpayer's principal residence that does not include the resulting gain in the taxpayer's gross income. A taxpayer who would qualify to exclude gain under section 121 as a result of the amendments made by the MFTRA but is barred by operation of any law or rule of law may nonetheless claim a refund or credit of an overpayment of tax if the taxpayer files the claim before November 11, 2004.

## 6. Effective Dates

Section 1.121-3 of the final regulations, relating to the reduced maximum exclusion, applies to sales and exchanges on or after August 13, 2004. For sales or exchanges before August 13, 2004 and on or after May 7, 1997, taxpayers may elect to apply the rules retroactively in accordance with §1.121-4(j) and will be afforded audit protection in accordance with §1.121$4(\mathrm{k})$. Section 1.121-5 of the final regulations, relating to the suspension of the 5 -year period for certain members of the uniformed services and Foreign Service, applies to sales and exchanges on or after May 7, 1997.

## Special Analyses

It has been determined that this Treasury decision is not a significant regulatory action as defined in Executive Order 12866. Therefore, a regulatory assessment is not required. It also has been determined that section 553(b) of the Administrative Procedure Act (5 U.S.C. chapter 5) does not apply to these regulations, and because these regulations do not impose a collection of information on small entities, the Regulatory Flexibility Act (5 U.S.C. chapter 6) does not apply. Pursuant to section 7805(f) of the Code, the notice of proposed rulemaking preceding these regulations was submitted to the Chief Counsel for Advocacy of the Small Business Administration for comment on its impact on small businesses.

## Drafting Information

The principal author of these regulations is Sara Paige Shepherd, Office of Associate Chief Counsel (Income Tax and Accounting). However, other personnel from the IRS and Treasury Department participated in the development of the regulations.

## List of Subjects in 26 CFR Part 1

Income taxes, Reporting and recordkeeping requirements.

## Adoption of Amendments to the Regulations

- Accordingly, 26 CFR Part 1 is amended as follows:


## PART 1-INCOME TAXES

- Paragraph 1. The authority citation for part 1 continues to read, in part, as follows:
Authority: 26 U.S.C. 7805 * * *
- Par. 2. Section 1.121-3 is amended by: - 1. Adding paragraphs (b), (c), (d), (e), and (f).

2. Removing paragraphs (h), (i), (j), and (k).

- 3. Redesignating paragraph (1) as paragraph ( $h$ ) and revising it.
The revisions and additions read as follows:
§1.121-3 Reduced maximum exclusion for taxpayers falling to meet certain requirements.
(b) Primary reason for sale or exchange. In order for a taxpayer to claim a reduced maximum exclusion under section 121 (c), the sale or exchange must be by reason of a change in place of employment, health, or unforeseen circumstances. If a safe harbor described in this section applies, a sale or exchange is deemed to be by reason of a change in place of employment, health, or unforeseen circumstances. If a safe harbor described in this section does not apply, a sale or exchange is by reason of a change in place of employment, health, or unforeseen circumstances only if the primary reason for the sale or exchange is a change in place of employment (within the meaning of paragraph (c) of this section), health (within the meaning of paragraph (d) of this section), or unforeseen circumstances (within the meaning of paragraph (e) of this section). Whether the requirements of this section are satisfied depends upon all the facts and circumstances. Factors that may be relevant in determining the taxpayer's primary reason for the sale or exchange include (but are not limited to) the extent to which-
(1) The sale or exchange and the circumstances giving rise to the sale or exchange are proximate in time;
(2) The suitability of the property as the taxpayer's principal residence materially changes;
(3) The taxpayer's financial ability to maintain the property is materially impaired;
(4) The taxpayer uses the property as the taxpayer's residence during the period of the taxpayer's ownership of the property;
(5) The circumstances giving rise to the sale or exchange are not reasonably foreseeable when the taxpayer begins using the property as the taxpayer's principal residence; and
(6) The circumstances giving rise to the sale or exchange occur during the period of the taxpayer's ownership and use of the property as the taxpayer's principal residence.
(c) Sale or exchange by reason of a change in place of employment-(1) In general. A sale or exchange is by reason of a change in place of employment if, in the case of a qualified individual described in paragraph ( $f$ ) of this section, the primary reason for the sale or exchange is a change in the location of the individual's employment.
(2) Distance safe harbor. A sale or exchange is deemed to be by reason of a change in place of employment (within the meaning of paragraph (c)(1) of this section) if-
(i) The change in place of employment occurs during the period of the taxpayer's ownership and use of the property as the taxpayer's principal residence; and
(ii) The qualified individual's new place of employment is at least 50 miles farther from the residence sold or exchanged than was the former place of employment, or, if there was no former place of employment, the distance between the qualified individual's new place of employment and the residence sold or exchanged is at least 50 miles.
(3) Employment. For purposes of this paragraph (c), employment includes the commencement of employment with a new employer, the continuation of employment with the same employer, and the commencement or continuation of self-employment.
(4) Examples. The following examples illustrate the rules of this paragraph (c):

Example 1. A is unemployed and owns a townhouse that she has owned and used as her principal residence since 2003. In 2004 A obtains a job that is 54 miles from her townhouse, and she sells the townhouse. Because the distance between A's new place of employment and the townhouse is at least 50 miles, the sale is within the safe harbor of paragraph (c)(2) of this section and $A$ is
entitled to claim a reduced maximum exclusion under section 121(c)(2).

Example 2. B is an officer in the United States Air Force stationed in Florida. B purchases a house in Florida in 2002. In May 2003 B moves out of his house to take a 3year assignment in Germany. B sells his house in January 2004. Because B's new place of employment in Germany is at least 50 miles farther from the residence sold than is B's former place of employment in Florida, the sale is within the safe harbor of paragraph (c)(2) of this section and B is entitled to claim a reduced maximum exclusion under section 121(c)(2).

Example 3. C is employed by Employer R at R's Philadelphia office. C purchases a house in February 2002 that is 35 miles from R's Philadelphia office. In May 2003 C begins a temporary assignment at R's Wilmington office that is 72 miles from C's house, and moves out of the house. In June 2005 C is assigned to work in R's London office. C sells her house in August 2005 as a result of the assignment to London. The sale of the house is not within the safe harbor of paragraph (c)(2) of this section by reason of the change in place of employment from Philadelphia to Wilmington because the Wilmington office is not 50 miles farther from C's house than is the Philadelphia office. Furthermore, the sale is not within the safe harbor by reason of the change in place of employment to London because C is not using the house as her principal residence when she moves to London. However, C is entitled to claim a reduced maximum exclusion under section 121 (c)(2) because, under the facts and circumstances, the primary reason for the sale is the change in C's place of employment.

Example 4. In July 2003 D, who works as an emergency medicine physician, buys a condominium that is 5 miles from her place of employment and uses it as her principal residence. In February 2004, D obtains a job that is located 51 miles from D's condominium. D may be called in to work unscheduled hours and, when called, must be able to arrive at work quickly. Because of the demands of the new job, D sells her condominium and buys a townhouse that is 4 miles from her new place of employment. Because D's new place of employment is only 46 miles farther from the condominium than is D's former place of employment, the sale is not within the safe harbor of paragraph (c)(2) of this section. However, D is entitled to claim a reduced maximum exclusion under section 121 (c)(2) because, under the facts and circumstances, the primary reason for the sale is the change in D's place of employment.
(d) Sale or exchange by reason of health-(1) In general. A sale or exchange is by reason of health if the primary reason for the sale or exchange is to obtain, provide, or facilitate the diagnosis, cure, mitigation, or treatment of disease, illness, or injury of a qualified individual described in paragraph (f) of this section, or to obtain or provide medical or personal care for a qualified individual suffering from a disease, illness, or injury. A sale or
exchange that is merely beneficial to the general health or well-being of an individual is not a sale or exchange by reason of health.
(2) Physician's recommendation safe harbor. A sale or exchange is deemed to be by reason of health if a physician (as defined in section 213(d)(4)) recommends a change of residence for reasons of health (as defined in
paragraph (d)(1) of this section).
(3) Examples. The following examples illustrate the rules of this paragraph (d):

Example 1. In 2003 A buys a house that she uses as her principal residence. $\mathbf{A}$ is injured in an accident and is unable to care for herself. A sells her house in 2004 and moves in with her daughter so that the daughter can provide the care that A requires as a result of her injury. Because, under the facts and circumstances, the primary reason for the sale of A's house is A's health, $A$ is entitled to claim a reduced maximum exclusion under section 121 (c)(2).
Example 2. H's father has a chronic disease. In 2003 H and W purchase a house that they use as their principal residence. In 2004 H and W sell their house in order to move into the house of H's father so that they can provide the care he requires as a result of his disease. Because, under the facts and circumstances, the primary reason for the sale of their house is the health of H's father, H and W are entitled to claim a reduced maximum exclusion under section 121(c)(2).

Example 3. H and W purchase a house in 2003 that they use as their principal residence. Their son suffers from a chronic illness that requires regular medical care. Later that year their son begins a new treatment that is available at a hospital 100 miles away from their residence. In 2004 H and W sell their house so that they can be closer to the hospital to facilitate their son's treatment. Because, under the facts and circumstances, the primary reason for the sale is to facilitate the treatment of their son's chronic illness, $H$ and $W$ are entitled to claim a reduced maximum exclusion under section 121(c)(2).
Example 4. B, who has chronic asthma, purchases a house in Minnesota in 2003 that he uses as his principal residence. B's doctor tells B that moving to a warm, dry climate would mitigate B's asthma symptoms. In 2004 B sells his house and moves to Arizona to relieve his asthma symptoms. The sale is within the safe harbor of paragraph (d)(2) of this section and $B$ is entitled to claim a reduced maximum exclusion under section 121(c)(2).
Example 5. In 2003 H and W purchase a house in Michigan that they use as their principal residence. H's doctor tells $H$ that he should get more outdoor exercise, but H is not suffering from any disease that can be treated or mitigated by outdoor exercise. In 2004 H and W sell their house and move to Florida so that H can increase his general level of exercise by playing golf year-round. Because the sale of the house is merely beneficial to H's general health, the sale of the house is not by reason of H's health. H and $W$ are not entitied to claim a reduced maximum exclusion under section 121(c)(2).
(e) Sale or exchange by reason of unforeseen circumstances-(1) In general. A sale or exchange is by reason of unforeseen circumstances if the primary reason for the sale or exchange is the occurrence of an event that the taxpayer could not reasonably have anticipated before purchasing and occupying the residence. A sale or exchange by reason of unforeseen circumstances (other than a sale or exchange deemed to be by reason of unforeseen circumstances under paragraph (e)(2) or (3) of this section) does not qualify for the reduced maximum exclusion if the primary reason for the sale or exchange is a preference for a different residence or an improvement in financial

## circumstances.

(2) Specific event safe harbors. A sale or exchange is deemed to be by reason of unforeseen circumstances (within the meaning of paragraph $(\mathrm{e})(1)$ of this section) if any of the events specified in paragraphs (e)(2)(i) through (iii) of this section occur during the period of the taxpayer's ownership and use of the residence as the taxpayer's principal residence:
(i) The involuntary conversion of the residence.
(ii) Natural or man-made disasters or acts of war or terrorism resulting in a casualty to the residence (without regard to deductibility under section 165(h)).
(iii) In the case of a qualified individual described in paragraph (f) of this section-
(A) Death;
(B) The cessation of employment as a result of which the qualified individual is eligible for unemployment compensation (as defined in section 85(b));
(C) A change in employment or selfemployment status that results in the taxpayer's inability to pay housing costs and reasonable basic living expenses for the taxpayer's household (including amounts for food, clothing, medical expenses, taxes, transportation, courtordered payments, and expenses reasonably necessary to the production of income, but not for the maintenance of an affluent or luxurious standard of living);
(D) Divorce or legal separation under a decree of divorce or separate maintenance; or
(E) Multiple births resulting from the same pregnancy.
(3) Designation of additional events as unforeseen circumstances. The Commissioner may designate other events or situations as unforeseen circumstances in published guidance of general applicability and may issue
rulings addressed to specific taxpayers identifying other events or situations as unforeseen circumstances with regard to those taxpayers (see §601.601(d)(2) of this chapter).
(4) Examples. The following examples illustrate the rules of this paragraph (e):
Example 1. In 2003 A buys a house in California. After A begins to use the house as her principal residence, an earthquake causes damage to A's house. A sells the house in 2004. The sale is within the safe harbor of paragraph (e)(2)(ii) of this section and $A$ is entitled to claim a reduced maximum exclusion under section 121(c)(2).

Example 2. H works as a teacher and W works as a pilot. In 2003 H and W buy a house that they use as their principal residence. Later that year $W$ is furloughed from her job for six months. H and W are unable to pay their mortgage and reasonable basic living expenses for their household during the period W is furloughed. H and W sell their house in 2004. The sale is within the safe harbor of paragraph (e)(2)(iii)(C) of this section and H and W are entitled to claim a reduced maximum exclusion under section 121(c)(2).

Example 3. In 2003 H and W buy a twobedroom condominium that they use as their principal residence. In 2004 W gives birth to twins and H and W sell their condominium and buy a four-bedroom house. The sale is within the safe harbor of paragraph (e)(2)(iii)(E) of this section, and H and W are entitled to claim a reduced maximum exclusion under section 121 (c)(2).

Example 4. In 2003 B buys a condominium in a high-rise building and uses it as his principal residence. B's monthly condominium fee is $\$ \mathrm{X}$. Three months after $B$ moves into the condominium, the condominium association replaces the building's roof and heating system. Six months later, B's monthly condominium fee doubles in order to pay for the repairs. B sells the condominium in 2004 because he is unable to afford the new condominium fee along with a monthly mortgage payment. The safe harbors of paragraph (e)(2) of this section do not apply. However, under the facts and circumstances, the primary reason for the sale, the doubling of the condominium fee, is an unforeseen circumstance because B could not reasonably have anticipated that the condominium fee would double at the time he purchased and occupied the property. Consequently, the sale of the condominium is by reason of unforeseen circumstances and B is entitled to claim a reduced maximun exclusion under section i21(c)(2).

Example 5. In 2003 C buys a house that he uses as his principal residence. The property is located on a heavily traveled road. C sells the property in 2004 because C is disturbed by the traffic. The safe harbors of paragraph (e)(2) of this section do not apply. Under the facts and circumstances, the primary reason for the sale, the traffic, is not an unforeseen circumstance because $C$ could reasonably have anticipated the traffic at the time he purchased and occupied the house. Consequently, the sale of the house is not by reason of unforeseen circumstances and C is
not entitled to claim a reduced maximum exclusion under section 121(c)(2).

Example 6. In 2003 D and her fiance E buy a house and live in it as their principal residence. In 2004 D and E cancel their wedding plans and $E$ moves out of the house. Because D cannot afford to make the monthly mortgage payments alone, D and E sell the house in 2004. The safe harbors of paragraph (e)(2) of this section do not apply. However, under the facts and circumstances, the primary reason for the sale, the broken engagement, is an unforeseen circumstance because D and E could not reasonably have anticipated the broken engagement at the time they purchased and occupied the house. Consequently, the sale is by reason of unforeseen circumstances and D and E are each entitled to claim a reduced maximum exclusion under section 121 (c)(2).

Example 7. In 2003 F buys a small condominium that she uses as her principal residence. In 2005 F receives a promotion and a large increase in her salary. F sells the condominium in 2004 and purchases a house because she can now afford the house. The safe harbors of paragraph (e)(2) of this section do not apply. Under the facts and circumstances, the primary reason for the sale of the house, $F$ 's salary increase, is an improvement in F's financial circumstances. Under paragraph (e)(1) of this section, an improvement in financial circumstances, even if the result of unforeseen circumstances, does not qualify for the reduced maximum exclusion by reason of unforeseen circumstances under section 121(c)(2).

Example 8. In April 2003 G buys a house that he uses as his principal residence. $G$ sells his house in October 2004 because the house has greatly appreciated in value, mortgage rates have substantially decreased, and $G$ can afford a bigger house. The safe harbors of paragraph (e)(2) of this section do not apply. Under the facts and circumstances, the primary reasons for the sale of the house, the changes in G's house value and in the mortgage rates, are an improvement in G's financial circumstances. Under paragraph (e)(1) of this section, an improvement in financial circumstances, even if the result of unforeseen circumstances, does not qualify for the reduced maximum exclusion by reason of unforeseen circunstances under section 121(c)(2).
Example 9. H works as a police officer for City X. In 2003 H buys a condominium that he uses as his principal residence. In 2004 H is assigned to City X's K-9 unit and is required to care for the police service dog at his home. Because H's condominium association does not permit H to have a dog in his condominium, in 2004 he sells the condominium and buys a house. The safe harbors of paragraph (e)(2) of this section do not apply. However, under the facts and circumstances, the primary reason for the sale, H's assignment to the K-9 unit, is an unforeseen circumstance because $H$ could not reasonably have anticipated his assignment to the $\mathrm{K}-9$ unit at the time he purchased and occupied the condominium. Consequently, the sale of the condominium is by reason of unforeseen circumstances and

H is entitled to claim a reduced maximum exclusion under section 121 (c)(2).
Example 10. In 2003, J buys a small house that she uses as her principal residence. After J wins the lottery, she sells the small house in 2004 and buys a bigger, more expensive house. The safe harbors of paragraph (e)(2) of this section do not apply. Under the facts and circumstances, the primary reason for the sale of the house, winning the lottery, is an improvement in J's financial circumstances. Under paragraph $(\mathrm{e})(1)$ of this section, an improvement in financial circumstances, even if the result of unforeseen circumstances, does not qualify for the reduced maximum exclusion under section $121(c)(2)$.
(f) Qualified individual. For purposes of this section, qualified individual means-
(1) The taxpayer;
(2) The taxpayer's spouse;
(3) A co-owner of the residence;
(4) A person whose principal place of abode is in the same household as the taxpayer; or
(5) For purposes of paragraph (d) of this section, a person bearing a relationship specified in sections 152(a)(1) through 152(a)(8) (without regard to qualification as a dependent) to a qualified individual described in paragraphs ( $f(1)$ through (4) of this section, or a descendant of the taxpayer's grandparent.
(h) Effective dates. Paragraphs (a) and (g) of this section are applicable for sales and exchanges on or after December 24, 2002. Paragraphs (b) through (f) of this section are applicable for sales and exchanges on or after August 13, 2004.

## §1.121-3T [Removed]

- Par. 3. Section 1.121-3T is removed.
- Par. 4. Section 1.121-5 is added to read as follows:


## §1.121-5 Suspension of 5-year period for certain members of the uniformed services and Foreign Service.

(a) In general. Under section 121(d)(9), a taxpayer who is serving (or whose spouse is serving) on qualified official extended duty as a member of the uniformed services or Foreign Service of the United States may elect to suspend the running of the 5 -year period of ownership and use during such service but for not more than 10 years. The election does not suspend the running of the 5 -year period for any period during which the running of the 5 -year period with respect to any other property of the taxpayer is suspended by an election under section 121(d)(9).
(b) Manner of making election. The taxpayer makes the election under section $121(\mathrm{~d})(9)$ and this section by filing a return for the taxable year of the
sale or exchange of the taxpayer's principal residence that does not include the gain in the taxpayer's gross income.
(c) Application of election to closed years. A taxpayer who would otherwise qualify under $\S \S 1.121$-1 through 1.1214 to exclude gain from a sale or exchange of a principal residence on or after May 7, 1997, may elect to apply section $121(\mathrm{~d})(9)$ and this section for any years for which a claim for refund is barred by operation of any law or rule of law by filing an amended return before November 11, 2004.
(d) Example. The provisions of this section are illustrated by the following example:

Example. B purchases a house in Virginia in 2003 that he uses as his principal residence for 3 years. For 8 years, from 2006 through 2014, B serves on qualified official extended duty as a member of the Foreign Service of the United States in Brazil. In 2015 B sells the house. B did not use the house as his principal residence for 2 of the 5 years preceding the sale. Under section 121(d)(9) and this section, however, B may elect to suspend the running of the 5 -year period of ownership and use during his 8year period of service with the Foreign Service in Brazil. If B makes the election, the 8 -year period is not counted in determining whether B used the house for 2 of the 5 years preceding the sale. Therefore, B may exclude the gain from the sale of the house under section 121.
(e) Effective date. This section is applicable for sales and exchanges on or after May 7, 1997.

## Nancy Jardini,

Acting Deputy Commissioner for Services and Enforcement.

Approved: July 29, 2004.
Gregory F. Jenner,
Acting Assistant Secretary of the Treasury. [FR Doc. 04-18714 Filed 8-13-04; 8:45 am] BILLING CODE 4830-01-P

## DEPARTMENT OF THE TREASURY

## Fiscal Service

31 CFR Parts 351, 359, and 363
Regulations Governing Treasury Securities, New Treasury Direct System
Agency: Bureau of the Public Debt, Fiscal Service, Treasury. ACTION: Final rule.
summary: New Treasury Direct (also referred to as TreasuryDirect) is a bookentry, online system for purchasing, holding and conducting transactions in Treasury securities. This rule dèscribes a new security, the non-interest-bearing

New Treasury Direct certificate of indebtedness ( C of I), whose sole purpose is to permit investors to accumulate the purchase price of other eligible securities, currently Series I and Series EE U.S. Savings Bonds in New Treasury Direct.

In addition, when the regulations for New Treasury Direct were first published, we delayed the effective date for certain provisions in the rule. The remaining provisions with delayed effective dates are hereby made effective upon publication of this rule.
DATES: Effective: The amendments to parts 351, 359, and 363 are effective August 16, 2004.
The provisions of 363.24(e), (f), (g), (h), (m) and $363.69(\mathrm{~d})$, (e), (f), (g), published at 67 FR 64286 (October 17, 2002), with a stayed date, are effective August 16, 2004.
ADDRESSES: You can download this final rule at the following Internet addresses: http://www.publicdebt.treas.gov or http://www.gpoaccess.gov/ecfr.
FOR FURTHER INFORMATION CONTACT: Elisha Whipkey, Director, Division of Program Administration, Office of Securities Operations, Bureau of the Public Debt, at (304) 480-6319 or elisha.whipkey@bpd.treas.gov. Susan Klimas, Attorney-Adviser, Office of the Chief Counsel, Bureau of the Public Debt, at (304) 480-8692 or
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## SUPPLEMENTARY INFORMATION: New

Treasury Direct is an account-based, online, book-entry system for purchasing, holding, and conducting transactions in Treasury securities via the Internet. Treasury is offering to New Treasury Direct accaunt holders a new security, a New Treasury Direct certificate of indebtedness (C of I), a non-interest bearing, short-term security whose sole purpose is to permit investors to accumulate the purchase price of other eligible Treasury securities in New Treasury Direct. Currently, electronic Series EE and Series I savings bonds are offered through New Treasury Direct. Until now, customers could only purchase these bonds by authorizing a debit of their financial institution checking or savings account for the full purchase price.

For many years, Treasury has also offered paper savings bond products through a payroll savings plan that
permits investors to accumulate the purchase price of a savings bond over time through payroll deductions. Participating employers are responsible for accumulating and accounting for employees' deductions until they reach the full purchase price of a bond. The introduction of the C of I enables Treasury to provide an electronic alternative to the traditional payroll savings plan by permitting an account holder to purchase a non-interest bearing C of I as a means to accumulate the purchase price of an electronic security in New Treasury Direct. This greatly reduces the burden on employers, who will simply forward the deductions to Treasury via the ACH method. The cost of handling and accounting for deductions has often dissuaded businesses from offering a payroll deduction program for buying savings bonds. With this new feature, employees can direct their employers to send funds to their New Treasury Direct account to be invested in a C of I until they have accumulated the purchase price of other eligible securities.

The underlying principle of New Treasury Direct is to establish direct relationships with investors, enabling them to do business with Treasury online and conduct transactions without personal assistance from Treasury and its agents. The C of I supports Treasury's goal to provide the maximum convenience, flexibility, and investor self-sufficiency to New Treasury Direct investors. A C of I also allows account holders to consolidate funds from various sources for the purchase of another eligible security. A C of I is issued daily and has a one-day maturity with an automatic rollover at maturity, until the account holder redeems the $C$ of I. The account holder may use the redemption proceeds to purchase an eligible security in New Treasury Direct, or may send the redemption proceeds by the ACH method to his or her account at a financial institution. The C of I is backed by the full faith and credit of the United States.

An account holder may purchase a $C$ of I in four ways: (1) By directing his or her employer to send payroll funds to a New Treasury Direct account; (2) by directing his or her financial institution to send funds to his or her New Treasury Direct account; (3) by using the Buy Direct function of his or her New Treasury Direct account to authorize a debit from his or her account at a financial institution to purchase a C of I; and (4) by using the proceeds of a security redemption or payment to purchase a C of I.

The C of I expands the convenience and flexibility of New Treasury Direct and electronic securities for our customers. Employers will be able to significantly reduce their costs in administering savings bond payroll savings plans. The C of I also positions Treasury to offer customers a convenient way to reinvest interest or proceeds of maturing marketable securities when marketable securities are available in New Treasury Direct.
The account owner may direct purchases of securities to be paid for from his or her C of I holdings on a recurring basis or on a one-time basis. The account owner may redeem his or her C of I holdings, but may not transfer or deliver a C of I to another account owner (except to deliver a C of I from a minor linked account to the adult primary account of the former minor).
Upon the death of the account owner, his or her C of I will belong to the estate of the account owner. We will not be responsible for any redemptions of securities that were purchased using the redemption proceeds of a C of I after the death of the account owner prior to our receiving notice of the death.
The custodian of a minor may purchase a C of I within the minor's account. The minor's C of I is the property of the minor.

In addition, when the regulations for New Treasury Direct were first published, in 67 FR 64286 (October 17, 2002), we delayed the effective date for certain provisions in the rule. Certain functionalities of the system involving the granting of view and transact rights to other persons, and the ability to delete pending transactions, were not ready to be deployed at that time. In addition, the sections relating to minors were not ready to be deployed. By a later rule published at 69 FR 2507 (January 16, 2004), we deleted the delayed provisions relating to minors and replaced them with other provisions relating to minors that were effective upon publication. The remaining provisions with delayed effective dates become effective upon publication of this rule.

## Procedural Requirements

This final rule does not meet the criteria for a "significant regulatory action" as defined in Executive Order 12866. Therefore, a regulatory assessment is not required.

Because this final rule relates to matters of public contract and procedures for United States securities, notice and public procedure and delayed effective date requirements are inapplicable, pursuant to 5 U.S.C. 553(a)(2).

As no notice of proposed rulemaking is required, the Regulatory Flexibility Act (5 U.S.C. 601 et seq.) does not apply.
We ask for no new collections of information in this final rule. Therefore, the Paperwork Reduction Act (44 U.S.C. 3507) does not apply.

## List of Subjects

## 31 CFR Part 351

Bonds, Federal Reserve system, Government securities.
31 CFR Part 359
Bonds, Federal Reserve system, Government securities, Securities.

## 31 CFR Part 363

Bonds, Electronic funds transfer, Federal Reserve system, Government securities, Securities.

- Accordingly, for the reasons set out in the preamble, 31 CFR Chapter II, Subchapter B, is amended as follows:


## PART 351-OFFERING OF UNITED STATES SAVINGS BONDS, SERIES EE

- 1. The authority citation for Part 351 continues to read as follows:
Authority: 5 U.S.C. 301; 12 U.S.C. 391; 31 U.S.C. 3105.
- 2. Revise $\S \S 351.62,351.63$ and 351.64 to read as follows:
§ 351.62 How is payment made for purchases of book-entry Series EE savings bonds?

You may only purchase book-entry Series EE savings bonds online through your New Treasury Direct account. You may pay for your securities through a debit to your designated account at a United States depository financial institution, or by applying the redemption proceeds of a certificate of indebtedness held in your New Treasury Direct account.
§351.63 How are redemption payments made for my redeemed book-entry Series EE savings bonds?

We will make payments electronically by direct deposit, using the ACH method, to your designated account at a United States depository financial institution. You may also direct that a payment be used to purchase a certificate of indebtedness to be held in your New Treasury Direct account.
§351.64 What is the issue date of a bookentry Series EE savings bond?

The issue date of a book-entry Series EE savings bond is the first day of the month in which the security posts to the current holdings of the account owner.

## PART 359-OFFERING OF UNITED STATES SAVINGS BONDS, SERIES I

- 3. The authority citation for part 359 continues to read as follows:
Authority: 5 U.S.C. 301; 12 U.S.C. 391; 31 U.S.C. 3105.
- 4. Revise $\S \S 359.47,359.48$ and 359.49 to read as follows:
§359.47 How is payment made for purchases of book-entry Series I savings bonds?

You may only purchase book-entry Series I savings bonds online through your New Treasury Direct account. You may pay for your securities through a debit to your designated account at a United-States depository financial institution, or by applying the redemption proceeds of a certificate of indebtedness held in your New Treasury Direct account.
§359.48 How are redemption payments made for my redeemed book-entry Series I savings bonds?

We will make payments electronically by direct deposit, using the ACH method, to your designated account at a United States depository financial institution. You may also direct that a payment be used to purchase a certificate of indebtedness to be held in your New Treasury Direct account.
§359.49 What is the issue date of a bookentry Series I savings bond?

The issue date of a book-entry Series I savings bond is the first day of the month in which the security posts to the current holdings of the account owner.

## PART 363-REGULATIONS GOVERNING SECURITIES HELD IN THE NEW TREASURY DIRECT SYSTEM

- 5. Revise the authority citation for part 363 to read as follows:
Authority: 5 U.S.C. 301; 12 U.S.C. 391; 31 U.S.C. 3102, et seq.; 31 U.S.C. 3121 , et seq.
- 6. Revise § 363.3 to read as follows:
§363.3 What Treasury securities may be heid in New Treasury Direct?

Book-entry Series EE savings bonds, book-entry Series I savings bonds, and certificates of indebtedness may be held in New Treasury Direct.

- 7. Amend $\S 363.6$ by revising the definitions of "Interest on a savings bond", "Redemption of a savings bond", "Series EE savings bond", "Series I savings bond", and by adding the definition of "'certificate of indebtedness"', to read as follows:
§363.6 What special terms do I need to know to understand this part?

Certificate of Indebtedness (certificate of indebtedness) is a one-day security held within your primary or linked account, including a minor account for which you are the custodian, that automatically matures and is rolled over each day until you request that it be redeemed.

Interest on a savings bond means the difference between the purchase price and the redemption value of the bond.

Redemption of a savings bond refers to the payment of principal and interest at final maturity, or prior to final maturity at the option of the owner. The owner may redeem all principal and interest or a portion of the principal and the proportionate amount of interest.

Series EE savings bond is an accrualtype savings bond, issued either in definitive (paper) form or in book-entry form, that accrues interest on the principal based on rates determined by Treasury.

Series I savings bond is a savings bond, issued either in definitive (paper) form or in book-entry form, that accrues interest in accordance with a formula that includes a fixed component and a component indexed to the rate of inflation.

- 8. Amend § 363.24 by adding paragraphs (q) and (r), to read as follows:
§ 363.24 What transactions can I perform online through my New Treasury Direct account?
(q) You can purchase a certificate of indebtedness.
(r) You can redeem a partial or total amount of your certificate of indebtedness.
- 9. Amend 363.27 by adding paragraphs (d)(8) and (e)(4), to read as follows:
§363.27 What do I need to know about accounts for minors who have not had a legal guardian appolnted by a court?
(d) * * *
(8) The custodian may purchase a certificate of indebtedness on behalf of the minor. The certificate of indebtedness is the property of the minor.
(e) * * *
(4) The minor may gain control of his or her certificate of indebtedness by the custodian de-linking the account and transferring the certificate of
indebtedness to the minor's primary account, or the minor may request that Public Debt de-link the account and transfer the certificate of indebtedness to his or her primary account.
- 10. Revise $\S \S 363.36,363.37$ and 363.38 to read as follows:
§363.36 What securities can 1 purchase and hold in my New Treasury Direct account?

You can purchase and hold eligible Treasury securities in your account. Eligible securities are Series EE and I savings bonds and certificates of indebtedness.
§363.37 How dol purchase eligible Treasury securities to be held In my New Treasury Direct account?

Eligible Treasury securities may only be purchased online through your New Treasury Direct account. Payment for eligible securities other than certificates of indebtedness is made by a debit to your designated account at a United States depository financial institution using the ACH method, or using the redemption proceeds of your certificate of indebtedness.
§363.38 What happens If my financial institution returns an ACH debit?
If your designated financial institution returns an ACH debit, we reserve the right to reinitiate the debit at our option. We also reserve the right to reverse the transaction, thereby removing the security from your New Treasury Direct account. We are not responsible for any fees your financial institution may charge relating to returned ACH debits.

## ■ 11. Revise $\S 363.41$ to read as follows:

## § 363.41 What happens if an ACH payment

 is returned to Public Debt?We will notify you electronically of the returned payment. We will hold your payment until you provide us with instructions. Returned payments will not earn interest. We reserve the right to redirect a returned payment to the bank account at a financial institution that you have designated in your New Treasury Direct account as your primary bank account, if that account is different from the one that returned the payment to us. We are not responsible for any fees your financial institution may charge relating to returned ACH payments.
-12. Amend $\S 363.90$ by adding paragraph (a)(6) and by revising paragraph (d) introductory text to read as follows:
§363.90 What happens when a New Treasury Direct account owner dies and his or her estate is entitled to savings bonds held in the account?
(a) * * *
(6) If the value of the New Treasury Direct account greater than $\$ 100,000$, we will require probate.
(d) Survivors' order of precedence for payment or transfer. If there has been no administration, no administration is contemplated, no summary or small estate procedures have been used, and the total redemption value of the Treasury securities that are the property of the decedent's estate is $\$ 100,000$ or less, then the securities may be paid to the persons named in the following order of precedence:

- 13. Amend part 363 by adding Subpart D, to read as follows:


## Subpart D-Certificate of Indebtedness

Sec.
363.130 What does this subpart cover?
363.131 What is a New Treasury Direct certificate of indebtedness?
363.132 Can the sale of the certificate of indebtedness be suspended?
363.133 What happens to my certificate of indebtedness if the offering is terminated by the Secretary?
363.134 What regulations cover a certificate of indebtedness?
363.135 In what form is a certificate of indebtedness issued?
363.136 Do certificates of indebtedness pay interest?
363.137 What do I need to know about the registration of a certificate of indebtedness?
363.138 How do I purchase a certificate of indebtedness?
363.139 Is Treasury liable for the purchase of a certificate of indebtedness that is made in error?
363.140 When is a certificate of indebtedness issued?
363.141 How do I purchase a security using the redemption proceeds of my certificate of indebtedness?
363.142 May I redeem my certificate of indebtedness for cash?
363.143 What happens if an ACH payment used to purchase a certificate of indebtedness is later reversed?
363.144 May I delete a pending transaction involving a certificate of indebtedness?
363.145 May I transfer or deliver my certificate of indebtedness?
363.146 What happens to a certificate of indebtedness upon the death of the New Treasury Direct account owner?
363.147 Does Public Debt reserve the right to require that any transaction in a certificate of indebtedness be conducted offline?
363.148 What are the rules for judicial and administrative actions involving a certificate of indebtedness?
363.149 What evidence is required to establish the validity of judicial proceedings?
363.150 May a certificate of indebtedness be pledged or used as collateral?
363.151 Can Treasury suspend transactions in my certificate of indebtedness?
363.152 Does Public Debt make any reservations as to issue of certificates of indebtedness?

## § 363.130 What does this subpart cover?

This subpart is the offering of the certificate of indebtedness by the Secretary of the Treasury (Secretary), and will continue until suspended or terminated by the Secretary. This subpart is also the governing regulations for the certificate of indebtedness.
§363.131 What is a New Treasury Direct certificate of Indebtedness?

A New Treasury Direct certificate of indebtedness (certificate of indebtedness) is a security held within your primary or linked account, including a minor account for which you are the custodian, that is issued daily, with a one-day maturity, that automatically rolls over at maturity until you request redemption. A certificate of indebtedness has a minimum purchase amount of one cent. The only purpose of a certificate of indebtedness is to accumulate funds for the purchase of another eligible security in the New Treasury Direct system. A certificate of indebtedness within a minor's account is the property of the minor alone.
§363.132 Can the sale of the certificate of indebtedness be suspended?

The Secretary may suspend and rescind the suspension of sales of the certificate of indebtedness by announcement at any time.
§363.133 What happens to my certificate of indebtedness if the offering is terminated by the Secretary?

Upon the termination of this offering by the Secretary, the certificate of indebtedness ceases to roll over; the proceeds will be paid by the ACH method to the bank account at a financial institution that you designated in your New Treasury Direct account as your primary bank account.

## §363.134 What regulations cover a certificate of indebtedness?

The regulations in part 363 apply to a certificate of indebtedness. We expressly disclaim representations or warranties regarding a certificate of indebtedness that in any way conflict with these regulations and other applicable law.
§363.135 In what form is a certificate of indebtedness issued?

A certificate of indebtedness is issued in electronic form only in the New Treasury Direct system.
§363.136 Do certificates of indebtedness pay interest?

Certificates of indebtedness do not pay any interest. However, the Secretary may prescribe a rate of interest, or change the interest rate, for certificates of indebtedness by announcement at any time. The new rate would apply to certificates of indebtedness issued thereafter, as provided in the announcement. The Secretary's determination of the rate will be final.

## §363.137 What do I need to know about the registration of a certificate of Indebtedness?

A certificate of indebtedness is automatically registered in the single ownership form of registration in the New Treasury Direct account owner's name.
§363.138 How do I purchase a certificate of indebtedness?

You may purchase your certificate of indebtedness through one or more of the following four methods:
(a) payroll deduction, in which your employer sends funds through the ACH method to your New Treasury Direct account;
(b) deposit by your financial institution, in which your financial institution sends funds by the ACH method to your New Treasury Direct account on a recurring or one-time basis;
( $\dot{\mathrm{c}}$ ) through the Buy Direct function of your New Treasury Direct account, in which you direct us to debit funds from your account at a financial institution to purchase a certificate of indebtedness. This method is limited to no greater than $\$ 25$ per transaction; or
(d) by using the proceeds from the redemption or interest payment of a security to purchase a certificate of indebtedness.
§363.139 is Treasury iiabie for the purchase of a certificate of indebtedness that is made in error?

We are not liable for any deposits of funds for the purchase of a certificate of indebtedness that are made in error by your financial institution or employer.
$\$ 363.140$ When is a certificate of indebtedness issued?

A certificate of indebtedness is issued the business day after the purchase transaction is made.
§363.141 How do I purchase a security using the redemptlon proceeds of my certificate of indebtedness?

You may purchase an eligible security by redeeming all or a portion of your certificate of indebtedness and applying the proceeds toward the purchase of another eligible security. To do this, your certificate of indebtedness must be of sufficient value to cover the cost of the security. If you are paying for a security using the redemption proceeds of a certificate of indebtedness, you must pay the full amount of the purchase price of the security using the redemption proceeds.

## §363.142 May I redeem my certificate of indebtedness for cash?

You may redeem part or all of the value of your certificate of indebtedness at any time. The redemption proceeds will be deposited electronically using the ACH method into the account at your financial institution that you designated for the deposit of the proceeds.
§363.143 What happens if an ACH payment used to purchase a certificate of indebtedness Is later reversed?

If an ACH payment used to purchase a certificate of indebtedness is later reversed, we reserve the right to reverse the purchase of the certificate of indebtedness. If the ACH reversal occurs after the certificate of indebtedness has been redeemed, we reserve the right to reverse previously processed security transactions, including securities that were purchased as gifts and securities that have been transferred or delivered from your account to the account of another New Treasury Direct account owner.
§363.144 May I deiete a pending transaction involving a certificate of indebtedness?
(a) You may delete a pending purchase of a certificate of indebtedness initiated from your New Treasury Direct account.
(b) You may delete a pending purchase of a security using a certificate of indebtedness as payment.
(c) You may not delete a pending redemption of all or part of the value of a certificate of indebtedness.

## §363.145 May I transfer or deiiver my

 certificate of indebtedness?A certificate of indebtedness is nontransferable. You may not deliver a certificate of indebtedness to another New Treasury Direct account as a gift.
§363.146 What happens to a certificate of indebtedness upon the death of the New Treasury Direct account owner?
(a) Upon the death of the New Treasury Direct account owner, a certificate of indebtedness is the property of the estate of the account owner. If any purchases of other eligible securities are made after the death of the owner using the redemption proceeds of a certificate of indebtedness as payment, we will consider the securities to be the property of the estate of the account owner, notwithstanding any registration on the security.
(b) We are not liable for the redemption of a security that was purchased using the redemption proceeds of a certificate of indebtedness as payment. We are not liable for the redemption of a certificate of indebtedness that may occur after the death of the account owner but prior to our receiving notice of the death of the account owner.
(c) If the estate is being administered, we will require appropriate proof of appointment for the legal representative of the estate. Letters of appointment must be dated within one year of submission. The legal representative of the estate must request payment of the certificate of indebtedness to the person(s) entitled. We will require ACH instructions. If the value of the New Treasury Direct account is greater than $\$ 100,000$, we will require probate.
(d) If the estate has been previously settled through judicial proceedings, the person(s) entitled must request payment of the certificate of indebtedness. We will require ACH instructions. We will require a certified copy of the courtapproved final accounting for the estate, the court's decree of distribution, or other appropriate evidence.
(e) If there is no formal administration and no representative of the estate is to be appointed, the person(s) entitled under state law summary or small estates procedures may request payment of the certificate of indebtedness. We will require appropriate evidence. We will require ACH instructions.
(f) If there has been no administration, no administration is contemplated, no summary or small estate procedures have been used, and the total redemption value of the Treasury securities that are the property of the decedent's estate is $\$ 100,000$ or less, then the certificate of indebtedness may be paid to the persons named in the following order of precedence:
(1) There is a surviving spouse and no surviving child or descendant of a deceased child: to the surviving spouse.
(2) There is a surviving spouse and a child or children of the decedent, or
descendants of deceased children: onehalf to the surviving spouse and onehalf to the child or children of the decedent, and the descendants of deceased children, by representation, or by agreement of all persons entitled in this class;
(3) There is no surviving spouse and there is a surviving child or descendant of deceased children: to the child or children of the decedent, and the descendants of deceased children, by representation.
(4) There are no surviving spouse, no surviving child, and no surviving descendants of deceased children: to the parents of the decedent, one-half to each, or in full to the survivor.
(5) There are no surviving spouse, no surviving child or surviving descendants of deceased children, and "no surviving parents: to the brothers and sisters and descendants of deceased brothers and sisters by representation.
(6) There are no surviving spouse, no surviving child or surviving descendants of deceased children, no surviving parents, and no brothers or sisters or descendants of deceased brothers and sisters: to other next of kin, as determined by the laws of the decedent's domicile at the time of death.
(7) There are no surviving spouse, no surviving child or surviving descendants of deceased children, no surviving parents, no brothers or sisters or descendants of deceased brothers and sisters, and no next of kin, as determined by the laws of the decedent's domicile at the time of death: to persons related to the decedent by marriage, i.e., heirs of a spouse of the last decedent where the spouse predeceased that registrant.
(8) There are no surviving spouse, no surviving child or surviving descendants of deceased children, no surviving parents, no brothers or sisters or descendants of deceased brothers and sisters, no next of kin, as determined by the laws of the decedent's domicile at the time of death, and no persons related to the decedent by marriage: to the person who paid the burial and funeral expenses, or a creditor of the decedent's estate, but payment may be made only to the extent that the person has not been reimbursed.
(9) Escheat according to the applicable state law.
g ) When we make payments according to paragraph (f) of this section, we will make the payments by the ACH method to either a person individually, or individually and on behalf of all other persons entitled. We will require ACH instructions for payment. A person who receives payment of certificate of indebtedness
proceeds individually and on behalf of others agrees to make distribution of the proceeds to the other persons entitled by the law of the decedent's domicile. The provisions of this section are for our convenience and do not determine ownership of the securities or their proceeds. We may rely on information provided by the person who requests payment, and are not liable for any action taken in reliance on the information furnished.
§363.147 Does Public Debt reserve the right to require that any transaction in a certificate of indebtedness be conducted offline?

We reserve the right to require any transaction to be conducted offline using an approved form. Signatures on offline transactions must be certified or guaranteed as provided in instructions in §363.43.
§363.148 What are the rules for judicial and administrative actions involving a certificate of indebtedness?
(a) We are not subject to and will not accept a notice of an adverse claim or notice of pending judicial proceedings involving a certificate of indebtedness.
(b) Treasury, Public Debt, and the Federal Reserve Banks are not proper defendants in a judicial proceeding involving competing claims to a certificate of indebtedness.
(c) We will pay the redemption proceeds of a certificate of indebtedness pursuant to a divorce decree that either disposes of the certificate of indebtedness or ratifies a property settlement agreement disposing of the certificate of indebtedness of either of the parties. If the divorce decree does not set out the terms of the property settlement agreement, we will require a certified copy of the agreement.
(d) We will recognize a final order entered by a court that affects ownership rights in a certificate of indebtedness only to the extent that the order is consistent with the provisions of this part. The owner of the certificate of indebtedness must be a party to the proceedings. We will require a certified copy of the court order.
(e) We will pay the redemption proceeds of a certificate of indebtedness pursuant to a valid levy to satisfy a money judgment against the owner of the certificate of indebtedness. Payment will be made only to the extent necessary to satisfy the money judgment.
(f) We will honor an IRS administrative levy under section 6331 of the Internal Revenue Code with respect to the owner.
(g) We will pay the redemption proceeds of a certificate of indebtedness
to a trustee in bankruptcy, a receiver of an insolvent's estate, a receiver in equity, or a similar court officer, if the original court order is against the owner. Payment will be made electronically through the ACH method to a U.S. depository financial institution account designated by the receiver or a similar court official.
§ 363.149 What evidence is required to establish the validity of judicial proceedings?
(a) We require certified copies of the final judgment, decree, or court order, and any necessary supplementary proceedings.
(b) A request for payment by a trustee in bankruptcy or a receiver of an insolvent's estate must be supported by evidence of appointment and qualification.
(c) A request for payment by a receiver in equity or a similar court officer (other than a receiver of an insolvent's estate) must be supported by a copy of an order that authorizes the redemption of the certificate of indebtedness.
§ 363.150 May a certificate of indebtedness be pledged or used as collateral?

A certificate of indebtedness may not be pledged or used as collateral for the performance of an obligation.
§ 363.151 Can Treasury suspend transactions in my certificate of Indebtedness?

We reserve the right to suspend transactions in your certificate of indebtedness if we deem it to be in the best interests of the United States.
§363.152 Does Public Debt make any reservations as to issue of certificates of indebtedness?

We may reject any application for the purchase of a certificate of indebtedness, in whole or in part. We may refuse to issue a certificate of indebtedness in any case or class of cases, if we deem the action to be in the public interest. Our action in any such respect is final.
Dated: August 11, 2004.
Donald V. Hammond,
Fiscal Assistant Secretary.
[FR Doc. 04-18763 Filed 8-12-04; 12:13 pm]
BILUNG CODE 4810-39-P

## DEPARTMENT OF HOMELAND SECURITY

## Federal Emergency Management Agency

## 44 CFR Part 65

## Changes in Flood Elevation Determinations

AGENCY: Federal Emergency Management Agency (FEMA),
Emergency Preparedness and Response Directorate, Department of Homeland Security.
ACTION: Final rule.
summary: Modified Base ( $1 \%$ annualchance) Flood Elevations (BFEs) are finalized for the communities listed below. These modified BFEs will be used to calculate flood insurance premium rates for new buildings and their contents.
Effective dates: The effective dates for these modified BFEs are indicated on the following table and revise the Flood Insurance Rate Maps (FIRMs) in effect for the listed communities prior to this date.
adDresses: The modified BFEs for each community are available for inspection at the office of the Chief Executive Officer of each community. The respective addresses are listed in the table below.

## FOR. FURTHER INFORMATION CONTACT:

Doug Bellomo, P.E., Hazard
Identification Section, Mitigation Division, Emergency Preparedness and Response Directorate, FEMA, 500 C Street SW., Washington, DC 20472. (202) 646-2903.

SUPPLEMENTARY INFORMATION: FEMA makes the final determinations listed below of the modified BFEs for each community listed. These modified BFEs have been published in newspapers of local circulation and ninety (90) days have elapsed since that publication.
The Mitigation Division Director of the Emergency Preparedness and Response Directorate has resolved any appeals resulting from this notification.
The modified BFEs are not listed for each community in this notice. However, this rule includes the address of the Chief Executive Officer of the community where the modified BFEs determinations are available for inspection.
The modified BFEs are made pursuant to Section 206 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105, and are in accordance with the National Flood Insurance Act of 1968, 42 U.S.C. 4001 et seq., and with 44 CFR Part 65.

For rating purposes, the currently effective community number is shown and must be used for all new policies and renewals.

The modified BFEs are the basis for the floodplain management measures that the community is required to either adopt or to show evidence of being already in effect in order to qualify or to remain qualified for participation in the National Flood Insurance Program (NFIP).

These modified BFEs, together with the floodplain management criteria required by 44 CFR 60.3, are the minimum that are required. They should not be construed to mean that the community must change any existing ordinances that are more stringent in their floodplain management requirements. The community may at any time enact stricter requirements of its own, or pursuant to policies established by other Federal, State, or regional entities.

These modified BFEs are used to meet the floodplain management requirements of the NFIP and are also used to calculate the appropriate flood insurance premium rates for new buildings built after these elevations are made final, and for the contents in these buildings.

The changes in BFEs are in accordance with 44 CFR 65.4.

## National Environmental Policy Act

This rule is categorically excluded from the requirements of 44 CFR part 10, Environmental Consideration. No environmental impact assessment has been prepared.

## Regulatory Flexibility Act

The Mitigation Division Director of the Emergency Preparedness and Response Directorate certifies that this rule is exempt from the requirements of the Regulatory Flexibility Act because modified BFEs are required by the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105 , and are required to maintain community eligibility in the NFIP. No regulatory flexibility analysis has been prepared.

## Regulatory Classification

This final rule is not a significant regulatory action under the criteria of Section 3(f) of Executive Order 12866 of September 30, 1993, Regulatory Planning and Review, 58 FR 51735.

## Executive Order 12612, Federalism

This rule involves no policies that have federalism implications under Executive Order 12612, Federalism, dated October 26, 1987.

Executive Order 12778, Civil Justice Reform

This rule meets the applicable standards of Section 2(b)(2) of Executive Order 12778.
List of Subjects in 44 CFR Part 65
Flood insurance, Floodplains, Reporting and recordkeeping requirements.

- Accordingly, 44 CFR part 65 is amended to read as follows:


## PART 65-[AMENDED]

- 1. The authority citation for part 65 continues to read as follows:

Authority: 42 U.S.C. 4001 et seq.; Reorganization Plan No. 3 of 1978, 3 CFR,

1978 Comp., p. 329; E.O. 12127, 44 FR 19367, 3 CFR, 1979 Comp., p. 376.

## § 65.4 [Amended]

- 2. The tables published under the authority of $\S 65.4$ are amended as follows:

| State and county | Location and case No. | Date and name of newspaper where notice was published | Chief executive officer of community | Effective date of modification | Community No. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Arizona |  |  |  |  |  |
| Maricopa, (FEMA Docket No.: B7444). | City of Phoenix, (03-090934P). | Dec. 18, 2003, Dec. 25, 2003, Arizona Busiriess Gazette. | The Honorable Skip Rimsza, Mayor, City of Phoenix, 200 West Washington Street, 11th Floor, Phoenix, Arizona 85003. | Mar. 25, 2004. | 040051 |
| Maricopa, (FEMA Docket No.: B7446). | City of Phoenix, (04-090654X). | Mar. 18, 2004, Mar. 25, 2004, Arizona Busiriess Gazette. | The Honorable Phil Gordon, Mayor, City of Phoenix, 200 West Washington Street, 11th Floor, Phoenix, Arizona 85003-1611. | $\begin{array}{r} \text { Jun. 24, } \\ 2004 . \end{array}$ | 040051 |
| Pima, (FEMA Docket No.: B-7444). | Town of Marana, (02-09829P) (04-09-045X). | Jan. 15, 2004, Jan. 22, 2004, Daily Territorial. | The Honorable Bobby Sutton, Jr., Mayor, Town of Marana, 13251 North Lon Adams Road, Marana, Arizona 85653. | $\begin{array}{r} \text { Apr. 22, } \\ 2004 . \end{array}$ | 040118 |
| Pima, (FEMA Docket No.: B-7446). | Town of Marana, (04-090750P). | Mar. 25, 2004, Apr. 1, 2004, Daily Territorial. | The Honorable Bobby Sutton, Jr., Mayor, Town of Marana, 13251 North Lon Adams Road, Marana, Arizona 85653. | Apr. 22, $2004 .$ | 040118 |
| Pima, (FEMA Docket No.: B-7446). | Town of Marana, (03-090698P). | Mar. 25, 2004, Apr. 1, 2004, Daily Territorial. | The Honorable Bobby Sutton, Jr., Mayor, Town of Marana, 13251 North Lon Adams Road, Marana, Arizona 85653. | Jul. 1, 2004 | 040118 |
| Pima, (FEMA Docket No.: B-7444). | City of Tucson, (02-09829P) (04-09-0465X). | Jan. 15, 2004, Jan. 22, 2004, Daily Territorial. | The Honorable Bob Walkup, Mayor, City of Tucson, City Hall, 255 West Alameda Street, Tucson, Arizona 85701. | $\begin{array}{r} \text { Apr. 22, } \\ 2004 . \end{array}$ | 040076 |
| Pima, (FEMA Docket No.: B-7446). | City of Tucson, (03-091711P). | Apr. 8, 2004, Apr. 15, 2004, Daily Territorial. | The Honorable Bob Walkup, Mayor, City of Tucson, City Hall, 255 West Alameda Street, Tucson, Arizona 85701. | Jul. 15, 2004 | 040076 |
| Pima, (FEMA Docket No.: B-7444). | Unincorporated Areas, $\begin{aligned} & (02-09-829 P)(04-09- \\ & 0465 X) . \end{aligned}$ | Jan. 15, 2004, Jan. 22, 2004, Daily Territorial. | The Honorable Sharon Bronson, Chair, Pima County, Board of Supervisors, 1330 West Congress Street, 11th Floor, Tucson, Añzona 85701. | $\begin{array}{r} \text { Apr. } 22, \\ 2004 . \end{array}$ | 040073 |
| Pima, (FEMA Docket No.: B-7446). | Unincorporated Areas, (03-09-0698P).. | Mar. 25, 2004, Apr. 1, 2004, Daily Territorial. | The Honorable Sharon Bronson, Chair, Pima County, Board of Supervisors, 1330 West Congress Street, 11th Floor, Tucson, Arizona 85701. | Jul. 1, 2004 | 040073 |
| Yuma, (FEMA Docket No.: B-7444). | Unincorporated Areas, (02-09-045P). | Dec. 16, 2003, Dec. 23, 2003, Yuma Daily Sun. | The Honorable Lenore Lorona Stuart, Chairperson, Yuma County, Board of Supervisors, 108 South MainStreet, Yuma, Anizona 85364. | Mar. 24, 2004. | 040099 |


| State and county | Location and case No. | Date and name of newspaper where notice was published | Chief executive officer of community | Effective date of modification | Community No. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Amador, (FEMA Docket No.: B7444). | City of Sutter Creek, (03-09-0678P). | Oct. 8, 2003, Oct. 15, 2003, Ledger Dispatch. | The Honorable W. Brent Parsons, Mayor, City of Sutter Creek, P.O. Box 1238, Sutter Creek, California 95685. | Sept. 19, 2003. | 060458 |
| Contra Costa (FEMA Docket No.: B7444): | Unincorporated Areas, (03-09-1147P). | Nov. 6, 2003, Nov. 13, 2003, Contra Costa Times. | The Honorable Mark DeSaulnier, Chairman, Contra County, Board of Supervisors, 2425 Bisso Lane Suite 110, Concord, Califomia 94520. | $\begin{array}{r} \text { Oct. 29, } \\ 2003 . \end{array}$ | 060025 |
| Humboldt (FEMA Docket No.: B7446). | City of Arcata, (03-090824P). | Feb. 10, 2004, Feb. 17, 2004, Arcata Eye. | The Honorable Robert Ornelas, Mayor, City of Arcata, 736 F Street, Arcata, California 94521. | $\begin{array}{r} \text { May } 18, \\ 2004 . \end{array}$ | 060061 |
| Los Angeles (FEMA Docket No.: B7446). | City of Burbank, (02-09944P). | Feb. 11, 2004, Feb. 18, 2004, Burbank Leader. | The Honorable Stacey Murphy, Mayor, City of Burbank, P.O. Box 6459, Burbank, California 94521. | $\begin{array}{r} \text { May } 19 \\ 2004 . \end{array}$ | 065018 |
| Los Angeles (FEMA Docket No.: B7446). | City of Los Angeles; (04-09-0102P). | Mar. 11, 2004, Mar. 18, 2004, Los Angeles Times. | The Honorable James K. Hahn, Mayor, City of Los Angeles, 200 North Spring Street, Room 303, Los Angeles, California 90012. | $\begin{array}{r} \text { Jun. 17, } \\ 2004 . \end{array}$ | 060137 |
| Mono (FEMA Docket No.: B-7444). | Unincorporated Areas, (02-09-0445P). | Jan. 22, 2004, Jan. 29, 2004, Mammoth Times. | The Honorable John Cecil, Chairman, Mono County, Board of Supervisors, P.O. Box 654, Bridgeport, California 93517. | $\begin{array}{r} \text { Apr. } 28, \\ 2004 . \end{array}$ | 060194 |
| Placer (FEMA Docket No.: B-7446). | Unincorporated Area, (03-09-1212P). | Feb. 4, 2004, Feb. 11, 2004, The Rocklin Placer Herald. | The Honorable Rex Bloomfield, Chairman, Placer County, Board of Supervisors, 175 Fulweiler Avenue, Auburn, California 95603. | Jan. 8, 2004 | 060239 |
| Riverside (FEMA Docket No.: B7446). | City of Moreno Valley, (04-09-0122P). | Apr. 1, 2004, Apr. 8, 2004, Press-Enterprise. | The Honorable Frank West, Mayor, City of Moreno Valley, 14177 Frederick Street, Moreno Valley, California 92552. | Jul. 8, 2004 | 065074 |
| Riverside (FEMA Docket No.: B7444). | City of Murrieta, (03-091620P) (04-09-0819X). | Jan. 22, 2004, Jan. 29, 2004, The California. | The Honcrable Jack Van Haaster, Mayor, City of Murneta, 26442 Beckman Court, Murreta, California 92562. | Apr. 29, 2004. | 060751 |
| Riverside (FEMA Docket No.: B7444). | City of Temecula, (03-090162P). | Oct. 29, 2003, Nov. 5, 2003, The Press Enterprise. | The Honorable Jeff Stone, Mayor, City of Temecula, P.O. Box 9033, Temecula, California 92589-9033. | Feb. 4, 2004 | 060742 |
| San Diego (FEMA Docket No.: B7446). | City of Chula Vista, (03-09-0900P). | Mar. 5, 2004, Mar. 12, 2004, Chula Vista Star News. | The Honorable Stephen C. Padilla, Mayor, City of Chula Vista, City Hall, 276 Fourth Avenue, Chula Vista, California 91910. | Jun. 11, 2004. | 065021 |
| San Diego (FEMA Docket No.: B7444). | City of Oceanside, (02-09-1057P). | Jan. 8, 2004, Jan. 15, 2004, North County Times. | The Honorable Terry Johnson, Mayor, City of Oceanside, 300 North Coast Highway, Oceanside, California 92054. | Nov. 21, 2003. | 060294 |
| San Diego (FEMA Docket No.: B7446). | City of Oceanside, (04-09-0309P). | Apr. 1, 2004, Apr. 8, 2004, North County Times. | The Honorable Terry Johnson, Mayor, City of Oceanside, 300 North Coast Highway, Oceanside, California 92054. | Jul. 8, 2004 | 060294 |


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| :---: | :---: | :---: | :---: | :---: | :---: |
| San Diego (FEMA Docket No.: B7446). | City of San Diego, (04-09-0108P). | Apr. 8, 2004, Apr. 15, 2004, San Diego City Transcript. | The Honorable Richard M. Murphy, Mayor, City of San Diego, 202 C Street, 11th Floor, San Diego, California 92101. | Jul. 15, 2004 | 060295 |
| San Diego (FEMA Docket No.: B7444). | Unincorporated Areas, (03-09-0999P). | Nov. 13, 2003, Nov. 20, 2003, The San Diego Union-Tribune. | The Honorable Greg Cox, Chairman, San Diego County Board of Supervisors, 1600 Pacific Highway, Room 335, San Diego, California 92101. | $\begin{array}{r} \text { Feb. } 19, \\ 2004 . \end{array}$ | 060284 |
| San Diego (FEMA Docket No.: B7446). | Unincorporated Areas, (03-09-1209P). | Apr. 8, 2004, Apr. 15, 2004, San Diego UnionTribune. | The Honorable Dianne Jacob, Chairwoman, San Diego County Board of Supervisors, 1600 Pacific Highway, San Diego, California 92101. | Jul. 15, 2004 | 060284 |
| Ventura (FEMA Docket No.: B-7440). | City of Fillmore, (02-09927P). | Jul. 31, 2003, Aug. 7, 2003, Fillmore Gazette. | The Honorable Evaristo Barajas, Mayor, City of Fillmore, Fillmore City Hall, 250 Central Avenue, Fillmore, California 93015-1907. | Nov. 7, 2003 | 060415 |
| Ventura (FEMA Docket No.: B-7444). | City of Simi Valley, (03-09-1657P). | Dec. 11, 2ิ003, Dec. 18, 2003, Ventura County Star. | The Honorable William Davis, Mayor, City of Simi Valley, 2929 Tapo Canyon Road, Simi Valley, Califomia 930632199. | Nov. 18, 2003. | 060421 |
| Ventura (FEMA Docket No.: B-7444). | City of Simi Valley, (03-09-1631P). | Jan. 1, 2004, Jan. 8, 2004, Ventura County Star. | The Honorable William Davis, Mayor, City of Simi Valley, 2929 Tapo Canyon Road, Simi Valley, California 930632199. | Apr. 9, 2004 | 060421 |
| Ventura (FEMA Docket No.: B-7446). | City of Simi Valley, (04-09-0234P). | Feb. 12, 2004, Feb. 19, 2004, Ventura County Star. | The Honorable William Davis, Mayor, City of Simi Valley, 2929 Tapo Canyon Road, Simi Valley, Califomia 930632199. | Jan. 30, $2004 .$ | 060421 |
| Ventura (FEMA Docket No.: B-7440). | Unincorporated Areas, (02-09-927P). | Jul. 31, 2004, 'Aug. 7, 2004, Fillmore Gazette. | The Honorable Judy Mikels, Chair, Ventura County, Board of Supervisors, 800 South Victoria Avenue, Ventura, California 93009. | Nov. 7, 2003 | 060413 |
| Colorado: <br> Adams, (FEMA Docket No.: B-7446). | City of Brighton, (03-080621P). | Feb. 4, 2004, Feb. 11, 2004, Brighton Standard Blade. | The Honorable Jan Pawlowski, Mayor, City of Brighton, 22 South Fourth Avenue, Brighton, Colorado 80601. | May 12, $2004 .$ | 080004 |
| Adams (FEMA Docket No.: B-7446). | Unincorporated Areas, (03-08-0621P). | Feb. 4, 2004, Feb. 11, 2004, Brighton Standard Blade. | The Honorable Elaine T. Valente, Chair, Adams County Board of Commissioners, 450 South Fourth Avenue, Brighton, Colorado 80601. | May 12, 2004. | 080001 |
| Adams (FEMA Docket No.: B-7446). | Unincorporated Areas, (02-08-398P). | Feb. 6, 2004, Feb. 13, 2004, Eastern Colorado News. | The Honorable Elaine T. Valente, Chair, Adams County Board of Commissioners, 450 South Fourth Avenue, Brighton, Colorado 80601. | May 14, 2004. | 080001 |


| State and county | Location and case No. | Date and name of newspaper where notice was published | Chief executive officer of community | Effective date of modification | Community No. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Arapahoe, (FEMA Docket No.: B7446). | City of Littleton, (03-080691P). | Mar. 11, 2004, Mar. 18, 2004, Littleton Independent. | The Honorable John Ostermiller, Mayor, City of Littleton, 2255 West Berry Avenue, Littleton, Colorado 80165. | Mar. 1, 2004 | 080017 |
| Boulder, (FEMA Docket No.: B-7444). | City of Boulder, (03-080410P). | Jan. 8, 2004, Jan. 15, 2004, Boulder Daily Camera. | The Honorable William R. Toor, Mayor, City of Boulder, 1777 Broadway, Boulder, Colorado 80306. | Apr. 15, 2004. | 080024 |
| Douglas, (FEMA Docket No.: B7446). | Town of Parker, (04-080033P). | Feb. 19, 2004, Feb. 26, 2004, Douglas County News-Press. | The Honorable Gary Lasater, Mayor, Town of Parker, 20120 East Mainstreet, Parker, Colorado 80138. | $\begin{array}{r} \text { May } 27, \\ 2004 . \end{array}$ | 080310 |
| El Paso (FEMA Docket No.: B-7444). | Town of Monument, (03-08-0661P). | Jan. 7, 2004, Jan. 14, 2004, Tri-Lakes Tribune. | The Honorable E. L. Konarski, Mayor, Town of Monument, P.O. Box 325, Monument, Colorado 80132. | $\begin{array}{r} \text { Apr. 13, } \\ 2004 . \end{array}$ | 080064 |
| El Paso (FEMA Docket No.: B-7444). | Unincorporated Areas, (03-08-0619P). | Dec. 17, 2003, Dec. 24, 2004, El Paso County News. | The Honorable Chuck Brown, Chairman, El Paso County, Board of Commissioners, 27 East Vermijo Avenue, Colorado Springs, Colorado 80903-2208. | Mar. 24, 2004. | 080059 |
| El Paso (FEMA Docket No.: B-7446). | Unincorporated Areas, (03-08-0406P). | Mar. 10, 2004, Mar. 17, 2004, El Paso County News. | The Honorable Chuck Brown, Chairman, El Paso County, Board of Commissioners, 27 East Vermijo Avenue, Colorado Springs, Colorado 80903-2208. | Jun. 16, 2004. | 080059 |
| El Paso (FEMA Docket No.: B-7446). | Unincorporated Areas, (03-08-0449P). | Mar. 17, 2004, Mar. 24, 2004, El Paso County News. | The Honorable Chuck Brown, Chairman, El Paso County, Board of Commissioners, 27 East Vermijo Avenue, Colorado Springs, Colorado 80903-2208. | Jun. 23, 2004. | 080059 |
| El Paso (FEMA Docket No.: B-7446). | Unincorporated Areas, (03-08-0617P). | Mar. 17, 2004, Mar. 24, 2004, El Paso County News. | The Honorable Chuck Brown, Chairman, El Paso County, Board of Commissioners, 27 East Vermijo Avenue, Colorado Springs, Colorado 80903-2208. | Jun. 23, 2004. | 080059 |
| Gilpin, (FEMA Docket* No.: B-7444). | City of Black Hawk, (02-08-526P). | Oct. 10, 2003, Oct. 17, 2003, Weekly Register Call. | The Honorable Kathryn Eccker, Mayor, City of Black Hawk, P.O. Box 17, Black Hawk, Colorado 80422. | September 15, 2003. | 080076 |
| Jefferson, (FEMA Docket No.: B7444). | City of Lakewood, (03-080597P). | Dec. 4, 2003, Dec. 11, 2003, The Lakewood Sentinel. | The Honorable Steve Burkholder, Mayor, City of Lakewood, Lakewood Civic Center South, 480 South Allison Parkway/ Lakewood, Colorado 80226. | Mar. 11, 2004. | 085075 |
| Jefferson, (FEMA Docket No.: B7446). | City of Lakewood, (03-080305P). | Mar. 25, 2004, Apr. 1, 2004, Lakewood Sentinal. | The Honorable Steve Burkholder, Mayor, City of Lakewood, Lakewood Civic Center South, 480 South Allisōn Parkway, Lakewood, Colorado 80226. | Jul. 1, 2004 | 085075 |


| State and county | Location and case No. | Date and name of newspaper where notice was published | Chief executive officer of community | Effective date of modification | Community No. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Jefferson, (FEMA Docket No.: B7446). | City of Unincorporated Areas, (03-08-0479P). | Feb. 25, 2004, Mar. 3 , 2004, Evergreen Canyon Courier. | The Honorable Michelle Lawrence, Chairperson, Jefferson County, Board of Commissioners, 100 Jefferson County Parkway, Golden, Colorado 80419-5550. | Jun. 2, 2004 | 080087 |
| Jefferson, (FEMA Docket No.: B7444). | City of Wesiminster, (03-08-0023P). | Jan. 8, 2004, Jan. 15, 2004 Westminster Window. | The Honorable Ed Moss, Mayor, City of Westminster, 4800 West 92nd Avenue, Westminster, CO 80031. | Apr. 14, 2004. | 080008 |
| Jefferson, (FEMA Docket No.: B7446). | City of Westminster, (03-08-0520P). | Jan. 29, 2004, Feb. 5, 2004, Westminster Window. | The Honorable Ed Moss, Mayor, City of Westminster, 4800 West 92 nd Avenue, Westminster, CO 80031. | May 6, 2004 | 080008 |
| Larimer, (FEMA Docket No.: B-7444). | City of Fort Collins, (03-08-0612P). | Dec. 11, 2003, Dec. 18, 2003, Fort Collins Coloradoan. | The Honorable Ray Martinez, Mayor, City of Fort Collins, P.O. Box 580, Fort Collins, Colorado 80525. | $\begin{aligned} & \text { Dec. 17, } \\ & 2003 . \end{aligned}$ | 080102 |
| Routt, (FEMA Docket No.: B-7444). | City of Steamboat Springs, (03-08-0036P). | Jan. 4, 2004, Jan. 11, 2004, Steamboat Pilot. | The Honorable Kathy Connell, City Council President, City of Steamboat Springs, P.O. Box 775088 , Steamboat Springs, Colorado 80477. | $\begin{array}{r} \text { Apr. 12, } \\ 2004 . \end{array}$ | 080159 |
| Hawaii: |  |  |  |  |  |
| Hawaii, (FEMA Docket No.: B-7446). | City of Hawaii County, (03-09-1531P). | Feb. 12, 2004, Feb. 19, 2004, Hawaii Tribune Herald. | The Honorable Harry Kim, Mayor, Hawaii County, 25 Aupuni Street, Hilo, Hawaii 96720. | $\begin{array}{r} \text { Jan. } 20 \\ 2004 . \end{array}$ | 155166 |
| Hawaii: Maui, (FEMA Docket No.: B7446). | City of Maui County, (03-09-0438P). | Mar. 25, 2004, Apr. 1, 2004, Maui News. | The Honorable Alan M. Arawaka, Mayor, Maui County, 200 South High Street, Wailuku, Hawaii 96793-2155. | Jul. 1, 2004 | 150003 |
| North Carolina: Guilford, (FEMA Docket No.: B7444). | City of Greensboro, (03-04-063P). | Dec. 17, 2003, Dec. 24, 2003, News \& Record. | The Honorable Keith Holliday, Mayor, City of Greensboro, P.O. Box 3136, Greensboro, North Carolina 27402. | Mar. 24, 2004. | 375351 |
| Nevada: Clark, (FEMA Docket No.: B-7444). | City of Henderson, (03-09-0270P). | Dec. 4, 2003, Dec. 11, 2003, Las Vegas Review Journal. | The Honorable James B. Gibson, Mayor, City of Henderson, 240 South Water Street, Henderson, Nevada 89015. | Nov. 6, 2003 | 320005 |
| Texas: Dallas, (FEMA Docket No.: B-7444). | City of Sachse, (03-062321P). | Jan. 15, 2004, Jan. 22, 2004, Dallas Morning News. | The Honorable Hugh Cairns, Mayor, City of Sachse, 7310 Vista Valley Lane, Sachse, Texas 75048. | Apr. 14, 2004. | 480186 |
| Utah: Iron, (FEMA Docket No.: B-7444). | City of Cedar City, (03-08-0370P). | Nov. 13, 2003, Nov. 20, 2003, The Spectrum. | The Honorable Gerald R. Sherratt, Mayor, City of Cedar City, P.O. Box 249, Cedar City, Utah 84720. | $\begin{array}{r} \text { Feb. } 19, \\ 2004 . \end{array}$ | 490074 |
| Sevier, (FEMA Docket No.: B-7446). | City of Salina, (04-080072P). | Feb. 25, 2004, Mar. 3, 2004, Richfield Reaper. | The Honorable Marilyn S. Anderson, Mayor, City of Salina, P.O. Box 69, Salina, Utah 84654. | Jun. 2, 2004 | 490132 |
| Washington: <br> King, (FEMA Docket No.: B-7444). | City of Bothell, (03-100047P). | Oct. 16, 2003, Oct. 23, 2003, Seattle Times. | The Honorable Jeff Merrill, Mayor, City of Bothell, 18305 101st Avenue Northeast, Bothell, Washington 98011. | $\begin{array}{r} \text { Jan. } 22, \\ 200{ }^{2} 4 . \end{array}$ | 530075 |


| State and county | Location and case No. | Date and name of newspaper where notice was published | Chief executive officer of community | Effective date of modification | Community No. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| King, (FEMA Docket No.: B-7446). | City of Bellevue, (03-100399P). | Feb. 26, 2004, Mar. 4, 2004, King County Journal. | The Honorable Connie Marshall, Mayor, City of Bellevue, P.O: Box 90012, Bellevue, Washington 98009-9012. | Jun. 3, 2004 | 530074 |
| King,(FEMA Docket No.: B-7444). | City of Issaquah, (03-100308P). | Oct. 15, 2003, Oct. 22, 2003, Issaquah Press. | The Honorable Ava Frisinger, Mayor, City of Issaquah, P.O. Box 1307, Issaquah, Washington 98027-1307. | $\begin{array}{r} \text { Jan. } 22, \\ 2004 . \end{array}$ | 530079 |
| Washington: Spokane,(FEMA Docket No.: B-7444). | City of Spokane, (02-10545P). | Jan. 8, 2004, Jan. 15, 2004, Spokesman Review. | The Honorable John Powers, Mayor, City of Spokane, Spokane City Hall, 808 West Spokane Falls Boulevard, Spokane, Washington 99201-3355. | $\begin{array}{r} \text { Apr. 14, } \\ 2004 . \end{array}$ | 530183 |
| Wyoming: Teton,(FEMA Docket No.: B-7444). | Teton County, (03-080507P). | Dec. 3, 2003, Dec. 10, 2003,Jackson Hole News. | The Honorable Bill Paddleford, Chair, Teton County, Board of Commissioners, P.O. Box 3594, Jackson, Wyoming 83001. | Nov. 19, 2003. | 560094 |

(Catalog of Federal Domestic Assistance No. 83.100, "Flood Insurance.")

Dated: August 10, 2004.
David I. Maurstad,
Acting Director, Mitigation Division, Emergency Preparedness and Response Directorate.
[FR Doc. 04-18686 Filed 8-13-04; 8:45 am] BILLING CODE 9110-12-P

## DEPARTMENT OF HOMELAND SECURITY

## Federal Emergency Management Agency

## 44 CFR Part 65

[Docket No. FEMA-D-7561]
Changes in Flood Elevation Determinations

AGENCY: Federal Emergency
Management Agency (FEMA),
Emergency Preparedness and Response Directorate, Department of Homeland Security.
ACTION: Interim rule.
SUMMARY: This interim rule lists communities where modification of the Base (1\% annual chance) Flood
Elevations (BFEs) is appropriate because of new scientific or technical data. New flood insurance premium rates will be calculated from the modified BFEs for new buildings and their contents.
DATE: These modified BFEs are currently in effect on the dates listed in the table and revise the Flood Insurance Rate Map(s) (FIRMs) in effect prior to
this determination for each listed community.

From the date of the second publication of these changes in a newspaper of local circulation, any person has ninety (90) days in which to request through the community that the Director reconsider the changes. The modified elevations may be changed during the 90-day period.
ADDRESSES: The modified BFEs for each community are available for inspection at the office of the Chief Executive Officer of each community. The respective addresses are listed in the table below.

## FOR FURTHER INFORMATION CONTACT:

Doug Bellomo, P.E., Hazard Identification Section, Emergency Preparedness and Response Directorate, FEMA, 500 C Street, SW., Washington, DC 20472, (202) 646-2903.

## SUPPLEMENTARY INFORMATION: The

 modified BFEs are not listed for each community in this interim rule. However, the address of the Chief Executive Officer of the community where the modified BFE determinations are available for inspection is provided.Any request for reconsideration must be based upon knowledge of changed conditions, or upon new scientific or technical data.

The modifications are made pursuant to Section 201 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105, and are in accordance with the National Flood Insurance Act of 1968, 42 U.S.C. 4001 et seq., and with 44 CFR Part 65.
For rating purposes, the currently effective community number is shown
and must be used for all new policies and renewals.

The modified BFEs are the basis for the floodplain management measures that the community is required to either adopt or to show evidence of being already in effect in order to qualify or to remain qualified for participation in the National Flood Insurance Program (NFIP).

These modified elevations, together with the floodplain management criteria required by 44 CFR 60.3, are the minimum that are required. They should not be construed to mean that the community must change any existing ordinances that are more stringent in their floodplain management requirements. The community may at any time enact stricter requirements of its own, or pursuant to policies established by other Federal, State or regional entities.

The changes in BFEs are in accordance with 44 CFR 65.4.

## National Environmental Policy Act

This rule is categorically excluded from the requirements of 44 CFR part 10, Environmental Consideration. No environmental impact assessment has been prepared.

## Regulatory Flexibility Act

The Mitigation Division Director of the Emergency Preparedness and Response Directorate certifies that this rule is exempt from the requirements of the Regulatory Flexibility Act because modified BFEs are required by the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105 , and are required to
maintain community eligibility in the NFIP. No regulatory flexibility analysis has been prepared.

## Regulatory Classification

This interim rule is not a significant regulatory action under the criteria of Section 3(f) of Executive Order 12866 of September 30, 1993, Regulatory Planning and Review, 58 FR 51735.

## Executive Order 12612, Federalism

This rule involves no policies that have federalism implications under

Executive Order 12§12, Federalism, dated Oct. 26, 1987.
Executive Order 12778, Civil Justice Reform

This rule meets the applicable standards of Section 2(b)(2) of Executive Order 12778.

List of Subjects in 44 CFR Part 65
Flood insurance, Floodplains, reporting and Recordkeeping requirements.

- Accordingly, 44 CFR part 65 is amended to read as follows:


## PART 65-[AMENDED]

- 1. The authority citation for part 65 continues to read as follows:
Authority: 42 U.S.C. 4001 et seq.;
Reorganization Plan No. 3 of 1978, 3 CFR, 1978 Comp., p. 329; E.O. 12127, 44 FR 19367, 3 CFR, 1979 Comp., p. 376.


## §65.4 [Amended]

- 2. The tables published under the authority of $\S 65.4$ are amended as shown below:

| State and county | Location | Dates and name of newspaper where notice was published | Chief executive officer of community | Effective date of modification | Community No. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Alabama: Jefferson $\qquad$ | City of Birmingham. | Jul. 1, 2004, Jul. 8, 2004, The Ledger. | The Honorable Bernard Kincaid, Mayor of the City of Birmingham, City Hall, Room 500, 710 North 20th Street, Birmingham, Alabama 35203. | Jun. 24, 2004 ............ | 010116 E |
| St. Clair ........ | City of Moody .... | Jul. 22, 2004, Jul. 29, 2004, The Leeds News. | The Honorable Joe Lee, Mayor of the City of Moody, 2900 Daniel Drive, Moody, Alabama 35004. | Jul. 13, 2004 ............. | 0101878 |
| Kentucky: Warren | City of Bowling Green. | Jul. 5, 2004, Jul. 12, 2004, Daily News. | The Honorable Sandy Jones, Mayor of the City of Bowling Green, P.O. Box 430, Bowling Green, Kentucky 42102-0430. | Jun. 28, 2004 ............ | 210219 D |
| Warren ......... | Unincorporated Areas. | Jul. 5, 2004, Jul. 12, 2004, Daily News. | The Honorable Mike Buchanon, Warren County Judge/Executive, County Courthouse, 429 East 10th Street, Bowling Green, Kentucky 42101. | Jun. 28, 2004 ........... | 210312D |
| Maine: Cumberland. | Town of Scarborough. | Jul. 7, 2004, Jul. 14, 2004, Portland Press Herald. | Mr. Ronald Owens, Scarborough Town Manager, P.O. Box 360, Scarborough, Maine 040700360. | Jun. 28, 2004 ........... | 230052 E |
| Massachusetts: Suffolk. | City of Boston .... | Jul. 16, 2004, Jul. 23, 2004, Boston Herald. | The Honorable Thomas Menino, Mayor of the City of Boston, 1 City Hall Plaza, 5th Floor, Boston, Massachusetts 02201. | Jul. 9, 2004 .............. | 250286 D |
| Mississippi: DeSoto. | City of Olive Branch. | Aug. 5, 2004, Aug. 12, 2004, The DeSoto County Tribune. | The Honorable Samuel P. Rikard, Mayor of the City of Olive Branch, City Hall, 9189 Pigeon Roost Road, Olive Branch, Mississippi 38654. | Jul. 27, 2004 ............ | 280286 E |
| Pennsylvania: Dauphin | Township of Lower Paxton. | Jul. 19, 2004, Jul. 26, 2004, The Patriot News. | Mr. William B. Hawk, Chairman of the Township of Lower Paxton Board of Supervisors, 75 South Houcks Road, Suite 207, Harrisburg, Pennsylvania 17109. | Oct. 25, 2004 ........... | 420384 B |
| Bucks ........... | Township of Northampton. | Aug. 4, 2004, Aug. 11, 2004, Bucks County Courier Times. | Mr. Bruce Townsend, Township of Northampton, Manager, 55 Township Road, Richboro, Pennsylvania 18954. | Nov. 10, 2004 ............ | 420988F |
| Bucks .......... | Township of Warminster. | Aug. 4, 2004, Aug. 11, 2004, The Intelligencer. | Ms. Judith Smith, Township of Warminster, Manager, 401 Gibson Avenue, Warminster, Pennsylvania 18794. | Nov. 10, 2004 ............ | 420990 F |
| Bucks .......... | Township of Warrington. | Aug. 4, 2004, Aug. 11, 2004, The Intelligencer. | Mr. John D. Bonargo, Sr.. Township of Warrington, Manager, Township Building, 852 Easton Road, Warnington, Pennsylvania 18976. | Nov. 10, 2004 ........... | 420208 F |


| State and county | Location | Dates and name of newspaper where notice was published | Chief executive officer of community | Effective date of modification | Community No. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Bucks ........... | Township of Warwick. | Aug. 4, 2004, Aug. 11, 2004, The Intelligencer. | Ms. Judith A. Algeo, Chairman of the Township of Warwick, Board of Supervisors, 1733 Township Greene, Jamison, Pennsylvania 18929. | Nov. 10, 2004 ............ | 420209 F |
| Bucks .......... | Town of Wrightstown. | Aug. 4, 2004, Aug. 11, 2004, Bucks County Courier Times. | Mr. Chester S. Pogonowski, Chairman of the Township of Wrightstown, Board of Supervisors, 738 Penns Park Road, Wrightstown, Pennsylvania 18940. | Nov. 10, 2004 ........... | . 421045 F |
| Tennessee: Sumner. | City of Gallatin ... | Jul. 9, 2004, Jul. 16, 2004, The News Examiner. | The Honorable Don K. Wright, Mayor of the City of Gallatin, 132 West Main Street, Gallatin, Tennessee 37066. | Jul. 2, 2004 .............. | 470185 D |
| Virginia: Fauquier | Unincorporated Areas. | Jul. 15, 2004, Jul. 22, 2004, Fauquier Citizen. | Mr. G. Robert Lee, Fauquier Cóunty Administrator, 40 Culpeper Street, Warrenton, Virginia. | Jul. 9, 2004 .............. | 510055 B |

(Catalog of Federal Domestic Assistance No. 83.100, "Flood Insurance")

Dated: August 9, 2004
David I. Maurstad,
Acting Director, Mitigation Division,
Emergency Preparedness and Response Directorate.
[FR Doc. 04-18694 Filed 8-13-04; 8:45 am] BILLING CODE 9110-12-P

## DEPARTMENT OF HOMELAND SECURITY

## Federal Emergency Management Agency

## 44 CFR Part 65

## Changes in Flood Elevation Determinations

AGENCY: Federal Emergency Management Agency (FEMA), Emergency Preparedness and Response Directorate, Department of Homeland Security.
ACTION: Final rule.
summary: Modified Base ( $1 \%$ annual chance) Flood Elevations (BFEs) are finalized for the communities listed below. These modified elevations will be used to calculate flood insurance premium rates for new buildings and their contents.
effective dates: The effective dates for these modified BFEs are indicated on the following table and revise the Flood Insurance Rate Map(s) (FIRMs) in effect for each listed community prior to this date.
ADDRESSES: The modified BFEs for each community are available for inspection at the office of the Chief Executive Officer of each community. The
respective addresses are listed in the table below.

## FOR FURTHER INFORMATION CONTACT:

Doug Bellomo, P.E., Hazard
Identification Section, Emergency Preparedness and Response Directorate, FEMA, 500 C Street SW., Washington, DC 20472, (202) 646-2903.
SUPPLEMENTARY INFORMATION: FEMA makes the final determinations listed below of modified BFEs for each community listed. These modified elevations have been published in newspapers of local circulation and ninety (90) days have elapsed since that publication. The Mitigation Division Director of the Emergency Preparedness and Response Directorate has resolved any appeals resulting from this notification.
The modified BFEs are not listed for each community in this notice.
However, this rule includes the address of the Chief Executive Officer of the community where the modified base flood elevation determinations are available for inspection.
The modifications are made pursuant to section 206 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105, and are in accordance with the National Flood Insurance Act of 1968, 42 U.S.C. 4001 et seq., and with 44 CFR part 65.

For rating purposes, the currently effective community number is shown and must be used for all new policies and renewals.

The modified BFEs are the basis for the floodplain management measures that the community is required to either adopt or to show evidence of being already in effect in order to qualify or to remain qualified for participation in the National Flood Insurance Program (NFIP).

These modified elevations, together with the floodplain management criteria required by 44 CFR 60.3, are the minimum that are required. They should not be construed to mean that the community must change any existing ordinances that are more stringent in their floodplain management requirements. The community may at any time enact stricter requirements of its own, or pursuant to policies established by other Federal, state or regional entities.

These modified elevations are used to meet the floodplain management requirements of the NFIP and are also used to calculate the appropriate flood insurance premium rates for new buildings built after these elevations are made final, and for the contents in these buildings.

The changes in BFEs are in accordance with 44 CFR 65.4.

## National Environmental Policy Act

This rule is categorically excluded from the requirements of 44 CFR part 10, Environmental Consideration. No environmental impact assessment has been prepared.

## Regulatory Flexibility Act

The Mitigation Division Director of the Emergency Preparedness and Response Directorate certifies that this rule is exempt from the requirements of the Regulatory Flexibility Act because modified BFEs are required by the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105 , and are required to maintain community eligibility in the NFIP. No regulatory flexibility analysis has been prepared.

## Regulatory Classification

This final rule is not a significant regulatory action under the criteria of
section 3(f) of Executive Order 12866 of September 30, 1993, Regulatory
Planning and Review, 58 FR 51735.

## Executive Order 12612, Federalism

This rule involves no policies that have federalism implications under Executive Order 12612, Federalism, dated Oct. 26, 1987.

## Executive Order 12778, Civil Justice Reform

This rule meets the applicable standards of section 2(b)(2) of Executive Order 12778.
List of Subjects in 44 CFR Part 65
Flood insurance, Floodplains, Reporting and recordkeeping requirements.

- Accordingly, 44 CFR part 65 is amended to read as follows:


## PART 65-[AMENDED]

E 1. The authority citation for part 65 continues to read as follows:
Authority: 42 U.S.C. 4001 et seq.; Reorganization Plan No. 3 of 1978, 3 CFR, 1978 Comp., p. 329; E.O. 12127, 44 FR 19367, 3 CFR, 1979 Comp., p. 376.

## §65.4 [Amended]

- 2. The tables published under the authority of $\S 65.4$ are amended as follows:

| State and county | Location | Dates and name of news- <br> paper where notice was <br> published | Chief executive officer of community | Effective date of <br> modification | Community <br> No. |
| :--- | :---: | :---: | :---: | :---: | :---: |
| New Hampshire: <br> Cheshire (FEMA | City of Keene ....... | Oct. 3, 2003, Oct. 10, <br> 2003, The Keene Sen- <br> tinel. | The Honorable Michael Blastos, <br> Mocket No. D- <br> Mayor of the City of Keene, City <br> Hall, 3 Washington Street, Keene, <br> New Hampshire 03431. | Sept. 25, 2003..... | 330023 D |

(Catalog of Federal Domestic Assistance No. 83.100, "Flood Insurance.")

Dated: August 9, 2004.
David I. Maurstad,
Acting Director, Mitigation Division, Emergency Preparedness and Response Directorate.
[FR Doc. 04-18695 Filed 8-13-04; 8:45 am] BILLING CODE 9110-12-P

## DEPARTMENT OF HOMELAND SECURITY

## Federal Emergency Management Agency

## 44 CFR Part 65

[Docket No. FEMA-B-7448]

## Changes in Flood Elevation Determinations

AGENCY: Federal Emergency
Management Agency (FEMA), Emergency Preparedness and Response Directorate, Department of Homeland Security.
ACTION: Interim rule.

## summary: This interim rule lists

 communities where modification of the Base (1\% annual-chance) Flood Elevations (BFEs) is appropriate because of new scientific or technical data. New flood insurance premium rates will be calculated from the modified BFEs for new buildings and their contents. dATES: These modified RFEs are currently in effect on the dates listed in the table below and revise the Flood Insurance Rate Maps in effect prior to this determination for the listed communities.From the date of the second publication of these changes in a
newspaper of local circulation, any person has ninety (90) days in which to request through the community that the Mitigation Division Director for the Emergency Preparedness and Response Directorate reconsider the changes. The modified BFEs may be changed during the 90-day period.
ADDRESSES: The modified BFEs for each community are available for inspection at the office of the Chief Executive Officer of each community. The respective addresses are listed in the table below.
FOR FURTHER INFORMATION CONTACT: Doug Bellomo, P.E. Hazard
Identification Secticn, Mitigation Division, Emergency Preparedness and Response Directorate, FEMA, 500 C Street SW., Washington, DC 20472, (202) 646-2903.

SUPPLEMENTARY INFORMATION: The modified BFEs are not listed for each community in this interim rule. However, the address of the Chief Executive Officer of the community where the modified BFE determinations are available for inspection is provided.

Any request for reconsideration must be based on knowledge of changed conditions or new scientific or technical data.

The modifications are made pursuant to section 201 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105, and are in accordance with the National Flood Insurance Act of 1968, 42 U.S.C. 4001 et seq., and with 44 CFR part 65.

For rating purposes, the currently effective community number is shown and must be used for all new policies and renewals.
The modified BFEs are the basis for the floodplain management measures that the community is required to either
adopt or to show evidence of being already in effect in order to qualify or to remain qualified for participation in the National Flood Insurance Program (NFIP).
These modified BFEs, together with the floodplain management criteria required by 44 CFR 60.3, are the minimum that are required. They should not be construed to mean that the community must change any existing ordinances that are more stringent in their floodplain management requirements. The community may at any time enact stricter requirements of its own, or pursuant to policies established by the other Federal, State, or regional entities.
The changes BFEs are in accordance with 44 CFR 65.4.

## National Environmental Policy Act

This rule is categorically excluded from the requirements of 44 CFR Part 10, Environmental Consideration. No environmental impact assessment has been prepared.

## Regulatory Flexibility Act

The Mitigation Division Director for the Emergency Preparedness and Response Directorate certifies that this rule is exempt from the requirements of the Regulatory Flexibility Act because modified BFEs are required by the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105 , and are required to maintain community eligibility in the NFIP. No regulatory flexibility analysis has been prepared.

## Regulatory Classification

This interim rule is not a significant regulatory action under the criteria of section 3(f) of Executive Order 12866 of

September 30, 1993, Regulatory Planning and Review, 58 FR 51735.
Executive Order 12612, Federalism
This rule involves no policies that have federalism implications under Executive Order 12612, Federalism, dated Oct. 26, 1987.

## Executive Order 12778, Civil Justice Reform

- This rule meets the applicable standards of section 2(b)(2) of Executive Order 12778.


## List of Subjects in 44 CFR Part 65

Flood insurance, Floodplains, Reporting and recordkeeping requirements.

- Accordingly, 44 CFR part 65 is amended to read as follows:


## PART 65-[AMENDED]

- 1. The authority citation for part 65 continues to read as follows:
Authority: 42 U.S.C. 4001 et seq.; Reorganization Plan No. 3 of 1978, 3 CFR, 1978 Comp., p. 329; E.O. 12127, 44 FR 19367, 3 CFR, 1979 Comp., p. 376.


## §65.4 [Amended]

- 2. The tables published under the authority of $\S 65.4$ are amended as follows:

| State and county | Location and case no. | Date and name of newspaper where notice was published | Chief executive officer of community | Effective date of modification | Community no. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Arizona: |  |  |  |  |  |
| Gila ............... | City of Globe (04-09-0928P). | Jun. 16, 2004, Jun. 23, 2004, Arizona Silver Belt. | The Honorable Stanley Gibson, Mayor, City of Globe, 150 North Pine Street, Globe, Arizona 85501. | Sept. 22, 2004 ..... | 040029 |
| Maricopa ....... | City of Avondale $(04-09-0311 \mathrm{P})$ | Jun. 17, 2004, Jun. 24, 2004, Arizona Republic. | The Honorable Ronald J. Drake, Mayor, City of Avondale, 525 North Central Avenue, Avondale, Arizona 85323. | Sept. 23, 2004 ..... | 040038 |
| Maricopa ....... | Town of Buckeye (04-09-0585P). | Jun. 17, 2004, Jun. 24, 2004, Buckeye Valley News. | The Honorable Dusty Hull, Mayor, Town of Buckeye, 100 North Apache Road, Suite A, Buckeye, Arizona 85326. | May 27, 2004 ....... | 040039 |
| Maricopa ....... | Town of Buckeye (04-09-0544P). | Jun. 17, 2004, Jun. 24, 2004, Buckeye Valley News. | The Honorable Dusty Hull, Mayor, Town of Buckeye, 100 North Apache Road, Suite A, Buckeye, Arizona 85326. | May 27, 2004 ...... | 040039 |
| Maricopa ...... | City of Phoenix (02-09-290P). | Jun. 3, 2004, Jun. 10, 2004, Anizona Business Gazette. | The Honorable Phil Gordon, Mayor, City of Phoenix, 200 West Washington Street, 11th Floor, Phoenix, Arizona 85003-1611. | Sept. 9, 2004 ....... | 040051 |
| Maricopa ....... | City of Phoenix (03-09-1019P). | Jun. 17, 2004, Juñ. 24, 2004, Anizona Business Gazette. | The Honorable Phil Gordon, Mayor, City of Phoenix, 200 West Washington Street, 11th Floor, Phoenix, Arizona 85003-1611. | Sept. 23, 2004 ..... | 040051 |
| Maricopa ...... | Unincorporated Areas (04-090311P). | Jun. 17, 2004, Jun. 24, 2004, Arizona Republic. | The Honorable Andrew W. Kunasek, Chairman, Maricopa County Board of Supervisors, 301 West Jefferson Street, 10th Floor, Phoenix, Arizona 85003. | Sept. 23, 2004 ..... | 040037 |
| Pima ............. | Town of Marana (02-09-1039P). | Jun. 10, 2004, Jun. 17, 2004, Tucson Citizen. | The Honorable Bobby Sutton, Jr., Mayor, Town of Marana, 13251 North Lon Adams Road, Marana, Arizona 85653. | Sept. 16, 2004 ..... | 040118 |
| Pima ............. | Town of Marana (04-09-0308P). | May 6, 2004, May 13, 2004, Daily Territorial. | The Honorable Bobby Sutton, Jr., Mayor, Town of Marana, 13251 North Lon Adams Road, Marana, Arizona 85653. | Aug. 12, 2004 ...... | 040118 |
| Pima ............. | Unincorporated Areas (02-091039P). | Jun. 10, 2004, Jun. 17, 2004, Tucson Citizen. | The Honorable Sharon Bronson, Chair, Pima County Board of Supervisors, 130 West Congress Street, 11th Floor, Tucson, Arizona 85701. | Sept. 16, 2004 .... | 040073 |
| California: Los Angeles .. | City of Burbank $(02-09-874 \mathrm{P}) .$ | Jun. 16, 2004, Jun. 23, 2004, Burbank Leader. | The Honorable Stacey Murphy, Mayor, City of Burbank, P.O. Box 6459, Burbank, California 915106459. | May 20, 2004 ....... | 065018 |
| San Diego ..... | City of Escondido (03-09-1334P). | Jun. 10, 2004, Jun. 17, 2004, North County Times. | The Honorable Lon Pfeiler, Mayor, City of Escondido, 201 North Broadway, Escondido, California 92025. | May 21, 2004 ....... | 060290 |
| San Diego ..... | City of San Diego $(02-09-0909 \mathrm{X})$ | Apr. 29, 2004, May 6, 2004, San Diego Daily Transcript. | The Honorable Richard M. Murphy, Mayor, City of San Diego, 202 C Street, 11th Floor, San Diego, California 92101. | Aug. 5, 2004 ........ | 060295 |


| State and county | Location and case no. | Date and name of newspaper where notice was published | Chief executive officer of community | Effective date of modification | Community no. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| San Diego ..... | Unincorporated Areas (04-090909X). | Apr. 29, 2004, May 6, 2004, San Diego Daily Transcript. | The Honorable Dianne Jacob, Chairwoman, San Diego County Board of Supervisors, 1600 Pacific Highway, Room 335, San Diego, California 92101. | Aug. 5, 2004 ........ | 060284 |
| San Diego ..... | Unincorporated Areas (03-091334P). | Jun. 10, 2004, Jun. 17, 2004, North County Times. | The Honorable Greg Cox, Chairman, San Diego County, Board of Supervisors, 1600 Pacific Highway, Room 335, San Diego, California 92101. | May 21, 2004 ....... | 060284 |
| Solano .......... | City of Fairfield $(04-09-0394 \mathrm{P})$ | Apr. 29, 2004, May 6, 2004, Daily Republic. | The Honorable Karin MacMillan, Mayor, City of Fairfield, 1000 Webster - Street, Fairfield, California 94533. | Aug. 5, 2004 ........ | 060370 |
| Colorado: Adams | Unincorporated Areas (02-08250P). | Jun. 23, 2004, Jun. 30, 2004, Brighton Stand-ard-Blade. | The Honorable Elaine T. Valente, Chairwoman, Adams County, Board of Commissioners, 450 South Fourth Avenue, Brighton, Colorado 80601. | Sept. 29, 2004 ..... | 080001 |
| Adams .......... | Unincorporated Areas (03-080677P). | Apr. 9, 2004, Apr. 16, 2004, Eastern Colorado News. | The Honorable Elaine T. Valente, Chairwoman, Adams County, Board of Commissioners, 450 South Fourth Avenue, Brighton, Colorado 80601. | Jul. 16, 2004 ........ | 080001 |
| Adams .......... | $\begin{aligned} & \text { City of West- } \\ & \text { minster (02-08- } \\ & 250 \text { P). } \end{aligned}$ | Jun. 23, 2004, Jun. 30, 2004, Brighton Stand-ard-Blade. | The Honorable Ed Moss, Mayor, City of Westminster, 4800 West 92nd Avenue, Westminster, Colorado 80031. | Sept. 29, 2004 ..... | 080008 |
| Boulder .......... | City of Boulder (04-08-0098P). | Jun. 10, 2004, Jun. 17, 2004, Boulder Daily Camera. | The Honorable William R. Toor, Mayor, City of Boulder, P.O. Box 791, Boulder, Colorado 80306. | Sept. 16, 2004 ..... | 080024 |
| Bouider and Weld. | Town of Erie (04-08-0066P). | Apr. 28, 2004, May 5, 2004, Erie Review. | The Honorable Barbara Connors, Mayor, Town of Erie, P.O. Box 750, Erie, Colorado 80516. | Aug. 4, 2004 ........ | 080181 |
| Bouider ......... | City of Lafayette (04-08-0259P). | May 27, 2004, Jun. 3, 2004, Boulder Daily Camera. | The Hunorable Chris Berry, Mayor, City of Lafayette, 1290 South Public Road, Lafayette, Colorado 80026. | Sept. 1, 2004 ....... | 080026 |
| Boulder .......... | Unincorporated Areas (04-080259P). | May 27, 2004, Jun. 3, 2004, Boulder Daily Camera. | The Honorable Paul Danish, Chairman, Bouider County, Board of Commissioners, P.O. Box 471, Bouider, Colorado 80306. | Sept. 1, 2004 ....... | 080023 |
| Broomfield ..... | City and County of Broomfield (03-08-0022P). | May 5, 2004, May 12, 2004, Broomfield Enterprise. | The Honorable Karen Stuart, Mayor, City and County of Broomfield, One DesCombes Drive, Broomfield, Colorado 80020. | Aug. 25, 2004, ..... | 085073 |
| Broomfield ..... | City and County of Broomfield (04-08-0259P). | May 26, 2004, Jun. 2, 2004, Broomfield Enterprise. | The Honorable Karen Stuart, Mayor, City and County of Broomfieid, One DesCombes Drive, Broomfield, Colorado 80020. | Sept. 1, 2004 ....... | 085073 |
| Broornfieid and Jefferson. | City and County of Broomfieid (02-08-447P). | Jun. 9, 2004, Jun. 16, 2004, Broomfield Enterprise. | The Honorable Karen Stuart, Mayor, City and County of Broomfield, One DesCombes Drive, Broomfield, Colorado 80020. | Sept 15, 2004 ...... | 085073 |
| Broomfield and Jefferson. | City of Westminster (02-08447P). | Jun. 9, 2004, Jun. 16, 2004, Broomfield Enterprise. | The Honorable Ed Moss, Mayor, City of Westminster, 4800 West 92nd Avenue, Westminster, Colorado 80031. | Sept. 15, 2004 ..... | 080008 |
| Douglas ........ | Unincorporated Areas (03-080425P). | Apr. 22, 2004, Apr. 29, 2004, Douglas County News Press. | The Honorable James R. Sullivan, Chairman, Douglas County, Board of Commissioners, 100 Third Street, Castle Rock, Coiorado 80104. | Jul. 29, 2004 ........ | 080049 |
| El Paso ......... | City of Colorado Springs (03-080229P). | May 27, 2004, Jun. 3, 2004, The Gazette. | The Honorable Lionei Rivera, Mayor, City of Colorado Springs, P.O. Box 1575, Colorado Springs, Colorado 80901. | Sept. 2, 2004 ....... | 080060 |
| El Paso ......... | $\begin{aligned} & \text { Town of Green } \\ & \text { Mountain (04- } \\ & \text { 08-0136P). } \end{aligned}$ | Apr. 8, 2004, Apr. 15, 2004, The Gazette. | The Honorable Richard Bratton, Mayor, Town of Green Mountain Falls, P.O. Box 524, Green Mountain Falis, CO 80819. | Jul. 15, 2004 ........ | 080062 |


| State and county | Location and case no. | Date and name of newspaper where notice was published | Chief executive officer of community | Effective date of modification | Community no. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| El Paso ......... | City of Manitou Springs (04-080013P). | Jun. 10, 2004, Pikes Peak Bulletin. | The Honorable Marcy Morrison, Mayor, City of Manitou Springs, 606 Manitou Avenue, Manitou Springs, Colorado 80829. | May 12, 2004 ....... | 080063 |
| El Paso ......... | Unincorporated Areas (03-080318P). | Apr. 28, 2004, May 5, 2004, El Paso County News. | The Honorable Chuck Brown, Chair, El Paso County Board of Commissioners, 27 East Vermijo Avenue, Colorado Springs, Colorado 80903-2203. | Apr. 9, 2004 ........ | 080059 |
| Eagle | Town of Eagle $(04-08-0145 \mathrm{P})$ | May 27, 2004, Jun. 3, 2004, Eagle Valley Enterprise. | The Honorable Roxie Deane, Mayor, Town of Eagle, 200 Broadway, Eagle, Colorado 81631. | Sept. 2, 2004 ...... | $080238{ }^{\text {- }}$ |
| Eagle | Unincorporated Areas (04-080145P). | May 27, 2004, Jun. 3, 2004, Eagle Valley Enterprise. | The Honorable Michael Gallagher, Chairman, Eagle County Board of Commissioners, P.O. Box 850, Eagle, Colorado 81631. | Sept. 2, 2004 ....... | 080051 |
| Adams and Jefferson. | City of Westminster (03-080645P). | May 13, 2004, May 20, 2004, Westminster Window. | The Honorable Ed Moss, Mayor, City of Westminster, 4800 West 92nd Avenue, Westminster, Colorado 80031. | Aug. 19, 2004 ..... | 080008 |
| North Carolina: Rowan. | City of Salisbury (03-04-575P). | Apr. 15, 2004, Apr. 22, 2004, Salisbury Post. | The Honorable Susan W. Kluttz, Mayor, City of Salisbury, 217 South Main Street, Salisbury, North Carolina 28144. | Jul. 22, 2004 ........ | 370215 |
| Utah: Salt Lake. | City of West Jordan (04-080014P). | Apr. 22, 2004, Apr. 29, 2004, Salt Lake Tribune. | The Honorable Bryan Holladay, Mayor, City of West Jordan, 8000 Redwood Road, West Jordan, Utah 84088. | Mar. 25, 2004 ...... | 490108 |

(Catalog of Federal Domestic Assistance No. 83.100, "Flood Insurance.")

Dated: August 10, 2004.
David I. Maurstad,
Acting Director, Mitigation Division, Emergency Preparedness and Response Directorate.
[FR Doc. 04-18691 Filed 8-13-04; 8:45 am] BILLING CODE 9110-12-P

## DEPARTMENT OF HOMELAND SECURITY

## Federal Emergency Management Agency

## 44 CFR Part 67

## Final Flood Elevation Determinations

AGENCY: Federal Emergency
Management Agency, Emergency
Preparedness and Response Directorate, Department of Homeland Security.
ACTION: Final rule.
SUMMARY: Base ( $1 \%$ annual-chance) Flood Elevations and modified Base Flood Elevations (BFEs) are made final for the communities listed below. The BFEs and modified BFEs are the basis for the floodplain management measures that each community is required either to adopt or to show evidence of being already in effect in order to qualify or remain qualified for
participation in the National Flood Insurance Program (NFIP).

EFFECTIVE DATE: The date of issuance of the Flood Insurance Rate Map (FIRM) showing BFEs and modified BFEs for each community. This date may be obtained by contacting the office where the FIRM is available for inspection as indicated in the table below.

ADDRESSES: The final base flood elevations for each community are available for inspection at the office of the Chief Executive Officer of each community. The respective addresses are listed in the table below.

## FOR FURTHER INFORMATION CONTACT:

Doug Bellomo, P.E., Hazard
Identification Section, Emergency
Preparedness and Response Directorate, Federal Emergency Management
Agency, 500 C Street, SW., Washington, DC 20472, (202) 646-2903.

## SUPPLEMENTARY INFORMATION: The

 Federal Emergency Management Agency makes the final determinations listed below of BFEs and modified BFEs for each community listed. These modified elevations have been published in newspapers of local circulation and ninety (90) days have elapsed since that publication. The Mitigation Division Director of the Emergency Preparedness and Response Directorate has resolved any appeals resulting from this notification.This final rule is issued in accordance with Section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105, and 44 CFR Part 67.
The Federal Emergency Management Agency has developed criteria for floodplain management in floodprone areas in accordance with 44 CFR Part 60.

Interested lessees and owners of real property are encouraged to review the proof Flood Insurance Study and FIRM available at the address cited below for each community.
The BFEs and modified BFEs are made final in the communities listed below. Elevations at selected locations in each community are shown.

## National Environmental Policy Act

This rule is categorically excluded from the requirements of 44 CFR Part 10, Environmental Consideration. No environmental impact assessment has been prepared.

## Regulatory Flexibility Act

The Mitigation Division Director of the Emergency Preparedness and Response Directorate certifies that this rule is exempt from the requirements of the Regulatory Flexibility Act because modified base flood elevations are required by the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105, and are required to establish and maintain community eligibility in the

NFIP. No regulatory flexibility analysis has been prepared.

## Regulatory Classification

This final rule is not a significant regulatory action under the criteria of Section 3(f) of Executive Order 12866 of September 30, 1993, Regulatory Planning and Review, 58 FR 51735.
Executive Order 12612, Federalism
This rule involves no policies that have federalism implications under Executive Order 12612, Federalism, dated Oct. 26, 1987.

## Executive Order 12778, Civil Justice Reform

This rule meets the applicable standards of Section 2(b)(2) of Executive Order 12778.

List of Subjects in 44 CFR Part 67
Administrative practice and procedure, Flood insurance, Reporting and record keeping requirements.

- Accordingly, 44 CFR Part 67 is amended to read as follows:


## PART 67-[AMENDED]

- 1. The authority citation for Part 67 continues to read as follows:

Authority: 42 U.S.C. 4001 et seq.;
Reorganization Plan No. 3 of 1978, 3 CFR, 1978 Comp., p. 329; E.O. 12127, 44 FR 19367, 3 CFR, 1979 Comp., p. 376.

## §67.11 [Amended]

- 2. The tables published under the authority of $\S 67.11$ are amended as follows:

| State | City/town/county | Source of flooding | Location | \#Depth in feet above ground. *Elevation in feet (NGVD) Modified *Elevation in feet (NAVD) Modified |
| :---: | :---: | :---: | :---: | :---: |
| KS .... | Lansing (City) Leavenworth County (FEMA Docket No. P7641). | Ninemile Creek North $\qquad$ <br> North Fork of Ninemile Creek North $\qquad$ <br> Sevenmile Creek $\qquad$ <br> Sevenmile Creek Tributary $\qquad$ | $\qquad$ $\qquad$ | $\begin{gathered} \text { *817 } \\ \text { *843 } \\ \text { "821 } \\ \text { *773 } \end{gathered}$ |

Maps are available for inspection at the Community Development Department, 800 1st Terrace, Lansing, Kansas.

| KS ........... | Leavenworth County (FEMA Docket No. P7641) | Ninemile Creek North (Lower Reach) $\qquad$ <br> Ninemile Creek North (Upper Reach) $\qquad$ <br> North Fork of Ninemile Creek North $\qquad$ <br> Sevenmile Creek (Upper Reach) $\qquad$ <br> South Fork of Ninemile Creek North $\qquad$ |  | $\begin{aligned} & \text { "771 } \\ & \text { "906 } \\ & \text { *891 } \\ & \text { "826 } \\ & \text { "892 } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |

Maps are available for inspection at the Leavenworth County Courthouse, Planning and Zoning Department, 300 Walnut Street, Leavenworth, Kansas.
 No. P7641).
Maps are available for inspection at City Hall, 115 West Green Street, Piedmont, Missouri.

| MO ........... | Wayne County (Unincorporated Areas) (FEMA <br> Docket No. P7641). | McKenzie Creek ................................................ | .................... |  |
| :--- | :--- | :--- | :--- | :--- |

Maps are available for inspection at the Wayne County Courthouse, 109 Walnut Street, Greenville, Missouri.

| NE ............ | Pilger (Village) Stanton County (FEMA Docket No. P7609). | Elkhorn River .................................................. | $\ldots$ | *1411 |
| :---: | :---: | :---: | :---: | :---: |

Maps are available for inspection at 220 North Main Street, Pilger, Nebraska.
NE ............ $\operatorname{Stanton~(City)~Stanton~County~(FEMA~Docket~} \quad$ Elkhorn River No. P7609).
Maps are available for inspection at 800 Eleventh Street, Stanton, Nebraska.

Dated: August 10, 2004
(Catalog of Federal Domestic Assistance No.
83.100, "Flood Insurance")

David I. Maurstad,
Acting Director, Mitigation Division,
Emergency Preparedness and Response Directorate.
[FR Doc. 04-18687 Filed 8-13-04; 8:45 am] BILLING CODE 9110-12-P

## DEPARTMENT OF HOMELAND SECURITY

## Federal Emergency Management Agency

## 44 CFR Part 67

Final Flood Elevation Determinations
AGENCY: Federal Emergency
Management Agenčy (FEMA), Emergency Preparedness and Response

Directorate, Department of Homeland Security.
ACTION: Final rule.
SUMMARY: Base ( $1 \%$ annual chance) Flood Elevations (BFEs) and modified BFEs are made final for the communities listed below. The BFEs and modified BFEs are the basis for the floodplain management measures that each community is required either to adopt or to show evidence of being already in effect in order to qualify or remain qualified for participation in the

National Flood Insurance Program (NFIP).
EFFECTIVE DATES: The date of issuance of the Flood Insurance Rate Map (FIRM) showing BFEs and modified BFEs for each community. This date may be obtained by contacting the office where the maps are available for inspection as indicated on the table below.
ADDRESSES: The final BFEs for each community are available for inspection at the office of the Chief Executive Officer of each community. The respective addresses are listed in the table below.

## FOR FURTHER INFORMATION CONTACT:

Doug Bellomo, P.E., Hazard
Identification Section, Emergency
Preparedness and Response Directorate, FEMA, 500 C Street SW., Washington, DC 20472, (202) 646-2903.
SUPPLEMENTARY INFORMATION: FEMA makes the final determinations listed below for the modified BFEs for each community listed. These modified elevations have been published in newspapers of local circulation and ninety ( 90 ) days have elapsed since that publication. The Mitigation Division Director of the Emergency Preparedness and Response Directorate, has resolved any appeals resulting from this notification.
This final rule is issued in accordance with Section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and 44 CFR part 67.

The Agency has developed criteria for floodplain management in floodprone areas in accordance with 44 CFR part 60.

Interested lessees and owners of real property are encouraged to review the proof Flood Insurance Study and FIRM available at the address cited below for each community.

The BFEs and modified BFEs are made final in the communities listed below. Elevations at selected locations in each community are shown.

## National Environmental Policy Act

This rule is categorically excluded from the requirements of 44 CFR part 10, Environmental Consideration. No environmental impact assessment has been prepared.

## Regulatory Flexibility Act

The Mitigation Division Director of the Emergency Preparedness and Response Directorate certifies that this rule is exempt from the requirements of the Regulatory Flexibility Act because final or modified BFEs are required by the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and are required to establish and maintain community
eligibility in the NFIP. No regulatory flexibility analysis has been prepared.

## Regulatory Classification

This final rule is not a significant regulatory action under the criteria of Section 3(f) of Executive Order 12866 of September 30, 1993, Regulatory Planning and Review, 58 FR 51735.

## Executive Order 12612, Federalism

This rule involves no policies that have federalism implications under Executive Order 12612, Federalism, dated Oct. 26, 1987.
Executive Order 12778, Civil Justice Reform

This rule meets the applicable standards of Section 2(b)(2) of Executive Order 12778.

## List of Subjects in 44 CFR Part 67

Administrative practice and procedure, Flood insurance, Reporting and recordkeeping requirements.

- Accordingly, 44 CFR part 67 is
amended as follows:


## PART 67-[AMENDED]

- 1. The authority citation for Part 67 continues to read as follows:
Authority: 42 U.S.C. 4001 et seq.;
Reorganization Plan No. 3 of 1978, 3 CFR, 1978 Comp., p. 329; E.O. 12127, 44 FR 19367, 3 CFR, 1979 Comp., p. 376.


## §67.11 [Amended]

- 2. The tables published under the authority of $\S 67.11$ are amended as follows:

| Source of flooding and location | \# Depth in feet above <br> ground. <br> Elevation in feet <br> (NGVD) <br> + Elevation in feet <br> (NAVD) |
| :---: | :---: |
| NORTH CAROLINA <br> Robeson County (FEMA Docket No. D7584) |  |
|  |  |
| At the confluence with Horse Swamp | $\bullet 97$ |
| Approximately 2,000 feet upstream of Dew Road | -147 |
| Robeson County (Unincorporated Areas) |  |
| Alligator Swamp: . |  |
| Approximately 0.7 mile downstream of Affinity |  |
| Road ........................... | -69 |
| Approximately 0.5 mile upstream of Marietta Road .. | -91 |
| Robeson County (Unincorporated Areas) |  |
| Ashpole Swamp: |  |
| At the NC/SC State boundary $\qquad$ | -60 |
| Approximately 0.42 mile upstream of State Route 710 | -155 |


| Source of flooding and location | \# Depth in feet above , ground. <br> *Elevation in feet (NGVD) * Elevation in feet (NAVD) |
| :---: | :---: |
| porated Areas) <br> Ashpole Swamp Tributary 1: |  |
|  |  |
| Ashpole Swamp ............. | -100 |
| Approximately 0.8 mile upstream of Butler Road ... | -123 |
| Robeson County (Unincorporated Areas) |  |
| Ashpole Swamp Tributary 2: |  |
| At the confluence with Ashpole Swamp | -107 |
| Approximately 100 feet |  |
| Horne Road ... | -113 |
| Robeson County (Unincorporated Areas) |  |
| Ashpole Swamp Tributary 3: |  |
| At the confluence with |  |
| Ashpole Swamp ........... | -123 |
| Approximately 0.4 mile upstream of State Route 710 | -143 |
| Robeson County (Unincorporated Areas) |  |
| Ashpole Swamp Tributary 4: |  |
|  |  |
| Approximately 0.45 mile up- <br> stream of Bridges Road $\quad 141$ |  |
| Robeson County (Unincor- |  |
| Bay Branch: |  |
| At the confluence with Indian Swamp $\qquad$ | -94 |
| Approximately 0.63 mile upstream of the confluence |  |
| with Indian Swamp ......... | -100 |
| Robeson County (Unincorporated Areas) |  |
| Bear Swamp: |  |
| Just upstream of State |  |
|  | -183 |
| downstream of WL Moore <br> Woods Road | -188 |
| Robeson County (Unincorporated Areas) |  |
| Beaverdam Branch: |  |
| At the confluence with Little Marsh Swamp $\qquad$ | -152 |
| Approximately 0.5 mile upstream of Carolina Church |  |
| Road ............................ | -173 |
| Robeson County (Unincorporated Areas) |  |
| Big Branch (near Town of |  |
| Marietta): |  |
| At the confluence with |  |
| downstream of Shakespeare Road | $\bullet 86$ |
| Robeson County (Unincorporated Areas) |  |
| Big Branch (near Town of St. |  |
| Pauls): |  |
| At the confluence with Big |  |
| Approximately 0.6 mile upstream of CSX Transportation $\qquad$ | -155 |
| Robeson County (Unincor- |  |
| Big Branch Tributary 1: <br> At the confluence with Big <br> Branch $\qquad$ | $\bullet 14$ |


| Source of flooding and location | \# Depth in feet above ground. <br> *Elevation in feet (NGVD) + Elevation in feet (NAVD) | Source of flooding and location | \# Depth in feet above ground. <br> *Elevation in feet (NGVD) + Elevation in feet (NAVD) | Source of flooding and location | \# Depth in feet above ground. <br> *Elevation in feet (NGVD) <br> + Elevation in feet (NAVD) |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Approximately 0.5 mile up- |  | Approximately 250 feet |  | At the confluence with Ten |  |
| stream of the confluence with Big Branch | -152 | downstream of Bracey | $\bullet 128$ | Mile Swamp .................. | -145 |
| Robeson County (Unincor- |  | Bryant Swamp: |  | stream of Interstate 95 | -149 |
| porated Areas) <br> Big Branch Tributary 2: |  | At the confluence with Big Swamp | $\bullet 95$ | Robeson County (Unincorporated Areas) $\qquad$ |  |
| At the confluence with Big |  | Approximately 1.0 mile up- |  | owpen Swamp: |  |
| Branch $\qquad$ | -145 | stream of the confluence |  | Approximately 0.5 |  |
| Approximately 50 feet downstream of U.S. Route 301 | -156 | with Big Swamp Robeson County (Unincor- | $\bullet 96$ | downstream of Jordache <br> Road $\qquad$ | -80 |
| Robeson County (Unincorporated Areas) |  | porated Areas) <br> Buckhorn Swamp: |  | Approximately 1,700 feet upstream of State Line Road | -92 |
| Big Branch Canal: At the confluence with Lum |  | At the confluence with Cold Camp Creek |  | Robeson County (Unincor- |  |
| At the confluence with Lumber River | -92 | Approximately 1.2 miles up- | -144 | porated Areas) Dunn's Marsh Creek: |  |
| Approximately 1,225 feet upstream of Wilmington |  | stream of State Route 301 Robeson County (Unincor- | -177 | At the confluence with Little Marsh Swamp | -155 |
| Highway $\qquad$ Robeson County (Unincor- | -100 | porated Areas) |  | Approximately 300 feet |  |
| porated Areas) |  | Approximately 0.5 mile up- |  | Road $\qquad$ | -187 |
| Big Marsh Swamp: |  | stream of the confluence |  | Robeson County (Unincor- |  |
| At the confluence with Big Swamp | -122 | with Leith Creek Approximately 1,000 feet up- | 9 | porated reas), Town of Parkton |  |
| At the Robeson/Hoke County boundary | -188 | stream of Benjamin Road Robeson County (Unincor- | -175 | Dunn's Marsh Creek Tributary 1: |  |
| Robeson County (Unincorporated Areas) |  | porated Areas) <br> Burnt Swamp: |  | At the confluence with Dunn's Marsh Creek | -173 |
| Big Marsh Swamp Tributary 1: At the confluence with Big |  | At the confluence with Richland Swamp |  | Approximately 0.5 mile up- stream of Barlow Road | 6 |
| Marsh Swamp ............. | -153 | Approximately 1,500 feet up- |  | Robeson County (Unincor- |  |
| Approximately 600 feet upstream of Great Marsh |  | stream of Melinda Road ... Robeson County (Unincor- | -190 | porated Areas), Town of Parkton |  |
| Church Road ............. | -169 | porated Areas) |  | Dunn's Marsh Creek Tributary |  |
| Robeson County (Unincorporated Areas) |  | Cold Camp Creek: <br> At the confluence with |  | 2 : <br> At the confluence with |  |
| Big Marsh Swamp Tributary 2: |  | Galberry Swamp | -144 | Dunn's Marsh Creek | $\bullet 177$ |
| At the confluence with Big Marsh Swamp | $\bullet 167$ | Approximately 2.2 miles upstream of the confluence |  | Approximately 0.3 mile upstream of State Route 71 | $\bullet 183$ |
| Approximately 1,400 feet upstream of Pine Street | -185 | of Cold Camp Creek Tributary 2 | -165 | Robeson County (Unincorporated Areas) |  |
| Robeson County (Unincorporated Areas) | -185 |  | -165 | First Swamp: <br> At the confluence with |  |
| porated Areas) <br> Big Swamp: |  | porated Areas) <br> Collection Canal: |  | At the confluence with Wilkinson Creek ... | -129 |
| At the upstream side of Rail- <br> road | $\bullet 99$ | Approximately 0.4 mile upstream of the confluence |  | Approximately 0.5 mile upstream of O'Quinn Road | -169 |
| At the confluence of Big |  | with Jacob Swamp ....... | -113 | Robeson County (Unincor-* |  |
| Marsh Swamp and |  | At the confluence with Un- |  | porated Areas) |  |
| Galberry Swamp | -122 | derpass Overland North | -119 | Five Mile Branch: |  |
| Robeson County (Unincorporated Areas) |  |  |  | At downstream side of Meadow Road | -138 |
| Black Branch: |  | Lumberton |  | Approximately 0.5 mile up- |  |
| At the confluence with Big Marsh Swamp | -149 | Contrary Swamp: At the confluence with |  | stream of Meadow Road .. Robeson County (Unincor- | -139 |
| Approximately 800 feet up- | -149 | Michell Swamp .............. | -111 | porated Areas), City of |  |
| stream of State Route 20 | -165 | Approximately 0.7 mile up- |  | Lumberton |  |
| Robeson County (Unincorporated Areas) |  | stream of Interstate 95 ..... <br> Robeson County (Unincor- | -119 | Frazier Branch: <br> At the confluence with Shoe |  |
| porated Areas) <br> Black Branch (near Town of |  | Robeson County (Unincorporated Areas) |  | At the confluence with Shoe Heel Creek $\qquad$ | -149 |
| Maxton): |  | Cotton Mill Branch: |  | Approximately 600 feet up- |  |
| At the confluence with Little Bull Branch $\qquad$ | -151 | At Martin Luther King Jr. Drive | -116 | stream of Fairley Road ..... Robeson County (Unincor- | -174 |
| Approximately 0.5 mile up- |  | At the confluence with Un- |  | porated Areas) |  |
| stream of Morrison Road | $\bullet 171$ | derpass Overland South | -118 | Fullermore Swamp: |  |
| Robeson County (Unincorporated Areas) |  | Robeson County (Unincorporated Areas), City of |  | At the confluence with Ashpole Swamp | -116 |
| Bogue Swamp: <br> At the confluence with Little |  | Lumberton <br> Cowford Swamp: |  | Approximately 300 feet upstream of State Route 710 |  |
| At the confluence with Little Marsh Swamp $\qquad$ | -161 | Cowford Swamp: <br> At the confluence with |  | stream of State Route 710 Robeson County (Unincor- | -126 |
| Approximately 1,325 feet up- |  | McLeod Mill Branch .......... | -105 | porated Areas) ................ |  |
| stream of State Route 71 | -187 | Approximately 300 feet |  | Fullermore Swamp Tributary: |  |
| Robeson County (Unincorporated Areas) |  | downstream of Butler Road $\qquad$ | -121 | At the confluence with Fullermore Swamp | -126 |
| Bracey Swamp: |  | Robeson County (Unincor- |  | Approximately 1,200 feet up- |  |
| At the confluence with Mitchell Swamp |  | porated Areas) <br> Cowpen Branch: |  | stream of NW Railroad <br> Avenue | -139 |



| Source of flooding and location | \# Depth in feet above ground. <br> *EElevation in feet (NGVD) + Elevation in feet (NAVD) | Source of flooding and location | \#Depth in feet above ground. <br> "Elevation in feet (NGVD) <br> + Elevation in feet (NAVD) | Source of flooding and location | \# Depth in feet above ground. <br> *Elevation in feet (NGVD) <br> + Elevation in feet (NAVD) |
| :---: | :---: | :---: | :---: | :---: | :---: |
| At the Hoke/Robeson County boundary $\qquad$ <br> Robeson County (Unincorporated Areas), Town of Red Springs <br> Little Swamp: <br> At the confluence with Big $\qquad$ <br> Approximately 0.9 mile upstream of Singletary Church Road $\qquad$ <br> Robeson County (Unincorporated Areas) <br> Little Tenmile Swamp: <br> At the confluence with <br> Tenmile Swamp $\qquad$ <br> Approximately 850 feet upstream of McDuffie Crossing Road $\qquad$ <br> Robeson County (Unincorporated Areas) <br> Long Branch (near City of Lumberton): <br> At the confluence with Big Swamp $\qquad$ <br> Approximately 1.0 mile upstream of McKinnon Rollin Road $\qquad$ <br> Robeson County (Unincorporated Areas) <br> Long Branch (near Town of <br> Parkton): <br> At the confluence with Buckhorn Swamp <br> Approximately 1.5 miles upstream of Council Road <br> Robeson County (Unincorporated Areas) <br> Long Swamp: <br> At the confluence with Richland Swamp $\qquad$ <br> At County boundary <br> Robeson County (Unincorporated Areas) <br> Lumber River: <br> Approximately 1.9 miles upstream of Willoughby Road $\qquad$ <br> Approximately 0.4 mile downstream of NC 72 <br> Robeson County (Unincorporated Areas), City of Lumberton <br> McGregor Branch: <br> At the confluence with Shoe Heel Creek $\qquad$ <br> Approximately 0.4 mile upstream of Elsie Road <br> Robeson County (Unincorporated Areas) <br> McLeans Branch: <br> At the confluence with Little Raft Swamp $\qquad$ <br> Approximately 0.4 mile upstream of State Route 71 <br> Robeson County (Unincorporated Areas), Town of Red Springs <br> McLeod Mill Branch: <br> At the confluence with Ashpole Swamp <br> Approximately 1,800 feet downstream of Butler Foad. <br> Robeson County (Unincorporated Areas) |  | McLeod Mill Branch Tributary: <br> At the confluence with McLeod Mill Branch <br> Approximately 0.74 mile upstream of the confluence with McLeod Mill Branch <br> Robeson County (Unincorporated Areas) <br> McRae Branch: <br> At the confluence with Shoe Heel Creek <br> Approximately 0.6 mile upstream of U.S. Route 501 <br> Robeson County (Unincorporated Areas) <br> Mercer Branch: <br> At the confluence with Little Marsh Swamp <br> Approximately 1,200 feet upstream of Interstate 95 <br> Robeson County (Unincorporated Areas) <br> Middle Branch: <br> At the confluence with Wilkinson Creek <br> Approximately 850 feet upstream of McLeod Drive <br> Robeson County (Unincorporated Areas) <br> Mill Branch (near Town of Fairmont): <br> At the confluence with Ashpole Swamp <br> Approximately 0.3 mile upstream of White Pond Road <br> Robeson County (Unincorporated Areas) <br> Mill Branch (near City of Lumberton): <br> At the confluence with Raft $\qquad$ <br> Approximately 0.5 mile upstream of East 4th Avenue <br> Robeson County (Unincorporated Areas) <br> Mirey Branch: <br> At the confluence with Big Marsh Swamp <br> Approximately 0.4 mile upstream of the confluence withBig Marsh Swamp ...... <br> Robeson County (Unincorporated Areas) <br> Mitchell Swamp: <br> At the State boundary Approximately 1,800 feet downstream of Viper Lane <br> Robeson County (Unincorporated Areas) <br> Moss Neck Swamp: <br> At the upstream side of Moss Neck Road <br> Approximately 0.6 mile upstream of Chicken Road <br> Robeson County (Unincorporated Areas) <br> Old Field Branch: <br> At the confluence with Tenmile Swamp $\qquad$ <br> Approximately 0.5 mile upstream of the confluence with Ten Mile Swamp <br> Robeson County (Unincorporated Areas) <br> Old Field Swamp: | .103 .111 .137 .169 <br> -133 <br> -167 <br> -131 <br> -164 <br> -85 <br> -103 <br> -137 <br> -154 <br> -161 <br> - 167 <br> - 111 <br> -151 <br> -144 <br> -162 <br> -134 <br> -139 | At the confluence with Hog <br> Swamp $\qquad$ <br> Approximately 150 feet downstream of Interstate 95 $\qquad$ <br> Robeson County (Unincorporated Areas), Town of Fairmont <br> Old Field Swamp Tributary: <br> At the confluence with Old Field Swamp $\qquad$ <br> Approximately 500 feet upstream of railroad $\qquad$ <br> Robeson County (Unincorporated Areas) <br> Red Hill Branch: <br> At the confluence with Hog Swamp $\qquad$ <br> Approximately 1,300 feet upstream of the confluence withHog Swamp $\qquad$ <br> Robeson County (Unincorporated Areas) <br> Panther Branch. <br> At the confluence with Richland Swamp $\qquad$ <br> Approximately 0.3 mile upstream of Old Lowry Road <br> Robeson County (Unincorporated Areas) <br> Pittman Mill Branch: <br> At the confluence with Old Field Swamp $\qquad$ <br> Approximately 0.4 mile upstream of Pittman Street <br> Robeson County (Unincorporated Areas), Town of Fairmont <br> Raft Swamp: <br> Approximately 0.5 mile upstream of the confluence with the Lumber River ...... <br> At the Robeson/Hoke County boundary <br> Robeson County (Unincorporated Areas) <br> Reedy Branch: <br> At the confluence with Old Field Swamp <br> Approximately 0.7 mile upstream of the confluence with Old Field Swamp ...... <br> Robeson County (Unincorporated Areas) <br> Richland Swamp: <br> At the confluence with Raft Swamp $\qquad$ <br> Approximately 0.5 mile upstream of Mount Zion Church Road $\qquad$ <br> Robeson County (Unincorporated Areas) <br> Saddletree Swamp: <br> Approximately 1,250 feet upstream of McDuffie Crossing Road $\qquad$ <br> Approximately 0.8 mile upstream of McDuffie Crossing Road $\qquad$ <br> Robeson County (Unincorporated Areas) <br> Saddletree Swamp Tributary: <br> At the upstream side of Mt. Moniah Church Road |  |




| Source of flooding and location | \# Depth in feet above ground. <br> *Elevation in feet (NGVD) - Elevation in feet (NAVD) |
| :---: | :---: |
| Roanoke County (Unincorporated Areas) |  |
| Maps availabie for inspection at the Roanoke County Engineering Office, 5204 Bernard Drive S.W., Roanoke, Virginia. |  |
| City of Roanoke |  |
| Maps availiable for inspectlon at the City of Roanoke Engineer's Office, 215 Church Street, Room 350, Roanoke, Virginia. |  |
| Send comments to The Honorable Ralph Smith, Mayor of the City of Roanoke, 215 Church Street, Room 452, Roanoke, Virginia 24011-1594. |  |

(Catalog of Federal Domestic Assistance No. 83.100, "Flood Insurance.")

Dated: August 9, 2004.
David I. Maurstad,
Acting Director, Mitigation Division, Emergency Preparedness and Response Directorate.
[FR Doc. 04-18688 Filed 8-13-04; 8:45 am] BILLING CODE 9110-12-P

## DEPARTMENT OF HOMELAND SECURITY

## Federal Emergency Management Agency

## 44 CFR Part 67

Final Flood Elevation Determinations
AGENCY: Federal Emergency
Management Agency (FEMA),
Emergency Preparedness and Response Directorate, Department of Homeland Security.
ACTION: Final rule.
SUMMARY: Base ( $1 \%$ annual chance) Flood Elevations (BFEs) and modified BFEs are made final for the communities listed below. The BFEs and modified BFEs are the basis for the floodplain management measures that each community is required either to adopt or to show evidence of being already in effect in order to qualify or remain qualified for participation in the National Flood Insurance Program (NFIP).

EFFECTIVE DATES: The date of issuance of the Flood Insurance Rate Map (FIRM) showing BFEs and modified BFEs for each community. This date may be obtained by contacting the office where the maps are available for inspection as indicated on the table below.

ADDRESSES: The final BFEs for each community are available for inspection at the office of the Chief Executive Officer of each community. The respective addresses are listed in the table below.

## FOR FURTHER INFORMATION CONTACT:

Doug Bellomo, P.E., Hazard
Identification Section, Emergency Preparedness and Response Directorate, FEMA, 500 C Street SW., Washington, DC 20472, (202) 646-2903.
SUPPLEMENTARY INFORMATION: FEMA makes the final determinations listed below for the modified BFEs for each community listed. These modified elevations have been published in newspapers of local circulation and ninety (90) days have elapsed since that publication. The Mitigation Division Director of the Emergency Preparedness and Response Directorate, has resolved any appeals resulting from this notification.

This final rule is issued in accordance with Section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and 44 CFR Part 67.

The Agency has developed criteria for floodplain management in floodprone areas in accordance with 44 CFR Part 60.

Interested lessees and owners of real property are encouraged to review the proof Flood Insurance Study and FIRM available at the address cited below for each community.

The BFEs and modified BFEs are made final in the communities listed below. Elevations at selected locations in each community are shown.

## National Environmental Policy Act

This rule is categorically excluded from the requirements of 44 CFR Part 10, Environmental Consideration. No environmental impact assessment has been prepared.

## Regulatory Flexibility Act

The Mitigation Division Director of the Emergency Preparedness and Response Directorate certifies that this rule is exempt from the requirements of the Regulatory Flexibility Act because final or modified BFEs are required by the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and are required to establish and maintain community eligibility in the NFIP. No regulatory flexibility analysis has been prepared.

## Regulatory Classification

This final rule is not a significant regulatory action under the criteria of Section 3(f) of Executive Order 12866 of September 30, 1993, Regulatory Planning and Review, 58 FR 51735.

## Executive Order 12612, Federalism

This rule involves no policies that have federalism implications under Executive Order 12612, Federalism, dated Oct. 26, 1987.
Executive Order 12778, Civil Justice Reform

This rule meets the applicable standards of Section 2(b)(2) of Executive Order 12778.

## List of Subjects in 44 CFR Part 67

Administrative practice and procedure, Flood insurance, Reporting and recordkeeping requirements.

- Accordingly, 44 CFR Part 67 is amended as follows:


## PART 67-[AMENDED]

- 1. The authority citation for Part 67 continues to read as follows:
Authority: 42 U.S.C. 4001 et seq.; Reorganization Plan No. 3 of 1978, 3 CFR, 1978 Comp., p. 329; E.O. 12127, 44 FR 19367, 3 CFR, 1979 Comp., p. 376.


## §67.11 [Amended]

- 2. The tables published under the authority of $\S 67.11$ are amended as follows:


| Source of flooding and location | \#Depth in feet above ground. <br> *Elevation in feet (NGVD) -Elevation in feet (NAVD) |
| :---: | :---: |
| Falls Run: <br> Approximately 1,000 feet upstream of U.S. Route 17 .. <br> Approximately 1.06 miles upstream of Cardinal Forest Drive $\qquad$ <br> Litlle Falls Run: <br> Approximately 1,280 feet upstream of Kings Highway <br> Approximately 0.52 mile upstream of State Route 218 <br> Rocky Run: <br> At the confluence with Tributary 3 to Austin Run <br> Approximately 225 feet upstream of Rockdale Road <br> (State Route 617) <br> Tributary 3 to Austin Run: <br> At the confluence with Austin $\qquad$ <br> Approximately 800 feet upstream of the confluence of <br> Austin Run Tributary 2 <br> Whitsons Run (previously <br> known as Tributary 1 to Austin Run): <br> At the confluence with Austin <br> Run $\qquad$ <br> Approximately 0.65 mile upstream of Eustace Road (State Route 751) $\qquad$ <br> Maps available for inspection at the Stafford County Administration Center, Department of Code Administration, 1300 Courthouse Road, Stafford, Virginia. |  |

(Catalog of Federal Domestic Assistance No. 83.100, "Flood Insurance")

Dated: August 9, 2004.
David I. Maurstad,
Acting Director, Mitigation Division, Emergency Preparedness and Response Directorate.
[FR Doc. 04-18689 Filed 8-13-04; 8:45 am] BILLING CODE 9110-12-P

## DEPARTMENT OF HOMELAND SECURITY <br> Federal Emergency Management Agency <br> 44 CFR Part 67

## Final Flood Elevation Determinations

AGENCY: Federal Emergency
Management Agency (FEMA), Emergency Preparedness and Response Directorate, Department of Homeland Security.
ACTION: Final rule.
SUMMARY: Base ( $1 \%$ annual chance) Flood Elevations (BFEs) and modified BFEs are made final for the
communities listed below. The BFEs and modified BFEs are the basis for the floodplain management measures that each community is required either to adopt or to show evidence of being already in effect in order to qualify or remain qualified for participation in the National Flood Insurance Program (NFIP).
EFFECTIVE DATES: The date of issuance of the Flood Insurance Rate Map (FIRM) showing BFEs and modified•BFEs for each community. This date may be obtained by contacting the office where the maps are available for inspection as indicated on the table below.
addresses: The final BFEs for each community are available for inspection at the office of the Chief Executive Officer of each community. The respective addresses are listed in the table below.

## FOR FURTHER INFORMATION CONTACT:

Doug Bellomo, P. E., Hazard
Identification Section, Emergency Preparedness and Response Directorate, FEMA, 500 C Street SW., Washington, DC 20472, (202) 646-2903.
SUPPLEMENTARY INFORMATION: FEMA makes the final determinations listed below for the modified BFEs for each community listed. These modified elevations have been published in newspapers of local circulation and ninety ( 90 ) days have elapsed since that publication. The Mitigation Division Director of the Emergency Preparedness and Response Directorate, has resolved any appeals resulting from this notification.

This final rule is issued in accordance with section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and 44 CFR part 67.

The Agency has developed criteria for floodplain management in floodprone areas in accordance with 44 CFR part 60.

Interested lessees and owners of real property are encouraged to review the proof Flood Insurance Study and FIRM
available at the address cited below for each community.

The BFEs and modified BFEs are made final in the communities listed below. Elevations at selected locations in each community are shown.

## National Environmental Policy Act

This rule is categorically excluded from the requirements of 44 CFR part 10, Environmental Consideration. No environmental impact assessment has been prepared.

## Regulatory Flexibility Act

The Mitigation Division Director of the Emergency Preparedness and Response Directorate certifies that this rule is exempt from the requirements of the Regulatory Flexibility Act because final or modified BFEs are required by the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and are required to establish and maintain community eligibility in the NFIP. No regulatory flexibility analysis has been prepared.

## Regulatory Classification

This final rule is not a significant regulatory action under the criteria of section 3(f) of Executive Order 12866 of September 30, 1993, Regulatory Planning and Review, 58 FR 51735.

## Executive Order 12612, Federalism

This rule involves no policies that have federalism implications under Executive Order 12612, Federalism, dated Oct. 26, 1987.

## Executive Order 12778, Civil Justice Reform

This rule meets the applicable standards of section 2(b)(2) of Executive Order 12778.

## List of Subjects in 44 CFR Part 67

Administrative practice and procedure, Flood insurance, Reporting and recordkeeping requirements.

- Accordingly, 44 CFR Part 67 is amended as follows:


## PART 67-[AMENDED]

- 1. The authority citation for part 67 continues to read as follows:
Authority: 42 U.S.C. 4001 et seq.;
Reorganization Plan No. 3 of 1978, 3 CFR, 1978 Comp., p. 329; E.O. 12127, 44 FR 19367, 3 CFR, 1979 Comp., p. 376.


## §67.11 [Amended]

- 2. The tables published under the authority of $\S 67.11$ are amended as follows:

| Source of flooding and location | \#Depth in feet above ground. *Elevation in feet (NGVD)•Elevation in feet (NAVD) |
| :---: | :---: |
| WISCONSIN |  |
| New Richmond (City), St. Croix County (FEMA Docket No. D7572) |  |
| Paper Jack Creek: Just downstream of County Road A $\qquad$ | *945 |
| Approximately 0.7 mile upstream of 140th Street $\qquad$ | *982 |
| Willow River: |  |
| Approximately 0.5 mile downstream of State Highway 64 | *949 |
| Just downstream of County Road K | *980 |
| Maps available for inspection at the City of New Richmond Civic Center, 156 East First Street, New Richmond, Wisconsin. |  |

(Catalog of Federal Domestic Assistance No. 83.100, "Flood Insurance.")

Dated: August 10, 2004.
David I. Maurstad,
Acting Director, Mitigation Division, Emergency Preparedness and Response Directorate.
[FR Doc. 04-18690 Filed 8-13-04; 8:45 am] BILLING CODE 9110-12-P

# Proposed Rules 

Federal Register
Vol. 69, No. 157
Monday, August 16, 2004

This section of the FEDERAL REGISTER contains notices to the public of the proposed issuance of rules and regulations. The purpose of these notices is to give interested persons an opportunity to participate in the rule making prior to the adoption of the final rules.

## DEPARTMENT OF AGRICULTURE

## Agricultural Marketing Service

## 7 CFR Part 927

[Docket No. FV04-927-2 PR]

## Winter Pears Grown in Oregon and

 Washington; Decrease of a Continuing Supplemental Assessment Rate for the Beurre d'Anjou Variety of Pears Grown in Oregon and WashingtonAGENCY: Agricultural Marketing Service, USDA.
ACTION: Proposed rule.
SUMMARY: This rule would decrease the continuing supplemental assessment rate established for the Winter Pear Control Committee (Committee) for the 2004-2005 and subsequent fiscal periods from $\$ 0.03$ to $\$ 0.01$ per 44pound standard box or container equivalent of the Beurre d'Anjou variety of pears (d'Anjou pears) handled, excluding organically produced d'Anjou pears. The Committee locally administers the marketing order which regulates the handling of winter pears grown in Oregon and Washington. Authorization for a supplemental assessment rate on individual varieties or subvarieties of winter pears enables the Committee to fund authorized projects for these varieties. The fiscal period began July 1 and ends June 30. The supplemental assessment rate would remain in effect indefinitely unless modified, suspended, or terminated.
DATES: Comments must be received by September 7, 2004.
ADDRESSES: Interested persons are invited to submit written comments concerning this rule. Comments must be sent to the Docket Clerk, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue, SW., STOP
0237, Washington, DC 20250-0237; fax: (202) 720-8938; e-mail:
moab.docketclerk@usda.gov; or Internet: http://www.regulations.gov. Comments
should reference the docket number and the date and page number of this issue of the Federal Register and will be available for public inspection in the Office of the Docket Clerk during regular business hours, or can be viewed at: http://www.ams.usda.gov/fv/moab.html. FOR FURTHER INFORMATION CONTACT: Susan M. Hiller, Northwest Marketing Field Office, Fruit and Vegetable Programs, AMS, USDA, 1220 SW. Third Avenue, suite 385, Portland, Oregon 97204-2807; telephone: (503) 326-2724, fax: (503) 326-7440; or George Kelhart, Technical Advisor, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue, SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 720-2491, fax: (202) 720-8938.
Small businesses may request information on complying with this regulation by contacting Jay Guerber, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue, SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 7202491, fax: (202) 720-8938, or e-mail: Jay.Guerber@usda.gov.
SUPPLEMENTARY INFORMATION: This rule is issued under Marketing Agreement No. 89 and Order No. 927, both as amended ( 7 CFR part 927), regulating the handling of winter pears grown in Oregon and Washington, hereinafter referred to as the "order." The order is effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), hereinafter referred to as the "Act."

The Department of Agriculture (USDA) is issuing this rule in conformance with Executive Order 12866.

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. Under the marketing order now in effect, Oregon and Washington winter pear handlers are subject to assessments. Funds to administer the order are derived from such assessments. It is intended that the supplemental assessment rate as proposed herein would be applicable to all assessable d'Anjou pears, excluding organically produced d'Anjou pears, beginning on July 1, 2004, and continue until amended, suspended, or terminated. This rule will not preempt any State or local laws, regulations, or
policies, unless they present an irreconcilable conflict with this rule

The Act provides that administrative proceedings must be exhausted before parties may file suit in court. Under section 608c(15)(A) of the Act, any handler subject to an order may file with USDA a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with law and request a modification of the order or to be exempted therefrom. Such handler is afforded the opportunity for a hearing on the petition. After the hearing USDA would rule on the petition. The Act provides that the district court of the United States in any district in which the handler is an inhabitant, or has his or her principal place of business, has jurisdiction to review USDA's ruling on the petition, provided an action is filed not later than 20 days after the date of the entry of the ruling.

This rule would decrease the supplemental assessment rate established for the Committee for the 2004-2005 and subsequent fiscal periods from $\$ 0.03$ to $\$ 0.01$ per 44pound standard box or container equivalent of d'Anjou pears, excluding organically produced d'Anjou pears. The $\$ 0.01$ supplemental assessment rate on conventionally produced (pears that are not organically produced) and handled d'Anjou pears is in addition to the continuing base assessment rate of $\$ 0.49$ per 44-pound standard box or container equivalent established for the 1998-1999 and subsequent fiscal periods, which pertains to all winter pears handled under the order ( 63 FR 46633; September 2, 1998). The current supplemental rate of $\$ 0.03$ per 44 pound standard box or container equivalent was established at 67 FR 5438; February 6, 2002.
The order provides authority for the Committee, with the approval of USDA, to formulate an annual budget of expenses and collect assessments from handlers to administer the program. The order also provides authority to fix supplemental rates of assessment on individual varieties or subvarieties to secure sufficient funds to provide for projects authorized under $\S 927.47$. Section 927.47 provides authority for the establishment of production research, or marketing research and development projects designed to assist,
improve, or promote the marketing, distribution, and consumption of pears. The members of the Committee are growers and handlers of Oregon and Washington winter pears. They are familiar with the Committee's needs and with the costs for goods and services in their local area and are thus in a position to formulate an appropriate budget and assessment rates. The assessment rates are formulated and discussed in a public meeting. Thus, all directly affected persons have an opportunity to participate and provide input.

The Committee met on June 4, 2004, and unanimously recommended 20042005 expenditures of $\$ 7,302,905$ and reconfirmed the continuing base assessment rate of $\$ 0.49$ per 44 -pound standard box or container equivalent of winter pears established for the 19981999 and subsequent fiscal periods. The Committee also recommended a supplemental assessment rate of \$0.01 per 44 -pound standard box or container equivalent of d'Anjou pears, excluding organically produced d'Anjou pears. In comparison, last year's budgeted expenditures were $\$ 8,320,989$.

The Committee shares management and other expenses with Pear Bureau Northwest and the Northwest Fresh Bartlett Pear Marketing Committee (7 CFR part 931) under a management agreement. The major expenditures recommended by the Committee for the 2004-2005 fiscal period include $\$ 339,905$ for shared expenses (salaries and benefits, insurance, office rent, equipment rental and maintenance, office supplies, telephone, postage, and similar expenses); \$290,000 for production research, and market research and development; \$110,000 for Ethoxyquin data research, $\$ 183,000$ for program expenses (compliance and education, committee meetings, office equipment purchases, industry development, and computer programs); and $\$ 6,380,000$ for paid advertising. Budgeted expenses for these items in 2003-2004 were \$329,989, \$324,000, $\$ 360,000$, \$179,000, and \$7,128,000, respectively.

Under this proposed rule, conventionally produced and handled d'Anjou pears would be assessed at a total rate of $\$ 0.50$ per 44 -pound standard box or container equivalent, while all other varieties of winter pears, including organically produced d'Anjou pears, will be assessed at the currently established rate of $\$ 0.49$ per 44 -pound standard box or container equivalent. The Committee estimates that of the 14,500,000 44-pound standard boxes or container equivalents of winter pears projected for utilization during the

2004-2005 fiscal period, 11,000,000 44pound standard boxes or container equivalents will be conventionally produced pears of the d'Anjou variety. While the income derived from the base assessment rate will continue to fund the Committee's administrative and promotional activities, income derived from the supplemental assessment rate would be used exclusively to fund the collection of data on Ethoxyquin residue on stored d'Anjou pears. Ethoxyquin is an antioxidant that is registered for use on pears for controlling superficial scald, a physiological disease affecting the appearance of certain varieties of stored pears. The supplemental assessment rate would not be applicable to d'Anjou pears that are organically produced, because Ethoxyquin is not used in their handling and storage.
Assessment income for the 2004-2005 fiscal period is expected to total $\$ 7,215,000$. Income from the $\$ 0.49$ base assessment rate is estimated at $\$ 7,105,000$, calculated on estimated shipments of $14,500,00044$-pound standard boxes or container equivalents. In addition, income from the $\$ 0.01$ supplemental assessment rate is estimated at $\$ 110,000$, calculated on estimated shipments of $11,000,000$ 44pound standard boxes or container equivalents. The supplemental assessment rate of $\$ 0.01$ is $\$ 0.02$ lower than the rate currently in effect. The Committee recommended a decreased supplemental assessment rate due to the projected reduced cost for the final stage of the Ethoxyquin data research. Income derived from handler assessments, along with interest income and funds from the Committee's authorized reserve would be adequate to cover budgeted expenses. Funds in the reserve (currently $\$ 440,550$ ) would be kept within the maximum permitted by the order of approximately one fiscal period's expenses ( $\$ 927.42$ ).
The continuing base assessment rate and the decreased supplemental assessment rate of $\$ 0.01$ would continue in effect indefinitely unless modified, suspended, or terminated by USDA upon recommendation and information submitted by the Committee or other available information.

Although the supplemental assessment rate would be in effect for an indefinite period, the Committee would continue to meet prior to or during each fiscal period to recommend a budget of expenses and consider recommendations for modification of the assessment rate. The dates and times of Committee meetings are available from the Committee or USDA. Committee meetings are open to the public and interested persons may
express their views at these meetings. USDA would evaluate Committee recommendations and other available information to determine whether modification of either the base assessment rate or the supplemental assessment rate is needed. Further rulemaking would be undertaken as necessary. The Committee's 2004-2005 budget and those for subsequent fiscal periods would be reviewed and, as appropriate, approved by USDA.

## Initial Regulatory Flexibility Analysis

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Agricultural Marketing Service (AMS) has considered the economic impact of this rule on small entities. Accordingly, AMS has prepared this initial regulatory flexibility analysis.

The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened.
Marketing orders issued pursuant to the Act, and the rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.
There are approximately 1,753 growers of winter pears in Oregon and Washington and approximately 50 handlers subject to regulation under the marketing order. Small agricultural growers are defined by the Small Business Administration (13 CFR 121.201) as those having annual receipts of less than $\$ 750,000$, and small agricultural service firms are defined as those whose annual receipts are less than $\$ 5,000,000$.

According to the Noncitrus Fruits and Nuts, 2003 Preliminary Summary issued in January 2004 by the National Agricultural Statistics Service, the total farm gate value of winter pears in the regulated production area for 2003 was $\$ 135,492,000$. Therefore, the 2003 average gross revenue for a winter pear grower in the regulated production area was $\$ 77,292$. Further, based on Committee records and recent fo.b. prices for winter pears, over 76 percent of the regulated handlers ship less than $\$ 5,000,000$ worth of winter pears on an annual basis. Based on this information it can be concluded that the majority of growers and handlers of winter pears in the States of Oregon and Washington may be classified as small entities.
This rule would decrease the supplemental assessment rate established for the Committee and collected from handlers for the 20042005 and subsequent fiscal periods from
$\$ 0.03$ to $\$ 0.01$ per 44 -pound standard box or container equivalent of d'Anjou pears, excluding organically produced d'Anjou pears. The Committee unanimously recommended 2004-2005 expenditures of $\$ 7,302,905$ and reconfirmed the continuing base assessment rate of $\$ 0.49$ per 44 -pound standard box or container equivalent of winter pears established for the 19981999 and subsequent fiscal periods. The Committee also recommended a decreased supplemental assessment rate of $\$ 0.01$ per 44 -pound standard box or container equivalent of d'Anjou pears, excluding organically produced d'Anjou pears.

The Committee shares management and other expenses with Pear Bureau Northwest and the Northwest Fresh Bartlett Pear Marketing Committee (7 CFR part 931) under a management agreement. The major expenditures recommended by the Committee for the 2004-2005 fiscal period include $\$ 339,905$ for shared expenses (salaries and benefits, insurance, office rent, equipment rental and maintenance, office supplies, telephone, postage, and similar expenses); $\$ 290,000$ for production research, and market research and development; \$110,000 for Ethoxyquin data research, $\$ 183,000$ for program expenses (compliance and education, committee meetings, office equipment purchases, industry development, and computer programs); and $\$ 6,380,000$ for paid advertising. Budgeted expenses for these items in 2003-2004 were $\$ 329,989$, $\$ 324,000$, $\$ 360,000, \$ 179,000$, and $\$ 7,128,000$, respectively.

Assessment income for the 2004-2005 fiscal period is expected to total $\$ 7,215,000$. Income from the $\$ 0.49$ base assessment rate is estimated at $\$ 7,105,000$, calculated on estimated shipments of $14,500,00044$-pound standard boxes or container equivalents. In addition, income from the $\$ 0.01$ supplemental assessment rate is estimated at $\$ 110,000$, calculated on estimated shipments of $11,000,00044$ pound standard boxes or container equivalents. The supplemental assessment rate of $\$ 0.01$ is $\$ 0.02$ lower than the rate currently in effect. The Committee recommended a decreased supplemental assessment rate due to the projected reduced cost for the final stage of the Ethoxyquin data research. Income derived from handler assessments, along with interest income and funds from the Committee's authorized reserve would be adequate to cover budgeted expenses. Funds in the reserve (currently $\$ 440,550$ ) would be kept within the maximum permitted by the order of
approximately one fiscal period's expenses (§927.42).
The Committee reviewed and unanimously recommended 2004-2005 expenditures of $\$ 7,302,905$ which includes increases in shared expenses and program expenses and decreases in production research, and market research and development, Ethoxyquin data research, and paid advertising expenses. Prior to arriving at this budget, alternative expenditure and assessment levels were discussed by the Committee. Based upon the projected reduced cost for the final stage of the Ethoxyquin data research, the Committee recommended a reduction in the supplemental assessment rate. Ethoxyquin is not used in the handling and storage of organically produced d'Anjou pears, thus they were excluded from the Committee's supplemental assessment rate recommendation.

A review of historical information and preliminary information pertaining to the upcoming fiscal period indicates that the grower price for the 2004-2005 fiscal period could range between $\$ 5.80$ and $\$ 7.35$ per standard box of winter pears. Therefore, the estimated assessment revenue for the 2004-2005 fiscal period, inclusive of revenue from both the base assessment rate and the supplemental assessment rate, as a percentage of total grower revenue could range between 6.8 and 8.6 percent.
This action would decrease the assessment obligation imposed on handlers. Assessments are applied uniformly on all handlers, and some of the costs may be passed on to growers. However, decreasing the supplemental assessment rate would reduce the burden on handlers, and may reduce the burden on growers. In addition, the Committee's meeting was widely publicized throughout the Oregon and Washington winter pear industry and all interested persons were invited to attend the meeting and participate in Committee deliberations on all issues. Like all Committee meetings, the June 4, 2004, meeting was a public meeting and all entities, both large and small, were able to express views on this issue. Finally, interested persons are invited to submit information on the regulatory and informational impacts of this action on small businesses.

This proposed rule would impose no additional reporting or recordkeeping requirements on either small or large Oregon and Washington winter pear handlers. As with all Federal marketing order programs, reports and forms are periodically reviewed to reduce information requirements and
duplication by industry and public sector agencies.

USDA has not identified any relevant Federal rules that duplicate, overlap, or conflict with this rule.

A small business guide on complying with fruit, vegetable, and specialty crop marketing agreements and orders may be viewed at: http://www.ams.usda.gov/ $f v /$ moab.html. Any questions about the compliance guide should be sent to Jay Guerber at the previously mentioned address in the FOR FURTHER INFORMATION CONTACT section.

A 20-day comment period is provided to allow interested persons to respond to this proposed rule. Twenty days is deemed appropriate because: (1) The 2004-2005 fiscal period began on July 1, 2004, and the marketing order requires that the rates of assessment for each fiscal period apply to all assessable winter pears handled during such fiscal period; (2) the proposed rule would decrease the supplemental assessment rate for assessable d'Anjou pears beginning with the 2004-2005 fiscal period; and (3) handlers are aware of this action which was unanimously recommended by the Committee at a public meeting and is similar to other assessment rate actions issued in past years.

## List of Subjects in 7 CFR Part 927

Marketing agreements, Pears, Reporting and recordkeeping requirements.

For the reasons set forth in the preamble, 7 CFR part 927 is proposed to be amended as follows:

## PART 927-WINTER PEARS GROWN IN OREGON AND WASHINGTON

1. The authority citation for 7 CFR part 927 continues to read as follows:

Authority: 7 U.S.C. 601-674.
2. Section 927.236 is revised to read as follows:

## §927.236 Assessment rate.

On and after July 1, 2004, an assessment rate of $\$ 0.49$ per 44 -pound standard box or container equivalent of conventionally and organically produced pears and, in addition, a supplemental assessment rate of \$0.01 per 44-pound standard box or container equivalent of Beurre d'Anjou variety pears, excluding organically produced Beurre d'Anjou pears, is established for the Winter Pear Control Committee.

Dated: August 10, 2004.
A.J. Yates,

Administrator, Agricultural Marketing Service.
[FR Doc. 04-18615 Filed 8-13-04; 8:45 am] BILLING CODE 3410-02-P

## DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

## 7 CFR Part 993

[Docket No. FV04-993-2 PR]

## Dried Prunes Produced in California; Increased Assessment Rate

AGENCY: Agricultural Marketing Service, USDA.
ACTION: Proposed rule.
summary: This rule would increase the assessment rate established for the Prune Marketing Committee (Committee) under Marketing Order No. 993 for the 2004-05 and subsequent crop years from $\$ 2.00$ to $\$ 4.00$ per ton of salable dried prunes: The Committee locally administers the marketing order which regulates the handling of dried prunes grown in California.
Authorization to assess dried prune handlers enables the Committee to incur expenses that are reasonable and necessary to administer the program. The Committee recommended a higher assessment rate because the 2004-05 crop is expected to be very small and a higher assessment rate is needed to generate sufficient funds to meet program expenses. The crop year begins August 1 and ends July 31. The assessment rate would remain in effect indefinitely unless modified, suspended, or terminated.
DATES: Comments must be received by September 7, 2004.
ADDRESSES: Interested persons are invited to submit written comments concerning this rule. Comments must be sent to the Docket Clerk, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue, SW., STOP 0237, Washington, DC 20250-0237; Fax: (202) 720-8938; or E-mail:
moab.docketclerk@usda.gov, or Internet: http://www.regulations.gov. Comments should reference the docket number and the date and page number of this issue of the Federal Register and will be available for public inspection in the Office of the Docket Clerk during regular business hours, or can be viewed at: http://www.ams.usda.gov/fv/moab.html.

FOR FURTHER INFORMATION CONTACT: Toni Sasselli, Program Analyst, or Richard P. Van Diest, Marketing Specialist, California Marketing Field Office, Fruit and Vegetable Programs, AMS, USDA, 2202 Monterey Street, suite 102B,
Fresno, California 93721; telephone: (559) 487-5901; Fax (559) 487-5906; or George Kelhart, Technical Advisor, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue, SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 7202491, Fax: (202) 720-8938.

Small businesses may request information on complying with this regulation by contacting Jay Guerber, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue, SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 7202491, Fax: (202) 720-8938, or E-mail: Jay.Guerber@usda.gov.
SUPPLEMENTARY INFORMATION: This rule is issued under Marketing Agreement and Order No. 993, both as amended (7 CFR part 993), regulating the handling of dried prunes grown in California, hereinafter referred to as the "order." The marketing agreement and order are effective under the Agricultural Marketing Agreement Act of 1937, as amended ( 7 U.S.C. 601-674), hereinafter referred to as the "Act."

The Department of Agriculture (USDA) is issuing this rule in conformance with Executive Order 12866.

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. Under the marketing order now in effect, California dried prune handlers are subject to assessments. Funds to administer the order are derived from such assessments. It is intended that the assessment rate as proposed herein would be applicable to all assessable dried prunes beginning on August 1, 2004, and continue until amended, suspended, or terminated. This rule will not preempt any State or local laws, regulations, or policies, unless they present an irreconcilable conflict with this rule.
The Act provides that administrative proceedings must be exhausted before parties may file suit in court. Under section $608 \mathrm{c}(15)(\mathrm{A})$ of the Act, any handler subject to an order may file with USDA a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with law and request a modification of the order or to be exempted therefrom. Such
handler is afforded the opportunity for a hearing on the petition. After the hearing USDA would rule on the petition. The Act provides that the district court of the United States in any district in which the handler is an inhabitant, or has his or her principal place of business, has jurisdiction to review USDA's ruling on the petition, provided an action is filed not later than 20 days after the date of the entry of the ruling.

This rule would increase the assessment rate established for the Committee for the 2004-05 and subsequent crop years from $\$ 2.00$ to $\$ 4.00$ per ton of salable dried prunes.
The California dried prune marketing order provides authority for the Committee, with the approval of USDA, to formulate an annual budget of expenses and collect assessments from handlers to administer the program. The members of the Committee are producers and handlers of California dried prunes. They are familiar with the Committee's needs and with the costs for goods and services in their local area and are thus in a position to formulate an appropriate budget and assessment rate. The assessment rate is formulated and discussed in a public meeting. Thus, all directly affected persons have an opportunity to participate and provide input.
For the 2003-04 and subsequent crop years, the Committee recommended, and USDA approved, an assessment rate that would continue in effect from crop year to crop year unless modified, suspended, or terminated by USDA upon recommendation and information submitted by the Committee or other information available to USDA.

The Committee met on June 23, 2004, and unanimously recommended 200405 expenditures of $\$ 275,800$ and an assessment rate of $\$ 4.00$ per ton of salable dried prunes. In comparison, last year's budgeted expenditures were $\$ 322,022$. The assessment rate of $\$ 4.00$ per ton is $\$ 2.00$ higher than the rate currently in effect. The Committee recommended a higher assessment rate because a very small crop is expected this year. The salable prune production this year is expected to be 68,950 tons, the smallest crop since the early 1900's. The assessment rate of $\$ 4.00$ per ton is expected to provide sufficient funds for Committee operations this year.

The following table compares major budget expenditures recommended by the Committee on June 23, 2004, and major budget expenditures in the 200304 budget.


The assessment rate recommended by the Committee was derived by dividing anticipated expenses by the estimated salable tons of California dried prunes. Production of dried prunes for the year is estimated at 68,950 salable tons, which should provide $\$ 275,800$ in assessment income. Income derived from handler assessments is expected to be adequate to cover budgeted expenses. Interest income also would be available if assessment income is reduced for some reason. The Committee is authorized to use excess assessment funds from the 2003-04 crop year (currently estimated at $\$ 105,000$ ) for up to 5 months beyond the end of the crop year to meet 2004-05 crop year expenses. At the end of the 5 months, the Committee refunds or credits excess funds to handlers ( $\$ 993.81(\mathrm{c})$ ).

The proposed assessment rate would continue in effect indefinitely unless modified, suspended, or terminated by USDA upon recommendation and information submitted by the Committee or other available information.

Although this assessment rate would be in effect for an indefinite period, the Committee would continue to meet prior to or during each crop year to recommend a budget of expenses and consider recommendations for modification of the assessment rate. The dates and times of Committee meetings are available from the Committee or USDA. Committee meetings are open to the public and interested persons may express their views at these meetings. USDA will evaluate Committee
recommendations and other available information to determine whether modification of the assessment rate is needed. Further rulemaking would be undertaken as necessary. The Committee's 2004-05 budget and those for subsequent crop years would be reviewed and, as appropriate, approved by USDA.

## Initial Regulatory Flexibility Analysis

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Agricultural Marketing Service (AMS) has considered the economic impact of this rule on small entities. Accordingly, AMS has prepared this initial regulatory flexibility analysis.
The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and the rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.

There are approximately 1,100 producers of dried prunes in the production area and approximately 22 handlers subject to regulation under the marketing order. Small agricultural producers are defined by the Small Business Administration (13 CFR 121.201) as those having annual receipts less than $\$ 750,000$, and small agricultural service firms are defined as those whose annual receipts are less than $\$ 5,000,000$.

Eight of the 22 handlers ( 36.4 percent) shipped over $\$ 5,000,000$ of dried prunes and could be considered large handlers by the Small Business Administration. Fourteen of the 22 handlers ( 63.6 percent) shipped under $\$ 5,000,000$ of dried prunes and could be considered small handlers. An estimated 32 producers, or less than 3 percent of the 1,100 total producers, would be considered large growers with annual income over $\$ 750,000$. The majority of handlers and producers of California dried prunes may be classified as small entities.

This rule would increase the assessment rate established for the Committee and collected from handlers for the 2004-05 and subsequent crop years from $\$ 2.00$ to $\$ 4.00$ per ton of salable dried prunes. The Committee unanimously recommended 2004-05 expenditures of $\$ 275,800$ and an assessment rate of $\$ 4.00$ per ton of salable dried prunes. The proposed assessment rate of $\$ 4.00$ per ton is $\$ 2.00$ higher than the current rate. The quantity of assessable dried prunes for the 2004-05 crop year is now estimated at 68,950 salable tons. Thus, the $\$ 4.00$ rate should provide $\$ 275,800$ in assessment income and be adequate to meet this year's expenses. Interest income also would be available to cover budgeted expenses if the 2004-05 expected assessment income falls short.
The following table compares major budget expenditures recommended by the Committee on June 23, 2004, and major budget expenditures in the 200304 budget.


Prior to arriving at its budget of $\$ 275,800$, the Committee considered information from various sources, such as the Committee's Executive Subcommittee. An alternative to this action would be to continue with the $\$ 2.00$ per ton assessment rate. However, an assessment rate of $\$ 2.00$ per ton in combination with the estimated crop of 68,950 salable tons would not generate sufficient monies needed to fund all the budget items for 2004-05. The
assessment rate of $\$ 4.00$ per ton of salable dried prunes was determined by dividing the total recommended budget by the estimated salable dried prunes. The Committee is authorized to use excess assessment funds from the 200304 crop year (currently estimated at $\$ 105,000$ ) for up to 5 months beyond the end of the crop year to fund 2003-04 crop year expenses. At the end of the 5 months, the Committee refunds or credits excess funds to handlers
(§ 993.81(c)). Anticipated assessment income and interest income during 2004-05 would be adequate to cover authorized expenses.
The grower price for the 2004-05 season is expected to average above the estimated 2003-04 average grower price of about $\$ 750$ per salable ton of dried prunes. Based on an estimated 68,950 salable tons of dried prunes, assessment revenue during the 2004-05 crop year is
expected to be less than 1 percent of the total expected grower revenue.

This action would increase the assessment obligation imposed on handlers. While assessments impose some additional costs on handlers, the costs are minimal and uniform on all handlers. Some of the additional costs may be passed on to producers. However, these costs would be offset by the benefits derived by the operation of the marketing order. In addition, the Committee's meeting was widely publicized throughout the California dried prune industry and all interested persons were invited to attend the meeting and participate in Committee deliberations on all issues. Like all Committee meetings, the June 23, 2004, meeting was a public meeting and all entities, both large and small, were able to express views on this issue. Finally, interested persons are invited to submit information on the regulatory and informational impacts of this action on small businesses.

This proposed rule would impose no additional reporting or recordkeeping requirements on either small or large California dried prune handlers. As with all Federal marketing order programs, reports and forms are periodically reviewed to reduce information requirements and duplication by industry and public sector agencies.

USDA has not identified any relevant Federal rules that duplicate, overlap, or conflict with this rule.

A small business guide on complying with fruit, vegetable, and specialty crop marketing agreements and orders may be viewed at: http://www.ams.usda.gov/ $\mathrm{fv} / \mathrm{moab} / \mathrm{html}$. Any questions about the compliance guide should be sent to Jay Guerber at the previously mentioned address in the FOR FURTHER INFORMATION CONTACT section.

A 20-day comment period is provided to allow interested persons to respond to this proposed rule. Twenty days is deemed appropriate because: (1) The 2004-05 crop year begins on August 1, 2004, and the marketing order requires that the rate of assessment for each crop year apply to all assessable prunes handled during such crop year; (2) the Committee needs to have sufficient funds to pay its expenses which are incurred on a continuous basis; and (3) handlers are aware of this action which was unanimously recommended by the Committee at a public meeting and is similar to other assessment rate actions issued in past years.

List of Subjects in 7 CFR Part 993
Marketing agreements, Plums, Prunes, Reporting and recordkeeping requirements.

For the reasons set forth in the preamble, 7 CFR part 993 is proposed to be amended as follows:

## PART 993-DRIED PRUNES PRODUCED IN CALIFORNIA

1. The authority citation for 7 CFR part 993 continues to read as follows: Authority: 7 U.S.C. 601-674.
2. Section 993.347 is revised to read as follows:

## §993.347 Assessment rate.

On and after August 1, 2004, an assessment rate of $\$ 4.00$ per ton is established for California dried prunes.

Dated: August 10, 2004.
A.J. Yates,

Administrator, Agricultural Marketing Service.
[FR Doc. 64-18611 Filed 8-13-04; 8:45 am] BILLING CODE 3410-02-P

## DEPARTMENT OF AGRICULTURE

## Agricultural Marketing Service

## 7 CFR Part 987

[Docket No. FV04-987-2 PR]
Domestic Dates Produced or Packed in Riverside County, California; Increased Assessment Rate
AGENCY: Agricultural Marketing Service, USDA.
ACtion: Proposed rule.
SUMMARY: This rule would increase the assessment rate established for the California Date Administrative Committee (committee) for the 2004-05 and subsequent crop years from $\$ 0.75$ to $\$ 0.85$ per hundredweight of dates handled. The committee locally administers the marketing order which regulates the handling of dates produced or packed in Riverside County, California. Authorization to assess date handlers enables the committee to incur expenses that are reasonable and necessary to administer the program. The Committee recommended increasing the assessment rate because additional revenues are needed to fund program operations. The crop year begins October 1 and ends September 30. The assessment rate wonld remain in effect indefinitely unless modified, suspended, or terminated.

DATES: Comments must be received by September 15, 2004.
ADDRESSES: Interested persons are invited to submit written comments concerning this rule. Comments must be sent to the Docket Clerk, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; Fax: (202) 720-8938, or E-mail:
moab.docketclerk@usda.gov; or Internet: http://www.regulations.gov. Comments should reference the docket number and the date and page number of this issue of the Federal Register and will be available for public inspection in the Office of the Docket Clerk during regular business hours, or can be viewed at: http://www.ams.usda.gov/fv/moab.html. for further information contact: Toni Sasselli, Program Analyst, Terry Vawter or Richard P. Van Diest, Marketing Specialists, California Marketing Field Office, Fruit and Vegetable Programs, AMS, USDA, 2202 Monterey St., suite 102B, Fresno, CA 93721; telephone: (559) 487-5901, Fax: (559) 487-5906; or George Kelhart, Technical Advisor, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 7202491, Fax: (202) 720-8938.

Small businesses may request information on complying with this regulation by contacting Jay Guerber, Marketing Order Administration Branch, Fruit and Vegetable Programs, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; telephone: (202) 720-2491, Fax: (202) 720-8938, or E-mail: Jay.Guerber@usda.gov.
SUPPLEMENTARY INFORMATION: This rule is issued under Marketing Agreement and Marketing Order No. 987, both as amended (7 CFR part 987), regulating the handling of domestic dates produced or packed in Riverside County, California, hereinafter referred to as the "order." The marketing agreement and order are effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601674), hereinafter referred to as the "Act."
The Department of Agriculture (USDA) is issuing this rule in conformance with Executive Order 12866.

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. Under the marketing order now in effect, California date handlers are subject to assessments. Funds to administer the order are derived from
such assessments. It is intended that the assessment rate as proposed herein would be applicable to all assessable dates beginning on October 1, 2004, and continue until amended, suspended, or terminated. This rule would not preempt any State or local laws, regulations, or policies, unless they present an irreconcilable conflict with this rule.

The Act provides that administrative proceedings must be exhausted before parties may file suit in court. Under section $608 \mathrm{c}(15)(\mathrm{A})$ of the Act, any handler subject to an order may file with USDA a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with law and request a modification of the order or to be exempted therefrom. Such handler is afforded the opportunity for a hearing on the petition. After the hearing USDA would rule on the petition. The Act provides that the district court of the United States in any district in which the handler is an inhabitant, or has his or her principal. place of business, has jurisdiction to review USDA's ruling on the petition, provided an action is filed not later than 20 days after the date of the entry of the ruling.

This rule would increase the assessment rate established for the committee for the 2004-05 and subsequent crop years from $\$ 0.75$ to $\$ 0.85$ per hundredweight of assessable dates handled.

The California date marketing order provides authority for the committee, with the approval of USDA, to formulate an annual budget of expenses and collect assessments from handlers to administer the program. The members of the committee are producers and producer-handlers of California dates. They are familiar with the committee's needs and with the costs for goods and services in their local area and are thus in a position to formulate an appropriate budget and assessment rate. The assessment rate is formulated and discussed at a public meeting. Thus, all directly affected persons have an opportunity to participate and provide input.

For the 2003-04 and subsequent crop years, the committee recommended, and USDA approved, an assessment rate that would continue in effect from crop year to crop year unless modified, suspended, or terminated by USDA upon recommendation and information submitted by the committee or other information available to USDA.

The committee met on June 30, 2004, and unanimously recommended 200405 crop year expenditures of $\$ 223,000$
and an assessment rate of $\$ 0.85$ per hundredweight of dates handled. In comparison, last year's budgeted expenditures were $\$ 225,365$. The recommended assessment rate of $\$ 0.85$ is $\$ 0.10$ higher than the rate currently in effect. The increase in the assessment rate is needed to fund the committee's budget and maintain its operating reserve at about $\$ 36,000$, which the committee deems satisfactory.
Proceeds from sales of cull dates are deposited in a surplus account for subsequent use by the committee in covering the surplus pool share of the committee's expenses. Handlers may also dispose of cull dates of their own production within their own livestockfeeding operation; otherwise, such cull dates must be shipped or delivered to the committee for sale to non-human food product outlets. For the 2004-05 crop year, the committee voted to use $\$ 2,000$ from the surplus account to help fund the committee's budget of $\$ 223,000$.

The budgeted administrative expenses for the 2004-05 crop year include $\$ 90,427$ for labor and office expenses. This compares to $\$ 123,710$ in budgeted expenses in 2003-04. In addition, $\$ 112,499$ has been budgeted for marketing and promotion under the program for the 2004-05 crop year. This compares to $\$ 101,655$ in budgeted marketing and promotion expenses for the 2003-04 crop year. A total of $\$ 20,074$ is budgeted as a contingency reserve for 2004-05. A reserve of $\$ 10,000$ was included in the budget for 2003-04.

The assessment rate of $\$ 0.85$ per hundredweight of assessable dates was derived by applying the following formula where:
$\mathrm{A}=$ Cull Surplus Fund $(\$ 2,000)$
$B=2004-05$ expected shipments
( 260,000 hundredweight) $\mathrm{C}=2004-05$ expenses $(\$ 223,000)$; (C-A) $\mathrm{B}=\$ 0.85$ per hundredweight.

Estimated shipments should provide $\$ 221,000$ in assessment income. Income derived from handler assessments and $\$ 2,000$ from the cull surplus fund would be adequate to cover budgeted expenses. Funds in the reserve are expected to total about $\$ 35,700$ by September 30 , 2005, and therefore would be less than the maximum permitted by the order (not to exceed 50 percent of the average of expenses incurred during the most recent five preceding crop years as required under § 987.72(c)).
The proposed assessment rate would continue in effect indefinitely unless modified, suspended, or terminated by USDA upon recommendation and information submitted by the committee or other available information.

Although this assessment rate would be in effect for an indefinite period, the committee would continue to meet prior to or during each crop year to recommend a budget of expenses and consider recommendations for modification of the assessment rate. The dates and times of committee meetings are available from the committee or USDA. Committee meetings are open to the public and interested persons may express their views at these meetings. USDA would evaluate committee recommendations and other available information to determine whether modification of the assessment rate is needed. Further rulemaking would be undertaken as necessary. The committee's 2004-05 budget and those for subsequent crop years would be reviewed and, as appropriate, approved by USDA.

## Initial Regulatory Flexibility Analysis

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Agricultural Marketing Service (AMS) has considered the economic impact of this rule on small entities. Accordingly, AMS has prepared this initial regulatory flexibility analysis.
The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and the rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility. There are approximately 124 producers of dates in the production area and approximately 10 handlers subject to regulation under the marketing order. The Small Business Administration (13 CFR 121.201) defines small agricultural producers as those having annual receipts of less than $\$ 750,000$, and small agricultural service firms are defined as those having annual receipts of less than \$5,000,000.

An industry profile shows that four of the 10 handlers ( 40 percent) shipped over $\$ 5,000,000$ of dates and could be considered large handlers by the Small Business Administration. Six of the 10 handlers ( 60 percent) shipped under $\$ 5,000,000$ of dates and could be considered small handlers. An estimated 7 producers, or less than 6 percent, of the 124 total producers, would be considered large producers with annual incomes over $\$ 750,000$. The majority of handlers and producers of California dates may be classified as small entities.

This rule would increase the assessment rate established for the committee and collected from handlers for the 2004-05 and subsequent crop years from $\$ 0.75$ to $\$ 0.85$ per hundredweight of assessable dates handled. The committee unanimously recommended 2004-05 expenditures of $\$ 223,000$ and the $\$ 0.85$ per
hundredweight assessment rate at their meeting on June 30,2004 . The proposed assessment rate of $\$ 0.85$ is $\$ 0.10$ higher than the rate currently in effect. The quantity of assessable dates for the 2004-05 crop year is estimated at 260,000 hundredweight. Thus, the $\$ 0.85$ per hundredweight rate should provide $\$ 221,000$ in assessment income. This, along with approximately $\$ 2,000$ from the surplus account, would be adequate to meet the committee's 2004-05 crop year expenses.
The budgeted administrative expenses for the 2004-05 crop year include $\$ 90,427$ for labor and office expenses. This compares to $\$ 123,710$ in budgeted expenses in 2003-04. In addition, \$112,499 has been budgeted for marketing and promotion under the marketing order for the 2004-05 crop year. This compares to $\$ 101,655$ in budgeted marketing and promotion expenses for the 2003-04 crop year. A total of $\$ 20,074$ is budgeted as a contingency reserve. A reserve totaling $\$ 10,000$ was budgeted last year.

The committee reviewed and unanimously recommended 2004-05 expenditures of $\$ 223,000$ which include marketing and promotion programs. Prior to arriving at this budget, the committee considered alternative expenditure levels and alternative assessment levels. The committee agreed that the increased assessment rate was appropriate to cover expenses and maintain its operating reserve at a satisfactory level ( $\$ 35,700$ ). The assessment rate of $\$ 0.85$ per hundredweight of assessable dates was then determined by applying the following formula where:
$\mathrm{A}=$ Cull Surplus Fund $(\$ 2,000)$ $B=2004-05$ expected shipments
( 260,000 hundredweight) $\mathrm{C}=2004-05$ expenses ( $\$ 223,000$ ); (C-A) $\mathrm{B}=\$ 0.85$ per hundredweight.
Estimated shipments should provide $\$ 221,000$ in assessment income. Income derived from handler assessments and $\$ 2,000$ from the cull surplus fund would be adequate to cover budgeted expenses. Funds in the administrative reserve are expected to total about $\$ 35,700$ by September 30, 2005, and therefore would be less than the maximum permitted by the order (not to exceed 50 percent of the average of expenses
incurred during the most recent five preceding crop years as required under § $987.72(\mathrm{c})$ ).
A review of historical information and preliminary information pertaining to the upcoming crop year indicates that the grower price for the 2004-05 season could range between $\$ 40$ and $\$ 120$ per hundredweight of dates. Therefore, the estimated assessment revenue for the 2004-05 crop year as a percentage of total grower revenue could range between .7 and 2.1 percent.

This action would increase the assessment obligation imposed on handlers under the Federal marketing order. While assessments impose some additional costs on handlers, the costs are minimal and uniform on all handlers. Some of the additional costs may be passed on to producers. However, these costs would be offset by the benefits derived by the operation of the marketing order. In addition, the committee's meeting was widely publicized throughout the California date industry and all interested persons were invited to attend the meeting and participate in committee deliberations on all issues. Like all committee meetings, the June 30, 2004, meeting was a public meeting and all entities, both large and small, were able to express views on this issue. Finally, interested persons are invited to submit information on the regulatory and informational impacts of this action on small businesses.
This proposed rule would impose no additional reporting or recordkeeping requirements on either small or large California date handlers. As with all Federal marketing order programs, reports and forms are periodically reviewed to reduce information requirements and duplication by industry and public sector agencies.

USDA has not identified any relevant Federal rules that duplicate, overlap, or conflict with this rule.

A small business guide on complying with fruit, vegetable, and specialty crop marketing agreements and orders may be viewed at: http//www.ams.usda.gov/ $f v / m o a b . h t m l$. Any questions about the compliance guide should be sent to Jay Guerber at the previously mentioned address in the FOR FURTHER INFORMATION CONTACT section.

A 30 -day comment period is provided to allow interested persons to respond to this proposed rule. Thirty days is deemed appropriate because: (1) The 2004-05 crop year begins on October 1, 2004, and the marketing order requires that the rate of assessment for each crop year apply to all assessable dates handled during such crop year; (2) the committee needs to have sufficient
funds to pay its expenses which are incurred on a continuous basis; and (3) handlers are aware of this action which was unanimously recommended by the committee at a public meeting and is similar to other assessment rate actions issued in past years.

## List of Subjects in 7 CFR Part 987

Dates, Marketing agreements,
Reporting and recordkeeping requirements.

For the reasons set forth in the preamble, 7 CFR part 987 is proposed to be amended as follows:

## PART 987-DOMESTIC DATES PRODUCED OR PACKED IN RIVERSIDE COUNTY, CALIFORNIA

1. The authority citation for 7 CFR part 987 continues to read as follows:
Authority: 7 U.S.C. 601-674.
2. Section 987.339 is revised to read as follows: §987.339 Assessment rate. On and after October 1, 2004, an assessment rate of $\$ 0.85$ per hundredweight is established for California dates.
Dated: August 10, 2004.
A.J. Yates,

Administrator, Agricultural Marketing Service.
[FR Doc. 04-18610 Filed 8-13-04; 8:45 am] BILUNG CODE 3410-02-P

DEPARTMENT OF TRANSPORTATION
Federal Aviation Administration

## 14 CFR Part 39

[Docket No. 2002-NM-173-AD]
RIN 2120-AA64
Airworthiness Directives; Boeing
Model 747-400, -400D, and -400F
Series Airplanes Equipped With
General Electric (GE) or Pratt \& Whitney (P\&W) Series Engines
Agency: Federal Aviation
Administration, DOT.
ACTION: Supplemental notice of proposed rulemaking; reopening of comment period.
summary: This document revises an earlier proposed airworthiness directive (AD), applicable to certain Boeing Model 747-400, -400D, and -400F series airplanes; equipped with GE or $\mathrm{P} \& \mathrm{~W}$ series engines, that would have required modifications and functional tests of the wiring of the wire integration unit and the air supply control test unit (ASCTU) of the engine
bleed air distribution system. This new action revises the proposed rule by adding a new requirement. The actions specified by this new proposed AD are intended to prevent inadvertent commanded shutdown of the engine bleed air distribution systems due to an erroneous ASCTU command. That shutdown could cause depressurization of the airplane and subsequent ice build-up on the engine inlets during descent, which could result in ingestion of ice into the engine(s) and consequent loss of thrust on one or more engines. This action is intended to address the identified unsafe condition.
dates: Comments must be received by September 10, 2004.
ADDRESSES: Submit comments in triplicate to the Federal Aviation Administration (FAA), Transport Airplane Directorate, ANM-114, Attention: Rules Docket No. 2002-NM-173-AD, 1601 Lind Avenue, SW., Renton, Washington 98055-4056. Comments may be inspected at this location between 9 a.m. and 3 p.m., Monday through Friday, except Federal holidays. Comments may be submitted via fax to (425) 227-1232. Comments may also be sent via the Internet using the following address: 9 -anm-
nprmcomment@faa.gov. Comments sent via fax or the Internet must contain "Docket No. 2002-NM-173-AD" in the subject line and need not be submitted in triplicate. Comments sent via the Internet as attached electronic files must be formatted in Microsoft Word 97 or 2000 or ASCII text.

The service information referenced in the proposed rule may be obtained from Boeing Commercial Airplanes, P.O. Box 3707, Seattle, Washington 98124-2207. This information may be examined at the FAA, Transport Airplane Directorate, 1601 Lind Avenue, SW., Renton, Washington.
FOR FURTHER INFORMATION CONTACT: DON Eiford, Aerospace Engineer, Systems and Equipment Branch, ANM-130S, FAA, Seattle Aircraft Certification Office, 1601 Lind Avenue, SW., Renton, Washington 98055-4056; telephone (425) 917-6465; fax (425) 917-6590.

## SUPPLEMENTARY INFORMATION:

## Comments Invited

Interested persons are invited to participate in the making of the proposed rule by submitting such written data, views, or arguments as they may desire. Communications shall identify the Rules Docket number and be submitted in triplicate to the address specified above. All communications received on or before the closing date for comments, specified above, will be
considered before taking action on the proposed rule. The proposals contained in this action may be changed in light of the comments received.
Submit comments using the following format:

- Organize comments issue-by-issue. For example, discuss a request to change the compliance time and a request to change the service bulletin reference as two separate issues.
- For each issue, state what specific change to the proposed AD is being requested.
- Include justification (e.g., reasons or data) for each request.

Comments are specifically invited on the overall regulatory, economic, environmental, and energy aspects of the proposed rule. All comments submitted will be available, both before and after the closing date for comments, in the Rules Docket for examination by interested persons. A report summarizing each FAA-public contact concerned with the substance of this proposal will be filed in the Rules Docket.

Commenters wishing the FAA to acknowledge receipt of their comments submitted in response to this action must submit a self-addressed, stamped postcard on which the following statement is made: "Comments to Docket Number 2002-NM-173-AD." The postcard will be date stamped and returned to the commenter.

## Availability of NPRMs

Any person may obtain a copy of this NPRM by submitting a request to the FAA, Transport Airplane Directorate, ANM-114, Attention: Rules Docket No. 2002-NM-173-AD, 1601 Lind Avenue, SW., Renton, Washington 98055-4056.

## Discussion

A proposal to amend part 39 of the Federal Aviation Regulations (14 CFR part 39) to add an airworthiness directive (AD), applicable to certain Boeing Model 747-400, -400D, and -400 F series airplanes; equipped with GE or $\mathrm{P} \& \mathrm{~W}$ series engines, was published as a notice of proposed rulemaking (NPRM) in the Federal Register on August 11, 2003 (68 FR 47513) (hereafter referred to as the "original NPRM.") The original NPRM would have required modifications and functional tests of the wiring of the wire integration unit and the air supply control test unit (ASCTU) of the engine bleed air distribution system. The original NPRM was prompted by a report that, on two separate occasions, there was a loss of airflow from all four bleed air distribution systems that caused the ASCTU to indicate an
erroneous strut overheat condition, and command shutdown of the bleed air distribution systems. Inadvertent commanded shutdown of the engine bleed air distribution systems due to an erroneous ASCTU command, could cause depressurization of the airplane and subsequent ice build-up on the engine inlets during descent, which could result in ingestion of ice into the engine(s) and consequent loss of thrust on one or more engines

## Comments

We have considered the following comments on the original NPRM.

## Request To Reduce Compliance Time

One commenter states that a compliance time of 18 months for the modifications and functional tests of the wiring of the wire integration unit and the ASTCU command, as specified in the original NPRM, is too lengthy, and notes that these actions should be done in a more timely manner. The commenter notes that industry has been aware of the condition since the issuance of Boeing Service Bulletin 747-36A2136, dated April 12, 2001 (Revision 1, dated January 17, 2002, was referenced in the original NPRM for accomplishing the specified actions), and adds that the actions take only 8 hours to do. For these reasons, the commenter states that the remaining fleet can be modified within 6 to 9 months. In addition, the commenter states that failure of the identified system poses a significant safety risk should an erroneous ASCTU command and subsequent inadvertent commanded shutdown of the pressurization and de-icing/anti-icing systems occur. Such failure on polar or oceanic routes where the need to divert to distant airports can lead to extended flight in adverse conditions such as icing, low altitude weather, and cold temperatures may be unavoidable. The commenter asks that accomplishment of the actions specified in the original NPRM be done in a more timely manner.

We do not agree. In developing an appropriate compliance time for the modifications and functional tests, we considered the safety implications and normal maintenance schedules for timely accomplishment of the actions. Further, we arrived at the compliance time with operator and manufacturer concurrence. In consideration of these factors, and because the amount of time required for doing the modifications and functional tests is sufficiently long, we determined that the compliance time, as proposed, represents an appropriate interval in which the actions can be accomplished in a timely manner, while
still maintaining an adequate level of safety. Operators are always permitted to do the requirements of an AD at a time earlier than the specified compliance time; therefore, an operator may choose to do the modifications and functional tests before the compliance time. If additional data are presented that would justify a shorter compliance time, we may consider further rulemaking on this issue. No change to the supplemental NPRM is made in this regard.

## Request To Confirm Proper Sequence for Modifications/Tests

One commenter asks for FAA confirmation that it is acceptable to do the resistance tests specified in paragraph (a)(3) of the original NPRM before removing the existing ASCTU and installing a new or reworked ASCTU, as specified in paragraph (a)(2) of the original NPRM. The commenter also asks for confirmation that it is acceptable to do the post-installation tests specified in paragraph (a)(3) after doing the removal and installation specified in paragraph (a)(2).
In response to the commenter's request, we contacted Boeing to verify the proper sequence for doing the modifications and functional tests. Boeing verified that the commenter is correct in that the resistance tests should be done without the ASCTU installed; therefore, Boeing has issued, and we have reviewed, Boeing Service Bulletin 747-36A2136, Revision 2, dated May 13, 2004, to incorporate the proper sequence. The procedures specified in Revision 2 are essentially the same as those in Revision 1.
However, the procedures in Revision 2 change the sequence of the work steps to specify doing the resistance test after the ASCTU is removed. Therefore, we have revised paragraph (a) of the supplemental NPRM by changing the sequence for doing the modifications and functional tests, and adding Revision 2 of the service bulletin as the appropriate source of service information for accomplishing those actions. In addition, we have changed paragraph (b) of the supplemental NPRM to specify that if the resistance test was done with the ASCTU installed, using the original issue or Revision 1 of the service bulletin, the ASCTU must be removed and the test done again within 18 months after the effective date of this AD.

## FAA's Determination and Proposed Requirements of the Supplemental NPRM

The change discussed above expands the scope of the original NPRM;
therefore, we have determined that it is necessary to reopen the comment period to provide additional opportunity for public comment on this supplemental NPRM. This supplemental NPRM would require doing the resistance test again if the test was done with the ASCTU installed.

## Cost Impact

There are approximately 414 airplanes of the affected design in the worldwide fleet. The FAA estimates that 70 airplanes of U.S. registry would be affected by this proposed AD, that it would take approximately 8 work hours per airplane to accomplish the proposed modifications and functional tests, and that the average labor rate is $\$ 65$ per work hour. Required parts would be minimal. Based on these figures, the cost impact of the proposed actions on U.S. operators is estimated to be $\$ 36,400$, or $\$ 520$ per airplane.

The cost impact figure discussed above is based on assumptions that no operator has yet accomplished any of the proposed requirements of this AD action, and that no operator would accomplish those actions in the future if this AD were not adopted. The cost impact figures discussed in AD rulemaking actions represent only the time necessary to perform the specific actions actually required by the AD . These figures typically do not include incidental costs, such as the time required to gain access and close up, planning time, or time necessitated by other administrative actions.

## Regulatory Impact

The regulations proposed herein would not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, it is determined that this proposal would not have federalism implications under Executive Order 13132.
For the reasons discussed above, I certify that this proposed regulation (1) is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under the DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) if promulgated, will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A copy of the draft regulatory evaluation prepared for this action is contained in the Rules Docket. A copy of it may be obtained by contacting the Rules Docket at the
location provided under the caption ADDRESSES.
List of Subjects in 14 CFR Part 39
Air transportation, Aircraft, Aviation safety, Safety.

## The Proposed Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration proposes to amend part 39 of the Federal Aviation Regulations ( 14 CFR part 39) as follows:

## PART 39-AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. $106(\mathrm{~g}), 40113,44701$.

## § 39.13 [Amended]

2. Section 39.13 is amended by adding the following new airworthiness directive:
Boeing: Docket 2002-NM-173-AD.
Applicability: Model 747-400, -400D, and -400 F series airplanes; as listed in Boeing Service Bulletin 747-36A2136, Revision 2, dated May 13, 2004; certificated in any category.

Compliance: Required as indicated, unless accomplished previously.
To prevent inadverfent commanded shutdown of the engine bleed air distribution systems due to an erroneous air supply control test unit (ASCTU) command, which could cause depressurization of the airplane and subsequent ice build-up on the engine inlets during descent, which could result in ingestion of ice into the engine(s) and consequent loss of thrust on one or more engines, accomplish the following:

## Modifications/Tests

(a) Within 18 months after the effective date of this AD : Do the modifications and functional tests of the wiring of the wire integration unit (WIU) and the ASCTU of the engine bleed air distribution system specified in paragraphs (a)(1), (a)(2), (a)(3), (a)(4) of this AD, in accordance with the Accomplishment Instructions of Boeing Service Bulletin 74736A2136, Revision 2, dated May 13, 2004. Before further flight after accomplishing paragraphs (a)(2), (a)(3), and (a)(4) of this AD: Do the post-installation tests in accordance with the service bulletin.
(1) Remove the existing ASCTU.
(2) Do the wiring changes between the WIU and ASCTU and the wiring changes to the WIU.
(3) Do the resistance tests.
(4) Install a new or reworked ASCTU.

## Credit for Previous Issues of Boeing Service Bulletin

(b) Modifications and tests accomplished before the effective date of this AD in accordance with Boeing Alert Service Bulletin 747-36A2136, dated April 12, 2001; or Revision 1, dated January 17, 2002; are considered acceptable for compliance with
the corresponding actions specified in paragraph (a) of this $A D$, if the resistance tests were done with the ASCTU removed. If the resistance tests were done with the ASCTU installed, do the actions specified in paragraphs (b)(1), (b)(2), and (b)(3) of this AD, at the time specified in paragraph (a) of this AD, in accordance with the Accomplishment Instructions of Boeing Service Bulletin 74736A2136, Revision 2, dated May 13, 2004. Before further flight after accomplishing paragraph (b)(3) of this AD: Do the postinstallation tests in accordance with the service bulletin.
(1) Remove the existing ASCTU.
(2) Do the resistance tests.
(3) Reinstall the ASCTU.

## Part Installation

(c) As of the effective date of this AD, no person may install on any airplane an ASCTU having a part number listed in the "Old Part Number" column in the table specified in paragraph 3.C. of the Accomplishment Instructions of Hamilton Sundstrand Service Bulletin 36-186, dated March 30, 2001.

Alternative Methods of Compliance (AMOCs)
(d) The Manager, Seattle Aircraft Certification Office, FAA, has the authority to approve AMOCs for this AD , if requested in accordance with the procedures found in 14 CFR 39.19.
Issued in Renton, Washington, on August 9, 2004.
Ali Bahrami,
Manager, Transport Airplane Directorate, Aircraft Certification Service.
[FR Doc. 04-18641 Filed 8-13-04; 8:45 am] BILLING CODE 4910-13-P

DEPARTMENT OF TRANSPORTATION (DOT)

Federal Aviation Administration

## 14 CFR Part 39

[Docket No. FAA-2004-18869; Directorate Identifier 2004-NE-23-AD]

RIN 2120-AA64

## Airworthiness Directives; General Electric Company CF34-3A1 Turbofan Engines

AGENCY: Federal Aviation Administration (FAA), DOT.
ACTION: Notice of proposed rulemaking (NPRM).

SUMMARY: The FAA proposes to adopt a new airworthiness directive (AD) for General Electric Company (GE) CF343A1 turbofan engines with certain high pressure turbine (HPT) rotating components installed. This proposed AD results from the discovery that the manufacturer removed certain part numbers of HPT rotating components
from the Life Limits section of the CF34 Engine Manual, SEI-756. We are proposing this AD to clarify that these HPT rotating components have life limits in order to prevent low cycle fatigue (LCF) cracking and failure of those components, leading to uncontained engine failure and damage to the airplane.
DATES: We must receive any comments on this proposed AD by October 15, 2004.

ADDRESSES: Use one of the following addresses to submit comments on this proposed AD.

- DOT Docket Web site: Go to http://dms.dot.gov and follow the instructions for sending your comments electronically.
- Government-wide rulemaking Web site: Go to http://www.regulations.gov and follow the instructions for sending your comments electronically.
- Mail: Docket Management Facility; U.S. Department of Transportation, 400 Seventh Street, SW., Nassif Building, Room PL-401, Washington, DC 20590001.
- Fax: (202) 493-2251.
- Hand Delivery: Room PL-401 on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

You may examine the comments on this proposed AD in the AD docket on the Internet at http://dms.dot.gov.
FOR FURTHER INFORMATION CONTACT: Robert Grant, Aerospace Engineer, Engine Certification Office, FAA, Engine \& Propeller Directorate, 12 New England Executive Park, Burlington, MA 018035299; telephone (781) 238-7757; fax (781) 238-7199.

## SUPPLEMENTARY INFORMATION:

## Docket Management System (DMS)

We have implemented new
procedures for maintaining AD dockets electronically. As of May 17, 2004, we posted new AD actions on the DMS and assigned a DMS docket number. We track each action and assign a corresponding Directorate identifier. The DMS docket No. is in the form "Docket No. FAA-200X-XXXXX." Each DMS docket also lists the Directorate identifier ("Old Docket Number") as a cross-reference for searching purposes.

## Comments Invited

We invite you to submit any written relevant data, views, or arguments regarding this proposal. Send your comments to an address listed under ADDRESSES. Include "Docket No. FAA-2004-18869; Directorate Identifier 2004-NE-23-AD" in the subject line of
your comments. We specifically invite comments on the overall regulatory, economic, environmental, and energy aspects of the proposed AD. We will consider all comments received by the closing date and may amend the proposed AD in light of those comments.
We will post all comments we receive, without change, to http:// dms.gov, including any personal information you provide. We will also post a report summarizing each substantive verbal contact with FAA personnel concerning this proposed AD. Using the search function of the DMS Web site, anyone can find and read the comments in any of our dockets, including the name of the individual who sent the comment (or signed the comment on behalf of an association, business, labor union, etc.). You may review the DOT's complete Privacy Act Statement in the Federal Register published on April 11, 2000 (65 FR 19477-78) or you may visit http:// dms.gov.

We are reviewing the writing style we currently use in regulatory documents. We are interested in your comments on whether the style of this document is clear, and your suggestions to improve the clarity of our communications that affect you. You can get more information about plain language at http://www.faa.gov/language and http:// www.plainlanguage.gov.

## Examining the AD Docket

You may examine the docket that contains the proposal, any comments received and, any final disposition in person at the DMS Docket Offices between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The Docket Office (telephone (800) 6475227) is located on the plaza level of the Department of Transportation Nassif Building at the street address stated in ADDRESSES. Comments will be available in the AD docket shortly after the DMS receives them.

## Discussion

CF34-3A1 engines are used in both business jet and regional jet applications. The regional jet is used in both commercial, and corporate and private applications. In May of 2003, GE issued a Temporary Revision to the CF34 Engine Manual, SEI-756, that removed the life limits from the following parts used in the commercial application:

- 6078T90P01, Balance Piston Air Seal.
- 6017T00P05, HPT Rotor Shaft.
- 4027T15P03, Stage 1 Front Cooling Plate.
-6078T93P01 and 6078T93P02, Stage 1 Turbine Disk.
- 5041T70P03, Stage 1 Aft Cooling Plate.
- 5023'T97P03, Stage 2 Rear Cooling Plate.
- 6078T94P01 and 6078T94P02, Stảge 2 Turbine Disk.
- 5042T29P02, Stage 2 Front Cooling Plate.
- 5041T67P02, Outer Torque Coupling.
- 5079T02P01, Inner Torque Coupling.

As a result of that Temporary Revision removing the life limits of these parts from the engine manual, operators may not realize that the parts must be removed from service prior to those limits. In March of 2004, we became aware that a CF34-3A1 lease engine with some or all of these part number components installed, was introduced into the commercial regional jet fleet. We have since learned that there are a total of eight CF34-3A1 lease engines, with some or all of these part number components installed, which may be operated in commercial regional jets. We are therefore proposing this AD to clarify that these parts still have life limits and must be removed from service before exceeding those limits.

This condition, if not corrected, could result in HPT rotating components being operated beyond their life limit, which could result in LCF cracking and failure of those components, leading to uncontained engine failure and damage to the airplane.
FAA's Determination and Requirements of the Proposed AD

We have evaluated all pertinent information and identified an unsafe condition that is likely to exist or develop on other products of this same type design. We are proposing this AD, which would clarify that the HPT rotating components listed by part number have a life limit of 6,000 cycles-since-new.

## Costs of Compliance

We estimate that eight CF34-3A1 turbofan engines installed on airplanes of U.S. registry would be affected by this proposed AD. Since the life limits for the listed HPT rotating components were contained in the original approved type design, and since we estimate that no affected engine has a component that is near or approaching that limit, we estimate that this AD will not resulting in any additional direct labor or part costs.

## Regulatory Findings

We have determined that this proposed AD would not have federalism implications under Executive Order
13132. This proposed AD would not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government.

For the reasons discussed above, I certify that the proposed regulation:

1. Is not a "significant regulatory action" under Executive Order 12866;
2. Is not a "significant rule" under the DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and
3. Would not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

We prepared a summary of the costs to comply with this proposal and placed it in the AD Docket. You may get a copy of this summary at the address listed under ADDRESSES.
List of Subjects in 14 CFR Part 39
Air transportation, Aircraft, Aviation safety, Safety.

## The Proposed Amendment

Under the authority delegated to me by the Administrator, the Federal Aviation Administration proposes to amend 14 CFR part 39 as follows:

## PART 39-AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. $106(\mathrm{~g}), 40113,44701$.

## §39.13 [Amended]

2. The FAA amends $\S 39.13$ by adding the following new airworthiness directive:
General Electric Company: Docket No. FAA-2004-18869; Directorate Identifier 2004-NE-23-AD.

## Comments Due Date

(a) The Federal Aviation Administration (FAA) must receive comments on this airworthiness directive (AD) action by October 15, 2004.
Affected ADs
(b) None.

## Applicability

(c) This AD applies to General Electric Company (GE) CF34-3A1 turbofan engines with one or more of the high pressure turbine (HPT) rotating components installed, listed in the following Table 1:
table 1.-hPT Rotating Components With Life Limits Restored

| Part No. | Nomenclature |
| :---: | :---: |
| 6078T90P01 | Seal, Balance Piston Air. |

table 1.-HPT Rotating Components With Life Limits Re-STORED-Continued

| Part No. | Nomenclature |
| :--- | :--- |
| 6017T00P05 | Shaft, HPT Rotor. |
| 4027T15P03 | Plate, Stage 1 Front Cooling. |
| 6078T93P01 | Disk, Stage 1 Turbine. |
| 6078T93P02 | Disk, Stage 1 Turbine. |
| 5041T70P03 | Plate, Stage 1 Aft Cooling. |
| 5023T97P03 | Plate, Stage 2 Rear Cooling. |
| 6078T94P01 | Disk, Stage 2 Turbine. |
| 6078T94P02 | Disk, Stage 2 Turbine. |
| 5042T29P02 | Plate, Stage 2 Front Cooling. |
| 5041 T67P02 | Coupling, Outer Torque. |
| 5079T02P01 | Coupling, Inner Torque. |

These CF34-3A1 turbofan engines are installed on, but not limited to, Bombardier series Regional Jet Model CL-600-2B19 (Regional Jet Series 100 and 440) airplanes.

## Unsafe Condition

(d) This AD results from the discovery that the manufacture removed the HPT rotating component part numbers, listed in Table 1 of this AD, from the HPT Life Limits section of the CF34 Engine Manual, SEI-756. We are issuing this AD to clarify that the HPT rotating component part numbers, listed in Table 1 of this AD, have a life limit to prevent low cycle fatigue (LCF) cracking and failure of those components, leading to uncontained engine failure and damage to the airplane.

## Compliance

(e) You are responsible for having the actions required by this AD performed within the compliance times specified unless the actions have already been done.
(f) Remove from service the HPT rotating components listed in Table 1 of this AD , before exceeding the life limit of 6,000 cycles-since-new.

## Alternative Methods of Compliance

(g) The Manager, Engine Certification

Office, has the authority to approve alternative methods of compliance for this AD if requested using the procedures found in 14 CFR 39.19.
Material Incorporated by Reference
(h) None.

## Related Information

(i) GE Temporary Revision No. 05-0073, and Temporary Revision No. 05-0074, for CF34 Engine Manual, SEI-756, also pertain to the subject of this AD.

Issued in Burlington, Massachusetts, on August 9, 2004.

## Ann Mollica,

Acting Manager, Engine and Propeller Directorate, Aircraft Certification Service. [FR Doc. 04-18642 Filed 8-13-04; 8:45 am] BILLING CODE 4910-13-P

DEPARTMENT OF TRANSPORTATION

## Federal Aviation Administration

## 14 CFR Part 39

[Docket No. 98-ANE-80-AD]

## RIN 2120-AA64

Airworthiness Directives; Pratt \& Whitney JT8D-209, -217, -217A, -217 C , and -219 Series Turbofan Engines
agency: Federal Aviation Administration (FAA), DOT.
ACTION: Notice of proposed rulemaking (NPRM).

SUMMARY: The FAA proposes to supersede an existing airworthiness directive (AD) for Pratt \& Whitney (PW) JT8D-209, -217, -217A, -217 C , and -219 series turbofan engines. That AD currently requires torque inspection of the 3rd stage and 4th stage low pressure turbine (LPT) blades for shroud notch wear and replacement of the blade if wear limits are exceeded. This proposed AD would require torque inspections at shorter inspection intervals of the refurbished 3rd stage and 4th stage LPT blades, but the same or longer inspection intervals of the new 3rd stage and 4th stage LPT blades, for shroud notch wear and replacement of the blade if wear limits are exceeded. This proposed AD would also require replacing LPT-to-exhaust case bolts and nuts with bolts and nuts made of Tinidur material. This proposed AD results from reports of 194 blade fractures since 1991, with 37 of those blade fractures resulting in LPT case separation, and three reports of uncontained 3rd stage and 4th stage LPT blade failures with cowl penetration.
We are proposing this $A D$ to prevent an uncontained blade failure that could result in damage to the airplane.
DATES: We must receive any comments on this proposed AD by October 15, 2004.

ADDRESSES: Use one of the following addresses to submit comments on this proposed AD:

- By mail: Federal Aviation Administration (FAA), New England Region, Office of the Regional Counsel, Attention: Rules Docket No. 98-ANE-80-AD, 12 New England Executive Park, Burlington, MA 01803-5299.
- By fax: (781) 238-7055.
- By e-mail: 9-ane-
adcomment@faa.gov
You can get the service information identified in this proposed AD from Pratt \& Whitney, 400 Main St., East

Hartford, CT 06108; telephone (860) 565-8770, fax (860) 565-4503.
You may examine the AD docket at the FAA, New England Region, Office of the Regional Counsel, 12 New England Executive Park, Burlington, MA.
FOR FURTHER INFORMATION CONTACT: Keith Lardie, Aerospace Engineer, Engine Certification Office, FAA, Engine and Propeller Directorate, 12 New England Executive Park, Burlington, MA 01803-5299; telephone (781) 238-7189, fax (781) 238-7199.

## SUPPLEMENTARY INFORMATION:

## Comments Invited

We invite you to submit any written relevant data, views, or arguments regarding this proposal. Send your comments to an address listed under ADDRESSES. Include "ADDocket No. 98-ANE-80-AD" in the subject line of your comments. If you want us to acknowledge receipt of your mailed comments, send us a self-addressed, stamped postcard with the docket number written on it; we will datestamp your postcard and mail it back to you. We specifically invite comments on the overall regulatory, economic, environmental, and energy aspects of the proposed AD. If a person contacts us verbally, and that contact relates to a substantive part of this proposed AD, we will summarize the contact and place the summary in the docket. We will consider all comments received by the closing date and may amend the proposed AD in light of those comments.

We are reviewing the writing style we currently use in regulatory documents. We are interested in your comments on whether the style of this document is clear, and your suggestions to improve the clarity of our communications that affect you. You may get more information about plain language at http://www.faa.gov/language and http:// www.plainlanguage.gov.
Examining the AD Docket
You may examine the AD Docket (including any comments and service information), by appointment, between 8 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays. See addresses for the location.

## Discussion

On December 20, 1999, the FAA issued AD 99-27-01, Amendment 3911482 ( 64 FR 72916, December 29, 1999). That $A D$ requires torque inspection of the 3rd stage and 4th stage LPT blades for shroud notch wear and replacement of the blade if wear limits are exceeded. That $A D$ was the result of a report of an uncontained blade failure.

That condition, if not corrected, could result in uncontained blade failure, leading to damage to the airplane. Also, on October 21,1999, we issued AD 99-22-14, Amendment 39-11392(64 FR 58328, October 29, 1999). That AD requires replacingLPT-to-exhaust case bolts and nuts with improved containment hardware. That AD was the result of reports of LPT flange separation resulting from LPT blade failures. That condition, if not corrected, could result in LPT flange separations resulting from LPT blade failures.
Actions Since We Issued AD 99-27-01 and AD 99-22-14

Since we issued AD 99-27-01, there have been two additional uncontained engine failures. The fracture rate of 3rd stage and 4th stage LPT blades remains unchanged, with about 12 to 18 fractures occurring per year. PW has determined that torque inspections of the 3rd stage and 4th stage LPT blades for shroud notch wear must be performed at shorter inspection intervals for refurbished blades, to prevent LPT blade failures. Also, since we issued AD 99-22-14, PW determined that the LPT-to-exhaust case bolts and nuts introduced by that $A D$ have a higher failure rate than the previous interim nut and bolt configuration. We issued a Notice of Proposed Rulemaking (NPRM), Docket No. 92-ANE-15-AD, on July 7, 2004, to supersede AD 99-2z-14. That NPRM proposes to no longer require replacing the LPT-to-exhaust case bolts and nuts.

## Relevant Service Information

We have reviewed and approved the technical contents of PW Alert Service Bulletin (ASB) No. JT8D A6224, Revision 5, dated June 11, 2004, that describes procedures for initial and repetitive torque inspections of 3 rd stage and 4th stage LPT blades for shroud notch wear at revised inspection thresholds and intervals.

## FAA's Determination and Requirements

 of the Proposed ADWe have evaluated all pertinent information and identified an unsafe condition that is likely to exist or develop on other JT8D-209, -217, $-217 \mathrm{~A},-217 \mathrm{C}$, and -219 series turbofan engines of this same type design. We are proposing this AD , which would require initial and repetitive torque inspections of the 3rd stage and 4th stage LPT blades for shroud notch wear at the thresholds and intervals specified in the compliance section, and replacement of LPT-to-exhaust case bolts part number (P/N) ST1315-15 and nuts P/N 4023466 with bolts and nuts made of Tinidur
material. The proposed AD would require that you do the torque inspections using the service information described previously.

## Interim Action

These actions are interim actions and we may take further rulemaking actions in the future.

## Costs of Compliance

There are about 2,345 PW JT8D-200 series turbofan engines of the affected design in the worldwide fleet. We estimate that 1,143 engines installed on airplanes of U.S. registry would be affected by this proposed AD. We also estimate that it would take approximately 1 work hour per engine to perform a proposed torque inspection, and 1 work hour per engine to perform the proposed bolt and nut replacements. The average labor rate is $\$ 65$ per work hour. Required parts would cost approximately $\$ 1,734$ per engine. Based on these figures, we estimate the total cost of the proposed AD to U.S. operators to perform one torque inspection, and bolt and nut replacements to be $\$ 2,130,552$.

## Regulatory Findings

We have determined that this proposed AD would not have federalism implications under Executive Order 13132. This proposed AD would not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government.

For the reasons discussed above, I certify that the proposed regulation:

1. Is not a "significant regulatory action" under Executive Order 12866;
2. Is not a "significant rule" under the DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and
3. Would not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.
We prepared a summary of the costs to comply with this proposal and placed it in the AD Docket. You may get a copy of this summary by sending a request to us at the address listed under
ADDRESSES. Include "AD Docket No. 98-ANE-80-AD" in your request.

## List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Safety.

## The Proposed Amendment

Accordingly, under the authority delegated to me by the Administrator, the Federal Aviation Administration proposes to amend 14 CFR part 39 as follows:

## PART 39-AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. $106(\mathrm{~g}), 40113,44701$.

## §39.13 [Amended]

2. The FAA amends $\S 39.13$ by removing Amendment 39-11482 (64 FR 72916, December 29, 1999) and by adding a new airworthiness directive to read as follows:

Pratt \& Whitney: Docket No. 98-ANE-80AD. Supersedes AD 99-27-01,
Amendment 39-11482.

## Comments Due Date

(a) The Federal Aviation Administration (FAA) must receive comments on this airworthiness directive (AD) action by October 15, 2004.

## Affected ADs

(b) This AD supersedes $\mathrm{AD} 99-27-01$, Amendment 39-11482.

## Applicability

(c) This AD applies to Pratt \& Whitney (PW) JT8D-209, -217, -217A, -217 C , and -219 series turbofan engines. These engines are installed on, but not limited to, Boeing 727 series and MD-80 series airplanes.

## Unsafe Condition

(d) This AD results from reports of 194 blade fractures since 1991, with 37 of those blade fractures resulting in LPT case separation, and three reports of uncontained 3rd stage and 4th stage LPT blade failures with cowl penetration. We are issuing this AD to prevent an uncontained blade failure that could result in damage to the airplane.

## Compliance

(e) You are responsible for having the actions required by this AD performed within the compliance times specified unless the actions have already been done.
Initial Torque Inspection for JT8D-209, -217, and -217A Engines
(f) For fT8D-209, -217, and -217A engines, perform the initial torque inspection of 3rd and 4th stage LPT blades for shroud notch wear. Use the procedures described in Accomplishment Instructions, Part 1, Paragraphs 1. through 3. of PW Alert Service Bulletin (ASB) No. A6224, Revision 5, dated June 11, 2004, at the applicable threshold in the following Table 1:

Table 1.—Initial Torque Inspection Threshold for JT8D-209, -217, and -217A Engines

| Blade type | Hours time-in-service (TIS) | Inspection threshold |
| :---: | :---: | :---: |
| (1) New pre-Service Bulletin (SB) No. 5867 (small notch) 3rd stage turbine blades. | Any number ................................................ | Within 6,000 hours TIS. |
| (2) Refurbished pre-SB No. 5867 (small notch) | (i) Fewer than 3,000 .................................... | Within 4,000 hours TIS. |
|  | (ii) 3,000 or more ......................................... | Within 6,000 hours TIS, or within 1,000 hours TIS after the effective date of this AD, whichever occurs first. |
| (3) New post-SB No. 5867 (large notch) 3rd stage turbine blades. | Any number ................................................ | Within 10,000 hours TIS. |
| (4) Refurbished post-SB No. 5867 (large notch) | (i) Fewer than 6,000 | Within 7,000 hours TIS. |
|  | (ii) 6,000 or more ......................................... | Within 8,000 hours TIS, or within 1,000 hours TIS after the effective date of this AD, whichever occurs first. |
| (5) New pre-SB No. 6029 (small notch) 4th stage turbine blades. | Any number ................................................. | Within 6,000 hours TIS. |
| (6) Refurbished pre-SB No. 6029 (small notch) | (i) Fewer than 3,000 ............................... | Within 4,000 hours TIS. |
|  | (ii) 3,000 or more .......................................... | Within 6,000 hours TIS, or within ${ }^{\bullet} 1,000$ hours TIS after the effective date of this AD, whichever occurs first. |
| (7) New post-SB No. 6029 or new post-SB No. 6308 (large notch) 4th stage turbine blades. | Any number .................................................. | Within 10,000 hours TIS. |

Table 1.-Initial Torque Inspection Threshold for JT8D-209, -217, and -217A Engines-Continued

| Blade type | Hours time-in-service (TIS) | Inspection threshold |
| :---: | :---: | :---: |
| (8) Refurbished post-SB No. 6029 or refurbished post-SB No. 6308 (large notch) 4th stage turbine blades. | (i) Fewer than 6,000 <br> (ii) 6,000 or more | Within 7,000 hours TIS. <br> Within 8,000 hours TIS, or within 1,000 hours TIS after the effective date of this AD, whichever occurs first. |

Repetitive Torque Inspections for JT8D-209, -217, and -217A Engines
(g) For JT8D-209, -217, and -217A engines, perform repetitive torque
inspections of 3rd and 4th stage LPT blades for shroud notch wear. Use the procedures described in Accomplishment Instructions, Part 1, Paragraph 1. of PW ASB No. A6224,

Revision 5, dated June 11, 2004, at the applicable intervals in the following Table 2 and Table 3:

Table 2.-3rd Stage Repetitive Torque Inspection Intervals for JT8D-209, -217, and -217A Engines

| Inspection torque readings | Number of readings | Disposition |
| :---: | :---: | :---: |
| Greater than or equal to 15 LB-IN (1.695 N.m) | All | Repeat torque inspection within 1,000 hours TIS since last inspection. |
| Less than or equal to 15 LB-IN (1.695 N.m) but greater than or equal to 10 LB-IN (1.130 N.m). | One or more | Repeat torque inspection within 500 hours TIS since last inspection. |
| Less than or equal to $10 \mathrm{LB}-\mathbb{N}(1.130 \mathrm{~N} . \mathrm{m})$ but greater than or equal to 5 LB-IN ( 0.565 N.m). | One to three | Repeat torque inspection within 125 hours TIS since last inspection. |
| Less than or equal to 10 LB-IN (1.130 N.m) but greater than or equal to 5 LB-IN ( 0.565 N.m). | Four or more ............................................... | Remove engine from service within 20 hours TIS since last inspection. |
| Less than 5 LB-IN (0.565 N.m) ...................... | One or more ................................................ | Remove engine from service within 20 hours TIS since last inspection. |

Table 3.-4th Stage Repetitive Torque Inspection Intervals for JT8D-209, -217, and -217A Engines

| Inspection torque readings | Number of readings | Disposition |
| :---: | :---: | :---: |
| Greater than or equal to 15 LB-IN (1.695 N.m) |  | Repeat torque inspection within 1,000 hours TIS since last inspection. |
| Less than or equal to 15 LB-IN ( $1.695 \mathrm{~N} . \mathrm{m}$ ) but greater than or equal to 10 LB-IN (1.130 N.m). | One or more | Repeat torque inspection within 500 hours TIS since last inspection. |
| Less than or equal to 10 LB-IN (1.130 N.m) but greater than or equal to $5 \mathrm{LB}-1 \mathrm{~N}(0.565$ N.m). | One to six | Repeat torque inspection within 125 hours TIS since last inspection. |
| Less than or equal to 10 LB-IN (1.130 N.m) but greater than or equal to 5 LB-IN ( 0.565 N.m). | Seven or more | Remove engine from service within 20 hours TIS since last inspection. |
| Less than 5 LB-IN (0.565 N.m) ...................... | One or more ................................................ | Remove engine from service within 20 hours TIS since last inspection. |

(h) Subsequent repeat inspection intervals must not exceed the previous inspection interval.
JT8D-209,-217, and -217A Engines Removed From Service
(i) JT8D-209, -217, and -217 A engines removed from service may be returned to service after a detailed inspection and repair or replacement for all blades that exceed

Engine Manual limits is done, using procedures described in Accomplishment Instructions, Part 1, Paragraph 4, of PW ASB No. A6224, Revision 5, dated June 11, 2004. Information on repairing or replacing turbine blades can also be found in JT8D-200 Engine Manual, Part No. 773128.

## Initial Inspection for JT8D-217C and -219

 Engines(j) For JT8D-217C and -219 engines, perform the initial torque inspection of 4 th stage LPT blades for shroud notch wear. Use the procedures described in Accomplishment Instructions, Part 2, Paragraphs 1. through 3. of PW ASB No. A6224, Revision 5, dated June 11, 2004, at the applicable threshold in the following Table 4:

Table 4.-Initial Torque Inspection Threshold for JT8D-217C and -219 Engines

| Blade type | TIS | Inspection threshold |
| :---: | :---: | :---: |
| (1) New pre-SB No. 6090 (small notch) 4th <br> stage turbine blades. | Any number .................................................... | Within 5,000 hours TIS. |

Table 4.-Initial Torque Inspection Threshold for JT8D-217C and -219 Engines-Continued

| Blade type | TIS | Inspection threshold |
| :---: | :---: | :---: |
| (2) Refurbished pre-SB No. 6090 (small notch) 4th stage turbine blades. | (i) Fewer than 3,000. <br> (ii) 3,000 or more | Within 4,000 hours TIS. <br> Within 5,000 hours TIS, or within 1,000 hours TIS after the effective date of this AD, whichever occurs first. |
| (3) New post-SB No. 6090, new post-SB No. 6402, or new post-SB No. 6412 (large notch) 4th stage turbine blades. | Any number | Within 10,000 hours TIS. |
| (4) Refurbished "As-Cast" post-SB No. 6090, post-SB No. 6402, or post-SB No. 6412 (large notch) 4th stage turbine blades. | Any number ................................................... | Within 7,000 hours TIS. |
| (5) Refurbished "Modified" post-SB No. 6090, post-SB No. 6402, or post-SB No. 6412 | (i) Fewer than 3,000 .................................... | Within 4,000 hours TIS. |
|  | (ii) 3,000 or more | Within 7,000 hours TIS, or within 1,000 hours TIS after the effective date of this AD, whichever occurs first. |

Repetitive Torque Inspections for JT8D-217C and -219 Engines
(k) For JT8D-217C and -219 engines, perform repetitive torque inspections of 4 th
stage LPT blades for shroud notch wear. Use the procedures described in Accomplishment Instructions, Part 2, Paragraph 1. of PW ASB No. A6224, Revision 5, dated June 11, 2004,
at the applicable intervals in the following Table 5: -

## Table 5.—Repetitive Torque Inspection Intervals for JT8D-217C and -219 Engines

| Inspection torque readings | Number of readings | Disposition |
| :---: | :---: | :---: |
| Greater than or equal to 15 LB-IN (1.695 N.m) |  | Repeat torque inspection within 1,000 hours TIS since last inspection. |
| Less than or equal to 15 LB-IN (1.695 N.m) but greater than or equal to 10 LB-IN (1.130 N.m). | One or more | Repeat torque inspection within 500 hours TIS since last inspection. |
| Less than or equal to 10 LB-IN ( 1.130 N.m) but greater than or equal to $5 \mathrm{LB}-\operatorname{IN}(0.565$ N.m). | One to six ................................................... | Repeat torque inspection within 125 hours TIS since last inspection. |
| Less than or equal to $10 \mathrm{LB}-\mathrm{IN}$ ( $1.130 \mathrm{~N} . \mathrm{m}$ ) but greater than or equal to 5 LB-IN ( 0.565 N.m). | Seven or more | Remove engine from service within 20 hours TIS since last inspection. |
| Less than 5 LB-IN (0.565 N.m) ...................... | One or more | Remove engine from service within 20 hours TIS since last inspection. |

(l) Subsequent repeat inspection intervals must not exceed the previous inspection interval.

JT8D-217C and -219 Engines Removed From Service
(m) JT8D-217C and -219 engines removed from service may be returned to service after a detailed inspection and repair or replacement for all blades that exceed Engine Manual limits is done, using procedures described in Accomplishment Instructions, Part 2, Paragraph 4, of PW ASB No. A6224, Revision 5, dated June 11, 2004. Information on repairing or replacing turbine blades can also be found in JT8D-200 Engine Manual, Part No. 773128.
Other Criteria for All Engine Models Listed in This AD
(n) Whenever a refurbished or used blade is intermixed with new blades in a rotor, use the lowest initial inspection threshold that is applicable.
(o) The initial torque inspection or the repetitive inspection intervals should not be reset unless the blades are refurbished.
(p) Whenever a used (service run) blade is reinstalled in a rotor, the previous used time should be subtracted from the initial torque inspection threshold.
LPT-to-Exhaust Case Bolts and Nuts Replacement
(q) At next accessibility to the LPT-toexhaust case bolts, part number ( $\mathrm{P} / \mathrm{N}$ ) ST1315-15, and nuts, P/N 4023466, replace bolts and nuts with bolts and nuts made of Tinidur material. Information on replacing the bolts and nuts can be found in PW Service Bulletin No. 6455, dated January 15, 2004.

## Definitions

(r) For the purpose of this AD , refurbishment is defined as restoration of either the shrouds or blade retwist or both, per the JT8D-200 Engine Manual, Part No. 773128.
(s) For the purpose of this AD, "As-Cast". refers to blades that were machined from new castings and "Modified" refers to blades that were derived from the pre-SB No. 6090 configuration.

## Alternative Methods of Compliance

( t ) The Manager, Engine Certification Office, has the authority to approve alternative methods of compliance for this $A D$ if requested using the procedures found in 14 CFR 39.19.

Material Incorporated by Reference
(u) None.

## Related Information

(v) None.

Issued in Burlington, Massachusetts, on August 9, 2004.

## Ann Mollica,

Acting Manager, Engine and Propeller Directorate, Aircraft Certification Service. [FR Doc. 04-18644 Filed 8-13-04; 8:45 am] BILLING CODE 4910-13-P

## DEPARTMENT OF TRANSPORTATION

## Federal Aviation Administration

14 CFR Parts 121, 129, and 135
[Docket No. FAA-2002-13458; Notice No. 04-04]
RIN 2120-AE92
Corrosion Prevention and Control Program
AGENCY: Federal Aviation
Administration, DOT.
ACTION: Proposed rule, withdrawal.
summary: The Federal Aviation Administration (FAA) withdraws the proposal to require operators to include FAA-approved corrosion prevention and control programs (CPCPs) in their maintenance or inspection programs. The FAA has determined that existing CPCPs, either mandated by airworthiness directive (AD) or incorporated through new maintenance philosophies, sufficiently address the issues covered in the proposed rule. The intent of this action is to explain to the public the FAA's decision to withdraw the proposal.

## FOR FURTHER INFORMATION CONTACT:

Russell Jones, Flight Standards Service, Aircraft Maintenance Division (AFS300), Federal Aviation Administration, 800 Independence Avenue, SW.,
Washington, DC 20591, telephone (202) 267-7228.

## SUPPLEMENTARY INFORMATION:

## Background

On October 3, 2002, the FAA published a notice of proposed rulemaking ( 67 FR 62142). The document proposed a requirement to include FAA-approved CPCPs in operators maintenance or inspection programs. The applicable airplanes were those operated under 14 CFR part 121, all U.S.-registered multiengine airplanes operated in common carriage by foreign air carriers or foreign persons under part 129, and all multiengine airplanes used in scheduled operations under part 135. The proposal's comment period closed on April 1, 2003.

## Withdrawal of Proposal

The FAA withdraws Notice No. 02-16 ( 67 FR 62142, October 3, 2002) because the FAA's safety objectives are being met without this rulemaking.
Before issuing the CPCP proposal, the FAA issued ADs that mandated corrosion prevention and control programs for certain older airplane models where an unsafe condition existed. The AD-mandated CPCPs are
equal to the kinds of CPCPs the proposal would have required. The FAA issued the СРСР proposed rule to expand the requirement for CPCPs to airplane models not previously covered by ADs. Also, the FAA intended to address the need for CPCPs globally, with the CPCP regulation, rather than by issuing ADs on airplanes model-by-model. The proposal was based on the CPCP-related ADs. Therefore, operators already in compliance as a result of having the ADmandated programs in place would not have needed to make further changes to their maintenance programs.

The FAA issued the earlier ADs against older transport category airplanes first. During the period the CPCP rulemaking was pending, the FAA had to issue more ADs to address corrosion concerns on many other airplane models the proposal was intended to cover. Also, during this interim period, airplane manufacturers came to better understand the effects of corrosion and developed CPCPs (e.g., using Maintenance SteeringGroup-3 (MSG-3) programs) for their new airplane models. The MSG-3 process uses airline and manufacturer experience to develop scheduled maintenance for new airplanes. Therefore, current production airplane models, such as the Boeing 757, 767, 777 , and 717 , are being delivered with an acceptable CPCP included as part of their maintenance program. For new airplane designs that have maintenance programs developed under the MSG-3 process, the corrosion inspections are included in the original manufacturers' developed maintenance program.

The ADs the FAA issued and the aviation industry's actions have resulted in about 92 percent of part 121 airplanes being covered by an FAA-approved CPCP. Like part 121 operators, part 135 operators saw the benefits of CPCPs and have begun to adopt these programs. In addition, the FAA's cost-benefit analysis for the proposal was based on 1997 data. Since then, the number of affected airplanes have decreased. As of 2002, only about 50 percent of part 135 airplanes in use in 1997 remained in operation within the U.S. By 2010, it is expected that only about 11 percent will be in operation.

## Discussion of Comments

The FAA sought and received comments on the proposed rule.

## Comment

The commenters, while generally supportive of the need for a systematic approach to corrosion prevention and control, questioned the need for the rulemaking because of the progress they
have made in adopting CPCPs. The commenters said current maintenance programs already include CPCP inspections required by AD or as part of an MSG-3 program. The commenters believe the proposal duplicates, conflicts with, and further complicates how current CPCPs, which have proven effective, are administered.

## FAA Response

The FAA issued ADs before and after issuing the proposed CPCP rule. These ADs covered airplane models where the potential for an unsafe condition existed and where an approved CPCP was not in the maintenance program. In addition, operators, using FAAapproved MSG-3 processes, have continually incorporated CPCPs into their maintenance programs. In developing these maintenance schedules, the MSG follows a service-history-based approach to address items like corrosion prevention and control. 'The FAA believes both the ADmandated and MSG-3 programs are effective in preventing and controlling corrosion. Currently about 92 percent of part 121 airplanes are covered by AD or by MSG-3 programs. Therefore, the FAA believes the primary safety objectives of the proposal are currently being met. The FAA intends to address any corrosion-related unsafe conditions in the remaining airplanes in the fleet. by AD.

## Comments

Multiple comments addressed the FAA's methodologies applied to the cost-benefit analysis. Some commenters said the benefits given in the proposal do not justify the costs. Other commenters questioned the relevance of the data used in the analysis given that most of the part 121 and part 135 data are outdated and the numbers of applicable part 135 airplanes have decreased substantially.

## FAA Response

Based on the benefits of mitigating corrosion on aircraft, industry has helped to accomplish the objectives of this proposal by incorporating FAAapproved MSG-3 processes into their maintenance programs. The FAA determined that about 47 percent of the current part 121 fleet has maintenance programs that include MSG-3 processes. The FAA also has mandated Airworthiness Directives (AD) for CPCP inspections on another 45 percent of the part 121 transport category fleet. This leaves only 8 percent of this fleet not covered by ADs or MSG-3 maintenance processes.

For the CPCP proposed rule, the FAA based its analysis on 1997 data. The FAA found that as of 2002, only about 50 percent of the part 135 airplane fleet in use in 1997 were still operating in the U. S. By 2010, the FAA expects this percentage to decrease to only 11 percent.
Given that such a small percentage of the part 121 and part 135 fleets would be affected by the proposed rule, the FAA intends to address the discovery of any remaining unsafe condition by issuing ADs. The FAA expects these entire airplane fleets will soon be protected either through industry practice, AD , or airplane retirement.
The FAA received comments disputing its assessment that the benefits of the proposal justified the costs. Without arguing the specifics of the methodology the FAA used in completing the analysis, the FAA believes the joint action of industry and the FAA demonstrate the benefits of the proposal justify the costs.
The many ADs issued across airplane models operated under part 121 are evidence of the accident risk resulting from corrosion. Each AD, by itself, is proof that a significant accident risk exists. This risk has been addressed in about 92 percent of the part 121 fleet by industry and FAA actions. The response by industry to the corrosion problem strongly supports the FAA's cost-benefit conclusion.
The FAA believes the essential safety objectives of the proposed rule are being met through industry action, ADmandated action, and the substantial decline of the affected fleet. In the future, a discovery of an unsafe condition will result in the issuance of an AD.

## Comment

The commenters raised several other issues, including questions about the proposed definition of Level 1 and Level 2 Corrosion.

## FAA Response

The FAA is not responding to these other concerns in this document since we are witldrawing the proposal.

For the reasons discussed in this document, the FAA believes it is neither reasonable nor in the public interest to proceed with the CPCP proposal. Therefore, the FAA withdraws Notice No. 02-16, published at (67 FR 62142) on October 3, 2002. However, withdrawal of this proposed rule does not preclude the FAA from issuing another proposal on the same subject matter in the future or taking any future course of action.

Issued in Washington, DC, on August 10, 2004.

James J. Ballough,
Director, Flight Standards Service.
[FR Doc. 04-18633 Filed 8-13-04; 8:45 am] BILLING CODE 4910-13-P

## DEPARTMENT OF HOMELAND SECURITY

## Federal Emergency Management Agency

## 44 CFR Part 67

[Docket No. FEMA-D-7598]

## Proposed Flood Elevation Determinations

AGENCY: Federal Emergency Management Agency (FEMA),
Emergency Preparedness and Response Directorate, Department of Homeland Security.
ACTION: Proposed rule.
SUMMARY: Technical information or comments are requested on the proposed Base ( $1 \%$ annual chance) Flood Elevations (BFEs) and proposed BFE modifications for the communities listed below. The BFEs are the basis for the floodplain management measures that the community is required either to adopt or to show evidence of being already in effect in order to qualify or remain qualified for participation in the National Flood Insurance Program (NFIP).
DATES: The comment period is ninety (90) days following the second publication of this proposed rule in a newspaper of local circulation in each community.
ADDRESSES: The proposed BFEs for each community are available for inspection at the office of the Chief Executive Officer of each community. The respective addresses are listed in the table below.
FOR FURTHER INFORMATION CONTACT: Doug Bellomo, P.E., Hazard
Identification Section, Emergency Preparedness and Response Directorate, FEMA, 500 C Street SW., Washington, DC 20472, (202) 646-2903.
SUPPLEMENTARY INFORMATION: FEMA proposes to make determinations of BFEs and modified BFEs for each community listed below, in accordance with Section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and 44 CFR 67.4(a).
These proposed base flood and modified BFEs, together with the floodplain management criteria required
by 44 CFR 60.3, are the minimum that are required. They should not be construed to mean that the community must change any existing ordinauces that are more stringent in their floodplain management requirements. The community may at any time enact stricter requirements of its own, or pursuant to policies established by other Federal, state or regional entities. These proposed elevations are used to meet the floodplain management requirements of the NFIP and are also used to calculate the appropriate flood insurance premium rates for new buildings built after these elevations are made final, and for the contents in these buildings.

## National Environmental Policy Act

This proposed rule is categorically excluded from the requirements of 44 CFR Part 10, Environmental Consideration. No environmental impact assessment has been prepared.

## Regulatory Flexibility Act

The Mitigation Division Director of the Emergency Preparedness and Response Directorate certifies that this proposed rule is exempt from the requirements of the Regulatory Flexibility Act because proposed or modified BFEs are required by the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105 , and are required to establish and maintain community eligibility in the NFIP. As a result, a regulatory flexibility analysis has not been prepared.

## Regulatory Classification

This proposed rule is not a significant regulatory action under the criteria of Section 3(f) of Executive Order 12866 of September 30, 1993, Regulatory Planning and Review, 58 FR 51735.

## Executive Order 12612, Federalism

This proposed rule involves no policies that have federalism implications under Executive Order 12612, Federalism, dated October 26, 1987.

## Executive Order 12778, Civil Justice Reform

This proposed rule meets the applicable standards of Section 2(b)(2) of Executive Order 12778.

## List of Subjects in $\mathbf{4 4}$ CFR Part 67

Administrative practice and procedure, flood insurance, reporting and recordkeeping requirements.

Accordingly, 44 CFR Part 67 is proposed to be amended as follows:

PART 67-[AMENDED]

1. The authority citation for Part 67 continues to read as follows:

Authority: 42 U.S.C. 4001 et seq.; Reorganization Plan No. 3 of 1978, 3 CFR, 1978 Comp., p. 329; E.O. 12127, 44 FR 19367, 3 CFR, 1979 Comp., p. 376.

## §67.4 [Amended]

2. The tables published under the authority of $\S 67.4$ are proposed to be amended as follows:

| Source of flooding | Location | \#Depth in feet above ground. <br> *Elevation in feet (NGVD) <br> - Elevation in feet (NAVD) |  | Communities affected |
| :---: | :---: | :---: | :---: | :---: |
|  |  | Existing | Modified |  |

FLORIDA
Pinellas County

| Stevenson Creek ....... | Just upstream of Douglas Avenue .............. | -11 | -10 | Pinellas County (Unincorporated City of Clearwater, City of Largo. | Areas), |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Approximately 350 feet upstream of Southridge Drive. | None | -42 |  |  |
| Spring Branch ........... | Just upstream of Overbrook Road .............. | -11 | -10 | Pinellas County (Unincorporated Areas), City of Clearwater. |  |
|  | Approximately 1,500 feet upstream of Highland Avenue. | None | -28 |  |  |
| Flagler Drive Tributary | At the confluence with Stevenson Creek ..... | -15 | -14 | Pinellas County (Unincorporated Areas), City of Clearwater. |  |
|  | Approximately 1,250 feet upstream of Keene Road. | None | -62 |  |  |
| Jeffords Street Tributary. | At Jeffords Street ..................................... | -26 | -27 | Pinellas County (Unincorporated Areas), City of Clearwater. |  |
|  | Approximately 650 feet upstream of Woodcrest Avenue. | None | -34 |  |  |
| Ponding Area No. 1 ... | Approximately 250 feet northeast of the intersection of Douglas Avenue and Iva Street in the area of Woodlawn Terrace and Idlewood Drive. | None | -21 | City of Clearwater. |  |
| Crest Lake ................ | Approximately 500 feet northeast of the intersection of Gulf-to-Bay Boulevard and Glenwood Avenue. | None | -69 | City of Clearwater. |  |
| Ponding Area No. 15 | Approximately 350 feet southwest of the intersection of South Missoun Avenue and Belleair Road and 350 feet northeast of the intersection of Ponce De Leon Boulevard and Greenwood Avenue. | None | -62 | Pinellas County (Unincorporated City of Clearwater. | Areas), |
| Ponding Area No. 2 ... | At the intersection of Druid Road and Duncan Avenue. | None | -61 | City of Clearwater. |  |
| Hammond Creek ........ | At the confluence with Stevenson Creek ..... | -11 | -10 | Pinellas County (Unincorporated Areas), City of Clearwater. |  |
|  | Approximately 325 feet upstream of Highland Avenue. | None | -28 |  |  |
| Ponding Area No. 3 ... | Approximately 150 feet northeast of the intersection of Keene Road and Magnolia Drive. | None | -46 | Pinellas County (Unincorporated City of Clearwater. | Areas), |
| Ponding Area No. 4 ... | Approximately 150 feet southwest of the intersection of Keene Road and Magnolia Drive. | None | -43 | Pinellas County (Unincorporated Are | ). |
| Ponding Area No. 5 ... | Approximately 50 feet southeast of the intersection of Keene Road and Magnolia Drive. | None | -42 | Pinellas County (Unincorporated Are | as). |
| Lake Rhonda ............ | Approximately 100 feet southeast of the intersection of Magnolia Drive and Keene Road. | None | -35 | Pinellas County (Unincorporated Are | as). |
| Ponding Area No. 6 ... | Approximately 100 feet southwest of the intersection of Highland Avenue and Belleair Road. | None | -47 | Pinellas County (Unincorporated City of Clearwater. | Areas) |
| Ponding Area No. 7 ... | Approximately 500 feet northeast of the intersection of Missoun Avenue and Bellevue Boulevard. | None | -61 | City of Clearwater. |  |
| Ponding Area No. 8 ... | Approximately 1,000 feet southeast of the intersection of Lakeview Road and Evergreen Drive in the vicinity of Byron Court. | None | -36 | City of Clearwater. |  |
| Clearview Lake .......... | Approximately 1,000 feet northwest of Sunset Point Road and Keene Road. | None | - 57 | City of Clearwater. |  |
| Ponding Area No. 9 ... | At the intersection of North Greenwood Avenue and Palmetto Street. | None | -20 | City of Clearwater. |  |



| Source of flooding | Location | \#Depth in feet above ground. <br> *Elevation in feet (NGVD) <br> -Elevation in feet (NAVD) |  | Communities affected |
| :---: | :---: | :---: | :---: | :---: |
|  |  | Existing | Modified |  |
| Highland Lake ........... | Approximately 200 feet southwest of the intersection of Valencia Street and Lake Avenue. | None | -47 | Pinellas County (Unincorporated Areas). |
| Ponding Area No. 16 | Approximately 3,000 feet northwest of intersection of Marilyn Street and Hercules Avenue. | None | -68 | City of Clearwater. |
| Ponding Area No. 17 | Approximately 1,500 feet northwest of the intersection of Manilyn Street and Hercules Avenue. | None | -69 | City of Clearwater. |
| Ponding Area No. 12 | At the intersection of Palmetto Street and Pennsylvania Avenue. | None | -21 | City of Clearwater. |

City of Clearwater
Maps available for inspection at the City of Clearwater Engineering Department, 100 South Myrtle Avenue, Suite 220, Clearwater, Florida. Send comments to The Honorable Brian Aungst, Mayor of the City of Clearwater, offices of the City Commission, P.O. Box 4748, Clearwater, Florida 33758-4748.

## City of Largo

Maps available for inspection at the Largo City Hall, 201 Highland Avenue, Largo, Florida.
Send comments to The Honorable Robert Jackson, Mayor of the City of Largo, Largo City Hall, 201 Highland Avenue, Largo, Florida 33770.
Pinellas County (Unincorporated Areas)
Maps available for inspection at the Pinellas County Building, 315 Court Street, Clearwater, Florida.
Send comments to Mr. Stephen Spratt, Pinellas County Administrator, 315 Court Street, Clearwater, Florida 33756.

| NEW JERSEY Unlon County |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Rahway River ........... | At a point immediately upstream of Lawrence Street. | *10 | *9 | City of Rahway, Townships of Clark, Cranford, Springfield, Union, Winfield, Borough of Kenilworth. |
|  | Approximately 400 feet downstream of Springfield Avenue. | *90 | *91 | - |
| Black Brook ............... | At the confluence with Rahway River .......... | *74 | *75 | Borough of Kenilworth, Township of Union. |
|  | Approximately 180 feet downstream of Springfield Road. | *74 | *75 |  |
| Branch 10-30-1 ....... | At the confluence with Drainage Ditch ......... | *71 | *75 | Borough of Kenilworth. |
|  | Approximately 350 feet upstream of Lafayette Place. | *74 | *75 |  |
| College Branch .......... |  | *70 | *72 | Township of Cranford. |
|  | At a point immediately upstream of Springfield Avenue. | - 70 | *72 |  |
| Drainage Ditch .......... | At the confluence with Rahway River ......... | *71 | *73 | Borough of Kenilworth, Township of Springfield. |
|  | At the confluence of Branch 10-30-1 | *71 | *75 |  |
| Gallows Hill Road Branch. | At the confluence with Rahway River .......... | *69 | *71 | Township of Cranford. |
|  | Approximately 350 feet upstream of Pittsfield Street. | *70 | *71 |  |
| Garwood Brook .......... | At the confluence with Rahway River .......... | *68 | *70 | Township of Cranford. |
|  | Approximately 250 feet upstream of West Holly Street. | *69 | *70 |  |
| Nomahegan Brook ..... | At the confluence with Rahway River | *73 | *74 | Townships of Cranford and Springfield, Town of Westfield. |
|  | Approximately 580 feet downstream of Springfield Avenue. | *73 | *74 |  |
| Robinsons Branch ..... | At the confluence with Rahway River | *15 | *14 | City of Rahway, Town of Westfield, Township of Clark. |
|  | At the confluence of Robinsons Branch ...... | *51 | *50 |  |
| South Branch ............ | At the confluence with Rahway River | *11 | *9 | City of Rahway. |
|  | Approximately 100 feet upstream of East Inman Avenue. | *11 | *10 |  |
| Stream 10-30 ........... | At the confluence with Drainage Ditch ......... | *71 | *74 | Borough of Kenilworth. |
|  | Approximately 100 feet downstream of Willshire Drive. | *73 | *74 |  |
| Vauxhall Branch ......... | At the confluence with Rahway River .......... | *90 | *91 | Township of Union. |
|  | At Liberty Avenue ..................................... | *90 | *91 |  |
| Cedar Brook .............. | At Terrill Road ......................................... | None | *131 | Borough of Fanwood. |
|  | A point immediately upstream of Willow Avenue. | None | *141 |  |
| Vauxhall Sub Branch | At the confluence with Vauxhall Branch $\qquad$ At Interstate 78 | *90 | *91 | Township of Union. |


| Source of flooding | Location | \#Depth in feet above ground. <br> *Elevation in feet (NGVD) <br> - Elevation in feet (NAVD) |  | Communities affected |
| :---: | :---: | :---: | :---: | :---: |
|  |  | Existing | Modified |  |
| West Branch .............. | At the confluence with Elizabeth River Approximately 1,400 feet upstream of Garden State Parkway entrance ramp. | *43 <br> None | *42 | Township of Union. |
| Lightning Brook .......... | At the confluence with Elizabeth River ........ Approximately 950 feet downstream of Union Avenue. | $\begin{gathered} \text { *56 } \\ \text { *56 } \end{gathered}$ | *55 | Township of Union. |
| Elizabeth River ........... | At Trotters Lane $\qquad$ Approximately 1,050 feet upstream of Union Avenue. | *27 | $\begin{aligned} & * 18 \\ & * 68 \end{aligned}$ | Townships of Union and Hillside. |
| Trotters Lane Branch | At Morris Avenue $\qquad$ Approximately 300 feet downstream of North Avenue. | None None | *27 | City of Elizabeth. |
| Kings Creek .............. | A point immediately upstream of Barnett Street. <br> Approximately 1,000 feet upstream of Lower Road to Rahway. | None <br> None | *10 | City of Rahway. |
| East Branch Rahway River. | Approximately 450 feet upstream of the confluence with Rahway River. <br> Approximately 2,800 feet downstream of Vauxhall Road. | $\begin{gathered} \text { "90 } \\ \text { *90 } \end{gathered}$ | "91 | Townships of Union and Springfield. |
| Kings Creek .............. | Approximately 715 feet downstream of U.S. Route 9. <br> Just downstream of U.S. Route 9 $\qquad$ | $\begin{aligned} & * 14 \\ & * 16 \end{aligned}$ | \#1 | City of Linden. |

## Township of Clark

Maps available for inspection at the Clark Township Engineer's Office, Municipal Building, 430 Westfield Avenue, Clark, New Jersey,
Send comments to The Honorable Salvatore Bonaccorso, Mayor of the Township of Clark, Municipal Building, 430 Westfield Avenue, Clark, New Jersey 07066-1590.

## Township of Cranford

Maps available for inspection at the Cranford Township Engineer's Office, Municipal Building, 8 Springfield Avenue, Cranford, New Jersey. Send comments to The Honorable Barbara A. Bilger, Mayor of the Township of Cranford, Municipal Building, 8 Springfield Avenue, Cranford,
New Jersey 07016-2199.

## City of Ellzabeth

Maps available for inspection at the Elizabeth City Engineer's Office, 50 Winfield Scott Plaza, Elizabeth, New Jersey.
Send comments to The Honorable J. Christian Bollwage, Mayor of the City of Elizabeth, City Hall, 50 Winfield Scott Plaza, Elizabeth, New Jersey 07201.

## Borough of Fanwood

Maps available for inspection at the Fanwood Borough Engineer's Office, 75 North Martine Avenue, Fanwood, New Jersey.
Send comments to The Honorable Colleen Mahr, Mayor of the Borough of Fanwood, 75 North Martine Avenue, Fanwood, New Jersey 07023-1397.

## Township of Hillside

Maps available for inspection at the Hillside Township Engineer's Office, JFK Plaza, Hillside and Liberty Avenue, Hillside, New Jersey.
Send comments to The Honorable Karen McCoy Oliver, Mayor of the Township of Hillside, JFK Plaza, Hillside and Liberty Avenue, Hillside, New Jersey 07205.

## Borough of Kenilworth

Maps available for inspection at the Kenilworth Borough Engineer's Office, Municipal Building, 567 Boulevard, Kenilworth, New Jersey.
Send comments to The Honorable Gregg David, Mayor of the Borough of Kenilworth, Municipal Building, 567 Boulevard, Kenilworth, New Jersey 07033-1699.

## City of Linden

Maps available for inspection at the Linden City Engineer's Office, Municipal Building, 301 North Wood Avenue, Linden, New Jersey.
Send comments to The Honorable John T. Gregorio, Mayor of the City of Linden, Municipal Building, 301 North Wood Avenue, Linden, New Jersey 07036.

## City of Rahway

Maps available for inspection at the Rahway City Engineer's Office, 1 City Hall Plaza, Rahway, New Jersey 07065.
Send comments to The Honorable James J. Kennedy, Mayor of the City of Rahway, 1 City Hall Plaza, Rahway, New Jersey 07065.

## Township of Springfield

Maps available for inspection at the Springfield Township Engineer's Office, Municipal Building, 100 Mountain Avenue, Springfield, New Jersey.
Send comments to The Honorable Clara T. Harelik, Mayor of the Township of Springfield, Municipal Building, 100 Mountain Avenue, New Jersey 07081.

## Township of Union

Maps available for inspection at the Union Township Engineer's office, Municipal Building, 1976 Morris Avenue, Union, New Jersey.
Send comments to The Honorable Anthony Terrezza, Mayor of the Township of Union, Municipal Building, 1976 Morris Avenue, Union, New Jersey 07083-3579.

## Town of Westfield

Maps available for inspection at the Westfield Town Engineer's Office, Municipal Building, 425 East Broad Street, Westfield, New Jersey.

Source of flooding
Location
\#Depth in feet above ground.
*Elevation in feet (NGVD)
-Elevation in feet (NAVD)
Existing Modified

Send comments to The Honorable Gregory McDermott, Mayor of the Town of Westfield, Municipal Building, 425 East Broad Street, Westfield, New Jersey 07090.
Township of Winfield
Maps available for inspection at the Winfield Township Municipal Building, 12 Gulfstream Avenue, New Jersey.
Send comments to The Honorable Norman Whitehouse, Jr., Mayor of the Township of Winfield, 12 Gulfstream Avenue, Winfield, New Jersey 07036.

| SOUTH CAROLINA Florence County |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Lynches River ............ | Approximately 0.8 mile upstream of North Jones Road and U.S. Highway 301. <br> Approximately 800 feet downstream of Interstate Highway 95. | None <br> None | *99 | Florence County (Unincorporated Areas). |
| Sparrow Swamp ....... | Just upstream of W.J. Albert Sims Street .... Approximately 1,100 feet upstream of W.J. Albert Sims Street. | None None | $\begin{aligned} & \text { *126 } \\ & \text { *126 } \end{aligned}$ | Town of Timmonsville. |
| Middle Swamp .......... | State Highway 51/Pamplico Highway <br> Approximately 0.70 mile upstream of State Highway 51/Pamplico Highway. | None <br> None | *79 | Florence County (Unincorporated Areas), City of Florence. |
| Jeffries Creek ............ | Approximately 2,890 feet downstream of the confluence of Pye Branch. <br> Approximately 1,200 feet downstream of South Cashua Drive. | None None | *80 | Florence County (Unincorporated Areas), City of Florence. |

Florence County (Unincorporated Areas)
Maps available for inspection at the Florence County Planning Department, 218 West Evans Street, Florence, South Carolina.
Send comments to Mr. Joe W. King, Florence County Administrator, 180 North Irby Street MSC-G, Florence, South Carolina 29501.
City of Florence
Maps available for inspection at the Florence City Hall, Planning Department, Drawer AA City-County Complex, 180 North Irby Street, Florence, South Carolina.
Send comments to The Honorable Frank Willis, Mayor of the City of Florence, Drawer AA City-County Complex, 180 North Irby Street, Florence, South Caroliná 29501.

## Town of Timmonsville

Maps available for inspection at the Timmonsville Town Hall, 115 East Main Street, Timmonsville, South Carolina.
Send comments to The Honorable Henry Peoples, Mayor of the Town of Timmonsville, P.O. Box 447, Timmonsville, South Carolina 291610447.

| WEST VIRGINIA <br> Cabell County and City of Huntington |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Ohio River ................. | At the downstream county boundary ........... | *551 | -550 | Cabell County (Unincorporated Areas), City of Huntington. |
|  | Approximately 8 miles upstream of confluence of Goose Run. | *560 | - 561 |  |
| Fourpole Creek .......... | Approximately 200 feet upstream of the Ohio River. | *539 | -538 | Cabell County (Unincorporated Areas), City of Huntington. |
|  | Approximately 2,400 feet upstream of Prices Creek Road. | None | -703 |  |
| Indian Fork ................ | Approximately 1,160 feet upstream of confluence with Mud Creek. | None | -587 | Cabell County (Unincorporated Areas). |
|  | Approximately 250 feet upstream of Ridge Run Road. | None | -640 |  |
| Kilgore Creek ............ | At the confluence with Indian Fork ............. | None | -587 | Cabell County (Unincorporated Areas). |
|  | Approximately 500 feet upstream of the confluence of Little Creek. | None | -611 |  |
| Lee Creek ................. | At the confluence with Kilgore Creek ........... | None | -590 | Cabell County (Unincorporated Areas). |
|  | Approximately 6,500 feet upstream of Interstate Route 64. | None | -660 |  |
| Charley Creek ........... | Approximately 1,820 feet upstream of confluence with Mud Creek. | None | -602 | Cabell County (Unincorporated Areas). |
|  | Approximately 2,250 feet downstream of Wolfpen Hollow Road. | None | -615 |  |
| Little Creek ................ | At the confluence with Kilgore Creek .......... | None | -610 | Cabell County (Unincorporated Areas). |
|  | Approximately 750 feet upstream of the confluence with Kilgore Creek. | None | -611 |  |
| Arlington Boulevard Tributary. | Backwater area along Norwood Road ......... | None | -613 | Cabell County (Unincorporated Areas). |



Cabell County (Unincorporated Areas)
Maps available for inspection at the Cabell County office of Grants, Planning and Permits, Cabeli County Courthouse, Room 314, Huntington, West Virginia.
Send comments to Ms. Nancy Cartmill, President of the Cabell County Commission, 750 Fifth Avenue, Suite 300, Huntington, West Virginia 25701.

City of Huntington
Maps available for inspection at the City of Huntington Department of Development and Planning, 800 Fifth Street, Room 14, Huntington, West Virginia.
Send comments to The Honorable David Felinton, Mayor of the City of Huntington, P.O. Box 1659, Huntington, West Virginia 25717.
(Catalog of Federal Domestic Assistance No. 83.100 , "Flood Insurance.")

Dated: August 10, 2004.
David I. Maurstad,
Acting Director, Mitigation Division, Emergency Preparedness and Response Directorate.
[FR Doc. 04-18693 Filed 8-13-04; 8:45 am] BILLING CODE 9110-12-P

## DEPARTMENT OF HOMELAND SECURITY

## Federal Emergency Management Agency

## 44 CFR Part 67

[Docket No. FEMA-D-7600]

## Proposed Flood Elevation Determinations

AGENCY: Federal Emergency Management Agency (FEMA), Emergency Preparedness and Response Directorate, Department of Homeland Security.
ACTION: Proposed rule.
SUMMARY: Technical information or comments are requested on the proposed Base ( $1 \%$ annual chance) Flood Elevations (BFEs) and proposed BFE modifications for the communities listed below. The BFEs are the basis for the floodplain management measures that the community is required either to adopt or to show evidence of being already in effect in order to qualify or remain qualified for participation in the National Flood Insurance Program (NFIP).
DATES: The comment period is ninety (90) days following the second
publication of this proposed rule in a newspaper of local circulation in each community.
ADDRESSES: The proposed BFEs for each community are available for inspection at the office of the Chief Executive Officer of each community. The respective addresses are listed in the table below.

## FOR FURTHER INFORMATION CONTACT:

Doug Bellomo, P.E., Hazard
Identification Section, Emergency Preparedness and Response Directorate, FEMA, 500 C Street SW., Washington,
DC 20472, (202) 646-2903.
SUPPLEMENTARY INFORMATION: FEMA proposes to make determinations of BFEs and modified BFEs for each community listed below, in accordance with Section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and 44 CFR 67.4(a).

These proposed base flood and modified BFEs, together with the floodplain management criteria required by 44 CFR 60.3 , are the minimum that are required. They should not be construed to mean that the community must change any existing ordinances that are more stringent in their floodplain management requirements. The community may at any time enact stricter requirements of its own, or pursuant to policies established by other Federal, state or regional entities. These proposed elevations are used to meet the floodplain management requirements of the NFIP and are also used to calculate the appropriate flood insurance premium rates for new buildings built after these elevations are made final, and for the contents in these buildings.

## National Environmental Policy Act

This proposed rule is categorically excluded from the requirements of 44 CFR Part 10, Environmental Consideration. No environmental impact assessment has been prepared.

## Regulatory Flexibility Act

The Mitigation Division Director of the Emergency Preparedness and Response Directorate certifies that this proposed rule is exempt from the requirements of the Regulatory Flexibility Act because proposed or modified BFEs are required by the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and are required to establish and maintain community eligibility in the NFIP. As a result, a regulatory flexibility analysis has not been prepared.

## Regulatory Classification

This proposed rule is not a significant regulatory action under the criteria of Section 3(f) of Executive Order 12866 of September 30, 1993, Regulatory Planning and Review, 58 FR 51735.

## Executive Order 12612, Federalism

This proposed rule involves no policies that have federalism implications under Executive Order 12612, Federalism, dated October 26, 1987.

Executive Order 12778, Civil Justice Reform

This proposed rule meets the applicable standards of Section 2(b)(2) of Executive Order 12778.

## List of Subjects in $\mathbf{4 4}$ CFR Part 67

Administrative practice and procedure, flood insurance, reporting and recordkeeping requirements.
Accordingly, 44 CFR Part 67 is proposed to be amended as follows:

## PART 67-[AMENDED]

1. The authority citation for Part 67 continues to read as follows:

Authority: 42 U.S.C. 4001 et seq.; Reorganization Plan No. 3 of 1978, 3 CFR,

1978 Comp., p. 329; E.O. 1212f, 44 FR 19367, 3 CFR, 1979 Comp., p. 376.

## § 67.4 [Amended]

2. The tables published under the authority of $\S 67.4$ are proposed to be amended as follows:

| State | City/town/county | Source of flooding | Location | \#Depth in feet above ground. <br> *Elevation in feet (NGVD) -Elevation in feet (NAVD) <br> -Elevation in feet (NAVD) |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | Existing | Modified |
| West Virginia ......... | McDowell County (Unincorporated Areas). | Clear Fork $\qquad$ <br> Wolfpen Branch $\qquad$ | Approximately 4,800 feet downstream of County Route 2. <br> At the confluence with Wolfpen Branch ... At the confluence with Clear Fork ............ Approximately 4,440 feet upstream of the | None | *1,409 |
|  |  |  |  | None <br> None <br> None | $\begin{array}{r} * 1,479 \\ { }^{*} 1,479 \\ { }^{1,559} \end{array}$ |

Maps available for inspection at the McDowell County Redevelopment Authority, 90 Wyoming Street, Suite 205, Welch, West Virginia.
Send comments to Mr. Gordon Lambert, President of the McDowell County Commission, 90 Wyoming Street, Suite 111, Welch, West Virginia 24801.

## (Catalog of Federal Domestic Assistance No. 83.100, "Flood Insurance.')

Dated: August 10, 2004.

## David I. Maurstad,

Acting Director, Mitigation Division,
Emergency Preparedness and Response Directorate.
[FR Doc. 04-18692 Filed 8-13-04; 8:45 am]
BILLING CODE 9110-12-P

## Notices

Federal Register
Vol. 69, No. 157
Monday, August 16, 2004

This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

## DEPARTMENT OF AGRICULTURE

## Agricultural Research Service

Notice of Federal Invention Available for Licensing and Intent To Grant Exclusive License
AGEncy: Agricultural Research Service, USDA.
ACTION: Notice of availability and intent.
SUMMARY: Notice is hereby given that the Federally owned invention disclosed in U.S. Patent No. 6,615,454,
"Enhanced Separation of Contaminants from Fibers such as Cotton, Kenaf and Flax", issued on September 9, 2003, is available for licensing and that the U.S. Department of Agriculture, Agricultural Research Service, intends to grant to Lummus Corporation, Georgia, an exclusive license to this invention. DATES: Comments must be received within ninety (90) calendar days of the date of publication of this Notice in the Federal Register.
ADDRESSES: Send comments to: USDA, ARS, Office of Technology Transfer, 5601 Sunnyside Avenue, Room 4-1174, Beltsville, MD 20705-5131.
FOR FURTHER INFORMATION CONTACT: June Blalock of the Office of Technology Transfer at the Beltsville address given above; telephone: (301) 504-5989. SUPPLEMENTARY INFORMATION: The Federal Government's patent rights to this invention are assigned to the United States of America, as represented by the Secretary of Agriculture. It is in the public interest to so license this invention as Lummus Corporation, Georgia, has submitted a complete and sufficient application for a license. The prospective exclusive license will be royalty-bearing and will comply with the terms and conditions of 35 U.S.C. 209 and 37 CFR 404.7. The prospective exclusive license may be granted unless, within ninety (90) days from the date of this published Notice, the Agricultural Research Service receives written
evidence and argument which establishes that the grant of the license would not be consistent with the requirements of 35 U.S.C. 209 and 37 CFR 404.7.
Michael D. Ruff,
Assistant Administrator.
[FR Doc. 04-18660 Filed 8-13-04; 8:45 am] BILLING CODE 3410-03-P

## DEPARTMENT OF AGRICULTURE

## Forest Service

Opal Creek Scenic Recreation Area (SRA) Advisory Council

AGEncy: Forest Service, USDA Forest Service
ACTION: Notice of meeting.
summary: An Opal Creek Scenic Recreation Area Advisory Council meeting will convene in Stayton, Oregon on Wednesday, September 22, 2004. The meeting is scheduled to begin at 6:30 p.m. and will conclude at approximately $8: 30 \mathrm{p} . \mathrm{m}$. The meeting will be held in the South Room of the Stayton Community Center located on 400 West Virginia Street in Stayton, OR.
The Opal Creek Wilderness and Opal Creek Scenic Recreation Area Act of 1996 (Opal Creek Act) (Pub. L. 104-208) directed the Secretary of Agriculture to establish the Opal Creek Scenic
Recreation Area Advisory Council. The Advisory Council is comprised of thirteen members representing state, county, and city governments and representatives of various organizations, which include mining industry, environmental organizations, inholders in Opal Creek Scenic Recreation Area, economic development, Indian tribes, adjacent landowners, and recreation interests. The council provides advice to the Secretary of Agriculture on preparation of a comprehensive Opal Creek Management Plan for the SRA and consults on a periodic and regular basis on the management of the area. Tentative agenda items include: Introductions; Current Project Updates; Continue with Project Priority Criteria Development.

A direct public comment period is tentatively scheduled to begin at 8 p.m. Time allotted for individual presentations will be limited to 3 minutes. Written comments are encouraged, particularly if the material
cannot be presented within the time limits of the comment period. Written comments may be submitted prior to the September 22 nd meetings by sending them to Designated Federal Official Paul Matter at the address given below.
FOR FURTHER INFORMATION CONTACT: FOI more information regarding this meeting, contact Designated Federal Official Paul Matter, Willamette National Forest, Detroit Ranger District, HC 73 Box 320, Mill City, OR 97360; (503) 854-3366.

Dated: August 9, 2004.
Dallas J. Emch,
Forest Supervisor.
[FR Doc. 04-18646 Filed 8-13-04; 8:45 am] BILLING CODE 3410-11-M

## DEPARTMENT OF AGRICULTURE

## Forest Service

## Ravalli County Resource Advisory Committee

AgEncy: Forest Service, USDA.
ACTION: Notice of meeting.
summary: The Ravalli County Resource Advisory Committee will be meeting to discuss and vote on 2004 projects and hold short public forum (question and answer session). The meeting is being held pursuant to the authorities in the Federal Advisory Committee Act (Public Law 92-463) and under the Secure Rural Schools and Community SelfDetermination Act of 2000 (Public Law 106-393). The meeting is open to the public.
DATES: The meeting will be held on August 24, 2004, 6:30 p.m.
adDresses: The meeting will be held at the Ravalli County Administration Building, 215 S. 4th Street, Hamilton, MT. Send written comments to Jeanne Higgins, District Ranger, Stevensville Ranger District, 88 Main Street, Stevensville, MT 59870, by facsimile (406) 777-7423, or electronically to jmhiggins@fs.fed.us.
FOR FURTHER INFORMATION CONTACT:
Jeanne Higgins, Stevensville District Ranger and Designated Federal Officer, Phone: (406) 777-5461.

Dated: August 9, 2004.
David T. Bull,
Forest Supervisor.
[FR Doc. 04-18665 Filed 8-13-04; 8:45 am]
BILLING CODE 3416-11-M

## DEPARTMENT OF COMMERCE

## Submission for OMB Review; Comment Request

DOC has submitted to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. chapter 35).
Agency: U.S. Census Bureau.
Title: Generic Clearance for Data User Evaluation Surveys.
Form Number(s): Various.
Agency Approval Number: 06070760.

Type of Request: Extension of a currently approved collection.
Burden: 4,000 hours.
Number of Respondents: $8,000$.
Average Hours Per Response: 30 minutes.

Needs and Uses: The Census Bureau requests to extend for an additional three years its generic clearance to conduct customer/product-based research. This extension will allow us to continue to use customer satisfaction surveys, personal interviews, or focus group research to effectively improve and make more customer-oriented programs, products, and services.
Extended clearance for data collections would continue to cover customer/program based research for any Census Bureau program area that needs to measure customer needs, uses, and preferences for statistical information and services. The customer base includes, but is not limited to previous, existing, and potential businesses and organizations, alternate Census Bureau data disseminators like State Data Centers, Business and Industry Data Centers, Census Information Centers, Federal or Census Depository Libraries, educational institutions, and not-for-profit or other organizations.

Prior to any data collection activity, the Census Bureau transmits individual plans, including any supporting documentation and draft research documents to OMB. The Census Bureau also prepares an annual report for OMB to fully describe work done under the generic clearance, including:

- Descriptions of individual research conducted
- Numbers of respondents and respondent burden hours used
- Dates of each survey
- Individual and aggregated costs of surveys
- Individual summaries of results and program/product decisions that were made based upon customer responses and feedback
Information collected from customer research helps the Census Bureau to measure its customer base-their use, satisfaction, and preferences for existing and future programs, products, and services.
Affected Public: Individuals or households; Business or other for-profit; Not-for-profit institutions; Federal Government; State, Local, or Tribal government.
Frequency: On occasion.
Respondent's Obligation: Voluntary.
Legal Authority: Executive Order 12862.

OMB Desk Officer: Susan Schechter, (202) 395-5103.

Copies of the above information collection proposal can be obtained by calling or writing Diana Hynek, Departmental Paperwork Clearance Officer, (202) 482-0266, Department of Commerce, Room 6625, 14th and Constitution Avenue, NW., Washington, DC 20230 or via the Internet at dhynek@doc.gov.

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to Susan Schechter, OMB Desk Officer either by fax (202) 395-7245) or e-mail (susan_schechter@omb.eop.gov).

Dated: August 10, 2004.
Madeleine Clayton,
Management Analyst, Office of the Chief Information Officer.
[FR Doc. 04-18591 Filed 8-13-04; 8:45 am] BILLING CODE 3510-07-P

## DEPARTMENT OF COMMERCE

## [I.D. 081004C]

## Submission for OMB Review; Comment Request

The Department of Commerce has submitted to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

Agency: National Oceanic and Atmospheric Administration (NOAA).

Title: Southeast Region Dealer and Interview Family of Forms.

Form Number(s): None.
OMB Approval Number: 0648-0013.
Type of Request: Regular submission.

Burden Hours: 2,087.
Number of Respondents: 13,795
Average Hours Per Response: 10 minutes each for shrimp interview, trip interview, mackerel dealers (quotas), mackerel gillnet dealers, mackerel gillnet vessels, snowy grouper/tilefish, wreckfish dealer, red snapper; 20 minutes for gulf grouper quota; 3 minutes for no-purchase report; 15 minutes for rock shrimp, golden crab dealers, coral dealers; and 5 minutes for vessel operation units.

Needs and Uses: This family of forms includes data collection activities for monitoring fishery quotas, routine collections of monthly statistic from seafood dealers, and interviews with fishermen to collect catch/effort and biological data.

Affected Public: Business or other forprofit organizations; and individuals or households.

Frequency: Bi-monthly.
Respondent's Obligation: Mandatory.
OMB Desk Officer: David Rostker, (202) 395-3897.

Copies of the above information collection proposal can be obtained by calling or writing Diana Hynek, Departmental Paperwork Clearance Officer, (202) 482-0266, Department of Commerce, Room 6625, 14th and Constitution Avenue, NW., Washington, DC 20230 (or via the Internet at dHynek@doc.gov).
Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to David Rostker, OMB Desk Officer, FAX number (202) 395-7285, or David_Rostker@omb.eop.gov.

## Dated: August 9, 2004.

## Gwellnar Banks,

Management Analyst, Office of the Chief Information Officer.
[FR Doc. 04-18701 Filed 8-13-04; 8:45 am] BILLING CODE 3510-22-S

## DEPARTMENT OF COMMERCE

[I.D. 081004D]

## Submission for OMB Review; Comment Request

The Department of Commerce has submitted to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).
Agency: National Oceanic and
Atmospheric Administration (NOAA).
Title: Northeast Region Logbook Family of Forms.

Form Number(s): None.
OMB Approval Number: 0648-0212.
Type of Request: Regular submission.
Burden Hours: 10,907.
Number of Respondents: 4,975.
Average Hours Per Response: 4 minutes.
Needs and Uses: The National Marine Fisheries Service (NMFS) has a Red Crab Fishery Management Plan. A mandatory requirement of this plan is that vessels issued a Red Crab limited access permit must report via the Interactive Voice Response (IVR) system at the end of every trip. The vessels issued an Exempted (Experimental) Fishing Permit (EFP) may be required to report their catches via the IVR as a condition of their permit. The information submitted is needed for the management of fisheries.

Affected Public: Business or other forprofit organizations; individuals or households; not-for-profit institutions; State, Local or Tribal government.

Frequency: On occasion.
Respondent's Obligation: Mandatory.
OMB Desk Officer: David Rostker, (202) 395-3897.

Copies of the above information collection proposal can be obtained by calling or writing Diana Hynek, Departmental Paperwork Clearance Officer, (202) 482-0266, Department of Commerce, Room 6625, 14th and Constitution Avenue, NW., Washington, DC 20230 (or via the Internet at dHynek@doc.gov).

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to David Rostker, OMB Desk Officer, FAX number (202) 395-7285, or David__Rostker@omb.eop.gov.
Dated: August 9, 2004.
Gwellnar Banks,
Management Analyst, Office of the Chief Information Officer.
[FR Doc. 04-18702 Filed 8-13-04; 8:45 am] BILLING CODE 3510-22-s

## DEPARTMENT OF COMMERCE

[1.D. 081104B]

## Submission for OMB Review; Comment Request

The Department of Commerce has submitted to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

Agency: National Oceanic and Atmospheric Administration (NOAA).

Title: An Observer Program for At-sea Processing Vessels in the Pacific Coast Groundfish Fishery.
Form Number(s): None.
OMB Approval Number: None.
Type of Request: Regular submission. Burden Hours: 51
Number of Respondents: 22.
Average Hours Per Response: 15
minutes for college transcript and
disclosure statement; 4 hours for appeal; 7 minutes for training/briefing
registration; 2 minutes for notification of physical examination; 7 minutes for projected observer assignment information; 7 minutes for weekly deployment/logistics report; 7 minutes for debriefing registration; 2 hours for report on observer harassment, safety or performance concerns.
Needs and Uses: This data collection is necessary for the administration of a new observer program for processing vessels in the mothership and catcherprocessor sectors of the whiting fishery. The collection relates to the response time for observers that have been issued notices of suspension or decertification to provide documentary evidence or to the action.
Affected Public: Business or other forprofit organizations, and individuals or households.
Frequency: On occasion, weekly, annually.
Respondent's Obligation: Required to obtain of retain benefits.

OMB Desk Officer: David Rostker, (202) 395-3897.

Copies of the above information collection proposal can be obtained by calling or writing Diana Hynek,
Departmental Paperwork Clearance Officer, (202) 482-0266, Department of Commerce, Room 6625, 14th and Constitution Avenue, NW., Washington, DC 20230 (or via the Internet at dHynek@doc.gov).
Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to David Rostker, OMB Desk Officer, FAX number 202-395-7285, or David_Rostker@omb.eop.gov.

## Dated: August 9, 2004.

## Gwellnar Banks,

Management Analyst, Office of the Chief Information Officer.
[FR Doc. 04-18703 Filed 8-13-04; 8:45 am] BILLING CODE 3510-22-S

## DEPARTMENT OF COMMERCE

## Submission for OMB Review; Comment Request

DOC has submitted to the Office of Management and Budget (OMB) for
clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. chapter 35).

Agency: U.S. Census Bureau.
Title: School Enrollment Report.
Form Number(s): P-4.
Agency Approval Number: 06070459.

Type of Request: Extension of a currently approved collection. Burden: 15 hours.
Number of Respondents: 30.
Average Hours Per Response: 30 minutes.
Needs and Uses: The Census Bureau requests an extension of the current Office of Management and Budget clearance of the School Enrollment Report, P-4. Collection of school enrollment data is necessary to produce annual estimates of the population of states for application to current Federal programs. Each year, in the spring, the Census Bureau sends the School Enrollment Report, P-4 form, to 30 state departments of education. The remaining states publish reports early in the year and we obtain those in our Census Bureau library. We request fall public and nonpublic school enrollment by grade for the state and selected counties in 24 of the states. In six states we request year end enrollment. Many of the 30 departments of education will eventually publish reports containing enrollment figures, but not in time to use in our estimates.
School enrollment data are used by the Census Bureau to estimate state population by age and sex. The Census Bureau's population estimates are regularly used by dozens of Federal agencies for allocating Federal program funds, as bases for rates of occurrence, and as input for Federal surveys. The estimates are also used by state and local governments, businesses, and the public for planning and other informational uses. Failure to collect the enrollment information would seriously damage the Census Bureau's ability to produce accurate current population estimates for states as well as for counties and smaller areas whose current population levels are tied into the state estimates totals.
Affected Public: State, local, or tribal government.
Frequency: Annually.
Respondent's Obligation: Voluntary.
Legal Authority: Title 13 U.S.C.,
Sections 181 and 182.
OMB Desk Officer: Susan Schechter, (202) 395-5103.

Copies of the above information collection proposal can be obtained by calling or writing Diana Hynek, Departmental Paperwork Clearance

Officer, (202) 482-0266, Department of Commerce, Room 6625, 14th and
Constitution Avenue, NW., Washington, DC 20230 or via the Internet at dhynek@doc.gov.
Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to Susan Schechter, OMB Desk Officer either by fax (202-395-7245) or e-mail (susan_schechter@omb.eop.gov).
Dated: August 10, 2004.
Madeleine Clayton,
Management Analyst, Office of the Chief Information Officer.
[FR Doc. 04-18593 Filed 8-13-04; 8:45 am] BILLING CODE 3510-07-P

## DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration
[I.D. 081104C]

## Proposed Information Collection; Comment Request; NOAA Satellite Ground Station Customer

 Questionnaireagency: National Oceanic and Atmospheric Administration (NOAA). ACTION: Notice.

SUMMARY: The Department of Commerce, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13 (44 U.S.C. 3506(c)(2)(A)).
DATES: Written comments must be submitted on or before October 15, 2004.

ADDRESSES: Direct all written comments to Diana Hynek, Departmental Paperwork Clearance Officer, Department of Commerce, Room 6625, 14th and Constitution Avenue, NW, Washington, DC 20230 (cr via the Internet at dHynek@doc.gov). FOR FURTHER INFORMATION CONTACT: Requests for additional information or copies of the information collection instrument and instructions should be directed to Darrell Robertson, E/SP3,
Room 3320, 5200 Auth Road, Suitland, MD 20746-4304 (phone 301-457-5681).
SUPPLEMENTARY INFORMATION:

## I. Abstract

NOAA operates meteorological satellite imagery transmission systems
whose data are available worldwide. Any user can establish a ground station for receiving the data without prior consent from NOAA. The surveying of customers allows NOAA to learn about who uses the data, how it is used, what equipment is used, the location of the equipment, and similar subjects. This information is used to help determine the possible impact of signal or data changes, to identify users for future contacts, and to annually report to the World Meteorological Organization on the geographic location and capabilities of known receiving stations.

## II. Method of Collection

People accessing the NOAA Satellite and Information System (NOAASIS) Web site for operational information are presented with an opportunity to voluntarily fill out an electronic user survey. Additionally, people contacting NOAA in a way that indicates that they may operate a satellite receiving station for acquiring NOAA data are informed that an electronic survey is available on the NOAA Web site that they can voluntarily complete.

## III. Data

OMB Number: 0648-0227.
Form Number: None.
Type of Review: Regular submission. Affected Public: Not-for-profit
institutions, individuals or households, business or other for-profit
organizations, farms, and state, local, or tribal government.

Estimated Number of Respondents: 300.

Estimated Time Per Response: 5 minutes.

Estimated Total Annual Burden
Hours: 25.
Estimated Total Annual Cost to Public: \$0.

## IV. Request for Comments

Comments are invited on: (a) whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden (including hours and cost) of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.
Comments submitted in response to this notice will be summarized and/or included in the request for OMB
approval of this information collection; they also will become a matter of public record.

Dated: August 9, 2004.
Gwellnar Banks,
Management Analyst, Office of the Chief Information Officer.
[FR Doc. 04-18704 Filed 8-13-04; 8:45 am] BILLING CODE 3510-HR-S

## DEPARTMENT OF COMMERCE

## National Oceanic and Atmospheric Administration

ACTION: Notice of public meeting.
SUMmARY: The Advisory Committee on Commercial Remote Sensing (ACCRES) will meet August 27, 2004.
DATE AND TME: The meeting is scheduled as follows: August 27, 2004, 9 a.m. -4 p.m. The first part of this meeting will be closed to the public. The public portion of the meeting will begin at 1 p.m.
ADDRESSES: The meeting will be held in Room 1N100 A/B of the MITRE Corporation in McLean, Virginia. The MITRE Corporation is located-at 7515 Colshire Drive, McLean, Virginia 22102. While open to the public, seating capacity may be limited.

## SUPPLEMENTARY INFORMATION: As

 required by section 10(a)(2). of the Federal Advisory Committee Act, 5 U.S.C. App. (1982), notice is hereby given of the meeting of ACCRES. ACCRES was established by the Secretary of Commerce (Secretary) on May 21, 2002, to advise the Secretary through the Under Secretary of Commerce for Oceans and Atmosphere on long- and short-range strategies for the licensing of commercial remote sensing satellite systems.
## Matters To Be Considered

The first part of the meeting will be closed to the public pursuant to section .10(d) of the Federal Advisory Committee Act, 5 U.S.C. App. 2, as amended by section 5(c) of the Government in Sunshine Act, Pub. L. 94-409 and in accordance with section 552 b (c)(1) of Title 5, United States Code. Accordingly, portions of this meeting which involve the ongoing review and implementation of the April 2003 U.S. Commercial Remote Sensing Space Policy and related national security and foreign policy considerations for NOAA's licensing decisions may be closed to the public. These briefings are likely to disclose matters that are specifically authorized under criteria established by Executive Order 12958 to
be kept secret in the interest of national defense or foreign policy and are in fact properly classified pursuant to such Executive Order.

All other portions of the meeting will be open to the public. During the open portion of the meeting, the Committee will discuss NOAA's Planning,
Programming, Budgeting, and Execution System, external licensing program coordination activities, and commercialization and privatization issues. The committee will also receive public comments on its activities.

## Special Accommodations

These meetings are physically accessible to people with disabilities. Requests for special accommodations may be directed to ACCRES, NOAA/ NESDIS International and Interagency Affairs Office, 1335 East-West Highway, Room 7311, Silver Spring, Maryland 20910.

## Additional Information and Public Comments

Any member of the public wishing further information concerning the meeting or who wishes to submit oral or written comments should contact Timothy Stryker, Designated Federal Officer for ACCRES, NOAA/NESDIS International and Interagency Affairs Office, 1335 East-West Highway, Room 7311, Silver Spring, Maryland 20910. Copies of the draft meeting agenda can be obtained from Tahara Moreno at (301) 713-2024 ext. 202, fax (301) 7132032, or e-mail

## Tahara.Moreno@noaa.gov.

The ACCRES expects that public statements presented at its ineetings will not be repetitive of previouslysubmitted oral or written statements. In general, each individual or group making an oral presentation may be limited to a total time of five minutes. Written comments (please provide at - least 13 copies) received in the NOAA/ NESDIS International and Interagency Affairs Office on or before December 5, 2003, will be provided to Committee members in advance of the meeting. Comments received too close to the meeting date will normally be provided to Committee members at the meeting.

## FOR FURTHER INFORMATION CONTACT:

Timothy Stryker, NOAA/NESDIS International and Interagency Affairs, 1335 East West Highway, Room 7311, Silver Spring, Maryland 20910; telephone (301) 713-2024 x205, fax (301) 713-2032, e-mail Timothy.Stryker@noaa.gov or Douglas

Brauer at telephone (301) 713-2024 x213, e-mail Douglas.Brauer@noaa.gov.

## Gregory W. Withee,

Assistant Administrator for Satellite and Information Services.
[FR Doc. 04-18672 Filed 8-13-04; 8:45 am] BILLING CODE 3510-HR-P

## CONSUMER PRODUCT SAFETY COMMISSION

Public Meeting Concerning Petition Requesting that ASTM F400-00, Safety Standard for Lighters, Be Adopted as a Consumer Product Safety Standard
agencr: Consumer Product Safety Commission.
ACTION: Notice of public meeting.
summary: The Consumer Product Safety Commission ("CPSC" or "Commission") will conduct a public meeting on September 14, 2004 to receive comments concerning Petition CP 02-1, which requested that the Commission adopt a voluntary standard for cigarette lighters, ASTM F-400, as a mandatory standard under the Consumer Product Safety Act ("CPSA"). The CPSC staff's briefing package recommends that the Commission deny the petition. The Commission invites oral presentations from members of the public with information or comments related to the petition or the staff's briefing package. The Commission will consider these presentations as it decides what action to take on the petition.
DATES: The meeting will begin at 10 a.m. on September 14, 2004. Requests to make oral presentations, and 10 copies of the text of the presentation, must be received by the CPSC Office of the Secretary no later than September 7, 2004. Persons making presentations at the meeting should provide an additional 25 copies for dissemination on the date of the meeting.
The Commission reserves the right to limit the number of persons who make presentations and the duration of their presentations. To prevent duplicative presentations, groups will be directed to designate a spokesperson.

Written submissions, in addition to, or instead of, an oral presentation may be sent to the address listed below and will be accepted until October 14, 2004.
adDresses: The meeting will be in room 420 of the Bethesda Towers Building, 4330 East-West Highway, Bethesda, MD. Requests to make oral presentations, and texts of oral presentations should be captioned "Lighter Petition Briefing" and be mailed to the Office of the Secretary, Consumer Product Safety

Commission, Washington, DC 20207, or delivered to that office, Room 502, 4330 East-West Highway, Bethesda, MD 20814. Requests and texts of oral presentations may also be submitted by facsimile to (301) 504-0127 or by E-mail to cpsc-os@cpsc.gov.
FOR FURTHER INFORMATION CONTACT: FOT information about the purpose or subject matter of this meeting contact Rohit Khanna, Directorate for Engineering Sciences, U.S. Consumer Product Safety Commission, Washington, DC 20207; telephone (301) 504-7546; E-mail: rkhanna@cpsc.gov. For information about the schedule for submission of requests to make oral presentatious and submission of texts of oral presentations, contact Rockelle Hammond, Office of the Secretary, Consumer Product Safety Commission, Washington, DC 20207; telephone (301) 504-6833; fax (301) 504-0127; E-mail rhammond@cpsc.gov.

## SUPPLEMENTARY INFORMATION:

## A. Background

The Commission received a petition, Petition CP 02-1, from the Lighter Association, Inc., a trade association representing the major U.S. manufacturers and distributors of cigarette lighters. The petition requested that the Commission issue a rule to make the voluntary standard "Standard Consumer Product Safety Specification for Lighters" (ASTM F-400) a mandatory consumer product safety standard. The petitioner asserted that unreasonable risks of injury are being created by failure to enforce the existing voluntary standard in the U.S. The petitioner stated that although most disposable lighters imported to the U.S. are child-resistant, they do not meet minimum safety standards followed by the U.S. lighter industry in accordance with the ASTM F-400 standard.

The Commission published a notice in the Federal Register on January 17, 2002, requesting comments on the petition. 67 FR 2420 . The Commission received a total of 16 comments on the petition.

The staff reviewed the petition, comments and other relevant available information. The staff then forwarded a briefing package to the Commission, which is available on the Commission's website www.cpsc.gov or from the Commission's Office of the Secretary. The staff recommends that the Commission deny the petition. The staff concludes that injuries resulting from malfunctioning lighters are relatively infrequent: For the approximately 900 million lighters purchased by consumers in a year, the estimated risk
of death from lighter malfunction is about 2.2 deaths per billion lighters. The estimated risk of injury is about 1.1 injuries per million lighters. Moreover, the incident data do not provide sufficient information to determine whether the lighters involved in these incidents conform to ASTM F-400. Thus, it is unclear whether mandating the voluntary standard would actually reduce incidents.

## B. The Public Meeting

The purpose of the public meeting is to provide a forum for oral presentations on the cigarette lighter petition and the CPSC staff's briefing package.

Participation in the meeting is open. See the DATES section of this notice for information on making requests to give oral presentations at the meeting and on making written submissions.

Dated: August 11, 2004.
Todd A. Stevenson,
Secretary, Consumer Product Safety Commission.
[FR Doc. 04-18671 Filed 8-13-04; 8:45 am] BILLING CODE 6355-01-P

## DEPARTMENT OF ENERGY

Environmental Management SiteSpecific Advisory Board, Paducah
AGENCY: Department of Energy. ACTION: Notice of open meeting.

SUMMARY: This notice announces a meeting of the Environmental Management Site-Specific Advisory Board (EM SSAB), Paducah. The Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770) requires that public notice of these meetings be announced in the Federal Register.
DATES: Thursday, September 16, 2004,
5:30 p.m.-9:30 p.m.
ADDRESSES: 111 Memorial Drive, Barkley Centre, Paducah, Kentucky 42001.

## FOR FURTHER INFORMATION CONTACT:

William E. Murphie, Deputy Designated Federal Officer (DDFO), Department of Energy Portsmouth/Paducah Project Office, 1017 Majestic Drive, Suite 200, Lexington, Kentucky 40513, (859) 2194001.

SUPPLEMENTARY INFORMATION: Purpose of the Board: The purpose of the Board is to make recommendations to DOE in the areas of environmental restoration, waste management and related activities.
Tentative Agenda
5:30 p.m.-Informal Discussion

6 p.m.-Call to Order; Introductions; Review Agenda; Approval of August Minutes; Election of Chair and Chair Elect
6:30 p.m.-DDFO's Comments
6:35 p.m.-Federal Coordinator Comments
6:40 p.m.-Ex-Officio Comments
6:45 p.m.-Public Comments and Questions
7 p.m.-Task Forces/Presentations

- Waste Disposition
- Water Quality
- Long Range Strategy/StewardshipChairs Meeting
- Community Outreach

8 p.m.-Public Comments and Questions
8:15 p.m.-Break
8:30 p.m.-Administrative Issues

- Review of Work Plan
- Review of Next Agenda

8:40 p.m.-Review of Action Items 8:45 p.m.-Subcommittee Reports

- Executive Committee-Proposed Membership
9 p.m.-Final Comments
9:30 p.m.-Adjourn
Copies of the final agenda will be available at the meeting.

Public Participation: The meeting is open to the public. Written statements may be filed with the Committee either before or after the meeting. Individuals who wish to make oral statements pertaining to agenda items should contact David Dollins at the address listed below or by telephone at (270) 441-6819. Requests must be received five days prior to the meeting and reasonable provision will be made to include the presentation in the agenda. The Deputy Designated Federal Officer is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business. Each individual wishing to make public comments will be provided a maximum of five minutes to present their comments as the first item of the meeting agenda.

Minutes: The minutes of this meeting will be available for public review and copying at the Freedom of Information Public Reading Room, 1E-190, Forrestal Building, 1000 Independence Avenue, SW., Washington, DC 20585, between 9 a.m. and 4 p.m., Monday-Friday, except Federal holidays. Minutes will also be available at the Department of Energy's Environmental Information Center and Reading Room at 115 Memorial Drive, Barkley Centre, Paducah, Kentucky, between 8 a.m. and 5 p.m. on Monday thru Friday or by writing to David Dollins, Department of Energy Paducah Site Office, Post Office Box 1410, MS103, Paducah, Kentucky 42001, or by calling him at (270) 441-6819.

Issued at Washington, DC, on August 11, 2004.

Rachel Samuel,
Deputy Advisory Committee Management Officer.
[FR Doc. 04-18667 Filed 8-13-04; 8:45 am] BILLING CODE 6450-01-P

## DEPARTMENT OF ENERGY

Environmental Management SiteSpecific Advisory Board, Savannah River
AGENCY: Department of Energy.
ACTION: Notice of open meeting.
SUMMARY: This notice announces a meeting of the Environmental Management Site-Specific Advisory Board (EM SSAB), Savannah River. The Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat.770) requires that public notice of these meetings be announced in the Federal Register. DATES: Friday, September 10, 2004; 8:30 a.m.-5 p.m. Saturday, September 11, 2004; 8:30 a.m.-12 noon addresses: Holiday Inn, One Center Street, Folly Beach, SC 29439.
FOR FURTHER INFORMATION CONTACT: Gerri Flemming, Closure Project Office, Department of Energy Savannah River Operations Office, P.O. Box A, Aiken, SC, 29802; Phone: (803) 952-7886. SUPPLEMENTARY INFORMATION: Purpose of the Board: The purpose of the Board is to make recommendations to DOE in the areas of environmental restoration, waste management, and related activities.

## Tentative Agendas

Friday, September 10, 2004
8:30 a.m.-Basics of Radiation
11 a.m.-Nuclear Materials 101
Noon-Lunch
1 p.m.-Nuclear Materials 101
(continued)
2:15 p.m.-Waste 101
3:45 p.m.-Hazard, Risk and Safety at SRS
5 p.m.-Adjourn
Saturday, September 11, 2004
8:30 a.m.-Overview of DOE
Organization
9 a.m.-Overview of Cleanup Decision Making
12:15 p.m.-Adjourn
A final agenda will be available at the meeting Friday, September 10, 2004.

Public Participation: The meeting is open to the public. Written statements may be filed with the Board either before or after the meeting. Individuals who wish to make the oral statements
pertaining to agenda items should contact Gerri Flemming's office at the address or telephone listed above. Requests must be received five days prior to the meeting and reasonable provision will be made to include the presentation in the agenda. The Designated Federal Officer is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct business. Each individual wishing to make public comment will be provided equal time to present their comments.

Minutes: The minutes of this meeting will be available for public review and copying at the Freedom of Information Public Reading Room, 1E-190, Forrestal Building, 1000 Independence Avenue, SW., Washington, DC, 20585 between 9 a.m. and 4 p.m., Monday through Friday, except Federal holidays. Minutes will also be available by writing to Gerri Flemming, Department of Energy Savannah River Operations Office, P.O. Box A, Aiken, SC, 29802, or by calling her at (803) 952-7886.

Issued at Washington, DC on August 11, 2004.

## Rachel Samuel,

Deputy Advisory Committee Management Officer.
[FR Doc. 04-18668 Filed 8-13-04; 8:45 am] BILLING CODE 6450-01-P

## DEPARTMENT OF ENERGY

## Environmental Management Site-

 Specific Advisory Board, Rocky FlatsAGENCY: Department of Energy.
ACTION: Notice of open meeting.
SUMMARY: This notice announces a meeting of the Environmental Management Site-Specific Advisory Board (EM SSAB), Rocky Flats. The Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770) requires that public notices of these meetings be announced in the Federal Register.
DATES: Thursday, September 9, 2004; 6 p.m. to 9 p.m.

AdDresses: College Hill Library, Room L268, Front Range Community College, 3705 West 112th Avenue, Westminster, CO.

## FOR FURTHER INFORMATION CONTACT: Ken

Korkia, Board/Staff Coordinator, Rocky Flats Citizens Advisory Board, 10808 Highway 93, Unit B, Building 60, Room 107B, Golden, CO, 80403; telephone (303) 966-7855; fax (303) 966-7856. SUPPLEMENTARY INFORMATION: Purpose of the Board: The purpose of the Board is to make recommendations to DOE in the areas of environmental restoration,
waste management, and related activities.

## Tentative Agenda:

1. Presentation on Original Landfill Remediation Proposal
2. Educational Presentation on Comprehensive Risk Assessment Methodology
3. Other Board business may be conducted as necessary
Public Participation: The meeting is open to the public. Written statements may be filed with the Board either before or after the meeting. Individuals who wish to make oral statements pertaining to agenda items should contact Ken Korkia at the address or telephone number listed above. Requests must be received at least five days prior to the meeting and reasonable provisions will be made to include the presentation in the agenda. The Deputy Designated Federal Officer is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business. Each individual wishing to make public comment will be provided a maximum of five minutes to present their comments.
Minutes: The minutes of this meeting will be available for public review and copying at the office of the Rocky Flats Citizens Advisory Board, 10808 Highway 93, Unit B, Building 60, Room 107B, Golden, CO 80403; telephone (303) 966-7855. Hours of operations are 7:30 a.m. to 4 p.m., Monday through Friday. Minutes will also be made available by writing or calling Ken Korkia at the address or telephone number listed above. Board meeting minutes are posted on RFCAB's Web site within one month following each meeting at: http://www.rfcab.org/ Minutes.HTML.

Issued at Washington, DC on August 11, 2004.

Rachel M. Samuel,
Deputy Advisory Committee Management Officer.
[FR Doc. 04-18669 Filed 8-13-04; 8:45 am] BILLING CODE 6450-01-P

## DEPARTMENT OF ENERGY

## Office of Fossil Energy; Methane Hydrate Advisory Committee

AGENCY: Department of Energy.
ACTION: Notice of open meeting.
SUMMARY: This notice announces a meeting of the Methane Hydrate Advisory Committee. Federal Advisory Committee Act (Public Law 92-463, 86 Stat. 770) requires notice of these
meetings be announced in the Federal Register.
DATES: Tuesday, September 21, 2004, 8 a.m. to $5 \mathrm{p} . \mathrm{m}$. and Wednesday,

September 22, 2004, 8 a.m. to 2:45 p.m.
addresses: Sea Lodge, 8110 Camino del Oro, La Jolla, California 92037.

## FOR FURTHER INFORMATION CONTACT:

Edith Allison, U.S. Department of Energy, Office of Oil and Natural Gas, Washington, DC 20585. Phone: (202) 586-1023.

## SUPPLEMENTARY INFORMATION:

Purpose of the Committee: The purpose of the Methane Hydrate Advisory Committee is to provide advice on potential applications of methane hydrate to the Secretary of Energy; assist in developing recommendations and priorities for the Department of Energy methane hydrate research and development program; and submit to Congress a report on the anticipated impact on global climate change from methane hydrate formation, methane hydrate degassing, and consumption of natural gas produced from methane hydrates.

Tentative Agenda:

## Tuesday, September 21

## Morning

- Welcome and Introductions-James Slutz, Deputy Assistant Secretary for the Office of Oil and Natural Gas
- Appointment of Committee Chairman
- Briefings on Methane Hydrate Research Accomplishments-Alaska, Gulf of Mexico, and International, and Laboratory and Global Climate Change Studies.


## Afternoon

- Presentation and DiscussionNational Research Council Report: "Review of Activities Authorized Under the Methane Hydrate Research and Development"
- Report of Hedberg Conference Session on R\&D Issues and Needs
- Disc - ssion of Future Research Directions.

Ten minutes will be allowed for questions and public comment at the end of each presentation.
Wednesday, September 22

## Morning

- Discussion of Draft Strategic Plan.


## Afternoon

- Discussion of additional recommendations to Department of Energy and to Congress regarding the reauthorization of Methane Hydrate R\&D Act of 2000
- Adjourn at 3 p.m. followed by optional tour of Scripps Institution of Oceanography.

Public Participation: The meeting is open to the public. The Chairman of the Committee will conduct the meeting to facilitate the orderly conduct of business. If you would like to file a written statement with the Committee, you may do so either before or after the meeting. If you would like to make oral statements regarding any of the items on the agenda, you should contact Edith Allison at the address or telephone number listed above. You must make your request for an oral statement at least five business days prior to the meeting, and reasonable provisions will be made to include the presentation on the agenda. Public comment will follow the 10 minute rule.

Minutes: The minutes of this meeting will be available for public review and copying within 60 days at the Freedom of Information Public Reading Room, 1E-190, Forrestal Building, 1000 Independence Avenue, SW., Washington, DC, between 9 a.m. and 4 p.m., Monday through Friday, except Federal holidays. Transcripts will be available by request.

Issued in Washington, DC on August 11, 2004.

Rachel M. Samuel,
Deputy Advisory Committee Management Officer.
[FR Doc. 04-18666 Filed 8-13-04; 8:45 am] BILLING CODE 6450-01-P

## DEPARTMENT OF ENERGY

Nondiscrimination in Federally Assisted Programs Enforcement of Title VI of the Civil Rights Act of 1964Prohibition Against National Origin Discrimination Affecting Persons With Limited English Proficiency (LEP); Policy Guidance
AGENCY: Department of Energy. ACTION: Notice of Interim Policy Guidance and request for comment.

## SUMMARY: The Department of Energy

 (DOE) publishes this Interim Policy Guidance on Nondiscrimination in Federally Assisted Programs,Enforcement of Title VI of the Civil
Rights Act of 1964-Prohibition Against National Discrimination Affecting Persons with Limited English Proficiency (LEP). This Policy Guidance applies to all Departmental offices, including the National Nuclear Security Administration.
DATES: The Policy Guidance is effective immediately. Comments must be submitted on or before September 15,
2004. DOE's Office of Civil Rights and Diversity will review all comments and make modifications it deems necessary. adDresses: Written comments should be submitted to Sharon P. Wyatt, Office of Civil Rights and Diversity, Rm 5B168, 1000 Independence Avenue, SW., Washington, DC 20585.

## FOR FURTHER INFORMATION CONTACT:

Sharon P. Wyatt, Room 5B-168, 1000 Independence Avenue, SW.,
Washington, DC 20585, or telephone (202) 586-2256; TDD (202) 586-5329, or e-mail at sharon.wyatt@hq.doe.gov. SUPPLEMENTARY INFORMATION: To ensure compliance with Title VI of the Civil Rights Act of 1964, 42U.S.C. 2000d et seq., and its prohibition of discrimination on the basis of national origin, and with Executive Order 13166, the Department of Energy issues the following Policy Guidance regarding the Title VI prohibition against national origin discrimination affecting persons with limited English proficiency (LEP). This Guidance is intended to clarify standards consistent with case law and well established legal principles. It was prepared by the Department of Energy's Office of Civil Rights and Diversity and is based on policy guidance from the Department of Justice.

Issued in Washington, DC, on August 2, 2004.

Kyle McSlarrow,
Deputy Secretary, Department of Energy.
Policy Guidance: Nondiscrimination in Federally Assisted Programs, Enforcement of Title VI of the Civil Rights Act of 1964-Prohibition Against National Origin Discrimination
Affecting Persons With Limited English Proficiency (LEP).

## I. Introduction

This Policy Guidance clarifies how recipients of financial assistance from the Department of Energy (including the National Nuclear Security Administration) can meet their obligation to ensure that persons with limited English proficiency have meaningful and timely access to their programs and activities.

Most individuals living in the United States read, write, speak and understand English. There are many individuals, however, for whom English is not their primary language. If these individuals have limited ability to read, write, speak or understand English, they are limited English proficient, or "LEP." Language for LEP individuals can be a barrier to accessing important benefits or services, understanding and exercising important rights, complying with applicable responsibilities, or understanding other
information provided by federally funded programs and activities. The Federal Government funds an array of services that can be made accessible to otherwise eligible LEP persons. The Federal Government is committed to improving the accessibility of these programs and activities to eligible LEP persons, a goal that reinforces its equally important commitment to promoting programs and activities designed to help individuals learn English. Recipients of Federal financial assistance should not overlook the longterm positive impacts of incorporating or offering English as a Second Language (ESL) programs in parallel with language assistance services. ESL courses can serve as an important adjunct to a proper LEP plan. However, the fact that ESL classes are made available does not obviate the statutory and regulatory requirement of meaningful access for LEP individuals. Recipients of Federal financial assistance have an obligation to reduce language barriers that can preclude meaningful access by LEP persons to important government assisted programs and activities.

Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000d et seq., as amended, provides that "no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance." Department of Energy (DOE) regulations implementing Title VI are codified at 10 CFR part 1040. The regulations specifically prohibit a recipient under any program, directly or through contractual or other arrangements from, among other things, utilizing criteria or methods of administration which have the effect of subjecting individuals to discrimination because of their race, color, or national origin. 10 CFR 1040.13(c). In certain circumstances, failure to ensure that LEP persons can effectively participate in or benefit from Federally assisted programs and activities may violate the prohibition in Title VI and Title VI regulations against national origin discrimination.

This guidance is issued pursuant to Title VI of the Civil Rights Act of 1964, Title VI regulations, and Executive Order 13166, titled, "Improving Access to Services by Persons with Limited English Proficiency." 65 FR 50121 (August 16, 2000). Executive Order 13166 requires that agencies that provide Federal financial assistance develop, if they have not already done so, guidance for their recipients on the

Title VI and regulatory requirement to provide meaningful access to persons who are limited English proficient.

This Policy Guidance clarifies existing legal requirements by providing a description of factors recipients should consider in fulfilling their responsibilities to LEP persons. This Policy Guidance is not a regulation, and does not create any legally binding or enforceable requirements or obligations. Rather, it is a guide which provides an analytical framework which may be used to determine how best to comply with statutory and regulatory obligations to provide meaningful access for LEP persons to the benefits, services, information, and other important portions of programs and activities. This framework also sets out the criteria DOE intends to apply when determining whether recipients are in compliance with Title VI and DOE regulations.

In providing this Guidance, consistency among Departments of the federal government is particularly important. Inconsistency or contradictory guidance could confuse recipients of Federal funds and needlessly increase costs without rendering the meaningful access for LEP persons that this Guidance is designed to address. As with most government initiatives, this requires balancing several principles. While this Guidance discusses that balance in some detail, it is important to note the basic principles behind that balance. First, we must ensure that federally-assisted programs aimed at the American public do not leave some persons behind simply because they face challenges communicating in English. This is of particular importance because, in many cases, LEP individuals form a substantial portion of those encountered in federally-assisted programs. Second, we must achieve this goal while finding constructive methods to reduce the costs of LEP requirements on small businesses, small local governments, or small non-profits that receive federal financial assistance.

There are many productive steps that the Federal Government, either collectively or as individual grant agencies, can take to help recipients reduce the costs of language services without sacrificing meaningful access for LEP persons. Without these steps, certain smaller grantees may well choose not to participate in federally assisted programs, threatening the critical functions that the programs strive to provide. To that end, the Department plans to continue to provide assistance and guidance in this important area. Moreover, DOE intends
to work with the Department of Justice (DOJ) to explore how language assistance measures, resources and costcontainment approaches developed with respect to federally conducted programs and activities can be effectively shared or otherwise made available to recipients, particularly small businesses, small local governments, and small non-profits. An interagency working group on LEP has developed a Web site, http:// www.lep.gov, to assist in disseminating this information to recipients, federal agencies, and the communities being served.

Many commentators have noted that some have interpreted the case of Alexander v. Sandoval, 532 U.S. 275 (2001), as impliedly striking down the regulations promulgated under Title VI that form the basis for the part of Executive Order 13166 that applies to federally assisted programs and activities. DOJ and DOE have taken the position that this is not the case, and will continue to do so. Accordingly, we will strive to ensure that federally assisted programs and activities work in a way that is effective for all eligible beneficiaries, including LEP persons.

## II. Legal Authority

The obligation of recipients of Federal financial assistance is set forth in Section 601 of Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000d. Section 601 provides that no person shall "on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance." Section 602 authorizes and directs Federal Agencies to issue rules, regulations, or orders of general applicability. As noted above, DOE regulations specifically prohibit a recipient under any program, directly or through contractual or other arrangement from, among other things, utilizing criteria or methods of administration which have the effect of subjecting individuals to discrimination because of their race, color, or national órigin. 10 CFR § 1040.13(c).
The Supreme Court, in Lau v. Nichols, 414 U.S. 563 (1974), interpreted regulations promulgated by the former Department of Health, Education, and Welfare, including Title VI regulations similar to those of DOE, to hold that Title VI prohibits conduct that has a disproportionate effect on LEP persons because such conduct constitutes national-origin discrimination. In Lau, a San Francisco school district that had a significant number of students of Chinese origin was required to take
reasonable steps to provide them with a meaningful opportunity to participate in federally funded educational programs.
On August 11, 2000, Executive Order 13166 was issued. "Improving Access to Services for Persons with Limited English Proficiency," 65 FR 50121 (August 16, 2000). Under that order, every federal agency that provides financial assistance to non-federal entities must publish guidance on how their recipients can provide meaningful access to LEP persons and thus comply with Title VI regulations forbidding funding recipients from "restrict[ing] an individual in any way in the enjoyment of any advantage or privilege enjoyed by others receiving any service, financial aid, or other benefit under the program" or from "utiliz[ing] criteria or methods of administration which have the effect of subjecting individuals to discrimination because of their race, color, or national origin, or have the effect of defeating or substantially impairing accomplishment of the objectives of the program as respects individuals of a particular race, color, or national origin."

On the same day that Executive Order 13166 was signed, DOJ issued a Policy Guidance Document to Agencies, entitled "Enforcement of Title VI of the Civil Rights Act of 1964-National Origin Discrimination Against Persons with Limited English Proficiency" (hereinafter referred to as "General DOJ LEP Guidance"), 65 FR 50123 (August 16, 2000), setting forth general principles for agencies to apply in developing guidance documents for recipients pursuant to the Executive Order.

Subsequently, federal agencies raised questions regarding the requirements of the Executive Order, especially in light of the Supreme Court's decision in Alexander v. Sandoval, 532 U.S. 275 (2001). On October 26, 2001, the Assistant Attorney General for Civil Rights issued a clarifying memorandum to all federal agencies on this issue. The memorandum reaffirmed the General DOJ LEP Guidance in light of Sandoval. ${ }^{1}$ The Assistant Attorney

[^6]General stated that because Sandoval did not invalidate any Title VI regulations that proscribe conduct that has a disparate impact on covered groups-the types of regulations that form the legal basis for the part of Executive Order 13166 that applies to federally assisted programs and activities-the Executive Order remains in force.

Subsequently, on June 18, 2002, DOJ issued additional Final Guidance specific to DOJ recipients, entitled "Guidance to Federal Financial Assistance Recipients Regarding Title VI Prohibition Against National Origin Discrimination Affecting Limited English Proficient Persons. 67 FR 41455 (June 18, 2002) (DOJ Recipient Guidance). As required by the Executive Order, this DOE guidance is consistent with Title VI, Title VI regulations, the General DOJ LEP Guidance and the DOJ Recipient Guidance.

## III. Applicability

All recipients of financial assistance from the Department of Energy, either directly or indirectly, are covered by this Policy Guidance and must provide meaningful access to LEP persons. Federal financial assistance may be money paid, property transferred, or other Federal financial assistance, including training, use of equipment, donations of surplus property, provision of real or personal property at belowmarket rates, the detail of, or provision of services by, Federal personnel, and any Federal agreement, arrangement or other contract which has as one of its purposes the provision of assistance. ${ }^{2}$

The broad categories of DOE recipients include:
(1) Departments or offices of State or local governmental entities, such as State energy commissions and social services agencies;
(2) Colleges, universities, and other post-secondary educational institutions, public systems of higher education, local educational agencies, systems of vocational education, and other school systems;
(3) Private entities, such as corporations, partnerships, and sole proprietorships, such as utilities and power plants; and
(4) Entities that are a combination of any of those groups.

Coverage extends to a recipient's entire program or activity, i.e. to all

[^7]parts of a recipient's operations. This is true even if only one part of the recipient's program or activity receives the Federal assistance.

Example: DOE provides funding to
States to assist low-income residents in defraying the costs of heating fuel (Weatherization Assistance for LowIncome Persons). States, in turn, administer these funds through their social services agencies. Coverage under Title VI then extends to not only the Weatherization Program, but the entire social service agency. However, should DOE decide to terminate Federal funds based upon non-compliance with Title VI or DOE regulations, only funds directed to the particular program or activity (Weatherization Program, in this case) that is out of compliance will be effected. See 42 U.S.C. 2000d.1.

Example: When educational institutions or agencies receive DOE financial assistance, the entire educational institution or agency is covered, including all of the operations of a public system of higher education if any portion of that system receives assistance.

Example: All operations of an entire corporation, partnership, or other private organization or a sole proprietorship are covered if the assistance is extended to the entity as a whole or if the entity is principally engaged in the business of providing education, health care, housing, social services, or parks and recreation. When neither of these is true, only the entire plant or other comparable, geographically separate facility to which Federal financial assistance is extended is covered.
Some specific DOE programs providing Federal financial assistance for recipients to whom this Guidance applies include, but are not limited to, the following:
-Weatherization Assistance for Lowincome Persons;
-Energy-Related Inventions;
-Management and Technical Assistance for Minority Business Enterprise;
-Granting of the exclusive or non exclusive use of DOE-owned patent licenses;
-National Energy Information Center;
-State Energy Program;
-University Coal Research and the Clean Coal Initiative;
-Science and Energy Training to Support Diversity-Related Programs;
-Energy Efficiency and Renewable Energy Information Dissemination;
-Outreach, Training and Technical Analysis/Assistance; and
-Solar Energy Partnership Support and Barrier Elimination.

## IV. State or Local Official English Laws

Some recipients operate in jurisdictions where English has been declared the official language. Nonetheless, these recipients continue to be subject to Federal nondiscrimination requirements, including those applicable to the provision of assistance to persons with limited English proficiency.

## V. Limited English Proficient Individual Defined

Persons who do not speak English as their primary language and who have a limited ability to read, write, speak, or understand English can be limited English proficient, or "LEP", and may be entitled to language assistance with respect to a particular type of service, benefit, or encounter.
Examples of populations likely to include LEP persons who may be encountered and/or served by DOE recipients, and that should be considered when planning language services include, but are not limited to, for example:
-Low income persons eligible to participate in DOE recipient State social services agency programs and activities or weatherization assistance;
-Populations in and around DOE recipient power plant facilities, utilities, or environmental clean-up activities;
-Persons seeking assistance, services, benefits, or information, or having other contact with DOE assisted programs or activities, including Minority Business Enterprises, energy information programs and activities, educational programs and activities, social services, utilities, or other recipients of DOE funds;
-Persons who are the subject of or affected by research, surveys, environmental plans, or other analyses performed by recipients of DOE funds; and/or
-Parents and family members of the above.

## VI. How Does a Recipient Determine the Extent of Its Obligation To Provide Language Services?

Recipients are required to take reasonable steps to ensure meaningful access to their programs and activities by LEP persons. While designed to be a flexible and fact-dependent standard, the starting point is an individualized assessment that balances the following four factors:
(1) The number or proportion of LEP persons eligible to be served or likely to be encountered by the program or grantee;
(2) The frequency with which LEP individuals come in contact with the program;
(3) The nature and importance of the program, activity, or service provided by the program to people's lives; and
(4) The resources available to the grantee/recipient and costs. As indicated above, the intent of this guidance is to suggest a balance that ensures meaningful access by LEP persons to recipient programs and activities while not imposing undue burdens on small business, small local governments, or small nonprofits.

After applying the above four-factor analysis, a recipient may conclude that different language assistance measures are sufficient for the different types of programs or activities in which it engages. For instance, some of a recipient's activities will be more iniportant than others and/or have greater impact on or contact with LEP persons, and thus may require more in the way of language assistance. The flexibility that recipients have in addressing the needs of the LEP populations they serve does not diminish, and should not be used to minimize, the obligation that those needs be addressed. DOE recipients should apply the following four factors to the various kinds of contacts that they have with the public to assess language needs and decide what reasonable steps they should take to ensure meaningful access for LEP persons.
(1) The Number or Proportion of LEP Persons Served or Encountered in the Eligible Service Population

One factor in determining what language services recipients should provide is the number or proportion of LEP persons from a particular language group served or encountered in the eligible service population or population encountered. The greater the number or proportion of LEP persons, the more likely language services are needed. Ordinarily, persons "eligible to be served, or likely to be directly affected, by" a recipient's program or activity are those who are served or encountered in the eligible service population. This population will be program-specific, and includes persons who are in the geographic area that has been approved by a Federal grant agency as the recipient's service area. Where, for instance, a particular county that is a subrecipient of a State recipient of DOE weatherization assistance serves a large LEP population, the appropriate service area is most likely the county, and not the entire population served by the State recipient. If, for instance, there are particular offices or partners within
the county that serve-localized areas with high proportions of LEP individuals, those localized areas would likely be the appropriate service area. Where no service area has previously been approved, the relevant service area may be that which is approved by state or local authorities or designated by the recipient itself, provided that these designations do not themselves discriminatorily exclude certain populations. When considering the number or proportion of LEP individuals in a service area, recipients should consider LEP parent(s) when their English-proficient or LEP minor children and dependents encounter the recipient.

Recipients should examine their prior experiences with LEP encounters and determine the breadth and scope of language services that were needed. In conducting this analysis, it is important to include language minority populations that are eligible for their programs or activities but may be underserved because of existing language barriers. Other data should be consulted to refine or validate a recipient's prior experience, including the latest census data for the area served, data from school systems and from community organizations, and data from state and local governments. Community agencies, school systems, religious organizations, legal aid entities, and others can often assist in identifying populations for whom outreach is needed and who would benefit from the recipient's programs and activities where language services are provided. When using demographic data, the focus should be on languages spoken by those persons who are not proficient in English and not on languages spoken by persons who have the ability to speak English proficiently and also another language.

## (2) The Frequency With Which LEP

 Individuals Come in Contact With the Program or ActivityRecipients should assess, as accurately as possible, the frequency with which they have or should have contact with LEP language groups. The more frequent the contact with a particular language group, the more likely that enhanced language services in that language are needed. The steps that are reasonable for a recipient that serves an LEP person on a one-time basis will be very different from those expected for a recipient that serves LEP persons daily. It is also advisable to consider the frequency of different types of language contacts. For example, frequent contacts with Spanish-speaking persons who are limited English
proficient may require certain assistance in Spanish. Less frequent or unpredictable contact with different language groups may require less intensive solutions. Daily contact with LEP persons will impose greater duties than if the same individual's program or activity contact is unpredictable or infrequent. But even recipients that serve LEP persons on an unpredictable or infrequent basis should use this balancing analysis to determine what to do if an LEP individual seeks services under the program in question. This plan need not be intricate. It may be as simple as being prepared to use one of the commercially-available telephonic interpretation services to obtain immediate interpretation. In applying this standard, recipients should take care to consider whether sufficient outreach to LEP persons could increase the frequency of contact with LEP language groups.

## (3) The Nature and Importance of the

 Program, Activity, or Service Provided by the ProgramThe more important the activity, information, service, or program, or the greater the possible consequences of the contact to the LEP individuals, the more likely language services are needed. For example, the obligations to communicate critical safety information or how to apply for important benefits or services would be far greater than that to provide language services in a recreational setting. A recipient needs to determine whether denial or delay of access to services or information could have serious or even life-threatening implications for the LEP individual. Decisions by a Federal, state, or local entity, or by the recipient, to make an activity compulsory, such as submission of a completed form, the right to an appeals process, or compulsory education, can serve as strong evidence of the program's importance.

## (4) The Resources Available to the

 Recipient and CostsA recipient's level of resources and the costs that would be imposed on it may have an impact on the nature of the steps it should take. Smaller recipients with more limited budgets are not expected to provide the same level of language services as larger recipients with larger budgets. In addition, "reasonable steps" cease to be reasonable when the costs imposed substantially exceed the benefits.

Example: Many DOE recipients of financial assistance are small commercial research and commercial firms that employ a few scientists to conduct their research activities. While
research on, for instance, health or environmental effects should be conducted in such a way as to include effects on relevant populations regardless of language spoken and thus may call for language services in order to communicate effectively with the studied populations, it would likely not be reasonable, in light of the costs imposed and the limited benefits to LEP persons, for such small specialized recipients to undertake full translations of lengthy and technical research reports. Under many circumstances involving scientific studies affecting a significant number or proportion of LEP persons, translations of report summaries may be more appropriate in addressing the interests and informational needs of LEP persons.

However, resource and cost issues can often be reduced by technological advances; the sharing of language assistance materials and services among and between recipients, advocacy groups, and Federal grant agencies; and reasonable business practices. For example, translating only those documents that are targeted at the general public or that would be read or used by LEP persons, hiring and training bilingual staff to serve as interpreters and translators, information sharing through industry groups, telephonic and video conferencing interpretation services, pooling resources, standardizing documents to reduce translation needs, using qualified translators and interpreters to ensure that documents need not be "fixed" later and that inaccurate interpretations do not cause delay or other costs, centralizing interpreter and translator services to achieve economies of scale, or the formalized use of qualified community volunteers may all help to reduce costs. Small recipients with limited resources and few LEP encounters may find that entering into a bulk telephonic interpretation service contract will prove cost effective.
Recipients should carefully explore the most cost-effective means of delivering competent and accurate language services before limiting services because of cost or resource concerns. Large entities and those that serve a significant number or proportion of LEP individuals should ensure that their resource limitations are wellsubstantiated before using this factor as a reason to limit language assistance. It may be useful to document the basis for limiting language services.

The four-factor analysis necessarily implicates the "mix" of LEP services required. Recipients have two main ways to provide language services: Oral interpretation either in person or via
telephone interpretation service (hereinafter "interpretation") and written translation (hereinafter "translation"). Oral interpretation can range from on-site interpreters for critical services provided to a high volume of LEP persons to access through commercially-available telephonic interpretation services. Written translation, likewise, can range from translation of an entire document to translation of a short description of the document. In some cases, language services should be made available on an expedited basis while in others the LEP individual may be referred to another office of the recipient for language assistance.

The correct mix should be based on what is both necessary and reasonable in light of the four-factor analysis. For instance, a weatherization program in a largely Hispanic neighborhood may need immediate oral interpreters available and should give serious consideration to hiring some bilingual staff. In contrast, there may be circumstances where the importance and nature of the activity and number or proportion and frequency of contact with LEP persons may be low and the costs and resources needed to provide language services may be high-such as in the case of a voluntary public tour of a power plant-in which pre-arranged language services for the particular service may not be necessary.

A program providing assistance to those who cannot afford utility service in an area where there is a significant population of LEP persons eligible for that service will rank high under the four factor analysis and will need to implement more significant language service measures. However, certain university operations, such as the provision of a degree program in nuclear physics, that serve or encounter few or no eligible LEP persons will rank low on the four factors and have few or no language assistance responsibilities.

The language assistance needs of LEP persons may be addressed through an assessment, based on the four factors, of the programs or activities where language assistance is more likely to be needed. Policies and procedures should then be developed to address these program areas and activities. Emphasis should be placed on the non-English languages that are mostly likely to be spoken by the population utilizing the program or activity. In addition, consideration must be given to what resources will be needed to accommodate the non-English speaking population and the location and availability of such resources. In circumstances in which language
services are warranted, the provision of resources should not place an undue burden on the LEP beneficiary, nor should the LEP beneficiary bear any financial cost for such services.
Regardless of the type of language service provided, quality and accuracy of those services can be critical in order to avoid serious consequences to the LEP person and to the recipient. Recipients have substantial flexibility in determining the appropriate mix.

## VII. Selecting Language Assistance Services

Recipients have two main ways to provide language services: oral and written language services. Quality and accuracy of the language service is critical in order to avoid serious consequences to the LEP person and to the recipient.

## A. Oral Language Services (Interpretation)

Interpretation is the act of listening to something in one language (source language) and orally translating it into another language (target language). Where interpretation is needed and is reasonable, recipients should consider some or all of the following options for providing competent interpreters in a timely manner:

Competence of Interpreters. When providing oral assistance, recipients should ensure competency of the language service provider, no matter which of the strategies outlined below are used. Competency requires more than self-identification as bilingual. Some bilingual staff and community volunteers, for instance, may be able to communicate effectively in a different language when communicating information directly in that language, but not be competent to interpret in and out of English. Likewise, they may not be able to do written translations.

Competency to interpret, however, does not necessarily mean formal certification as an interpreter, although certification is helpful. When using interpreters, recipients should ensure that they:

Demonstrate proficiency in, and ability to communicate information accurately in both English and in the other language, and identify and employ the appropriate mode of interpreting (e.g., consecutive, simultaneous, summarization, or sight translation);

Have knowledge in both languages of any specialized terms or concepts peculiar to the entity's program or activity and of any particularized vocabulary and phraseology used by the

LEP person; ${ }^{3}$ and understand and follow confidentiality and impartiality rules to the extent their position requires.

Understand and adhere to their role as interpreters without deviating into a role as counselor, legal advisor, or other roles (particularly in administrative hearings or other more formal contexts).
Example: In order to meet the eligibility requirements for the Weatherization Program, States, using various criteria, require applicants to provide sensitive information regarding the amount and source of their income and assets. LEP persons needing interpreters or translations will need to be assured that the interpreter or translator does not divulge this information to anyone other than the appropriate officials. ${ }^{4}$
Example: Where proceedings being interpreted are lengthy, the interpreter will likely need breaks, and team interpreting may be appropriate to ensure accuracy and to prevent errors caused by mental fatigue of interpreters.

Example: Local agencies receive DOE financial assistance to independently monitor DOE environmental restoration programs at or near DOE facilities for environmental impacts. Monitoring activities have included assessments of air quality, ground-water and radioactivity surveillance. Such activities have been conducted in the State of New Mexico at the Sandia National Laboratory, the Inhalation and Toxicology Research Institute in Albuquerque, and the Los Alamos National Laboratory in Los Alamos. In and around these communities there are significant LEP populations potentially affected by the activities of DOE. In order to inform the public of their findings, the monitoring agencies conduct public outreach, such as public meetings and speaking forums, and publish newsletters and technical reports. Much of the information presented is highly technical in nature, and it will require language services that

[^8]are of highest quality. The interpreter or translator should be able to skillfully translate the specialized terminology, and convey technical concepts with accuracy, and just as the outreach needs to be understandable to an Englishspeaking layperson, so too should the interpretation be understandable to an LEP layperson.

Finally, when interpretation is needed and is reasonable, it should be provided in a timely manner in order to be meaningful and effective. While there is no single definition for "timely" applicable to all types of interactions at all times by all types of recipients, one clear guide is that the language assistance should be provided at a time and place that avoids the effective denial of the servič; benefit, or right at issue or the imposition of an undue burden on or delay in important rights, benefits, or services to the LEP person. For example, meaningful access is not provided when notices of public hearings concerning recipient activities in areas having significant LEP populations are publicized only in English or an insufficient number of days before the event takes place. When the timeliness of services is important, such as with certain activities of DOE recipients providing health and safety services, important benefits or warnings, and when important legal rights are at issue, a recipient might not be providing meaningful access if it had one bilingual staffer available one day a week to provide the service. Such conduct might result in delays for LEP persons that would be significantly greater than those for English proficient persons. Conversely, where access to or exercise of a service, benefit, or right is not effectively precluded by a reasonable delay, language assistance can likely be delayed for a reasonable period.
Hiring Bilingual Staff. When particular languages are encountered often, hiring bilingual staff offers one of the best, and often most economical, options. Recipients can, for example, fill public contact positions, such as public helpline or information line operators, social service workers, direct providers of services, etc., with staff who are bilingual and competent to communicate directly with LEP persons in their language. If bilingual staff are also used to interpret between English speakers and LEP persons, or to orally interpret written documents from English into another language, they should be competent in the skill of interpreting. Being bilingual does not necessarily mean that a person has the ability to interpret. In addition, there may be times when the role of the bilingual employee may conflict with
the role of an interpreter (for instance, a bilingual law clerk would probably not be able to perform effectively the role of a courtroom or administrative hearing interpreter and law clerk at the same time, even if the law clerk were a qualified interpreter). Effective management strategies, including any appropriate adjustments in assignments and protocols for using bilingual staff, can ensure that bilingual staff are fully and appropriately utilized. When bilingual staff cannot meet all of the language service obligations of the recipient, the recipient should turn to other options.

Hiring Staff Interpreters. Hiring interpreters may be most helpful where there is a frequent need for interpreting services in one or more languages. Depending on the facts, sometimes it may be necessary and reasonable to provide on-site interpreters to provide accurate and meaningful communication with an LEP person.

Contracting for Interpreters. Contract interpreters may be a cost-effective option when there is no regular need for a particular language skill. In addition to commercial and other private providers, many community-based organizations and mutual assistance associations provide interpretation services for particular languages. Contracting with and providing training regarding the recipient's programs and processes to these organizations can be a cost-effective option for providing language services to LEP persons from those language groups.

Example: Block grants of $\$ 300,000$ each have been awarded by DOE to three community organizations to help minimize future economic impacts of workforce restructuring on communities near DOE facilities. The grant money provided to these organizations will be used, in part, to provide technical assistance and funding opportunities to small businesses, and job training assistance to affected employees. Given their limited resources, these community organizations may elect to contract for language services, as appropriated and necessary, instead of hiring bilingual staff.

Using Telephone Interpreter Lines. Telephone interpreter service lines often offer speedy interpreting assistance in many different languages. They may be particularly appropriate where the mode of communicating with an English proficient person would also be over the phone. Telephone interpreter services may be used to supplement any system of interpreter services. This service is also helpful in a case of a language rarely encountered, and not easily accommodated in person. Although
telephonic interpretation services are useful in many situations, it is important to ensure that, when using such services, the interpreters used are competent to interpret any technical or legal terms specific to a particular program that may be important parts of the conversation. Nuances in language and non-verbal communication can often assist an interpreter and cannot be recognized over the phone. Video teleconferencing may sometimes help to resolve this issue where necessary. In addition, where documents are being discussed, it is important to give telephonic interpreters adequate opportunity to review the document prior to the discussion and any logistical problems should be addressed.

Using Community Volunteers. In addition to consideration of bilingual staff, staff interpreters, or contract interpreters (either in-person or by telephone) as options to ensure meaningful access by LEP persons, use of recipient-coordinated community volunteers, working with, for instance, community-based organizations may provide a cost-effective supplemental language assistance strategy under appropriate circumstances. They may be particularly useful in providing language access for a recipient's less critical programs and activities. To the extent the recipient relies on community volunteers, it is often best to use volunteers who are trained in the information or services of the program and can communicate directly with LEP persons in their language. Just as with all interpreters, community volunteers used to interpret between English speakers and LEP persons, or to orally translate documents, should be competent in the skill of interpreting and knowledgeable about applicable confidentiality and impartiality rules. Recipients should consider formal arrangements with community-based organizations that provide volunteers to address these concerns and to help ensure that services are available more regularly.

Use of Family Members, Friends, or Other Informal "Interpreters." Although recipients should not plan to rely on an LEP person's family members, friends, or other informal interpreters to provide meaningful access to important programs and activities, where LEP persons so desire, they should be permitted to use, at their own expense, an interpreter of their own choosing in place of or as a supplement to the free language services offered by the recipient. LEP persons may feel more comfortable with a trusted family member, friend, or other person of their choosing. In addition, in exigent
circumstances that are not reasonably foreseeable, temporary use of interpreters not provided by the recipient may be necessary. However, with proper planning and implementation, recipients should be able to avoid most such situations.
Recipients, however, should take special care to ensure that family, friends, legal guardians, caretakers, and other informal interpreters are appropriate in light of the circumstances and subject matter of the program, service or activity, including protection of the recipient's own administrative, business, or enforcement interest in accurate interpretation. In many circumstances, family members (especially children), friends, or other informal interpreters are not competent to provide quality and accurate interpretations. Issues of confidentiality, privacy, or conflict of interest may also arise. LEP individuals may feel uncomfortable revealing or describing sensitive, confidential, or potentially embarrassing medical, family, or financial information to a family member, friend, or member of the local community. In addition, such informal interpreters may have a personal connection to the LEP person or an undisclosed conflict of interest. For these reasons, when oral language services are necessary, recipients should generally offer competent interpreter services free of cost to the LEP person.

While issues of competency, confidentiality, and conflict of interest in the use of family members (especially children), friends, or other applicants or other informal interpreters often make their use inappropriate, the use of these individuals as interpreters may be an appropriate option where proper application of the four factors would lead to a conclusion that recipientprovided services are not necessary. An example of this is a voluntary educational tour offered to the public. There, the importance and nature of the activity may be relatively low and unlikely to implicate issues of confidentiality, conflict of interest, or the need for accuracy. In addition, the resources needed and costs of providing language services may be high. In such a setting, an LEP person's use of family, friends, or others may be appropriate.

If the LEP person voluntarily chooses to provide his or her own interpreter, a recipient should consider whether a record of that choice and of the recipient's offer of assistance is appropriate. Where precise, complete, and accurate interpretations or translations of information and/or testimony are critical for applications, public or administrative hearings,
research, etc., or where the competency of the LEP person's interpreter is not established, a recipient might decide to provide its own, independent interpreter, even if an LEP person wants to use his or her own interpreter as well. Extra caution should be exercised when the LEP person chooses to use a minor as the interpreter. While the LEP person's decision should be respected, there may be additional issues of competency, confidentiality, or conflict of interest when the choice involves using children as interpreters. The recipient should take care to ensure that the LEP person's choice is voluntary, that the LEP person is aware of the possible problems if the preferred interpreter is a minor child, and that the LEP person knows that a competent interpreter could be provided by the recipient at no cost.

## B. Written Language Services (Translation)

'Translation is the replacement of a written text from one language (source language) into an equivalent written text in another language (target language).

What Documents Should be
Translated? After applying the fourfactor analysis, a recipient may determine that an effective LEP plan for its particular program or activity includes the translation of vital written materials into the language of each frequently-encountered LEP group eligible to be served and/or likely to be affected by the recipient's program.

Such vital written materials could include, for example: Applications, such as applications for weatherization programs; public notices; consent forms; letters containing important information regarding participation in a program; eligibility rules; notices pertaining to the availability, reduction, denial or termination of services or benefits or the right to appeal; notices advising the public of the availability of free language assistance; and critical outreach and community education materials.

Whether or not a document (or the information it solicits) is "vital" may depend upon the importance of the program, information, encounter, or service involved, and the consequence to the LEP person if the information in question is not provided accurately or in a timely manner. For instance, applications for energy assistance generally should be considered vital, whereas signs regarding tour times for public tours of a facility generally should not. Where appropriate, recipients are encouraged to create a plan for consistently determining, over time and across its various activities,
what documents are "vital" to the meaningful access of the LEP populations they serve.

Classifying a document as vital or non-vital is sometimes difficult, especially in the case of outreach materials like brochures or other information on rights and services. Awareness of rights or services is an important part of "meaningful access." Thus, where a recipient is engaged in community outreach activities in furtherance of its activities, it should regularly assess the needs of the populations frequently encountered or affected by the program or activity to determine whether certain critical outreach materials should be translated. Community organizations may be helpful in determining what outreach materials may be most helpful to translate. In addition, the recipient should consider whether translations of outreach material may be made more effective when done in tandem with other outreach methods, including utilizing the ethnic media, schools, religious, and community organizations to spread a message.

Example: Non-English speaking immigrants, particularly recent arrivals to the United States, often are poorer than the majority population and may be eligible for social services programs, such as weatherization programs. Notices of program availability and eligibility and application forms likely would constitute "vital" documents that should be translated into frequently encountered languages.

However, translations are generally not required for more technical documents not written for consumption by the general public, such as some scientific and research papers, budget justifications, or annual performance plans, or for vacancy announcements (where proficiency in English is an essential element of employment).

Each program or activity should make a careful assessment of the written materials that it produces, and make a determination of what documents are deemed critical or vital to accessing or understanding its own operations, information, benefits, or services, and therefore potentially subject to translation.
Sometimes a document includes both vital and non-vital information. This may be the case when the document is very large. It may also be the case when an executive summary or the title and a phone number for obtaining more information on the contents of the document in frequently-encountered languages other than English is critical, but the document is sent out to the
general public and cannot reasonably be translated into many Tanguages. Thus, vital information may include, for instance, the provision of information in appropriate languages other than
English regarding where an LEP person might obtain an interpretation or translation of the document.

Into What Languages Should Documents be Translated? The languages spoken by the LEP individuals with whom the recipient has contact determine the languages into which vital documents should be translated. A distinction should be made, however, between languages that are frequently encountered by a recipient and less commonlyencountered languages. Some recipients serve communities in large cities or across the country. They regularly serve LEP persons who speak dozens and sometimes over 100 different languages. To translate all written materials into all of those languages is unrealistic. Although recent technological advances have made it easier for recipients to store and share translated documents, such an undertaking would result in substantial costs and require substantial resources. Nevertheless, wellsubstantiated claims of lack of resources to translate all vital documents into dozens of languages do not necessarily relieve the recipient of the obligation to translate those documents into at least. some of the more frequentlyencountered languages and to set benchmarks for continued translations into the remaining languages over time. As a result, the extent of the recipient's obligation to provide written translations of documents should be determined by the recipient on a case-by-case basis, looking at the totality of the circumstances in light of the four factors discussed above. Because translation is a one-time expense, consideration should be given to whether the upfront cost of translating a document (as opposed to oral interpretation) should be amortized over the likely lifespan of the document when applying this four-factor analysis.

Safe Harbor. Many recipients would like to ensure with greater certainty that they comply with their obligations to provide written translations in languages other than English. Paragraphs (a) and (b) outline the circumstances that can provide a "safe harbor" for recipients regarding the requirements for translation of written materials. A "safe harbor" means that if a recipient provides written translations under these circumstances, such action will be considered strong evidence of compliance with the recipient's writtentranslation obligations.

The failure to provide written translations under the circumstances outlined in paragraphs (a) and (b) it does not mean there is non-compliance with applicable law or this Policy Guidance. Rather, they provide a common starting point for recipients to consider whether and at what point the importance of the service, benefit, or activity involved, the nature of the information soughf, and the number or proportion of LEP persons served call for written translations of commonlyused forms into frequently-encountered 'languages other than English. Thus, these paragraphs merely provide a guide for recipients.

Example: Even if the safe harbors are not used, if written translation of a certain document(s) would be so burdensome as to defeat the legitimate objectives of its program, the translation of the written materials is not necessary. Other ways of providing meaningful access, such as effective oral interpretation of certain vital documents, might be acceptable under such circumstances.
Safe Harbor. The following actions will be considered strong evidence of compliance with the recipient's writtentranslation obligations:
(a) The DOE recipient provides written translations of vital documents for each eligible LEP language group that constitutes five percent or 1,000 , whichever is less, of the population of persons eligible to be served or likely to be affected or encountered. Translation of other documents, if needed, can be provided orally; or
(b) If there are fewer than 50 persons in a language group that reaches the five percent trigger in (a), the recipient does not translate vital written materials but provides written notice in the primary language of the LEP language group of the right to receive competent oral interpretation of those written materials, free of cost.
These safe harbor provisions apply to the translation of written documents only. They do not affect the requirement to provide meaningful access to LEP individuals through competent oral interpreters where oral language services are needed and are reasonable.

Competence of Translators. As with oral interpreters, translators of written documents should be competent. Many of the same considerations apply. However, the skill of translating is very different from the skill of interpreting, and a person who is a competent interpreter may or may not be competent to translate. Particularly where vital documents are being translated, competence can often be achieved by use of certified translators.

Certification or accreditation may not always be possible or necessary. ${ }^{5}$ Competence can often be ensured by having a second, independent translator "check" the work of the primary translator. Alternatively, one translator can translate the document, and a second, independent translator could translate it back into English to check that the appropriate meaning has been conveyed. This is called "back translation."
Translators should understand the expected reading level of the audience and, where appropriate, have fundamental knowledge about the target language group's vocabulary and phraseology. Sometimes direct translation of materials results in a translation that is written at a inuch more difficult level than the English language version or has no relevant equivalent meaning. ${ }^{6}$ Community organizations may be able to help consider whether a document is written at a good level for the audience. Likewise, consistency in the words and phrases used to translate terms of art, legal, or other technical concepts helps avoid confusion by LEP individuals and may reduce costs. Creating or using already-created glossaries of commonlyused terms may be useful for LEP persons and translators and cost effective for the recipient. Providing translators with examples of previous accurate translations of similar material by the recipient, other recipients, or Federal agencies may be helpful.

While quality and accuracy of translation services is critical, the quality and accuracy of translation services is nonetheless part of the appropriate mix of LEP services required. For instance, documents that are simple and have no legal, health, economic, or other important consequence for LEP persons who rely

[^9]on them may use translators that are less skilled than important documents with legal or other information upon which reliance has important consequences (including, e.g!, information or documents of recipients regarding certain health, safety, evacuation, benefits, social service, or other important benefits, services, rights, or impact). The permanent nature of written translations, however, imposes additional responsibility on the recipient to ensure that the quality and accuracy permit meaningful access by LEP persons.

## VIII. Elements of Effective Plan on

 Language Assistance for LEP PersonsAfter completing the four-factor analysis and deciding what language assistance services are appropriate, a recipient should develop an implementation plan to address the identified needs of the LEP populations they serve. Recipients have considerable flexibility in developing this plan. The development and maintenance of a periodically-updated written plan on language assistance for LEP persons ("LEP plan") for use by recipient employees serving the public will likely be the most appropriate and costeffective means of documenting compliance and providing a framework for the provision of timely and reasonable language assistance. Moreover, such written plans would likely provide additional benefits to a recipient's managers in the areas of training, administration, planning, and budgeting. These benefits should lead most recipients to document in a written LEP plan their language assistance services, and how staff and LEP persons can access those services. Despite these benefits, certain DOE recipients, such as recipients serving very few LEP persons and recipients with very limited resources, may choose not to develop a written LEP plan. However, the absence of a written LEP plan does not obviate the underlying obligation to ensure meaningful access by LEP persons to a recipient's program or activities. Accordingly, in the event that a recipient elects not to develop a written plan, it should consider alternative ways to articulate in some other reasonable manner a plan for providing meaningful access. Entities having significant contact with LEP persons, such as schools, religious organizations, community groups, and groups working with new immigrants can be very helpful in providing important input into this planning process from the beginning.

The following five steps may be helpful in designing an LEP plan and
are typically part of effective implementation plans.

## (1) Identifying LEP Individuals Who Need Language Assistance

The first two factors in the four-factor analysis require an assessment of the number or proportion of LEP individuals eligible to be served or encountered and the frequency of encounters. This requires recipients to identify LEP persons with whom it has contact.

One way to determine the language of communication is to use language identification cards (or "I speak cards"), which invite LEP persons to identify their language needs to staff. Such cards, for instance, might say "I speak Spanish" in both Spanish and English, "I speak Vietnamese" in both English and Vietnamese, etc. To reduce costs of compliance, the Federal government has made a set of these cards available on the Internet. The Census Bureau "I speak cards" can be found and downloaded at http://www.usdoj.gov/ crt/cor/13166.htm. When records are normally kept of past interactions with members of the public, the language of the LEP person can be included as part of the record. In addition to helping employees identify the language of LEP persons they encounter, this process will help in future applications of the first two factors of the four-factor analysis. In addition, posting notices in commonly encountered languages notifying LEP persons of language assistance will encourage them to selfidentify.

## (2) Language Assistance Measures

An effective LEP plan would likely include information about the ways in which language assistance will be provided. For instance, recipients may want to include information on at least the following:
-Types of language services available.
-How staff can obtain those services.
-How to respond to LEP callers.
-How to respond to written
communications from LEP persons.
-How to respond to LEP individuals who have in-person contact with recipient staff.
-How to ensure competency of interpreters and translation services.

## (3) Training Staff

Staff should know their obligations to provide meaningful access to information and services for LEP persons. An effective LEP plan would likely include training to ensure that: -Staff know about LEP policies and procedures.
-Staff having contact with the public are trained to work effectively with in-person and telephone interpreters. Recipients may want to include this training as part of the orientation for new employees. It is important to ensure that all employees in public contact positions are properly trained. Recipients have flexibility in deciding the manner in which the training is provided. The more frequent the contact with LEP persons, the greater the need will be for in-depth training. Staff with little or no contact with LEP persons may only need to be made aware of an LEP plan. However, management staff, even if they do not interact regularly with LEP persons, may need to be fully aware of and understand the plan so they can reinforce its importance and ensure its implementation by staff.

## (4) Providing Notice to LEP Persons

Once an agency has decided, based on the four factors, that it will provide language services, it is important for the recipient to let LEP persons know that those services are available and that they are free of charge. Recipients should provide this notice in a language LEP persons will understand. Examples of notification that recipients should consider include:
-Posting signs in intake areas and other entry points. When language assistance is needed to ensure meaningful access to information and services, it is important to provide notice in appropriate languages in intake areas or initial points of contact so that LEP persons can learn how to access those language services. This is particularly true in areas with high volumes of LEP persons seeking access to certain health, safety, heat, electricity, energy or weatherization assistance services or operations run by DOE recipients. For instance, signs in intake offices could state that free language assistance is available. The signs should be translated into the most common languages encountered. They should explain how to get the language help. ${ }^{7}$
-Stating in outreach documents that language services are available from the agency. For instance, announcements could be in brochures, booklets, and in outreach and recruitment information. These statements should be translated into the most common languages and could be "tagged" onto the front of common documents.

[^10]-Working with community-based organizations and other stakeholders to inform LEP individuals of the recipients' services, including the availability of language assistance services.
-Using a telephone voice mail menu. The menu could be in the most common languages encountered. It should provide information about available language assistance services and how to get them.
-Including notices in local newspapers in languages other than English.
-Providing notices on non-Englishlanguage radio and television stations about the available language assistance services and how to get them.
-Presentations and/or notices at schools and religious organizations.

## (5) Monitoring and Updating the LEP

 PlanRecipients should, where appropriate, have a process for determining, on an ongoing basis, whether new documents, programs, services, and activities need to be made accessible for LEP individuals, and they may want to provide notice of any changes in services to the LEP public and to employees. In addition, recipients should consider whether changes in demographics, types of services, or other needs require annual reevaluation of their LEP plan. Less frequent reevaluation may be more appropriate where demographics, services, and needs are more static. One good way to evaluate the LEP plan is to seek feedback from the community.

- In their reviews, recipients may want to consider assessing changes in:
-Current LEP populations in service area or population affected or encountered.
-Frequency of encounters with LEP language groups.
-Nature and importance of activities to LEP persons.
-Availability of resources, including technological advances and sources of additional resources, and the costs imposed.
-Whether existing assistance is meeting the needs of LEP persons.
-Whether staff knows and understands the LEP plan and how to implement it.
-Whether identified sources for assistance are still available and viable.
In addition to these five elements, effective plans set clear goals, management accountability, and opportunities for community input and planning throughout the process.


## IX. Voluntary Compliance Effort

A primary goal of the Department is to seek voluntary compliance. The Department will work with recipients to bring about such compliance. Department regulation, 10 CFR 1040.102(a), stresses the importance of cooperation and assistance: "Each responsible Departmental official shall, to the fullest extent practicable, seek the cooperation of recipients in obtaining compliance with this part and shall provide assistance and guidance to recipients to help them comply voluntarily with this part." The Department's Office of Civil Rights and Diversity also is available to provide technical assistance and guidance to recipients to help them comply with the law.

Complaints by LEP persons will be investigated by the Office of Civil Rights and Diversity in the manner prescribed by Section 1040.104. If the investigation results in a finding of compliance, the recipient will be informed in writing by the Office of Civil Rights and Diversity. If the investigation results in a finding of non-compliance, the recipient will be informed of the finding in writing, the areas of non-compliance that form the basis for the finding, and of any corrective measures that need to be taken by the recipient. If the recipient does not take the corrective measures necessary to achieve voluntary compliance, the Department is required to pursue compliance through administrative processes, litigation, or other enforcement proceedings.

The enforcement mechanism associated with 10 CFR Part 1040 is fully set forth in Subpart H of Part 1040 which provides, in pertinent part, that "if there appears to be a failure or threatened failure to comply with any of the provisions of this part, and if the noncompliance or threatened noncompliance cannot be corrected by voluntary means, compliance with this part may be effected by suspension, termination of, or refusal to grant or to continue Federal financial assistance.' Other means may include, but are not limited to, a referral to the Department of Justice with a recommendation that appropriate proceedings be brought to enforce any rights of the United States under any applicable law. See 10 CFR 1040.111 et seq.

EEO/Diversity Managers for field operations and laboratories have primary enforcement responsibility for ensuring compliance, and conducting reviews and investigations of recipients within their jurisdictions.

While all recipients must work toward building systems that will
ensure access for LEP individuals, DOE acknowledges that the implementation of a comprehensive system to serve LEP individuals is a process and that a system will evolve over time as it is implemented and periodically reevaluated. As recipients take reasonable steps to provide meaningful access to federally assisted programs and activities for LEP persons, DOE will look favorably on intermediate steps recipients take that are consistent with this Guidance, and that, as part of a broader implementation plan or schedule, move their service delivery system toward providing full access to LEP persons. This does not excuse noncompliance but instead recognizes that full compliance in all areas of a recipient's activities and for all potential language minority groups may reasonably require a series of implementing actions over a period of time. In developing any phased implementation schedule, DOE recipients should ensure that the provision of appropriate assistance for significant LEP populations or with respect to activities having a significant impact on the health, safety, legal rights, or livelihood of beneficiaries is addressed first. Recipients are encouraged to document their efforts to provide LEP persons with meaningful access to federally assisted programs and activities.
[FR Doc. 04-18636 Filed 8-13-04; 8:45 am] BILLING CODE 6450-01-P

## DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission
[Docket No. ER04-824-001, et al.]
PECO Energy Company, et al.; Electric Rate and Corporate Filings

August 6, 2004.
The following filings have been made with the Commission. The filings are listed in ascending order within each docket classification.

## 1. PECO Energy Company

[Docket Nos. ER04-824-001 and ER04-825001]

Take notice that on August 2, 2004, PECO Energy Company (PECO Energy) tendered for filing a response to the deficiency letter issued on July 2, 2004, in Docket Nos. ER04-824-000 and ER04-825-000. PECO Energy states that the filing deals with revisions to two interconnection agreements between PECO Energy and Exelon Generation Company, LLC, which PECO Energy
filed with the Commission on May 7, 2004.

Comment Date: 5 p.m. eastern time on August 23, 2004.

## 2. Calpine Energy Management, L.P.

[Docket No. ER04-1080-000]
Take notice that on August 2, 2004, Calpine Energy Management, L.P. (CEM) filed a Notice of Succession to adopt CES Marketing IV, L.P.'s market-based rate authorizations and an amendment to its FERC Rate Schedule No. 1 to include a tariff provision prohibiting power sales to affiliated public utilities with a franchised electric service territory. CEM requests an effective date of August 3, 2004.

Comment Date: 5 p.m. eastern time on August 23, 2004.

## 3. PCF2, LLC

[Docket No. ER04-1081-000]
Take notice that on August 2, 2004, PCF2, LLC (PCF2), filed a Notice of Succession to adopt CES Marketing III, LLC's market-based rate authorizations and an amendment to its FERC Rate Schedule No. 1 to include a tariff provision prohibiting power sales to affiliated public utilities with a franchised electric service territory. PCF2 requests an effective date of August 3, 2004.

Comment Date: 5 p.m. eastern time on August 23, 2004.

## 4. BS Energy LP <br> [Docket No. ER04-1082-000]

Take notice that on August 2, 2004, BS Energy LP (BSELP) filed BS Energy LP Rate Schedule FERC No. 1, and requested the granting of certain blanket approvals, including the authority to sell electricity at market-based rates, and requested the waiver of certain Commission regulations. BSELP states that it intends to engage in wholesale electric power and energy purchases and sales as a marketer. BSELP also states that it is not engaged in the business of generating or transmitting electric power.

Comment Date: 5 p.m. eastern time on August 23, 2004.

## 5. Foothills Generating, L.L.C.

[Docket No. ER04-1085-000]
Take notice that on August 2, 2004, Foothills Generating, L.L.C. (Foothills) filed a Notice of Cancellation of its Market-Based FERC Electric Rate Tariff and all rate schedules and/or service agreements, effective October 1, 2004.

Comment Date: 5 p.m. eastern time on August 23, 2004.
6. Illinois Power Company and Midwest Independent Transmission System Operator, Inc.

## [Docket No. ER04-1091-000]

Take notice that on August 2, 2004, Illinois Power Company (Illinois Power) and the Midwest Independent
Transmission System Operator, Inc. (Midwest ISO), (collectively Applicants) filed an application requesting that the Commission authorize the Midwest ISO to: (1) Return to Illinois Power the "exit fee" payment that Illinois Power made when it withdrew from the Midwest ISO in 2001; (2) reimburse Illinois Power for the costs that it incurred in connection with the development of the Alliance RTO; and (3) recover through Schedule 10 of the Midwest ISO's tariff, the amounts that the Midwest ISO pays to Illinois Power.

Comment Date: 5 p.m. eastern time on August 23, 2004.
7. Southwest Power Pool, Inc.
[Docket No. ER04-1096-000]
Take notice that on August 2, 2004, Southwest Power Pool, Inc. (SPP) pursuant to the Commission's order issued on July 2, 2004, ${ }^{1}$ submitted a further compliance filing concerning the Commission's requirement of a seams agreement in connection with SPP's efforts to gain final approval as a Regional Transmission Organization (RTO) under Order Nos. 2000 and 2000A.

SPP states that copies of the filing were served upon the SPP's members and affected state regulatory commissions.

Comment Date: 5 p.m. eastern time on August 23, 2004.

## 8. Southwest Power Pool, Inc.

[Docket Nos. RT04-01-004 and ER04-48004]
Take notice that on August 2, 2004, Southwest Power Pool, Inc. (SPP) pursuant to the Commission's order issued July $2,2004,{ }^{2}$ submitted a further compliance filing in connection with its efforts to gain final approval as a
Regional Transmission Organization (RTO) under Order Nos. 2000 and 2000A. SPP states that, with the materials included with its August 2, 2004 filing, it has fully satisfied all outstanding compliance conditions for RTO recognition.

SPP states that copies of the filing were served upon SPP's members and affected state regulatory commissions.

[^11]Comment Date: 5 p.m. eastern time on August 23, 2004.

## Standard Paragraph

Any person desiring to intervene or to protest this filing must file in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a notice of intervention or motion to intervene, as appropriate. Such notices, motions, or protests must be filed on or before the comment date. Anyone filing a motion to intervene or protest must serve a copy of that document on the Applicant. On or before the comment date, it is not necessary to serve motions to intervene or protests on persons other than the Applicant.

The Commission encourages electronic submission of protests and interventions in lieu of paper using the "eFiling" link at http://www.ferc.gov. Persons unable to file electronically should submit an original and 14 copies of the protest or intervention to the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426.

This filing is accessible online at $h t t p: / / w w w$.ferc.gov, using the "eLibrary" link and is available for review in the Commission's Public Reference Room in Washington, DC. There is an "eSubscription" link on the Web site that enables subscribers to receive e-mail notification when a document is added to a subscribed docket(s). For assistance with any FERC Online service, please e-mail FERCOnlineSupport@ferc.gov, or call (866) 208-3676 (toll free). For TTY, call (202) 502-8659.

Magalie R. Salas,
Secretary.
[FR Doc. E4-1825 Filed 8-13-04; 8:45 am] BILLING CODE 6717-01-P

## DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission
[Docket No. EC04-144-000, et al.]
MxEnergy Electric Inc., et al.; Electric Rate and Corporate Filings

August 5, 2004.
The following filings have been made with the Commission. The filings are
listed in ascending order within each docket classification.

## 1. MxEnergy Electric Inc.

[Docket Nos. EC04-144-000 and ER04-170004]

Take notice that on August 2, 2004, MxEnergy Electric Inc. (MxEnergy Electric or Applicant) filed an application under section 203 of the Federal Power Act requesting Commission authorization for the following transactions: (1) The transfer of indirect upstream membership interests in Applicant in any amount among existing shareholders (Investors) and option holders (Option Holders) of Applicant's upstream owner MxEnergy Inc. (MxEnergy) and the transfer of additional indirect upstream membership interests in Applicant in any amount to Investors through the exercise of warrants; (2) the transfer of 5 percent or less of the indirect upstream membership interests in Applicant to employees and directors of and consultants to MxEnergy (collectively, MxEnergy Associates) through the exercise of options, conversion of warrants, or pursuant to incentive compensation plans; and (3) the transfer of indirect upstream membership interests in Applicant in any amount from Investors to: (a) Investors' family members and entities which only Investors' family members may benefit from (collectively, Family Entities), (b) Investors' legal representatives (Legal Representatives), and (c) Investors' affiliates (Affiliates), as defined in the Application. Applicant has requested privileged treatment of the contents of Exhibit I to the Application. In addition, Applicant filed a notice of change in status in the above-referenced rate docket.

Comment Date: 5 p.m. eastern time on August 23, 2004.

## 2. Virginia Electric and Power Company and Dominion Energy Marketing, Inc.

[Docket No. EC04-145-000]
Take notice that on August 3, 2004, Virginia Electric and Power Company (Dominion Virginia Power) and its affiliate Dominion Energy Marketing, Inc. (DEMI) submitted an application pursuant to section 203 of the Federal Power Act for authorization of a disposition of jurisdictional facilities whereby Dominion Virginia Power will transfer to DEMI a power purchase agreement between Dominion Virginia Power and Associated Electric Cooperative, Inc. Dominion Virginia Power states that the transfer will be made pursuant to a Assignment and Assumption Agreement.

Comment Date: 5 p.m. eastern time on August 24, 2004.

## 3. Pinelawn Power LLC

[Docket No. EG04-88-000]
Take notice that on August 2, 2004, Pinelawn Power LLC filed with the Federal Energy Regulatory Commission an application for determination of exempt wholesale generator status pursuant to part 365 of the Commission's regulations.

Pinelawn Power LLC, which is headquartered at One Riverchase Parkway, Birmingham Alabama 35244, will own and/or operate a 79.9 MW natural-gas fired combined-cycle generating facility located in the Town of Babylon, New York. Pinelawn Power LLC states it will be engaged directly and exclusively in the business of owning or operating all or part of one or more eligible facilities (as defined in section 32(a)(1) of the Public Utility Holding Company Act of 1935) and selling electricity at wholesale.
Comment Date: 5 p.m. eastern time on August 23, 2004.

## 4. El Paso Electric Company [Docket No. EL02-113-006]

Take notice that on August 2, 2004, El Paso Electric Company (EPE) submitted a compliance filing pursuant to the Commission's Letter Order issued October 23, 2003 in Docket No. EL02-113-002, 105 FERC II 61,107.

Comment Date: 5 p.m. eastern time on August 23, 2004.

## 5. Southern California Edison Company

[Docket Nos. ER04-383-001; ER04-384-002; ER04-385-001; and ER04-386-001]

Take notice that on July 30, 2004, Southern California Edison (SCE) submitted a compliance filing pursuant to the Commission's Order issued July 9, 2004, in Docket No. ER04-383-001, et al., 108 FERC IT 61,034.

SCE states that copies of the filing were served on parties listed on the official service list in this proceeding.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## 6. New England Power Pool

[Docket Nos. ER04-697-001 and ER04-875001]
Take notice that on July 30, 2004, the New England Power Pool (NEPOOL) Participants Committee submitted a compliance filing pursuant to the Commission's order issued May 27, 2004, in Docket No. ER04-697-000 and the letter order issued June 29, 2004, in Docket No. ER04-875-000.
The NEPOOL Participants Committee states that copies of these materials were
sent to the NEPOOL Participants, NonParticipant Transmission Customers and the New England state governors and regulatory commissions.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## 7. New England Power Pool

[Docket No. ER04-1064-000]
Take notice that on july 30, 2004, the New England Power Pool (NEPOOL) Participants Committee filed the One Hundred Sixth Agreement Amending New England Power Pool Agreement (the 106th Agreement) which amends and restates provisions of the Restated NEPOOL Agreement and the NEPOOL Open Access Transmission Tariff fthe Tariff), to specify the mechanism by which an entity that becomes a Transmission Provider in NEPOOL after March 1, 1997, shall recover under the NEPOOL arrangements its costs related to ownership and financial support of Pool Transmission Facilities (PTF). NEPOOL seeks a June 1, 2004, effective date for these amendments to coincide with the beginning of the 2004/2005 NEPOOL rate year, and has requested waiver of the Commission's notice requirements to the extent necessary to permit that effective date.

NEPOOL further states that should the Commission determine that the 106th Agreement should become effective at some point after June 1, 2004, NEPOOL requests that the Commission provide guidance as to how NEPOOL should implement certain resolutions of the Participants Committee authorizing recovery in NEPOOL charges for Transmission Service effective June 1, 2004, of the PTF-related costs of a Participant whose request for recovery of those costs prompted the filing of the 106th Agreement.

The NEPOOL Participants Committee states that copies of these materials were sent to the NEPOOL Participants and the New England state governors and regulatory commissions.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## 8. Mid-Continent Area Power Pool

[Docket No. ER04-1065-000]
Take notice that on July 30, 2004, Mid-Continent Area Power Pool (MAPP) tendered for filing amendments to the MAPP Restated Agreement, MidContinent Area Power Pool FERC Electric Tariff, Original Volume No. 2.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## 9. Reliant Energy Wholesale Generation, LLC

[Docket No. ER04-1066-000]
Take notice that on July 30, 2004, Reliant Energy Wholesale Generation, LLC (REWG) submitted Reliant Energy Wholesale Generation, LLC Rate Schedule No. 2 for a proposed Reactive Support and Voltage Control from Generation Sources Service for its Aurora generation facility located in Aurora, DuPage County, Illinois.

Comment Date: 5 p.m. eastern time on August 20, 2004.
10. East Texas Electric Cooperative, Inc. [Docket No. ER04-1067-000]
Take notice that on July 30, 2004, East Texas Electric Cooperative, Inc. (ETEC), submitted an Application for MarketBased Rate Authority. ETEC requests that the Commission accept and approve ETEC's Market-Based Rate Schedule No. 3, grant ETEC blanket authority to make market-based sales of capacity and energy under that rate schedule, and grant certain waivers.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## 11. PJM Interconnection, L.L.C.

[Docket No. ER04-1068-000]
Take notice that on July 30, 2004, PJM Interconnection, L.L.C. (PJM), the American Electric Power Service Corporation, on behalf of Appalachian Power Company, Columbus Southern Power Company, Indiana Michigan Power Company, Kentucky Power Company, Kingsport Power Company, Ohio Power Company, and Wheeling Power Company (AEP), and the Dayton Power \& Light Company (Dayton) submitted miscellaneous conforming tariff revisions to PJM's FERC Electric Tariff, Sixth Revised Volume No. 1, associated with the integration of AEP and Dayton into the PJM markets and tariff on October 1, 2004.

PJM states that copies of the filing were served upon all members of PJM, all transmission customers of AEP and Dayton, and the affected state utility commissions.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## 12. American Transmission Systems, Incorporated

## [Docket No. ER04-1069-000]

Take notice that on July 30, 2004, American Transmission Systems, Incorporated (ATSI) tendered for filing a proposed Schedule 2.1-Revenue Requirement for Reactive Power to ATSI's FERC Electric Tariff, Third Revised Volume No. 1. ATSI states that Schedule 2.1 is being modified to
accommodate a new revenue requirement for the supply of Reactive Supply Service by Orion Power Midwest, LP. ATSI has proposed to make the revisions effective on August 1, 2004.

Comment Date: 5 p.m. eastern time on August 20, 2004.
13. American Electric Power Service Corporation on Behalf of AEP Texas Central Company

## [Docket No. ER04-1070-000]

Take notice that on July 30, 2004, American Electric Power Service Corporation (AEPSC), on behalf of AEP Texas Central Company (TCC) submitted for filing Service Agreement Nos. 555 through 564 AEPSC's Open Access Transmission Service Tariff, FERC Electric Tariff, Third Revised Volume No. 6. These agreements provide for the continued interconnection of the ten generating facilities TCC recently sold to Willie Acquisition Company II, LLC, or its nominees.

AEPSC states that copies of the filing were served upon each of the new owners of the generating units that are parties to the Interconnection Agreements and on the Public Utilities Commission of Texas.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## 14. New England Power Pool

[Docket No. ER04-1071-000]
Take notice that on July 30, 2004, the New England Power Pool (NEPOOL) Participants Committee filed for acceptance materials to permit NEPOOL to expand its membership to include Boston Generating, LLC (Boston Generating) and Styrka Energy Fund LLC (Styrka). The Participants Committee requests the effective date of August 1, 2004, for the commencement of participation in NEPOOL by Boston Generating and an effective date of September 1, 2004, for the commencement of participation in NEPOOL by Styrka.

The Participants Committee states that copies of these materials were sent to the New England state governors and regulatory commissions and the Participants in NEPOOL.

Comment Date: 5 p.m. eastern time on August 20, 2004.
15. Commonwealth Edison Company, PJM Interconnection, L.L.C.
[Docket No. ER04-1072-000]
Take notice that on July 30, 2004, Commonwealth Edison Company, (ComEd) and PJM Interconnection, L.L.C. (PJM), tendered for filing
unexecuted Service Agreement No. 1055 under PJM's OATT FERC Electric Tariff, Sixth Revised Volume No. 1 to meet the condition in the Commission's orders to hold harmless utilities in Michigan and Wisconsin from the financial impacts of loop flows and congestion resulting from the choice of ComEd to participate as a transmission-owning member of PJM. ComEd and PJM request an effective date of October 1, 2004.
ComEd and PJM state that a copy of the filing was served upon ComEd's transmission service customers, PJM's customers, the Midwest ISO, and the state regulatory commissions exercising jurisdiction over ComEd Companies.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## 16. PJM Interconnection, L.L.C.

## [Docket No. ER04-1073-000]

Take notice that on July 30, 2004, PJM Interconnection, L.L.C. (PJM), submitted for filing an executed interconnection service agreement (ISA) among PJM, Pleasants Energy, LLC, and Monongahela Power Company, the Potomac Edison Company, and West Penn Power Company, all doing business as Allegheny Power designated as Service Agreement No. 1052 under PJM's FERC Electric Tariff Sixth Revised Volume No. 1 and a notice of cancellation of an interim interconnection service agreement, Service Agreement No. 945, that has been suspended. PJM requests a July 1, 2004, effective date for the ISA.

PJM states that copies of this filing were served upon the parties to the agreement and the state regulatory commissions within the PJM region.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## 17. PJM Interconnection, L.L.C.

[Docket No. ER04-1074-000]
Take notice that on July 30, 2004, West Penn Power Company, Monongahela Power Company and The Potomac Edison Company (Allegheny Power), Commonwealth Edison Company and Commonwealth Edison Company of Indiana, Inc. (ComEd), American Electric Power Service Corporation on behalf of its operating companies Appalachian Power Company, Columbus Southern Power Company, Indiana Michigan Power Company, Kentucky Power Company, Kingsport Power Company, Ohio Power Company and Wheeling Power Company (AEP), and the Dayton Power and Light Company (Dayton) submitted for filing pursuant to section 205 of the Federal Power Act (FPA) an original and six copies of revised and redlined tariff
sheets to the West Transmission Owners Agreement (West TOA) and revised and redlined tariff sheets to the PJM Open Access Transmission Tariff (Tariff), indicating revisions to section 9 of the Tariff.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## 18. PacifiCorp

[Docket No. ER04-1076-000]
Take notice that on July 30, 2004, PacifiCorp submitted revised tariff sheets to PacifiCorp Rate Schedule FERC No. 442, submitting the Annual Methods and Procedures for Operating Year 2004-05 amending the 1997 Pacific Northwest Coordination Agreement, as amended by Amendatory Agreement No. 1.

PacifiCorp states that copies of the filing were served upon PacifiCorp's customers, the Public Utility
Commission of Oregon, the Washington Utilities \& Transportation Commission and the Utah Public Service Commission.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## 19. PJM Interconnection, L.L.C.

[Docket No. ER04-1077-000]
Take notice that on July 30, 2004, PJM Interconnection, L.L.C. (PJM) submitted the interim allocation of financial transmission rights (FTRs) for the zones of American Electric Power (AEP) and The Dayton Power and Light Company (DPL), covering the period from their integration into PJM on October 1, 2004, until the end of PJM's current planning period on May 31, 2005. PJM proposes an effective date of October 1, 2004, for the allocated FTRs in the AEP and DPL zones, corresponding to the AEP/DPL integration date.

PJM states that copies of the filing were served on all PJM members and the utility regulatory commissions in the PJM region.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## 20. San Diego Gas \& Electric Company

## [Docket No. ER04-1078-000]

Take notice that on July 30, 2004, San Diego Gas \& Electric Company (SDG\&E) tendered for filing a change in rate for the Transmission Revenue Balancing Account Adjustment set forth in its Transmission Owner Tariff. SDG\&E states that the effect of the rate change is to reduce rates for jurisdictional transmission service utilizing that portion of the California Independent System Operator Corporation-controlled grid owned by SDG\&E. SDG\&E requests an effective date of October 1, 2004.

SDG\&E states that copies of this filing were served upon the Public Utilities Commission of the State of California and on the California Independent System Operator Corporation.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## 21. The Dayton Power and Light Company

[Docket No. ER04-1079-000]
Take notice that on July 30, 2004, The Dayton Power and Light Company submitted a Notice of Cancellation of its Open Access Transmission Tariff, The Dayton Power and Light Company FERC Electric Tariff, Seventh Revised Volume No. 5.

Comment Date: 5 p.m. eastern time on August 20, 2004.

## Standard Paragraph

Any person desiring to intervene or to protest this filing must file in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a notice of intervention or motion to intervene, as appropriate. Such notices, motions, or protests must be filed on or before the comment date. Anyone filing a motion to intervene or protest must serve a copy of that document on the Applicant. On or before the comment date, it is not necessary to serve motions to intervene or protests on persons other than the Applicant.

The Commission encourages electronic submission of protests and interventions in lieu of paper using the "eFiling" link at http://www.ferc.gov. Persons unable to file electronically should submit an original and 14 copies of the protest or intervention to the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426.

This filing is accessible online at http://www.ferc.gov, using the "eLibrary" link and is available for review in the Commission's Public Reference Room in Washington, DC. There is an "eSubscription" link on the Web site that enables subscribers to receive e-mail notification when a document is added to a subscribed docket(s). For assistance with any FERC Online service, please e-mail FERCOnlineSupport@ferc.gov, or call
(866) 208-3676 (toll free). For TTY, call (202) 502-8659.

Magalie R. Salas,
Secretary.
[FR Doc. E4-1826 Filed 8-13-04; 8:45 am] BILLING CODE 6717-01-P

## ENVIRONMENTAL PROTECTION AGENCY

[FRL-7801-3, Docket ID No. OAR-20040075]
Notice Announcing Public Meeting of the Clean Air Act Advisory Committee's Task Ferce on the Performance of the Title V Operating Permits Program

AGENCY: Environmental Protection Agency (EPA).
ACTION: Notice.
SUMMARY: Today EPA announces a public meeting of the Clean Air Act Advisory Committee's (CAAAC) Task Force on the Performance of the Title V Operating Permits Program. The meeting will be held on September 14, 2004, in Chicago, Illinois, at the Holiday Inn Chicago City Centre, 300 East Ohio Street, Chicago, Illinois 60611, telephone 312-787-6100 from 9 a.m. until 9 p.m. Breaks will be held from noon to 1 p.m. and 5 to 7 p.m. for lunch and dinner, respectively. The EPA solicits interested parties with experience in the title $V$ program to provide testimony to the Task Force on what is working well and/or poorly in this program. Those desiring to testify are asked to notify EPA by September 9, 2004 (contact information follows). The EPA is also considering whether to extend the meeting to September 15, 2004, and will make that decision based on the level of response to this notice. See this Web site for updated information: http://www.epa.gov/oar/ caaac.
FOR FURTHER INFORMATION CONTACT: Mr.
Ray Vogel, Information Transfer and Implementation Division, Office of Air Quality Planning and Standards, Mail Code C304-04, U.S. Environmental Protection Agency, Research Triangle Park, North Carolina 27711; telephone: 919-541-3153; fax: 919-541-5509; and e-mail address: vogel.ray@epa.gov.

## SUPPLEMENTARY INFORMATION:

A. Who Is This Task Force and What Is the Purpose of This Public Meeting?

The Task Force was created this June in response to a recommendation from the Permitting/Toxics Subcommittee of the CAAAC. The Task Force is made up
of 18 representatives from State and local permitting agencies, industry, and environmental and public interest groups. The Task Force will gather information from interested persons on the performance of the title V operating permits program and prepare a report documenting how the title V program is performing and what elements are working well and/or poorly. The report may include suggestions on how to improve the program. The Task Force is gathering information by, among other things, holding a series of three public meetings.

The purpose of these public meetings is to gather information on the performance of the title V program, specifically on aspects of the program that are working well and those that are working poorly. The Task Force welcomes any information from stakeholders that will help it prepare its report on the performance of the title $V$ program.

For further information on the task force, see the May 17, 2004 notice in the Federal Register ( 69 FR 27922) and the CAAAC Web site: http://www.epa.gov/ oár/caaac.
B. How Do I Participate in This Public Meeting?

The meeting will be held on September 14, 2004, in Chicago, Illinois, at the Holiday Inn Chicago City Centre, 300 East Ohio Street, Chicago, Illinois 60611, telephone 312-787-6100 from 9 a.m. until 9 p.m. Breaks from noon to 1 p.m. and 5 to 7 p.m. will be held for lunch and dinner, respectively. Those interested in speaking are asked to contact Ray Vogel by September 9, 2004. If there is sufficient interest, EPA will extend the public meeting to September 15, 2004, from 8 a.m. to 12 p.m. For this reason, we strongly encourage participants to notify EPA as soon as possible if they plan to speak. Those signing up early will increase the likelihood that the Task Force can accommodate their choice of date and time. If EPA extends the meeting, we will announce the extension on the CAAAC Web site: http://www.epa.gov/ oar/caaac. You may also contact Ray Vogel at (919) 541-3153.

The Task Force requests that presenters at the public meeting limit their presentation to no more than 15 minutes and be prepared to answer follow-up questions-from members of the Task Force. If you wish to present more information than can be accommodated in the allotted time, you should put the information in written remarks that supplement your presentation. Speakers should bring a copy (disk or hard copy) to submit for
the public record at the meeting. The meeting will be recorded, and a transcript will be made and placed ị the public docket.

As noted above, the Task Force is most interested in testimony based on your experience, of what is working well, what is not working well, and any recommendations you have for improvements to the title V program. We strongly encourage speakers to support their testimony with actual examples designed to help the task force understand your concern(s) and how your recommended improvements would address these concerns.
C. How Do I Get Copies of the Draft Report of the Task Force and Other Public Information Related to the Task Force's Work?

Audio and written transcripts of the testimony from the public meetings are available at the CAAAC Web site: http:/ / www.epa.gov/oar/caaac. The draft report (when it is created sometime next year) will also be available on the Web site. These same materials will also be available electronically through the EPA e-docket at: http://
www.epa.gov/edocket/. To submit or view public comments, access the index listing of the contents of the official public docket, and to access those documents in the public docket that are available electronically, select "search," then key in the appropriate docket ID number. The docket number for this action is OAR-2004-0075.

Dated: August 10, 2004.

## Anna B. Duncan,

Acting Director, Office of Air Quality Planning and Standards.
[FR Doc. 04-18656 Filed 8-13-04; 8:45 am] BILLING CODE 6560-50-P

## ENVIRONMENTAL PROTECTION AGENCY

[FRL-7801-4]

## Meeting of the Local Government Advisory Committee

AGENCY: Environmental Protection Agency (EPA).
ACTION: Notice.
summary: The Local Government Advisory Committee (LGAC) will meet on September 8-9, 2004, in Washington, DC. The Committee will be discussing issues concerning the relationship between Local Government and the U.S. Environmental Protection Agency (EPA). The meeting will include briefings from various EPA offices on current environmental issues.

Subcommittees will have breakout sessions and report to the full committee with recommendations and provide the status of follow-up items.

The Committee will hear comments from the public between 10 a.m.-10:15 a.m. on September 9, 2004. Each individual or organization wishing to address the LGAC meeting will be allowed a maximum of five minutes to present their points of view. Please contact the Designated Federal Officer (DFO) at the numbers listed below to schedule agenda time. Time will be allotted on a first come; first served basis, and the total period for comments may be extended, if the number of requests for appearances required it.

These are open meetings and all interested persons are invited to attend. LGAC meeting minutes and Subcommittee summary notes will be available after the meetings and can be obtained by written request from the DFO. Members of the public are requested to call the DFO at the number listed below if planning to attend so that arrangements can be made to comfortably accommodate attendees as much as possible. Seating will be on a first come, first served basis.
DATES: The Local Government Advisory Committee plenary session will begin at 8:30 a.m. Wednesday, September 8th and conclude at 5 p.m. Thursday, September 9th.
ADDRESSES: The meetings will be held in Washington, DC at the Hotel Washington, located at 515 15th Street NW., in the Federal Conference Room.

Additional information can be obtained by writing the DFO at 1200 Pennsylvania Avenue, NW., (1301A), Washington, DC 20460.
FOR FURTHER INFORMATION CONTACT: The
DFO for the Local Government Advisory Committee (LGAC) is Pamela Luttner (202) 564-3107.

Information on Services for the Handicapped: For information on facilities or services for the handicapped or to request special assistance at the meetings, contact the Designated Federal Officer at (202) 564-3107 as soon as possible.

Dated: July 29, 2004.
Pamela Luttner,
Designated Federal Officer, Local Government Advisory Committee.
[FR Doc. 04-18662 Filed 8-13-04; 8:45 am]
BILLING CODE 6560-50-P

## FEDERAL DEPOSIT INSURANCE CORPORATION

## Agency Information Collection Activities: Submission for OMB Review; Comment Request

agency: Federal Deposit Insurance Corporation (FDIC).
ACTION: Notice of information collection to be submitted to OMB for review and approval under the Paperwork Reduction Act of 1995.
SUMMARY: In accordance with requirements of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.), the FDIC hereby gives notice that it plans to submit to the Office of Management and Budget (OMB) a request for OMB renewal of an information collection titled "Procedures for Monitoring Bank Secrecy Act Compliance."
Comments: Comments on this collection of information are welcome and should be submitted on or before September 15, 2004 to both the OMB reviewer and the FDIC contact listed below.
ADDRESSES: Interested parties are invited to submit written comments to Thomas Nixon, Legal Division, Federal Deposit Insurance Corporation, 550 17th Street NW., Washington, DC. 20429. All comments should refer to "Procedures for Monitoring Bank Secrecy Act Compliance." Comments may be handdelivered to the guard station at the rear of the 17th Street Building (located on F Street), on business days between 7 a.m. and 5 p.m. Comments may also be submitted to the OMB desk officer for the FDIC: Mark Menchik, Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Washington, DC 20503.

## SUPPLEMENTARY INFORMATION: Title:

Procedures for Monitoring Bank Secrecy Act Compliance.

OMB Number: 3064-0087.
Affected Public: State chartered nonmember banks.

Frequency of Response: On occasion.
Estimated Annual Number of Respondents: 5300.

Estimated Time per Response: Onehalf hour.

Estimated Total Annual Burden: 2650 hours.

General Description of Collection: The FDIC's 12 CFR Part 326, Subpart B, requires all insured n̄onmember banks to establish and maintain procedures designed to assure and monitor their compliance with the requirements of the Bank Secrecy Act (31 U.S.C. 5311 et seq.) and the implementing regulations promulgated by the Department of the

Treasury at 31 CFR Part 103. Further information about this submission, including copies of the collection of information, may be obtained by calling or writing the FDIC contact listed above.
Dated: August 11, 2004.
Federal Deposit Insurance Corporation.
Robert E. Feldman,
Executive Secretary.
[FR Doc. 04-18659 Filed 8-13-04; 8:45 am] BILLING CODE 6714-01-P

## FEDERAL DEPOSIT INSURANCE CORPORATION

## Notice of Agency Meeting

Pursuant to the provisions of the "Government in the Sunshine Act" (5 U.S.C. 552b), notice is hereby given that the Federal Deposit Insurance Corporation's Board of Directors will meet in open session at $8 \mathrm{a} . \mathrm{m}$. on Monday, August 16, 2004, to consider the following matters:

Summary Agenda: No substantive discussion of the following items is anticipated. These matters will be resolved with a single vote unless a member of the Board of Directors requests that an item be moved to the discussion agenda.

Summary reports, status reports, and reports of actions taken pursuant to authority delegated by the Board of Directors.

Discussion Agenda: Memorandum and resolution re: Notice of Proposed Rulemaking-Community Reinvestment Act Regulations.

The meeting will be held in the Board Room on the sixth floor of the FDIC Building located at 550-17th Street, NW., Washington DC.

The FDIC will provide attendees with auxiliary aids (e.g., sign language interpretation) required for this meeting. Those attendees needing such assistance should call (202) 416-2089 (Voice); (202) 416-2007 (TTY), to make necessary arrangements.

Requests for further information concerning the meeting may be directed to Ms. Valerie J. Best, Assistant
Executive Secretary of the Corporation, at (202) 898-3812.

Dated: August 12, 2004.
Valerie J. Best,
Assistant Executive Secretary, Federal Deposit Insurance Corporation.
[FR Doc. 04-18828 Filed 8-12-04; 2:50 pm] BILLING CODE 6714-01-P

## FEDERAL RESERVE SYSTEM

## Agency Information Collection Activities: Proposed Collection; Comment Reques!

AGENCY: Board of Governors of the Federal Reserve System
SUMMARY: Background. On June 15, 1984, the Office of Management and Budget (OMB) delegated to the Board of Governors of the Federal Reserve System (Board) its approval authority under the Paperwork Reduction Act, as per 5 CFR 1320.16, to approve of and assign OMB control numbers to collection of information requests and requirements conducted or sponsored by the Board under conditions set forth in 5 CFR 1320 Appendix A.1. Boardapproved collections of information are incorporated into the official OMB inventory of currently approved collections of information. Copies of the OMB 83-Is and supporting statements and approved collection of information instruments are placed into OMB's public docket files. The Federal Reserve may not conduct or sponsor, and the respondent is not required to respond to, an information collection that has been extended, revised, or implemented on or after October 1, 1995, unless it displays a currently valid OMB control number.
Request for comment on information collection proposal
The following information collection, which is being handled under this delegated authority, has received initial Board approval and is hereby published for comment. At the end of the comment period, the proposed information collection, along with an analysis of comments and recommendations received, will be submitted to the Board for final approval under OMB delegated authority. Comments are invited on the following:
a. whether the proposed collection of information is necessary for the proper performance of the Federal Reserve's functions; including whether the information has practical utility;
b. the accuracy of the Federal Reserve's estimate of the bürden of the proposed information collection, including the validity of the methodology and assumptions used;
c. ways to enhance the quality, utility, and clarity of the information to be collected; and
d. ways to minimize the burden of information collection on respondents, including through the use of automated collection techniques or other forms of information technology.

DATES: Comments must be submitted on or before October 15, 2004.
ADDRESSES: You may submit comments, identified by Reg $\mathrm{H}-3$, by any of the following methods:

- Agency Web Site: http:// www.federalreserve.gov. Follow the instructions for submitting comments at http://www.federalreserve.gov/ generalinfo/foia/ProposedRegs.cfm.
- Federal eRulemaking Portal: http:// www.regulations.gov. Follow the instructions for submitting comments.
- E-mail:
regs.comments@federalreserve.gov. Include docket number in the subject line of the message.
- FAX: 202/452-3819 or 202/4523102.
- Mail: Jennifer J. Johnson, Secretary, Board of Governors of the Federal Reserve System, 20th Street and Constitution Avenue, N.W.,
Washington, DC 20551.
All public comments are available from the Board's web site at www.federalreserve.gov/generalinfo/ foia/ProposedRegs.cfm as submitted, except as necessary for technical reasons. Accordingly, your comments will not be edited to remove any identifying or contact information. Public comments may also be viewed electronically or in paper in Room MP500 of the Board's Martin Building (20th and C Streets, N.W.) between 9:00 a.m. and 5:00 p.m. on weekdays. FOR FURTHER INFORMATION CONTACT: A copy of the proposed form and instructions, the Paperwork Reduction Act Submission (OMB 83-I), supporting statement, and other documents that will be placed into OMB's public docket files once approved may be requested from the agency clearance officer, whose name appears below.Cindy Ayouch, Federal Reserve Board Clearance Officer (202-452-3829), Division of Research and Statistics, Board of Governors of the Federal Reserve System, Washington, DC 20551. Telecommunications Device for the Deaf (TDD) users may contact (202-263-4869), Board of Governors of the Federal Reserve System, Washington, DC 20551.
Proposal to approve under OMB delegated authority the extension for three years, without revision of the following report:

Report title: Recordkeeping and Disclosure Requirements Associated with Securities Transactions Pursuant to Regulation H .

Agency form number: Reg H-3.
OMB control number: 7100-0196.
Frequency: Development of policy statement, one-time; Trust company
report, quarterly; Transactions recordkeeping, on occasion; and Disclosure, on occasion.

Reporters: State member banks and trust companies.

Annual reporting hours: 158,327 Estimated average hours per response: Development of policy statement, 30 minutes; Trust company report, 15 minutes; Transaction recordkeeping, 3 minutes; and Disclosure, 3 minutes.

Number of respondents: 1,286
General description of report: This information collection is mandatory ( 12 U.S.C. § 325). If the records maintained by state member banks come into the possession of the Federal Reserve, they are given confidential treatment (5 U.S.C. §§ 552(b)(4), (b)(6), and (b)(8)),

Abstract: State-chartered member banks and trust companies effecting securities transactions for customers must establish and maintain a system of records, furnish confirmations to customers, and establish written policies and procedures relating to securities trading. They are required to maintain records for three years following the transaction. These requirements are necessary to protect the customer, to avoid or settle customer disputes, and to protect the bank against potential liability arising under the anti-fraud and insider trading provisions of the Securities Exchange Act of 1934.

Board of Governors of the Federal Reserve System,
August 10, 2004.

## Jennifer J. Johnson,

Secretary of the Board.
[FR Doc. 04-18673 Filed 8-13-04; 8:45 am] BILLING CODE 6210-01-S

## FEDERAL RESERVE SYSTEM

## Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 et seq.) (BHC Act), Regulation Y (12 CFR Part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.
The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The application also will be
available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act (12 U.S.C. 1843). Unless otherwise noted, nonbanking activities will be conducted throughout the United States. Additional information on all bank holding companies may be obtained from the National Information Center website at www.ffiec.gov/nic/.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than September 9, 2004.
A. Federal Reserve Bank of Philadelphia (Michael E. Collins, Senior Vice President) 100 North 6th Street, Philadelphia, Pennsylvania 191051521:

1. Sterling Financial Corporation,

Lancaster, Pennsylvania; to merge with The Pennsylvania State Banking Company, and thereby indirectly acquire Pennsylvania State Bank, both in Camp Hill, Pennsylvania.
B. Federal Reserve Bank of Cleveland (Cindy C. West, Banking Supervisor) 1455 East Sixth Street, Cleveland, Ohio 44101-2566:

1. The PNC Financial Services Group, Inc., Pittsburgh, Pennsylvania; to merge with Riggs National Corporation, Washington, D.C., and thereby indirectly acquire Riggs Bank National Association, McLean, Virginia.

Board of Governors of the Federal Reserve System,

August 10, 2004.

## Robert deV. Frierson,

Deputy Secretary of the Board.
[FR Doc. 04-18675 Filed 8-13-04; 8:45 am] B:LING CODE 6210-01-S

## FEDERAL RESERVE SYSTEM

## Notice of Proposals to Engage In Permissible Nonbanking Activlties or to Acquire Companles that are Engaged in Permisslble Nonbanking Activities

The companies listed in this notice have given notice under section 4 of the Bank Holding Company Act (12 U.S.C. 1843) (BHC Act) and Regulation Y (12 CFR Part 225) to engage de novo, or to acquire or control voting securities or assets of a company, including the companies listed below, that engages
either directly or through a subsidiary or other company, in a nonbanking activity' that is listed in § 225.28 of Regulation Y (12 CFR 225.28) or that the Board has determined by Order to be closely related to banking and permissible for bank holding companies. Unless otherwise noted, these activities will be conducted throughout the United States.

Each notice is available for inspection at the Federal Reserve Bank indicated. The notice also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the question whether the proposal complies with the standards of section 4 of the BHC Act. Additional information on all bank holding companies may be obtained from the National Information Center website at www.ffiec.gov/nic/.

Unless otherwise noted, comments regarding the applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than August 30, 2004.

## A. Federal Reserve Bank of Atlanta

 (Sue Costello, Vice President) 1000 Peachtree Street, N.E., Atlanta, Georgia 30303:1. Centerstate Banks of Florida, Inc.,Winter Haven, Florida; to engage de novo through its subsidiary, CenterState Home Loans, LLC, Orlando, Florida, in making, acquiring, brokering, or servicing loans or other extensions of credit, pursuant to section 225.28(b)(1) of Regulation Y.
B. Federal Reserve Bank of Chicago (Patrick Wilder, Assistant Vice President) 230 South LaSalle Street, Chicago, Illinois 60690-1414:
2. Marshall \& Ilsley Corporation, Milwaukee, Wisconsin; to acquire Metavante Corporation, and thereby indirectly acquire Response Data Corp., both of Parsippany, New Jersey, and thereby engage in data processing activities, pursuant to section 225.28(b)(14)(i) of Regulation Y.

Board of Governors of the Federal Reserve System,

August 10, 2004.
Robert deV. Frierson,
Deputy Secretary of the Board.
[FR Doc.04-18674 Filed 8-13-04; 8:45 am] Billing Code 6210-01-S

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

## Agency for Healthcare Research and Quality

## Agency Informatlon Collection Activities; Proposed Collection; Comment Request

agency: Agency for Healthcare Research and Quality, HHS.
ACTION: Nutice.
SUMMARY: This notice announces the intention of Agency for Healthcare Research and Quality (AHRQ) to request that the Office of Management and Budget (OMB) allow the proposed information collection project: "Questionnaire and Data Collection Testing, Evaluation, and Research for the Agency for Healthcare Research and Quality". In accordance with the Paperwork Reduction Act of 1995, Public Law 104-13 (44 U.S.C. 3506(c)(2)(A)), AHRQ invites the public to comment on this proposed information collection.
DATES: Comments on this notice must be received by October 15, 2004.
ADDRESSES: Written comments should be submitted to: Cynthia D. McMichael, Reports Clearance Officer, AHRQ, 540 Gaither Road, Room \#5022, Rockville, MD 20850.
Copies of the proposed collection plans, data collection instruments, and specific details on the estimated burden can be obtained from the AHRQ Reports Clearance Officer.

## FOR FURTHER INFORMATION CONTACT:

Cynthia D. McMichael, AHRQ, Reports Clearance Officer, (301) 427-1651.

## SUPPLEMENTARY INFORMATION:

## Proposed Project

"Questionnaire and Data Collection Testing, Evaluation, and Research for the Agency for Healthcare Research and Quality."

AHRQ plans to employ the latest techniques to improve its current data collections by developing new surveys, and by revising existing surveys in anticipation of, or in response to, changes in the healthcare field, for a 3 year period. The clearance request is limited to research on questionnaires, data collection methods and related reports and does not extend to the collection of data for public release or policy formation.

A generic clearance for this work will allow AHRQ to draft and test survey instruments more quickly and with greater lead time, thereby managing project time more efficiently and
improving the quality of the data it collects.

It is envisioned that in some instances the ability to pretest/pilot-test surveyrelated instruments, in anticipation of work, or early in a project, may result in the decision not to proceed with particular survey activities, thereby saving both public and private resources and effectively eliminating or reducing respondent burden.

Many of the survey tools AHRQ develops are made available to users in the private sector. The health care environment changes rapidly and requires a quick response from the
agency to provide appropriately refined tools. A generic clearance for this methodological work will facilitate the agency's timely development of survey tools suitable for use in changing conditions.
It is particularly important to refine AHRQ's survey tools because they are frequently made available to help the private sector to improve health care quality by enabling the gathering of useful data for analysis and for providing information about health care quality to consumers and purchasers so that they can use their marketplace
choices to influence and improve health care quality.

## Methods of Collection

Participation in survey testing will be fully voluntary and non-participation will have no effect on eligibility for, or receipt of, future AHRQ health services research support or on future opportunities to participate in research or to obtain informative research results. Specific estimation procedures, when used, will be described when we notify OMB as to actual studies conducted under the clearance.

Estimated Annual Respondent Burden

| Type of research activity | Number of respondents | Estimated time per respondent | Total burden hours |
| :---: | :---: | :---: | :---: |
| Face-to-Face Interviews | 100 | 60 minutes | 100 |
| Field Tests (short) | 2,400 | 20 minutes | 800 |
| Field Tests (long) | 7,600 | 30 minutes | 3,800 |
| Lab Experiments | 200 | 90 minutes | 300 |
| Focus Groups | 100 | 60 minutes | 100 |
| Cognitive Interviews | 100 | 60 minutes | 100 |
| Totals | 10,500 | Not Applicable | 5,200 |

## Estimated Costs to the Federal Government

Expenses (equipment, overhead, printing, and support staff) will be incurred by AHRQ components as part of their normal operating budgets. No additional costs to the Federal Government is anticipated. Any deviation from these limits will be noted in reports made to OMB with respect to a particular study or studies conducted under the clearance.

## Request for Comments

In accordance with the above-cited legislation, comments on the AHRQ information collection are requested with regard to any of the following: (a) Whether the proposed collection of information is necessary for the proper performance of functions of AHRQ, including whether the information will have practical utility; (b) the accuracy of the AHRQ's estimate of burden (including hours and cost) of the proposed collection of information; (c) ways to enhance the quality, utility and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information upon the respondents, including the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will be summarized and included in the request for OMB approval of the proposed information
collection. All comments will become a matter of public record.
Dated: August 6, 2004.
Carolyn M. Clancy,
Director.
[FR Doc. 04-18654 Filed 8-13-04; 8:45 am] BILLING CODE 4160-90-M

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Disease Control and Prevention
[30Day-04-04FF]

## Proposed Data Collections Submitted for Public Comment and Recommendations

The Centers for Disease Control and Prevention (CDC) publishes a list of information collection requests under review by the Office of Management and Budget (OMB) in compliance with the Paperwork Reduction Act (44 U.S.C. Chapter 35). To request a copy of these requests, call the CDC Reports Clearance Officer at (404) 498-1210 or send an email to omb@cdc.gov. Send written comments to CDC Desk Officer, Human Resources and Housing Branch, New Executive Office Building, Room 10235, Washington, DC 20503 or by fax to (202) 395-6974. Written comments should be received within 30 days of this notice.

## Proposed Project

Workplace Stress Among Underground Coal Miners-New-The National Institute for Occupational Safety and Health (NIOSH), Centers for Disease Control and Prevention (CDC).

Work-related stress appears to increase the risk of atherosclerotic heart disease, musculoskeletal disorders such as back pain and carpal tunnel syndrome, and clinical depression. The mechanism by which stress increases the risk of chronic disease states is unknown, but is thought to involve abnormal communication between the brain and the endocrine system. Dysfunction of this communication system, called the Hypothalamic-Pituitary-Adrenal (HPA) axis, is found in a number of chronic diseases, including coronary heart disease, diabetes, and rheumatoid arthritis. In a healthy individual, there is flexible communication between the hypothalamus and pituitary gland, both located in the brain, and the adrenal gland, located above the kidneys. When stresses occur throughout the day, cortisol is released from the adrenal gland in response to signals from the brain. Cortisol prepares the body to respond to stress, after which cortisol levels return to normal. Chronic stress, with protracted or repeated challenge to the HPA axis, may lead to inappropriate levels of cortisol, further decline of HPA
axis function, and increased risk of chronic disease.

This study will investigate the relationship between workplace stress and function of the HPA axis among a sample population of coal miners. Coal miners experience a number of workrelated stresses, such as long hours of work, heavy workloads, shift work, and concerns about stability of employment. Miners will be asked to complete a 25 minute survey which asks about traditional job stressors including shift schedule and rotation, workload, and degree of control over work. The survey
also addresses stressors not typically examined in work stress surveys, including time spent in second jobs, commuting time to work, and responsibilities for care of children and the elderly.
Function of the HPA axis will be assessed by obtaining a series of cortisol samples from subjects right after they wake up in the morning. Recent studies have shown that the response of cortisol to awakening, measured in saliva, serves as a good marker of HPA axis function. Miners will be asked to obtain saliva samples at home, and send them to the

NIOSH Morgantown laboratory for analysis.

Analyses will examine the relationship between the cortisol response to awakening, an indicator of HPA axis function, and measures of workplace stress. Data collected in this study will help NIOSH determine if workplace stress results in HPA axis dysfunction, which has been linked to a number of chronic disease conditions. The estimated annualized burden is 167 hours.


Dated: August 10, 2004.

## Alvin Hall,

Director, Management Analysis and Services Office, Centers for Disease Control and Prevention.
[FR Doc. 04-18676 Filed 8-13-04; 8:45 am] BILLING CODE 4163-18-P

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Disease Control and Prevention

## [30Day-04-0260]

Proposed Data Collections Submitted for Public Comment and Recommendations

The Centers for Disease Control and Prevention ("CDC") publishes a list of information collection requests under review by the Office of Management and Budget ("OMB") in compliance with the Paperwork Reduction Act (44 U.S.C. Chapter 35). To request a copy of these requests, call the CDC Reports Clearance Officer at (404) 498-1210 or send an email to omb@cdc.gov. Send written comments to CDC Desk Officer, Human Resources and Housing Branch, New Executive Office Building, Room 10235,

Washington, DC 20503 or by fax to (202) 395-6974. Written comments should be received within 30 days of this notice.

## Proposed Project

Health Hazard Evaluations/Technical Assistance and Emerging Problems, OMB No. 0920-0260-ExtensionNational Institute for Occupational Safety and Health ("NIOSH"), Centers for Disease Control and Prevention ("CDC").

## Background

In accordance with the mandates of the Occupational Safety and Health Act of 1970 and the Federal Mine Safety and Health Act of 1977, the National Institute for Occupational Safety and Health ("NIOSH") responds to requests for health hazard evaluations to identify chemical, biological, or physical hazards in workplaces throughout the United States.
To comprehensively evaluate hazards in response to a request for a health hazard evaluation, NIOSH frequently conducts an on-site evaluation. The main purpose of an on-site evaluation is to help employers and employees ideatify and eliminate occupational health hazards. The interview and questionnaires are specific to each
workplace and its suspected disease(s) and hazards. The questionnaires are composed of items that were developed from standard medical and epidemiologic techniques.
NIOSH distributes interim and final reports of health hazard evaluations (excluding personal identifiers) to requesters, employers, employee representatives, the Department of Labor, and as appropriate to the Occupational Safety and Health Administration or Mine Safety and Health Administration and other state and federal agencies.
NIOSH administers a followback program to assess the effectiveness of its health hazard evaluation program in reducing workplace hazards. This program entails the mailing of followback questionnaires to employer and employee representatives in the workplace and, in some instances, a followback on-site evaluation. Due to the large number of investigations conducted each year, as well as the diverse and unpredictable nature of these investigations and the need to respond quickly to requests for assistance, NIOSH requests consolidated clearance for data collection of its health hazard evaluations. The estimated annualized burden is 3,901 hours.


| Respondents | No. of respondents | No. of responses/ respondent | Average burden/ response (in hrs) |
| :---: | :---: | :---: | :---: |
| D. Followback for evaluations without onsite evaluations: |  |  |  |
| Year 1 ............................................................. | 75 | 1 | 10/60 |
| Year 2 ........................................................................................................................... | 75 | 1 | 15/60 |

Dated: August 10, 2004.
Alvin Hall,
Director, Management Analysis and Services Office, Centers for Disease Control and Prevention.
[FR Doc. 04-18677 Filed 8-13-04; 8:45 am] BILLING CODE 4163-18-P

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

## Administration for Children and Families

## Notice of Public Consultation

AGENCY: Administration for Native Americans (ANA).
ACTION: Notice of Public Consultation.
SUMMARY: The Administration for Children and Families (ACF) will be holding a half-day Tribal Consultation Session on September 20, 2004 at the Rayburn House Office Building in Washington, DC.
DATES: September 20, 2004.
FOR FURTHER INFORMATION CONTACT: Kim Vigue, Administration for Native Americans, toll free at 1-877-922-9262 or www.masterkeyconsulting.com/ acfconference.
SUBMISSION INFORMATION: Tribal leaders and representatives interested in submitting written testimony or topics to be discussed on the Consultation Session agenda should contact Kim Vigue toll free at 1-877-922-9262.
If you are proposing a topic to be addressed in the Consultation Session, please be sure to include a brief description of the topic area along with the name and contact information of a suggested presenter.
The public record will remain open for 60 days following the September 20, 2004 consultation. Written comment and testimony can be submitted until November 19, 2004.

## SUPPLEMENTARY INFORMATION:

The Administration for Children and Families would like to invite Tribal leaders to participate in a formal consultation Session with ACF senior officials and program directors. The Consultation Session will take place Monday, September 20, 2004 from 8:30 a.m. to 12:30 p.m. in Rayburn House Office Building Room B-339.

The intent of this Consultation Session is to allow ACF officials to hear first hand from Tribal leaders and representatives of Tribal organizations and Native Americans non-profit organizations about the implementation of ACF programs in Native Americans communities. Of particular interest are the challenges that Tribes and Tribal organizations face in accessing ACF program funding and using program funding to support social and economic development activities in Native American communities. ACF offices such as the Administration for Native Americans, Office of Child Support Enforcement, Office of Community Services, Office of Family Assistance, Child Care Bureau, Children's Bureau, Head Start Bureau, and the Family and Youth Services Bureau will be represented.
Because of the limited time, ACF has collaborated with Master Key Consulting to plan and facilitate the session. Master Key Consulting will be responsible for coordinating the stakeholders who wish to participate in the Consultation Session and will work with a planning committee to develop a structured agenda, identifying key issues to be raised and spokespersons to present testimony on the issues.

Dated: August 6, 2004.
Quanah Crossland Stamps,
Commissioner, Administration for Native Americans.
[FR Doc. 04-18588 Filed 8-13-04; 8:45 am] BILLING CODE 4184-01-M

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

## Food and Drug Administration

[Docket No. 2004N-0355]

## Scientific Considerations Reiated to Developing Foliow-On Protein Products

AGENCY: Food and Drug Administration, HHS.
ACTION: Notice of public workshop.
summary: The Food and Drug
Administration (FDA) is announcing a public workshop on scientific and technical considerations related to the
development of follow-on protein pharmaceutical products. The agency is planning to develop draft guidance on this topic during the coming year. The purpose of this workshop is to obtain input from interested persons on the topics outlined in this document related to developing and approving follow-on protein pharmaceutical products. The agency will consider presentations made at the workshop and comments submitted to the docket before and after the workshop when developing the draft guidance.
DATES: The public workshop will be held on Tuesday, September 14, 2004, from 8:30 a.m. to 5 p.m. and
Wednesday, September 15, 2004 from 8 a.m. to 12 noon. Submit requests to make a presentation by September 7, 2004.
addresses: The public workshop will be held at the University of MarylandShady Grove Conference Center, 9630 Gudelsky Dr., Rockville, MD 20850.

Submit written comments on scientific topics related to follow-on protein products to the Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852. Two copies of any comments are to be submitted, except that individuals may submit one copy. Comments are to be identified with the docket number found in brackets in the heading of this document.
FOR FURTHER INFORMATION CONTACT:
To register to present: Marilyn Welschenbach, Center for Drug Evaluation and Research (HFD121), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20852, 301-4435089, FAX: 301-443-5245, e-mail: Marilyn.Welschenbach@fda.gov.

With regard to the scientific topics outlined in this notice: Keith Webber, Center for Drug Evaluation and Research, Food and Drug Administration (HFD-121), 5600 Fishers Lane, Rockville, MD 20852, 301-443-5089, FAX: 301-4435234, e-mail:
Keith.Webber@fda.gov, or Chris Joneckis, Center for Biologics Evaluation and Research (HFM-1),

Food and Drug Administration, 1401 Rockville Pike, Rockville, MD 20892, 301-827-2000, e-mail: Christopher.Joneckis@fda.gov.

## SUPPLEMENTARY INFORMATION:

## I. General Information

During the past several years, FDA has received numerous inquiries concerning how a sponsor may scientifically demonstrate that its protein pharmaceutical product is similar enough to a product that FDA has licensed under the Public Health. Service (PHS) Act or approved under the Federal Food, Drug, and Cosmetic Act to obtain licensure or approval without conducting certain studies that would otherwise be necessary. This public workshop is not intended to address legal or regulatory issues. Because of the scientific complexity of protein pharmaceutical products, FDA intends to conduct an extensive public dialogue on the scientific issues relating to the development and approval of such products. For the purposes of this w.orkshop, we use the term "follow-on protein product" to refer to a protein that is intended to be a similar version or copy of an already approved or licensed protein pharmaceutical product. Such proteins might be produced through biotechnology or derived from natural sources. (This public workshop is not intended to address "second-generation protein products" which we have tentatively defined as products that are similar to an already approved or licensed product but which have been deliberately modified to change one or more of the product's characteristics (e.g., to provide more favorable pharmacokinetic parameters or to decrease immunogenicity)). This public workshop is concerned only with scientific issues relating to follow-on protein products.

On March 16, 2004, in its Critical Path report, available at http://www.fda.gov/ oc/initiatives/criticalpath, FDA announced an initiative to identify the problems and some potential solutions to ensure that breakthroughs in medical science can be translated to safe, effective, and available medical products. In the report, FDA underscored the importance of FDA collaboration with academic researchers, product developers, patient groups, and other stakeholders to make the critical path more predictable and less costly. Consistent with the Critical Path Initiative, FDA is seeking input from its broad stakeholder community as it begins the process of exploring the
scientific framework for developing and approving follow-on protein products.

## II. Information on the Public Workshop

## A. Why Are We Holding This Public

 Workshop?It is critical that the agency solicit the scientific and technological perspectives of manufacturers, academia, and other interested persons to determine the state of the science as it relates to protein characterization, production, and assessment of similarity. Such information will be critical to any guidance on follow-on protein products.

## B. Where Will This Public Workshop Be Held?

University of Maryland-Shady Grove Conference Center, 9630 Gudelsky Dr., Bldg. II, rm. 1422, Rockville, MD 20850.
C. When Will This Public Workshop Be Held?
The public workshop will be held on September 14, 2004, from 8:30 a.m. to 5 p.m. and September 15, 2004, from 8 a.m. to 12 noon.

## D. How Will the Public Workshop Be Organized?

The agency is seeking input on a series of scientific topics (see section III of this document) and is asking interested persons to make presentations on these and other pertinent scientific topics. A panel of agency experts will listen to the presentations organized by the categories listed in section III of this document, after which they may ask followup questions of the presenters.

## E. How Can I Participate?

## 1. In Person

Persons who wish to make a presentation during the public workshop must file an electronic, written, or facsimile notice of participation with Marilyn
Welschenbach by September 7, 2004 (see FOR FURTHER INFORMATION CONTACT). The notice of participation shall contain the speaker's following information:

- Name
- Title
- Business affiliation, if any
- Address
- Telephone number
- Fax number
- A brief summary of the presentation
- Designate topic categories A
through F (see section III of this document) for the presentation
-Approximate amount of time requested for the presentation (presentations should be limited to 10 minutes in duration).
We recommend that individuals and organizations with common interests
consolidate or coordinate their presentations and request time for a joint presentation. After registration has closed, FDA will inform participants of the amount of time available for their presentations based on the final agenda and on which day they will be scheduled to present. Persons requiring a sign language interpreter or other special accommodations should notify Marilyn Welschenbach by September 1, 2004.

2. In Writing

FDA has established a public docket for comments. Comments can be submitted until November 12, 2004. It is important that comments submitted to the docket be identified with the docket number found in brackets in the heading of this document. Submit written comments to the Division of Dockets Management (see ADDRESSES).

## F. Is There a Registration Fee for This Public Workshop?

There is no registration fee for this public workshop.

## G. What if I Have Scientific or Logistical Questions?

If you have any logistical questions about the public workshop, please contact Marilyn Welschenbach; scientific questions may be addressed to Keith Webber or Chris Joneckis. Contact information is listed under the FOR FURTHER INFORMATION CONTACT section of this document.

## H. Can I Get a Transcript of This Public

 Workshop?A transcript of the public workshop will be available from the Division of Dockets Management, approximately 15 business days after the workshop at a cost of 10 cents per page. The transcript of the workshop will also be available for public examination at the Division of Dockets Management between 9 a.m. and 4 p.m., Monday through Friday.

## III. Background Information

FDA seeks comment on the following topics and other scientific issues related to follow-on protein products:

## A. Manufacturing Issues

1. What aspects of the manufacturing process determine the characteristics of a protein product whether produced through biotechnology or derived from natural sources?
2. What parts of the manufacturing process should the agency focus on when assessing similarity between products?

## B. Characterization

1. What is the capability of current analytical technology to adequately characterize protein products?
2. Are there new technologies that hold promise for helping to characterize proteins?
3. What factors, including quality attributes, impurity profiles, and changes in the manufacturing process, should be considered when assessing similarity of different protein products?
4. Is it possible to accurately predict safety and efficacy from analytical studies?

## C. Immunogenicity

1. How, and to what extent, should immunogenicity be evaluated for a follow-on protein product?
2. Under what circumstances should comparative immunogenicity studies be conducted?

## D. Preclinical and Clinical

1. When and how would it be appropriate to streamline or eliminate certain animal or human studies during development of a follow-on protein product?

## E. Potency and Surrogates for Efficacy and Safety

1. What factors should be considered regarding bioactivity and potency assays used for comparing two products?
2. What is the role of in vitre and in vivo assays for use as surrogates in establishing safety and efficacy?

## F. Terminology

1. Please comment on the appropriateness of this notice's working definition of "follow-on protein" as a protein that is intended to be a similar version or copy of an already approved or licensed protein pharmaceutical product.
2. Please comment on this notice's working definition of a "secondgeneration protein product" as a product similar to an already approved or licensed product but which has been deliberately modified to change one or more of the product's characteristics (e.g., to provide more favorable pharmacokinetic parameters or to decrease immunogenicity).

Dated: August 10, 2004.

## Jeffrey Shuren,

Assistant Commissioner for Policy.
[FR Doc. 04-18627 Filed 8-11-04; 11:15 am] BILLNG CODE 4160-01-S

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

## Food and Drug Administration

[Docket No. 2004D-0361]
Guldance for Industry: Prior Notice of Imported Food Contingency Plan for System Outages; Avallability
Agencr: Food and Drug Administration, HHS.
ACTION: Notice.
summary: The Food and Drug
Administration (FDA) is announcing the availability of a contingency plan that provides guidance on submitting prior notice of imported food during system outages affecting the applicable FDA and Customs and Border Protection (CBP) program systems. Section 307 of the Public Health Security and Bioterrorism Preparedness and Response Act of 2002 (the Bioterrorism Act) and its implementing regulations require prior notice to FDA of all food imported or offered for import into the United States.
DATES: This guidance is final upon the date of publication. However, you may submit written or electronic comments at any time.
ADDRESSES: Submit written requests for single copies of the guidance to the Division of Compliance Policy (HFC230), Office of Enforcement, Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857. Send one self-addressed adhesive label to assist that office in processing your request or include a fax number to which the guidance may be sent.

Submit written comments on the guidance to the Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852. Submit electronic comments to http:// www.fda.gov/dockets/ecomments. See the SUPPLEMENTARY INFORMATION section for electronic access to the guidance document.
FOR FURTHER INFORMATION CONTACT:
Domenic Veneziano, Office of
Regulatory Affairs (HFC-100), Food and
Drug Administration, 5600 Fishers
Lane, Rockville, MD 20857, 703-6217809.

## SUPPLEMENTARY INFORMATION:

## I. Background

In the Federal Register of October 10, 2003 ( 68 FR 58974), FDA issued an interim final rule (IFR) to implement section 307 of the Bioterrorism Act. The prior notice IFR requires the submission to FDA of prior notice of food, including
animal feed, that is imported or offered for import into the United States. The prior notice IFR provides that if a customs broker's or self-filer's system is not working or if the Automated Broker Interface of the Automated Commercial System is not working, prior notice must be submitted through the Prior Notice System Interface (PNSI); and that if PNSI or the Operational and Administrative System for Import Support is not operating, prior notice information must be submitted by email or by fax to FDA.

We stated in the prior notice IFR that FDA does not plan to exempt any specific categories of food articles from prior notice if system(s) are not working, and that FDA and CBP are working together to develop contingency plans for when the applicable FDA and CBP program systems are not working (68 FR 58974 at 58997). FDA with concurrence from CBP is announcing the availability of a contingency plan that provides guidance on submitting prior notice of imported food during system outages affecting the applicable FDA and CBP program systems. The contingency plan identifies seven potential system downtime scenarios that could impact transmission, confirmation, and processing of prior notice submissions and explains recommended submission options for each of the identified scenarios. In any of the scenarios described in the contingency plan, where the alternate submission options include both e-mail and fax (telephonic facsimile) transmissions, e-mail transmission is strongly encouraged as the more efficient means.

FDA is issuing this document as a level 1 guidance consistent with FDA's good guidance practices regulation ( $\$ 10.115$ ( 21 CFR 10.115)). The contingency plan is being implemented immediately without prior public comment, under $\$ 10.115(\mathrm{~g})(2)$, because the agency has determined that prior public participation is not feasible or appropriate. Under section 307 of the Bioterrorism Act, the prior notice requirements were effective December 12, 2003, and FDA and CBP's systems for processing prior notice submissions are up and running, making it urgent that the agencies explain how submitters can fulfill the prior notice requirements in the event of system outages.

## II. Comments

Interested persons may submit to the Division of Dockets Management (see ADDRESSES) written or electronic comments on the guidance document. Submit two copies of written comments, except that individuals may submit one
copy. Comments are to be identified with the docket number found in brackets in the heading of this document. The guidance and received comments may be seen in the Division of Dockets Management between 9 a.m. and 4 p.m., Monday through Friday.

## III. Electronic Access

Persons with access to the Internet may obtain the document at http:// www.fda.gov/oc/bioterrorism/ bioact.html.

Dated: August 11, 2004.
John Marzilli,
Acting Associate Commissioner for Regulatory Affairs.
[FR Doc. 04-18741 Filed 8-12-04; 10:56 am] BILLING CODE 4160-01-S

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

## Food and Drug Administration

[Docket No. 2003D-0554]
Revised Compliance Policy Guide Regarding Prior Notice of Imported Food Under the Public Health Security and Bioterrorism Preparedness and Response Act of 2002; Revised Joint Food and Drug Administration-
Customs and Border Protection Plan for Increasing Integration and Assessing the Coordination of Prior Notice Timeframes; Availability
agencr: Food and Drug Administration, HHS.
ACTION: Notice.
summary: The Food and Drug Administration (FDA) is announcing the availability of a revised compliance policy guide (CPG) Sec. 110.310 entitled "Prior Notice of Imported Food Under the Public Health Security and Bioterrorism Preparedness and Response Act of 2002." The CPG provides written guidance to FDA's and Customs and Border Protection's (CBP's) staff on enforcement of the Public Health Security and Bioterrorism Preparedness and Response Act of 2002 (the Bioterrorism Act) and the agency's implementing regulations, which require prior notice for all food imported or offered for import into the United States. This document also describes certain date changes to the Joint Food and Drug AdministrationCustoms and Border Protection Plan for Increasing Integration and Assessing the Coordination of Prior Notice Timeframes (revised joint plan) that was announced in the Federal Register of April 14, 2004 (69 FR 19765).

DATES: The revised CPG and the revised joint plan are final upon the date of publication. However, you may submit written or electronic comments on the revised CPG at any time.
ADDRESSES: Submit written requests for single copies of the revised CPG to the Division of Compliance Policy (HFC230), Office of Enforcement, Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857. Send one self-addressed adhesive label to assist that office in processing your request or include a fax number to which the revised CPG may be sent. Submit written comments on the revised CPG to the Division of Dockets Management, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852. Submit electronic comments to http://www.fda.gov/dockets/ ecomments.
Submit written requests for single copies of the revised joint plan to the Office of Regional Operations (HFC100), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857. Send one self-addressed adhesive label to assist that office in processing your request or include a fax number to which it may be sent.

See the SUPPLEMENTARY InFORMATION section for electronic access to the revised CPG and the revised joint plan. FOR FURTHER INFORMATION CONTACT: Domenic Veneziano, Office of Regulatory Affairs (HFC-100), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 703-6217809.

## SUPPLEMENTARY INFORMATION:

## I. Background

## A. Revisions to the CPG

FDA is announcing the availability of revised CPG Sec. 110.310 entitled "Prior Notice of Imported Food Under the Public Health Security and Bioterrorism Preparedness and Response Act of 2002." This revised CPG is issued with CBP concurrence and explains to FDA and CBP staff the new FDA and CBP policies on enforcement of section 307 of the Bioterrorism Act and its implementing regulations, which require prior notice to FDA of all food imported or offered for import into the United States (68 FR 58974, October 10, 2003), (codified at 21 CFR 1.276 through 1.285)). The original CPG was issued in December 2003 and was revised in June 2004 to include additional guidance regarding food imported or offered for import for noncommercial purposes with a noncommercial shipper. Since the prior notice interim final rule (IFR) became effective in December 2003, FDA and CBP have been reviewing the
data quality of prior notice submissions. This review has revealed practical implementation problems with certain data elements, such as registration number, bill of lading number, and ultimate consignee. In part, these problems result from a lack of standardization. The problems also arose due to the practical difficulties faced by submitters in obtaining required information in complex commercial settings. Therefore, the CPG is being revised concerning the following violations:

- The registration number submitted for the manufacturing facility is inaccurate or is invalid;
- The registration number for the shipper is not provided;
- The airway bill number or bill of lading number is not provided or is invalid; and
- The name and address of the ultimate consignee is inaccurate because it contains the name and address of the express consignment operator or consolidator instead of the ultimate consignee.

For the violations listed previously in this document, FDA and CBP should typically consider not taking any regulatory action until November 1, 2004. ${ }^{1}$ If, however, the violation reflects a history of repeated conduct of a similar nature by a person who had been notified of such violations, then the action FDA and CBP staff typically should consider taking is assessment of CBP Civil Monetary Penalties.

Another change relates to food imported or offered for import for quality assurance, research or analysis purposes only, not for human or animal consumption and not for resale. If prior notice does not include a required manufacturing facility registration number, FDA and CBP should typically not take any regulatory action.
FDA is issuing this revised CPG as level 1 guidarice consistent with FDA's good guidance practices regulation ( $\$ 10.115$ (21 CFR 10.115)). The revised CPG Sec. 110.310 is being implemented immediately without prior public comment, under $\S 10.115(\mathrm{~g})(2)$, because the agency has determined that prior public participation is not feasible or appropriate. This document revises policies that were due to take effect on August 13, 2004, so it is urgent that the

[^12]agencies explain their new enforcement policies before that date.
B. Revisions to the Joint FDA-CBP Plan for Increasing Integration and Assessing the Coordination of Prior Notice Timeframes

On April 14, 2004, FDA and CBP (we) announced the availability of a joint plan entitled "Joint FDA-CBP Plan for Increasing Integration and Assessing the Coordination of Prior Notice Timeframes." The joint plan describes the process by which FDA and CBP intend to increase integration and examine whether we could amend the timeframe requirements in FDA's prior notice IFR to have the same advanced notice timeframes for arrivals by land via road or rail or arrival via air that are currently in CBP's advarıce electronic information rule ( 69 FR 19765). Due to the revisions in the CPG described previously that extend the transition period of the prior notice IFR to November 1, 2004, certain dates outlined in the joint FDA-CBP are revised as follows:

- We intend to implement the plan in November 2004.
- From November 1, 2004, to January 3,2005 , we plan to assess existing procedures and staffing needed to receive, review, and respond to the prior notices submitted in accordance with the prior notice IFR (i.e., 2 hours before arrival by land by road; 4 hours before arrival by air or by land by rail; and 8 hours before arrival by water).
- From January 4, 2005, to February 3,2005 , we intend to identify what changes to work practices and staffing would be necessary to determine if FDA could continue to receive, review, and respond to all prior notice submissions with reduced timeframes (e.g., 1 hour or 30 minutes before arrival by land by road; 2 hours before arrival by land by rail; and by "wheels up" for flights originating in North and Central America, South America (north of the Equator only), the Caribbean, and Bermuda; otherwise 4 hours before arrival by air).
- From February 4, 2005, to May 3, 2005, we plan to implement necessary changes and make appropriate adjustments to ensure we could receive, review, and respond to all prior notice submissions with reduced timeframes.
- In June 2005, we intend to issue a prior notice final rule that responds to the comments we received on the prior notice IFR, including this revised joint plan, during the two open comment periods.


## II. Comments

Interested persons may submit to the Division of Dockets Management (see ADDRESSES) written or electronic comments on the revised CPG. Submit a single copy of electronic comments or two paper copies of any mailed comments, except that individuals may submit one paper copy. Comments are to be identified with the docket number found in brackets in the heading of this document. The revised CPG and received comments may be seen in the Division of Dockets Management between 9 a.m. and 4 p.m., Monday through Friday.

## III. Electronic Access

An electronic version of the revised CPG is available on the Internet at http:/ /www.fda.gov/ora under "Compliance Reference." An electronic version of the revised joint plan is available on the Internet at http://www.fda.gov/oc/ bioterrorism/bioact.html.

Dated: August 11, 2004.

## John Marzilli,

Acting Associate Commissioner for Regulatory Affairs.
[FR Doc. 04-18742 Filed 8-12-04; 10:56 am] BILLING CODE 4160-01-S

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

## National Institutes of Health

Government-Owned Inventions;
Availability for LicensIng
AGENCY: National Institutes of Health, Public Health Service, DHHS. ACTION: Notice.

SUMMARY: The inventions listed below are owned by an agency of the U.S. Government and are available for licensing in the U.S. in accordance with 35 U.S.C. 207 to achieve expeditious commercialization of results of federally-funded research and development. Foreign patent applications are filed on selected inventions to extend market coverage for companies and may also be available for licensing.
ADDRESSES: Licensing information and copies of the U.S. patent applications listed below may be obtained by writing to the indicated licensing contact at the Office of Technology Transfer, National Institutes of Health, 6011 Executive Boulevard, Suite 325, Rockville,
Maryland 20852-3804; telephone: (301) 496-7057; fax: (301) 402-0220. A signed Confidential Disclosure Agreement will be required to receive copies of the patent applications.

## Multivariate Profiling of Complex Biological Regulatory Pathways

Kevin Gardner et al. (NCI)
U.S. Patent Application No. 10/822,140 filed 12 Apr 2004 (DHHS Reference
No. E-127-2003/0-US-02)
Licensing Contact: Cristina
Thalhammer-Reyero; (301) 435-4507; thalhamc@mail.nih.gov.
This invention is in the general area of methods for high-throughput profiling of transcriptional targets. More particularly, it can be described as systems and methods for generating and analyzing multi-factorial biological response profiles, using a transcriptional approach that profiles the activation of multiple transcriptional targets against combinatorial arrays of signal transducing agents and therapeutic drugs. Cellular behavior in response to changes in its environment is controlled through extracellular events that are biochemically "transduced" at the cell membrane, and through a series of molecular signaling pathways converge in the nucleus to influence the combination of transcription factor binding sites that control the activation of targeted genes. Most of those promoter or regulatory regions of gene loci have a modular structure that is bound by two or more different transcriptional factors in a highly cooperative fashion. Accordingly, it is the nature of the surrounding regulatory elements or "promoter context" that combine to determine how genes are transcriptionally regulated. Currently there are very few techniques that provide a clear picture of the level of signal integration that must occur at these transcriptional targets.

The technology is further described in Targeting Combinatorial
Transcriptional Complex Assembly at Specific Modules within the Interleukin2 Promoter by the Immunosuppressant SB203580 by James L. Smith, Irene Collins, G. V. R. Chandramouli, Wayne G. Butscher, Elena Zaitseva, Wendy J. Freebern, Cynthia M. Haggerty, Victoria Doseeva, and Kevin Gardner. J. Biol. Chem., Oct 2003; 278: 41034-41046).

## Resonant Structure for Spatial and

 Spectral-Spatial Imaging of Free Radical Spin Probes Using Radiofrequency Time Domain Electron Paramagnetic Resonance SpectroscopyNallathamb Devasahayam et al. (NCI) U.S. Patent 6,573,720 issued 03 Jun 2003 (DHHS Reference No. E-166-1997/0-US-07); European, Japanese, Canadian and Australian rights are also pending

Licensing Contact: Michael Shmilovich; (301) 435-5019;
shmilovm@mail.nih.gov.
Available for licensing and commercial development is a radiofrequency coil design suitable for detecting time domain electron paramagnetic resonance responses from spin probes after pulsed excitation using radio-frequency irradiation (60-400 MHz ). The coil is configured in an array of numerous surface coils of appropriate diameters connected in a parallel configuration with appropriate spacing between individual surface coils to form a volume type resonator. The design can accommodate and irradiate objects of varying dimensions, such as living objects, containing free radical spin probes and induce an EPR signal which can also be recovered by the resonator. Such a resonator has the capability of facilitating the enhanced dissipation of noise to thermal noise levels associated with the input power from the radiofrequency pulse, and recovering weak and rapidly decaying free induction decays. In addition, the lowering of the $Q$ values by over-coupling, instead of resistively damping provides enhanced B1 fields thereby increasing the sensitivity of detection of the resonance signals after pulsed excitation.
Dated: August 2, 2004.
Steven M. Ferguson,
Director, Division of Technology Development and Transfer, Office of Technology Transfer, National Institutes of Health.
[FR Doc. 04-18621 Filed 8-13-04; 8:45 am] BILLING CODE 4140-01-P

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

## National Institutes of Health

## Government-Owned Inventions;

 Availability for LicensIngAgencr: National Institutes of Health, Public Health Service, DHHS ACTION: Notice.
summary: The inventions listed below are owned by an agency of the U.S. Government and are available for licensing in the U.S. in accordance with 35 U.S.C. 207 to achieve expeditious commercialization of results of federally-funded research and development. Foreign patent applications are filed on selected inventions to extend market coverage for companies and may also be available for licensing.
ADDRESSES: Licensing information and copies of the U.S. patent applications listed below may be obtained by writing
to the indicated licensing contact at the Office of Technology Transfer, National Institutes of Health, 6011 Executive Boulevard, Suite 325, Rockville, Maryland 20852-3804; telephone: 301/ 496-7057; fax: 301/402-0220. A signed Confidential Disclosure Agreement will be required to receive copies of the patent applications.
Diagnostic Tool for Diagnosing Benign Versus Malignant Thyroid Lesions
Steven Libutti et al. (NCI)
U.S. Provisional Application No. 60/ 560,900 filed 09 Apr 2004 (DHHS Reference No. E-124-2004/0-US-01) Licensing Contact: Mojdeh Bahar; 301/ 435-2950; baharm@mail.nih.gov.
The present invention is directed to the use of genes differentially expressed in benign and malignant thyroid lesions for the diagnosis and staging of thyroid cancer. The invention allows for the analysis of RNA isolated from tissues using gene expression profiling. The invention has identified a group of genes which can be used as a diagnostic predictor model for differentiating benign versus malignant thyroid tissue using microarray or quantitative RTPCR.

## Pharmacodynamic Āssay

Eun Joo Chung and Jane Trepel (NCI)
U.S. Provisional Application No. 60/

548,894 filed 27 Feb 2004 (DHHS
Reference No. E-094-2004/0-US-01) Licensing Contact: Mojdeh Bahar; 301/

435-2950; baharm@mail.nih.gov.
This invention is a rapid, simple, sensitive flow cytometric assay for the pharmacodynamic analysis of histone deacetylase inhibitors in clinical development as novel anti-cancer agents. The assay can be performed on 50 microliters of whole blood, the equivalent of a finger stick. The assay can quantify simultaneously the effects of multiple classes of drug and thus be used for pharmacodynamic analysis of HDAC inhibitors in combination therapy.

## Adduct Compounds of

 Pyrrolobenzodiazepinones,Compositions Comprising the Same and Methods Related Thereto
Paul S. Liu (NCI), Gregory Turner, Babu R. Vishnuvajjala (NCI), David

Thurston (EM), and Philip W. Howard (EM)
U.S. Provisional Application No. 60/ 513,751 filed 22 Oct 2003 (DHHS Reference No. E-007-2004/0-US-01) Licensing Contact: Brenda Hefti; 301/ 435-4632; heftib@mail.nih.gov.
This invention is a small molecule that has potential as a cancer
therapeutic, termed SJG-136. It is a dimeric synthetic analog of the pyrrolobenzodiazepine family of antitumor antibiotics derived from various Streptomyces species. SJG-136 has shown significant cytotoxicity and antitumor activity in vitro and in vivo. The particular compositions disclosed in the present application represent new structures that were not claimed previously.
Dated: August 6, 2004.
Steven M. Ferguson,
Director, Division of Technology Development and Transfer, Office of Technology Transfer, National Institutes of Health.
[FR Doc. 04-18622 Filed 8-13-04; 8:45 am] BILLING CODE 4140-01-P

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

## National Institutes of Health

## National Institute of Diabetes and Digestive and Kidney Dlseases; Notice of Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of meetings of the National Diabetes and Digestive and Kidney Diseases Advisory Council.
The meetings will be open to the public as indicated below, with attendance limited to space available. Individuals who plan to attend and need special assistance, such as sign language interpretation or other reasonable accommodations, should notify the Contact Person listed below in advance of the meeting.
The meetings will be closed to the public in accordance with the provisions set forth in sections $552 \mathrm{~b}(\mathrm{c})(4)$ and $552 \mathrm{~b}(\mathrm{c})(6)$, Title 5 U.S.C. as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.
Name of Committee: National Diabetes and Digestive and Kidney Diseases Advisory Council.
Date: September 22-23, 2004.
Open: September 22, 2004, 8:30 a.m. to 12 p.m.

Agenda: To present the Director's Report and other scientific presentations.
Place: National Institutes of Health, Building 31, 31 Center Drive, Conference Room 10, Bethesda, MD 20892.

Closed: September 23, 2004, 9:45 a.m. to 10:15 a.m.

Agenda: To review and evaluate grant applications.
Place: National Institutes of Health, Building 31, 31 Center Drive, Conference Room 10, Bethesda, MD 20892.
Open: September 23, 2004, 10:15 a.m. to adjournment.
Agenda: Continuation of the Director's Report and other scientific presentations. Place: National Institutes of Health, Building 31, 31 Center Drive, Conference Room 10, Bethesda, MD 20892.

Contact Person: Robert D. Hammond, PhD. Director for Extramural Activities, National Institute of Diabetes and Digestive and Kidney Diseases, National Institutes of Health, 6707 Democracy Blvd., Room 715, MSC 5452, Bethesda, MD 20892-5452, (301) 594-8834, hammondr@extra.niddk.nih.gov.

Name of Committee: National Diabetes and Digestive and Kidney Diseases Advisory Council Diabetes, Endocrinology, and Metabolic Diseases Subcommittee.
Date: September 22-23, 2004.
Open: September 22, 2004, 1 p.m. to 3:15 p.m.

Agenda: To review the Division's scientific and planning activities.

Place: National Institutes of Health, Building 31, 31 Center Drive, Conference Room 10, Bethesda, MD 20892.
Closed: September 22, 2004, 3:30 p.m. to 5:30 p.m.
Agenda: To review and evaluate grant applications.
Place: National Institutes of Health, Building 31, 31 Center Drive Conference Room 10, Bethesda, MD 20892.

Open: September 23, 2004, 8 a.m. to 9:30 a.m.

Agenda: Continuation of the review of the Division's scientific and planning activities.
Place: National Institutes of Health, Building 31, 31 Center Drive, Conference Room 10, Bethesda, MD 20892.

Contact Person: Robert D. Hammond, PhD., Director for Extramural Activities, National Institute of Diabetes and Digestive and Kidney Diseases, National Institutes of Health, 6707 Democracy Blvd., Room 715, MSC 5452, Bethesda, MD 20892-5452, (301) 594-8834, hammondr@extra.niddk.nih.gov.

Name of Committee: National Diabetes and Digestive and Kidney Diseases Advisory Council Digestive Diseases and Nutrition Subcommittee.

Date: September 22-23, 2004.
Open: September 22, 2004, 1 p.m. to 3 p.m.
Agenda: To review the Division's scientific and planning activities.

Place: National Institutes of Health,
Building 31, 31 Center Drive, Conference Room 9A22, Bethesda, MD 20892.

Closed: September 22, 2004, 3:15 p.m. to 5:30 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, Building 31, 31 Center Drive, Conference Room 9A22, Bethesda, MD 20892.
Open: September 22, 2004, 8 a.m. to 9:30 a.m.

Agenda: Continuation of the review of the Division's scientific and planning activities.
Place: National Institutes of Health,
Building 31, 31 Center Drive, Conference Room 9A22, Bethesda, MD 20892.

Contact Person: Robert D. Hammond, PhD. Director for Extramural Activities, National Institute of Diabetes and Digestive and Kidney Diseases, National Institutes of Health, 6707 Democracy Blvd., Room 715, MSC 5452, Bethesda, MD 20892-5452, 301-594-8834, hammondr@extra.niddk.nih.gov.

Name of Committee: National Diabetes and Digestive and Kidney Diseases Advisory Council, Kidney, Urologic, and Hematologic Diseases Subcommittee.

Date: September 22-23, 2004.
Open: September 22, 2004, 1 p.m. to 4:30 p.m.

Agenda: To review the Division's scientific and planning activities.
Place: National Institutes of Health, Building 31, 31 Center Drive, Conference Room 7, Bethesda, MD 20892.

Closed: September 22, 2004, 4:30 p.m. to 5:30 p.m.

Agenda: To review and evaluate grant applications.
Place: National Institutes of Health, Building 31, 31 Center Drive, Conference Room 7, Bethesda, MD 20892.

Closed: September 22, 2004, 8 a.m. to 9:30 a.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, Building 31, 31 Center Drive, Conference Room 7, Bethesda, MD 20892.

Contact Person: Robert D. Hammond, PhD., Director for Extramural Activities, National Institute of Diabetes and Digestive and Kidney Diseases, National Institutes of Health, 6707 Democracy Blvd., Room 715, MSC 5452, Bethesda, MD 20892-5452, (301) 594-8834, hammondr@extra.niddk.nih.gov.
Any interested person may file written comments with the committee by forwarding the statement to the Contact Person listed on this notice. The statement should include the name, address, telephone number, and, when applicable, the business or professional affiliation of the interested person.

In the interest of security, NIH has instituted stringent procedures for entrance into the building by non-government employees. Persons without a government I.D. will need to show a photo I.D. and signin at the security desk upon entering the building.

Information is also available on the Institute's/Center's home page: www.niddk.nih.gov/fund/divisions/DEA/ Council/coundesc.htm., where an agenda and any additional information for the meeting will be posted when available.
(Catalogue of Federal Domestic Assistance Program Nos. 93.847, Diabetes,
Endocrinology and Metabolic Research; 93.848, Digestive Diseases and Nutrition Research; 93.849, Kidney Diseases, Urology and Hematology Research, National Institutes of Health, HHS)

Dated: August 6, 2004.
Anna P. Snouffer,
Acting Director, Office of Federal Advisory Committee Policy.
[FR Doc. 04-18623 Filed 8-13-04; 8:45 am] BILLING CODE 4140-01-M

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

## National Institute of Health

## National Institute on Drug Abuse; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of a meeting of the National Advisory Council on Drug Abuse.

The meeting will be open to the public as indicated below, with attendance limited to space available. Individuals who plan to attend and need special assistance, such as sign language interpretation or other reasonable accommodations, should notify the Contact Person listed below in advance of the meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections $552 \mathrm{~b}(\mathrm{c})(4)$ and 552 b (c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.
Name of Committee: National Advisory Council on Drug Abuse.
Date: September 21-22, 2004.
Closed: September 21, 2004, 2 p.m. to 4 p.m.

Agenda: To review and evaluate grant applications.
Place: National Institutes of Health, Neuroscience Center, 6001 Executive Boulevard, Rockville, MD 20852.
Open: September 22, 2004 8:30 a.m. to 11:30 a.m.
Agenda: This portion of the meeting will be open to the public for announcements and reports of administrative, legislative and program developments in the drug abuse field.

Place: National Institutes of Health, Neuroscience Center, 6001 Executive Boulevard, Rockville, MD 20852.
Contact Person: Teresa Levitin, PhD, Director, Office of Extramural Affairs, - National Institute on Drug Abuse, NIH, DHHS, Room 220, MSC 8401, 6101 Executive Boulevard, Bethesda, MD 20892-8401. (301) 443-2755.

Any member of the public interested in presenting oral comments to the committee may notify the Contact Person listed on this notice at least 10 days in advance of the meeting. Interested individuals and representatives of organizations may submit a letter of intent, a brief description of the organization represented, and a short description of the oral presentation. Only one representative of an organization may be allowed to present oral comments and if
accepted by the committee, presentations may be limited to five minutes. Both printed and electronic copies are requested for the record. In addition, any interested person may file written comments with the committee by forwarding their statement to the Contact Person listed on this notice. The statement should include the name, address, telephone number and when applicable, the business or professional affiliation of the interested person.

In the interest of security, NIH has instituted stringent procedures for entrance into the building by non-government employees. Persons without a government I.D. will need to show a photo I.D. and signin at the security desk upon entering the building.

Information is also available on the Institute's/Center's home page: http:// www.drugabuse.gov/NACDA/
NACDAHome.html, where an agenda and any additional information for the meeting will be posted when available.
(Catalogue of Federal Domestic Assistance Program Nos. 93.277, Drug Abuse Scientist Development Award for Clinicians, Scientist Development Awards, and Research Scientist Awards; 93.278, Drug Abuse National Research Service Awards for Research Training; 93.279, Drug Abuse Research Programs, National Institutes of Health, HHS)

Dated: August 6, 2004.
Anna P. Snouffer,
Acting Director, Office of Federal Advisory Committee Policy.
[FR Doc. 04-18624 Filed 8-13-04; 8:45 am] BILLING CODE 4140-01-M

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

## National Institutes of Health

National Institute of Dental \& Craniofacial Research; Notice of Closed Meeting

Pursuant to section 10 (d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections $552 \mathrm{~b}(\mathrm{c})(4)$ and $552 \mathrm{~b}(\mathrm{c})(6)$, Title 5 U.S.C., as amended. The other and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the other, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Dental and Craniofacial Research Special Emphasis Panel 04-65, Review of U24 Reports.

Date: August 26, 2004.

Time: 1:30 p.m. to 3 p.m.
Agenda: To review and evaluate review of U24 Reports.

Place:: National Institutes of Health, Natcher Building, 45 Center Drive, Bethesda, MD 20892. (Telephone conference call).

Contact Person: Sooyoun (Sonia) Kim, MS, Associate SRA, Scientific Review Branch, Division of Extramural Research, National Inst. of Dental \& Craniofacial Research, National Institute of Health, Bethesda, MD 20892. (301) 594-4872.

This notice is being published less than 15 days prior to the meeting due to the timing limitations imposed by the review and funding cycle.
(Catalogue of Federal Domestic Assistance Program Nos. 93.121, Oral Diseases and Disorders Research, National Institutes of Health, HHS)
Dated: August 6, 2004.
Anna Snouffer,
Acting Director, Office of Federal Advisory Committee Policy.
[FR Doc. 04-18625 Filed 8-13-04; 8:45 am] BILLING CODE 4140-01-M

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

## National Institutes of Health

## National Institute of Allergy and Infectious Diseases; Notice of Closed Meeting

Pursuant to section $10(\mathrm{~d})$ of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552 b(c)(4) and 552 b (c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Allergy and Infectious Diseases Special Emphasis Panel Biodefense and Emerging Infectious Diseases Research Opportunities.

Date: September 3, 2004.
Time: 12 p.m. to 4 p.m.
Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6130 Executive Blvd., Room 3143, Bethesda, MD 20892. (Telephone conference call.)

Contact Person: Eleazar Cohen PhD, Scientific Review Administrator, Scientific Review Program, Division of Extramural Activities, NIAID/NIH/DHHS, Room 3129, 6700 B Rockledge Drive, Bethesda, MD 20892. (301) 435-3564, ec17w@nih.gov.
(Catalogue of Federal Domestic Assistance Program Nos. 93.855, Allergy, Immunology, and Transplantation Research; 93.856.
Microbiology and Infectious Diseases
Research, National Institutes of Health, HHS)
Dated: August 4, 2004.
Anna P. Snouffer,
Acting Director, Office of Federal Advisory Committee Policy.
[FR Doc. 04-18626 Filed 8-13-04; 8:45 am] BILLING CODE 4140-01-M

## DEPARTMENT OF HOMELAND SECURITY

Departmental Advisory Committee on Commercial Operations of Customs and Border Protection and Related Functions (COAC)
ACTION: Notice of committee renewal and request for applications for membership.

SUMMARY: The Department of Homeland Security (DHS) and Department of the Treasury are providing this notice of the renewal of the charter for the Departmental Advisory Committee on Commercial Operations of Customs and Border Protection and Related Functions (COAC). This notice also requests qualified individuals interested in serving on this committee to apply for membership.
DATES: Applications for membership should reach the office on or before September 15, 2004. Applications should be submitted in sufficient time to be received by the close of business on the closing date.
ADDRESSES: You may request a copy of the COAC's charter or file an application for COAC membership by writing to Ms. Monica Frazier, Office of the Assistant Secretary for Border and Transportation Security, Department of Homeland Security, Washington, DC 20528 Attn: COAC 2004. Facsimile applications are acceptable, sent to 571-227-1937-Attn: COAC 2004. Contact Ms. Frazier with any questions at 571-227-3977.
FOR FURTHER INFORMATION CONTACT: Ms. Monica Frazier, Office of the Assistant Secretary for Border and Transportation Security, Department of Homeland Security, Washington, DC 20528, telephone 571-227-3977; facsimile 571-227-1937.
SUPPLEMENTARY INFORMATION: The
Secretary of the Department of Homeland Security and the Secretary of the Treasury have determined that the renewal of the Departmental Advisory Committee on Commercial Operations of Customs and Border Protection and

Related Functions (COAC) is necessary and in the public interest in connection with the duties of the respective Departments. This determination follows consultation with the Committee Management Secretariat, General Services Administration.

Name of Committee: Departmental Advisory Committee on Commercial Operations of Customs and Border Protection and Related Functions (COAC).
Purpose and Objective: The purpose of the Committee is to provide advice to the Secretary of the Treasury and the Secretary of Homeland Security on all matters involving the commercial operations of bureau of Customs and Border Protection (CBP) and related functions within DHS or Treasury and to submit an annual report to Congress describing its operations and setting forth any recommendations. The Committee provides a critical and unique forum for distinguished representatives of diverse industry sectors to present their views and advice directly to senior Treasury, DHS, and customs officials. This is done on a regular basis in an open and candid atmosphere.

## Duration: Continuing.

Balanced Membership Plans: The members will be selected by the Secretary of the Treasury and the Secretary of Homeland Security jointly from representatives of the trade and transportation community that do business with CBP, or others who are directly affected by customs commercial operations and related functions. In addition, members shall represent major regions of the country, and, by statute, not more than ten members may be affiliated with the same political party.

## Background

In the Omnibus Budget Reconciliation Act of 1987 (Pub. L. 100-203), Congress directed the Secretary of the Treasury to create an Advisory Committee on Commercial Operations of the Customs Service. The Committee is to consist of 20 members drawn from industry sectors affected by Customs commercial operations with balanced political party affiliations. The Committee's first twoyear charter was filed on Octobér 17, 1988, and the committee has been renewed seven times since then.

With the creation of the Department of Homeland Security, the Secretary of the Treasury delegated a joint chair and Committee management role to the Secretary of Homeland Security (see 19 CFR Part 0 Appx.). Under this delegation, and pursuant to sections 412(a)(1) and 1512(d) of the Homeland Security Act of 2002 (Pub. L. 107-296),
the Committee's name is being changed to the Departmental Advisory Committee on Commercial Operations of Customs and Border Protection.

Due to the importance and usefulness of this Committee to both Departments, DHS and Treasury are revising the Committee's charter to provide the Committee discretion to advise not only on the commercial operations of CBP, but also on the related functions of DHS and Treasury.
It is expected that, during its ninth two-year term, the Committee will consider issues relating to enhanced border and cargo supply chain security. COAC will continue to provide advice and report such matters as on customs modernization and automation, informed compliance and compliance assessment, account-based processing, commercial enforcement and uniformity, international efforts to harmonize customs practices and procedures, strategic planning, northern border and southern border issues, and relationships with foreign customs authorities.

Both DHS and Treasury have functions related to CBP commercial operations, such as Coast Guard operations involving vessels in international commerce, the Transportation Security Administration's operations affecting international commerce and transportation security, and Treasury regulatory and policy functions related to the customs revenue functions. Accordingly, DHS and Treasury have determined to empower COAC to provide advice and report on not only CBP commercial operations as such, but also those other DHS or Treasury functions that are related to those operations to ensure both Departments and Congress have the perspective of the COAC on the range of critical issues relating to CBP's commercial operations functions.

## Committee Membership

Membership on the Committee is personal to the appointee and is concurrent with the two-year duration of the charter for the ninth term. Under the Charter, a member may not send an alternate to represent him or her at a Committee meeting. However, since Committee meetings are open to the public, another person from a member's organization may attend and observe the proceedings in a nonparticipating capacity. Regular attendance is essential; the Charter provides that a member who is absent for two consecutive meetings or two meetings in a calendar year shall be recommended for replacement on the Committee.

No person who is required to register under the Foreign Agents Registration Act as an agent or representative of a foreign principal may serve on this advisory committee.

Members who are currently serving on the Committee are eligible to reapply for membership provided that they are not in their second consecutive term and that they have met attendance requirements. A new application letter (see addresses) is required, but it can incorporate by reference materials previously filed (please attach courtesy copies).

Members will not be paid compensation by the Federal Government for their services with respect to the COAC, nor shall they be considered Federal Government employees for any purpose. No per diem, transportation, or other expenses are reimbursed by the Federal Government for the expenses they incur in attending Committee meetings at any location.
Application for Advisory Committee Appointment

There is no prescribed format for the application. Applicants may send a letter describing their interest and qualifications and enclose a resumé.

Any interested person wishing to serve on the (COAC) must provide the following:

- Statement of interest and reasons for application;
- Coinplete professional biography or resumé;
- Political affiliation, in order to ensure balanced representation. (Mandatory. If no party registration or allegiance exists, indicate "independent" or "unaffiliated").

DHS and Treasury are particularly interested in receiving applications from individuals with extensive experience in maritime cargo shipping. DHS and Treasury are also interesting in receiving applications from individuals with extensive small business or small business association experience in the commercial operations of customs and related functions.

In addition, all applicants must state in their applications that they agree to ${ }^{\text {. }}$ submit to pre-appointment background and tax checks. (Mandatory). However, a national security clearance is not required for the position.

Dated: August 11, 2004.

## C. Stewart Verdery, Jr.,

Assistant Secretary (Border and
Transportation Security Policy and Planning), Department of Homeland Security. Timothy E. Skud,
Deputy Assistant Secretary (Tax, Trade, and Tariff Policy), Department of the Treasury. [FR Doc. 04-18715 Filed 8-11-04; 4:19 pm] BILLING CODE 4810-25-P

## DEPARTMENT OF HOMELAND SECURITY

Coast Guard

## DEPARTMENT OF TRANSPORTATION

## Maritime Administration <br> [USCG-2004-18474]

Pearl Crossing LNG Terminal LLC Liquefied Natural Gas Deepwater Port License Application; Preparation of Environmental Impact Statement
Agency: Coast Guard, DHS; and Maritime Administration, DOT. ACTION: Notice of intent; notice of public meeting; and request for public comments.
summary: The U.S. Coast Guard and the Maritime Administration ("MARAD") announce that the Coast Guard intends to prepare an environmental impact statement ("EIS") as part of the environmental review of the license application for the proposed Pearl Crossing LNG Terminal deepwater port, to be located approximately 41 miles ( 66 kilometers) southeast of Cameron, Louisiana, with its associated onshore and offshore components. Onshore components include pipelines, pipeline shore crossings, and a graving dock. Proposed locations for the graving dock are near Corpus Christi, Texas, and Freeport, Texas. Publication of this notice begins a public scoping process that will help determine the scope of issues to be addressed in the EIS and identify the significant environmental issues related to this license application. Finally, this notice solicits public involvement in the scoping process, and announces public meetings and a public comment period to facilitate that involvement.
DATES: The public meetings will be held August 30 and 31, and September 1 and 2, 2004, from 3 p.m. to 7 p.m. in Lake Charles, Louisiana; Orange, Texas; Lake Jackson, Texas; and Port Aransas, Texas, respectively. Each meeting will consist of an informational open house, from 3 p.m. to 4:30 p.m., and a public scoping
meeting, from 5 p.m. to 7 p.m. All meeting spaces will be wheelchairaccessible. Comments and related material must reach the docket on or before September 15, 2004.
ADDRESSES: The Lake Charles informational open house and public meeting will be held at: Lake Charles Civic Center, Contraband Room, 900 Lakeshore Drive, Lake Charles, Louisiana 70602; (337) 491-1256.

The Orange, Texas informational open house and public meeting will be held at: Thomen Community Center, 1413 North 20th Street, Orange, Texas 77630; (409) 883-1017.

The Lake Jackson, Texas informational open house and public meeting will be held at: Brazosport College, Room K-101, 500 College Drive, Lake Jackson, Texas 77566; (979) 230-3000.

The Port Aransas, Texas informational open house and public meeting will be held at: City of Port Aransas Civic Center, 710 W. Avenue A, Port Aransas, Texas 78373; (361) 7494111.

You need not attend the meetings in order to comment. You may also submit comments identified by docket number USCG-2004-18474 to the Docket Management Facility at the U.S. Department of Transportation. To avoid duplication, please use only one of the following methods:
(1) Electronically through the Web site for the Docket Management System, at http://dms.dot.gov.
(2) By mail to the Docket Management Facility, U.S. Department of
Transportation, Room PL-401, 400 Seventh Street, SW., Washington, DC 20590-0001.
(3) By fax to the Docket Management Facility at (202) 493-2251.
(4) By delivery to Room PL-401 on:* the Plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, from 9 a.m. to 5 p.m., Monday through Friday, except Federal holidays. The telephone number is (202) 3669329.
(5) By the Federal eRulemaking Portal at http://www.regulations.gov/.
The Docket Management Facility maintains the public docket for this notice. Comments and material received from the public will become part of this docket and will be available for inspection or copying in Room PL-401 on the Plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, from 9 a.m. to 5 p.m. Monday through Friday, except Federal holidays. This docket may also be found on the Internet at http://dms.dot.gov.
FOR FURTHER INFORMATION CONTACT: If you have questions on the application,
this notice, or the meetings, or if you want to be notified when the draft and final environmental impact statements become available, contact Lieutenant Ken Kusano, U.S. Coast Guard, at (202) 267-1184 or e-mail at Kkusano@comdt.uscg.mil. If you have questions regarding the National Environmental Policy Act ("NEPA") process, contact Joan Lang, at (202) 267-2498 or e-mail at Jlang@comdt.uscg.mil. If you have questions on viewing or submitting material to the docket, call Andrea M. Jenkins, Program Manager, Docket Operations, telephone (202) 366-0271.

## SUPPLEMENTARY INFORMATION:

Scoping Meetings and Request for Comments
We seek public review of and comment on this license application, particularly with respect to the environmental review discussed in this notice. Public input on environmental concerns related to the application, suggested sources of relevant data, and suggested methods for environmental analysis are especially welcome.

The Coast Guard will hold informational open houses and scoping meetings for interested members of the public, as described under DATES and ADDRESSES. Meeting facilities are wheelchair accessible. If you need other special assistance in order to participate in these sessions (for example, sign language interpretation), please contact the person named in FOR FURTHER information Contact, and we will try to make reasonable accommodation for your needs. We ask that you make such requests at least three (3) business days before the scheduled meeting. Include a contact person's name and telephone number, your specific need, and (for persons with hearing impairments) a TDD number.

If you submit comments or related material to the docket (see DATES and ADDRESSES), please make your comment as specific as possible and give us the reasons for each comment. If you mail or hand-deliver printed documents, please submit them unbound and in a format suitable for copying and electronic filing, no larger than $81 / 2$ by 11 inches. If you submit comments or material by mail and want confirmation that it has reached the facility, please enclose a stamped, self-addressed postcard or envelope. We will consider all comments and material received during the comment period. All comments received will be posted, without change, to http://dms.dot.gov/ and will include any personal information you have provided.

Anyone can search the electronic form of all comments received into any of the Department of Transportation ("DOT") dockets by the name of the individual submitting the comment (or signing the comment, if submitted on behalf of an association, business, labor union, etc.). You may review the Department of Transportation's Privacy Act Statement in the Federal Register published on April 11, 2000 ( 65 FR 19477), or you may visit http:// dms.dot.gov/.

## Environmental Review

Deepwater ports for the transportation, storage, or further handling of oil, liquefied natural gas ("LNG") or natural gas must be licensed in accordance with the Deepwater Port Act of 1974, as amended, 33 United States Code (U.S.C.) 1501 et seq. ("the Act"). The Coast Guard and MARAD jointly process applications for deepwater port licenses. A notice of application for the Pearl Crossing LNG Terminal liquefied natural gas deepwater port was published in the Federal Register on July 21, 2004 (69 FR 43618). That notice contains a fuller description of the proposed deepwater port. The application, including environmental documentation provided by the applicant, is available in the public docket. The approximately 64 mile. (103 kilometers) onshore portion of this pipeline beyond the mean high water line falls under the jurisdiction of the Federal Energy Regulatory Commission ("FERC") and must receive a separate authorization from FERC. As required by their regulations, FERC will also maintain a docket. Comments sent to the FERC docket will be incorporated into the DOT docket and EIS to ensure consistency with the NEPA process. Additional information about the onshore segment of the project is available on the FERC Internet Web site (http://www.ferc.gov) using the eLibrary link. Click on the eLibrary link, click on "General Search" and enter the docket number excluding the last three digits in the Docket Number field (e.g., CP04-374-000, CP04-375-000 and CP04-$376-000$ ). Be sure you have selected an appropriate date range. For assistance with eLibrary, the eLibrary helpline can be reached at 1-866-208-3676, TTY (202) 502-8659, or email FERC Online Support at
FERCOnlineSupport@ferc.gov.
As required by their regulations the U.S. Army Corps of Engineers ("ACOE") will maintain a permit file. Comments sent to the ACOE will be incorporated into the DOT docket and the EIS to ensure consistency with the NEPA process.

In addition to analyzing the locations for the siting of the Port, this EIS will also analyze six potential locations for the construction of the coastal graving dock site to build the gravity-based, deepwater port structure. The site locations are: Freeport Site, Freeport, Texas; Kiewit Site, Ingleside, Texas; Welder Site, Ingleside, Texas; McDermott Site, Harbor Island, Texas; Zachary Site, Harbor Island, Texas; and Campamento Fabrication Facility Site, Algeciras, Spain. The graving dock site will be at least 75 acres ( 30 hectares) in size. The Campamento Fabrication Facility Site is a previously developed site. For construction of any of the other proposed graving docks, thé applicant proposes to excavate a basin large enough to accommodate the 590 feet ( 180 meters) long by 295 feet ( 90 meters) wide deepwater port structure and construct offices, utilities, roads, a concrete batch plant, and other fabrication infrastructure.

The Act establishes a licensing process for proposed deepwater ports, and that process includes review of the proposed port's natural and human environmental impacts. Consistent with the Act, this environmental review must comply with the National Environmental Policy Act of 1969, 42 U.S.C. 4332 , and with the following authorities: Coast Guard regulations in 33 Code of Federation Regulations ("CFR") part 148, Council on Environmental Quality regulations in 40 CFR parts 1500-1508, DOT Order 5610.1C (Procedures for Considering Environmental Impacts), and Coast Guard Commandant's Instruction ("COMDTINST") M16475.1D. Environmental review includes public involvement, and consultation with Staftes deemed adjacent to the proposed port (in this case, Louisiana). The Coast Guard is the lead agency for determining the required scope of environmental review, and in this case the Coast Guard has determined that an EIS must be prepared. The EIS is a Coast Guard document with several agencies, including the ACOE and FERC, acting as cooperating agencies in the NEPA process as described by 40 CFR 1501.6. The Coast Guard is the lead Federal agency in the preparation of the EIS for the LNG terminal, graving dock facility, and the offshore pipeline. The joint document will satisfy the requirements of the Act. The ACOE will assist in the preparation of the EIS for permits pursuant to Section 10 of the River and Harbor Act of 1899 (33 U.S.C. 403) and Section 404 of the Clean Water Act (33 U.S.C. 1344). FERC will assist in the preparation of the EIS for approximately
0.5 mile of offshore pipelines and the approximately 64 -mile-long ( 103 kilometers) onshore pipeline. Even though an affiliate of Pearl Crossing LNG Terminal LLC must separately apply for and receive an authorization from FERC for the onshore pipeline, and from the ACOE for appropriate Section 10 and 404 permits, this EIS will assess the environmental impacts of both the onshore and offshore portions of the project. We have consulted with FERC and understand that the affiliate applied to FERC for onshore pipeline authorization under Docket Number CP04-374-000, CP04-375-000 and CP04-376-000. Therefore, we are publishing the notice of intent described in 40 CFR 1508.22, to announce our intention to prepare and consider an EIS, and to describe our proposed action and possible alternatives, describe the scoping process required by 40 CFR 1501.7, and provide contact information. All comments related to this project, including the onshore pipeline and ACOE permits, may be submitted in accordance with the guidance under ADDRESSES. Contact information is provided above, under FOR FURTHER INFORMATION CONTACT.

The proposed action requiring environmental review is the Federal licensing of the Pearl Crossing LNG Terminal LLC deepwater port application. The alternatives to licensing approval are licensing with conditions (including conditions designed to mitigate environmental impact), and denying the application, which for purposes of environmental review is the "no-action" alternative.
Public scoping is an early and open process for determining the scope of issues to be addressed in an EIS and for identifying the significant issues related to a proposed action. The scoping process begins with publication of this notice, extends through the public comment period (see DATES), and ends when the Coast Guard completes the following actions:

- Invites the participation of Federal, State, and Local agencies, any affected Indian tribe, the applicant and other interested persons;
- Determines the actions, alternatives and impacts described in 40 CFR 1508.25;
- Identifies and eliminates from detailed study those issues that are not significant or that have been covered elsewhere;
- Allocates responsibility for preparing EIS components;
- Indicates any related environmental assessments or environmental impact statements that are not part of the EIS;
- Identifies other relevant
environmental review and consultation requirements;
- Indicates the relationship between timing of the environmental review and other aspects of the application process; and,
** At its discretion, exercises options provided in 40 CFR 1501.7 (b).

Once the scoping process is complete, the Coast Guard will prepare a draft EIS, and we will publish a Federal Register notice announcing its public
availability. If you want to be mailed or emailed the draft EIS notice of availability, please contact the person named in FOR FURTHER INFORMATION COntact. We will provide the public with an opportunity to review and comment on the draft EIS. After the Coast Guard considers those comments, we will prepare the final EIS and similarly announce its availability and solicit public review and comment.

Dated: August 9, 2004.

## Howard L. Hime,

Acting Director of Standards, Marine Safety, Security, and Environmental Protection, U.S. Coast Guard.
H. Keith Lesnick,

Senior Transportation Specialist, Deepwater Ports Program Manager, U.S. Maritime Administration.
[FR Doc. 04-18590 Filed 8-13-04; 8:45 am] BILLING CODE 4910-15-P

## DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management
Agency
[FEMA-1535-DR]
Kansas; Amendment No. 1 to Notice of a Major Disaster Declaration
AGENCY: Federal Emergency Management Agency, Emergency Preparedness and Response Directorate, Department of Homeland Security. ACTION: Notice.
summary: This notice amends the notice of a major disaster declaration for the State of Kansas (FEMA-1535-DR), dated August 3, 2004, and related determinations.
effective date: August 9, 2004. FOR FURTHER INFORMATION CONTACT: Magda Ruiz, Recovery Division, Federal Emergency Management Agency, Washington, DC 20472, (202) 646-2705. SUPPLEMENTARY INFORMATION: The notice of a major disaster declaration for the State of Kansas is hereby amended to include the following areas among those areas determined to have been adversely
affected by the catastrophe declared a major disaster by the President in his declaration of August 3, 2004:
Butler, Cherokee, Ellis, Graham, Jewell, Labette, Lyon, Mitchell, Osborne, Phillips, Rush, Russell, Smith, and Trego Counties for Public Assistance.
(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling; 97.033, Disaster Legal Services Program; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance; 97.048, Individual and Household Housing; 97.049, Individual and Household Disaster Housing Operations; 97.050 Individual and Household ProgramOther Needs, 97.036, Public Assistance Grants; 97.039, Hazard Mitigation Grant Program.)

Michael D. Brown,
Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.
[FR Doc. 04-18682 Filed 8-13-04; 8:45 am] BILLING CODE 9110-10-P

## DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency
[FEMA-1537-DR]
Kentucky; Major Disaster and Related Determinations

AGENCY: Federal Emergency Management Agency, Emergency Preparedness and Response Directorate, Department of Homeland Security. ACTION: Notice.

SUMmARY: This is a notice of the Presidential declaration of a major disaster for the Commonwealth of Kentucky (FEMA-1537-DR), dated August 6, 2004, and related determinations.
effective date: August 6, 2004. FOR FURTHER INFORMATION CONTACT: Magda Ruiz, Recovery Division, Federal Emergency Management Agency, Washington, DC 20472, (202) 646-2705. SUPPLEMENTARY INFORMATION: Notice is hereby given that, in a letter dated August 6, 2004, the President declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121-5206 (the Stafford Act), as follows:
I have determined that the damage in certain areas of the Commonwealth of Kentucky, resulting from severe storms and flooding on July $13-15,2004$, is of sufficient
severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121-5206 (the Stafford Act). I, therefore, declare that such a major disaster exists in the Commonwealth of Kentucky.
In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide Public Assistance in the designated areas, Hazard Mitigation throughout the Commonwealth, and any other forms of assistance under the Stafford Act you may deem appropriate. Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance and Hazard Mitigation will be limited to 75 percent of the total eligible costs. If Other Needs Assistance under section 408 of the Stafford Act is later requested and warranted, Federal funding under that program will also be limited to 75 percent of the total eligible costs.

Further, you are authorized to make changes to this declaration to the extent allowable under the Stafford Act.

The Federal Emergency Management Agency (FEMA) hereby gives notice that pursuant to the authority vested in the Under Secretary for Emergency Preparedness and Response, Department of Homeland Security, under Executive Order 12148, as amended, Jesse F. Munoz, of FEMA is appointed to act as the Federal Coordinating Officer for this declared disaster.
I do hereby determine the following areas of the Commonwealth of Kentucky to have been affected adversely by this declared major disaster:
Adair, Allen, Barren, Breckinridge, Butler, Clinton, Cumberland, Daviess, Edmonson, Grayson, Green, Hancock, Hardin, Hart, Larue, Meade, Metcalfe, Monroe, Nelson, Ohio, Russell, Spencer, Taylor, Warren, Washington, and Wayne Counties for Public Assistance.
All counties within the Commonwealth of Kentucky are eligible to apply for assistance under the Hazard Mitigation Grant Program.
(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling; 97.033, Disaster Legal Services Program; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance; 97.048, Individual and Household Housing; 97.049, Indivịdual and Household Disaster Housing Operations; 97.050 Individual and Household ProgramOther Needs, 97.036, Public Assistance

Grants; 97.039, Hazard Mitigation Grant
Program)
Michael D. Brown,
Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.
[FR Doc. 04-18684 Filed 8-13-04; 8:45 am] BILLING CODE 9110-10-P

## DEPARTMENT OF HOMELAND SECURITY

## Federal Emergency Management Agency

## [FEMA-1538-DR]

## Pennsylvania; Major Disaster and Related Determinations

agencr: Federal Emergency Management Agency, Emergency Preparedness and Response Directorate, Department of Homeland Security. ACTION: Notice.

SUMMARY: This is a notice of the Presidential declaration of a major disaster for the Commonwealth of Pennsylvania (FEMA-1538-DR), dated August 6, 2004, and related determinations.
EFFECTIVE DATE: August 6, 2004.

## FOR FURTHER INFORMATION CONTACT:

Magda Ruiz, Recovery Division, Federal Emergency Management Agency,
Washington, DC 20472, (202) 646-2705.
SUPPLEMENTARY INFORMATION: Notice is
hereby given that, in a letter dated August 6, 2004, the President declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121-5206 (the Stafford Act), as follows:

I have determined that the damage in certain areas of the Commonwealth of Pennsylvania, resulting from severe storms and flooding beginning on August 1, 2004, and continuing, is of sufficient severity and magnitude to warrant a màjor disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. $\S \S 5121-5206$ (the Stafford Act). I, therefore, declare that such a major disaster exists in the Commonwealth of .Pennsylvania.

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.
You are authorized to provide Individual Assistance and Hazard Mitigation in the designated areas, and any other forms of assistance under the Stafford Act you may deem apprepriate. Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Hazard Mitigation
and the Other Needs Assistance under section 408 of the Stafford Act will be limited to 75 percent of the total eligible costs. If Public Asśistance is later requested and warranted, Federal funds provided under that program will also be limited to 75 percent of the total eligible costs.

Further, you are authorized to make changes to this declaration to the extent allowable under the Stafford Act.

The time period prescribed for the implementation of section 310 (a), Priority to Certain Applications for Public Facility and Public Housing Assistance, 42 U.S.C. 5153, shall be for a period not to exceed six months after the date of this declaration.

The Federal Emergency Management Agency (FEMA) hereby gives notice that pursuant to the authority vested in the Under Secretary for Emergency Preparedness and Response, Department of Homeland Security, under Executive Order 12148, as amended, Thomas Davies, of FEMA is appointed to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the following areas of the Commonwealth of Pennsylvania to have been affected adversely by this declared major disaster:
Delaware, Montgomery, and Philadelphia Counties for Individual Assistance.

Delaware, Montgomery, and Philadelphia Counties in the Commonwealth of Pennsylvania are eligible to apply for assistance under the Hazard Mitigation Grant Program.
(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling; 97.033, Disaster Legal Services Program; 97.034, Disaster Unemploynıent Assistance (DUA); 97.046, Fire Management Assistance; 97.048, Individual and Household Housing; 97.049, Individual and Household Disaster Housing Operations; 97.050 Individual and Household ProgramOther Needs, 97.036, Public Assistance Grants; 97.039, Hazard Mitigation Grant Program)
Michael D. Brown,
Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.
[FR Doc. 04-18685 Filed 8-13-04; 8:45 am] BILLING CODE 9110-10-P

## DEPARTMENT OF HOMELAND SECURITY <br> Federal Emergency Management Agency <br> [FEMA-1536-DR]

## West Virginia; Major Disaster and Related Determinations

AGENCY: Federal Emergency Management Agency, Emergency Preparedness and Response Directorate, Department of Homeland Security. ACtion: Notice.

SUMMARY: This is a notice of the Presidential declaration of a major disaster for the State of West Virginia (FEMA-1536-DR), dated August 6, 2004, and related determinations.
effective date: August 6, 2004.

## FOR FURTHER INFORMATION CONTACT:

 Magda Ruiz, Recovery Division, Federal Emergency Management Agency, Washington, DC 20472, (202) 646-2705. SUPPLEMENTARY INFORMATION: Notice is hereby given that, in a letter dated August 6, 2004, the President declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121-5206 (the Stafford Act), as follows:I have determined that the damage in certain areas of the State of West Virginia, resulting from severe storms, flooding, and landslides beginning on July 22, 2004, and continuing, is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121-5206 (the Stafford Act). I, therefore, declare that such a major disaster exists in the State of West Virginia.

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.
You are authorized to provide Individual Assistance in the designated areas, Hazard Mitigation throughout the State, and any other forms of assistance under the Stafford Act you may deem appropriate. Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Hazard Mitigation and the Other Needs Assistance under section 408 of the Stafford Act will be limited to 75 percent of the total eligible costs. If Public Assistance is later requested and warranted, Federal funds provided under that program will also be limited to 75 percent of the total eligible costs.
Further, you are authorized to make changes to this declaration to the extent allowable under the Stafford Act.

The time period prescribed for the implementation of section 310(a), Priority to Certain Applications for

Public Facility and Public Housing Assistance, 42 U.S.C. 5153, shall be for a period not to exceed six months after the date of this declaration.
The Federal Emergency Management Agency (FEMA) hereby gives notice that pursuant to the authority vested in the Under Secretary for Emergency
Preparedness and Response, Department of Homeland Security, under Executive Order 12148, as amended, Louis Botta, of FEMA is appointed to act as the Federal Coordinating Officer for this declared disaster.
I do hereby determine the following areas of the State of West Virginia to have been affected adversely by this declared major disaster:

Fayette, Lincoln, and Logan Counties for Individual Assistance.
All counties within the State of West Virginia are eligible to apply for assistance under the Hazard Mitigation Grant Program. (The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling; 97.033, Disaster Legal Services Program; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance; 97.048, Individual and Household Housing; 97.049, Individual and Household Disaster Housing Operations; 97.050 Individual and Household ProgramOther Needs, 97.036, Public Assistance Grants; 97.039, Hazard Mitigation Grant Program.)

Michael D. Brown,
Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.
[FR Doc. 04-18683 Filed 8-13-04; 8:45 am] BILLING CODE 9110-10-P

## DEPARTMENT OF THE INTERIOR

## Geological Survey

## Request for Public Comments on Extension of Existing Information Coliection Submitted to OMB for Revlew Under the Paperwork Reduction Act

A proposal extending information collection described below has been submitted to the Office of Management and Budget for approval under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35). Copies of the proposed collection of information may be obtained by contacting the Bureau's clearance officer at the phone number listed below. OMB has up to 60 days to approve or disapprove the information collection but may respond after 30 days; therefore, public comments should be submitted to OMB within 30
days in order to assure their maximum consideration. Address your comments and suggestions on the proposal by fax (202) 395-6566 or E-mail
(oira_docket@omb.eop.gov) to the Office of Information and Regulatory Affairs, Office of Management and Budget, Attention: Desk Officer for the Interior Department. Send copies of your comments to the USGS Clearance Officer, U.S. Geological Survey, 807 National Center, 12201 Sunrise Valley Drive, Reston, Virginia, 20192, or E-mail jcordyac@usgs.gov.

As required by OMB regulations at 5 CFR 1320.8(d)(1), the USGS solicits specific public comments as to:

1. Whether the collection of information is necessary for the proper performance of the functions on the bureaus, including whether the information will have practical utility;
2. The accuracy of the bureau's estimate of the burden of the collection of information, including the validity of the methodology and assumptions used;
3. The quality, utility, and clarity of the information to be collected; and
4. How to minimize the burden of the collection of information on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other forms of information technology.
Title: North American Reporting Center for Amphibian Malformations.

OMB Approval No.: 1028-0056.
Summary: The collection of information referred herein applies to a World Wide Web site that permits individuals who observed malformed amphibians or who inspect substantial numbers of normal or malformed amphibians to report those observations and related information. The Web site is termed the North American Reporting Center fór Amphibian Malformations. Information is used by scientists and federal, state, and local agencies to identify areas where malformed amphibians occur and the rates of occurrence.
Estimated Completion Time: 20 minutes.

Estimated Annual Number of Respondents; 450.
Frequency: Once.
Estimated Annual Burden Hours: 150 hours.
Affected Public: Primarily U.S. and Canadian residents.
FOR FURTHER INFORMATION CONTACT: To obtain copies of the survey, contact the Bureau clearance officer, U.S.
Geological Survey, 807 National Center, 12201 Sunrise Valley Drive, Reston, Virginia, 20192, telephone (703) 6487313, or go to the Web site http:// frogweb.nbii.gov/narcam/.

Dated: July 7, 2004.
Susan D. Haseltine,
Associate Director for Biology.
[FR Doc. 04-18589 Filed 8-13-04; 8:45 am] BILLING CODE 4310-Y7-M

## DEPARTMENT OF THE INTERIOR

## Bureau of Land Management

## [MT-060-01-1020-PG]

## Notice of Public Meeting; Central

 Montana Resource Advisory CouncilAGENCY: Bureau of Land Management, Interior.
ACTION: Notice of Public Meeting.
SUMMARY: In accordance with the Federal Land Policy and Management Act and the Federal Advisory Committee Act of 1972, the U.S. Department of the Interior, Bureau of Land Management (BLM) Central Montana Resource Advisory Council (RAC) will meet as indicated below. DATES: The meeting will be held September 8 \& 9, 2004, at the BLM's Lewistown Field Office on Airport Road in Lewistown, Montana. The September 8 meeting will begin at $1 \mathrm{p} . \mathrm{m}$. with a $60-$ minute public comment period. The meeting is scheduled to adjourn at approximately 6 p.m. The September 9 meeting will begin at $8 \mathrm{a} . \mathrm{m}$. with a $30-$ minute public comment period. This meeting will adjourn at approximately 3 p.m.

SUPPLEMENTARY INFORMATION: This 15member council advises the Secretary of the Interior on a variety of management issues associated with public land management in Montana. At this meeting the council will discuss: Field Manager updates; Visual Resource Management Classes; Recreation Statistics for the Upper Missouri National Wild and Scenic River; Upper Missouri River Breaks National Monument Planning; Special Recreation Permits. Within the Monument; The Lewis \& Clark Bicentennial; The Blackleaf Environunental Impact Statement; and Criteria/Philosophy for Road Management.

All meetings are open to the public. The public may present written comments to the RAC. Each formal RAC meeting will also have time allocated for hearing public comments. Depending on the number of persons wishing to comment and time available, the timer for individual oral comments may be limited.
FOR FURTHER INFORMATION CONTACT:
Chuck Otto, Acting Lewistown Field Manager, Lewistown Field Office,

Airport Road, Lewistown, MT 59457, 406/538-7461.

Dated: August 10, 2004.
Chuck Otto,
Acting Lewistown Field Manager.
[FR Doc. 04-18628 Filed 8-13-04; 8:45 am] BILLING CODE 4310-SS-P

## DEPARTMENT OF THE INTERIOR

## Bureau of Reclamation

## California Bay-Delta Public Advisory Committee Public Meeting

AGENCY: Bureau of Reclamation, Interior.
ACTION: Notice of meeting.
SUMMARY: In accordance with the Federal Advisory Committee Act, the California Bay-Delta Public Advisory Committee will meet on September 8 and 9,2004 . The agenda for the meeting will include administrative actions carried over from the July meeting, a report from the Independent Science Board and the Lead Scientist, a discussion of the Delta Improvements Package, a possible recommendation on the Finance Options Report, consideration of Proposal Solicitation Packages for State agency grants, and a discussion of the overall balance and integration of the CALFED Bay-Delta Program with State and Federal agency representatives.
DATES: The meeting will be held on Wednesday, September 8, 2004, from 12 p.m. to 4 p.m., and on Thursday, September 9, 2004, from 9 a.m. to 4 p.m. If reasonable accommodation is needed due to a disability, please contact Pauline Nevins at (916) 445-5511 or TDD (800) 735-2929 at least 1 week prior to the meeting.
ADDRESSES: The meeting will be held at the California Bay-Delta Authority offices at 650 Capitol Mall, 5th Floor, Bay-Delta Room, Sacramento, California.

## FOR FURTHER INFORMATION CONTACT:

Heidi Rooks, California Bay-Delta Authority, at (916) 445-5511, or Diane Buzzard, U.S. Bureau of Reclamation, at (916) 978-5022.

## SUPPLEMENTARY INFORMATION: The

 Committee was established to provide recommendations to the Secretary of the Interior, other participating Federal agencies, the Governor of the State of California, and the California Bay-Delta Authority on implementation of the CALFED Bay-Delta Program. The Committee makes recommendations on annual priorities, integration of the eleven Program elements, and overallbalancing of the four Program objectives of ecosystem restoration, water quality, levee system integrity, and water supply reliability. The Program is a consortium of State and Federal agencies with the mission to develop and implement a long-term comprehensive plan that will restore ecological health and improve water management for beneficial uses of the San Francisco/Sacramento and San Joaquin Bay Delta.

Committee and meeting materials will be available on the California Bay-Delta Authority Web site at http:// calwater.ca.gov and at the meeting. This meeting is open to the public. Oral comments will be accepted from members of the public at the meeting and will be limited to $3-5$ minutes.
(Authority: The Committee was established pursuant to the Department of the Interior's authority to implement the Fish and Wildlife Coordination Act, 16 USC. $\$ 661$ et. seq., the Endangered Species Act, 16 USC § 1531 et. seq., and the Reclamation Act of 1902, 43 USC 371 et. seq., and the acts amendatory thereof or supplementary thereto, all collectively referred to as the Federal Reclamation laws, and in particular, the Central Valley Project Improvement Act, P.L. 102-575)

Dated: August 3, 2004.

## Allan Oto,

Special Projects Officer, Mid-Pacific Region. [FR Doc. 04-18664 Filed 8-13-04; 8:45 am] BILLING CODE 4310-MN-M

## INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-520]

## In the Matter of Certain Digital Image Storage and Retrieval Devices; Notice of Investigation

agency: U.S. International Trade Commission.
ACTION: Institution of investigation pursuant to 19 U.S.C. 1337.
SUMmARY: Notice is hereby given that a complaint was filed with the U.S. International Trade Commission on July 12, 2004, under section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, on behalf of Ampex Corporation of Redwood City, California. The complaint alleges violations of section 337 in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain digital image storage and retrieval devices by reason of infringement of claims 7-8 and 1015 of U.S. Patent No. 4,821,121. The complaint further alleges that an industry in the United States exists as
required by subsection (a)(2) of section 337.

The complainant requests that the Commission institute an investigation and, after the investigation, issue a general exclusion order and a permanent cease and desist order. ADDRESSES: The complaint, except for any confidential information contained therein, is available for inspection during official business hours (8:45 a.m. to $5: 15 \mathrm{p} . \mathrm{m}$.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street, SW., Room 112, Washington, DC 20436, telephone (202) 205-2000. Hearing impaired individuals are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205-1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at (202) 2052000. General information concerning the Commission may also be obtained by accessing its internet server at http://www.usitc.gov. The public record for this investigation may be viewed on the Commission's electronic docket
("EDIS") at http://edis.usitc.gov.

## FOR FURTHER INFORMATION CONTACT: Rett

 Snotherly, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, telephone (202) 205-2599.Authority: The authority for institution of this investigation is contained in section 337 of the Tariff Act of 1930, as amended, and in section 210.10 of the Commission's Rules of Practice and Procedure, 19 CFR 210.10 (2003).

Scope of Investigation: Having considered the complaint, the U.S. International Trade Commission, on August 10, 2004, ordered that-
(1) Pursuant to subsection (b) of section 337 of the Tariff Act of 1930, as amended, an investigation be instituted to determine whether there is a violation of subsection (a)(1)(B) of section 337 in the importation into the United States, the sale for importation, or the sale within the United States after importation of certain digital image storage and retrieval devices by reason of infringement of one or more of claims $7-8$ and $10-15$ of U.S. Patent No. $4,821,121$, and whether an industry in the United States exists as required by subsection (a)(2) of section 337.
(2) For the purpose of the investigation so instituted, the following are hereby named as parties upon which this notice of investigation shall be served:
(a) The complainant is-Ampex Corporation, 1228 Douglas Avenue, Redwood City, California 94063-3117.
(b) The respondent is the following company alleged to be in violation of section 337, and is the party upon which the complaint is to be served: Sony Corporation, 7-35 Kitashinagawa, 6 Chome, Shinagawa-Ku, Tokyo, 1410001, Japan.
(c) Rett Snotherly, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, 500 E Street, SW., Suite 401, Washington, DC 20436, who shall be the Commission investigative attorney, party to this investigation; and
(3) For the investigation so instituted, the Honorable Charles E. Bullock is designated as the presiding administrative law judge.

A response to the complaint and the notice of investigation must be submitted by the named respondent in accordance with section 210.13 of the Commission's Rules of Practice and Procedure, 19 CFR 210.13. Pursuant to 19 CFR 201.16(d) and 210.13(a), such response will be considered by the Commission if received not later than 20 days after the date of service by the Commission of the complaint and the notice of investigation. Extensions of time for submitting the response to the complaint and the notice of investigation will not be granted unless good cause therefor is shown.

Failure of the respondent to file a timely response to each allegation in the complaint and in this notice may be deemed to constitute a waiver of the right to appear and contest the allegations of the complaint and this notice, and to authorize the administrative law judge and the Commission, without further notice to the respondent, to find the facts to be as alleged in the complaint and this notice and to enter a final determination containing such findings, and may result in the issuance of a limited exclusion order or cease and desist order or both directed against the respondent.

By order of the Commission.
Issued: August 10, 2004.
Marilyn R. Abbott,
Secretary to the Commission.
[FR Doc. 04-18658 Filed 8-13-04; 8:45 am] BILLING CODE 7020-02-P

## DEPARTMENT OF JUSTICE

## Bureau of Alcohol, Tobacco, Firearms, and Explosives

## Agency Information Collection Activities: Proposed Collection; Comments Requested

ACTION: 30-Day notice of information collection under review: Inventories, licensed explosives importers, manufacturers, dealers, and permittees.
The Department of Justice ("DOJ"), Bureau of Alcohol, Tobacco, Firearms, and Explosives ("ATF") has submitted the following information collection request to the Office of Management and Budget ("OMB") for review and approval in accordance with the Paperwork Reduction Act of 1995. The proposed information collection is published to obtain comments from the public and affected agencies. This proposed information collection was previously published in the Federal Register Volume 69, Number 117, on page 34190 , on June 18, 2004, allowing for a 60 -day comment period.

The purpose of this notice is to allow for an additional 30 days for public comment until September 15, 2004. This process is conducted in accordance with 5 CFR 1320.10.
Written comments and/or suggestions regarding the items.contained in this notice, especially the estimated public burden and associated response time, should be directed to The Office of Management and Budget, Office of Information and Regulatory Affairs, Attention Department of Justice Desk Officer, Washington, DC 20503. Additionally, comments may be submitted to OMB via facsimile to (202) 395-5806.

Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- Evaluate the accuracy of the agencies estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected; and
- Minimize the burden of the collection of information on those who
are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.


## Overview of This Information Collection

(1) Type of Information Collection: Extension of a currently approved collection.
(2) Title of the Form/Collection: Inventories, Licensed Explosives Importers, Manufacturers, Dealers, and Permittees.
(3) Agency form number, if any, and the applicable component of the Department of Justice sponsoring the collection: Form Number: ATF REC $5400 / 1$. Bureau of Alcohol, Tobacco, Firearms, and Explosives.
(4) Affected public who will be asked or required to respond, as well as a brief abstract: Primary: Business or other forprofit. Other: none. Abstract: The records show the explosive material inventories of those persons engaged in various activities within the explosive industry and are used by the government as initial figures from which an audit trail can be developed during the course of a compliance inspection or criminal investigation. Licensees and permittees shall keep records on the business premises for five years from the date a transaction occurs or until discontinuance of business or operations by licensees or permittees.
(5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond: There will be an estimated 13,106 respondents, who will complete the records within approximately 2 hours.
(6) An estimate of the total burden (in hours) associated with the collection: There are an estimated 26,212 total burden hours associated with this collection.

If additional information is required contact: Brenda E. Dyer, Deputy Clearance Officer, United States Department of Justice, Policy and Planning Staff, Justice Management Division, Suite 1600, Patrick Henry Building, 601 D Street NW.,
Washington, DC 20530.
Dated: August 10, 2004.
Brenda E. Dyer,
Deputy Clearance Officer, United States Department of Justice.
[FR Doc. 04-18678 Filed 8-13-04; 8:45 am] BILLING CODE 4A10-FY-M

## NATIONAL AERONAUTICS AND SPACE ADMINSTRATION

[Notice 04-101]

## Return to Flight Task Group; Meeting

AGENCY: National Aeronautics and Space Administration (NASA). ACTION: Notice of meeting.
SUMMARY: In accordance with the Federal Advisory Committee Act, Public Law 92-463, as amended, the National Aeronautics and Space Administration announces a meeting by teleconference of the Return to Flight Task Group (RTF TG).
DATES: Thursday, August 26, 2004, from 11 a.m. until 12:30 p.m. Central Daylight Time.
ADDRESSES: The teleconference will be originated from the Apollo Annex, Suite 101, 1740 NASA Parkway, Houston; TX 77598.

FOR FURTHER INFORMATION CONTACT: Mr.
Vincent D. Watkins at (281) 792-7523.
SUPPLEMENTARY INFORMATION: The public may monitor the teleconference audio from the Apollo Annex Room 175 up to the seating capacity of the facility. Attendees will be requested to sign a register. The public may also listen to the meeting on the internet at http:// returntoflight.org.

The agenda for the meeting is as follows:

- Welcome remarks from Co-Chair
- Discussion of status of NASA's implementation of selected Columbia Accident Investigation Board return to flight recommendations
- Action item summary from Executive Secretary
- Closing remarks from Co-Chair.

It is imperative that the meeting be held on this date to accommodate the scheduling priorities of the key participants.

## R. Andrew Falcon,

Advisory Committee Management Officer,
National Aeronautics and Space
Administration.
[FR Doc. 04-18599 Filed 8-13-04; 8:45 am] BILING CODE 7510-01-P

## NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice 04-099]

## Notice of Prospectlve Patent License

agencr: National Aeronautics and Space Administration.
ACTION: Notice of Prospective Patent License.
SUMMARY: NASA hereby gives notice that Bigelow Development Aerospace

Division, LLC, having offices in Las Vegas, NV, has applied for an exclusive license to practice the invention described and claimed in Patent No. 6,354,540 entitled "Androgynous, Reconfigurable Closed Loop Feedback Controlled Low Impact Docking System With Load Sensing Electromagnetic Capture Ring,' Case No. MSC-22931-1.

The patent is assigned to the United States of America as represented by the Administrator of the National Aeronautics and Space Administration. Written objections to the prospective grant of a license should be sent to the Johnson Space Center. NASA has not yet made a determination to grant the requested license and may deny the requested license even if no objections are submitted within the comment period.
DATES: Responses to this notice must be received by August 31, 2004.
FOR FURTHER INFORMATION CONTACT: James Cate, Patent Attorney, NASA Johnson Space Center, Mail Stop HA, Houston, TX 77058-8452; telephone (281) 483-1001.

Dated: August 5, 2004.

## Keith T. Sefton,

Deputy General Counsel, Administration and Management.
[FR Doc. 04-18597 Filed 8-13-04; 8:45 am] BILLING CODE 7510-01-P

## NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

## [Notice 04-097]

## Notice of Prospective Patent Llcense

agencr: National Aeronautics and Space Administration.
ACTION: Notice of Prospective Patent License.

SUMMĀसिY: NASA hereby gives notice that Luna Innovations, Incorporated, of 2851 Commerce Street, Blacksburg, VA 24060, has applied for an exclusive license to practice the inventions disclosed in NASA Case Numbers LAR 16406-1 entitled "Ultrasonic Apparatus and Method to Assess Compartment Syndrome" and NASA Case No. LAR 16854-1 entitled "Method and apparatus to Assess Compartment Syndrome," both of which U.S. Patent Applications were filed and are assigned to the United States of America as represented by the Administrator of the National Aeronautics and Space Administration. Written objections to the prospective grant of a license should be sent to NASA Langley Research Center. NASA has not yet made a determination to grant the requested
license and may deny the requested license even if no objections are submitted within the comment period. DATES: Responses to this notice must be received by August 31, 2004.
FOR FURTHER INFORMATION CONTACT: Helen Galus, Patent Attorney, Mail Stop 212, NASA Langley Research Center, Hampton, VA 23681-2199, (757) 8643227; Fax (757) 864-9190.

Dated: August 9, 2004.

## Keith T. Sefton,

Deputy General Counsel, Administration and Management.
[FR Doc. 04-18595 Filed 8-13-04; 8:45 am] BILLING CODE 7510-01-P

## NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

## [Notice 04-100]

## Notice of Prospective Patent Application License

AGENCY: National Aeronautics and Space Administration.
ACTION: Notice of Prospective Patent Application License.
SUMMARY: NASA hereby gives notice that NanoConduction Inc., of Los Gatos, CA has applied for an exclusive license to practice the inventions disclosed in a filed U.S. Patent Application No. 10/ 825,795, NASA Case No. ARC-15173-1, entitled "Nanoengineered Thermal Materials Using Carbon Nanotube Array Composites," which is assigned to the United States of America as represented by the Administrator of the National Aeronautics and Space Administration. Written objections to the prospective grant of a license should be sent to Ames Research Center.
DATES: Responses to this notice must be received by August 31, 2004.
FOR FURTHER INFORMATION CONTACT: Robert Padilla, Chief Patent Counsel, NASA Ames Research Center, M/S 202A-4, Moffett Field, CA 94035-1000, (650) 604-5104.

Dated: July 27, 2004.
Keith T. Sefton,
Deputy General Counsel, Administration and Management.
[FR Doc. 04-18598 Filed 8-13-04; 8:45 am] BILLING CODE 7510-01-P

## NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice 04-098]
Notice of Prospective Patent License
AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of Prospective Patent License.

SUMmARY: NASA hereby gives notice that Face International Corporation, 427 West 35th Street, Norfolk, VA 23502, has applied for an exclusive license to practice the invention described in NASA Case Numbers LAR 15348-1-CA, LAR 15348-1-DE, LAR 15348-1-FR, LAR 15348-1-GB, LAR 15348-1-JP, LAR 15348-2-GB, LAR 15348-2-IT, LAR 15348-2-FR, and LAR 15348-2DE all of which are entitled "Thin Layer Composite Unimorph Ferroelectric Driver and Sensor," which are assigned to the United States of America as represented by the Administrator of the National Aeronautics and Space Administration. Written objections to the prospective grant of a license should be sent to NASA Langley Research Center. NASA has not yet made a determination to grant the requested license and may deny the requested license even if no objections are submitted within the comment period.
DATES: Responses to this notice must be received by August 31, 2004.

## FOR FURTHER INFORMATION CONTACT:

Barry V. Gibbens, Patent Attorney, Mail
Stop 212, NASA Langley Research
Center, Hampton, VA 23681-2199, (757)
864-7141; Fax (757) 864-9190.
Dated: August 6, 2004.
Keith T. Sefton,
Deputy General Counsel, Administration and Management.
[FR Doc. 04-18596 Filed 8-13-04; 8:45 am] BILLING CODE 7510-01-P

## NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES

## National Endowment for the Arts;

 Fellowships Advisory PanelPursuant to Section 10(a)(2) of the Federal Advisory Committee Act (Public Law 92-463), as amended, notice is hereby given that a meeting of the Fellowships Advisory Panel, Literature section (Poetry Fellowships category) to the National Council on the Arts will be held on from September 21-23, 2004 in Room 716 at the Nancy Hanks Center, 1100 Pennsylvania Avenue, NW., Washington, DC 20506.

A portion of this meeting, from 11:30 a.m. to 1 p.m. on September 23rd, will be open to the public for policy discussion. The remaining portions of this meeting, from 9 a.m. to 7 p.m. on September 21st, from 9 a.m. to 6:30 p.m. on September 22nd, and from 9 a.m. to 11:30 a.m. and 1 p.m. to 3 p.m. on September 23rd, will be closed.

The closed portions of this meeting are for the purpose of Panel review, discussion, evaluation, and recommendations on financial assistance under the National Foundation on the Arts and the Humanities Act of 1965, as amended, including information given in confidence to the agency. In accordance with the determination of the Chairman of April 14, 2004, these sessions will be closed to the public pursuant to subsection (c)(6) of section 552b of Title 5, United States Code.

Further information with reference to this meeting can be obtained from Ms. Kathy Plowitz-Worden, Office of Guidelines \& Panel Operations, National Endowment for the Arts, Washington, DC 20506, or call (202) 682-5691.

Dated: August 9, 2004.
Kathy Plowitz-Worden,
Panel Coordinator, Panel Operations, National Endowment for the Arts.
[FR Doc. 04-18587 Filed 8-13-04; 8:45 am] BILLING CODE 7537-C1-P

## NATIONAL SCIENCE FOUNDATION

## Notice of Permits Issued Under the Antarctic Conservation Act of 1978

AGENCY: National Science Foundation. ACTION: Notice of permits issued under the Antarctic Conservation Act of 1978, Public Law 95-541.
summary: The National Science Foundation (NSF) is required to publish notice of permits issued under the Antarctic Conservation Act of 1978. This is the required notice.

## FOR FURTHER INFORMATION CONTACT:

 Nadene G. Kennedy, Permit Office, Office of Polar Programs, Room 755, National Foundation, 4201 Wilson Boulevard, Arlington, VA 22230.SUPPLEMENTARY INFORMATION: On July 7, 2004, the National Science Foundation published a notice in the Federal Register of permit applications received. Permits were issued on August 10, 2004 to: Mahlon C. Kennicutt, II, Permit No. 2005-008; John C. Priscu, Permit No. 2005-009; and W. Berry Lyons, Permit No. 2005-010.

## Nadene G. Kennedy, Permit Officer.

[FR Doc. 04-18661 Filed 8-13-04; 8:45 am] BILLING CODE 7555-01-M

## RAILROAD RETIREMENT BOARD

## Proposed Collection; Comment Request

Summary: In accordance with the requirement of Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995 which provides opportunity for public comment on new or revised data collections, the Railroad Retirement Board ("RRB") will publish periodic summaries of proposed data collections. Comments are invited on: (a) Whether the proposed information collection is necessary for the proper performance of the functions of the agency, including whether the information has practical utility; (b) The accuracy of the RRB's estimate of the burden of the collection of the information; (c) Ways to enhance the quality, utility, and clarity of the information to be collected; and (d) Ways to minimize the burden related to the collection of information on respondents, including the use of automated collection techniques or other forms of information technology.

Title and purpose of information collection:

Self-Employment and Substantial Service Questionnaire; OMB 3220-0138.

Section 2 of the Railroad Retirement Act ("RRA") provides for payment of annuities to qualified employees and their spouses. In order to receive an age and service annuity, Section 2(e)(3) states that an applicant must stop all railroad work and give up any rights to return to such work. A disability applicant must give up all railroad work, but does not have to relinquish rights to return to railroad work until he or she attains full retirement age, or, if earlier, a spouse annuity or supplemental annuity becomes payable. Under the 1988 amendments to the RRA, an applicant is no longer required to stop work for a "Last Pre-Retirement Nonrailroad Employer"("LPE"). LPE is defined as any non-railroad individual, company, or institution for whom an annuitant is working on the annuity beginning date, or for whom they stopped working in order to receive an annuity. Section $2(f)(6)$ of the RRA requires that a portion of the employee's Tier II benefit and supplemental annuity be deducted for earnings from an "LPE" employer.

The RRB currently utilizes Form AA4, Self-Employment and Substantial Service Questionnaire, when an applicant claims to be self-employed to obtain information needed to determine if the applicant's work is LPE, railroad service, or self-employment. If the work is self-employment, the questionnaire identifies any months in which the
applicant did not perform substantial service. One response is requested of each respondent. Completion is voluntary. However, failure to complete the form could result in the nonpayment of benefits.

The RRB proposes significant, burden-impacting, editorial, and formatting changes to Form AA-4. The addition of many new items of information regarding an applicant's self-employment, largely intended to provide clarification regarding whether an applicant is a self-employed independent contractor or an employee of his client corporation, is being proposed. Other changes include dividing items that currently contain multiple questions into separate Yes/No responses. Checklists have also been added to many items to obtain more detailed and standardized responses. The completion time for the AA-4 is .estimated at between 45 and 75 minutes. The RRB estimates that approximately 600 AA-4's are completed annually.
Additional Information or Comments: To request more information or to obtain a copy of the information collection justification, forms, and/or supporting material, please call the RRB Clearance Officer at (312) 751-3363 or send an E-mail request to
Charles.Mierzwa@RRB.GOV. Comments regarding the information collection should be addressed to Ronald J. Hodapp, Railroad Retirement Board, 844 North Rush Street, Chicago, Illinois 60611-2092 or send an E-mail to Ronald.Hodapp@RRB.GOV. Written comments should be received within 60 days of this notice.
Charles Mierzwa,
Clearance Officer.
[FR Doc. 04-18618 Filed 8-13-04; 8:45 am] BILLING CODE 7905-01-P

## SECURITIES AND EXCHANGE COMMISSION

Submission for OMB Review; Comment Request
Upon written request, copies available from: Securities and Exchange Commission, Office of Filings and Information Services, Washington, DC 20549.

Extension:
Rule 6a-4; SEC File No. 270-496; OMB Control No. 3235-0554.
Notice is hereby given that pursuant to the Paperwork Reduction Act of 1995, ${ }^{1}$ the Securities and Exchange

Commission ("Commission") has submitted to the Office of Management and Budget a request for extension of the previously approved collection of information discussed below.
Section 6 of the Securities Exchange Act of 1934 ("Act") ${ }^{2}$ sets out a framework for the registration and regulation of national securities exchanges. Under the Commodity Futures Modernization Act of 2000, a futures market may trade security futures products by registering as a national securities exchange. Rule 6a$4^{3}$ sets forth these registration procedures and directs futures markets to submit a notice registration on Form $1-\mathrm{N}$. Form 1-N calls for information regarding how the futures market operates, its rules and procedures, its criteria for membership, its subsidiaries and affiliates, and the security futures products it intends to trade. Rule 6a-4 also would require entities that have submitted an initial Form 1-N to file: (1) Amendments to Form 1-N in the event of material changes to the information provided in the initial Form 1-N; (2) periodic updates of certain information provided in the initial Form 1-N; (3) certain information that is provided to the futures market's members; and (4) a monthly report summarizing the futures market's trading of security futures products. The information required to be filed with the Commission pursuant to Rule $6 a-4$ is designed to enable the Commission to carry out its statutorily mandated oversight functions and to ensure that registered and exempt exchanges continue to be in compliance with the Act.

The respondents to the collection of information are futures markets.

The Commission estimates that the total annual burden for all respondents to provide the amendments and periodic updates under Rule 6a-4 would be 105 hours ( 15 hours/ respondent per year $\times$ seven respondents) and \$10,066 (\$1438/ response $\times$ seven responses/year). The Commission estimates that the total annual burden for the filing of the supplemental information and the monthly reports required under Rule 6 a-4 would be 87.5 hours ( 25 filings/ respondent $\times$ seven respondents $\times 0.5$ hours/response). The SEC estimates that the total annual cost for all supplemental filings would be $\$ 3675$ ( 25 filings $\times 7$ respondents per year $\times$ \$21/response).

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information

[^13]unless it displays a currently valid control number.
Written comments regarding the above information should be directed to the following persons: (a) Desk Officer for the Securities and Exchange Commission by sending an e-mail to: David_Rostker@omb.eop.gov, and (b) R. Corey Booth, Director/Chief Information Officer, Office of Information Technology, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549. Comments must be submitted to the Office of Management and Budget within 30 days of this notice.

Dated: July 27, 2004.
Margaret H. McFarland,
Deputy Secretary.
[FR Doc. 04-18605 Filed 8-13-04; 8:45 am] BILLING CODE 8010-01-P

## SECURITIES AND EXCHANGE COMMISSION

[File No. 1-15064]
Issuer Delisting; Notice of Application of GB Holdings, Inc. To Withdraw Its Common Stock, \$. 01 Par Value, From Listing and Registration on the American Stock Exchange LLC

August 10, 2004.
On June 30, 2004, GB Holdings, Inc., a Delaware corporation ("Issuer"), filed an application with the Securities and Exchange Commission ("Commission"), pursuant to Section 12(d) of the Securities Exchange Act of 1934 ("Act'") ${ }^{1}$ and Rule 12d2-2(d) thereunder, ${ }^{2}$ to withdraw its common stock, $\$ .01$ par value ("Security"), from listing and registration on the American Stock Exchange LLC ("Amex" or "Exchange").

On June 23, 2004, the Board of Directors ("Board") of the Issuer determined to withdraw the Issuer's Security from listing on the Amex. The Board concluded that the existing listing has not resulted in an active trading market which, the Board believes, results from several factors, including the fact that: (i) There are only 10 holders of record of the Security; (ii) in the past 30 days on average, approximately 14,500 shares of the Security were traded per day on the Amex; and (iii) approximately $83.1 \%$ of the outstanding Security is held by two different groups of stockholders, including approximately $77.5 \%$ which is owned by affiliates of the Issuer. The Board states that it believes, for the

[^14]foregoing reasons, that the continued listing of the Security does not serve either the Issuer's interests or the interests of the stockholders. The Issuer states that on June 30, 2004, a special stockholders meeting was held with the stockholders of the Issuer in which the stockholders approved a transaction that included the delisting of the Security from the Amex. Furthermore, the Issuer states that it had been advised by representatives of the holders of approximately $77 \%$ of the Security, that they do not object to the Issuer's plan to delist the Security from the Amex. In addition, the Issuer states that it is seeking to develop a trading market in the over-the-counter market on the Pink Sheets.

The Issuer stated in its application that it has met the requirements of Amex Rule 18 by complying with all applicable laws in the State of Delaware, in which it is incorporated, and with the Amex's rules governing an issuer's voluntary withdrawal of a security from listing and registration.

The Issuer's application relates solely to the withdrawal of the Security from listing on the Amex and from registration under Section 12(b) of the Act, ${ }^{3}$ and shall not affect its obligation to be registered under Section $12(\mathrm{~g})$ of the Act. ${ }^{4}$

Any interested person may, on or before August 31, 2004, comment on the facts bearing upon whether the application has been made in accordance with the rules of the Amex, and what terms, if any, should be imposed by the Commission for the protection of investors. All comment letters may be submitted by either of the following methods:

## Electronic Comments

- Send an e-mail to rule-
comments@sec.gov. Please include the File Number 1-15064;


## Paper Comments

- Send paper comments in triplicate to Jonathan G. Katz, Secretary, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549-0609.
All submissions should refer to File Number 1-15064. This file number should be included on the subject line if e-mail is used. To help us process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (http://www.sec.gov/rules/delist.shtml). Comments are also available for public

[^15]inspection and copying in the Commission's Public Reference Room, 450 Fifth Street, NW., Washington, DC 20549. All comments received will be posted without change; we do not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly.
The Commission, based on the information submitted to it, will issue an order granting the application after the date mentioned above, unless the Commission determines to order a hearing on the matter.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority. ${ }^{5}$
Jonathan G. Katz,
Secretary.
[FR Doc. 04-18602 Filed 8-13-04; 8:45 am] BILLING CODE 8010-01-P

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-50164; Flle No. SR-CBOE-2004-56]

> Self-Regulatory Organizations; Notice of Filing and Immediate Effectiveness of Proposed Rule Change by the Chicago Board Options Exchange, incorporated To Extend a Pilot Program Relating to Margin Requirements for Certain Complex Options Spreads

August 6, 2004.
Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"), ${ }^{1}$ and Rule 19b-4 thereunder, ${ }^{2}$ notice is hereby given that on August 6, 2004, the Chicago Board Options Exchange, Incorporated ("CBOE" or the "Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I and II below, which Items have been prepared by the CBOE. Pursuant to Section 19(b)(3)(A)(iii) of the Act ${ }^{3}$ and Rule $19 \mathrm{~b}-4(\mathrm{f})(6)$ thereunder, ${ }^{4}$ CBOE has designated this proposal as noncontroversial, which renders the proposed rule change effective immediately upon filing. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

[^16]I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

CBOE proposes to extend, until February 7, 2005, a pilot program permitting an interpretation to CBOE Rule 12.3, Margin Requirements, relating to margin requirements for certain complex option spreads. The text of the proposed rule change is available at the Office of the Secretary, CBOE, and at the Commission.

## II. Self-Regulatory Organization's

 Statement of the Purpose of, and Statutory Basis for, the Proposed Rule ChangeIn its filing with the Commission, CBOE included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The CBOE has prepared summaries, set forth in Sections A, B, and C below, of the most significant aspects of such statements.
A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

## 1. Purpose

On August 8, 2003, the Commission approved a CBOE Regulatory CircularRegulatory Circular RG03-66-which sets forth an interpretation of CBOE's current margin requirements for certain complex option spreads. ${ }^{5}$ The interpretation set forth in Regulatory Circular RG03-66 was approved on a one-year pilot basis ("Pilot") and is due to expire on August 7, 2004. The Exchange proposes to extend the Pilot for six months, until February 7, 2005, or until such time as the Commission has approved permanent
implementation of these margin requirements, whichever occurs sooner. ${ }^{6}$

The Exchange is proposing an extension of the Pilot so that it may continue in effect while the Commission considers the Exchange's proposal for permanent implementation. As such, the Exchange proposes to reissue the Regulatory Circular with the new Pilot expiration date. The Exchange has received no negative comments

[^17]concerning Regulatory Circular RG0366 since it has been issued, nor is the Exchange aware of any negative consequences resulting from the application of the margin requirements permitted by Regulatory Circular RG0366.

## 2. Statutory Basis

The CBOE represented that the proposed Regulatory Circular clarifies that the Exchange's current margin rules extend to complex option spreads, thereby allowing investors to more efficiently implement these strategies. As such, the CBOE believes that the proposed Regulatory Circular interpretation of Exchange Rule 12.3 is consistent with and furthers the objectives of Section 6 (b)(5) of the Act, in that it is designed to perfect the mechanisms of a free and open market and to protect investors and the public interest.

## B. Self-Regulatory Organization's Statement on Burden on Competition

CBOE does not believe that the proposed rule change will impose any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act.
C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others
CBOE neither solicited nor received written comments with respect to the proposed rule change.

## III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

The foregoing proposed rule change has become effective upon filing on August 6, 2004, pursuant to Section $19(\mathrm{~b})(3)(\mathrm{A})^{7}$ of the Act and Rule 19b$4(f)(6)^{8}$ thereunder because the proposal: (1) Does not significantly affect the protection of investors or the public interest; (2) Does not impose any significant burden on competition; and (3) Does not become operative for 30 days from the date of filing, or such shorter time as the Commission may designate if consistent with the protection of investors and the public interest; provided that the selfregulatory organization has given the Commission written notice of its intent to file the proposed rule change at least five business days prior to the filing date of the proposed rule change. ${ }^{9}$

[^18]A proposed rule change filed under Rule 19b-4(f)(6) normally does not become operative prior to 30 days after the date of filing. However, pursuant to Rule 19b-4(f)(6)(iii), ${ }^{10}$ the Commission may designate a shorter time if such action is consistent with the protection of investors and the public interest. CBOE has requested that the Commission waive the 30 -day operative waiting period to permit CBOE to continue the Pilot without interruption while the Commission determines whether to approve permanent implementation of the subject margin requirements.
The Commission, consistent with the protection of investors and the public interest, has waived the 30 -day requirement that the proposed rule change not become operative for 30 days after the date it was filed. ${ }^{11}$ The Commission believes that granting immediate effectiveness to the proposed rule change is appropriate because it will allow the Pilot to continue without interruption after it would otherwise have expired on August 7, 2004. At any time within 60 days of the filing of the proposed rule change, the Commission may summarily abrogate such rule change if it appears to the Commission that such action is necessary or appropriate in the public interest, for the protection of investors, or otherwise in the furtherance of the purposes of the Act. ${ }^{12}$

## IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

## Electronic Comments

- Use the Commission's Internet comment form (http://www.sec.gov/ rules/sro.shtml); or
- Send an E-mail to rulecomments@sec.gov. Please include File Number SR-CBOE-2004-56 on the subject line.


## Paper Comments

- Send paper comments in triplicate to Jonathan G. Katz, Secretary, Securities and Exchange Commission,

[^19]450 Fifth Street, NW., Washington, DC 20549-0609.

All submissions should refer to File Number SR-CBOE-2004-56. This file number should be included on the subject line if E-mail is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (http:// www.sec.gov/rules/sro.shtmI). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552 , will be available for inspection and copying in the Commission's Public Reference Section, 450 Fifth Street, NW.,
Washington, DC 20549. Copies of such filing also will be available for inspection and copying at the principal office of the CBOE. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-CBOE-2004-56 and should be submitted on or before September 7, 2004.
For the Commission, by the Division of Market Regulation, pursuant to delegated authority. ${ }^{13}$
Margaret H. McFarland,
Deputy Secretary.
[FR Doc. 04-18603 Filed 8-13-04; 8:45 am] BILLING CODE 8010-01-P

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-50162; File No. SR-NASD-2004-078]

## Self-Regulatory Organizations; Order Approving Proposed Rule Change by the National Association of Securities Dealers, Inc. To Establish Certain Qualification Requirements for Supervisors of Research Analysts

August 6, 2004.
On May 10, 2004, the National Association of Securities Dealers, Inc. ("NASD"), filed with the Securities and Exchange Commission ("SEC" or "Commission"), a proposed rule change

[^20]to establish certain qualification requirements for supervisors of research analysts pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act" or "Exchange Act") ${ }^{1}$ and Rule 19b-4 thereunder. ${ }^{2}$ The proposed rule change was published for comment in the Federal Register on June 23, $2004 .{ }^{3}$ The Commission received no comments on the proposal.
The proposed rule change amends NASD Rule 1022 to require supervisors of research analysts to pass the regulatory part (Series 87) of the Research Analyst Qualification Examination or the Series 16 Supervisory Analyst Examination administered by the New York Stock Exchange ("NYSE").

NASD Rule 1050, which became effective on March 30, 2004, requires all persons associated with a member who are to function as research analysts to be registered as such with NASD and pass a qualification examination. ${ }^{4}$ Those individuals required to be registered as research analysts must pass the Research Analyst Qualification Examination (Series $86 / 87$ ) or qualify for an exemption. The Series $86 / 87$ consists of two parts: an analysis part (Series 86) that tests fundamental analysis and valuation of equity securities, and a regulatory part (Series 87) that tests knowledge of applicable rules.

In light of these new research analyst registration requirements and the scope and importance of the comprehensive analyst conflict rules that have been implemented recently, the proposal requires supervisors of research analysts to pass the regulatory part (Series 87) of the Research Analyst Qualification Examination or, for dual NASD-NYSE members, the NYSE Supervisory Analyst Examination (Series 16).

Under the proposed rule change, dual members would be required to have a principal who has passed either the Series 24 and the Series 87 or the Series 16 to supervise the content of research. If the member elects to have a Series 16 be responsible for supervising the content of research, then a Series 24 principal who has also passed either the Series 87 or the Series 16 would be responsible for supervising the conduct of both the Series 16 supervisory analyst and the research analyst.
The Commission believes that the proposed rule change should provide

[^21]NASD members that are also members of the NYSE some flexibility in their supervisory structure for research analysts by allowing dual members to permit a principal who has passed either the Series 24 and the Series 87 or the Series 16 to supervise the content of research.

The Commission also believes that the proposal should promote investor protection by ensuring that persons responsible for reviewing and approving research reports and for providing general supervision of the conduct of research analysts have demonstrable knowledge of NASD Rule 2711 and other analyst conflict of interest laws, rules, and regulations.

For the above reasons, the Commission finds that the proposed rule change is consistent with the requirements of the Act and the rules and regulations thereunder applicable to a national securities association ${ }^{5}$ and, in particular, the requirements of Section 15A of the Act ${ }^{6}$ and the rules and regulations thereunder. The Commission finds specifically that the proposed rule change is consistent with Sections 15A(b)(6) and 15A(b)(9) of the Exchange Act. ${ }^{7}$

It is therefore ordered, pursuant to Section 19(b)(2) of the Act, ${ }^{8}$ that the proposed rule change (File No. SR-NASD-2004-078) be, and hereby is, approved.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority. ${ }^{9}$
Margaret H. McFarland,
Deputy Secretary.
[FR Doc. 04-18604 Filed 8-13-04; 8:45 am] BILLING CODE 8010-01-P

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-50173; SR-NYSE-2004-05]

## Self-Regulatory Organizations; Notice of Filling of Proposed Rule Change and Amendment No. 1 Thereto by the New York Stock Exchange, Inc. Relating to Enhancements to the Exchange's Existing Automatic Execution Faciiity (NYSE DIrect+)

August 10, 2004.
Pursuant to section 19(b)(1) of the Securities Exchange Act of 1934

[^22]("Act") ${ }^{1}$ and Rule 19b-4 thereunder, ${ }^{2}$ notice is hereby given that on February 9, 2004, the New York Stock Exchange, Inc. ("NYSE"' or "Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II and III below, which Items have been prepared by the NYSE. On August 2, 2004, the NYSE filed Amendment No. 1 to the proposed rule change. ${ }^{3}$ The Commission is publishing this notice to solicit comments on the proposed rule change, as amended, from interested persons.

## I. Self-Regulatory Organization's

 Statement of the Terms of Substance of the Proposed Rule ChangeThe Exchange proposes to create a hybrid market, where investors would be able to choose how their orders are executed. Investors seeking the speed and certainty of an autoriatic execution, as well as investors who prefer the . opportunity for price improvement provided by an auction market, would both be able to obtain executions in accordance with their preferences on the NYSE. This would be accomplished by, among other things, enhancements to the Exchange's existing automatic execution facility, NYSE Direct+ ${ }^{\star}$ ("Direct+"), making its speed 1 and execution certainty available to a wider variety of orders. The Exchange also proposes to create a new order type-an Auction Limit ("AL") order-and to modify the way market orders would be handled in the auction market, providing an opportunity for price improvement for those who desire it. The proposed amendments also address "sweeps," "locked" and "crossed" markets, and "trade-throughs" and seek to make Direct+, currently a pilot program, permanent. ${ }^{4}$
Below is the text of the proposed rule change, as amended. Proposed new

[^23]language is italicized; proposed deletions are in brackets.

## Definitions of Orders

Rule 13

## Auction Limit Order

An auction limit order is an order that provides an opportunity for price improvement.

The limit price of an auction limit order to buy should be at or above the Exchange best offer at the time the order is entered on the Exchange. The limit price of an auction limit order to sell should be at or below the Exchange best bid at the time the offer is entered on the Exchange.

An auction limit order shall be quoted and executed in accordance with Exchange Rules 60(h) and 79A. 15.

## Auto Ex Order

An auto ex order is an order in a stock, Investment Company Unit (as defined by paragraph 703.16 of the Listed Company Manual), Trust Issued Receipt (as defined in Rule 1200), or a commitment to trade received on the Floor through ITS subject to [limit order of 1099 shares or less priced at or above the Exchange's published offer (in the case of an order to buy) or at or below the Exchange's published bid (in the case of an order to sell), which a member or member organization has entered for] automatic execution in accordance with, and to the extent provided by, Exchange Rules 10001004[5].
[Pursuant to a pilot program to run until December 23, 2004, orders in Investment Company Units (as defined in paragraph 703.16 of the Listed Company Manual), or Trust Issued Receipts (as defined in Rule 1200) may be entered as limit orders in an amount greater than 1099 shares. The pilot program shall provide for a gradual, phased-in raising of order size eligibility, up to a maximum of 10,000 shares. Each raising of order size eligibility shall be preceded by a minimum of a one-week advance notice to the Exchange's membership.]

## Immediate or Cancel Order

A market or limited price order [which] designated immediate or cancel is to be executed [in whole or in part] to the extent possible as soon as such order is represented in the Trading Crowd or to be automatically executed in accordance with, and to the extent provided by, Exchange Rules 1000-1004
and the portion not so executed is to be treated as cancelled. For the purposes of this definition, a "stop" is considered an execution.

A "commitment to trade" received on the Floor through ITS is an auto ex order and shall be treated in the same manner, and entitled to the same privileges, as [would] an immediate or cancel order that [reaches the Floor] is routed to the book at the same time except as otherwise provided in the Plan and except further that such a commitment may not be "stopped." [and the commitment shall remain irrevocable for the time period chosen by the sender of the commitment.] After trading with the Exchange published bid (offer), the unfilled balance of a commitment to trade shall be automatically cancelled.
Limit, Limited Order or Limited Price Order

An order to buy or sell a stated amount of a security at a specified price, or at a better price, if obtainable after the order is represented in the Trading Crowd.

A marketable limit order is an order that can be immediately executed; that is an order to buy priced at or above the Exchange best offer or an order to sell priced at or below the Exchange best bid.

A marketable limit order routed to the book is an auto ex order subject to automatic execution in accordance with, and to the extent provided by, Exchange Rules 1000-1004.

## Market Order

An order to buy or sell a stated amount of a security at the most advantageous price obtainable after the order is represented in the Trading Crowd or routed to the book as an auto ex order for execution in accordance with, and to the extent provided by, Exchange Rules 1000-1004.

A market order not designated auto ex shall be quoted and executed in accordance with Exchange Rules 60(i) and 79A.15.
(Reminder of rule unchanged)
ITS "Trade-Throughs" and "Locked Markets"
Rule 15A

## Supplementary Material

. 10 Nothing in paragraph (d)(2)(B) above is intended to discourage a locking member from electing to ship if the complaint requests him to do so.
. 20 The fact that a transaction may be cancelled or the price thereof may be
adjusted pursuant to the provisions of paragraph (b)(2) of this Rule 15A, shall not have any effect, under the rules, on other transactions or the execution of orders not involved in the original transaction.
. 30 The provisions of this Rule 15A shall supersede the provisions of any other Exchange Rule which might be construed as being inconsistent with Rule 15A.
. 40 For the purposes of this Rule:
i. The terms "Exchange tradethrough" and "Third participating market center trade-through" do not include the situation where a member who initiates the purchase (sale) of an ITS security at a price which is higher (lower) than the price at which the security is being offered (bid) in another ITS participating market, sends contemporaneously through ITS to such ITS participating market a commitment to trade at such offer (bid) or better and for at least the number of shares displayed with that market center's better-priced offer (bid); and
ii. A trade-through complaint sent in these circumstances is not valid, even if the commitment sent in satisfaction cancels or expires, and even if there is more stock behind the quote in the other market.
. 50 Where the national best bid or offered is published by another market center in which an automated execution is immediately available or such bid or offer is otherwise protected from a trade-through by Securities and Exchange Commission rule or ITS Plan, and the specialist has not systemically matched the price associated with such better bid or offer, the Exchange will automatically rout as a commitment to trade the portion of any market, auto ex market, auction limit or marketable limit order routed to the book that satisfies such better bid or offer, unless the entity entering the order indicated that it was contemporaneously satisfying the better bid or offer.

## Dissemination of Quotations

Rule 60
(e) Autoquoting of highest bid/lowest offer and automated adjustment of size of liquidity bid and offer. The Exchange will autoquote the NYSE's highest bid or lowest offer whenever a limit order is transmitted to the specialist's book at a price higher (lower) than the previously disseminated highest (lowest) bid (offer). When the NYSE's highest bid or lowest offer has been traded with in its entirety, the Exchange will autoquote a new bid or offer
reflecting the total size of orders on the specialist's book at the next highest (in the case of a bid) or lowest (in the case of an offer) price. The size of any liquidity bid or offer shall be systemically increased to reflect any additional limit orders transmitted to the specialist's book at prices ranging from the liquidity bid or offer price to the highest bid (lowest offer). The size of any liquidity bid or offer shall be systematically decreased to reflect the execution of any limit orders on the specialist's book at prices ranging from the liquidity bid or offer price to the highest bid (lowest offer). However, de minimis increases or decreases in the size of limit orders on the book, as determined by the specialist, will not result in automated augmenting or decrementing of the size of the liquidity bid or offer where such bid or offer continues to reflect the actual size of limit orders on the book.
[In any instance where the specialist disseminates a proprietary bid (offer) of 100 shares on one side of the market, the bid or offer on that side of the market shall not be autoquoted. In such an instance, any better-priced limit orders received by the specialist shall be manually displayed, unless they are executed at a better price in a transaction being put together in the auction market at the time that the order is received.]

Autoquote will not be available when the specialist has gapped the quotation in accordance with Exchange policies and procedures, when a liquidity replenishment point ("LRP") has been reached, or during the time a report of a transaction is being made through the book.

After the specialist has gapped the quotation, autoquote will resume with a manual transaction or the publication of a non-gapped quotation.
Autoquote will resume as soon as possible after a LRP has been reached, but in no more than five seconds where the auto ex order that reached the LRP is executed in full, or any unfilled balance of such order is not capable of trading at a price above (in the case of a buy order) or below (in the case of a sell order) the LRP. Where the unfilled balance can trade at a price above (below) the LRP, but does not create a locked or crossed market, autoquote will resume upon a manual transaction or the publication of a new quote by the specialist, but in any event in no more than 28 seconds. Where the unfilled balance can trade at a price above (below) the LRP and creates a locked or crossed market, autoquote will resume upon a manual transaction or the
publication of a new quote by the specialist.
(f) In addition to meeting its obligations as set forth in paragraph (b) of SEC Rule 11Ac1-1 as applicable to the Exchange under this Rule 60, the Exchange shall make-available to quotation vendors and shall communicate to other specified persons the appropriate mode identifier in effect as to each reported security which shall, in the case of the initiation and termination of non-firm modes, effect the requisite notification and renotification of specified persons under subparagraph (b)(3) of SEC Rule 11Ac11.
(g)(1) Each specialist shall promptly report in each reported security in which he is registered the highest bid and lowest offer made in the trading crowd in such security and the associated quotation size that he wishes to make available to quotation vendors.
(2) Each specialist who is a responsible broker or dealer on the Floor shall:
(i) promptly report as to the reported security whenever a bid, offer or quotation size he previously reported is to be revised; and
(ii) promptly report as to the reported security whenever a bid and/or offer he previously reported is to be cancelled or withdrawn.

## (h) Auction Limit Orders

(1) If not executed upon entry, an auction limit order to buy that is marketable when it reaches the book shall be quoted the minimum variation better than the Exchange best bid and an auction limit order to sell that is marketable when it reaches the book shall be quoted the minimum variation better than the Exchange best offer.
(2) Auction limit orders shall be executed pursuant to Exchange auction market procedures, except that a subsequent order on the same side of the market capable of trading at a price better than the auction limit order is bidding (offering) an order on the same side, that exhausts some or all of the contra-side volume available in the Exchange quotation, a change in the price of the contra-side of the quotation that would enable an execution of the auction limit order with price improvement, or a quote at the minimum variation shall cause the auction limit order to be automatically executed in accordance with, and to the extent provided by, Exchange Rules 1000-1004.
(3) An auction limit order that has not been executed within 15 seconds after it reaches the book shall be automatically executed in accordance with, and to the
extent provided by, Exchange Rules 1000-1004.
(4) An auction limit order may be executed at a price inferior to the market prevailing at the time it was entered.
(5) An auction limit order that becomes non-marketable before executed in whole or in part shall be quoted at its limit price.
(i) Market Orders
(1) If not executed upon entry, a market order to buy shall be quoted the minimum variation better than the Exchange best bid and a market order to sell shall be quoted the minimum variation better than the Exchange best offer.
(2) Market orders shall be executed pursuant to Exchange auction market procedures, except that a subsequent order on the same side of the market capable of trading at a better price than the market order is bidding (offering), a change in the price of the contra-side of the quotation that would enable an execution of the market order with price improvement, or a quote at the minimum variation shall cause the market order to be automatically executed in accordance with, and to the extent provided by, Exchange Rules 1000-1004.
(3) A market order that has not been executed within 15 seconds shall be automatically executed in accordance with, and to the extent provided by, Exchange Rules 1000-1004.
(4) A market order may be executed at a price inferior to the market prevailing at the time it was entered.

## [Below Best] Bids [-] and [Above Best] Offers

## Rule 70

[When a bid is clearly established, no bid or offer at a lower price shall be made. When an offer is clearly established, no offer or bid at a higher price shall be made.]
All bids made and accepted, and all offers made and accepted, in accordance with Exchange Rules [ 45 to 86] shall be binding.

## Supplementary Material

.10 Any bid (offer) routed to the book which is made at the same or higher (lower) price of the prevailing offer (bid) shall result in an automatic execution [transaction at the offer price in an amount equal to the lesser of the bid or offer. The same principle shall apply when an offer is made at the same or lower price as the bid.] in accordance with, and to the extent provided by, Exchange Rules 1000-1004.
. 20 (a) A Floor broker may place within the Display Book system a broker agency interest file at varying prices at or outside the Exchange best bid and offer with respect to orders he or she is representing on the Floor, except that the agency interest file shall not include any " $G$ " order interest.
(b) A Floor broker's agency interest shall become part of the quotation when it is at the Exchange best bid or offer and shall be executed in accordance with Exchange Rule 72.
(c) A Floor broker's agency interest not at the Exchange best bid or offer shall be on parity with displayed orders if executed as part of a sweep in accordance with, and to the extent provided by, Exchange Rules 10001004.
(d) A Floor broker may place agency interest in only one Crowd, as determined by the Exchange, at any given time. If the Floor broker wants to trade on behalf of his or her orders as part of the Crowd at the same price and on the same side of the market as his or her agency interest file, the Floor broker must add to the size of the agency interest file at that price or cancel that portion of the agency interest file before trading verbally in the Crowd.
(e) A Floor broker's agency interest file must be cancelled when he or she leaves the Crowd. Failure to do so is a violation of Exchange rules. If the Floor broker leaves the Crowd without cancelling his or her agency interest file and one or more executions occur with the agency interest, the Floor broker shall be held to such executions.
(f) Nothing in this rule shall be interpreted as modifying or relieving the Floor broker from his or her agency obligations and required compliance with all Exchange rules, policies and procedures.

Miscellaneous Requirements on Stock and Bond Market Procedures

## Rule 79A

## Supplementary Material

. 10 Request to make better bid or offer.-When any Floor broker does not bid or offer at the limit of an order which is better than the currently quoted price in the security and is requested by his principal to bid or offer at such limit, he shall do so.
. 15 With respect to limit orders received by specialists, each specialist shall publish immediately (i.e., as soon as practicable, which under normal market conditions means no later than 30 seconds from time of receipt) a bid or offer that reflects;
(i) the price and full size of each customer limit order that is at a price that would improve the specialist's bid or offer in such security; and
(ii) the full size of each limit order that
(A) is priced equal to the specialist's bid or offer for such security;
$(B)$ is priced equal to the national best bid or offer; and
(C) represents more than a de minimis change (i.e., more than 10 percent) in relation to the size associated with the Exchange's bid or offer.
[Each specialist shall keep active at all times the quotation processing facilities (known as "Quote Assist") provided by the Exchange. A specialist may deactivate the quotation processing facilities as to a stock or a group of stocks provided that Floor Official approval is obtained. Such approval to deactivate Quote Assist must be obtained no later than three minutes from the time of deactivation.]
Limit orders received by the specialist that improve the Exchange then-current bid or offer or change the size of the Exchange bid or offer, other than de minimis increases or decreases, shall be autoquoted in accordance with Exchange Rule 60(e). Each specialist shall activate the autoquote facility provided by the Exchange in each specialty stock he or she is responsible for by initiating a liquidity quote or by such other means as the Exchange may from time to time disseminate. Each specialist shall keep active at all times the autoquote facility provided by the Exchange, except that a specialist may deactivate the autoquote facility in order to accommodate gap quoting in accordance with the policies and procedures of the Exchange.

The requirements with respect to specialists' display of limit orders shall not apply to any customer limit order that is[;]:
(1) executed upon receipt of the order; (2) placed by a customer who
expressly requests, either at the time the order is placed or prior thereto pursuant to an individually negotiated agreement with respect to such customer's orders, that the order not be displayed;
(3) an odd-lot order;
(4) delivered immediately upon receipt to an exchange or associationsponsored system or an electronic. communications network that complies with the requirements of Securities and Exchange Commission Rule 11Ac11(c)(5)(ii) under the Securities Exchange Act with respect to that order;
(5) delivered immediately upon receipt to another exchange member or over-the-counter market maker that complies with the requirements of

Securities and Exchange Commission, Rule 11Ac1-4 under the Securities Exchange Act with respect to that order;
(6) an "all or none" order;
(7) a limit order to buy at a price significantly above the current offer or a limit order to sell at a price significantly below the current bid that is handled in compliance with Exchange procedures regarding such orders, ("too marketable limit orders"; [or]
(8) an order that is handled in compliance with Exchange procedures regarding block crosses at significant premiums or discounts from the last sale[.];
(9) an auction limit order;
(10) part of a broker agency interest file not at the Exchange best bid or offer; or
(11) the residual of an automatically executed order remaining after a liquidity replenishment point ("LRP") has been reached, where such order is capable of trading at a price above (in the case of a buy order) or below (in the case of a sell order) the LRP price and such price creates a locked or crossed market on the Exchange.

## (Reminder of rule unchanged)

## Dealings by Specialists

## Rule 104

(c) Specialists shall have the ability to implement proprietary algorithms that allow them, on behalf of the dealer account, to systematically supplement the Exchange published bid or offer,.match bids and offers published by other market centers, and place within the Display Book system a specialist interest file at varying prices outside the published Exchange quotation. The specialist interest file may not participate in a transaction at a price at or between the Exchange published quotation, except that the specialist interest file may provide stock to facilitate a single-price execution at the bid (offer) price, provided that the specialist purchase (sell) all of the remaining volume on the order being facilitated.
(b) Nothing in this rule shall be interpreted as modifying or relieving the specialist from his or her obligations and required compliance with all Exchange rules, policies and procedures.
(Reminder of rule unchanged)

Orders of Members To Be in Writing Rule 117

No member on the Floor shall make any bid, offer or transaction for or on behalf of another member except pursuant to a written or electronically recorded order. If a member to whom an order has been entrusted leaves the Crowd without actually transferring the order to another member, the order shall not be represented in the market during his or her absence, except with respect to any portion of his or her agency interest file that was not cancelled before the member left the Crowd, notwithstanding that such failure to cancel an agency interest file is a violation of Exchange rules.

## Supplementary Material

.10 Absence from Crowd.-When a member keeps an order in his or her possession and leaves the Crowd in which dealings in the security are conducted, the member is not entitled during his or her absence to have any bid, offer or transaction made in such security on his or her behalf or to have dealings in the security held up until he or she is summoned to the Crowd, except that the member shall be held to any executions involving his or her agency interest file. To insure representation of an order in the market during his or her absence, a member must therefore actually turn the order over to another member who will undertake to remain in the Crowd. If a member keeps the order in his or her possession and during his or her absence from the Crowd the security sells at or through the limit of his or her order, the member will be deemed to have missed the market.
(Reminder of rule unchanged)

## Record of Orders

Rule 123

## (e) System Entry Required

Except as provided in paragraph . 21 and .22 below, no Floor member may represent or execute an order on the Floor of the Exchange or place an interest file within the Display Book system unless the details of the order have been first recorded in an electronic system on the Floor. Any member organization proprietary system used to record the details of the order must be capable of transmitting these details to a designated Exchange database within such time frame as the Exchange may prescribe. The details of each order required to be recorded shall include the following data elements, any
changes in the terms of the order and cancellations, in such form as the Exchange may from time to time prescribe:

1. Symbol;
2. Clearing member organization;
3. Order identifier that uniquely identifies the order;
4. Identification of member or member organization recording order details;
5. Number of shares or quantity of security;
6. Side of market;
7. Designation as market. limit, stop, stop limit; auction limit;
8. Any limit price and/or stop price;
9. Time in force;
10. Designation as held or not held;
11. Any special conditions;
12. System-generated time of recording order details, modification of terms of order or cancellation of order;
13. Such other information as the Exchange may from time to time require.

## Miscellaneous Requirements

Rule 123A
. 30 A specialist may accept one or more percentage orders.-
(a) The elected or converted portion of a percentage order that is convertible on a destabilizing tick and designated "immediate execution or cancel election" ("CAP-DI order") may be automatically executed and may participate in a sweep.
(i) An elected or converted CAP-DI order on the same side of the market as an automatically executed electing order may participate in a transaction at the bid (offer) price if there is volume associated with the bid (offer) remaining after the electing order is filled in its entirety. An elected or converted CAPDI order on the same side of the market as an automatically executed electing order that sweeps the book will participate in a transaction at the sweep clean up price if there is volume remaining on the book or from contraside elected CAP DI orders at that price.
(ii) An elected and converted CAP-DI order on the contra-side of the market as an automatically executed electing order may participate in a transaction at the bid (offer) price and the sweep clean up price, if any.

## (Reminder of rule unchanged)

## NYSE Direct+ ${ }^{\text {® }}$

Rule 1000
(a) [Only straight limit orders without tick restrictions are eligible for entry as
auto ex orders. Auto ex orders to buy shall be priced at or above the price of the published NYSE offer. Auto ex orders to sell shall be priced at or below the price of the NYSE bid.] An auto ex order shall receive an immediate, automatic execution against orders reflected in the Exchange['s] published quotation, orders on the book, Floor broker agency interest file and specialist interest file, in accordance with, and to the extent provided by, Exchange Rules 1000-1004 and shall be immediately reported as [NYSE] Exchange
transactions, unless:
(i) The [NYSE] Exchange published quotation is in the non-firm quote mode;
(ii) the execution price would be more than [five cents] a specified price away from the last reported transaction price in the subject security on the Exchange; as the Exchange shall from time to time determine and disseminate.
(iii) with respect to a single-sided auto ex order, a better price exists in another ITS participating market center where an automatic execution is immediately available or where such better price is otherwise protected from a tradethrough by Securities and Exchange Commission rule or ITS Plan;
[(iv)with respect to a single-sided auto ex order, the NYSE published bid or offer is 100 shares;]
[(v)] (iv) a transaction outside the [NYSE] Exchange published bid or offer pursuant to Rule 127 is in the process of being completed, in which case the specialist should publish a bid and/or offer that is more than [five cents] $a$ specified price away from the last reported transaction price in the subject security [on the Exchange];
[(v)] (v) trading in the subject security has been halted;
(vi) the specialist has gapped the quotation in accordance with the policies and procedures of the Exchange;
(vii) a liquidity replenishment point has been reached. A liquidity replenishment point is reached when:
(A) the execution price of an auto ex order would be above (below) a specified price on the Exchange as the Exchange shall from time to time determine and disseminate, or
(B) a specified price movement on the Exchange has occurred over a specified period of time, as the Exchange shall from time to time determine and disseminate.
(b)(i) Auto ex orders to buy shall trade with the Exchange published best offer. Auto ex orders to sell shall trade with the Exchange published best bid. After trading with the bid (offer), the unfilled balance of any commitment to trade
received on the Floor through ITS shall be automatically cancelled.
(ii) Where the volume associated with the Exchange published best bid (offer) is insufficient to fill an auto ex order in its entirety, other than a commitment to trade received on the Floor through ITS, the unfilled balance of such order (the "residual") shall "sweep" the booktrade with orders on the book and any broker agency interest file and specialist interest file until it is executed in full, its limit price if any is reached, or a liquidity replenishment point is reached, whichever occurs first.
(iii) The residual shall trade with the orders on the book and any broker agency interest file and specialist interest file at a single price, such price being the best price at which such orders and files can trade with the residual to the extent possible, or a liquidity replenishment point, whichever comes first ("clean up price"). All orders on the book and Floor broker agency interest trading with the residual shall be on parity and receive the clean up price. If no orders capable of trading at the clean up price remain on the book, specialist interest may trade on parity with broker agency interest at that price.
(iv) The sweep described in (ii) above is not available during the period a report of a transaction is being made in the book and the volume of the bid (offer) has decremented to 100 shares.
(v) Any residual remaining after the sweep described in (ii) above shall be executed pursuant to Exchange auction market procedures unless the order is designated immediate or cancel, in which case the residual shall be automatically cancelled.
[An auto ex limit order that cannot be immediately executed shall be displayed as a limit order in the auction market. An a auto ex orders equal to or greater than the size of the NYSE published bid or offer shall trade against the entire published bid or offer, and a new bid or offer shall be published pursuant to Rule 60(e). The unfilled balance of the auto ex order shall be displayed as a limit order in the auction market.]
[During a pilot program in 2003, NYSE Direct+ shall not be available in the following five stocks: American Express (AXP), Pfizer (PFE),
International Business Machines (IBM), Goldman Sachs (GS), and Citigroup (C). The Exchange will announce in advance to its membership the time the pilot will run.]

## Rule 1001

(a) Subject to Rule 1000, auto ex orders shall be executed automatically and immediately reported. The contra side of the execution shall be [orders reflected in the Exchange's published quotation], as follows:
(i) the first contra side bid or offer at a particular price shall be entitled to time priority, but after a trade clears the Floor, all bids and offers at such price shall be on parity with each other;
(ii) all bids or offers on parity shall receive a split of executions in accordance with Exchange Rule 72; (iii) the [specialist shall be responsible for assigning] assignment of the number of shares to each contra side bidder and offeror, as appropriate, in accordance with Exchange Rule 72, with respect to each automatic execution of an auto ex order shall be done systemically;
(iv) the specialist shall be the contra party to any automatic execution of an auto ex order where interest reflected in the Exchange published quotation against which the auto ex order was executed is no longer available;
(v) a universal contra shall be reported as the contra to each automatic execution of an auto ex order.
(vi) the unfilled balance, if any, of an auto ex order shall be executed in accordance with, and to the extent provided by Exchange Rule 1000.
[(b) If the depth of the published bid or offer is not sufficient to fill an auto ex order in its entirety, the unfilled balance of the order shall be routed to the Floor and shall be displayed in the auction market.]
[(c)] (b) No published bid or offer shall be entitled to claim precedence based on size with respect to executions against auto ex orders.

## Rule 1002

[Orders designated as "a] Auto ex["] orders in a particular stock, Investment Company Unit (as defined in paragraph 703.16 of the Listed Company Manual), or Trust Issued Receipt (as defined in Rule 1200) shall be eligible to receive an automatic execution if entered after the Exchange has disseminated a published bid or offer until $3: 59$ p.m. for stocks and Trust Issued Receipts, or 4:14 p.m. for Investment Company Units, or within one minute of any other closing time of the Exchange's floor market. [Orders designated as "a] Auto ex["] orders in a particular stock, Trust Issued Receipt, or Investment Company Unit that are entered prior to the. dissemination of a bid or offer or after 3:59 p.m. for stocks and Trust Issued

Receipts, after 4:14 p.m. for Investment Company Units, or within one minute of any other closing time, shall be [displayed as limit orders] executed in the auction market unless it is a commitment to trade received on the Floor through ITS or is an auto ex order designated as immediate or cancel.

## Rule 1003

If a transaction has been agreed upon in the auction market, and an automatic execution involving auto ex orders is reported at a different price before the auction market transaction is reported, any tick test applicable to such auction market transaction shall be based on the last reported trade on the Exchange prior to such execution of auto ex orders.

## Rule 1004

Automatic executions of auto ex orders shall elect stop orders, stop limit orders and percentage orders electable at the price of such executions. Any stop orders so elected shall be executed pursuant to the Exchange's auction market procedures, and shall not be guaranteed an execution at the same price as subsequent automatic executions of auto ex orders.

## [Rule 1005

An auto ex order for any account in which the same person is directly or indirectly interested may only be entered at intervals of no less than 30 seconds between entry of each such order in a stock, Investment Company Unit (as defined in paragraph 703.16 of the Listed Company Manual), or Trust Issued Receipt (as defined in Rule 1200), unless the orders are entered by means of separate order entry terminals, and the member or member organization responsible for entry of the orders to the Floor has procedures in place to monitor compliance with the separate terminal requirement.]

## II. Self-Regulatory Organization's Statement of the Purpose of, and

 Statutory Basis for, the Proposed Rule ChangeIn its filing with the Commission, the Exchange included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below and is set forth in Sections A, B, and C below.

## A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

## 1. Purpose

The Exchange believes that the proposed amendments to its rules ${ }^{5}$ create a hybrid market, where investors would be able to choose the way their orders are executed. According to the Exchange, investors seeking the speed and certainty of an automatic execution at the published bid or offer to the extent of the volume associated with such published bid or offer, with any residual sweeping the book until executed, its limit price, if any, is reached, or a "liquidity replenishment point" ("LRP"), as described below, is reached, as well as those who prefer the opportunity for price improvement provided by'the auction market, would be able to obtain executions in accordance with their preferences on the NYSE. The Exchange represents that the proposed amendments would be accomplished by, among other things, enhancernents to Direct+, making its speed and execution certainty available to a wider variety of orders. In addition, the Exchange proposes to provide for a new order type, an AL order, and to modify the way market orders would be handled in the auction market to provide an opportunity for price improvement for those who desire it. The proposed amendments also address "sweeps," "locked" and "crossed" markets, and "trade-throughs" and seek to make Direct+ perman at. The Exchange represents that the changes described below may be implemented in stages given their significance to the marketplace, programming requirements, and the need for members and order routing vendors to make related changes to their systems.

## Approval to Make Direct+ Permanent

Direct+ was originally approved as a one-year pilot program ending on December 21, $2001 .{ }^{6}$ The pilot was subsequently extended for three additional one-year periods, and is currently scheduled to end on December 23, 2004. ${ }^{7}$ The Exchange represents that

[^24]the pilot has given the Exchange considerable experience with automated executions, as approximately $8 \%$ of the Exchange's adjusted average daily volume ${ }^{8}$ is currently executed through Direct+. As a result of this experience and the extensive changes to the Exchange's market envisioned by the proposed amendments discussed below, the Exchange hereby seeks approval to make Direct+ permanent. ${ }^{9}$
Proposed Amendments to Exchange Rules

In order to create the hybrid market, the Exchange proposes the following amendments to its rules:
i. Eliminate order size restrictions for automatically executed ("auto ex") orders.
ii. Eliminate the 30 -second limitation for consecutive auto ex orders for accounts in which the same person is directly or indirectly interested.
iii. Permit immediate or cancel ("IOC") orders to be automatically executed.
iv. Permit market orders to be automatically executed. Market orders not designated for automatic execution would be executed in the auction market where they would have an opportunity for price improvement. Market orders not immediately executed would be bid (offered) at the minimum variation better than the Exchange's best bid (offer) at the time the order is routed to the Display Book for execution. If the order is not executed in the auction market within 15 seconds, it would be automatically executed. In addition, if an order enters the market on the same side at a better price, the contra-side offer (bid) changes so that an execution would give price improvement to the market order, or there is a quote at the minimum variation, the market order would be automatically executed, even if 15 seconds has not elapsed. For these reasons, a market order could be executed at an inferior price than the prevailing price at the time the order was routed to the Display Book.

[^25]v. Limit orders to buy priced at or above the Exchange's published offer and limit orders to sell priced at or below the Exchange's published bid ("marketable limit orders') ${ }^{10}$ would be automatically executed, whether or not such orders are designated for automatic execution. Non-marketable limit orders are routed to the Display Book, even if designated auto ex, and would be represented in the auction market. When such orders become marketable, they would be included in the quote and could participate in automatic executions.
vi. Create a new order type-AL orders. AL orders would provide the opportunity for price improvement inherent in the auction market. AL orders would be required to be designated as such when entered. An AL order to buy should have a limit price at or above the published offer, and an AL order to sell should have a limit price at or below the published bid. ${ }^{11}$

As a marketable limit order, an AL order would be expected to be represented quickly in the auction market for potential price improvement and, if not executed immediately, would be reflected as the NYSE best bid or offer, as follows: an AL order to buy would be quoted the minimum variation better than the Exchange's published best bid, and an AL order to sell would be quoted the minimum variation better than the Exchange's published best offer, regardless of the AL order's limit price. If a subsequent order on the same side as the AL order enters the market at a better price than the AL order is bidding (offering) at the time, takes some or all of the displayed contra-side volume, the contra-side offer (bid) changes so that an execution at that price would give the AL order price improvement, or there is a quote at the minimum variation, the AL order would be automatically executed. In addition, if the AL order has not been executed after 15 seconds, it would be automatically executed.
An AL order could be executed at a price that is inferior to the price that was prevailing at the time the order was

[^26]entered. This could occur due to the cancellation or execution of the displayed contra-side liquidity before the AL order is executed.
vii. Market orders designated for automatic execution ("auto ex market orders') and marketable limit orders routed to the Display Book would be automatically executed via Direct+ at the price and extent of the Exchange's published bid or offer. ${ }^{12}$ Auto ex market and marketable limit orders to buy would be executed at the offer price, to the extent of the volume associated with the published offer. Auto ex market and marketable limit orders to sell would be executed at the bid price, to the extent of the volume associated with the published bid. The unfilled balance of an auto ex market or a marketable linit order would sweep the book until: (1) It is executed; (2) its limit price, if any, is reached; or (3) a LRP is reached. The execution of unfilled balances and LRPs are described in more detail below. The unfilled balance of an auto ex market order or a marketable limit order designated IOC would be automatically cancelled after the sweep.
viii. All quotes would be subject to automatic execution, unless designated otherwise. Non-auto-executable quotes could be generated electronically when LRPs are reached or by the specialist gapping the quote due to an order imbalance. ${ }^{13}$ A transaction, update of the quote by the specialist, or a timergenerated quote update, as discussed below, would resume automatic executions and autoquote.
ix. The Exchange believes that LRPs would be volatility moderators and would assist in the maintenance of fair and orderly markets during sweeps. When a LRP is reached, the quotation would not be available for automatic execution and would be designated as such. Autoquote would be suspended, although cancellations of orders would be permitted. When a LRP is reached, the specialist, crowd, and off-floor market participants could enter orders to replenish liquidity on either side of the market.

The Exchange proposes two new LRPs-a price-based LRP and a

[^27]momentum-based LRP. The price-based LRP would be a minimum of five cents from the Exchange bid or offer, rounded to the next nearest nickel. ${ }^{14}$ A specified price movement over a specified period during a trading session would trigger the momentum-based LRP. The Exchange represents that the precise parameters for the momentum-based LRP are currently under review and would be identified at a later time and submitted as an amendment to this filing. ${ }^{15}$

In addition, Exchange rules currently provide that automatic execution is not available if the execution price would be more than five cents away from the last reported transaction price in the relevant security on the Exchange. The Exchange proposes to amend this rule to provide for execution price parameters based on the price of the security, rather than a uniform five-cent standard. Adoption of additional LRPs or changes to a LRP would be made as appropriate. Information about LRPs would be disseminated by the Exchange.
x . The unfilled balance (referred to as the residual) of any auto ex market order ог a marketable limit order would "sweep" the book, automatically executing until it is filled, its limit price if any is reached, or a LRP is reached. ${ }^{16}$ Bids and offers on the Display Book between the displayed bid or offer and the sweep "clean-up" price would receive price improvement at the "clean-up" price. ${ }^{17}$ Any balance remaining after the order reaches its limit price, if any, or a LRP is reached, would remain on the book for handling in the auction market where it would become a bid or offer at its limit price

[^28]or the LRP price, whichever is reached first. If executed at the price at which it is bidding (offering), the balance would have priority; if executed at a different price-within the parameters of its limit, if any-the balance would trade on parity with the crowd. However, if an auto ex market order or a marketable limit order is marked IOC, any unfilled balance remaining after the sweep or when a LRP is reached would be automatically cancelled.
xi. When a LRP is reached and no residual remains, or a residual remains and it is not capable of trading at a price above (in the case of a buy order) or below (in the case of a sell order) the LRP, autoquote would resume as soon as possible, but in no more than five seconds, unless in that time, orders came in that locked or crossed the market. If a LRP is triggered and a residual capable of trading at a price above or below the LRP remains, but does not lock or cross the market, autoquote would remain disengaged, and automatic executions could not occur until the specialist trades or requotes the market. However, autoquote and auto executions would resume in any event in no later than 28 seconds. Where a residual remains and it is capable of trading above (below) a LRP and it locks or crosses the market, autoquote and auto executions would not be available until a trade occurs or the specialist requotes the market.
xii. Intermarket Trading System ("ITS") commitments to trade sent to the Exchange from another market center because the Exchange's published bid or offer is the national best bid or offer ("incoming" ITS commitments) would be automatically executed. These commitments to trade would be executed to the extent of the volume of the Exchange's published bid or offer, and any unfilled balance would be automatically cancelled.
xiii. Where the national best bid or offer is published by another market center in which an automated execution is immediately available, or such bid or offer is otherwise protected from a trade-through and the specialist has not systemically matched the price associated with such bid or offer, the Exchange would automatically route to such market center the portion of a market or marketable limit order that would satisfy the better-priced bid or offer ("outgoing" ITS commitments), unless the entity entering the order indicated that it was contemporaneously satisfying such better bid or offer. If the routed commitment is not executed or not executed in its entirety, such commitment, or balance thereof, would
return to the Exchange. Upon its return, the portion that had been sent away would be handled in accordance with its terms, as described herein. The effective time for proper sequencing purposes of the returned portion would be the time it returns to the Exchange.
xiv. A specialist could cause a non-auto-executable quote by gapping the quotation ${ }^{18}$ due to an order imbalance in accordance with the policies and procedures of the Exchange. The quote would be designated as non-autoexecutable, and autoquote would be suspended, except for cancellations. ${ }^{19}$ Once a trade occurs or a non-gapped quote is published, autoquote and automatic execution would resume.
xv. Specialists would have the ability to systemically supplement the quote, determine price points outside the Exchange best bid and offer to which he or she wants to provide liquidity by bidding or offering on behalf of the dealer account, which could serve to improve a sweep price, facilitate a single-price execution at the bid or offer price, and systemically match outgoing ITS commitments. When facilitating a single-price execution, the specialist would be required to buy (sell) all of the volume remaining on the order being facilitated. The specialist interest file would not be disseminated unless at the Exchange best bid or offer price. Specialist interest that establishes the best bid or offer would be entitled to priority with the crowd at that price for one trade, as current Exchange rules permit. Specialist interest at other prices would yield to agency orders and the broker agency interest file, discussed below, except that, once orders on the book are filled, specialists could trade

[^29]on parity with the crowd, including broker agency interest. ${ }^{20}$
xvi. Brokers would have the ability to place within the Display Book system an agency interest file at varying prices at or outside the quote with respect to orders the broker is representing, except for "G" orders. ${ }^{21}$ This interest would not be disseminated unless at the Exchange's best bid or offer. The specialist would be able to view only aggregated broker agency interest at each price. Broker agency interest would have priority if it establishes the best bid or offer and would be on parity with other orders at its price, except specialist interest, as described above. The broker's agency interest could serve to improve the price of a sweep order. The broker would be able to place - agency interest in only one crowd at any given time, as determined by the Exchange. The broker would be required to cancel his or her agency interest file when leaving the crowd. When the broker wants to trade as part of the crowd on the same side and at the same price as his or her agency interest, the broker would be required to add to the existing agency interest or cancel any agency interest at that price before verbally trading in the crowd. If the broker leaves the crowd without canceling his or her agency interest file and a trade occurs involving such interest, the broker would be held to that trade.
xvii. Eligible tick-restricted orders would be capable of automatic execution when they are marketable. A tick-restricted order not immediately eligible to trade would remain on the book as a tick-restricted order for handling in the auction market. ${ }^{22}$
xviii. The specialist would no longer be responsible for assigning the number of shares to each contra-party with respect to an automatic execution that includes specialist or crowd orders. Instead, such assignment would be done systemically.
xix. Elected and converted portions of CAP-DI orders (convert and parity percentage orders) would be automatically executed and could participate in a sweep.

[^30]xx. Elected and converted CAP-DI orders on the same side of the market as an automatically executed order would participate in a transaction at the bid (offer) price if there is volume remaining after the order is filled by such bid (offer). Elected and converted CAP-DI orders on the same side of the market as an automatically executed order that sweeps the book would participate in a transaction at the sweep clean up price if there is volume remaining on the book or from contraside elected CAP-DI orders at that price.
Elected and converted CAP-DI orders on the contra-side of the market as an automatically executed order would participate in a transaction at the bid (offer) price and the sweep clean up price, if any, providing liquidity to the market.
Operation of Direct+ Under Existing Rules

Direct+ currently provides for the automatic execution of straight limit orders (i.e. orders without tick restrictions) of 1,099 shares or less ( 5,000 shares or less for Investment Company Units, as defined in paragraph 703.16 of the Listed Company Manual, and for Trust Issued Receipts, such as HOLDRs, as defined in NYSE Rule 1200) ${ }^{23}$ against trading interest reflected in the Exchange's published quotation. Orders capable of execution via Direct+ are defined in NYSE Rule 13 as "auto ex" orders. It is not mandatory that all eligible limit orders be entered as auto ex orders. Rather, the member organization entering the order (or its customer if enabled by the member organization) can choose, to enter an auto ex order when such member organization (or customer) believes that the speed and certainty of an execution at the Exchange's published bid or offer price is in the customer's best interest. Where the customer's interests are best served by being afforded the opportunity for price improvement, the member organization (or customer) may enter a limit or market order by means of the SuperDot ${ }^{\circledR}$ ("DOT") system for representation in the auction market.
Direct+ orders are entered through DOT with the indicator NX added to identify the order as an auto ex order. In accordance with limit price requirements, the auto ex order is priced at or above the Exchange's published

[^31]offer (in the case of an auto ex order to buy), or at or below the Exchange's published bid (in the case of an auto ex order to sell). The auto ex order receives an automatic execution when the limit price is equal to or better than the published bid or offer, without being exposed to the price improvement mechanism of the auction market, provided the bid or offer is still available. ${ }^{24}$ The transaction report is returned through DOT to the member organization (or customer) that entered it.

An auto ex order equal to or greater than the size of the Exchange's published bid or offer trades against the entire published bid or offer, and a new bid or offer is published pursuant to NYSE Rule 60(e). Auto ex orders that cannot be immediately executed are displayed as limit orders in the auction market, ${ }^{25}$ as is the unfilled balance of any partially executed auto ex order. ${ }^{26}$

Where the best bid or offer is in another market, the auto ex order is delivered to the specialist, who must either match the better price displayed by the other market or send a "commitment to trade" to the market displaying the best price via ITS. ${ }^{27}$
In any instance where the automatic execution feature is not available, the auto ex order is entered for execution in the Exchange's auction market. Pursuant to current NYSE Rule 1000, automatic execution is not available when:
(i) The NYSE's published quotation is in the non-firm quote mode;
(ii) the execution price would be more than five cents away from the last reported transaction price in the subject security on the Exchange;
(iii) with respect to a single-sided auto ex order, a better price exists in another ITS participating market center;
(iv) with respect to a single-sided auto ex order, the NYSE's published bid or offer is 100 shares (on the side such order would be executed against);
(v) a transaction outside the NYSE's published bid or offer pursuant to NYSE Rule 127 is in the process of being completed, in which case the specialist should publish a bid and/or offer that is more than five cents away from the last reported transaction price in the subject security on the Exchange; and
(vi) trading in the subject security has been halted.

The contra side of an auto ex order execution is the trading interest reflected in the Exchange's published bid or offer. A universal contra is

[^32]reported as the contra to each auto ex execution, with such contra interest participating in accordance with the Exchange's auction market principles of priority and parity as codified in NYSE Rule 72 (NYSE Rule 1001(a)), except that no published bid or offer is entitled to claim precedence based on size with respect to executions against auto ex orders (NYSE Rule 1001(c)).

The specialist is responsible for assigning the appropriate number of shares to each contra participant after an auto ex order has been executed that includes specialist or crowd orders. ${ }^{28}$ If the depth of the published bid or offer is not sufficient to fill an auto ex order in its entirety, the unfilled balance is routed to the floor and displayed in the auction market. ${ }^{29}$ Once the order is entered in the auction market, it is treated the same as any other limit order entered into DOT.

The specialist is the contra party to any automatic execution of an auto ex order where interest reflected in the published quotation against which the auto ex order was executed is no longer available. ${ }^{30}$ This may occur even though the specialist's interest was not part of such quotation. For example, the published quotation may reflect the interest of a broker in the crowd that was executed in an auction market transaction. If an auto ex order is executed against the published bid or offer before it can be updated, the specialist must take the contra side of the auto ex execution. In other instances, the crowd broker might cancel his or her interest as reflected in the published quotation, but an auto ex order might be executed against such quotation before it can be updated. Again, in such instance, the specialist would be required to take the contra side of the auto ex execution.

The specialist's obligation under NYSE Rule 1001(a)(iv) exists regardless of the tick associated with the automatic execution. However, in the auction market context, NYSE Rule 104, which sets forth the specialist's affirmative and negative obligations, restricts the specialist's ability to purchase stock on direct plus ticks or sell stock on direct minus ticks. Accordingly, the Exchange sought and received Commission approval of an interpretation of NYSE Rule $104{ }^{31}$ that provides that any instance in which the specialist is effecting such a.direct tick transaction only because he or she has been required to assume the contra side of an

[^33]auto ex execution shall be deemed to be a "neutral" transaction for purposes of NYSE Rule 104, and shall not be deemed a violation of the Exchange rule. The Exchange believes that this interpretation is appropriate because the specialist is not setting the price, but is simply being required to trade at a price set by other market participants. ${ }^{32}$

Similarly, the Exchange sought and received Commission approval ${ }^{33}$ of its interpretation that NYSE Rule $91^{34}$ does not apply where the specialist is the contra party to an auto ex execution, as the specialist does not accept an auto ex order for execution or act as agent in the execution of such order. ${ }^{35}$

Similarly, the Exchange received an interpretive position from the Commission ${ }^{36}$ that under the short sale rule, Rule 10a-1 of the Act, ${ }^{37}$ the specialist is not deemed to be in violation when he or she is required under NYSE Rule 1001 (a)(iv) to take the contra side of an auto ex execution on a minus or zero minus tick and has an existing short position or would be creating a short position by virtue of such execution. In such instance, the specialist is not deemed to be engaging in manipulative behavior to influence the price of the subject security because the specialist is simply being required to trade at a price set by other market participants. ${ }^{38}$
Auto ex orders are eligible to receive an automatic execution if entered after the Exchange has disseminated a published bid or offer until 3:59 p.m. for stocks and Trust Issued Receipts, 4:14 p.m. for Investment Company Units, or within one minute of any other closing time of the Exchange's floor market. Orders designated as auto ex that are

[^34]entered prior to the dissemination of a bid or offer or after 3:59 p.m./4:14 p.m. or within one minute of any other closing time, are displayed as limit orders in the auction market. ${ }^{39}$

Automatic executions of Direct+ orders elect stop orders, stop limit orders and percentage orders electable at the price of such executions. Any stop orders so elected are executed pursuant to Exchange auction market procedures and are not guaranteed an execution at the same price as subsequent automatic executions of auto ex orders. ${ }^{40}$ The Exchange sought and the Commission approved an interpretation ${ }^{41}$ that, for the purposes of NYSE Rule 123A, the specialist is not required to fill any stop orders elected by an auto ex execution at the price of the electing sale in any instance where the specialist was required by NYSE Rule 1001(a)(iv) to take the contra side of an auto ex execution.

If a transaction is being completed in the auction market and an execution involving auto ex orders is reported at a different price before the auction market transaction is reported, any tick test applicable to the auction market transaction is based on the last reported trade prior to the execution of the auto ex order. ${ }^{42}$ For example, assume the following: the Exchange's published quotation is 20 bid for 5,000 shares, and 5,000 shares offered at 20.04 . The last reported sale was 20.02 , which means the published bid is a plus tick. A broker in the crowd bids 20.03 for 5,000 shares, and another broker, representing a short sale order, agrees to trade at the 20.03 bid price. Before the trade at 20.03 is reported, an auto ex order to buy is automatically executed at the 20.04 published offer price, making the trade to be reported at 20.03 a minus tick, which would preclude execution of the order to sell short.

NYSE Rule 1003 provides that in this instance, for the purposes of NYSE Rule 440B and Rule 10a-1 of the Act, the short sale tick test would be based on the sale of 20.03, a plus tick compared with the last reported sale of 20.02 at the time the crowd brokers were completing the trade. The short sale would be reported to the Consolidated Tape as "sold" indicating other transactions in the stock have printed on the tape between the time of the sold transaction and its print time.
Nevertheless, a floor broker will not be permitted to sell short at a price lower than the best bid displayed in the

[^35]auction market at the time the transaction is reported.

Finally, current Direct+ rules restrict the frequency and size of auto ex orders. An auto ex order for any account in which the same person is directly or indirectly interested may only be entered at intervals of no less than 30 seconds between entry of each such order in a stock, Investment Company Unit, or Trust Issued Receipt, unless the orders are entered by means of separate order entry terminals, and the member or member organization responsible for entry of the orders to the floor has procedures in place to monitor compliance with the separate terminal requirement. ${ }^{43}$ In addition, the size of auto ex orders in stocks is limited to 1,099 shares. Auto ex orders in investment company units and Trust Issued Receipts are currently limited to 5,000 shares, although the Exchange is authorized to increase the size limit for these orders to 10,000 shares. ${ }^{44}$
Operation of Hybrid Market Under the Proposed Amendments

Pursuant to the proposed amendments, auto ex market orders, marketable limit orders, and incoming ITS commitments to trade routed to the Display Book, regardless of size, would be eligible for automatic execution ${ }^{45}$ against the trading interest reflected in the Exchange's published quotation, with any unfilled balance "sweeping" the book, broker agency interest file, and specialist interest file until executed, its limit price, if any, is reached, or a LRP is reached. AL orders, market orders, and non-marketable limit orders would remain on the Display Book for handling in the auction market.

Unless the published bid and/or offer has been designated non-auto executable, auto ex market orders, marketable limit orders and incoming ITS commitments to buy would be automatically executed at the offer price to the extent of the volume associated with the published offer. Auto ex market orders, marketable limit orders, and incoming ITS commitments to sell would be executed at the bid price, to the extent of the volume associated with the published bid. The unfilled balance of auto ex market and marketable limit orders would sweep the book, automatically executing until filled;

[^36]their limit price, if any is reached; or a LRP is reached.
The unfilled balance of any incoming ITS commitment to trade would be cancelled. Furthermore, the unfilled balance of any auto ex market order or marketable limit order designated IOC would be cancelled after the sweep.
Any residual remaining after an auto ex market order or marketable limit order sweeps to its limit price, if any, or reaches a LRP, would remain on the book for handling in the auction market where it would become a bid or offer at its limit price, or the LRP price, whichever is reached first. If the residual executes at the price at which it is bidding (offering), it would have priority. If it executes at a different price-within the parameters of its limit, if any-it would trade on parity.

AL orders and market orders would be executed in the auction market, with an opportunity for price improvement. Both are marketable orders and, if not executed immediately in the auction market, would be reflected as the Exchange's best bid or offer quoted at the minimum variation better than the prevailing bid or offer. If not executed within 15 seconds, AL orders and market orders would be automatically executed. In addition, if a subsequent order enters the market on the same side at a better price, the contra-side offer (bid) changes so that an execution at that price would give the AL order or market order price improvement, or there is a quote at the minimum variation, the market or AL order would automatically trade, even if 15 seconds has not elapsed. AL orders, but not market orders, would also be automatically executed if a subsequent order enters the market on the same side and takes some or all of the displayed contra side liquidity.

Multiple AL orders and market orders on the same side of the market would be aggregated at the best price (consistent with the AL order limits), and executions would occur based on time priority.

AL orders and market orders would be executed at a price at or better than the national best bid or offer published by another market center in which an automated execution is immediately available or such bid or offer is otherwise protected from a tradethrough at the time of the order's execution. If that price is not available on the Exchange, the portion of the order that would satisfy such better price would be automatically routed to the relevant market center, unless the entity entering the order indicated it was contemporaneously satisfying the better bid or offer.

An AL order or market order could miss the market at the time it was entered, receiving an execution at an inferior price due to the cancellation or execution of the displayed contra-side liquidity before the order is executed.
Non-marketable limit orders would be reflected in the published quotation in accordance with NYSE Rules 60 and 79A.15. Once in the published quotation, such orders could become the contra-side of an automatic execution and participate in a sweep.

In any instance where the quote is non auto-executable, orders would be executed in the Exchange auction market. Autoquote would be suspended except for cancellations when automatic executions are not available. ${ }^{46}$

When a LRP is reached and no residual remains, or a residual remains and it is not capable of trading at a price above (in the case of a buy order) or below (in the case of a sell order) the LRP, autoquote would resume as soon as possible, but in no more than five seconds, unless in that time, orders came in that locked or crossed the market. If a LRP is reached and a residual capable of trading at a price above or below the LRP remains, but does not lock or cross the market, autoquote would remain disengaged, and automatic executions could not occur until the specialist trades or requotes the market.

Autoquote and auto execution, however, would resume in any event in no later than 28 seconds. Where a residual remains capable of trading at a price above (below) a LRP, and it locks or crosses the market, autoquote and auto ex would not be available until a trade occurs or the specialist requotes the market.

A universal contra would continue to be reported as the contra to each auto ex execution, with such contra interest participating in accordance with the Exchange rules of priority and parity as codified in NYSE Rule 72. No published bid or offer would be entitled to claim precedence based on size with respect to executions against auto ex orders. However, the specialist would no longer be responsible for assigning the appropriate number of shares to each contra participant to an automatic execution that includes specialist and/ or crowd orders. This would be done systemically.

The specialist would continue to be the contra party to any automatic execution where interest reflected in the

[^37]published quotation against which the auto ex order was executed is no longer available. Except with respect to transactions occurring with the broker agency interest file, as of today, this could occur even though the specialist's interest was not part of such quotation. ${ }^{47}$

Automatic executions would continue to be available from the time the Exchange disseminates a published bid or offer until 3:59 p.m. for stocks and Trust Issued Receipts, or 4:14 p.m. for Investment Company Units, or within one minute of any other closing time of the Exchange's floor market. Auto ex orders entered prior to the dissemination of a bid or offer or after 3:59 p.m./4:14 p.m. or within one minute of any other closing time, would be handled in the auction market.

The current operation of Direct+ with respect to auction market short sales where an auto ex transaction changes the tick prior to the report of such short sale ${ }^{48}$ and the election of stop, stop limit, and percentage orders would remain unchanged.

## Specialist Interest File

Specialists would have the ability to systemically supplement the quote, determine price points outside the quote to which he or she wants to provide liquidity by bidding or offering on behalf of its dealer account, which could improve a sweep price, facilitate a single-price execution at the bid or offer price, and systemically match outgoing ITS commitments. When facilitating a single-price execution, the specialist would be required to buy (sell) all of the volume remaining on the order being facilitated. The specialist interest file would not be disseminated unless it is at the Exchange's best bid or offer price. Specialist interest file that establishes the best bid or offer would be entitled to priority with the crowd at that price for one trade, as current Exchange rules permit. Specialist interest file at other prices would yield to agency orders and the broker agency interest file, exccpt that, once orders on the book are filled, specialists could be on parity with the crowd, including broker agency interest file.

## Broker Agency Interest File

Brokers would have the ability to place within the Display Book system an agency interest file at varying prices

[^38]at or outside the quote with respect to orders the broker is representing, except for " $G$ " orders. The broker agency interest file would not be disseminated unless it is at the Exchange best bid or offer. The specialist would be able to view only aggregated broker agency interest file at each price. Broker agency interest file would have priority if it establishes the best bid or offer, and would be on parity with other orders at its price, except specialist interest file, as described above. Broker agency interest file could serve to improve the price of a sweep order. The broker would be able to place an agency interest file in only one crowd at any given time, as determined by the Exchange. The broker would be required to cancel his or her agency interest file when leaving the crowd. When the broker wants to trade as part of the crowd at the same price on the same side of the market as his or her agency interest file, he or she would be required to add to his or her existing agency interest file or cancelagency interest file at that price before verbally trading in the crowd. If the broker leaves the crowd without canceling his or her agency interest file, and a trade occurs involving such interest file, the broker would be held to that trade.

## "Locked" and "Crossed" Markets

The proposed amendments provide for automatic execution of any order that locks or crosses the Exchange market, unless the quotation is non-auto executable. If an order locking or crossing the market is not automatically executed in its entirety, the remaining portion of such order would sweep the book until executed, reaches its limit price, if any, or reaches a LRP. Once a LRP is reached, any residual that continues to lock or cross the market would be handled in the auction market.

## Trade-Throughs

Where the best bid or offer is published by another market center in which an automated execution is immediately available, or such bid or offer is otherwise protected from a trade-through, and the specialist has not systemically matched the price associated with such better bid or offer, the Exchange would automatically route as a commitment to trade the portion of any market order, auto ex market order, AL order, or limit order routed to the Display Book that satisfies such better bid or offer, unless the entity entering the order indicated that it was contemporaneously satisfying the better bid or offer. If such commitment to trade is not filled or not filled in its entirety,
the balance, would be returned to the Exchange and handled in the manner described above, consistent with its instructions. The order entry time associated with this returned portion of the order would be the time of its return, not the time the order was first entered with the Exchange.

## 2. Statutory Basis

The Exchange believes that the proposed rule change, as amended, is consistent with Section 6(b) of the Act, ${ }^{49}$ in general, and furthers the objectives of Section 6(b)(5), ${ }^{50}$ in particular, because it is designed to promote just and equitable principles of trade, to remove impediments to and perfect the mechanism of a free and open market and a national market system, and, in general, to protect investors and the public interest. The Exchange also believes that the proposed rule change is designed to support the principles of Section 11A(a)(1) of the Act ${ }^{51}$ in that it seeks to assure economically efficient execution of securities transactions, makes it practicable for brokers to execute investors' orders in the best market, and provides an opportunity for investors' orders to be executed without the participation of a dealer.

## B. Self-Regulatory Organization's

 Statement of Burden on CompetitionThe Exchange does not believe that the proposed rule change, as amended, will impose any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act.
C. Self-Regulatory Organization's Statement of Comments on the Proposed Rule Change Received From Members, Participants or Others

The Exchange has neither solicited nor received written comments on the proposed rule change, as amended.

## III. Date of Effectiveness of the

 Proposed Rule Change and Timing for Commission ActionWithin 35 days of the date of publication of this notice in the Federal Register or within such longer period (i) as the Commission may designate up to 90 days of such date if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the Exchange consents, the Commission will:
(A) By order approve the proposed rule change, or

[^39](B) institute proceedings to determine whether the proposed rule change should be disapproved.

## IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

## Electronic Comments

- Use the Commission's Internet comment form (http://www.sec.gov/ rules/sro.shtmI); or
- Send an e-mail to rulecomments@sec.gov. Please include File Number SR-NYSE-2004-05 on the subject line.


## Paper Comments

- Send paper comments in triplicate to Jonathan G. Katz, Secretary, Securities and Exchange Commission, 450 Fifth Street, NW:-, Washington, DC 20549-0609.
All submissions should refer to File Number SR-NYSE-2004-05. This file number should be included on the subject line if e -mail is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (http://www.sec.gov/ rules/sro.shtml). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552 , will be available for inspection and copying in the Commission's Public Reference Section, 450 Fifth Street, NW., Washington, DC 20549. Copies of such filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change; the Commission does not edit personal. identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-NYSE-2004-05 and should be submitted on or before September 7, 2004.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority. ${ }^{52}$
J. Lynn Taylor,

Assistant Secretary.
[FR Doc. 04-18638 Filed 8-13-04; 8:45 am] BILLING CODE 8010-01-P

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-50170; Flle No. SR-PCX-2004-56]


#### Abstract

Self-Regulatory Organizations; Order Granting Approval of Proposed Rule Change and Notice of Filing and Order Granting Accelerated Approval to Amendment No. 1 to the Proposed Rule Change by the Pacific Exchange, Inc. Relating to the Certificate of Incorporation and Bylaws of Archipelago Holdings, Inc.


August 9, 2004.

## I. Introduction

On June 28, 2004, the Pacific Exchange, Inc. ("PCX" or "Exchange"), through its wholly owned subsidiary PCX Equities, Inc. ("PCXE"), filed with the Securities and Exchange
Commission ("Commission"), pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act") ${ }^{1}$ and Rule 19b-4 thereunder, ${ }^{2}$ a proposed rule change relating to the Certificate of Incorporation and Bylaws of Archipelago Holdings, Inc. ("New Arca Holdings'"). The proposed rule change was published for comment in the Federal Register on July 7, 2004. ${ }^{3}$ The Commission received no comments on the proposal On August 3, 2004, the Exchange filed Aniendment No. 1 to the proposed rule change. ${ }^{4}$ This order approves the proposed rule change, grants accelerated approval to Amendment No. 1 to the proposed rule change, and solicits comments from interested persons on Amendment No. 1.

[^40]
## II. Description of the Proposal

A. Corporate Organization of New Arca Holdings

Currently, the equities trading facility of PCX and PCXE, the Archipelago Exchange ("ArcaEx"), is owned and operated by Archipelago Exchange, L.L.C., which, in turn, is owned by Archipelago Holdings, L.L.C. ("Current Arca Holdings"). Current Arca Holdings is proposing to convert into New Arca Holdings, a Delaware corporation, and effect an initial public offering of the common stock of New Arca Holdings. ${ }^{5}$ Current Arca Holdings is currently the sole owner of ArcaEx. As a result of the conversion of Current Arca Holdings into New Arca Holdings, New Arca Holdings will become the sole owner of ArcaEx.

The common stock of New Arca Holdings will have the traditional features of common stock, including voting, dividend and liquidation rights. Subject to the limitations described below in Section II.B., holders of New Arca Holdings' common stock will be entitled to vote on all matters submitted to the stockholders for a vote. New Arca Holdings will be permitted to issue preferred stock in the future, the terms of which would be determined by its board of directors ("Board").

New Arca Holdings will be governed under the direction of the Board. The number of directors will be fixed by resolution of the Board, and is expected to be nine initially. Pursuant to Certificate of Incorporation of New Arca Holdings ("Certificate of
Incorporation"), for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement among PCX, PCXE and Current Arca Holdings ("Amended and Restated Facilities Agreement'") is in effect, one member of New Arca Holdings' Board will be required to be a member of board of directors of PCX or an officer or employee of PCX nominated by the board of directors of PCX. New Arca Holdings will have the following committees of the Board: an

[^41]audit committee; a corporate, governance and nominating committee; and a compensation committee.,

According to the Exchange, certain provisions of the proposed Certificate of Incorporation and Bylaws of New Arca Holdings are intended to ensure that the conversion of the parent company of ArcaEx from a privately-owned limited liability company to a publicly-held Delaware corporation will not interfere with or restrict the ability of PCX or PCXE to carry out their self-regulatory obligations and the Commission to carry out its oversight responsibilities under the Act with respect to ArcaEx, and generally to enable ArcaEx to operate in a manner that complies with the federal securities laws, including furthering the objectives of Section 6(b)(5) of the Act. ${ }^{6}$

## B. Voting Limitation

Pursuant to the Certificate of Incorporation, no person, ${ }^{7}$ either alone or with its related persons (as defined below), would be entitled to (1) vote or cause the voting of shares of stock of New Arca Holdings to the extent such shares represent in the aggregate more than $20 \%$ of the then outstanding votes entitled to be cast on any matter (the "Voting Limitation"), or (2) enter into any agreement, plan or arrangement not to vote shares, the effect of which agreement, plan or arrangement would be to enable any person, either alone or with its related persons, to vote or cause the voting of shares that would represent in the aggregate more than $20 \%$ of the then outstanding votes entitled to be cast on any matter (the "Nonvoting Agreement Prohibition").
The Voting Limitation and the Nonvoting Agreement Prohibition would apply unless and until (1) a person, either alone or with its related persons, delivers to the Board a notice in writing, at least 45 days (or such shorter period to which the Board expressly consents) prior to the voting of any shares that would cause such person, either alone or with its related persons, to violate the Voting Limitation or the Nonvoting Agreement Prohibition, and (2) such person, either alone or with its related persons, receives prior approval from the Board and the Commission to exceed the Voting Limitation or enter into an agreement, plan or arrangement not otherwise allowed pursuant to the Nonvoting Agreement Prohibition. Specifically, (1) the Board would be

[^42]required to adopt a resolution approving such person and its related persons to exceed the Voting Limitation or to enter into an agreement, plan or arrangement not otherwise allowed pursuant to the Nonvoting Agreement Prohibition, (2) the resolution would be required to be filed with the Commission as a proposed rule change under Rule 19b4 of the Act, and (3) such proposed rule change must first become effective thereunder. ${ }^{8}$
In approving any such resolution, the Board would be required to determine that: (1) The exercise of such voting rights or the entering into of such agreement, plan or arrangement, as applicable, by such person, either alone or with its related persons, would not impair New Arca Holdings', PCX's or PCXE's ability to discharge its responsibilities under the Act and the rules and regulations thereunder and is otherwise in the best interests of New Arca Holdings and its stockholders; (2) the exercise of such voting rights or the entering into of such agreement, plan or arrangement would not impair the Commission's ability to enforce the Act; (3) such person and its related persons are not subject to any statutory disqualification (as defined in Section 3(a)(39) of the Act); and (4) such person and its related persons are not ETP Holders. ${ }^{9}$ In making such determinations, the Board may impose any conditions and restrictions on such person and its related persons owning any shares of stock of New Arca Holdings entitled to vote on any matter as the Board in its sole discretion deems necessary, appropriate or desirable in furtherance of the objectives of the Act and the governance of New Arca Holdings. ${ }^{10}$
If votes are cast in excess of the Voting Limitation, New Arca Holdings

[^43]will be required to disregard such votes cast in excess of the Voting Limitation. ${ }^{11}$
The Certificate of Incorporation
would define "related persons" to mean with respect to any person: (1) Any other person(s) whose beneficial ownership of shares of stock of New Arca Holdings with the power to vote on any matter would be aggregated with such first person's beneficial ownership of such stock or deemed to be beneficially owned by such first person pursuant to Rules 13d-3 and 13d-5 under the Act; ${ }^{12}$ (2) in the case of a person that is a natural person, for so long as ArcaEx remains a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in full force and effect, any broker or dealer that is an ETP Holder with which such natural person is associated; (3) in the case of a person that is an ETP Holder, for so long as ArcaEx remains a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in full force and effect, any broker or dealer with which such ETP Holder is associated; (4) any other person(s) with which such person has any agreement, arrangement or understanding (whether or not in writing) to act together for the purpose of acquiring, voting, holding or disposing of shares of the stock of New Arca Holdings; and (5) in the case of a person that is a natural person, any relative or spouse of such person, or any relative of such spouse, who has the same home as such person or who is a director or officer of New Arca Holdings or any of its parents or subsidiaries. ${ }^{13}$

## C. Ownership Limitations

## 1. Concentration Limitation

Pursuant to the Certificate of Incorporation, no person, either alone or with its related persons, could own beneficially shares of stock of New Arca Holdings representing in the aggregate

[^44]more than $40 \%$ of the then outstanding votes entitled to be cast on any matter. ${ }^{14}$ The $40 \%$ ownership limitation would apply unless and until (1) a person, either alone or with its related persons, delivers to the Board a notice in writing, at least 45 days (or such shorter period to which the Board expressly consents) prior to the acquisition of any shares that would cause such person, either alone or with its related persons, to own beneficially shares of stock of New Arca Holdings in excess of the $40 \%$ ownership limitation, and (2) such person, either alone or with its related persons, receives prior approval from the Board and the Commission to exceed the $40 \%$ ownership limitation. Specifically, (1) the Board would be required to adopt a resolution approving such person and its related persons to exceed the ownership limitation, (2) the resolution would be required to be filed with the Commission as a proposed rule change under Rule 19b-4 of the Act and (3) süch proposed rule change must first become effective thereunder. ${ }^{15}$

In approving any such resolution, the Board would be required to determine that: (1) Such acquisition of beneficial ownership by such person, either alone or with its related persons, would not impair any of New Arca Holdings', PCX's or PCXE's ability to discharge its responsibilities under the Act and the rules and regulations thereunder and is otherwise in the best interests of New Arca Holdings and its stockholders; (2) such acquisition of beneficial ownership by such person, either alone or with its related persons, would not impair the Commission's ability to enforce the Act; and (3) such person and its related persons are not subject to any statutory disqualification (as defined in Section 3(a)(39) of the Act). In making such determinations, the Board may impose any conditions and restrictions on such person and its related persons owning any shares of stock of New Arca Holdings entitled to vote on any matter as the board of directors of New Arca Holdings in its sole discretion deems necessary, appropriate or desirable in furtherance of the objectives of the Act

[^45]and the governance of Nèw Arca Holdings. ${ }^{16}$

If a person, either alone or with its related persons, owns beneficially shares of stock of New ArCa Holdings in excess of the $40 \%$ limitation without obtaining the prior approval of the Board and the Commission, New Arca Holdings shall call from such person and its related persons that number of shares of stock entitled to vote that exceeds the $40 \%$ limitation at a price equal to the par value of the shares of stock. ${ }^{17}$

## 2. Limitation on Ownership by ETP Holders

For so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, no ETP Holder, either alone or with its related persons, could own beneficially shares of stock of New Arca Holdings representing in the aggregate more than $20 \%$ of the then outstanding votes entitled to be cast on any matter. ${ }^{18}$ If an ETP Holder, either alone or with its related persons, owns beneficially shares of stock of New Arca Holdings in excess of this $20 \%$ limitation, New Arca Holdings shall call from such ETP Holder and its related persons that number of shares of stock entitled to . vote that exceeds the $20 \%$ limitation at a price equal to the par value of the shares of stock. ${ }^{19}$

Members of Current Arca Holdings who were ETP Holders as of the date of the Certificate of Incorporation, either alone or with their related persons, would have a temporary exemption, not to extend past July 31, 2014, from this ownership limitation to the extent of their beneficial ownership, either alone or with their related persons, of shares of stock of New Arca Holdings after giving effect to the initial public offering of shares of common stock of New Arca Holdings. ${ }^{20}$ Members of Current Arca

## ${ }^{16}$ Id.

${ }^{17}$ Id. New Arca Holdings would be required to call the number of shares of stock of New Arca Holdings from such person and its related persons necessary to decrease the beneficial ownership of such person and its related persons to $40 \%$ of the outstanding shares of stock entitled to vote on any matter after giving effect to the redemption of the shares.
${ }^{18}$ Section $D(2)$ of Article Fourth of the Certificate of Incorporation.
${ }^{19}$ Id. New Arca Holdings would be required to call the number of shares of stock of New Arca Holdings from such person and its related persons necessary to decrease the beneficial ownership of such person and its related persons to $20 \%$ of the outstanding shares of stock entitled to vote on any matter after giving effect to the redemption of the shares.
${ }^{20}$ According to Current Arca Holdings, only one of its members that is an ETP Holder owns more than $20 \%$ of the shares of Current Arca Holdings.

Holdings qualifying for this exemption would not be allowed to increase their beneficial ownership of New Arca Holdings above their beneficial ownership at the time of the initial public offering. ${ }^{21}$
New Arca Holdings shall not register the purported transfer of any shares of stock of New Arca Holdings that would result in a violation of the $40 \%$ ownership limitation and the $20 \%$ ownership limitation applicable to ETP Holders. ${ }^{22}$ In practical terms, this limitation would apply only in situations where a stockholder is the record owner of shares. ${ }^{23}$
D. New Arca Holdings' Right To Require Information From Stockholders

Pursuant to the Certificate of Incorporation, the Board would have the right to require any person and its related persons reasonably believed (1) to be subject to the Voting Limitation or the Nonvoting Agreement Prohibitions, (2) to own beneficially shares of stock of New Arca Holdings entitled to vote on any matter in excess of the $40 \%$ ownership limitation, (3) to own beneficially an aggregate of $5 \%$ or more of the then outstanding shares of stock of New Arca Holdings entitled to vote on any matter, which ownership such person, either alone or with its related persons, has not reported to New Arca Holdings, (4) to be subject to the ownership limitation applicable to ETP Holders described above, or (5) to own shares of stock of New Arca Holdings entitled to vote on any matter in excess of $20 \%$ that is subject to any statutory disqualification (as defined in Section 3(a)(39) of the Act) to provide New Arca Holdings complete information as to all shares of stock of New Arca Holdings beneficially owned by such person and its related persons and any other factual matter relating to the applicability or effect of the ownership and voting limitations described above as may

[^46]reasonably be requested of such person and its related persons. ${ }^{24}$

## E. Responsibilities of the Directors

Pursuant to the Certificate of Incorporation, in discharging his or her responsibilities as a member of the Board, each director will be required to take into consideration the effect that New Arca Holdings' actions would have on the ability of PCX and PCXE to carry out their responsibilities under the Act and on the ability of PCX, PCXE and New Arca Holdings to engage in conduct that fosters and does not interfere with PCX's, PCXE's and New Arca Holdings' ability to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, to foster cooperation and coordination with persons engaged in regulating, clearing, settling, processing information with respect to, and facilitating transactions in securities, to remove impediments to and perfect the mechanisms of a free and open market and a national market system, and, in general, to protect investors and the public interest. ${ }^{25}$ In addition, in discharging his or her responsibilities as a member of the Board, each director shall comply with the federal securities laws and rules and regulations thereunder and cooperate with the Commission, and, for so long as ArcaEx is a facility of PCX and PCXE the Amended and Restated Facility Services Agreement is in effect, with PCX and PCXE pursuant to their regulatory authority. ${ }^{26}$

## F. Qualifications of Directors, Officers and Significant Stockholders

## Pursuant to the Certificate of

Incorporation, no person subject to any statutory disqualification (as defined in Section 3(a)(39) of the Act) may be a director or officer of New Arca Holdings or may own shares of stock of New Arca Holdings representing in the aggregate more than $20 \%$ of the then outstanding votes entitled to be cast on any matter. ${ }^{27}$ If such person, either alone or with its related persons, owns beneficially shares of stock of New Arca Holdings in violation of this $20 \%$ limitation, New Arca Holdings shall call from such person and its related persons that number of shares of stock entitled to vote that exceeds the $20 \%$ limitation at

[^47]a price equal to the par value of the shares of stock. ${ }^{28}$

## G. PCX Director

Pursuant to the Certificate of Incorporation, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, one member of New Arca Holdings' Board shall be a member of PCX's board of directors or an officer or employee of PCX nominated by the PCX board of directors. If at any time there is not a director who is a member of PCX's board of directors or an officer or employee of PCX nominated by the PCX board of directors on the Board of New Arca Holdings, the Board of New Arca Holdings shall appoint a director nominated by the PCX board of directors. ${ }^{29}$

## H. Compliance With Laws and

 Regulations by Officers and EmployeesPursuant to the Certificate of Incorporation, in discharging his or her responsibilities as an officer or employee of New Arca Holdings, each officer or employee shall comply with the federal securities laws and rules and regulations thereunder and shall cooperate with the Commission, and, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, with PCX and PCXE pursuant to their regulatory authority. ${ }^{30}$

## I. Confidential Information and Books and Records

Pursuant to the Certificate of Incorporation, all confidential information pertaining to the selfregulatory function of PCX and PCXE (including but not limited to disciplinary matters, trading data, trading practices and audit information) contained in books and records of PCX or PCXE that shall come into the possession of New Arca Holdings shall: (1) Not be made available to any persons (other than as provided in the next two sentences) other than to those officers, directors, employees and agents of New Arca Holdings that have a reasonable need to know the contents thereof; (2)

[^48]be retained in confidence by New Arca Holdings and the officers, directors, employees and agents of New Arca Holdings; and (3) not be used for any commercial purposes. Nothing in the Certificate of Incorporation, including this provision of confidential information, shall be interpreted to limit or impede the rights of the Commission, and, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, PCX and PCXE, to access and examine such confidential information pursuant to the federal securities laws and rules and regulations thereunder, or to limit or impede the ability of any officers, directors, employees or agents of New Arca Holdings to disclose such confidential information to the Commission and, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, to PCX and PCXE. ${ }^{31}$

New Arca Holdings' books and records shall be subject at all times to inspection and copying by the Commission, and, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, by PCX and PCXE, provided that, in the case of PCX and PCXE, such books and records are related to the operation or
administration of ArcaEx as a facility of PCX and PCXE. ${ }^{32}$ In addition, New Arca Holdings' books and records relating to ArcaEx shall be maintained within the United States. ${ }^{33}$

## J. Commission and PCX Jurisdiction

New Arca Holdings, its directors and officers, and those of its employees whose principal place of business and residence is outside of the United States, shall be deemed to irrevocably submit to the exclusive jurisdiction of the United States federal courts, the Commission, and, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, PCX, for the purposes of any suit, action or proceeding pursuant to the United States federal securities laws, and the rules and regulations thereunder, arising out of, or relating to, the activities of ArcaEx, and New Arca Holdings and each such director, officer or employee, in the case of any such director, officer or employee by virtue of his acceptance of any such position, shall be deemed to

[^49]waive, and agree not to assert by way of motion, as a defense or otherwise in any such suit, action or proceeding, any claims that it or they are not personally subject to the jurisdiction of the Commission, that the suit, action or proceeding is an inconvenient forum or that the venue of the suit, action or proceeding is improper, or that the subject matter thereof may not be enforced in or by such courts or agency. ${ }^{34}$
For so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, the books; records, premises, officers, directors and employees of New Arca Holdings shall be deemed to be the books, records, premises, officers, directors and employees of PCX and PCXE for purposes of and subject to oversight pursuant to the Act. ${ }^{35}$

From and after the consummation of the initial public offering of shares of common stock of New Arca Holdings, New Arca Holdings shall take reasonable steps necessary to cause its officers, directors and employees prior to accepting a position as an officer, director or employee, as applicable, to consent in writing to the applicability to them of Article Tenth, Article Thirteenth and Article Fifteenth of the Certificate of Incorporation, as applicable, with respect to their activities related to ArcaEx, it being understood that prior to the consummation of the initial public offering, New Arca Holdings shall have taken reasonable steps necessary to cause persons holding such positions prior to the consummation of the initial public offering to consent in writing to the applicability to them of such provisions, as applicable, prior to the consummation of the initial public offering. ${ }^{36}$ Thus, pursuant to this

[^50]provision, New Arca Holdings will require its directors and officers, and those of its employees whose principal place of business and residence is outside of the United States, to consent explicitly to the jurisdiction of the United States courts, the Commission and PCX. In addition, New Arca Holdings will require its officers, directors and employees to agree to cooperate with the Commission, PCX and PCXE and agree to be deemed to be officers, directors and employees of PCX and PCXE.

## K. Responsibilities of New Arca Holdings

Pursuant to the Certificate of Incorporation, New Arca Holdings shall comply with the federal securities laws and rules and regulations thereunder and shall cooperate with the Commission, and, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, with PCX and PCXE pursuant to their regulatory authority. ${ }^{37}$ In addition, New Arca Holdings shall take reasonable steps necessary to cause its agents to cooperate with the Commission, and, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, with PCX and PCXE pursuant to their regulatory authority with respect to such agents' activities related to ArcaEx. ${ }^{38}$

## L. Amendments to the Certificate of Incorporation and Bylaws

Pursuant to the Certificate of Incorporation and the Bylaws of New Arca Holdings, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, any amendment to the Certificate of Incorporation or Bylaws of New Arca Holdings must be submitted by the Board to the board of directors of PCX and, if the board of directors of PCX determines that an amendment to the Certificate of Incorporation or the Bylaws of New Arca Holdings must be filed with, or filed with and approved by, the Commission as a rule change pursuant to Section 19 of the Act and Rule 19b4 thereunder, such amendment will not become effective until it becomes

Article Fifteenth of the Certificate of Incorporation states that, subject to certain conditions, the books, records, premises, officers, directors and employees of New Arca Holdings. shall be deemed to be the books, records, premises, officers, directors and employees of PCX and PCXE.
${ }^{37}$ Article Sixteenth of the Certificate of Incorporation.
${ }^{38}$ Article Seventeenth of the Certificate of Incorporation.
effective pursuant to this rule filing process. ${ }^{39}$

## III. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning Amendment No. 1, including whether Amendment No. 1 is consistent with the Act. Comments may be submitted by any of the following methods:

## Electronic Comments

- Use the Commission's Internet comment form (http://www.sec.gov/ rules/sro.shtm1); or
- Send an e-mail to rulecomments@sec.gov. Please include File Number SR-PCX-2004-56 on the subject line.


## Paper Comments

- Send paper comments in triplicate to Jonathan G. Katz, Secretary, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549-0609.

All submissions should refer to File Number SR-PCX-2004-56. This file number should be included on the subject line if e-mail is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (http://www.sec.gov/ rules/sro.shtmI). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552 , will be available for inspection and copying in the Commission's Public Reference Section, 450 Fifth Street, NW., Washington, DC 20549. Copies of such filing also will be available for inspection and copying at the principal office of the PCX. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to Amendment No. 1 of File Number SR-PCX-2004-56 and should be submitted on or before September 7, 2004.

[^51]
## IV. Discussion and Commission Findings

After careful review, the Commission finds that the proposed rule change, as amended, is consistent with the requirements of the Act and the rules and regulations thereunder applicable to a national securities exchange. ${ }^{40}$ In particular, the Commission finds that the proposal is consistent with Section 6(b)(1) of the Act, ${ }^{41}$ which requires a national securities exchange to be so organized and have the capacity to be able to carry out the purposes of the Act and to enforce compliance by its members and persons associated with its members with the provisions of the Act, the rules or regulations thereunder, and the rules of the Exchange. The Commission also finds that the proposal is consistent with Section 6(b)(5) of the Act, ${ }^{42}$ which requires, among other things, that the rules of an exchange be designed to promote just and equitable principles of trade; to facilitate transactions in securities; to remove impediments to and perfect the mechanisms of a free and open market and a national market system; and, in general, to protect investors and the public interest. ${ }^{43}$

## A. Self-Regulatory Function of the Exchange

After the conversion of Current Arca Holdings into New Arca Holdings, New Arca Holdings will continue to operate ArcaEx as the equities trading facility of PCX and PCXE, and PCX and PCXE will continue to have regulatory and oversight obligations with respect to ArcaEx. ${ }^{44}$ Although ArcaEx and New Arca Holdings do not themselves carry out regulatory functions, as the Commission noted at the time it approved ArcaEx as an equities trading facility of PCX, the operation of ArcaEx would be consistent with the regulatory oversight functions of PCX and PCXE and would not interfere with PCX's selfregulatory responsibilities. ${ }^{45}$ Thus, New Arca Holdings' activities with respect to its operation of ArcaEx should be

[^52]consistent with, and not interfere with, such obligations.
Certain provisions in the Certificate of Incorporation are designed to facilitate the ability of PCX, PCXE and the Commission to fulfill their regulatory obligations with respect to ArcaEx. Specifically, under the Certificate of Incorporation, each director on the Board will be required to take into consideration the effect that New Arca Holdings' actions would have on the ability of PCX and PCXE to carry out their responsibilities under the Act and on the ability of PCX, PCXE and New Arca Holdings to engage in conduct that fosters and does not interfere with PCX's, PCXE's and New Arca Holdings' ability to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, to foster cooperation and coordination with persons engaged in regulating, clearing, settling, processing information with respect to, and facilitating transactions in securities, to remove impediments to and perfect the mechanisms of a free and open market and a national market system, and, in general, to protect investors and the public interest. ${ }^{46}$ Similarly, each member of the Board, and each officer or employee of New Arca Holdings, and New Arca Holdings itself, shall comply with the federal securities laws and rules and regulations thereunder and cooperate with the Commission, and, for so long as ArcaEx is a facility of PCX and PCXE the Amended and Restated Facility Services Agreement is in effect, with PCX and PCXE pursuant to their regulatory authority. ${ }^{47}$

Moreover, all confidential information pertaining to the self-regulatory function of PCX and PCXE contained in books and records of PCX or PCXE that shall come into the possession of New Arca Holdings shall: (1) Not be made available to any persons (other than as provided in the next two sentences) other than to those officers, directors, employees and agents of New Arca Holdings that have a reasonable need to know the contents thereof; (2) be retained in confidence by New Arca Holdings and the officers, directors, employees and agents of New Arca Holdings; and (3) not be used for any commercial purposes, subject to the Commission's right to access and examine such confidential information pursuant to the federal securities laws and rules and regulations thereunder. ${ }^{48}$

[^53]The Commission believes that these provisions, which are designed to help maintain the independence of PCX's self-regulatory function and protect from improper use confidential information pertaining to the selfregulatory function of PCX, are appropriate.

In addition, the Certificate of Incorporation requires that, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, one member of the Board of New Arca Holdings be a member of PCX's board of directors or an officer or employee of PCX nominated by the PCX board of directors. If at any time there is not a director who is a member of PCX's board of directors or an officer or employee of PCX nominated by the PCX board of directors on the Board of New Arca Holdings, the Board shall appoint a director nominated by the PCX board of directors. ${ }^{49}$ By providing an opportunity for a representative of PCX to participate in Board meetings of the operator of PCX's trading facility, New Arca Holdings, these provisions are designed to facilitate PCX's, PCXE's and the Commission's ability to effectively perform their regulatory oversight responsibilities with regard to ArcaEx.

## B. Changes in Control of New Arca Holdings

The Certificate of Incorporation includes certain provisions, which would impose limitations on direct and indirect changes in control of New Arca Holdings thrọigh voting and ownership limitations placed on New Arca Holdings' stock (as outlined below), that are designed to help prevent any stockholder, or any stockholders acting together, from exercising undue control over the operation of New Arca Holdings and, therefore, ArcaEx. The Commission believes that these restrictions, which are designed to help ensure that PCX, PCXE and the Commission are able to carry out their regulatory obligations with respect to ArcaEx, are consistent with the Act.
Specifically, no person, either alone or with its related persons, will be permitted to own beneficially shares of stock of New Arca Holdings representing in the aggregate more than $40 \%$ of the then outstanding votes entitled to be cast on any matter without prior approval from the Board of New Arca Holdings and the Commission to exceed the $40 \%$ limitation. ${ }^{50}$ In

[^54]addition, no person, either alone or with its related persons, would be entitled to (1) vote or cause the voting of shares of stock of New Arca Holdings to the extent such shares represent in the aggregate more than $20 \%$ of the then outstanding votes entitled to be cast on any matter (referred to as the Voting Limitation) or (2) enter into any agreement, plan or arrangement not to vote shares, the effect of which agreement, plan or arrangement would be to enable any person, either alone or with its related persons, to vote or cause the voting of shares that would represent in the aggregate more than $20 \%$ of the then outstanding votes entitled to be cast on any matter (referred to as the Nonvoting Agreement Prohibition), without prior approval from the Board of New Arca Holdings and the Commission to exceed the $20 \%$ limitation. ${ }^{51}$ The Certificate of Incorporation also would allow the Board of New Arca Holdings to obtain information about the ownership of its shares of stock in order to determine whether a person, either alone or with its related persons, would exceed these voting and ownership limitations. ${ }^{52}$

The Board will only be able to waive these voting and ownership limitations if it adopts a resolution after making certain findings that doirig so would not impair the ability of PCX, PCXE and the Commission to carry out their respective regulatory obligations and is otherwise in the best interests of New Arca Holdings. The Board, however, will not be permitted to approve an ETP Holder or person subject to a statutory disqualification to exceed the limits. ${ }^{53}$
persons" are defined in Section H of Article Fourth of the Certificate of Incorporation, and are described in Section II.B supra.
${ }^{51}$ Section C of Article Fourth of the Certificate of Incorporation.
${ }^{52}$ Section G of Article Fourth of the Certificate of Incorporation. In addition, the information required to be filed by shareholders pursuant to Regulations 13D and 13G will be available to New Arca
Holdings for purposes of determining whether any person, along or together with its related persons. has exceeded the voting and ownership limitations.
${ }^{53}$ Specifically, in approving any such resolution, the Board would be required to determine that: (1) The exercise of such voting rights, the entering into of such agreement, plan or arrangement, or the acquisition of such shares, as applicable, by such person, either alone or with its related persons, would not impair New Arca Holdings', PCX's or PCXE's ability to discharge its responsibilities under the Act and the rules and regulations thereunder and is otherwise in the best interests of New Arca Holdings and its stockholders; (2) the exercise of such voting rights, the entering into of such agreenient, plan or arrangement, or the acquisition of such shares would not impair the Commission's ability to enforce the Act; (3) such person and its related persons are not subject to any statutory disqualification (as defined in Section 3 (a)(39) of the Act); and (4) such person and its related persons are not ETP Holders. In making

The resolution would then be filed with the Commission as a proposed rule change under Rule 19b-4 of the Act, and the resolution would not become effective until the proposed rule change becomes effective thereunder. ${ }^{54}$ Among other things, these provisions are designed to provide the Commission with the opportunity to determine what, if any, additional measures might be necessary to provide appropriate oversight of the proposed controlling person.

The Certificate of Incorporation also contains provisions designed to provide a disincentive for persons to exceed these limitations without the requisite prior approval. ${ }^{55}$ Specifically, if a person, either alone or with its related persons, exceeds the applicable ownership limitations, New Arca Holdings would be required to call from such person and its related persons that number of shares of stock entitled to vote that exceeds the applicable limitation at a price equal to the par value of the shares of stock. ${ }^{56}$ In addition. if votes were cast in excess of this $20 \%$ voting limitation, New Arca Holdings would be required to disregard such votes cast in excess of the $20 \%$ voting limitation. ${ }^{57}$

[^55] ${ }^{56}$ Sections $D(1)$ and $D(2)$ of Article Fourth of the Certificate of Incorporation. New Arca Holdings would be required to call the number of shares of stock of New Arca Holdings from such person and its related persons necessary to decrease the beneficial ownership of such person and its related persons to $40 \%$, or to $20 \%$ in the case of an ETP Holder, of the outstanding shares of stock entitled to vote on any matter after giving effect to the redemption of the shares.

In addition, Section D(3) of Article Fourth of the Certificate of Incorporation provides that the purported transfer of any shares of stock of New Arca Holdings that would result in a violation of the $40 \%$ ownership limitation would not be registered. The Commission understands that, in practical terms, this limitation would apply only in situations where a stockholder is the record owner situations
of shares.
${ }^{57}$ Section C of Article Fourth of the Certificate of Incorporation provides that the $20 \%$ voting limitation provisions would not apply to (1) any solicitation of any revocable proxy from any stockholder of New Arca Holdings by or on behalf of New Arca Holdings or by an officer or director of New Arca Holdings acting on behalf of New Arca Holdings or (2) any solicitation of any revocable proxy from any stockholder of New Arca Holdings by any other stockfolder that is conducted pursuant

## C. Ownership and Voting Restrictions on ETP Holders

The Corimission believes that the $20 \%$ ownership (and thus voting) restriction on ETP Holders is reasonable and consistent with the Act. ${ }^{58}$ It is common for members who trade on an exchange to have ownership interests in the exchange. However, a member's interest could become so large as to cast doubt on whether the exchange can fairly and objectively exercise its selfregulatory responsibilities with respect to that member. A member that is a controlling shareholder of an exchange might be tempted to exercise that controlling influence by directing the exchange to refrain from diligently surveilling the member's conduct or from punishing any conduct that violates the rules of the exchange or the federal securities laws.

Members of Current Arca Holdings who were ETP Holders as of the date of the Certificate of Incorporation will be granted a temporary exemption, not to extend past July 31, 2014, from this 20\% ownership limitation to the extent of their beneficial ownership (either alone or with their related persons) of shares of stock of New Arca Holdings after giving effect to the initial public offering of shares of common stock of New Arca Holdings. ${ }^{59}$ The Commission believes that a temporary exemption for these ETP Holders is consistent with the Act. The exemption is designed to afford these holders some ability to protect their investment but also to limit the possibility that PCX and PCXE's ability to carry out their self-regulatory responsibilities would be impaired. The Commission understands that only one member of Current Arca Holdings that is an ETP Holder currently cwns more than 20\% of the shares of Current Arca Holdings, and that the amount of such ETP Holder's ownership interest in New

[^56]Arca Holdings will fall below the $\mathbf{2 0} \%$ ownership limitation. ${ }^{60}$ In addition, this exemption is substantially similar to exemptions granted to founding members of the Boston Options Exchange and the International Securities Exchange. ${ }^{61}$

## D. Regulatory Jurisdiction Over New Arca Holdings

Certain of the terms of the Certificate of Incorporation are designed to help enable the Commission to carry out its oversight responsibilities under the Act. Specifically, the Certificate of Incorporation provides that, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, the books, records, premises, officers, directors and employees of New Arca Holdings shall be deemed to be the books, records, premises, officers, directors and employees of PCX and PCXE for purposes of and subject to oversight pursuant to the Act. ${ }^{62}$ Furthermore, New Arca Holdings' books and records will be subject at all times to inspection and copying by the Commission and, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, by PCX and PCXE, provided that, in the case of PCX and PCXE, such books and records are related to the operation or administration of ArcaEx as a facility of PCX and PCXE. In addition, the

## ${ }^{60}$ See Amendment No. 7 to Registration

 Statement on Form S-1 at 117-119, and telephone conversation between David Strandberg, Director, Corporate Client Group, Current Arca Holdings; and David Hsu, Attorney, Division, Commission, on August 9, 2004.${ }^{61}$ See Securities Exchange Act Release Nos. 49067 (January 13, 2004), 69 FR 2761 (January 20, 2004) (approval of SR-BSE-2003-19) (approval of the operating agreement of the Boston Options Exchange); 45803 (April 23, 2002), 67 FR 21306 (April 30, 2002) (approval of SR-ISE-2002-01) (conversion of ISE from an LLC to a corporation); and 42455 (February 24, 2000), 65 FR 11388 (March 2, 2000) (File No. 10-127) (approval of registration of ISE as a national securities exchange).
${ }^{62}$ Article Fifteenth of the Certificate of Incorporation. Section 19(h)(4) of the Act, 15 U.S.C. $78 \mathrm{~s}(\mathrm{~h})(4)$, authorizes the Commission, by order, to remove from office or censure any officer or director of a national securities exchange if it finds, after notice and an opportunity for hearing, that such officer or director: (1) Has willfully violated any provision of the Act or the rules and regulations thereunder, or the rules of a national securities exchange; (2) willfully abused his or her authority; or (3) without reasonable justification or excuse, has failed to enforce compliance with any such provision by a member or person associated with a member of the national securities exchange. Section 17(b)(1) of the Act, 15 U.S.C. 78 q (b) (1), subjects the books and records of an SRO to such reasonable periodic, special, or other examination by representatives of the Commission as the Commission deems necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act.

Certificate of Incorporation provides that New Arca Holdings (and its officers, directors and employees) would be required to comply with the federal securities laws and rules and regulations thereunder and shall cooperate with the Commission, and, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, with PCX and PCXE pursuant to their regulatory authority. ${ }^{63}$

The Certificate of Incorporation also provides that New Arca Holdings, its directors and officers, and those of its employees whose principal place of business and residence is outside of the United States, shall be deemed to irrevocably submit to the exclusive jurisdiction of the United States federal courts, the Commission, and, for so long as ArcaEx is a facility of PCX and PCXE and the Amended and Restated Facility Services Agreement is in effect, PCX, for the purposes of any suit, action or proceeding pursuant to the United States federal securities laws, and the rules and regulations thereunder, arising out of, or relating to, the activities of ArcaEx, and New Arca Holdings. ${ }^{64}$ In addition, New Arca Holdings and each director, officer or and employee waives, and agrees not to assert by way of motion, as a defense or otherwise in any such suit, action or proceeding, any claims that it or they are not personally subject to the jurisdiction of the Commission, that the suit, action or proceeding is an inconvenient forum or that the venue of the suit, action or proceeding is improper, or that the subject matter thereof may not be enforced in or by such courts or agency. ${ }^{65}$
Moreover, the Certificate of Incorporation provides that, from and after the consummation of the initial public offering of shares of common stock of New Arca Holdings, New Arca Holdings would be required take reasonable steps necessary to cause its officers, directors and employees, prior to accepting a position as an officer, director or employee, as applicable, to consent in writing to the applicability to them of the provisions of the Certificate of Incorporation, with respect to their activities related to ArcaEx and the Commission's jurisdiction over them and the compliance with the federal securities laws. ${ }^{66}$

[^57]The Commission also notes that, even in the absence of these provisions of the Certificate of Incorporation, Section 20(a) of the Act ${ }^{67}$ provides that any person with a controlling interest in New Arca Holdings would be jointly and severally liable with and to the same extent that New Arca Holdings is liable under any provision of the Act, .unless the controlling person acted in good faith and did not directly or indirectly induce the act or acts constituting the violation or cause of action. In addition, Section 20(e) of the Act ${ }^{68}$ creates aiding and abetting liability for any person who knowingly provides substantial assistance to another person in violation of any provision of the Act or rule thereunder, and Section 21C of the Act ${ }^{69}$ authorizes the Commission to enter a cease-anddesist order against any person who has been "a cause of" a violation of any provision of the Act through an act or omission that the person knew or should have known would contribute to the violation.
The Commission believes that, taken together, these provisions are designed to facilitate the ability of the Commission to exercise appropriate oversight of the controlling persons of New Arca Holdings, and are consistent with the Act.

## E. Amendments to the Certificate of Incorporation and Bylaws of New Arca Holdings

Section 19(b) of the Act ${ }^{70}$ and Rule 19b-4 thereunder ${ }^{71}$ require a selfregulatory organization ("SRO") to file proposed rule changes with the Commission. Although New Arca Holdings is not an SRO, certain provisions of its Certificate of Incorporation and Bylaws may be rules of an exchange ${ }^{72}$ if they are the stated policies, practices, and interpretations, as defined in Rule 19b-4 of the Act, of the PCX. Any proposed rule or any proposed change in, addition to, or

## prior to the consummation of the initial public

 offering to consent in writing to the applicability to them of such provisions, as applicable, prior to the consummation of the initial public offering. Article Eighteenth of the Certificate of Incorporation.${ }^{67} 15$ U.S.C. 78 (a).
${ }^{68} 15$ U.S.C. $78 t(\mathrm{e})$.
${ }^{69} 15$ U.S.C. 78u-3.
${ }^{70} 15$ U.S.C. $78 \mathrm{~s}(\mathrm{~b})$.
${ }^{71} 17$ CFR 240.19b-4.
${ }^{72}$ Section 3(a)(27) of the Act, 15 U.S.C. 78c(a)(27), defines the rules of an exchange to be the constitution, articles of incorporation, bylaws, and rules, or instruments corresponding to the
foregoing, of an exchange, and such stated policies, practices, or interpretations of such exchange as the Commission, by rule, may determine to be necessary or appropriate in the public interest or for the protection of investors to be deemed to be rules of such exchange.
deletion from the rules of an exchange must be filed pursuant to Section 19(b) of the Act and Rule 19b-4 thereunder. ${ }^{73}$ Accordingly, PCX has filed the Certificate of Incorporation and the Bylaws of New Arca Holdings with the Commission.

## V. Accelerated Approval of Amendment No. 1

Pursuant to Section 19(b)(2) of the Act, ${ }^{74}$ the Commission may not approve any proposed rule change, or amendment thereto, prior to the thirtieth day after the date of publication of the notice of filing thereof, unless the Commission finds good cause for so finding. The Commission hereby finds good cause for approving Amendment No. 1 to the proposed rule change prior to the thirtieth day after publishing notice of Amendment No. 1 in the Federal Register pursuant to Section 19(b)(2) of the Act. ${ }^{75}$ Amendment No. 1 merely clarifies that, whenever the term "beneficial ownership" and any variation thereof is used in Article Four of the Certificate of Incorporation, the term has the same meaning as it has in Sections G and H of Article Four, and makes other technical corrections to the Certificate of Incorporation. Therefore, the Commission finds that good cause exists to accelerate approval of Amendment No. 1 to the proposed rule change, pursuant to Section 19(b)(2) of the Act. ${ }^{76}$

## VI. Conclusion

For the foregoing reasons, the Commission finds that the proposed rule change is consistent with the requirements of the Act and rules and regulations thereunder.

It is therefore ordered, pursuant to Section 19(b)(2) of the Act, ${ }^{77}$ that the proposed rule change (SR-PCX-200456) is approved, and that Amendment No. 1 thereto is approved on an accelerated basis.

[^58]For the Commission, by the Division of Market Regulation, pursuant to delegated authority. ${ }^{78}$
Margaret H. McFarland,
Deputy Secretary.
[FR Doc. 04-18637 Filed 8-13-04; 8:45 am]
BILLING CODE 8010-01-P

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-50171; File No. SR-PCX-2004-76]

## Self-Regulatory Organizations; Notice of Filing and Order Granting Accelerated Approval of Proposed

 Rule Change and Amendment No. 1 Thereto by the Pacific Exchange, Inc. To Impose Additional Obligations on the Exchange Should an Affiliate or Entity that Operates and/or Owns a Trading System or Facility of the Exchange List a Security on the ExchangeAugust 9, 2004.
Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act") ${ }^{1}$ and Rule 19b-4 thereunder, ${ }^{2}$ notice is hereby given that on July 28, 2004, the Pacific Exchange, Inc. ("PCX" or "Exchange"), through its wholly owned subsidiary PCX Equities, Inc. ('PCXE"), filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I and II below, which Items have been prepared by the Exchange. On July 30, 2004, the Exchange filed Amendment No. 1 to the proposed rule change. ${ }^{3}$ The Commission is publishing this notice to solicit comments on the proposed rule change, as amended, from interested persons, and to grant accelerated approval to the proposed rule change, as amended.

## I. Self-Regulatory Organization's

 Statement of the Terms of Substance of the Proposed Rule ChangeThe Exchange, through PCXE, is proposing to adopt a rule that would place additional reporting requirements on the Exchange should any affiliate of the Exchange or entity that operates and/or owns a trading system or facility of the Exchange list any security on the Exchange. The text of the proposed rule

[^59]change, as amended, appears below. Proposed new language is in italics.

## Rule 5

Listings
General Provisions and Definitions
Rule 5.1(a)-(b)-No Change.
Listing of an Affiliate or Entity That Operates and/or Owns a Trading System or Facility of the Corporation

Rule 5.1(c)-If a security of an affiliate of the Corporation or any entity that operates and/or owns a trading system or facility of the Corporation is listed pursuant to the Rules of the Corporation, then the Corporation shall file a report each month with the Securities and Exchange Commission describing: (1) The Corporation's monitoring of such issuer's compliance with the Corporation's listing standards, including (i) the issuer's compliance with the Corporation's bid price requirement and (ii) the issuer's compliance with each of the quantitative and qualitative maintenance requirements; and (2) the Corporation's monitoring of the trading of the security, which shall include summaries of all related surveillance alerts, complaints, regulatory referrals, busted or adjusted trades,
investigations, examinations, formal and informal disciplinary actions, exceptions reports, and the trading data. In addition, once a year, an independent accounting firm shall review the listing standards for the subject security to ensure that the issuer is in compliance with the Corporation's listing requirements, and a copy of the report shall be forwarded promptly to the Securities and Exchange Commission.

In the event the Corporation determines that the subject issuer is non-compliant with any listing standard, the Corporation shall file a report with the Securities and Exchange Commission at the same time the Corporation notifies the issuer of its non-compliance. The report shall identify the date of non-compliance, type of non-compliance, and any other material information conveyed to the issuer in the notice of non-compliance. Within five (5) business days of receipt of a plan of remediation from the issuer, the Corporation shall notify the Securities and Exchange Commission of such receipt, whether the plan of remediation was accepted by the Corporation and the time period
provided to regain compliance with the Corporation's listing standards.
II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the Exchange included statements concerning the purpose of and basis for the proposed rule change. The text of these statements may be examined at the places specified in Item III below. The Exchange has prepared summaries, set forth in Sections A, B, and C below, of the most significant aspects of such statements.

## A. Self-Regulatory Organization's

 Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change
## 1. Purpose

The Exchange is proposing to add PCXE Rule 5.1(c) in order to place additional reporting requirements on the Exchange should any affiliate of the Exchange or entity that operates and/or owns a trading system or facility of the Exchange list its security on the Exchange. Specifically, if an affiliate or any entity that operates and/or owns a trading system or facility of the Exchange lists its security on the Exchange, then the Exchange would be required to file a monthly report with the Commission describing: (1) The Exchange's monitoring of the issuer's compliance with the Exchange's listing standards; and (2) the Exchange's monitoring of the trading of the security, including summaries of surveillance alerts, complaints, regulatory referrals, busted or adjusted trades, investigations, examinations, disciplinary actions, exception reports and trading data. In addition, once each year the Exchange would be required to have an independent accounting firm review the listing standards for the security of the affiliate or entity that operates and/or owns a trading system or facility of the Exchange to ensure that the issuer is in compliance with the listing requirements. A copy of the report shall be forwarded promptly to the Commission.

If the Exchange determines that the subject issuer is not in compliance with any of the Exchange's listing standards, then the Exchange would be required to notify the Commission of such noncompliance at the same time it notifies the issuer of the non-compliance. Furthermore, within five business days of receipt of a plan of remediation from the issuer, the Exchange would be
required to notify the Commission that: (1) It has received such plan; (2) whether the plan has been accepted by the Exchange; and (3) the time period by which the issuer believes it will regain compliance with the listing standards.

The Exchange believes that the addition of these requirements will help provide additional assurance that all securities listed on the Exchange are, and continue to be, in compliance with the Exchange's listing standards. In addition, the Exchange believes that the proposed rule, as amended, will help serve to minimize or eliminate any potential conflict of interest that may exist as a result of the listing on the Exchange of the security of an affiliate of the Exchange or entity that operates and/or owns a trading system or facility of the Exchange.

## 2. Statutory Basis

The Exchange believes that the proposed rule change is consistent with Section 6(b) ${ }^{4}$ of the Act, in general, and furthers the objectives of Section $6(\mathrm{~b})(5), 5$ in particular, because it is designed to promote just and equitable principles of trade, to foster cooperation and coordination with persons engaged in facilitating transactions in securities, and to remove impediments and perfect the mechanisms of a free and open market and to protect investors and the public interest.

## B. Self-Regulatory Organization's

Staternent on Burden on Competition
The Exchange does not believe that the proposed rule change will impose any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act.
C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

No written comments were either solicited or received.

## III. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change, as amended, is consistent with the Act. Comments may be submitted by any of the following methods:

## Electronic Comments

- Use the Commission's Internet comment form (http://www.sec.gov/ rules/sro.shtml); or
- Send an e-mail to rulecomments@sec.gov. Please include File

[^60]Number SR - PCX-2004-76 on the subject line.

## Paper Comments

- Send paper comments in triplicate to Jonathan G. Katz, Secretary, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549-0609.

All submissions should refer to File Number SR-PCX-2004-76. This file number should be included on the subject line if e-mail is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (http://www.sec.gov/ rules/sro.shtml). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552 , will be available for inspection and copying in the Commission's Public Reference Section, 450 Fifth Street, NW., Washington, DC 20549. Copies of such filing also will be available for inspection and copying at the principal office of the PCX. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-PCX-2004-76 and should be submitted on or before September 7, 2004.

## IV. Commission's Findings and Order Granting Accelerated Approval of Proposed Rule Change

After careful review, the Commission finds that the proposed rule change, as amended, is consistent with the requirements of the Act and the rules and regulations thereunder applicable to a national securities exchange. ${ }^{6}$ In particular, the Commission finds that the proposed rule change, as amended, is consistent with Section 6(b)(5) of the Act, ${ }^{7}$ which requires that the rules of an exchange be designed to promote just and equitable principles of trade, to foster cooperation and coordination with persons engaged in facilitating

[^61]transactions in securities, and to remove impediments and perfect the mechanisms of a free and open market and to protect investors and the public interest, and are not designed to permit unfair discrimination between customers, issuers, brokers, or dealers. The Commission also finds that the proposed rule change, as amended, is consistent with Section 6(b)(1) of the Act, ${ }^{8}$ which requires a national securities exchange to be so organized and have the capacity to be able to carry out the purposes of the Act and to enforce compliance by its members and persons associated with its members with the provisions of the Act, the rules or regulations thereunder, and the rules of the Exchange.

The listing of securities of an affiliate of the Exchange or any entity that operates and/or owns a trading system or facility of the Exchange could potentially create a conflict of interest between the Exchange's self regulatory responsibility to vigorously oversee the listing and trading of the stock on its market, and its own commercial or economic interests. Such."self-listing" may raise questions as to the Exchange's ability to independently and effectively enforce its rules against an affiliate or the operator/owner of its facility. In addition, such listing has the potential to exacerbate possible conflicts that may arise when the Exchange oversees competitors that may also be listed on the Exchange. The Commission believes that the proposed rule change, as amended, by requiring heightened reporting by the Exchange to the Commission with respect to the Exchange's oversight of the listing and trading on the Exchange of the securities of an affiliate or entity that operates and/or owns a trading system or facility of the Exchange, will help protect against any concern that the Exchange will not effectively enforce its rules with respect to the listing and trading of these securities. In addition, the requirement that an independent accounting firm review such issuer's compliance with the Exchange's listing standards adds a degree of independent oversight to the Exchange's regulation of the listing of these securities, which should help mitigate against any potential or actual conflicts of interest.

In addition, the Commission finds good cause, pursuant to Section 19(b)(2) of the Act, ${ }^{9}$ for approving the proposed rule change and Amendment No. 1 prior to the thirtieth day after the date of publication of notice thereof in the Federal Register. The Exchange notes in

[^62]its filing that Archipelago Holdings, L.L.C. ("Archipelago Holdings"), the operator of ArcaEx, the Exchange's equity trading facility, has filed a registration statement with the Commission to conduct a public offering of its common stock, and an application to list its common stock on the Exchange in the near future pursuant to the Exchange's current listing standards. The Exchange's current listing standards do not contain any provision relating specifically to the listing of the stock of an affiliate or the operator and/or owner of the facility of the Exchange. Accordingly, the Commission believes that granting accelerated approval of the proposed rule change and Amendment No. 1 to implement the additional listing requirements prior to the listing of the common stock of Archipelago Holdings is appropriate and consistent with Sections 6 and 19(b) of the Act. ${ }^{10}$

## V. Conclusion

It is therefore ordered, pursuant to Section 19(b)(2) of the Act, ${ }^{11}$ that the proposed rule change and Amendment No. 1 (SR-PCX-2004-76), are hereby approved on an accelerated basis.
For the Commission, by the Division of Market Regulation, pursuant to delegated authority. ${ }^{12}$
J. Lynn Taylor,

Assistant Secretary.
[FR Doc. 04-18639 Filed 8-13-04; 8:45 am] BILLING CODE 8010-01-P

## SMALL BUSINESS ADMINISTRATION

## [Declaration of Disaster \#3605]

## State of California

Los Angeles County and the contiguous counties of Kern, Orange, San Bernardino, and Ventura in the State of California constitute a disaster area as a result of a fire at the Mountain View Venture Apartments on July 18, 2004. Applications for loans for physical damage as a result of this disaster may be filed until the close of business on October 5, 2004, and for economic injury until the close of business on May 5, 2005, at the address listed below or other locally announced locations: U.S. Small Business Administration, Disaster Area 4 Office, P.O. Box 419004, Sacramento, CA 95841-9004.
The interest rates are:

[^63]| $\cdots:$ | Percent |
| :---: | :---: |
| For Physical Damage: |  |
| Homeowners with credit available elsewhere $\qquad$ | 5.750 |
| Homeowners without credit available elsewhere | 2.875 |
| Businesses with credit available elsewhere | 5.500 |
| Businesses and non-profit organizations without credit available elsewhere $\qquad$ | 2.750 |
| Others (including non-profit organizations) with credit available elsewhere $\qquad$ | 4.875 |
| For Economic Injury: |  |
| Businesses and small agricultural cooperatives without credit available elsewhere ..... | 2.750 |

The number assigned to this disaster for physical damage is 360505 and for economic damage is 9 ZN 600 .
(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008.)

Dated: August 5, 2004.
Hector V. Barreto,
Administrator.
[FR Doc. 04-18699 Filed 8-13-04; 8:45 am] BILLING CODE 8025-01-P

## SMALL BUSINESS ADMINISTRATION

## [Declaration of Disaster \#3607]

## Commonwealth of PennsyIvania

As a result of the President's major disaster declaration on August 6, 2004, I find that Delaware, Montgomery, and Philadelphia Counties in the Commonwealth of Pennsylvania constitute a disaster area due to damages caused by severe storms and flooding occurring on August 1, 2004, and continuing. Applications for loans for physical damage as a result of this disaster may be filed until the close of business on October 5, 2004 and for economic injury until the close of business on May 6, 2005 at the address listed below or other locally announced locations: U.S. Small Business Administration, Disaster Area 1 Office, 360 Rainbow Blvd., South 3rd Floor, Niagara Falls, NY 14303-1192.

In addition, applications for economic injury loans from small businesses located in the following contiguous counties may be filed until the specified date at the above location: Berks, Bucks, Chester, and Lehigh in the Commonwealth of Pennsylvania; New Castle County in the State of Delaware; and Burlington, Camden, and Gloucester Counties in the State of New Jersey.

The interest rates are:
For Physical Damage:

Homeowners with Credit Available Elsewhere-6.375\%
Homeowners without Credit Available Elsewhere-3.187\%
Businesses with Credit Available Elsewhere-5.800\%
Businesses and Non-Profit
Organizations without Credit Available Elsewhere-2.900\%
Others (Including Non-Profit
Organizations) with Credit Available Elsewhere-4.8\%5\%
For Economic Injury:
Businesses and Small Agricultural Cooperatives without Credit Available Elsewhere-2.900\%
The number assigned to this disaster for physical damage is 360706 . For economic injury the number is 9ZN800 for Pennsylvania; and 9ZN900 for Delaware; and 9ZO1 for New Jersey.
(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008)

Dated: August 6, 2004.

## Jane M. Pease,

Acting Associate Administrator for Disaster Assistance.
[FR Doc. 04-18696 Filed 8-13-04; 8:45 am] BILLING CODE 8025-01-P

## SMALL BUSINESS ADMINISTRATION

[Declaration of Disaster \#3606]

## State of Texas

Dallas County and the contiguous counties of Collin, Denton, Ellis, Kaufman, Tarrant, and Rockwall in the State of Texas constitute a disaster area due to excessive rain and flooding that occurred on July 28 through July 29, 2004. Applications for loans for physical damage as a result of this disaster may be filed until the close of business on October 5, 2004, and for economic injury until the close of business on May 5, 2005, at the address listed below or other locally announced locations: U.S. Small Business Administration, Disaster Area 3 Office, 14925 Kingsport Road, Fort Worth, TX 76155-2243.

The interest rates are:

|  | Percent |
| :--- | ---: |
| For Physical Damage: <br> Homeowners with credit avail- <br> able elsewhere ................... <br> Homeowners without credit <br> available elsewhere .............. <br> Businesses with credit available <br> elsewhere .......................... | 6.375 |
| Businesses and non-profit orga- <br> nizations without credit avail- <br> able elsewhere ................. | 2.800 |
| Others (including non-profit or- <br> ganizations) with credit avail- <br> able elsewhere ..................... | 4.900 |


|  | Percent |
| :--- | ---: |
| For Economic Injury: <br> Businesses and small agricul- <br> tural cooperatives without <br> credit available elsewhere ..... | 2.900 |

The number assigned to this disaster for physical damage is 360606 and for economic injury the number is 9ZN700.
(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008)
Dated: August 5, 2004.
Hector V. Barreto,
Administrator.
[FR Doc. 04-18698 Filed 8-13-04; 8:45 am] BILLING CODE 8025-01-P

## SMALL BUSINESS ADMINISTRATION

[Declaration of Disaster \#3608]

## State of West Virginia

As a result of the President's major disaster declaration on August 6, 2004, I find that Fayette, Lincoln, and Logan Counties in the State of West Virginia constitute a disaster area due to damages caused by severe storms, flooding, and landslides occurring on July 22, 2004, and continuing. Applications for loans for physical damage as a result of this disaster may be filed until the close of business on October 5, 2004, and for economic injury until the close of business on May 6, 2005, at the address listed below or other locally announced locations: U.S. Small Business Administration, Disaster Area 1 Office, 360 Rainbow Blvd., South 3rd Fl., Niagara Falls, NY 14303-1192.

In addition, applications for economic injury loans from small businesses located in the following contiguous counties may be filed until the specified date at the above location: Boone, Cabell, Clay, Greenbrier, Kanawha, Mingo, Nicholas, Putnam, Raleigh, Summers, Wayne, and Wyoming in the State of West Virginia.

The interest rates are:

|  | Percent |
| :--- | ---: |
| For Physical Damage: <br> Homeowners with Credit Avail- <br> able Elsewhere................. <br> Homeowners Without Credit <br> Available Elsewhere ............. <br> Businesses With Credit Avail- <br> able Elsewhere .................... | 6.375 |
| Businesses and Non-Profit Or- <br> ganizations Without Credit | 5.800 |
| Available Elsewhere ............. <br> Others (Including Non-Profit Or- <br> ganizations) With Credit <br> Available Elsewhere .............. | 2.900 |
| For Economic Injury: |  |


|  | Percent |
| :--- | ---: |
| Businesses and Smail Agricul- <br> tural Cooperatives Without <br> Credit Available Elsewhere ... |  |

The number assigned to this disaster for physical damage is 360806 . For economic injury the number is 9ZO200.
(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008.)

Dated: August 6, 2004.
Jane M. Pease,
Acting Associate Administrator for Disaster Assistance.
[FR Doc. 04-18697 Filed 8-13-04; 8:45 am] BILLING CODE 8025-01-P

## SOCIAL SECURITY ADMINISTRATION

## Notice of Solicitation of Public Comments on Prerequisites for Participation in a Demonstration Project Extending Fee Withholding Procedures to Non-Attorney Representatives

AGENCY: Social Security Administration (SSA).
ACTION: Notice.
SUMMARY: Section 303 of the Social Security Protection Act of 2004 (SSPA) requires the Commissioner of Social Security (the Commissioner) to develop and implement a 5 -year nationwide demonstration project that will extend to certain non-attorney representatives of claimants under titles II and XVI of the Social Security Act (the Act) the option to have approved representatives' fees withheld and paid directly from a beneficiary's past-due benefits. Currently, this option is available only to representatives who are attorneys. Non-attorney representatives who wish to participate in the demonstration project must meet the prerequisites specified in section 303 of the SSPA, and any additional prerequisites that the Commissioner may prescribe. One of the statutory prerequisites is that the individual must pass an examination, written and administered by the Commissioner, which tests knowledge of the relevant provisions of the Act and the most recent developments in agency and court decisions affecting titles II and XVI of the Act. We are seeking public comments regarding the general topics that should be included in the examination. In addition, we invite your comments on the particular issues described below related to the other statutory prerequisites. Finally, we invite comments on whether individuals who wish to participate in
the demonstration project should be required to meet additional prerequisites not specified in section 303 and, if so, what those additional prerequisites might be.
DATES: To be sure that we consider your comments, we must receive them by September 15, 2004.
ADDRESSES: Comments should be sent to William Storey, Acting Director, Office of Policy, Planning and Evaluation, by: e-mail to William.Storey@ssa.gov; telefax to (703) 605-8261; or mail to the Office of Hearings and Appeals, Suite 1608, 5107 Leesburg Pike, Falls Church, VA 22041-3255.
FOR FURTHER INFORMATION CONTACT:
William Storey, Suite 1608, 5107
Leesburg Pike, Falls Church, VA 220413255, (703) 605-8260.
SUPPLEMENTARY INFORMATION: We are developing an examination that will be administered to non-attorney representatives who wish to participate in the direct fee payment demonstration project authorized by section 303 of the SSPA, Public Law 108-203, enacted March 2, 2004. Section 303 specifies that the examination is to test knowledge of the relevant provisions of the Act and the most recent developments in agency and court decisions affecting titles II and XVI of the Act.

We have compiled a list of general topics upon which the examination questions might focus. That list is included as an Appendix. We request comments on whether the specific topics listed should be tested in the examination, and on whether there are additional topics that we should include.
To help us determine if a topic should be tested in the examination, we have established a rating system for assigning a rank to each topic. We ask that commenters use the rating system when commenting on both the potential topics listed in the Appendix and any additional topics that may be suggested. The rating system is based on a scale from 1 to 5 , where 5 indicates that the topic is critical and must be considered in developing the qualifying examination. The criteria for the rankings are as follows:
$5=$ Critical (cannot do the job without knowing this)
$4=$ Very Important (difficulty doing the job well without knowing this)
3 = Moderately Important (helpful in doing the job well)
$2=$ Slightly Important (occasionally helpful in doing the job well)
$1=$ Not Important (not needed to do the job)
X = Cannot Rank (unable to determine
the relative importance)
In addition to passing the examination, non-attorneys who wish to participate in the demonstration project are required by section 303 to meet the following prerequisites:

- The representative has been awarded a bachelor's degree from an accredited institution of higher education, or has been determined by the Commissioner to have equivalent qualifications derived from training and work experience;
- The representative has secured professional liability insurance, or equivalent insurance, which the Commissioner has determined to be adequate to protect claimants in the event of malpractice by the representative;
- The representative has undergone a criminal background check to ensure the representative's fitness to practice before the Commissioner; and
- The representative demonstrates ongoing completion of qualified courses of continuing education, including education regarding ethics and professional conduct, which are designed to enhance professional knowledge in matters related to entitlement to, or eligibility for, benefits based on disability under titles II and XVI of the Act.
We invite comments on any issues related to:
- The quality and extent of training or work experience that should be considered equivalent to a bachelor's degree;
- The amount of liability insurance that should be considered adequate to protect claimants; and
- The extent and types of continuing education courses that should be required.

We will consider the comments we receive as we develop the demonstration project under section 303 of the SSPA.
(Catalog of Federal Domestic Assistance Program Nos. 96.001, Social SecurityDisability Insurance; 96.002, Social SecurityRetirement Insurance; 96.004, Social Security-Survivors Insurance; and 96.006, Supplemental Security Income)

Dated: August 11, 2004.

## Fritz Streckewald,

Assistant Deputy Commissioner for Program Policy for Disability and Income Security Programs.

## Appendix

## Ethics and Professionalism

Contlict of interest
Good character and reputation
Grounds for disqualification/suspension
Privacy Act and disclosure policy
Ethical conduct

Hearings and Appeals Process
Appeal deadlines
Good cause for late filing
Reconsideration
Request for hearing by an Administrative Law Judge
Request for Appeals Council Review
Representation of claimants
Fee agreement process
Fee petition process
Fee authorization
Witness cross-examination
Interrogatories
Vocational Expert testimony
Medical Expert testimony
Reopening and revision policy
Substantial evidence standard
Role in obtaining evidence
Effect of multiple applications on appeals process
Medical and Vocational Issues
Definition of disability
Sequential evaluation process (adults and children)
Impairment severity
Medical listings
Listing equivalency
Functional equivalence
Assessment of residual functional capacity
Past relevant work
Medical evidence
Medical source opinions
Failure to cooperate
Medical improvement review standard
Symptoms and credibility
Evaluation of pain
Mental impairments
Consultative examination
Vocational factors
Appendix 2 "grid" rules
Exertional and nonexertional impairments
Transferable skills

## Disability Benefit Issues

Title II insured status
Title II entitlement factors
Waiting period
Substantial gainful activity
Trial work period
Extended period of eligibility
Unsuccessful work attempt
Special employment considerations
Impairment related work expenses
Date of onset
Disabled widow(er)'s benefits-entitlement factors
Childhood disability benefits-entitlement factors
End stage renal disease-entitlement factors Title XVI disabled individual eligibility
Title XVI disabled child eligibility
Title XVI blind individual eligibility
Continuing disability reviews
Ticket to work
Work incentives
Expedited reinstatement of benefits
Plan for achieving self-support
Terminal illness
Amyotrophic lateral sclerosis (Lou Gehrig's disease)
Drug addiction and alcoholism condition
Presumptive disability
Workers" compensation
Public disability benefits

## Non-Disability Benefit Issues

Title II insured status
Title II retirement benefits-entitlement factors
Title II auxiliary benefits (e.g., child,
spouse)-entitlement factors
Title II survivor benefits (e.g., child, widow,
widower)-entitlement factors
Title II dual entitlement
Non-payment (suspension) events
Termination events
Primary insurance amount computations
Primary insurance amount reduction factors
Month of entitlement
Overpayment waiver
Totalization of benefits
Earnings record discrepancies
Administrative finality
Res judicata
Collateral estoppel
Title XVI eligibility factors
Title XVI living arrangements
Title XVI in-kind support and maintenance
Title XVI resources
Title XVI earned and unearned income
Title XVI redeterminations
Title XVI deeming
Title XVI offset provisions
Goldberg-Kelly provisions
State supplementation
Interim assistance reimbursement
Citizenship issues
Cross program recovery
Medicaid eligibility factors
Medicare entitlement factors
Special veterans benefits
Railroad benefits
Military service
Windfall elimination provision
Government pension offset
Delayed retirement credits
Protective filing
[FR Doc. 04-18743 Filed 8-13-04; 8:45 am]
BILLING CODE 4191-02-P

## DEPARTMENT OF STATE

[Public Notice: 4801]
60-Day Notice of Proposed Information Collection: DS-1504, Request for Customs Clearance of Merchandise, OMB Control Number 1405-0104

ACTION: Notice of request for public comments.
sUmmary: The Department of State is seeking Office of Management and Budget (OMB) approval for the information collection described below. The purpose of this notice is to allow 60 days for public comment in the Federal Register preceding submission to OMB. We are conducting this process in accordance with the Paperwork Reduction Act of 1995.

- Title of Information Collection: Request for Customs Clearance of Merchandise.
- OMB Control Number: 1405-0104.
- Type of Request: Extension of a currently approved collection.
- Originating Office: Bureau of Diplomatic Security, Office of Foreign Missions, Diplomatic Tax and Customs Program, DS/OFM/VTC/TC.
- Form Number: DS-1504.
- Respondents: Eligible foreign diplomatic or consular missions, certain foreign government organizations, and designated international organizations.
- Estimated Number of Respondents: Approximately 350.
- Estimated Number of Responses: Approximately 13,200.
- Average Hours Per Response:

Fifteen minutes.

- Total Estimated Burden: 3,300 hours.
- Frequency: On occasion.
- Obligation to Respond: Required to obtain or retain a benefit.
DATES: The Department will accept comments from the public up to October 15, 2004.
You may submit comments by any of the following methods:
- E-mail: ofminfo@state.gov. You must include the DS form number, information collection title, and OMB control number in the subject line of your message.
- Mail (paper, disk, or CD-ROM submissions): Office of Foreign Missions, U.S. Department of State, 2201 C Street, NW., Washington, DC 20520.


## FOR FURTHER INFORMATION CONTACT:

Direct requests for additional
information regarding the collection listed in this notice, including requests for copies of the proposed information collection and supporting documents, to Mr. Robert Kelley, DS/OFM/VTC/TC, 3507 International Place, NW., U.S. Department of State, Washington, DC 20008, who may be reached on (202) 895-3683, or by E-mail at
kelleyjr@state.gov.
sUPPLEMENTARY INFORMATION: We are soliciting public comments to permit the Department to:

- Evaluate whether the proposed information collection is necessary for the proper performance of our functions.
- Evaluate the accuracy of our estimate of the burden of the proposed collection, including the validity of the methodology and assumptions used.
- Enhance the quality, utility, and clarity of the information to be collected.
- Minimize the reporting burden on those who are to respond, including the use of automated collection techniques or other forms of technology.
Abstract of proposed collection: Exemption from customs duties is a privilege enjoyed by foreign diplomatic
and consular personnel on assignment in the United States under the provisions of the Vienna Conventions on Diplomatic and Consular Relations and the terms of various bilateral agreements. Under the Foreign Missions Act of 1982 (as amended), 22 U.S.C. 4301 et seq., the Department of State's Office of Foreign Missions ("OFM") is given the authority to grant privileges and benefits, based on reciprocity. The application form DS-1504, "Request for Customs Clearance of Merchandise" provides OFM with the necessary information to provide and administer the benefit effectively and efficiently.

Methodology: The collected information is used by the Office of Foreign Missions (OFM) in determining the eligibility of foreign diplomatic and consular missions and personnel for exemption from duties otherwise imposed by U.S. Customs and Border Protection ("CBP") on imported goods. In some cases, the reciprocal relationship between the United States and other nations requires that some type of duty or restriction on importation be imposed. The information on this form provides the basis upon which to determine, in cooperation with CBP, the proper handling of diplomatic shipments.

Dated: August 2, 2004.
Lynwood M. Dent, Jr.,
Deputy Assistant Secretary and Deputy Director, Office of Foreign Missions, Bureau of Diplomatic Security, Department of State. [FR Doc. 04-18663 Filed 8-13-04; 8:45 am] BILLING CODE 4710-43-P

## TENNESSEE VALLEY AUTHORITY

Paperwork Reduction Act of 1995, as Amended by Pub. L. 104-13; Submission for Office of Management and Budget (OMB) Review; Comment Request

Agency: Tennessee Valley Authority. ACTION: Submission for Office of Management and Budget (OMB) Review; comment request.

SUMMARY: The proposed information collection described below will be submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35, as amended). The Tennessee Valley Authority is soliciting public comments on this proposed collection as provided by 5 CFR Section 1320.8(d)(1). Requests for information, including copies of the information collection proposed and supporting documentation, should be directed to the Agency Clearance

Officer: Alice D. Witt, Tennessee Valley Authority, 1101 Market Street (EB 5B), Chattanooga, Tennessee 37402-2801; (423) 751-6832. (SC: 0013XYV)

Comments should be sent to OMB Office of Information and Regulatory Affairs, Attention: Desk Officer for Tennessee Valley Authority no later than September 15, 2004.

## SUPPLEMENTARY INFORMATION:

Type of Request: Regular submission.
Title of Information Collection: Power Distributors Monthly and Annual Reports to TVA.

Type of Affected Public: Business or local government.

Small Businesses or Organizations Affected: Yes.
Federal Budget Functional Category Code: 271.
Estimated Number of Annual Responses: 2,054.
Estimated Total Annual Burden Hours: 3,792.
Estimated Average Burden Hours Per Response: 1.8.
Need For and Use of Information: This information collection supplies TVA with financial and accounting information to help ensure that electric power produced by TVA is sold to consumers at rates which are as low as feasible.
Jacklyn J. Stephenson,
Senior Manager, Enterprise Operations, Information Services.
[FR Doc. 04-18657 Filed 8-13-04; 8:45 am] BILLING CODE 8120-08-P

## TENNESSEE VALLEY AUTHORITY

Sunshine Act; Meeting No. 1553
TIME AND DATE: 9:30 a.m. (c.d.t.), August 18, 2004, The Lannom Center for Business Development, 2000 Commerce Avenue, Dyersburg, Tennessee.
status: Open.
AGENDA: Approval of minutes of meeting held on July 21, 2004.

## New Business

## A-Budget and Financing

A1. Approval of short-term borrowing from the United States Treasury.

## B-Purchase Awards

B1. Supplements to temporary staffing services contracts with the following suppliers at any TVA location: Acro Service Corporation; Adecco Technical; CDI Professional Services; G. D. Barri and Associates; Johnson Service Group; Numanco, LLC; Retiree Resources Corporation; TFE, Inc; Volt Services Group; Westaff Technical; and Zycron Computer Services.

B2. Delegation of authority to the Senior Vice President, Procurement, or a designee, upon the recommendation of the Executive Vice President, Fossil Power Group, or a designee, to enter into a contract for the sale of a Manitowoc 2100 crawler lift crane and associated equipment.

## E-Real Property Transactions

E1. Sale of a permanent easement, Tract No. XMTPSC-1B, affecting approximately 1.03 acres of land, and grant of a nonexclusive access road easement, Tract No. XMTPSC-2AR, affecting approximately 0.31 acre of land to JHL Properties, Inc., in Hamblen County, Tennessee.

E2. Abandonment of a portion of the inactive Jackson-Milan-Trenton transmission line right-of-way easement affecting approximately 0.86 acre of land in Madison County, Tennessee, Tract No. JMT-35, to resolve an encroachment of a residence.

E3. Sale of a permanent easement to the heirs of the E. G Miller estate for an access road, affecting approximately 0.1 acre of land on Cherokee Reservoir in Grainger County, Tennessee, Tract No. XCK-586AR.

E4. Modification of certain deed restrictions affecting approximately 0.13 acre of former TVA land on
Chickamauga Reservoir in Hamilton County, Tennessee, Tract No. XCR426:42, S.2X.
E5. Sale of two permanent easements and deed modification to David Vaccaro and Mark Morgan for the construction of an access road, affecting approximately 0.23 acre of land on Watts Bar Reservoir in Rhea County, Tennessee, Tract Nos. XWBR-716E, XWBR-717E, and XWBR125, S.2X.

## F-Other

F1. Approval to file a condemnation case to acquire an easement and right-of-way affecting 1.87 acre of land in Fannin County, Georgia, for the BasinToccoa Transmission Line.

## Information Items

1. Approval of certain actions addressing variable price interruptible power pricing changes and related matters.
2. Approval of increased energy charges for limited interruptible power and limited firm power.

## FOR FURTHER INFORMATION CONTACT:

Please call TVA Media Relations at (865) 632-6000, Kıoxville, Tennessee. Information is also available at TVA's Washington Office (202) 898-2999. People who plan to attend the meeting and have special needs should call (865) 632-6000. Anyone who wishes to
comment on any of the agenda in writing may send their comments to: TVA Board of Directors, Board Agenda Comments, 400 West Summit Hill
Drive, Knoxville, Tennessee 37902.
Dated: August 11, 2004.
Maureen H. Dunn,
General Counsel and Secretary.
[FR Doc. 04-18746 Filed 8-12-04; 10:30 am] BILING CODE 8120-08-P

## DEPARTMENT OF TRANSPORTATION

## Federal Aviation Administration

Advisory Circular (AC).23.1419-2C, Certification of Part 23 Airplanes for Flight in Icing Conditions
agency: Federal Aviation
Administration, DOT.
ACTION: Notice of issuance of advisory circular.
SUMMARY: This notice announces the issuance of Advisory Circular (AC) 23.1419-2C. This AC sets forth an acceptable means, but not the only means, of demonstrating compliance with the ice protection requirements in Title 14 of the Code of Federal Regulations ( 14 CFR) Part 23. The Federal Aviation Administration (FAA) will consider other methods of demonstrating compliance that an applicant may elect to present. This material is neither mandatory nor regulatory in nature and does not constitute a regulation. The guidance provided here applies to the approval of airplane ice protection systems for operating in the icing environment defined by Part 25, Appendix C. The guidance should be applied to new Type Certificates (TCs), Supplemental Type Certificates (STCs), and amendments to existing TCs for airplanes under part 3 of the Civil Aviation Regulations (CAR) and Part 23, for which approval under the provisions of $\S 23.1419$ is desired. The proposed guidance is added for fluid ice protection systems, primary ice detection systems, ice protection of air data systems, failure analyses of ice protection systems, and modifications to airplanes certificated for flight in icing. The format is also changed to improve readability of the document.

The draft policy statement was issued for Public Comment on April 19, 2004 ( 69 FR 7846). When possible, comments received were used to modify the draft policy.
DATES: Advisory Circular 23.1419-2C was issued by the Manager, Small Airplane Directorate on July 21, 2004.

How to Obtain Copies: A paper copy of AC 23.1419-2C may be obtained by writing to the U.S. Department of Transportation, Subsequent Distribution Office, DOT Warehouse, SVC-121.23, Ardmore East Business Center, 3341Q 75th Avenue, Landover, MD 20785, telephone 301-322-5377, or by faxing your request to the warehouse at 301-386-5394. The policy will also be available on the Internet at http:// www.airweb.faa.gov/AC.
Issued in Kansas City, Missouri, on July 22, 2004.

Dorenda D. Baker,
Manager, Small Airplane Directorate, Aircraft Certification Service.
[FR Doc. 04-18711 Filed 8-13-04; 8:45 am] BILLING CODE 4910-13-P

## DEPARTMENT OF TRANSPORQTATION

## Federal Aviation Administration

[Summary Notice No. PE-2004-64]

## Petitions for Exemption; Summary of Petitions Received

Agencr: Federal Aviation Administration (FAA), DOT. ACTION: Notice of petitions for exemption received and of dispositions of prior petitions.

SUMMARY: Pursuant to FAA's rulemaking provisions governing the application, processing, and disposition of petitions for exemption part 11 of title 14, Code of Federal Regulations (14 CFR), this notice contains a summary of certain petitions seeking relief from specified requirements of 14 CFR , dispositions of certain petitions previously received, and corrections. The purpose of this notice is to improve the public's awareness of, and participation in, this aspect of FAA's regulatory activities. Neither publication of this notice nor the inclusion or omission of information in the summary is intended to affect the legal status of any petition or its final disposition.
DATES: Comments on petitions received must identify the petition docket number involved and must be received on or before August 26, 2004.
ADDRESSES: You may submit comments [identified by DOT DMS Docket Number FAA-200X-XXXXX] by any of the following methods:

- Web site: http://dms.dot.gov. Follow the instructions for submitting comments on the DOT electronic docket site.
- Fax: 1-202-493-2251.
- Mail: Docket Management Facility; U.S. Department of Transportation, 400

Seventh Street, SW., Nassif Building, Room PL-401, Washington, DC 20590001.

- Hand Delivery: Room PL-401 on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal Holidays.
- Federal eRulemaking Portal: Go to http://www.regulations.gov. Follow the online instructions for submitting comments.

Docket: For access to the docket to read background documents or comments received, go to http:// dms.dot.gov at any time or to Room PL401 on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal Holidays.
FOR FURTHER INFORMATION CONTACT: Tim Adams (202) 267-8033, Sandy Buchanan-Sumter (202) 267-7271, Office of Rulemaking (ARM-1), Federal Aviation Administration, 800 Independence Avenue, SW., Washington, DC 20591.
This notice is published pursuant to 14 CFR 11.85 and 11.91.
Issued in Washington, DC , on August 10, 2004.

Anthony F. Fazio,
Director, Office of Rulemaking.

## Petitions for Exemption

Docket No.: FAA-2004-17223.
Petitioner: United States Department of the Air Force.

Section of 14 CFR Affected: 14 CFR 91.209(a)(2).

Description of Relief Sought: To permit the United States Department of the Air Force to conduct ground operations on military airfields and installations using night-vision goggle technology while operating fixed-wing and rotary-wing aircraft with the lighted position lights turned off.
[FR Doc. 04-18647 Filed 8-13-04; 8:45 am] BILLING CODE 4910-13-M

## DEPARTMENT OF TRANSPORTATION

## Federal Aviation Administration

[Summary Notice No. PE-2004-65]
Petitions for Exemption; Summary of Petitions Received
Agencr: Federal Aviation Administration (FAA), DOT. ACTION: Notice of petition for exemption received.
SUMMARY: Pursuant to FAA's rulemaking provisions governing the application,
processing, and disposition of petitions for exemption, part 11 of Title 14, Code of Federal Regulations (14 CFR), this notice contains a summary of certain petitions seeking relief from specified requirements of 14 CFR . The purpose of this notice is to improve the public's awareness of, and participation in, this aspect of FAA's regulatory activities. Neither publication of this notice nor the inclusion or omission of information in the suminary is intended to affect the legal status of any petition or its final disposition.
DATES: Comments on petitions received must identify the petition docket number involved and must be received on or before September 7, 2004.
ADDRESSES: You may submit comments identified by DOT DMS Docket Number FAA-200X-XXXXX by any of the following methods:

- Web Site: http://dms.dot.gov.

Follow the instructions for submitting comments on the DOT electronic docket site.

- Fax: 1-202-493-2251.
- Mail: Docket Management Facility; U.S. Department of Transportation, 400 Seventh Street, SW., Nassif Building, Room PL-401, Washington, DC 205900001.
- Hand Delivery: Room PL-401 on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.
- Federal eRulemaking Portal: Go to http://www.regulations.gov. Follow the online instructions for submitting comments.
Docket: For access to the docket to read background documents or comments received, go to http:// dms.dot.gov at any time or to Room PL401 on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.
FOR FURTHER INFORMATION CONTACT: John Linsenmeyer (202) 267-5174 or Susan Lender (202) 267-8029, Office of Rulemaking (ARM-1), Federal Aviation Administration, 800 Independence Avenue, SW., Washington, DC 20591.

This notice is published pursuant to 14 CFR 11.85 and 11.91.
Issued in Washington, DC , on August 10, 2004.

Anthony F. Fazio,
Director, Office of Rulemaking.

## Petitions for Exemption

Docket No.: FAA-2004-18023.
Petitioner: The Boeing Company.
Sections of 14 CFR Affected: 14 CFR
45.29(b)(1).

Description of Relief Sought: To allow The Boeing Company to use a temporary registration number ("N-number") that is less than 12 inches tall on certain aircraft during production acceptance flights.
Docket No.: FAA-2004-18045.
Petitioner: Glenn Holmes.
Sections of 14 CFR Affected: 14 CFR 36.9 and 36.501 .

Description of Relief Sought: To permit airworthiness certification of a DeHavilland DHC-3 aircraft with a gross weight increase modification without accomplishing the required acoustical study requirement.
[FR Doc. 04-18649 Filed 8-13-04; 8:45 am] BILIING CODE 4910-13-P

## DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration
RTCA Special Committee 135/ EUROCAE Working Group 14: Environmental Conditions and Test Procedures for Airborne Equipment
Agencr: Federal Aviation Administration (FAA), DOT.
ACTION: Notice of RTCA Special Committee 135/EURGCAE Working Group 14 meeting.

SUMMARY: The FAA is issuing this notice to advise the public of a meeting of RTCA Special Committee 135/ EUROCAE Working Group 14: Environmental Conditions and Test Procedures for Airborne Equipment. DATES: The meeting will be held August 25-26, 2004 starting at $9 \mathrm{a} . \mathrm{m}$.
ADDRESSES: The meeting will be held RTCA, 1828 L Street, NW., Suite 805, Washington, DC 20036-5133.
FOR FURTHER INFORMATION CONTACT: (1)
RTCA Secretariat, 1828 L Street NW., Suite 805, Washington, DC 20036; telephone (202) 833-9339; fax (202) 833-9434; Web site http://www.rtca.org. SUPPLEMENTARY INFORMATION: Pursuant to section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92463, 5 U.S.C., Appendix 2), notice is hereby given for a Special Committee 135 meeting. The agenda will include: - August 25-26:

- Opening Plenary Session (Welcome and Introductory Remarks, Approve Minutes of Previous Meeting).
- Review Results of EUROCAE-14 Meeting.
- Review/Approve Proposed Final Draft DO-160E.
- RTCA Paper No. 111-04/SC135645.
- Review Schedule to Release DO-

160E, Environmental Conditions and Test Procedures for Airborne Equipment.

- Identify Areas for Continuing Work on DO-160E.
- Closing Plenary Session (New/ Unfinished Business, Date and Place of Next Meeting).
Attendance is open to the interested public but limited to space availability. With the approval of the chairmen, members of the public may present oral statements at the meeting. Persons wishing to present statements or obtain information should contact the person listed in the FOR FURTHER INFORMATION CONTACT section. Members of the public may present a written statement to the committee at any time.

Issued in Washington, DC, on July 27, 2004.

Robert Zoldos,
FAA System Engineer, RTCA Advisory Committee.
[FR Doc. 04-18707 Filed 8-13-04; 8:45 am] BILLING CODE 4910-13-M

## DEPARTMENT OF TRANSPORTATION

## Federal Aviation Administration

Notice of Intent To Rule on Application (04-05-C-00-GCC) To Impose and Use the Revenue From a Passenger Facility Charge (PFC) at the Gillette-Campbell County Airport, Submitted by the County of Campbell and the City of Gillette, WY
Agency: Federal Aviation
Administration (FAA), DOT.
ACTION: Notice of intent to rule on application.
summary: The FAA proposes to rule and invites public comment on the application to impose and use PFC revenue at the Gillette-Campbell County Airport under the provisions of 49 U.S.C. 40117 and Part 158 of the Federal Aviation Regulations (14 CFR 158).
DATES: Comments must be received on or before September 15, 2004.
addresses: Comments on this application may be mailed or delivered in triplicate to the FAA at the following address: Mr. Craig A. Sparks, Manager; Denver Airports District Office, DENADO, Federal Aviation Administration; 26805 East 68th Avenue, Suite 224, Denvier, Colorado 80249.
In addition, one copy of any comments submitted to the FAA must be mailed or delivered to Mr. Jay Lundell, Airport Manager, at the following address: 2000 Airport Road, Suite 108, Gillette, Wyoming 8271.

Air Carriers and foreign air carriers may submit copies of written comments previously provided to the GilletteCampbell County Airport, under section 158.23 of Part 158.

FOR FURTHER INFORMATION CONTACT: MT.
Christopher J. Schaffer, (303) 342-1258, 26805 East 68th Avenue, Suite 224, Denver, Colorado 80249. The application may be reviewed in person at this same location.
SUPPLEMENTARY INFORMATION: The FAA proposes to rule and invites public comment on the application 04-05-C-00-GCC to impose and use PFC revenue at the Gillette-Cambell County Airport, under the provisions of 49 U.S.C. 40117 and Part 158 of the Federal Aviation Regulations ( 14 CFR Part 158).

On August 9, 2004, the FAA determined that the application to impose and use the revenue from a PFC submitted by the County of Campbell and the City of Gillette, Wyoming, was substantially complete within the requirements of section 158.25 of Part 158. The FAA will approve or disapprove the application, in whole or in part, no later than November 12, 2004.

The following is a brief overview of the application.

Level of the proposed PFC: $\$ 4.50$.
Proposed charge effective date: December 1, 2004.
Proposed charge expiration date: September 1, 2007.

Total requested for impose and use approval: \$170,000.

Brief description of proposed project: Acquire two snow removal equipment vehicles.

Class or classes of air carriers which the public agency has requested not be required to collect PFC's: None.

Any person may inspect the application in person at the FAA office listed above under FOR FURTHER information contact and at the FAA Regional Airports Office located at: Federal Aviation Administration, Northwest Mountain Region, Airports Division, ANM-600, 1601 Lind Avenue SW., Suite 315, Renton, WA 980554056.

In addition, any person may, upon request, inspect the application, notice and other documents germane to the application in person at the GilletteCampbell County Airport.

Issued in Renton, Washington, on August 9, 2004.
David A. Field,
Manager, Planning, Programming and
Capacity Branch, Northwest Mountain Region.
[FR Doc. 04-18708 Filed 8-13-04; 8:45 am] BILLING CODE 4910-13-M

## DEPARTMENT OF TRANSPORTATION

## Federal Aviation Administration

Notice of Intent To Rule on Application (04-04-U-00-GCC) To Use the Revenue From a Passenger Facility Charge (PFC) at the Gillette-Campbell County Airport, Submitted by the County of Campbell and the City of Gillette, WY
agency: Federal Aviation Administration (FAA), DOT. ACTION: Notice of intent to rule on application.
summary: The FAA proposes to rule and invites public comment on the application to use PFC revenue at the Gillette-Campbell County Airport under the provisions of 49 U.S.C. 40117 and Part 158 of the Federal Aviation Regulations ( 14 CFR 158). DATES: Comments must be received on or before Septebmer 15, 2004.
addresses: Comments on this
application may be mailed or delivered in triplicate to the FAA at the following address: Mr. Craig A. Sparks, Manager; Denver Airports District Office, DEN-
ADO, Federal Aviation Administration; 26805 East 68th Avenue, Suite 224, Denver, Colorado 80249.

In addition, one copy of any comments submitted to the FAA must be mailed or delivered to Mr. Jay Lundell, Airport Manager, at the following address: 2000 Airport Road, Suite 108, Gillette, Wyoming 82716.

Air Carriers and foreign air carriers may submit copies of written comments previously provided to the Gillette-
Campbell County Airport, under section 158.23 of Part 158.

FOR FURTHER INFORMATION CONTACT: Mr.
Christopher J. Schaffer, (303) 342-1258, 26805 East 68th Avenue, Suite 224, Denver, Colorado 80249. The application may be reviewed in person at this same location.
SUPPLEMENTARY INFORMATION: The FAA proposes to rule and invites public comment on the application (04-04-U-$00-G C C$ ) to use PFC revenue at the Gillette-Campbell County Airport, under the provisions of 49 U.S.C. 40117 and Part 158 of the Federal Aviation Regulations ( 14 CFR Part 158). On August 9, 2004, the FAA determined that the application to use the revenue from a PFC submitted by the County of Campbell and the City of Gillette, Wyoming, was substantially complete within the requirements of section 158.25 of Part 158. The FAA will approve or disapprove the application, in whole or in part, no later than November 12, 2004.

The following is a brief overview of the application.
Level of the proposed PFC: $\$ 4.50$.
Proposed charge effective date:
December 1, 2001.
Proposed charge expiration date: December 1, 2004.

Total requested for use approval: \$64,393.

Brief description of proposed project: Construct combined aircraft rescue and fire fighting/snow removal equipment building.

Class or classes of air carriers which the public agency has requested not be required to collect PFC's: None.
Any person may inspect the application in person at the FAA office listed above under FOR FURTHER INFORMATION CONTACT and at the FAA Regional Airports Office located at: Federal Aviation Administration, Northwest Mountain Region, Airports Division, ANM-600, 1601 Lind Avenue SW., Suite 315, Renton, WA 980554056

In addition, any person may, upon request, inspect the application, notice and other documents germane to the application in person at the GilletteCampbell County Airport.
Issued in Renton, Washington, on August 9, 2004.
David A. Field,
Manager, Planning, Programming and Capacity Branch, Northwest Mountain Region.
[FR Doc. 04-18709 Filed 8-13-04; 8:45 am] BILLING CODE 4910-13-M

## DEPARTMENT OF TRANSPORTATION

## Federal Aviation Administration

Notice of Intent To Rule on Application To Impose and Use the Revenue From a Passenger Facility Charge (PFC) at Tupelo Regional Airport, Tupelo, MS
Agencr: Federal Aviation
Administration (FAA), DOT.
ACTION: Notice of intent to rule on application.
summary: The FAA proposes to rule and invites public comment on the application to impose and use the revenue from a PFC at Tupelo Regional Airport under the provisions of the Aviation Safety and Capacity Expansion Act of 1990 (Title IX of the Omnibus Budget Reconciliation Act of 1990) (Public Law 101-508) and Part 158 of the Federal Aviation Regulations (14 CFR Part 158).
DATES: Comments must be received on or before September 15, 2004.
ADDRESSES: Comments on this
application may be mailed or delivered
in triplicate to the FAA at the following address: Jackson Airports District Office, 100 West Cross Street, Jackson, MS. 39208.

In addition, one copy of any comments submitted to the FAA must be mailed or delivered to Terry Anderson, Executive Director of the Tupelo Regional Airport Authority at the following address: 2704 West Jackson Street, Tupelo, MS 38801.

Air carriers and foreign air carriers may submit copies of written comments previously provided to the Tupelo Regional Airport Authority under section 158.23 of Part 158.

## FOR FURTHER INFORMATION CONTACT:

David Shumate, Program Manager,
Jackson Airports District Office, 100 West Cross Street, Suite B, Jackson, Mississippi, 39208 (601) 664-9882. The application may be reviewed in person at this same location.
sUPPLEMENTARY INFORMATION: The FAA proposes to rule and invites public comment on the application to impose and use the revenue from a PFC at Tupelo Regional Airport under the provisions of the Aviation Safety and Capacity Expansion Act of 1990 (Title IX of the Omnibus Budget
Reconciliation Act of 1990 ) (Public Law 101-508) and Part 158 of the Federal Aviation Regulations (14 CFR Part 158).

On August 9, 2004, the FAA determined that the application to impose and use the revenue from a PFC submitted by Tupelo Regional Airport authority was substantially complete within the requirements of section 158.25 of Part 158. The FAA will approve or disapprove the application, in whole or in part, no later than November 12, 2004.

The following is a brief overview of the application.

PFC Application No.: 04-04-C-00TUP.
Level of the proposed PFC: \$3.00.
Proposed charge effective date: October 1, 2004.
Proposed charge expiration date: September 30, 2007.
Total estimated net PFC revenue: \$232,600.

Brief description of proposed projects(s): Airport Terminal and Entrance Security Equipment Acquisition; Airport Passenger Equipment Acquisition; Past AIP Project Audit Costs; Airport Equipment Acquisition.

Class or classes of air carriers which the public agency has requested not be required to collect PFCs: None.
Any person may inspect the application in person at the FAA office listed above under FOR FURTHER information contact.

In addition, any person may, upon request, inspect the application, notice and other documents germane to the application in person at the Tupelo Regional Airport Authority.
Issued in Jackson, MS, on August 9, 2004. Rans Black,
Manager, Jackson Airports District Office, Southern Region.
[FR Doc. 04-18712 Filed 8-13-04; 8:45 am] BILLING CODE 4910-13-M

## DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration (FAA)
[Docket No. FAA-2004-16944]

## Operating Limitations at Chicago O'Hare international Airport; Extension of Request for Written information

ACTION: Extension of request for information.
SUMMARY: This action extends the -period during which interested persons may submit written information, including data and views, in response to a notice that the FAA published on August 2, 2004. In that document, the FAA announced that it would hold a meeting beginning on August 4 to discuss flight reductions at Chicago's O'Hare International Airport (O'Hare) to reduce overscheduling and flight delays during peak hours of operation at that airport. In addition, the notice invited interested persons to submit written information on such schedule reductions. Since the meeting commenced on August 4, the FAA has continued discussions with air carriers that attended the meeting. The FAA is extending the period for filing written information to afford interested parties additional time to submit information while the discussions continue. DATES: Written information must be received on or before $12 \mathrm{p} . \mathrm{m}$. on August 13, 2004.
addresses: You may send written information, identified by docket number FAA-2004-16944, by any of the following methods:

- DOT Docket Web site: Go to http://dms.dot.gov and follow the instructions for submitting information electronically.
- Fax: 1-202-493-2251.
- Mail: Docket Management System;
U.S. Department of Transportation, 400 Seventh Street, SW., Nassif Building, Room PL-401, Washington, DC 20590001. If sent by mail, information is to be submitted in two copies. Persons ${ }^{\circ}$ wishing to receive confirmation of receipt of their written submission
should include a self-addressed stamped postcard.
- Hand Delivery: Docket Management System, Room PL-401 on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

For more information on this proceeding, see the SUPPLEMENTARY INFORMATION section of this document.

Instructions: You must include the agency name and docket number FAA-2004-16944 for this notice at the beginning of the information that you submit. Note that the information received will be posted without change to http://dms.dot.gov, including any personal information provided.

Docket: To read background documents or review information received, go to http://dms.dot.gov at any time or to Room PL-401 on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday 'through Friday, except Federal holidays. FOR FURTHER INFORMATION CONTACT: Gerry Shakley, System Operations, Air Traffic Organization, Federal Aviation Administration, 800 Independence Ave., SW., Washington, DC 20591; telephone (202) 267-9424, facsimile: (202) 267-7277; e-mail: gerry'shakley@faa.gov.

## SUPPLEMENTARY INFORMATION:

## Background

On July 28, 2004, the Federal Aviation Administration (FAA) issued a notice announcing that it would conduct a meeting to discuss flight reductions at O'Hare to reduce over scheduling and flight delays during peak hours at the airport ( 69 FR 46201; August 2, 2004). The FAA also invited the submission of written information from interested person on such schedule reductions. The FAA plans to issue a decision on delay reductions in a final order. The meeting began on August 4 and is continuing. It was open to all scheduled carriers, regardless of whether they currently serve O'Hare. The FAA originally solicited written information filed on or before August 11, 2004.

## Extension of Request for Information

Discussions with the air carriers regarding their scheduled operations at O'Hare are continuing. The FAA designated a short period for submitting information, as the FAA has previously indicated its intentions to address this issue as soon as possible to accommodate the implementation of the air carriers' November 2004 schedules. Given that the discussions are
continuing, the FAA finds that it would benefit the public and the agency to keep the public docket open for as long as possible to afford interested persons more time to submit written information.
The FAA will provide actual notice to all parties that attended the meeting. The FAA has determined that extension of the period for submitting written. information is consistent with the public interest, and that good cause exists for taking this action. Accordingly, the period is extended until 12 p.m. on August 13, 2004.

We will consider all information we receive on or before the extended closing date. We will consider information filed late if it is possible to do so without incurring expense or delay.
Public Availability and Confidentiality of Information

Except as provided below, we will file in the docket without change all information we receive. The docket is available for public inspection before and after its closing date. If you wish to review the docket in person, go to the address in the ADDRESSES section of this preamble between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. You may also review the docket via the Internet at the Web address in the ADDRESSES section.

Proprietary or Confidential Business Information: As a result of the written information's availability to the public, do not file with the docket information that you consider to be proprietary or confidential business information. Send or deliver this information directly to the person identified in the FOR FURTHER INFORMATION CONTACT section of this document. In addition, please mark the information that you consider proprletary or confidential. If you send the information on a disk or CD-ROM, mark the outside of the disk or CD ROM and also identify electronically within the disk or CD-ROM the specific information that is proprietary or confidential.

Under 14 CFR 11.35(b), when we are aware of proprietary information filed with a submission, we do not place it in the docket. We hold it in a separate file to which the public does not have access, and place a note in the docket that we have received it. If we receive a request to examine or copy this information, we treat it as any other request under the Freedom of Information Act (5 U.S.C. 552). We process such a request under the DOT procedures found in 49 CFR part 7.

Privacy Act: Using the search function of our docket Web site, anyone can find
and read the information received in any docket, including the name of the individual submitting the information or signing on behalf of a submitting organization. You may review DOT's complete Privacy Act Statement in the Federal Register published on April 11, 2000, ( 65 FR 19477-78) or you may visit http://dms.dot.gov.

Issued in Washington, DC, on August 11, 2004.

Andrew B. Steinberg,
Chief Counsel.
[FR Doc. 04-18722 Filed 8-11-04; 4:48 am] BILLING CODE 4910-13-M

## DEPARTMENT OF TRANSPORTATION

## Federal Aviation Administration

[Policy Statement Number PS-ACE100-2004-10030]

Proposed Policy on Substantiation of Secondary Composite Structures
Agency: Federal Aviation Administration, DOT.
ACTION: Notice of availability; request for comments.

SUMMARY: This notice announces a Federal Aviation Administration (FAA) proposed policy to provide some guidelines for certifying secondary structures made from composite materials. This notice advises the public, especially manufacturers of normal, utility, and acrobatic category airplanes, and commuter category airplanes and their suppliers, that the FAA intends to adopt a policy on composite applications that range from secondary structures to non-structural parts such as interiors. This notice is necessary to advise the public of this FAA policy and give all interested persons an opportunity to present their views on it.
DATES: Send your comments by September 15, 2004.

Discussion: We are making this proposed policy statement available to the public and all manufacturers for their comments.
ADDRESSES: Copies of the proposed policy statement, PS-ACE100-200410030, may be requested from the following: Small Airplane Directorate, Standards Office (ACE-110), Aircraft Certification Service, Federal Aviation Administration, 901 Locust Street, Room 301, Kansas City, MO 64106. The proposed policy statement is also available on the Internet at the following address http://www.airweb.faa.gov/ policy. Send all comments on this proposed policy statement to the
individual identified under FOR FURTHER INFORMATION CONTACT.
FOR FURTHER INFORMATION CONTACT:
Lester Cheng, Federal Aviation
Administration, Small Airplane
Directorate, Regulations \& Policy, ACE111, 901 Locust Street, Room 301, Kansas City, Missouri 64106; telephone: (316) 946-4111; fax: 816-329-4090; email: lester.cheng@faa.gov.

## SUPPLEMENTARY INFORMATION:

## Comments Invited

We invite your comments on this proposed policy statement. Send any data or views as you may desire. Identify the proposed Policy Statement Number PS-ACE100-2004-10030 on your comments, and if you submit your comments in writing, send two copies of your comments to the above address. The Small Airplane Directorate will consider all communications received on or before the closing date for comments. We may change the proposal contained in this notice because of the comments received.

Comments sent by fax or the Internet must contain "Comments to proposed policy statement PS-ACE100-2004$10030^{\prime \prime}$ in the subject line. You do not need to send two copies if you fax your comments or send them through the Internet. If you send comments over the Internet as an attached electronic file, format it in either Microsoft Word 97 for Windows or ASCII text. State what specific change you are seeking to the proposed policy memorandum and include justification (for example, reasons or data) for each request.
Issued in Kansas City, Missouri on August 10, 2004.
John Colomy,
Acting Manager, Small Airplane Directorate, Aircraft Certification Service.
[FR Doc. 04-18710 Filed 8-13-04; 8:45 am] BILLING CODE 4910-13-F

## DEPARTMENT OF TRANSPORTATION

## Research and Special Programs Administration

[Docket No. RSPA-04-18858; Notice 1]
Pipeline Safety: Intent To Consider Waiver for Duke Energy Gas
Transmission Company
AGENCY: Research and Special Programs Administration (RSPA), Department of Transportation (DOT).
ACTION: Notice of intent to consider waiver request.

SUMMARY: Duke Energy Gas
Transmission Company (DEGT)
petitioned the Research and Special Programs Administration's Office of Pipeline Safety (RSPA/OPS) for waiver of compliance with 192.611 for locations changing from Class 1 to Class 2 along certain natural gas pipeline segments in Tennessee and Kentucky pursuant to its participation in the Risk Management Demonstration Program. In the absence of a waiver, 192.611 requires gas pipeline operators to confirm or revise the maximum allowable operating pressure of a pipeline after an increase in the population of an area along a pipeline's route results in a change to a higher class location. In lieu of compliance with 192.611, DEGT proposed to conduct a set of alternative risk control activities based on the principles and requirements of the Integrity Management Program on the entire length of the affected pipeline segments. RSPA/OPS is considering whether to grant a waiver and seeks public comment on the proposed waiver. ADDRESSES: Any comments to this Notice must be submitted on or before September 15, 2004 so they can be considered before a final determination is made on whether to grant the waiver. You may submit written comments (identified by DOT DMS Docket Number RSPA-00-8452) directly to the docket by any of the following methods:

- Web site: Go to http://dms.dot.gov. Follow instructions for submitting comments on the DOT electronic docket site.
- Fax: 1-202-493-2251.
- Mail: Docket Management Facility, U.S. Department of Transportation, 400 Seventh Street, SW., Nassif Building, Room PL-401, Washington, DC 205900001. Anyone wanting confirmation of mailed comments must include a selfaddressed stamped postcard.
- Hand delivery or courier: Room PL401 on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC between 10 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

All submissions must include the agency name, docket number and notice number stated in the heading of this notice. Note that all comments received will be posted without change, including any personal information provided. Please see the Privacy Act heading below.
Docket access: For copies of this notice or other material in the dockets, you may contact the Dockets Facility by phone (202-366-9329) or visit the facility at the above street address. For Web access to the dockets to read and download filed material, go to http://
dms.dot.gov/search. Then type in the last four digits of the docket number shown in the heading of this notice, and click on "Search."
Privacy Act Information: Anyone can search the electronic form of all comments filed in any of our dockets by the name of the individual submitting the comment (or signing the comment, if submitted for an association, business, laboṛ union, etc.). You may review DOT's complete Privacy Act Statement in the April 11, 2000, issue of the Federal Register (65 FR 19477) or go to http://dms.dot.gov.

## FOR FURTHER INFORMATION CONTACT:

Elizabeth Callsen, RSPA/OPS, (202) 366-4572, regarding the subject matter of this Notice. Contact the Dockets Unit, (202) 366-5046, for docket material. Comments may also be reviewed online at the DOT Dockets Management System website at http://dms.dot.gov/.

## SUPPLEMENTARY INFORMATION:

## Background

Under 192.5, the geographic areas along natural gas pipelines are categorized according to the population densities near the pipelines. Areas with the lowest population density (10 or fewer buildings intended for human occupancy within an area that extends 220 yards on either side of the centerline of any continuous one mile length of pipeline) are designated as Class 1 and areas with the highest population density are designated as Class 4. The pipeline safety regulations generally impose more stringent requirements for pipeline design and operation for line sections in the higher class areas. Under 192.611, when the class designation of a particular location changes to a higher class due to new construction in the vicinity of the pipeline, the pipeline operator must reduce the operating pressure, pressure test the pipe, or replace the pipe.

In accordance with Section 5 of The Accountable Pipeline Safety and Partnership Act of 1996 (Pub. L. 104304, 110 Stat. 3793; October 12, 1996), RSPA/OPS established the Risk Management Demonstration Program (RMDP) in partnership with operators of natural gas and liquid pipeline facilities to determine how risk management principles could be used to complement and improve the existing Federal pipeline safety regulatory process. Under the RMDP, pipeline operators proposed risk management projects to demonstrate how a structured and formalized risk management process could enable a company to customize its safety program to allocate resources to its pipeline's particular risks, leading to
a superior level of safety and environmental protection. DEGT and eleven other pipeline companies were selected as potential candidates for RMDP projects (see Candidates for the Pipeline Risk Management Demonstration Program [62 FR 143; July 25, 1997]; Pipeline Safety: Remaining Candidates for the Pipeline Risk Management Demonstration Program ( 62 FR 197; October 10, 1997).
In evaluating DEGT as a RMDP candidate, RSPA/OPS and DEGT engaged in a consultation process to scrutinize DEGT's safety practices and pipeline risk management program. DEGT identified twenty-one (21) sites where the class location had changed from Class 1 to Class 2 along the route of two compressor station discharges (i.e., the pipeline beginning at the discharge of those compressor stations and continuing downstream until the next compressor station), one of which is located in Tennessee and the other in Kentucky.

By letter dated October 5, 2000, DEGT petitioned RSPA/OPS for waiver of compliance with 192.611 for class location changes affecting the pipe segments in the two compressor station discharges pursuant to its participation in the RMDP. DEGT proposed to conduct certain alternative risk control activities, including internal inspections, on all of the pipeline segments in the two compressor station discharges in lieu of compliance with the requirements of 192.611 and demonstrated that the alternative risk control activities would provide a level of safety comparable to that provided by compliance with 192.611. The requested waiver was intended to extend through the remainder of the consultation period and to expire upon final action under the RMDP.

On December 11, 2000, RSPA/OPS published a notice in the Federal Register seeking comment on the waiver ( 65 FR 77419; December 11, 2000). No comments were received in response to the notice. On March 9, 2001, RSPA/ OPS granted the waiver with respect to the compressor station discharge in Tennessee containing 15 of the 21 sites where the class location had changed from Class 1 to Class 2 while approval of DEGT's RMDP project was pending ( 66 FR 14256; March 9, 2001). Based in part on the knowledge and experience with risk management gained in connection with DEGT's RMDP project, on December 15, 2003, RSPA/OPS issued its Integrity Management Program regulations requiring gas pipeline operators to conduct comprehensive assessments of their systems and perform any remedial
actions necessary in high consequence areas such as populated areas and environmentally sensitive areas (49 CFR Part 192, Subpart O).

By letter dated June 1, 2004, DEGT submitted a petition for waiver of 192.611 that would apply to all 21 of the sites where the class location had changed from Class 1 to Class 2, including those in Kentucky. DEGT further requested that the waiver be applicable to any Class 1 pipe that should change to Class 2 in the future anywhere in the two compressor station discharges. DEGT's petition for waiver
amounts to a request that the waiver granted on March 9, 2001, be extended to all of the pipeline segments in both compressor station discharges and be made permanent, constituting final action under the RMDP.

## DEGT's Waiver Request

DEGT's waiver request involves three parallel pipelines in its Texas Eastern Pipeline system designated as Line 10 , Line 15 , and Line 25 . More specifically, the request involves: (1) All three line segments running downstream of the Mt. Pleasant, TN, compressor station
discharge, each for a distance of approximately 63.6 miles: and (2) all three line segments running downstream of the Owingsville, KY, compressor station discharge, each for a distance of approximately 60.5 miles (collectively, the "waiver segments"). Within the waiver segments are the 21 sites already identified as having changed from Class 1 to Class 2 (the "Class Change Sites"). The following table shows the waiver segments and the class change sites within each segment:

## Pipeline Segments Changing From Class 1 to Class 2 That Would Be Immediately Affected by the Proposed Waiver

| Site No. | County \& state | Line number | Begin <br> milepost | End <br> milepost |
| :--- | :--- | :--- | :--- | :---: |

Mt. Pleasant Station Discharge

| 1............ | Maury Co., Tennessee | 10 | 226.88 | 227.35 |
| :---: | :---: | :---: | :---: | :---: |
|  |  | 15 | 226.90 | 227.50 |
|  |  | 25 | 227.05 | 227.50 |
| 2 ............ | Maury Co., Tennessee | 10 | 228.49 | 229.07 |
|  |  | 15 | 228.65 | 229.21 |
|  |  | 25 | 228.63 | 229.22 |
| 3 ............ | Maury Co., Tennessee | 10 | 238.01 | 239.19 |
|  |  | 15 | 238.17 | 239.34 |
|  |  | 25 | 238.17 | 239.36 |
| 3A .......... | Maury Co., Tennessee ............................................................................................. | 25 | 241.69 | 241.72 |
| 4 .............. | Maury Co., Tennessee ...................................................................................................................................................... | 10 | 247.79 | 247.88 |
|  |  | 15 | 247.94 | 248.04 |
|  |  | 25 | 247.94 | 248.03 |
| 5 ............ | Williamson Co., Tennessee | 10 | 264.03 | 265.31 |
|  |  | 15 | 264.19 | 265.49 |
|  |  | 25 | 264.24 | 265.48 |


| 6 ............ | Fleming Co., Kentucky <br> Lewis Co., Kentucky $\square$ | 10 | 514.78 | 514.98 |
| :---: | :---: | :---: | :---: | :---: |
|  |  | 25 | 515.25 | 515.28 |
| 7 ............ |  | 10 | 531.10 | 533.33 |
|  |  | 15 | 531.54 | 533.75 |
|  |  | 25 | 531.54 | 533.76 |

DEGT recently re-evaluated the class designations on the waiver segments using a referencing system (i.e., milepost designations) unique to each of the three pipelines rather than the more generic milestones applicable to the right-of-way and used in the RMDP discussions. DEGT determined that no class location change had actually occurred at one of the 21 class change sites, reducing the number of class change sites to 20 . However, DEGT also identified one additional site along one of the waiver segments that had changed from Class 1 to Class 2, bringing the total number of class change sites back to 21 . The 21 sites described in the above table are the results of DEGT's reevaluation.

RSPA/OPS is considering granting the waiver for the following reasons:

- As a candidate for a RMDP project, DEGT participated in a consultation process with RSPA/OPS which included an enhanced sharing of information related to the integrity of DEGT's pipelines. DEGT's risk management practices and alternative risk control activities continue to focus on the risks identified by DEGT as the most important threats to the integrity of its system.
- DEGT has internally inspected the entire length of all waiver segments, a total of nearly 375 miles of pipeline including all pipe located in the 21 class change sites.
- The resources saved by not replacing the pipe in the class change sites will allow DEGT to assess the integrity of additional portions of its system, reducing the overall risks along
the DEGT pipeline system. The alternative risk control activities add protection against pipeline failures from corrosion, manufacturing and construction defects, and outside thirdparty damage along the full 373 miles of the waiver segments. By way of contrast, compliance with 192.611 would require replacement of pipe or re-qualification tests in only the 17 miles of pipe located at the class change sites, with no added protection for the remaining 356 miles of pipe.


## The Alternative Risk Control Activities

Consistent with the agreements reached under the RMDP, DEGT implemented the following alternative risk control activities in lieu of compliance with 192.611:

- Conduct internal inspections on the entire length of the waiver segments using geometry and magnetic flux leakage in-line inspection tools. These tools must be capable of identifying indications of wall loss (e.g. corrosion), as well as dents and gouges from initial construction damage or damage from third party excavators working along the pipeline right-of-way. Internal inspections of Lines 10,15 , and 25 in the Mt. Pleasant, TN compressor station discharge covering approximately 190 miles of pipe and internal inspections of Lines 10, 15, and 25 in the Owingsville, KY compressor station discharge covering approximately 185 miles of pipe have been performed and the OPS Southern Region has reviewed the inspection results.
- Repair indications of corrosion, existing construction damage, and existing outside force damage identified by the internal inspection using conservative investigation and repair criteria. The criteria used by DEGT calls for investigation and repairs of small dents and anomalies that are well below the size at which a challenge to pipeline integrity might be expected.
- Hydrostatic tests on portions of Line 10 that had previously not been tested to 100 percent of SMYS. This includes two sites in Tennessee (2.5 miles northwest of Rally Hill in Maury County and 3.5 miles east-northeast of Arrington in Williamson County) and one site in Kentucky ( 4.4 miles southeast of Kinniconick in Lewis County). This hydrostatic testing has been completed and the OPS Southern Region has reviewed the results.
- Perform enhanced third-party damage prevention activities. Damage caused by excavators near the pipeline represents one of the highest risks to the pipe in the class location change sites. This damage prevention program included installation, for a one-year trial period, of the TransWave monitoring system on the full length of pipeline within the Mt. Pleasant discharge (63.6 miles on each line). The TransWave system monitors the waveform of a small current impressed onto the pipeline for changes, such as might be caused by disturbances created by excavation or other third-party activities. It was tested to determine its reliability and usefulness at detecting third-party encroachments (construction, excavation. etc.) in the pipeline right-of-way. The trial period for testing the TransWave system has been completed and a final report of this trial has been submitted to RSPA/OPS.
- Conduct future inspections on the waiver segments and remediation of any
defects identified in accordance with Subpart O of Part 192.

Representatives from OPS
Headquarters, OPS Southern and Eastern Regions, and the Tennessee Regulatory Authority, meeting as a RMDP Project Review Team, evaluated DEGT's alternative risk control activities. The Project Review Team met with DEGT to discuss the risk assessment and risk control processes DEGT uses, how these processes were used to identify and define the activities, and DEGT's analysis of the protection achieved by the activities compared to the protection 192.611 provides. The analysis also included an environmental assessment. It is the preliminary opinion of OPS that the implementation of the alternative risk control activities on the waiver segments has resulted in a margin of safety and environmental protection comparable to that provided through compliance with 192.611.

## RSPA/OPS' Proposed Action

RSPA/OPS is considering granting the proposed waiver. If granted, the waiver would be conditioned on the following:

1. DEGT must ensure full implementation of the alternative risk control activities.
2. DEGT must verify that the technical criteria presented to the PRT, or other criteria for class location waivers which RSPA/OPS may approve in the future, are met for any future class change sites within the waiver segments that might change from Class 1 to Class 2.
3. DEGT must provide prior notice to RSPA/OPS of its intention to rely upon this waiver, rather than replacing pipe, in any application to future class change sites so that RSPA/OPS can independently verify that the criteria have been met.
4. DEGT must monitor the effectiveness of the alternative risk control activities and submit ongoing reports to RSPA/OPS.
5. DEGT must conduct an inspection of Line 15 in the Owingsville discharge using an in-line inspection tool designed to detect the condition(s) that caused or contributed to the November 2, 2003, release on Line 15 upstream of Owingsville including hard spots. (Note: This accident location is not within the waiver segments, but the waiver segments include pipe of similar materials and construction. DEGT's investigation of the accident has concluded that it resulted from hydrogen cracking where a lamination (an area within the pipe wall where the material was not fully fused together) and a hard spot (an area where the metallurgical properties of the pipe are
altered due to localized rapid cooling in a manner that would make cracking more likely) coincided. Line 15 within the Owingsville discharge contains pipe from the same manufacturer and vintage as the pipe that failed in the 2003 accident. DEGT has agreed to conduct an inspection from the same manufacturer and vintage as the pipe that failed in the 2003 accident. DEGT has agreed to conduct an inspection of Line 15 in the Owingsville discharge using an in-line inspection tool designed to detect hard spots.)
6. DEGT must investigate and remediate all hard spots detected pursuant to Item 5 as necessary. Make the results of the investigation and any remediation activities available to RSPA/OPS.
7. DEGT must conduct additional public information activities in the populated areas along the waiver segments, providing information to local emergency response personnel/agencies about the operation of the pipeline, the possibility of accidents, and actions that must be taken in the event of an accident on the pipeline.
8. Within three months following approval of this waiver and annually thereafter, DEGT will be required to report the following:

- The economic benefit to the company. This will be required to address both the cost avoided from not replacing the pipe as well as the added costs of the inspection program (required for the initial report only).
- The results of any ILI or direct assessments performed within the inspection area containing the waiver location(s) during the previous year.
- Any new integrity threats identified within the inspection area containing the waiver location(s) during the previous year.
- Any encroachment in the inspection area including the waiver location(s) including the number of new residences or gathering areas.
- Any incidents associated with the inspection area containing the waiver location(s) that occurred during the previous year (both reportable and non reportable).
- Any leaks on the pipeline in the inspection area containing the waiver location(s) that occurred during the previous year (both reportable and non reportable).
- List of all repairs on the pipeline in the waiver location(s) made during the previous year.
- On-going damage prevention initiatives on the pipeline in the inspection area containing the waiver location(s) and a discussion on their success.
- Any mergers, acquisitions, transfers of assets, or other events affecting the regulatory responsibility of the company operating the pipeline to which the waiver applies.
- To the extent possible, DEGT's first annual report will be required to describe the benefit of this waiver to the public in terms of energy availability. Availability should address the benefit of avoided disruptions required for pipe replacement and the benefit of maintaining system capacity.
After RSPA/OPS has considered any comments received in response to this notice, we will make a final determination on whether to grant a waiver to DEGT. If a waiver is granted and RSPA/OPS subsequently determines that the terms of the waiver are no longer appropriate or that the overall effect of the waiver is inconsistent with pipeline safety, RSPA/ OPS retains its authority to revoke the waiver and require DEGT to immediately comply with 192.611 and all other applicable regulations. This Notice is RSPA/OPS' final request for public comment before we make a final decision on whether to grant the waiver.

Authority: 49 U.S.C. 60118(c); 49 CFR 1.53.
Issued in Washington, DC, on August 10, 2004.

Christopher J. Hoidal,
Acting Deputy Associate Administrator for Pipeline Safety.
[FR Doc. 04-18706 Filed 8-13-04; 8:45 am] BILLING CODE 4910-60-P

## DEPARTMENT OF THE TREASURY

Office of the Comptroller of the Currency
BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM

FEDERAL DEPOSIT INSURANCE CORPORATION

DEPARTMENT OF THE TREASURY
Office of Thrift Supervision
Proposed Agency Information Collection Activities: Comment Request
agencies: Office of the Comptroller of the Currency (OCC), Treasury; Board of Governors of the Federal Reserve System (Board); Federal Deposit Insurance Corporation (FDIC); and Office of Thrift Supervision (OTS), Treasury.
ACTION: Joint notice and request for comment.
summary: The OCC, Board, FDIC, and OTS (collectively, the Agencies), as part of their continuing effort to reduce paperwork and respondent burden, invite financial institutions, the general public, and other Federal agencies to comment on a proposed new information collection, as required by the Paperwork Reduction Act of 1995. The Agencies may not conduct or sponsor, and a respondent need not respond to, an information collection unless it displays a currently valid Office of Management and Budget (OMB) control number. Currently, the Agencies are soliciting comment concerning a voluntary, one-time quantitative impact study and an operational risk loss data collection stemming from the Basel Capital Accord.
DATES: You should submit your comments by October 15, 2004. addresses: You should direct your comments to the Agencies and the OMB Desk Officer for the Agencies as follows:

OCC: Office of the Comptroller of the Currency, Public Information Room, 250 E Street, SW., Mail Stop 1-5, Attention: 1557-QIS4, Washington, DC 20219. Due to delays in delivery of paper mail in the Washington, DC area, you are encouraged to submit your comments by fax or electronic mail. Comments may be sent by fax to (202) 874-4448, or by electronic mail to
regs.comments@occ.treas.gov. You can inspect and photocopy comments at the OCC's Public Information Room. You can make an appointment to inspect the comments by calling (202) 874-5043.
Board: You may submit comments, identified by Docket No. R- $\qquad$ , by any of the following methods: (1) Agency Web Site: http:// www.federalreserve.gov. Follow the instructions for submitting comments on the http://www.federalreserve.gov/ generalinfo/foia/ProposedRegs.cfm, (2) Federal eRulemaking Portal: http:// www.regulations.gov. Follow the instructions for submitting comments, (3) E-mail: regs.comments@ federalreserve.gov. Include docket number in the subject line of the message, (4) FAX: (202) 452-3819 or (202) 452-3102, and (5) Mail: Jennifer J. Johnson, Secretary, Board of Governors of the Federal Reserve System, 20th Street and Constitution Avenue, NW., Washington, DC 20551. All public comments are available from the Board's Web site at www.federalreserve.gov/ generalinfo/foia/ProposedRegs.cfm as submitted, except as necessary for technical reasons. Accordingly, your comments will not be edited to remove any identifying or contact information.

Public comments may also be viewed electronically or in paper in Room MP500 of the Board's Martin Building (20th and C Streets, NW.,) between 9 a.m. and 5 p.m. on weekdays.
FDIC: Comments/Legal Division,

- Federal Deposit Insurance Corporation, 550 17th Street, NW., Washington, DC 20429. All comments should refer to "Quantitative Impact Study 4, 3064QIS4." Comments may be handdelivered to the guard station at the rear of the 550 17th Street Building (located on F Street), on business days between 7 a.m. and 5 p.m. Comments may also be submitted electronically through the FDIC's Web site, http://fdic.gov/ regulations/laws/federal/propose.html, or by E-mail, comments@fdic.gov. Comments may be inspected and photocopied in the FDIC Public Information Center, Room 100, 801 17th Street, NW., Washington, DC between 9 a.m. and 4:30 p.m. on business days.

OTS: Information Collection Comments, Chief Counsel's Office, Office of Thrift Supervision, 1700 G Street, NW., Washington, DC 20552, Attention: 1550-QIS4, Fax number (202) 906-6518, or E-mail to infocollection.comments@ots.treas.gov. OTS will post comments and the related index on the OTS Internet Site at http:/ /www.ots.treas.gov. In addition, interested persons may inspect comments at the Public Reading Room, 1700 G Street, NW., by appointment. To make an appointment, call (202) 9065922, send an E-mail to publicinfo@ots.treas.gov, or send a facsimile transmission to (202) 9067755.

OMB Desk Officer for the Agencies: Mark Menchik, Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Room 10235, Washington, DC 20503, or E-mail to mmenchik@omb.eop.gov.
FOR FURTHER INFORMATION CONTACT: You may request additional information from:

OCC: John Ference, OCC Clearance Officer, or Camille Dixon, (202) 8745090, Legislative and Regulatory Activities Division, Office of the Comptroller of the Currency, 250 E Street, SW., Washington, DC 20219. Board: Cindy Ayouch, Federal Reserve Board Clearance Officer, (202) 452-3829, Division of Research and Statistics, Board of Governors of the Federal Reserve System, 20th and C Streets, NW., M/S 41, Washington, DC 20551.

FDIC: Leneta Gregorie, Paperwork Clearance Officer, (202) 898-3907, Legal Division, Federal Deposit Insurance

Corporation, 550 17th Street, NW., Washington, DC 20429.
OTS: Marilyn K. Burton, OTS
Clearance Officer, (202) 906-6467,
Office of Thrift Supervision, 1700 G Street, NW., Washington, DC 20552.

## SUPPLEMENTARY INFORMATION:

Title: Quantitative Inpact Study and Loss Data Collection Exercise.
OMB Control Numbers: Board: 71000303, OCC: 1557-NEW, FDIC: 3064NEW, OTS: 1550-NEW.
Type of Review: Board: Reinstatement, with change. OCC, FDIC, OTS: New collection.

Form Number: Board: FR 3045, OCC, FDIC, OTS: QIS-4.
General Description of Report: This information collection is voluntary (Board: 12 U.S.C. 1844, OCC: 12 U.S.C. 161, FDIC: 12 U.S.C. 1819, OTS: 12 U.S.C. 1463) and is considered confidential (5 U.S.C. 552(b)(4)).
Abstract: The Basel Committee on Banking Supervision (BCBS) has developed new regulatory capital standards for internationally active banking institutions, (the "International Convergence of Capital Measurement and Capital Standards: A Revised Framework") (the Framework), to replace the current Capital Accord (the "International Convergence of Capital Measurement and Capital Standards") ( 1988 Capital Accord) that has been in place since 1988. The new Framework is more complex than the original 1988 Capital Accord and is more risksensitive. It addresses the advances and innovations in financial instruments and risk measurement practices that have occurred during the past decade.

As members of the BCBS, the Agencies share the common goal of promoting a capital standard that provides adequate safety and soundness to world financial markets in a way that is more sensitive to different levels of economic risk than the 1988 Capital Accord. To do this, the Agencies believe they must rely heavily on an institution's internal risk measurement systems and its own quantitative assessment of risk, particularly for the largest, most complex, and highly sophisticated financial institutions. For other institutions, less complex capital standards could suffice.

The Framework contains several alternative measures for calculating minimum regulatory capital requirements, but the U.S. Agencies are planning to adopt only the most advanced approaches for credit and operational risk for U.S. financial institutions. They further intend to make the new Framework mandatory for only a small number of large, complex
financial institutions in the United States and would allow other financial institutions that have adequate risk measurement systems and controls to "opt-in" to the new standard if they sought to do so. Those that did not optin would continue to operate under the current capital standard or future variations of that standard. The Agencies plan to conduct two distinct surveys that are part of this information collection to improve their
understanding of the likely effects of the new Framework and to help in implementing new regulatory capital standards in the United States. This information collection consists of: (1) A quantitative impact study ("QIS") and (2) An operational risk loss data collection exercise ("LDCE").

## Quantitative Impact Study

The QIS would be the fourth such study and would build on earlier versions that gathered information about each participant's risk profile and risk measurement process. On a best-efforts basis, participating financial institutions would provide information about the amount of credit exposures (e.g., loans and loan commitments) for each major loan portfolio (corporate, interbank, sovereign, and retail) and the risk characteristics of each portfolio, as indicated by internal measures of a loan's probability of default ('PD"), loss given default ("LGD"), remaining maturity, and likelihood that currently undrawn lines of credit will be drawn. Exposures in each portfolio could be slotted into as many as twenty PD "bands" and a variety of maturity and LGD categories. Retail portfolios would be further divided among first residential mortgages, home equity loans and lines of credit, credit card, and other retail exposures. To the extent possible, corporate exposures would differentiate between those arising from credit extended to small and medium sized firms versus credit extended to larger businesses, because the proposal assumes that smaller companies are generally less exposed to business cycles. These and other distinctions among exposures would parallel differences embodied in the new Framework and attempt, to the extent practicable, to reflect distinctions important to banks in pricing and measuring risk.

Participants would also be asked to provide estimated capital requirements under the Framework for market risk and operational risk.

Finally, participants would also be asked to complete a questionnaire to provide information about the internal procedures that were used in deriving
the various indicators of portfolio risk (i.e., PDs, LGDs, etc.). They would also be asked to describe the robustness of internal or external data used, critical assumptions made, and substantive deviations from proposed U.S.
supervisory standards for deriving such parameters.

## Loss Data Collection Exercise

Participants would also be asked to provide information about their internal loss data relating to operational risk in a loss data collection exercise. Internal loss data would include the amount of each individual operational loss exceeding a threshold, the internal business line, the event type, and the amount of any recoveries.

Affected Public: Businesses or other for-profit.

Burden Estimates:
Estimated Average Hours per Response:

## QIS: 280 hours.

## LDCE: 40 hours.

Estimated Number of Respondents:
OCC: 25 national banks.
Board: 25 bank holding companies. FDIC: 5 state nonmember bank.
OTS: 2 thrift.
Estimated Number of Responses:
OCC: 25.
Board: 25.
FDIC: 5.
OTS: 2.
Estimated Annual Burden Hours:
OCC: QIS-4, 7,000 hours; LDCE, 1,000 hours.
Board: QIS-4, 7,000 hours; LDCE 1,000 hours.
FDIC: QIS-4, 1,400 hours; LDCE, 200 hours.
OTS: QIS-4, 560 hours; LDCE, 80 hours. Frequency of Response: One time. Comments: Comments submitted in response to this notice will be summarized in the Agencies' request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection is necessary for the proper performance of the functions of the Agencies, including whether the information has practical utility; (b) The accuracy of each Agency's estimate of the burden of the collection of information; (c) Ways to enhance the quality, utility, and clarity of the information to be collected; (d) Ways to minimize the burden of the collection on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) Estimates of capital or startup costs and costs of operation, maintenance, and purchase of services to provide information.

Dated: August 4, 2004.

## Stuart Feldstein,

Assistant Director, Legislative and Regulatory Activities Division, Office of the Comptroller of the Currency.

By order of the Board of Governors of the Federal Reserve System, August 10, 2004. Jennifer J. Johnson,
Secretary of the Board.
Dated at Washington, DC, this 6th day of August, 2004.
Federal Deposit Insurance Corporation.
Valerie J. Best,
Assistant Executive Secretary.
Dated: August 9, 2004.
By the Office of Thrift Supervision,
James E. Gilleran,
Director.
[FR Doc. 04-18670 Filed 8-13-04; 8:45 am]
BILLING CODE 4810-33-P; 6210-01-P; 6714-01-P;
6720-01-P

## Corrections

## Federal Register

Vol. 69, No. 157
Monday, August 16, 2004

This section of the FEDERAL REGISTER contains editorial corrections of previously published Presidential, Rule, Proposed Rule, and Notice documents. These corrections are prepared by the Office of the Federal Register. Agency prepared corrections are issued as signed documents and appear in the appropriate document categories elsewhere in the issue.

DEPARTMENT OF TRANSPORTATION

## Federal Aviation Administration

## 14 CFR Part 39

[Docket No. 2003-NE-38-AD; Amendment 39-13736; AD 2004-15-02]

RIN 2120-AA64

## Airworthiness Directives; Rolls-Royce plc RB211 Trent 800 Series Turbofan Engines

## Correction

In correction document C4-16548
appearing on page 49957 in the issue of

Thursday, August 12, 2004, make the following correction:
§39.13 [Corrected]
On page 49957, in the second column after § 39.13, after the third line, insert the following equation:

$$
X_{r}=L_{c}\left[1-\left(\frac{X_{1}}{L_{1}}+\frac{X_{2}}{L_{2}}+\frac{X_{3}}{L_{3}}+\ldots \cdot\right)\right]
$$

[FR Doc. C4-16548 Filed 8-13-04; 8:45 am] BILLING CODE 1505-01-D

Printed on recycled paper


8-16-04
Vol. 69 No. 157

Book 2 of 2 Books

Monday
Aug. 16, 2004


United States
Government


Monday,
August 16, 2004

Book 2 of 2

Part II

## Department of Health and Human Services

Centers for Medicare and Medicaid Services

42 CFR Parts 410, 411, and 419
Medicare Program; Proposed Changes to the Hospital Outpatient Prospective Payment System and Calendar Year 2005 Payment Rates; Proposed Rule

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare \& Medicaid Services

42 CFR Parts 410, 411, and 419
[CMS-1427-P]
RIN 0938-AM75
Medicare Program; Proposed Changes to the Hospital Outpatient Prospective Payment System and Calendar Year 2005 Payment Rates

AGENCY: Centers for Medicare \& Medicaid Services (CMS), HHS. ACTION: Proposed rule.
SUMMARY: This proposed rule would revise the Medicare hospital outpatient prospective payment system to implement applicable statutory requirements and changes arising from our continuing experience with this system and to implement certain related provisions of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003. In addition, the proposed rule describes proposed changes to the amounts and factors used to determine the payment rates for Medicare hospital outpatient services paid under the prospective payment system. These changes would be applicable to services furnished on or after January 1, 2005. DATES: To be ensured consideration, comments must be received at one of the addresses provided below, no later thàn 5 p.m. on October 8, 2004.
ADDRESSES: In commenting, please refer to file code CMS-1427-P. Because of staff and resource limitations, we cannot accept comments by facsimile (FAX) transmission.

You may submit comments in one of three ways (no duplicates, please):

## 1. Electronically:

You may submit electronic comments to http://www.cms.hhs.gov/regulations/ ecomments (attachments should be in Microsoft Word, WordPerfect, or Excel; however, we prefer Microsoft Word). You can assist us by referencing the "specific identifier" that precedes the section on which you choose to comment.

## 2. By Mail:

You may mail written comments (one original and two copies) to the following address ONLY: Centers for Medicare \& Medicaid Services, Department of Health and Human Services, Attention: CMS-1427-P, P.O. Box 8010, Baltimore, MD 21244-8018.

Please allow sufficient time for mailed comments to be received before the close of the comment period.

## 3. By hand or courier:

If you prefer, you may deliver (by hand or courier) your written comments (one original and two copies) before the close of the comment period to one of the following addresses. If you intend to deliver your comments to the Baltimore address, please call telephone number (410) 786-7195 in advance to schedule your arrival with one of our staff members.
Room 445-G, Hubert H. Humphrey Building, 200 Independence Avenue, SW., Washington, DC 20201, or 7500 Security Boulevard, Baltimore, MD 21244-1850.
(Because access to the interior of the Hubert H. Humphrey Building is not readily available to persons without Federal Government identification, commenters are encouraged to leave their comments in the CMS drop slots located in the main lobby of the building. A stamp-in clock is available for persons wishing to retain proof of filing by stamping in and retaining an extra copy of the comments being filed.)

Comments mailed to the addresses indicated as appropriate for hand or courier delivery may be delayed and received after the comment period.

Submitting Comments: We welcome comments from the public on all issues set forth in this rule to assist us in fully considering issues and developing policies. You can assist us by referencing the file code CMS-1427-P and the specific "issue identifier" that precedes the section on which you choose to comment.

Inspection of Public Comments: All comments received before the close of the comment period are available for viewing by the public, including any personally identifiable or confidential business information that is included in a comment. After the close of the comment period, CMS posts all electronic comments received before the close of the comment period on its public web site. Written comments received timely will be available for public inspection as they are received, generally beginning approximately 4 weeks after publication of a document, at the headquarters of the Centers for Medicare \& Medicaid Services, 7500 Security Boulevard, Baltimore, MD 21244, Monday through Friday of each week from 8:30 a.m. to 4 p.m. To schedule an appointment to view public comments, phone (410) 786-7195.

Submission of comments on paperwork requirements. For comments that relate to information collection requirements, mail a copy of comments to the following addresses:

Centers for Medicare \& Medicaid Services, Office of Strategic
Operations and Regulatory Affairs, Security and Standards Group, Office of Regulations Development and Issuances, Room C4-24-02, 7500 Security Boulevard, Baltimore, MD 21244-1850, Attn: John Burke, CMS-1427-P; and Office of Information and Regulatory Affairs, Office of Management and Budget, Room 3001, New Executive Office Building, Washington, DC 20503, Christopher Martin, CMS Desk Officer.
Comments submitted to OMB may also be emailed to the following address:
Christopher_Martin@omb.eop.gov, or faxed to OMB at (202) 395-6974. FOR FURTHER INFORMATION CONTACT: Dana Burley, (410) 786-0378,
Outpatient prospective payment issues and Suzanne Asplen, (410) 786-4558, Partial hospitalization and community mental health center issues.
SUPPLEMENTARY INFORMATION: Copies: To order copies of the Federal Register containing this document, send your request to: New Orders, Superintendent of Documents, P.O. Box 371954, Pittsburgh, PA 15250-7954. Specify the date of the issue requested and enclose a check or money order payable to the Superintendent of Documents, or enclose your Visa or Master Card number and expiration date. Credit card orders can also be placed by calling the order desk at (202) 512-1800 (or tollfree at 1-888-293-6498) or by faxing to (202) 512-2250. The cost for each copy is $\$ 10$. As an alternative, you can view and photocopy the Federal Register document at most libraries designated as Federal Depository Libraries and at many other public and academic libraries throughout the country that receive the Federal Register.

This Federal Register document is also available from the Federal Register online database through GPO Access, a service of the U.S. Government Printing Office. The web site address is: http:// www.gpoaccess.gov/fr/index.html.

To assist readers in referencing sections contained in this document, we are providing the following table of contents.

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## Alphabetical List of Acronyms

Appearing in the Proposed Rule
ACEP American College of Emergency Physicians
AHA American Hospital Association
AHIMA American Health Information Management Association
AMA American Medical Association
APC Ambulatory payment classification
ASP Average sales price
ASC Ambulatory surgical center
AWP Average wholesale price
BBA Balanced Budget Act of 1997, Pub. L. 105-33
BIPA Medicare, Medicaid, and SCHIP Benefits Improvement and Protection Act of 2000, Pub. L. 106-554
BBRA Medicare, Medicaid, and SCHIP Balanced Budget Refinement Act of 1999, Pub. L. 106-113
CAH Critical access hospital
CCR (Cost center specific) cost-tocharge ratio
CMHC Community mental health center
CMS Centers for Medicare \& Medicaid Services (formerly known as the Health Care Financing Administration)
CORF Comprehensive Outpatient Rehabilitation Facility
CPT [Physicians'] Current Procedural 'Terminology, Fourth Edition, 2004, copyrighted by the American Medical Association

CRNA Certified Registered Nurse Anesthetist
CY Calendar year
DMEPOS Durable medical equipment, prosthetics, orthotics, and supplies
DMERC Durable Medical Equipment Regional Carrier
DRG Diagnosis-related group
DSH Disproportionate share hospital
EACH Essential Access Community Hospital
E/M Evaluation and management
EPO Erythropoietin
ESRD End-stage renal disease
FACA Federal Advisory Committee
Act, Pub. L. 92-463
FDA Food and Drug Administration FI Fiscal intermediary
FSS Federal Supply Schedule
FY Federal fiscal year
HCPCS Healthcare Common Procedure
Coding System
HCRIS Hospital Cost Report
Information System
HHA Home health agency
HIPAA Health Insurance Portability and Accountability Act of 1996, Pub. L. 104-191

ICD-9-CM International Classification of Diseases, Ninth Edition, Clinical Modification
IME Indirect medical education
IPPS (Hospital) inpatient prospective payment system
IVIG Intravenous immune globulin
LTC Long-term care
MedPAC Medicare Payment Advisory

## Commission

MDH Medicare dependent hospital
MMA Medicare Prescription Drùg, Improvement, and Modernization Act of 2003, Pub. L. 108-173
MSA Metropolitan Statistical Area
NCD National Coverage Determination
OCE Outpatient code editor
OMB Office of Management and Budget
OPD (Hospital) outpatient department
OPPS (Hospital) outpatient prospective payment system
PET Positron Emission Tomography
PHP Partial hospitalization program
PM Program memorandum
PPI Producer Price Index
PPS Prospective payment system
PPV Pneumococcal pneumonia (virus)
PRA Paperwork Reduction Act
QIO Quality Improvement
Organization
RFA Regulatory Flexibility Act
RRC Rural referral center
SBA Small Business Administration
SCH Sole community hospital
SDP Single drug pricer
SI Status indicator
TEFRA Tax Equity and Fiscal
Responsibility Act of 1982, Pub. L. 97-248
TOPS Transitional outpatient payments

USPDI United States Pharmacopoeia
Drug Information

## I. Background

A. Legislative and Regulatory Authority for the Outpatient Prospective Payment System

When the Medicare statute was originally enacted, Medicare payment for hospital outpatient services was based on hospital-specific costs. In an effort to ensure that Medicare and its beneficiaries pay appropriately for services and to encourage more efficient delivery of care, the Congress mandated replacement of the cost-based payment methodology with a prospective payment system (PPS). The Balanced Budget Act of 1997 (BBA) (Pub. L. 10533), enacted on August 5, 1997, added section 1833(t) to the Social Security Act (the Act) authorizing implementation of a PPS for hospital outpatient services. The Balanced Budget Refinement Act of 1999 (BBKA) (Pub. L. 106-113), enacted on November 29, 1999, made major changes that affected the hospital outpatient PPS (OPPS). The Medicare, Medicaid, and SCHIP Benefits Improvement and Protection Act of 2000 (BIPA) (Pub. L. 106-554), enacted on December 21, 2000, made further changes in the OPPS. Section $1833(t)$ of the Act was also recently amended by the Medicare Prescription Drug, Improvement, and Modernization Act of 2003, Pub. L. 108173, enacted on December 8, 2003 (these amendments are discussed later under section I.E. of this proposed rule). The OPPS was first implemented for services furnished on or after August 1, 2000. Implementing regulations for the OPPS are located at 42 CFR part 419.
, Under the OPPS, we pay for hospital outpatient services on a rate-per-service basis that varies according to the ambulatory payment classification (APC) group to which the service is assigned. We use Healthcare Common Procedure Coding System (HCPCS) codes (which include certain Current Procedural Terminology (CPT) codes) and descriptors to identify and group the services within each APC. The OPPS includes payment for most hospital outpatient services, except those identified in section I.B. of this proposed rule and certain inpatient services covered under Medicare Part B for beneficiaries who are entitled to Part $B$ benefits but who have exhausted them or otherwise are not entitled to them. In addition, the OPPS applies to partial hospitalization services furnished by community mental health centers (CMHCs).

The OPPS rate is an unadjusted national payment amount that includes the Medicare payment and the beneficiary copayment. This rate is divided into a labor-related amount and a nonlabor-related amount. The laborrelated amount is adjusted for area wage differences using the inpatient hospital wage index value for the locality in which the hespital or CMHC is located.
All services and items within an APC are comparable clinically and with respect to resource use (section $1833(t)(2)(B)$ of the Act). In accordance with section $1833(\mathrm{t})(2)$ of the Act, subject to certain exceptions, services and items within an APC group cannot be considered comparable with respect to the use of resources if the highest median (or mean cost, if elected by the Secretary) for an item or service in the APC is more than 2 times greater than the lowest median cost for an item or service with the same APC (referred to as the " 2 times rule"). In implementing this provision, we use the median cost of the item or service assigned to an APC.

Special payments under the OPPS may be made for new technology items and services in one of two ways. Section 1833(t)(6) of the Act provides for temporary additional payments or "transitional pass-through payments" for certain drugs, biological agents, brachytherapy devices used for the treatment of cancer, and categories of medical devices for at least 2 but not more than 3 years. For new technology services that are not eligible for passthrough payments and for which we lack sufficient data to appropriately assign them to a clinical APC, we have established special APC groups based on costs, which we refer to as APC cost bands. These cost bands allow us to price these new procedures more appropriately and consistently. Like the pass-through payments, these special payments for new technology services are also temporary; that is, we retain a service within a new technology APC group until we acquire adequate data to assign it to a clinically appropriate APC.

## B. Excluded OPPS Services and Hospitals

Section 1833(t)(1)(B)(i) of the Act authorizes the Secretary to designate the hospital outpatient services that are paid under the OPPS. While most hospital outpatient services are payable under the OPPS, section 1833(t)(1)(B)(iv) of the Act excluded payment for ambulance, physical and occupational therapy, and speechlanguage pathology services, for which payment is made under a fee schedule. The Secretary exercised the broad
authority granted under the statute to exclude from the OPPS those services that are already paid under fee schedules or other payment systems. Such excluded services include, for example, the professional services of physicians and nonphysician practitioners paid under the Medicare physician fee schedule; laboratory services paid under the clinical diagnostic laboratory fee schedule; services for beneficiaries with end-stage renal disease (ESRD) that are paid under the ESRD composite rate; and services and procedures that require an inpatient stay that are paid under the hospital inpatient prospective payment system (IPPS). We set forth the services that are excluded from payment under the OPPS in $\S 419.22$ of the regulations.
Under $\$ 419.20$ of the regulations, we specify the types of hospitals and entities that are excluded from payment under the OPPS. These excluded entities include Maryland hospitals, but only for services that are paid under a cost containment waiver in accordance with section 1814(b)(3) of the Act; critical access hospitals (CAHs); hospitals located outside of the 50 States, the District of Columbia, and Puerto Rico; and Indian Health Service hospitals.

## C. Prior Rulemaking

On April 7, 2000, we published in the Federal Register a final rule with comment period (65 FR 18434) to implement a prospective payment system for hospital outpatient services. The hospital OPPS was first implemented for services furnished on or after August 1, 2000. Section 1833(t)(9) of the Act requires the Secretary to review certain components of the OPPS not less often than annually and to revise the groups, relative payment weights, and other adjustments to take into account changes in medical practice, changes in technology, and the addition of new services, new cost data, and other relevant information and factors. Since implementing the OPPS, we have published final rules in the Federal Register annually to implement statutory requirements and changes arising from our experience with this system. For a full discussion of the changes to the OPPS, we refer readers to these Federal Register final rules. ${ }^{1}$
${ }^{1}$ Interim final rule with comment period, August 3, 2000 ( 65 FR 47670); interim final rule with comment period, November 13, 2000 ( 65 FR 67798); final rule and interim final rule with comment period, November 2, 2001 ( 66 FR 55850 and 55857); final rule, November 30, 2001 ( 66 FR 59856); final rule, December 31, 2001 ( 66 FR 67494); final rule, March 1, 2002 ( 67 FR 9556); final rule, November 1, 2002 ( 67 FR 66718); interim final rule with

On November 7, 2003, we published a final rule with comment period in the Federal Register ( 68 FR 63398) that revised the OPPS to update the payment weights and conversion factor for services payable under the calendar year (CY) 2004 OPPS on the basis of claims data from April 1, 2002 through December 31, 2002. Subsequent to publishing the November 7, 2003 final rule with comment period, we published a correction of the final rule with comment period on December 31, 2003 ( 68 FR 75442). That document corrected technical errors in the November 7, 2003 rule and included responses to a number of public comments that were inadvertently omitted from that rule.

On January 6, 2004, we published in the Federal Register an interim final rule with comment period ( 69 FR 820) that implemented provisions of Pub. L. 108-173 that affected payments made under the OPPS, effective January 1, 2004. We will finalize this interim final rule and address public comments associated with that rule when we finalize this proposed rule.

## D. APC Advisory Panel

## 1. Authority of the APC Panel

Section 1833(t)(9)(A) of the Act, as amended by section 201(h) of the BBRA of 1999 , requires that we consult with an outside panel of experts to review the clinical integrity of the payment groups and weights under the OPPS. The Advisory Panel on APC Groups (the APC Panel), discussed under section I.D.2. of this preamble, fulfills this requirement. The Act further specifies that the Panel will act in an advisory capacity. This expert panel, which is to be composed of 15 representatives of providers subject to the OPPS (currently employed full-time, not consultants, in their respective areas of expertise), reviews and advises us about the clinical integrity of the APC groups and their weights. The APC Panel is not restricted to using our data and may use data collected or developed by organizations outside the Departinent in conducting its review.

## 2. Establishment of the APC Panel

On November 21, 2000, the Secretary signed the charter establishing the Advisory Panel on APC Groups. The APC Panel is technical in nature and is governed by the provisions of the Federal Advisory Committee Act (FACA), as amended (Pub. L. 92-463). On November 1, 2002, the Secretary

[^64]renewed the charter. The renewed charter indicates that the APC Panel continues to be technical in nature, is governed by the provisions of the FACA, may convene up to three meetings per year, and is chaired by a Federal official.

Originally, in establishing the APC Panel, we solicited members in a notice published in the Federal Register on December 5, 2000 (65 FR 75943). We received applications from more than 115 individuals nominating either colleagues or themselves. After carefully reviewing the applications, we chose 15 highly qualified individuals to serve on the APC Panel. Because of the loss of four APC Panel members due to the expiration of terms of office on March 31, 2004, we published a Federal Register notice on January 23, 2004 (69 FR 3370) that solicited nominations for APC Panel membership. From the 24 nominations that we received, we chose four new members. The entire APC Panel membership is identified on the CMS website at www.cms.hhs.gov/faca/ apc/apcmem.asp.

## 3. APC Panel Meetings and Organizational Structure

The APC Panel first met on February 27, February 28, and March 1, 2001 Since that initial meeting, the APC Panel has held four subsequent meetings, with the last meeting taking place on February 18, 19, and 20, 2004. Prior to each of these biennial meetings, we published a notice in the Federal
Register to announce each meeting and, when necessary, to solicit nominations for APC Panel membership. For a more detailed discussion about these announcements, refer to the following Federal Register notices: December 5, 2000 ( 65 FR 75943), December 14, 2001 ( 66 FR 64838), December 27, 2002 ( 67 FR 79107), July 25, 2003 (68 FR 44089), and December 24, 2003 ( 68 FR 74621).

During these meetings, the APC Panel established its operational structure which, in part, includes the use of three subcommittees to facilitate its required APC review process. Currently, the three subcommittees are the Data Subcommittee, the Observation Subcommittee, and the Packaging Subcommittee. The Data Subcommittee is responsible for studying the data issues confronting the APC Panel and for recommending viable options for resolving them. This subcommittee was initially established on April 23, 2001, as the Research Subcommittee and reestablished as the Data Subcommittee on April 13, 2004. The Observation Subcommittee (established on June 24, 2003, and reestablished with new members on March 8,2004) reviews and
makes recommendations to the APC Panel on all issues pertaining to observation services paid under the OPPS, such as coding and operational issues. The Packaging Subcommittee, which was established on March 8, 2004, studies and makes recommendations on issues pertaining to services that are not separately payable under the OPPS but are bundled or packaged into the APC payment. Each of these subcommittees was established by a majority vote of the APC Panel during a scheduled annual or biennial APC Panel meeting. All subcommittee recommendations are discussed and voted upon by the full APC Panel.
For a detailed discussion of the APC Panel meetings, refer to the hospital OPPS final rules cited in section I.C. of this preamble. A full discussion of the APC Panel's February 2004 meeting and the resulting recommendations is included in sections II., III., IV., V., and VI. of this preamble.

## E. Provisions of the Medicare

Prescription Drug, Improvement, and Modernization Act of 2003
On December 8, 2003, the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (MMA), Pub. L. 108-173, was enacted. Pub. L. 108173 made changes to the Act relating to the Medicare OPPS. In a January 6, 2004 interim final rule with comment period, we implemented provisions of Pub. L. 108-173 relating to the OPPS that were effective for CY 2004. In this proposed rule, we are proposing to implement the following sections of Pub. L. 108-173 that are effective for CY 2005:

- Section 611, which provides for Medicare coverage of an initial preventive physical examination under Part B, subject to the applicable deductible and coinsurance, as an outpatient department (OPD) service payable under the OPPS. The provisions of section 611 apply to services furnished on or after January 1, 2005, but only for individuals whose coverage period under Medicare Part B begins on or after that date.
- Section 614, which provides that screening mammography and diagnostic mammography services are excluded from payment under the OPPS. This amendment applies to screening mammography services furnished on or after the date of enactment of Pub. L. 108-173 (that is, December 8, 2003), and in the case of diagnostic mammography, to services furnished on or after January 1, 2005.
- Section 621(a)(1), which requires special classification of certain separately paid radiopharmaceutical
agents and drugs or biologicals, and specifies the pass-through payment percentages, effective for services furnished on or after January 1, 2005, for the three categories of "specified covered OPD drugs" defined in the statute: sole source drug; innovator multiple source drug; and noninnovator multiple source drug. In addition, payment for these drugs for CYs 2004 and 2005 does not have to be made in a budget neutral manner.
- Section 621(a)(2), which specifies the reduced threshold for the establishment of separate APCs with respect to drugs or biologicals from \$150 to $\$ 50$ per administration for drugs and biologicals furnished in CYs 2005 and 2006.
- Section 621(a)(3), which excludes separate drug APCs from outlier payments. Specifically, no additional payment will be made in the case of APC groups established separately for drugs and biologicals.
- Section 621(b), which requires that all devices of brachytherapy consisting of a seed or seeds (or radioactive source) furnished on or after January 1, 2004, and before January 1, 2007, be paid based on the hospital's charges for each device, adjusted to cost. This provision also requires that these brachytherapy services be excluded from outlier payments.


## F. Summary of Major Content of This Proposed Rule

In this proposed rule, we are setting forth proposed changes to the Medicare hospital OPPS. These changes would be effective for services furnished on or after January 1, 2005. The following is a summary of the major changes thàt we are proposing to make:

1. Proposed Changes to the APCs Groups

As required by section $1833(\mathrm{t})(9)(\mathrm{A})$ of the Act, we are proposing the annual update of the APC groups and the relative payment weights. This section also requires that we consult with an outside panel of experts, the Advisory Panel on APC Groups, to review the clinical integrity of the groups and weights under the OPPS. Based on analyses of Medicara claims data and recommendations of the APC Panel, we are proposing to establish a number of new APCs and to make changes to the assignment of HCPCS codes under a number of existing APCs. Our proposed APC changes for CY 2005 are set forth in section II. of this preamble.

We also discuss the application of the 2 times rule and proposed exceptions to it; coding for stereotactic radiosurgery services; the proposed movement of
procedures from the new technology APCs; the proposed changes to the list of procedures that will be paid as inpatient services; and the proposed additions of new procedure codes to the APCs.
2. Recalibrations of APC Relative Payment Weights
In section III. of this preamble, we discuss the methodology used to recalibrate the proposed APC relative payment weights and set forth the proposed recalibration of the relative weights for CY 2005.

## 3. Proposed Payment Changes for

 DevicesIn section IV. of this preamble, we discuss proposed changes to the passthrough payment for devices and the methodology used to reduce transitional pass-through payments to offset costs packaged into APC groups.
4. Proposed Payment Changes for Drugs, Biologicals, Radiopharmaceutical Agents, and Blood and Blood Products

In section V. of this preamble, we discuss our proposed payment changes for drugs, biologicals,
radiopharmaceutical agents, and blood and blood products.
5. Pro Rata Reduction for Transitional Pass-Through Drugs, Biologicals, and Devices

In section VI. of this preamble, we discuss the proposed methodology for measuring whether there should be an estimated рго rata reduction for transitional pass-through ùrugs, biologicals, and devices for CY 2005.

## 6. Other Policy Decisions and Proposed

 Policy ChangesIn section VII. of this preamble, we present our proposals for CY 2005 regarding the following:

- Update of statewide default cost-tocharge ratios.
- A conforming change to the regulation relating to the use of the first available cost reporting period ending after 1996 and before 2001 for determining a provider's payment-tocost ratio to calculate transitional corridor payments for hospitals paid under the OPPS that did not have a 1996 cost report.
- Proposed changes in the status indicators and comment indicators assigned to APCs for CY 2005.
- Proposed elimination of the diagnostic tests criteria as a requirement for hospitals to qualify for separate payment of observation services under APC 0339 (Observation) and changes to the guidelines to hospitals for counting patients time spent in observation care.
- Proposed payment under the OPPS for certain procedures currently assigned to the inpatient list.
- Proposed strategy for giving the public notice of new implementation guidelines for new evaluation and management codes.
- Proposed addition of three new HCPCS codes and descriptors for brachytherapy sources that would be paid separately, pursuant to Pub. L. 108-173.
- Proposed modification of the HCPCS code descriptors for brachytherapy source descriptors for which units of payment are not already delineated.
- Proposed payment for services furnished emergently to an outpatient who dies before admission to a hospital as an inpatient.

7. Proposed Conversion Factor Update for CY 2005

As required by section 1833(5)(3)(C)(ii) of the Act, under section VIII. of this preamble, we are proposing to update the conversion factor used to determine payment rates under the OPPS for CY 2005.
8. Proposed Wage Index Changes for CY 2005

In section IX. of this preamble, we discuss the proposed retention of our current policy to apply the IPPS wage indices to wage adjust the APC median costs in determining the OPPS payment rate and the copayment standardized amount. These indices reflect proposed major changes for CY 2005 relating to hospital labor market areas as a result of OMB revised definitions of geographical statistical areas; hospital reclassifications and redesignations, including the one-time reclassifications under section 508 of Pub. L. 108-173; and the wage index adjustment based on . commuting patterns of hospital employees under section 505 of Pub. L. 108-173.
9. Determination of Payment Rates and Outlier Payments for CY 2005
In section X. of this preamble, we discuss how APC payment rates are calculated and how the payment rates are adjusted to reflect geographic differences in labor-related costs. This section also discusses proposed changes in the way we calculate outlier payments for CY 2005.

## 10. MedPAC Recommendations

Under section 1805(b) of the Act, the Medicare Payment Advisory Committee (MedPAC) is required to submit a report to Congress, no later than March 1 of each year, that reviews and makes
recommendations on Medicare payment policies. This annual report makes recommendations concerning the hospital outpatient prospective payment system. In section XII. of this preamble, we discuss the MedPAC
recommendations. For further information relating specifically to the MedPAC March 1, 2004 report or to obtain a copy of the report, visit MedPAC's Web site at: http:// www.medpac.gov.

## 11. Regulatory Impact Analysis

In section XV. of this preamble, we set forih our analysis of the impact that the proposed changes contained in this proposed rule would have on affected hospitals and CMHCs.

## II. Proposed Changes Related to Ambulatory Payment Classifications (APCs)

[If you choose to comment on issues in this section, please indicate the caption "APC Groups" at the beginning of your comment.]
Section 1833(t)(2)(A) of the Act requires the Secretary to develop a classification system for covered hospital outpatient services. Section 1833(t)(2)(B) provides that this classification system may be composed of groups of services, so that services within each group are comparable clinically and with respect to the use of resources. In accordance with these provisions, we developed a grouping classification system, referred to as the Ambulatory Payment Classifications Groups or APCs, as set forth in $\S 419.31$ of the regulations. We use Healthcare Common Procedure Coding System (HCPCS) codes and descriptors to identify and group the services within each APC. The APCs are organized such that each group is homogeneous both clinically and in terms of resource use. (However, new technology APCs that are temporary groups for certain approved services are structured based on cost rather clinically homogeneity.) Using this classification system, we have established distinct groups of surgical, diagnostic, and partial hospitalization services, and medical visits. Because of the transitional passthrough provisions, we also have developed separate APC groups for certain medical devices, drugs, biologicals, radiopharmaceuticals, and devices of brachytherapy.
We have packaged into each procedure or service within an APC the cost associated with those items or services that are directly related and integral to performing a procedure or furnishing a service. Therefore, we would not make separate payment for
packaged items or services. For example, packaged items and services include: use of an operating, treatment, or procedure room; use of a recovery room; use of an observation bed; anesthesia; medical/surgical supplies; pharmaceuticals (other than those for which additional payment may be allowed under the transitional passthrough provisions discussed in section V. of this preamble); and incidental services such as venipuncture. Our packaging methodology is discussed in section IV.B.3. of this proposed rule.

## A. Proposed APC Changes: General

Under the OPPS, we pay for hospital outpatient services on a rate-per-service basis that varies according to the APC group to which the service is assigned. Each APC weight represents the median hospital cost of the services included in that APC relative to the median hospital cost of the services included in APC 601, Mid-Level Clinic visits. The APC weights are scaled to APC 601 because a mid-level clinic visit is one of the most frequently performed services in the outpatient setting.

Section 1833(t)(9)(A) of the Act requires the Secretary to review the components of the OPPS not less than annually and to revise the groups and relative payment weights and make other adjustments to take into account changes in medical practice, changes in technology, and the addition of new services, new cost data, and other relevant information and factors. Section $1833(\mathrm{t})(9)(\mathrm{A})$ of the Act, as amended by section 201(h) of the BBRA of 1999 , also requires the Secretary, beginning in CY 2001, to consult with an outside panel of experts to review the APC groups and the relative payment weights.

Finally, section 1833(t)(2) of the Act provides that, subject to certain exceptions, the items and services within an APC group cannot be considered comparable with respect to the use of resources if the highest median (or mean cost, if elected by the Secretary) for an item or service in the group is more than 2 times greater than the lowest median cost for an item or service within the same group (referred to as the " 2 times rule"). We use the median cost of the item or service in implementing this provision. The statute authorizes the Secretary to make exceptions to the 2 times rule in unusual cases, such as low volume items and services.
Section 419.31 of the regulations sets forth the requirements for the APC system and determination of the
payment weights. In this section, we discuss the changes that we are proposing to the APC groups; the APC Panel's review and recommendations and our proposals in response to those recommendations; the application of the 2 times rule and proposed exceptions to it; coding for stereotactic radiosurgery services; the proposed movement of procedures from the new technology APCs; the proposed changes to the inpatient list; and the proposed additions of new procedures codes to the APCs.

## B. APC Panel Review and Recommendations

As stated above, the APC Panel met on February 18, 19, and 20, 2004, to discuss the revised APCs for the CY 2005 OPPS. In preparation for that meeting, we published a notice in the Federal Register on December 24, 2004 ( 68 FR 74621), to announce the location, date, and time of the meeting; the agenda items; and the fact that the meeting was open to the public. In that notice, we solicited public comment specifically on the items included on the agenda for that meeting. We also provided information about the APC Panel meeting on the CMS website: www.cms.hhs.gov/faca/apc/panel.

Oral presentations and written comments submitted for the February 2004 APC Panel meeting met, at a minimum; the adopted guidelines for presentations set forth in the Federal Register document ( 68 FR 74621). Below is a summary of the APC issues discussed by the APC Panel, its recommendations, and our proposals with respect to those recommendations. The discussion in this section is limited to proposed APC changes regarding APCs other than those that violate the 2 times rule and those that represent drugs, biologicals, and transitional passthrough devices, or those that are new technology APCs. The specific APC Panel review and recommendations applicable to those APCs are discussed in sections II.C., IV., III., and II.F., respectively, of the preamble to this proposed rule. In conducting its APC review, the APC Panel heard testimony and received evidence in support of the testimonies from a number of interested parties. The APC Panel also used hospital outpatient claims data for the period January 1, 2003, through September 30, 2003, that provided, at a minimum, median costs for the APC structure in place in CY 2004 and that was based on cost-to-charge ratios used for setting the CY 2004 payment rates.

The data set presented to the APC Panel represented 9 months of the CY 2003 data that we are proposing to use to recalibrate the APC relative weights and to calculate the proposed APC payment rates for CY 2005. For this discussion, we are using the APC titles as published in our November 7, 2003 final rule with comment period, which were the APC titles that existed when the APC Panel met in February 2004. Because we are proposing to retitle some of the APCs, the titles used in this discussion may not be the same as those listed in Addendum $A$ to this proposed rule.

1. APC 0018: Biopsy of Skin/Puncture of Lesion

One presenter requested that the APC Panel recommend moving CPT tracking codes 0046T (Catheter lavage, mammary duct(s)) and 0047T (Each additional duct) from APC 0018 and placing them in an APC that more accurately reflects each of the procedures. The APC Panel recommended that we reassign CPT codes 0046T and 0047T to APC 0021, Level III Excision/Biopsy.

We are proposing to accept the APC Panel's recommendation.
2. Level I and II Arthroscopy

## APC. 0041: Level I Arthroscopy

APC 0042: Level II Arthroscopy
We testified before the APC Panel regarding a comment that we received in 2003 requesting that we reassign CPT code 29827 (Arthroscopy, shoulder with rotator cuff repair) from APC 0041 to APC 0042 , based on its similarity to CPT 29826 (Arthroscopy, shoulder decompression of subacromial space with partial acromioplasty without coracoacromial release). Our clinical staff considered the request and determined that APCs 0041 and 0042 should be reconfigured to improve clinical homogeneity. An APC Panel presenter provided evidence to support moving CPT code 29827 to an APC that would more accurately recognize the complexity of that procedure. We requested the APC Panel's recommendation regarding a total revision of these two APCs.

The APC Panel recommended that we reevaluate the codes in APCs 0041 and 0042 and propose restructuring that would improve the clinical homogeneity in the two APCs.

We are proposing to accept the APC Panel's recommendation and to revise APCs 0041 and 0042 as shown in Tables 1 and 2 below. BILLING CODE 4120-01-P

Table 1.-Proposed Reconstructed APC 0041: Level I Arthroscopy

| CPT/HCPCS Code |  |
| :--- | :--- |
| 29850 | Knee arthroscopy/surgery |
| 29870 | Knee arthroscopy/diagnostic |
| 29871 | Knee arthroscopy/drainage |
| 29873 | Knee arthroscopy/surgery |
| 29874 | Knee arthroscopy/surgery |
| 29875 | Knee arthroscopy/surgery |
| 29876 | Knee arthroscopy/surgery |
| 29877 | Knee arthroscopy/surgery |
| 29879 | Knee arthroscopy/surgery |
| 29880 | Knee arthroscopy/surgery |
| 29881 | Knee arthroscopy/surgery |
| 29882 | Knee arthroscopy/surgery |
| 29883 | Knee arthroscopy/surgery |
| 29884 | Knee arthroscopy/surgery |
| 29886 | Knee arthroscopy/surgery |
| 29805 | Shoulder arthroscopy/diagnostic |
| 29819 | Shoulder arthroscopy/surgery |
| 29820 | Shoulder arthroscopy/surgery |
| 29821 | Shoulder arthroscopy/surgery |
| 29822 | Shoulder arthroscopy/surgery |
| 29823 | Shoulder arthroscopy/surgery |
| 29825 | Shoulder arthroscopy/surgery |
| 29834 | Elbow arthroscopy/surgery |
| 29835 | Elbow arthroscopy/surgery |
| 29836 | Elbow arthroscopy/surgery |
| 29837 | Elbow arthroscopy/surgery |
| 29838 | Knee Arthroscopy/surgery |
| 29840 | Osteochondral knee autograft |
| 29843 | Meniscal transplant, knee |
| 29844 | Elbow arthroscopy |
| 29845 | Wrist arthroscopy/surgery |
| 29846 | Wroscopy |
| 29848 | Wrist arthroscopy/surgery |
| 29891 | Wrist arthroscopy/surgery |
| 29892 | Wrist arthroscopy/surgery |
| 29894 | Wrist arthroscopy/surgery |
| 29895 | Wrist arthroscopy/surgery |
| 29897 | Wrist endoscopy/surgery |
| 29898 | Ankle arthroscopy/surgery |
| 29804 | Ankle arthroscopy/surgery |
| 29999 | Ankle arthroscopy/surgery arthroscopy/surgery |
| 0012 T | Ankle arthroscopy/surgery <br> 29830 |

Table 2.--Proposed Reconstructed APC 0042: Level II Arthroscopy

| CPT/HCPCS Code | Description |
| :--- | :--- |
| 29851 | Knee arthroscopy/surgery |
| 29885 | Knee arthroscopy/surgery |
| 29888 | Knee arthroscopy/surgery |
| 29889 | Knee arthroscopy/surgery |
| 29806 | Shoulder arthroscopy/surgery |
| 29807 | Shoulder arthroscopy/surgery |
| 29824 | Shoulder arthroscopy/surgery |
| 29826 | Shoulder arthroscopy/surgery |
| 29827 | Arthroscopic rotator cuff repair |
| 29847 | Wrist arthroscopy/surgery |
| 29855 | Tibial arthroscopy/surgery |
| 29856 | Tibial arthroscopy/surgery |
| 29899 | Ankle arthroscopy/surgery |
| 29800 | Jaw arthroscopy/surgery |
| 0013 T | Osteochondral knee allograft |
| 29861 | Hip arthroscopy/surgery |
| 29862 | Hip arthroscopy/surgery |
| 29863 | Hip arthroscopy/surgery |

3. Angiography and Venography Except Extremity
APC 0279: Level II Angiography and Venography Except Extremity APC 0280: Level III Angiography and Venography Except Extremity APC 0668: Level I Angiography and Venography Except Extremity As requested by the APC Panel, we presented our proposal for reconfiguring APCs 0279, 0280, and 0668 that reflected changes based on prior input with outside clinical experts. The APC Panel had previously reviewed these APCs during its January 2003 meeting and had recommended that we not restructure these three APCs until we
received input from clinical experts in the field. When we updated the APC groups in CY 2003, we accepted the APC Panel's recommendation and made no changes to APCs 0279, 0280, and 0668.

A review of these APCs was prompted by a commenter who requested that we move CPT code 75978 (Repair venous blockage) from APC 0668 to APC 0280 and that we move CPT code 75774 (Artery x-ray, each vessel) from APC 0668 to APC 0279. The commenter submitted evidence in support of these requests and testified before the APC Panel regarding the common use of CPT code 75978 for treating dialysis patients and the often required multiple
intraoperative attempts to succeed with this procedure for such patients.
After receiving input from the clinical experts, we determined that these three APCs should be revised to improve their clinical homogeneity. We presented our proposed restructuring of APCs 0279 , 0280 , and 0668 to the APC Panel. The APC Panel concurred with our proposal.
In addition, subsequent to the APC Panel meeting, we discovered several procedures in these APCs that were more appropriately placed in another APC in order to remedy any 2 times rule violations. Tables 3, 4, and 5 reflect those additional APC reassignments as well as those we presented to the APC Panel in February 2004.

Table 3.—Proposed Restructured APC 0668: Level I Angiography and Venography Except Extremity

| CPT/HCPCS Code | Description | CY 2004 APC |
| :--- | :--- | :---: |
| 75660 | Artery x-rays, head and neck | 0279 |
| 75705 | Artery x-rays, spine | 0279 |
| 75733 | Artery x-rays, adrenals | 0280 |
| 75960 | Transcatheter introduction, stent | 0280 |
| 75961 | Retrieval, broken catheter | 0280 |
| 75962 | Repair arterial blockage, <br> peripheral artery | 0280 |
| 75964 | Repair artery blockage, each <br> 75966 <br> Repair arterial blockage, renal or <br> other visceral <br> 75968 <br> Repair arterial blockage, each <br> additional visceral <br> 75970 <br> 75978 | Vascular biopsy |
|  | Repair venous blockage | 0280 |

Table 4.-Proposed Restructured APC 0279: Level II
Angiography and Venography Except Extremity

| CPT/HCPCS Code | Description | CY 2004 APC |
| :--- | :--- | :---: |
| 75658 | Artery x-rays, arm | 0280 |
| 75741 | Artery x-rays, lung | 0279 |
| 75746 | Artery x-rays, lung | 0279 |
| 75756 | Artery x-rays, chest | 0279 |
| 75774 | Artery x-rays, each vessel | 0668 |
| 75810 | Vein x-ray, spleen/liver | 0279 |
| 75825 | Vein x-ray, trunk | 0279 |
| 75827 | Vein x-ray, chest | 0279 |
| 75833 | Vein x-rays, kidneys | 0279 |
| 75887 | Vein x-ray, liver | 0280 |
| 75891 | Vein x-ray, liver | 0279 |
| 75992 | Atherectomy, x-ray exam | 0280 |
| 75993 | Atherectomy, x-ray exam | 0280 |
| 75994 | Atherectomy, x-ray exam | 0280 |
| 75995 | Atherectomy, x-ray exam | 0280 |
| 75996 | Atherectomy, x-ray exam | 0280 |

Table 5. -Proposed Restructured APC 280: Level III Angiography and Venography Except Extremity

| CPT/HCPCS Code | Description | CY 2004 APC |
| :--- | :--- | :---: |
| 75600 | Contrast x-ray exam of aorta | 0280 |
| 75605 | Contrast x-ray exam of aorta | 0280 |
| 75625 | Contrast x-ray exam of aorta | 0280 |
| 75630 | X-ray aorta, leg arteries | 0280 |
| 75650 | Artery x-rays, head and neck | 0280 |
| 75662 | Artery x-rays, head and neck | 0279 |
| 75665 | Artery x-rays, head and neck | 0280 |
| 75671 | Artery x-rays, head and neck | 0280 |
| 75676 | Artery x-rays, neck | 0280 |
| 75680 | Artery x-rays, neck | 0280 |
| 75685 | Artery x-rays, spine | 0279 |
| 75710 | Artery x-rays, arm/leg | 0280 |
| 75716 | Artery x-rays, arms/legs | 0280 |
| 75722 | Artery x-rays, kidney | 0280 |
| 75724 | Artery x-rays, kidneys | 0280 |
| 75726 | Artery x-rays, abdomen | 0280 |
| 75731 | Artery x-rays, adrenal gland | 0280 |
| 75736 | Artery x-rays, pelvis | 0280 |
| 75743 | Artery x-rays, lungs | 0280 |
| 75885 | Vein x-ray, liver | 0279 |
| 75889 | Vein $x$-ray, liver | 0279 |

C. Limits on Variations Within APCs: Proposed Application of the 2 Times Rule

Section 1833(t)(2) of the Act provides that the items and services within an APC group cannot be considered comparable with respect to the use of resources if the median of the highest cost item or service within an APC group is more than 2 times greater than the median of the lowest cost item or service within that same group. However, the statute authorizes the Secretary to make exceptions to this limit on the variation of costs within each APC group in unusual cases such as low volume items and services. No exception may be made in the case of a drug or biological that has been designated as an orphan drug under section 526 of the Federal Food, Drug, and Cosmetic Act. We implemented this statutory provision in $\$ 419.31$ of the regulations. Under this regulation, we elected to use the highest median cost and lowest median cost to determine comparability.
During the APC Panel's February 2004 meeting, we presented data and information concerning a number of

APCs that violate the 2 times rule and asked the APC Panel for its recommendation. We discuss below the APC Panel's recommendations specific to each of these APCs and our proposals in response to the APC Panel's recommendations.

1. Cardiac and Ambulatory Blood Pressure Monitoring
APC 0097: Cardiac and Ambulatory
Blood Pressure Monitoring
We expressed concern to the APC Panel that APC 0097 appears to violate the 2 times rule. We sought the APC Panel's recommendation on revising the APC to address the violation. Based on clinical homogeneity considerations, the APC Panel recommended that we not restructure APC 0097 for CY 2005.
We are proposing to accept the APC Panel's recommendation that we make no changes to APC 0097 for CY 2005.
2. Electrocardiograms

APC 0099: Electrocardiograms
We expressed concern to the APC Panel that APC 0099 appears to violate the 2 times rule. We asked the APC Panel to recommend options for resolving this violation. Based on
clinical homogeneity considerations, the APC Panel recommended that we not alter the structure of APC 0099 for CY 2005.

We are proposing to accept the APC Panel's recommendation that we make no changes to APC 0099 for CY 2005.

## 3. Excision/Biopsy

APC 0019: Level I Excision/Biopsy APC 0020: Level II Excision/Biopsy APC 0021: Level III Excision/Biopsy

We expressed concern to the APC Panel that APC 0019 appears to violate the 2 times rule. We advised the APC Panel that this violation was not evident in CY 2004 because the CY 2002 median cost data used in calculating the CY 2004 APC updates supported moving CPT codes 11404 (Removal of skin lesion) and 11623 (Removal of skin lesion) from APC 0020 and APC 0021 However, based on the CY 2003 data reviewed by the APC Panel, APC 0019 would violate the 2 times rule. Therefore, we asked the APC Panel to recommend an approach to resolve the violation. We asked the APC Panel if we should leave this APC as is; divide APC 0019 into two separate ÁPCs; or move some codes in APC 0019 to higher level
excision/biopsy APCs. In making its recommendation, the APC Panel noted that the 2 times violation in APC 0019 was minor, and recommended that we not modify APC 0019.
We are proposing to accept the APC Panel's recommendation to not make any modifications to APC 0019 for CY 2005.
4. Posterior Segment Eye Procedures APC 0235: Level I Posterior Segment Eye Procedures
We expressed concern to the APC Panel that APC 0235 appears to violate the 2 times rule. At the August 2003 APC Panel meeting, the APC Panel recommended that we monitor the data for APC 0235 for review at its February 2004 meeting. In order to address the apparent violation, we asked the APC Panel to consider moving a few CPT codes from APC 0235 into a higher level posterior segment eye procedure APC. The APC Panel noted that the 2 times violation in APC 0235 was minor, and
recommended that we not change APC 0235.

We are proposing to accept the APC Panel's recommendation that we make no changes to the structure of APC 0235 for CY 2005.

## 5. Laparoscopy

APC 0130: Level I Laparoscopy APC 0131: Level II Laparoscopy

We expressed concern to the APC Panel that APC 0130 appears to violate the 2 times rule. We suggested moving CPT code 44970 (Laparoscopy, appendectomy) from APC 0130 to APC 0131. The APC Panel recommended that we make this change.

We are proposing to accept the APC Panel's recommendation to nove CPT code 44970 from APC 0130 to APC 0131.
6. Anal/Rectal Procedures

APC 0148: Level I Anal/Rectal
Procedure

APC 0155: Level II Anal/Rectal
Procedure
APC 0149: Level III Anal/Rectal
Procedure
APC 0150: Level IV Anal/Rectal Procedure
We expressed concern to the APC Panel that APC 0148 appears to violate the 2 times rule. We suggested moving CPT code 46020 (Placement of seton) from APC 0148 to a higher level anal/ rectal procedure APC. The APC Panel reviewed the four anal/rectal APCs (APC 0148, 0149, 0150, and 0155) and recommended moving CPT codes 46020 and 46706 (Repair of anal fistula with glue) from APC 0148 to APC 0150. The APC Panel also recommended moving CPT codes 45005 (Drainage of rectal abscess) and 45020 (Drainage of rectal abscess) from APC 0148 to APC 0155.
We are proposing to accept the APC Panel's recommendations specific to APC 0148. Our proposed movement of CPT codes from APC 0148 to APCs 0150 and 0155 is shown in the Table 6 below.

Table 6.-Proposed Movement of Anal/Rectal Procedures from APC 0148 to APC 0150 and APC 0155

| CPT/HCPCS | Description | CY 2004 APC | Proposed <br> CY 2005 APC |
| :--- | :--- | :---: | :---: |
| 46020 | Placement of seton | 0148 | 0150 |
| 46706 | Repair anal fistula with glue | 0148 | 0150 |
| 45005 | Drainage of rectal abscess | 0148 | 0155 |
| 45020 | Drainage of rectal abscess | 0148 | 0155 |

## 7. Nerve Injections

APC 0204: Level I Nerve Injections APC 0206: Level II Nerve Injections APC 0207: Level III Nerve Injections APC 0203: Level IV Nerve Injections

We again expressed concern to the APC Panel that APC 0203 and APC 0207 appear to violate the 2 times rule. We previously discussed this issue at the APC Panel's CY 2003 meeting. During the CY 2003 meeting, the APC Panel recommended that we gather additional data on procedures assigned to APC 0203 and APC 0207 before proposing to reconfigure them to attempt to eliminate the 2 times rule violation. The APC

Panel believed then that the structure of these two APCs as proposed in the August 2003 OPPS proposed rule were more clinically cohesive than those set forth in the November 2002 OPPS final rule. During the February 2004 meeting, we presented other information for the APC Panel to review in making its recommendation.
After careful consideration of the new data, the APC Panel recommended moving CPTs 64420 (Nerve block injection, intercostal nerve), 64630 (Injection treatment of nerve), 64640 (Injection treatment of nerve), and 62280 (Treatment of a spinal cord lesion) from APC 0207 to APC 0206.

The APC Panel also recommended moving CPT code 62282 (Treatment of a spinal canal lesion) from APC 0207 to APC 0203.
After reviewing more recent, complete calendar year data, we are proposing to accept some of the APC Panel's recommendation (specifically, move CPTs 64630 and 64640 from APC 0207 to APC 0206), and to make some other changes that we believe are appropriate to improve the nerve injection APC's clinical and resource homogeneity. Our proposed nerve injection APC assignments are shown in Tables 7, 8, and 9 below.

Table 7.-Proposed Movement of Level III: Nerve Injections CPT Codes from APC 0207 to APC 0204 and APC 0206

| CPT/HCPCS | Description | CY 2004 <br> APC | Proposed <br> CY 2005 <br> APC |
| :--- | :--- | :---: | :---: |
| 64420 | Nerve block injection, intercostal <br> nerve | 0207 | 0204 |
| 64630 | Injection treatment of nerve | 0207 | 0206 |
| $64640-$ | Injection treatment of nerve | 0207 | 0206 |
| 64421 | Nerve block injection, intercostals, <br> multiple | 0207 | 0206 |
| 64472 | Injection paravertebral <br> cervical/thoracic, add-on | 0207 | 0206 |
| 64476 | Injection paravertebral lumbosacral, <br> add-on | 0207 | 0206 |
| 64630 | Injection treatment of nerve | 0207 | 0206 |
| 64640 | Injection treatment of nerve | 0207 | 0206 |

Table 8.—Proposed Movement of Level I: Nerve Injections CPT Codes from APC 0204 to APC 0206

| CPT/HCPCS | Description | CY 2004 <br> APC | Proposed <br> CY 2005 <br> APC |
| :--- | :--- | :---: | :---: |
| G0260 | Injection for sacroiliac joint <br> anesthesia | 0204 | 0206 |
| 64410 | Nerve block injection, phrenic | 0204 | 0206 |
| 64412 | Nerve block injection, spinal <br> accessory | 0204 | 0206 |
| 64446 | Nerve block injection, sciatic, <br> continuous infusion | 0204 | 0206 |
| 61791 | Treatment of a trigeminal tract | 0204 | 0206 |

Table 9.--Proposed Movement of Level II: Nerve Injections CPT Codes from APC 0206 to APC 0204 and APC 0207

| CPT/HCPCS | Description | CY 2004 <br> APC | Proposed <br> CY 2005 <br> APC |
| :--- | :--- | :---: | :---: |
| 62270 | Spinal fluid tap, diagnostic | 0206 | 0204 |
| 62272 | Drainage of cerebrospinal <br> fluid | 0206 | 0204 |
| 62310 | Injection of spine <br> cervical/thoracic | 0206 | 0207 |
| 62311 | Injection of spine <br> lumbar/sacral (cd) | 0206 | 0207 |
| 62318 | Injection of spine with <br> catheter, cervical/thoracic | 0206 | 0207 |
| 62319 | Injection of spine with <br> catheter Lumbar/sacral (cd) | 0206 | 0207 |

8. Anterior Segment Eye Procedures

APC 0232: Level I Anterior Segment Eye Procedures
APC 0233: Level II Anterior Segment Eye Procedures

We expressed concern to the APC Panel that APC 0233 appears to violate the 2 times rule. We suggested moving CPT codes 65286 (Repair of eye wound), 66030 (Injection treatment of eye), and 66625 (Removal of iris) from APC 0233 to APC 0232. The APC Panel agreed and
recommended that we move CPT codes 65286, 66030, and 66625 from APC 0233 to APC 0232.

We are proposing to accept the APC Panel's recommendation and to reassign these three codes as shown in Table 10.

Table 10.-Proposed Reassignment of Anterior Segment Eye Procedures Codes From APC 0233 to APC 0232

| CPT/HCPCS | Description | CY 2004 <br> APC | Proposed <br> CY 2005 <br> APC |
| :--- | :--- | :---: | :---: |
| 65286 | Repair of eye wound | 0233 | 0232 |
| 66030 | Injection treatment of eye | 0233 | 0232 |
| 66625 | Removal of iris | 0233 | 0232 |

## 9. Pathology

APC 0343: Level II Pathology APC 0344: Level III Pathology

We expressed concern to the APC Panel that APC 0343 appears to violate the 2 times rule. We suggested moving CPT code 88346 (Immunoflourescent study) from APC 0343 to APC 0344. The APC Panel concurred with our proposal.
'We are proposing to accept the APC Panel's recommendation and to move CPT code 88346 from APC 0343 to APC 0344.

## 10. Immunizations

APC 0355: Level III Immunizations (proposed for CY 2005: Level I Immunizations)

APC 0356: Level IV Immunizations (proposed for CY 2005: Level II Immunizations)
We expressed concern to the APC Panel that APCs 0355 and 0356 appear to violate the 2 times rule. In order to eliminate this violation, we suggested moving CPT 90636 (Hepatitis A/ Hepatitis B vaccine. adult dose, intramuscular use) from APC 0355 to APC 0356. We also suggested moving CPT codes 90375 (Rabies immune globulin, intramuscular or subcutaneous), 90740 (Hepatitis B vaccine, dialysis or immunosuppressed patient, intramuscular), 90723 (Diphtheria-pertussis-tetanus, Hepatitis B, Polio vaccine, intramuscular), and 90693 (Typhoid vaccine, AKD,
subcutaneous) from APC 0356 to APC 0355.

The APC Panel recommended moving CPT 90636 from APC 0355 to APC 0356 and CPT codes 90740, 90723, and 90693 from APC 0356 to APC 0355. The APC Panel delayed making a recommendation on CPT 90375 and requested that we collect additional cost data on this procedure for discussion at the next scheduled APC Panel meeting.

We are proposing to accept the APC Panel's recommended changes to move CPT code 90740 from APC 0356 to 0355 . and to move CPT code 90636 from 0355 to 0356. However, based on our review of more recent claims data than were available to the APC Panel, we determined that the medians for CPT
codes 90693 and 90375 are below the $\$ 50$ drug packaging threshold.
Therefore, we are also proposing to
package both CPT codes 90693 and 90375. We are proposing to change CPT
code 90723 to status indicator "e" because it is not payable by Medicare.

Table 11.-Proposed Movement of Immunization CPT Codes Between APC 0355 and APC 0356

| CPT/HCPCS | Description | CY 2004 <br> APC | Proposed <br> CY 2005 <br> APC |
| :--- | :--- | :--- | :--- |
| 90636 | Hepatitis A/Hepatitis B <br> vaccine, adult dose, <br> intramuscular use | 0355 | 0356 |
| 90740 | Hepatitis B vaccine, dialysis <br> or immunosuppressed patient | 0356 | 0355 |

## 11. Pulmonary Tests

APC 0367: Level I Pulmonary Tests APC 0368: Level II Pulmonary Tests APC 0369: Level III Pulmonary Tests We expressed concern to the APC Panel that APC 0369 appears to violate the 2 times rule. We suggested moving

CPT code 94015 (Patient recorded spirometry) from APC 0369 to APC 0367. The APC Panel concurred with our proposal.
We are proposing to accept the APC Panel's recommendation and to move CPT code 94015 from APC 0369 to APC 0367.

In addition, during our analysis of more recent claims data following the APC Panel meeting, we noted that APC 0367 violated the 2 times rules. Therefore, we are proposing to reassign CPT codes 94375, 94750, 94450, 94014, 94690, and 93740 to APC 0368.

Table 12.-Proposed Reassignment of Certain CPT Codes Among APCs 0367, 0368 and 0369

| HCPCS | Description | CY 2004 <br> APC | Proposed <br> CY 2005 <br> APC |
| :--- | :--- | :---: | :---: |
| 94015 | Patient recorded spirometry | 0369 | 0367 |
| 94375 | Respiratory flow volume <br> loop | 0367 | 0368 |
| 94750 | Pulmonary compliance <br> study | 0367 | 0368 |
| 94450 | Hypoxia response curve | 0367 | 0368 |
| 94014 | Patient recorded spirometry | 0367 | 0368 |
| 94690 | Exhaled air analysis | 0367 | 0368 |
| 93740 | Temperature gradient <br> studies | 0367 | 0368 |

## 12. Clinic Visits

APC 0600: Low Level Clinic Visits
We expressed concern to the APC Panel that APC 0600 appears to violate the 2 times rule. We suggested moving HCPS code G0264 (Assessment other than CHF, chest pain, asthma) to a higher level clinic visit. The APC Panel recommended that we not make any changes to APC 0600.

We are proposing to accept this recommendation and not make any changes to APC 0600 for CY 2005.
D. Proposed Exceptions to the 2 Times Rule
[If you choose to comment on issues in this section please indicate the caption " 2 Times Rule" at the beginning of your comment.]
As discussed earlier, the Secretary is authorized to make exceptions to the 2
times limit on the variation of costs within each APC group in unusual cases such as low volume items and services.

Taking into account the APC changes that we are proposing for CY 2005 based on the APC Panel recommendations discussed in section II.C. of this preamble and the use of CY 2003 claims data to calculate the median cost of procedures classified in the APCs, we reviewed all the APCs to determine which of them would not meet the 2
times limit. We used the following criteria when deciding whether to propose exceptions to the 2 times rule for affected APCs:

- Resource homogeneity
- Clinical homogeneity
- Hospital concentration
- Frequency of service (volume)
- Opportunity for upcoding and code fragments.

For a detailed discussion of these criteria, refer to the April 7, 2000 OPPS final rule with comment period (65 FR 18457).

Table 13 contains the APCs that we are proposing to exempt from the 2 times rule based on the criteria cited above. In cases in which a reconmendation of the APC Panel appeared to result in or allow a violation of the 2 times rule, we generally accepted the APC Panel's
recommendation because these recommendations were based on explicit consideration of resource use, clinical homogeneity, hospital specialization, and the quality of the data used to determine the APC payment rates that we are proposing for CY 2005. The median cost for hospital outpatient services for these and all other APCs can be found at web site: http//www.cms.hhs.gov.

Table 13.-- Proposed APCs Exceptions to the 2 Times Rule

| Proposed Rule <br> APC | Description |
| :--- | :--- |
| 0019 | Level I Excision/Biopsy |
| 0024 | Level I Skin Repair |
| 0032 | Insertion of Central Venous/Arterial Catheter |
| 0043 | Closed Treatment Fracture Finger/Toe/Trunk |
| 0046 | Open/Percutaneous Treatment Fracture or Dislocation |
| 0060 | Manipulation Therapy |
| 0080 | Diagnostic Cardiac Catheterization |
| 0087 | Cardiac Electrophysiologic Recording/Mapping |
| 0093 | Vascular Reconstruction/Fistula Repair without Device |
| 0099 | Electrocardiograms |
| 0105 | Revision/Removal of Pacemakers, AICD, or Vascular |
| 0121 | Level I Tube changes and Repositioning |
| 0122 | Level II Tube changes and Repositioning |
| 0140 | Esophageal Dilation without Endoscopy |


| Proposed Rule <br> APC |  |
| :--- | :--- |
| 0146 | Level I Sigmoidoscopy |
| 0147 | Level II Sigmoidoscopy |
| 0148 | Level I Anal/Rectal Procedure |
| 0164 | Level I Urinary and Anal Procedures |
| 0183 | Testes/Epididymis Procedures |
| 0187 | Miscellaneous Placement/Repositioning |
| 0204 | Level I Nerve Injections |
| 0212 | Nervous System Injections |
| 0213 | Extended EEG Studies and Sleep Studies, Level I |
| 0214 | Electroencephalogram |
| 0230 | Level I Eye Tests and Treatments |
| 0235 | Level I Posterior Segment Eye Procedures |
| 0236 | Level II Posterior Segment |
| 0251 | Level I ENT Procedures |
| 0252 | Level II ENT Procedures |
| 0262 | Plain Film of Teeth |
| 0268 | Ultrasound Guidance Procedures |
| 0274 | Myelography |
| 0281 | Venography of Extremity |
| 0285 | Myocardial Positron Emission Tomography |
| 0297 | Level II Therapeutic Radiologic Procedures |
| 0303 | Treatment Device Construction |
| 0322 | Brief Individual Psychotherapy |
| 0335 | Magnetic Resonance Imaging, Miscellaneous |
| 0340 | Minor Ancillary Procedures |
| 0341 | Skin Tests |
| 0344 | Level III Pathology |
| 0355 | Level Immunizations |
| 0356 | Level II Immunizations |
| 0364 | Level I Audiometry |
| 0370 | Allergy Tests |
| 0373 | Neuropsychological Testing |
| 0397 | Vascular Imaging |
| 0407 | Radionuclide Therapy |
| 0409 | Red Blood Cell Tests |
| 0422 | Level II Upper GI Procedures |
| 0600 | Low Level Clinic Visits |
| 0688 | Revision/Removal Neurostimulator Pulse Generator |
| Receiver |  |
| 0692 | Electronic Analysis of Neurostimulator Pulse Generators |
| 0699 | Level IV Eye Tests \& Treatments |
|  |  |

## E. Coding for Stereotactic Radiosurgery Services

IIf you choose to comment on issues in this section please indicate the caption
"Stereotactic Radiosurgery" at the beginning fyour comment.]

1. Background

In the November 7, 2003 final rule with comment period ( 68 FR 63403), we discussed the APC Panel's consideration
of HCPCS codes G0242 (Cobalt 60-based stereotactic radiosurgery plan) and G0243 (Cobalt 60-based stereotactic radiosurgery delivery). At its August 22, 2003 meeting, the APC Panel'discussed combining the coding for these procedures under one code, with the payment for the new code derived by adding the payment for HCPCS codes G0242 and G0243 together. The APC Panel recommended that we solicit additional input from professional societies representing neurosurgeons, radiation oncologists, and other experts in the field before recommending changes to the coding configuration for Cobalt 60-based stereotactic radiosurgery planning and delivery. In a correction to the November 7, 2003 final rule with comment period, issued on December 31, 2003 (68 FR 75442), we considered a commenter's request to combine HCPCS codes G0242 and G0243 into a single procedure code in order to accurately capture the costs of this treatment in a single procedure claim because the majority of patients receive the planning and delivery of this treatment on the same day. We responded to the commenter's request by explaining that several other commenters stated that HCPCS code G0242 was being misused to code for the planning phase of linear acceleratorbased stereotactic radiosurgery planning. Because the claims data for HCPCS code G0242 represent costs for linear accelerator-based stereotactic radiosurgery planning (due to misuse of the code), in addition to Cobalt 60-based stereotactic radiosurgery planning, we were uncertain as to how to combine these data with HCPCS code G0243 to determine an accurate payment rate for a combined code for planning and delivery of Cobalt 60-based stereotactic radiosurgery.

In consideration of the misuse of HCPCS code G0242 and the potential for causing greater confusion by combining codes G0242 and G0243, we created a planning code for linear acceleratorbased stereotactic radiosurgery (G0338) to distinguish this procedure from Cobalt 60 -based stereotactic radiosurgery planning. We maintained both HCPCS codes G0242 and G0243 for the planning and delivery of Cobalt 60based stereotactic radiosurgery treatment, consistent with the use of two G codes for planning (G0338) and delivery (G0173, G0251, G0339, G0340, as applicable) of each type of linear accelerator-based treatment. We indicated that we intend to maintain these new codes in their current new technology APCs until the payment rates could be set using medians from this expanded set of codes. We also
stated that we would solicit input from the APC Panel at its February 2004 meeting.

During the February 2004 APC Panel meeting, several presenters discussed with the APC Panel their rationale for requesting that HCPCS codes G0242 and G0243 be combined into a single procedure code. One presenter explained that the request to combine the codes was made because certain fiscal intermediaries were rejecting claims in which HCPCS codes G0242 and G0243 were reported with a surgery revenue code. Although we have not issued any national instructions to fiscal intermediaries to deny claims for these services if they are billed with a surgery revenue code, the presenter stated that we may have indirectly led some fiscal intermediaries to believe that Cobalt 60based stereotactic radiosurgery should be reported with a radiation therapy revenue center because the procedure is separated into a planning code and a delivery code, which reflect the coding pattern of a radiation therapy procedure rather than a single code for a surgical procedure. The presenter stated that because of the way that CMS has coded this procedure, some fiscal intermediaries have established local edits to deny claims in which HCPCS codes G0242 and G0243 are reported on a claim with a surgery revenue code.

The APC Panel recommended that CMS work with the pre'senters to determine if any fiscal intermediaries have established local edits to reject claims in which HCPCS codes G0242 and G0243 are reported on a claim, and to determine specific reasons for any such local edits. The APC Panel also recommended that CMS take necessary action to ensure that any such claims are not being denied payment due to local edits. The APC Panel did not agree that the solution to ensuring payment was to combine HCPCS codes G0242 and G0243 into a single code, but rather recommended that CMS educate fiscal intermediaries as to the appropriate procedures for submittal of these claims for Medicare payment.
In response to the concern expressed by several presenters that certain fiscal intermediaries were rejecting claims in which HCPCS codes G0242 and G0243 were reported with a surgery revenue code, we have worked together with these presenters to identify specific fiscal intermediaries who may be rejecting these claims. However, to date, we have been unable to identify any fiscal intermediaries who have established local edits that would reject claims in which HCPCS codes G0242 and G0243 are reported with a surgery revenue code. If a provider should
experience a rejection of such claims in which HCPCS codes G0242 and G0243 are reported on a claim with a surgery revenue code, they should contact their fiscal intermediary to determine the specific reason for the claim rejection.

## 2. Proposal for CY 2005

For CY 2005, we are proposing to accept the APC Panel's recommendation to work with the presenters to ensure that claims in which HCPCS codes G0242 and G0243 are reported are not being unjustly denied payment due to local edits established by fiscal intermediaries. In the meantime, for CY 2005, we are proposing to maintain HCPCS code G0242 in new technology APC 1516 at a payment rate of $\$ 1,450$, and HCPCS code G0243 in new technology APC 1528 at a payment rate of $\$ 5,250$. These payment rates are the same as those established for CY 2004.

## F. Proposed Movement of Procedures

 From New Technology APCs to Clinically Appropriate APCs[If you choose to comment on issues in this section, please indicate the caption "New Technology APCs" at the beginning of your comment.]

## 1. Background

In the November 30, 2001 final rule ( 66 FR 59903), we made final our proposal to change the period of time during which a service may be paid under a new technology APC. The April 7, 2000 final rule initially established the timeframe that new technology APCs would be in effect ( 65 FR 18457). Beginning in CY 2002, we have retained services within new technology APC groups until we have acquired adequate data that allow us to assign the service to a clinically appropriate APC. This policy allows us to move a service from a new technology APC in less than 2 years if sufficient data are available, and it also allows us to retain a service in a new technology APC for more than 3 years if sufficient data upon which to base a decision for reassignment have not been collected.

In the November 7, 2003 final rule with comment period we implemented a comprehensive restructuring of the new technology APCs to make the payment levels more consistent (68 FR 63416). We established payment levels in $\$ 50, \$ 100$; and $\$ 500$ intervals and expanded the number of new technology payment levels.

## 2. APC Panel Review and

Recommendation
During the APC Panel's February 2004 meeting, the APC Panel heard testimony from several interested parties who
requested specific modifications to the APCs for radiation oncology APC. They asked the APC Panel to make several recommendations: (1) That we move CPT code 77418 (Intensity-modulated radiation therapy) from APC 0412 back into a new technology APC; (2) that we dampen, or limit, any possible payment reductions to APC 0301 (Level II Radiation Therapy); (3) that we accept more external data to evaluate costs; and (4) that we identify more claims that are useful for ratesetting.

In response to the testimony presented, the APC Panel recommended that we reassign CPT code 77418 to the new technology APC 1510 for CY 2005 and that we explain to providers any steps we take to limit payment reductions to APC 0301 so that they can better plan for future years during which we may decide not to apply a
dampening, or payment reduction limitation, to the rates for APC 0301.
We are not proposing to accept the APC Panel's recommendations because we believe that we have ample claims data for use in determining an appropriate APC payment rate for CPT code 77418. Moreover, we believe that the development of median cost for CPT code 77418 based on those data would be representative of hospital bills.

We have over 255,000 claims for this service, and over 95 percent were single claims that we could use for ratesetting. Moreover, the APC medians have been stable for the last 2 years of data. As indicated by our claims data, returning code 77418 to new technology APC 1510 would result in a payment for the service that is significantly higher than the resources utilized to provide it.

## 3. Proposal for CY 2005

There are 24 procedures currently assigned to new technology APCs for which we have data adequate to support assignment into clinical APCs. We are proposing to reassign these procedures to clinically appropriate APCs. We are proposing to assign 24 of the procedures to clinically appropriate APCs using CY 2003 claims data to set medians on which payments would be based. These APCs and the proposed assignments are displayed below in Table 14.
Based upon our review of the latest claims data available, we are proposing to move the procedures listed in Table 14 from their current new technology APCs to the APCs listed, as we have adequate data on these procedures to enable us to make the necessary APC assignment.
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Table 14.--Proposed APC Reassignment of New Technology Procedures Into Clinical APCs

| HCPCS | Descriptor | $\begin{gathered} \text { CY } \\ 2004 \\ \text { APC } \end{gathered}$ | $\begin{aligned} & \text { Proposed } \\ & \text { CY } 2005 \\ & \text { APC } \end{aligned}$ | CY 2004 Payment Amount | Proposed <br> CY 2005 <br> Payment <br> Amount |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 15860 | Test for blood flow in graft | 1501 | 0359 | \$25.00 | \$49.93 |
| 96003 | Dvnamic fine wire EMG | 1503 | 0215 | \$150.00 | \$38.00 |
| 96000 | Motion analyses, video/3D | 1503 | 0216 | \$150.00 | \$150.51 |
| 96001 | Motion test w/ft pressure measure | 1503 | 0216 | \$150.00 | \$150.51 |
| 96002 | Dynamic surface EMG | 1503 | 0218 | \$150.00 | \$65.90 |
| 91110 | GI tract capsule endoscopy | 1508 | 0141 | \$650.00 | \$464.52 |
| G0288 | Reconstruction, CTA surgical plan | 1506 | 0417 | \$450.00 | \$246.99 |
| G0262 | Small intestinal image capsule | 1508 | 0141 | \$650.00 | \$464.52 |
| 77301 | Radiotherapy dose plan, IMRT | 1510 | 0310 | \$850.00 | \$811.91 |
| 77523 | Proton treatment, intermediate | 1511 | 0419 | \$950.00 | \$678.31 |
| 77525 | Proton treatment, complex | 1511 | 0419 | \$950.00 | \$678.31 |
| 95250 | Glucose monitoring, continuous | 1540 | 0421 | \$150.00 | \$103.89 |
| 96567 | Photodynamic treatment, skin | 1540 | 0013 | \$150.00 | \$66.15 |
| 96570 | Photodynamic treatment, 30 min : | 1541 | 0015 | \$250.00 | \$99.24 |
| 96571 | Photodynamic treatment, 15 min . | 1541 | 0012 | \$250.00 | \$43.16 |
| 92973 | Perc. Coronaiy thrombectomy | 1541 | 0676 | \$250.00 | \$245.74 |
| 36595 | Mech remov tunneled CV Cath | 1541 | 0187 | \$250.00 | \$219.45 |
| 36596 | Mech remov tunneled CV Cath | 1541 | 0187 | \$250.00 | \$219.45 |
| 33224 | Insert pacing lead and | 1547 | 0418 | \$850.00 | \$4,456.64 |


| HCPCS | Descriptor | CY <br> 2004 <br> APC | Proposed <br> CY 2005 <br> APC | CY 2004 <br> Payment <br> Amount | Proposed <br> CY 2005 <br> Payment <br> Amount |
| :--- | :--- | :--- | :--- | :--- | :--- |
| 33225 | connect | L ventricular pacing <br> lead add-on | 1550 | 1525 | $\$ 1,150.00$ |
| 53853 | Prostatic water <br> thermometer | 1550 | 0162 | $\$ 3,750.00$ |  |
| 47382 | Perc. ablation liver <br> tumor, rf | 1557 | 0423 | $\$ 1,850.00$ | $\$ 1,659.71$ |
| 0009 T | Endometrial <br> cryoablation | 1557 | 0202 | $\$ 1,850.00$ | $\$ 2,281.74$ |
| C9703 | Bard Endoscopic <br> Suturing Sys | 1518 | 0422 | $\$ 1650.00$ | $\$ 1274.51$ |
| C9701 | Stretta System | 1520 | 0422 | $\$ 1650.00$ | $\$ 1274.51$ |

We believe the payment rates in Table 14 for several of the procedures that we are proposing to move out of new technology APCs and into clinical APCs require further explanation for a fuller understanding.
For CPT code 96567, (Photodynamic therapy of the skin), the impact of the estimated payment decrease between CY 2004 and CY 2005 is actually low as the CY 2004 payment included the topically applied drug required to perform this procedure and the CY 2005 estimated payment does not. We now are proposing to pay separately for the drug billed under code J7308 in CY 2005. We have adequate claims data on which to base payment for that procedure in a clinically appropriate APC. Payment based on those data in addition to removal of the drug for separate payment resulted in a lower median for the APC.
In the case of CPT code 33224, (Insertion of a left ventricular pacing lead and connection), based on a comparison of payment rates for CY 2004 and the estimated rate for CY 2005, it appears that there is a large increase in payment that results from reassigning the code from its new technology APC to a clinical APC. The difference is due to the fact that the estimated CY 2005 APC payment includes the cost of the left ventricular lead that was not included in the CY 2004 new technology APC payment. That left ventricular lead was paid as a passthrough device under code C1900 in CY 2004, but is no longer eligible for passthrough payments in CY 2005, and, as such, is now included in the APC for the procedure.

Similarly, the CY 2005 estimated payment for CPT code 33225, (Left ventricular pacing lead add-on), includes the cost of the ventricular lead. However, for 33225 , the data are still somewhat unstable. Therefore, we are proposing to maintain that procedure in a new technology APC, but at a higher payment level, reflecting the additional cost of the lead.

We note that a number of positron emission tomography (PET) scans currently are classified into New Technology APC 1516. We recognize that PET is an important technology in many instances and want to ensure that the technology remains available to Medicare beneficiaries when medically necessary. We believe that we have sufficient data to assign PET scans to a clinically appropriate APC. We have been told, however, that if the effect of doing so is to reduce payment for the procedure, it may hinder access to this technology. Therefore, we are considering three options as the proposed payment for these procedures in CY 2005, based on our review of the 2003 claims data for the PET procedures, and we specifically invite comments on each of these options.

Option 1: Continue in CY 2005 the current assignment of the scans to New Technology APC 1516 prior to assigning to a clinical APC.

Option 2: Assign the PET scans to a clinically appropriate APC priced according to the median cost of the scans based on CY 2003 claims data. Under this option, we would assign PET scans to APC 0420, PET imaging.

Option 3: Transition assignment to a clinical APC in CY 2006 by setting payment in CY 2005 based on a 50-50
blend of the median cost and the CY 2004 New Technology. We would assign the scans to New Technology APC 1513 for a blended transition payment. The rates for these options are in addendum B.
G. Proposed Changes to the Inpatient List
[If you choose to comment on issues in this section, please indicate the caption "Inpatient List" at the beginning of your comment.]

We advised the APC Panel of a request that we had received to move four codes for percutaneous abscess drainage 44901(Drain append. abscess, percutaneous), 49021 (Drain abdominal abscess), 49041 (Drain percutaneous abdominal abscess), 49061(Drain, percutaneous, retroper. abscess)) from the inpatient list and to assign them to appropriate APCs. The APC Panel also recommended that we evaluate other codes on the inpatient list for possible APC assignment and that we consider eliminating the inpatient list.
We are proposing to remove the four above-cited codes and assign them to clinically appropriate APCs, as recommended by the APC Panel. We are proposing to assign code 44901 to APC 0037, code 49021 to APC 0037; code 49041 to APC 0037; and code 49061 to APC 0037. We discuss in section VII.E. of this preamble our response to the APC Panel's recommendation that we either abolish the inpatient list or evaluate it for any appropriate changes.

## H. Proposed Assignment of "Unlisted" HCPCS Codes

[If you choose to comment on issues in this section, please indicate the caption
"Unlisted HCPCS Codes" at the beginning of your comment.]

1. Background

Some HCPCS codes are used to report services that do not have descriptors that define the exact service furnished. They are commonly called "unlisted" codes. The code descriptors often contain phrases such as: "unlisted procedure", "not otherwise classified," or "not otherwise specified." The unlisted codes typically fall within a clinical or procedural category, but they lack the specificity needed to describe the resources used in the service. For example, CPT code 17999 is defined as, "Unlisted procedure, skin, mucous membrane and subcutaneous tissue." The unlisted codes provide a way for providers to report services for which there is no HCPCS code that specifically describes the service furnished. However, the lack of specificity in describing the service prevents us from assigning the code to an APC based on clinical homogeneity and median cost.

In most cases, the unlisted codes are assigned to the lowest level, clinically appropriate APC under the Medicare OPPS. This creates an incentive for providers to select the appropriate, specific HCPCS code to describe the service where one is available. In addition, if there is no-HCPCS code that accurately describes the service, placing the unlisted code in the lowest level APC provides an incentive for interested parties to secure a code through the AMA's CPT process that will describe the service. Once a code that accurately describes the service is created, we can collect data on the service and place it in the correct APC based on the clinical nature of the service and its median cost.

We do not use the median cost for the unlisted codes in the establishment of the weight for the APC to which the code is assigned because, by definition of the code, we do not know what service or combination of services is reflected in the claims billed using the unlisted code.

Our review of HCPCS code assignments to APCs has revealed that there are a number of unlisted codes that are not assigned to the lowest level APC.

## 2. Proposal for CY 2005

We are proposing to reassign these unlisted codes for CY 2005 OPPS to the lowest level APC in the clinical grouping in which the unlisted code is located. The list of those codes, the current APC assignment, and the assignment we propose for CY 2005 OPPS are displayed in Table 15.

We continue to believe that assigning unlisted codes to the lowest level of the APC for the clinical or procedural grouping into which the code falls creates an appropriate incentive for providers to pursue assignment of new codes where they are needed. Moreover, payment at the lowest level of APC for the clinical or procedural grouping allows for some payment for the services furnished and also ensures that we do not pay inappropriately for services that are unspecified.

Table 15.-Proposed Reassignments of Unlisted HCPCS Codes

| HCPCS Short Description | CY 2004 APC <br> Assignment | Proposed CY 2005 APC |
| :--- | :---: | :---: |
| 15999 | 0022 | 0019 |
| 21089 | 0253 | 0251 |
| 21299 | 0253 | 0251 |
| 21499 | 0253 | 0251 |
| 21899 | 0252 | 0251 |
| 22999 | 0022 | 0019 |
| 31299 | 0252 | 0251 |
| 31599 | 0254 | 0251 |
| 40799 | 0253 | 0251 |
| 40899 | 0252 | 0251 |
| 41899 | 0253 | 0251 |
| 42699 | 0253 | 0251 |
| 42999 | 0252 | 0251 |
| 47399 | 0037 | 0002 |
| 48999 | 0005 | 0004 |
| 49659 | 0131 | 0130 |
| 67599 | 0239 | 0238 |
| 67999 | 0240 | 0238 |
| 68399 | 0239 | 0238 |
| 68899 | 0699 | 0230 |
| 69799 | 0253 | 0251 |
| 69949 | 0253 | 0251 |

1. Proposed Addition of New Procedure them to the April and July updates of Codes
During the first two quarters of CY 2004, we created 85 HCPCS codes that were not addressed in the November 7, 2003 final rule that updated the CY 2004 OPPS. We have designated the payment status of those codes, which are shown in Table 16 below, and added
the 2004 OPPS (Transmittals 3144, 3154,3322 , and 3324 ). Thirty of the new codes were created to enable providers to bill for brand name drugs and to receive payments at a rate that differs from that for generic equivalents, as mandated in new section $1833(\mathrm{t})(14)(\mathrm{A})(\mathrm{i})$ of the Act as added by

Pub. L. 108-173. In this proposed rule, we are soliciting comment on the APC assignment of these services. Further, consistent with our annual APC updating policy, we are proposing to assign the new HCPCS codes for CY 2005 to the appropriate APCs and would incorporate them into our final rule for CY 2005.

Table 16.-New HCPCS Codes Implemented in April and July 2004

| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | Description |
| :---: | :---: |
| C9213 | Injection, Pemetrexed |
| C9214 | Injection, Bevacizumab |
| C9215 | Injection, Cetuximab |
| C9216 | Abarelix, Inject Suspension |
| C9217 | Injection, Omalizumab |
| C9399 | Unclassified drugs or biologicals |
| C9400 | Thallous chloride, brand |
| C9401 | Strontium-89 chloride, brand |
| C9402 | Th 1131 so iodide cap, brand |
| C9403 | Dx 1131 so iodide cap, brand |
| C9404 | Dx 1131 so iodide sol, brand |
| C9405 | Th I131 so iodide sol, brand |
| C9410 | Dexrazoxane HCl inj, brand |
| C9411 | Pamidronate disodium, brand |
| C9412 | Ganciclovir implant, brand |
| C9413 | Sodium hyaluronate inj, brand |
| C9414 | Etoposide oral, brand |
| C9415 | Doxorubic hel chemo, brand |
| C9417 | Bleomycin sulfate inj, brand |
| C9418 | Cisplatin inj, brand |
| C9419 | Inj cladribine, brand |
| C9420 | Cyclophosphamide inj, brand |
| C9421 | Cyclophosphamide lyo, brand |
| C9422 | Cytarabine hcl inj, brand |
| C9423 | Dacarbazine inj, brand |
| C9424 | Daunorubicin, brand |
| C9425 | Eloposide inj, brand |
| C9426 | Floxuridine inj, brand |
| C9427 | Ifosfomide inj, brand |
| C9428 | Mesna injection, brand |
| C9429 | Idarubicin hcl inj, brand |
| C9430 | Leuprolide acetate inj, bran |
| C9431 | Paclitaxel inj, brand |
| C9432 | Mitomycin inj, brand |
| C9433 | Thiotepa inj, brand |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | Description |
| :---: | :---: |
| C9438 | Cyclosporine oral, brand |
| C9712 | Insert pH capsule, GERD |
| C9713 | Non-contact laser vap prosta |
| C9714 | Breast inters rad tx, immed |
| C9715 | Breast inters rad bt, delay |
| C9716 | IRF Energy to Anus |
| 60329 | Electromagntic tx for ulcers |
| K0627 | Cervical pneum trac equip. |
| K0628 | Mult dens insert direct form |
| K0629 | Mult dens insert custom mold |
| K0630 | SIO flex pelvisacral prefab |
| K0631 | SIO flex pelvisacral custom |
| K0632 | SiO panel prefab |
| K0633 | SIO panel custom |
| $K 0634$ | LO flexibl L1 - below L5 pre |
| K0635 | LO sag stays/panels pre-fab |
| K0636 | Lo sagitt rigid panel prefab |
| K0637 | LO flex w/o rigid stays pre |
| $K 0638$ | LSO flex w/rigid stays cust |
| $K 0639$ | LSO post rigid panel pre |
| K0640 | LSO sag-coro rigid frame pre |
| K0641 | LSO sag-cor rigid frame cust |
| K0642 | LSO flexion control prefab |
| K0643 | LSO flexion control custom |
| K0644 | LSO sagit rigid panel prefab |
| $K 0645$ | LSO sagittal rigid panel cus |
| K0646 | LSO sag-coronal panel prefab |
| K0647 | LSO sag-coronal panel custom |
| $K 0648$ | LSO s/c shellpanel prefab |
| K0649 | LSO s/c shell/panel custom |
| K0650 | Gen w/c cushion width <22" |
| K0651 | Gen w/c cushion width >=22" |
| K0652 | Skin protect w/c cus wd <22" |
| K0653 | Skin protect w/c cus wd > $=22^{\prime \prime}$ |
| K0654 | Position w/c cush width <22" |
| $K 0655$ | Position w/c cush width $>=22^{\prime \prime}$ |
| K0656 | Skin prolpos w/c cus wd<22* |
| K0657 | Skin pro/pos w/c cus wd >=22" |
| K0658 | Custom fabricate w/c cushion |
| $K 0659$ | Powered w/c cushion |
| K0660 | Gen use back cush width <22" |
| K0661 | Gen use back cush width >=22" |
| K0662 | Position back cush wdth <22" |
| K0663 | Position back cush wdth $>=22^{\prime \prime}$ |
| K0664 | Pos back postlat width $<22^{\prime \prime}$ |
| K0665 | Pos back postlat width $>=22^{\prime \prime}$ |
| K0666 | Custom fab w/c back cushion |
| K0667 | Mt hardwre man/light pwr w/c |
| K0668 | Rep ace cover w/c seat cush |
| K0669 | W/c seatback no CVR SADMERC |

J. Proposed OPPS Changes: Provisions of MMA (Pub. L. 108-173)

1. Payment for Initial Preventive Physical Examinations (Section 611 of Pub. L. 108-173)
[If you choose to comment on issues in this section, please indicate the caption "Physical Examinations" at the beginning of your comment.]

## a. Background

Section 611 of Pub. 108-173 provides for coverage under Medicare Part B of an initial preventive physical examination for new beneficiaries, effective for services furnished on or after January 1, 2005. This provision applies to beneficiaries whose coverage period under Medicare Part B begins on or after January 1, 2005, and only for an initial preventive physical examination performed within 6 months of the beneficiary's initial coverage date.

Current Medicare coverage policy does not allow for payment for routine physical examinations (or checkups) that are furnished to beneficiaries. Before the enactment of Pub. L. 108173, all preventive physical examinations had been excluded from coverage based on section 1862(a)(7) of the Act, which states that routine physical checkups are excluded services. This exclusion is specified in regulations under §411.15(a). In addition, preventive physical examinations had been excluded from coverage based on section 1862(a)(1)(A) of the Act. This section of the Act provides that items and services must be reasonable and necessary for the diagnosis or treatment of illness or. injury or to improve the functioning of a malformed body member (as implemented in regulations under §411.15(k)).
Coverage of initial preventive physical examinations is provided only under Medicare Part B. As provided in the statute, this new coverage allows payment for one initial preventive physical examination within the first 6 months after the beneficiary's first Part B coverage begins, although that coverage period may not begin before January 1, 2005. We also note that Pub. L. 108-173 did not make any provision for the waiver of the Medicare coinsurance and Part B deductible for the initial preventive physical examination. Payment for this service would be applied to the required Medicare Part B deductible, which is S110 for CY 2005, if the deductible has not been met, and the usual coinsurance provisions would apply.
b. Proposed Amendments to Regulations

We are proposing to amend our regulations to add a new $\S 410.16$ that would provide for coverage of initial preventive physical examinations in various settings, including the hospital outpatient department, as specified in the statute, and specify the condition for coverage and limitation on coverage. In addition, we are proposing to conform our regulations on exclusions from coverage under §411.15(a)(1) and $\S 411.15(\mathrm{k})$ to the provisions of section 611 of Pub. L. 108-173. Specifically, we are proposing to specify an exception to the list of examples of routine physical checkups that are exciuded from coverage under $\S 411.15(\mathrm{a})$ and to add a new exclusion under §411.15(k)(11).

We are proposing to amend $\$ 419.21$ of the OPPS regulations to add a new paragraph (e) to specify payment for an initial preventive physical examination as a Medicare Part B covered service under the OPPS if the examination is furnished within the first 6 months of the beneficiary's first Medicare Part B coverage.

We note that the initial preventive physical examination is also addressed in detail in our proposed rule to update the Medicare Physician's Fee Schedule for CY 2005. However, because we believe the same elements of the initial physical examination furnished in a physician's office would also apply when the examination is performed in a hospital outpatient clinic, we are proposing to revise the applicable regulations to reflect this requirement.
Section of 611(b) of Pub. L. 1089-173 define an "initial preventive physical examination" to mean physicians" services consisting of-
(1) A physical examination (including measurement of height, weight, blood pressure, and an electrocardiogram, but excluding clinical laboratory tests) with the goal of health promotion and disease detection; and
(2) Education, counseling, and referral with respect to screening and other preventive coverage benefits separately authorized under Medicare Part B, excluding clinical lab tests.
Specifically, section 611(b) of Pub. L. 108-173 provides that the education, counseling, and referral services with respect to the screening and other preventive services authorized under Medicare Part B include the following:
(1) Pneumococcal, influenza, and hepatitis B vaccine and their administration;
(2) Screening mammography;
(3) Screening pap smear and screening pap smear and screening pelvic examination;
(4) Prostate cancer screening tests;
(5) Colorectal cancer screening tests;
(6) Diabetes outpatient self-
management training services;
(7) Bone mass measurements;
(8) Screening for glaucoma;
(9) Medical nutrition therapy services for individuals with diabetes and renal disease;
(10) Cardiovascular screening blood tests; and
(11) Diabetes screening tests.

Section 611(d)(2) of Pub. L 108-173 amended section 1861(s)(2)(K)(i) and (ii) of the Act to specify the services identified as physicians' services and referred to in the definition of initial preventive physical examination include services furnished by a physician assistant, a nurse practitioner, or a clinical nurse specialist. We refer to these professionals as "qualified nonphysician practitioners."

Based on the language of the statute, our review of the medical literature, current clinical practice guidelines, and United States Preventive Services Task Force recommendations, we are proposing (under proposed new §410.16(a), Definitions) to interpret the term "initial preventive physical examination" for purposes of this new benefit to include all of the following services furnished by a doctor of medicine or osteopathy or a qualified nonphysician practitioner:
(1) Review of the individual's comprehensive medical and social history. We are proposing to define "medical history" to include, as a minimum, past medical and surgical history, including experience with illnesses, hospital stays, operations, allergies, injuries, and treatments; current medications and supplements, including calcium and vitamins; and family history, including a review of medical events in the patient's family, including diseases that may be hereditary or place the individual at risk. We are proposing to define "social history" to include, at a minimum, history of alcohol, tobacco, and illicit drug use; work and travel history; diet; social activities; and physical activities.
(2) Review of the individual's potential (risk factors) for depression (including past experiences with depression or other mood disorders) based on the use of an appropriate screening instrument that the physician or other qualified nonphysician practitioner may select from various available standardized screening tests for this purpose, unless the appropriate screening instrument is defined through the national coverage determination (NCD) process.
(3) Review of the individual's functional ability and level of safety (that is, at a minimum, a review of the following areas: hearing impairment, activities of daily living, falls risk, and home safety), based on the use of an appropriate screening instrument, which the physician or other qualified nonphysician practitioner may select from various available standardized screening tests for this purpose, unless the appropriate screening instrument is further defined through the NCD process.
(4) An examination to include measurement of the individual's height, weight, blood pressure, a visual acuity screen, and other factors as deemed appropriate, based on the individual's comprehensive medical and social history and current clinical standards.
(5) Performance of an
electrocardiogram and interpretation.
(6) Education, counseling, and
referral, as deemed appropriate, based on the results of elements (1) through (5) of the proposed definition of the initial preventive physical examination.
(7) Education, counseling, and referral, including a written plan for obtaining the appropriate screening and other preventive services, which are also covered as separate Medicare Part $B$ benefits; that is, pnuemococcal, influenza, and hepatitis $B$ vaccines and their administration, screening mammography, screening pap smear and screening pelvic exams, prostate cancer screening tests, diabetes outpatient self-management training services, bone mass measurements, screening for glaucoma, medical nutrition therapy services, cardiovascular screening blood tests, and diabetes screening tests. In view of the possibility that it may be appropriate to include other (or revised) elements in the definition of the term "initial preventive physical examination," we are requesting public comments on this issue. For example, we have chosen not to define the term "appropriate screening instrument" for screening individuals for depression, alcohol, tobacco and illicit drug use, functional ability, and level of safety because we anticipate that the examining physician or qualified nonphysician practitioner would want to use the test of his or her choice, based on current clinical practice guidelines. We believe that any standardized screening test for depression, substance abuse, functional ability, and level of safety recognized by the American Academy of Family Physicians, the American College of PhysiciansAmerican Society of Internal Medical, the American College of Preventive

Medicine, the American Geriatrics Society, the American Psychiatric Association, and the United States Preventive Services Task Force would be acceptable for purposes of meeting the "appropriate screening instrument" provision.
To facilitate our future consideration of defining more specifically the type or types of appropriate screening instruments for depression, substance abuse, functional ability, or level of safety, we are proposing to include provisions in paragraphs (2) and (3) under the proposed definition of initial preventive physical examination that would allow us to do this through the NCD process. This proposed approach would allow us to conduct a more timely assessment of new types of screening tests than would be possible under the standard rulemaking process. We intend to use the NCD process, if necessary, for evaluating appropriate new screening tests for depression; alcohol, tobacco and illicit drug use; functional ability; or level of safety. This NCD process includes an opportunity for public comment in order to evaluate the medical and scientific issues related to the coverage of the new tests that may be brought to our attention in the future.

## c. Proposed Assignment of New HCPCS Code for Payment of Initial Preventive

 Physical ExaminationsThere is no current CPT code that contains the specific elements included in the initial preventive physical examination. Therefore, we are proposing to establish the following new HCPCS code, GXXXX, Initial preventive physical examination, to be used to bill for the new service under both the Medicare physician fee schedule and the OPPS. As required by the statute, this code includes an electrocardiogram, but does not include the other previously mentioned preventive services that are currently separately covered and paid under the Medicare Part B screening benefits. When these other preventive services are performed, they should be identified using the existing appropriate codes.
For payment under the physician fee schedule, relative value units are being proposed for new HCPCS code GXXXX based on equivalent resources and work intensity to those contained in CPT E/ M code 99203 (new patient, office or other outpatient visit) and CPT 93000 (electrocardiogram, complete). The "technical component" is the portion of the physician fee schedule that is most comparable to what Medicare pays under the OPPS, the costs other than the physician professional services that are billed and paid for separately under the
fee schedule, not OPPS. The estimated technical component of the physician fee schedule is between $\$ 50$ and $\$ 100$.

Given our lack of cost data to guide assigument of the new benefit into a clinically appropriate APC, we are proposing to assign GXXXX to the new technology APC 1539 that has a payment level of $\$ 50$ to $\$ 100$. Temporary assignment to a new technology APC allows us to pay for the new benefit provided in the OPD while we accrue claims data and experience on which to base a clinically relevant APC assignment.
d. Handling of Comments Received in Response to This Proposal
We will respond to all comments regarding the proposed elements required for the initial preventive physical examination, whether the examination is performed in a physician's office or clinic or in a hospital clinic, in the final rule implementing the Medicare Physician Fee Schedule for CY 2005. We will respond to comments regarding payment for the examination under the OPPS in the subsequent final rule implementing the OPPS payment rates for CY 2005.
2. Payment for Certain Mammography Services (Section 614 of Pub. L. 108173)
[If you choose to comment on issues in this section, please indicate the caption "Mammography" at the beginning of your comment.]

Section 614 of Pub. L. 108-173 amended section $1833(\mathrm{t})(1)(\mathrm{B})(\mathrm{iv})$ of the Act to provide that screening mammography and diagnostic mammography services are excluded from payment under the OPPS. This amendment applies to screening mammography services furnished on or after December 8, 2003 (the date of the erractment of Pub. L. 108-173), and in the case of diagnostic mammography, to services furnished on or after January 1, 2005. As a result of this amendment, both screening mammography and diagnostic mammography will be paid under the physician fee schedule.

We are proposing to amend $\S 419.22$ of the regulations by adding a new paragraph(s) to specify that both screening mammography and diagnostic mammography will be excluded from payment under the OPPS, in accordance with section 614 of Pub. L. 108-173.

## III. Proposed Recalibration of APC Relative Weights for CY 2005

[If you choose to comment on issues in this section, please include the caption
"APC Relative Weights" at the beginning of your comment.]

## A. Database Construction

Section 1833(t)(9)(A) of the Act requires that the Secretary review and revise the relative payment weights for APCs at least annually, beginning in CY 2001 for application in CY 2002. In the April 7, 2000 final rule ( 65 FR 18482), we explained in detail how we calculated the relative payment weights that were implemented en August 1, 2000 for each APC group. Except for some reweighting due to APC changes, these relative weights continued to be in effect for CY 2001. (See the November 13, 2000 interim final rule ( 65 FR 67824 through 67827).)

To recalibrate the relative APC weights for services furnished on or after January 1, 2005, and before January 1,2006 , we are proposing to use the same basic methodology that we described in the April 7, 2000 final rule. That is, we would recalibrate the weights based on claims and cost report data for outpatient services. We are proposing to use the most recent available data to construct the database for calculating APC group weights. For the purpose of recalibrating APC relative weights for CY 2005, the most recent available claims data are the approximately 119 million final action claims for hospital OPD services furnished on or after January 1, 2003, and before January 1, 2004.

Of the 119 million final action claims for OPPS services, 96.7 million claims were of the type of bill potentially appropriate for use in setting rates for OPPS services (but did not necessarily contain services payable under OPPS). Of the 96.7 million claims, we were able to use 48.5 million whole claims (from which we created 75 million single procedure claim records) to set OPPS proposed for CY 2005 weights.
The proposed weights and payments in Addenda A and B to this proposed rule were calculated using claims from this period that had been processed before January 1, 2004. We selected claims for services paid under the OPPS and matched these claims to the most recent cost report filed by the individual hospitals represented in our claims data. We are proposing that the APC relative weights for CY 2005 under the OPPS would continue to be based on the median hospital costs for services in the APC groups. For the final rule, we are proposing to base median costs on claims for services furnished in CY 2003 and processed before June 30, 2004.

1. Proposed Treatment of Multiple Procedure Claims

For CY 2005, we are proposing to continue to use single procedure claims to set the medians on which the weights would be based. We have received many requests that we ensure that the data from claims that contain charges for multiple procedures are included in the data from which we calculate the CY 2005 relative payment weights. Requesters believe that relying solely on single procedure claims to recalibrate APC weights fails to take into account data for many frequently performed procedures, particularly those commonly performed in combination with other procedures. They believe that, by depending upon single procedure claims, we base payment weights on the least costly services, thereby introducing downward bias to the medians on which the weights are based.

We agree that, optimally, it is desirable to use the data from as many claims as possible to recalibrate the relative payment weights, including those with multiple procedures. As discussed in the explanation of single procedure claims below, we have used the date of service on the claims and a list of codes to be bypassed to create "pseudo" single claims from multiple procedure claims. We refer to these newly created single procedure claims as "pseudo" singles because they were submitted by providers as multiple procedure claims.

## 2. Proposed Use of Single Procedure

 ClaimsWe use single procedure claims to set the median costs for APCs because we are, so far, unable to ensure that packaged costs can be correctly allocated across multiple procedures performed on the same date of service. However, bypassing specified codes that we believe do not have significant packaged costs enables use of more data from multiple procedure claims. For CY 2003, we created "pseudo" single claims by bypassing HCPCS codes 93005 (Electrocardiogram, tracing), 71010 (Chest x-ray), and 71020 (Chest x-ray) on a submitted claim. However, we did not use claims data for the bypassed codes in the creation of the median costs for the APCs to which these three codes were assigned because the level of packaging that would have remained on the claim after we selected the bypass code was not apparent and therefore, it was difficult to determine if the medians for these codes would be correct.

For CY 2004, we created "pseudo" single claims by bypassing these three codes and also by bypassing an additional 269 HCPCS codes in APCs. These codes were selected by CMS based on a clinical review of the services and because it was presumed that these codes had only very limited packaging and could appropriately be bypassed for the purpose of creating "pseudo" single claims. The APCs to which these codes were assigned were varied and included mammography, cardiac rehabilitation, and level I plain film x-rays. To derive more "pseudo" single claims, we also broke claims apart where there were dates of service for revenue code charges on that claim that could be matched to a single procedure code on the claim on the same date.
As in CY 2003, we did not include the claims data for the bypassed codes in the creation of the APCs to which the 269 codes were assigned because, again, we had not established that such an approach was appropriate and would aid in accurately estinating the median cost for that APC. For CY 2004, from about 16.3 million otherwise unusable claims, we were able to use about 9.5 million multiple procedure claims to create about 27 million "pseudo" single claims. For CY 2005, from about 21 million otherwise unusable claims, we were able to use about 18 million multiple procedure claims to create about 45.5 million "pseudo" single claims.

For CY 2005, we are proposing to continue using date of service matching as a tool for creation of "pseudo" single claims and also to take a more empirical approach to creating the list of codes that we would bypass to create "pseudo" single claims. The process we are proposing for CY 2005 OPPS results in our being able to use some part of 93 percent of the total claims eligible for use in OPPS ratesetting and modeling. In CY 2004, we were able to use some part of the data from 82 percent of eligible claims. This process enabled us to use 75 million single bills for ratesetting: 45.5 million "pseudo" singles and 30.5 million "natural" single bills.

We are proposing to bypass the 383 codes identified in Table 17 to create new single claims and to use the lineitem costs associated with the bypass codes on these claims in the creation of the median costs for the APCs into which they are assigned. Of the codes on this list, only 123 ( 32 percent) were used for bypass in CY 2004.

We developed the proposed bypass list using four criteria:
a. We developed the following empirical standards by reviewing the frequency and magnitude of packaging in the single claims for payable codes other than drugs and biologicals. We assumed that the representation of packaging on the single claims for any given code is comparable to packaging for that code in the multiple claims.

- There were 100 or more single claims for the code. This ensured that observed outcomes were sufficiently representative of packaging that might occur in the multiple claims.
- Five percent or fewer of the single claims for the code had packaged costs on that single claim for the code. This criterion results in limiting the amount of packaging being redistributed to the payable procedure remaining on the claim after the bypass code is removed and ensures that the costs associated with the bypass code represent the cost of the bypassed service. For the remaining payable codes, the average percentage of single claims with any packaged costs was 70 percent, and the
chosen threshold of 5 percent fell at roughly the 15 th percentile.
- The median cost of packaging observed in the single claim was equal to or less than $\$ 50$. This limits the amount of error in redistributed costs.
- The code is not a code for an unlisted service.
b. We examined APCs relying on a low volume of single claims, and it became apparent that several radiological supervision and interpretation codes were commonly billed with the procedural codes in the APCs. We then reviewed all radiological supervision and interpretation codes to assess their viability as bypass codes. For the codes included on the list in Table 17, we determined that, generally, the packaging on claims, including these radiological supervision and interpretation codes, should be associated with the procedure performed.
c. We examined radiation planning and related codes provided by a professional organization. In the
organization's opinion, the codes could safely be bypassed and used without packaging to set medians for the APCs into which these codes are assigned. Many of the codes the organization recommended met our criterion under item a., and the remaining codes were close. Therefore, after reviewing such codes, we are proposing to adopt as bypass codes all radiation planning and related codes as provided by the organization.
d. We included HCPCS codes 93005 and 71010. These codes have been bypassed for the past 3 years and generate a significant amount of new single claims because they are very commonly done on the same date of surgery. They have low median packaged costs and a low percentage of single claims with any packaged costs, 6 percent and 18 percent, respectively.

We invite public comment on the "pseudo" single process, including the bypass list and the criteria.
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Table 17.-Proposed HCPCS Bypass Codes for Creating "Pseudo" Single Claims for Calculating Median Costs

| HCPCS <br> Code | Short Description |
| :--- | :--- |
| 11719 | Trim nail(s) |
| 11720 | Debride nail, 1 -5 |
| 11721 | Debride nail, 6 or more |
| 31579 | Diagnostic laryngoscopy |
| 54240 | Penis study |
| 70100 | X-ray exam of jaw |
| 70110 | X-ray exam of jaw |
| 70130 | X-ray exam of mastoids |
| 70140 | X-ray exam of facial bones |
| 70150 | X-ray exam of facial bones |
| 70160 | X-ray exam of nasal bones |
| 70200 | X-ray exam of eye sockets |
| 70210 | X-ray exam of sinuses |
| 70220 | X-ray exam of sinuses |
| 70250 | X-ray exam of skull |
| 70260 | X-ray exam of skull |
| 70328 | X-ray exam of jaw joint |
| 70330 | X-ray exam of jaw joints |
| 70355 | Panoramic x-ray of jaws |
| 70360 | X-ray exam of neck |
| 70371 | Speech evaluation, complex |
| 70450 | Ct head/brain w/o dye |
| 70480 | Ct orbit/ear/fossa w/o dye |
| 70486 | Ct maxillofacial w/o dye |
| 70544 | Mr angiography head w/o dye |
| 71015 | Chest x-ray |
| 71020 | Chest x-ray |
| 71021 | Chest x-ray |
| 71022 | Chest x-ray |
| 71030 | Chest x-ray |
| 71034 | Chest x-ray and fluoroscopy |
| 71100 | X-ray exam of ribs |
| 71101 | X-ray exam of ribs/chest |
| 71110 | X-ray exam of ribs |
| 71111 | X-ray exam of ribs/ chest |
|  |  |


| HCPCS <br> Code | Short Description |
| :--- | :--- |
| 71120 | X-ray exam of breastbone |
| 71130 | X-ray exam of breastbone |
| 71250 | Ct thorax w/o dye |
| 72040 | X-ray exam of neck spine |
| 72050 | X-ray exam of neck spine |
| 72052 | X-ray exam of neck spine |
| 72070 | X-ray exam of thoracic spine |
| 72072 | X-ray exam of thoracic spine |
| 72074 | X-ray exam of thoracic spine |
| 72080 | X-ray exam of trunk spine |
| 72090 | X-ray exam of trunk spine |
| 72100 | X-ray exam of lower spine |
| 72110 | X-ray exam of lower spine |
| 72114 | X-ray exam of lower spine |
| 72120 | X-ray exam of lower spine |
| 72125 | Ct neck spine w/o dye |
| 72141 | Mri neck spine w/o dye |
| 72146 | Mri chest spine w/o dye |
| 72148 | Mri lumbar spine w/o dye |
| 72170 | X-ray exam of pelvis |
| 72190 | X-ray exam of pelvis |
| 72192 | Ct pelvis w/o dye |
| 72220 | X-ray exam of tailbone |
| 73000 | X-ray exam of collar bone |
| 73010 | X-ray exam of shoulder blade |
| 73020 | X-ray exam of shoulder |
| 73030 | X-ray exam of shoulder |
| 73050 | X-ray exam of shoulders |
| 73060 | X-ray exam of humerus |
| 73070 | X-ray exam of elbow |
| 73080 | X-ray exam of elbow |
| 73090 | X-ray exam of forearm |
| 73100 | X-ray exam of wrist |
| 73110 | X-ray exam of wrist |
| 73120 | X-ray exam of hand |
| 73130 | X-ray exam of hand |
| 73140 | X-ray exam of finger(s) |
| 73218 | Mri upper extremity w/o dye |


| HCPCS <br> Code | Short Description |
| :--- | :--- |
| 73221 | Mri joint upr extrem w/o dye |
| 73510 | X-ray exam of hip |
| 73520 | X-ray exam of hips |
| 73540 | X-ray exam of pelvis \& hips |
| 73550 | X-ray exam of thigh |
| 73560 | X-ray exam of knee, 1 or 2 |
| 73562 | X-ray exam of knee, 3 |
| 73564 | X-ray exam, knee, 4 or more |
| 73565 | X-ray exam of knees |
| 73590 | X-ray exam of lower leg |
| 73600 | X-ray exam of ankle |
| 73610 | X-ray exam of ankle |
| 73620 | X-ray exam of foot |
| 73630 | X-ray exam of foot |
| 73650 | X-ray exam of heel |
| 73660 | X-ray exam of toe(s) |
| 73700 | Ct lower extremity w/o dye |
| 73721 | Mri jnt of lwr extre w/o dye |
| 74000 | X-ray exam of abdomen |
| 74210 | Contrst x-ray exam of throat |
| 74220 | Contrast x-ray, esophagus |
| 74230 | Cine/vid x-ray, throat/esoph |
| 74240 | X-ray exam, upper gi tract |
| 74245 | X-ray exam, upper gi tract |
| 74246 | Contrst x-ray uppr gi tract |
| 74247 | Contrst x-ray uppr gi tract |
| 74249 | Contrst x-ray uppr gi tract |
| 74250 | X-ray exam of small bowel |
| 76040 | X-rays, bone evaluation |
| 76061 | X-rays, bone survey |
| 76062 | X-rays, bone survey |
| 76066 | Joint survey, single view |
| 76075 | Dexa, axial skeleton study |
| 76076 | Dexa, peripheral study |
| 76078 | Radiographic absorptiometry |
| 76090 | Mammogram, one breast |
| 76091 | Mammogram, both breasts |
| 76100 | X-ray exam of body section |
|  |  |


| HCPCS <br> Code | Short Description |
| :--- | :--- |
| 76101 | Complex body section x-ray |
| 76380 | CAT scan follow-up study |
| 76511 | Echo exam of eye |
| 76512 | Echo exam of eye |
| 76516 | Echo exam of eye |
| 76519 | Echo exam of eye |
| 76536 | Us exam of head and neck |
| 76645 | Us exam, breast(s) |
| 76700 | Us exam, abdom, complete |
| 76705 | Echo exam of abdomen |
| 76770 | Us exam abdo back wall, comp |
| 76775 | Us exam abdo back wall, lim |
| 76830 | Transvaginal us, non-ob |
| 76856 | Us exam, pelvic, complete |
| 76857 | Us exam, pelvic, limited |
| 76870 | Us exam, scrotum |
| 76880 | Us exam, extremity |
| 76977 | Us bone density measure |
| 77280 | Set radiation therapy field |
| 77285 | Set radiation therapy field |
| 77300 | Radiation therapy dose plan |
| 77301 | Radiotherapy dose plan, imrt |
| 77315 | Teletx isodose plan complex |
| 77326 | Brachytx isodose calc simp |
| 77328 | Brachytx isodose plan compl |
| 77332 | Radiation treatment aid(s) |
| 77334 | Radiation treatment aid(s) |
| 77336 | Radiation physics consult |
| 77403 | Radiation treatment delivery |
| 77409 | Radiation treatment delivery |
| 77411 | Radiation treatment delivery |
| 77412 | Radiation treatment delivery |
| 77413 | Radiation treatment delivery |
| 77414 | Radiation treatment delivery |
| 77416 | Radiation treatment delivery |
| 77417 | Radiology port film(s) |
| 77418 | Radiation tx delivery, imrt |
| 78350 | Bone mineral, single photon |


| HCPCS <br> Code | Short Description |
| :--- | :--- |
| 78351 | Bone mineral, dual photon |
| 80502 | Lab pathology consultation |
| 85060 | Blood smear interpretation |
| 86585 | TB tine test |
| 86850 | RBC antibody screen |
| 86870 | RBC antibody identification |
| 86880 | Coombs test, direct |
| 86885 | Coombs test, indirect, qual |
| 86886 | Coombs test, indirect, titer |
| 86890 | Autologous blood process |
| 86900 | Blood typing, ABO |
| 86901 | Blood typing, Rh (D) |
| 86905 | Blood typing, RBC antigens |
| 86906 | Blood typing, Rh phenotype |
| 86930 | Frozen blood prep |
| 86970 | RBC pretreatment |
| 88104 | Cytopathology, fluids |
| 88106 | Cytopathology, fluids |
| 88107 | Cytopathology, fluids |
| 88108 | Cytopath, concentrate tech |
| 88160 | Cytopath smear, other source |
| 88161 | Cytopath smear, other source |
| 88172 | Cytopathology eval of fna |
| 88180 | Cell marker study |
| 88182 | Cell marker study |
| 88300 | Surgical path, gross |
| 88304 | Tissue exam by pathologist |
| 88305 | Tissue exam by pathologist |
| 88311 | Decalcify tissue |
| 88312 | Special stains |
| 88313 | Special stains |
| 88321 | Microside consultation |
| 88323 | Microslide consultation |
| 88325 | Comprehensive review of data |
| 88331 | Path consult intraop, 1 bloc |
| 88342 | Immunohistochemistry |
| 88346 | Immunofluorescent study |
| 88347 | Immunofluorescent study |
|  |  |


| HCPCS <br> Code | Short Description |
| :--- | :--- |
| 90801 | Psy dx interview |
| 90805 | Psytx, off, 20-30 min w/e\&m |
| 90806 | Psytx, off, 45-50 min |
| 90807 | Psytx, off, 45-50 min w/e\&m |
| 90808 | Psytx, office, $75-80$ min |
| 90809 | Psytx, off, $75-80$, w/e\&m |
| 90810 | Intac psytx, off, 20-30 min |
| 90818 | Psytx, hosp, 45-50 min |
| 90826 | Intac psytx, hosp, 45-50 min |
| 90845 | Psychoanalysis |
| 90846 | Family psytx w/o patient |
| 90847 | Family psytx w/patient |
| 90853 | Group psychotherapy |
| 90857 | Intac group psytx |
| 90862 | Medication management |
| 92002 | Eye exam, new patient |
| 92004 | Eye exam, new patient |
| 92012 | Eye exam established pat |
| 92014 | Eye exam \& treatment |
| 92082 | Visual field examination(s) |
| 92083 | Visual field examination(s) |
| 92135 | Opthalmic dx imaging |
| 92136 | Ophthalmic biometry |
| 92225 | Special eye exam, initial |
| 92226 | Special eye exam, subsequent |
| 92230 | Eye exam with photos |
| 92250 | Eye exam with photos |
| 92275 | Electroretinography |
| 92285 | Eye photography |
| 92286 | Internal eye photography |
| 92520 | Laryngeal function studies |
| 92546 | Sinusoidal rotational test |
| 92548 | Posturography |
| 92552 | Pure tone audiometry, air |
| 92553 | Audiometry, air \& bone |
| 92555 | Speech threshold audiometry |
| 92556 | Speech audiometry, complete |
| 92567 | Tympanometry |
|  |  |


| HCPCS <br> Code | Short Description |
| :--- | :--- |
| 92582 | Conditioning play audiometry |
| 92585 | Auditor evoke potent, compre |
| 93225 | ECG monitor/record, 24 hrs |
| 93226 | ECG monitor/report, 24 hrs |
| 93231 | Ecg monitor/record, 24 hrs |
| 93232 | ECG monitor/report, 24 hrs |
| 93236 | ECG monitor/report, 24 hrs |
| 93270 | ECG recording |
| 93278 | ECG/signal-averaged |
| 93303 | Echo transthoracic |
| 93307 | Echo exam of heart |
| 93320 | Doppler echo exam, heart |
| 93731 | Analyze pacemaker system |
| 93733 | Telephone analy, pacemaker |
| 93734 | Analyze pacemaker system |
| 93736 | Telephonic analy, pacemaker |
| 93743 | Analyze ht pace device dual |
| 93797 | Cardiac rehab |
| 93798 | Cardiac rehab/monitor |
| 93875 | Extracranial study |
| 93880 | Extracranial study |
| 93882 | Extracranial study |
| 93886 | Intracranial study |
| 93888 | Intracranial study |
| 93922 | Extremity study |
| 93923 | Extremity study |
| 93924 | Extremity study |
| 93925 | Lower extremity study |
| 93926 | Lower extremity study |
| 93931 | Upper extremity study |
| 93965 | Extremity study |
| 93970 | Extremity study |
| 93971 | Extremity study |
| 93975 | Vascular study |
| 93976 | Vascular study |
| 93978 | Vascular study |
| 93979 | Vascular study |
| 93990 | Doppler flow testing |
|  |  |


| HCPCS <br> Code | Short Description |
| :--- | :--- |
| 94015 | Patient recorded spirometry |
| 95115 | Immunotherapy, one injection |
| 95165 | Antigen therapy services |
| 95805 | Multiple sleep latency test |
| 95807 | Sleep study, attended |
| 95812 | Eeg, 41-60 minutes |
| 95813 | Eeg, over 1 hour |
| 95816 | Eeg, awake and drowsy |
| 95819 | Eeg, awake and asleep |
| 95822 | Eeg, coma or sleep only |
| 95864 | Muscle test, 4 limbs |
| 95872 | Muscle test, one fiber |
| 95900 | Motor nerve conduction test |
| 95921 | Autonomic nerv function test |
| 95926 | Somatosensory testing |
| 95930 | Visual evoked potential test |
| 95937 | Neuromuscular junction test |
| 95950 | Ambulatory eeg monitoring |
| 95953 | EEG monitoring/computer |
| 96000 | Motion analysis, video/3d |
| 96100 | Psychological testing |
| 96105 | Assessment of aphasia |
| 96115 | Neurobehavior status exam |
| 96900 | Ultraviolet light therapy |
| 96910 | Photochemotherapy with UV-B |
| 96912 | Photochemotherapy with UV-A |
| 96913 | Photochemotherapy, UV-A or B |
| 98940 | Chiropractic manipulation |
| 99213 | Office/outpatient visit, est |
| 99214 | Office/outpatient visit, est |
| 99241 | Office consultation |
| 99243 | Office consultation |
| 99244 | Office consultation |
| 99245 | Office consultation |
| 99273 | Confirmatory consultation |
| 99274 | Confirmatory consultation |
| 99275 | Confirmatory consultation |
| C9708 | Preview Tx Planning Software |
|  |  |


| HCPCS <br> Code | Short Description |
| :--- | :--- |
| D0473 | Micro exam, prep \& report |
| G0005 | ECG 24 hour recording |
| G0006 | ECG transmission \& analysis |
| G0015 | Post symptom ECG tracing |
| G0101 | CA screen;pelvic/breast exam |
| G0127 | Trim nail(s) |
| G0131 | CT scan, bone density study |
| G0132 | CT scan, bone density study |
| G0166 | Extrnl counterpulse, per tx |
| G0175 | OPPS Service,sched team conf |
| G0195 | Clinicalevalswallowingfunct |
| G0196, | Evalofswallowingwithradioopa |
| G0198 | Patientadapation\&trainforspe |
| G0202 | Screeningmammographydigital |
| G0204 | Diagnosticmammographydigital |
| G0206 | Diagnosticmammographydigital |
| G0236 | Digital film convert diag ma |
| Q0091 | Obtaining screen pap smear |
| 71090 | X-ray \& pacemaker insertion |
| 74235 | Remove esophagus obstruction |
| 74300 | X-ray bile ducts/pancreas |
| 74301 | X-rays at surgery add-on |
| 74305 | X-ray bile ducts/pancreas |
| 74327 | X-ray bile stone removal |
| 74328 | X-ray bile duct endoscopy |
| 74329 | X-ray for pancreas endoscopy |
| 74330 | X-ray bile/panc endoscopy |
| 74340 | X-ray guide for GI tube |
| 74350 | X-ray guide, stomach tube |
| 74355 | X-ray guide, intestinal tube |
| 74360 | X-ray guide, GI dilation |
| 74363 | X-ray, bile duct dilation |
| 74475 | X-ray control, cath insert |
| 74480 | X-ray control, cath insert |
| 74485 | X-ray guide, GU dilation |
| 74742 | X-ray, fallopian tube |
| 75894 | X-rays, transcath therapy |
| 75898 | Follow-up angiography |
|  |  |


| ECPCS <br> Code | Short Description |
| :--- | :--- |
| 75900 | Arterial catheter exchange |
| 75901 | Remove cva device obstruct |
| 75902 | Remove cva lumen obstruct |
| 75945 | Intravascular us |
| 75946 | Intravascular us add-on |
| 75952 | Endovasc repair abdom aorta |
| 75953 | Abdom aneurysm endovas rpr |
| 75954 | Iliac aneurysm endovas rpr |
| 75960 | Transcatheter intro, stent |
| 75961 | Retrieval, broken catheter |
| 75962 | Repair arterial blockage |
| 75964 | Repair artery blockage, each |
| 75966 | Repair arterial blockage |
| 75968 | Repair artery blockage, each |
| 75970 | Vascular biopsy |
| 75978 | Repair venous blockage |
| 75980 | Contrast x-ray exam bile duct |
| 75982 | Contrast x-ray exam bile duct |
| 75984 | X-ray control catheter change |
| 75992 | Atherectomy, x-ray exam |
| 75993 | Atherectomy, x-ray exam |
| 75994 | Atherectomy, x-ray exam |
| 75995 | Atherectomy, x-ray exam |
| 75996 | Atherectomy, x-ray exam |
| 75998 | Fluoroguide for vein device |
| 76012 | Percut vertebroplasty fluor |
| 76013 | Percut vertebroplasty, ct |
| 76095 | Stereotactic breast biopsy |
| 76096 | X-ray of needle wire, breast |
| 76360 | Ct scan for needle biopsy |
| 76393 | Mr guidance for needle place |
| 76941 | Echo guide for transfusion |
| 76945 | Echo guide, villus sampling |
| 76946 | Echo guide for amniocentesis |
| 76948 | Echo guide, ova aspiration |
| 93005 | Electrocardiogram, tracing |
| 71010 | Chest x-ray |
| 77326 | Radiation therapy dose plan |
|  |  |


| HCPCS <br> Code | Short Description |
| :--- | :--- |
| 77327 | Brachytx isodose calc interm |
| 77331 | Special radiation dosimetry |
| 77333 | Radiation treatment aid(s) |
| 77370 | Radiation physics consult |
| 77399 | External radiation dosimetry |
| 77470 | Special radiation treatment |

However, we note several inherent features of multiple bill claims that prevented us from the further creation of "pseudo" singles. We discussed these obstacles in detail in the August 9, 2002 proposed rule (67 FR 52092, 52108 through 52111) and the November 1, 2001 final rule ( 66 FR 66718 and 66743 through 66746).

Notwithstanding the obstacles in creating additional "pseudo" single claims, we have received a number of suggestions from outside sources providing options to this approach. Some of the suggestions involved complex methodologies driven by lengthy tables of codes and complex logic that focused on creating "pseudo" singles by packaging specific packaged HCPCS codes with specific payable HCPCS codes. While we appreciate the time and attention spent by various parties interested in this issue, our review of the suggestions and our empirical analysis of the most specific and detailed recommendation using the data used to develop the APC relative weights for the APC Panel's February 2004 meeting indicated that codespecific packaging would add a significant amount of time and complexity to the ratesetting process and would require involved annual . maintenance to accurately update the code sets used in the suggested methodology each year. Moreover, we would experience only a modest increase in "pseudo" single claims.

Further, code-specific packaging does not appear to appreciably increase the volume of single bills available for calculating medians for those APCs that are currently derived from a small volume of total claims. We believe that the observed modest improvements in the "pseudo" single claims volume from code-specific packaging can be attributed to the number and variety of services billed on multiple procedure claims, which often have complex HCPCS code combinations. These complex claims cannot be reduced to single bills by packaging the costs for a
few procedures. In light of these findings, we are not proposing to adopt any code-specific packaging proposals. However, we would review and consider any other specific proposals that we received as comments.

Other suggestions included recommendations that the costs in packaged revenue codes and packaged HCPCS codes be allocated separately to paid HCPCS codes based on the prior year's payment weights or payment rates for the single procedures. Still other suggestions recommended that we allocate the packaged costs in proportion to the charges or to the costs for the major procedures based on the current year's claims. We are concerned that using a prior year's median costs, relative weights or payment rates as the basis to allocate current year's packaged costs to current year costs for payable HCPCS codes may not be appropriate. For example, if two procedures are performed and one uses an expensive device, this methodology would split the costs of the device between the service that uses the device and a service that does not use the device, thus resulting in incorrect allocation of the packaged costs. Therefore, we are not proposing to incorporate these suggestions in our ratesetting methodology but we intend to examine them more thoroughly.

We continue to seek strategies that would enable us to use more multiple procedure claims and continue to explore whether there are techniques that could result in medians that are more representative of the relative cost of the services being furnished. However, at this time, we are not proposing a methodology beyond use of dates of service and the expanded bypass list. We solicit specific proposals provided in comments on how multiple procedure claims can be better used in calculating the relative payment weights.

## B. Proposed Calculation of Median Costs for CY 2005

In this section of the preamble, we discuss the use of claims to calculate the proposed OPPS payment rates for CY 2005. (See the hospital outpatient prospective payment page on the CMS website on which this proposed rule is posted for an accounting of claims used in the development of the proposed rates: www.cms.hhs.gov/hopps.) The accounting of claims used in the development of the proposed rule is included under supplemental materials for this proposed rule. That accounting provides additional detail regarding the number of claims derived at each stage of the process. In addition, we note that below we discuss the files of claims that comprise the data sets that are available for purchase under a CMS data user contract. See www.cms.hhs.gov/ providers/hopps for information about purchasing the following two OPPS data files: "OPPS limited data set" and "OPPS identifiable data set".

We are proposing to use the following methodology to establish the weights to be used to set payment rates for CY 2005:

We are proposing to use outpatient claims for full.CY 2003 to set the weights for CY 2005. To begin the calculation of the weights for this proposed rule for CY 2005, we pulled all claims for outpatient services furnished in CY 2003 from the national claims history file. This is not the population of claims paid under the OPPS, but all outpatient claims (for example, ambulatory surgical center (ASC) claims reported on bill type 83, critical access hospital (CAH) claims, and hospital claims for clinical laboratory services for persons who are neither inpatients nor outpatients of the hospital).

We then excluded claims with condition code $04,20,21,77$. These are claims that providers submitted to Medicare knowing that no payment will be made. For example, providers submit claims with a condition code 21 to elicit
an official denial notice from Medicare and document that a service is not covered. We then excluded claims for services furnished in Maryland, Guam, and the U.S. Virgin Islands because hospitals in those geographic areas are not paid under the OPPS.

We divided the remaining claims into three groups shown below. Groups 2 and 3 comprise the 96.7 million claims that contain hospital bill types paid under the OPPS.

1. Claims that were not bill types 12X, 13X, 14X (hospital bill types) or 76X (CMHC bill types). Other bill types, such as ASCs, bill type 83, are not paid under the OPPS and, therefore, these claims were not used to set OPPS payment.
2. Bill types 12X, 13X, or 14 X (hospital bill types). These claims are hospital outpatient claims.
3. Bill type 76X (GMHC). (These claims are later combined with any claims in item 2 above with a condition code 41 to set the per diem partial hospitalization rate determined through a separate process.)

In previous years, we have begun the CCR calculation process using the most recent available cost reports for all hospitals irrespective of whether any or all of the hospitals included actually filed hospital outpatient claims for the data period. However, for this proposed rule, we first limited the population of cost reports to only those for hospitals that filed outpatient claims in CY 2003 before determining whether the CCRs for such hospitals were valid. This initial limitation changed the distribution of CCRs used during the trimming process discussed below.

We then calculated the cost-to-charge ratios (CCRs) at a departmental level and overall for each hospital for which we had claims data. We did this using hospital specific data from the Hospital Cost Report Information System (HCRIS). We used the most recent available cost report data, in most cases, cost reports for CY 2001 or CY 2002. We used the most recent available cost report, whether submitted or settled. If the most recent available cost report was submitted but not settled, we looked at the last settled cost report to determine the ratio of submitted to settled cost and we then adjusted the most recent available submitted but not settled cost report using that ratio. We are proposing to use these same CCRs ratios for the final rule.

We then flagged CAHs, which are not paid under the OPPS, and hospitals with invalid CCRs. These included claims from hospitals without a CCR, for hospitals paid an all-inclusive rate, for hospitals with obviously erroneous

CCRs (greater than 90 or less than .0001), and for hospitals with CCRs that were identified as outliers (3 standard deviations from the geometric mean after removing error CCRs). In addition, we trimmed the CCRs at the departmental level by removing the CCRs for each cost center as outliers if they exceeded $\pm 3$ standard deviations of the geometric mean. We are proposing to use these trimmed CCRs for the final rule. In prior years, we did not trim CCRs at the departmental level.
However, for CY 2005, we are proposing to trim at the departmental CCR level to eliminate aberrant CCRs that, if found in high volume hospitals, could skew the medians. We used a four-tiered hierarchy of cost center CCRs to match a cost center to a revenue code with the top tier being the most common cost center and the last tier being the default CCR. If a hospital's departmental CCR was deleted by trimming, we set the departmental CCR for that cost center to "missing," so that another departmental CCR in the revenue center hierarchy could apply. If no other departmental CCR could apply to the revenue code on the claim, we used the hospital's overall CCR for the revenue code in question.
We then converted the charges on the claim by applying the CCR that we believed was best suited to the revenue code indicated on the line with the charge. See Table 18 for the allowed revenue codes. Revenue codes not on this list are those not allowed under the OPPS because their services cannot be paid under the OPPS (for example, inpatient room and board charges) and, thus, charges with those revenue codes were not packaged for creation of the OPPS median costs. If a hospital did not have a CCR that was appropriate to the revenue code reported for a line item charge (for example, a visit reported under the clinic revenue code but the hospital did not have a clinic cost center), we applied the hospital-specific overall CCR, except as discussed in section V.H. of this proposed rule for calculation of costs for blood.
Thus, we applied CCRs as described above to claims with bill types 12X, 13 X , or 14 X , excluding all claims from CAHs and hospitals in Maryland, Guam, or the U.S. Virgin Islands, and flagged hospitals with invalid CCRs. We excluded claims from all hospitals for which CCRs were flagged as invalid.
We identified claims with condition code 41 as partial hospitalization services of CMHCs and removed them to another file. These claims were combined with the 76X claims identified previously to calculate the partial hospitalization per diem rate.

We then excluded claims without a HCPCS code. We also removed claims for observation services to another file. We removed to another file claims that contain nothing but flu and pneumococcal pneumonia (virus) ("PPV") vaccine. Influenza and PPV vaccines are paid at reasonable cost and, therefore, these claims are not used to set OPPS rates. We note that the two above mentioned separate files containing partial hospitalization claims and the observation services claims are included in the files that are available for purchase as discussed above.
We next copied line item costs for drugs, blood, and devices (the lines stay on the claim but are copied off onto another file) to a separate file. No claims were deleted when we copied these lines onto another file. These line-items are used to calculate the per unit median for drugs, radiopharmaceuticals, and blood and blood products. The lineitem costs were also used to calculate the per administration cost of drugs, radiopharmaceuticals, and biologicals (other than blood and blood products) for purposes of determining whether the cost of the item would be packaged or be paid separately. Section 1833(t)(16)(B) of the Act, as added by section 621(a)(2) of Pub. L. 108-173, requires the Secretary to lower to \$50 the threshold for separate payment of drugs and biologicals and the per administration cost derived using these line-itern cost data would be used to make that decision for CY 2005. As discussed in our November 7, 2003 final rule with comment period (68 FR 63398), we had also applied a $\$ 50$ threshold for the CY 2004 update to the OPPS.
We then divided the remaining claims into five groups.

1. Single Major Claims: Claims with a single separately payable procedure, all of which would be used in median setting.
2. Multiple Major Claims: Claims with more than one separately payable procedure or multiple units for one payable procedure. As discussed below, some of these can be used in median setting.
3. Single Minor Claims: Claims with a single HCPCS code that is not separately payable. These claims may have a single packaged procedure or a drug code.
4. Multiple Minor Claims: Claims with multiple HCPCS codes that are not - separately payable without examining dates of service. (For example, pathology codes are packaged unless they appear on a single bill by themselves. The multiple minor file has claims with multiple occurrences of pathology codes, with packaged costs
that cannot be appropriately allocated across the multiple pathology codes. However, by matching dates of service for the code and the reported costs through the "pseudo" single creation process discussed earlier, a claim with multiple pathology codes may become several "pseudo" single claims with a unique pathology code and its associated costs on each day. These "pseudo" singles for the pathology codes would then be considered a separately payable code and would be used like claims in the single major claim file.
5. Non-OPPS Claims: Claims that contain no services payable under the OPPS are excluded from the files used for the OPPS. Non-OPPS claims have codes paid under other fee schedules, for example, DME or clinical laboratory.
We note that the claims listed in numbers 1 through 4 above are included in the data files that can be purchased as described above.
We set aside the single minor claims and the non-OPPS claims (numbers 3
and 5 above) because we did not use either in calculating median cost.

We then examined the multiple major and multiple minor claims (numbers 2 and 4 above) to determine if we could convert any of them to single major claims using the process described previously. We first grouped items on the claims by date of service. If each major procedure on the claim had a different date of service and if the line items for packaged HCPCS and packaged revenue codes had dates of service, we broke the claim into multiple "pseudo" single claims based on the date of service.
After those single claims were created, we used a list of "bypass codes" to remove separately payable procedures that are thought to contain limited costs or no packaged costs from a multiple procedure bill. A discussion of the creation of the list of bypass codes used for the creation of "pseudo" single claims is contained in section III.A.2. of this preamble and the list of codes is provided in Table 17.

We excluded those claims that we were not able to convert to singles even after applying both of the techniques for creation of "pseudo" singles. We then packaged the costs of packaged HCPCS (codes with status indicator " N " on Addendum $B$ to this proposed rule) and packaged revenue codes (listed in Table 18) into the cost of the single major procedure remaining on the claim.

After removing claims for hospitals with error CCRs, claims without HCPGS codes, claims for immunizations not covered under the OPPS, and claims for services not paid under the OPPS, 52.2 millions claims were left. This subset of claims is roughly one-half of the 96.7 million claims for bill types paid under the OPPS. Of these 52.2 million claims, we were able to use some portion of 48.5 million ( 93 percent) whole claims to create the 75 million single and "pseudo" single claims for use in our CY 2005 median payment ratesetting.
BILLING CODE 4120-01-P

Table 18.--Proposed Packaged Services by Revenue Code

| Revenue Code | Description |
| :--- | :--- |
| 250 | PHARMACY |
| 251 | GENERIC |
| 252 | NONGENERIC |
| 254 | PHARMACY INCIDENT TO OTHER DIAGNOSTIC |
| 255 | PHARMACY INCIDENT TO RADIOLOGY |
| 257 | NONPRESCRIPTION DRUGS |
| 258 | IV SOLUTIONS |
| 259 | OTHER PHARMACY |
| 260 | IV THERAPY, GENERAL CLASS |
| 262 | IV THERAPY/PHARMACY SERVICES |
| 263 | SUPPLY/DELIVERY |
| 264 | IV THERAPY/SUPPLIES |
| 269 | OTHER IV THERAPY |
| 270 | M\&S SUPPLIES |
| 271 | NONSTERILE SUPPLIES |
| 272 | STERILE SUPPLIES |


| Revenue Code | Description |
| :---: | :---: |
| 274 | PROSTHETIC/ORTHOTIC DEVICES |
| 275 | PACEMAKER DRUG |
| 276 | INTRAOCULAR LENS SOURCE DRUG |
| 278 | OTHER IMPLANTS |
| 279 | OTHER M\&S SUPPLIES |
| 280 | ONCOLOGY |
| 289 | OTHER ONCOLOGY |
| 290 | DURABLE MEDICAL EQUIPMENT |
| 370 | ANESTHESIA |
| 371 | ANESTHESIA INCIDENT TO RADIOLOGY |
| 372 | ANESTHESIA INCIDENT TO OTHER DIAGNOSTIC |
| 379 | OTHER ANESTHESIA |
| 390 | BLOOD STORAGE AND PROCESSING |
| 399 | OTHER BLOOD STORAGE AND PROCESSING |
| 560 | MEDICAL SOCIAL SERVICES |
| 569 | OTHER MEDICAL SOCIAL SERVICES |
| 621 | SUPPLIES INCIDENT TO RADIOLOGY |
| 622 | SUPPLIES INCIDENT TO OTHER DIAGNOSTIC |
| 624 | INVESTIGATIONAL DEVICE (IDE) |
| 630 | DRUGS REQUIRING SPECIFIC IDENTIFICATION, GENERAL CLASS |
| 631 | SINGLE SOURCE |
| 632 | MULTIPLE |
| 633 | RESTRICTIVE PRESCRIPTION |
| 637 | SELF-ADMINISTERED DRUG (INSULIN ADMIN. IN EMERGENCY DIABETIC COMA) |
| 681 | TRAUMA RESPONSE, LEVEL I |
| 682 | TRAUMA RESPONSE, LEVEL II |
| 683 | TRAUMA RESPONSE, LEVEL III |
| 684 | TRAUMA RESPONSE, LEVEL IV |
| 689 | TRAUMA RESPONSE, OTHER |
| 700 | CAST ROOM |
| 709 | OTHER CAST ROOM |
| 710 | RECOVERY ROOM |
| 719 | OTHER RECOVERY ROOM |
| 720 | LABOR ROOM |
| 721 | LABOR |
| 762 | OBSERVATION ROOM |
| 810 | ORGAN ACQUISITION |
| 819 | OTHER ORGAN ACQUISITION |
| 942 | EDUCATION/TRAINING |

We also excluded claims that either had zero costs after summing all costs on the claim or for which CMS lacked adjusted 60 percent of the cost of the
claim (which we determined to be the labor-related portion), as has been our policy since initial implementation of
the OPPS, to adjust for geographic variation in labor-related costs. We made this adjustment by determining the wage index that applied to the hospital that furnished the service and dividing the cost for the separately paid HCPCS code furnished by the hospital by that wage index. We used the prereclassified wage index praposed for IPPS published in the hospital IPPS proposed rule on May 18, 2004 ( 69 FR 28196), and corrected in the IPPS correction notice published on June 25, 2004 ( 69 FR 35919). These wage indices are reprinted in Addenda L and M to this proposed rule. We are proposing to use the pre-reclassified wage index for standardization because we believe that it better reflects the true costs of items and services in the area in which the hospital is located than the postreclassification wage index, and would result in the most accurate adjusted median costs.

We then excluded claims that were outside 3 standard deviations from the geometric mean cost for each HCPCS code. We used the remaining claims to calculate median costs for each separately payable HCPCS code; first, to determine the applicability of the " 2 times" rule, and second, to determine APC medians as based on the claims containing the HCPCS codes assigned to each APC. As stated previously, section $1833(\mathrm{t})(2)$ of the Act provides that, subject to certain exceptions, the items and services within an APC group cannot be considered comparable with respect to the use of resources if the highest median (or mean cost, if elected by the Secretary) for an item or service in the group is more than 2 times greater than the lowest median cost for an item or service within the same group ("the 2 times rule"). Finally, we reviewed the medians and reassigned HCPCS codes to different APCs as deemed appropriate. See section III.B. of this preamble for a discussion of the proposed HCPCS code assignment changes that resulted from examination of the medians and for other reasons. The APC medians were recalculated after we reassigned the affected HCPCS codes.
For discussion of the medians for blood and blood products see V.I of this preamble. For a discussion of the medians for APC 0315 (Level II Implantation of Neurostimulator), APC 0422 (Implantation of the BARD Endoscopic Suturing System), and APC 0651 (Complex Interstitial Radiation Application), see sections III.C.2.a., III.C.2.b., and III.C.2.c., respectively, of this preamble.

For discussion of the medians for APCs that require one or more devices when the service is performed, see
section III.C. of this preamble. For a discussion of the median for observation services, see section VII.D. of this preamble and for a discussion of the median for partial hospitalization, see section X.C.

## C. Proposed Adjustment of Median Costs for CY 2005

## 1. Device-Dependent APCs

Table 19 contains a list of APCs consisting of HCPCS codes that cannot be provided without one or more devices. For CY 2002, we used external data in part to establish the median used for weight setting. At that time, many devices were eligible for pass-through payment. For that year, we estimated that the total amount of pass-through payments would far exceed the limit imposed by statute. To reduce the amount of a pro rata adjustment to all pass-through items, we packaged 75 percent of the cost of the devices (using external data furnished by commenters on the August 24, 2001 proposed rule) into the median cost for the APCs associated with these pass-through devices. The remaining 25 percent of the cost was considered to be passthrough payment. (See section VI. of this preamble for discussion of pro rata adjustment.)

For CY 2003 OPPS, which was based on CY 2001 claims data, we found that the median costs for certain devicedependent APCs when all claims were used were substantially less than the median costs used for 2002. We were concerned that using the medians calculated from all claims would result in payments for some APCs that would not compensate the hospital even for the cost of the device. Therefore, we calculated a median cost using only claims from hospitals that had separately billed the pass-through device in CY 2001 (that is, hospitals whose claims contained the "C" code for the pass-through device). Furthermore, for any APC (whether device dependent or not) where the median cost would have decreased by 15 percent or more from CY 2002 to CY 2003, we limited decreases in median costs by 15 percent plus half of the amount of any reduction beyond 15 percent (see 68 FR 47984). For a few particular device-dependent APCs for which we believed that access to the service was in jeopardy, we blended external data furnished by commenters on the August 9, 2002 proposed rule (see 67 FR 57092) with claims data to establish the median cost used to set the payment rate. For CY 2003, we also eliminated the HCPCS "C" codes for the devices and returned to providers those claims on which the
deleted device codes were used. (See 67 FR 66750, November 1, 2002, and section IV.B. of this preamble for a discussion regarding the required use of C codes for specific categories of devices.)

For CY 2004 OPPS, which was based on CY 2002 claims data, we used only claims on which hospitals had reported devices to establish the median cost for certain APCs. We did this because we found that the median costs calculated when we used all claims for these services were inadequate to cover the cost of the device if the device was not separately coded on the claim. Using only claims containing the code for the device (a "C"' code) provided costs that were closer to those used for CY 2002 and CY 2003 for these services. For a few particular APCs in which we believed that access to the service was in jeopardy, we used external data provided by commenters on the August 12,2003 proposed rule in a 50 -percent blend with claims data to establish the device portion of the median cost used to set the payment rate ( 68 FR 63423). We also reinstated, but on a voluntary basis, the reporting of "C" codes for devices.

Thus, in developing the median costs for device-dependent APCs for CYs 2002, 2003, and 2004, we applied certain adjustments to our claims data as provided under the authority of section 1833(t)(9)(A) of the Act to ensure equitable payments to the hospitals for the provision of such services. We have continued to receive comments from interested parties as part of the APC Panel process urging us to determine whether the claims data that would be used in calculating the median costs for device-dependent APCs for payment in CY 2005 would represent valid relative costs for these services. Careful analysis of the CY 2003 data that we are proposing to use in calculating the median costs for the CY 2005 OPPS revealed problems similar to those discussed above in calculating device-dependent APC median costs based solely on claims data. Calculation of the CY 2005 median costs for the device-dependent APCs indicated that some of the medians appeared to appropriately reflect the costs of the services, including the cost of the device, and others did not. Of the 43 device-dependent APCs analyzed, 31 have median costs that are lower than the medians on which the OPPS payments were based in CY 2004. In contrast, 11 device-dependent APCs have median costs that are higher than the medians on which OPPS payments were based in CY 2004.

The differences between the CY 2004 payment medians and the proposed CY 2005 median costs using CY 2003 claims data are attributable to several factors. As discussed above, the CY 2004 payment medians were based on a subset of claims that contained the codes for the devices without which the procedures could not be performed, and several APCs were adjusted using external data. The proposed CY 2005 OPPS median costs were calculated based on all single bills, including "pseudo" single bills, for the services in the APCs and (not a subset of claims containing device codes) and were not adjusted using external data. In fact, as stated previously, we eliminated device coding requirements for hospitals in CY 2003. Consequently, there were no device codes reported for almost all devices in the CY 2003 claims data. Thus, it was not possible to use only the CY 2003 claims data containing device codes to calculate APC devicedependent medians as was done in CY 2004. Similarly, it was not possible to calculate a percentage of the APC cost attributed to device codes as would be needed to use external data to adjust CY 2003 claims data.

In light of these data issues for CY 2005, we examined several alternatives to using CY 2003 claims data to calculate the proposed median costs for device-dependent APCs. We considered using CY 2004 OPPS medians with an inflation factor, as recommended by the Panel and by several outside organizations. We rejected this option because it would not recognize any changes in relative costs for these APCs and would not direct us towards our goal of using all single claims data as the basis for payment weights for all OPPS services.

We also considered using the medians we calculated from all single bills with no adjustments. However, the results of using this approach without increasing the payments for some important high cost services for CY 2005 could result in the closing of hospital programs that provide these services thus, jeopardizing access to needed care. Therefore, we did not adopt this approach.

In addition, we considered subsetting claims based on the presence of charges in certain revenue codes. Specifically, we reviewed those codes where we require that hospitals report charges for the devices required for these procedures. These revenue codes include: 272, sterile supplies; 275, pacemakers; 278, other implants; 279, other supplies/devices; 280, oncology; 289, other oncology; and 624, investigational devices. We determined
that the medians increased for some device-dependent APCs when we used only claims with a charge in at least one of these revenue codes, but our analysis provided no reliable evidence that the charges that would be found in these revenue codes were necessarily for the cost of the device.

Further, we considered using CY 2002 claims to calculate a ratio between the median calculated using all single bills and the median calculated using only claims with HCPCS codes for devices on them, and applying that ratio to the median calcullated using all single bills from CY 2003 claims data. We rejected this option because it assumes that the relationship between the costs of the claims with and without codes for devices is a valid relationship not only for CY 2002 but CY 2003 as well. It also assumes no changes in billing behavior. We have no reason to believe either of these assumptions is true and, therefore, we did not choose this option.
In sụmmary, we considered and rejected all of the above options. We have given special treatment to the device-dependent APCs for the past 3 years, recognizing that, in a new payment system, hospitals need time to establish correct coding processes and,. considering the need to ensure continued access to these important services. After 3 years of such consideration, we believe that it is time to begin a transition to the use of pure claims data for these services (reflected in these APCs) to ensure the appropriate relativity of the median costs for all payable OPPS services. Our goal is to establish payment rates that provide appropriate relative payment for all services paid under the OPPS without creating payment disincentives that may reduce access to care.
We do not believe that any of the above options considered would help us realize our goal. We believe that the better payment approach for determining median costs for devicedependent APCs in CY 2005 would be to base such medians on the greater of (1) median costs calculated using CY 2003 claims data, or (2) 90 percent of the APC payment median for CY 2004 for such services. We believe that some variation in median costs is to be expected from year to year, and we believe that recognizing up to a $10-$ percent variation in our proposed payment approach would be a reasonable limit.

We believe that this proposed adjustment methodology provides an appropriate transition to eventual use of all single bill claims data without adjustment and that the methodology moves us towards the goal of using all
single bill data without adjustment by CY 2007. It is a simple and easily understood methodology for adjusting median costs. Where reductions occur compared to CY 2004 OPPS, we believe that, under this methodology, the reductions will be sufficiently modest that providers will be able to accommodate them without ceasing to furnish services that Medicare beneficiaries need.

We considered applying the adjustment methodology we used for all APCs, including device-dependent APCs, for CY 2003 OPPS, but we saw no advantage to doing so. We applied that methodology to the identified devicedependent APCs only for 1 year, and we applied it where we had already made an adjustment by calculating the median costs based only on claims containing "C" codes for the devices. Therefore, for device-dependent APCs, there was a double adjustment intended to soften the effects of the first year of cessation of pass-through payment for devices (that is, we adjusted the higher "C" code medians, not all single bill medians). Devices have been off pass-through for several years now and for CY 2005 OPPS, we are unable to calculate medians based only on claims containing " C " codes. Therefore, we do not view the circumstances across the 2 years as comparable.
In addition, beginning in CY 2005, we are proposing to require hospitals to bill device-dependent procedures using the appropriate " $C$ " codes for the devices. This requirement is limited to only those APCs to which the proposed use of CY 2004 medians would apply. We believe that this proposal would mitigate against the reduction of access to care while encouraging hospitals to bill correctly for the services they furnish. We intend this requirement to be the first step towards use of all available single bill claims data to establish medians for device-dependent APCs. Our goal is to use all single bills for device APCs by the CY 2007 OPPS, which we expect to base on data from claims for services in CY 2005. We further discuss our coding proposal in section III.C.3. of this preamble.

We welcome comments on all aspects of theses issues and particularly on steps that can be taken in the future to transition from the historic payment medians to claims based median costs for OPPS ratesetting for these important services.

Table 19 is sorted by percentage difference between changes in the CY 2004 and CY 2005 APC payment rate CY 2004 to CY 2005. It also contains the CY 2004 OPPS payment medians, the CY 2005 OPPS proposed medians (using
single bill claims from January 1, 2003, through December 31, 2003), and the medians derived from the proposed
adjustment processes discussed further below.

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Table 19.--Proposed Median Costs for Device-Dependent APCs

| APC | Description | SI | Final 2004 OPPS APC Medlan* | Proposed Unadjusted 2005 OPPS NPRM APC Medlan | Percentage change from 2004 to 2005 | 2005 OPPS total bill frequency | Proposed Adjusted 2005 OPPS Medlan |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0819 1 | Implantation of Infusion Pump | $T$ | \$7,765.02 | \$703.79 | -90.94\% | 440 | \$6,988.52 |
| 0087 | Cardiac Electrophysiologic Recording/Mapping | $T$ | \$2,294.94 | \$547.44 | -76.15\% | 10,393 | \$2.065.45 |
| 0106 | Insertion/Replacement/Repair of Pacemaker and/or Electrodes | $T$ | \$3,399.05 | \$1,627.90 | -52.11\% | 3,770 | \$3,059.15 |
|  | Insertion of Cardioverter-Defibrillator | T | \$19,431.68 | \$12,100.48 | -37.73\% | 6,101 | \$17,488.51 |
| 0108 | Insertlon/Replacement/Repair of Cardloverter-Defibrillator Leads | T | \$26,092.91 | \$17,313.63 | -33.65\% | 4,310 | \$23,483.62 |
| 0032 | Insertion of Central Venous/Arterial Catheter | T | \$662.31 | \$456.51 | -31.07\% | 68,110 | \$596.08 |
| $0222$ | Implantation of Neurological Device (APC0039 was part of APC 0222 In 2003) | $T$ | \$13,383.79 | \$9,477.10 | -29.19\% | 4,865 | \$12,045.41 |
| 0384 | GI Procedures with Stents (new for 2004; no prior APC) | $T$ | \$1,669.39 | \$1,223.75 | -26.69\% | 18,096 | \$1,502.45 |
|  | Coronary Atherectomy | T | \$6,352.89 | \$4,791.05 | -24.58\% | 541 | \$5,717.60 |
| 0039 | implantation of Neurostimulator (new for 2004 OPPS; codes formerly in APC 0222) | S | \$13,555.80 | \$10,335.53 | -23.76\% | 1.592 | \$12,200.22 |
| 0048 | Arthroplasty with Prosthesis (some codes now In APC 415 were In APC 48 In 2003 and 2004) | I | \$2,966.13 | \$2,389.31 | -19.45\% | 2,887 | \$2,669.52 |
| 0081 | Non-Coronary Angloplasty or Atherectomy | $T$ | \$2,018.99 | \$1.730.80 | -14.27\% | 112,613 | \$1,817.09 |
| 0083 | Coronary Angioplasty and Percutaneous Valvuloplasty | T | \$3,412.47 | \$2,967.94 | -13.03\% | 7.177 | \$3,071.22 |
| 0090 | Insertion/Replacement of Pacemaker Pulse Generator | T | \$5.581.04 | \$4,943.36 | -11.43\% | 7,463 | \$5,022.94 |
| 0122 | Level II Tube changes and Repositioning | T | \$510.80 | \$468.41 | -8.30\% | 16.589 | \$468.41 |
| 0648 | Breast Reconstruction with Prosthesis | T | \$3,113.43 | \$2,872.85 | -7.73\% | 1,103 | \$2,872.85 |
| 0227 | Implantation of Drug Infuslon Device | T | \$9,270.36 | \$8,558.82 | -7.68\% | 3,013 | \$8,558.82 |
| 0654 | Insertion/Replacement of a permanent dual chamber pacemaker | $T$ | \$6,495.61 | \$6,045.29 | -6.93\% | 19,265 | \$6,045.29 |
| 0674 | Prostate Cryoablation (device was on pass through In 2003; 2004 median Includes device with external data; $\mathbf{2 0 0 5}$ medlan is "C" code 4 median) ${ }^{\text {** }}$ | T | \$6,915.08 | \$6,477.78 | -6.32\% | 1,265 | \$6,477.78 |
| 0089 | Insertlon/Replacement of Permanent Pacemaker and Electrodes | T | \$6,754.63 | \$6,338.69 | -6.16\% | 4.475 | \$6,338.69 |


| APC | Description | SI | Final 2004 OPPS APC Median* | Proposed Unadjusted 2005 OPPS NPRM APC Medlan | Percentage change from 2004 to 2005 | 2005 OPPS total bill frequency | Proposed Adjusted 2005 OPPS Median |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Level II Prosthetic Urological Procedures (APCs 385 and 386 were combined In a single, different APC (n 2003) | S | $\$ 6,699.79$ | \$6,304.06 | -5.91\% | 4,776 | \$6,304.06 |
| 0681 K | Knee Arthroplasty | T | \$5,657.87 | \$5,348.34 | -5.47\% | 730 | \$5,348.34 |
| $0653$ | Vascular Reconstruction/Fistula Repalr with Device | T | \$1,731.08 | \$1,636.73 | -5.45\% | 26,194 | \$1,636.73 |
| 0040 | Level II Implantation of Neurostlmulator Electrodes (new for 2004; codes were in APC 225 for 2003) | S | \$3,002.98 | \$2,857.90 | -4.83\% | 9,513 | \$2,857.90 |
| 0655 | Insertlon/Replacement/Conversion of a permanent dual chamber pacemaker | T | \$8,225.23 | \$7,882.97 | -4.16\% | 13,579 | \$7,882.97 |
| 0167 L | Level III Urethral Procedures | T | \$1,730.23 | \$1.662.49 | - $3.92 \%$ | 9.440 | \$1,662.49 |
| $0229$ | Transcatherter Placement of Intravascular Shunts | $T$ | \$3,572.98 | \$3,444.24 | -3.60\% | 36,558 | \$3,444.24 |
| 0088 | Ablate Heart Dysrhythm Focus | T | \$2,590.21 | \$2.553.76 | -1.41\% | 7.757 | \$2,553.76 |
|  | Level I Prosthetic Urological Procedures (APCs 385 and 386 were combined in a single different APC In 2003) | S | \$3,870.60 | \$3,830.79 | -1.03\% | 1,191 | \$3,830.79 |
| 0085 | Level II Electrophyslologic Evaluation | T | \$2,041.13 | \$2,034.42 | -0.33\% | 16,844 | \$2,034.42 |
| $0104$ | Transcatheter Placement of Intracoronary Stents | T | \$4,765.05 | \$4,759.66 | -0.11\% | 18,865 | \$4,759.66 |
| 0115 | Cannula/Access Device Procedures | T | \$1.478.06 | \$1,496.14 | 1.22\% | -95,354 | \$1,495.84 |
| 0656 | Transcatheter Placement of Intracoronary Drug Eluting Stents (medlans for 2003 and 2004 were created by adding $\$ 1200$ to the median for APC 104) | T | $\$ 5,965.05$ | \$6,067.71 | $1.72 \%$ | 4,008 | \$ $\$ 6,067.71$ |
| 0080 | Diagnostlc Cardlac Catheterization | T | \$2,075.91 | \$2,119.83 | 2.12\% | 356,596 | 6 \$2,119.83 |
| 0313 | Brachytherapy | S | \$795.83 | \$816.80 | 2.63\% | -13.354 | \$ $\$ 816.80$ |
| 0680 | Insertion of Pationt Activated Event Recorders | S | \$3,621.15 | \$3,721.58 | 8 $2.77 \%$ | 1 1,862 | 2 \$3,721.58 |
| 0202 | Level X Female Reproductive Proc | T | \$2,246.87 | \$2,320.21 | 1 3.26\% | \% 12.464 | 4 \$2,320.21 |
| 0652 | Insertion of Intraperitoneal Catheters | T | \$1.558.34 | \$1,620.25 | 5 -3.97\% | \% 4.882 | 2 \$1,620.25 |
| $0225$ | Level I Implementation of Neurostimulator Electrodes (contained codes In APC 040 . In 2003 OPPS) | S | \$11.873.72 | \$12,387.73 | 3 4.33\% | \% 1,315 | 5 \$12,387.73 |
| 0259 | Level VI ENT Procedures | T | \$22,643.98 | . $\$ 24,086.02$ | 2 2 $6.37 \%$ | \% 795 | 5 \$ $\$ 24,086.02$ |


| APC | Description | SI | Final 2004 OPPS APC Median* | Proposed Unadjusted 2005 OPPS NPRM APC Median | Percentage change from 2004 to 2005 | 2005 OPPS total bII frequency | Proposed Adjusted 2005 OPPS Median |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0670 | Intravenous and Intracardiac Ultrasound | S | \$1,582.08 | \$1,727.28 | 9.18\% | 5,646 | \$1,727.28 |
| 0425 | Level II Arthroplasty with prosthesis (new for 2005; codes were in APC 48; data for 2003 and 2004 is from APC 0048) | $T$ | \$2,966.13 | \$5,792.39 | 95.28\% | 688 | \$5,792.39 |
| 0418 | Left ventricular lead (code was in new tech APC 1547 at $\$ 850$ for 2004) | T |  | \$4,531.79 |  | 432 | \$4,531.79 |

As a result of our data analysis for device-dependent APCs, we are proposing to make the following changes in our methodology for setting the CY 2005 payment rates for devicedependent APC for the reasons specified:

We propose to remove APC 0226, Implantation of drug infusion reservoir, from the list of device-dependent APCs and to use its unadjusted single bill median of $\$ 2,793.30$ as the basis for the payment weight. CPT code 62360, Implantation or replacement of device for intrathecal or epidural drug infusion subcutaneous reservoir, is assigned to APC 0226. In 2002, when we packaged 75 percent of the cost of the device into the payment for the procedure with which the device was billed to reduce the pro rata adjustment, we inadvertently packaged the cost of an implantable infusion pump (C1336 and C1337) rather than that of a drug reservoir. Our data indicate that the reservoir used in performing CPT code 62360 cost considerably less than an implantable infusion pump, and we believe that the median cost for APC 0226 appropriately reflects the relative cost of the service and the required device.
In addition, we are proposing to delete APC 0048, Arthroplasty with Prosthesis, from the list of devicedependent APCs and adjust the median costs for this APC because we believe that the proposed CY 2005 median cost for this APC as restructured is reasonable and appropriate. Based on our careful analysis of the CY 2003 claims data for this APC, we believe the difference between the CY 2004 and CY 2005 median cost is attributable to the migration of certain high cost CPT codes (23470, 24361, 24363, 24366, 25441, 25442,25446 ) from APC 0048 to new APC 0425, Level II Arthroplasty with Prosthesis and, as such, this change would not adversely limit beneficiary access to this important service.

Therefore, we are not proposing to apply a device-dependent adjustment to the median cost for APC 0048.
Further, we are proposing to move HCPCS code 52282 (Cystoscopy, implant stent), from APC 0385, Level I Prosthetic Urological Procedure, and assign it to APC 0163, Level IV Cystourethoscopy and other Genitourinary Procedures, for clinical homogeneity. As titled, APC 0385 was intended for the assignment of certain urological procedures that require the use of prosthetics. However, HCPCS code 52282 requires the use of a stent rather than a urological prosthetic. Therefore, we are proposing to reassign HCPCS code 52282 to APC 0163. Recalculation of the median cost for APC 385 after reassigning HCPCS code 52282 yields a median cost for that APC that is consistent with its CY 2004 median payment. Thus, we are not proposing to apply a device-dependent adjustment to the median cost for APC 0385.

Lastly, we are proposing to remove HCPCS code 49419 (Insert abdom cath for chemo tx), from APC 0119, Implantation of Infusion Pump, and assign it to APC 0115, Cannula/Access Device Procedures, to achieve clinical homogeneity within APC 0115. Unlike all the other codes assigned to APC 0115, HCPCS code 49419 does not require the use of an infusion pump. Rather, this code is used when inserting an intraperitoneal cannula or catheter with a subcutaneous reservoir. Thus, we believe it would be more appropriate clinically to reassign HCPCS code 49419 to APC 0115 that includes procedures which require the use of devices similar to that required for code 49419.

## 2. Proposed Treatment of Specified

 APCsa. APC 0315 Level II Implantation of Neurostimulator

The code, CPT code 61866, (Implant neurostim arrays) was brought to our
attention by means of an application for a new device category for transitional pass-through payment for the Kinetra ${ }^{\circledR}$ neurostimulator, a dual channel neurostimulator currently approved and used for Parkinson's disease. We denied approval for a new device category for the Kinetra ${ }^{\text {® }}$ neurostimulator because the device is described by a previously existing category, C1767, "Generator, neurostimulator (implantable)".

The manufacturer of Kinetra ${ }^{\text {® }}$ stated that the AMA created CPT 61886 to accommodate implantation of the Kinetra ${ }^{\circledR}$ neurostimulator and that no services other than implantation of the Kinetra ${ }^{\circledR}$ are currently described by that CPT code. Even though, the Kinetra ${ }^{\circledR}$ did not receive full FDA pre-market approval until December 2003, hospital outpatient claims were reported in CYs 2002 and 2003 ( 289 total claims in 2003) for this device. The manufacturer asserted that these claims must have been miscoded because the Kinetra ${ }^{\circledR}$ could not have been used in performing CPT code 61886 before obtaining FDA approval in December 2003. Therefore, the manufacturer did not believe that the device cost could be included in the median for CPT code 61886, which has been assigned to APC 222.

In examining the CY 2003 claims for CPT code 61866 , we noted that many of the claims also contained codes for procedures related to treatment with cranial nerve stimulators, including the placement of electrodes for cranial nerve stimnulation. The placement of the cranial neurostimulator electrodes used with the Kinetra ${ }^{\otimes}$ are currently an inpatient rather than outpatient procedure. Therefore, we would not expect patients being prepared for cranial nerve stimulation to also have a Kinetra ${ }^{\circledR}$ neurostimulator for deep brain stimulation for Parkinson's disease placed at the same time. Thus, it seems possible that the CY 2003 claims for CPT code 61886, generally, are incorrectly coded and do not include
the dual chamber neurostimulator in the reported charges.

Prior to the availability of the dual channel neurostimulator Kinetra ${ }^{\circledR}$ for bilateral deep brain stimulation, it is our understanding that patients diagnosed with Parkinson's disease had two single channel neurostimulator generators implanted in the same operative session. According to the Kinetra ${ }^{\circledR}$ manufacturer, this device will now replace the insertion of two single channel neurostimulators and the cost of the Kinetra ${ }^{\circledR}$ is equivalent to the cost of two single channel neurostimulators. Given this information, we examined our CY 2003 claims data and found that 69 single claims were reported for patients with a diagnosis of Parkinson's disease and that 2 single channel neurostimulator pulse generators (CPT code 61885) were implanted on the same day. The median cost for these claims was $\$ 20,631$. Other than the device costs, we believe the procedural costs for the insertion of two single channel devices or with one dual channel device should be roughly comparable. Therefore, we are proposing to establish a new APC 0315, Level II Implantation of Neurostimulator, for CPT code 61886, and assign it a median cost of $\$ 20,631$. Because of our concern that hospitals correctly code OPPS claims for CPT code 61886, we are also proposing to require device coding ("C" code) for APC 0315 to improve the coding on all claims for placement of a dual channel cranial neurostimulator pulse generator or receiver, as we are proposing for APC 0039, Implantation of Neurostimulator, for placement of a single channel cranial neurostimulator, discussed in Section III. C3 of this preamble.
b. APC 0651, Complex Interstitial Radiation Application

For CY 2003 APC 0651, HCPCS code 77778 (Complex interstitial radiation source application) was not to be used for prostate brachytherapy because we created HCPCS codes G0256 (Prostate brachytherapy with palladium sources) and G0261 (Prostate brachytherapy with iodine sources) in which we packaged the cost of placement of needles or catheters and sources into a single APC payment for each G code (see 67 FR 66779). When we calculated the median from all single bills for HCPCS code 77778 from CY 2003 data for CY 2005 OPPS, we found that 73 percent of the single bills for this APC were for prostate brachytherapy and, therefore, were miscoded. The median for APC 0651, using all single bills, including those miscoded for prostate brachytherapy, was $\$ 2,641.67$. When we
removed the incorrectly coded claims for prostate brachytherapy, the median is $\$ 1,491.39$, which is the amount we are proposing for payment for CY 2005 OPPS for APC 0651. This median is considerably higher than the median cost of \$589.72 for CY 2004 OPPS (from CY 2002 claims data).

We believe that this adjusted median is appropriate for APC 0651 when used for prostate brachytherapy because the service described by HCPCS code 77778 is only one of several components of the payment for the service in its entirety. When it is used for prostate brachytherapy, hospitals should also bill for the placement-of the needles and catheters using HCPCS code 55859 and should also bill the brachytherapy sources separately. Hospitals will be paid for both APCs and for the cost of sources. Under the amounts proposed, the total unadjusted payment would be $\$ 3,544.59$, plus the hospital's cost for the brachytherapy sources.
Section 621(b)(1) of Pub. L: 108-173 specifically provides separate payment in CY 2005 "* * * for a device of brachytherapy, consisting of a seed or seeds (or radioactive source)" * * * at the hospital's charge adjusted to cost. We are proposing to package the cost of other services such as the needles or catheters into the payment for the brachytherapy APCs and not to pay on the same basis as the brachytherapy sources because the law does not include needles and catheters in its definition of brachytherapy sources to be paid on charges adjusted to cost.

We also recognize that APC 0651 is used for brachytherapy services other than prostate brachytherapy and that, in some of those cases, there are no other codes for placement of the needles or catheters. In those cases, which are represented in the claims we used to calculate the median (once the miscoded claims for prostate brachytherapy were excluded), we believe that the charges for HCPCS code 77778 may include the placement of the needles or catheters and therefore the median may be somewhat overstated when used as the basis of payment for prostate brachytherapy and the other forms of brachytherapy that have codes for placement of needles and catheters. Similarly, the median may be understated when used to pay for brachytherapy services for which there are no separate HCPCS codes for needle or catheter placement. We considered whether to create new $G$ codes for the placement of catheters and needles for the brachytherapy services for which such codes do not exist, but we were concerned that doing so might create unneeded complexity and that the
existing data may not support establishing medians for the new codes. We are requesting comments on how to address those services for which there are currently no HCPCS codes for placement of needles and catheters for brachytherapy applications.

## c. APC 0659, Hyperbaric Oxygen Therapy

Over the past year, we have received a number of questions about billing and payment for HCPCS code C1300,
Hyperbaric oxygen under pressure, full body chamber, per 30 minute interval. In light of these issues, we have carefully examined the CY 2003 single procedure claims data that we are proposing to use to calculate the CY 2005 proposed median for APC services. Based on our examination of single procedure claims filed for HCPCS code C1300 in CY 2003, we believe that the claims for these services were either miscoded or the therapy was aborted before its completion. The claims that we examined reflected a pattern that is inconsistent with the clinical delivery of this service. Hyperbaric oxygen therapy (HBOT) is prescribed for clinical conditions such as promoting the healing of chronic wounds. It is typically prescribed on average for 90 minutes and therefore, you would expect hospitals to bill multiple units of HBOT to achieve full body hyperbaric oxygen therapy. In addition to the therapeutic time spent at full hyperbaric oxygen pressure, treatment involves additional time for achieving full pressure (descent), providing air breaks to prevent neurological and other complications from occurring during the course of treatment, and returning the patient to atmospheric pressure (ascent). Our examination of the claims data revealed that providers who billed multiple units of C1300 reported a consistent charge for each " 30 Minute" unit. Conversely, providers who billed only a single unit of C1300, suggesting either a miscoded or aborted service, reported a charge that was 3 to 4 times greater than the per " 30 minute" unit reported by providers billing multiple. units of HCPCS code C1300. While, it appears that nany of the single procedure HBOT claims that we examined, represented billing for a full 90 to 120 minutes of HBOT (including ascent, descent, and air break time), they were improperly billed as 1 unit rather than as 3 or 4 units of HBOT. Consequently, this type of incorrect coding would result in an inappropriately high per 30 minute median cost for HBOT or a median cost for HBOT of \$177.96 derived using single service claims and "pseudo"
single service claims. This is a significant issue because HBOT is the only procedure assigned to APC 0659.
Our analysis. of the HBOT claims data further revealed that about 40 percent of all HBOT claims included packaged costs. To confirm our belief that these packaged costs were not associated with HBOT, we examined the other major payable procedures billed in conjunction with HBOT. As a result, we identified billed services such as drug administration and wound debridement that we would typically expect to have associated with packaged services. We also looked at the magnitude of packaged costs in our single bills and found the majority of these costs were small, less than $\$ 30$, and concentrated in revenue codes 25X, Pharmacy, and 27X, Medical/Surgical Supplies.

As a result of these coding anomalies, we are proposing to calculate our proposed " 30 minute" median cost for APC 0659, using a total of 30,736 claims containing multiple units or multiple occurrences of HBOT, about 97 percent of all HBOT claims. Based on our finding, we are proposing to exclude claims with only one unit of HBOT. Using this proposed methodology, the proposed median cost per unit of C1300 is $\$ 82.91$. Based on hospitals' charges on correctly coded claims, we believe this estimate is much more accurate for 30 minutes of HBOT. Thus, we are proposing a median cost for APC 0659 of $\$ 82.91$ for CY 2005.
d. APC 0422, Implantation of the BARD Endoscopic Suturing System
For CY 2005, we are proposing to establish APC 0422 for Level II Upper GI Procedures. Code C9703 (the Bard Endoscopic Suturing System) was placed in that APC based on clinical and resource homogeneity as compared with the other services in the APC. Currently, code C9703 is assigned to new technology APC 1555, with a payment of $\$ 1,650$. Median cost for code

C9703 was based on CY 2002 claims and was somewhat lower than the established payment level. However, our examination of CY 2003 claims data for APC 422 revealed that 137 of the 171 single claims for code C9703 were from a single institution with an extremely low and consistent cost per claim. We do not believe that these 137 claims represent the service described by code C9703, which includes an upper gastrointestinal endoscopy along with suturing of the esophagogastric junction. Therefore, in establishing the median for APC 0422, we did not use these 137 claims, which we believe were incorrectly coded.

## 3. Proposed Required Use of "C" Codes for Devices

An important ancillary issue in regard to using hospital outpatient claims data to calculate median costs for devicedependent APC is whether to require that hospitals bill the HCPCS codes for the devices that are required to be used to provide the services in these APCs. We deleted these HCPCS codes for devices in CY 2003 because hospitals objected to the complexity of this coding, and we believed that hospitals would charge for the devices in appropriate revenue codes. Our review of the claims data does not support this belief. Hospitals do not appear to routinely include the charges for the devices they use when they bill for the related services in the device-dependent APCs. Therefore, we are also considering requiring hospitals to code devices for APCs to improve the quality of the claims data in support of our transition to the use of all single claims to establish payment rates for these APCs. We make this proposal cautiously, as we realize that it imposes a burden on hospitals to code the devices.
Specifically, for CY 2005 OPPS, we are proposing to require coding of devices required for APCs for which we
propose to adjust the median costs for CY 2005 OPPS. The APCs and the devices that are proposed for device coding are displayed in Table 20 below. Specifically, if one device is shown for one APC, that device would have to be billed on the claim for a service in that APC or the claim would be returned to the provider for correction. If more than one device is shown for one APC, the provider would be required to bill one of the device codes shown on the same claim with the service in that APC for the claim to be accepted.

We are also proposing to require coding of C1900 (Left Ventricular lead) required to perform the service described in APC 0418, Left Ventricular Lead, because the service cannot be done without the lead and, because the device has been billed separately for pass-through payment in CYs 2003 and 2004. We believe that continued coding of the device would not impose a burden on hospitals. Similarly, because of our concerns regarding the correct coding of claims for CPT code 61886 (Implant neurostim arrays), assigned to APC 0315 (discussed in greater detail in section III.C.2.a. of the preamble), we are proposing to require device coding for APC 0315, Level II Implantation of Neurostimulator, to improve the coding on claims for placement of a dual channel cranial neurostimulator pulse generator or receiver, just as we are proposing to require device coding for APC 0039, Implantation of Neurostimulator, for placement of a single channel cranial Neurostimulator as noted below.

Table 20 below displays the APCs for which we are proposing to require " C " codes and the " $C$ " code edits we are proposing to require for each APC. We welcome comments on the proposed " C " code requirements.
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| APC | Description | $\begin{array}{\|c\|} \hline \text { APC } \\ \text { Status } \\ \text { Indicator } \end{array}$ | Proposed <br> Device <br> Code | Device Long Descriptor |
| :---: | :---: | :---: | :---: | :---: |
| $0032$ | Insertion of Central Venous/Arteriai Catheter | T | C1751 | CATHETER, INFUSION, INSERTED PERIPHERALLY, CENTRALLY OR MIDLINE (OTHER THAN HEMODIALYSIS) |
| 0039 | implantation of Neurostimulator (new for 2004 OPPS; codes formerly in APC 222) | S | C1767 | GENERATOR, NEUROSTIMULATOR (IMPLANTABLE) |
| 0081 | Non-Coronary Angioplasty or Atherectomy | T | C1885 | CATHETER, TRANSLUMINAL ANGIOPLASTY, LASER |
|  |  | T | C1714 | CATHETER, TRANSLUMINAL ATHERECTOMY, DIRECTIONAL |
|  |  | T | C1724 | CATHETER, TRANSLUMINAL ATHERECTOMY, ROTATIONAL |
|  |  | T | C1725 | CATHETER, TRANSLUMINAL ANGIOPLASTY, NON-LASER (MAY INCLUDE GUIDANCE, INFUSION/PERFUSION CAPABILITY) |
|  |  | T | C2628 | CATHETER, OCCLUSION |


| APC | Descriptlon | APC <br> Status <br> Indicator | Proposed Device Code | Device Long Descriptor |
| :---: | :---: | :---: | :---: | :---: |
| 0082 | Coronary Atherectomy | T | C1714 | CATHETER, TRANSLUMINAL ATHERECTOMY, DIRECTIONAL |
|  |  | T | C1724 | CATHETER, TRANSLUMINAL ATHERECTOMY, ROTATIONAL |
| 0083 | Coronary Angioplasty and Percutaneous Valvuloplasty | T | C1725 | CATHETER, TRANSLUMINAL ANGIOPLASTY, NON-LASER (MAY INCLUDE GUIDANCE, INFUSION/PERFUSION CAPABILITY) |
|  |  | T | C1726 | CATHETER, BALLOON DILATATION, NONVASCULAR |
| 0087 | Cardiac Electrophyslologic Recording/Mapping | T | C1730 | CATHETER, ELECTROPHYSIOLOGY. DIAGNOSTIC, OTHER THAN 3D MAPPING (19 OR FEWER ELECTRODES) |
|  |  | T | C1731 | CATHETER, ELECTROPHYSIOLOGY DIAGNOSTIC, OTHER THAN 3D MAPPING (20 OR MORE ELECTRODES) |
|  |  | T | C1732 | CATHETER, ELECTROPHYSIOLOGY. DIAGNOSTICIABLATION, 3D OR VECTOR MAPPING |
|  |  | T | C1733 | CATHETER, ELECTROPHYSIOLOGY. DIAGNOSTIC/ABLATION, OTHER THAN 3D OR VECTOR MAPPING, OTHER THAN COOL-TIP |
|  |  | $T$ | C1766 | INTRODUCER/SHEATH, GUIDING. <br> INTRACARDIAC <br> ELECTROPHYSIOLOGICAL, STEERABLE, <br> OTHER THAN PEEL-AWAY |
|  |  | T | C1892 | INTRODUCERSHEATH, GUIDING. INTRACARDIAC ELECTROPHYSIOLOGICAL, FIXEDCURVE, PEEL-AWAY |
|  |  | T | C1893 | INTRODUCER/SHEATH, GUIDING, INTRACARDIAC ELECTROPHYSIOLOGICAL, FIXEDCURVE, OTHER THAN PEEL-AWAY |
| 0090 | Insertion/Replacement of Pacemaker Pulse Generator | T | C1786 | PACEMAKER, SINGLE CHAMBER, RATERESPONSIVE (IMPLANTABLE) |
|  |  | T | C2620 | PACEMAKER, SINGLE CHAMBER, NON RATE-RESPONSIVE (IMPLANTABE) |
| 0106 | InsertIon/Replacement/Repair of Pacemaker and/or Electrodes | T | C1777 | LEAD, CARDIOVERTER-DEFIBRILLATOR, ENDOCARDIAL SINGLE COIL (IMPLANTABLE) |
|  |  | T | C1779 | LEAD, PACEMAKER, TRANSVENOUS VDD SINGLE PASS |
|  |  | T | C1895 | LEAD, CARDIOVERTER-DEFIBRILLATOR. ENDOCARDIAL DUAL COIL (IMPLANTABLE) |
|  |  | T | C1896 | LEAD, CARDIOVERTER-DEFIBRILLATOR, OTHER THAN ENDOCARDIAL SINGLE OR DUAL COIL (IMPLANTABLE) |
|  |  | T | C1899 | LEAD, PACEMAKER/CARDIOVERTERDEFIBRILLATOR COMBINATION (IMPLANTABLE) |
| 0107 | Insertion of Cardioverter-Defibrillator | T | C1721 | CARDIOVERTER-DEFIBRILLATCR, DUAL CHAMBER (IMPLANTABLE) |
|  |  | T | C1722 | CARDIOVERTER-DEFIBRILLATOR, SINGLE CHAMBER (IMPLANTABLE) |
|  |  | T | C1882 | CARDIOVERTER-DEFIBRILLATOR, OTHER THAN SINGLE OR DUAL CHAMBER (IMPLANTABLE) |


| APC | Description | $\begin{array}{\|c\|} \hline \text { APC } \\ \text { Status } \\ \text { Indlcator } \end{array}$ | Proposed Device Code | Device Long Descriptor |
| :---: | :---: | :---: | :---: | :---: |
| 0108 | Insertion/Replacement/Repalr of Cardioverter-Defibrillator Leads | T | C1721 | CARDIOVERTER-DEFIBRILLATOR, DUAL CHAMBER (IMPLANTABLE) |
|  |  | T | C1722 | CARDIOVERTER-DEFIBRILLATOR, SINGLE CHAMBER (IMPLANTABLE) |
|  |  | T | C1882 | CARDIOVERTER-DEFIBRILLATOR, OTHER THAN SINGLE OR DUAL CHAMBER (IMPLANTABLE) |
| 0119 | Implantation of Infusion Pump | T | C1772 | INFUSION PUMP, PROGRAMMABLE (IMPLANTABLE) |
|  |  | T | C1891 | INFUSION PUMP, NON-PROGRAMMABLE, PERMANENT (IMPLANTABLE) |
| 0222 | Implantation of Neurological Device (APC 0039 was part of APC $0222 \ln$ 2003) | T | C1767 | GENERATOR, NEUROSTIMULATOR (IMPLANTABLE) |
| 0315 | Implantation of neurostimularo array | T | C1767 | GENERATOR, NEUROSTIMULATOR (IMPLANTABLE) |
| 0384 | GI Procedures with Stents (new for 2004; no prior APC) | T | C1874 | STENT, COATEDICOVERED, WITH DELIVERY SYSTEM |
|  |  | T | C1875 | STENT, COATED/COVERED, WITHOUT DELIVERY SYSTEM |
|  |  | $T$ | C1876 | STENT, NON-COATEDINON-COVERED. WITH DELIVERY SYSTEM |
|  |  | T | C1877 | STENT, NON-COATED/NON-COVERED, WITHOUT DELIVERY SYSTEM |
|  |  | T | C2617 | STENT, NON-CORONARY, TEMPORARY. WITHOUT DELIVERY SYSTEM |
|  |  | T | C2625 | STENT, NON-CORONARY, TEMPORARY, WITH DELIVERY SYSTEM |
| 0418 | Left ventricular lead (code was in new tech APC 1547 at $\$ 850$ for 2004) | T | C1900 | LEAD, LEFT VENTRICULAR CORONARY VENOUS SYSTEM |
| 0674 | Prostate Cryoablation (device was on pass through In 2003; 2003 median does not include device; 2004 medlan Includes device with external data) ${ }^{\text {\# }}$ | T | C2618 | PROBE, CRYOABLATION |

In addition, we are considering expanding the device coding requirements in the future. We believe that, by requiring device coding for a small subset of device-dependent APCs each year, we would minimize the marginal annual coding burden on hospitals and begin to improve data for these APCs, which have consistently proven to be problematic. We believe coding of devices is essential if we are to improve the accuracy of claims data sufficiently to better calculate the correct relative costs of devicedependent APCs in relation to the other services paid under the OPPS.

We request that the public inform us of the device codes that are essential to the procedures contained in the devicedependent APCs contained in Table 20. The alphanumeric HCPCS codes for devices that were reactivated for CY 2004 OPPS can be found on the CMS website at www.cms.hhs.gov/providers under coding. They are in the section of alphanumeric codes that begin with the initial letter "C." Comments regarding the device codes that should be required with the APCs listed in Table 20 should
contain the APC and identify all device codes that may be essential to the performance of the procedures identified in the APG: Ideally, the comments will include a narrative that explains how the device is inserted.
4. Submission of External Data

We would consider external data submitted with respect to any APC to the extent that such data enable us to verify or adjust claims data where we are convinced that such an adjustment to the median cost is appropriate. All comments and any data we use would be available for public inspection and commenters should not expect that any data furnished as part of the comment would be withheld from public inspection. Parties who submit external data for devices should also submit a strategy that can be used to determine what part of the median cost represents the device to which the external data applies. External data that are likely to be of optimal use should meet the following criteria:

- Represent a diverse group of hospitals both by location (for example,
rural and urban) and by type (for example, community and teaching). We would prefer that commenters identify each hospital, including location with city and State, nonprofit vs. for profit status, teaching vs. nonteaching status, and the percent of Medicare vs. nonMedicare patients receiving the service. A pseudo identifier could be used for the hospital identification. Data should be submitted both "per hospital" and in the aggregate.
- Identify the number of devíces billed to Medicare by each hospital as well as any rebates or reductions for bulk purchase or similar discounts and identify the characteristics of providers to which any such price rebates or reductions apply.
- Identify all HCPCS codes with which each item would be used.
- Identify the source of the data.
- Include both the charges and costs for each hospital for CY 2003.

Meeting the criteria would enable us to compare our CY 2003 claims data to the submitted external data and help us determine whether the submitted data
are representative of hospitals that submit claims under the OPPS.
We note that information containing beneficiary-specific information (for example, medical records, and invoices with beneficiary identification on it) must be altered, if necessary, to remove any individually identifiable information, such as information that identifies an individual, diagnoses, addresses, telephone numbers, attending physician, medical record number, and Medicare or other insurance number. Moreover, individually identifiable beneficiary medical records, including progress notes, medical orders, test results, and consultation reports must not be submitted to us. Similarly, photocopies of checks from hospitals or other documents that contain bank routing numbers must not be submitted to us.

## D. Proposed Calculation of Scaled OPPS Payment Weights

Using the median APC costs discussed previously, we calculated the proposed relative payment weights for each APC for CY 2005. As in prior years, we scaled all the relative payment weights to APC 0601, Mid-Level Clinic Visit, because it is one of the most frequently performed services in the hospital outpatient setting. We assigned APC 0601 a relative payment weight of 1.00 and divided the median cost for each APC by the median cost for APC 0601 to derive the relative payment weight for each APC. Using CY 2003 data, the proposed median cost for APC 0601 is $\$ 57.32$ for CY 2005.

Section 1833(t)(9)(B) of the Act requires that APC reclassification and recalibration changes and wage index changes be made in a manner that assures that aggregate payments under the OPPS for CY 2005 are neither greater than nor less than the aggregate payments that would have been made without the changes. To comply with this requirement concerning the APC changes, we compared aggregate payments using the CY 2004 relative weights to aggregate payments using the CY 2005 proposed weights. Based on this comparison, we are proposing to make an adjustment of the weights for purposes of budget neutrality. The weights that we are proposing for CY 2005, which incorporate the recalibration adjustments explained in this section, are listed in Addendum A and Addendum $B$ to this proposed rule.

Section 1833(t)(14)(H) of the Act, as added by section 621(a)(1) of Pub. L. 108-173, states that "Additional expenditures resulting from this paragraph shall not be taken into account in establishing the conversion
factor, weighting and other adjustment factors for 2004 and 2005 under paragraph (9) but shall be taken into account for subsequent years." Section 1833(t)(14) provides the payment rates for certain specified covered outpatient drugs. Therefore, the incremental cost of those specified covered outpatient drugs (as discussed in section II.J. of this proposed rule) is excluded from the budget neutrality calculations but the base median cost of the drugs continues to be a factor in the calculation of budget neutrality. Accordingly, we calculated median costs for the specified covered outpatient drugs to which this section applies and used those medians and the frequencies in the calculation of the scaler for budget neutrality.

Under section 1833(t)(16)(C) of the Act, as added by section 621(b)(1) of Pub. L. 108-173, payment for devices of brachytherapy consisting of a seed or seeds (or radioactive source) is to be made at charges adjusted to cost for services furnished on or after January 1, 2004 and before January 1, 2006. As we stated in our January 6, 2004 interim final rule, charges for the brachytherapy sources will not be used in determining outlier payments and payments for these items will be excluded from budget neutrality calculations, consistent with our practice under the OPPS for items paid at cost. (See section VII.G. of this proposed rule.)

## IV. Proposed Payment Changes for Devices

[If you choose to comment on this section, please indicate the caption "Devices" at the beginning of your comment.]

## A. Pass-Through Payments for Devices

1. Expiration of Transitional PassThrough Payments for Certain Devices

Section 1833(t)(6)(B)(iii) of the Act requires that, under the OPPS, a category of devices be eligible for transitional pass-through payments for at least 2 , but not more than 3 , years. This period begins with the first date on which a transitional pass-through payment is made for any medical device that is described by the category. In our November 7, 2003 final rule with comment period ( 68 FR 63437), we specified six device categories currently in effect that would cease to be eligible for pass-through payment effective January 1, 2005.

The device category codes became effective April 1, 2001, under the provisions of the BIPA. Prior to passthrough device categories, we paid for pass-through devices under the OPPS
on a brand-specific basis. All of the initial category codes that were established as of April 1, 2001, have expired; 95 categories expired after CY 2002 and 2 categories expired after CY 2003. All of the categories listed in Table 21, along with their expected expiration dates, were created since we published the criteria and process for creating additional device categories for pass-through payment on November 2, 2001 ( 66 FR 55850 through 55857). We based the expiration dates for the category codes listed in Table 21 on the date on which a category was first eligible for pass-through payment.
There are six categories for devices that would have been eligible for passthrough payments for at least 2 years as of December 31, 2004. In our November 7, 2003 final rule with comment period, we finalized the December 31, 2004 expiration dates for these six categories. (Three other categories listed in Table 21, C1814, C1818, and C1819, would expire on December 31, 2005.) The six categories that would expire as of December 31, 2004, are C1783, C1884, C1888, C1900, C2614, and C2632, as indicated in Table 23. Each category includes devices for which pass-through payment was first made under the OPPS in CY 2002 or CY 2003.
In the November 1, 2002 final rule, we established a policy for payment of devices included in pass-through categories that are due to expire ( 67 FR 66763). For CY 2003, we packaged the costs of the devices no longer eligible for pass-through payments into the costs of the procedures with which the devices were billed in CY 2001. There were few exceptions to this established policy (brachytherapy sources for other than prostate brachytherapy, which is now also separately paid in accordance with section 621(b)(2) of Pub. L. 108173). For CY 2004, we continued to apply this policy for categories that expired on January 1, 2004.

## 2. Proposal for CY 2005

We are proposing to continue to base the expiration date for a device category on the earliest effective date of passthrough payment status of the devices that populate the category. This basis for determining the expiration date of a device category is the same as that used in CY 2003 and CY 2004.

We are also proposing that payment for the devices that populate the six categories that would cease to be eligible for pass-through payment after December 31, 2004, would be made as part of the payment for the APCs with which they are billed. This methodology for packaging device cost is consistent with the packaging methodology that we
describe in section III. of this proposed rule. To accomplish this, we are proposing to package the costs of devices that would no longer be eligible for pass-through payment in CY 2005 into the HCPCS codes with which the devices are billed.

We note that category C1819 (Tissue localization excision device) was added subsequent to our proposed rule for CY 2004. We first announced the start date and the proposed expiration date for this device category in our November 7, 2003 final rule with comment period.

Therefore, we are proposing to maintain the category's December 31, 2005 expiration date. We invite comments on the proposed expiration date for category C1819.

Table 21.--List Of Current Pass-Through Device Categories By Expiration Date

| HCPCS <br> Codes | Category Long Descriptor | Date(s) <br> Populated | Expiration <br> Date |
| :--- | :--- | ---: | ---: |
| C1888 | Catheter, ablation, non-cardiac, endovascular <br> implantable) | $7 / 1 / 02$ | $12 / 31 / 04$ |
| C1900 | Lead, left ventricular coronary venous system | $7 / 1 / 02$ | $12 / 31 / 04$ |
| C1783 | Ocular implant, aqueous drainage assist device | $7 / 1 / 02$ | $12 / 31 / 04$ |
| C1884 | Embolization protective system | $1 / 1 / 03$ | $12 / 3 / 04$ |
| C2614 | Probe, percutaneous lumbar discectomy | $1 / 1 / 03$ | $12 / 31 / 04$ |
| C2632 | Brachytherapy solution, iodine-125, per mCi | $1 / 1 / 03$ | $12 / 31 / 04$ |
| C1814 | Retinal tamponade device, silicone oil | $4 / 1 / 03$ | $12 / 3105$ |
| C1818 | Integrated keratoprosthesis | $71 / 03$ | $12 / 31 / 05$ |
| C1819 | Tissue localization excision device | $1 / 1 / 04$ | $12 / 31 / 05$ |

## B. Provisions for Reducing Transitional Pass-Through Payments To Offset Costs Packaged Into APC Groups

## 1. Background

In the November 30, 2001 final rule, we explained the methodology we used to estimate the portion of each APC rate that could reasonably be attributed to the cost of the associated devices that are eligible for pass-through payments (66 FR 59904). Beginning with the implementation of the CY 2002 OPPS update (April 1, 2002), we deducted from the pass-through payments for the identified devices an amount that reflected the portion of the APC payment amount that we determined was associated with the cost of the device, as required by section 1833(t)(6)(D)(ii) of the Act. In the November 1, 2002 final rule, we published the applicable offset amounts for CY 2003 ( 67 FR 66801).

For the CY 2002 and CY 2003 OPPS updates, to estimate the portion of each APC rate that could reasonably be attributed to the cost of an associated pass-through device eligible for passthrough payment, we used claims data from the period used for recalibration of the APC rates. Using those claims, we calculated a median cost for every APC without packaging the costs of associated "C"' codes for device categories that were billed with the APC. We then calculated a median cost for every APC with the costs of the associated device category " C " codes
that were billed with the APC packaged into the median. Comparing the median APC cost without device packaging to the median APC cost including device packaging enabled us to determine the percentage of the median APC cost that is attributable to the associated passthrough devices. By applying those percentages to the APC payment rates, we determined the applicable amount to be deducted from the pass-through payment, the "offset" amount. We created an offset list comprised of any APC for which the device cost was at least 1 percent of the APC's cost.
As first discussed in our November 1, 2002 final rule ( 67 FR 66801) the offset list that we publish each year is a list of offset amounts associated with those APCs with identified offset amounts developed using the methodology described above. As a rule, we do not know in advance which procedures and APCs may be billed with new categories. An offset amount is therefore applied only when a new device category is billed with an APC appearing on the offset list. The list of potential offsets for CY 2004 is currently published on our website www.cms.hhs.gov, as "Device Related Portions of Ambulatory Payment Classification Costs for 2004."
For CY 2004, we modified our policy for applying offsets to device passthrough payments. Specifically, we indicated that we would apply an offset to a new device category only when we could determine that an APC contains
costs associated with the device. We continued our existing methodology for determining the offset amount, described above. We were able to use this methodology to establish the device offset amounts for CY 2004 because providers reported device codes (C codes) on the CY 2002 claims used for CY 2004 OPPS. However, for the CY 2005 update to the OPPS, we are proposing to use CY 2003 claims that do not include device coding. (Section III. of this proposed rule contains a fuller discussion of our proposed requirement for use of "C" codes for CY 2005.)

In the CY 2004 OPPS update, we reviewed the device categories eligible for continuing pass-through payment in CY 2004 to determine whether the costs associated with the device categories are packaged into the existing APCs. Based on our review of the data for the categories existing in CY 2004, we determined that there were no close or identifiable costs associated with the devices relating to the respective APCs that are normally billed with them. Therefore, for those device categories, we set the offset to \$0 for CY 2004.

## 2. Proposal for CY 2005

For CY 2005, we are proposing to continue to review each new device category on a case-by-case basis as we did in CY 2004 to determine whether device costs associated with the new category are packaged into the existing APC structure. We are also proposing to set the offsets to $\$ 0$ for the currently
established categories that would continue for pass-through payment into CY 2005. If, during CY 2005, we create a new device category and determine that our data contain identifiable costs associated with the devices in any APC, we would adjust the APC payment if the offset is greater than $\$ 0$. If we determine that device offsets greater than $\$ 0$ are appropriate for any new category that we create during CY 2005, we are proposing to announce the offset amounts in the program transmittal that announces the new category.
Further, for CY 2005, we are proposing to use the device percentages (portion of the APC median cost attributable to the packaged device) that we developed for potential offsets in CY 2004 and to apply these percentages to the CY 2005 payment amounts to obtain CY 2005 offset amounts, in cases where we determine that an offset is appropriate. We propose to use the device percentage developed for CY 2004 because, as noted above, for the CY 2005 update to the OPPS, we are using CY 2003 claims that do not include device codes. Therefore, we are not easily able to determine the device portions of APCs for CY 2003 claims data. We have posted the list of devicedependent APCs and their respective device portions on the CMS website: www.cms.hhs.gov.

## V. Proposed Payment Changes for Drugs, Biologicals, Radiopharmaceutical Agents, and Blood and Blood Products

A. Transitional Pass-Through Payment for Additional Costs of Drugs and Biologicals
[If you choose to comment on issues in this section, include the caption "PassThrough" at the beginning of your comment.]

## 1. Background

Section 1833(t)(6) of the Act provides for temporary additional payments or "transitional pass-through payments" for certain drugs and biological agents. As originally enacted by the BBRA, this provision required the Secretary to make additional payments to hospitals for current orphan drugs, as designated under section 526 of the Federal Food, Drug, and Cosmetic Act (Pub. L. 107186); current drugs and biological agents and brachytherapy used for the treatment of cancer; and current radiopharmaceutical drugs and biological products. For those drugs and biological agents referred to as "current," the transitional pass-through payment began on the first date the hospital OPPS was implemented (before enactment of BIPA (Pub. L. 106-554), on December 21, 2000).

Transitional pass-through payments are also required for certain "new" drugs, devices and biological agents that were not being paid for as a hospital OPD service as of December 31, 1996,
and whose cost is "not insignificant" in relation to the OPPS payment for the procedures or services associated with the new drug, device, or biological. Under the statute, transitional passthrough payments can be made for at least 2 years but not more than 3 years. Pass-through drugs and biological agents are identified by status indicator "G."

The process to apply for transitional pass-through payment for eligible drugs and biological agents can be found on pages of our CMS website; www.cms.hhs.gov. If we revise the application instructions in any way, we will post the revisions on our website and submit the changes to the Office of Management and Budget (OMB) for approval, as required under the Paperwork Reduction Act (PRA). Notification of new drugs and biological application processes is generally posted on the OPPS website at: www.cms.hhs.gov/hopps.

## 2. Expiration in CY 2004 of Pass-

Through Status for Drugs and Biologicals

Section 1833(t)(6)(C)(i) of the Act specifies that the duration of transitional pass-through payments for drugs and biologicals must be no less than 2 years and any longer than 3 years. The drugs whose pass-through status will expire on December 31, 2004, meet that criterion. Table 22 lists the drugs and biologicals for which we are proposing that pass-through status would expire on December 31, 2004.

Table 22.--Proposed List of Drugs and Biologicals for Which Pass-Through Status
Expires CY 2004

| HCPCS | APC | Long Descriptor | Trade Name |  |
| :--- | :--- | :--- | :--- | :--- |
| J0583 | 9111 | Injection, Bivalirudin, per 1 mg | Angiomax Inj | (single source) |
| C9112 | 9112 | Injection, Perflutren lipid <br> microsphere, per 2 ml | Definity | (single source) |
| C9113 | 9113 | Injection, Pantoprazole sodium, per <br> vial | Protonix | (single source) |
| J1335 | 9116 | Injection, Ertapenem sodium, per <br> $500 ~ \mathrm{mg}$ | Invanz | (single source) |
| J2505 | 9119 | Injection, Pegfilgrastim, per 6 mg <br> single dose vial | Neulasta | (single source) |
| J9395 | 9120 | Injection, Fulvestrant, per 25 mg | Faslodex | (single source) |
| C9121 | 9121 | Injection, Argotroban, per 5 mg | Acova | (single source) |
| C9200 | 9200 | Orcel, per 36 square centimeters | Orcel | (single source) |
| C9201 | 9201 | Dermagraft, per 37.5 square <br> centimeters | Dermagraft | (single source) |
| J2324 | 9114 | Injection, Nesiritide, per 0.5 mg | Natrecor | (single source) |
| J3315 | 9122 | Injection, Triptorelin pamoate, per <br> 3.75 mg | Trelstar depot <br> (single source) |  |
| J3487 | 9115 | Injection, Zoledronic acid, per 1 mg | Zometa | (single source) |
| Q0137 | 0734 | Injection, Darbepoetin Alfa, 1 mcg <br> (non-ESRD use) | Aranesp <br> (single source) |  |

3. Drugs and Biologicals With Proposed Pass-Through Status in CY 2005
We are proposing to continue passthrough status for CY 2005 for the drugs and biologicals listed in Table 23. The APCs and HCPCS codes for drugs and biologicals that we are proposing to continue with pass-through status in CY 2005 are assigned status indicator " $G$ " in Addendum A and Addendum B, respectively, to this proposed rule.

Section 1833(t)(6)(D)(i) of the Act sets the payment rate for pass-through eligible drugs (assuming that no pro rata reduction in pass-through payment is necessary) as the amount determined under section 1842 (o) of the Act. Section 303(c) of Pub. L. 108-173 amends Title XVIII of the Act by adding new section 1847A. This new section establishes the use of the average sales price (ASP) methodology for payment for drugs and biologicals described in section $1842(\mathrm{o})(1)(\mathrm{C})$ of the Act furnished on or after January 1, 2005. Therefore, in CY 2005, we are proposing to pay under the OPPS for drugs and
biologicals with pass-through status consistent with the provisions of section 1842(o) of the Act as amended by Pub. L. 108-173 at a rate that is equivalent to the payment these drugs and biologicals would receive in the physician office setting, and established in accordance with the methodology described in the CY 2005 Physician Fee Schedule proposed rule ( 69 FR 47488).

We are further proposing to amend $\S 419.64$ of the regulations to conform with these changes. Specifically, we propose to replace paragraphs (d)(1) and (d)(2) with paragraph (d) to provide that, subject to any reduction determined under $\S 419.62(\mathrm{~b})$, the pass-through payment for a drug or biological equals the amount determined under section 1842(o) of the Act, minus the portion of the APC that we determine is associated with the drug or biological.

Section 1833(t)(6)(D)(i) of the Act also sets the amount of additional payment for pass-through eligible drugs and biologicals (the pass-through payment amount). The pass-through payment
amount is the difference between the amount authorized under section $1842(\mathrm{o})$ of the Act, and the portion of the otherwise applicable fee schedule amount (that is, the APC payment rate) that the Secretary determines is associated with the drug or biological. As we explain in section V.B. of this proposed rule, we are proposing to make separate payment, beginning in CY 2005, for new drugs and biologicals with a HCPCS code consistent with the provisions of section 1842(o) of the Act as amended by Pub. L. 108-173 at a rate that is equivalent to the payment they would receive in a physician office setting, whether or not we have received a pass-through application for the item. Accordingly, beginning in CY 2005, the pass-through payment amount for new drugs and biologicals that we determine have pass-through status equals zero. That is, when we subtract the amount to be paid for pass-through drugs and biologicals under section 1842(o) of the Act, as amended by Pub. L. 108-173, from the portion of the otherwise
applicable fee schedule amount, or the APC payment rate associated with the drug or biological which would be the amount paid for drugs and biologicals under section 1842(o) of the Act as
amended by Pub. L. 108-173, the resulting difference is equal to zero. Table 23 lists the drugs and biologicals for which we propose pass-through status continuing in CY 2005.

Addendum B to this proposed rule lists the proposed CY 2005 rates for these pass-through drugs and biologicals based on data reported to CMS as of April 30, 2004.

Table 23.-Proposed List of Drugs and Biologicals for Which Pass-Through Status Continues In CY 2005

| HCPCS | APC | Long Descriptor | Trade Name |
| :--- | :--- | :--- | :--- |
| C9123 | 9123 | TransCyte, per 247 sq. cm | TransCyte |
| C9205 | 9205 | Injection, Oxaliplatin, per 5 mg | Eloxatin |
| C9203 | 9203 | Injection, Perflexane lipid <br> microspheres, per single use vial | Imagent |
| J3486 | 9204 | Injection, Ziprasidone mesylate, per <br> 10 mg | Geodon |
| C9211 | 9211 | Injection, IV, Alefacept, per 7.5 mg | Amevive |
| C9212 | 9212 | Injection, IM, Alefacept, per 7.5 | Amevive |
|  |  | mg |  |
| C9207 | 9207 | Injection, IV, Bortezomib, per 3.5 <br> mg | Velcade |
| C9208 | 9208 | Injection, IV, Agalsidase beta, per 1 <br> mg | Fabrazyme |
| C9209 | 9209 | Injection, IV Laronidase, per 2.9 <br> mg | Aldurazyme |
| C9217 | 9300 | Injection, Sub Q, Omalizumab, per <br> 150 mg vial | Xolair |
| C9210 | 9210 | Injection, IV, Palonosetron HCI per <br> 0.25 mg (250 microgram) | Aloxi |
| C9124 | 9124 | Injection, daptomycin, per 1 mg | Cubicin |
| C9125 | 9125 | Injection, risperidone, per 12.5 mg | Risperdal <br> Consta |
| J2783 | 0738 | Injection, rasburicase, 0.5 mg | Elitek |
| C9213 | 9213 | Injection, Pemetrexed, per 10 mg | Alimta |
| C9214 | 9214 | Injection, Bevacizumab, per 10 mg | Avastin |
| C9215 | 9215 | Injection, Cetuximab, per 10 mg | Erbitux |
| C9216 | 9216 | Abarelix for Injéctable Suspension <br> per 10 mg | Plenaxis |
| C9217 | 9300 | Injection, Omalizumab, per 5 mg | Xolair |

## B. Drugs, Biologicals, and Radiopharmaceuticals Without PassThrough Status

If you choose to comment on issues in this section, include "Drugs, Biologicals, and Radiopharmaceuticals NonPassThroughs" at the beginning of your comment.]

## 1. Background

Under the OPPS, we currently pay for drugs, biologicals including blood and blood products, and radiopharmaceuticals that do not have pass-through status in one of two ways: packaged payment and separate payment (individual APCs). We explained in the April 7, 2000 final rule
( 65 FR 18450) that we generally package the cost of drugs and radiopharmaceuticals into the APC ${ }^{-}$ payment rate for the procedure or treatment with which the products are usually furnished. Hospitals do not receive separate payment from Medicare for packaged items and supplies, and hospitals may not bill beneficiaries separately for any packaged items and
supplies whose costs are recognized and paid for within the national OPPS payment rate for the associated procedure or service. (Program Memorandum Transmittal A-01-133, issued on November 20, 2001, explains in greater detail the rules regarding separate payment for packaged services.)

Packaging costs into a single aggregate payment for a service, procedure, or episode of care is a fundamental principle that distinguishes a prospective payment system from a fee schedule. In general, packaging the costs of items and services into the payment for the primary procedure or service with which they are associated encourages hospital efficiencies and also enables hospitals to manage their resources with maximum flexibility. Notwithstanding our commitment to package as many costs as possible, we are aware that packaging payments for certain drugs, biologicals, and radiopharmaceuticals, especially those that are particularly expensive or rarely used, might result in insufficient payments to hospitals, which could adversely affect beneficiary access to medically necessary services. As discussed in the November 7, 2003 OPPS final rule with comment period ( 68 FR 63445), we packaged payment for drugs, biologicals, and radiopharmaceuticals into the APCs with which they were billed if the median cost per day for the drug, biological, or radiopharmaceutical was less than $\$ 50$. We established a separate APC payment for drugs, biologicals, and radiopharmaceuticals for which the
median cost per day exceeded $\$ 50$. Our rationale for establishing a \$50 threshold was also discussed.
2. Proposed Criteria for Packaging Payment for Drugs, Biologicals, and Radiopharmaceuticals
Section 621(a)(2) of Pub. L. 108-173 amended section 1833( $t$ )(16) of the Act by adding a new subparagraph ( $B$ ) to require that the threshold for establishing separate APCs for drugs and biologicals be set at $\$ 50$ per administration for CYs 2005 and 2006. For CY 2005, we are proposing to continue our policy of paying separately for drugs, biologicals, and radiopharmaceuticals whose median cost per day exceeds $\$ 50$ and packaging the cost of drugs, biologicals, and radiopharmaceuticals whose median cost per day is less than $\$ 50$ into the procedures with which they are billed.
We calculated the median cost per day using claims data from January 1, 2003, to December 31, 2003, for all drugs, biologicals, and radiopharmaceuticals that had a HCPCS code during this time period and were paid (via packaged or separate payment) under the OPPS. Items such as single indication orphans drugs, certain vaccines, and blood and blood products were excluded from these calculations and our treatment of these is discussed separately in sections V.F., E., and I., respectively, of this preamble. In order to calculate the median cost per day for drugs, biologicals, and
radiopharmaceuticals to determine their packaging, status in CY 2005, we are proposing to use the methodology that was described in detail in the CY 2004

OPPS proposed rule (68 FR 47996 through 47997) and finalized in the CY 2004 final rule with comment period (68 FR 63444 through 63447). We are requesting comments on the methodology we are proposing to continue to use to determine the median cost per day of these items.
We are proposing to apply an exception to our packaging rule to one particular class of drugs, the injectible and oral forms of anti-emetic treatments. The HCPCS codes to which our exception would apply are listed below in Table 24. Our calculation of median cost per day for these products showed that, if we were to apply our packaging rule to these items, two of the injectible products would be packaged and one would be separately payable. In addition, two of the oral products would be separately payable and one would be packaged. Chemotherapy is very difficult for many patients to tolerate as the side effects are often debilitating. In order for beneficiaries to achieve the maximum therapeutic benefit from chemotherapy and other therapies with side effects of nausea and vomiting, anti-emetic use is often an integral part of the treatment regimen. We want to ensure that our payment rules do not impede a beneficiary's access to the particular anti-emetic that is most effective for him or her as determined by the beneficiary and his or her physician. Therefore, we are proposing to pay separately for all six injectible and oral forms of anti-emetic products CY 2005.
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Table 24.-OPPS Anti-Emetic Products To Which We Propose To Apply Packaging Exception In CY 2005

| HCPCS | Short Description | Median <br> Cost per <br> Day | CY 2005 <br> Proposed <br> Status <br> Indicator <br> without <br> Exception |
| :--- | :--- | :---: | :---: |
| J1260 | I.INJECTION, <br> MESYLATE, 10 MG | DOLASETRON | $\$ 42.94$ |
| Q0180 | DOLASETRON MESYLATE, 100 MG, ORAL | $\$ 55.68$ | K |
| J1626 | INJECTION, GRANISETRON <br> HYDROCHLORIDE, 100 MCG | $\$ 55.06$ | K |
| Q0166 | GRANISETRON HYDROCHLORIDE, 1 MG, <br> ORAL | $\$ 43.91$ | N |
| J2405 | INJECTION, ONDANSETRON <br> HYDROCHLORIDE, PER 1 MG | $\$ 35.34$ | N |
| Q0179 | ONDANSETRON HYDROCHLORIDE 8 MG, <br> ORAL | $\$ 50.22$ | K |

3. Proposed Payment for Drugs, Biologicals, and Radiopharmaceuticals Without Pass-Through Status That Are Not Packaged
a. Payment for Specified Covered Outpatient Drugs

Section 621(a)(1) of Pub. L. 108-173 amended section 1833(t) of the Act by adding a new subparagraph (14) that requires special classification of certain separately paid radiopharmaceutical agents and drugs or biologicals and mandates specific payments for these items. Under section $1833(\mathrm{t})(14)(\mathrm{B})(\mathrm{i})$, a "specified covered outpatient drug" is a covered outpatient drug, as defined in section $1927(\mathrm{k})(2)$ of the Act, for which a separate APC exists and that either is a radiopharmaceutical agent or is a drug or biological for which payment was made on a pass-through basis on or before December 31, 2002.

Under section 1833(t)(14)(B)(ii) of the Act, certain drugs and biologicals are designated as exceptions and are not included in the definition of "specified covered outpatient drugs." These exceptions are:

- A drug or biological for which payment is first made on or after January 1, 2003, under the transitional pass-through payment provision in. section $1833(t)(6)$ of the Act.
- A drug or biological for which a temporary HCPCS code has not been assigned.
- During CYs 2004 and 2005, an orphan drug (as designated by the Secretary).

Section $1833(\mathrm{t})(14)(\mathrm{A})(\mathrm{i})$ of the Act, as added by section 621(a)(1) of Pub. L. 108-173, specifies payment limits for three categories of specified covered outpatient drugs in CY 2004. Section 1833(t)(14)(F) of the Act defines the three categories of specified covered outpatient drugs based on section 1861(t)(1) and sections $1927(\mathrm{k})(7)(\mathrm{A})(\mathrm{ii})$, ( k )(7)(A)(iii), and (k)(7)(A)(iv) of the Act. The categories of drugs are "sole source drugs," "innovator multiple source drugs," and "noninnovator multiple source drugs." The definitions of these specified categories for drugs, biologicals, and radiopharmaceutical agents under Pub. L. 108-173 were discussed in the January 6, 2004 OPPS interim final rule with comment period ( 69 FR 822), along with our use of the Medicaid average manufacturer price database to determine the appropriate classification of these products. Because of the many comments received on the January 6, 2004 interim final rule with comment period, the classification of many of the drugs, biologicals, and radiopharmaceuticals changed from that initially published. These changes were announced to the public on February 27, 2004, Transmittal 112, Change Request 3144. Additional classification changes were implemented in Transmittals 3154 and 3322 . We will finalize the interim final rule and
address public comments associated with that rule when we finalize this proposed rule.

Section 1833(t)(14)(A) of the Act, as added by section $621(\mathrm{a})(1)$ of Pub. L. 108-173, also provides that payment for these specified covered outpatient drugs is to be based on its "reference average wholesale price," that is, the AWP for the drug, biological, or radiopharmaceutical as determined under section 1842(o) of the Act as of May 1, 2003 (section 1833(t)(14)(G) of the Act). Section 621(a) of Pub. L. 108173 also amended the Act by adding section $1833(\mathrm{t})(14)(\mathrm{A})(\mathrm{ii})$, which requires that:

- A sole source drug must, in CY 2005, be paid no less than 83 percent and no more than 95 percent of the reference AWP.
- An innovator multiple source drug must, in CY 2005, be paid no more than 68 percent of the reference AWP.
- A noninnovator multiple source drug must, in CY 2005, be paid no more than 46 percent of the reference AWP.
Section 1833(t)(14)(G) of the Act defines "reference AWP" as the AWP determined under section 1842 (o) as of May 1, 2003. We interpret this to mean the AWP set under the CMS single drug pricer (SDP) based on prices published in the Red Book on May 1, 2003.
For CY 2005, we are proposing to determine the payment rates for specified covered outpatient drugs under the provisions of Pub. L. 108-173 by comparing the payment amount
calculated under the median cost methodology as done for procedural APCs (described previously in the preamble) to the AWP percentages specified in section $1833(\mathrm{t})(14)(\mathrm{A})(\mathrm{ii})$ of the Act.

Specifically, for sole source drugs, biologicals, and radiopharmaceuticals, we compared the payments established under the median cost methodology to their reference AWP. We are proposing to determine payment for sole.source items as follows: If the payment falls below 83 percent of the reference AWP, we would increase the payment to 83 percent of the reference AWP. If the payment exceeds 95 percent of the reference AWP, we would reduce the payment to 95 percent of the reference AWP. If the payment is no lower than 83 percent and no higher than 95 percent of the reference AWP, we would make no change.

There is one sole source item, Co 57 cobaltous chloride (HCPCS code C9013), for which we cannot find a reference AWP amount. However, we have CY 2003 hospital claims data for C9013, and we are proposing to derive its payment rate using its median cost per unit. Therefore, we are proposing a CY

2005 payment rate for C9013 of $\$ 143.96$. We request comments on our proposed methodology for determining the payment rate for C9013.

We note that there are three radiopharmaceutical products for which we are proposing a different payment policy in CY 2005. These products are represented by HCPCS codes A9526 (Ammonia N-13, per dose), C1775 (FDG, per dose ( $4-40 \mathrm{mCi} / \mathrm{ml}$ ), and Q3000 (Rubidium-Rb-82). Radiopharmaceuticals are classified as a "specified covered outpatient drug" according to section $1833(\mathrm{t})(14)(\mathrm{B})(\mathrm{i})(\mathrm{I})$ of the Act; and their payment is dependent on their classification as a single source, innovator multiple cource, or noninnovator multiple source product as defined by sections $1927(\mathrm{k})(7)(\mathrm{A})(\mathrm{iv})$, (ii), and (iii) of the Act. Upon further analysis of these items, we determined that these three productis do not meet the statutory definition of a sole source item or a multiple source item. Pub. L. 108-173 requires us to pay for "specified covered outpatient drugs', using specific payment methodologies based on their classification and does not address how payment should be made for items that
do not meet the definition of a sole source or multiple source item.
Therefore, we are proposing to set the CY 2005 payment rates for these three products based on median costs derived from CY 2003 hospital outpatient claims data, which would reflect hospital costs associated with these products. With regard to HCPCS code A9526, we have no hospital outpatient cost data for this HCPCS code. We received
correspondence from an outside source stating that Rubidium-Rb-82 (HCPCS code Q3000) is an alternative product used for procedures for which Ammonia $\mathrm{N}-13$ is also used and these two products are similar in cost. Therefore, we are proposing to establish a payment rate for Ammonia $\mathrm{N}-13$ that is equivalent to the payment rate for Rubdium Rb-82.
We request comments on the proposed CY 2005 payment rates for these three items and invite commenters to submit external data if they believe the proposed CY 2005 payment rates for these items do not adequately represent actual hospital costs. Table 25 below lists the CY 2005 OPPS payment rates that we are proposing for these three radiophmaceutical products.

Table 25.-Proposed CY 2005 APC Payment Rates for Three Radiopharmaceuticals That Do Not Meet the Definition of a Single Source or Multiple Source Item

| HCPCS <br> Code | Status <br> Indicator | APC | Short Description | CY 2005 <br> Proposed <br> Payment Rate |
| :--- | :--- | :--- | :--- | :--- |
| A9526 | K | 0737 | Ammonia N-13, per dose | $\$ 111.91$ |
| C1775 | K | 1775 | FDG, per dose $(4-40 \mathrm{mCi} / \mathrm{ml})$ | $\$ 220.50$ |
| Q3000 | K | 9025 | Rubidium- $\mathrm{Rb}-82$ | $\$ 111.91$ |

Table 25A lists the proposed payment amounts for sole source drugs, biologicals, and radiopharmaceuticals
effective January 1, 2005 to December 31, 2005.

Table 25A.--Proposed OPPS Payment Amounts for Sole Source Drugs, Biologicals, and Radiopharmaceuticals for CY 2005

| HCPCS | Status Indicator | APC | Short Description | CY 2005 <br> Proposed <br> Payment Rate |
| :---: | :---: | :---: | :---: | :---: |
| A4642 | K | 0704 | Satumomab pendetide per dose | \$1,390.25 |
| A9500 | K | 1600 | Technetium TC 99m sestamibi | \$106.32 |
| A9502 | K | 0705 | Technetium TC99M tetrofosmin | \$104.58 |
| A9504 | K | 1602 | Technetium tc 99 m apcitide | \$415.00 |
| A9507 | K | 1604 | Indium/111 capromab pendetid | \$1,915.23 |
| A9508 | K | 1045 | lobenguane sulfate I-131, per 0.5 mCi | \$996.00 |
| A9511 | K | 1095 | Technetium TC 99 m depreotide | \$38.00 |
| A9521 | K | 1096 | Technetiumtc-99m exametazine | \$778.13 |
| A9605 | K | 0702 | Samarium sm153 lexidronamm | \$916.90 |
| C1079 | K | 1079 | CO 57/58 per 0.5 uCi | \$221.78 |
| C1080 | K | 1080 | 1-131 tositumomab, dx | \$2,241.00 |
| C1081 | K | 1081 | I-131 tositumomab, tx | \$19,422.00 |
| C1082 | K | 9118 | In-111 ibritumomab tiuxetan | \$2,419.78 |
| C1083 | K | 9117 | Yttrium 90 ibritumomab tiuxetan | \$20,948.25 |
| C1091 | K | 1091 | IN111 oxyquinoline,per 0.5 mCi | \$373.50 |
| C1092 | K | 1092 | IN 111 pentetate per 0.5 mCi | \$224.10 |
| C1122 | K | 1122 | Tc 99M ARCITUMOMAB PER VIAL | \$1,079.00 |
| C1178 | K | 1178 | BUSULFAN IV, 6 Mg | \$27.87 |
| C1201 | K | 1201 | TC 99M SUCCIMER, PER Vial | \$118.52 |
| C1305 | K | 1305 | Apligraf | \$1,130.88 |
| C9003 | K | 9003 | Palivizumab, per 50 mg | \$576.51 |
| C9008 | K | 9008 | Baclofen Refill Kit-500mcg | \$10.21 |
| C9009 | K | 9009 | Baclofen Refill Kit-2000micg | \$37.64 |
| C9013 | K | 9013 | Co 57 cobaltous chloride | \$143.96 |
| C9105 | K | 9105 | Hep B imm glob, per 1 ml | \$118.32 |
| C9109 | K | 9109 | Tirofiban hel, 6.25 mg | \$205.92 |
| C9112 | K | 9112 | Perflutren lipid micro, 2 ml | \$129.69 |
| C9200 | K | 9200 | Orcel, per 36 cm 2 | \$991.85 |
| C9201 | K | 9201 | Dermagraft, per 37.5 sq cm | \$529.54 |
| C9202 | K | 9202 | Octafluoropropane | \$129.48 |
| J 0130 | K | 1605 | Abciximab injection | \$448.22 |
| J0207 | K | 7000 | Amifostine | \$395.75 |
| J0287 | K | 9024 | Amphotericin b lipid complex | \$19.09 |
| J0288 | K | 0735 | Ampho b cholesteryl sulfate | \$15.20 |
| J0289 | K | 0736 | Amphotericin b liposome inj | \$31.27 |
| J0350 | K | 1606 | Injection anistreplase 30 u | \$2,353.53 |
| J0583 | K | 9111 | Bivalirudin | \$1.52 |
| J0585 | K | 0902 | Botulinum toxin a per unit | \$4.32 |


| HCPCS | Status Indicator | APC | Short Description | CY 2005 <br> Proposed <br> Payment Rate |
| :---: | :---: | :---: | :---: | :---: |
| J0587 | K | 9018 | Botulinum toxin type B | \$7.68 |
| J0637 | K | 9019 | Caspofungin acetate | \$32.65 |
| J0850 | K | 0903 | Cytomegalovirus imm IV /vial | \$622.13 |
| J1260 | K | 0750 | Dolasetron mesylate | \$14.38 |
| J1327 | K | 1607 | Eptifibatide injection | \$11.21 |
| J1438 | K | 1608 | Etanercept injection | \$135.56 |
| J1440 | K | 0728 | Filgrastim 300 mcg injection | \$162.41 |
| J1441 | K | 7049 | Filgrastim 480 mcg injection | \$274.40 |
| J1563 | K | 0905 | IV immune globulin | \$68.48 |
| J1564 | K | 9021 | Immune globulin 10 mg | \$0.75 |
| J1565 | K | 0906 | RSV-ivig | \$16.55 |
| J1626 | K | 0764 | Granisetron HCl injection | \$16.20 |
| J1745 | K | 7043 | Infliximab injection | \$57.40 |
| J1830 | K | 0910 | Interferon beta-1b/.25 MG | \$58.73 |
| J1950 | K | 0800 | Leuprolide acetate $/ 3.75 \mathrm{MG}$ | \$451.98 |
| J2020 | K | 9001 | Linezolid injection | \$32.15 |
| J2324 | K | 9114 | Nesiritide | \$132.47 |
| J2353 | K | 1207 | Octreotide injection, depot | \$71.66 |
| J2354 | K | 7031 | Octreotide inj, non-depot | \$3.72 |
| J2405 | K | 0768 | Ondansetron hcl injection | \$5.54 |
| J2505 | K | 9119 | Injection, pegfilgrastim 6 mg | \$2,448.50 |
| J 2788 | K | 9023 | Rho d immune globulin 50 mcg | \$30.38 |
| J2792 | K | 1609 | Rho(D) immune globulin h, sd | \$17.95 |
| J2820 | K | 0731 | Sargramostim injection | \$25.39 |
| J2941 | K | 7034 | Somatropin injection | \$280.87 |
| J2993 | K | 9005 | Reteplase injection | \$1,192.09 |
| J3100 | K | 9002 | Tenecteplase injection | \$2,350.98 |
| J3245 | K | 7041 | Tirofiban hydrochloride | \$411.85 |
| J3305 | K | 7045 | Inj trimetrexate glucoronate | \$142.50 |
| J3395 | K | 1203 | Verteporfin injection | \$1,274.05 |
| J3487 | K | 9115 | Zoledronic acid | \$197.87 |
| J7190 | K | 0925 | Factor viii | \$0.76 |
| J7191 | K | 0926 | Factor VIII (porcine) | \$1.78 |
| J7192 | K | 0927 | Factor viii recombinant | \$1.10 |
| J7193 | K | 0931 | Factor IX non-recombinant | \$0.98 |
| J7194 | K | 0928 | Factor ix complex | \$0.32 |
| J7195 | K | 0932 | Factor IX recombinant | \$0.98 |
| J7198 | K | 0929 | Anti-inhibitor | \$1.25 |
| J7320 | K | 1611 | Hylan G-F 20 injection | \$203.70 |
| J7504 | K | 0890 | Lymphocyte immune globulin | \$243.50 |
| J7507 | K | 0891 | Tacrolimus oral per 1 MG | \$3.05 |
| J7511 | K | 9104 | Antithymocyte globuln rabbit | \$312.41 |
| J 7517 | K | 9015 | Mycophenolate mofetil oral | \$2.46 |
| J7520 | K | 9020 | Sirolimus, oral | \$6.23 |
| J8510 | K | 7015 | Oral busulfan | \$2.08 |
| J8520 | K | 7042 | Capecitabine, oral, 150 mg | \$2.96 |


| HCPCS | Status Indicator | APC | Short Description | CY 2005 <br> Proposed <br> Payment <br> Rate |
| :---: | :---: | :---: | :---: | :---: |
| J8700 | K | 1086 | Temozolomide | \$6.42 |
| J9001 | K | 7046 | Doxorubicin hcl liposome inj | \$343.78 |
| J9010 | K | 9110 | Alemtuzumab injection | \$510.70 |
| J9020 | K | 0814 | Asparaginase injection | \$54.71 |
| J9031 | K | 0809 | Bcg live intravesical vac | \$139.90 |
| J9045 | K | 0811 | Carboplatin injection | \$129.96 |
| J9151 | K | 0821 | Daunorubicin citrate liposom | \$64.60 |
| J9170 | K | 0823 | Docetaxel | \$312.69 |
| J9178 | K | 1167 | Inj, epirubicin hcl, 2 mg | \$24.14 |
| J9185 | K | 0842 | Fludarabine phosphate inj | \$311.09 |
| J9201 | K | 0828 | Gemcitabine HCl | \$105.i3 |
| J9202 | K | 0810 | Goserelin acetate implant | \$390.09 |
| J9206 | K | 0830 | Irinotecan injection | \$127.33 |
| 59213 | K | 0834 | Interferon alfa-2a inj | \$30.48 |
| J9214 | K | 0836 | Interferon alfa-2b inj | \$13.00 |
| J9215 | K | 0865 | Interferon alfa-n3 inj | \$8.17 |
| J9217 | K | 9217 | Leuprolide acetate suspnsion | \$543.72 |
| J9219 | K | 7051 | Leuprolide acetate implant | \$4,717.72 |
| J9245 | K | 0840 | Inj melphalan hydrochl 50 MG | \$367.03 |
| J9268 | K | 0844 | Pentostatin injection | \$1,683.24 |
| J9270 | K | 0860 | Plicamycin (mithramycin) inj | \$93.80 |
| J9293 | K | 0864 | Mitoxantrone hydrochl / 5 MG | \$313.96 |
| J9310 | K | 0849 | Rituximab cancer treatment | \$437.83 |
| J9350 | K | 0852 | Topotecan | \$697.76 |
| J9355 | K | 1613 | Trastuzumab | \$50.79 |
| J9390 | K | 0855 | Vinorelbine tartrate/10 mg | \$95.23 |
| J9600 | K | 0856 | Porfimer sodium | \$2,274.78 |
| Q0136 | K | 0733 | Non esrd epoetin alpha inj | \$11.09 |
| Q0137 | K | 0734 | Darbepoetin alfa, non esrd | \$4.14 |
| Q0166 | K | 0765 | Granisetron HCl 1 mg oral | \$39.04 |
| Q0179 | K | 0769 | Ondansetron HCl 8mg oral | \$26.12 |
| Q0180 | K | 0763 | Dolasetron mesylate oral | \$63.28 |
| Q0187 | K | 1409 | Factor viia recombinant | \$1,410.34 |
| Q2002 | K | 7022 | Elliotts b solution per ml | \$1.50 |
| Q2003 | K | 7019 | Aprotinin, 10,000 kiu | \$12.51 |
| Q2005 | K | 7024 | Corticorelin ovine triflutat | \$353.70 |
| Q2006 | K | 7025 | Digoxin immune fab (ovine) | \$332.00 |
| Q2007 | K | 7026 | Ethanolamine oleate 100 mg | \$63.29 |
| Q2008 | K | 7027 | Fomepizole, 15 mg | \$10.04 |
| Q2009 | K | 7028 | Fosphenytoin, 50 mg | \$5.31 |
| Q2011 | K | 7030 | Hemin, per 1 mg | \$6.47 |
| Q2013 | K | 7040 | Pentastarch 10\% solution | \$131.99 |
| Q2017 | K | 7035 | Teniposide, 50 mg | \$224.94 |
| Q2018 | K | 7037 | Urofollitropin, 75 iu | \$56.59 |
| Q2021 | K | 9057 | Lepirudin | \$130.30 |


| HCPCS | Status <br> Indicator | APC | Short Description | CY 2005 <br> Proposed <br> Payment <br> Rate |
| :---: | :---: | :---: | :---: | :---: |
| Q2022 | K | 1618 | VonWillebrandFactrCmplxperIU | $\$ 0.83$ |
| Q3002 | K | 1619 | Gallium ga 67 | $\$ 27.10$ |
| Q3003 | K | 1620 | Technetium tc99m bicisate | $\$ 370.60$ |
| Q3005 | K | 1622 | Technetium tc99m mertiatide | $\$ 31.13$ |
| Q3007 | K | 1624 | Sodium phosphate p32 | $\$ 94.98$ |
| Q3008 | K | 1625 | Indium 111-in pentetreotide | $\$ 1,079.00$ |
| Q3011 | K | 1628 | Chromic phosphate p32 | $\$ 146.64$ |
| Q3012 | K | 1089 | Cyanocobalamin cobalt co57 | $\$ 85.49$ |
| Q3025 | K | 9022 | IM inj interferon beta 1-a | $\$ 74.44$ |

In order to determine the payment amounts for innovator multiple source and noninnovator multiple source forms of the drug, biological, or
radiopharmaceutical, we compared the payments established under the median cost methodology to their reference AWP. For innovator multiple source items, we are proposing to set payment rates at the lower of the payment rate calculated under our standard median
cost methodology or 68 percent of the reference AWP. For noninnovator or multiple source items, we are proposing to set payment rates at the lower of the payment rate calculated under our standard median cost methodology or 46 percent of the reference AWP. We followed this same methodology to set payment amounts for innovator multiple source and noninnovator multiple source specified covered to
payment drugs that were implemented by the January 6, 2004 interim final rule with comment period.
Table 26 lists the proposed payment amounts for innovator and -noninnovator multiple source drugs, biologicals, and radiopharmaceuticals effective January 1, 2005 to December 31, 2005.

Table 26.--Proposed OPPS Payment Amounts for Innovator and Noninnovator
Multiple Source Drugs, Biologicals, and Radiopharmaceuticals for CY 2005

| HCPCS | Status Indicator | APC | Short Description | $2005$ <br> Proposed <br> Payment Rate |
| :---: | :---: | :---: | :---: | :---: |
| A9505 | K | 1603 | Thallous chloride TL 201/mci | \$18.29 |
| A9517 | K | 1064 | Th I131 so iodide cap millic | \$6.60 |
| A9528 | K | 1064 | Dx I131 so iodide cap millic | \$6.60 |
| A9529 | K | 1065 | Dx I131 so iodide sol millic | \$9.84 |
| A9530 | K | 1065 | Th I131 so iodide sol millic | \$9.84 |
| A9600 | K | 0701 | Strontium-89 chloride | \$410.45 |
| C9400 | K | 9400 | Thallous chloride, brand | \$20.86 |
| C9401 | K | 9401 | Strontium-89 chloride, brand | \$410.45 |
| C9402 | K | 9402 | Th I131 so iodide cap, brand | \$6.60 |
| C9403 | K | 9403 | Dx I131 so iodide cap, brand | \$6.60 |
| C9404 | K | 9404 | Dx I131 so iodide sol, brand | \$9.84 |
| C9405 | K | 9405 | Th I131 so iodide sol, brand | \$9.84 |
| C9410 | K | 9410 | Dexrazoxane HCl inj, brand | \$125.24 |
| C9411 | K. | 9411 | Pamidronate disodium, brand | \$162.66 |
| C9413 | K | 9413 | Sodium hyaluronate inj, brand | \$54.33 |
| C9414 | K | 9414 | Etoposide oral, brand | \$27.72 |
| C9415 | K | 9415 | Doxorubic hel chemo, brand | \$6.94 |
| C9417 | K | 9417 | Bleomycin sulfate inj, brand | \$130.56 |
| C9418 | K | 9418 | Cisplatin inj, brand | \$11.42 |
| C9419 | K | 9419 | Inj cladribine, brand | \$36.72 |
| C9420 | K | 9420 | Cyclophosphamide inj, brand | \$4.10 |
| C9421 | K | 9421 | Cyclophosphamide lyo, brand | \$3.50 |
| C9422 | K | 9422 | Cytarabine hcl inj, brand | \$2.28 |
| C9423 | K | 9423 | Dacarbazine inj, brand | \$8.24 |
| C9424 | K | 9424 | Daunorubicin, brand | \$53.14 |
| C9425 | K | 9425 | Etoposide inj, brand | \$1.22 |
| C9426 | K | 9426 | Floxuridine inj, brand | \$97.92 |
| C9427 | K | 9427 | Ifosfomide inj, brand | \$101.46 |
| C9428 | K | 9428 | Mesna injection, brand | \$25.07 |
| C9429 | K | 9429 | Idarubicin hel inj, brand | \$13.45 |
| C9430 | K | 9430 | Leuprolide acetate inj, bran | \$21.41 |
| C9431 | K | 9431 | Paclitaxel inj, brand | \$95.84 |
| C9432 | K | 9432 | Mitomycin inj, brand | \$45.70 |
| C9433 | K | 9433 | Thiotepa inj, brand | \$66.98 |
| C9435 | K | 9435 | Gonadorelin hydroch, brand | \$16.08 |
| C9436 | K | 9436 | Azathioprine parenteral,brnd | \$44.61 |
| C9438 | K | 9438 | Cyclosporine oral, brand | \$1.81 |
| J1190 | K | 0726 | Dexrazoxane HCl injection | \$113.28 |
| J1620 | K | 7005 | Gonadorelin hydroch/ 100 mcg | \$16.09 |
| J2430 | K | 0730 | Pamidronate disodium/30 MG | \$128.74 |
| J7317 | K | 7316 | Sodium hyaluronate injection | \$54.33 |
| J7501 | K | 0887 | Azathioprine parenteral | \$30.18 |


| HCPCS | Status <br> Indicator | APC | Short Description | 2005 <br> Proposed <br> Payment <br> Rate |
| :---: | :---: | :---: | :---: | :---: |
| J7502 | K | 0888 | Cyclosporine oral 100 mg | $\$ 1.81$ |
| J8560 | K | 0802 | Etoposide oral 50 MG | $\$ 21.91$ |
| J9000 | K | 0847 | Doxorubic hcl 10 MG vl chemo | $\$ 4.69$ |
| J9040 | K | 0857 | Bleomycin sulfate injection | $\$ 88.32$ |
| J9060 | K | 0813 | Cisplatin 10 MG injection | $\$ 7.73$ |
| J9065 | K | 0858 | Inj cladribine per 1 MG | $\$ 24.84$ |
| J9070 | K | 0815 | Cyclophosphamide 100 MG inj | $\$ 2.77$ |
| J9093 | K | 0816 | Cyclophosphamide lyophilized | $\$ 2.36$ |
| J9100 | K | 0817 | Cytarabine hcl 100 MG inj | $\$ 1.55$ |
| J9130 | K | 0819 | Dacarbazine 100 mg inj | $\$ 6.14$ |
| J9150 | K | 0820 | Daunorubicin | $\$ 35.94$ |
| J9181 | K | 0824 | Etoposide 10 MG inj | $\$ 0.83$ |
| J9200 | K | 0827 | Floxuridine injection | $\$ 66.24$ |
| J9208 | K | 0831 | Ifosfomide injection | $\$ 72.81$ |
| J9209 | K | 0732 | Mesna injection | $\$ 17.66$ |
| J9211 | K | 0832 | Idarubicin hcl injection | $\$ 13.46$ |
| J9218 | K | 0861 | Leuprolide acetate injeciton | $\$ 14.48$ |
| J9265 | K | 0863 | Paclitaxel injection | $\$ 79.04$ |
| J9280 | K | 0862 | Mitomycin 5 MG inj | $\$ 30.91$ |
| J9340 | K | 0851 | Thiotepa injection | $\$ 45.31$ |

b. Proposal To Treat Three Sunsetting Pass-Through Drugs as Specified Covered Outpatient Drugs

As discussed in section V.A. 2 of the preamble, there are 13 drugs and biologicals whose pass-through status will expire on December 31, 2004. Table 22 lists these drugs and biologicals.

Pass-through payment was made for 10 of these 13 items as of December 31, 2002. Therefore, these 10 items now qualify as specified covered outpatient drugs under section $1833(t)(14)$ of the Act, as added by section 621(a) of Pub. L. 108-173, as described above. However, pass-through status for three of the pass-through drugs and biologicals that will expire on December 31, 2004 (C9121, Injection, argatroban; J9395, Fulvestrant; and J3315, Triptorelin pamoate), was first made effective on January 1, 2003. These items are specifically excluded ffom the definition of "specified covered outpatient drugs" in section 1833(t)(14)(B)(ii) of the Act, because they are not drugs or biologicals for which pass-through payment was first
made on or before December 31, 2002. Pub. L. 108-173 does not address how to set payment for items whose passthrough status expires in CY 2005, but for which pass-through payment was not made as of December 31, 2002.

Therefore, we are proposing to pay for the three expiring pass-through items for which payment was first made on January 1, 2003 rather than on or before December 31, 2002 using the methodology described under section $1833(t)(14)$ of the Act for specified covered outpatient drugs. We believe that this methodology would allow us to determine appropriate payment amounts for these products in a manner that is consistent with how we pay for drugs and biologicals whose passthrough status was effective as of December 31, 2002, and that does not penalize those products for receiving pass-through status on or after January 1, 2003. Table 27 below lists the CY 2005 OPPS payment rates that we are proposing for these three drugs and biologicals.

Of the 13 products for which we are proposing that pass-through status
expire on December 31, 2004, we are proposing to package two of them (C9113, Inj. Pantoprazole sodium and J1335, Ertapenum sodium) because their median cost per day falls below the $\$ 50$ packaging threshold. The remaining 11 drugs and biologicals were determined to be sole source items and would be paid separately according to the payment methodology for sole source products described above.
We wish to note that darbepoetin alfa (Q0137) will be considered a specified covered outpatient drug in CY 2005. Payment for these drugs is governed under section 1833(t)(14) of the Act. Specifically, darbepoetin alfa will be paid as a sole-source drug at a rate between 83 and 95 percent of its reference AWP. Given the status required under $1833(t)(14)$ of the Act, as added by section 621(a)(1) of Pub. L. 108-173, we specifically solicit comment on whether we should again apply an equitable adjustment, made pursuant to $1833(\mathrm{t})(2)(\mathrm{E})$ of the Act, to the price of this drug.

Table 27-Proposed CY 2005 APC Payment Rates for Three Expiring PassThrough Drugs and Biologicals That Will Be Treated As Specified Covered Outpatient Drugs

| HCPCS | Status <br> Indicator | Short Description | APC | 2005 <br> Proposed <br> Payment <br> Rate |
| :---: | :---: | :--- | :---: | :---: |
| J9395 | K | Injection, Fulvestrant | 9120 | $\$ 79.65$ |
| J3315 | K | Triptorelin pamoate | 9122 | $\$ 362.78$ |
| C9121 | K | Injection, argatroban | 9121 | $\$ 12.45$ |

c. Proposed CY 2005 Payment for New Drugs and Biologicals With HCPCS Codes and Without Pass-Through Application and Reference AWP

Pub. L. 108-173 does not address OPPS payment in CY 2005 for new drugs and biologicals that have assigned HCPCS codes, but that do not have a reference AWP or approval for payment as pass-through drugs or biologicals. Because there is no statutory provision that dictates payment for such drugs and biologicals in CY 2005, and because we have no hospital claims data to use in establishing a payment rate for them, we investigated other possible options to pay for these items in CY 2005. Clearly, one option is to continue packaging payment for these new drugs and biologicals that have their own HCPCS codes until we accumulate sufficient claims data to calculate median costs for these items. Another option is to pay for them separately using a data source other than our claims data. The first option is consistent with the approach we have taken in prior years when claims data for new services and items are not available to calculate median costs. However, because these new drugs and biologicals may be expensive, we are concerned that packaging these new drugs and biologicals may jeopardize beneficiary access to them. In addition, we do not want to delay separate payment for a new drug or biological solely because a pass-through application was not submitted.
Therefore, in CY 2005, we are proposing to pay for these new drugs and biologicals which do not have passthrough status at a rate that is equivalent to the payment they would receive in the physician office setting, which will be established in accordance with the methodology described in the CY 2005 Physician Fee Schedule proposed rule ( 69 FR 47488, 47520 through 47524). We note that this payment methodology is the same as the methodology that would be used to calculate the OPPS
payment amount that pass-through drugs and biologicals would be paid in CY 2005 in accordance with section 1842(o) of the Act, as amended by section 303(b) of Pub. L. 108-173, and section 1847A of the Act. Thus, we would be treating new drugs and biologicals with established HCPCS codes the same, irrespective of whether pass-through status has been determined. We are also proposing to assign status indicator " K " to HCPCS codes for new drugs and biologicals for which we have not received a passthrough application.

In light of this proposal, we understand that manufacturers might be hesitant to apply for pass-through status. However, we do not believe there would be many instances in CY 2005 when we would not receive a passthrough application for a new drug or biological that has a HCPCS code. To avoid delays in setting an appropriate payment amount for new drugs and biologicals and to expedite the processing of claims, we strongly encourage manufacturers to continue submitting pass-through applications for new drugs and biologicals when FDA approval for a new drug or biological is imminent to give us advance notice to begin working to create a HCPCS code and APC. The preliminary application would have to be augmented by FDA approval documents and final package inserts once such materials become available. However, initiating the passthrough application process as early as possible would enable us to expedite coding and pricing for the new drugs and biologicals and accelerate the process for including them in the next available OPPS quarterly release.

We discuss in section V.D. of this preamble how we are proposing to pay in CY 2005 for new drugs and biologicals between their FDA approval date and assignment of a HCPCS code and APC. We share the desire of providers and manufacturers to incorporate payment for new drugs and
biological into the OPPS as expeditiously as possible to eliminate potential barriers to beneficiary access and to minimize the number of claims that must be processed manually under the OPPS interim process for claims without established HCPCS codes and APCs, and we solicit public comments on our proposal.
d. Proposed Payment for Separately Payable NonPass-Through Drugs and Biologicals

As discussed in section V.B.2. of this preamble, for CY 2005, we used CY 2003 claims data to calculate the proposed median cost per day for drugs, biologicals, and radiopharmaceuticals that have an assigned HCPCS code and are paid either as a packaged or separately payable item under the OPPS. Section $1833(t)(14)$ of the Act, as added by section 621(a) of Pub. L. 108173, specified payment methodologies for most of these drugs, biologicals, and radiopharmaceuticals. However, this provision did not specify how payment was to be made for separately payable drugs and biologicals that never received pass-through status and that are not otherwise addressed in section 1833(t)(14) of the Act. Some of the items for which such payment is not specified are (1) those that have been paid separately since implementation of the OPPS on August 1, 2000, but are not eligible for pass-through status, and (2) those that have historically been packaged with the procedure with which they are billed but, based on the CY 2003 claims data, their median cost per day is above the legislated $\$ 50$ packaging threshold. Because Pub. L. 108-173 does not address how we are to pay for such drugs and biologicals (any drug or biological that falls into one or the other category and that has a per day cost greater than $\$ 50$ ), we are proposing to set payment based on median costs derived from the CY 2003 claims data. Because these products are generally older or low-cost items, or
both, we believe that the proposed payments would allow us to provide adequate payment to hospitals for
furnishing these items. Table 28. below lists the drugs and biologicals to which
this proposed payment policy would apply.

Table 28.-List of Drugs and Biologicals Not Eligible for Pass-Through Status and
Proposed for Separate Nonpass-Through Payment

| HCPCS | Status Indicator | APC | Short Description | 2005 <br> Proposed <br> Payment <br> Rate |
| :---: | :---: | :---: | :---: | :---: |
| A4643 | K | 9026 | High dose contrast MRI | \$26.52 |
| A4647 | K | 9027 | Supp- paramagnetic contr mat | \$37.02 |
| J0120 | K | 9028 | Tetracyclin injection | \$101.05 |
| J0150 | K | 0379 | Injection adenosine 6 MG | \$12.42 |
| J0152 | K | 0917 | Adenosine injection | \$20.45 |
| J0282 | K | 9029 | Amiodarone HCl | \$12.06 |
| J0285 | K | 9030 | Amphotericin B | \$63.80 |
| J0395 | K | 9031 | Arbutamine HCl injection | \$68.80 |
| J0475 | K | 9032 | Baclofen 10 MG injection | \$8.52 |
| J0740 | K | 9033 | Cidofovir injection | \$353.60 |
| J0945 | K | 9034 | Brompheniramine maleate inj | \$59.63 |
| J1051 | K | 9035 | Medroxyprogesterone inj | \$17.75 |
| J1212 | K | 9036 | Dimethyl sulfoxide 50\% 50 ML | \$52.29 |
| J1230 | K | 9037 | Methadone injection | \$13.46 |
| J1245 | K | 0380 | Dipyridamole injection | \$11.85 |
| J1410 | K | 9038 | Inj estrogen conjugate 25 MG | \$39.66 |
| J1450 | K | 9039 | Fluconazole | \$23.51 |
| J1452 | K | 9040 | Intraocular Fomivirsen na | \$949.71 |
| J1460 | K | 9041 | Gamma globulin 1 CC inj | \$31.96 |
| J1610 | K | 9042 | Glucagon hydrochloride/1 MG | \$46.61 |
| J1730 | K | 9043 | Diazoxide injection | \$15.49 |
| J1742 | K | 9044 | Ibutilide fumarate injection | \$130.82 |
| J1750 | K | 9045 | Iron dextran | \$14.71 |
| J1756 | K | 9046 | Iron sucrose injection | \$0.52 |
| J1835 | K | 9047 | Itraconazole injection | \$42.56 |
| J2260 | K | 7007 | Inj milrinone lactate / 5 MG | \$8.06 |
| J2597 | K | 9048 | Inj desmopressin acetate | \$4.71 |
| J2725 | K | 9049 | Inj protirelin per 250 mcg | \$41.24 |
| J 2916 | K | 9050 | Na ferric gluconate complex | \$6.29 |
| J2995 | K | 0911 | Inj streptokinase / 250000 IU | \$43.87 |
| J2997 | K | 7048 | Alteplase recombinant | \$17.86 |
| J3350 | K | 9051 | Urea injection | \$70.48 |
| J3365 | K | 7036 | Urokinase 250,000 IU inj | \$125.96 |
| J3400 | K | 9052 | Triflupromazine hcl inj | \$74.08 |
| J3530 | K | 9053 | Nasal vaccine inhalation | \$93.39 |
| J7342 | K | 9054 | Metabolically active tissue | \$7.23 |
| J7350 | K | 9055 | Injectable human tissue | \$8.14 |
| P9041 | K | 0961 | Albumin (human), $5 \%, 50 \mathrm{ml}$ | \$19.47 |
| P9045 | K | 0963 | Albumin (human), $5 \%, 250 \mathrm{ml}$ | \$59.30 |
| P9046 | K | 0964 | Albumin (human), $25 \%, 20 \mathrm{ml}$ | \$13.16 |
| P9047 | K | 0965 | Albumin (human), $25 \%, 50 \mathrm{ml}$ | \$55.94 |

e. Proposed CY 2005 Change in Payment Status for HCPCS Code J7308

Since implementation of the OPPS on August 1, 2000, HCPCS code J7308 (Aminolevulinic acid HCI for topical administration, 20 percent single unit dosage form) has been treated as a packaged item and denoted as such using status indicator " N ". Thus, historically we have not allowed separate payment for this drug under the OPPS. In CY 2005, this drug would receive a separate payment under the Medicare physician fee schedule when furnished in a physician's office. Therefore, as we generally intend to establish, wherever possible, consistent payment policies for drugs whether they are furnished in a hospital outpatient setting or in a physician's office or clinic, we are proposing to also pay separately for $J 7308$ when furnished in a hospital outpatient department. Thus, for CY 2005, we are proposing to pay for this drug at 106 percent of ASP, which is equivalent to the payment rate that it would receive under the physician fee schedule. The proposed CY 2005 ASP and payment under the OPPS for J 7308 is $\$ 88.86$. We are soliciting comments on our proposed payment methodology for HCPCS code J7308 for CY 2005.

## C. Proposed Coding and Billing for Specified Outpatient Drugs

[If you choose to comment on issues in this section, include the caption "Drug Coding and Billing" at the beginning of your comment.]

As discussed in the January 6, 2004 interim final rule with comment period ( 69 FR 826), hospitals were instructed to bill for sole source drugs using the existing HCPCS code, which were priced in accordance with the provisions of newly added section 1833(t)(14)(A)(i) of the Act, as added by Pub. L. 108-173. However, at that time, the existing HCPCS codes did not allow us to differentiate payment amounts for innovator multiple source and noninnovator multiple source forms of the drug. Therefore, effective April 1, 2004, we implemented new HCPCS codes via Program Transmittal 112 (Change Request 3144, February 27, 2004) and Program Transmittal 132 (Change Request 3154, March 30, 2004) that providers were instructed to use to bill for innovator multiple source drugs in order to receive appropriate payment in accordance with section 1833(t)(14)(A)(i)(II) of the Act. Providers were also instructed to continue to use the current HCPCS codes to bill for noninnovator multiple source drugs to receive payment in accordance with section $1833(\mathrm{t})(14)(\mathrm{A})(\mathrm{i})(\mathrm{III})$. In this
manner, drugs, biologicals, and radiopharmaceuticals will be appropriately coded to reflect their classification and be paid accordingly. We are proposing to continue this coding practice in CY 2005 with payment made in accordance with section 1833(t)(14)(A)(ii) of the Act.

## D. Proposed Payment for New Drugs,

 Biologicals and Radiopharmaceuticals Before HCPCS Codes Are Assigned[If you choose to comment on issues in this section, include the caption
"HCPCS Codes" at the beginning of your comment.]

## 1. Background

Historically, hospitals have used a code for an unlisted or unclassified drug, biological, or radiopharmaceutical or used an appropriate revenue code to bill for drugs, biologicals, and radiopharmaceuticals furnished in the outpatient department that do not have an assigned HCPCS code. The codes for not otherwise classified drugs, biologicals, and radiopharmaceuticals are assigned packaged status under the OPPS. That is, separate payment is not made for the code, but charges for the code would be eligible for an outlier payment and, in future updates, the charges for the code are packaged with the separately payable service with which the code is reported for the same date of service.

Drugs and biologicals that are newly approved by the FDA and for which a HCPCS code has not yet been assigned by the National HCPCS Alpha-Numeric Workgroup could qualify for passthrough payment under the OPPS. An application must be submitted to CMS in order for a drug or biological to be assigned pass-through status, along with a temporary C -code for billing purposes, and an APC payment amount. Passthrough applications are reviewed on a flow basis, and payment for drugs and biologicals approved for pass-through status is implemented throughout the year as part of the quarterly updates of the OPPS.

In the November 7, 2003 final rule with comment period ( 68 FR 63440), we explained how CMS generally pays under the OPPS for new drugs and biologicals that are assigned HCPCS codes, but that are not approved for pass-through payment, and for which CMS had no data upon which to base a payment rate. These codes do not receive separate payment, but are assigned packaged status. Hospitals were urged to report charges for the new codes even though separate payment is not provided. Charges reported for the new codes are used to determine
hospital costs and payment rates in future updates. For CY 2004, we again noted that drugs that were assigned a HCPCS code effective January 1, 2004, and that were assigned packaged status, remain packaged unless pass-through status is approved for the drug. If passthrough status is approved for these drugs, pass-through payments are implemented prospectively in the next available quarterly release.

## 2. Provisions of Pub. L. 108-173

Section 621(a)(1) of Pub. L. 108-173 amended section 1833(t) of the Act by adding paragraph (15) to provide for payment for new drugs and biologicals until HCPCS codes are assigned under the OPPS. Under this provision, we are required to make payment for an outpatient drug or biological that is furnished as part of covered OPD services for which a HCPCS code has not been assigned in an amount equal to 95 percent of AWP. This provision applies only to payments under the OPPS, effective January 1, 2004. However, we did not implement this provision in the January 6, 2004 interim final rule with comment period because we had not determined at that time how hospitals would be able to bill Medicare and receive payment for a drug or biological that did not have an identifying HCPCS code.
As stated earlier, at its February 2004 meeting, the APC Panel heard presentations suggesting how to make payment for a drug or biological that did not have a code. The APC Panel recommended that we work swiftly to implement a methodology to enable hospitals to file claims and receive payment for drugs that are newly approved by the FDA. The APC Panel further recommended that we consider using temporary or placeholder codes that could be quickly assigned following FDA approval of a drug or biological to facilitate timely payment for new drugs and biologicals.
We have explored a number of options to make operational the provisions of section 1833(t)(15) of the Act, as added by section 621 (a)(1) of Pub. L. 108-173, as soon as possible. One of the approaches that we considered was to establish a set of placeholder codes in the Outpatient Code Editor (OCE) and the PPS pricing software for the hospital OPPS (PRICER) that we would instruct hospitals to use when a new drug was approved. Hospitals would be able to submit claims using the new code but would receive no payment until the next quarterly update. By that time, we would have installed an actual payment amount and descriptor for the code into
the PRICER, and would mass-adjust claims submitted between the date of FDA approval and the date of installation of the quarterly release. A second option that we considered was to implement an APC, a C-code, and a payment amount as part of the first quarterly update following notice of FDA approval of a drug or biological. Hospitals would hold claims for the new drug or biological until the quarterly release was implemented and then submit all claims for the drug or biological for payment using the new Ccode to receive payment on a retroactive basis. We also considered instructing hospitals to bill for a new drug or biological using a "not otherwise classified" code for which they would receive an interim payment based on charges converted to cost. Final payment would then be reconciled at cost report settlement. While each of these approaches might enable hospitals to begin billing for a newly approved drug or biological as soon as it received FDA approval, each approach had significant operational disadvantages, such as increased burden on hospitals or payment delays, or the risk of significant overpayments or underpayments that could not be resolved until cost report settlement.

We adopted an interim approach that we believe balances the need for hospitals to receive timely and accurate payment as soon as a drug or biological is approved by the FDA with minimal disruption of the OPPS claims processing modules that support the payment of claims. On May 28, 2004 (Transmittal 188, Change Request 3287), we instructed hospitals to bill for a drug or biological that is newly approved by the FDA by reporting the National Drug Code (NDC) for the product along with a new HCPCS code C9399, Unclassified drug or biological: When C9399 appears on a claim, the OCE suspends the claim for manual pricing by the fiscal intermediary. The fiscal intermediary prices the claim at 95 percent of its AWP using Red Book or an equivalent recognized compendium, and processes the claim for payment. This approach enables hospitals to bill and receive payment for a new drug or biological concurrent with its approval by the FDA. The hospital does not have to wait for the next quarterly release or for approval of a product-specific HCPCS to receive payment for a newly approved drug or biological or to resubmit claims for adjustment. Hospitals would discontinue billing C9399 and the NDC upon implementation of a HCPCS code, status indicator, and appropriate payment amount with the next quarterly
update. In this proposed rule, we are proposing to formalize this methodology for CY 2005 and to expand it to include payment for new radiopharmaceuticals to which a HCPCS code is not assigned (see section V.G. of this preamble). We are soliciting comments on the methodology and are particularly interested in the reaction of hospitals to using this approach to bill and receive timely payment under the OPPS for drugs, biologicals, and radiopharmaceuticals that are newly approved by the FDA, prior to assignment of a product-specific HCPCS code.

## E. Proposed Payment for Vaccines

If you choose to comment on issues in this section, include the caption "Vaccines" at the beginning of your comment.]

Outpatient hospital departments administer large amounts of the vaccines for influenza (flu) and pneumococcal pneumonia (PPV), typically by participating in immunization programs. In recent years, the availability and cost of some vaccines (particularly the flu vaccine) have fluctuated considerably. As discussed in the November 1, 2002 final rule ( 67 FR 66718), we were advised by providers that OPPS payment was insufficient to cover the costs of the flu vaccine and that access of Medicare beneficiaries to flu vaccines might be limited. They cited the timing of updates to OPPS rates as a major concern. They indicated that our update methodology, which uses 2-year-old claims data to recalibrate payment rates, would never be able to take into account yearly fluctuations in the cost of the flu vaccine. We agreed with this concern and decided to pay hospitals for influenza and pneumococcal pneumonia vaccines based on a reasonable cost methodology. As a result of this change, hospitals, home health agencies (HHAs), and hospices, which were paid for these vaccines under the OPPS in CY 2002, have been receiving payment at reasonable cost for these vaccines since CY 2003. We are aware that access concerns continue to exist for these vaccines. However, we continue to believe that payment other than on a reasonable cost basis would exacerbate existing access problems. Therefore, we are proposing to continue paying for influenza and pneumococcal pneumonia vaccines under the reasonable cost methodology in CY 2005.

## F. Proposed Changes in Payment for Single Indication Orphan Drugs

[If you choose to comment on issues in this section, include the caption "Orphan Drugs" at the beginning of your comment.]
Section 1833(t)(1)((B)(i) of the Act gives the Secretary the authority to designate the hospital outpatient services to be covered. The Secretary has specified coverage for certain drugs as orphan drugs (section
1833(t)(14)(B)(ii)(III) of the Act as added by section 621(a)(1) of Pub. L. 108-173). Section $1833(\mathrm{t})(14)(\mathrm{C})$ of the Act as added by section 621(a)(1) of Pub. L. 108-173, gives the Secretary the authority in CYs 2004 and 2005 to specify the amount of payment for an orphan drug that has been designated as such by the Secretary.

We recognize that orphan drugs that are used solely for an orphan condition or conditions are generally expensive and, by definition, are rarely used. We believe that if the cost of these drugs were packaged into the payment for an associated procedure or visit, the payment for the procedure might be insufficient to compensate a hospital for the typically high cost of this special type of drug. Therefore, we are proposing to continue making separate payments for orphan drugs based on their currently assigned APCs.

In the November 1, 2002 final rule ( 67 FR 66772), we identified 11 single indication orphan drugs that are used solely for orphan conditions by applying the following criteria:

- The drug is designated as an orphan drug by the FDA and approved by the FDA for treatment of only one or more orphan conditions(s).
- The current United States Pharmacopoeia Drug Information (USPDI) shows that the drug has neither an approved use nor an off-label use for other than the orphan condition(s).

Eleven single indication orphan drugs were identified as having met these criteria and payments for these drugs were made outside of the OPPS on a reasonable cost basis.

In the November 7, 2003 final rule with comment period (68 FR 63452), we discontinued payment for orphan drugs on a reasonable cost basis and made separate payments for single indication orphan drugs. Payments for the orphan drugs were made at 88 percent of the AWP listed for these drugs in the April 1,2003 single drug pricer, unless we were presented with verifiable information that shows that our payment rate does not reflect the price that is widely available to the hospital market. For CY 2004, Ceredase
(alglucerase) and Cerezyme (imiglucerase) were paid at 94 percent of AWP because external data submitted by commenters on the August 12, 2003 proposed rule caused us to believe that payment at 88 percent of AWP would be insufficient to ensure beneficiaries' access to these drugs.

In the December 31, 2003 correction of the November 7, 2003 final rule with comment period ( 68 FR 75442), we added HCPCS code J9017, arsenic trioxide (per unit) to our list of single indication orphan drugs. To date, the following are the 12 orphan drugs that we have identified as meeting our criteria: J0205 Injection, alglucerase, per 10 units; J0256 Injection, alpha 1proteinase inhibitor, 10 mg ; J9300 Gemtuzumab ozogamicin, 5 mg ; J1785 Injection, imiglucerase, per unit; J2355 Injection, oprelvekin, 5 mg ; J3240 Injection, thyrotropin alpha, 0.9 mg ; J7513 Daclizumab parenteral, 25 mg ; J9015 Aldesleukin, per vial; J9017 Arsenic trioxide, per unit; J9160 Denileukin diftitox, 300 mcg ; J9216 Interferon, gamma 1-b, 3 million units and Q2019 Injection, basiliximab, 20 mg . We are not proposing any changes to this list of orphan drugs for CY 2005.

If we had not classified these drugs as single indication orphan drugs for payment under the OPPS, they would have met the definition and been paid as single source specified covered outpatient drugs, resulting in lower payments which could impede beneficiary access to these unique drugs dedicated to the treatment of rate diseases. Instead, for CY 2005, under our authority at section $1833(\mathrm{t})(14)(\mathrm{C})$ of the Act, we are proposing to pay for all 12 single indication orphan drugs, including Ceredase and Cerezyme, at the rate of 88 percent of AWP or 106 percent of the ASP, whichever is higher. However, for drugs where 106 percent of ASP would exceed 95 percent of AWP, payment would be capped at 95 percent of AWP, which is the upper limit allowed for sole source specific covered outpatient drugs. For example, Ceredase and Cerezyme would each be paid at 95 percent of the AWP because payment at 106 percent of the ASP for these two drugs not only exceeds 88 percent of the AWP but also exceeds 95 percent of the AWP. We are proposing to pay the higher of 88 percent of AWP or 106 percent of ASP capped at 95 percent of AWP to ensure that beneficiaries will continue to have access to such important drugs.

[^65]"Radiopharmaceuticals" at the beginning of your comment.]

In the November 1, 2002 OPPS final rule ( 67 FR 66757), we determined that we would classify any product containing a therapeutic radioisotope to be in the category of benefits described under section 1861(s)(4) of the Act. We also determined that the appropriate benefit category for diagnostic radiopharmaceuticals is section 1861(s)(3) of the Act. We stated in the November 1, 2002 final rule that we will consider neither diagnostic nor therapeutic radiopharmaceuticals to be drugs as defined in 1861(t) of the Act ( 67 FR 66757): Therefore, beginning with the CY 2003 OPPS update, and continuing with the CY 2004 OPPS update, we have not qualified diagnostic or therapeutic radiopharmaceuticals as drugs or biologicals.

When we analyzed the many changes mandated by Pub. L. 108-173 that affect how we would pay for drugs,
biologicals, and radiopharmaceuticals under the OPPS in CY 2005, we revisited the decision that we implemented in CY 2003 not to classify diagnostic and therapeutic
radiopharmaceuticals as drugs or biologicals. In our analysis, we noted that although we did not consider radiopharmaceuticals for pass-through payment in CYs 2003 and 2004, we did apply to radiopharmaceuticals the same packaging threshold policy that we applied to other drugs and biologicals, and which we are proposing to continue in CY 2005. In addition, for the CY 2004 OPPS update, we applied the same adjustments to median costs for radiopharmaceuticals that we applied to separately payable drugs and biologicals that did not have pass-through status ( 68 FR 63441).
In our review of this policy, we noted that section $1833(\mathrm{t})(14)(\mathrm{B})(\mathrm{i})$ of the Act, as amended by section 621(a) of Pub. L. 108-173, does include
"radiopharmaceutical" within the meaning of the term "specified covered outpatient drugs," although neither section 621(a)(2) nor section 621 (a)(3) of Pub. L. 108-173 includes a reference to radiopharmaceuticals.

In an effort to provide a consistent reading and application of the statute, we are proposing to apply to radiopharmaceuticals certain provisions in section 621 of Pub. L. 108-173 which affect payment for drugs and biologicals billed by hospitals for payment under the OPPS. We believe it is reasonable to include radiopharmaceuticals in the general category of drugs in light of their inclusion as specified covered outpatient drugs in section

1833(t)(14)(B) of the Act, as added by section 621(a)(1) of Pub. L. 108-173.

Section 621(a)(1) of Pub. L. 108-173, which amends section 1833 ( $t$ ) of the Act by adding a new subparagraph (14) affecting payment for radiopharmaceuticals under the OPPS, is unambiguous. This provision clearly requires that separately paid radiopharmaceuticals be classified as "specified covered outpatient drugs." Therefore, in CY 2005, we propose to continue to set payment for radiopharmaceuticals in accordance with these requirements, which are discussed in detail in section V.B.3. of this preamble.

Section 1833(t)(16)(B) of the Act, as added by section 621(a)(2) of Pub. L. 108-173, requires us to reduce the threshold for the establishment of separate. APCs with respect to drugs and biologicals to $\$ 50$ per administration for drugs and biologicals furnished in 2005 and 2006. We are proposing to apply the \$50 packaging threshold methodology discussed in section V.B.2. of this preamble to radiopharmaceuticals as well as to drugs and biologicals.
Section 1833(t)(15) of the Act, added by section 621 (a)(1) of Pub. L. 108-173, requires us to make payment equal to 95 percent of the AWP for an outpatient drug or biological that is covered and furnished as part of covered OPD services for which a HCPCS code has not been assigned. We propose, beginning in CY 2005, to extend to radiopharmaceuticals the same payment methodology proposed in section V.D. of this preamble for new drugs and biologicals before HCPCS codes are assigned. That is, we are proposing to pay for newly approved radiopharmaceuticals, as well as newly approved drugs and biologicals, at 95 percent of AWP prior to assignment of a HCPCS code.
Section 1833(t)(5)(E) of the Act, as added by section 621(a)(3) of Pub. L. 108-173, excludes separate drug and biological APCs from outlier payments. Beginning in CY 2005, we are proposing to apply section 621(a)(3) of Pub. L. 108-173 to APCs for radiopharmaceuticals. That is, beginning in CY 2005, radiopharmaceuticals would be excluded from receiving outlier payments.

Consistent with our proposal to apply to radiopharmaceutical agents payment policies that apply to drugs and biologicals, we further propose, beginning in CY 2005, to accept applications for pass-through status for certain radiopharmaceuticals. That is, we propose on a prospective basis to consider for pass-through status those
radiopharmaceuticals to which a HCPCS code is first assigned on or after January 1, 2005. As we explain in section V.A.3. above, section $1833(t)(6)(D)(i)$ of the Act sets the payment rate for pass-through eligible drugs and biologicals as the amount determined under section 1842(o) of the Act. We propose in section V.A.3. to pay for drugs and biologicals with pass-through status in CY 2005 consistent with the provisions of section 1842 (o) of the Act as amended by Pub. L. 108-173, at a rate that is equivalent to the payment these drugs and biologicals would receive in the physician office setting and set in accordance with the methodology described in the Medicare Physician Fee Schedule Proposed Rule for CY 2005 ( 69 FR 47488, 47520 through 47524).

We issued an interim final rule with comment period entitled "Medicare Program: Manufacturer Submission of Manufacturer's Average Sales Price (ASP) Data for Medicare Part B Drugs and Biologicals" in the April 6, 2004 Federal Register, related to the calculation and submission of manufacturer's ASP data (69 FR 17935). We need these data in order to determine payment for drugs and biologicals furnished in a physician office setting in accordance with the methodology described in the Medicare Physician Fee Schedule Proposed Rule ( 69 FR 47488, 47520 through 47524). However, the April 6, 2004 interim final rule with comment period excludes radiopharmaceuticals from the data reporting requirements that apply to Medicare Part B covered drugs and biologicals paid under sections 1842(o)(1)(D), 1847A, or 1881(b)(13)(A)(ii) of the Act (69 FR 17935). As a consequence, we would not have the same type of data available to determine payment for a new radiopharmaceutical approved for passthrough status after January 1, 2005 that would be available to determine payment for a new drug or biological with pass-through status in CY 2005.

Therefore, in order to set payment for a new radiopharmaceutical approved for pass-through status in accordance with 1842(0) and in a manner that is consistent with how we propose to set payment for a pass-through drug or biological, we are proposing a methodology that would apply solely to new radiopharmaceuticals for which payment would be made under the OPPS and for which an application for pass-through status is submitted after January 1, 2005. That is, in order to receive pass-through payment for a new radiopharmaceutical under the OPPS, a manufacturer would be required to submit data and certification for the
radiopharmaceutical in accordance with the requirements that apply to drugs and biologicals under section 303 of Pub. L. 108-173 as set forth in the interim final rule with comment period issued in the April 6. 2004 Federal Register (66 FR 17935) and described on the CMS website at cms.hhs.gov. Payment would be determined in accordance with the methodology applicable to drugs and biologicals that is discussed in the CY 2005 Medicare Physician Fee Schedule proposed rule ( 69 FR 47488, 47520-47524). In the event the manufacturer seeking passthrough status for a radiopharmaceutical does not submit data in accordance with the requirements specified for new drugs and biologicals, we propose to set payment for the new
radiopharmaceutical as a specified covered outpatient drug, under section 1833(t)(14)(A) as added by section 621(a)(1) of Pub. L. 108-173.

## H. Proposed Coding and Payment for Drug Administration

[If you choose to comment on issues in this section, include the caption "Drug Administration" at the beginning of your comment.]

Since implementation of the OPPS, Medicare OPPS payment for administration of cancer chemotherapy drugs and infusion of other drugs has been made using the following HCPCS codes:

- Q0081, Infusion therapy other than chemotherapy, per visit
- Q0083, Administration of chemotherapy by any route other than infusion, per visit
- Q0084, Administration of chemotherapy by infusion only, per visit
- Q0085, Administration of chemotherapy by both infusion and another route, per visit

In the CY 2004 proposed rule, we proposed to change coding and payment for these services to enable us to pay more accurately for the wide range of services and the drugs that we package into these per visit codes. (See August 12, 2003 proposed rule ( 68 FR 47998) for background discussion on these codes.) Commenters on the CY 2004 proposed rule recommended that we use the CPT codes for drug administration. One commenter provided a crosswalk from the CPT codes for drug administration to the Q codes that we could use in a transition We did not implement this in the final rule for CY 2004 OPPS but indicated that we would consider it for CY 2005 and would discuss it with the APC Panel at its February 2004 meeting.

Commenters and the APC Panel recommended that we discontinue use of code Q0085 for CY 2004 because codes Q0083 and Q0084 could be used together to report the services described by code Q0085. We did implement this change for CY 2004 and made code Q00085 nonpayable for CY 2004 OPPS.
At the APC Panel meeting, we presented a proposal from an outside organization that matched CPT codes for chemotherapy and nonchemotherapy infusions to the Q codes currently used to pay for these services under the OPPS. We asked the APC Panel for their perspective on the potential benefit of using the proposed coding approach as the basis for billing and determining OPPS payment for administering these drugs. The APC Panel recommended that CMS continue to review the organization's proposed coding crosswalk with the goal of using it to transition from the use of Q codes to that of CPT codes to bill for administration of these drugs.
For CY 2005, we are proposing to use the CPT codes for drug administration but to crosswalk the CPT codes into APCs that reflect how the services would have been paid under the Q codes. Although hospitals would bill the CPT codes and include the charges for each CPT code on the claim, payment would be made on a per visit basis, using the cost data from the per visit Q codes (Q0081, Q0083 and Q0084) to set the payment rate for CY 2005. See Table 29. for the crosswalk of CPT codes into APCs based on the Q codes. The only change from the crosswalk that was submitted by the outside organization is that we are proposing a Q code and APC crosswalk for CPT code 96549 (Unlisted chemotherapy procedure), rather than bundling that service. We believe that Q0083 is the code that would have previously been reported by hospitals to describe the unlisted service. In addition, this would place the unlisted service in our lowest resource utilization APC for chemotherapy, consistent with our policy for other unlisted services.
We are proposing to establish the Q code and APC crosswalk for CPT code 96549 because there is no CPT specific charge or frequency data on which to set payments. The CY 2005 OPPS is based on CY 2003 claims data which used the Q codes. Therefore, the only cost data available to us for establishment of median costs is the data based on the Q codes for drug administration. Moreover, the only frequency data that are available for use in calculating the scaler for budget neutrality of payment weights are the frequency data for the Q
codes. Therefore, the payments set for the CPT codes must use the cost data for the $Q$ codes and must result in the same payments that would have been made had the Q codes been continued.

Under this proposed methodology, hospitals would report the services they furnish with the CPT codes and would show the charges that they assign to the CPT codes on the claim. The Medicare OCE would assign the code to an APC whose payment is based on the per visit Q code that would have been used absent coding under CPT. In most cases, the OCE would collapse multiple codes or multiple units of the same CPT code into a single unit to be paid a single APC amount. This approach is needed because the data for the Q codes is reported on a per visit basis and more than one unit of a CPT code can be provided in a visit.

For example, CPT code 96410 (Chemotherapy administration infusion technique, up to 1 hour) is for infusion of chemotherapy drugs for the first hour, and CPT code 96412 is for chemotherapy infusion up to 8 hours, each additional hour. The claims data used to set the APC payment rate for these codes is for a per visit amount (taken from CY 2003 data for Q0084 a
per visit code). The frequency data on the claim are also on a per visit basis. For CY 2005, we are proposing that CPT code 96410 would be paid one unit of APC 0117 (to which CPT code 96410 would be crosswalked) and no separate payment would be made for CPT code 96412, regardless of whether one unit or more than one unit is billed. CPT code 96412 would be a packaged code for CY 2005. Under the Q code data on which the payment weight for APC 0117 is based, the per visit amount would represent a payment that is appropriate for all drug administration services in a visit (that is, one unit of CPT code 96410 and as many units of CPT code 96412 as were furnished in the same visit).
Similarly, when a hospital bills 3 units of 96400 (Chemotherapy administration, subcutaneous or intramuscular, with or without local anesthesia), the OCE would assign one unit of APC 0116 for that code. (APC 0116 is the APC to which CPT code 96400 would be crosswalked.) The payment would be based on Q0083, a per visit code, because, absent the ability to be paid based on CPT codes, the hospital would have billed one unit of Q0083 (for the 3 injections) had we
not discontinued the Q codes for CY 2005. The OCE would assume that there was one and only one visit in which there were 3 injections and would pay accordingly (that is, one unit of APC 0116).

If we adopt the CPT codes for drug administration to ensure accurate payment in the future, it would be critical for hospitals to bill the charges for the packaged CPT codes for drug administration for CY 2005 (that is, the CPT codes with $\mathrm{SI}=\mathrm{N}$ ), even though there would be no separate payment for them in CY 2005. For CY 2007 OPPS, CY 2005 claims data would be used as the basis for setting median costs for each CPT code, based on the reported charges reduced to cost, and would determine what APC configuration ensures most appropriate payment for the CPT drug administration codes. If hospitals do not bill charges in CY 2005 for the packaged drug administration CPT codes such as CPT codes 96412, 96423,96545 , or 90781 , they would jeopardize our ability to make accurate payments for services billed and paid under these codes in CY 2007 when we use the CY 2005 data to set the payment weights.
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Table 29.--Proposed Crosswalk from CPT Codes for Drug Administration to Drug Administration APCs

| CPT <br> Code | Description | $\left\lvert\, \begin{gathered} \text { Proposed } \\ \text { SI } \end{gathered}\right.$ | Proposed APC | Corresponding HCPCS code | Maximum units of the APC OCE would assign, regardless of codes billed |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 96400 | Chemotherapy, sc/im | S | 116 | Q0083 |  |
| 96405 | Intralesional chemo admin | S | 116 | Q0083 | 1 |
| 96406 | Intralesional chemo admin | S | 116 | Q0083 | 1 |
| 96408 | Chemotherapy, push technique | S | 116 | Q0083 | 1 |
| 96410 | Chemotherapy,infusion method | S | 117 | Q0084 | 1 |
| 96412 | Chemo, infuse method addon | N | -- | -- | 0 |
| 96414 | Chemo, infuse method addon | S | 117 | Q0084 | 1 |
| 96420 | Chemotherapy, push technique | S | 116 | Q0083 | 1 |
| 96422 | Chemotherapy,infusion method | S | 117 | Q0084 | 1 |
| 96423 | Chemo, infuse method addon | N | -- | -- | 0 |
| 96425 | Chemotherapy,infusion method | S | 117 | Q0084 | 1 |
| 96440 | Chemotherapy, intracavitary | S | 116 | Q0083 | 1 |
| 96445 | Chemotherapy, intracavitary | S | 116 | Q0083 | 1 |
| 96450 | Chemotherapy, into CNS | S | 116 | Q0083 | 1 |
| 96542 | Chemotherapy injection | S | 116 | Q0083 | 1 |
| 96545 | Provide chemotherapy agent | N | -- | -- | 0 |
| 96549 | Chemotherapy, unspecified | S | 116 | Q0083 | 1 |
| 90780 | IV infusion therapy, 1 hour | T | 120 | Q0081 | 1 |
| 90781 | IV infusion, additional hour | N | . -- | -- | 0 |

I. Proposed Payment for Blood and Blood Products
[If you choose to comment on issues in this section, include the caption "Blood and Blood Products" at the beginning of your comments.]

Since the OPPS was first implemented in August 2000, separate payment has been made for blood and blood products in APCs rather than
packaging them into payment for the procedures with which they were administered. We recognize that blood is a valuable health care resource used regularly in a broad range of hospital procedures and the availability of safe blood is essential to the delivery of high quality health care services to Medicare beneficiaries.
In CY 2000, payment for blood was established based on external data
provided by commenters due to limited Medicare claims data. From CY 2000 to CY 2002, payment rates were updated for inflation. For CY 2003, as described in the November 1, 2002 final rule ( 67 FR 66773), we applied a special dampening methodology to blood and blood products that had significant reductions in payment rates from CY 2002 to CY 2003. Using the dampening methodology, we limited the decrease in
payment rates for blood and blood products to approximately 15 percent. For CY 2004, as recommended by the APC Panel, we froze payment rates for blood and blood products at CY 2003 levels. This allowed us to undertake further study of the issues raised by past commenters and presenters at the

August 2003 and February APC 2004 Panel meetings.

For CY 2005, we are proposing to continue to pay separately for blood and blood products. We also are proposing to establish new APCs that would allow each blood product to be in its own separate APC. In addition, after review, we determined that several of the blood product APCs contained multiple blood
products with no clinical homogeneity or whose product-specific median costs may not have been similar. Thus, we are also proposing to reassign some of these HCPCS already contained in certain APCs to new APCs. Table 30 below lists, by HCPCS code, our proposed CY 2005 APC reassignments for such blood and blood products.

Table 30.-Proposed Assignment of Blood and Blood Product Codes to APCs for CY 2005

| HCPCS | Expired HCPCS | Status Indicator | - Description | APC |
| :---: | :---: | :---: | :---: | :---: |
| P9023 |  | K | Frozen plasma, pooled, sd | 0949 |
| P9054 | C1016 | K | Blood, L/R, Froz/Degly/Washed | 1016 |
| P9036 |  | K | Platelet pheresis irradiated | 9502 |
| P9039 |  | K | RBC deglycerolized | 9504 |
| P9052 | C1011 | K | Platelets, HLA-m, L/R, unit | 1011 |
| P9048 |  | K | Plasmaprotein fract,5\%,250ml | 0966 |
| P9055 | C1017 | K | Plt, Aph/Pher, L/R, CMV-Neg | 1017 |
| P9060 | C9503 | K | Fresh frozen plasma, ea unit | 9503 |
| P9043 |  | K | Plasma protein fract,5\%,50ml | 0956 |
| P9050 |  | K | Granulocytes, pheresis unit | 9506 |
| P9059 | C1022 | K | Plasma, frz within 24 hour | 0955 |
| P9058 | C1021 | K | RBC, L/R, CMV neg, irradiated | 1022 |
| P9057 | C1020 | K | RBC, frz/deg/wsh, L/R, irradiated | 1021 |
| 99016 |  | K | RBC leukocytes reduced | 0954 |
| 99021 |  | K | Red blood cells unit | 0959 |
| P9019 |  | K | Platelets, each unit | 0957 |
| P9040 |  | K | RBC leukoreduced irradiated | 0969 |
| P9017 |  | K | Plasma 1 donor frz w/in 8 hr | 9508 |
| P9035 |  | K | Platelet pheres leukoreduced | 9501 |
| P9031 |  | K | Platelets leukocytes reduced | 1013 |
| 99034 |  | K | Platelets, pheresis | 9507 |
| P9037 |  | K | Plate pheres leukoredu irradiated | 1019 |
| P9056 | C1018 | K | Blood, L/R, Irradiated | 1018 |


| HCPCS | Expired <br> HCPCS | Status <br> Indicator |  | APC |
| :--- | :---: | :---: | :--- | :---: |
| P9010 |  | K | Whole blood for transfusion | 0950 |
| P9012 |  | K | Cryoprecipitate each unit | 0952 |
| P9033 |  | K | Platelets leukoreduced irradiated | 0968 |
| P9051 | C1010 | K | Blood, L/R, CMV-NEG | 1010 |
| P9044 |  | K | Cryoprecipitate reduced plasma | 1009 |
| P9038 |  | K | RBC irradiated | 9505 |
| P9022 |  | K | Washed red blood cells unit | 0960 |
| P9020 |  | K | Plaelet rich plasma unit | 0958 |
| P9032 |  | K | Platelets, irradiated | 9500 |
| P9011 |  | K | Split unit of blood | 0967 |
| P9053 | C1015 | K | Plt, pher, L/R, CMV, irradiadted | 1020 |

Administrative costs for the processing and storage specific to the transfused blood product are included in the APC payment, which is based on hospitals' charges. Payment for the collection, processing, and storage of autologous blood, as described by CPT 86890 and used in transfusion is made through APC 347 (Level III Transfusion Laboratory Procedures).

Other than for autologous blood products, the costs for collection, processing, storage, wastage, and other administrative costs for blood products that are not transfused are reported in the appropriate cost centers on hospitals' cost reports. These reported costs are attributable to overhead and distributed across all hospital services linked to those cost centers through the standard process of converting charges to costs using hospitals' CCRs for each cost center on the cost report.
The DHHS Advisory Committee on Blood Safety and Availability has recommended that CMS establish payment rates for blood and blood products based on current year acquisition costs and actual total costs of providing such blood products. At the February 2004 APC Panel meeting, the APC Panel recommended that CMS use external data to derive costs of blood and blood products in order to establish payment rates.

As with all services, we prefer to rely. on our claims data whenever possible. We conducted a thorough analysis of billing for blood in CY 2003 claims data. Comments received for previous rules
suggest that current hospital blood costs are not captured because hospitals underreport blood on their claims. Commenters explained that hospitals sometimes found it too costly to bill for blood. However, we found that 81 percent of all hospitals included in our ratesetting and modeling billed at least one blood and blood product in CY 2003. Of these hospitals, only 47 percent reported separate costs and charges in the two cost centers specific to blood on their most recent annual cost report. It may be that those hospitals billing for blood but not reporting costs and charges on their cost report for either of the two bloodspecific cost centers report their blood costs and charges under other cost centers, such as operating room.

We have also received comments that the CCRs that we use to adjust claim charges to costs for blood are too low, which results in an underestimation of the true cost of blood and blood products. Our current methodology for matching cost center CCRs to revenue codes includes a default to the overall CCR when any given provider has chosen not to report costs and charges for a specific cost center. After matching the two blood-specific cost centers to the 38 X and 39 X revenue codes, we observed a significant difference in CCRs for those hospitals with and without blood-specific cost centers. The median CCR for those hospitals with a blood-specific cost center was 0.66 for revenue code 38 X 'and 0.64 for revenue
code 39X, and for those defaulting to the overall CCR, the result was a CCR of 0.34 for revenue code 38X and 0.33 for revenue code 39X. The median overall CCR for all hospitals in the 2005 analysis was 0.33 .
As noted above, about half of the hospitals ( 47 percent) reported at least one of the blood-specific cost centers on their most recent cost report. We then looked at the CY 2003 claims being used to set CY 2005 median costs and discovered that about one-quarter relied on a CCR that was based on a bloodspecific cost center to adjust charges to costs, and about three-quarters did not. This pattern existed even though almost all hospitals were billing blood in the 38 X and 39 X revenue codes. The result was the default CCR was used to adjust almost 75 percent of the line-items used to set the median costs for blood and blood products.
In light of this information, we simulated a blood-specific CCR for those hospitals now defaulting to the overall CCR. We assumed that those hospitals not reporting costs and charges in a blood-specific cost center on their annual cost report, in general, face similar costs and engage in comparable charging practices for blood as those reporting a blood-specific cost center. For each hospital reporting costs and charges for the blood cost centers on their cost report, we calculated the ratio of the CCR in the blood-specific cost center to the overall CCR. We then calculated the geometric mean of this ratio. This was $2: 2$ for tevenue code 38 X
and 2.1 for revenue code 39X. For each hospital not reporting custs and charges for the blood cost centers on their cost report, we applied this mean ratio to their overall CCR. We believe that this approach better responds to a missing blood-specific CCR than simply using the average blood-specific CCR for each revenue code because it takes into account the unique charging structure of each provider. We then adjusted charges to costs for all hospitals and calculated a median cost for all blood products. Oterall, this methodology increased the estimated median costs by 25 percent for CY 2005 relative to the medians used to set CY 2004 rates. For example, the estimated median for P9016 (Red blood cells, leukocytes reduced), the most frequently billed blood product, increased by 32 percent relative to the CY 2004 median.

In reviewing the simulated medians created above relative to those medians used to set CY 2004 payment rates, we noticed that procedures relying on a low volume of blood units ( $<1,000$ ) demonstrated large decreases. Overall, the simulated median costs for lowvolume blood products declined by 14 percent for CY 2005. Because a small sample size can lead to great variability in point estimates, we sought to increase the number of units of blood by combining CY 2002 and CY 2003 claims data for the low-volume products. We used the simulated CCRs to calculate costs from charges. We recognize that not all of the low-volume blood products had claims in CY 2002. Listed in Table 31 are the low volume products for which we combined CY 2002 and 2003 claims. To ensure that we combined comparable costs, we updated the simulated costs on the claims in CY

2002 to the base year of 2003 using the Producer Price Index (PPI) for blood and derivatives for human use (Commodity Code \#063711), which is the PPI used to update blood and blood product prices in the market basket ( 67 FR 50039, August 1, 2002). We estimated the annual PPI from December 2002 to December 2003 to be -12.2 percent. Although a decline in PPI is unusual, we understand that the price of plasma products have recently declined. Further, the majority of the low-volume items are plasma products. After combining the 2 years of claims, we were able to raise the volume of blood units billed for 5 of these products above 1,000 . Ultimately, overall estimated median costs continue to increase by 25 percent for all products, but decline by 16 percent for the lowvolume products.

Table 31.-Low Volume Proposed Blood and Blood Products Codes for CY 2005

## Payments

| HCPCS | Description |
| :--- | :--- |
| P9023 | Frozen plasma, pooled, sd |
| P9054 | Blood, leukocyte reduced, frozen, deglycerolized, washed |
| P9036 | Platelet pheresis irradiated |
| P9039 | Red blood cells deglycerolized |
| P9052 | Platelets, HLA-m, leukocyte reduced, unit |
| P9048 | Plasmaprotein fractionated, 5 percent, 250 ml |
| P9055 | Platelet, APH/PHER, leukocyte reduced, CMV, irradiated |
| P9060 | Fresh frozen plasma, each unit |
| P9043 | Plasma protein fractionated, 5 percent, 50 ml |
| P9050 | Granulocytes, pheresis unit |

After discussions with industry representatives and hospitals and careful consideration of our claims analyses, for CY 2005 we are proposing to set payment rates for all blood and blood products listed in Table 29 based on our CY 2003 claims data, utilizing an actual or simulated hospital bloodspecific CCR to convert charges to costs for blood and blood products. For those low-volume products listed in Table 30, we would combine claims data for CYs 2002 and 2003. We are confident that we have claims data from the vast majority of the OPPS hospitals for blood products, and the tight distribution of costs for individual products, including low-volume products, provides no evidence of significant coding problems.

In general, as a blood product undergoes increasing levels of processing or selection, our.CY 2005 proposed payment for the product would increase commensurate with the additional resources utilized. We believe that the proposed payment methodology described above will enable us to use our historical hospital claims data to assure the adequate payment for blood and blood products essential to continued Medicare beneficiary access to blood and blood products. In addition, we recognize the need to clarify billing regarding a variety of blood-related services under the OPPS in response to numerous questions and comments we have received. We intend to provide further billing.guidelines to
clarify our original Program Transmittal A-01-50 issued on April 12, 2001 (CR Request 1585) regarding correct billing for blood-related services in the near future.
VI. Estimated Transitional PassThrough Spending in CY 2005 for Drugs, Biologicals, and Devices
[If you choose to comment on issues in this section, please include the caption "Estimated Transitional Pass-Through Spending" at the beginning of your comment.]

## A. Basis for Pro Rata Reduction

Section 1833(t)(6)(E) of the Act limits the total projected amount of transitional pass-through payments for a
given year to an "applicable percentage" of projected total Medicare and beneficiary payments under the hospital OPPS. For a year before CY 2004, the applicable percentage is 2.5 percent; for CY 2004 and subsequent years, we specify the applicable percentage up to 2.0 percent.

If we estimate before the beginning of the calendar year that the total amount of pass-through payments in that year would exceed the applicable percentage, section $1833(t)(6)$ (E)(iii) of the Act requires a prospective uniform reduction in the amount of each of the transitional pass-through payments made in that year to ensure that the limit is not exceeded. We make an estimate of pass-through spending to determine not only whether payments exceed the applicable percentage but also to determine the appropriate reduction to the conversion factor.

For devices, making an estimate of pass-through spending in CY 2005 entails estimating spending for two groups of items. The first group consists of those items for which we have claims data for procedures that we believe used devices which were eligible for passthrough status in CY 2003 and CY 2004 and that would continue to be eligible for pass-through payment in CY 2005. The second group consists of those
items for which we have no direct claims data, that is, items that became, or would become, eligible in CY 2004 and would retain pass-through status in CY 2005, as well as items that would be newly eligible for pass-through payment beginning in CY 2005.

## B. Proposed Estimate of Pass-Through Spending for CY 2005

We are proposing to set the applicable percentage cap at 2.0 percent of the total OPPS projected payments for CY 2005. To estimate CY 2005 pass-through spending for device categories in the first group described above, we are proposing to use volume information from CY 2003 claims data for procedures associated with a passthrough device and manufacturer's price information from applications for passthrough status. This information would be projected forward to CY 2005 levels, using inflation and utilization factors based on total growth in Medicare Part $B$ as projected by the CMS Office of the Actuary (OACT).

To estimate CY 2005 pass-through spending for device categories included in the second group, that is, items for which we have no direct claims data, we are proposing to use the following approach: For categories with no claims data in CY 2003 that would be active in CY 2005, we would follow the
methodology described in the November 2, 2001 final rule ( 66 FR 55857). That is, we are proposing to use price information from manufacturers and volume estimates based on claims for procedures that would most likely use the devices in question. This information would be projected forward to CY 2005 using the inflation and utilization factors supplied by the CMS OACT to estimate CY 2005 pass-through spending for this group of device categories. For categories that become eligible in CY 2005, we would use the same methodology. We anticipate that any new categories for January 1, 2005, would be announced after the publication of this proposed rule but before the publication of the final rule. Therefore, the estimate of pass-through spending would incorporate passthrough spending for categories made effective January 1, 2005.

With respect to CY 2005 pass-through spending for drugs and biologicals, as we explain in section V.A.3. of this proposed rule, the pass-through payment amount for new drugs and biologicals that we determine have passthrough status would equal zero. Therefore, our estimate of total passthrough spending for drugs and biologicals with pass-through status in CY 2005 would equal zero.

Tabie 32.--Estimates for CY 2005 Transitional Pass-Through Spending for
Current Pass-through Categories Continuing Into CY 2005

| New | APC | Existing Pass-Through 2005 <br> Devices | CY 2005 <br> Estimated <br> Utilization <br> Anticipated <br> Pass-through <br> Payments |  |
| :---: | :---: | :--- | ---: | ---: |
| $\underline{S}$ |  | EPC |  |  |
| C1814 | 1814 | Retinal tamponade device, <br> silicone oil | 30,576 | $\$ 11,888,143$ |
| C1818 | 1818 | Integrated keratoprosthesis <br> device | 4 | 27,800 |
| C1819 | 1819 | Tissue localization excision <br> device | 9,709 | $1,796,165$ |

In accordance with the methodology described above, we estimate that total pass-through spending in CY 2005 would equal approximately $\$ 30.8$ million, which represents 0.13 percent of total OPPS projected payments for CY 2005. This figure includes estimates for
the current device categories continuing into CY 2005, in addition to projections for categories that first become eligible in CY 2005. This estimate is significantly lower than previous year's estimates because of the method we are proposing in section V.A. 3 of this
preamble for determining the amount of pass-through payment for drugs and biologicals with pass-through status in CY 2005.
In section V.G., we are proposing to accept pass-through applications for new radiopharmaceuticals that are
assigned a HCPCS code on or after January 1, 2005. The pass-through amount for new radiopharmaceuticals approved for pass-through status in CY 2005 would be the difference between the OPD payment for the radiopharmaceutical, that is, the payment amount determined for the radiopharmaceutical as a sole source specified covered drug, and the payment amount for the radiopharmaceutical under section 1842(o) of the Act. However, we have no information identifying new radiopharmaceuticals to which a HCPCS code might be assigned after January 1, 2005 for which pass-through status would be sought. We also have no data regarding payment for new radiopharmaceuticals with pass-through status under the methodology that we propose in section V.G. However, we do not believe that pass-through spending for new radiopharmaceuticals in CY 2005 would be significant enough to materially affect our estimate of total pass-through spending in CY 2005. Therefore, we are not including radiopharmaceuticals in our estimate of pass-through spending in CY 2005.

Because we estimate pass-through spending in CY 2005 would amount to 0.13 percent of total projected OPPS CY 2005 spending, we are proposing to return 1.87 percent of the pass-through pool to adjust the conversion factor, as we discuss in section VIII of this preamble.

## VII. Other Policy Decisions and Proposed Policy Changes

A. Statewide Average Default Cost-toCharge Ratios
[If you choose to comment on issues in this section, include the caption "Cost-
to-Charge Ratios" at the beginning of your comment.]
CMS uses cost-to-charge ratios (CCRs) to determine outlier payments, payments for pass-through devices, and monthly interim transitional corridor payments under the OPPS. Some hospitals do not have a valid CCR. These hospitals include, but are not limited to, hospitals that are new and have not yet submitted a cost report, hospitals that have a CCR that falls outside predetermined floor and ceiling thresholds for a valid CCR, or hospitals that have recently given up their allinclusive rate status. When OPPS was first implemented in CY 2000, we used CY 1996 and CY 1997 cost reports to calculate default urban and rural CCRs for each State to use in determining the reasonable cost-based payments for those hospitals without a valid CCR (Program Memorandum A-00-63, CR 1310, issued on September 8, 2000). We are proposing to update the default ratios for CY 2005. Table 33 lists the proposed CY 2005 default urban and rural CCRs by State.

We calculated the proposed statewide default CCRs in Table 33 using the same CCRs that we use to adjust charges to costs on claims data. These CCRs are the ratio of total costs to total charges from each provider's most recently submitted cost report, for those cost centers relevant to outpatient services. We also adjust these ratios to reflect final settled status by applying the differential between settled to submitted costs and charges from the most recent pair of settled to submitted cost reports. The majority of subinitted cost reports, 87 percent, were for CY 2002. We only used valid CCRs to calculate these default ratios. That is, we removed the

CCRs for all-inclusive hospitals, CAHs, and hospitals in Guam and the U.S. Virgin Islands because these entities are not paid under the OPPS, or in the case of all-inclusive hospitals, because their CCRs are suspect. We further identified and removed any obvious error CCRs and trimmed any outliers. We limited the hospitals used in the calculation of the default CCRs to those hospitals that billed for services under the OPPS during CY 2003.

Finally, we calculated an overall average CCR, weighted by a measure of volume, for each State except Maryland. This measure of volume is the total lines on claims and is the same one that we use in our impact tables. Calculating a rate for Maryland presented a unique challenge. There are only a few providers in Maryland that are eligible to receive payment under the OPPS. However, we had no usable in-house cost report data for these Maryland hospitals. Therefore, we obtained data from the fiscal intermediary for Maryland which we attempted to use.in calculating the CCRs for Maryland but which we ultimately determined could not be used to calculate representative CCRs. The cost data for 3 Maryland hospitals with very low volumes of services and cost data were so irregular that we lacked confidence that it would result in a valid statewide CCR. Thus, for Maryland, we used an overall weighted average CCR for all hospitals in the nation to calculate the weighted average CCRs appearing in Table 33. The overall decrease in default statewide CCRs can be attributed to the general decline in the ratio between costs and charges widely observed in the cost report data.

Table 33.--Statewide Average Cost-to-Charge Ratios

| State | Urban/Rural | Previous Default CCR | Proposed Default CCR |
| :---: | :---: | :---: | :---: |
| Alabama | RURAL | 0.31552 | 0.26715 |
| Alabama | URBAN | 0.29860 | 0.24577 |
| Alaska | RURAL | 0.59388 | 0.61859 |
| Alaska | URBAN | 0.38555 | 0.42717 |
| Arizona | RURAL | 0.39748 | 0.32769 |
| Arizona | URBAN | 0.30922 | 0.26980 |
| Arkansas | RURAL | 0.35936 | 0.31754 |
| Arkansas | URBAN | 0.38278 | 0.30471 |
| California | RURAL | 0.40335 | 0.29314 |
| California | URBAN | 0.32427 | 0.24213 |
| Colorado | RURAL | 0.51041 | 0.43069 |
| Colorado | URBAN | 0.41863 | 0.32179 |
| Connecticut | RURAL | 0.42702 | 0.47250 |
| Connecticut | URBAN | 0.46592 | 0.44626 |
| Delaware | RURAL | 0.36289 | 0.36304 |
| Delaware | URBAN | 0.45061 | 0.45948 |
| District of Columbia | URBAN | 0.38690 | 0.37513 |
| Florida | RURAL | 0.31782 | 0.24304 |
| Florida | URBAN | 0.28363 | 0.22401 |
| Georgia | RURAL | 0.39829 | 0.33823 |
| Georgia | URBAN | 0.40262 | 0.32105 |
| Hawaii | RURAL | 0.44420 | 0.41027 |
| Hawaii | URBAN | 0.34815 | 0.34474 |
| Idaho | RURAL | 0.49682 | 0.46454 |
| Idaho | URBAN | 0.51942 | 0.49178 |
| llinois | RURAL | 0.41825 | 0.34063 |
| Illinois | URBAN | 0.36825 | 0.29964 |
| Indiana | RURAL | 0.44596 | 0.36862 |
| Indiana | URBAN | 0.44205 | 0.37237 |
| lowa | RURAL | 0.50166 | 0.41996 |
| lowa | URBAN | 0.46963 | 0.38788 |
| Kansas | RURAL | 0.48065 | 0.38973 |
| Kansas | URBAN | 0.34698 | 0.29271 |
| Kentucky | RURAL | 0.36987 | 0.31089 |


| State | Urban/Rural | Previous Default CCR | Proposed Default CCR |
| :---: | :---: | :---: | :---: |
| Kentucky | URBAN | 0.37381 | 0.32476 |
| Louisiana | RURAL | 0.34317 | 0.29912 |
| Louisiana | URBAN | 0.34357 | 0.27736 |
| Maine | RURAL | 0.47857 | 0.38801 |
| Maine | URBAN | 0.54084 | 0.44897 |
| Massachusetts | URBAN | 0.44439 | 0.38812 |
| Michigan | RURAL | 0.44890 | 0.39418 |
| Michigan | URBAN | 0.41143 | 0.37428 |
| Minnesota | RURAL | 0.48514 | 0.47136 |
| Minnesota | URBAN | 0.45259 | 0.37416 |
| Mississippi | RURAL | 0.34264 | 0.30290 |
| Mississippi | URBAN | 0.37097 | 0.29322 |
| Missouri | RURAL | 0.42187 | 0.34160 |
| Missouri | URBAN | 0.38128 | 0.31081 |
| Montana | RURAL | 0.51173 | 0.47891 |
| Montana | URBAN | 0.49396 | 0.44817 |
| Nebraska | RURAL | 0.49386 | 0.42378 |
| Nebraska | URBAN | 0.42043 | 0.33875 |
| Nevada | RURAL | 0.42878 | 0.50623 |
| Nevada | URBAN | 0.22854 | 0.22333 |
| New Hampshire | RURAL | 0.50083 | 0.43585 |
| New Hampshire | URBAN | 0.39954 | 0.33224 |
| New Jersey | URBAN | 0.49024 | 0.34038 |
| New Mexico | RURAL | 0.44932 | 0.33899 |
| New Mexico | URBAN | 0.50857 | 0.43311 |
| New York | RURAL | 0.52062 | 0.43944 |
| New York | URBAN | 0.54625 | 0.42556 |
| North Carolina | RURAL | 0.37776 | 0.35416 |
| North Carolina | URBAN | 0.42726 | 0.38114 |
| North Dakota | RURAL | 0.52829 | 0.41175 |
| North Dakota | URBAN | 0.47341 | 0.36740 |
| Ohio | RURAL | 0.42562 | 0.41161 |
| Ohio | URBAN | 0.42718 | 0.32814 |
| Oklahoma | RURAL | 0.40628 | 0.32908 |
| Oklahoma | URBAN | 0.36264 | 0.29193 |
| Oregon | RURAL | 0.47915 | 0.42468 |
| Oregon | URBAN | 0.49958 | 0.43762 |
| Pennsylvania | RURAL | 0.40582 | 0.36015 |


| State | Urban/Rural | Previous Default CCR | Proposed Default CCR |
| :---: | :---: | :---: | :---: |
|  |  |  |  |
| Pennsylvania | URBAN | 0.33807 | 0.28011 |
| Puerto Rico | URBAN | 0.42208 | 0.41376 |
| Rhode Island | URBAN | 0.43930 | 0.35106 |
| South Carolina | RURAL | 0.35996 | 0.29377 |
| South Carolina | URBAN | 0.36961 | 0.29167 |
| South Dakota | RURAL | 0.49599 | 0.39218 |
| South Dakota | URBAN | 0.44259 | 0.33947 |
| Tennessee | RURAL | 0.36663 | 0.30294 |
| Tennessee | URBAN | 0.36464 | 0.28313 |
| Texas | RURAL | 0.41763 | 0.33642 |
| Texas | URBAN | 0.33611 | 0.30306 |
| Utah | RURAL | 0.49748 | 0.47097 |
| Utah | URBAN | 0.46733 | 0.45230 |
| Vermont | RURAL | 0.47278 | 0.46757 |
| Vermont | URBAN | 0.54533 | 0.44259 |
| Virginia | RURAL | 0.39408 | 0.33502 |
| Virginia | URBAN | 0.38604 | 0.32559 |
| Washington | RURAL | 0.54246 | 0.43429 |
| Washington | URBAN | 0.54658 | 0.41362 |
| West Virginia | RURAL | 0.42671 | 0.35073 |
| West Virginia | URBAN | 0.45616 | 0.40700 |
| Wisconsin | RURAL | 0.50126 | 0.42304 |
| Wisconsin | URBAN | 0.46268 | 0.38487 |
| Wyoming | RURAL | 0.54596 | 0.51581 |
| Wyoming | URBAN | 0.41265 | 0.41087 |

## B. Transitional Corridor Payments: Technical Change

[If you choose to comment on issues in this section, include the caption "Transitional Corridor Payments" at the beginning of your comment.]
When the OPPS was implemented, every provider was eligible to receive an additional payment adjustment (or transitional corridor payment) if the payments it received under the OPPS were less than the payment it would have received for the same services under the prior reasonable cost-based system (section $1833(t)(7)$ of the Act). Transitional corridor payments were intended to be temporary payments for most providers but permanent payments for cancer and children's hospitals to ease their transition from the prior reasonable cost-based payment system to the prospective payment system. Section 411 of Pub. L. 108-173
amended section 1833(t)(7)(D)(i) to the Act to extend such payments through December 31, 2005, for rural hospitals with 100 or fewer beds and extended such payments for services furnished during the period that begins with the provider's first cost reporting period beginning on or after January 1, 2004 and ends on December 31, 2005, for sole community hospitals located in rural areas. Accordingly, transitional corridor payments are only available to children's hospitals, cancer hospitals, rural hospitals having 100 or fewer beds, and sole community hospitals located in rural areas.

At the time the OPPS was implemented, section $1833(\mathrm{t})(7)(\mathrm{F})(\mathrm{ii})$ of the Act defined the payment-to-cost ratio (PCR) used to calculate the "preBBA amount" ${ }^{2}$ for purposes of

[^66]calculating the transitional corridor payments to be determined using the payments and reasonable costs of services furnished during the provider's cost reporting period ending in calendar year 1996. The BIPA, Pub. L. 106-554, enacted on December 21, 2000, revised that requirement. Section 403 of BIPA amended section 1833(t)(7)(F)(ii)(I) of the Act to allow transitional corridor payments to hospitals subject to the OPPS that did not have a 1996 cost report by authorizing use of the first available cost reporting period ending after 1996 and before 2001 in calculating a provider's PCR.

Although we discussed the BIPA amendment in the CY 2002 OPPS

[^67]proposed rule published on August 24, 2001 ( 66 FR 44674), and implemented the amendment through Program Memorandum No. A-01-51, issued on April 13, 2001, we failed to revise the regulations at $\S 419.70$ (f)(2) to reflect the change. In this proposed rule, we are proposing a technical correction to §419.70(f)(2) to conform it to the provision of.section 1833(t)(7)(F)(ii)(I) of the Act.

## C: Status Indicators and Comment Indicators Assigned in the Outpatient Code Editor (OCE)

[If you choose to comment on issues in this section, include the caption "Status Indicators and Comment Indicators" at the beginning of your comment.]

## 1. Payment Status Indicators

The payment status indicators (SIs) that we assign to HCPCS codes and APCs under the OPPS play an important role in determining payment for services under the OPPS because they indicate whether a service represented by a HCPCS code is payable under the OPPS or another payment system and also whether particular OPPS policies apply to the code. For CY 2005, we are providing our proposed status indicator (SI) assignments for APCs in Addendum A, for the HCPCS codes in Addendum B , and the definitions of the status indicators in Addendum D1 to this proposed rule.

Payment under the OPPS is based on HCPCS codes for medical and other health services. These codes are used for a wide variety of payment systems under Medicare, including, but not limited to, the Medicare fee schedule for physician services, the Medicare fee schedule for durable medical equipment and prosthetic devices, and the Medicare clinical laboratory fee schedule. For purposes of making payment under the OPPS, we must be able to signal the claims processing system through the Outpatient Code Editor (OCE) software, as to HCPCS codes that are paid under the OPPS and those codes to which particular OPPS payment policies apply. We accomplish this identification in the OPPS through the establishment of a system of status indicators with specific meanings. Addendum D1 contains the proposed definitions of each status indicator for purposes of the OPPS for CY 2005.

We assign one and only one status indicator to each APC and to each HCPCS code. Each HCPCS code that is assigned to an APC has the same status indicator as the APC to which it is assigned.

Specifically, for CY 2005, we are proposing to use the following status indicators in the specified manner:

- "A" to indicate services that are paid under some payment method other than OPPS, such as under the durable medical equipment, prosthetics, orthotics, and supplies (DMEPOS) fee schedule or the physician fee schedule. Some, but not all, of these other payment systems are identified in Addendum D1 to this proposed rule.
- "B" to indicate the services that are not payable under the OPPS when submitted on an outpatient hospital Part B bill type, but that may be payable by fiscal intermediaries to other provider types when submitted on an appropriate bill type.
- "C" to indicate inpatient services that are not payable under the OPPS.
- " $D$ " to indicate a code that is discontinued, effective January 1, 2005.
- "E" to indicate items or services that are not covered by Medicare or codes that not recognized by Medicare.
- "F"' to indicate acquisition of corneal tissue, which is paid on a reasonable cost basis and certain CRNA services that are paid on a reasonable cost basis.
- " G " to indicate drugs, biologicals, and radiopharmaceutical agents that are paid under the OPPS transitional passthrough rules.
- "H" to indicate devices that are paid under the OPPS transitional passthrough rules and brachtheraphy sources that are paid on a cost basis.
- "K" to indicate drugs, biologicals (including blood and blood products), and radiopharmaceutical agents that are paid in separate APCs under the OPPS, but that are not paid under the OPPS transitional pass-through rules.
- "L" to indicate flu and pneumococcal immunizations that are paid at reasonable cost but to which no coinsurance or copayment apply.
- " N " to indicate services that are paid under the OPPS, but for which payment is packaged into another service or APC group.
- "P" to indicate services that are paid under the OPPS, but only in partial hospitalization programs.
- "S" to indicate significant procedures that are paid under the OPPS, but to which the multiple procedure reduction does not apply.
- "T" to indicate significant services that are paid under the OPPS and to which the multiple procedure payment discount under the OPPS applies.
- " V " to indicate medical visits (including emergency department or clinic visits) that are paid under the OPPS.
- "X" to indicate ancillary services that are paid under the OPPS.
- "Y" to indicate nonimplantable durable medical equipment that must be billed directly to the durable medical equipment regional carrier rather than to the fiscal intermediary.

We are proposing the payment status indicators identified above for each HCPCS code and each APC in Addenda $A$ and $B$ and are requesting comments on the appropriateness of the indicators we have assigned.

## 2. Comment Indicators

In the November 1, 2002 and the November 7, 2003 final rules with comment period, which implemented changes in the OPPS for CYs 2003 and 2004, respectively, we provided code condition indicators in Addendum B. The code condition indicators and their meaning are as follows:

- "DG"-Deleted code with a grace period; Payment will be made under the deleted code during the 90-day grace period.
- "DNG"-Deleted code with no grace period; Payment will not be made under the deleted code.
- "NF"-New code final APC assignment; Comments were accepted on a proposed APC assignment in the Proposed Rule; APC assignment is no longer open to comment.
- "NI"—New code interim APC assignment; Comments will be accepted on the interim APC assignment for the new code.
Medicare has permitted a 90 -day grace period after implementation of an updated medical code set, such as the HCPCS, to give providers time to incorporate new codes in their coding and billing systems and to remove the discontinued codes. HCPCS codes are updated annually every January 1, so the grace period for billing discontinued HCPCS was implemented every January 1 through March 31.

The Health Insurance Portability and Accountability Act (HIPAA) transaction and code set rules require usage of the medical code set that is valid at the time that the service is provided. Therefore, effective January 1, 2005, CMS is eliminating the 90 -day grace period for billing discontinued HCPCS codes. Details about elimination of the 90-day grace period for billing discontinued HCPCS codes were issued to our contractors on February 6, 2004, in Transmittal 89, Change Request 3093.
In order to be consistent with the HIPPA rule that results in the elimination of the 90 -day grace period for billing discontinued HCPCS codes, we are proposing, effective January 1, 2005, to delete code condition indicators "DNG" and "DG". We are proposing to designate codes that are
discontinued effective January 1, 2005 with status indicator "D," as described in section VII.C.1. of this preamble.
Further, we are proposing to rename "code condition" indicators as "comment indicators." In Addendum D2 to this proposed rule, we list the following two comment indicators that we are proposing to use to identify HCPCS codes assigned to APCs that are or are not subject to comment:

- "NF"-New code, final APC assignment; Comments were accepted on a proposed APC assignment in the Proposed Rule: APC assignment is no longer open to comment.
- "NI"-New code, interim APC assignment; Comments will be accepted on the interim APC assignment for the new code.


## D. Observation Services

[If you choose to comment on issues in this section, include the caption "Observation Services" at the beginning of your comment.]
Frequently, beneficiaries are placed in "observation status" in order to receive treatment or to be monitored before making a decision concerning their next placement (that is, admit to the hospital or discharge). This status assignment occurs most frequently after surgery or a visit to the emergency department. For a detailed discussion of the clinical and payment history of observation services, see the November 1, 2002 final rule with comment period ( 67 FR 66794).
Before the implementation of the OPPS in CY 2000, payment for observation care was made on a reasonable cost basis, which gave hospitals a financial incentive to keep beneficiaries in "observation status" even though clinically they were being treated as inpatients. With the initiation of the OPPS, observation services were no longer paid separately; that is, they were not assigned to a separate APC. Instead, costs for observation services were packaged into payments for the services with which the observation care was associated.
Beginning in early 2001, the APC Panel began discussing the topic of separate payment for observation services. In its deliberations, the APC Panel asserted that observation services following clinical and emergency room visits should be paid separately, and that observation following surgery should be packaged into the payment for the surgical procedure. For CY 2002, we implemented separate payment for observation services (APC 0339) under the OPPS for three medical conditions: chest pain, congestive heart failure, and asthma. A number of accompanying requirements were established,
including the billing of an evaluation and management visit in conjunction with the presence of certain specified diagnosis codes on the claim, hourly billing of observation care for a minimum of 8 hours up to a maximum of 48 hours, timing of observation beginning with the clock time on the nurse's admission note and ending at the clock time on the physician's discharge orders, a medical record documenting that the beneficiary was under the care of a physician who specifically assessed patient risk to determine that the beneficiary would benefit from observation care, and provision of specific diagnostic tests to beneficiaries based on their diagnoses. In developing this policy for separately payable observation services, webalanced issues of access, medical necessity, potential for abuse, and the need to ensure appropriate payment. We selected the three medical conditions, noted previously, and the accompanying diagnosis codes and diagnostic tests to avoid significant morbidity and mortality from inappropriate discharge while, at the same time, avoiding unnecessary inpatient admissions.

Over the past 2 years, we have continued to review observation care claims data for information on utilization and costs, along with additional information provided to us by physicians and hospitals concerning our current policies regarding separately payable observation services. Our primary goal is to ensure that Medicare beneficiaries have access to medically necessary observation care. We also want to ensure that separate payment is made only for beneficiaries actually receiving clinically appropriate observation care.
In January 2003, the APC Panel established an Observation Subcommittee. Over the last year, this subcommittee has held discussions concerning observation care and reviewed data extracted from claims that reported observation services. The subcommittee presented the results of its deliberations to the full APC Panel at the February 2004 meeting. The APC Panel recommendations regarding observation care provided under the OPPS were broad in scope and included elimination of the diagnosis requirement for separate payment for observation services, elimination of the requirement for the concomitant diagnostic tests for patients receiving observation care, unpackaging of observation services beyond the typical expected recovery time from surgical and interventional procedures, and modification of the method for
measuring beneficiaries' time in observation to make it more compatible with routine hospital practices and their associated electronic systems.
In response to the APC Panel recommendations, we undertook a number of studies regarding observation services, while acknowledging data limitations from the brief 2 -year experience the OPPS has had with separately payable observation services.
To assess the appropriateness of our proposal not to pay separately for observation services following surgical or interventional procedures, we analyzed the claims for these procedures to determine the extent to which the claims reported packaged observation services codes. This analysis revealed that while observation services are being reported on some claims for surgical and interventional procedures, the great majority of claims for these procedures reported no observation services. The packaged status of these observation services codes may result in underreporting their frequency, but the proportion of surgical and interventional procedures reported with the packaged observation services codes was so small that any increase would not change our substantive conclusion. This confirms our belief that, although an occasional surgical case may require a longer recovery period than expected for the procedure, as a rule, surgical outpatients do not require observation care. Given the rapidly changing nature of outpatient surgical and interventional services, it would be difficult to dètermine an expected typical recovery time for each procedure. We have concerns about overutilization of observation services in the post-procedural setting as partial replacement for recovery room time. However, we note that, to the extent observation care or extended recovery services are provided to surgical or interventional patients, the cost of that care is packaged into the payment for the procedural APC which may result in higher median costs for those procedures.

We also analyzed the possibility of expanding the list of medical conditions for separately payable visit-related observation services, altering the requirements for diagnostic tests while in observation, and modifying the rules for counting time in observation care.
We looked at CY 2003 OPPS claims data for all packaged visit-related observation care for all medical conditions in order to determine whether or not there were other diagnoses that would be candidates for separately payable observation services. Our analysis confirmed that the three
diagnoses that are currently eligible for separate payment for observation services are appropriate, as those diagnoses are frequently reported in our visit-related claims with packaged observation services. In fact, diagnoses related to chest pain were, by far, the diagnosis most frequently reported for observation care, either separately payable or packaged. Other diagnoses that appeared in the claims data with packaged observation services included syncope and collapse, transient cerebral ischemia, and hypovolemia.
The packaged status of those observation stays means that the data are often incomplete and the frequency of services may be underreported. Generally, information about packaged services is not as reliably reported as is that for separately paid services.
However, we are not convinced that, for those other conditions (such as hypovolemia, syncope and collapse, among others), there is a well-defined set of hospital services that are distinct from the services provided during a clinic or emergency room visit. Separately payable observation care must include specific, clinically appropriate services, and we are still accumulating data and experience for the three medical conditions for which we are currently making separate payment. Therefore, we believe it is premature to expand the conditions for which we would separately pay for visit-related observation services.
Hospitals have indicated that, even in the cases where the diagnostic tests have been performed, to assure that billing requirements for separately payable observation services under APC 0339 are met, they must manually review the medical records to prepare the claims. If they do not conduct this manual review, they may not be coding appropriately for separately payable observation services.

We have also received comments from the community and the APC Panel asserting that the requirements for diagnostic testing are overly prescriptive and administratively burdensome, and that hospitals may perform tests to comply with the CMS requirements, rather than based on clinical need. For example, a patient admitted directly to observation care with a diagnosis of chest pain may have had an electrocardiogram in a physician's office just prior to admission to observation and may only need one additional electrocardiogram while receiving observation care. Thus, two more electrocardiograms performed in the hospital as required under the current OPPS observation policy might not be medically necessary.

We continue to believe that the diagnostic testing criteria we established for the three medical conditions are the minimally appropriate tests for patients receiving a well-defined set of hospital observation services for those conditions. The previous example, notwithstanding, we also continue to believe that the majority of these tests would be performed in the hospital outpatient setting. We define observation care as an active treatment to determine if a patient's condition is going to require that he or she be admitted as an inpatient or if the condition resolves itself and the patient is discharged. The currently required diagnostic tests reflect that an active assessment of the patient was being undertaken, and we believe they are generally medically necessary to determine whether a beneficiary will benefit from being admitted to observation care and aid in determining the appropriate disposition of the patient following observation care.

After careful consideration, we agree that specifying which diagnostic tests must be performed as a prerequisite for payment of APC 0339 may be imposing an unreasonable reporting burden on hospitals and may, in some cases, result in unnecessary tests being performed. Therefore, beginning in CY 2005, we are proposing to remove the current requirements for specific diagnostic testing, and rely on clinical judgment in combination with internal and external quality review processes to ensure that appropriate diagnostic testing (which we expect would include some of the currently required diagnostic tests) is provided for patients receiving high. quality, medically necessary observation care.

Accordingly, we are proposing that, beginning in CY 2005, the following tests would no longer be required to receive payment for APC 0339 (Observation):

- For congestive heart failure, a chest x-ray (71010, 71020, 71030), and electrocardiogram (93005) and pulse oximetry $(94760,94761,94762)$
- For asthma, a breathing capacity test ( 94010 ) or pulse oximetry ( 94760 , 94761, 94762)
- For chest pain, two sets of cardiac enzyme tests; either two CPK (82550, 82552,82553 ) or two troponins ( 84484, 84512) and two sequential electrocardiograms (93005)

We believe that this proposed policy change would benefit hospitals because it would reduce administrative burden, allow more flexibility in management of beneficiaries in observation care, provide payment for clinically appropriate care, and remove a
requirement that may have resulted in duplicative diagnostic testing.
Hospitals and the APC Panel further suggested that we modify the method for accounting for the beneficiary's time in observation care. Currently, hospitals report the time in observation beginning with the admission of the beneficiary to observation and ending with the physician's order to discharge the patient from observation. There are two problems related to using the time of the physician discharge order to determine the ending time of observation care. First, providers assert that it is not possible to electronically capture the time of the physician's orders for discharge. As a result, manual medical record review is required in order to bill accurately. Second, the hospital may continue to provide specific dischargerelated observation care for a short time after the discharge orders are written and, therefore, may not be allowed to account for the full length of the observation care episode. In an effort to reduce hospitals' administrative burden related to accurate billing, we are proposing to modify our instructions for counting time in observation care to end at the time the outpatient is actually discharged from the hospital or admitted as an inpatient. Our expectation is that specific, medically necessary observation services are being provided to the patient up until the time of discharge. However, we do not expect reported observation time to include the time patients remain in the observation area after treatment is finished for reasons that include waiting for transportation home.

Although beneficiaries may be in observation care up to 48 hours or longer, we believe that, in general, 24 hours is adequate for the clinical staff to determine what further care the patient needs. In CY 2005, we would continue to make separate payment for observation care based on claims meeting the requirement for payment of HCPCS code G0244 (Observation care provided by a facility to a patient with CHF, chest pain, or asthma, minimum 8 hours, maximum 48 hours). However, we are proposing not to include claims reporting more than 48 hours of observation care in calculating the final payment rate for APC 0339.
In CY 2005, we expect OPPS payments for observation care to increase over CY 2004 levels for two reasons. First, our proposal to eliminate the requirement that specific diagnostic tests be performed in order to receive separate payment for observation care will result in more observation stays being paid for under APC 0339. We identified a number of CY 2003 claims
with packaged observation services reported for congestive heart failure (CHF), asthma, and thest pains that would have qualified for separate payment absent the requirement that certain diagnostic tests be reported on the same claim. In the CY 2003 claims data we used for our analyses, we identified about 55,000 claims coded with G0244 for separate payment in APC 0339. We also identified approximately 13,500 claims coded for observation care provided to beneficiaries with one of the three eligible medical conditions that did not report HCPCS code G0244 for separate payment. Our analysis revealed that those claims satisfy all of the criteria for separate payment of observation services if we remove the requirements for diagnostic tests. As mentioned above, hospitals report that billing for separately payable observation services requires manual medical record review and the separate payment may not offset the cost of the additional work even if patients' observation stays meet our criteria for separately payable observation services. Therefore, if we adopt our proposed changes, we expect the volume of claims for payment under APC 0339 to increase in CY 2005.

This volume increase, combined with the slightly higher median cost calculated for APC 0339 based on CY 2003 claims, would likely result in higher aggregate Medicare payments to hospitals for observation care in CY 2005 than in previous years. We attribute the increase in payment rate for APC 0339 to an increase in the relative level of charges reported by hospitals for observation services in CY

2003, compared to the relative level of charges reported by hospitals for all other outpatient services furnished during the same period. Our budget neutrality simulations, which we discuss in section XVI. of this preamble take into account both the increased payment for APC 0339 proposed for CY 2005, as well as the increase in the volume of separately payable observation services that we project could result from the changes in criteria that we are proposing for CY 2005.
Moreover, the increase in payments for observation care may be offset by a modest decrease in the number of previously required diagnostic tests performed by hospitals for patients in observation and in the reduction of billing for HCPCS code G0264, which pays for the initial nursing assessment of a patient directly admitted to observation for congestive heart failure, asthma, or chest pain when the stay does not meet all of the criteria for G0244.

In summary, to receive separate payment for medically necessary observation services, G0244 in APC 0339 , involving specific goals and a plan of care that are distinct from the goals and plan of care for an emergency department, physician office, or clinic visit, we are proposing the following requirements beginning in CY 2005:

- The beneficiary must have one of three medical conditions: congestive heart failure, chest pain, or asthma. The hospital bill must report as the admitting or principal diagnosis an appropriate ICD-9-CM code to reflect the condition. The eligible ICD-9-CM diagnosis codes for CY 2005 are shown in Tảble 34 below.
- The hospital must provide and report on the bill an emergency department visit (APC 0610, 0611, or 0612), clinic visit (APC 0600, 0601, or 0602), or critical care (APC 0620) on the same day or the day before the separately payable observation care (G0244) is provided. For direct admissions to observation, in lieu of an emergency department visit, clinic visit, or critical care, G0263 (Adm with CHF, CP, asthma) must be billed on the same day as G0244.
- HCPCS code G0244 must be billed for a minimum of 8 hours.
- No procedures with a T status indicator, except the code for infusion therapy of other than a chemotherapy drug (currently HCPCS code Q0081 or as proposed in this proposed rule, CPT code 90780), can be reported on the same day or day before observation care is provided.
- Observation time must be documented in the medical record and begins with the beneficiary's admission to an observation bed and ends when he or she is discharged from the hospital.
- The beneficiary must be in the care of a physician during the period of observation, as documented in the medical record by admission, discharge, and other appropriate progress notes that are timed, written, and signed by the physician.
- The medical record must include documentation that the physician explicitly assessed patient risk to determine that the beneficiary would benefit from observation care.
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Table 34.--CY 2005 Eligible Diagnosis Codes For Billing Observation Services

| Required Diagnosis For: | Eligible ICD-9-CM Code | Code Descriptor |
| :---: | :---: | :---: |
| Chest Pain | 411.0 | Postmyocardial infarction syndrome |
|  | 411.1 | Intermediate coronary syndrome |
|  | 411.81 | Coronary occlusion without myocardial infarction |
|  | 411.89 | Other acute ischemic heart disease |
|  | 413.0 | Angina decubitus |
|  | 413.1 | Prinzmetal angina |
|  | 413.9 | Other and unspecified angina pectoris |
|  | 786.05 | Shortness of breath |
|  | 786.50 | Chest pain, unspecified |
|  | 786.51 | Precordial pain |
|  | 786.52 | Painful respiration |
|  | 786.59 | Other chest pain |
| Asthma | 493.01 | Extrinsic asthma with status asthmaticus |
|  | 493.02 | Extrinsic asthma with acute exacerbation |
|  | 493.11 | Intrinsic asthma with status asthmaticus |
|  | 493.12 | Intrinsic asthma with acute exacerbation |
|  | 493.21 | Chronic obstructive asthma with status asthmaticus |
|  | 493.22 | Chronic obstructive asthma with acute exacerbation |
|  | 493.91 | Asthma, unspecified with status asthmaticus |
|  | 493.92 | Asthma, unspecified with acute exacerbation |
| Heart Failure | 391.8 | Other acute rheumatic heart disease |
|  | 398.91 | Rheumatic heart failure (congestive) |
|  | 402.01 | Malignant hypertensive heart disease with congestive heart failure |
|  | 402.11 | Benign hypertensive heart disease with congestive heart failure |
|  | 402.91 | Unspecified hypertensive heart disease with congestive heart failure |
|  | 404.01 | Malignant hypertensive heart and renal disease with congestive heart failure |
|  | 404.03 | Malignant hypertensive heart and renal disease with congestive heart and renal failure |
|  | 404.11 | Benign hypertensive heart and renal disease with congestive heart failure |
|  | 404.13 | Benign hypertensive heart and renal disease with congestive heart and renal failure |


| Required Diagnosis For: | Eligible ICD-9-CM Code | Code Descriptor |
| :---: | :---: | :---: |
| 1 | 404.91 | Unspecified hypertensive heart and renal disease with congestive heart failure |
|  | 404.93 | Unspecified hypertensive heart and renal disease with congestive heart and renal failure |
|  | 428.0 | Congestive heart failure |
|  | 428.1 | Left heart failure |
|  | 428.20 | Unspecified systolic heart failure |
|  | 428.21 | Acute systolic heart failure |
|  | 428.22 | Chronic systolic heart failure |
|  | 428.23 | Acute on chronic systolic heart failure |
|  | 428.30 | Unspecified diastolic heart failure |
|  | 428.31 | Acute diastolic heart failure |
|  | 428.32 | Chronic diastolic heart failure |
|  | 428.33 | Acute on chronic diastolic heart failure |
|  | 428.40 | Unspecified combined systolic and diastolic heart failure |
|  | 428.41 | Acute combined systolic and diastolic heart failure |
|  | 428.42 | Chronic combined systolic and diastolic heart failure |
|  | 428.43 | Acute on chronic combined systolic and diastolic heart failure |
|  | 428.9 | Heart failure, unspecified |

E. Procedures That Will Be Paid Only as Inpatient Procedures

IIf you choose to comment on issues in this section, include the caption
"Inpatient Procedures" at the beginning of your comment.]
Before implementation of the OPPS, Medicare paid reasonable costs for services provided in the outpatient
department. The claims submitted were subject to medical review by the fiscal intermediaries to determine the appropriateness of providing certain services in the outpatient setting. We
did not specify in regulations those services that were appropriate to provide only in the inpatient setting and that, therefore, should be payable only when provided in that setting.

Section 1833(t)(1)(B)(i) of the Act gives the Secretary broad authority to determine the services to be covered and paid for under the OPPS. In the April 7, 2000 final rule with comment period, we identified procedures that are typically provided only in an inpatient setting and. therefore, would not be paid by Medicare under the OPPS ( 65 FR 18455). These procedures comprise what is referred to as the "inpatient list." The inpatient list specifies those services that are only paid when provided in an inpatient setting. These are services that require inpatient care because of the nature of the procedure, the need for at least 24 hours of postoperative recovery time or monitoring before the patient can be safely discharged, or the underlying physical condition of the patient. As we discussed in the April 7, 2000 final rule with comment period ( 65 FR 18455) and the November 30, 2001 final rule ( 66 FR 59856), we use the following criteria when reviewing procedures to determine whether or not they should be moved from the inpatient list and assigned to an APC group for payment under the OPPS:

- Most outpatient departments are equipped to provide the services to the Medicare population.
- The simplest procedure described by the code may be performed in most outpatient departments.
- The procedure is related to codes that we have already removed from the inpatient list.

In the November 1, 2002 final rule ( 67 FR 66792), we added the following criteria for use in reviewing procedures to determine whether they should be removed from the inpatient list and assigned to an APC group for payment under the OPPS:

- We have determined that the procedure is being performed in multiple hospitals on an outpatient basis; or
- We have determined that the procedure can be appropriately and safely performed in an ASC and is on the list of approved ASC procedures or proposed by us for addition to the ASC list.

At the February 2004 meeting, the APC Panel made the recommendation to remove the following four abscess drainage CPT codes from the inpatient list: 44901, 49021, 49041, and 49061. As discussed in section II.G. of this preamble, we agree with the APC Panel's recommendation and we are proposing to remove these four abscess codes from the inpatient list and to assign them to APC 0037 for OPPS payment in CY 2005.

The APC Panel also made a recommendation to either eliminate the inpatient list from the OPPS or to evaluate the current list of procedures for any other appropriate changes. To determine the codes to be removed from the inpatient list, we have evaluated those codes that are performed in all sites of service other than the hospital inpatient setting approximately 60 percent or more of the time. We have chosen 60 percent as a threshold because, in general, we believe that a procedure should be considered for removal from the inpatient list if there is evidence that it is being performed less than one half of the time in the hospital inpatient setting. For procedures where data have shown that they can be done in a safe and appropriate manner on an outpatient basis in a variety of different hospitals, we believe that it would be reasonable to consider the removal of the procedure from the inpatient list. After careful evaluation of the list of inpatient codes. against our criteria, we are proposing to remove the procedures listed in Table 35 from the inpatient list and to place them in APCs for payment under the OPPS. All of these codes would be assigned a status indicator "T", except for CPT codes 00174 and 00928, which would be assigned a status indicator " N " because, under the OPPS, anesthesia codes are packaged into the procedures with which they are billed.

Table 35.- Proposed Procedure Codes to Be Removed From Inpatient List and Proposed APC Assignment

| HCPCS | Description | Proposed <br> APC | SI |
| :---: | :--- | :---: | :---: |
| 00174 | Anesth, pharyngeal surgery | $\mathrm{n} / \mathrm{a}$ | N |
| 00928 | Anesth, removal of testis | $\mathrm{n} / \mathrm{a}$ | N |
| 21356 | Treat cheek bone fracture | 0254 | T |
| 21557 | Remove tumor, neck/chest | 0022 | T |
| 22222 | Revision of thorax spine | 0208 | T |
| 24149 | Radical resection of elbow | 0050 | T |
| 31292 | Nasal/sinus endoscopy, surg | 0075 | T |
| 43510 | Surgical opening of stomach | 0141 | T |
| 45541 | Correct rectal prolapse | 0150 | T |
| 50020 | Renal abscess, open drain | 0162 | T |
| 50570 | Kidney endoscopy | 0160 | T |
| 50572 | Kidney endoscopy | 0160 | T |
| 50574 | Kidney endoscopy \& biopsy | 0160 | T |
| 50575 | Kidney endoscopy | 0163 | T |
| 50576 | Kidney endoscopy \& treatment | 0161 | T |
| 53085 | Drainage of urinary leakage | 0166 | T |
| 58770 | Create new tubal opening | 0195 | T |
| 50578 | Renal endoscopy/radiotracer | 0161 | T |
| 44901 | Drain app abscess, precut | 0037 | T |
| 49021 | Drain abdominal abscess | 0037 | T |
| 49041 | Drain, percut, abdom abscess | 0037 | T |
| 49061 | Drain, percut, retroper absc | 0037 | T |

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For the reasons stated above, we are not proposing to accept the APC Panel's recommendation to completely eliminate the inpatient list for CY 2005. However, we are soliciting comments, especially from professional societies and hospitals, on whether these procedures are appropriate for removal from the inpatient list and on whether any other such procedures should be paid under the OPPS. We are also asking commenters who recommend that a procedure that is currently on the inpatient list be reclassified to an APC to include evidence (preferably from peer-reviewed medical literature) that the procedure is being performed on an outpatient basis in a safe and effective manner. We request that commenters suggest an appropriate APC assignment for the procedure, and furnish supporting data, in the event that we determine in the final rule, based on comments, that the procedure would be payable under the OPPS in CY 2005.

## F. Hospital Coding for Evaluation and Management Services

[If you choose to comment on issues in this section, include the caption "E/M Services Guidelines" at the beginning of your comment.]

1. Background

Currently, for claims processing purposes, we direct hospitals to use the CPT codes used by physicians to report clinic and emergency department visits on claims paid under the OPPS. However, we have received comments suggesting that the CPT codes are insufficient to describe the range and mix of services provided to patients in the clinic and emergency department setting because they are defined to reflect only the activities of physicians (for example, ongoing nursing care, and patient preparation for diagnostic tests). For both clinic and emergency department visits, there are currently five levels of care. To facilitate proper coding, we require each hospital to
create an internal set of guidelines to determine what level of visit to report for each patient (April 7, 2000, final rule with comment period (65 FR 18434)).
We have continued our efforts to address the situation of proper coding of clinic and emergency department visits to ensure proper Medicare payments to hospitals. Commenters who responded to the August 24, 2001 OPPS proposed rule ( 66 FR 44672) recommended that we retain the existing evaluation and management coding system until facility-specific evaluation and management codes for emergency department and clinic visits, along with national coding guidelines, were established. Commenters also recommended that we convene a panel of experts to develop codes and guidelines that are simple to understand and to implement, and that are compliant with the HIPAA requirements. We agreed with these commenters, and in our November 1, 2002 OPPS final rule (67 FR 66792), we
stated that we believed the most appropriate forum for development of new code definitions and guidelines would be an independent expert panel that could provide information and data to us. We believed that, in light of the expertise of organizations such as the AHA and the AHIMA, these organizations were particularly well equipped to do so and to provide ongoing education to providers.

The AHA and the AHIMA, on their own initiative, convened an independent expert panel comprised of members of the AHA and AHIMA, as well as representatives of the American College of Emergency Physicians, the Emergency Nurses Association, and the American Organization of Nurse Executives, to develop code descriptions and guidelines for hospital emergency department and clinic visits and to provide us with the information and data. In June 2003, we received the panel's input concerning a set of national coding guidelines for emergency and clinic visits.

We are currently considering the panel's set of coding guidelines and the public comments we have received in response to them. In the November 7, 2003 OPPS final rule with comment period (68 FR 63463), we also indicated that we would implement new evaluation and management codes only when we are also ready to implement guidelines for their use. We further indicated that we would allow ample opportunity for public comment, systems changes, and provider education before implementing such new coding requirements.

## 2. Proposal for Evaluation and Management Guidelines

In the November 7, 2003 OPPS final rule with comment period ( 68 FR 63463), we discussed our primary concerns and direction for developing the proposed coding guidelines for emergency department and clinic visits and indicated our plans to make available for public comment the proposed coding guidelines that we are considering through the CMS OPPS website as soon as we have completed them. We will notify the public through our "listserve" when the proposed guidelines will become available. To subscribe to this listserve, individuals should access the following website: http://www.cms.hhs.gov/medlearn/ listserv.asp and follow the directions to the OPPS listserve. When we post the proposed guidelines on the website, we will provide ample opportunity for the public to comment.

In addition, we will provide ample time to train clinicians and coders on
the use of new codes and guidelines and for hospitals to modify their systems. We anticipate providing at least 6 to 12 months notice prior to implementation of the new evaluation and management codes and guidelines. We will continue working to develop and test the new codes even though we have not yet made plans for their implementation.

## G. Brachytherapy Payment Issues

[If you choose to comment on issues in this section, include the caption
"Brachytherapy" at the beginning of your comment.]
Payment for Brachytherapy Sources (Section 621(b) of Pub. L. 108-173, MMA)

Sections 621(b)(1) and (b)(2) of Pub. L. 108-173 amended the Act by adding section $1833(\mathrm{t})(16)(\mathrm{C})$ and section $1833(\mathrm{t})(2)(\mathrm{H})$, respectively, to establish separate payment for devices of brachytherapy consisting of a seed or seeds (or radioactive source) based on a hospital's charges for the service, adjusted to cost. Charges for the brachytherapy devices may not be used in determining any outlier payments under the OPPS. In addition, consistent with our practice under the OPPS to exclude items paid at cost from budget neutrality consideration, these items must be excluded from budget neutrality as well. The period of payment under this provision is for brachytherapy sources furnished from January 1, 2004 through December 31, 2006.

In the OPPS interim final rule with comment period published on January 6, 2004 ( 69 FR 827), we implemented sections $621(\mathrm{~b})(1)$ and $621(\mathrm{~b})(2)(\mathrm{C})$ of Pub. L. 108-173. We stated that we will pay for the brachytherapy sources listed in Table 4 of the interim final rule with comment period ( 69 FR 828) on a cost basis, as required by the statute. The status indicator for brachytherapy sources was changed to "H." The definition of status indicator " H " was for pass-through payment only for devices, but the brachytherapy sources affected by new sections $1833(\mathrm{t})(16)(\mathrm{C})$ and $1833(\mathrm{t})(2)(\mathrm{H})$ of the Act are not pass-through device categories.
Therefore, we also changed, for CY 2004, the definition of payment status indicator " H " to include nonpassthrough brachytherapy sources paid on a cost basis. This use of status indicator " H " is a pragmatic decision that allows us to pay for brachytherapy sources in accordance with new section $1833(t)(16)(C)$ of the Act, effective January 1, 2004, without having to modify our claims processing systems. We stated in the January 6, 2004 interim
final rule with comment period that we would revisit the use and definition of status indicator " H " for this purpose in the OPPS update for CY 2005.
Therefore, in this proposed rule, we are soliciting further comments on this policy.

As we indicated in the January 6, 2004 interim final rule with comment period, we began payment for the brachytherapy source in HCPCS code C1717 (Brachytx source, HCR lr-192) based on the hospital's charge adjusted to cost beginning January 1, 2004. Prior to enactment of Pub. L. 108-173, these sources were paid as packaged services in APC 0313. As a result of the requirement under Pub. L. 108-173 to pay for C 1717 separately, we adjusted the payment rate for APC 0313, Brachtherapy, to reflect the unpackaging of the brachytherapy source.

Section $1833(t)(2)(H)$ of the Act, as added by section $621(\mathrm{~b})(2)(\mathrm{C})$ of Pub. L. 108-173, mandated the creation of separate groups of covered OPD services that classify brachytherapy devices separately from other services or groups of services. The additional groups must be created in a manner that reflects the number, isotope, and radioactive intensity of the devices of brachytherapy furnished, including separate groups for Palladium-103 and Iodine-125 devices.

We invited the public to submit recommendations for new codes to describe brachytherapy sources in a manner that reflects the number, radioisotope, and radioactive intensity of the sources. We requested commenting parties to provide a detailed rationale to support recommended new codes. We stated that we would propose appropriate changes in codes for brachytherapy sources in the CY 2005 OPPS update.

At its meetings of February 18 through 20, 2004, the APC Panel heard from parties that recommended the addition of two new brachytherapy codes and HCPCS codes for high activity Iodine-125 and high activity Palladium-103. The APC Panel, in turn, recommended that CMS establish new HCPCS codes and new APCs, on a per source basis, for these two brachytherapy sources.

We have considered this recommendation and agree with the APC Panel. Therefore, we are proposing to establish the following two new brachytherapy source codes for CY 2005:

- Cxxx1 Brachytherapy source, high activity, Iodine-125, per source
- Cxxx2 Brachytherapy source, high activity, Palladium-103, per source

In addition, we believe the APC Panel's recommendation to establish new HCPCS codes that would distinguish high activity lodine-125 from high activity Palladium-103 on a per source basis is an approach that should be implemented for other brachytherapy code descriptors, as well Specifically, that recommendation would require that we include in the HCPCS code descriptor for such brachytherapy sources that the new high activity sources are paid "per source."

Therefore, we are proposing to include "per source" in the HCPCS code descriptors for all those brachytherapy source descriptors for which units of payment are not already delineated. Further, a new linear source Palladium-103 came to our attention in CY 2003 by means of an application for a new device category for pass-through payment. While we declined to create a new category for pass-through payment, we believe that this source falls under the provisions of Pub. L. 108-173 for separate cost-based payment as a
brachytherapy source. Accordingly, we are proposing to add, for separate payment, the following code of linear source Palladium-103: Cxxx3
Brachytherapy linear source, Palladium103, per 1 mm .
Table 36 provides a complete listing of the HCPCS codes, long descriptors. APC assignments and status indicators that we are proposing for brachytherapy sources paid under the OPPS in CY 2005.

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Table 36.-Current and Proposed Separately Payable Brachytherapy Sources

| HCPCS | Long Descriptor | APC | APC title | NEW <br> Status <br> Indicator |
| :--- | :--- | :---: | :--- | :---: |
| C1716 | Brachytherapy source, Gold 198, per <br> source | 1716 | Brachytx source, Gold 198 | H |
| C1717 | Brachytherapy source, High Dose <br> Rate iridium 192, per source | 1717 | Brachytx source, HDR Ir-192 | H |
| C1718 | Brachytherapy source, Iodine 125, per <br> source | 1718 | Brachytx source, Iodine 125 | H |
| C1719 | Brachytherapy source, Non-High <br> Dose Rate Iridium 192, per source | 1719 | Brachytx source, Non-HDR <br> Ir-192 | H |
| C1720 | Brachytherapy source, Palladium 103, <br> per source | 1720 | Brachytx source, Paladium <br> 103 | H |
| C2616 | Brachytherapy source, Yttrium-90, per <br> source | 2616 | Brachytx source, Yttrium-90 | H |
| C2632* | Brachytherapy solution, Iodine125, <br> per mCi | 2632 | Brachytx sol, I-125, per mCi | H |
| C2633 | Brachytherapy source, Cesium-131, <br> per source | 2633 | Brachytx source, Cesium-131 | H |
| Cxxx1** | Brachytherapy source, High Activity, <br> Iodine-125, per source | TBD | Brachytx source, HA, I-125 | H |
| Cxxx2** | Brachytherapy source, High Activity, <br> Paladium-103, per source | TBD | Brachytx source, HA, P-103 | H |
| Cxxx3** | Brachytherapy linear source, <br> Paladium-103, per 1MM | TBD | Brachytx linear source, P-103 | H |

*Currently paid as a pass-through device category, scheduled to expire from pass-through payment as of January 1, 2005.
** Newly proposed brachytherapy payment codes beginning January 1, 2005.

## BILLING CODE 4120-01-C

## H. Payment for APC 0375, Ancillary Outpatient Services When Patient Expires

In CY 2003, we implemented a new modifier-CA, Procedure payable only in the inpatient setting when performed emergently on an outpatient who dies
before admission. The purpose of this modifier is to allow payment, under certain conditions, for outpatient services on a claim that have the same date of service as a HCPCS code with status indicator " C " that is billed with modifier-CA. When a procedure with status indicator "C" (inpatient services not payable under the OPPS) was billed
with modifier-CA, we made payment of a fixed amount, under New Technology APC 0977.

In the November 7, 2003 final rule with comment period, we implemented APC 0375 to pay for services furnished in CY 2004 on the same date billed for a procedure code with modifier -CA, ( 68 FR 63467). We were concerned that
continuing to pay a fixed amount under a new technology APC for otherwise payable outpatient services furnished on the same date of service that a
procedure with status indicator " C " is performed emergently on an outpatient would not result in appropriate payment for these services. That is, continuing to make payment under a new technology APC would not allow us to establish a relative payment weight for the services, subject to recalibration based on actual hospital costs.

We implemented a payment rate of $\$ 1,150$ for APC 0375, which is the payment amount for the restructured New Technology-Level XIII, APC 1513, that replaced APC 0977, in CY 2004. We also stated that for the CY 2005 update of the OPPS, we would calculate a median cost and relative payment weight for APC 0375 using charge data from CY 2003 claims for line items with a HCPC code and status indicator " $V$," "S," "T," "X," "N," "K," "G," and "H,' in addition to charges for revenue codes without a HCPCS code, that have the same date of service reported for a procedure billed with modifier -CA. We would then determine whether to set payment for APC 0375 based on our claims data or continue a fixed payment rate for these special services.

In accordance with this methodology, for CY 2005 we reviewed the services on the 18 claims that reported modifier -CA in CY 2003. We calculated a median cost for the aggregated payable services on the 18 claims reporting modifier-CA in the amount of $\$ 2,804.18$. The mix of outpatient services that were reported appeared reasonable for a patient with an emergent condition requiring immediate medical intervention, and revealed a wide range of costs, which would also be expected. Therefore, we are proposing to set the payment rate for APC 0375 in accordance with the same methodology we have followed to set payment rates for the other procedural APCS in CY 2005, based on the relative payment weight calculated for APC 0375.

## VIII. Proposed Conversion Factor Update for CY 2005

[If you choose to comment on issues in this section, please indicate the caption "Conversion Factor" at the beginning of your comment.]
Section 1833(t)(3)(C)(ii) of the Act requires us to update the conversion factor used to determine payment rates under the OPPS on an annual basis. Section 1833(t)(3)(C)(iv) of the Act provides that, for CY 2005, the update is equal to the hospital inpatient market
basket percentage increase applicable to hospital discharges under section 1886(b)(3)(B)(iii) of the Act.
The forecast of the hospital market basket increase for FY 2005 published in the IPPS proposed rule on May 18, 2004, is 3.3 percent ( 69 FR 28374). To set the proposed OPPS conversion factor for CY 2005, we increased the CY 2004 conversion factor of $\$ 54.561$, as specified in the November 7,2003 final rule ( 68 FR 63459), by 3.3 percent.
In accordance with section $1833(t)(9)(B)$ of the Act, we further adjusted the proposed conversion factor for CY 2004 to ensure that the revisions we are proposing to update by means of the wage index are made on a budgetneutral basis. We calculated a proposed budget neutrality factor of 1.001 for wage index changes by comparing total payments from our simulation model using the proposed FY 2005 IPPS wage index values to those payments using the current (FY 2004) IPPS wage index values. In addition, for CY 2005, allowed pass-through payments have decreased to 0.13 percent of total OPPS payments, down from 1.3 percent in CY 2004. The proposed conversion factor is also adjusted by the difference in estimated pass-through payments of 1.17 percent.

The proposed market basket increase update factor of 3.3 percent for CY 2005, the required wage index budget neutrality adjustment of approximately 1.001 , and the 1.17 percent adjustment to the pass-through estimate result in a proposed conversion factor for CY 2005 of $\$ 57.098$.

## IX. Proposed Wage Index Changes for CY 2005

[If you choose to comment on issues in this section, please include the caption "Wage Index" at the beginning of your comment.]

Section 1833(t)(2)(D) of the Act requires the Secretary to determine a wage adjustment factor to adjust, for geographic wage differences, the portion of the OPPS payment rate and the copayment standardized amount attributable to labor and labor-related cost. This adjustment must be made in a budget neutral manner.

As discussed in section III.B., of this preamble, we are proposing to standardize 60 percent of estimated costs (labor-related costs) for geographic area wage variation using the IPPS wage indices that are calculated prior to adjustments for reclassification to remove the effects of differences in area wage levels in determining the OPPS payment rate and the copayment standardized amount. The proposed IPPS pre-reclassified urban and rural
wage indices for FY 2005 are reprinted in Addenda L and M of this proposed rule.
In accordance with section 1886(d)(3)(E) of the Act, the HPPS wage index is updated annually. In this proposed rule, we are proposing to use the proposed corrected FY 2005 hospital IPPS wage index for urban areas published in the Federal Register on June 25, 2004 ( 69 FR 35919) and the proposed FY 2005 hospital JPPS wage index for rural areas published in the Federal Register on May 18, 2004 (69 FR 28580) to determine the wage adjustments for the OPPS payment rate and the copayment standardized amount for CY 2005. We note that the proposed FY 2005 IPPS wage indices reflect a number of proposed changes as a result of the new OMB standards for defining geographic statistical areas, the proposed implementation of a occupational mix adjustment as part of the wage index, and new wage adjustments provided for under Pub. L. 108-173. The following is a brief summary of the proposed changes in the FY 2005 IPPS wage indices and any adjustments that we are proposing to apply to the OPPS for CY 2005. (We refer the reader to the May 18,2004 IPPS proposed rule ( 69 FR 28248) for a fuller discussion of the proposed changes to the wage indices.)
A. The proposed use of the new Core Based Statistical Areas (CBSAs) issued by the Office of Management and Budget (OMB) as revised standards for designating geographical statistical areas based on the 2000 Census data, to define labor market areas for hospitals for purposes of the IPPS wage index. The OMB revised standards were published in the Federal Register on December 27, 2000 ( 65 FR 82235), and OMB announced the new CBSAs on June 6, 2003, through an OMB bulletin. In the FY 2005 hospital IPPS proposed rule, for wage index purposes, we proposed to treat hospitals designated as rural under the new CBSA classification system that were previously located in an MSA as if they were located in their old MSA, and further proposed to maintain that MSA designation for determining a wage index for the next 3 years. To be consistent, we are proposing to apply the same criterion to TEFRA hospitals paid under the OPPS but not under the IPPS and to maintain .that MSA designation for determining a wage index for the next 3 years. This proposed policy would impact six TEFRA providers for purposes of OPPS payment.
B. The proposed incorporation of a blend of an occupational mix adjusted wage index into the unadjusted wage
index to reflect the effect of hospitals employment choices of occupational categories to provide specific patient care.
C. The reclassifications of hospitals to geographic areas for purposes of the wage index that were approved under the one-time appeal process for hospitals authorized under section 508 of Pub. L. 108-173 (May 18, 2004 IPPS proposed rule (69 FR 28265 through 28266)).
D. The proposed implementation of an adjustment to the wage index to reflect the "out-migration" of hospital employees who reside in one county but commute to work in a different county with a higher wage index, in accordance with section 505 of Pub. L. 108-173 (May 18, 2004 IPPS proposed rule ( 69 FR 28266 through 28269). Hospitals paid under the IPPS located in the qualifying section 505 "out-migration' counties received a wage index increase. We are proposing to apply the same criterion to TEFRA hospitals paid under the OPPS but not paid under the IPPS. Therefore, TEFRA hospitals located in a qualifying section 505 county would also receive an increase to their wage index under OPPS. These additional hospitals are listed in Addendum K to this proposed rule with all IPPS hospitals receiving a wage index increase because they are located in a qualifying 505 county.

The following proposed FY 2005 IPPS wage indices that were published in the May 18, 2004 Federal Register ( 69 FR 28195) or corrected in the June 25, 2004 Federal Register ( 69 FR 35919) are reprinted as Addenda in this OPPS proposed rule: Addendum H -Wage Index for Urban Areas; Addendum IWage Index for Rural Areas; Addendum J-Wage Index for Hospitals That Are Reclassified; Addendum K-Wage Index Adjustment for Commuting Hospital Employees (Out-Migration) in Qualifying Counties; Addendum L-Pre-Reclassified Wage Index for Urban Areas; Addendum M-Pre-Reclassified Wage Index for Rural Areas; Addendum N -Hospital Reclassifications and Redesignations by Individual Hospital under Section 508 of Pub. L. 108-173. We are proposing to use these IPPS indices, as they are finalized by July 30, 2004, to adjust the payment rates and coinsurance amounts that we will publish in the OPPS final rule for CY 2005. Because the reclassification that results from implementation of section 508 of Pub. L. 108-173 is not subject to budget neutrality, we have not taken it into account in developing the OPPS budget neutrality estimates for CY 2005. However, the wage index increases that result from implementation of section

505 of Pub. L. 108-173 are subject to budget neutrality. Therefore, we have included the wage index changes associated with section 505 of Pub. L. 108-173 in calculating the OPPS budget neutrality estimates for CY 2005.
X. Determination of Proposed Payment Rates and Outlier Payments for CY 2005
A. Calculation of the Proposed National Unadjusted Medicare Payment
[If you choose to comment on issues in this section, please indicate the caption "Payment Rate for APCs" at the beginning of your comment.]

The basic methodology for determining prospective payment rates for OPD services under the OPPS is set forth in existing regulations at $\$ \$ 419.31$ and 419.32. The payment rate for services and procedures for which payment is made under the OPPS is the product of the conversion factor calculated in accordance with section VIII. of this proposed rule, and the relative weight determined under section III. of this proposed rule. Therefore, the national unadjusted payment rate for APCs contained in Addendum A to this proposed rule and for payable HCPCS codes in Addendum $B$ to this proposed rule (Addendum $B$ is provided as a convenience for readers) was calculated by multiplying the proposed CY 2005 scaled weight for the APC by the proposed CY 2005 conversion factor.

However, to determine the payment that would be made under the OPPS to a specific hospital for an APC for a service other than a drug, in a circumstance in which the multiple procedure discount does not apply, we take the following steps:
Step 1. Calculate 60 percent (the labor-related portion) of the national unadjusted payment rate. Since initial implementation of the OPPS, we have used 60 percent to represent our estimate of that portion of costs attributable, on average, to labor. (See the April 7, 2000 final rule with comment period ( 65 FR 18496 through 18497), for a detailed discussion of how we derived this percentage.)

Step 2. Determine the wage index area in which the hospital is located and identify the wage index level that applies to the specific hospital. Addenda H, I, J, and L to this proposed rule, which reflect the new proposed geographic statistical areas as a result of revised OMB standards (urban and rural) to which hospitals would be assigned for FY 2005 under the IPPS and the reclassifications of hospitals under the one-time appeals process
under section 508 of Pub. L. 108-173 contain the wage index values assigned to each area. The wage index values include the proposed occupational mix adjustment described in section IX. of this proposed rule that was developed for the IPPS.

Step 3. Adjust the wage index of hospitals located in certain qualifying counties that have a relatively high percentage of hospital employees who reside in the county but who work in a different county with a higher wage index, in accordance with section 505 of Pub. L. 108-173. Addendum K contains the qualifying counties and the proposed wage index increase developed for the IPPS.

Step 4. Multiply the applicable wage index determined under Steps 2 and 3 by the amount determined under Step 1 that represents the labor-related portion of the national unadjusted payment rate.

Step 5. Calculate 40 percent (the nonlabor-related portion) of the national unadjusted payment rate and add that amount to the resulting product of Step 4. The result is the wage index adjusted payment rate for the relevant wage index area.

## B. Proposed Hospital Outpatient Outlier Payments

[If you choose to comment on issues in this section, please indicate the caption "Outlier Payments" at the beginning of your comment.]
For OPPS services furnished between August 1, 2000, and April 1, 2002, we calculated outlier payments in the aggregate for all OPPS services that appear on a bill in accordance with section $1833(t)(5)(D)$ of the Act. In the November 30, 2001 final rule ( 66 FR 59856 through 59888), we specified that, beginning with CY 2002, we calculate outlier payments based on each individual OPPS service. We revised the aggregate method that we had used to calculate outlier payments and began to determine outlier payments on a service-by-service basis.

As explained in the April 7, 2000 final rule with comment period ( 65 FR 18498), we set a target for outlier payments at 2.0 percent of total payments. For purposes of simulating payments to calculate outlier thresholds, we set the target for outlier payments at 2.0 percent for CYs 2001, 2002, 2003, and 2004. For reasons discussed in the November 7, 2003 final rule with comment period ( 68 FR 63469), for CY 2004, we established a separate outlier threshold for CMHCs. For CY 2004, the outlier threshold is met when costs of furnishing a service or procedure by a hospital exceed 2.6 times the APC payment amount or when
the cost of furnishing services by a CMHC exceeds 3.65 times the APC payment amount. The current outlier payment percentage is 50 percent of the amount of costs in excess of the threshold.

For CY 2005 , we are proposing to continue to set the target for outlier payments at 2.0 percent of total OPPS payments (a portion of that 2.0 percent, 0.6 percent, would be allocated to CMHCs for partial hospitalization program (PHP) services).

Outlier payments are intended to ensure beneficiary access to services by having the Medicare program share in the financial loss incurred by a provider associated with individual, extraordinarily expensive cases. They are not intended to pay hospitals additional amounts for specific services on a routine basis. In its March 2004 Report, MedPAC found that 50 percent of OPPS outlier payments in CY 2004 were for 21 fairly common services that had relatively low APC payment rates, such as plain film x-rays and pathology services. We are concerned by the MedPAC findings which indicate that a significant portion of outlier payments are being made for high volume, lower cost services rather than for unusually high cost services, contrary to the intent of an outlier policy. (A full discussion of the 2004 MedPAC recommendations related to the OPPS and the CMS response to those recommendations can be found in section XII. of this preamble.)
In light of the MedPAC findings, we are proposing to change the standard we have used to qualify a service for outlier payments since the OPPS was originally implemented. That is, in addition to the outlier threshold we have applied since the beginning of the OPPS, which requires that a hospital's cost for a service exceed the APC payment rate for that service by a specified multiple of the APC payment rate, we are proposing to add a fixed dollar threshold that would have to be met in order for a service to qualify for an outlier payment. Section $1833(\mathrm{t})(5)(\mathrm{A})$ of the Act gives the Secretary the authority to impose a fixed dollar threshold in addition to an APC multiplier threshold. By imposing a dollar threshold, we expect to redirect outlier payments from lower cost, relatively simple procedures to more complex, expensive procedures for which the costs associated with individual cases could be exceptionally high and for which hospitals have a financial risk would be at greater risk financially.
In this proposed rule, we are proposing to require that, in order to qualify for an outlier payment, the cost
of a service must exceed 1.5 times the APC payment rate and the cost must also exceed the sum of the APC rate plus a $\$ 625$ fixed dollar threshold. Based upon our review of the data, a threshold of $\$ 625$ better meets our 2.0 percent targets. When the cost of a hospital outpatient service exceeds these thresholds, we would pay 50 percent of the amount by which the cost of furnishing the service exceeds 1.5 times the APC payment rate (the APC multiple) as an outlier paymeni.
We are proposing to set the dollar threshold at a level that would, for all intents and purposes, exclude outliers for a number of lower cost services. For example, under the CY 2004 methodology a service mapped to an APC with a payment rate of $\$ 20$ would only have to exceed $\$ 52(2.6 \times$ APC payment amount) in order to qualify for an outlier payment. Our proposed policy for CY 2005 with the additional fixed dollar threshold would require that the service in this example exceed \$645 in order to qualify for an outlier payment. That is, the cost of the service would have to exceed both 1.5 times the APC payment rate, or $\$ 30$, and $\$ 645$ ( $\$ 20+\$ 625$ ).
The proposed dollar threshold would also enable us to lower the APC multiplier portion of the total outlier threshold from 2.6 to 1.5. We have chosen a multiple of 1.5 because this continues to recognize some variability relative to APC payment implicit in the current statute, but limits its impact in determining outlier payments. Under the proposed changes to the outlier methodology, it would also be easier for the higher cost cases of a complex, expensive procedure or service to qualify for outlier payments because the $\$ 625$ threshold is a small portion of the total payment rate for high cost services. For example, under the CY 2004 methodology, a service mapped to an APC with a payment rate of $\$ 20,000$ would have to exceed $\$ 52,000$ in order to qualify for an outlier payment but, as proposed for CY 2005, would have to exceed only $\$ 30,000$. That is, the cost of the service would have to exceed both 1.5 times the APC payment rate, or $\$ 30,000$, and $\$ 20,625(\$ 20,000+\$ 625)$. Further, outlier payments for unusually expensive cases would be higher because the APC multiplier for outlier payment would decrease from 2.6 to 1.5 times the APC payment rate.

As discussed in the following section pertaining to Proposed Payment for Partial Hospitalization services, we are proposing to set the APC multiplier outlier threshold for CMHCs for CY 2005 at 3.35 times the APC payment amount and the CY 2005 outlier
payment percentage applicable to costs in excess of the threshold at 50 percent.

## C. Proposed Payment for Partial Hospitalization

[If you choose to comment on issues in this section, please indicate the caption "Partial Hospitalization" at the beginning of your comment.]

## 1. Background

Partial hospitalization is an intensive outpatient program of psychiatric services provided to patients as an alternative to inpatient psychiatric care for beneficiaries who have an acute mental illness. A partial hospitalization program (PHP) may be provided by a hospital to its outpatients or by a Medicare-certified CMHC. Section $1833(\mathrm{t})(1)(\mathrm{B})(\mathrm{i})$ of the Act provides the Secretary with the authority to designate the hospital outpatient services to be covered under the OPPS. Section 419.21(c) of the Medicare regulations that implement this provision specifies that payments under the OPPS will be made for partial hospitalization services furnished by CMHCs. Section 1883(t)(2)(C) of the Act requires that we establish relative payment weights based on median (or mean, at the election of the Secretary) hospital costs determined by 1996 claims data and data from the most recent available cost reports. Payment to providers under the OPPS for PHPs represents the provider's overhead costs associated with the program. Because a day of care is the unit that defines the structure and scheduling of partial hospitalization services, we established a per diem payment methodology for the PHP APC, effective for services furnished on or after August 1, 2000. For a detailed discussion, see the April 7, 2000 OPPS final rule (65 FR 18452).

## 2. Proposed PHP APC Update for CY 2005

For calculation of the proposed CY 2005 per diem payment, we used the same methodology that was used to compute the CY 2004 per diem payment. For CY 2004, the per diem amount was based on three quarters of hospital and CMHC PHP claims data (for services furnished from April 1, 2002, through December 31, 2002). We used data from all hospital bills reporting condition code 41 , which identifies the claim as partial hospitalization, and all bills from CMHCs because CMHCs are Medicare providers only for the purpose of providing partial hospitalization services. We used cost-to-charge ratios from the most recently available hospital and CMHC cost reports to
convert each provider's line item charges as reported on bills, to estimate the provider's cost for a day of PHP services. Per diem costs are then computed by summing the line item costs on each bill and dividing by the number of days on the bill.
Unlike hospitals, CMHCs do not file cost reports electronically and the cost report information is not included in the Healthcare Cost Report Information System (HCRIS). The CMHC cost reports are held by the Medicare fiscal intermediaries. In a Program Memorandum issued on January 17, 2003 (Transmittal A-03-004), we directed fiscal intermediaries to recalculate hospital and CMHC cost-tocharge ratios using the most recently settled cost reports by April 30, 2003. Following the initial update of cost-tocharge ratios, fiscal intermediaries were further instructed to continue to update a provider's cost-to-charge ratio and enter revised cost-to-charge ratios into the outpatient provider specific file. Therefore, for CMHCs, we use cost-tocharge ratios from the outpatient provider specific file. For CY 2005, we analyzed 12 months of data for hospital and CMHC PHP claims for services furnished between January 1, 2003, and Deçember 31, 2003. Updated cost-tocharge ratios reduced the median cost per day for CMHCs. The revised medians are \$313 for CMHCs and \$213 for hospitals. Combining these files results in a median per diem PHP cost of $\$ 297$. As with all APCs in the OPPS, the median cost for each APC is scaled to be relative to a mid-level office visit and the conversion factor is applied. We are proposing the resulting APC amount for PHP of $\$ 292.19$ for CY 2005, of which $\$ 58.44$ is the beneficiary's coinsurance.
3. Separate Threshold for Outlier Payments to CMHCs

In the November 7, 2003 final rule with comment period (68 FR 63469), we indicated that, given the difference in PHP charges between hospitals and CMHCs, we did not believe it was appropriate to make outlier payments to CMHCs using the outlier percentage target amount and threshold established for hospitals. There was a significant difference in the amount of outlier payments made to hospitals and CMHCs for PHP. Further analysis indicated the use of outlier payments was contrary to the intent of the outlier policy as discussed previously in section X.B. above. Therefore, for CY 2004, we established a separate outlier threshold for CMHCs. We designated a portion of the estimated 2.0 percent outlier target amount specifically for CMHCs,
consistent with the percentage of projected payments to CMHCs under the OPPS in CY 2004, excluding outlier payments.

As stated in the November 7. 2003 final rule with comment period, CMHCs were projected to receive 0.5 percent of the estimated total OPPS payments in CY 2004. The CY 2004 outlier threshold is met when the cost of furnishing services by a CMHC exceeds 3.65 times the APC payment amount. The current outlier payment percentage is 50 percent of the amount of costs in excess of the threshold.
CMS and the Office of the Inspector General are continuing to monitor the excessive outlier payments to CMHCs. However, we do not yet have CY 2004 claims data that will show the effect of the separate outlier threshold for CMHCs that was effective January 1, 2004. Therefore, for CY 2005, as discussed in section X.B. of this preamble, we are proposing to continue to set the target for hospital outpatient outlier payments at 2.0 percent of total OPPS payments. We are proposing that a portion of that 2.0 percent, 0.6 percent, would be allocated to CMHCs for PHP services. We propose 0.6 percent for CMHCS because the percentage of CMHC's payment to total OPPS payment rose slightly in the CY 2003 claims data. In the absence of CY 2004 claims data, we developed simulations for CY 2005. As discussed in section X.B. of this preamble, we are proposing a dollar threshold in addition to an APC multiplier threshold for hospital OPPS outlier payments. However, because PHP is the only APC for which CMHCs may receive payment under the OPPS, we would not expect to redirect outlier payments by imposing a dollar threshold. Therefore, we are not proposing a dollar threshold for CMHC outliers. We are proposing to set the outlier threshold for CMHCs for CY 2005 at 3.35 percent times the APC payment amount and the CY 2005 outlier payment percentage applicable to costs in excess of the threshold at 50 percent.

## XI. Proposed Beneficiary Copayments for CY 2005

[If you choose to comment on issues in this section, please indicate the caption "Copayment" at the beginning of your comment.]

## A. Background

Section 1833(t)(3)(B) of the Act requires the Secretary to set rules for determining copayment amounts to be paid by beneficiaries for covered OPD services. Section 1833(t)(8)(C)(ii) of the Act specifies that the Secretary must
reduce the national unadjusted copayment amount for a covered OPD service (or group of such services) furnished in a year in a manner so that the effective copayment rate (determined on a national unadjusted basis) for that service in the year does not exceed specified percentages. For all services paid under the OPPS in CY 2005, the specified percentage is 45 percent of the APC payment rate. Section 1833(t)(3)(B)(ii) of the Act provides that, for a covered OPD service (or group of such services) furnished in a year, the national unadjusted coinsurance amount cannot be less than 20 percent of the OPD fee schedule amount.

## B. Proposed Copayment for CY 2005

## For CY 2005, we determined

 copayment amounts for new and revised APCs using the same methodology that we implemented for CY 2004 (see the November 7, 2003 final rule 68 FR 63458). The unadjusted copayment amounts for services payable under the OPPS effective January 1, 2005 are shown in Addendum A and Addendum B.
## XII. MedPAC Recommendations

The Medicare Payment Advisory Commission (MedPAC) in its March 2004 Report to the Congress: "Medicare Payment Policy," made two recommendations relating to the OPPS. This section provides responses to those recommendations.

Recommendation 3A-2: The Congress should increase payment rates for the OPPS by the projected rate of increase in the hospital market basket index for CY 2005.

Response: Section 1833(t)(3)(C)(ii) of the Act requires the Secretary to update the conversion factor used to determine payment rates under the OPPS on an annual basis. Section 1833(t)(3)(C)(iv) of the Act provides that, for CY 2005, the update is equal to the hospital inpatient market basket percentage applicable under section 1886(b)(3) of the Act to hospital discharges. The forecast of the hospital market basket increase for FY 2005 published in the IPPS proposed rule on May 18, 2004, is 3.3 percent ( 69 FR 63459). Therefore, in accordance with this statutory requirement, we are proposing to update the OPPS conversation factor for CY 2005 by 3.3 percent as discussed in section VIII. of this preamble.
Recommendation 3A-3: The Congress should eliminate the outlier policy under the outpatient PPS.
Response: We have carefully reviewed the MedPAC report regarding this recommendation and are concerned by
its findings which indicate that a significant portion of outlier payments are being made for high volume, lower cost services rather than for unusually high cost services, contrary to the intent of an outlier policy. While it is evident that the OPPS outlier payments cannot be discontinued by us without a legislative change by Congress, we believe that the MedPAC findings warrant a change in our standard for qualifying a hospital outpatient service for an outlier payment. Therefore, in light of the MedPAC findings we are proposing to change the standard we have used to qualify a service for an outlier payment since initial implementation of the OPPS. As discussed in section X.B. of this preamble, we are proposing to add a fixed dollar threshold requirement to the current threshold, which requires that a hospital's cost for a service exceed the APC payment rate for that service by a specified multiple in order to qualify for an outlier payment. That is, we are proposing to require, that in order to qualify for an outlier payment, the cost of a service must exceed 1.5 times the APC payment rate and the cost must also exceed the sum of the APC rate plus a $\$ 625$ fixed dollar threshold. By imposing a dollar threshold in addition to an APC multiplier threshold, we expect to redirect outlier payments from lower cost and relatively simple procedures to more complex, expensive procedures for which the costs associated with individual cases could be exceptionally high.

We are not proposing to apply the fixed dollar threshold to CMHCs because partial hospitalization services are the only APC service for which CMHCs can receive payment under the OPPS, and we wouid not expect to redirect outlier payment by imposing a dollar threshold.
XIII. Addenda Files Available to the Public Via Internet

The data referenced for Addenda C and G to this proposed rule are available on the following CMS Web site via Internet only: http://www.cms.hhs.gov/ providers/hopps/. We are not republishing the data represented in these two Addenda to this proposed rule because of their volume. For additional assistance, contact Chris Smith-Ritter at (410) 786-0378. Addendum C-Healthcare Common Procedure Coding System (HCPCS) Codes by Ambulatory Payment Classification (APC.)

This file contains the HCPCS codes sorted by the APCs into which they are assigned for payment under the OPPS. The file also includes the APC status
indicators, relative weights, and OPPS payment amounts.

## XIV. Collection of Information

## Requirements

Under the Paperwork Reduction Act of 1995 (PRA), we are required to provide 60-day notice in the Federal Register and solicit public comment before a collection of information requirement is submitted to the Office of Management and Budget (OMB) for review and approval. In order to evaluate fairly whether an information collection should be approved by OMB, section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995 requires that we solicit comment on the following issues:

- The need for the information collection and its usefulness in carrying out the proper functions of our agency.
- The accuracy of our estimate of the information collection burden.
- The quality, utility, and clarity of the information to be collected.
- Recommendations to minimize the information collection burden on the affected public, including automated collection techniques.
We are soliciting public comments on each of these issues for the following information collection requirement: Section 410.16 Initial preventive physical examination.
Proposed new section 410.16 would require, for the furnishing of education, counseling and referral services as part of an initial preventive physical examination, a written plan for obtaining the appropriate screening and other preventive services which are also covered as separate Medicare B Part services.

The burden associated with this requirement is the time required of the physician or practitioner to provide beneficiaries with education, counseling, and referral services and to develop and provide a written plan for obtaining screening and other preventive services.
While these requirements are subject to the PRA, the burden associated with these requirements is currently captured and discussed in the "Revisions to Payment Policies Under the Physician Fee Schedule for CY 2005" (CMS-1429P). This section mirrors that proposed rule for convenience purposes.
We have submitted a copy of this proposed rule to OMB for its review of the information collection requirements described above. These requirements are not effective until they have been approved by OMB.
If you comment on any of these information collection and record keeping requirements, please mail copies directly to the following:

Centers for Medicare \& Medicaid Services, Office of Strategic Operations and Regulatory Affairs, Regulations Development and Issuances Group, Attn: John Burke, CMS-1427-P, Room C5-14-03, 7500 Security Boulevard, Baltimore, MD 21244-1850; and Office of Information and Regulatory Affairs, Office of Management and Budget, Room 10235, New Executive Office Building, Washington, DC 20503, Attn: Christopher Martin, CMS Desk Officer
Comments submitted to OMB may also be e-mailed to the following address: e-mail:
Christopher_Martin@omb.eop.gov, or faxed to OMB at (202) 395-6974.

## XV. Response to Public Comments

Because of the large number of items of correspondence we normally receive on a proposed rule, we are not able to acknowledge or respond to them individually. However, in preparing the final rule, we will consider all comments concerning the provisions of this proposed rule that we receive by the date and time specified in the DATES section of this preamble, and when we proceed with a subsequent document, we will respond to the comments in the preamble to that document.

## XVI. Regulatory Impact Analysis

## A. OPPS: General

We have examined the impacts of this rule as required by Executive Order 12866 (September 1993, Regulatory Planning and Review), the Regulatory Flexibility Act (RFA) (September 19, 1980, Pub. L. 96-354), section 1102(b) of the Social Security Act, the Unfunded Mandates Reform Act of 1995 (Pub. L. 104-4), and Executive Order 13132.
Executive Order 12866 (as amended by Executive Order 13258, which merely reassigns responsibility of duties) directs agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). A regulatory impact analysis (RIA) must be prepared for major rules with economically significant effects ( $\$ 100$ million or more in any 1 year).

We estimate the effects of the provisions that would be implemented by this proposed rule would result in expenditures exceeding $\$ 100$ million in any 1 year. We estimate the total increase (from changes in the proposed rule as well as enrollment, utilization,
and case mix changes) in expenditures under the OPPS for CY 2005 compared to CY 2004 to be approximately $\$ 1.5$ billion. Therefore, this proposed rule is an economically significant rule under Executive Order 12866, and a major rule under 5 U.S.C. 804(2).

The RFA requires agencies to determine whether a rule would have a significant economic impact on a substantial number of small entities. For purposes of the RFA, small entities include small businesses, nonprofit organizations, and government agencies. Most hospitals and most other providers and suppliers are small entities, either by nonprofit status or by having revenues of $\$ 6$ million to $\$ 29$ million in any 1 year (see 65 FR 69432).

For purposes of the RFA, we have determined that approximately 37 percent of hospitals would be considered small entities according to the Small Business Administration (SBA) size standards. We do not have data available to calculate the percentages of entities in the pharmaceutical preparation manufacturing, biological products, or medical instrument industries that would be considered to be small entities according to the SBA size standards. For the pharmaceutical preparation manufacturing industry (NAICS 325412), the size standard is 750 or fewer employees and $\$ 67.6$ billion in annual sales (1997 business census). For biological products (except diagnostic) (NAICS 325414), with $\$ 5.7$ billion in annual sales, and medical instruments (NAICS 339112), with $\$ 18.5$ billion in annual sales, the standard is 50 or fewer employees (see the standards website at http://www.sba.gov/regulations/ siccodes/). Individuals and States are not included in the definition of a small entity.

In addition, section 1102(b) of the Act requires us to prepare a regulatory impact analysis if a rule may have a significant impact on the operations of a substantial number of small rural hospitals. This analysis must conform to the provisions of section 603 of the RFA. With the exception of hospitals located in certain New England counties, for purposes of section 1102(b) of the Act, we previously defined a small rural hospital as a hospital with fewer than 100 beds that is located outside of a Metropolitan Statistical Area (MSA) (or New England County Metropolitan Area (NECMA)). However, under the new labor market definitions that we are proposing to adopt, we no longer employ NECMAs to define urban areas in New England. Therefore, we now define a small rural hospital as a hospital with fewer than 100 beds that
is located outside of an MSA. Section $601(\mathrm{~g})$ of the Social Security Amendments of 1983 (Pub. L. 98-21) designated hospitals in certain New England counties as belonging to the adjacent NECMA. Thus, for purposes of the OPPS, we classify these hospitals as urban hospitals. We believe that the changes in this proposed rule would affect both a substantial number of rural hospitals as well as other classes of hospitals and that the effects on some may be significant. Therefore, we conclude that this proposed rule would have a significant impact on a substantial number of small entities.

## Unfunded Mandates

## Section 202 of the Unfunded

 Mandates Reform Act of 1995 (Pub. L. 104-4) also requires that agencies assess anticipated costs and benefits before issuing any rule that may result in an expenditure in any 1 year by State, local, or tribal governments, in the aggregate, or by the private sector, of $\$ 110$ million. This proposed rule would not mandate any requirements for State, local, or tribal governments. This proposed rule would not impose unfunded mandates on the private sector of more than $\$ 110$ million dollars.
## Federalism

Executive Order 13132 establishes certain requirements that an agency must meet when it publishes a proposed rule (and subsequent final rule) that imposes substantial direct costs on State and local governments, preempts State law, or otherwise has Federalism implications.

We have examined this proposed rule in accordance with Executive Order 13132, Federalism, and have determined that it would not have an impact on the rights, roles, and responsibilities of State, local or tribal governments. The impact analysis (see Table 37) shows that payments to governmental hospitals (including State, local, and tribal governmental hospitals) would increase by 4.3 percent under the proposed rule.

## B. Impact of Proposed Changes in This Proposed Rule

We are proposing several changes to the OPPS that are required by the statute. We are required under section 1833(t)(3)(C)(ii) of the Act to update annually the conversion factor used to determine the APC payment rates. We are also required under section $1833(\mathrm{t})(9)(\mathrm{A})$ of the Act to revise, not less often than annually, the wage index and other adjustments. In addition, we must review the clinical integrity of
payment groups and weights at least annually. Accordingly, in this proposed rule, we are proposing to update the conversion factor and the wage index adjustment for hospital outpatient services furnished beginning January 1 , 2005 as we discuss in sections VIII. and IX., respectively, of this proposed rule. We are also proposing to revise the relative APC payment weights using claims data from January 1, 2003 through December 31, 2003. Finally, we are proposing to remove 6 devices and 12 drugs and biological agents from pass-through payment status. In particular, see section V.A. 2 with regard to the expiration of pass-through status for devices and see section IV.A. 2 with regard to the expiration of pass-through status for drugs and biological agents.

Under this proposed rule, the update change to the conversion factor as provided by statute as well as the additional money for the OPPS payments in CY 2005 as authorized by Pub. L. 108-173, including money for drugs and increases in the wage index adjustment, would increase total OPPS payments by 4.6 percent in CY 2005. The changes to the wage index and to the APC weights (which incorporate the cessation of pass-through payments for several drugs and devices) would not increase OPPS payments because the OPPS is budget neutral. However, the wage index and APC weight changes would change the distribution of payments within the budget neutral system as shown in Table 37 and described in more detail in this section.

## C. Alternatives Considered

Alternatives to the changes we are making and the reasons that we have chosen the options we have are discussed throughout this proposed rule. Some of the major issues discussed in this proposed rule and options that affect our policies are discussed below.

## Payment for Device-Dependent APCs

We package payment for an implantable device into the APC payment for the procedure performed to insert the device. Because almost all devices lost pass-through status at the* end of CY 2002, we discontinued use of separate codes to report devices in CY 2003. We have found that claims that we use to set payment rates for devicedependent APCs frequently have packaged costs that are much lower than the cost of the device. This is attributed, in part, to variations in hospital billing practices. In response, we reestablished device codes for reporting on a voluntary basis in CY 2004.

The APC Panel recommended that we use CY 2004 device-dependent APC
rates updated ${ }^{\dagger \text { for }}$ inflation as the ${ }^{\dagger} \mathrm{CY}$ 2005 payments. We considered this option but did not adopt it because it would not recognize changes in relative cost for these APCs and would not advance us towards our goal of using unadjusted claims data as the basis for payment weights for all OPPS services.

In addition to consideration of the APC Panel's recommendation, we considered using CY 2002 claims to calculate a ratio between the median calculated using all single bills and the median calculated using only claims with HCPCS codes for devices on them, and applying that ratio to the median calculated using CY 2003 claims data. We rejected this option because it assumes that the relationship between the costs of the claims with and without codes for devices is a valid relationship not only for CY 2002 but CY 2003 as well. It also assumes no changes in billing behavior. We have no reason to believe either of these assumptions is true and, therefore, we did not choose this option.

We do not believe that any of the above options would help us progress toward reliance on our data. Rather than adoption of any of those approaches, we developed an option to adjust the payment for only those devicedependent APCs that have the most dramatic decreases for CY 2005. We believe that the better payment approach for determining median costs for device-dependent APCs in CY 2005 would be to base these medians on the greater of (1) median costs calculated using CY 2003 claims data, or (2) 90 percent of the APC payment median used in CY 2004 for these services. We believe that this proposed adjustment methodology provides an appropriate transition to eventual use of all single bill claims data without adjustment.
We are also proposing to use " C " codes to bill for the device-dependent procedures for which we adjusted the medians for CY 2005 as well as for a few APCs that require devices that are coming off pass-through payment in CY 2005 (a continuation of current billing practice). We believe that adoption of our proposal will mitigate barriers to beneficiary access to care while encouraging hospitals to bill correctly for the services they furnish. For a more detailed discussion of this issue, see section III. of the preamble.

## Proposed Hospital Outpatient Outlier Payments

In its March 2004 Report, MedPAC made a recommendation to the Congress to eliminate the outlier provision under the OPPS. MedPAC made its recommendation after studying outlier
payments on claims for services furnished during CY 2002 and concluding that in 2002, 50 percent of outlier payments were paid for 21 fairly common services that had relatively low APC payment rates, while high cost services accounted for only a small share of outlier payments. However, outlier payments are required under the statute; therefore, we cannot discontinue outlier payments absent a legislative change by the Congress.
In light of the MedPAC findings, we are proposing a change to the threshold we use for qualifying a service for outlier payments to add a fixed dollar threshold in addition to the threshold based on a multiple of the APC amount that we have applied since the beginning of the OPPS. For a more detailed discussion of this issue, see section X. of the preamble.

## D. Limitations of Our Analysis

The distributional impacts represent the projected effects of the policy changes, as well as the statutory changes that would be effective for CY 2005 on various hospital groups. We estimate the effects of individual policy changes by estimating payments per service while holding all other payment policies constant. We use the best data available but do not attempt to predict behavioral responses to our policy changes. In addition, we are not proposing to make adjustments for future changes in variables such as service volume, service mix, or number of encounters. As we have done in previous proposed rules, we are soliciting comments and information about the anticipated effects of these proposed changes on hospitals and our methodology for estimating them.

## E. Estimated Impacts of This Proposed Rule on Hospitals

The OPPS is a budget neutral payment system under which the increase to the total payments made under OPPS is limited by the increase to the conversion factor set under the methodology in the statute. The enactment of Pub. L. 108-173 on December 8, 2003, provided for the payment of additional dollars in 2005 to providers of OPPS services outside of the budget neutrality requirements for both specified covered outpatient drugs (see section V.A.3.a. of the preamble to this rule) and the wage indexes for specific hospitals through reclassification reform in section 508 of Pub. L. 108-173 (see section IX. of the preamble to this rule). Table 38 shows the estimated redistribution of hospital payments among providers as a result of a new APC structure and wage index,
which are budget neutral; the estimated distribution of increased payments in CY 2005 resulting from the combined impact of APC recalibration and wage effects, and market basket update to the conversion factor; and estimated payments considering all proposed changes for CY 2005. In some cases, specific hospitals may receive more total payment in CY 2005 than in CY 2004 while in other cases they may receive less total payment than they received in CY 2004. However, our impact analysis suggests that no class of hospitals would receive less total payments in CY 2005 than in CY 2004. Because updates to the conversion factor, including the market basket and any reintroduction of pass-through dollars, are applied uniformly, the extent to which this proposed rule redistributes money would largely depend on the mix of services furnished by a hospital (for example, how the APCs for the hospital's most frequently furnished services would change) and the impact of the wage index changes on the hospital.

Overall, the proposed OPPS rates for CY 2005 would have a positive effect for every category of hospital. Proposed changes will result in a 4.6 percent increase in Medicare payments, to all hospitals, exclusive of outlier and transitional pass-through payments. As described in the preamble, budget neutrality adjustments are made to the conversion factor and the relative weights to ensure that the revisions in the wage index, APC groups, and relative weights do not affect aggregate payments. The impact of the wage and APC recalibration changes are moderate across hospital groups.
To illustrate the impact of the proposed CY 2005 changes, our analysis begins with a baseline simulation model that uses the final CY 2004 weights, the FY 2004 final post-reclassification wage index without increases resulting from section 508 reclassifications, and the final CY 2004 conversion factor. Columns 2 and 3 in Table 38 reflect the independent effects of the changes in the APC reclassification and recalibration changes and the wage index, respectively. These effects are budget neutral, which is apparent in the overall zero impact in payment for all hospitals. Column 2 shows the independent effect of changes resulting from the reclassification of HCPCS codes among APC groups and the recalibration of APC weights based on a complete year of 2003 hospital OPPS claims data. We modeled the independent effect of APC recalibration by varying only the weights, final CY 2004 weights versus proposed CY 2005
weights, in our baseline model, and calculating the percent difference in payments. Column 3 shows the impact of updating the wage index used to calculate payment by applying the FY 2005 hospital inpatient wage index. In addition to new wage data, the new inpatient hospital wage index uses the Core Based Statistical Area (CBSA) system as the basis for geographic adjustment for wages, rather than the Metropolitan Statistical Areas (MSA) designations used previously. The CY 2005 proposed OPPS wage index also includes the new adjustment for occupational mix, the reclassifications of hospitals to geographic areas by the Medicare Geographic Classification Review Board, and the increased payment authorized by section 505 of Pub. L. 108-173 for out-migration. However, the proposed OPPS wage index does not include wage increases due to reclassification of hospitals through section 508 of Pub. L. 108-173. We modeled the independent effect of introducing a new wage index by varying only the wage index between years, using CY 2004 weights, and a CY 2004 conversion factor that included a budget neutrality adjustment.

Column 4 demonstrates the combined "budget neutral" impact of APC recalibration and wage index updates on various classes of hospitals, as well as the impact of updating the conversion factor with the market basket. We modeled the independent effect of budget neutrality adjustments and the market basket update by using the weights and wage index for each year, and using a CY 2004 conversion factor that included a budget neutrality adjustment for differences in wages and the market basket increase. Finally, the remaining column depicts the full impact of proposed CY 2005 policy on each hospital group by including the effect of all the changes for CY 2005. Column 5 shows not only the combined budget neutral effects of APC and wage updates, and the market basket update, but it also shows the effects of additional monies added to the OPPS as a result of Pub. L. 108-173 and passthrough money returned to the conversion factor from CY 2004. We modeled the independent effect of all changes using the final weights for CY 2004 and CY 2005 with additional money for drugs authorized by section 621 of Pub. L. 108-173, final wage indexes including wage index increases for hospitals eligible for reclassification under section 508 of Pub. L.108-173 and the CY 2005 proposed conversion factor of $\$ 57.098$.

Column 1: Total Number of Hospitals
Column 1 in Table 38 shows the total number of hospital providers, 4,821 , for which we were able to use CY 2003 hospital outpatient claims to model CY 2004 and CY 2005 payments by category. We excluded all hospitals for which we could not accurately estimate CY 2004 or CY 2005 payment and entities that are not paid under the OPPS. The latter include critical access hospitals, all-inclusive hospitals, and hospitals located in Guam, the U.S. Virgin Islands, and the State of Maryland. This process is discussed in greater detail in section III.B of the preamble. In prior years, we displayed non-TEFRA hospitals paid under PPS separately from TEFRA hospitals in our impact and outlier tables. The distinction between TEFRA and nonTEFRA holds little value for OPPS as all hospitals are treated equally under the OPPS payment system. Therefore, for this proposed rule we did not include TEFRA hospitals as a distinct hospital category in Table 38. Finally, of the hospitals displayed in Table 38 and Table 39, it is important to note that section $1833(\mathrm{t})(7)(\mathrm{D})$ of the Act holds harmless cancer hospitals, children's hospitals, small rural hospitals with less than 100 beds, and sole community hospitals. These hospitals cannot receive less payment in CY 2005 than they did in the CY 2004.

## Column 2: APC Recalibration

The APC reclassification and recalibration changes tend to favor rural hospitals especially those characterized as small, although the overall redistribution impact is modest. Rural hospitals show a 0.9 percent increase. Specifically, rural hospitals with 0 to 49 beds experience an increase of 1 percent, rural hospitals with 50 to 100 beds show a 1.4 percent increase and rural hospitals with 101 to 149 beds show a 0.9 percent increase attributable to the APC recalibration. Rural hospitals also show overall increases by region, with the East North Central and East South Central regions benefiting by 1.3 percent and the Mountain region gaining 2.3 percent. Further, sole community hospitals experience an increase of 0.9 percent.

Urban hospitals show, on an average, a 0.2 percent decrease. This decrease is concentrated in "other" urban hospitals, which experience a decline of 0.4 percent. Urban hospitals with greater than 300 beds show decreases, and the largest urban hospitals with bed size greater than 500 report a decrease of 2.0 percent. The smallest urban hospitals report a positive 1.1 percent increase,
and urban hospitals with 200 to 299 beds show an increase of 0.1 percent. Urban hospitals also demonstrate overall decreases by region, with South Atlantic hospitals losing 1.2 percent and West South Central hospitals losing 0.5 percent attributable to APC
recalibration.
The largest observed impacts among other hospital classes resulting from APC recalibration include declines of 2 percent for major teaching hospitals and 2.2 percent for hospitals without a valid low-income indicator, most of which are TEFRA hospitals. Hospitals treating more low-income patients also demonstrate declines as high as 1.3 percent. In these tables, cancer and children's hospitals also demonstrate declines of 2.3 and 2.4 percent, respectively. However, these hospitals are "held harmless" by section 1833(t)(7)(D)(ii) of the Act.
In general, APC changes effect the distribution of hospital payments by increasing payments to small rural hospitals while decreasing those made to large urban hospitals, including major teaching hospitals and those serving low-income patients.

## Column 3: Wage Effect

Changes introduced by the new wage index had a very modest impact, with the majority of these marginal declines located in rural hospitals. Overall, urban hospitals experience no change and rural hospitals experience a decrease of 0.2 percent. This pattern is evident in all of the urban and rural comparisons. Low-volume urban hospitals with fewer than 5000 services and urban hospitals in the West South Central region show the largest percentage increases, 0.7 and 0.8 respectively, attributable to wage index changes.

Specifically, rural hospitals show modest decreases for most bed sizes but show the largest losses for categories with greater than 149 beds where the wage index change results in a 0.4 percent decrease for the largest rural hospitals. Hospitals located in the New England and Middle Atlantic regions show a negative impact due to wage index changes regardless of urban or rural designation. Rural hospitals in the South Atlantic region decrease by 0.6 percent. As noted previously, rural hospitals with 100 or fewer beds and sole community hospitals are "held harmless" and earn, at least, the same amount as they earned in CY 2004.

Rural hospitals providing a low volume of services, 10,999 or fewer services, are also estimated to experience modest declines, and rural hospitals providing a high volume of services, greater than 42,999 services,
also face a decline of 0.6 percent. This same pattern continues for rural hospitals in half of the regions with the New England region experiencing the largest decline of 1.3 percent.

Looking across other categories of hospitals, major teaching hospitals are estimated to lose 0.3 percent. Hospitals not serving low-income patients lose 0.8 percent, and, among hospitals serving low-income patients, those serving a high percentage of low-income patients also experience a decline. Hospitals for which DSH is not available, mostly TEFRA hospitals, lose 0.3 percent.

Column 4: Budget Neutrality and Market Basket Update
In general, the market basket update lessens the overall impact of the budget neutrality adjustments made in columns 2 and 3. As column 4 demonstrates, with the addition of the market basket update, we do not expect any class of hospital providers to experience an overall negative impact as a result of the proposed changes to OPPS for CY 2005. Further, the redistributions created by APG recalibration tend to offset those observed with the introduction of the new wage index. For example, rural hospitals may gain 0.9 percent from the APC changes but lose 0.2 percent as a result of changes to the wage index. Overall, the budget neutrality adjustments and the introduction of the market basket may result in a projected increase of 4.1 percent for rural hospitals. Urban hospitals show a decrease of 0.2 percent resulting from APC recalibration and no change as a result of the new wage index, leading to an update in column 4 of 3.1 percent.

However, for several classes of hospitals, positive or neutral wage effects do not offset the impact of APC recalibration resulting in lower update amounts. Specifically, major teaching hospitals may only gain 0.9 with the update factor. Urban hospitals with more than 500 beds show a gain of 1.2 percent because the impact of APC recalibration was a 2 percent decline. Hospitals serving a medium level of low-income patients, between 0.16 and 0.23 percent, may experience an update of only 1.9 percent.

A handful of hospital providers may experience much lower and higher update amounts because the combined impact of the budget neutrality adjustments for the APC recalibration and the new wage index are reinforcing. Specifically, low volume rural hospitals show an update of 2.4 percent. Cancer hospitals show an update of only 0.2 percent and children's hospitals, of only 1.3 percent. But as noted earlier, statutory provisions ensure that each of
these hospitals is "held harmless" relative to last year's payments. A handful of hospitals may also gain from the combined positive effect of the APC recalibration and the wage effect. Overall low volume to mid-volume urban hospitals and urban hospitals with a small number of beds, midvolume rural hospitals, and rural hospitals in the East South Central, Pacific, and Mountain regions have projected updates ranging from 5.0 to 5.2 percent.

Column 5: All Proposed Changes for CY 2005

Column 5 compares all proposed changes for CY 2005 to final simulated payment for CY 2004 and includes all additional dollars resulting from provisions in Pub. L. 108-173 and the difference in pass-through estimates.

In both urban and rural areas, hospitals that provide a lower volume of outpatient services are projected to receive a larger increase in payments than higher volume hospitals. In rural areas, hospitals with service volumes between 5,000 and 42,999 are projected to experience increases larger than 5.5 percent. Urban hospitals that provide low-volume services show similar rates of increases ( 5.4 to 5.8 percent). Conversely, urban and rural hospitals providing more than 42,999 services are projected to experience a rate of increase in the 4.1 to 4.3 percent range. The overall projected increase in payments for urban hospitals is slightly lower ( 4.5 percent) than the average increase for all hospitals (4.6 percent) while the increase for rural hospitals is slightly greater (5.3_percent) than the average increase.

Major teaching hospitals are projected to experience a smaller increase in payments ( 2.9 percent) than the aggregate for all hospitals ( 4.6 percent) due to negative impacts from both the APC recalibration ( -2.0 percent) and wage index ( -0.3 percent). Hospitals with less intensive teaching programs are projected to experience an overall increase ( 4.7 percent). There is some difference in impact among hospitals that serve low-income patients where increases in payments range from 3.9 to 5.0 percent higher than in CY 2004.

## F. Projected Distribution of Outlier Payments

As stated in section X.B. of this preamble, we have allocated 2 percent of the estimated CY 2005 expenditures to outlier payments. For 2005, we are proposing to add a fixed dollar threshold to our outlier policy. As discussed in section X.B. of the preamble, we are proposing to change
our current policy, which sets the outlier threshold using only a multiple of the APC payment rate, to a policy that includes both a multiple of the APC payment rate and a new fixed dollar threshold. We hope that this policy would better target outlier payments to higher cost cases.
For CY 2005, we are specifically proposing to require that, in order to qualify for an outlier payment, the cost of a service must exceed 1.5 times the APC payment rate and the cost must also exceed the sum of the APC rate plus a $\$ 625$ fixed dollar threshold. The outlier payment under this proposed policy remains at 50 percent of the cost minus the multiple of the APC payment rate.

Table 38 below compares the percentage of outlier payments relative to total projected payments for the simulated CY 2004 and proposed CY 2005 outlier policies. In order to model 2 percent of total estimated payments in outlier payments for the simulated CY 2004 policy option, we had to lower the multiple for this policy from its current level of 2.6 percent to 2.25 percent.

Overall, Table 38 demonstrates that the proposed outlier policy accomplishes the goal of redistributing outlier payments to hospitals performing more expensive procedures and incurring greater financial risk. First, based on the mix of services for the hospitals that would be paid under the OPPS in CY 2005, fewer hospitals would receive outlier payments. This is appropriate as more outlier money is targeted to specific services. We estimate that approximately 88 percent of all hospitals would receive outlier payments under the proposed policy, where 95 percent of all hospitals were estimated to get these types of payments in CY 2004.
We estimate that the redistribution of outlier payments under the proposed policy tends to benefit urban hospitals, especially major teaching hospitals, children's hospitals, and those that serve a smaller percentage of low income patients. The distribution observed here may offset the less than average increases in payment observed for these same classes of hospitals in the overall impact Table 37. Rural hospitals, specifically those that show a small number of beds and report low volume, are eligible for fewer outlier payments when compared to other types of hospital categories. Rural hospitals in the Mid Atlantic, West South Central, Mountain, and Pacific regions, show a smaller percent of outlier payments for CY 2005 when compared to the average. Sole community hospitals; hospitals without a DSH percent, mostly TEFRA
hospitals; and urban hospitals located in the New England area show a small percentage share of their total payments attributable to outlier payments when compared to other types of hospital categories.

## G. Estimated Impacts of This Proposed Rule on Beneficiaries

For services for which the beneficiary pays a coinsurance of 20 percent of the payment rate, the beneficiary share of payment will increase for services for
which OPPS payments will rise and will decrease for services for which OPPS payments will fall. For example, for a mid-level office visit (APC 0601), the minimum unadjusted co-payment in 2004 was $\$ 10.71$; under this proposed rule, the minimum unadjusted copayment for APC 601 would be $\$ 11.27$ because the OPPS payment for the service will increase under this rule.

However, in all cases, the statute limits beneficiary liability for copayment for a service to the inpatient
hospital deductible for the applicable year. This amount is $\$ 912$ for CY 2005.

We estimate that the overall impact on the CY 2005 Part B monthly premium rate due to the projected increase in OPPS spending is $\$ 0.70$. This is the impact due only to the projected increase in spending from 2004 to 2005 and does not reflect-any increase in the premium rate in order to put the trust fund asset level within an acceptable range.
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Table 38.--Impact Changes for CY 2005 Hospital Outpatient Prospective Payment System

|  | (1) Number of Hospitals | (2) APC Changes | (3) New Wage Index | (4) <br> Market Basket and Budget Neutrality | (5) <br> All CY 2005 Effects: includes additional PT and MMA \$ |
| :---: | :---: | :---: | :---: | :---: | :---: |
| ALL HOSPITALS: | 4281 | 0.0 | 0.0 | 3.3 | 4.6 |
| Urban Hospitals: | 2959 | -0.2 | 0.0 | 3.1 | 4.5 |
| Large Urban (greater than 1 million) | 1629 | 0.0 | 0.1 | 3.4 | 4.5 |
| million) <br> Other Urban (less than or equal to1 | 1330 | -0.4 | 0.0 | 2.8 | 4.5 |
| Rural Hospitals | 1322 | 0.9 | -0.2 | 4.1 | 5.3 |
| BEDS (URBAN): <br> 0-99 Beds | 910 | 1.1 | 0.4 | 4.9 | 5.9 |
| 100-199 Beds | 987 | 0.8 | -0.1 | 4.0 | 5.1 |
| 200-299 Beds | 508 | 0.1 | 0.1 | 3.5 | 4.7 |
| 300-499 Beds | 397 | -0.3 | 0.1 | 3.1 | 4.2 |
| 500 or more Beds | 157 | -2.0 | 0.0 | 1.2 | 3.6 |
| BEDS (RURAL): |  |  |  |  |  |
| 0-49 Beds | 585 | 1.0 | 0.2 | 4.5 | 5.8 |
| 50-100 Beds | 442 | 1.4 | -0.1 | 4.6 | 5.6 |
| 101-149 Beds | 183 | 0.9 | -0.2 | 4.1 | 5.2 |
| 150-199 Beds | 63 | 0.3 | -0.5 | 3.1 | 4.5 |
| 200 or more Beds | 49 | 0.2 | -0.4 | 3.0 | 4.6 |
| VOLUME (URBAN): |  |  |  |  |  |
| Less than 5,000 Lines | 656 | 0.2 | 0.7 | 4.3 | 5.4 |
| 5,000-10,999 Lines | 314 | 0.7 | 0.5 | 4.6 | 5.7 |
| 11,000-20,999 Lines | 439 | 1.0 | 0.4 | 4.7 | 5.8 |
| 21,000-42,999 Lines | 698 | 0.7 | 0.1 | 4.1 | 5.2 |


| - | (1) <br> Number of Hospitals | (2) <br> APC <br> Changes | (3) <br> New Wage Index | (4) <br> Market Basket and Budget Neutrality | (5) <br> All CY 2005 Effects: includes additional PT and MMA \$ |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Greater than 42,999 Lines VOLUME (RURAL): | 852 | -0.6 | 0.0 | 2.6 | 4.1 |
| Less than 5,000 Lines | 217 | -0.9 | 0.0 | 2.4 | 5.0 |
| 5,000-10,999 Lines | 342 | 1.5 | -0.2 | 4.6 | 5.7 |
| 11,000-20,999 Lines | 385 | 1.4 | 0.2 | 4.9 | 5.9 |
| 21,000-42,999 Lines | 281 | 1.2 | 0.0 | 4.5 | 5.5 |
| Greater than 42,999 Lines | 97 | 0.2 | -0.6 | 2.8 | 4.3 |
| REGION (URBAN): |  |  |  |  |  |
| New England | 163 | 0.2 | -1.0 | 2.5 | 3.6 |
| Middle Atlantic | 395 | 0.3 | -0.5 | 3.1 | 3.9 |
| South Atlantic | 455 | -1.2 | 0.1 | 2.2 | 4.7 |
| East North Central | 475 | -0.1 | 0.1 | 3.3 | 4.3 |
| East South Central | 194 | -0.1 | 0.1 | 3.4 | 4.8 |
| West North Central | 189 | 0.1 | 0.3 | 3.7 | 5.1 |
| West South Central | 429 | -0.5 | 0.8 | 3.6 | 5.0 |
| Mountain | 167 | 0.1 | -0.1 | 3.3 | 4.4 |
| Pacific | 440 | 0.3 | 0.3 | 3.9 | 5.1 |
| Puerto Rico | 52 | 1.5 | -0.3 | 4.5 | 5.3 |
| REGION (RURAL): |  |  |  |  |  |
| New England | 44 | 0.3 | -1.3 | 2.3 | 3.6 |
| Middle Atlantic | 79 | 0.4 | -0.8 | 2.8 | 3.9 |
| South Atlantic | 192 | 0.7 | -0.6 | 3.4 | 4.7 |
| East North Central | 189 | 1.3 | -0.3 | 4.3 | 5.4 |
| East South Central | 205 | 1.3 | 0.3 | 5.0 | 6.2 |
| West North Central | 205 | 0.8 | 0.2 | 4.4 | 5.8 |
| West South Central | 247 | 0.5 | 0.5 | 4.4 | 5.8 |
| Mountain | 99 | 2.3 | -0.4 | 5.2 | 5.3 |
| Pacific | 62 | 1.0 | 0.7 | 5.0 | 6.2 |


|  | (1) <br> Number of Hospitals | (2) <br> APC <br> Changes | (3) <br> New <br> Wage <br> Index | (4) <br> Market Basket and Budget Neutrality | (5) <br> All CY 2005 Effects: includes additional P.T and MMA \$ |
| :---: | :---: | :---: | :---: | :---: | :---: |
| TEACHING STATUS: |  |  |  |  |  |
| Non-Teaching | 3156 | 0.8 | 0.0 | 4.2 | 5.3 |
| Minor | 807 | 0.0 | 0.1 | 3.4 | 4.7 |
| Major | 318 | -2.0 | -0.3 | 0.9 | 2.9 |
| DSH PATIENT PERCENTAGE: |  |  |  |  |  |
| 0 | 56 | 1.1 | -0.8 | 3.6 | 4.9 |
| Greater than 0-0.10 | 1780 | 0.5 | 0.1 | 3.9 | 5.0 |
| 0.10-0.16 | 889 | 0.2 | 0.0 | 3.5 | 4.7 |
| 0.16-0.23 | 540 | -1.3 | 0.0 | 1.9 | 4.3 |
| 0.23-0.35 | 302 | -1.0 | -0.3 | 2.0 | 3.9 |
| Greater than or equal to 0.35 | 154 | -0.2 | -0.1 | 3.0 | 3.9 |
| TEFRA: DSH Not Available | 560 | -2.2 | -0.3 | 0.7 | 1.4 |
| URBAN TEACHING/DSH: |  |  |  |  |  |
| Teaching \& DSH | 953 | -0.8 | 0.0 | 2.5 | 4.1 |
| Teaching/No DSH | 8 | 0.4 | -0.5 | 3.2 | 4.4 |
| No Teaching/DSH | 1425 | 0.8 | 0.1 | 4.2 | 5.3 |
| No Teaching/No DSH | 43 | 1.6 | -0.6 | 4.3 | 5.5 |
| DSH Not Available | 530 | -2.2 | 0.0 | 1.0 | 1.6 |
| RURAL HOSPITAL TYPES: No Special Status | 809 | 0.9 | -0.2 | 4.1 | 5.2 |
| SCH | 513 | 0.9 | -0.2 | 4.1 | 5.4 |
| TYPE OF OWNERSHIP: |  |  |  |  |  |
| Voluntary | 2495 | ' 0.1 | 0.0 | 3.3 | 4.6 |
| Proprietary | 1020 | 0.5 | 0.1 | 4.0 | 5.2 |



(1) Total Hospitals in 2005
(2) This column shows the impact of changes from the reclaseinication of HCPCS codes among APC groups and the recalibration of APC weights based on 2003 hospital claims date.
(2) This column shows the impact of changes from the reclassification of HCPCS codes among APC groups and the recalibration of APC weighis basec on 2003 hospits claims daw.
reclassification by MCGRB.
(4) This cotumn, shows the combined impact of budgut neutrality (columns 2 and 3 ) whth the manket basket updata.
 i Complete DSH numbers are not availabie for some hospilals indusing TEFRA hospitals.
Table 39.--Distribution of Outlier Payments for 2005 Hospital Outpatient Prospective Payment System

| (1) <br> 2004 Policy Adjusted to 2005 Total Outlier Target: 2.25 Multiple and No Threshold |  |  |  | (2) <br> 2005 Policy 1.5 Multiple and Separate \$625 Threshold |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Number of Hospita Is | Number of Hospitals with Outliers | Outlier Payments as a Percent of Total Payments | Number of Hospitals with Outliers | Outlier Payments as a Percent of Total Payments | Percent Change in Total Payments Attributable to Differences in Outlier Policies ${ }^{2}$ |
| ALL HOSPITALS: | 4281 | 4047 | 2.0 | 3749 | 2.0 | 0.0 |
| Urban Hospitals: | 2959 | 2742 | 2.0 | 2514 | 2.1 | 0.1 |
| Large Urban (greater than 1 million) | 1629 | 1507 | 2.2 | 1386 | 2.2 | 0.1 |
| million) Other Urban (less than or equal to 1 | 1330 | 1235 | 1.8 | 1128 | 1.9 | 0.2 |
| Rural Hospitals | 1322 | 1305 | 1.6 | 1235 | 1.3 | -0.3 |
| BEDS (URBAN): |  |  |  |  |  |  |
| 0-99 Beds | 910 | 741 | 2.0 | 587 | 1.8 | -0.2 |
| 100-199 Beds | 987 | 944 | 1.8 | 881 | 1.8 | 0.0 |
| 200-299 Beds | 508 | 504 | 1.8 | 495 | 1.9 | 0.1 |
| 300-499 Beds | 397 | 396 | 2.0 | 394 | 2.1 | 0.2 |
| 500 or more Beds | 157 | 157 | 2.5 | 157 | 2.8 | 0.3 |
| BEDS (RURAL) |  |  |  |  |  |  |
| 0-49 Beds | 585 | 576 | 2.3 | 520 | 1.5 | -0.7 |
| 50-100 Beds | 442 | 434 | 1.6 | 422 | 1.2 | -0.3 |
| 101-149 Beds | 183 | 183 | 1.4 | 182 | 1.1 | -0.2 |
| 150-199 Beds | 63 | 63 | 1.4 | 62 | 1.3 | -0.1 |
| 200 or more Beds | 49 | 49 | 1.4 | 49 | 1.3 | 0.0 |
| VOLUME (URBAN): |  |  |  |  |  |  |
| Less than 5,000 Lines | 656 | 445 | 2.9 | 245 | 2.5 | -0.4 |
| 5,000-10,999 Lines | 314 | 310 | 2.0 | 289 | 2.0 | 0.0 |
| 11,000-20,999 Lines | 439 | 437 | 2.1 | 432 | 2.1 | 0.0 |


| (1) <br> 2004 Policy Adjusted to 2005 Total Outlier Target: 2.25 Multiple and No Threshold |  |  |  | (2) <br> 2005 Policy 1.5 Multiple and Separate $\$ 625$ Threshold |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Number of Hospita Is | Number of Hospitals with Outliers | Outlier Payments as a Percent of Total Payments | Number of Hespitals with Outliers | Outlier Payments as a Percent of Total Payments | Percent Change in Total Payments Attributable to Differences in Outlier Policies ${ }^{2}$ |
| 21,000-42,999 Lines | 698 | 698 | 1.9 | 696 | 1.9 | 0.1 |
| Greater than 42,999 Lines VOLUME (RURAL). | 852 | 852 | 2.0 | 852 | 2.1 | 0.2 |
| VOLUME (RURAL): |  |  |  |  |  |  |
| Less than 5,000 Lines | 217 | 200 | 3.0 | 145 | 1.9 | -1.1 |
| 5,000-10,999 Lines | 342 | 342 | 2.3 | 328 | 1.6 | -0.7 |
| 11,000-20,999 Lines | 385 | 385 | 1.9 | 384 | 1.4 | -0.5 |
| 21,000-42,999 Lines | 281 | 281 | 1.4 | 281 | 1.1 | -0.2 |
| Greater than 42,999 Lines | 97 | 97 | 1.4 | 97 | 1.2 | -0.1 |
| REGION (URBAN): |  |  |  |  |  |  |
| New England | . 163 | 150 | 2.2 | 135 | 1.8 | -0.3 |
| Middle Atlantic | 395 | 376 | 2.5 | 353 | 2.3 | -0.1 |
| South Atlantic | 455 | 419 | 1.8 | 390 | 2.0 | 0.3 |
| East North Central | 475 | 444 | 1.9 | 416 | 1.9 | 0.1 |
| East South Central | 194 | 178 | 1.6 | 164 | 1.7 | 0.2 |
| West North Central | 189 | 183 | 1.5 | 168 | 1.6 | 0.1 |
| West South Central | 429 | 377 | 2.4 | 329 | 2.4 | 0.0 |
| Mountain | 167 | 153 | 2.1 | 136 | 2.3 | 0.2 |
| Pacific | 440 | 414 | 2.0 | 390 | 2.5 | 0.5 |
| Puerto Rico | 52 | 48 | 1.3 | 33 | 1.7 | 0.4 |
| REGION (RURAL): |  |  |  |  |  |  |
| New England | 44 | 41 | 1.7 | 41 | 1.6 | -0.1 |
| Middle Atlantic | 79 | 79 | 1.6 | 78 | 0.9 | -0.6 |
| South Atlantic | 192 | 189 | 1.4 | 187 | 1.2 | -0.2 |
| East North Central | 189 | 188 | 1.5 | 186 | 1.3 | -0.2 |


| (1) <br> 2004 Policy Adjusted to 2005 Total Outlier Target: 2.25 Multiple and No Threshold |  |  |  | (2) <br> 2005 Policy 1.5 Multiple and Separate $\$ 625$ Threshold |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Number of Hospita Is | Number of Hospitals with Outliers | Outlier Payments as a Percent of Total Payments | Number of Hospitals with Outliers | Outlier Payments as a Percent of Total Payments | Percent Change in Total Payments Attributable to Differences in Outlier Policies ${ }^{2}$ |
| East South Central | 205 | 203 | 1.3 | 180 | 0.9 | -0.3 |
| West North Central | 205 | 202 | 1.7 | 192 | 1.4 | -0.3 |
| West South Central | 247 | 243 | 1.7 | 217 | 1.2 | -0.5 |
| Mountain | 99 | 99 | 2.8 | 94 | 2.3 | -0.4 |
| Pacific | 62 | 61 | 2.3 | 60 | 1.9 | -0.4 |
| TEACHING STATUS: |  |  |  |  |  |  |
| Non-Teaching | 3156 | 2935 | 1.7 | 2660 | 1.5 | -0.1 |
| Minor | 807 | 794 | 1.7 | 775 | 1.8 | 0.1 |
| Major | 318 | 318 | 3.0 | 314 | 3.2 | 0.2 |
| DSH PATIENT PERCENTAGE: <br> 0 | 56 | - 53 | 2.9 | 44 | 3.1 | 0.2 |
| Greater than 0-0.10 | 1780 | - 1777 | 1.7 | 1738 | 1.7 | 0.0 |
| 0.10-0.16 | 889 | 889 | 1.8 | 875 | 1.8 | 0.1 |
| 0.16-0.23 | 540 | 540 | 2.1 | 530 | 2.2 | 0.2 |
| 0.23-0.35 | 302 | 302 | 3.0 | 294 | 3.1 | 0.1 |
| Greater than or equal to 0.35 | 154 | 153 | 2.6 | 140 | 2.5 | -0.1 |
| DSH Not Available ${ }^{1}$ | 560 | 333 | 3.0 | 128 | 2.1 | -0.8 |
| URBAN TEACHING/DSH: <br> Teaching \& DSH | 953 | 953 | 2.2 | 949 | 2.4 | 0.2 |
| Teaching/No DSH | 953 8 | 953 8 | 4.5 | 849 8 | 5.6 | 1.2 |
| No Teaching/DSH | 1425 | 1423 | 1.7 | 1401 | 1.7 | 0.0 |
| No Teaching/No DSH | 43 | 42 | 2.5 | 33 | 2.4 | -0.1 |


| (1) <br> 2004 Policy Adjusted to 2005 Total Outlier Target: $\mathbf{2 . 2 5}$ Multiple and No Threshold |  |  |  | (2) <br> 2005 Policy 1.5 Multiple and Separate $\$ 625$ Threshold |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\begin{array}{\|c\|} \hline \text { Number } \\ \text { of } \\ \text { Hospita } \\ \text { ls } \end{array}$ | Number of Hospitals with Outliers | Outlier Payments as a Percent of Total Payments | Number of Hospitals with Outliers | Outlier <br> Payments as a Percent of Total Payments | Percent Change in Total Payments Attributable to Differences in Outlier Policies ${ }^{2}$ |
| DSH Not Available | 530 | 315 | 2.9 | 123 | 2.1 | -0.7 |
| RURAL HOSPITAL TYPES: <br> No Special Status SCH | $\begin{aligned} & 809 \\ & 513 \end{aligned}$ | $\begin{aligned} & 794 \\ & 511 \end{aligned}$ | 1.6 | 745 490 | 1.2 | -0.3 -0.3 |
| TYPE OF OWNERSHIP: Voluntary | 2495 | 2429 | 1.9 | 2330 | 1.9 | 0.0 |
| Proprietary | 1020 | 864 | 1.7 | 728 | 1.8 | 0.2 |
| Government | 766 | 753 | 2.6 | 691 | 2.4 | -0.1 |
| SPECIALTY HOSPITALS: |  |  |  |  |  |  |
| Cancer | 11 46 | 11 45 | 3.5 8.4 | 11 37 | 2.5 8.5 | -0.9 0.2 |

 observed cost leos 2.25 times APC payment.
(2) This column shows the impsect of the proposed 2005 policy.
The outier thresholds are 1.5 times the APC payment end $\$ 625$ plus the APC paymeni.
The outier payment is $50 \%$ of the observed cost less 1.5 umes the APC paymend.
1DSH is not avaliable for some nospitals, including TEFRA.
2Calculated differences may not be exact due to rounding.

## BILLING CODE 4120-01-C

## Conclusion

Notwithstanding the statutory "hold harmless" provisions that prevent negative impacts on small rural, sole community, cancer, and children's hospitals, the changes in this proposed rule would affect all classes of hospitals, and the effects on some may be significant. Table 38 demonstrates the estimated distributional impact of the OPPS budget neutrality requirements and an additional 4.6 percent increase in payments proposed for CY 2005, exclusive of outlier and transitional pass-through payments, across various classes of hospitals. These two tables and the accompanying discussion below, in combination with the rest of this proposed rule, constitute a regulatory impact analysis.
In accordance with the provisions of Executive Order 12866, this regulation was reviewed by the Office of Management and Budget.

## XVII. Regulation Text

## List of Subjects

## 42 CFR Part 410

Health Facilities, Health professions, Kidney diseases, Laboratories,
Medicare, Rural areas, X-rays.
42 CFR Part 411
Kidney diseases, Medicare, Reporting and recordkeeping requirements.

## 42 CFR Part 419

Hospitals, Medicare, Reporting and recordkeeping requirements.
For the reasons set forth in the preamble, the Centers for Medicare \& Medicaid Services proposes to amend 42 CFR Chapter IV, as set forth below:
A. Part 410 is amended as follows:

## PART 410-SUPPLEMENTARY MEDICAL INSURANCE (SMI) BENEFITS

1. The authority citation of part 410 continues to read as follows:

Authority: Secs. 1102 and 1871 of the Social Security Act (42 U.S.C. 1302 and 1395hh).
2. A new $\S 410.16$ is added to read as follows:
§410.16 Initial preventive physical examinations: conditions for and limitations on coverage.
(a) Definitions. As used in this section, the following definitions apply: Eligible beneficiary means individuals who receive their initial preventive physical examinations within 6 months after the effective date of their first Medicare Part B coverage period, but
only if their first Part B coverage period begins on or after January 1, 2005.

Initial preventive physical examination means all of the following services furnished to an individual by a physician or a qualified nonphysician practitioner with the goal of health promotion and disease detection:
(1) Review of the beneficiary's comprehensive medical and social history.
(2) Review of the beneficiary's potential (risk factors) for depression, including past experiences with depression or other mood disorders, based on the use of an appropriate screening instrument that the physician or qualified nonphysician practitioner may select, unless the appropriate screening instrument is further defined through a national coverage determination.
(3) Review of the beneficiary's functional ability and level of safety, based on the use of an appropriate screening instrument, which the physician or qualified nonphysician practitioner may select, unless the appropriate screening instrument is further defined through a national coverage determination.
(4) An examination to include measurement of the individual's height, weight, blood pressure, a visual acuity screen, and other factors as deemed appropriate, based on the individual's medical and social history and current clinical standards.
(5) Performance of an electrocardiogram and interpretation of an electrocardiogram.
(6) Education, counseling, and referral, as deemed appropriate by the physician or qualified nonphysician practitioner, based on the results of the elements of the review and evaluation services described in this section.
(7) Education, counseling, and referral, including a written plan provided to the individual for obtaining the appropriate screening and other preventive services for the individual that are covered as separate Medicare Part B benefits as described in section 1861(s)(10), section 1861(jj), section 1861(nn), section 1861(oo), section 1861(pp), section $1861(\mathrm{qq})(1)$, section 1861(rr), section 1861 (uu), section 1861(vv), section 1861(xx)(1), and section 1861 (yy) of the Social Security Act (the Act).
Medical history is defined to include, at a minimum, the following:
(1) Past medical and surgical history, including experience with illnesses. hospital stays, operations, allergies, injuries, and treatments.
(2) Current medications and supplements, including calcium and vitamins.
(3) Family history, including a review of medical events in the patient's family, including diseases that may be hereditary or place the individual at risk.

Physician for purposes of this provision means a doctor of medicine or osteopathy (as defined in section 1861(r)(1) of the Act).

Qualified nonphysician practitioner for purposes of this provision means a physician assistant, nurse practitioner, or clinical nurse specialist (as authorized under section 1861(s)(2)(K)(i) and section 1861(s)(2)(K)(ii) of the Act and defined in section 1861(aa)(5) of the Act, or in regulations at $\S 410.74, \S 410.75$, and §410.76).
Review of the individual's functional ability and level of safety. Review of the individual's functional ability and level of safety must include, at a minimum, a review of the following areas:
(1) Hearing impairment.
(2) Activities of daily living.
(3) Falls risk.
(4) Home safety.

Social history is defined to include, at a minimum, the following:
(1) History of alcohol, tobacco, and
illicit drug use.
(2) Work and travel history.
(3) Diet.
(4) Social activities.
(5) Physical activities.
(b) Condition for coverage of an initial preventive physical examination.
Medicare Part B pays for an initial preventive physical examination provided to an eligible beneficiary, as described in paragraph (a) of this section, if it is furnished by a physician or other qualified nonphysician practitioner, as defined in paragraph (a) of this section.
(c) Limitations on coverage of initial preventive physical examinations. Payment may not be made for an initial. preventive physical examination that is performed for an individual who is not an eligible beneficiary as described in paragraph (a) of this section.
B. Part 411 is amended as follows:

## PART 411-EXCLUSIONS FROM MEDICARE AND LIMITATIONS ON MEDICARE PAYMENT

1. The authority citation for part 411 continues to read as follows:
Authority: Secs. 1102 and 1871 of the Social Security Act (42 U.S.C. 1302 and 1395hh).
2. Section 411.15 is amended by-
A. Republishing the introductory text of the section and the introductory text of paragraphs (a) and (k).
B. Revising paragraph (a)(1).
C. Adding a new paragraph $(\mathrm{k})(11)$.

The additions and revisions read as follows:

## §411.15 Particular services excluded from coverage.

The following services are excluded from coverage:
(a) Routine physical checkups such as:
(1) Examinations performed for a purpose other than treatment or diagnosis of a specific illness, symptom, complaint, or injury, except for screening and diagnostic mammo̊graphy, colorectal cancer screening tests, screening pelvic examinations, prostate cancer screening tests, glaucoma screening exams, or initial preventive physical examinations that meet the criteria specified in paragraph $(k)(11)$ of this section.
(k) Any services that are not reasonable and necessary for one of the following purposes: * * *
(11) In the case of initial preventive physical examinations, with the goal of health promotion and disease prevention, subject to the conditions and limitations specified in $\$ 410.16$ of this chapter.
C. Part 419 is amended as follows:

## PART 419—PROSPECTIVE PAYMENT SYSTEM FOR HOSPITAL OUTPATIENT DEPARTMENT SERVICES

1. The authority citation for Part 419 continues to read as follows:

Authority: Secs. 1102, 1833(t), and 1871 of the Social Security Act ( 42 U.S.C. 1302, $13951(t)$, and 1395 hh$)$.
2. Section 419.21 is amended by adding a new paragraph (e) to read as follows:
§419.21 Hospital outpatient services subject to the outpatient prospective payment system.
(e) Effective January 1, 2005, an initial preventive physical examination, as defined in $\$ 410.16$, if the examination is performed no later than 6 months after the individual's initial Part B coverage date that begins on or after January 1, 2005.
3. Section 419.22 is amended by adding a new paragraph (s) to read as follows:

## §419.22 Hospital outpatient services

 excluded from payment under the hospital outpatient prospective payment system.(s) Effectivę December 8, 2003, screening mammography and effective January 1, 2005, diagnostic mammography services.
4. Section 419.64 is amended by revising paragraphs (d)(1) and (d)(2) to read as follows:
§419.64 Transitional pass-through payments: Drugs and biologicals.
(d) Amount of pass-through payment subject to any reduction determined under section 419.62 (b), the passthrough payment for a drug or biological equals the amount determined under section 1842 (o) of the Social Security Act, minus the portion of the APC that CMS determines is associated with the drug or biological.
5. Section 419.70 is amended by revising the section heading and paragraphs (f)(2)(i) and (f)(2)(ii) to read as follows:
§419.70 Transitional adjustment to limit decline In payments.
(f) Pre-BBA amount defined.
(2) Base payment-to-cost ratio defined. * * *
(i) The provider's payment under this part for covered outpatient services furnished during one of the following periods, including any payment for these services through cost-sharing described in paragraph (e) of this section.
(A) The cost reporting period ending in 1996; or
(B) If the provider does not have a cost reporting period ending in 1996, the first cost reporting period ending on or after January 1, 1997, and before January 1, 2001; and
(ii) The reasonable costs of these services for the same cost reporting period.
(Catalog of Federal Domestic Assistance Program No. 93.773, Medicare-Hospital Insurance; and Program No. 93.774, Medicare-Supplementary Medical Insurance Program)

Dated: July 27, 2004.

## Mark B. McClellan,

Administrator, Centers for Medicare \& Medicaid Services.
Dated: August 6, 2004.

## Tommy G. Thompson,

Secretary.
Billing code 4120-01-P

Addendum A. - List of Ambulatory Payment Classifications (APCs) with Status Indicators, Relative Welghts, Payment Rates, and Copayment Amounts

Calendar Year 2005

| APC | Group Title | Status Indicator | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0001 | Level I Photochemotherapy | S | 0.4046 | \$23 10 | \$708 | 5462 |
| 0002 | Levell Fine Needie Biopsy/Aspiration | $T$ | 0.9588 | \$54 75 |  | \$1095 |
| 0003 | Bone Marrow Bropsy/Aspiration | $T$ | 26152 | \$149.32 |  | \$29 86 |
| 0004 | Level I Needle Bropsy/ Aspiration Except Bone Marrow | T | 1.6895 | \$9647 | \$22.36 | \$1929 |
| 0005 | Level II Needie Biopsy/Aspiration Excepl Bone Marrow | $T$ | 3.7810 | \$21589 | \$71.59 | \$4318 |
| 0006 | Level I Incisıon \& Drainage | T | 16969 | \$9689 | \$23 26 | \$19.38 |
| 0007 | Level If Incision \& Drainage | T | 12.5436 | \$716.21 |  | \$14324 |
| 0008 | Level ItI Incision and Drannage | T | 195952 | \$1.11885 |  | \$223.77 |
| 0009 | Nail Procedures | T | 06955 | \$39.71 | \$8 34 | \$794 |
| 0010 | Level I Destruction of Lesion | T | 05982 | \$34.16 | \$974 | \$6.83 |
| 0011 | Level II Destruction of Lesion | T | 2.4657 | \$140.79 |  | \$28 16 |
| 0012 | Level I Debridement \& Destruction | $T$ | 0.7559 | \$43.16 | \$1118 | \$8 63 |
| 0013 | Level If Debridement \& Destruclion | T | 1.1586 | \$66 15 | \$1420 | \$13.23 |
| 0015 | Level III Debridement \& Destruction | $T$ | 1.7381 | \$99.24 | \$20 35 | \$1985 |
| 0016 | Level IV Debridement \& Destruction | T | 2.8562 | \$16308 | \$57 31 | \$32.62 |
| 0017 | Level VI Debridement \& Destruction | $T$ | 174667 | \$997.31 | \$22784 | \$ 19946 |
| 0018 | Bropsy of Skin/Puncture of Lesion | $T$ | 0.9747 | \$55 65 | \$1604 | 51113 |
| 0019 | Level I Excision/ Biopsy | $T$ | 42663 | \$24360 | \$7187 | \$4872 |
| 0020 | Level II Excision/ Bıopsy | $T$ | 77453 | \$442.24 | \$113.25 | \$88 45 |
| 0021 | Levei III Excision/ Bropsy | $\tau$ | 149964 | \$856. 26 | \$219.48 | $\$ 17125$ |
| 0022 | Level IV Excision/ Biopsy | T | 194617 | \$1.111.22 | \$354 45 | \$222 24 |
| 0023 | Exploration Penetraling Wound | $T$ | 3.3487 | \$19120 | $\$ 4037$ | \$38.24 |
| 0024 | Level I Skin Repar | T | 17881 | \$102.10 | \$33.10 | \$20 42 |
| 0025 | Level II Skin Repar | $T$ | 4.6906 | \$267 32 | \$101 17 | \$53 56 |
| 0027 | Level IV Skin Repair | T | 16.8576 | $\$ 96254$ | \$329 72 | \$19251 |
| 0028 | Level I Breasl Surgery | $T$ | 18.9346 | \$109113 | \$303 74 | \$216.23 |
| 0029 | Level II Breast Surgery | T | 31.5099 | \$1,799.15 | \$632 64 | \$35983 |
| 0030 | Level Ill Breast Surgery | T | 39.5804 | \$2.259.96 | \$76355 | \$45199 |
| 0032 | Insertion of Central Venous/Arterial Catheter | T | 10.2664 | \$586.19 |  | \$11724 |
| 0033 | Parlial Hospitalization | $p$ | 5.1174 | \$292.19 |  | \$58.44 |
| 0035 | Placemenl of Arterial or Central Venous Catheter | T | 02931 | \$1674 |  | \$3 35 |
| 0036 | Level 11 Fine Needie Biopsy/Aspiration | $T$ | 22216 | \$12685 |  | \$25.37 |
| 0037 | Level III Needle Biopsy/Aspiration Except Bone Marrow | T | 95990 | \$548.08 | \$23745 | \$109.62 |
| 0039 | Level I Implantation ol Neurostimulator | 5 | 210.1285 | \$11,997.90 |  | \$2,399 58 |
| 0040 | Level If Implanialion of Neuroslimulator Electrodes | 5 | 492226 | \$2.810.5t |  | \$562.10 |
| 0041 | Level I Arthroscopy | $T$ | 28.2366 | \$1.612 25 |  | \$322 45 |
| 0042 | Levell II Arthroscopy | T | 438002 | \$2.500.90 | \$804 74 | \$500 18 |
| 0043 | Closed Treatment Fraclure Finger/Toe/Trunk | $T$ | 1.8350 | \$10477 |  | \$20 95 |
| 0045 | Bone/Joinl Manipulalion Unaer Anesthesia | T | 14.2303 | \$812.52 | \$26847 | \$16250 |
| 0046 | Open/Percutaneous Treatment Fracture or Dislocation | T | 349274 | \$1,994.28 | \$535 76 | \$39886 |
| 0047 | Arthroplasty without Prosthesis | T | 313840 | \$1,79196 | \$537 03 | \$358.39 |
| 0048 | Level I Arthroplasty with Prosthesis | T | 411519 | \$2,349 69 | \$582 12 | \$469.94 |
| 0049 | Level I Musculoskeleta! Procedures Except Hand and Fool | T | 20.3460 | \$1.161.72 |  | \$23234 |
| 0050 | Level II Musculoskelelal Procedures Excepl Hand and Foot | T | 24.7044 | \$1.410 57 |  | 828211 |
| 0051 | Level III Musculoskeletal Procedures Exceps Hand and Foot | $T$ | 36.1086 | \$2.061 73 |  | \$ 41235 |
| 0052 | Level IV Musculoskeletal Procedures Except Mand and Foot | T | 438669 | \$2.501 29 |  | \$500 26 |
| 0053 | Level I Hand Musculoskeletal Procedures | T | 156402 | \$893 02 | \$25349 | \$17860 |
| 0054 | Level II Hand Musculoskeletal Procedures | $T$ | 25.0921 | \$1.432 71 |  | \$286.54 |
| 0055 | Levet I Foot Musculoskeletal Procedures | $\tau$ | 19.5232 | \$1,114 74 | \$355 34 | \$22295 |
| 0056 | Level II Foot Musculosketetal Procedures | T | 26.7017 | \$1,524.61 | \$40581 | \$304 92 |
| 0057 | Bunion Procedures | $T$ | 27.1422 | \$1.549 77 | \$475.91 | \$309 95 |
| 0058 | Level 1 Strapping and Cast Application | S | 1. 1094 | \$63 34 |  | \$1267 |
| 0060 | Manipulation Therapy | S | 04885 | 5.739 |  | $\$ 558$ |
| 0068 | CPAP Intiation | S | 1.1723 | S55 94 | \$29 48 | \$1339 |

Addendum A. - List of Ambulatory Payment Classifications (APCs)
with Status Indicators, Relative Weights, Payment Rates, and Copayment Amounts
Calendar Year 2005

| APC | Group Title | Status Indicator | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0069 | Thoracoscopy | T | 299568 | \$1.710 47 | \$59164 | \$34209 |
| 0070 | Thoracentesis/Lavage Procedures | $r$ | 33485 | \$191 19 |  | \$38 24 |
| 0071 | Level I Endoscopy Upper Aırway | T | 07525 | \$4297 | \$11.54 | \$859 |
| 0072 | Level II Endoscopy Upper Airway | T | 13868 | \$79 18 | \$21.26 | \$15 84 |
| 0073 | Level III Endoscopy Upper Arway | T | 39506 | \$225.57 | \$73.38 | \$45 11 |
| 0074 | Level IV Endoscopy Upper Aurway | T | 15.1846 | \$924.11 | \$295.70 | \$18482 |
| 0075 | Level V Endoscopy Upper Ainway | T | 211137 | \$1.205 55 | \$445.92 | \$24111 |
| 0076 | Level I Endoscopy Lower Arway | $\tau$ | 94817 | \$54139 | \$18982 | \$108 28 |
| 0077 | Level I Pulmonary Trealment | $s$ | 03092 | \$1765 | \$7.74 | \$3 53 |
| 0078 | Level II Pulmonary Treatment | S | 08207 | \$46.86 | \$1455 | \$9 37 |
| 0079 | Ventilation Intiation and Management | S | 2.0455 | \$116.79 |  | \$23 36 |
| 0080 | Diagnostic Cardiac Cathelerization | T | 365106 | \$2.084.68 | \$838 92 | \$41694 |
| 0081 | Non-Coronary Angioplasty or Atherectomy | $r$ | 312963 | \$1.786.96 |  | \$357 39 |
| 0082 | Coronary Atherectomy | T | 98.4762 | \$5.622 79 | \$1.209.50 | \$1.124 56 |
| 0083 | Coronary Angioplasty and Percutaneous Valvuloplasty | T | 528967 | \$3,020 30 |  | \$604.08 |
| 0084 | Level I Electrophysiologic Evaluatron | S | 106492 | \$608 05 |  | \$121 61 |
| 0085 | Level II Electrophysiologic Evaluation | T | 350395 | \$2,000 69 | \$426. 25 | \$400 14 |
| 0086 | Ablate Heart Dysrhythm Focus | T | 43.9843 | \$2.511 42 | \$833.33 | \$502.28 |
| 0087 | Cardiac Electroohysiologic Recording/Mapping | $T$ | 35.5739 | \$2,031.20 |  | \$40624 |
| 0088 | Thrombectomy * | T | 362110 | \$2,067.58 | \$655.22 | \$41352 |
| 0089 | Insertion/Replacement of Permanent Pacemaker and Electrodes | T | 1091734 | \$6,233.58 | \$1.679.38 | \$1 24672 |
| 0090 | Insertion/Replacement of Pacemaker Pulse Generator | T | 865117 | \$4.939 65 | \$1,544.11 | \$98793 |
| 0091 | Level If Vascular Ligation | T | 30.1019 | \$1.71876 | \$348.23 | \$34375 |
| 0092 | Level I Vascular Ligation | T | 272783 | \$1.557.54 | \$505 37 | \$31151 |
| 0093 | Vascular Reconstruction/Fistula Repair without Device | T | 245670 | \$1.402.73 |  | \$280. 55 |
| 0094 | Level I Resuscitation and Cardioversion | S | 27247 | \$155.57 | \$48.58 | \$31 11 |
| 0095 | Cardiac Rehabilitation | S | 06086 | \$34.75 | \$15.63 | \$6 95 |
| 0096 | Non-Invasive Vascular Studies | S | 17208 | \$98 25 | \$4421 | \$1965 |
| 0097 | Cardiac and Ambulatory Blood Pressure Monitoring | $x$ | 10315 | \$58.90 | \$23.30 | \$1178 |
| 0098 | Injection of Sclerosing Solution | $r$ | 13532 | \$7727 |  | \$1545 |
| 0099 | Electrocardiagrams | $s$ | 0.3835 | \$2190 |  | \$438 |
| 0100 | Cardiac Stress Tests | $\times$ | 25336 | \$144.66 | \$4144 | \$28 93 |
| 0101 | Till Table Evaluation | S | 44294 | \$252.91 | \$105 27 | \$5058 |
| 0103 | Miscellaneous Vascular Procedures | T | 13 ? 256 | \$758.58 | \$22363 | \$151 72 |
| 0104 | Transcatheter Placement of Intracoronary Slents | $T$ | 819772 | \$4.680 73 |  | \$936 15 |
| 0105 | Revision/Removal of Pacemakers, AICD, or Vascular | T | 21.1754 | \$1.209.07 | \$370 40 | \$24181 |
| 0106 | Insertion/Replacement/Repair of Pacemaker and/or Electrodes | T | 526887 | \$3,008 42 |  | \$60168 |
| 0107 | Insertion of Cardioverter-Defibrillator | T | 3012105 | \$17.198 50 | \$3,458.69 | \$3.439 70 |
| 0108 | Insertion/Replacement/Repair of Cardioverter-Defibrilator Leads | T | 4044663 | \$23.094 20 |  | \$4.61884 |
| 0109 | Removal of Implanted Devices | T | 76069 | \$434 34 | \$13149 | \$8687 |
| 0110 | Transfusion | 5 | 37794 | \$215.80 |  | \$4316 |
| 0111 | Blood Product Exchange | 5 | 12.9206 | \$73774 | \$200 18 | \$14755 |
| 0112 | Apheresis, Pholopheresis, and Plasmapheresis | S | 377298 | \$2,154.30 | \$612 47 | \$430 86 |
| 0113 | Excision Lymphatic System | $T$ | 211249 | \$1,206.19 |  | \$24124 |
| 0114 | Thyroid/lymphadeneclomy Procedures | $r$ | 40.0004 | \$2.283.94 | \$485.91 | \$45679 |
| 0115 | Cannula/Access Dence Procedures | T | 25.7685 | \$1,47133 | \$459 35 | \$294 27 |
| 0116 | Chemotherapy Administration by Other Technique Except Infusion | S | 10913 | \$62.31 |  | \$1246 |
| 0117 | Chemolherapy Administration by Infusion Only | S | 29002 | \$165.60 | \$42 53 | \$33 12 |
| 0119 | Implantation of Infusion Pump | r | 120.3656 | \$6.872.64 |  | \$1,374.53 |
| 0120 | Infusion Therapy Except Chemotherapy | $T$ | 19428 | \$110.93 | \$28.21 | \$22.19 |
| 0123 | Levell 1 Tube changes and Repositioning | T | 23062 | \$13168 | \$4380 | \$26 34 |
| 0122 | Level Il Tube changes and Reposilioning | T | 80675 | \$460.64 | \$9447 | \$92 13 |
| 0123 | Bone Marrow Harvesting and Bone Marrow/Stem Cell Transplant | S | 99408 | \$567.60 | - | \$11352 |
| 0124 | Revision ol Implanled Infusion Pump | T | 20.1279 | \$1,149 26 |  | \$22985 |

Addendum A. - List of Ambulatory Payment Classifications (APCs) with Status Indicators, Relative Weights, Payment Rates, and Copayment Amounts Calendar Year 2005

| APC | Group Title | Status Indicator | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0125 | Reriting of Infusion Pump | T | 20899 | \$11930 |  | \$2386 |
| 0130 | Level I Laparoscopy | T | 317373 | \$1.812 14 | \$659.53 | \$36243 |
| 0131 | Level II Laparoscopy | T | 430458 | \$2,457 89 | \$1.001 89 | \$49158 |
| 0132 | Level III Laparoscopy | $T$ | 613910 | \$3.505 30 | \$1.239 22 | \$70106 |
| 0140 | Esophageal Dilation without Endoscopy | T | 65633 | \$374 75 | \$10724 | \$7495 |
| 0141 | Level 1 Upper GI Procedures | T | 8. 1355 | \$46452 | \$143 38 | \$9290 |
| 0142 | Small Inlesline Endoscopy | T | 88130 | \$503.20 | \$152.78 | \$10064 |
| 0143 | Lower GI Endoscopy | T | 86749 | \$495 32 | \$18606 | \$99.06 |
| 0146 | Levell Sigmoidoscopy | T | 4.3813 | \$250 16 | \$64 40 | \$50 03 |
| 0147 | Level II Sigmordoscopy | T | 81297 | \$464 19 |  | \$9284 |
| 0148 | Level I Anal/Rectal Procedure | $T$ | 46541 | \$265 74 | $\$ 6338$ | \$53 15 |
| 0149 | Level III Anal/Reclal Procedure | T | 179138 | \$1.022 84 | \$29306 | \$204 57 |
| 0150 | Level IV Anal/Rectal Procedure | T | 23.2962 | \$1.330 17 | \$437.12 | \$266 03 |
| 0151 | Endoscopic Relrograde Cholangio-Pancrealography (ERCP) | T | 188390 | \$1.07567 | \$24546 | \$215 13 |
| 0152 | Levell Parculaneous Abdominal and Biliary Procedures | T | 120879 | \$690 19 |  | \$13804 |
| 0153 | Pentoneal and Abdominal Procedures | T | 239175 | \$1,365 64 | \$41087 | \$273 13 |
| 0154 | Hemia/Hydrocele Procedures | T | 282782 | \$1.614.63 | \$464.85 | \$322 93 |
| 0155 | Levelll Anal/Rectal Procedure | T | 13.2526 | \$75670 | \$188.89 | \$15134 |
| 0156 | Level Il Urinary and Anal Procedures | T | 24996 | \$142.72 | \$4052 | \$28 54 |
| 0157 | Colorectal Cancer Screening Barium Enema | S | 25594 | \$146.14 |  | \$29 23 |
| 0158 | Colorectal Cancer Screening Colonoscopy | T | 77973 | \$445.21 |  | \$11130 |
| 0159 | Colorectal Cancer Screening Flexible Sigmoidoscopy | S | 28560 | \$163.07 |  | \$4077 |
| 0160 | Levell Cyslourelhroscopy and other Genitouninary Procedures | T | 68470 | \$39095 | \$10506 | \$7819 |
| 0161 | Level II Cystourethroscopy and other Genitournary Procedures | T | 179404 | \$1.024 36 | \$24936 | \$20487 |
| 0162 | Level III Cyslourethroscopy and other Genitourinary Procedures | T | 231717 | \$1,323.06 |  | \$264 61 |
| 0163 | Level IV Cystourethroscopy and other Gentourinary Procedures | T | 383924 | \$2,077.93 |  | \$41559 |
| 0164 | Levell I Urinary and Anal Procedures | $T$ | 12651 | \$72.23 | \$1759 | \$1445 |
| 0165 | Level III Urinary and Anal Procedures | T | 164914 | \$941.63 | . | \$188 33 |
| 0166 | Level I Urelhral Procedures | T | 179019 | \$1,022.16 | \$21873 | \$204 43 |
| 0167 | Level III Urelhral Procedures | $T$ | 286337 | \$1.634.93 | \$554 85 | \$326 99 |
| 0168 | Level II Urelhral Procedures | T | 304194 | \$1.736.89 | \$40560 | \$347 38 |
| 0169 | Lilhotripsy | T | 451513 | \$2.578.05 | \$1,115.69 | \$51561 |
| 0170 | Dialysis | S | 66759 | \$381.18 |  | \$7624 |
| 0180 | Crrcumcision | T | 198907 | \$1,135 72 | \$30487 | \$227.14 |
| 0181 | Penile Procedures | T | 31.5878 | \$1,803 60 | \$621.82 | \$360.72 |
| 0183 | Testes/Epididymis Procedures | T | 231967 | \$1,324.49 |  | \$264 90 |
| 0184 | Proslate 8iopsy | T | 42147 | \$24085 | \$96.27 | \$4813 |
| 0187 | Miscellaneous Placemenv/Repositioning | T | 38434 | \$219.45 |  | \$4389 |
| 0188 | Level II Female Reproductive Proc | T | 11133 | \$63 57 |  | \$1271 |
| 0189 | Level Ill Female Reproductive Proc | T | 21850 | \$124.78 |  | \$2495 |
| 0190 | Level I Hysleroscopy | T | 206906 | \$1.18139 | \$424.28 | \$236 28 |
| 0191 | Level I Female Reproduclive Proc | T | 01898 | \$10.84 | \$293 | \$2 17 |
| 0192 | Level IV Female Reproductive Proc | T | 3.9119 | \$223.36 |  | \$4467 |
| 0193 | Level V Female Reproductive Proc | T. | $13.8912^{-}$ | \$793.16 | \$165.35 | \$15863 |
| 0194 | Level VIII Female Reproductive Proc | T | 193837 | \$1,106.77 | \$39784 | \$22135 |
| 0195 | Level IX Female Reprofuctive Proc | T | 266562 | \$1.522.02 | \$48380 | \$304 40 |
| 0196 | Dilation and Curettage | $T$ | 170819 | \$975.34 | \$338.23 | \$195 07 |
| 0197 | Infertility Procedures | $T$ | 2.0508 | \$117.10 |  | \$23 42 |
| 0198 | Pregnancy and Neonatal Care Procedures | T | 13657 | \$77.98 | \$32. 19 | \$1560 |
| 0200 | Level VII Female Reproduclive Proc | T | 149004 | \$850.78 | \$286 79 | \$170 16 |
| 0201 | Level VI Female Reproductive Proc | T | 183567 | \$1,048 13 | \$329.65 | \$209 63 |
| 0202 | Level X Female Reproductive Proc | T | 399618 | \$2.281.74 | \$1,026 78 | \$456 35 |
| 0203 | Level IV Nerve Injections | T | 138105 | \$788.55 | \$276 76 | \$15771 |
| 0204 | Level I Nerve Injections | $T$ | 21898 | \$12503 | \$40.13 | '\$2501 |

# Addendum A. - List of Ambulatory Payment Classifications (APCs) <br> with Status Indicators, Refative Weights, Payment Rates, and Copayment Amounts <br> Calendar Year 2005 

| APC | Group Title | Status Indicator | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0206 | Level il Nerve Injections | T | 5.4794 | \$31286 | \$75.55 | \$6257 |
| 0207 | Level III Nerve Injeclions | T | 58711 | \$335.23 | \$87 79 | \$67 05 |
| 0208 | Lamınotomies and Laminectomes | T | 42.6390 | \$2.434.60 |  | \$486 92 |
| 0209 | Exiended EEG Studies and Sleep Sludies, Level It | S | 11.7070 | \$668 45 | \$280 58 | \$13369 |
| 0212 | Nervous System Injeclions | T | 3.0342 | \$173 25 | \$74 67 | \$34 65 |
| 0213 | Exiended EEG Sludies and Sleep Sludies, Levell | S | 3.4836 | \$19891 | \$65 74 | \$39 78 |
| 0214 | Electroencephalogram | S | 22976 | \$131.19 | \$58.12 | \$26 24 |
| 0215 | Level I Nerve and Muscle Tesis | S | 06655 | \$3800 | \$15.76 | \$760 |
| 0216 | Level III Nerve and Muscle Tests | S | 26360 | \$15051 |  | \$30 10 |
| 0218 | Level II Nerve and Muscle Tests | S | 1.1542 | \$6590 |  | \$13.18 |
| 0220 | Level I Nerve Procedures | T | 174557 | \$99669 |  | \$199.34 |
| 0221 | Level II Nerve Procedures | T | 261283 | \$1.49187 | \$463.62 | \$298.37 |
| 0222 | Implantation of Neurological Device | T | $20746 ? 1$ | \$11.84560 . |  | \$2,369.13 |
| 0223 | Implanlation or Revision of Pain Management Calheler | T | 27.1757 | \$1.551.68 |  | \$310 34 |
| 0224 | Implantation of Reservoir/Pump/Shunt | T | 378581 | \$2.161 62 | \$453.41 | \$432 32 |
| 0225 | Level I Implantation of Neuroslimulalor Eleclrodes | S | 2133580 | \$12.182.30 |  | \$2.436 46 |
| 0226 | Implantation of Drug Inlusion Reservoir | T | 481100 | \$2.74698 |  | \$549 40 |
| 0227 | Implantation of Drug Infusion Device | T | 147.4115 | \$8,416 90 |  | \$1,683.38 |
| 0228 | Creation of Lumbar Subarachnord Shunt | T | 426965 | \$2,437.88 | \$546.07 | \$48758 |
| 0229 | Transcalherter Placement of Intravascular Shunts | T | 59.3213 | \$3,387 13 | \$771.23 | \$67743 |
| 0230 | Levell Eye Tests \& Treatments | S | 08036 | \$4588 | \$14.97 | \$9 18 |
| 0231 | Level III Eye Tests \& Trealmenls | 5 | 2.0475 | \$116.91 | \$45.60 | \$23 38 |
| 0232 | Level I Antenor Segment Eye Procedures | 1 | 69534 | \$39703 | \$103.17 | \$79.41 |
| 0233 | Levelll Antenor Segmenl Eye Procedures | T | 148258 | \$846.52 | \$266.33 | \$169.30 |
| 0234 | Level ill Anterior Segment Eye Procedures | T | 222939 | \$1.27294 | \$511.31 | \$254.59 |
| 0235 | Levell I Posterior Segment Eye Procedures | T | 51522 | \$294.18 | \$72.04 | \$58.84 |
| 0236 | Level II Posterior Segment Eye Procedures | T | 21.3988 | \$1.221.83 |  | \$244.37 |
| 0237 | Level III Posterior Segmenl Eye Procedures | T | 347405 | \$1.983.61 | \$818.54 | \$396.72 |
| 0238 | Levell Reparr and Plastic Eye Procedures | T | 29161 | \$166.50 |  | \$33.30 |
| 0239 | Level II Repar and Plastic Eye Procedures | T | 67303 | \$384.29 |  | \$76.86 |
| 0240 | Level III Repar and Plaslic Eye Procedures | T | 181670 | \$1.037 30 | \$315.31 | \$207.46 |
| 0241 | Level IV Repair and Plastic Eye Procedures | T | 237791 | \$1.357 74 | \$384.47 | \$27155 |
| 0242 | Level V Reparr and Plastic Eye Procedures | T | 303970 | \$1,735.61 | \$597.36 | \$34712 |
| 0243 | Strabismus/Muscle Procedures | T | 22.6568 | \$1.293.66 | \$431.39 | \$258.73 |
| 0244 | Corneal Transplant | T | 39.6410 | \$2.263.42 | \$803.26 | \$452.68 |
| 0245 | Levell Cataranl Procedures wilhoul IOL Insert | T | 140851 | \$804.23 | \$222.22 | \$160:85 |
| 0246 | Cataracl Procedures with IOL Insert | T | 23.4763 | \$1.34045 | \$495.96 | \$268.09 |
| 0247 | Laser Eye Procedures Excepl Relinal | T | 5.1315 | \$29300 | \$104.31 | \$58.60 |
| 0248 | Laser Retnnal Procedures | T | 49612 | \$283.27 | \$95.08 | \$56.65 |
| 0249 | Level II Cataract Procedures withoul IOL Insert | T | 284466 | \$1.624 24 | \$524.67 | \$324.85 |
| 0250 | Nasal Cauterization/Packing | T | 13930 | \$79.54 | \$27.84 | \$15.91 |
| 0251 | Level I ENT Procedures | T | 19490 | \$111.28 |  | \$22.26 |
| 0252 | Level II ENT Procedures | T | 6.5732 | \$375.32 | \$113.41 | \$7506 |
| 0253 | Level III ENT Procedures | T | 159924 | \$91313 | \$282.29 | \$182.63 |
| 0254 | Level IV ENT Procedures | T | 235464 | \$1.344.45 | \$321.35 | \$268.89 |
| 0256 | Level V ENT Procedures . | T | 371347 | \$2.120 32 |  | \$424.06 |
| 0258 | Tonsil and Adenord Procedures | - T | 215810 | \$1.232.23 | \$437.25 | \$246.45 |
| 0259 | Level VI ENT Procedures | T | 4148416 | \$23.68660 | \$9,394.83 | \$4.73733 |
| 0260 | Level I Plain Film Except Teelh | X | 07772 | \$44.38 | \$19.97 | \$888 |
| 0261 | Level II Plain Film Escepl Teeth Including Bone Density Measurement | 1 x | 13469 | \$76.91 |  | \$15.38 |
| 0263 | Plain Film of Teeth | $x$ | 15454 | \$88.24 |  | \$1765 |
| 0263 | Level 1 Miscellaneous Radiology Procedures | $x$ | 18603 | \$10622 | \$38.77 | \$21 24 |
| 0264 | Level II Mıscellaneous Radiology Procedures . | X | 34100 | \$194 70 | \$79.41 | \$38.94 |
| 0265 | Lev̇ell Diagnostic Ulltrasound Except Vascular | S | 10564 | \$60.32 | \$27.14 | \$12.06 |

Addendum A. - List of Ambulatory Payment Classifications (APCs)
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Calendar Year 2005

| APC | Group Title | Status <br> Indicator | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0266 | Level II Diagnostic Ultrasound Except Vascular | 5 | 16405 | \$9367 | \$42 15 | \$1873 |
| 0267 | Level Ill Diagnostic Ulitrasound Excepl Vascular | S | 24509 | \$13994 | \$6297 | \$2799 |
| 0268 | Ulirasound Guidance Procedures | S | 13041 | \$7446 |  | \$1489 |
| 0269 | Level III Echocardiogram Except Transesophagea! | S | 32844 | \$18753 | \$84 38 | \$37 51 |
| 0270 | Transesophageal Echocardiogram | 5 | 61563 | \$35151 | \$14679 | \$70 30 |
| 0272 | Levell Fluoroscopy | $\times$ | 13987 | \$7986 | \$3593 | \$1597 |
| 0274 | Myelography | 5 | 3.3577 | \$19172 | \$86 27 | \$38.34 |
| 0275 | Antrography | S | 35532 | \$20288 | \$69 09 | \$4058 |
| 0276 | Level I Digestive Radiology | S | 15930 | \$9096 | \$40.93 | \$1819 |
| 0277 | Level II Digestive Radiology | S | 24600 | \$14046 | \$60 47 | \$28 09 |
| 0278 | Diagnostic Urography | S | 28759 | \$16421 | \$66 07 | \$3284 |
| 0279 | Levelll Angography and Venography except Exiremity | S | 90059 | \$51422 | \$15366 | \$10284 |
| 0280 | Level III Angiography and Venography except Extremity | S | 20.4714 | \$1.16888 | \$353.85 | \$23378 |
| 0281 | Venography of Extremily | S | 73009 | \$41687 | \$115 16 | \$83 37 |
| 0282 | Miscellaneous Computerized Axia! Tomography | S | 17163 | \$9800 | \$44 10 | \$19 60 |
| 0283 | Compulerized Axial Tomography with Contrast Material | S | 47898 | \$27349 | \$12307 | \$54 70 |
| 0284 | Maynetic Resonance Imaging and Magnelic Resonance Angiography with Contras | S | 68635 | \$39189 | \$176.35 | \$7838 |
| 0285 | Myocardial Positron Emission Tomography (PET) | S | 12.0951 | 569061 | \$299 16 | \$138 12 |
| 0287 | Complex Venography | S | 84411 | \$48197 | \$11133 | \$96 39 |
| 0288 | Bone Density Axial Skelelon | 5 | 12814 | \$7317 |  | \$14.63 |
| 0289 | Needle Localization for Breast Biopsy | X -- | 15759 | \$89 98 | \$21 17 | \$1800 |
| 0296 | Levell Therapeutic Radiologic Procedures | $s$ | 2.3571 | \$13459 | \$59.61 | \$26.92 |
| 0297 | Level II Therapeutic Radiologic Procedures | S | 51442 | \$29372 | \$120 38 | \$5874 |
| 0299 | Miscellaneous Radialion Treatment | S | 58011 | \$33123 |  | \$6625 |
| 0300 | Level I Radialion Therapy | S | 15378 | \$8781 |  | \$17.56 |
| 0301 | Level II Radiation Therapy | $\mathrm{S}^{-}$ | 2.1866 | \$12485 |  | \$24 97 |
| 0302 | Level III Radiation Therapy | S | 54746 | \$31259 | \$1:842 | \$62 52 |
| 0303 | Treatment Device Construction | $x$ | 28928 | \$165 17 | \$66.95 | \$33.03 |
| 0304 | Level I Therapeulic Radiation Treatment Preparation | $x$ | 17210 | \$9827 | 54152 | \$19 65 |
| 0305 | Level II Therapeutic Radiation Treatment Preparalion | $x$ | 39600 | \$226ill | \$91.38 | \$45 22 |
| 0310 | Level III Therapeutic Radiation Treatment Preparation | $x$ | 142195 | 531131 | \$325 27 | \$162 38 |
| 0312 | Radioelement Applications | 5 | 43901 | \$25067 |  | \$50.13 |
| 0313 | Brachytherapy | 5 | 140680 | \$803 25 |  | \$16065 |
| 0314 | Hyperthermic Therapies | S | 4.0235 | \$229 73 | \$93.07 | \$4595 |
| 0315 | Level II Implantalion of Neurostmulator | T | 3553811 | \$20.29150 |  | \$4.058 31 |
| 0320 | Electroconvulsive Therapy | S | 53551 | \$305 77 | \$8006 | \$61 15 |
| 0321 | Bioleedback and Oiner Training | S | 14268 | \$8147 | \$2178 | \$1629 |
| 0322 | Brief Individual Psychotherapy | S | 12681 | \$72.41 |  | \$14 48 |
| 0323 | Extended Individual Psycholheracy | S | 17705 | \$10109 | \$21.08 | \$20 22 |
| 0324 | Family Psychotherapy | S | 29372 | \$16771 |  | \$33 54 |
| 0325 | Group Psychotherapy | S | 14790 | $\$ 8445$ | \$18.27 | \$1689 |
| 0330 | Dental Procedures | S | 117764 | \$672.41 |  | \$134 48 |
| 0332 | Cornputerized Axial Tomography and Computerized Angiography wilhout Contras | S | 3.4158 | \$19504 | \$8776 | \$3901 |
| 0333. | Computerized Axial Tomography and Computenzed Angio w/o Contrast Malenal | S | 5.6606 | \$323 21 | \$145 44 | \$64 64 |
| 0335 | Magnetic Resonance Imaging. Miscellaneous | S | 6.1474 | \$35100 | \$15146 | \$70 20 |
| 0336 | Magnetic Resonance Imaging and Magnetic Resonance Angiography willout Cont | S | 63742 | \$363 95 | \$163.77 | \$7279 |
| 0337 | MRI and Magnetic Resonance Angiography wilhout Contrast Materiat followed | S | 92199 | \$526 44 | \$23689 | \$105.29 |
| 0339 | Quservation | S | 70750 | \$40397 |  | \$80 79 |
| 0340 | Minor Ancillary Procedures | $x$ | 06454 | \$36 85 |  | 5737 |
| 0341 | Skin Tests | $x$ | 01128 | \$644 | \$262 | \$129 |
| 0342 | Level \| Palhology | $x$ | 02077 | \$1186 | $\$ 533$ | \$237 |
| 0343 | Levelll Palnology | X | 04339 | \$24 77 | \$1114 | \$495 |

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| APC | Group Titie | Status Indicator | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0344 | Levet itl Pathology | $x$ | 06127 | \$34 98 | \$15 74 | \$700 |
| 0345 | Level I Transluston Laboratory Procedures | $x$ | 02432 | \$1389 | \$310 | \$278 |
| 0346 | Level if Transfusion Laboratory Procedures | $x$ | 03615 | \$20 64 | \$5 21 | \$4.13 |
| 0347 | Level tll Transfusion Laboratory Procedures | $x$ | 09454 | \$5398 | \$1320 | \$10.80 |
| 0348 | Fertilily Laboratory Procedures | $x$ | 07716 | 51400 |  | \$881 |
| 0352 | Levell Injeclions | $x$ | 01209 | S690 |  | \$138 |
| 0353 | Level If Allergy Injections | X | 04013 | \$2291 |  | \$4.58 |
| 0355 | Levell Immunizatons | K | 0.3164 | \$1807 |  | \$3.61 |
| 0356 | Level il immunizalions | $k$ | 06483 | \$37 02 | . | \$740 |
| 0359 | Level II injections | $\times$ | 0.8744 | \$4993 |  | \$999 |
| 0360 | Level I Alimentary Tests | $x$ | 16842 | \$9616. | \$42 45 | \$1923 |
| 0361 | Level Il Alimenlary Tesls | $x$ | 36851 | \$21041 | \$83 23 | \$4208 |
| 0362 | Contaci Lens and Spectacie Services | $x$ | 1.1152 | \$6368 |  | \$1274 |
| 0363 | Levelt Otorhinolaryngologic Function Tesis | $x$ | 08634 | \$4930 | \$1744 | \$9 86 |
| 0364 | Level I Audiometry | $x$ | 04828 | \$27 57 | \$9 06 | \$5.51 |
| 0365 | Level II Audrometry | $x$ | 1.2835 | \$73.29 | \$1895 | \$1466 |
| 0367 | Levet I Putmonary Test | $x$ | 05901 | \$3369 | \$15 16 | \$674 |
| 0368 | Level II Puimonary Tesis | $x$ | 0.9544 | \$5449 | \$24 52 | \$1090 |
| 0369 | Level III Puimonary Tesis | $x$ | 27466 | \$15683 | \$4418 | \$31.37 |
| 0370 | Allergy Tesls | $x$ | 10088 | \$5760 | \$1158 | \$1152 |
| 0371 | Level I Allergy Injections | $x$ | 04238 | \$24 20 |  | \$4.84 |
| 0372 | Therapeulic Phlebolomy | $x$ | 05720 | \$3266 | \$1009 | \$653 |
| 0373 | Neuropsychological Tesling | $x$ | 23631 | \$13493 |  | \$26.99 |
| 0374 | Monitoring Psychiatric Drugs | $x$ | 11042 | \$63 05 |  | \$12.61 |
| 0375 | Ancillary Oulpalient Services When Patient Expires | T |  | \$2.75768 |  | \$551.54 |
| 0376 | Levelll Cardrac Imaging | 5 | 49331 | \$28167 | \$121.42 | \$56.33 |
| 0377 | Levelif Cardiac Imaging | S | 70824 | \$404 39 | \$18197 | \$80 88 |
| 0378 | Level II Pumonary Imaging | S | 56109 | \$320 37 | \$144 16 | \$64.07 |
| 0379 | Injection adenosine 6 MG | K | 02175 | \$1242 |  | \$248 |
| 0380 | Dipyrdamole injection | K | 0.2075 | \$1185 |  | \$2.37 |
| 0384 | GI Procedures with Slents | T | 25.8772 | \$1,47754 | \$32091 | \$295 51 |
| 0385 | Level I Prosthetic Urological Procedures | S | 659789 | \$3,767 26 |  | \$753 45 |
| 0386 | Level II Prosthelic Urological Procedures | S | 1085769 | \$6.199 52 |  | \$1.239 90 |
| 0387 | Level II Hysleroscopy | T | 300907 | \$1.718 12 | \$655.55 | \$34362 |
| 0388 | Discography | S | 11.8142 | \$674 57 | \$303 19 | \$134 91 |
| 0389 | Non-mmaging Nuclear Medicine | S | 17968 | \$10259 | \$44 54 | \$20 52 |
| $0390{ }^{\circ}$ | Level I Endocrine Imaging | S | 2.9219 | \$16683 | \$75 07 | \$33.37 |
| 0391 | Levelll Endocrine Imaging | S | 3.3269 | \$18996 | \$85 48 | \$3799 |
| 0393 | Red Cell/Plasma Studies | S | 4.6803 | \$267 24 | \$120 25 | \$53.45 |
| 0394 | Hepatobiliary lmaging | S | 46217 | \$26389 | \$11875 | \$5278 |
| 0395 | Gl Tract Imaging | S | 4.0139 | \$229 19 | \$103 13 | \$45 84 |
| 0396 | Bone Imaging | S | 4.2340 | \$24175. | \$10878 | \$48.35 |
| 0397 | Vascular Imaging | S | 2.6037 | \$14867 | \$60 51 | \$29 73 |
| 0398 | Level I Cardiac Imaging | S | 45797 | \$26149 | \$11767 | \$52 30 |
| 0399 | Nuclear Medicine Add-on Imaging | S | 16064 | \$9172 | \$41 27 | \$18 34 |
| 0400 | Hematoporetic imaging | S | 4.1317 | \$23591 | \$104 32 | \$4718 |
| 0401 | Level I Pulmonary Imaging | S | 3.3920 | \$19368 | \$87 15 | \$38 74 |
| 0402 | Grain Imaging | S | 52547 | \$300 03 | \$13501 | \$60.01 |
| 0403 | CSF Imaging | S | 36890 | \$210 63 | \$99478 | \$42.13 |
| 0404 | Renal and Genilourinary Studies Level I | S | 39790 | \$227 19 | \$10176 | \$4544 |
| 0405 | Renat and Genitourinary Studies Level II | S | 44678 | \$255 10 | \$11479 | \$5102 |
| 0406 | Tumorinfection imaging | S | 4.5474 | \$259 65 | \$11684 | \$5193 |
| 0407 | Radionuchde Therapy | S | 44917 | \$25647 | \$97.77 | \$51 29 |
| 0409 | Red Blood Cell Tests | X | 01277 | \$729 | \$2 23 | \$1.46 |

## Addendum A. - List of Ambulatory Payment Classifications (APCs) with Status Indicators, Relative Welghts, Payment Rates, and Copayment Amounts Calendar Year 2005

| APC | Group Titie | Status Indicator | Relative Welght | Payment Rate | Natlonal Unadjusted Copayment | Minimum Unadjustod Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0219 | Respiratory Procedurcs | S | 0.4296 | \$24.55 |  | \$ 31 |
| 0412 | IMRT Treelmen Delivery | 5 | 5.3903 | \$307.78 |  | 58150 |
| 0415 | Levet II Endoscopy Lower Almay | T | 212703 | \$1.214.49 | \$450.92 | \$242.90 |
| $0 \times 18$ | Leval I Intravenous and intracardiac Ultrssound and Fiow Reserve | 5 | 4.4668 | $\$ 255.05$ | \$92.37 | \$51.01 |
| 0.17 | Compurenzed Reconsifuclion | S | 43258 | - \$248.99 |  | \$49.40 |
| 0418 | Insertion al Lelt Ventricular Pacing Elect. | T | 750525 | \$4.456.64 |  | \$091.33 |
| 0419 | Prolon Beam Radiation Therspy | S | 11.879* | - \$678.31 |  | \$135.68 |
| 0420 | PET Imaging | 5 | 15.7385 | \$898.64 |  | 5179.73 |
| 0421 | Protonged Physiologle Moniloring | $x$ | 1.8195 | \$103.88 |  | \$20 78 |
| 0422 | Lever II Upper Gi Procedures | T | 22.3214 | \$1.274.51 |  | \$254.88 |
| 0423 | Lovel II Parcutenoous Abdominat and Biliery Procedures | $T$ | 29.0678 | \$1.659.71 |  | \$391.94 |
| 0424 | Drug Administradon in Clinleal Trial | S | 3.2303 | \$184.96 |  | \$36.99 |
| 0425 | Level Il Antroplasty with Prosthesis | T | 96,7643 | \$5.696.34 | \$1.411.22 | \$1.139.27 |
| 0426 | Level II Strapping and Cssi Apolication | 5 | 2.0113 | \$114.84 |  | \$2297 |
| 0600 | Low Level Clinle Visits | $v$ | 00153 | \$52.28 |  | \$10.45 |
| 0001 | Mid Leval Chnic Vizits | $v$ | 0.9072 | \$56.37 |  | \$11.27 |
| 0602 | High Level Clinic Vishts | $v$ | 14126 | 580.66 | - | \$16.13 |
| 0610 | Low Level Emergency Viaits | $v$ | 1.3646 | \$77.92 | \$19.57 | \$15.50 |
| 0811 | Mid Laval Emergency Viglts | V | 2.4057 | \$137.36 | \$36.16 | \$2747 |
| 0812 | High Level Emergency Visils | $v$ | 40940 | \$233.76 | \$54.12 | \$46.75 |
| 0820 | Cinueal Care | S | 9.0673 | \$512.01 | \$142.30 | \$10240 |
| 0648 | Breest Reconsiruction with Prosthesis | T | 48.4801 | \$2.825 21 |  | \$565.06 |
| 0854 | Complex Intorsmial Raciation Source Appilcation | S | 258867 | \$1.468 66 |  | \$293.33 |
| 0652 | insertion of Inlruperitoneat Catheters | T | 270061 | \$1.593.38 |  | \$378.68 |
| 0053 | Vascular Reconstuction/Fictula Repels with Ocwice | $T$ | 281900 | \$1.609.50 |  | \$321.92 |
| 0654 | Inseruonfeoplecemem of a permanent dusi chember pecomikep | $T$ | 104.1200 | \$5.945.04 |  | \$1.189.01 |
| 0655 | Insenton/ReplacemenvConversion of e permanent dual chamber pacemather | T | 135.7710 | \$7.752.25 |  | \$1,550.45 |
| 0056 | Transeatheter Placemem of Intincoronary Drug-Eluling Stants | $T$ | 1045002 | \$5.987.10 |  | \$1.103,42 |
| 0057 | Placement of Tirsus Cipe | S | - 1.8524 | \$105.77 |  | \$21 15 |
| 0858 | Parcutoneovs Bresst Blopsios | T | 0.7367 | \$384.65 |  | \$76.93 |
| 0659 | Hyperbaric Oxygen | 5 | 1.4279 | \$81.53 |  | \$16.31 |
| 0060 | Levelll Ciortinolangigologic Funcwon Tests | $x$ | 16660 | \$05.18 | \$30.55 | \$19.04 |
| 0081 | Leval IV Pathotogy | x | 3.5389 | \$202.08 | 388.87 | \$40.41 |
| 0082 | CT Anglography | 5 | \$. 6149 | \$320 30 | \$144.28 | \$64.12 |
| 0654 | Leved I Preton Beam Radiabon Therapy | S | 99301 - | \$500.09 |  | \$113.40 |
| 0805 | Bone Density AppendlcularSketeton | S | 07777 | \$4.4.41 |  | \$8.66 |
| 0868 | Leval I Anglography and Venography except Exiremily | S | 8.7393 | \$384 20 | \$114.99 | \$78.96 |
| 0870 | Level If Intravenous and Intrscardlac Ultrasound and Flow Resene | S | 297495 | \$1.808.84 | \$542.37 | \$339.73 |
| 0871 | Lavel il Echocardiogram Exeopl Transesoghageal | S | 1.7247 | 59840 | \$4431 | \$1970 |
| 0072 | Level iv Posierior Segment Procedures | $T$ | 401207 | \$2,290.81 | \$988.43 | \$453 16 |
| 0673 | Level IV Anlerior Segment Eye Procedures | T- | 20.0716 | \$1.059.93 | 364956 | \$331.89 |
| 0674 | Prostate Cryoablation | T | 111.5690 | \$6.370.37 |  | \$1.274.07 |
| 0875 | Prostatue Tharmotherapy | T | 487737 | \$2.670.68 |  | \$534 14 |
| 0076 | Lovel il Thromboiysis and Thrombectorny | $T$ | 43038 | \$245,74 |  | \$49 15 |
| 0077 | Level I Thrombolyais end Thrombectomy | T | 25625 | \$14631 |  | 529.28 |
| 0878 | Extomal Counieroursation | T | 18456 | \$105.38 |  | \$21.08 |
| 0079 | Lovel Il Resusetetion and Cardioversion | S | 58465 | \$32240 | \$95.30 | \$84.48 |
| 0680 | Insenton of Palient Aclivated Evenl Recorders | S | 640980 | \$3,659.87 |  | \$731.97 |
| 0881 | Knee Arthroplasty | 1 | 921163 | \$5,259.80 | \$2.093.11 | \$1.05193 |
| 0632 | LevelV Ospridement a Dastruction | $T$ | 75273 | \$429 79 | \$170.21 | \$ 5.95 |
| 0883 | Level II Photochemoinerapy | 5 | 24300 | \$138.78 | \$30.42 | \$27 78 |
| 0685 | Level III Naedie Bloosy/Asolration Except Bone Maprow | T | 58950 | \$336.04 | \$115.47 | 56733 |
| 0888 | Level III Skin Repair | T | 67412 | 538491 | \$17320 | 578.98 |
| 0807 | Revision/Removal of Neurocllmulator Elecirodes | T | 202192 | \$1.154 48 | \$513.05 | \$23090 |

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| APC | Group Title | Status Indicator | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0688 | Revision/Removal of Neurostimulator Pulse Generator Receiver | T | 42.5576 | \$2.429 95 | \$1.093.47 | \$48599. |
| 0689 | Electronc Analysis of Cardıverter-defibrillators | S | 05894 | \$33 65 |  | \$673 |
| 0690 | Electronic Analysis of Pacemakers and other Cardiac Devices | S | 03994 | \$22.80 | \$10 26 | \$4.56 |
| 0691 | Electronic Analysis of Programmable ShuntstPumps | S | 24955 | \$14249 | \$64 12 | \$28 50 |
| 0692 | Eleclronic Analysis of Neurostimulator Pulse Generators | $s$ | 20004 | \$114.22 | \$30.16 | \$22 84 |
| 0693 | Level II Breast Reconsfruction | $T$ | 410228 | \$2.342 32 | \$798 17 | \$468 46 |
| 0694 | Mohs Surgery | $T$ | 42372 | \$241.94 | \$6493 | \$4839 |
| 0695 | Level Vil Debridement \& Destruction | T | 206606 | \$1.17968 | \$26659 | \$23594 |
| 0697 | Level I Echocardiogram Except Transesophageal | S | 1.5260 | \$871 13 | \$39 20 | \$174.3 |
| 0698 | Levelll Eye Tests \& Treatments | 5 | 14652 | \$83.66 | \$18 72 | \$16 73 |
| 0699 | Level IV Eye Tests \& Treatmenis | $r$ | 9.8497 | \$562.40 |  | \$11248 |
| 0700 | Antepartum Mampulation | T | 32254 | \$184 16 | \$37 13 | \$3683 |
| 0701 | SR 89 chlonde. per mCi - | K | 71886 | \$410.45 |  | \$82.09 |
| 0702 | SM 153 lexidronam, 50 mCi | K | 160584 | \$916.90 |  | \$183 38 |
| 0704 | IN 111 Satumomab pendetide per dose | K |  | \$1.390 25 |  | \$27805 |
| 0705 | Technefum TC99M fetrofosmin | K |  | \$104.58 |  | \$20 92 |
| 0726 | Dexrazoxane hal injection. 250 mg | K |  | \$11328 |  | \$2266 |
| 0728 | Fijgrastım 300 mcg injection | K |  | \$16241 |  | \$32 48 |
| 0730 | Pamudronate disodium. 30 mg | K |  | \$128.74 |  | \$25 75 |
| 0731 | Sargramostım injection | K |  | \$25 39 |  | \$508 |
| 0732 | Mesna injection 200 mg | K |  | \$17.66 |  | \$3.53 |
| 0733 | Non esrd epoefin alpha inj. 1000 u | K |  | \$11.09 |  | \$2 22 |
| 0734 | Injection, darbepoelin affa (for non-ESRD). per 1 mcg | $K$ |  | \$4.14 |  | \$0.83 |
| 0735 | Ampho b cholesferyl sulfate | K |  | \$15.20 |  | \$304 |
| 0736 | Amphotericin b liposome inj | K |  | \$31.27 |  | \$625 |
| 0737 | Ammonia N -13, per dose | K | 5 | \$111.91 |  | \$22 38 |
| 0738 | Rasburicase | G |  | \$10587 |  |  |
| 0750 | Dolasefron mesylate | $K$ |  | \$14.38 |  | \$288 |
| 0763 | Dolasetron mes ylate oral | K |  | \$63.28 |  | \$1266 |
| 0764 | Gramsetron HCl injection | K |  | \$1620 |  | \$324 |
| 0765 | Granisetron HCl 1 mg oral | K |  | \$39 04 |  | \$7.81 |
| 0768 | Ondansetron hel injection | K |  | \$554 |  | \$1.11 |
| 0769 | Ondasetron hel oral | K |  | \$26 12 |  | \$5 22 |
| 0800 | Leuprolide acetate. 375 mg | K |  | \$451.98 |  | \$90.40 |
| 0802 | Elopeside oral 50 mg | K |  | \$2191 |  | \$4 38 |
| 0807 | Aldesleukin/single use vial | K |  | \$680.35 |  | \$13607 |
| 0809 | Bcg live intravesical vac | K |  | \$139.90 |  | \$2798 |
| 0810 | Goserelin acetafe implanf 36 mg | $k$ |  | \$390.09 |  | \$7802 |
| 0811 | Carooplatin injection 50 mg | K |  | \$129.96 |  | \$25 99 |
| 0813 | Cisplatin 10 mg injection | K |  | \$7.73 |  | \$1.55 |
| 0814 | Asparaginase injection | K |  | $\$ 5471$ |  | \$10.94 |
| 0815 | Cyclophosphamide 100 MG inj | K |  | \$2.77 |  | \$0 55 |
| 0816 | Cyclophosphamide lyophilized | K |  | \$2.36 |  | \$0 47 |
| 0817 | Cytarabine hal 100 MG inj | K |  | \$155 |  | \$0 31 |
| 0819 | Dacarbazine 100 mg inj | K |  | \$614 |  | \$1 23 |
| 0820 | Daunorubicin 10 mg | K |  | \$35.94 |  | \$7.19 |
| 0821 | Daunorubicin citrate liposom 10 mg | K |  | \$64 60 |  | \$1292 |
| 0823 | Docelaxel. 20 mg | K |  | \$312.69 |  | \$62 54 |
| 0824 | Etoposide 10 MG inj | K |  | \$083 |  | \$0 17 |
| 0827 | Floxuridine injection 500 mg | K |  | \$66.24 |  | \$1325 |
| 0828 | Gemcitabine HCL 200 mg | K |  | \$105.73 |  | \$21 15 |
| 0830 | trinotecan injection 20 mg | $k$ |  | \$127.33 |  | \$25 47 |
| 0831 | Ifosfomide injection 1 gm | K |  | \$7281 |  | \$1456 |
| 0832 | Idarubicin hcl injection 5 mg | K | 0.2357 | \$13.46 |  | \$269 |

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| APC | Group Title | Status Indicator | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0834 | Inlerferon alfa-2a ins | K |  | \$30 48 |  | \$610 |
| 0836 | Interferon alla-2b ini recombinant, I milion | K |  | \$1300 |  | \$2.60 |
| 0838 | Interferon gamma 1-b inj. 3 million u | K | 33927 | \$19380 |  | \$38 76 |
| 0840 | Melphalan hydrochl 50 mg | K |  | \$367 03 |  | \$7341 |
| 0842 | Fludarabine phosphate inj 50 mg | K |  | \$31109 |  | \$62 22 |
| 0844 | Pentostalin injection, 10 mg | K |  | \$1.683 24 |  | \$33665 |
| 0847 | Doxorubic hal 10 MG vi chemo | K |  | \$469 |  | \$094, |
| 0849 | Rituximab. 100 mg | K |  | \$43783 |  | \$87.57 |
| 0851 | Thotepa injeclion | K |  | \$45 31 |  | \$906 |
| 0852 | Topotecan, 4 mg | K |  | \$69776 |  | \$13955 |
| 0855 | Vinorelbine tartrale, 10 mg | K |  | \$95 23 |  | \$1905 |
| 0856 | Porlimer sodium. 75 mg | K |  | \$2.274 78 |  | \$45496 |
| 0857 | Bleomyan sulfate injection 15 u | K |  | \$88 32 |  | \$17.66 |
| 0858 | Cladribine, 1 mg | K |  | \$2484 |  | \$497 |
| 0860 | Plicamyan (mithramycin) inj | K |  | \$93.80 |  | \$18.76 |
| 0861 | Leuprotide acetate injeclion 1 mg | K |  | \$1448 |  | \$290 |
| 0862 | Mitomycin 5 mg inj | K |  | \$30 91 |  | \$6.18 |
| 0863 | Paclitaxel injection, 30 mg | $\kappa$ |  | \$79 04 |  | \$1581 |
| 0864 | Mitoxantrone hcl. 5 mg | $K$ |  | \$31396 |  | \$62.79 |
| 0865 | Interfeton alfa -n3 inj, human leukocyte derived. 2 | K |  | \$817 |  | \$163 |
| 0887 | Azathooprine parenteral | K |  | \$30 18 |  | \$604 |
| 0888 | Cyclosporine oral 100 mg | K | 00317 | \$181 |  | \$0.36 |
| 0890 | Lymphocyte immune globulin 250 mg | K |  | \$243 50 |  | \$48.70 |
| 0891 | Tacrolimus oral per 1 mg | K |  | \$3.05 |  | \$061 |
| 0900 | Alglucerase injection | K |  | \$37.53 |  | 57.51 |
| 0901 | Alpha 1 proleinase inhibilor | K |  | \$246 |  | 8049 |
| 0902 | Botulinum toxin a, per unit | K- |  | \$432 |  | \$0 86 |
| 0903 | Cytomegalovirus imin IV/vial | K |  | \$622 13 |  | \$124 43 |
| 0905 | tmmune globulin, ig | K |  | \$6848 |  | \$1370 |
| 0906 | RSV-ivig. 50 mg | K |  | \$1655 |  | \$3 31 |
| 0910 | Interferon beta-1b 10.25 mg | K |  | \$58.73 |  | \$1175 |
| 0911 | Streptokinase per 250,000 is | K | 07864 | \$4387 |  | \$877 |
| 0916 | injeclion imiglucerase /unil | K |  | \$3.75 |  | S0 75 |
| 0917 | Adenosine injection , | K | 0.3599 | \$20.46 |  | \$4 11 |
| 0925 | faclor viil per iu | K |  | S0.76 |  | \$0.15 |
| 0926 | Factor VIII (porcine) per iu | K |  | \$178 |  | \$0.36 |
| 0927 | Factor viii recombinant per iu | K |  | \$1.10 |  | S0 22 |
| 0928 | Factor ix complex per is | K |  | S0 32 | - | \$0.06 |
| 0929 | Anti-inhibilor per iu | $K$ |  | \$1.25 |  | 5025 |
| 0931 | Factor IX non-recombinant, per iu | K |  | \$0.98 |  | 5020 |
| 0932 | Faclor IX recombinant, per iu | K |  | \$098 |  | 5020 |
| 0949 | Plasma, Pooled Multiple Donor, SolvenUDelergent T | K |  | \$99 44 |  | \$1989 |
| 0950 | Blood (Whole) For Transfusion | K |  | \$114.05 |  | \$2281 |
| 0952 | Cryoprecipilate | K |  | \$50.59 |  | \$10 12 |
| 0954 | RBC leukocytes reduced | K |  | \$167.17 |  | \$33 43 |
| 0955 | Plasma. Fresh Frozen | K |  | \$4919 |  | \$984 |
| 0956 | Plasma Protein Fraction | K |  | \$55 38 |  | \$1108 |
| 0957 | Platelet Concentrate | K |  | \$45 92 |  | \$978 |
| 0958 | Platelet Ruch Plasma | $K$ |  | \$144.28 |  | \$2886 |
| 0959 | Red Blood Celts | K |  | \$113.09 |  | \$22 62 |
| 0960 | Washed Red Blood Cells | K |  | \$163.49 |  | \$32 70 |
| 0961 | Infusion, Albumin (Muman) 5\%, 50 ml | K | 03410 | \$1947 |  | \$3 99 |
| 0963 | Albumin (human), $5 \% .250 \mathrm{ml}$ | K | 10386 | \$59.30 |  | \$1186 |
| 0964 | Albumin (human). $25 \% .20 \mathrm{ml}$ | K | 02304 | \$13.16 |  | \$263 |

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| APC | Group Title |  | Status Indicator | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0965 | Albumin (human). $25 \% .50 \mathrm{ml}$ |  | K | 09798 | \$5594 |  | \$11 19 |
| 0966 | Plasmaprotein fract, $5 \% .250 \mathrm{ml}$ |  | K |  | \$14275 |  | \$28 55 |
| 0967 | Split unit of blood |  | $k$ |  | \$8358 |  | \$16.72 |
| 0968 | Platelets leukocyte reduced irractated |  | K |  | \$15587 |  | \$31 17 |
| 0969 | Red blood cell leukocyte reduced irradiated | $\cdots$ | K |  | \$207 17 | * | \$41.43 |
| 1009 | Cryoprecip reduced plasma |  | K |  | \$56 92 |  | \$1138 |
| 1010. | Blood, UR. CMV-neg |  | K |  | \$169 50 |  | \$33 90 |
| 1011 | Platetets, HLA-m, L/R. unil |  | K |  | \$599 37 |  | \$11987. |
| 1013 | Platelet concentrate. L/R. unit |  | K |  | \$8730 |  | \$17.46 |
| 1016 | Blood, UR, frozldegiycerol/washed |  | K |  | \$13066 |  | \$26.13 |
| 1017 | Platelets, aph/pher. LR, CMV-neg, unil |  | K |  | \$481 35 |  | \$96.27 |
| 1018 | Blood. L/R, irradiated |  | K |  | \$17864 |  | \$35 73 |
| 1019 | Platelets, aph/pher. LR, irradiated. unit |  | K |  | \$594 05 |  | \$11881 |
| 1020 | Pit. pher.L/R.CMV.irrad | . | K |  | \$504 62 |  | \$100 92 |
| 1021 | RBC. tra/deg'wsh, L/R, irrad |  | K |  | \$232 27 |  | \$4645 |
| 1022 | RBC, UR. CMV neg. urrad |  | K |  | \$27629 |  | \$55 26 |
| 1045 | lobenguane sulfate l-131 per 0.5 mCi |  | K |  | \$99600 |  | \$199.20 |
| 1064 | 1-131 sodium oodrde capsule |  | K | 0.1156 | \$6.60 |  | \$1 32 |
| 1065 | t-131 sodium odide solution |  | K | 01723 | \$9 84 |  | \$197 |
| 1079 | CO 57/58 per 05 uCl |  | $k$ |  | \$22178 |  | \$4436 |
| 1080 | 1-131 tosilumomab, dx |  | $k$ |  | \$2.24100 |  | \$44820 |
| 1081 | 1-131 lositumomab, lx |  | K |  | \$19,42200 |  | \$3,884 40 |
| 1084 | Dendeukn ditthox, 300 MCG |  | K |  | \$1.23288 |  | \$246.58 |
| 1086 | Temozolomide.oral 5 mg |  | K |  | \$642 |  | \$128 |
| 1089 | Cyanocobatamin coball co57 |  | K |  | \$8549 |  | \$17 10 |
| 1091 | $\mathbb{N} 111$ Oxyquinoline, per .5 mCi |  | K |  | \$373 50 |  | \$7470 |
| 1092 | IN 111 Pentelale, per 05 mCi |  | K |  | \$224 10 |  | \$44.82 |
| 1095 | Technetium TC 99M Depreotide |  | K |  | \$38.00 |  | \$760 |
| 1096 | TC 99M Examelazme, per dose |  | K |  | \$778 13 |  | \$15563 |
| 1122 | TC 99M arcitumomab. per vial |  | K |  | \$1.079 00 |  | \$21580 |
| 1167 | Epirubicin hal. 2 mg |  | K |  | \$24 14 |  | \$4.83 |
| 1178 | Busullan IV. 6 mg |  | K |  | \$27 87 |  | \$557 |
| 1201 | TC 99M SUCCIMER. PER Vial |  | K |  | \$11852 |  | \$23.70 |
| 1203 | Verteporlin for injection |  | K |  | \$1,274.05 |  | \$254.81 |
| 1207 | Octreotide infection. depot |  | K | 12552 | \$7166 |  | \$1433 |
| 1305 | Apluraf |  | K |  | \$1.13088 |  | \$226.18 |
| 1409 | Factor vïa recombinant. per 12 mg |  | K |  | \$1,410.34 |  | \$28207 |
| 1501 | New Technotogy Level ! (\$0-\$50) |  | S |  | \$2500 |  | \$500 |
| 1502 | New Technology - Level II (\$50-\$100) |  | S |  | \$7500 |  | \$1500 |
| 1503 | New Technology - Level It (\$100-\$200) |  | S |  | \$15000 |  | \$30 00 |
| 1504 | New Technology - Level IV (\$200-\$300) |  | S |  | \$25000 |  | \$50.00 |
| 1505 | New Technology - Level V (\$300-\$400) |  | S |  | \$35000 |  | \$70.00 |
| 1506 | New Technology - Level Vi (\$400-\$500) |  | 5 |  | \$45000 |  | \$9000 |
| 1507 | New Technology - Level VII (\$500-\$600) |  | S |  | \$55000 |  | \$110.00 |
| 1508 | New Technology - Level Vill (\$600-\$700) |  | S |  | \$650.00 |  | \$13000 |
| 1509 | New Technology - Level IX (\$700-5800) |  | S |  | \$750.00 | , | \$15000 |
| 1510 | New Technology - Levet X (\$800-\$900) |  | 5 |  | \$85000 |  | \$17000 |
| 1511 | New Technology - Level XI (\$900-\$1000) |  | S |  | \$950.00 |  | \$19000 |
| 1512 | New Technology-Level XII (\$1000-\$1100) |  | 5 |  | \$1,050.00 |  | \$21000 |
| 1513 | New Technology-Level XIII (\$1100-\$1200) |  | S |  | \$1,150.00 |  | \$230.00 |
| 1514 | New Technology-Level XIV (\$1200-\$1300) |  | S |  | \$1,25000 |  | \$250.00 |
| 1515 | New Technology - Leve! XV (\$1300-\$1400) |  | S |  | \$1,350 00 |  | \$270.00 |
| 1516 | New Technology - Level XV1 (\$1400-\$1500) |  | S |  | \$1,450.60 |  | \$290.00 |
| 1517 | New Technology - Level XVII (\$1500-\$1600) |  | S |  | \$1,550.00 |  | \$310.00 |

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| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1518 | New Technology - Level XVIII (\$1600-\$1700) | S |  | \$1,65000 |  | \$33000 |
| 1519 | New Technology - Level IXX (\$1700-\$1800) | S |  | \$1,750 00 |  | \$35000 |
| 1520 | New Technology - Level $X \times$ ( $\$ 1800-\$ 1900$ ) | S |  | \$1,850.00 |  | \$37000 |
| 1521 | New Technology - Level XXI (\$1900-\$2000) | S |  | \$1.95000 |  | \$39000 |
| 1522 | New Technology - Level XXII (\$2000-\$2500) | S |  | \$2.25000 |  | \$450.00 |
| 1523 | New Technology - Level XXIII (\$2500-\$3000) | S |  | \$2.75000 |  | \$55000 |
| 1524 | New Technology - Level XIV (\$3000-\$3500) | S |  | \$3.25000 |  | \$65000 |
| 1525 | New Technology - Level XXV (\$3500-\$4000) | S |  | \$3.750.00 |  | \$75000 |
| 1526 | New Technology - Level XXVI (\$4000-\$4500) | 5 |  | \$4.25000 |  | \$850 00 |
| 1527 | New Technology - Level XXVII (\$4500-\$5000) | S |  | \$4.75000 |  | \$950 00 |
| 1528 | New Technology - Level XXVIII (\$5000. $\$ 5500$ ) | S |  | \$5.25000 |  | \$1.05000 |
| 1529 | New Technotogy - Level XXIX ( $\$ 5500$ - $\$ 6000$ ) | S |  | \$5.750.00 |  | \$1,150.00 |
| 1530 | New Technology - Level XXX ( $\$ 6000-\$ 6500$ ) | S |  | \$6.25000 |  | \$1.250.00 |
| 1531 | New Technology - Level $X$ XXI ( $\$ 6500-\$ 7000$ ) | S |  | \$6.75000 |  | \$1,35000 |
| 1532 | New Technology - Level XXXII (\$7000-\$7500) | S |  | \$7.250.00 |  | \$1,450.00 |
| 1533 | New Technology - Level $X \times X \mathrm{III}(\$ 7500-\$ 8000)$ | S |  | \$7.75000 |  | \$1.550 00 |
| 1534 | New Technology - Level XXXIV (\$8000. $\mathbf{5 8 5 0 0}$ ) | S |  | \$8,250.00 |  | \$1,650 00 |
| 1535 | New Technology - Level XXXV (\$8500-\$9000) | 5 |  | \$8.750.00 |  | \$1,750.00 |
| 1536 | New Technology - Level XXXVI (\$9000-\$9500) | S |  | \$9.250.00 |  | \$1,850 00 |
| 1537 | New Technology - Level XXXVII (\$9500-\$10000) | 5 |  | \$9.75000 |  | \$1.950.00 |
| 1538 | New Technology-Levell (\$0.\$50) | T |  | \$25.00 |  | \$5.00 |
| 1539 | New Technology - Level II (\$50-\$100) | T |  | \$7500 |  | \$ 15.00 |
| 1540 | New Technology - Level III (\$100-\$200) | T |  | \$150.00 |  | \$30.00 |
| 1541 | New Technology - Level IV (\$200. \$300) | T |  | \$25000 |  | \$50.00 |
| 1542 | New Technology - Level V (\$300-\$400) | T |  | \$350.00 |  | \$70.00 |
| 1543 | New Technology - Level VI (\$400-\$500) | T |  | \$450.00 |  | \$90.00 |
| 1544 | New Technology - Level VII (\$500-\$600) | T |  | \$55000 |  | \$11000 |
| 1545 | New Technology - Level VIII (\$600-\$700) | T |  | \$65000 |  | \$130.00 |
| 1546 | New Technology - LevellX (\$700-\$800) | T |  | \$75000 |  | \$150.00 |
| 1547 | New Technology - Level X (\$800-\$900) | T |  | \$850.00 |  | \$170.00 |
| 1548 | New Technotogy - Level XI (\$900-\$1000) | T |  | \$95000 |  | \$190.00 |
| 1549 | New Technology - Level Xil (\$1000-\$1100) | T |  | \$1.05000 |  | \$21000 |
| 1550 | New Technology-Level XIII (\$1100-\$1200) | $T$ |  | \$1.15000 |  | \$230.00 |
| 1551 | New Technology-Level XIV (\$1200-\$1300) | T |  | \$1.250.00 |  | \$250.00 |
| 1552 | New Technology - Level XV (\$1300-\$1400) | T |  | \$1.35000 |  | \$270.00 |
| 1553 | New Technology - Level XVI (\$1400-\$1500) | T |  | \$1.450.00 |  | \$29000 |
| 1554 | New Technology - Level XVII (\$1500-\$1600) | $T$ |  | \$1.55000 |  | \$310.00 |
| 1555 | New Technology - Level XVIII (\$1600-\$1700) | T |  | \$1,650.00 |  | \$330.00 |
| 1556 | New Technology - Level Y.1X (\$1700-\$1800) | T |  | \$1,75000 |  | \$350.00 |
| 1557 | New Technology - Level XX (\$1800.\$1900) | T |  | \$1.850.00 |  | \$370.00 |
| 1558 | New Technology - Level XXI (\$1900-\$2000) | T |  | \$1,95000 |  | \$390.00 |
| 1559 | New Technology - Level XXII (\$2000-\$2500) | T |  | \$2.250.00 |  | \$450.00 |
| 1560 | New Technology - Level XXIII (\$2500. \$3000) | T |  | \$2.75000 |  | \$55000 |
| 1561 | New Technology - Level XXIV (\$3000. $\mathbf{\$ 3 5 0 0}$ ) | T |  | \$3.250.00 |  | \$65000 |
| 1562 | New Technology - Level XXV (\$3500-\$4000) | T |  | \$3,75000 |  | \$75000 |
| 1563 | New Technology - Level XXVI (\$4000-\$4500) | T |  | \$4.250 00 |  | \$85000 |
| 1564 | New Technology - Level XXVII (\$4500. $\$ 5000$ ) | T |  | \$4.75000 |  | \$95000 |
| 1565 | New Technology - Level XXVIII (\$5000. $\$ 5500$ ) | T |  | \$5.250.00 |  | \$1,050.00 |
| 1566 | New Technology - Level XXIX ( $55500-56000$ ) | T |  | \$5.75000 |  | \$1.15000 |
| 1567 | New Technology - Level $\mathrm{XX} \times(\$ 6000-\$ 6500)$ | T |  | \$6.250.00 |  | \$1.250.00 |
| 1568 | New Technology . Level XXXI (\$6500-\$7000) | T |  | \$6.750.00 |  | \$1.35000 |
| 1569 | New Technology - Level XXXII (\$7000-\$7500) | T |  | \$7.250.00 |  | \$1.450.00 |
| 1570 | New Technology - Level XXXIII (\$7500-\$8000) | T |  | \$7.750.00 |  | \$1.55000 |
| 1571 | New Technology - Level XXXIV (\$8000-\$8500) | T |  | \$8.250.00 |  | \$1.650 00 |

# Addendum A. - List of Ambulatory Payment Classifications (APCs) with Status Indicators, Relative Weights, Payment Rates, and Copayment Amounts <br> <br> Calendar Year 2005 

 <br> <br> Calendar Year 2005}

| APC | Group Title | Status Indicator | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1572 | New Technology - Level XXXV (\$8500-\$9000) | T |  | \$8.750 00 |  | \$1.750 00 |
| 1573 | New Technology - Level XXXV1 (\$9000-\$9500) | T |  | \$9.250 00 |  | \$1.850 00 |
| 1574 | New Technology - Level XXXVII (\$9500-\$10000) | T |  | \$9.75000 |  | \$1.950.00 |
| 1600 | Technetium TC 99 m sestambi | K | 18612 | \$106 32 |  | \$21 26 |
| 1602 | Technetium ic 99 m apcilide | K | 72650 | \$41500 |  | \$8300 |
| 1603 | Thallous chlonde TL $201 / \mathrm{mci}$ | K |  | \$18 29 |  | \$3 66 |
| 1604 | IN 111 capromab pendelide. per dose | K |  | \$1.915 23 |  | \$383.05 |
| 1605 | Abciximab injeclion, 10 mg | K |  | \$448 22 |  | \$89.64 |
| 1606 | Anistreplase, 30 u | $k$ |  | \$2,35353 |  | \$470 71 |
| 1607 | Eplifibalıde injection. 5 mg | K |  | \$11.21 |  | \$2.24 |
| 1608 | Elanercepl injection | K |  | \$135 56 |  | \$27.11 |
| 1609 | Rho(D) immune globulin h . sd. 100 iu | K |  | \$1795 |  | \$3 59 |
| 1611 | Mylan G-F 20 injection. 16 mg | K |  | \$20370 |  | \$40 74 |
| 1612 | Daclizumab. parenteral, 25 mg | K |  | \$3937.3 |  | \$78.76 |
| 1613 | Trasluzumab. 10 mg | K |  | \$5079 |  | \$10.16 |
| 1615 | Basiliximab, 20 mg | K |  | \$1.425 06 |  | \$28501 |
| 1618 | Vonwillebrandlactremplx, per us | K |  | 5083 |  | \$0.17 |
| 1619 | Gallium ga 67 | K |  | \$27 10 |  | \$5.42 |
| 1620 | Technelium tc99m bicisale | K |  | \$370 60 |  | \$74 12 |
| 1622 | Technelium Ic99m mentialide | K |  | \$31 13 |  | \$6.23 |
| 1624 | Sodium phosphate p32 | K |  | \$9498 |  | \$19.00 |
| 1625 | Indium 111 -in penterreotide | K |  | \$1.079 00 |  | \$215.80 |
| 1628 | Chromic phosphate p32 | K |  | \$14664 |  | $\$ 2933$ |
| 1716 | Brachytx source. Gold 198 | H |  |  |  |  |
| 1717 | Brachytx source, MDR Ir-192 | H |  |  |  |  |
| 1718 | Brachytx source, lodine 125 | H |  |  |  |  |
| 1719 | Brachytx sour.Non-HDR Ir-192 | H |  |  |  |  |
| 1720 | Brachytu sour. Palladium 103 | H |  |  |  |  |
| 1775 | FDG, per dose ( $4-40 \mathrm{mCu} / \mathrm{m}^{\prime}$ ) | K |  | \$22050 |  | \$44!0 |
| 1814 | Retinal lamp, silicone oll | H |  |  |  |  |
| 1818 | Integrated keraloprosthests | H |  |  |  |  |
| 1819 | Tissue localizalion excisın dev | H |  |  |  |  |
| 2616 | Brachytx source, Y11rium-90 | H |  |  |  |  |
| 2632 | Brachybr sol. 1-125, per mCt | H |  |  |  |  |
| 2633 | Brachytx source. Cesium-131 | H |  |  |  |  |
| 7000 | Amilostine, 500 mg | K |  | \$395 75 |  | \$79 15 |
| 7005 | Gonadorelin hydroch/ 100 mcg | K |  | \$1609 |  | \$3.22 |
| 7007 | Inj milrimone laclate. per 5 mg | K | 01411 | \$806 |  | \$1.61 |
| 7011 | Oprelvekın injecion. 5 mg | K |  | \$248 16 |  | \$49.63 |
| 7015 | Busullan, orat. 2 mg | K |  | \$208 |  | \$0 42 |
| 7019 | Aprolinin, 10,000 kiu | K |  | \$1251 |  | \$2.50 |
| 7022 | Elliotts b solution per mi | K |  | \$150 |  | \$0 30 |
| 7024 | Corticorelin ovine trifulat | $k$ |  | \$35370 |  | \$70 74 |
| 7025 | Digoxin immune FAB (ovine) | K |  | \$33200 |  | \$66 40 |
| 7026 | Ethanolamine oleate 100 mg | K |  | \$63 29 |  | \$12.66 |
| 7027 | Fomepizols. 15 mg | K |  | \$1004 |  | \$201 |
| 7028 | Fosphenytoin. 50 mg | K |  | \$531 | - | \$1.06 |
| 7030 | Hemin, per 1 mg | K |  | \$647 |  | \$1.29 |
| 7031 | Octreotide acetate injection | K |  | \$3.72 |  | \$0.74 |
| 7034 | Somaropin mjection | K |  | \$280 87 |  | \$56 17 |
| 7035 | Teniposide, 50 mg | K |  | \$224.94 |  | \$4499 |
| 7036 | Urokinase 250.000 lu ind | K | 2.2060 | \$125.96 |  | \$25 19 |
| 7037 | Muromonab-CD3. 5 mg | $K$ |  | \$56.59 |  | \$11.32 |
| 7040 | Pentaslarch 10\% solution | K |  | \$131.99 |  | \$26 40 |

Addendum A. - List of Ambulatory Payment Classifications (APCs)
with Status Indicators, Relative Weights, Payment Rates, and Copayment Amounts
Calendar Year 2005

| APC | Group Title | Status Indicator | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 7041 | Tirofiban hydrochloride 125 mg | K |  | \$41185 |  | \$82 37 |
| 7042 | Capecitabine, oral, 150 mg | K |  | \$296 |  | 5059 |
| 7043 | tnfliximab injection 10 mg | K |  | $\$ 5740$ |  | \$11.48 |
| 7045 | Tnmetrexale glucoronate | K |  | \$142.50 |  | \$28.50 |
| 7046 | Doxorubicin hct tposome inf 10 mg | K |  | \$34378 |  | \$68 76 |
| 7048 | Alteplase recombinant | K | 03128 | \$1786 |  | \$357 |
| 7049 | Fiigrastim 480 mcg injection | K |  | \$27440 |  | \$5488 |
| 7051 | Leuprolide acetate imptant. 65 mg | K |  | \$4,71772 |  | \$943 54 |
| 7308 | Aminotevulinic acid hel top | K |  | \$8886 |  | \$1777 |
| 7316 | Sodium hyaturonate injection | K |  | \$54 33 |  | \$1087 |
| 9001 | Linezolid injeclion | $K$ |  | \$32 15 |  | \$643 |
| 9002 | Tenecteplase. $50 \mathrm{mg} / \mathrm{vial}$ | K |  | \$2.350 98 |  | \$470.20 |
| 9003 | Palivizumab, per 50 mg | K |  | \$57651 |  | \$11530 |
| 9004 | Gemluzumab ozogamıan | K |  | \$2.183 81 |  | \$436 76 |
| 9005 | Releplase injection | K |  | \$1,19209 |  | \$238 42 |
| 9008 | Bacloten Refill Kit-500mcg | K |  | \$1021 |  | \$204 |
| 9009 | Baclofen refilt kut - per 2000 mcg | K |  | \$37 64 |  | \$753 |
| 9012 | Arsenic Trioxide | K |  | \$34.32 |  | \$686 |
| 9013 | Co 57 cobaltous chtoride | K | 25212 | \$143.96 |  | \$2879 |
| 9015 | Nyycophenolate mofelil oral 250 mg | K |  | \$2.46 |  | \$0 49 |
| 9018 | Botulinum toxin B, per 100 u | K |  | \$768 |  | \$154 |
| 9019 | Caspofungin acelate. 5 mg . | K | 0.5717 | \$32.65 |  | \$653 |
| 9020 | Sirolimus tablel, 1 mg | K |  | \$623 |  | \$1 25 |
| 9021 | Immune globulin 10 mg | K |  | \$0.75 |  | \$0 15 |
| 9022 | IM inj interferon beta 1-a | K |  | \$7444 |  | \$1489 |
| 9023 | Rho dimmune globulin 50 mcg | K |  | \$30.38 |  | 5608 |
| 9024 | Amphotericin b lipid complex | K |  | \$1909 |  | 5382 |
| 9025 | Rubidium-Rb-82 | K |  | \$11191 |  | \$22 38 |
| 9026 | High dose contrast MRI | K | 0.4645 | \$2652 |  | $\$ 530$ |
| 9027 | Supp-paramagnetic contrast matenał | K | 0.6484 | \$37.02 |  | \$7.40 |
| 9028 | Tetracyclin injection | K | 17697 | \$10105 |  | \$20 21 |
| 9029 | Amiodarone HCl | K | 02112 | \$1206 |  | \$241 |
| 9030 | Amphoterian B | K | 1.1173 | \$6380 |  | \$1276 |
| 9031 | Arbutamine HCl injection | K | 1.2049 | \$6880 |  | \$1376 |
| 9032 | Baclofen 10 MG injection | K | 0.1492 | \$8.52 |  | \$170 |
| 9033 | Cidofovir injection | K | 61929 | \$353.60 |  | \$70 72 |
| 9034 | Brompheniramine maleate inj | K | 1.0444 | \$59 63 |  | \$11.93 |
| 9035 | Medroxyprogeslerone injection | K | 0.3109 | \$1775 |  | \$355 |
| 9036 | Dimethyl sulfoxide 50\% 50 ML | K | 0.9158 | \$52 29 |  | \$1046 |
| 9037 | Methadone injection | K | 02357 | \$1346 |  | \$2 69 |
| 9038 | Inj estrogen conjugate 25 MG | K | 06946 | \$39 66 |  | \$793 |
| 9039 | Fluconazole | K | 0.4117 | \$23.51 |  | \$470 |
| 9040 | Intraocular Fomivirsen na | K | 166329 | \$949 71 |  | \$189 94 |
| 9041 | Gamma globulin 1 CC ınj | K | 05598 | \$31.96 |  | \$6.39 |
| 9042 | Glucagon hydrochloride/1 MG | K | 0.8163 | \$4861 |  | \$9.32 |
| 9043 | Diazoxide injection | K | 0.2713 | \$1549 |  | \$3.10 |
| 9044 | Ibutilide fumarate injection | K | 22912 | \$13082 |  | \$26 16 |
| 9045 | Iron dextran | K | 0.2577 | \$1471 |  | \$294 |
| 9046 | Iron sucrose injection | $K$ | 00091 | \$0 52 |  | \$0.10 |
| 9047 | Itraconazole injection | K | 07453 | \$4256 |  | \$851 |
| 9048 | trj desmopressin acetate | K | 00825 | \$471 |  | \$0 94 |
| 9049 | Inj protrelin per 250 mcg | K | 07222 | \$4124 |  | \$8 25 |
| 9050 | Na ferric gluconale complex | K - | 0.1101 | \$629 |  | \$126 |
| 9051 | Urea injection | K | 12343 | \$7048 |  | \$1410 |

Addendum A. List of Ambulatory Payment Classifications (APCs) with Status Indicators, Relative Weights, Payment Rates, and Copayment Amounts Calendar Year 2005

| APC | Group Title | Status Indicator | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 9052 | Triflupromazine hat inj | $k$ | 12974 | \$74.08 |  | \$14.82 |
| 9053 | Nasal vaccine inthalation | K | 1.6356 | \$93 39 |  | \$1868 |
| 9054 | Metabolicatly active tis sue | k | 01266 | \$7.23 |  | $\$ 145$ |
| 9055 | Injectable human tissue | K | 01425 | \$8.14 |  | \$163 |
| . 9057 | Lepirudin | K |  | \$130 30 |  | \$2606 |
| 9104 | Anti-thymocycte globulin rabeit | K |  | \$31241 |  | \$6248 |
| 9105 | Hep 8 imm glob, per 1 mf | K |  | \$11832 |  | \$2366 |
| 9108 | Thyrotropin alfa, per 11 mg | K | 108100 | \$61750 |  | \$123 50 |
| 9109 | Trofliban hicl, per 625 mg | K |  | \$205 92 |  | \$4118 |
| 9110 | Alemtuzumab injection | K |  | \$510.70 |  | \$102 14 |
| 9111 | Inj. Bivalirudin | K |  | \$1.52 |  | \$0 30 |
| 9112 | Perllutren lipid micro, per 2 md | K |  | \$129 69 |  | \$25 94 |
| 9114 | Nesirtide, per 05 mg vial | $k$ |  | \$13247 | - | \$26.49 |
| 9115 | tri. zoledronic acid. per 1 mg | k |  | \$19787 |  | \$39 57 |
| 9117 | Yttnum 90 ibritumomab tiuxetan | K |  | \$20.948.20 |  | \$4,189.65 |
| 9118 | tn-111 ibntumomab tiuxetan | K |  | \$2.419 78 |  | \$48396 |
| 9119 | Pegrilgrastm, per 6 mg | K |  | \$2.448 50 |  | \$48970 |
| 9120 | Ins. Futvestrant | K |  | \$79.65 |  | \$15 93 |
| 9121 | Inj. Argatroban. per 5 mg | K |  | \$12.45 |  | \$2 49 |
| 9122 | Triptoretin pamoate | K |  | \$362 78 |  | \$7256 |
| 9123 | Transcyte, | G |  | \$70555 |  |  |
| 9124 | tnjection, daptomycin | G |  | \$0 28 |  |  |
| 9125 | Injection, risperidone | G |  | \$11363 |  |  |
| 9200 | Orcel, per 36 cm 2 | K |  | \$99185 |  | \$198.37 |
| 9201 | Dermagraft, per 375 sq cm | K |  | \$529 54 |  | \$105 91 |
| 9202 | Octafluoropropane | K |  | \$129 48 |  | \$2590 |
| 9203 | Perllexane lipid micro | G |  | \$153 90 |  |  |
| 9204 | Ziprasidone mesylate | G |  | \$1893 |  |  |
| 9205 | Oxatiplatin | G |  | \$8198 |  | - |
| 9207 | Injection, bortezomib | G |  | \$94857 |  |  |
| 9208 | Injection. agalsidase bela | G |  | \$115.08 |  |  |
| 9209 | Injection, laronidase | G |  | \$59890 |  |  |
| 9210 | Injection, palonosetron HCL | G |  | \$194.91 |  |  |
| 9211 | Inj. alefacept. IV | G |  | \$665.00 |  |  |
| 9212 | Inj, aletacept, im | G |  | \$405.66 |  |  |
| 9213 | Injection. Pemetrexed | G |  | \$40 02 |  |  |
| 9214 | injection. Sevacizumab | G |  | \$57.13 |  |  |
| 9215 | Injection. Cetuximab | G |  | \$5198 |  |  |
| 9216 | Abarelix. Inject Suspension | G |  | \$6682 |  |  |
| 9217 | Leuprotide acetate suspnsion. 75 mg | K |  | \$543.72 |  | \$108 74 |
| 9300 | Injection, Omalizumab | G |  | \$15 19 |  |  |
| 9400 | Thallous chloride, brand | K | 03654 | \$2086 |  | \$4 17 |
| 9401 | Strontium-89 chloride, brand | K | 7.1885 | \$410 45 |  | \$8209 |
| 9402 | Th 1131 so iodide cap, brand | K | 01155 | \$660 |  | \$1 32 |
| 9403 | Dx 1131 so iodide cap, brand | K | 01155 | $\$ 660$ |  | \$132 |
| 9404 | Dx 1131 so iodide sol, brand | K | 01723 | \$9 84 |  | \$1 97 |
| 9405 | In 1131 so iodide sol, brand | K | 01723 | \$9.84 |  | \$197 |
| 9410 | Dexrazoxane HCl inj, brand | $k$ | -21935 | \$125.24 |  | \$25.05 |
| 9411 | Pamidronate disodium, brand | K | 2.8488 | \$162.66 |  | \$32.53 |
| 9413 | Sodium hyaluronate inj, brand | K | 0.9516 | \$54.33 |  | \$10.87 |
| 9414 | Eroposide orat brand | K | 04854 | \$27.72 |  | \$5 54 |
| 9415 | Doxorubic ncl chemo. orand | K |  | \$694 |  | \$1 39 |
| 9417 | Bteomycin sulfate inj, brand | K |  | \$130.56 |  | \$26 11 |
| 9418 | Cisplatin inj, brand | K |  | \$1142 |  | \$2.28 |

Addendum A. - List of Ambulatory Payment Classifications (APCs)
with Status Indicators, Relative Weights, Payment Rates, and Copayment Amounts Calendar Year 2005

| APC | Group Title | Status Indicator | Relative Weight | Payment Rate | National Unadjústed Copayment | Minimurn Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 9419 | Iny cladrbine, brand | K |  | \$36 72 |  | 8734 |
| 9420 | Cyclophosphamide ing, brand | K |  | \$4 10 |  | \$0 82 |
| 9421 | Cyclophosphamide lyo, brand | K |  | \$3511 |  | \$0 70 |
| 9422 | Cytarabine hel inj, brand | K |  | \$228 |  | S0 46 |
| 9423 | Dacarbazine ini, brand | K | 01443 | \$824 |  | \$1 65 |
| 9424 | Daunorubicin, brand | K |  | $\$ 5314$ |  | \$1063 |
| 9425 | Eloposide inj, brand | K |  | \$1.22 |  | \$0 24 |
| 9426 | Floxuridine inj, brand | K |  | \$9792 |  | \$1958 |
| 9427 | lfosfomme inj, brand | $k$ | 17769 | \$10146 |  | \$20 29 |
| 9428 | Mesna injection, brand | $k$ | 04391 | \$2507 |  | \$501 |
| 9429 | Idarubicin hel inj. brand | $K$ | 02356 | \$1345 |  | \$269 |
| 9430 | Leuorolide acetate inf. bran | K |  | \$21.41 |  | \$4 28 |
| 9431 | Pactilaxel in, brand | K | 16785 | \$9584 |  | \$19 17 |
| 9432 | Mitomycin inl, brand | K |  | \$45.70 |  | \$914 |
| 9433 | Throtepa inj, brand | K |  | \$66 98 |  | \$1340 |
| 9435 | Gonadorelin hydroch, brand | K | 02817 | \$1608 |  | \$3 22 |
| 9436 | Azathoprine parenterat, brand | K |  | \$44 61 |  | \$892 |
| 9438 | Cyclosponine oral. brand | K | 00317 | \$1.81 |  | \$0 36 |
| 9500 | Platelets, irradiated | K |  | \$89.59 |  | \$1792 |
| 9501 | Platelets, pheresis, leukocytes reduced | K |  | \$468 65 |  | \$9373 |
| 9502 | Platelet pheresis irradiated | K |  | \$33057 |  | \$86 11 |
| 9503 | Fresh frozen plasma, ea unit | $K$ |  | \$70 89 |  | \$14 18 |
| 9504 | RBC deglycerolized | K |  | \$29771 |  | \$59 54 |
| 9505 | RBC irractated | K |  | \$124 11 |  | \$24 82 |
| 9506 | Granulocytes, pheresis | K |  | \$790 73 |  | \$158.15 |
| 9507 | Platelets, pheresis | K |  | \$439.35 |  | \$8787 |
| 9508 | Plasma, frozen w/in 8 hours | K |  | \$63.32 |  | \$1266 |

Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0001F | $E$ |  | Blood pressure, measured |  |  |  |  |  |
| 0001T | C |  | Endovas repr abdo ao aneurys |  |  |  |  |  |
| 0002F | $E$ |  | Tobacco use, smoking, assess |  |  |  |  |  |
| 0003F | E |  | Tobacco use, non-smoking |  |  |  |  |  |
| 0003 T | S |  | Cervicography | 1501 |  | \$25.00 |  | \$5.00 |
| 0004F | E |  | Tobacco use txmnt counseling |  |  |  |  |  |
| 0005F | $E$ |  | Tobacco use txmnt. pharmacol |  |  |  |  |  |
| 0005T | C |  | Perc cath stentbrain cv art |  |  |  |  |  |
| 0006F | E |  | Statin therapy, prescribed |  |  |  |  |  |
| 0006 T | C |  | Perc cath stentbrain cv art |  |  |  |  |  |
| 0007F | E |  | Beta-blocker thx prescribed |  |  |  |  |  |
| 0007T | C |  | Perc cath stent/brain cv art |  |  |  |  |  |
| 0008F | E |  | Ace inhibitor thx prescribed |  |  |  |  |  |
| 0008T | E |  | Upper gi endoscopy w/suture |  |  |  |  |  |
| 0009F | E |  | Assess anginal symptom/level |  |  |  |  |  |
| 00097 | T |  | Endometrial cryoablation | 0202 | 39.9618 | \$2,281.74 | \$1,026.78 | \$456.35 |
| 00100 | N |  | Anesth. salivary gland |  |  |  |  |  |
| 00102 | $N$ |  | Anesth, repair of clefl lip |  |  |  |  |  |
| 00103 | N |  | Anesth, blepharoplasty |  |  |  |  |  |
| 00104 | $N$ |  | Anesth, electroshock |  |  |  |  |  |
| 0010F | E | - | Assess anginal symptom/level |  |  |  |  |  |
| 0010T | A |  | Tb test, gamma interferon |  |  |  |  |  |
| 0011F | $E$ |  | Oral antiplat thx prescribed |  |  |  |  |  |
| 00120 | N |  | Anesth, ear surgery |  |  |  |  |  |
| 00124 | N |  | Anesth, ear exam |  |  |  |  |  |
| 00126 | N |  | Anesth, tympanotomy |  |  |  |  |  |
| 0012T | T |  | Osteochondral knee autograft | 0041 | 28.2366 | \$1,612.25 |  | \$322.45 |
| $0013 T$ | T |  | Osteochondral knee allograft | 0042 | 43.8002 | \$2,500.90 | \$804.74 | \$500.18 |
| 00140 | N |  | Anesth. procedures on eye |  |  |  |  |  |
| 00142 | $N$ |  | Anesth, lens surgery |  |  |  |  |  |
| 00144 | N |  | Anesth. corneal transplant |  |  |  | - |  |
| 00145 | N |  | Anesth, vitreorelinal surg |  |  |  |  |  |
| 00147 | $N$ |  | Anesth, iridectomy |  |  |  |  |  |
| 00148 | N |  | Anesth, eye exam |  |  |  |  |  |
| $0014 T$ | T |  | Meniscal transplant, knee | 0041 | 282366 | \$1.612.25 |  | \$322.45 |
| 00160 | N |  | Anesth, nose/sinus surgery |  |  |  |  |  |
| 00162 | $N$ |  | Anesth, nose/sinus surgery |  |  |  |  |  |
| 00164 | $N$ |  | Anesth, biopsy of nose |  |  |  |  |  |
| 0016T | T |  | Thermotx choroid vasc lesion | 0235 | 5. 1522 | \$294.18 | \$72.04 | \$58.84 |
| 00170 | N |  | Anesth, procedure on mouth |  |  |  |  |  |
| 00172 | N |  | Anesth, cleft palate repair |  |  |  |  |  |
| 00174 | N |  | - Anesth. pharyngeal surgery |  |  |  |  |  |
| 00176 | C |  | Anesth, pharyngeal surgery |  |  |  |  |  |
| 0017 T | E |  | Photocoagulat macular drusen |  |  |  |  |  |
| 0018 T | S |  | Transcranial magnetic stimul | 0215 | 0.6655 | \$38.00 | \$15.76 | \$7.60 |
| 00190 | N |  | Anesth, face/skull bone surg |  |  |  |  |  |
| 00192 | C |  | Anesth, facial bone surgery |  |  |  |  |  |
| 0019 T | E |  | Extracorp shock wave fx, ms |  |  |  |  |  |
| 0020T | A |  | Extracorp shock wave tx. ft |  |  |  |  |  |
| 00210 | $N$ |  | Anesth, open head surgery |  |  |  |  |  |
| - Refer to preamble for explanation of multiple payment rates. |  |  |  |  |  |  |  |  |
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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Descriptlon | APC | Relative Weight | Payment Rate | National Unad!usted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 00212 | N |  | Anesth. skull drainage |  |  |  |  |  |
| 00214 | C |  | Anesth, skull drainage |  |  |  |  |  |
| 00215 | C |  | Anesth, skull repair/fract |  |  |  |  |  |
| 00216 | N |  | Anesth, head vessel surgery |  |  |  |  |  |
| 00218 | N |  | Anesth, special head surgery |  |  |  |  |  |
| 0021 T | C |  | Fetal oximetry, trnsvag/cerv |  |  |  |  |  |
| 00220 | N |  | Anesth, intrcrn nerve |  |  |  |  |  |
| 00222 | N |  | Anesth, head nerve surgery |  |  |  |  |  |
| 0023T | A |  | Phenotype drug test, hiv 1 |  |  |  |  |  |
| 0024 T | C |  | Transcath cardiac reduction |  |  |  |  |  |
| 0026 T | A |  | Measure remnant lipoproteins |  |  |  |  |  |
| 0027T | T |  | Endoscopic epidural lysis | 1547 |  | \$850.00 |  | \$170.00 |
| 0028 T | N |  | Dexa body composition study |  |  |  |  |  |
| 0029 T | A |  | Magnetic tx for incontinence |  |  |  |  |  |
| 00300 | N |  | Anesth, head/neck/ptrunk |  |  |  |  |  |
| 0030T | A |  | Antiprothrombin antibody |  |  |  |  |  |
| $0031 T$ | N |  | Speculoscopy |  |  |  |  |  |
| 00320 | N |  | Anesth, neck organ, 1 \& over |  |  |  |  |  |
| 00322 | N |  | Anesth, biopsy of thyroid |  |  |  |  |  |
| 00326 | N |  | Anesth, larynx/trach, < 1 yr |  |  |  |  |  |
| 0032T | N |  | Speculoscopy w/direct sample |  |  |  |  |  |
| 0033 T | C |  | Endovasc taa repr incl subcl |  |  |  |  |  |
| 0034 T | C |  | Endovasc taa repr w/o subcl |  |  |  |  |  |
| 00350 | N |  | Anesth. neck vessel surgery |  |  |  |  |  |
| 00352 | N |  | Anesth, neck vessel surgery |  |  |  |  |  |
| 0035T | C |  | Insert endovasc prosth, taa |  |  |  |  |  |
| 0036T | C |  | Endovasc prosth, taa, add-on |  |  |  |  |  |
| 0037T | C |  | Artery transpose/endovas taa |  |  |  |  |  |
| 0038T | C |  | Rad endovasc taa rpr w/cover |  |  |  |  |  |
| 0039 T | C |  | Rad s/i, endovasc taa repair |  |  |  |  |  |
| 00400 | N |  | Anesth, skin, ext)per/atrunk | . |  |  |  |  |
| 00402 | N |  | Anesth, surgery of breast |  |  |  |  |  |
| 00404 | C |  | Anesth, surgery of breast |  |  |  |  |  |
| 00406 | C |  | Anesth, surgery of breast |  | - |  |  |  |
| 0040T | C |  | Rad $s / f$, endovasc taa prosth |  |  |  |  |  |
| 00410 | N |  | Anesth, correct heart rhythm |  |  |  |  |  |
| 0041 T | A |  | Detect ur infect agnt w/cpas |  |  |  |  |  |
| 0042 T | N |  | Ct perfusion w/contrast. cbf |  |  |  |  |  |
| $0043 T$ | A |  | Co expired gas analysis |  |  |  |  |  |
| 0044 T | N |  | Whole body photography |  |  |  |  |  |
| 00450 | N |  | Anesth, surgery of shoulder |  |  |  |  |  |
| 00452 | C |  | Anesth, surgery of shoulder |  |  |  |  |  |
| 00454 | N |  | Anesth, collar bone biopsy |  |  |  |  |  |
| 0045T | N |  | Whole body photography |  |  |  |  |  |
| $0046 T$ | T |  | Cath lavage, mammary duct(s) | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 00470 | N |  | Anesth, removal of rib |  |  |  |  |  |
| 00472 | N |  | Anesth, chest wall repair |  |  |  |  |  |
| 00474 | C |  | Anesth, surgery of rib(s) |  | - |  |  |  |
| 0047T | T |  | Cath lavage, mammary duct(s) | 0021 | 14.9964 | \$856 26 | \$219.48 | \$171.25 |
| 0048T | C |  | Implant ventricular device |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 00497 | C |  | External circulation assist |  |  |  |  |  |
| 00500 | N |  | Anesth, esophageal surgery |  |  |  |  |  |
| 0050T | C |  | Removal circulation assist |  |  |  |  |  |
| 0051T | C |  | Implant total heart system |  |  |  |  |  |
| 00520 | N |  | Anesth, chest procedure |  |  |  |  |  |
| 00522 | N |  | Anesth, chest lining biopsy |  |  |  |  |  |
| 00524 | C |  | Anesth, chest drainage |  |  |  |  |  |
| 00528 | N |  | Anesth, chest partition view |  |  |  |  |  |
| 00529 | N |  | Anesth, chest partition view |  |  |  |  |  |
| 0052T | C |  | Replace component heart syst |  |  |  |  |  |
| 00530 | N |  | Anesth, pacemaker insertion |  |  |  |  |  |
| . 00532 | N |  | Anesth, vascular access |  |  |  |  |  |
| 00534 | N |  | Anesth, cardioverter/defib |  |  |  |  |  |
| 00537 | N |  | Anesth. cardiac electrophys |  |  |  |  |  |
| 00539 | N |  | Anesth, trach-bronch reconst |  |  |  |  |  |
| 0053T | C |  | Replace component heart syst |  |  |  |  |  |
| 00540 | C |  | Anesth, chest surgery |  |  |  |  |  |
| 00541 | N |  | Anesth. one lung ventilation |  |  |  |  |  |
| 00542 | C |  | Anesth, release of lung |  |  |  |  |  |
| 00546 | C |  | Anesth, lung, chest wall surg |  |  |  |  |  |
| 00548 | N |  | Anesth, trachea, bronchi surg |  |  |  |  |  |
| 0054 T | B |  | Bone surgery using computer |  |  |  |  |  |
| 00550 | N |  | Anesth, sternal debridement |  |  |  |  |  |
| 0055T | $B$ |  | Bone surgery using computer |  |  |  |  |  |
| 00560 | C |  | Anesth, open heart surgery |  |  |  |  |  |
| 00562 | C |  | Anesth, open heart surgery |  |  |  |  |  |
| 00563 | N |  | Anesth, heart proc w/pump |  |  |  |  |  |
| 00566 | N |  | Anesth, cabg w/o pump |  |  |  |  |  |
| 0056T | B |  | Bone surgery using computer |  |  |  |  |  |
| 0057 T | $B$ |  | Uppr gi scope w/ thrml exmnt |  |  |  |  |  |
| 00580 | C |  | Anesth, heartlung transplnt |  |  |  |  |  |
| 0058T | X |  | Cryopreservation, ovary tiss | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 0059T | X |  | Cryopreservation, oocyte | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 00600 | N |  | Anesth, spine, cord surgery |  |  |  |  |  |
| 00604 | C |  | Anesth, sitting procedure |  |  | . |  |  |
| 0060 T | B |  | Electrical impedance scan |  |  |  |  |  |
| $0061 T$ | B |  | Destruction of tumor, breast |  |  |  |  |  |
| 00620 | N |  | Anesth, spine, cord surgery |  |  |  |  |  |
| 00622 | C |  | Anesth, removal of nerves |  |  |  |  |  |
| 00630 | N |  | Anesth, spine, cord surgery |  |  |  |  |  |
| 00632 | C |  | Anesth, removal of nerves |  |  |  |  |  |
| 00634 | C |  | Anesth for chemonucieolysis |  |  |  |  |  |
| 00635 | N |  | Anesth, lumbar puncture |  |  |  |  |  |
| 00640 | N |  | Anesth, spine manipulation |  |  |  |  |  |
| 00670 | C |  | Anesth, spine, cord surgery |  |  |  |  |  |
| 00700 | N |  | Anesth, abdominal wall surg |  |  |  |  |  |
| 00702 | N |  | Anesth, for liver biopsy |  |  |  |  |  |
| 00730 | N |  | Anesth, abdominal wall surg |  |  |  |  |  |
| 00740 | N |  | Anesth, upper gi visualize |  |  |  |  |  |
| 00750 | N |  | Anesth, repair of hernia |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT / HCPCS | Status Indicator | Comment Indlcator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 00752 | N |  | Anesth, repair of hernia |  |  |  |  |  |
| 00754 | N |  | Anesth, repair of hemia |  |  |  |  |  |
| 00756 | N |  | Anesth, repair of hernia |  |  |  |  |  |
| 00770 | N |  | Anesth, blood vessel repair |  |  |  |  |  |
| 00790 | N |  | Anesth, surg upper abdomen |  |  |  |  |  |
| 00792 | C |  | Anesth, hemorrlexcise liver |  |  |  |  |  |
| 00794 | C |  | Anesth, pancreas removal |  |  |  |  |  |
| 00796 | C |  | Anesth, for liver transplant |  |  |  |  |  |
| 00797 | N |  | Anesth. surgery for obesity |  |  | * |  |  |
| 00800 | N |  | Anesth, abdominal wall surg |  |  |  |  |  |
| 00802 | C | - | Anesth, fat layer removal |  |  |  |  |  |
| 00810 | N |  | Anesth, low intestine scope |  |  |  |  |  |
| 00820 | N |  | Anesth, abdominal wall surg |  |  |  |  | - |
| 00830 | N |  | Anesth, repair of hernia |  |  |  |  |  |
| 00832 | N |  | Anesth, repair of hernia |  |  |  |  |  |
| 00834 | N |  | Anesth, hernia repair<1 yr |  |  |  |  |  |
| 00836 | N |  | Anesth hernia repair preemie |  |  |  |  |  |
| 00840 | N |  | Anesth, surg lower abdomen |  |  |  |  |  |
| 00842 | $N$ |  | Anesth, amniocentesis |  |  |  |  |  |
| 00844 | C |  | Anesth, pelvis surgery |  |  |  |  |  |
| 00846 | C |  | Anesth, hysterectomy |  |  |  |  |  |
| 00848 | C |  | Anesth, pelvic organ surg |  |  |  |  |  |
| 00851 | N |  | Anesth, tubal ligation |  |  |  |  |  |
| 00860 | N |  | Anesth, surgery of abdomen |  |  |  |  |  |
| 00862 | N |  | Anesth, kidney/ureter surg |  |  |  |  |  |
| 00864 | C |  | Anesth, removal of bladder |  |  |  |  |  |
| 00865 | C |  | Anesth, removal of prostate |  |  |  |  |  |
| 00866 | C |  | Anesth, removal of adrenal |  |  |  |  |  |
| 00868 | C |  | Anesth, kidney transplant |  |  |  |  |  |
| 00870 | N |  | Anesth, bladder stone surg |  |  |  |  |  |
| 00872 | N |  | Anesth kidney stone destruct |  |  |  |  |  |
| 00873 | $N$ |  | Anesth kidney stone destruct |  |  |  |  |  |
| 00880 | N |  | Anesth, abdomen vessel surg |  |  |  |  |  |
| 00882 | C |  | Anesth, major vein ligation |  |  |  |  |  |
| 00902 | N |  | Anesth, anorectal surgery |  |  |  |  |  |
| 00904 | C |  | Anesth, perineal surgery |  |  |  |  |  |
| 00906 | N |  | Anesth, removal of vulva |  |  |  |  |  |
| 00908 | C |  | Anesth, removal of prostate | , |  |  |  |  |
| 00910 | N |  | Anesth, bladder surgery |  |  |  |  |  |
| 00912 | N |  | Anesth, bladder tumor surg |  |  |  |  |  |
| 00914 | N |  | Anesth, removal of prostate |  |  |  | - |  |
| 00916 | N |  | Anesth, bleeding control |  |  |  |  |  |
| 00918 | N |  | Anesth. stone removal |  |  |  |  |  |
| 00920 | N |  | Anesth, genitalia surgery |  |  |  |  |  |
| 00921 | N |  | Anesth, vasectomy |  |  |  |  |  |
| 00922 | N |  | Anesth, sperm duct surgery |  |  |  |  |  |
| 00924 | N |  | Anesth, testis exploration |  |  |  |  |  |
| 00926 | N |  | Anesth, removal of testis |  |  |  |  |  |
| 00928 | N |  | Anesth, removal of testis |  |  |  |  |  |
| 00930 | N |  | Anesth, testis suspension |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT I HCPCS | Status Indicaior | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |



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Addendum B. - Payment Status by HCPCS Code and Related Information

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| CPT HCPCS | Status Indicator | Comment Indicator | Description | APC | Relatlve Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 01444 | C |  | Anesth, knee artery repair |  |  |  |  |  |
| 01462 | N |  | Anesth, lower leg procedure |  |  |  |  |  |
| 01464 | N |  | Anesth, ankle/ft arthroscopy |  |  |  |  |  |
| 01470 | N |  | Anesth, lower leg surgery |  |  |  |  |  |
| 01472 | N |  | Anesth, achilles tendon surg |  |  |  |  |  |
| 01474 | N |  | Anesth, lower leg surgery |  |  |  |  |  |
| 01480 | N |  | Anesth, lower leg bone surg |  |  |  |  |  |
| 01482 | N |  | Anesth, radical leg surgery |  |  |  |  |  |
| 01484 | N |  | Anesth, lower leg revision |  |  |  |  |  |
| 01486 | C |  | Anesth, ankle replacement |  |  |  |  |  |
| 01490 | N |  | Anesth, lower leg casting |  |  |  |  |  |
| 01500 | N |  | Anesth, leg arteries surg |  |  |  |  |  |
| 01502 | C |  | Anesth, lwr leg embolectomy |  |  |  |  |  |
| 01520 | N |  | Anesth, lower leg vein surg |  |  |  |  |  |
| 01522 | N |  | Anesth, lower leg vein surg |  |  |  |  |  |
| 01610 | N |  | Anesth, surgery of shoulder |  |  |  |  |  |
| 01620 | N |  | Anesth, shoulder procedure |  |  |  |  |  |
| 01622 | N |  | Anes dx shoulder arthroscopy. |  |  |  |  |  |
| 01630 | N |  | Anesth, surgery of shoulder |  |  |  |  |  |
| 01632 | C |  | Anesth, surgery of shoulder |  |  |  |  |  |
| 01634 | C |  | Anesth, shoulder joint amput |  |  |  |  |  |
| 01636 | C |  | Anesth, forequarter amput |  |  |  |  |  |
| 01638 | C |  | Anesth, shoulder replacement |  |  |  |  |  |
| 01650 | N |  | Anesth, shoulder arlery surg |  |  |  | - |  |
| 01652 | C |  | Anesth, shoulder vessel surg |  |  |  |  |  |
| 01654 | C |  | Anesth, shoulder vessel surg |  |  |  |  |  |
| 01656 | C |  | Anesth, arm-leg vessel surg |  |  |  |  |  |
| 01670 | N |  | Anesth, shoulder vein surg |  |  |  |  |  |
| 01680 | N |  | Anesth, shoulder casting |  |  |  |  |  |
| 01682 | N |  | Anesth, airplane cast |  |  |  |  |  |
| 01710 | N |  | Anesth, elbow area surgery |  |  |  |  |  |
| 01712 | N |  | Anesth, uppr arm tendon surg |  |  |  |  |  |
| 01714 | N |  | Anesth, uppr arm lendon surg |  |  |  |  |  |
| 01716 | N |  | Anesth, biceps tendon repair |  |  |  |  |  |
| 01730 | N |  | Anesth, uppr amm procedure |  |  |  |  |  |
| 01732 | N |  | Anesth, dx elbow arthroscopy |  |  |  |  |  |
| 01740 | N |  | Anesth, upper arm surgery |  |  |  |  |  |
| 01742 | N |  | Anesth, humerus surgery |  |  |  |  |  |
| 01744 | N |  | Anesth, humerus repair |  |  |  |  |  |
| 01756 | C |  | Anesth, radical humerus surg |  | - |  |  |  |
| 01758 | N |  | Anesth, humeral lesion surg |  |  |  | 4 |  |
| 01760 - | N |  | Anesth, elbow replacement |  |  |  |  |  |
| 01770 | $N$ |  | Anesth, uppr arm artery surg |  |  |  |  |  |
| 01772 | N |  | Anesth, uppr arm embolectomy |  |  |  |  |  |
| 01780 | N |  | Anesth, upper arm vein surg |  |  |  |  |  |
| 01782 | N |  | Anesth; uppr arm vein repair |  |  |  |  |  |
| 01810 | N |  | Anesth, lower arm surgery |  |  |  |  |  |
| 01820 | $N$ |  | Anesth, lower arm procedure |  |  |  |  |  |
| 01829 | $N$ |  | Anesth, dx wrist arthroscopy |  |  |  |  |  |
| 01830 | N |  | Anesth, lower arm surgery |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related information
Calendar Year 2005

| CPT 1 HCPCS | Stalus Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 01832 | N |  | Anesth, wrist replacement |  |  |  |  |  |
| 01840 | N |  | Anesth, Iwr arm artery surg |  |  |  |  |  |
| 01842 | N |  | Anesth. Iwr arm embolectomy |  |  |  |  |  |
| 01844 | N |  | Anesth, vascular shunt surg |  |  |  |  |  |
| 01850 | N |  | Anesth, lower arm vein surg |  |  |  |  |  |
| 01852 | N |  | Anesth, wwr arm vein repair |  |  |  |  |  |
| 01860 | N |  | Anesth, lower arm casting |  |  |  |  |  |
| 01905 | N |  | Anes, spine inject, $x$-ray/re |  |  |  |  |  |
| 01916 | N |  | Anesth, dx arteriography |  |  |  |  |  |
| 01920 | N |  | Anesth, catheterize heart |  | , |  |  |  |
| 01922 | N |  | Anesth, cat or MRI scan |  |  |  |  |  |
| 01924 | N |  | Anes, ther interven rad, art |  |  |  |  |  |
| 01925 | N |  | Anes, ther interven rad, car |  |  |  |  |  |
| 01926 | N |  | Anes, Ux interv rad hrt/cran |  |  |  |  |  |
| 01930 | N |  | Anes, ther interven rad, vei |  |  |  |  |  |
| 01931 | N |  | Anes, ther interven rad, tip |  |  |  |  |  |
| 01932 | N |  | Anes, $t \times$ interv rad, th vein |  |  |  |  |  |
| 01933 | $N$ |  | Anes, tx interv rad. cran v |  |  |  |  |  |
| 01951 | N |  | Anesth, bum, less 4 percent |  |  |  |  |  |
| 01952 | N |  | Anesth, burn, 4-9 percent |  |  |  |  |  |
| 01953 | N |  | Anesth, bum, each 9 percent | - |  |  |  |  |
| 01958 | N |  | Anesth, antepartum manipul |  |  |  |  |  |
| 01960 | N |  | Anesth, vaginal delivery |  |  |  |  |  |
| 01961 | N |  | Anesth, cs delivery |  |  |  |  |  |
| 01962 | N |  | Anesth, emer hysterectomy |  |  |  |  |  |
| 01963 | N |  | Anesth, cs hyslerectomy |  |  |  |  |  |
| 01964 | N |  | Anesth, abortion procedures |  |  |  |  |  |
| 01967 | N |  | Anesth/analg, vag delivery |  |  |  |  |  |
| 01968 | N |  | Anes/analg cs deliver add-on |  |  |  |  |  |
| 01969 | N |  | Anesth/analg cs hyst add-on |  |  |  |  |  |
| 01990 | C |  | Support for argan donor |  |  |  |  |  |
| 01991 | N |  | Anesth, nerve block/inj |  |  |  |  |  |
| 01992 | N |  | Anesth, n block/inj, prone |  |  |  |  |  |
| 01995 | N |  | Regional anesthesia limb |  |  |  |  |  |
| 01996 | $N$ |  | Hosp manage cont drug admin |  |  |  |  |  |
| 01999 | $N$ |  | Unlisted anesth procedure |  |  |  |  |  |
| 10021 | T |  | Fna w/o image | 0002 | 09588 | \$54.75 |  | \$10.95 |
| 10022 | T |  | Fna wfimage | 0036 | 2.2216 | \$126.85 |  | \$25.37 |
| 10040 | T |  | Acne surgery | 0010 | 0.5982 | \$34.16 | \$9.74 | \$6.83 |
| 10060 | T |  | Drainage of skin abscess | 0006 | 1.6969 | \$96.89 | \$23.26 | \$19.38 |
| 10061 | T |  | Drainage of skin abscess | 0006 | 1.6969 | \$96.89 | \$23.26 | \$19.38 |
| 10080 | T |  | Drainage of pilonidal cyst | 0006 | 1.6969 | \$96.89 | \$23.26 | \$19.38 |
| 10081 | T |  | Drainage of pilonidal cyst | 0007 | 12.5436 | \$716.21 |  | \$143.24 |
| 10120 | T |  | Remove foreign body | 0006 | 1.6969 | \$96.89 | \$23.26 | \$19.38 |
| 10121 | $T$ |  | Remove foreign body | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 10140 | T |  | Drainage of hematoma/fuid | 0007 | 12.5436 | \$716.21 |  | \$143.24 |
| 10160 | $T$ |  | Puncture drainage of lesion | 0018 | 0.9747 | \$55.65 | \$16.04 | \$11.13 |
| 10180 | $T$ |  | Complex drainage, wound | 0007 | 12.5436 | \$716.21 |  | \$143.24 |
| 11000 | T |  | Debride infecled skin | 0015 | 1.7381 | \$99.24 | \$20.35 | \$1985 |
| 11001 | T |  | Debride infected skin add-on | 0012 | 0.7559 | \$43.16 | \$11.18 | \$8.63 |

[^68]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 11010 | T |  | Debride skin. fx | 0019 | 4.2663 | \$243.60 | \$7187 | \$48.72 |
| 11011 | T |  | Debride skin/muscle. fx | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 11012 | T |  | Debride skin/muscle/bone, fx | 0019 | 4.2663 | \$243.60 | \$71.87 | \$4872 |
| 11040 | T |  | Debride skin. partial | 0015 | 1.7381 | \$99.24 | \$20.35 | \$1985 |
| 11041 | T |  | Debride skin. full | 0015 | 1.7381 | \$99.24 | \$20.35 | \$19.85 |
| 11042 | T |  | Debride skin/tissue | 0016 | 2.8562 | \$163.08 | \$57.31 | \$32.62 |
| 11043 | $T$ |  | Debride tissue/muscle | 0016 | 2.8562 | \$163.08 | \$57.31 | \$32.62 |
| 11044 | T |  | Debride tissue/muscle/bone | 0682 | 7.5273 | \$429.79 | \$170.21 | \$85.96 |
| 11055 | T |  | Trim skin lesion | 0012 | 0.7559 | \$43.16 | \$11.18 | \$8.63 |
| 11056 | T |  | Trim skin lesions. 210.4 | 0012 | 0.7559 | \$43.16 | \$11.18 | \$8.63 |
| 11057 | T |  | Tnm skin lesions, over 4 | 0013 | 1.1586 * | \$66.15 | \$14.20 | \$13.23 |
| 11100 | T |  | Biopsy, skin iesion | 0018 | 0.9747 | \$55.65 | \$1604 | \$1113 |
| 11101 | T |  | Biopsy. skin add-on | 0018 | 0.9747 | \$55.65 | \$16.04 | \$11 13 |
| 11200 | T |  | Removal of skin lags | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 11201 | T |  | Remove skin tags add-on | 0015 | 1.7381 | \$99.24 | \$20 35 | \$19.85 |
| 11300 | T |  | Shave skin lesion | 0012 | 0.7559 | \$43.16 | \$11.18 | \$8.63 |
| 11301 | T |  | Shave skin lesion | 0012 | 0.7559 | \$43.16 | \$11.18 | \$8.63 |
| 11302 | T |  | Shave skin lesion | 0013 | 1.1586 | \$66. 15 | \$14 20 | \$13.23 |
| 11303 | T |  | Shave skin lesion | 0015 | 17381 | \$99.24 | \$20.35 | \$19.85 |
| 11305 | T |  | Shave skın lesion | 0013 | 11586 | \$66.15 | \$14.20 | \$13.23 |
| 11306 | T. |  | Shave skin iesion | 0013 | 11586 | \$66.15 | \$14.20 | \$13.23 |
| 11307 | T |  | Shave skin lesion | 0013 | 1. 1586 | \$66.15 | \$1420 | \$13.23 |
| 11308 | T |  | Shave skin lesion | -0013 | 11586 | \$66.15 | \$14.20 | \$13.23 |
| 11310 | T |  | Shave skin lesion | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 11311 | T |  | Shave skin lesion | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 11312 | T |  | Shave skin lesion | 0013 | 1.1586 | \$66. 15 | \$14.20 | \$13.23 |
| 11313 | T |  | Shave skin lesion | 0016 | 2.8562 | \$163.08 | \$57.31 | \$32.62 |
| 11400 | T |  | Removal of skin iesion | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 11401 | T |  | Removal of skin lesion | 0019 | 4.2663 | \$243.60 | \$71.87 | \$4872 |
| 11402 | T |  | Removai of skin lesion | 0019 | 4.2663 | \$243.60 | \$71.87 | \$4872 |
| ${ }^{11403}$ | T |  | Removal of skin lesion | 0020 | 7.7453 | \$442.24 | \$113.25 | \$8845 |
| 11404 | T |  | Removal of skin lesion | 0021 | 149964 | \$856. 26 | \$219.48 | \$171.25 |
| 11406 | T |  | Removal of skin lesion | 0021 | 149964 | \$856 26 | \$219.48 | \$17125 |
| 11420 | T |  | Removal of skin leston | 0020 | 77453 | \$442.24 | \$113.25 | \$88.45 |
| 11421 | T |  | Removal of skin lesion | $0 \times 20$ | 77453 | \$442.24 | \$113.25 | \$88.45 |
| 11422 | T | , | Removal of skin lesion | $\mathrm{CO}_{2} 2$ | 77453 | \$442.24 | \$11325 | \$88.45 |
| 11423 | T |  | Removal of skin lesion | 0020 | 77453 | \$442.24 | \$113.25 | \$88.45 |
| 11424 | T |  | Removal of skin lesion | 0029 | 149964 | \$856. 26 | \$219 48 | \$17125 |
| 11426 | T |  | Removal of skin lesion | 0022 | 19.4617 | \$1,111.22 | \$354 45 | \$222.24 |
| 11440 | T |  | Removal of skin lesion | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 11441 | T |  | Removal of skin lesion | 0019 | 4.2663 | \$243.60 | \$71.87 | \$4872 |
| 11442 | T |  | Removal of skin lesion | 0020 | 7.7453 | \$442.24 | \$113.25 | 58845 |
| 11443 | T |  | Removal of skin lesion | 0020 | 7.7453 | \$442.24 | \$113.25 | \$8845 |
| 11444 | T |  | Removal of skin lesion | 0020 | 7.7453 | \$442.24 | \$113.25 | \$88.45 |
| 11446 | T |  | Removal of skin lesion | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222 24 |
| 11450 | T |  | Removal, sweat gland lesion | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 11451 | T |  | Removal, sweal gland lesion | -0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222 24 |
| 11462 | T |  | Removal, sweal gland lesion | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 11463 | T |  | Removal, sweal gland lesion | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222 24 |
| 11470 | T |  | Removal, sweal gland iesion | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 11471 | T |  | Removal. sweat gland lesion | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 11600 | T |  | Removal of skin lesion | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 11601 | T |  | Removal of skin lesion | 0019 | 42663 | \$243.60 | \$71.87 | \$48.72 |
| 11602 | T |  | Removal of skin lesion | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 11603 | T |  | Removal of skin lesion | 0020 | 77453 | \$442.24 | \$113.25 | \$88.45 |
| 11604 | T |  | Removal of skin lesion | 0020 | 7.7453 | \$442.24 | \$113.25 | \$88.45 |
| 11606 | T |  | Removal of skin lesion | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 11620 | T |  | Removal of skin lesion | 0020 | 77453 | \$442.24 | \$113.25 | \$88.45 |
| 11621 | T. |  | Removal of skin lesion | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 11622 | T |  | Removal of skin lesion | 0020 | 7.7453 | \$442.24 | \$113.25 | \$88.45 |
| 11623 | T |  | Removal of skin lesion | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 11624 | $T$ |  | Removal of skin lesion | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 11626 | T |  | Removal of skin lesion | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 11640 | T |  | Removal of skin lesion | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 11641 | T |  | Removal of skin lesion | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 11642 | T |  | Removal of skin lesion | 0020 | 7.7453 | \$442.24 | \$113.25 | \$88.45 |
| 11643 | T |  | Removal of skin lesion | 0020 | 77453 | \$442.24 | \$113.25 | \$88.45 |
| 11644 | T |  | Removal of skin lesion | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 11646 | T |  | Removal of skin lesion | 0022 | 194617 | \$1,111.22 | \$354.45 | \$222.24 |
| 11719 | T |  | Trim nail(s) | 0009 | 0.6955 | \$39.71 | \$8.34 | \$7.94 |
| 11720 | T |  | Debride nail, 1-5 | 0009 | 0.6955 | \$39.71 | \$8.34 | \$7.94 |
| 11721 | T |  | Debride nail, 6 or more | 0009 | 0.6955 | \$39.71 | \$8.34 | \$7.94 |
| 11730 | T |  | Removal of nail plate | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 11732 | T |  | Remove nail plate, add-on | 0012 | 0.7559 | \$43.16 | \$11.18 | \$8.63 |
| 11740 | T |  | Drain blood from under nail | 0009 | 0.6955 | \$39.71 | \$8.34 | \$7.94 |
| 11750 | T |  | Removal of nail bed | 0019 | 42663 | \$243.60 | \$71.87 | \$48.72 |
| 11752 | T |  | Remove nail bed/finger tip | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 11755 | T |  | Biopsy, nail unit | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 11760 | T |  | Repair of nail bed | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 11762 | T |  | Reconstruction of nail bed | 0024 | 17881 | \$102 10 | \$33.10 | \$20.42 |
| 11765 | T |  | Excision of nail fold, toe | 0015 | 17381 | \$99 24 | \$20.35 | \$19.85 |
| 11770 | $T$ |  | Removal of pllonidal lesion | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 11771 | T |  | Removal of pilonidal lesion | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 11772 | T |  | Removal of pilonidal lesion | 0022 | 194617 | \$1,111.22 | \$354.45 | \$222.24 |
| 11900 | T |  | Injection into skin lesions | 0012 | 07559 | \$43.16 | \$11.18 | \$8.63 |
| 11901 | T |  | Added skin lesions Injection | 0012 | 07559 | \$43.16 | \$11.18 | \$8.63 |
| 11920 | T |  | Correct skin color defects | 0024 | 17881 | \$102.10 | \$33.10 | \$20.42 |
| 11921 | T |  | Correct skin color defects | 0024 | 1 1881 | - . U2. 10 | \$33.10 | \$20.42 |
| 11922 | T |  | Correct skin color defects | 0024 | 17881 | \$102.10 | \$33.10 | \$20.42 |
| 11950 | T |  | Therapy for contour defects | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 11951 | T |  | Therapy for contour defects | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 11952 | T |  | Therapy for contour defects | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 11954 | T |  | Therapy for contour defects | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 11960 | T |  | Insert tissue expander(s) | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 11970 | T |  | Replace tissue expander | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 11971 | T |  | Remove tissue expander(s) | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 11975 | E |  | Insert contraceptlve cap |  |  |  |  |  |
| 11976 | T |  | Removal of contraceptive cap | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 11977 | E |  | Removal/reinsert contra cap |  |  |  |  |  |
| 11980 | X |  | Implant hormone pellet(s) | 0340 | 0.6454 | \$36.85 |  | \$7.37 |

* Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum <br> Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 11981 | $x$ |  | Insert drug implant device | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| 11982 | x |  | Remove drug implant device | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| 11983 | x |  | Removelinsert drug implant | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| 12001 | T |  | Repair superficial wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12002 | T |  | Repair superficial wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12004 | T |  | Repair superficial wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12005 | T |  | Repair superficial wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12006 | T |  | Repair superficial wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12007 | $T$ |  | Repair superfictal wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12011 | T |  | Repair superficial wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12013 | T |  | Repair superficial wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12014 | T |  | Repair superficial wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12015 | T |  | Repair superficial wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12016 | T |  | Repair superficial wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12017 | T |  | Repair superficial wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12018 | $T$ |  | Repair superficial wound(s) | 0024 | 17881 | \$102.10 | \$33.10 | \$20.42 |
| 12020 | T |  | Closure of split wound | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12021 | T |  | Closure of split wound | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12031 | T |  | Layer closure of wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12032 | T |  | Layer closure of wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12034 | T |  | Layer closure of wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12035 | $T$ |  | Layer closure of wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12036 | T |  | Layer closure of wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20 42 |
| 12037 | T |  | Layer closure of wound(s) | 0025 | 4.6906 | \$267.82 | \$101.17 | \$5356 |
| 12041 | T |  | Layer closure of wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12042 | $T$ |  | Layer closure of wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12044 | T |  | Layer closure of wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12045 | T |  | Layer closure of wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12046 | T |  | Layer closure of wound(s) | 002 : | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12047 | T |  | Layer closure of wound(s) | 0025 | 4.6906 | \$267.82 | \$101.17 | \$53.56 |
| 12051 | T |  | Layer closure of wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12052 | T |  | Layer closure of wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12053 | T |  | Layer closure of wound(s) | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 12054 | T |  | Layer closure of wound(s) | 0024 | 17881 | \$102.10 | \$33.10 | \$20.42 |
| 12055 | $T$ |  | Layer closure of wound(s) | 0024 | 17881 | \$102.10 | \$33.10 | \$20.42 |
| 12056 | $T$ |  | Layer closure of wound(s) | 0024 | 17881 | \$102.10 | \$33.10 | \$20.42 |
| 12057 | $T$ |  | Layer closure of wound(s) | 0025 | 46905 | \$267.82 | \$101.17 | \$53.56 |
| 13100 | T |  | Repair of wound or lesion | 0025 | 45906 | \$267 82 | \$101.17 | \$53.5ó |
| 13101 | T |  | Repair of wound or lesion | 0025 | 46906 | \$267.82 | \$101.17 | \$53.56 |
| 13102 | T |  | Repair wound/lesion add-on | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 13120 | T |  | Reparr of wound or lesion | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 13121 | T |  | Repair of wound or lesion | . 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 13122 | T |  | Repair wound/lesion add-on | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 13131 | T |  | Repair of wound or lesion | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 13132 | T |  | Repair of wound or lesion | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 13133 | T |  | Repair wound/lesion add-on | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 13150 | T |  | Repair of wound or fesion | 0025 | 4.6906 | \$267.82 | \$101.17 | \$53.56 |
| 13151 | $T$ |  | Repair of wound or lesion | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 13152 | T |  | Repair of wound or lesion | 0025 | 4.6906 | \$267.82 | \$101.17 | \$53.56 |
| 13153 | T |  | Repair wound/lesion add-on | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |

[^70]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status indleator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 13160 | T |  | Late closure of wound | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 14000 | T |  | Skin tissue rearrangement | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 14001 | T |  | Skin tissue rearrangement | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 14020 | T |  | Skin tissue rearrangement | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 14021 | T |  | Skin tissue rearrangement | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51. |
| 14040 | T |  | Skin tissue rearrangement | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 14041 | T |  | Skin tissue rearrangement | 0027 | 16.8576 | \$962 54 | \$329.72 | \$192.51 |
| 14060 | T |  | Skin tissue rearrangement | 0027 | 16.8576 | \$962 54 | \$329.72 | \$192.51 |
| 14061 | T |  | Skin tissue rearrangement | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 14300 | T |  | Skin tissue rearrangement | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 14350 | T |  | Skin tissue rearrangement | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15000 | T |  | Skin graft | 0025 | 4.6906 | \$267.82 | \$101.17 | \$53.56 |
| 15001 | T |  | Skin graft add-on | 0025 | 4.6906 | \$267.82 | \$101.17 | \$53.56 |
| 15050 | T |  | Skin pinch graft | 0025 | 46906 | \$267.82 | \$101.17 | \$53.56 |
| 15100 | T |  | Skin split graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15101 | T |  | Skin split graft add-on | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15120 | T |  | Skin splı graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15121 | T |  | Skin split graft add-on | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15200 | T |  | Skin full grall | 0027 | 168576 | \$962.54 | \$329.72 | \$192.51 |
| 15201 | T |  | Skin full gratl add-on | 0025 | 46906 | \$267 82 | \$101.17 | \$53.56 |
| 15220 | T |  | Skın full graft | 0027 | 16.8576 | 596254 | \$329.72 | \$192.51 |
| 15221 | T |  | Skin full graft add-on | 0025 | 4.6906 | \$267 82 | \$101.17 | \$53.56 |
| 15240 | T |  | Skin full graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15241 | T |  | Skin full graft add-on | 0025 | 4.6906 | \$267.82 | \$101.17 | \$53.56 |
| 15260 | T |  | Skin full graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15261 | T |  | Skin full graft add-on | 0025 | 4.6906 | \$267.82 | \$101.17 | \$53.56 |
| 15342. | T |  | Cultured skin graft. 25 cm | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 15343 | T |  | Cutture skn gratt addl 25 cm | 0024 | 1.7881 | \$102.10 | \$33.10 | \$20.42 |
| 15350 | T |  | Skin homograft | 0686 | 6.7412 | \$384.91 | \$173.20 | \$76.98 |
| 15351 | T |  | Skin homograft add-on | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15400 | T |  | Skin heterograft | 0025 | 4.6906 | \$267.82 | \$101.17 | \$53.56 |
| 15401 | T |  | Skin heterograft add-on | 0025 | 4.6906 | \$257. 82 | \$101.17 | \$53.56 |
| 15570 | T |  | Form skin pedicle flap | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15572 | T |  | Form skin pedicle flap | 0027 | 168576 | \$962.54 | \$329.72 | \$192.51 |
| 15574 | T |  | Form skin pedicle flap | 0027 | 168576 | \$962.54 | \$329.72 | \$192.51 |
| 15576 | T |  | Form skin pedicle flap | 0027 | 168576 | \$962.54 | \$329.72 | \$192.51 |
| 15600 | T |  | Skin graft | 0027 | 168576 | \$962.54 | \$329.72 | \$192.51 |
| 15610 | T |  | Skin graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15620 | T |  | Skin graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15630 | T |  | Skin graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15650 | T |  | Transfer skin pedicle flap | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15732 | T |  | Muscle-skin graft, head/neck | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15734 | T |  | Muscle-skin graft, trunk | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15736 | T |  | Muscle-skin graft, arm | 0027 | 16.8576 | \$962 54 | \$329.72 | \$192.51 |
| 15738 | T |  | Muscle-skin grafl. leg | 0027 | 16.8576 | \$962 54 | \$329.72 | \$192.51 |
| 15740 | T |  | 1stand pedicle flap graft | 0027 | 16.8576 | \$962 54 | \$329.72 | \$192.51 |
| 15750 | T |  | Neurovascular pedicle graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15756 | c |  | Free muscle flap. microvasc |  |  |  |  |  |
| 15757 | C |  | Free skin flap, microvasc |  |  |  |  |  |
| 15758 | c |  | Free fascial flap, microvasc |  |  |  |  |  |

- Refer to preamble for explanation of multipte payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{aligned} & \text { Payment } \\ & \text { Rate } \\ & \hline \end{aligned}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 15760 | T |  | Composite skin graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15770 | T |  | Derma-tat-tascia graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15775 | T |  | Hair transplant punch grafts | 0025 | 4.6906 | \$267.82 | \$101. 17 | \$53.56 |
| 15776 | T |  | Hair transplant punch grafts | 0025 | 4.6906 | \$267.82 | \$101.17 | \$53.56 |
| 15780 | T |  | Abrasion treatment of skin | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 15781 | T |  | Abrasion treatment of skin | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 15782 | T |  | Dressing change nol for burn | 0019 | 4.2663 | \$24360 | \$71.87 | \$48.72 |
| 15783 | T |  | Abrasion Ireatment of skin | 0016 | 2.8562 | \$16308 | \$57.31 | \$32.62 |
| 15786 | T |  | Abrasion, lesion, single | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 15787 | T |  | Abrasion, lesions, add-on | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 15788 | $T$ |  | Chemical peel, face, epiderm | 0012 | 0.7559 | \$43.16 | \$11.18 | \$8.63 |
| 15789 | T |  | Chemical peel, face, dermal | 0015 | 1.7381 | \$99.24 | \$20.35 | \$19.85 |
| 15792 | T |  | Chemical peel, nonfacial | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 15793 | T |  | Chemical peel, nonfacial | 0012 | 0.7559 | \$43.16 | \$11.18 | \$8.63 |
| 15810 | T |  | Salabrasion | 0016 | 2.8562 | \$163.08 | \$57.31 | \$32.62 |
| 15811 | T |  | Salabrasion | 0016 | 2.8562 | \$16308 | \$57.31 | \$32.62 |
| 15819 | T |  | Plaslic surgery, neck | 0025 | 4.6906 | \$267.82 | \$101.17 | \$53.56 |
| 15820 | T |  | Revision of lower eyelid | 0027 | 168576 | \$962.54 | \$329 72 | \$192.51 |
| 15821 | T |  | Revision of lower eyelid | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15822 | T |  | Revision of upper eyelid | 0027 | 16.8576 | \$962.54 | \$329 72 | \$192.51 |
| 15823 | T |  | Revision of upper eyelid | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15824 | T |  | Removal of forehead wrinkles | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15825 | T |  | Removal of neck wrinkles | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15826 | T |  | Removal of brow wrinkles | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15828 | T |  | Removal of face wrinkles | 0027 | 16.8576 | 5962.54 | \$329.72 | \$192.51 |
| 15829 | T |  | Removal of skin wrinkles | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15831 | T |  | Excise excessive skin lissue | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 15832 | T |  | Excise excessive skin lissue | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 15833 | T |  | Excise excessive skin tissue | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 15834 | T |  | Excise excessive skin lissue | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 15835 | T |  | Excise excessive skin lissue | 0025 | 4.6906 | \$267. 82 | \$101.17 | \$53.56 |
| 15836 | T |  | Excise excessive skın tissue | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 15837 | T | . | Excise excessive skin tissue | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 15838 | T |  | Excise excessive skin tissue | 0021 | 149964 | \$856.26 | \$219.48 | 5171.25 |
| 15839 | T |  | Excise excessive skın lissue | 0021 | 149964 | \$856.26 | \$219.48 | \$171.25 |
| 15840 | T |  | Graft for tace nerve palsy | 0027 | 168576 | \$962.54 | \$329.72 | \$192.51 |
| 15841 | T |  | Graft for face nerve palsy | 0027 | 168576 | \$962.54 | \$329 72 | \$192.51 |
| 15842 | T |  | Flap for face nerve palsy | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15845 | T |  | Skin and muscle repair, face | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15850 | T |  | Removal of sulures | 0016 | 2.8562 | \$163.08 | \$57.31 | \$32.62 |
| 15851 | T |  | Removal of sutures | 0016 | 2.8562 | \$163.08 | \$57.31 | \$32.62 |
| 15852 | $x$ |  | Dressing change not for burn | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| 15860 | X |  | Test for blood flow in graft | 0359 | 0.8744 | \$49.93 |  | \$9.99 |
| 15876 | T |  | Suction assisted lipectomy | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15877 | T |  | Suction assisted lipectomy | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15878 | T |  | Suction assisted lipectomy | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15879 | T |  | Suction assisled lipectomy | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15920 | T |  | Removal of tail bone ulcer | 0019 | 4.2663 | \$243.60 | \$71.87 | 548.72 |
| 15922 | T |  | Removal of tail bone utcer | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15931 | T |  | Remove sacrum pressure sore | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |

- Refer lo preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indlcator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 15933 | $T$ |  | Remove sacrum pressure sore | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 15934 | T |  | Remove sacrum pressure sore | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15935 | T | - | Remove sacrum pressure sore | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15936 | T |  | Remove sacrum pressure sore | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15937 | T |  | Remove sacrum pressure sore | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15940 | T |  | Remove hip pressure sore | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 15941 | T. |  | Remove hip pressure sore | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 15944 | T |  | Remove hip pressure sore | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15945 | T |  | Remove hip pressure sore | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15946 | T |  | Remove hip pressure sore | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15950 | T |  | Remove thigh pressure sore | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 15951 | T |  | Remove thigh pressure sore | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 15952 | T |  | Remove thigh pressure sore | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15953 | $T$ |  | Remove thigh pressure sore | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15956 | T |  | Remove thigh pressure sore | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15958 | T |  | Remove thigh pressure sore | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 15999 | T |  | Removal of pressure sore | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 16000 | T |  | Initial treatment of burn(s) | 0012 | 0.7559 | \$43.16 | \$11.18 | \$8.63 |
| 16010 | T |  | Treatment of burn(s) | 0016 | 2.8562 | \$163.08 | \$57.31 | \$32.62 |
| 16015 | T |  | Treatment of bum(s) | 0017 | 17.4667 | \$997.31 | \$227.84 | \$199.46 |
| 16020 | T |  | Treatment of burn(s) | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 16025 | T |  | Treatment of burn(s) | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 16030 | T |  | Treatment of burn(s) | 0015 | 1.7381 | \$99.24 | \$20.35 | \$19.85 |
| 16035 | c |  | Incision of burn scab, initi |  |  |  |  |  |
| 16036 | c |  | Escharotomy: add'l incision |  |  |  |  |  |
| 17000 | T |  | Destroy benign/premig lesion | 0010 | 0.5982 | \$34.16 | \$9.74 | \$6.83 |
| 17003 | T |  | Destroy lesions, 2-14 | 0010 | 0.5982 | \$34.16 | \$9.74 | \$6.83 |
| 17004 | T |  | Destroy lesions, 15 or more | 0011 | 2.4657 | \$140.79 |  | \$28. 16 |
| 17106 | T |  | Destruction of skin lesions | 0011 | 2.4657 | \$140.79 |  | \$28.16 |
| 17107 | T |  | Destruction of skin lesions | 0011 | 2.4657 | \$140.79 |  | \$28.16 |
| 17108 | T |  | Destruction cf skin lesions | 0011 | 2.4657 | \$140.79 |  | \$28.16 |
| 17110 | T |  | Destruct lesion, 1-14 | 0010 | 0.5982 | \$34.16 | \$9.74 | \$6.83 |
| 17111 | T |  | Destruct lesion, 15 or more | 0010 | 0.5982 | \$34.16 | \$9.74 | \$6.83 |
| 17250 | T |  | Chemical cautery, tissue | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 17260 | T |  | Destruction of skin lesions | 0015 | 17381 | \$99.24 | \$20.35 | \$19.85 |
| 17261 | T |  | Destruction of skin lesions | 0015 | 17381 | \$99.24 | \$20.35 | \$19.85 |
| 17262 | T |  | Destruction of skin lesions | 0015 | 17381 | \$99.24 | \$20.35 | \$19.85 |
| 17263 | T |  | Destruction of skin lesions | 0015 | 1.7381 | \$99.24 | \$20.35 | \$19.85 |
| 17264 | $T$ |  | Destruction of skin lesions | 0015 | 1.7381 | \$99.24 | \$20.35 | \$19.85 |
| 17266 | T |  | Destruction of skin lesions | 0016 | 2.8562 | \$163.08 | \$57.31 | \$32.62 |
| 17270 | $T$ |  | Destruction of skin lesions | 0015 | 1.7381 | \$99.24 | \$20.35 | \$19.85 |
| 17271 | T |  | Destruction of skin lesions | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 17272 | T |  | Destruction of skin lesions | 0015 | 1.7381 | \$99.24 | \$20.35 | \$19.85 |
| 17273 | T |  | Destruction of skin lesions | 0015 | 1.7381 | \$99.24 | \$20.35 | \$19.85 |
| 17274 | $T$ |  | Destruction of skin lesions | 0016 | 28562 | \$163.08 | \$57.31 | \$32.62 |
| 17276 | T |  | Destruction of skin lissions | 0016 | 28562 | \$163.08 | \$57.31 | \$32.62 |
| 17280 | T |  | Destruction of skin lesions | 0015 | 17381 | \$99.24 | \$20.35 | \$19.85 |
| 17281 | T |  | Destruction of skin lesions | 0015 | 1.7381 | \$99.24 | \$20.35 | \$19.85 |
| 17282 | T |  | Destruction of skin lesions | 0015 | 1.7381 | \$99.24 | \$20.35 | \$19.85 |
| 17283 | T |  | Destruction of skin lesions | 0015 | 1.7381 | \$99.24 | \$20.35 | \$19.85 |

[^71]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT $I$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 17284 | T |  | Destruction of skin lesions | 0016 | 2.8562 | \$163.08 | \$57.31 | \$32.62 |
| 17286 | T |  | Destruction of skin lesions | 0015 | 1.7381 | \$99.24 | \$20.35 | \$19.85 |
| 17304 | T |  | Chemosurgery of skin lesion | 0694 | 4.2372 | \$241.94 | \$64.93 | \$48.39 |
| 17305 | T |  | 2 stage mohs. up to 5 spec | 0694 | 4.2372 | \$241.94 | \$64.93 | \$48.39 |
| 17306 | T |  | 3 stage mohs, up to 5 spec | 0694 | 4.2372 | \$241.94 | \$64.93 | \$48.39 |
| 17307 | T |  | Mohs addl stage up to 5 spec | 0694 | 4.2372 | \$241.94 | \$64.93 | \$48.39 |
| 17310 | T |  | Exlensive skin chemosurgery | 0694 | 4.2372 | \$241.94 | \$64.93 | \$4839 |
| 17340 | T |  | Cryotherapy of skin | 0012 | 0.7559 | \$43.16 | \$11.18 | §863 |
| 17360 | T |  | Skin peel therapy | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 17380 | T |  | Hair removal by electrolysis | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 17999 | T |  | Skin tissue procedure | 0006 | 1.6969 | \$96.89 | \$23.26 | \$19.38 |
| 19000 | $T$ |  | Drainage of breast lesion | 0004 | 1.6895 | \$96.47 | \$22.36 | \$19.29 |
| 19001 | T |  | Drain breast lesion add-on | 0004 | 1.6895 | \$96.47 | \$22.36 | \$19.29 |
| 19020 | T |  | Incision of breast tesion | 0007 | 12.5436 | \$716.21 |  | \$143.24 |
| 19030 | N |  | Injection for breast x-ray |  |  |  |  |  |
| 19100 | T |  | Bx breast percut w/o image | 0005 | 3.7810 | \$215.89 | \$71.59 | \$43.18 |
| 19101 | T |  | Biopsy of breast, open | 0028 | 189346 | \$1,081.13 | \$303.74 | \$216.23 |
| 19102 | T |  | Bx breast percut w/image | 0005 | 3.7810 | \$215.89 | \$71.59 | \$43.18 |
| 19103 | T |  | Bx breast percut w/device | 0658 | 6.7367 | \$384.65 |  | \$76.93 |
| 19110 | T |  | nipple exploration | 0028 | 18.9346 | \$1.081.13 | \$303.74 | \$216.23 |
| 19112 | T |  | Excise breast duct fistula | 0028 | 18.9346 | \$1.081.13 | \$303.74 | \$216.23 |
| 19120 | T |  | Removal of breast lesion | 0028 | 18.9346 | \$1,081.13 | \$303.74 | \$216.23 |
| 19125 | T |  | Excision, breast lesion | 0028 | 18.9346 | \$1,081.13 | \$303.74 | \$216.23 |
| 19126 | T |  | Excision, addt breast lesion | 0028 | 18.9346 | \$1,081.13 | \$303.74 | \$216.23 |
| 19140 | T |  | Removal of breast lissue | 0028 | 18.9346 | \$1.081.13 | \$303.74 | \$216.23 |
| 19160 | T |  | Removal of breast tissue | 0028 | 18.9346 | \$1,081.13 | \$303.74 | \$216.23 |
| 19162 | T |  | Remove breast lissue, nodes | 0693 | 41.0228 | \$2,342.32 | \$798.17 | \$468.46 |
| 19180 | T |  | Removal of breast | 0029 | 31.5099 | \$1,799.15 | \$632.64 | \$359.83 |
| 19182 | T |  | Removal of breast | 0029 | 31.5099 | \$1,799.15 | \$632.64 | \$359.83 |
| 19200 | c |  | Removal of breast |  |  |  |  |  |
| 19220 | c |  | Removal of breast |  |  |  |  |  |
| 19240 | T |  | Removal of breast | 0030 | 39.5804 | \$2,259.96 | \$763.55 | \$451.99 |
| 19260 | T |  | Removal of chest wall lesion | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 19271 | c |  | Revision of chest wall | - |  |  |  |  |
| 19272 | c |  | Exlensive chest wall surgery |  |  |  |  |  |
| 19290 | N |  | Place needle wire, breast |  |  |  |  |  |
| 19291 | N |  | Place needle wire, breast |  |  |  |  |  |
| 19295 | S |  | Place breast clip. percut | 0657 | 18524 | 2. .4 .77 |  | \$21.15 |
| 19316 | T |  | Suspension of breast | 0029 | 31.5099 | \$1,799.15 | \$632.64 | \$359.83 |
| 19318 | $T$ |  | Reduction of large breast | 0693 | 41.0228 | \$2,342.32 | \$798.17 | \$468.46 |
| 19324 | T |  | Enlarge breast | 0693 | 41.0228 | \$2,342.32 | \$798.17 | \$468.46 |
| 19325 | $T$ |  | Enlarge breast with implant | 0648 | 49.4801 | \$2,825.21 |  | \$565.04 |
| 19328 | T |  | Removal of breast implant | 0029 | 31.5099 | \$1,799.15 | \$632.64 | \$359.83 |
| 19330 | T |  | Removat of implant material | 0029 | 31.5099 | \$1,799.15 | \$632.64 | \$359.83 |
| 19340 | T |  | Immediate breast prosthesis | 0030 | 39.5804 | \$2,259.96 | \$763.55 | \$451.99 |
| 19342 | T |  | Delayed breast prosthesis | 0648 | 49.4801 | \$2,825.21 |  | \$565.04 |
| 19350 | T |  | Breast reconstruction | 0028 | 18.9346 | \$1,081.13 | \$303.74 | \$2 16.23 |
| 19355 | T |  | Correct inverted nipple(s) | 0029 | 31.5099 | \$1.799.15 | \$632.64 | \$359.83 |
| 19357 | T |  | Breast reconstruction | 0648 | 49.4801 | \$2,825.21 |  | \$565.04 |
| 1 | C |  | Breast reconstruction |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | Natlonal Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 19364 | c |  | Breast reconstruction |  |  |  |  |  |
| 19366 | T |  | Breast reconstruction | 0029 | 31.5099 | \$1.799. 15 | \$632.64 | \$359.83 |
| 19367 | C |  | Breast reconstruction |  |  |  |  |  |
| 19368 | C |  | Breast reconstruction |  |  |  |  |  |
| 19369 | c |  | Breast reconstruction |  |  |  |  |  |
| 19370 | T |  | Surgery of breast capsule | 0029 | 31.5099 | \$1.799. 15 | \$632.64 | \$359.83 |
| 19371 | T |  | Removal of breast capsule | 0029 | 315099 | \$1,799 15 | \$632.64 | \$359.83 |
| 19380 | T |  | Revise breast reconstruction | 0030 | 39.5804 | \$2,259.96 | \$763.55 | \$451.99 |
| 19396 | T |  | Design custom breast implant | 0029 | 31.5099 | \$1,799.15 | \$632.64 | \$359.83 |
| 19499 | T |  | Breast surgery procedure | 0028 | 18.9346 | \$1.081.13 | \$303.74 | \$216.23 |
| 20000 | T |  | Incision of abscess | 0006 | 1.6969 | \$96.89 | \$23.26 | \$19.38 |
| 20005 | T |  | Incision of deep abscess | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 20100 | T |  | Explore wound, neck | 0023 | 3.3487 | \$191.20 | \$40.37 | \$38.24 |
| 20101 | T |  | Explore wound, chest | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 20102 | T |  | Explore wound, abdomen | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 20103 | T |  | Explore wound, extremity | 0023 | 3.3487 | \$191.20 | \$40.37 | \$38.24 |
| 20150 | T |  | Excise epiphyseal bar | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 20200 | T |  | Muscle biopsy | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 20205 | T |  | Deep muscle biopsy | 0021 | 14.9964 | \$856. 26 | \$219.48 | \$171.25 |
| 20206 | T |  | Needle biopsy, muscle | 0005 | 37810 | \$2 15.89 | \$71.59 | \$43.18 |
| 20220 | T |  | Bone biopsy, trocar/needle | 0019 | -4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 20225 | T |  | Bone biopsy, trocar/needle | 0020 | 7.7453 | \$442.24 | \$113.25 | \$88.45 |
| 20240 | T |  | Bone biopsy, excisional | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 20245 | T |  | Bone biopsy, excisional | 0022 | 19.4617 | \$1,111 22 | \$354.45 | \$222.24 |
| 20250 | T |  | Open bone biopsy | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 20251 | T |  | Open bone biopsy | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 20500 | T |  | Injection of sinus tract | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 20501 | N |  | Inject sinus tract for x -ray |  |  |  |  |  |
| 20520 | T |  | Removal of foreign body | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 20525 | T |  | Removal of foreign body | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 20526 | T |  | Ther injection, carp tunnel | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 20550 | T |  | Inject tendon/ligament/cyst | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 20551 | T |  | Inj tendon origin/insertion | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 20552 | T |  | Inj trigger point, 1/2 muscl | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 20553 | T |  | Inject trigger points. > 3 | 0204 | 21898 | \$125.03 | \$40.13 | \$25.01 |
| 20600 | T |  | Drain/inject, jolnt/bursa | 0204 | 21898 | \$125.03 | \$40.13 | \$25.01 |
| 20605 | T |  | Drain/inject, joint/bursa | 0204 | 21898 | \$125.03 | \$40.13 | \$25.01 |
| 20610 | T |  | Drain/inject, joint/bursa | 0204 | 21993 | \$125.03 | \$40.13 | \$25.01 |
| 20612 | T |  | Aspirate/inj ganglion cyst | 0204 | 21898 | \$125.03 | \$40.13 | \$25.01 |
| 20615 | T |  | Treatment of bone cyst | 0004 | 1.6895 | \$96.47 | \$22.36 | \$19.29 |
| 20650 | T |  | Insert and remove bone pin | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 20660 | C |  | Apply, rem fixation device |  |  |  |  |  |
| 20661 | C |  | Application of head brace |  |  |  |  |  |
| 20662 | C |  | Application of pelvis brace |  |  |  |  |  |
| 20663 | c |  | Application of thigh brace |  |  |  |  |  |
| 20664 | c |  | Halo brace application |  |  |  |  |  |
| 20665 | $x$ |  | Removal of fixation device | 0340 | 06454 | \$36.85 |  | \$7.37 |
| 20670 | T |  | Removal of support implant | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 20680 | T |  | Removal of support implant | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 20690 | T |  | Apply bone fixation device | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |

- Refer to preamble for explanation of mutitiple payment rates.

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Addendum B. - Payment Status by HCPCS Gode and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 20692 | T |  | Apply bone fixation device | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 20693 | T |  | Adjust bone fixation device | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 20694 | T |  | Remove bone fixation device | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 20802 | C |  | Replantation, arm, complete |  |  |  |  |  |
| 20805 | C |  | Replant forearm, complete |  |  |  |  |  |
| 20808 | C |  | Replantation hand, complete |  |  |  |  |  |
| 20816 | C |  | Replantation digit, complete |  |  |  |  |  |
| 20822 | C |  | Replantation digit, complete |  |  |  |  |  |
| 20824 | C |  | Replantation thumb, complete |  |  |  |  |  |
| 20827 | C |  | Replantation thumb, complete |  |  |  |  |  |
| 20838 | C |  | Replantation foot, complete |  |  |  |  |  |
| 20900 | T |  | Removal of bone for graft | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 20902 | T |  | Removal of borie for graft | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 20910 | T |  | Remove cartilage for graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 20912 | T |  | Remove cartilage for graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.5t |
| 20920 | T |  | Removal of fascia for gratt | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 20922 | T |  | Removal of fascia for graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 20924 | T |  | Removal of tendon for graft | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 20926 | T |  | Removal of tissue for graft | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 20930 | C |  | Spinal bone allograft |  |  |  |  |  |
| 20931 | C |  | Spinal bone allograft |  |  |  |  |  |
| 20936 | C |  | Spinal bone autogratt |  |  |  |  |  |
| 20937 | C |  | Spinal bone autograh |  |  |  |  |  |
| 20938 | C |  | - Spinal bone autograft |  |  |  |  |  |
| 20950 | T |  | Fluid pressure, muscle | 0006 | 1.6969 | \$96.89 | \$23.26 | \$19.38 |
| 20955 | C |  | Fibula bone graft, microvasc |  |  |  |  |  |
| 20956 | C |  | lliac bone graft, microvasc |  |  |  |  |  |
| 20957 | C |  | Mt bone graft, microvasc |  |  |  |  |  |
| 20962 | C |  | Other bone graft, microvasc |  |  |  |  |  |
| 20969 | C |  | Bone/skin graft, microvasc |  |  |  |  |  |
| 20970 | c |  | Bone/skin graft, iliac crest |  |  |  |  |  |
| 20972 | C |  | Bone/skin graft, metatarsal |  |  |  |  |  |
| 20973 | C |  | Bone/skin graft, great toe |  |  |  |  |  |
| 20974 | A |  | Electrical bone stimulation |  |  |  |  |  |
| 20975 | X |  | Electrical bone stimulation | 0340 | 06454 | \$36.85 |  | \$7.37 |
| 20979 | A |  | Us bone stimulation |  |  |  |  |  |
| 20982 | T |  | Abtate, bone tumor(s) perq | 1557 |  | \$1.850.00 |  | \$370.00 |
| 20999 | T |  | Musculoskeletal surgery | 0049 | 203460 | \$1,161.72 |  | \$232.34 |
| 21010 | T |  | Incısion of jaw joint | 0254 | 235464 | \$1.344.45 | \$321.35 | \$268.89 |
| 21015 | T |  | Resection of facial tumor | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 21025 | T |  | Excision of bone, lower jaw | 0256 | 37.1347 | \$2.120.32 |  | \$424 06 |
| 21026 | T |  | Excision of facial bone(s) | 0256 | 37.1347 | \$2.120 32 |  | \$424.06 |
| 21029 | T |  | Contour of face bone lesion | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 21030 | $T$ |  | Removal of face bone lesion | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 21031 | $T$ | - | Remove exostosis, mandible | 0254 | 23.5464 | \$1.344.45 | \$32 t. 35 | \$268.89 |
| 21032 | $T$ |  | Remove exostosis, maxilla | 0254 | 23.5464 | \$1.344 45 | \$321.35 | \$268.89 |
| 21034 | T |  | Removal of face bone lesion | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21040 | T |  | Removal of jaw bone lesion | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 21044 | T |  | Removal of jaw bone lesion | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21045 | C |  | Extensive law surgery |  |  |  |  |  |

* Refer to preamble for explanation ol multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 21046 | T |  | Remove mandible cyst complex | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21047 | T |  | Excise lwr faw cyst w/repair | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 21048 | T |  | Remove maxilla cyst complex | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 21049 | T |  | Excis uppr jaw cyst w/repair | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21050 | T |  | Removal of jaw joint | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21060 | T |  | Remove jaw joint cartlage | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21070 | T |  | Remove coronoid process | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21076 | T |  | Prepare face/oral prosthesis | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 21077 | T |  | Prepare face/oral prosthesis | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 21079 | T |  | Prepare face/oral prosthesis | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21080 | T |  | Prepare face/oral prosthesis | 0256 | 37.1347 | \$2,120.32 |  | \$424 06 |
| 21081 | T | , | Prepare face/oral prosthesis | 0256 | 37.1347 | \$2.120.32 |  | \$42406 |
| 21082 | T |  | Prepare face/oral prosthesis | 0256 | 37.1347 | \$2,120.32 |  | \$42+ 06 |
| 21083 | T |  | Prepare face/oral prosthesis | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21084 | T |  | Prepare face/oral prosthesis | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21085 | $T$ |  | Prepare face/oral prosthesis | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 21086 | T |  | Prepare face/oral prosthesis | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21087 | T |  | Prepare face/oral prosthesis | 0256 | 37.1347 | \$2.120.32 |  | \$424.05 |
| 21088 | T |  | Prepare face/oral prosthesis | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 21089 | T |  | Prepare lace/orat prosthesis | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 21100 | T |  | Maxillofacial fixation | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21110 | T |  | Interdental fixation | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 21116 | N |  | Injection, jaw joint x-ray |  |  |  |  |  |
| 21120 | T |  | Reconstruction of chin | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268 89 |
| 21121 | T |  | Reconstruction of chin | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$26889 |
| 21122 | T |  | Reconstruction of chin | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 21123 | T |  | Reconstruction of chin | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 21125 | T |  | Augmentation, fower jaw bone | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 21127 | T |  | Augmentation, lower jaw bone | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21137 | T |  | Reduction of forehead | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 21138 | T |  | Reduction of forehead | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21139 | T |  | Reduction of forehead | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21141 | c |  | Reconstruct midace. lefort |  |  |  |  |  |
| 21142 | c |  | Reconstruct midface, lefort |  |  |  |  |  |
| 21143 | c |  | Reconstruct midface, lefort |  |  |  |  |  |
| 21145 | c |  | Reconstruct midface, lefort |  |  |  |  |  |
| 21146 | c |  | Reconstruct midface, lefort |  |  |  |  |  |
| 21147 | c |  | Reconstruct midiace, lefort |  |  |  |  |  |
| 21150 | C |  | Reconstruct midface, tefort |  |  |  |  |  |
| 21151 | C |  | Reconstruct midiace, lefort |  |  |  |  |  |
| 21154 | c |  | Reconstruct midlace, lefort |  |  |  | - • |  |
| 21155 | c |  | Reconstruct midiace, lefort |  |  |  |  |  |
| 21159 | c |  | Reconstruct midiace, lefort |  |  |  |  |  |
| 21160 | c |  | Reconstruct midiace, lefort |  |  |  |  |  |
| 21172 | C |  | Reconstruct orbitforehead |  | - |  |  |  |
| 21175 | c |  | Reconstruct orbilforshead |  |  |  |  |  |
| 21179 | c |  | Reconstruct entire forehead |  |  |  |  |  |
| 21180 | c |  | Reconstruct entire forehead |  |  |  |  |  |
| 21181 | T |  | Contour cranal bone lesion | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 21182 | C |  | Reconstruct cranial bo |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indlcator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 21183 | C |  | Reconstruct cranial bone |  |  |  |  |  |
| 21184 | C |  | Reconstruct cranial bone |  |  |  |  |  |
| 21188 | C |  | Reconstruction of midface |  |  |  |  |  |
| 21193 | C |  | Reconst lwr jaw w/o graft |  |  |  |  |  |
| 21194 | C |  | Reconst lwr jaw w/graft |  |  |  |  |  |
| 21195 | C |  | Reconst lwr jaw w/o fixation |  |  |  |  |  |
| 21196 | C |  | Reconst lwr jaw w/fixation |  |  |  |  |  |
| 21198 | T |  | Reconstr lwr jaw segment | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 21199 | T |  | Reconstr lwr jaw w/advance | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21206 | T |  | Reconstruct upper jaw bone | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21208 | T |  | Augmentation of facial bones | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21209 | T |  | Reduction of facial bones | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21210 | T |  | Face bone graft | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21215 | T |  | Lower jaw bone graft | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21230. | T |  | Rib cartilage graft | 0256 | 37.1347 | \$2,120.32. |  | \$424.06 |
| 21235 | T |  | Ear cartilage graft | 0254 | 23.5464 | \$1,344.45 | \$321.35. | \$268.89 |
| 21240 | T |  | Reconstruction of jaw joint | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21242 | T |  | Reconstruction of jaw joint | -0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21243 | T |  | Reconstruction of jaw joint | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21244 | T |  | Reconstruction of lower jaw | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21245 | T |  | Reconstruction of jaw | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21246 | T |  | Reconsiruction of jaw | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21247 | C |  | Reconstruct lower jaw bone | - |  |  |  |  |
| 21248 | T |  | Reconstruction of jaw | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21249 | T |  | Reconstruction of jaw | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 21255 | C |  | Reconstruct lower jaw bone |  |  |  |  |  |
| 21256 | C |  | Reconstruction of orbit |  |  |  |  |  |
| 21260 | T |  | Revise eye sockets | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21261 | T |  | Revise eye sockets | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21263 | T |  | Revise eye sockets | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21267 | T |  | Revise eye sockets | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21268 | C |  | Revise eye sockets |  |  |  |  |  |
| 21270 | T |  | Augmentation, cheek bone | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21275 | T |  | Revision, orbitofacial bones | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 21280 | T |  | Revision of eyelid | 0256 | 37,1347 | \$2,120.32 |  | \$424.06 |
| 21282 | T |  | Revision of eyelid | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 21295 | T |  | Revision of jaw muscle/bone | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 21296 | T |  | Revision of jaw muscle/bone | 0254 | 23.5464 | -.: 4.45 | \$321.35 | \$268.89 |
| 21299 | T |  | Cranio/maxillofacial surgery | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 21300 | T |  | Treatment of skull fracture | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 21310 | T |  | Treatment of nose fracture | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 21315 | T |  | Treatment of nose fracture | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 21320 | T |  | Treatment of nose fracture | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 21325 | T |  | Treatment of nose fracture | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 21330 | T. |  | Treatment of nose fracture | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 21335 | T |  | Treatment of nose fracture | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 21336 | T |  | Treat nasal septal fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 21337 | T |  | Treat nasal septal fracture | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 21338 | T |  | Treat nasoethmoid fracture | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 21339 | T |  | Treat nasoethmoid fracture | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |

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Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indlcator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 21340 | T |  | Treatment of nose fracture | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 21343 | C |  | Treatment of sinus fracture |  |  |  |  |  |
| 21344 | C |  | Treatment of sinus fracture |  |  |  |  |  |
| 21345 | T |  | Treat noseljaw fracture | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 21346 | C |  | Treat noseljaw fracture |  |  |  |  |  |
| 21347 | c |  | Treat nose/jaw lracture |  |  |  |  |  |
| 21348 | C |  | Treat neseljaw fracture |  |  |  |  |  |
| 21355 | T |  | Treat cheek bone fracture | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21356 | T |  | Treat cheek bone fracture | $0254{ }^{\text {* }}$ | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 21360 | c |  | Treat cheek bone fracture |  |  |  |  |  |
| 21365 | c |  | Treat cheek bone fracture |  |  |  |  |  |
| 21366 | c |  | Treat cheek bone fracture |  |  |  |  |  |
| 21385 | C |  | Treat eye socket fracture |  |  |  |  |  |
| 21386 | c |  | Treat eye socket fracture |  |  |  |  |  |
| 21387 | c |  | Treat eye socket fracture |  |  |  |  |  |
| 21390 | T |  | Treat eye socket fracture | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21395 | C |  | Treat eye socket fracture |  |  |  |  |  |
| 21400 | T |  | Treat eye socket fracture - | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 21401 | T |  | Treat eye socket fracture | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 21406 | T |  | Treat eye socket fracture | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21407 | T |  | Treat eye socket fracture | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21408 | c |  | Treat eye socket fracture |  |  |  |  |  |
| 21421 | T |  | Treat mouth roof fracture | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 21422 | c |  | Treat mouth roof fracture |  |  |  |  |  |
| 21423 | C |  | Treat mouth roof fracture |  |  |  |  |  |
| 21431 | C |  | Treat craniofacial fracture |  |  |  |  |  |
| 21432 | c |  | Treat craniofacial fracture |  |  |  |  |  |
| 21433 | c |  | Treat craniofacial fracture |  |  |  |  |  |
| 21435 | C |  | Treat craniofacial fracture |  |  |  |  |  |
| 21436 | c |  | Treat craniofacial fracture |  |  |  |  |  |
| 21440 | T |  | Treat dental ridge fracture | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 21445 | T |  | Treat dental ridge fracture | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$26889 |
| 21450 | T |  | Treat lower jaw fracture | 0251 | 1.9490 | \$111.28 |  | \$22 26 |
| 21451 | T |  | Treat lower jaw fracture | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 21452 | T |  | Treat lower jaw fracture | 0253 | 159924 | \$913.13 | \$282.29 | \$182.63 |
| 21453 | T |  | Treat lower jaw fracture | 0256 | 371347 | \$2.120.32 |  | \$424.06 |
| 21454 | T |  | Treat lower jaw fracture | 0254 | 235464 | \$1,344.45 | \$321.35 | \$268.89 |
| 21461 | T |  | Treat lower jaw fracture | 0256 | 371347 | \$2,120.32 |  | \$424 n \% |
| 21462 | T |  | Treat lower jaw fracture | 0256 | 371347 | \$2,120.32 |  | \$424.06 |
| 21465 | T |  | Treat lower jaw fracture | 0256 | 37.1347 | \$2,120.32 | . | \$424.06 |
| 21470 | T |  | Treat lower jaw fracture | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 21480 | T |  | Reset dislocated jaw | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 21485 | T |  | Reset dislocated jaw | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 21490 | T |  | Repair dislocated jaw | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 21493 | T |  | Treat hyoid bone fracture | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 21494 | T |  | Treat hyoid bone fracture | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 21495 | c |  | Treat hyoid bone fracture |  |  |  |  |  |
| 21497 | T |  | Interdental wiring | 0253 | 15.9924 | \$913.13 | \$282 29 | \$182.63 |
| 21499 | T |  | Head surgery procedure | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 21501 | T |  | Drain neck/chest lesion | 0008 | 19.5952 | \$1,118.85 |  | \$223.77 |

[^72]
## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{aligned} & \text { Payment } \\ & \text { Rate } \end{aligned}$ | Nationat Unadjusted Copayment | Mintmum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 21502 | T |  | Drain chest lesion | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 21510 | C |  | Drainage of bone iesion |  |  |  |  |  |
| 21550 | T |  | Biopsy of neck/chest | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 21555 | T |  | Remove lesion, neck/chest | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 21556 | T |  | Remove lesion, neck/chest | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 21557 | T |  | Remove tumor, neck/chest | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 21600 | T |  | Partiat removal of rib | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 21610 | T |  | Partial removal of rib | 0050 | 247044 | \$1.410.57 |  | \$282.11 |
| 21615 | c |  | Removal of rib |  |  |  |  |  |
| 21616 | c |  | Removat of rib and nerves |  |  |  |  |  |
| 21620 | c |  | Partial removal of sternum |  |  |  |  |  |
| 21627 | C |  | Sternal debridement |  |  |  |  |  |
| 21630 | c |  | Extensive sternum surgery | - - |  |  |  |  |
| 21632 | C |  | Extensive sternum surgery |  |  |  |  |  |
| 21685 | T |  | Hyoid myotomy \& suspension | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 21700 | T |  | Revision of neck muscie | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 21705 | C |  | Revision of neck muscle/rib |  |  |  |  |  |
| 21720 | T |  | Revision of neck muscle | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 21725 | T |  | Revision of neck muscle | 0006 | 1.6969 | \$96.89 | \$23.26 | \$19.38 |
| 21740 | c |  | Reconstruction of sternum |  |  |  |  |  |
| 21742 | T |  | Repair stern/nuss w/o scope | 0051 | 36.1086 | \$2.061.73 |  | \$4 12.35 |
| 21743 | T |  | Repair stemum/nuss w/scope | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 21750 | c |  | Repair of sternum separation |  |  |  |  |  |
| 21800 | T |  | Treatment of rib fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 21805 | T |  | Treatment of rib fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 21810 | c |  | Treatment of rib fracture(s) |  |  |  |  |  |
| 21820 | T |  | Treat sternum fracture | 0043 | 1.8350 | \$104.77 |  | \$2095 |
| 21825 | c |  | Treat sternum fracture |  |  |  |  |  |
| 21899 | T |  | Neck/chest surgery procedure | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 21920 | T |  | Biopsy soft tissue of back | 0020 | 7.7453 | \$442.24 | \$113.25 | \$88.45 |
| 21925 | T |  | Biopsy soft tissue of back | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222 24 |
| 21930 | T |  | Remove lesion, back or flank | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 21935 | T |  | Remove tumor, back | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 22100 | T |  | Remove part of neck vertebra | 0208 | 426390 | \$2.434.60 |  | \$486.92 |
| 22101 | T |  | Remove part, thorax vertebra | 0208 | 426390 | \$2.434.60 |  | \$486.92 |
| 22102 | T |  | Remove part, lumbar vertebra | 0208 | 426390 | \$2.434.60 |  | \$486.92 |
| 22103 | T |  | Remove extra spine segment | . 0208 | 426390 | \$2.434.60 |  | \$486.92 |
| 22110 | C |  | Remove part of neck vertebra |  |  |  |  |  |
| 22112 | c |  | Remove part, thorax vertebra |  |  |  |  |  |
| 22114 | c |  | Remove part, tumbar vertebra |  |  |  |  |  |
| 22116 | C |  | Remove extra spine segment |  |  |  |  |  |
| 22210 | C |  | Revision of neck spine |  |  |  |  |  |
| 22212 | C |  | Revision of thorax spine |  |  |  |  |  |
| 22214 | c |  | Revision of lumbar spine |  |  |  |  |  |
| 22216 | c |  | Revise, extra spine segment |  |  |  |  |  |
| 22220 | C |  | Revision of neck spine |  |  |  |  |  |
| 22222 | T |  | Revision of thorax spine | 0208 | 42.6390 | \$2.434.60 |  | \$486 92 |
| 22224 | c |  | Revision of lumbar spine |  |  |  |  |  |
| 22226 | c |  | Revise, extra spine segment |  |  |  |  |  |
| 22305 | r |  | Treat spine process fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |

- Refer to preamble for explanation of multipte payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT I HCPCS | Status indicator | Comment Indicator | Description | APC | Retative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 22310 | T |  | Treat spine fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 22315 | T |  | Treat spine fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 22318 | c |  | Treat odontoid fx w/o grath |  |  |  |  |  |
| 22319 | C |  | Treat odonloid fx w/graft |  |  |  |  |  |
| 22325 | C |  | Treat spine fraclure |  |  |  |  |  |
| 22326 | c |  | Treat neck spine fracture |  |  |  |  |  |
| 22327 | c |  | Treat thorax spine fracture |  |  |  |  |  |
| 22328 | C |  | Treat each add spine fx |  |  |  |  |  |
| 22505 | T |  | Manipulation of spine | 0045 | 142303 | \$812.52 | \$268.47 | \$162.50 |
| 22520 | T |  | Percut vertebroplasty thor | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 22521 | T |  | Percut vertebroplasty lumb | 0050 | - 24.7044 | \$1,410.57 |  | \$282.11 |
| 22522 | T |  | Percut vertebroplasty add! | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 22532 | C |  | Lat thorax spine fusion |  |  |  |  |  |
| 22533 | C |  | Lat lumbar spine fusion |  |  |  |  |  |
| 22534 | C |  | Lat thorllumb, add'l seg |  |  |  |  |  |
| 22548 | C |  | Neck spine fusion |  |  |  |  |  |
| 22554 | C |  | Neck spine fusion |  |  |  |  |  |
| 22556 | C |  | Thorax spine fusion |  |  |  |  |  |
| 22558 | C |  | Lumbar spine fusion |  |  |  |  |  |
| 22585 | c |  | Additional spinal fusion |  |  |  |  |  |
| 22590 | C |  | Spine \& skull spinal fusion |  |  |  |  |  |
| 22595 | c |  | Neck spinal fusion |  |  |  |  |  |
| 22600 | c |  | Neck spine fusion |  |  |  |  |  |
| 22610 | C |  | Thorax spine fusion |  |  |  |  |  |
| 22612 | T |  | Lumbar spine fusion | 0208 | 42.6390 | \$2,434.60 |  | \$486.92 |
| 22614 | T |  | Spine fusion, extra segment | 0208 | 42.6390 | \$2.434.60 |  | \$486.92 |
| 22630 | C |  | Lumbar spine fusion |  |  |  |  |  |
| 22632 | C |  | Spine fusion, extra segment |  |  |  |  |  |
| 22800 | C |  | Fusion of spine |  |  |  |  |  |
| 22802 | C |  | Fusion of spine |  |  |  |  |  |
| 22804 | C |  | Fusion of spine |  |  |  |  |  |
| 22808 | c |  | Fusion of spine |  |  |  |  |  |
| 22810 | C |  | Fusion of spine |  |  |  |  |  |
| 22812 | C |  | Fusion of spine |  |  |  |  |  |
| 22818 | C |  | 'Kypheclomy, 1-2 segmenls |  |  |  |  |  |
| 22819 | c |  | Kyphectomy, 3 or more |  |  |  |  |  |
| 22830 | C |  | Exploration of spinal fusion |  |  |  |  |  |
| 22840 | C |  | Insert spine fixation device |  |  |  |  |  |
| 22841 | C |  | Insert spine fixalion device |  |  |  |  |  |
| 22842 | C |  | Insert spine fixation device |  |  |  |  |  |
| 22843 | c |  | Insert spine fixation device |  |  |  |  |  |
| 22844 | C |  | Insert spine fixation device |  |  |  |  |  |
| 22845 | C |  | Insert spine fixation device |  |  |  |  |  |
| 22846 | C |  | Insert spine fixalion device |  |  |  |  |  |
| 22847 | C |  | Insert spine fixation device |  |  |  |  |  |
| 22848 | C |  | Insert pelv fixation device |  |  |  |  |  |
| 22849 | c |  | Reinsert spinat fixation |  |  |  |  |  |
| 22850 | C |  | Remove spine fixation device |  |  |  |  |  |
| 22851 | C |  | Apply spine prosth device |  |  |  |  |  |
| 22852 | C |  | Remove spine fixation device |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005


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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005


- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relatlve Welght | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 23802 | T |  | Fusion of shoulder joint | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 23900 | c |  | Amputation of arm \& girdle |  |  |  |  |  |
| 23920 | c |  | Amputation at shoulder joint |  |  |  |  |  |
| 23921 | T |  | Amputation follow-up surgery | 0025 | 4.6906 | \$267.82 | \$101.17 | \$53.56 |
| 23929 | $T$ |  | Shoulder surgery procedure | 0043 | 18350 | \$104.77 |  | \$20.95 |
| 23930 | T |  | Drainage of arm lesion | 0008 | 19.5952 | \$1,118.85 |  | \$223.77 |
| 23931 | T |  | Drainage of arm bursa | 0007 | 12.5436 | \$716.21 |  | \$143.24 |
| 23935 | T |  | Drain arm/elbow bone lesion | 0049 | 20.3460 | \$1,161.72 |  | \$232 34 |
| 24000 | T |  | Exploratory elbow surgery | 0050 | 24.7044 | \$1.410.57 |  | \$282 11 |
| 24006 | T |  | Release elbow joint | 0050 | 24.7044 | \$1,410.57 |  | \$282 11 |
| 24065 | T |  | Biopsy arm/elbow soft tissue | -0021 | 14.9964 | , \$856.26 | \$219.48 | \$171 25 |
| 24066 | T |  | Biopsy arm/elbow soft tissue | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171:25 |
| 24075 | T |  | Remove arm/eloow lesion | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 24076 | T |  | Remove arm/elbow lesion | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 24077 | T |  | Remove tumor of arm/elbow | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 24100 | T |  | Biopsy elbow joint lining | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 24101 | T |  | Explore/treat elbow joint | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 24102 | T |  | Remove elbow joint lining | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 24105 | T |  | Removal of elbow bursa | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 24110 | T |  | Remove humerus lesion | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 24115 | T |  | Remove/graft bone lesion | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 24116 | T |  | Remove/graft bone lesion | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 24120 | $T$ |  | Remove elbow lesion | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 24125 | T |  | Remove/graft bone lesion | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 24126 | T |  | Remove/graft bone lesion | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 24130 | T |  | Removal of head of raetius | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 24134 | T |  | Removal of amm bone lesion | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 24136 | $T$ |  | Remove radius bone lesion | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 24138 | T |  | Remove elbow bone lesion | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 24140 | T |  | Partial removal of amm bone | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 24145 | T |  | Partial removal of radius | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 24147 | T |  | Partial removal of elbow | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 24149 | T |  | Radical resection of elbow | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 24150 | T |  | Extensive humerus surgery | 0052 | 438069 | \$2.501.29 |  | \$500.26 |
| 24151 | T |  | Extensive humerus surgery | 0052 | 438069 | \$2.501.29 |  | \$500.26 |
| 24152 | T |  | Extensive radius surgery | 0052 | 438069 | \$2,501.29 |  | \$500.26 |
| 24153 | T |  | Extensive radius surgery | 0052 | 438069 | \$2,501.29 |  | \$500.26 |
| 24155 | T |  | Removal of elbow joint | 0051 | 36.1086 | \$2.061.73 |  | \$41235 |
| 24160 | T |  | Remove elbow joint implant | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 24164 | T |  | Remove radius head implant | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 24200 | T |  | Removal of arm foreign body | 0019 | 4.2663 | \$243.60 | \$7187 | \$48.72 |
| 24201 | T |  | Removal of arm foreign body | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 24220 | N |  | Injection for elbow x-ray |  |  |  |  |  |
| 24300 | T |  | Manipulate elbow w/anesth | 0045 | 14.2303 | \$812.52 | \$268.47 | \$162.50 |
| 24301 | T |  | Muscle/tendon Iransfer | 0050 | 24.7044 | \$1.410 57 |  | \$282.11 |
| 24305 | T |  | Arm tendon lengthening | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 24310 | T |  | Revision of arm tendon | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 24320 | T |  | Repair of arm tendon | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 24330 | T |  | Revision of arm muscles | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 24331 | T |  | Revision of arm muscles | 0051 | 36. 1086 | \$2,061.73 |  | \$412.35 |

* Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 24332 | T |  | Tenolysis, triceps | 0049 | 20.3460 | \$1.161.72 * |  | \$232.34 |
| 24340 | T |  | Repair of biceps tendon | 0051 | 36. 1086 | \$2,061.73 |  | \$41235 |
| 24341 | T |  | Repair arm tendon/muscle | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 24342 | T |  | Repair of ruptured tendon | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 24343 | T |  | Repr elbow lat ligmnt w/tiss | 0050 | 24.7044 | \$1.410.57 |  | \$282 11 |
| 24344 | T |  | Reconstruct elbow lat ligmnt | 0051 | 36.1086 | \$2,061.73 |  | \$4 12.35 |
| 24345 | T |  | Repr elbw med ligmnt w/tissu | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 24346 | T |  | Reconstruct elbow med ligmnt | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 24350 | T |  | Repair of tennis elbow | 0050 | 24.7044 | \$1,410.57 |  | \$282.1 1 |
| 24351 | T |  | Repair of tennis elbow | 0050 | 24.7044 | \$1,410.57 |  | \$282 11 |
| 24352 | T |  | Repair of tennis elbow | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 24354 | T |  | Repair of tennis elbow | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 24356 | T |  | Revision of tennis elbow | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 24360 | T |  | Reconstruct elbow joint | 0047 | 31.3840 | \$1,791.96 | \$537.03 | \$358 39 |
| 24361 | T |  | Reconstruct elbow joint | 0425 | 99.7643 | \$5,696.34 | \$1.411.22 | \$1.139.27 |
| 24362 | T |  | Reconstruct elbow joint | 0048 | 41.1519 | \$2.349.69 | \$582.12 | \$469.94 |
| 24363 | T |  | Replace elbow joint | 0425 | 99.7643 | \$5,696.34 | \$1.411.22 | \$1,139.27 |
| 24365 | T |  | Reconstruct head of radius | 0047 | 31.3840 | \$1.791.96 | \$537.03 | \$358.39 |
| 24366 | T |  | Reconstruct head of radius | 0425 | 99.7643 | \$5,696.34 | \$1,411.22 | \$1.139 27 |
| 24400 | T |  | Revision of humerus | 0050 | 24.7044 | \$1,410.57 |  | \$282 11 |
| 24410 | T |  | Revision of humerus | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 24420 | T |  | Revision of humerus | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 24430 | T |  | Repair of humerus | 0051 | 36.1086 | \$2.061 73 |  | \$412.35 |
| + 24435 | T |  | Repair humerus with graft | 0051 | 36.1086 | \$2.061 73 |  | \$4 12.35 |
| - 24470 | T |  | Revision of elbow joint | 0051 | 36.1086 | \$2.06173 |  | \$412.35 |
| - 24495 | T |  | Decompression of forearm | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| ' 24498 | T |  | Reinforce humerus | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| - 24500 | T |  | Treat humerus fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 24505 | T |  | Treat humerus fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 24515 | T |  | Treat humerus fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 24516 | T |  | Treat humerus fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398 86 |
| 24530 | T |  | Treat humerus fracture | 0043 | 1.8350 | \$104.77 |  | \$20 95 |
| 24535 | T |  | Treat humerus fracture | 0043 | 1.8350 | \$104.77 |  | \$2095 |
| 24538 | T |  | Treat humerus fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 24545 | T |  | Treat humerus fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 24546 | T |  | Treat humerus lracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 24560 | T |  | Treat humerus fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 24565 | T |  | Treat humerus fracture | 0043 | 1,8350 | \$104.77 |  | \$20. 95 |
| 24566 | T |  | Treat humerus fracture | 0046 | 349274 | \$1,994.28 | \$535.76 | \$398 8 ¢ |
| 24575 | T |  | Treat humerus fracture | 0046 | 349274 | \$1,994.28 | \$535.76 | \$398.86 |
| 24576 | T |  | Treat humerus fracture | 0043 | 18350 | \$104.77 |  | \$20.95 |
| 24577 | T |  | Treat humerus fracture | 0043 | 18350 | \$104.77 |  | \$20.95 |
| 24579 | T |  | Treat humerus fracture | 0046 | 349274 | \$1,994.28 | \$535.76 | \$398.86 |
| 24582 | $T$ |  | Treat humerus fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 24586 | ${ }^{\top}$ |  | Treat elbow fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 24587 | T |  | Treat elbow fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 24600 | T |  | Treat elbow dislocation | 0043 | 1.8350 | \$104.77. |  | \$20.95 |
| 24605 | T |  | Treat elbow dislocation | 0045 | 14.2303 | \$812.52 | \$268.47 | \$16250 |
| 24615 | T |  | Treat elbow dislocation | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 24620 | T |  | Treat elbow fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment fndicator | Description | APC | Relative Weight | Payment Rate | Natlonal Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 24635 | T |  | Treat elbow fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 24640 | T |  | Treat elbow dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 24650 | T |  | Treat radius fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 24655 | T |  | Treat radius fraclure | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 24665 | T |  | Treat radius fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 24666 | T |  | Treat radius fracture | 0046 | 34.9274 | - \$1,994.28 | \$535.76 | \$398.86 |
| 24670 | T |  | Treat ulnar fracture | 0043 | 1.8350 | \$104.77 |  | \$20 95 |
| 24675 | T |  | Treat ulnar fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 24685 | T |  | Treat ulnar fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 24800 | T |  | Fusion of elbow joint | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 24802 | T |  | Fusion/graft of elbow joint | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 24900 | C |  | Amputation of upper arm |  |  |  |  |  |
| 24920 | C |  | Amputation of upper arm |  |  | . |  |  |
| 24925 | T |  | Amputation follow-up surgery | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 24930 | C |  | Amputation follow-up surgery |  |  |  |  |  |
| 24931 | C |  | Amputate upper arm \& implant |  |  |  |  |  |
| 24935 | T |  | Revision of amputation | 0052 | 43.8069 | \$2,501.29 |  | \$500.26 |
| 24940 | C |  | Revision of upper amm |  |  |  |  |  |
| 24999 | T |  | Upper am/elbow surgery | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25000 | T |  | Incision of tendon sheath | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 25001 | T |  | Incise flexor carpi radialis | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 25020 | T |  | Decompress forearm 1 space | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 25023 | T |  | Decompress forearm I space | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25024 | T |  | Decompress forearm 2 spaces | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25025 | T |  | Decompress forearm 2 spaces | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25028 | T |  | Drainage of forearm lesion | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 25031 | T |  | Drainage of forearm bursa | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 25035 | T |  | Treat forearm bone lesion | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 25040 | T |  | Explore/treat wnst joint | 0050 | 24.7044 | \$1.410.57 |  | \$282. 11 |
| 25065 | T |  | Biopsy forearm soft tissues | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 25066 | T |  | Biopsy forearm soft lissues | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 25075 | T |  | Removel forearm lesion subcu | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 25076 | T |  | Removel forearm lesion deep | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 25077 | T |  | Remove tumor, forearm/wrist | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 25085 | T |  | Incision of wrist capsule | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 25100 | T |  | Biopsy of wrist joint | 0049 | 20.3460 | \$1.161.72 |  | \$232 34 |
| 25101 | $T$ |  | Explore/treat wrist joint | 0050 | 247044 | \$1.410.57 |  | \$282 11 |
| 25105 | T |  | Remove wrist joint lining | 0050 | 247044 | \$1.410.57 |  | \$282 11 |
| 25107 | T |  | Remove wrist joint cartilage | 0050 | 24.7044 | \$1,410.57 | - | \$282 11 |
| 25110 | T |  | Remove wrist tendon lesion | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 25111 | T |  | Remove wrist tendon lesion | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 25112 | T |  | Reremove wrist tendon lesion | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 25115 | T |  | Remove wrisUforearm lesion | 0049 | 20.3460 | \$1,161.72 | - | \$232.34 |
| 25116 | T |  | Remove wristforearm lesion | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 25118 | T |  | Excise wrist tendon sheath | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25119 | T |  | Partial removal of ulna | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25120 | T |  | Removal of forearm lesion | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25125 | T |  | Remove/graft forearm lesion | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25126 | T |  | Remove/graft forearm lesion | -. 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25130 | T |  | Removal of wrist lesion | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related information <br> Calendar Year 2005

| $\begin{aligned} & \text { CPT I } \\ & \text { HCPCS } \end{aligned}$ | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 25135 | T |  | Remove \& graft wrist lesion | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25136 | T |  | Remove \& graft wrist lesion | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25145 | T |  | Remove forearm bone lesion | 0050 | 24.7044 | \$1,410.57 | . | \$282.11 |
| 25150 | T |  | Partial removal of ulna | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25151 | T |  | Partial removal of radius | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25170 | T |  | Extensive forearm surgery | 0052 | 43.8069 | \$2.501.29 |  | \$500.26 ${ }^{\text { }}$ |
| 25210 | T |  | Removal of wrist bone | . 0054 | 25.0921 | \$1.432.74 |  | \$286.54 |
| 25215 | T |  | Removal of wrist bones | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 25230 | T |  | Partial removal of radius | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25240 | T |  | Parfilal removal of ulna | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25246 | N |  | Injection for wrist x-ray |  |  |  |  |  |
| 25248 | T |  | Remove forearm foreign body | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 25250 | T |  | Removal of wrist prosthesis | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25251 | T |  | Removal of wrist prosthesis | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25259 | T |  | Manipulate wrist w/anesthes | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25260 | T |  | Repair forearm tendon/muscle | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25263 | T |  | Repair forearm tendon/muscle | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25265 | T |  | Repair forearm lendon/muscle | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25270 | T |  | Repair forearm lendon/muscle | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25272 | T |  | Repair forearm tendon/muscle | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25274 | T |  | Repair forearm tendon/muscle | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25275 | T |  | Repair forearm lendon sheath | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25280 | T |  | Revise wristforearm tendon | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25290 | T |  | Incise wristforearm tendon | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25295 | T |  | Release wristforearm tendon | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 25300 | T |  | Fusion of lendons at wrist | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25301 | T |  | Fusion ol tendons at wrist | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25310 | T |  | Transplant forearm tendon | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 25312 | T |  | Transplant forearm tendon | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 25315 | T |  | Revise palsy hand tendon(s) | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 25316 | T |  | Revise palsy hand tendon(s) | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 25320 | T |  | Repair/revise wrist joint | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 25332 | T |  | Revise wrist joint | 0047 | 31.3840 | \$1,791.96 | \$537.03 | \$358.39 |
| 25335 | T |  | Realignment of hand | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 25337 | T |  | Reconstruct ulna/radioulnar | 0051 | 361086 | \$2.061.73 |  | \$412.35 |
| 25350 | T |  | Revision of radius | 0051 | 361086 | \$2,061.73 |  | \$412.35 |
| 25355 | T |  | Revision of radius | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 25360 | T |  | Revision of ulna | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25365 | T |  | Revise radius \& ulna | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25370 | T |  | Revise radius or ulna | 0051 | 36.1086 | \$2,061.73 |  | \$4 12.35 |
| 25375 | T |  | Revise radius \& ulna | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 25390 | T | - | Shorten radius or ulna | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25391 | T |  | Lengthen radius or ulna | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 25392 | T |  | Shorten radius \& ulna | 0050 | 24.7044 | \$1.4 10.57 |  | \$282.11 |
| 25393 | T |  | Lengthen radius \& ulna | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 25394 | T |  | Repair carpal bone, shorten | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 25400 | T |  | Repair radius or ulna | 0050 | 247044 | \$1.410.57 | . | \$282.11 |
| 25405 | T |  | Repair/graft radius or ulna | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 25415 | T |  | Repair radius \& ulna | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 25420 | T |  | Repair/graft radius \& ulna | 0051 | 36. 1086 | \$2.061.73 |  | \$412.35 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment <br> Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 25425 | $T$ |  | Reparr/gratt radius or ulna | 0051 | 36.1086 | \$2,061.73 |  | \$4 12.35 |
| 25426 | $T$ |  | Repair/graft radius \& ulna | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 25430 | T |  | Vase gratt into carpal bone | 0054 | 25.0921 | \$1.432.71 |  | \$286 54 |
| 25431 | T |  | Repair nonunion carpal bone | 0054 | 25.0921 | \$1.432.71 |  | \$286 54 |
| 25440 | T |  | Repari/gralt wrist bone | 0051 | 36.1086 | \$2.061 73 |  | \$412.35 |
| 25441 | T |  | Reconstruct wrist joint | 0425 | 99.7643 | \$5,696.34 | \$1,411.22 | \$1,139.27 |
| 25442 | T |  | Reconstruct wrist joint | 0425 | 99.7643 | \$5.696.34 | \$1,411.22 | \$1.139.27 |
| 25443 | T |  | Reconstruct wrist joint | 0048 | 41.1519 | \$2,349.69 | \$582.12 | \$469.94 |
| 25444 | T |  | Reconstruct wrist joint | 0048 | 41.1519 | \$2.349.69 | \$582.12 | \$469.94 |
| 25445 | T |  | Reconstruct wrist joint | 0048 | 41.1519 | \$2.349.69 | \$582.12 | \$469.94 |
| 25446 | T |  | Wnst replacement | 0425 | 99.7643 | \$5,696. 34 | \$1.411.22 | \$1,139.27 |
| 25447 | $T$ |  | Repar wrist joint(s) | 0047 | 31.3840 | \$1.79196 | \$537.03 | \$358.39 |
| 25449 | T |  | Remove wrist joint implant | 0047 | 31.3840 | \$1.79196 | \$537.03 | \$358.39 |
| 25450 | T |  | Revision of wrist joint | 0051 | 36.1086 | \$2,06 173 |  | \$412.35 |
| 25455 | T |  | Revision of wrist joint | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 25490 | T |  | Reinforce radius | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 25491 | $T$ |  | Reinforce ulna | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 25492 | T |  | Reinforce radius and ulna | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 25500 | T |  | Treat fracture of radlus | 0043 | 1.8350 | \$104 77 |  | \$20.95 |
| 25505 | T |  | Treat fracture of radius | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25515 | T |  | Treat fracture of radius | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 25520 | T |  | Treat fracture of fadius | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25525 | T |  | Treat fracture of radius | 0046 | 34.9274 | \$1.994. 28 | \$535.76 | \$398.86 |
| 25526 | T |  | Treat fracture of radius | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 25530 | T |  | Treat fracture of ulna | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25535 | T |  | Treat fracture of ulna | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25545 | T |  | Treat fracture of uina | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 25560 | T |  | Treat fracture radius \& ulna | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25565 | T |  | Treat fracture radius \& ulna | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25574 | T |  | Treat fracture radius \& ulna | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 25575 | T |  | Treat fracture radius/ulna | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 25600 | T |  | Treat fracture radius/ulna | 0043 | 1.8350 | \$104 77 |  | \$20.95 |
| 25605 | T |  | Treat fracture radius/uina | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25611 | T |  | Treat fracture radius/ulna | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 25620 | T |  | Treat fracture radius/ulna | 0046 | 34.9274 | \$1.994. 28 | \$535.76 | \$398.86 |
| 25622 | T |  | Treat wrist bone fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25624 | T |  | Treat wrist bone fracture | 0043 | 18350 | \$104 77 |  | \$20.95 |
| 25628 | T |  | Treat wrist bone fracture | 0046 | 349274 |  | \$535.76 | \$398.86 |
| 25630 | T |  | Treat wrist bone fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25635 | T |  | Treat wrist bone fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25645 | T |  | Treat wrist bone fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 25650 | T |  | Treat wrisl bone fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25651 | T |  | Pin ulnar styloid fracture | 0046 | 34.9274 | \$1,994. 28 | \$535.76 | \$398.86 |
| 25652 | T |  | Treat fraclure ulnar styloid | 0046 | 34.9274 | \$1.994 28 | \$535.76 | \$398.86 |
| 25660 | T |  | Treat wrisl dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25670 | T |  | Treat wrist dislocation | 0046 | 34.9274 | \$1.994 28 | \$535.76 | \$398.86 |
| 25671 | T |  | Pin radioulnar dislocation | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 25675 | T |  | Treat wrist dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25676 | T |  | Treat wrist dislocation | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$39886 |
| 25680 | T |  | Treat wrist fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |

[^73]
## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 25685 | $T$ |  | Treat wrist fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 25690 | T |  | Treat wrist dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 25695 | T |  | Treat wrist dislocation | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 25800 | T |  | Fusion of wrist joint | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 25805 | T |  | Fusion/graft of wrist joint | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 25810 | T |  | Fusion/graft of wrist joint | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 25820 | T |  | Fusion of hand bones | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 25825 | T |  | Fuse hand bones with graft | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 25830 | T |  | Fusion, radioulnar jnt/ulna | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 25900 | c |  | Amputation of forearm |  |  |  |  |  |
| 25905 | c |  | Amputation of forearm |  |  |  |  |  |
| 25907 | T |  | Amputation follow-up surgery | 0049 | 20.3460 | \$1,161.72 |  | \$232 34 |
| 25909 | c |  | Amputation follow-up surgery |  |  |  |  |  |
| 25915 | c |  | Amputation of torearm |  |  |  |  |  |
| 25920 | c |  | Amputate hand at wrist |  |  |  |  |  |
| 25922 | T |  | Amputate hand at wrist | 0049 | 20.3460 | \$1,461.72 |  | \$232.34 |
| 25924 | c |  | Amputation follow-up surgery |  |  |  |  |  |
| 25927 | c |  | Amputation of hand |  |  |  |  |  |
| 25929 | T |  | Amputation follow-up surgery | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 25931 | C |  | Amputation follow-up surgery |  |  |  |  |  |
| 25999 | T |  | Forearm or wrist surgery | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26010 | T |  | Drainage of finger abscess | 0006 | 1.6969 | \$96.89 | \$23.26 | \$19.38 |
| 26011 | T |  | Drainage of finger abscess | 0007 | 12.5436 | \$716.21 |  | \$143.24 |
| 26020 | T |  | Drain hand tendon sheath | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26025 | T |  | Drainage of palm bursa | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26030 | $T$ |  | Drainage of palm bursa(s) | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26034 | T |  | Treat hand bone lesion | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26035 | T |  | Decompress fingers/hand | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26037 | T |  | Decompress fingers/hand | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26040 | T |  | Release palm contracture | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26045 | T |  | Release palm contracture | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26055 | T |  | Incise finger tendon sheath | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26060 | $T$ |  | Incision of finger tendon | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26070 | T |  | Exploreftreat hand joint | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26075 | T |  | Explore/treat finger joint | 0053 | 156402 | \$893.02 | \$253.49 | \$178.60 |
| 26080 | T |  | Explore/treat finger joint | 0053 | 156402 | \$893.02 | \$253.49 | \$178.60 |
| 26100 | T |  | Biopsy hand joint lining | 0053 | 156402 | \$893.02 | \$253.49 | \$178.60 |
| 26105 | T |  | Biopsy finger joint lining | 0053 | 155402 | \$893.02 | \$253.49 | \$178.60 |
| 26110 | $T$ |  | Biopsy finger jont lining | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26115 | T |  | Removel hand lesion subcut | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 26116 | T |  | Removel hand lesion, deep | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 26117 | T |  | Remove lumor, hand/finger | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 26121 | T |  | Release palm contracture | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26123 | T |  | Release palm contracture | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26125 | T |  | Release palm contracture | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26130 | T |  | Remove wrist joint lining | 0053 | 15.5402 | \$893.02 | \$253.49 | \$178.60 |
| 26135 | T |  | Revise finger joint, each | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26140 | T |  | Revise finger joint, each | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26145 | T |  | Tendon excision, palm/finger | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26160 | T |  | Remove tendon sheath lesion | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HGPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 26170 | T |  | Removal of palm tendon, each | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26180 | T |  | Removal of finger tendon | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26185 | T |  | Remove finger bone | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26200 | T |  | Remove hand bone lesion | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26205 | T |  | Remove/graft bone lesion | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26210 | T |  | Removal of finger lesion | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26215 | T |  | Remove/graft finger lesion | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26230 | T |  | Partial removal of hand bone | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26235 | T |  | Partial removal, finger bone | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26236 | T |  | Partial removal. finger bone | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26250 | T |  | Extensive hand surgery | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178 50 |
| 26255 | T |  | Extensive hand surgery | 0054 | 25.0921 | \$1.432.71 |  | \$286 54 |
| 26260 | T |  | Extensive finger surgery | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26261 | T |  | Extensive finger surgery | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26262 | T |  | Partial removal of finger | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26320 | T |  | Removal of implant from hand | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 26340 | T |  | Manipulate finger w/anesth | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26350 | T |  | Repair finger/hand tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26352 | T |  | Repair/graft hand tendon | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26356 | T |  | Repair finger/hand tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26357 | T |  | Repair finger/hand tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26358 | T |  | Repair/graft hand tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286 54 |
| 26370 | T |  | Repair finger/hand tendon | 0054 | 25.0921 | \$1.432.71 |  | \$286 54 |
| 26372 | T |  | Repair/graft hand tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286 54 |
| 26373 | T |  | Repair finger/hand tendon | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26390 | T |  | Revise hand/finger tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26392 | T |  | Repair/graft hand tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26410 | T |  | Repair hand tendon | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26412 | T |  | Repair/graft hand tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26415 | T |  | Excision, hand/finger tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26416 | T |  | Graft hand or finger tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26418 | T |  | Repair finger tendon | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26420 | T |  | Repair/graft finger tendon | 0054 | 25.0921 | \$1.432.71 |  | \$286 54 |
| 26426 | T |  | Repair finger/hand tendon | 0054 | 250921 | \$1,432.71 |  | \$286 54 |
| 26428 | T |  | Repair/graft finger tendon | 0054 | 250921 | \$1,432.71 |  | \$28654 |
| 26432 | T |  | Repair finger tendon | 0053 | 156402 | \$893.02 | \$253.49 | \$178.60 |
| 26433 | T |  | Repair finger tendon | 0053 | 156402 | \$893.02 | \$253.49 | \$178.60 |
| 26434 | $T$ |  | Repairlgraft finger tendon | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26437 | T | - | Realignment of tendons | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26440 | $T$ |  | Release palm/finger tendon | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26442 | $T$ |  | Release palm \& finger tendon | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26445 | $T$ |  | Release hand/finger tendon | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26449 | T |  | Release forearm/hand tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26450 | $T$ |  | Incision of paim tendon | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26455 | T |  | Incision of finger tendon | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26460 | $T$ |  | Incise hand/finger tendon | 0053 | 15.6402 | \$893.02 | \$253.49 | . \$178.60 |
| 2647 t | T |  | Fusion of finger tendons | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26474 | T |  | Fusion of finger tendons | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26475 | T |  | Tendon lengthening | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26477 | T |  | Tendon shortening | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |

- Refer to preamble for explanation of multiple payment rates.

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| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 26478 | T |  | Lengthening of hand lendon | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26479 | T |  | Shortening of hand tendon | 0053 | 156402 | \$893.02 | \$253.49 | \$17850 |
| 26480 | T |  | Transplant hand tendon | 0054 | 25.0921 | \$1.432.71 |  | \$286 54 |
| 26483 | T |  | Transplant/graft hand tendon | 0054 | 25.0921 | \$1.432.71 |  | \$28654 |
| 26485 | T |  | Transplant palm tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26489 | T |  | Transplantgraft palm tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26490 | T |  | Revise thumb tendon | -0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26492 | T |  | Tendon transfer with graft | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26494 | T |  | Hand tendon/muscle Iransfer | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26496 | T |  | Revise thumb tendon | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26497 | T |  | Finger tendon transfer | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26498 | T |  | Finger tendon transfer | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26499 | T |  | Revision of finger | 0054 | 250921 | \$1.432.71 |  | \$286.54 |
| 26500 | T |  | Hand tendon reconstruction | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178 60 |
| 26502 | T |  | Hand tendon reconstruction | 0054 | 25.0921 | \$1.432.71 |  | \$286 54 |
| 26504 | T |  | Hand tendon reconstruction | 0054 | 25.0921 | \$1,432.71 |  | \$28654 |
| 26508 | T |  | Release thumb contracture | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26510 | T |  | Thumb tendon transfer | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26516 | T |  | Fusion of knuckle joint | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26517 | T |  | Fusion of knuckle joints | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26518 | T |  | Fusion of knuckle joints | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26520 | T |  | Release knuckle contracture | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26525 | T |  | Release finger contracture | 0053 | 156402 | \$893.02 | \$253.49 | \$178 60 |
| 26530 | T |  | Revise knuckle joint | 0047 | 313840 | \$1,791.96 | \$537.03 | \$358.39 |
| 26531 | T |  | Revise knuckle with implant | 0048 | 41.1519 | \$2,349 69 | \$582.12 | \$469.94 |
| 26535 | T |  | Revise finger joint | 0047 | 31.3840 | \$1,79196 | \$537.03 | \$35839 |
| 26536 | T |  | Revise/implant finger joint | 0048 | 41.1519 | \$2,349.69 | 5582.12 | \$469 94 |
| 26540 | T |  | Repair hand joint | 0053 | 15.6402 | \$893.02 | \$253.49 | \$17860 |
| 26541 | T |  | Repair hand joint with graft | 0054 | 25.0921 | \$1.432.71 |  | \$28654 |
| 26542 | T |  | Repair hand joint with grath | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26545 | T |  | Reconstruct finger joint | 0054 | 25.0921 | \$1.432.71 |  | \$28654 |
| 26546 | T |  | Repair nonunion hand | 0054 | 25.0921 | \$1,432.71 |  | \$286 54 |
| 26548 | T |  | Reconstruct finger joint | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26550 | T |  | Construct thumb replacement | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26551 | C |  | Great toe-hand transfer |  |  |  |  |  |
| 26553 | C |  | Single Iransfer, toe-hand |  |  |  |  |  |
| 26554 | C |  | Double transfer, toe-hand |  |  |  |  |  |
| 26555 | T |  | Positional change of finger | 0054 | 250921 | \$1.432.71 |  | \$286.54 |
| 26556 | c |  | Toe joint transfer |  |  |  |  |  |
| 26560 | T |  | Repair of web finger | 0053 | 15.6402 | \$893.02 | \$253.49 | \$17860 |
| 26561 | T |  | Repair of web finger | 0054 | 25.0921 | \$1,432.71 |  | \$28654 |
| 26562 | T |  | Repar of web finger | 0054 | 25.0921 | \$1,432.71 |  | \$28654 |
| 26565 | T |  | Correct melaca'pal flaw | 0054 | 25.0921 | \$1.432.71 |  | \$28654 |
| 26567 | T |  | Correct finger deformity | 0054 | 25.0921 | \$1,432.71 |  | \$286. 54 |
| 26568 | T |  | Lengthen metacarpal/finger | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26580 | T |  | Repair hand deformity | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26587 | T |  | Reconstruct extra finger | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26590 | T |  | Repair finger deformity | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26591 | T |  | Repair muscles of hand | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26593 | T |  | Release muscles of hand | 0053 | 15.6402 | \$893.02 | \$253 49 | \$178 60 |

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | Nationat Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 26596 | T |  | Excision constricting tissue | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26600 | T |  | Treat metacarpal fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26605 | T |  | Treat metacarpal fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26607 | T |  | Treat metacarpal fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26608 | T |  | Treat metacarpal fracture | 0046 | 34.9274 | \$1.994 28 | \$535.76 | \$398.86 |
| 26615 | T |  | Treat metacarpal fracture | 0046 | 34.9274 | \$1.994 28 | \$535.76 | \$398.86 |
| 26641 | T |  | Treat thumb dislocation | 0043 | 1.8350 | \$10477 |  | \$20.95 |
| 26645 | T |  | Treat thumb fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26650 | T |  | Treat thumb fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 26665 | T |  | Treat thumb fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 26670 | T |  | Treat hand dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26675 | T |  | Treat hand dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26676 | T |  | Pin hand dislocation | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 26685 | T |  | Treat hand dislocation | 0046 | 34.9274 | \$1.994. 28 | \$535.76 | \$398.86 |
| 26686 | T |  | Treat hand dislocation | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 26700 | T |  | Treat knuckle dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26705 | T |  | Treat knuckle dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26706 | T |  | Pin knuckle dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26715 | T |  | Treat knuckle dislocation | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 26720 | T |  | Treal finger fracture, each | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26725 | T |  | Treat finger fracture, each | 0043 | 1.8350 | \$104.77 |  | \$20 95 |
| 26727 | T |  | Treat finger fracture, each | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$39886 |
| 26735 | T |  | Treat finger fracture, each | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$39886 |
| 26740 | T |  | Treat finger fracture, each | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26742 | T |  | Treat finger fracture, each | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26746 | T |  | Treat finger fracture, each | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 26750 | T |  | Treat finger fraclure, each | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26755 | T |  | Treat finger fracture, each | 0043 | 1.8350 | \$104.77 |  | \$20 95 |
| 26756 | T |  | Pin finger fracture, each | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 26765 | T |  | Treat finger fracture, each | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 26770 | T |  | Treat finger dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 26775 | T |  | Treat finger dislocation | 0045 | 14.2303 | \$812 52 | \$268.47 | \$162.50 |
| 26776 | T |  | Pin finger distocation | 0046 | 34.9274 | \$1.994 28 | \$535.76 | \$398.86 |
| 26785 | T |  | Treat finger dislocation | 0046 | 349274 | \$1.994.28 | \$535.76 | \$398.86 |
| 26820 | T |  | Thumb fusion with grafi | 0054 | 250921 | \$1,432.71 |  | \$286.54 |
| 26841 | T |  | Fusion of thumb | 0054 | 250921 | \$1.432.71 |  | \$286.54 |
| 26842 | T |  | Thumb fusion with graft | 0054 | 250921 | \$1.432.71 |  | \$286.54 |
| 26843 | T |  | Fusion of hand joint | 0054 | 250921 | \$i..J. 71 |  | \$286.54 |
| 26844 | $T$ |  | Fusion/graft of hand joint | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26850 | T |  | Fusion of knuckie | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26852 | T |  | Fusion of knuckle with graft | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26860 | T |  | Fusion of finger joint | $0054{ }^{\circ}$ | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26861 | T |  | Fusion of finger jint, add-on | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 26862 | T |  | Fusion/graft of finger joint | 0054 | 25.0921 | \$1,432.71 |  | \$286.54 |
| 26863 | T |  | Fuse/graft added joint | 0054 | 25.0921 | \$1.432.71 |  | \$286. 54 |
| 26910 | T |  | Amputate metacarpa! yone | 0054 | 25.0921 | \$1.432.71 |  | \$286.54 |
| 2695 t | T |  | Amputation of finger/thumb | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26952 | T |  | Amputation of finger/thumb | 0053 | 15.6402 | \$893.02 | \$253.49 | \$178.60 |
| 26989 | T |  | Hand/finger surgery | 0043 | . 1.8350 | \$104.77 |  | \$20.95 |
| 26990 | T |  | Drainage of pelvis lesion | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |

- Refer to preambte for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 26991 | T |  | Drainage of pelvis bursa | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 26992 | C |  | Drainage of bone lesion |  |  |  |  |  |
| 27000 | T |  | Incision of hip tendon | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27001 | T |  | tncision of hip tendon | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27003 | T |  | Incision of hip tendon | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27005 | C |  | Incision of hip tendon |  |  |  |  |  |
| 27006 | C |  | Incision of hip tendons |  |  |  |  |  |
| 27025 | c |  | Incision of hip/thigh fascia |  |  |  |  |  |
| 27030 | C |  | Drainage of hip joint |  |  |  |  |  |
| 27033 | T |  | Exploration of hip joint | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 27035 | T |  | Denervation of hip joint | 0052 | 43.8069 | \$2.501.29 |  | \$500.26 |
| 27036 | c |  | Excision of hip joint/muscle |  |  |  |  |  |
| 27040 | T |  | Biopsy of soft tissues | 0020 | 7.7453 | \$442.24 | \$11325 | \$88.45 |
| 27041 | T |  | Biopsy of soft tissues | 0020 | 7.7453 | \$442.24 | \$113.25 | \$88.45 |
| 27047 | T |  | Remove hip/pelvis lesion | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 27048 | T |  | Remove hip/pelvis lesion | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 27049 | T |  | Remove tumor, hip/pelvis | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 27050 | T |  | Biopsy of sacroiliac joint | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27052 | T |  | Biopsy of hip joint | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27054 | C |  | Removal of hip joint lining |  |  |  |  |  |
| 27060 | T |  | Removal of ischial bursa | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27062. | T |  | Remove femur lesion/bursa | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27065 | T |  | Removal of hip bone lesion | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27066 | T |  | Removal of hip bione lesion | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27067 | T |  | Remove/graft hip bone lesion | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27070 | c |  | Partial removal of hip bone |  |  |  |  |  |
| 27071 | c |  | Partial removal of hip bone |  |  |  |  |  |
| 27075 | C |  | Extensive hip surgery |  |  |  |  |  |
| 27076 | c |  | Extenslve hip surgery |  |  |  |  |  |
| 27077 | C |  | Extensive hip surgery |  |  |  |  |  |
| 27078 | C |  | Extensive hip surgery |  |  |  |  |  |
| 27079 | c |  | Exlensive hip surgery |  |  |  |  |  |
| 27080 | . $T$ |  | Removal of tail bone | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27086 | T |  | Remove hip foreign body | 0020 | 7.7453 | \$442.24 | \$113.25 | \$88.45 |
| 27087 | $T$ |  | Remove hip foreign body | 0049 | 203460 | \$1,161.72 |  | \$232.34 |
| 27090 | C |  | Removal of hip prosthesis |  | , . |  |  |  |
| 27091 | C |  | Removal of hip prosthesis |  |  |  |  |  |
| 27093 | N |  | Injection for hip x -ray |  |  |  |  |  |
| 27095 | $N$ |  | Injection for hip $x$-ray |  |  |  |  |  |
| 27096 | B |  | Inject sacroiliac joint |  |  |  |  |  |
| 27097 | T |  | Revision of hip tendon | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27098 | T |  | Transfer tendon to prelvis | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27100 | T |  | Transfer of abdominal muscle | 0051. | 36.1086 | \$2,061.73 |  | \$4 12.35 |
| 27105 | T |  | Transfer of spinal muscle | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 27110 | T |  | Transfer of iliopsoas muscle | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 27111 | T |  | Transfer of illopsoas muscle | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 27120 | C |  | Reconstruction of hip socket |  |  |  |  |  |
| 27122 | C |  | Reconstruction of hip socket |  |  |  |  |  |
| 27125 | C |  | Partial hip replacement |  |  |  |  |  |
| 27130 | C |  | Total hip arthroplasty |  |  | - |  |  |

[^74]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 27132 | C |  | Total hip arthroplasty |  |  |  |  |  |
| 27134 | C |  | Revise hip joint replacement |  |  |  |  |  |
| 27137 | C |  | Revise hip joint replacement |  |  |  |  |  |
| 27138 | C |  | Revise hip joint replacement |  |  |  |  |  |
| 27140 | C |  | Transplant femur ridge |  |  |  |  |  |
| 27146 | C |  | Incision of hip bone |  |  |  |  |  |
| 27147 | C |  | Revision of hip bone |  |  |  |  |  |
| 27151 | C |  | Incision of hip bones |  |  |  |  |  |
| 27156 | C |  | Revision of hip bones |  |  |  |  |  |
| 27158 | C |  | Revision of pelvis |  |  |  |  |  |
| 27161 | C |  | Incision of neck of femur |  |  |  |  |  |
| 27165 | C |  | Incision/fixation of femur |  | , |  |  |  |
| 27170 | C |  | Repair/graft femur head/neck |  |  |  |  |  |
| 27175 | C |  | Treat slipped epiphysis |  |  |  |  |  |
| 27176 | C |  | Treat slipped epiphysis |  |  |  |  |  |
| 27177 | C |  | Treat slipped epiphysis |  |  |  |  |  |
| 27178 | C |  | Treat slipped epiphysis |  |  |  |  |  |
| 27179 | C |  | Revise head/neck of femur |  |  |  |  |  |
| 27181 | C |  | Treat slipped epiphysis |  |  |  |  |  |
| 27185 | C |  | Revision of femur epiphysis |  |  |  |  |  |
| 27187 | C |  | Reinforce hip bones |  |  |  |  |  |
| 27193 | T |  | Treat pelvic ring fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27194 | T |  | Treat pelvic ring fracture | 0045 | 14.2303 | \$812.52 | \$268.47 | \$162.50 |
| 27200 | T |  | Treat lail bone fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27202 | T |  | Treat lail bone fracture | 0046 | $\cdot 34.9274$ | \$1,994.28 | \$535.76 | \$398.86 |
| 27215 | C |  | Treat pelvic fracture(s) |  |  |  |  |  |
| 27216 | T |  | Treat pelvic ring fracture | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27217 | C |  | Treat pelvic nng fracture |  |  |  |  |  |
| 27218 | C |  | Treat pelvic ring fracture |  |  |  |  |  |
| 27220 | T |  | Treat hip socket fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27222 | C |  | Treat hip socket fracture |  |  |  |  |  |
| 27226 | C |  | Treat hip wall fracture |  |  |  |  |  |
| 27227 | C |  | Treat hip fracture(s) |  |  |  |  |  |
| 27228 | C |  | Treat hip fracture(s) |  |  |  |  |  |
| 27230 | T |  | Treat thigh fraclure | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27232 | C |  | Treat thigh fracture |  |  |  |  |  |
| 27235 | T |  | Treat thigh fracture | 0050 | 247044 | \$1.410.57 |  | \$282.11 |
| 27236 | C |  | Treat Inigh fracture |  |  |  |  |  |
| 27238 | T |  | Treal thigh fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27240 | C |  | Treat thigh fracture |  |  |  |  |  |
| 27244 | c |  | Treat thigh fracture |  |  |  |  |  |
| 27245 | C |  | Treat thigh fracture |  |  |  |  |  |
| 27246 | T |  | Treat thigh fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27248 | C |  | Treat thigh fracture |  |  |  |  |  |
| 27250 | T |  | Treat hip dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27252 | T |  | Treat hip dislocation | 0045 | 14.2303 | \$812.52 | \$268.47 | \$162.50 |
| 27253 | C |  | Treat hip dislocation |  |  |  |  |  |
| 27254 | C |  | Treat hip dislocation |  |  |  |  |  |
| 27256 | T |  | Treat hip dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27257 | T |  | Treal hip dislocation | 0045 | 14.2303 | \$812.52 | \$268.47 | \$162.50 |

* Refer to preamble for explanation of multipie payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment <br> Rate | Natlonal Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 27258 | c |  | Treat hip dislocation |  |  |  |  |  |
| 27259 | c |  | Treat hip dislocation |  |  |  |  |  |
| 27265 | T |  | Treat hip dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27266 | T |  | Treat hip dislocation | 0045 | 14.2303 | \$812.52 | \$268.47 | \$162.50 |
| 27275 | T |  | Manipulation of hip joint | 0045 | 14.2303 | \$812.52 | \$268.47 | \$162.50 |
| 27280 | c |  | Fusion of sacroiliac joint |  |  |  |  |  |
| 27282 | C |  | Fusion of pubic bones |  |  |  |  |  |
| 27284 | c |  | Fusion of hip joint |  |  |  |  |  |
| 27286 | c |  | Fusion of hip joint |  |  |  |  |  |
| 27290 | c |  | Amputation of leg at hip |  |  |  |  |  |
| 27295 | C |  | Amputation of leg at hip |  |  |  |  |  |
| 27299 | T |  | Pelvis/hip joint surgery | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27301 | T |  | Drain thigh/knee lesion | 0008 | 19.5352 | \$1.118.85 |  | \$223.77 |
| 27303 | c |  | Drainage of bone lesion |  |  |  |  |  |
| 27305 | T |  | Incise thigh tendon \& fascia | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27306 | T |  | Incision of thigh tendon | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27307 | T |  | Incision of thigh tendons | 0049 | 20.3460 | \$1.961.72 |  | \$232.34 |
| 27310 | T |  | Exploration of knee joint | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27315 | T |  | Partial removal. thigh nerve | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 27320 | T | - | Partial removal, thigh nerve | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 27323 | T |  | Biopsy, thigh soft tissues | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 27324 | T |  | Biopsy, thigh soft tissues | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 27327 | T |  | Remova! of thigh lesion | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 27328 | T |  | Removal of thigh lesion | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 27329 | T |  | Remove tumor, thigh/knee | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 27330 | T |  | Biopsy, knee jount lining | 0050 | 24.7044 | \$1.410.57 |  | \$282 11 |
| 27331 | T |  | Explore/treat knee joint | 0050 | 24.7044 | \$1.410.57 |  | \$282 11 |
| 27332 | T |  | Removal of knee cartuage | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27333 | T |  | Removal of knee cartilage | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27334 | T |  | Remove knee joint lining | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27335 | T |  | Remove knee joinl lining | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27340 | T |  | Removal of kneecap bursa | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27345 | T |  | Removal of knee cyst | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27347 | T |  | Remove knee cyst | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27350 | T |  | Removal of kneecap | 0050 | 247044 | \$1,410.57 |  | \$282.11 |
| 27355 | T |  | Remove femur lesion | 0050 | 247044 | \$1,410.57 |  | \$282.11 |
| 27356 | T |  | Remove femur lesion/graft | 0050 | 247044 | \$1.410.57 |  | \$282.11 |
| 27357 | T |  | Remove femur lesion/grafi | 0050 | 247044 | \$1.410.57 |  | \$282.11 |
| 27358 | T |  | Remove femur lesion/fixation | 0050 | 247044 | \$1.410.57 |  | \$282.11 |
| 27360 | T |  | Partial removal, leg bone(s) | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27365 | C |  | Extensive leg surgery |  |  |  |  |  |
| 27370 | N |  | Injection for knee $x$-ray |  |  |  |  |  |
| 27372 | T |  | Removal of foreign body | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 27380 | T |  | Repair of kneecap tendon | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27381 | T |  | Repairlgraft kneecap tendon | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27385 | T |  | Repair of thigh muscle | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27386 | T |  | Repair/graft of thigh muscle | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27390 | T |  | Incision of thigh tendon | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27391 | T |  | Incision of thigh tendons | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27392 | T |  | Incision of thigh tendons | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |

[^75]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status indicator | Comment Indlcator | Description | APC |  | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 27393 | T |  | Lengthening of thigh tendon | 0050 | - | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27394 | T |  | Lengthening of thigh tendons | 0050 |  | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27395 | T |  | Lengthening of thigh tendons | 0051 |  | 36.1086 | \$2,061.73 |  | \$412.35 |
| 27396 | T |  | Transplant of thigh tendon | 0050 |  | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27397 | T |  | Transplants of thigh tendons | 0051 |  | 36.1086 | \$2,061.73 |  | \$412.35 |
| 27400 | T |  | Revise thigh muscles/tendons | 0051 |  | 36.1086 | \$2,061.73 |  | \$412.35 |
| 27403 | T |  | Repair of knee cartilage | 0050 |  | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27405 | $T$ |  | Repair of knee ligament | 0051 |  | 35.1086 | \$2,061.73 |  | \$412.35 |
| 27407 | T |  | Repair of knee ligament | 0051 |  | 36.1086 | \$2,061.73 |  | \$412.35 |
| 27409 | T |  | Repair of knee ligaments | 0051 |  | 36.1086 | \$2.061.73 |  | \$41235 |
| 27418 | T |  | Repair degenerated kneecap | 0051 |  | 36.1086 | \$2,061.73 |  | \$412.35 |
| 27420 | T |  | Revision of unstable kneecap | 0051 |  | 36.1086 | \$2,061.73 |  | \$412.35 |
| 27422 | T |  | Revision of unstable kneecap | 0051 |  | 36.1086 | \$2,061.73 |  | \$412.35 |
| 27424 | T |  | Revision/removal of kneecap | 0051 |  | 36.1086 | \$2.061.73 |  | \$412.35 |
| 27425 | T |  | Lateral retinacular release | 0050 |  | 24.7044 | \$1.410.57 |  | \$282. 11 |
| 27427 | T |  | Reconstruction, knee | 0052 |  | 43.8069 | \$2,501.29 |  | \$500.26 |
| 27428 | T |  | Reconstruction. knee | 0052 |  | 43.8069 | \$2,501.29 |  | \$500.26 |
| 27429 | T |  | Reconstruction, knee | 0052 |  | 43.8069 | \$2,501.29 |  | \$500.26 |
| 27430 | T |  | Revision of thigh muscles | 0051 |  | 36.1086 | \$2,061.73 |  | \$412.35 |
| 27435 | T |  | Incision of knee joint | 0051 |  | 36.1086 | \$2,061.73 |  | \$412.35 |
| 27437 | T |  | Revise kneecap | 0047 |  | 31.3840 | \$1,791.96 | \$537.03 | \$358.39 |
| 27438 | T |  | Revise kneecap with implant | 0048 |  | 41.1519 | \$2,349.69 | \$582.12 | \$469.94 |
| 27440 | T |  | Revision of knee joint | 0047 |  | 31.3840 | \$1,791.96 | \$537.03 | \$358.39 |
| 27441 | T |  | Revision of knee joint | 0047 |  | 31.3840 | \$1.791.96 | \$537.03 | \$358.39 |
| 27442 | T |  | Revlsion of knee joint | 0047 |  | 31.3840 | \$1.791.96 | \$537.03 | \$358.39 |
| 27443 | T |  | Revision of knee joint | 0047 |  | 31.3840 | \$1.791.96 | \$537.03 | \$358.39 |
| 27445 | c |  | Revision of knee joint |  |  |  |  |  |  |
| 27446 | T |  | Revision of knee joint | 0681 |  | 92.1163 | \$5,259.66 | \$2,093.11 | \$1.051.93 |
| 27447 | C |  | Total knee arthroplasty ${ }^{\text {P }}$ |  |  |  |  |  |  |
| 27448 | C |  | incision of thigh |  |  |  |  |  |  |
| 27450 | C |  | Incision of thigh |  |  |  |  |  |  |
| 27454 | C |  | Realignment of thigh bone |  |  |  |  |  |  |
| 27455 | c |  | Realignment of knee |  |  |  |  |  |  |
| 27457 | c |  | Realignment of knee |  |  |  |  |  |  |
| 27465 | c |  | Shortening of thigh bone |  |  |  |  |  |  |
| 27466 | C |  | Lengthening of thigh bone |  |  |  |  |  |  |
| 27468 | C |  | Shorten/lengthen thighs |  |  |  |  |  |  |
| 27470 | C |  | Repair of thigh |  |  |  |  |  |  |
| 27472 | C |  | Repair/gratt of thigh |  |  |  |  |  |  |
| 27475 | C |  | Surgery to stop leg growth |  |  |  |  |  |  |
| 27477 | C |  | Surgery to stop leg growth |  |  |  |  |  |  |
| 27479 | c |  | Surgery to stop leg growth |  |  |  |  |  | - |
| 27485 | C |  | Surgery to stop leg growth | - |  |  |  |  |  |
| 27486 | C |  | Revise/replace knee joint |  |  |  |  |  |  |
| 27487 | C |  | Revise/replace knee joint |  |  |  |  |  |  |
| 27488 | C |  | Removal of knee prosthesis |  |  |  |  |  |  |
| 27495 | C |  | Reinforce thigh |  |  |  |  |  |  |
| 27496 | T |  | Decompression of thigh/knee | 0049 |  | 203460 | \$1,161.72 |  | \$232.34 |
| 27497 | T |  | Decompression of thigh/knee | 0049 |  | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27498 | T |  | Decompression of thigh/knee | 0049 |  | 20.3460 | \$1.161.72 |  | \$232.34 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{aligned} & \text { Payment } \\ & \text { Rate } \end{aligned}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 27499 | T |  | Decompression of thigh/knee | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27500 | T |  | Trealment of thigh fracture | 0043 | 18350 | \$104.77 |  | \$20.95 |
| 27501 | T |  | Treatment of thigh fracture | 0043 | $1.8350^{\circ}$ | \$104.77 |  | \$20.95 |
| 27502 | T |  | Treatment of thigh fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27503 | T |  | Treatment of thigh fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27506 | c |  | Treatment of thigh fracture |  |  |  |  |  |
| 27507 | c |  | Treatment of thigh fracture |  |  |  |  |  |
| 27508 | T |  | Treatment of thigh fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27509 | T |  | Treatment of thigh fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 27510 | T |  | Treatment of thigh fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27511 | c |  | Treatment of thigh fracture |  |  |  |  |  |
| 27513 | c |  | Treatment of thigh fraclure |  |  |  |  |  |
| 27514 | c |  | Treatment of thigh fracture |  |  |  |  |  |
| 27516 | T |  | Treat thigh fx growth plate | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27517 | T |  | Treat thigh fx growth plate | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27519 | c |  | Treat thigh fx growth plate |  |  |  |  |  |
| 27520 | T |  | Treat kneecap fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27524 | T |  | Treat kneecap tracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 27530 | T |  | Treat knee fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27532 | T |  | Treat knee fraclure | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27535 | c |  | Treat knee fracture |  |  |  |  |  |
| 27536 | C |  | Treat knee fracture |  |  |  |  |  |
| 27538 | T |  | Treat knee fracture(s) | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27540 | c |  | Treat knee fracture | . |  |  |  |  |
| 27550 | T |  | Treat knee dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27552 | T |  | Treat knee dislocation | 0045 | 14.2303 | \$812.52 | \$268.47 | \$162.50 |
| 27556 | c |  | Treat knee dislocation |  |  |  |  |  |
| 27557 | C |  | Treat knee dislocation |  |  |  |  |  |
| 27558 | c |  | Treat knee dislocation |  |  |  |  |  |
| 27560 | T |  | Treat kneecap distocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27562 | T |  | Treat kneecap dislocation | 0045 | 14.2303 | \$812.52 | \$268.47 | \$162.50 |
| 27566 | T |  | Treat kneecap dislocation | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 27570 | T |  | Fixation of knee joint | 0045 | 14.2303 | \$812.52 | \$268.47 | \$162.50 |
| 27580 | c |  | Fusion of knee |  |  |  |  |  |
| $27590$ | c |  | Amputate leg at thigh |  |  |  |  |  |
| 27591 | c |  | Amputate leg at thigh |  |  |  |  |  |
| 27592 | c |  | Amputate leg at thigh |  |  |  |  |  |
| 27594 | T |  | Amputation follow-up surgery | 00:9 | 203460 | \$1461.72 |  | \$232.34 |
| 27596 | C |  | Amputation follow-up surgery |  |  |  |  |  |
| 27598 | c |  | Amputate lower leg at knee |  |  |  |  |  |
| 27599 | T |  | Leg surgery procedure | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27600 | T |  | Decompression of lower leg | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27601 | T |  | Decompression of lower leg | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27602 | T | - | Decompression of lower leg | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27603 | T |  | Orain lower leg lesion | 0007 | 12.5436 | \$716.21 |  | \$143.24 |
| 27604 | T |  | Drain lower leg bursa | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27605 | T |  | Incision of achilles tendon | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 27606 | T |  | Incision of achilles tendon | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27607 | T |  | Treat lower leg bone lesion | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27610 | T |  | Explore/treat ankle joint | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |

[^76]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Cormment Indicator | Description | APC | Relative Weight | $\begin{aligned} & \text { Payment } \\ & \text { Rate } \end{aligned}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 27612 | T |  | Exploration of ankle joint | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27613 | T |  | Biopsy lower leg soft tissue | 0020 | 7.7453 | \$442.24 | \$113.25 | \$88.45 |
| 27614 | T |  | Biopsy lower leg soft tissue | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 27615 | T |  | Remove tumor, lower leg | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 27618 | T |  | Remove lower leg lesion | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 27619 | T |  | Remove lower leg lesion | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 27620 | T |  | Explore/treat ankle joint | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27625 | T |  | Remove ankle joint lining | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27626 | T |  | Remove ankle joint lining | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27630 | T |  | Removal of tendon lesion | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27635 | T |  | Remove lower leg bone lesion | 0050 | 24.7044 | \$1.410.57 | - | \$282.11 |
| 27637 | T |  | Remove/graft leg bone lesion | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27638 | T |  | Remove/graft leg bone lesion | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27640 | $T$ |  | Partial removal of tibia | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 27641 | T |  | Partial removal of fibula | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27645 | c |  | Exlensive lower leg surgery |  |  |  |  |  |
| 27646 | c |  | Extensive lower leg surgery |  |  |  |  |  |
| 27547 | T |  | Extensive ankle/heel surgery | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 27648 | N |  | Injection for ankle x-ray |  |  |  |  |  |
| 27650 | T |  | Repair achilles tendon | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 27652 | T |  | Repair/graft achilles tendon | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 27654 | T |  | Repair of achilles tendon | 0051 | 36.1086 | \$2,061.73 |  | \$41235 |
| 27656 | T |  | Repair leg fascia defect | 0049 | 20.3460 | \$1,161.72 |  | \$232 34 |
| 27658 | T |  | Repair of leg tendon. each | 0049 | 20.3460 | \$1,161.72 |  | \$23234 |
| 27659 | T |  | Repair of leg tendon, each | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27664 | T |  | Repair of leg tendon, each | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27665 | T |  | Repair of leg tendon, each | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27675 | T |  | Repair lower leg tendons | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27676 | T |  | Repair lower leg tendons | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27680 | T |  | Release of lower leg tendon | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27681 | T |  | Release of lower leg tendons | 0050 | 24.7044 | \$1.410.57 | - | \$282.11 |
| 27685 | T |  | Revision of lower leg tendon | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27686 | T |  | Revise lower leg tendons | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27687 | T |  | Revision of calf tendon | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27690 | T |  | Revise lower leg tendon | 0051 | 361086 | \$2,061.73 |  | \$412.35 |
| 27691 | T |  | Revise lower leg tendon | 0051 | 361086 | \$2.061.73 |  | \$412.35 |
| 27692 | T |  | Revise additional leg tendon | 0051 | 361086 | \$2,061.73 |  | \$412.35 |
| 27695 | T |  | Repair of ankle ligament | 0050 | 241044 | \$1.410.57 |  | \$282.: : |
| 27696 | T |  | Repair of ankle ligaments | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27698 | $T$ |  | Repair of ankle ligament | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27700 | T |  | Revision of ankle joinl | 0047 | 31.3840 | \$1,791.96 | \$537.03 | \$358.39 |
| 27702 | c |  | Reconstruct ankle joint |  |  |  |  |  |
| 27703 | C |  | Reconstruction, ankle joint |  |  |  |  |  |
| 27704 | T |  | Removal of ankle implant | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27705 | T |  | Incislon of tibia | 0051 | 36.1086 | \$2.061.73 |  | \$412.35 |
| 27707 | T |  | Incision of fibula | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27709 | T |  | Incision of tibia \& fibula | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27712 | C |  | Realignment of lower leg |  |  |  |  |  |
| 27715 | C |  | Revision of lower leg |  |  |  |  |  |
| 27720 | C |  | Repair of tibia |  |  |  |  |  |

- Refer lo preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 27722 | C |  | Repair/graft of tibia |  |  |  |  |  |
| 27724 | c |  | Repair/graft of tibia |  |  |  |  |  |
| 27725 | C |  | Repair of lower leg |  |  |  |  |  |
| 27727 | C |  | Repair of lower leg |  |  |  |  |  |
| 27730 | T |  | Repair of tibia epiphysis | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27732 | T |  | Repair of fibula epiphysis | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27734 | T |  | Repair lower leg epiphyses | 0050 | 24.7044 | \$1,410.57 |  | \$282.11 |
| 27740 | T |  | Repair of leg epiphyses | 0050 | 24.7044 | \$1.4!0 57 |  | \$282.11 |
| 27742 | T |  | Repair of leg epiphyses | 0051 | 36.1086 | \$2.061 73 |  | \$412.35 |
| 27745 | T |  | Reinforce tibia | 0051 | 36.1086 | \$2,061 73 |  | \$412.35 |
| 27750 | T |  | Treatment of tibia fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27752 | T |  | Treatment of tibia fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27756 | T |  | Treatment of tibia fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 27758 | T |  | Treatment of tibia fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 27759 | T |  | Treatment of tibia fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 27760 | T |  | Treatment of ankle fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27762 | T |  | Treatment of ankle fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27766 | T |  | Treatment of ankle fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 27780 | T |  | Treatment of fibula fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27781 | $T$ |  | Treatment of fibula fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27784 | T |  | Treatment of fibula fracture | 0046 | 34 9274* | \$1,994.28 | \$535.76 | \$398.86 |
| 27786 | T |  | Treatment of ankle fracture | 0043 | 18350 | \$104.77 |  | \$20.95 |
| 27788 | T |  | Treatment of ankle fracture | 0043 | 18350 | \$104.77 |  | \$20.95 |
| 27792 | T |  | Treatment of ankle fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 27808 | T |  | Treatment of ankle fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27810 | T |  | Treatment of ankle fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27814 | T |  | Treatment of ankle fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 27816 | T |  | Treatment of ankle fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27818 | T |  | Treatment of ankle fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27822 | T |  | Treatment of ankle fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 27823 | T |  | Treatment of ankle fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 27824 | T |  | Treat lower leg fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27825 | T |  | Treat lower leg fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27826 | T |  | Treat lower leg fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 27827 | T |  | Treat lower leg fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 27828 | T |  | Treat lower leg fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 27829 | T |  | Treat lower leg joint | 0046 | 349274 | \$1.994.28 | \$535.76 | \$398.86 |
| 27830 | T |  | Treat lower leg dislocation | 0043 | 1,8350 | \$104.77 |  | \$20.95 |
| 27831 | T |  | Treat lower leg dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27832 | T |  | Treat lower leg dislocation | . 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 27840 | T |  | Treat ankle dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 27842 | T |  | Treat ankle dislocation | 0045 | 14.2303 | \$812.52 | \$268.47 | \$162.50 |
| 27846 | $T$ |  | Treat ankle dislocation | 0046 | 34.9274 | \$1.994.28. | \$535.76 | \$398.86 |
| 27848 | T |  | Treat ankle dislocation | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 27860 | T |  | Fixation of ankle joint | 0045 | 14.2303 | \$812.52 | \$268.47 | \$162.50 |
| 27870 | T |  | Fusion of ankle joint | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 27871 | $T$ |  | Fusion of tibiofibular joint | 0051 | 36.1086 | \$2,061.73 |  | \$412.35 |
| 27880 | c |  | Amputation of lower leg |  |  |  |  |  |
| 27881 | c |  | Amputation of lower leg |  |  |  |  |  |
| 27882 | C |  | Amputation of lower leg |  |  |  |  |  |

[^77]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 27884 | T |  | Ampulation lollow-up surgery | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27886 | c |  | Amputalion follow-up surgery |  |  |  |  |  |
| 27888 | c |  | Amputation of foot at ankle |  |  |  |  |  |
| 27889 | T |  | Amputation of foot at ankle | 0050 | 24.7044 | \$1.410.57 |  | \$282.11 |
| 27892 | T |  | Decompression of leg | 0049 | 20.3460 | \$1.161.72 |  | \$232.34 |
| 27893 | T |  | Decompression of leg | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27894 | T |  | Decompression of leg | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 27899 | T |  | Leg/ankle surgery procedure | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28001 | T |  | Drainage of bursa of foot | 0007 | 12.5436 | \$716.21 |  | \$143.24 |
| 28002 | T |  | Treatment of foot infection | 0049 | 203460 | \$1,161.72 |  | \$232.34 |
| 28003 | T |  | Treatment of foot infeclion | 0049 | 20.3460 | \$1,161.72 |  | \$232.34 |
| 28005 | $T$ |  | Treat foot bone lesion | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28008 | T |  | Incision of foot fascia | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28010 | T. |  | Incision of toe tendon | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28011 | T |  | Incision of toe tendons | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28020 | T |  | Exploration of foot joint | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28022 | T |  | Exploration of foot joint | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28024 | T |  | Exploration of toe joint | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28030 | T |  | Removal of fool nerve | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 28035 | T |  | Decompression of tibia nerve | 0220 | 174557 | \$996.69 |  | \$199.34 |
| 28043 | T |  | Excision of foot lesion | 0021 | 149964 | \$856.26 | \$219.48 | \$171.25 |
| 28045 | T |  | Excision of fool lesion | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28046 | T |  | Resection of tumor, foot | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28050 | T |  | Biopsy of foot joint lining | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28052 | T |  | Biopsy of foot joint lining | 0055 | 195232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28054 | T |  | Biopsy of toe joint lining | 0055 | 19.5232 | \$1,144.74 | \$355.34 | \$222.95 |
| 28060 | T |  | Partial removal, foot fascia | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28062 | T |  | Removal of fool fascia | 0056 | 26.7017 | \$1,524.61 | \$405.81 | \$304.92 |
| 28070 | T |  | Removal of fool joint lining | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28072 | T |  | Removal of foot joint lining | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28080 | T |  | Removal of foot lesion | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28086 | T |  | Excise foot tendon sheath | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28088. | T |  | Excise foot tendon sheath | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28090 | T |  | Removal of foot lesion | 0055 | 195232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28092 | T |  | Removal of toe lesions | 0055 | 195232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28100 | T |  | Removal ol ankle/heel lesion | 0055 | 195232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28102 | T |  | Removelgrati foot lesion | 0056 | 267017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28103 | T |  | Remove/graft foot lesion | 0056 | 267017 | \$1.524 61 | \$405.81 | \$304.92 |
| 28104 | T |  | Removal of fool lesion | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28106 | T |  | Remove/graft foot lesion | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28107 | T |  | Remove/graft foot lesion | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28108 | T |  | Removal of toe lesions | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28110 | T |  | Part removal of metatarsal | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28111 | T |  | Part removal of metatarsal | - 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28112 | T |  | Part removal of metatarsal | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28113 | T |  | Part removal of metatarsal | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28114 | T |  | Removal of metatarsal heads | 0055 | 19.5232 | \$1,194.74 | \$355.34 | \$222.95 |
| 28116 | T |  | Revision of foot | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28118 | T |  | Removal of heel bone | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28119 | T |  | Removal of heel spur | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 28120 | T |  | Part removal of ankle/heel | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28122 | T |  | Partial removal of foot bone | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28124 | T |  | Partial removal of toe | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28126 | T |  | Partial removal of toe | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28130 | T |  | Removal of ankle bone | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28140 | T |  | Removal of metatarsal | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28150 | T |  | Removal of toe | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28153 | T |  | Partiat removal of toe | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28160 | T |  | Partial removal of toe | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28171 | T |  | Extensive foot surgery | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28173 | T |  | Extensive foot surgery | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28175 | T |  | Extensive foot surgery | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28190 | T |  | Removal of foot foreign body | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 28192 | T |  | Removal of foot foreign body | 0021 | 14.9964 | \$856.26 | \$219.48 | \$17125 |
| 28193 | T |  | Removal of fool foreign body | 0020 | 7.7453 | \$442.24 | \$113.25 | \$8845 |
| 28200 | T |  | Repair of foot tendon | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$22295 |
| 28202 | T |  | Repair/graft of foot tendon | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28208 | T |  | Repair of fool tendon | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28210 | T |  | Repair/graft of foot tendon | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28220 | T |  | Release of foot tendon | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28222 | T |  | Release of foot tendons | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28225 | T |  | Release of foot tendon | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28226 | T |  | Release of foot tendons | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28230 | T |  | Incision of fooltendon(s) | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28232 | T |  | Incision of toe tendon | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28234 | T |  | Incision of foot lendon | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28238 | T |  | Revision of foot tendon | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28240 | T |  | Release of big toe | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28250 | T |  | Revision of fool fascia | 0056 | 26.7017 | \$1,524.61 | \$405.81 | \$304.92 |
| 28260 | T |  | Release of midfoot joint | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28261 | T |  | Revision of foot tendon | 0056 | 26.7017 | - \$1.524.61 | \$405.81 | \$304.92 |
| 28262 | T |  | Revision of foot and ankle | 0056 | 26.7017 | \$1,524.61 | \$405.81 | \$304.92 |
| 28264 | T |  | Release of midfoot joint | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28270 | T |  | Release of foot contracture | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28272 | T |  | Release of toe joint, each | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28280 | T |  | Fusion of toes | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28285 | T |  | Repair of hammertoe | 0055 | 195232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28286 | T |  | Repair of hammertoe | 0055 | 195232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28288 | T |  | Partial removal of foot bone | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28289 | T |  | Repair hallux rigidus | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28290 | T |  | Correction of bunion | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28292 | T |  | Correction of bunion | 0057 | 27.1422 | \$1.549.77 | \$475.91 | \$309.95 |
| 28293 | T |  | Correction of bunion | 0057 | 27.1422 | \$1,549.77 | \$475.91 | \$309.95 |
| 28294 | T |  | Correction of bunion | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28296 | T |  | Correction of bunion | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28297 | T |  | Correction of bunion | 0057 | 27.1422 | \$1,549.77 | \$475.91 | \$309.95 |
| 28298 | T |  | Correction of bunion | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28299 | T |  | Correction of bunion | 0057 | 27.1422 | \$1,549.77 | \$475.91 | \$309.95 |
| 28300 | T |  | Incision of heel bone | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28302 | T |  | Incision of ankle bone | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT $/$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 28304 | T |  | Incision of midfoot bones | 0056 | 26.7017 | \$1,524.61 | \$405.81 | \$304.92 |
| 28305 | T |  | Incise/graft midfoot bones | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28306 | T |  | Incision of metatarsal | 0056 | 26.7017 | \$1,524.61 | \$405.81 | \$304.92 |
| 28307 | T |  | Incision of melalarsal | 0056 | 26.7017 | \$1,524.61 | \$405.81 | \$304.92 |
| 28308 | T |  | Incision of metatarsal | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28309 | T |  | Incision of metatarsals | 0056 | 26.7017 | \$1,524.61 | \$405.81 | \$304.92 |
| 28310 | T |  | Revision of big toe | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28312 | T |  | Revision of toe | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28313 | T |  | Repair deformity of toe | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28315 | T |  | Removal of sesamoid bone | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28320 | T |  | Repair of foot bones | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| $28322^{\circ}$ | T |  | Repair of metatarsals | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28340 | T |  | Resect enfarged toe tissue | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28341 | $T$ |  | Resect enlarged toe | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28344 | T |  | Repair extra toe(s) | 0056 | 26.7017 | \$1,524.61 | \$405.81 | \$304.92 |
| 28345 | T |  | Repair webbed toe(s) | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28360 | T |  | Reconstruct cleft foot | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28400 | T |  | Treatment of heel fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28405 | T |  | Treatment of heel fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28406 | T |  | Treatmenl of heel fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 28415 | T |  | Treat heel fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 28420 | T |  | TreaVgraft heel fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 28430 | T |  | Treatment of ankle fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28435 | T |  | Treatment of ankle fraclure | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28436 | T |  | Treatment of ankle fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 28445 | T |  | Treat ankle fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 28450 | T |  | Treat midfoot fracture, each | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28455 | T |  | Treat midfoot fracture, each | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28456 | T |  | Treat midfoot fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 28465 | $T$ |  | Treat midloot fracture, each | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 28470 | T |  | Treat metatarsal fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28475 | T |  | Treat metatarsal fracture | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28476 | T |  | Treat metatarsal fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398,86 |
| 28485 | T |  | Treat metatarsal tracture | 0045 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 28490 | T |  | Treat big toe fracture | 0043 | 18350 | \$104.77 |  | \$20.95 |
| 28495 | T |  | Treat big toe fracture | --0043 | 18350 | \$104.77 |  | \$20.95 |
| 28496 | T |  | Treat big toe fracture | 0046 | - 349274 | \$1.994.28 | \$535.76 | \$398.86 |
| 28505 | T |  | Treat big loe fracture | 0046 | 34.9274 | *..9:. 28 | \$535.76 | \$398.86 |
| 28510 | T |  | Treatment of toe fracture | 0043 | t. 8350 | \$104.77 |  | \$20.95 |
| 28515 | T |  | Treatment of loe fraclure | 0043 | 1.8350 | \$104.77 |  | \$20 95 |
| 28525 | T |  | Treat toe fracture | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$39886 |
| 28530 | T |  | Treat sesamoid bone fraclure | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28531 | T |  | Treat sesamoid bone fracture | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 28540 | T |  | Treat foot dislocalion | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28545 | T |  | Treat foot dislocation | 0045 | 14.2303 | \$812.52 | \$268.47 | \$162.50 |
| 28546 | T |  | Treat fool dislocatior, | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 28555 | T |  | Repair foot dislocation | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 28570 | T |  | Treat foot dislocation | 0043 | $1.8350^{\circ}$ | \$104.77 |  | \$20.95 |
| 28575 | T |  | Treat foot dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28576 | T |  | Treat fool dislocation | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |

- Refer to preamble for explanation of mulliple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | $\begin{aligned} & \text { Status } \\ & \text { Indicator } \end{aligned}$ | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 28585 | T |  | Repair foot dislocation | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 28600 | T |  | Treat foot dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28605 | T |  | Treat fool dislocation | 0043 | 18350 | \$104.77 |  | \$20.95 |
| 28606 | T |  | Treat foot dislocation | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86. |
| 28615 | T |  | Repair foot dislocation | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 28630 | T |  | Treat toe dislocation | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28635 | T |  | Treat toe dislocation | 0045 | 14.2303 | \$812.52 | \$26847 | \$162.50 |
| 28536 | T |  | Treat toe dislocation | 0046 | 34.9274 | \$1.994.28 | \$535 76 | \$398.86 |
| 28645 | T |  | Repair toe dislocation | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398.86 |
| 28660 | T |  | Treat toe dislocalion | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 28665 | $T$ |  | Treat toe distocation | 0045 | 14.2303 | \$812.52 | \$268.47 | \$162.50 |
| 28666 | T |  | Treat toe dislocation | 0046 | 34.9274 | \$1,994.28 | \$535.76 | \$398. 86 |
| 28675 | T |  | Repair of toe dislocation | 0046 | 34.9274 | \$1.994.28 | \$535.76 | \$398.86 |
| 28705 | T |  | Fusion of foot bones | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28715 | T |  | Fusion of foot bones | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28725 | T |  | Fusion of foot bones | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28730 | T |  | Fusion of foot bones | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28735 | T |  | Fusion of fool bones | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28737 | T |  | Revision of loot bones | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28740 | T |  | Fusion of foot bones | 0056 | 26.7017 | \$1.524.61. | \$405.81 | \$304.92 |
| 28750 | T |  | Fusion of big toe joint | 0056 | 26.7017 | \$1.524.61 | \$405.81 | \$304.92 |
| 28755 | T |  | Fusion of big toe joint | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28760 | T |  | Fusion of big toe joinl | 0056 | 26.7017 | \$1,524.61 | \$405.81 | \$304.92 |
| 28800 | C |  | Amputation of midfoot |  |  |  |  |  |
| 28805 | c |  | Amputation thru metatarsal |  |  |  |  |  |
| 28810 | T |  | Amputation toe \& metatarsal | 0055 | 19.5232 | \$1.114.74 | \$355.34 | \$222.95 |
| 28820 | T |  | Amputation of toe | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28825 | T |  | Partial amputation of toe | 0055 | 19.5232 | \$1,114.74 | \$355.34 | \$222.95 |
| 28899 | T |  | Foottoes surgery procedure | 0043 | 1.8350 | \$104.77 |  | \$20.95 |
| 29000 | S |  | Application of body cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29010 | 5 |  | Application of body cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29015 | S |  | Application of body cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29020 | S |  | Application of body cast | 0058 | 1.1094 | \$63.34 |  | \$1267 |
| 29025 | S |  | Application of body cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29035 | S |  | Application of body cast | 0426 | 20113 | \$114.84 |  | \$22.97 |
| 29040 | S |  | Application of body cast | 0058 | 11094 | \$63.34 |  | \$12.67 |
| 29044 | S |  | Application of body cast | 0426 | 20113 | \$114.84 |  | \$22.97 |
| 29046 | S |  | Application of body cast | 0426 | $2 \mathrm{C113}$ | \$114.84 |  | \$22.97 |
| 29049 | S |  | Application of figure eight | 0058 | 11094 | \$63.34 |  | \$12.67 |
| 29055 | S |  | Application of shoulder cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29058 | S |  | Application of shoulder cast | 0058 | 1.1094. | \$63.34 |  | \$12.67 |
| 29065 | S |  | Application of long arm cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29075 | S |  | Application of forearm cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29085 | S |  | Apply handwrist cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29086 | S |  | Apply finger cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29105 | S |  | Apply long arm splint | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29125 | S |  | Apply forearm splint | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29126 | S |  | Apply forearm splint | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29130 | S |  | Application of finger splint | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29131 | S |  | Application of finger splunt | 0058 | 1.1094 | \$63.34 |  | \$12.67 |

[^78]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 29200 | S |  | Strapping of chest | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29220 | S |  | Strapping of low back | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29240 | S |  | Strapping of shoulder | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29260 | S |  | Strapping of elbow or wrist | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29280 | S |  | Strapping of hand or finger | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29305 | S |  | Application of hip cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29325 | S |  | Application of hip casts | 0426 | 2.0113 | \$114.84 |  | $\$ 22.97$ |
| 29345 | S |  | Application of long leg cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29355 | S |  | Application of long leg cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29358 | S |  | Apply long leg cast brace | 0426 | 2.0113 | \$114.84 |  | \$22 97 |
| 29365 | S |  | Application of long leg cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29405 | S |  | Apply short leg cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29425 | S |  | Apply short leg cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29435 | S |  | Apply short leg cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29440 | S |  | Addition oi walker to cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29445 | S |  | Apply rigid leg cast | 0426 | 2.0113 | \$114.84 |  | \$22 97 |
| 29450 | S |  | Application of leg cast | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29505 | S |  | Application, long leg splint | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29515 | S |  | Application lower leg splint | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29520 | S |  | Strapping of hip | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29530 | S |  | Strapping of knee | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29540 | S |  | Strapping of ankle | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29550 | S |  | Strapping of toes | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29580 | S |  | Application of paste boot | 0058 | 1.1094 | \$53.34 |  | \$12.67 |
| 29590 | S |  | Application of foot splint | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29700 | S |  | Removalirevision of cast | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29705 | S |  | Removal/revision of cast | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29710 | S |  | Removal/revision of cast | 0426 | 2.0113 | \$114.84 |  | \$22.97 |
| 29715 | S |  | Removal/revision of cast | 0058 | 1. 1094 | \$63.34 |  | \$12.67 |
| 29720 | S |  | Repair of body cast | 0058 | 11094 | \$63.34 |  | \$12.67 |
| 29730 | S |  | Windowing of cast | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29740 | S |  | Wedging of cast | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29750 | S |  | Wedging of clubfoot cast | 0058 | 1.1094 | \$63.34 |  | \$12.67 |
| 29799 | S |  | Casting/strapping procedure | 0058 | 11094 | \$63.34 |  | \$12.67 |
| 29800 | T |  | Jaw arthroscopy/surgery | 0042 | 438002 | \$2,500.90 | \$804.74 | \$500.18 |
| 29804 | T |  | Jaw arthroscopy/surgery | 0041 | 282366 | \$1,612.25 |  | \$322.45 |
| 29805 | T |  | Shoulder arthroscopy. $d x$ | 0041 | 282366 | \$1,612.25 |  | \$322.45 |
| 29806 | $T$ |  | Shoulder arthroscopy/surgery | 0042 | 43.8002 | \$2.500.90 | \$804.74 | \$500 18 |
| 29807 | T |  | Shoulder arthroscopy/surgery | 0042 | 438002 | \$2.500.90 | \$804.74 | \$500 18 |
| 29819 | T |  | Shoulder arthroscopy/surgery | 0041 | 282366 | \$1.612.25 |  | \$32245 |
| 29820 | T |  | Shoulder arthroscopy/surgery | 0041 | 282366 | \$1.612.25 |  | \$322.45 |
| 29821 | T |  | Shoulder arthroscopy/surgery | 0041 | 282366 | \$1.612.25 |  | \$322.45 |
| 29822 | $T$ |  | Shoulder arthroscopy/surgery | 0041 | 28.2366 | \$1,612.25 |  | \$322.45 |
| 29823 | T |  | Shoulder arthroscopy/surgery | 0041 | 28.2366 | \$1.612.25 |  | \$322.45 |
| 29824 | T |  | Shoulder arthroscopy/surgery | 0042 | 43.8002 | \$2,500.90 | \$804.74 | \$500.18 |
| 29825 | T |  | Shoulder arthroscopy/surgery | 0041 | 28.2366 | \$1.612.25 |  | \$322.45 |
| 29826 | $T$ |  | Shoulder arthroscopy/surgery | 0042 | 43.8002 | \$2,500.90 | \$804.74 | \$500.18 |
| 29827 | T |  | Arthroscop rotator cuff repr | 0042 | 43.8002 | \$2.500.90 | \$804.74 | \$500.18 |
| 29830 | T |  | Elbow arthroscopy | 0041 | 28.2366 | \$1,612.25 |  | \$322.45 |
| 29834 | T |  | Elbow arthroscopy/surgery | 0041 | 28.2366 | \$1,612.25 |  | \$322.45 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

|  |  |  |  |  | National |
| :--- | :--- | :--- | :--- | :--- | :--- |
| CPT | Status | Comment |  | Relative | Payment |
| HCPCS | Indicator | Indicator | Description | APC | Weight |

* Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment indicator | Description | APC | Relative Weight | Payment Rate | Nationat Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 30020 | T |  | Drannage of nose lesion | 0251 | 19490 | \$111.28 |  | \$22.26 |
| 30100 | T |  | Intranasal biopsy | 0252 | 65732 | \$375.32 | \$113.41 | \$75.06 |
| 30110 | T |  | Removat of nose polyp(s) | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 30115 | T |  | Removat of nose potyp(s) | 0253 | 15.9924 | \$913.13 | \$282 29 | \$182.63 |
| 30117 | T |  | Removal of intranasal lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 30118 | T |  | Removal of intranasal lesion | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 30120 | T |  | Revision of nose | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 30124 | T |  | Removat of nose lesion | 0252 | 65732 | \$375.32 | \$113.41 | \$75.06 |
| 30125 | T |  | Removat of nose tesion | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 30130 | T |  | Removat of turbinate bones | 0253 | 159924 | \$913.13 | \$282.29 | \$182.63 |
| 30140 | T |  | Removal of turbinate bones | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 30150 | T |  | Partial removat of nose | 0256 | 371347 | \$2.120.32 |  | \$424.06 |
| 30160 | T |  | Removat of nose | 0256 | 371347 | \$2,120.32 |  | \$424.06 |
| 30200 | T |  | Injection treatment of nose | - 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 30210 | T |  | Nasal sinus therapy | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 30220 | T |  | insert nasat septal button | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 30300 | X |  | Remove nasal foreign body | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| 30310 | T |  | Remove nasal foreign body | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 30320 | T |  | Remove nasal foreign body | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 30400 | T |  | Reconstruction of nose | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 30410 | T |  | Reconstruction of nose | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 30420 | T |  | Reconstruction of nose | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 30430 | T |  | Revision of nose | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$258.89 |
| 30435 | T |  | Revision of nose | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 30450 | T |  | Revision of nose | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 30460 | T |  | Revision of nose | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 30462 | T |  | Revision of nose | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 30465 | T |  | Repair nasal stenosis | 0256 | 371347 | \$2.120.32 |  | \$424.06 |
| 30520 | T |  | Repair of nasal septum | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 30540 | T |  | Repair nasal defect | 0256 | 371347 | \$2.120.32 |  | \$424.06 |
| 30545 | T |  | Repair nasal defect | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 30560 | T |  | Release of nasal adhesions | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 30580 | T |  | Repair upper jaw fistula | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 30600 | T |  | Repair mouth/nose fistula | 0256 | 371347 | \$2.120.32 |  | \$424.06 |
| 30620 | T |  | Intranasat reconstruction | 0256 | 371347 | \$2.120.32 |  | \$42406 |
| 30630 | T |  | Repair nasat septum defect | 0254 | 235464 | \$1.344.45 | \$321.35 | \$268.89 |
| 30801 | T |  | Cauterization, inner nose | 0252 | 65732 | \$375 32 | \$113.41 | \$75.06 |
| 30802 | T |  | Cauterization, inner nose | 0253 | 159924 | \$913.13 | \$282.29 | \$182.63 |
| 30901 | T |  | Controt of nosebteed | 0250 | 13930 | \$79.54 | \$27.84 | \$15.91 |
| 30903 | T |  | Controt of nosebleed | 0250 | 13930 | \$79.54 | \$27.84 | \$15.91 |
| 30905 | T |  | Control of nosebleed | 0250 | 13930 | \$79.54 | \$27.84 | \$15.91 |
| 30906 | T |  | Repeat controt of nosebleed | 0250 | 13930 | \$79.54 | \$27.84 | \$15.91 |
| 30915 | T |  | Ligation, nasal sinus artery | 0091 | 301019 | \$1.718.76 | \$348.23 | \$343.75 |
| 30920 | T |  | Ligatton, upper jaw artery | 0092 | 27.2783 | \$1.557.54 | \$505.37 | \$311.51 |
| 30930 | T |  | Therapy. fracture of nose | 0253 | 159924 | \$913.13 | \$282.29 | \$182.63 |
| 30999 | T |  | Nasat surgery procedure | 0251 | 1.9490 | \$111.28 |  | \$22 26 |
| 31000 | T |  | trigation, maxillary sinus | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 31002 | T |  | trrigation, sphenoid sinus | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 31020 | T |  | Exploration, maxillary sinus | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 31030 | T |  | Exploration, maxiltary sinus | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Caiendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 31032 | T |  | Explore sinus, remove polyps | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31040 | T |  | Exploration behind upper jaw | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 31050 | T |  | Exploration, sphenoid sinus | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31051 | T |  | Sphenoid sinus surgery | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31070 | T |  | Exploration of frontal sinus | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 31075 | T |  | Exploration of frontal sinus | 0256 | 57.1347 | \$2.120.32 |  | \$424.06 |
| 31080 | T |  | Removal of frontal sinus | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31081 | T |  | Removal offrontal sinus | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31084 | T |  | Removal of frontal sinus | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31085 | T |  | Removat of frontal sinus | 0256 | 37.1347 | \$2.120.32 |  | \$42406 |
| 31086 | T |  | Removal of frontal sinus | 0256 | 37.1347 | \$2.120.32 |  | \$42406 |
| 31087 | T |  | Removal of frontal sinus | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31090 | T |  | Exploration of sinuses | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 31200 | T |  | Removal of ethmoid sinus | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31201 | T |  | Removal of ethmoid sinus | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31205 | T |  | Removal of ethmoid sinus | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 31225 | c |  | Removal of upper jaw |  |  |  |  |  |
| 31230 | c |  | Removal of upper jaw |  |  |  |  |  |
| 31231 | T |  | Nasal endoscopy, dx | 0072 | 1.3868 | \$79.18 | \$21.26 | \$15.84 |
| 31233 | T |  | Nasal/sinus endoscopy, dx | 0072 | 1.3868 | \$79 18 | \$21.26 | \$15.84 |
| 31235 | T |  | Nasal/sinus endoscopy. dx | 0074 | 16.1846 | \$924.11 | \$295.70 | \$184.82 |
| 31237 | T |  | Nasal/sinus endoscopy, surg | 0075 | 21.1137 | \$1.205.55 | \$445.92 | \$241.11 |
| 31238 | T |  | Nasallsinus endoscopy, surg | 0074 | 16.1846 | \$924.11 | \$295.70 | \$184.82 |
| 31239 | T |  | Nasal/sinus endoscopy. surg | 0075 | 21.1137 | \$1.205.55 | \$445.92 | \$241.11 |
| 31240 | $T$ |  | Nasal/sinus endoscopy, surg | 0074 | 16.1846 | \$924.11 | \$295.70 | \$184.82 |
| 31254 | $T$ |  | Revision of ethmoid sinus | 0075 | 21.1137 | \$1,205.55 | \$445.92 | \$241.11 |
| 31255 | T |  | Removal of ethmord sinus | 0075 | 21.1137 | \$1.205.55 | \$445.92 | \$241.11 |
| 31256 | T |  | Exploration maxillary sinus | 0075 | 21.1137 | \$1.205.55 | \$445.92 | \$241.11 |
| 31267 | T |  | Endoscopy, maxillary sinus | 0075 | 21.1137 | \$1.205.55 | \$445.92 | \$241.11 |
| 31276 | T |  | Sinus endoscopy, surgical | 0075 | 21.1137 | \$1.205 55 | \$445.92 | \$241.11 |
| 31287 | T |  | Nasal/sinus endoscopy, surg | 0075 | 21.1137 | \$1,205.55 | \$445.92 | \$241.11 |
| 31288 | T |  | Nasal/sinus endoscopy. surg | 0075 | 21.1137 | \$1.205.55 | \$445.92 | \$241.11 |
| 31290 | c |  | Nasal/sinus endoscopy. surg |  |  |  |  |  |
| 31291 | c |  | Nasal/sinus endoscopy, surg |  |  |  |  |  |
| 31292 | T |  | Nasal/sinus endoscopy, surg | 0075 | 211137 | \$1.205.55 | \$445.92 | \$241.11 |
| 31293 | c |  | Nasal/sinus endoscopy, surg |  |  |  |  |  |
| - 31294 | c |  | Nasal/sinus endoscopy, surg |  |  |  |  |  |
| 31299 | T |  | Sinus surgery procedure | 0251 | 1.9490 | © $1+1.28$ |  | \$22.26 |
| 31300 | T |  | Removal of larynx lesion | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 31320 | T |  | Diagnostic incision, larymx | 0256 | 37.1347 | \$2.120.32 | . | \$424.06 |
| 31360 | c |  | Removal of tarynx |  |  |  |  |  |
| 31365 | c |  | Removal of larymx |  |  |  |  |  |
| 31367 | c |  | Partial removal of laryr:x |  | , |  |  |  |
| 31368 | c |  | Partial removal of larynx |  |  |  |  |  |
| 31370 | c |  | Partial removal of larynx |  |  |  |  |  |
| 31375 | c |  | Partial removal of larynx |  |  |  |  |  |
| 31380 | c |  | Partial removal of larynx |  |  |  |  |  |
| 31382 | c |  | Partial removal of larynx |  |  |  |  |  |
| 31390 | c |  | Removal of larynx \& pharynx |  |  |  |  |  |
| 31395 | c |  | Reconstruct larynx \& pharymx |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 <br> MCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 31400 | T |  | Revision of tarynx | 0256 | 37.1347 | \$2.120.32 |  | \$424 06 |
| 31420 | T |  | Removal of epiglotis | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31500 | S |  | Insert emergency airway | 0094 | 2.7247 | \$155.57 | \$48.58 | \$31.11 |
| 31502 | T |  | Change of windpipe airway | 0121 | 2.3062 | \$131.68 | \$43.80 | \$26.34 |
| 31505 | T |  | Diagnostic laryngoscopy | 0071 | 0.7525 | \$42.97 | \$11.54 | \$8.59 |
| 31510 | $T$ | 5 | Laryngoscopy with biopsy | 0074 | 16.1846 | \$924.11 | \$295.70 | \$184.82 |
| 31511 | T |  | Remove foreign body, larynx | 0072 | 1.3868 | \$79.18 | \$21.26 | \$15.84 |
| 31512 | T |  | Removat of larynx lesion | 0074 | 16.1846 | \$924.11 | \$295.70 | \$184.82 |
| 31513 | T |  | Injection into vocal cord | 0072 | 1.3868 | \$79.18 | \$21.26 | \$15.84 |
| 31515 | T |  | Laryngoscopy for aspiration | 0074 | 16.1846 | \$924.11 | \$295.70 | \$184.82 |
| 31520. | $T$ |  | Diagnostic laryngoscopy | 0072 | 1.3868 | \$79 18 | \$21.26 | \$15.84 |
| 31525 | T |  | Diagnostic laryngoscopy | 0074 | 16.1846 | \$924.11 | \$295.70 | \$184.82 |
| 31526 | T |  | Diagnostic laryngoscopy | 0075 | 21.1137 | \$1,205.55 | \$445.92 | \$241.11 |
| 31527 | T |  | Laryngoscopy for treatment | 0075 | 21.1137 | \$1.205 55 | \$445.92 | \$241 11 |
| 31528 | T |  | Laryngoscopy and ditation | 0074 | 16.1846 | \$924 11 | \$295.70 | \$184.82 |
| 31529 | T |  | Laryngoscopy and dilation | 0074 | 16.1846 | \$924 11 | \$295.70 | \$184.82 |
| 31530 | T |  | Operative laryngoscopy | 0075 | 21.1137 | \$1.205.55 | \$445.92 | \$241.11 |
| 31531 | T |  | Operative laryngoscopy | 0075 | 21.1137 | \$1,205.55 | \$445.92 | \$241.11 |
| 31535 | T |  | Operative laryngoscopy | 0075 | 21.1137 | \$1,205.55 | \$445.92 | \$241.11 |
| 31536 | T |  | Opera tive laryngoscopy | 0075 | 21.1137 | \$1,205.55 | \$445.92 | \$241.11 |
| 31540 | T |  | Operative laryngoscopy | 0075 | 21.1137 | \$1.205.55 | \$445.92 | \$241.11 |
| 31541 | T |  | Operative laryngoscopy | 0075 | 21.1137 | \$1,205.55 | \$445.92 | \$241.11 |
| 31560 | T |  | Operative laryngoscopy | 0075 | 21.1137 | \$1,205.55 | \$445.92 | \$241.11 |
| 31561 | T |  | Operative laryngoscopy | 0075 | 21.1137 | \$1,205.55 | \$445.92 | \$241.11 |
| 31570 | T |  | Laryngoscopy with injection | 0074 | 16.1846 | \$924.11 | \$295.70 | \$184.82 |
| 31571 | T |  | Laryngoscopy with injection | 0075 | 21.1137 | \$1,205.55 | 5445.92 | \$241.11 |
| 31575 | T |  | Diagnostic laryngoscopy | 0072 | 1.3868 | \$79.18 | \$21.26 | \$15.84 |
| 31576 | $T$ |  | Laryngoscopy with biopsy | 0075 | 21.1137 | \$1,205.55 | \$445.92 | \$241.11 |
| 31577 | $T$ |  | Remove foreign body, larynx | 0073 | 3.9506 | \$225.57 | \$73 38 | \$45.11 |
| 31578 | T |  | Removal of larynx lesion | 0075 | 21.1137 | \$1,205.55 | \$44592 | \$241.11 |
| 31579 | T |  | Diagnostic laryngoscopy | 0073 | 3.9506 | \$225.57 | \$73.38 | \$45.11 |
| 31580 | $T$ |  | Revision of larynx | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31582 | T |  | Revision of tarynx | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31584 | C |  | Treat larynx fracture |  |  |  |  |  |
| 31585 | T |  | Treat larynx fracture | 0253 | 159924 | \$913.13 | \$282.29 | \$182.63 |
| 31586 | T |  | Treat larynx fracture | 0256 | 371347 | \$2,120.32 |  | \$424.06 |
| 31587 | C |  | Revision of larynx |  |  |  |  |  |
| 31588 | T |  | Revision of larynx | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 31590 | T |  | Reinnervate larynx | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31595 | T |  | Larynx nerve surgery | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 31599 | $T$ |  | Larynx surgery procedure | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 31600 | T |  | Incision of windpipe | -0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 31601 | T |  | Incision of windpipe | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 31603 | T |  | Incision of windpipe | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 31605 | T |  | Incision of windpipe | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 31610 | T |  | incision of windpipe | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 31611 | T |  | Surgery/speech prosthesis | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 31612 | T |  | Punclure/clear windpipe | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 31613 | T |  | Repair windpipe opening | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 31614 | T |  | Repair windpipe opening | 0256 | 37.1347 | \$2,120.32 |  | \$42406 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment indicator | Description | APC | Relatlve Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 31615 | T |  | Visualization of windpipe | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31622 | T |  | Dx bronchoscope/wash | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31623 | T |  | Dx bronchoscope/brush | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31624 | T |  | Dx bronchoscope/lavage | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31625 | T |  | Bronchoscopy w/biopsy(s) | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31628 | T |  | Bronchoscopy/lung bx, each | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31629 | T |  | Bronchoscopy/needle bx. each | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31630 | T |  | Bronchoscopy dilale/fx repr | 0415 | 21.2703 | \$1.214.49 | \$459.92 | \$242.90 |
| 31631 | T |  | Bronchoscopy, dilate w/slent | 0415 | 21.2703 | \$1,214.49 | \$459.92 | \$242.90 |
| 31632 | T |  | Bronchoscopy/lung bx, add'l | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31633 | T |  | Bronchoscopy/needle bx add'l | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31635 | T |  | Bronchoscopy w/fb removal | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31640 | T |  | Bronchoscopy w/lumor excise | 0415 | 21.2703 | \$1,214.49 | \$459.92 | \$242.90 |
| 31641 | T |  | Bronchoscopy, treat blockage. | 0415 | 21.2703 | \$1,214.49 | \$459.92 | \$242.90 |
| 31643 | $T$ |  | Diag bronchoscope/catheter | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31645 | T |  | Bronchoscopy, clear arways | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31646 | $T$ | , | Bronchoscopy, reclear airway | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31656 | $T$ |  | Bronchoscopy, inj for $x$-ray | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 31700 | T |  | Insertion of airway catheter | 0072 | 1.3868 | \$79.18 | \$21.26 | \$15.84 |
| 31708 | N |  | Insilll airway contrast dye |  |  |  |  |  |
| 31710 | N |  | Insertion of airway catheter |  |  |  |  |  |
| 31715 | N |  | Injection for bronchus x-ray |  |  |  |  |  |
| 31717 | T |  | Bronchial brush biopsy | 0073 | 3.9506 | \$225.57 | \$73.38 | \$45.11 |
| 31720 | T |  | Clearance of arways | 0071 | 0.7525 | \$42.97 | \$11.54 | \$8.59 |
| 31725 | C |  | Ciearance of airways |  |  |  |  |  |
| 31730 | T |  | Intro, windpipe wire/tube | 0073 | 3.9506 | \$225.57 | \$73.38 | \$45.11 |
| 31750 | T |  | Repair of windpipe | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 31755 | T |  | Repair of windpipe | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 31760 | C |  | Repair of windpipe |  |  |  |  |  |
| 31766 | C |  | Reconstruction of windpipe |  |  |  |  |  |
| 31770 | C |  | Repair/graft of bronchus |  |  |  |  |  |
| 31775 | C |  | Reconstruct bronchus |  |  |  | - | - |
| 31780 | C |  | Reconstruct windpipe |  |  |  |  |  |
| 31781 | C |  | Reconstruct windpipe |  |  |  |  |  |
| 31785 | T |  | Remove windpipe lesion | 0254 | 23 546.4 | \$1,344.45 | \$321.35 | \$268.89 |
| 31786 | C |  | Remove windpipe lesion |  |  |  |  |  |
| 31800 | C |  | Repair of windpipe injury |  |  |  |  |  |
| 31805 | C |  | Repair of windpipe injury |  |  |  |  |  |
| 318こ0 | T |  | Closure of windpipe leston | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 31825 | T |  | Repair of windpipe defect | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 31830 | T |  | Revise windpipe scar | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 31899 | T |  | Airways surgical procedure | 0076 | 9.4817 | \$541.39 | \$189.82 | \$108.28 |
| 32000 | T |  | Drainage of chest | 0070 | 3.3485 | \$191.19 |  | \$38.24 |
| 32002 | T |  | Treatment of collapsed lung | 0070 | 3.3485 | \$191.19 |  | \$38.24 |
| 32005 | T |  | Treat lung lining chemically | 0070 | 3.3485 | \$191.19 |  | \$38.24 |
| 32020 | $T$ |  | Insertion of chest tube | 0070 | 3.3485 | \$191.19 |  | \$38.24 |
| 32035 | C |  | Exploration of chest |  |  |  |  |  |
| 32036 | C |  | Exploration of chesi |  |  |  |  |  |
| 32095 | C |  | Biopsy through chest wall |  |  |  |  |  |
| 32100 | C |  | Explorationfbiopsy of chest |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | Natlonal Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 32110 | C |  | Explore/repair chest |  |  |  |  |  |
| 32120 | C |  | Re-exploration of chest |  |  |  |  |  |
| 32124 | C |  | Explore chest free adhesions |  |  |  |  |  |
| 32140 | C |  | Removal of lung lesion(s) |  |  |  |  |  |
| 32141 | C |  | Remove/treal lung lesions |  |  |  |  |  |
| 32150 | C |  | Removat of lung lesion(s) |  |  |  |  |  |
| 32151 | C |  | Remove lung foreign body |  |  |  |  |  |
| 32160 | C |  | Open chest heart massage |  |  |  |  |  |
| 32200 | C |  | Drain, open. lung lesion |  |  |  |  |  |
| 32201 | T |  | Drain, percut, lung lesion | 0070 | 3.3485 | \$191.19 |  | \$38.24 |
| 32215 | C |  | Treat chest lining |  |  |  | * |  |
| 32220 | C |  | Release of lung |  |  |  |  | - |
| 32225 | C |  | Partial retease of lung |  |  |  |  |  |
| 32310 | C |  | Removat of chest lining |  |  |  |  |  |
| 32320 | C |  | Free/remove chest tining |  |  |  |  |  |
| 32400 | T |  | Needle biopsy chest lining | 0685 | 5.8959 | \$336.64 | \$115.47 | \$67.33 |
| 32402 | C |  | Open Diopsy chest lining |  |  |  |  |  |
| 32405 | T |  | Biopsy, lung or mediastinum | 0685 | 5.8959 | \$336.64 | \$115.47 | \$67.33 |
| 32420 | T |  | Puncture/clear lung | -0070 | 33485 | \$191.19 |  | \$38.24 |
| 32440 | C |  | Removal of lung |  |  |  |  |  |
| 32442 | C |  | Sleeve pneumonectomy |  |  |  |  |  |
| 32445 | C |  | Removal of lung |  |  |  |  |  |
| 32480 | C |  | Partial removal of lung |  |  |  |  | - |
| 32482 | C |  | Bilobectomy |  |  |  |  |  |
| 32484 | C |  | Segmentectomy |  |  |  |  |  |
| 32486 | C |  | Sleeve lobectomy |  |  |  |  |  |
| 32488 | C |  | Completion pneumonectomy |  |  |  |  |  |
| 32491 | C |  | Lung volume reduction |  |  |  |  |  |
| 32500 | C |  | Partial removal of lung |  |  |  |  |  |
| 32501 | C |  | Repair bronchus add-on |  |  |  |  |  |
| 32520 | C |  | Remove lung \& revise chest |  |  |  |  |  |
| 32522 | C | - | Remove lung \& revise chest |  |  |  |  |  |
| 32525 | C |  | Remove lung \& revise chest |  |  |  |  |  |
| 32540 | C |  | Removal of lung lesion |  |  |  |  | . |
| 32601 | T |  | Thoracoscopy, dlagnostic | 0069 | 299568 | \$1.710.47 | \$591.54 | \$342.09 |
| 32602 | T |  | Thoracoscopy, diagnostic | 0069 | 299568 | \$1.710.47 | \$591.64 | \$342.09 |
| 32603 | T |  | Thoracoscopy, diagnostic | 0069 | 299568 | \$1.710.47 | \$591.64 | \$342.09 |
| 32604 | T |  | Thoracoscopy, diagnostic | 0069 | 29.9568 | \$1,710.47 | \$591.64 | \$342.09 |
| 32605 | T |  | Thoracoscopy, diagnostic | 0069 | 299568 | \$1,710.47 | \$591.64 | \$342.09 |
| 32606 | T |  | Thoracoscopy, diagnostic | 0069 | 29.9568 | \$1.710.47 | \$591.64 | \$342.09 |
| 32650 | C |  | Thoracoscopy, surgical |  |  |  |  |  |

Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status tndicator | Comment Indicator | Description | APC | Relative Weight | Payment Rale | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 32660 | C |  | Thoracoscopy, surgical |  |  |  |  |  |
| 32661 | C |  | Thoracoscopy, surgical |  |  |  | - |  |
| 32662 | C |  | Thoracoscopy, surgical |  |  |  |  |  |
| 32663 | C |  | Thoracoscopy, surgical |  |  |  |  |  |
| 32664 | C |  | Thoracoscopy, surgical |  |  |  |  |  |
| 32665 | C |  | Thoracoscopy, surgical |  |  |  |  |  |
| 32800 | C |  | Repair lung hernia |  |  |  |  |  |
| 32810 | C |  | Close chest after drainage |  |  |  |  |  |
| 32815 | C |  | Close bronchial fistula |  |  |  |  |  |
| 32820 | C |  | Reconstruct injured chest |  |  |  |  |  |
| 32850 | C |  | Donor pneumonectomy |  |  |  |  |  |
| 32851 | C |  | Lung transplant, single |  |  |  |  |  |
| 32852 | C |  | Lung transplant with bypass |  |  |  |  |  |
| 32853 | C |  | Lung transplant, double |  |  |  |  |  |
| 32854 | C |  | Lung transplant with bypass |  |  |  |  |  |
| 32900 | C |  | Removal of rib(s) |  |  |  |  |  |
| 32905 | C |  | Revise \& repair chest wall |  |  |  |  |  |
| 32906 | C |  | Revise \& repair chest wall |  |  |  |  |  |
| 32940 | C |  | Revision of lung |  |  |  |  |  |
| 32960 | T |  | Therapeutic pneumothorax | 0070 | 3.3485 | \$191.19 |  | \$38.24 |
| 32997 | C | . | Total lung lavage |  |  |  |  |  |
| 32999 | T |  | Chest surgery procedure | 0070 | 3.3485 | \$191.19 |  | \$38.24 |
| 33010 | T |  | Drainage of heart sac | 0070 | 3.3485 | \$191.19 |  | \$38.24 |
| 33011 | T |  | Repeat drainage of heart sac | 0070 | 3.3485 | \$191.19 |  | \$38.24 |
| 33015 | C |  | Incision of heart sac |  |  |  |  |  |
| 33020 | C |  | Incision of heart sac |  |  |  |  |  |
| 33025 | C |  | Incision of heart sac |  |  |  |  |  |
| 33030 | C |  | Partial removal of heart sac |  |  |  |  |  |
| 33031 | C |  | Partial removal of heart sac |  |  |  |  |  |
| 33050 | C |  | Removal of heart sac lesion |  |  |  |  |  |
| 33120 | C |  | Removal of heart lesion |  |  |  |  |  |
| 33130 | C |  | Removal of heart lesion |  |  |  |  |  |
| 33140 | C |  | Heart revascularize (tmr) |  |  |  |  |  |
| 33141 | C |  | Heart tmr whother procedure |  |  |  |  |  |
| 33200 | C |  | Insertion of heart pacemaker |  |  |  |  |  |
| 33201 | C |  | Insertion of heart pacemaker |  |  |  |  |  |
| 33206 | T |  | Insertion of heart pacemaker | 0089 | 1091734 | \$6.233.58 | \$1.679.38 | \$1.246.72 |
| 33207 | T |  | Insertion of heart pacemaker | 0089 | 1091734 | \$6,233.58 | \$1.679.38 | \$1,246.72 |
| 33208 | T |  | Insertion of heart pacemaker | 0655 | 135.7710 | \$7,752.25 |  | \$1.550.45 |
| 33210 | T |  | Insertion of heart electrode | 0106 | 52.6887 | \$3.008.42 |  | \$601.68 |
| 33211 | T |  | Insertion of heart electrode | 0106 | 52.6887 | \$3,008.42 |  | \$601.68 |
| 33212 | T |  | Insertion of pulse generator | 0090 | 86.5117 | \$4.939.65 | \$1.544.11 | \$987.93 |
| 33213 | T |  | Insertion of pulse generator | 0654 | 104.1200 | \$5.945.04 |  | \$1.189.01 |
| 33214 | T |  | Upgrade of pacemaker system | 0655 | 135.7710 | \$7.752.25 |  | \$1.550.45 |
| 33215 | T |  | Reposition pacing-defib lead | 0105 | 21.1754 | \$1,209.07 | \$370.40 | \$241.81 |
| 33216 | T |  | Revise eltrd pacing-defib | 0106 | 52.6887 | \$3,008.42 |  | \$60168 |
| 33217 | T |  | Insert lead pace-defib, dual | 0106 | 52.6887 | \$3,008.42 |  | \$601 68 |
| 33218 | T |  | Repair lead pace-defib, one | 0106 | 52.6887 | \$3,008.42 |  | \$601 68 |
| 33220 | T |  | Repair lead pace-defib, dual | 0106 | 52.6887 | \$3,008.42 |  | \$601.68 |
| 33222 | T |  | Revise pocket, pacemaker | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |

- Refer to preamble for explanation of mulliple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{aligned} & \text { Payment } \\ & \text { Rate } \end{aligned}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 33223 | T |  | Revise pocket, pacing-defib | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 33224 | T |  | Insert pacing lead \& connect | 0418 | 78.0525 | \$4.456.64 |  | \$891.33 |
| 33225 | S |  | $L$ ventric pacing lead add-on | 1525 |  | \$3.750.00 |  | \$750.00 |
| 33226 | T |  | Reposition I ventric lead | 0105 | 21.1754 | \$1.209.07 | \$370.40 | \$241.81 |
| 33233 | T |  | Removal of pacemaker system | 0105 | 21.1754 | \$1.209.07 | \$370.40 | \$241.81 |
| 33234 | T |  | Removal of pacemaker system | 0105 | 21.1754 | \$1.209.07 | \$370.40 | \$241.81 |
| 33235 | T |  | Removal pacemaker electrode | 0105 | 21.1754 | \$1.209.07 | \$370.40 | \$241.81 |
| 33236 | c |  | Remove electrode/thoracotomy |  |  |  |  |  |
| 33237 | c |  | Remove electrode/thoracotomy |  |  |  |  |  |
| 33238 | C |  | Remove electrode/thoracotomy |  |  |  |  |  |
| 33240 | B |  | Insert pulse generator |  |  |  |  |  |
| 33241 | T |  | Remove pulse generator | 0105 | 21.1754 | \$1.209 07 | \$370.40 | \$241.81 |
| 33243 | c |  | Remove eltro/thoracotomy |  |  |  |  |  |
| 33244 | T |  | Remove eltrd, transven | 0105 | 21.1754 | \$1.209.07 | \$370.40 | \$241.81 |
| 33245 | C |  | Insert epic eltrd pace-defib |  |  |  |  |  |
| 33246 | C |  | insert epic eltrd/generator |  |  |  |  |  |
| 33249 | B |  | Eltrd/insert pace-defib |  |  |  |  |  |
| 33250 | C |  | Ablate heart dysriythm focus |  |  |  | - |  |
| 33251 | C |  | Ablate heart dysrhythm focus |  |  |  |  |  |
| 33253 | c |  | Reconstruct atria |  |  |  |  |  |
| 33261 | c |  | Ablate heart dysthythm focus |  |  |  |  |  |
| 33282 | S |  | Implant pat-aclive ht record | 0680 | 64.0980 | \$3.659.87 |  | \$731.97 |
| 33284 | T |  | Remove pat-active ht record | 0109 | 7.6069 | \$434.34 | \$131.49 | \$86.87 |
| 33300 | c |  | Repair of heart wound |  |  |  |  |  |
| 33305 | c |  | Repair of heart wound |  |  |  |  |  |
| 33310 | c |  | Exploratory heart surgery |  |  |  |  |  |
| 33315 | c |  | Exploratory heart surgery |  |  |  |  |  |
| 33320 | c |  | Repair major blood vessel(s) |  |  |  |  |  |
| 33321 | c |  | Repair major vessel |  |  |  |  |  |
| 33322 | c |  | Repair major blood vessel(s) |  |  |  |  |  |
| . 33330 | c |  | Insert major vessel graft |  |  |  |  |  |
| 33332 | c |  | Insert major vessel grant |  |  |  |  |  |
| 33335 | c |  | Insert major vessel graft |  |  | $\sim$ |  |  |
| 33400 | C |  | Repair of aortic valve |  |  |  |  |  |
| 33401 | c |  | Valvutoplasly, open |  |  |  |  |  |
| 33403 | c |  | Valvutoplasty, w/cp bypass |  |  |  |  |  |
| 33404 | c |  | Prepare heart-aorta conduit |  |  |  |  |  |
| 33405 | C |  | Replacement of aortic valve |  |  |  |  |  |
| 33406 | c |  | Replacement of aortic valve |  |  |  |  |  |
| 33410 | c |  | Replacement of aortic valve |  |  |  |  |  |
| 33411 | c |  | Replacement of aortic valve |  |  |  |  |  |
| 33412 | C |  | Replacement of aortic valve |  |  |  |  |  |
| 33413 | C |  | Replacement of aortic valve |  |  |  |  |  |
| 33414 | C |  | Repair of aortic valve |  |  |  |  |  |
| 33415 | c |  | Revision, subvalvular tissue |  |  |  |  |  |
| 33416 | C |  | Revise ventricle muscle |  |  |  |  |  |
| 33417 | C |  | Repair of aortic valve |  |  |  |  |  |
| 33420 | c |  | Revision of mitral valve |  |  |  |  |  |
| 33422 | c |  | Revision of mitral valve |  |  |  |  |  |
| 33425 | C |  | Repair of mitrat valve |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| $\begin{aligned} & \text { CPT I } \\ & \text { HCPCS } \end{aligned}$ | Status Indicator | Comment Indicator | Description | $A P C$ | Relative Weight | Payment Rate | Natlonal Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 33426 | c |  | Repair of mitral valve |  |  |  |  |  |
| 33427 | c |  | Repair of mitral valve |  |  |  |  |  |
| 33430 | c |  | Replacement of mitral valve |  |  |  |  |  |
| 33460 | C |  | Revision of tricuspid valve |  |  |  |  |  |
| 33463 | c |  | Valvuloplasty, tricuspid |  |  |  |  |  |
| 33464 | C |  | Valvuloplas!y, tricuspid |  |  |  |  |  |
| 33465 | c |  | Replace tricuspid valve |  |  |  |  |  |
| 33468 | c |  | Revision of tricuspid valve |  |  |  |  |  |
| 33470 | c |  | Revision of pulmonary valve |  |  |  |  |  |
| 33471 | c |  | Valvotomy. pulmonary valve |  |  |  |  |  |
| 33472 | c |  | Revision of pulmonary valve |  |  |  |  |  |
| 33474 | c |  | Revision of pulmonary valve |  |  |  |  |  |
| 33475 | c |  | Replacement. puimonary valve |  |  |  |  |  |
| 33476 | C |  | Revision of heart chamber |  |  |  |  |  |
| 33478 | C |  | Revision of heatt chamber |  |  |  |  |  |
| 33496 | c |  | Repair, prosth valve ctot |  |  |  |  |  |
| 33500 | C |  | Repair heart vessel fistula |  |  |  |  |  |
| 33501 | C |  | Repair heart vessel fistula |  |  |  |  |  |
| 33502 | C |  | Coronary attery correction |  |  |  |  | . |
| 33503 | C |  | Coronary artery graft |  |  |  |  |  |
| 33504 | C |  | Coronary artery graft |  |  |  |  |  |
| 33505 | C |  | Repair artery w/tunnel |  |  |  |  |  |
| 33506 | C |  | Repair artery, translocation |  |  |  |  |  |
| 33508 | N |  | Endoscopic vein harvest |  |  |  |  |  |
| 33510 | C |  | CABG, vein, single |  |  |  |  |  |
| 33511 | C |  | CABG, vein, two |  |  |  |  |  |
| 33512 | C |  | CABG, vein, three |  |  |  |  |  |
| 33513 | C |  | CABG, vein, four |  |  |  |  |  |
| 33514 | C |  | CABG, vern, five |  |  |  |  |  |
| 33516 | C |  | Cabg, vein, six or more |  |  |  |  |  |
| 33517 | C |  | CABG, artery-vein. single |  |  |  |  |  |
| 33518 | C |  | CABG, artery-vein, two |  |  |  |  |  |
| 33519 | c |  | CABG, artery-vein, three |  |  |  |  |  |
| 33521 | c |  | CABG, artery-vein, four |  |  |  |  |  |
| 33522 | c |  | CABG, artery-vein, five |  |  |  |  |  |
| 33523 | c |  | Cabg, art-vein, six or more |  |  |  |  |  |
| 33530 | c |  | Coronary artery, bypass/reop |  |  |  |  |  |
| 33533 | c |  | CABG, atterial, single |  |  |  |  |  |
| 33534 | C |  | CABG, aterial, two |  |  |  |  |  |
| 33535 | C |  | CABG. arterial. three |  |  |  |  |  |
| 33536 | c |  | Cabg, arterial, four or more |  |  |  |  |  |
| 33542 | C |  | Removal of heant lesion |  |  |  |  |  |
| 33545 | C |  | Repair of heart damage |  |  |  |  |  |
| 33572 | c |  | Open coronary endarterectomy |  |  |  |  |  |
| 33600 | c |  | Closure of valve |  |  |  |  |  |
| 33602 | c |  | Ctosure of vatve |  |  |  |  |  |
| 33606 | c |  | Anastomosis/artery-aorta |  |  |  |  |  |
| 33608 | c |  | Repair anomaly w/conduit |  |  |  |  |  |
| 33610 | C |  | Repair by enlargement |  |  |  |  |  |
| 33611 | c |  | Repair double ventricle |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT $/$ <br> HCPCS | Status Indicator | Comment Indicator | Descripllon | APC | Retative Weight | Payment Rate | $\qquad$ | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 33612 | C |  | Repair double ventricle |  |  |  |  |  |
| 33615 | C |  | Repair, modified fontan |  |  |  |  |  |
| 33617 | C |  | Repair single ventricle |  |  |  |  |  |
| 33619 | C |  | Repair single ventricle |  |  |  |  |  |
| 33641 | C |  | Repair heart septum defect |  |  |  |  |  |
| 33645 | C |  | Revision of heart veins |  |  |  |  |  |
| 33647 | C |  | Repair heart septum defects |  |  |  |  |  |
| 33660 | C |  | Repair of heart defects |  |  |  |  |  |
| 33665 | C |  | Repair of heart defecis |  |  |  |  |  |
| 33670 | C |  | Repair of heart chambers |  |  |  |  |  |
| 33681 | C |  | Repair heart septum defect |  |  |  |  |  |
| 33684 | C |  | Repair heart septum defect |  |  |  |  |  |
| 33688 | C |  | Repair heart septum defect |  |  |  |  |  |
| 33690 | C |  | Reinforce pulmonary artery |  |  |  |  |  |
| 33692 | C |  | Repair of heart defects |  |  |  |  |  |
| 33694 | C |  | Repair of heart defects |  |  |  |  |  |
| 33697 | C |  | Repair of heart defects |  |  |  |  |  |
| 33702 | C |  | Reparr of heart defects |  |  |  |  |  |
| 33710 | C |  | Repar of heart defects |  |  |  |  |  |
| 33720 | C |  | Repair of heart defect |  |  |  |  |  |
| 33722 | C |  | Repair of heart defect |  |  |  |  |  |
| 33730 | C |  | Repair heart-ven defect(s) |  |  |  |  |  |
| 33732 | C |  | Repair heart-vein defect |  |  |  |  |  |
| 33735 | C |  | Revision of heart chamber |  |  |  |  |  |
| 33736 | C |  | Revision of heart chamber |  |  |  |  |  |
| 33737 | C |  | Revision of heart chamber |  |  |  |  |  |
| 33750 | C |  | Major vessel shunt |  |  |  |  |  |
| 33755 | C |  | Major vessel shunt |  |  |  |  |  |
| 33762 | C |  | Major vessel shunt |  |  |  |  |  |
| 33764 | C |  | Major vessel shunt \& grait |  |  |  |  |  |
| 33766 | C |  | Major vessel shunt |  |  |  |  |  |
| 33767 | C |  | Major vessel shunt |  |  |  |  |  |
| 33770 | C |  | Repair greal vessels defect |  |  |  |  |  |
| 33771 | C |  | Repair great vessels defect |  |  |  |  |  |
| 33774 | C |  | Repair great vessels defect |  |  |  |  |  |
| 33775 | C |  | Repair great vessels defect |  |  |  |  |  |
| 33776 | C |  | Repair great vessels defect |  |  |  |  |  |
| 33777 | C |  | Repair great vessels defect |  |  |  |  |  |
| 33778 | C |  | Repair great vessels defect |  |  |  |  |  |
| 33779 | C |  | Repair greal vessels defect |  |  |  |  |  |
| 33780 | C |  | Repair great vessels defect |  |  |  |  |  |
| 33781 | C |  | Repair great vessels defect |  |  |  |  |  |
| 33786 | C |  | Repair arterial trunk |  |  |  |  |  |
| 33788 | C |  | Revision of pulmonary artery |  |  |  |  |  |
| 33800 | C |  | Aortic suspension | - |  |  |  |  |
| 33802 | C |  | Repair vessel defect |  |  |  |  |  |
| 33803 | C |  | Repair vessel defect |  |  |  |  |  |
| 33813 | C |  | Repair septal defect |  |  |  |  |  |
| 33814 | C |  | Repair septal defect |  |  |  |  |  |
| 33820 | C |  | Revise major vessel |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information

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| 33822 | C | Revise major vessel |
| :--- | :--- | :--- |
| 33824 | C | Revise major vessel |
| 33840 | C | Remove aorta constriction |
| 33845 | C | Remove aorta constriction |
| 33851 | C | Remove aorta constriction |
| 33852 | C | Repair seplal defect |
| 33853 | C | Repair septal defect |
| 33860 | C | Ascending aortic graft |
| 33861 | C | Ascending aortic graft |
| 33863 | C | Ascending aortic graft |

33870 C Transverse aortic arch gra
33877 C Thoracoabdominal graf

| 33910 | C | Remove lung artery emboli |
| :--- | :--- | :--- |
| 33915 | C | Remove lung artery emboli |
| 33916 | C | Surgery of greal vessel |

Curgery of greal vessel
33917 C Repair pulmonary artery
C Repair pulmonary atresia
33920 Repair pulmonary atresia
33922 C Repair pulmonary airesia
33924 C Remove pulmonary shunt
33930 C Removal of donor heartlung
33935 C Transplantalion, heartlung
33940 Removal of donor heart
33945 C Transplantalion of heart
33960 C External circulation assist
33951 External circulation assis!
$+$
C I. Remove aortic assist device
33971 C Aortic circulation assist
33973 C Insert balloon device
33974 C Remove intra-aortic balloon
33975 C Implant ventricular device
33976 C Impiant venlricular device
33977 C Rt:nuye ventricutar device
33978 C Remove ventricular device
33979 C Insert intracorporeal device
33980 C Remove intracorporeal device

| 33999 | T |  | Cardiac surgery prowadure | 0070 | 3.3485 | \$191.19 |  | 53824 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 34001 | C |  | Removal of artery clot |  |  |  |  |  |
| 34051 | C |  | Removal of artery clot |  |  |  |  |  |
| 3410 i | T |  | Removal of artery clot | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 34111 | T |  | Removal of arm artery clot | 00ธ̄̀ | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 34151 | C |  | Removal of artery clol |  |  |  |  |  |
| 34201 | T | - | Removal of artery clol | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 34203 | $i$ |  | Removal of leg artery ciot | 0088 | 36.2110 | \$2, へ̌? | \$655.22 | \$413.52 |
| 3440 ! | C |  | Removal of vein clot |  |  |  |  |  |
| 34421 | i |  | Removal of vein clot | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |

- Refer to preanible for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| $\begin{aligned} & \text { CPT I } \\ & \text { HCPCS } \end{aligned}$ | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 34451 | C |  | Removal of vein clot |  |  |  |  |  |
| 34471 | T |  | Removal of vein clot | 0088 | 36.2110 | \$2.067.58 | \$655.22 | \$413.52 |
| 34490 | T |  | Removal of vein clot | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 34501 | T |  | Repair valve, femoral venn | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 34502 | c |  | Reconstruct vena cava |  |  |  |  |  |
| 34510 | T |  | Transposilion of vein valve | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 34520 | T |  | Cross-over vein graft | 0088 | 36.2110 | \$2.067.58 | \$655.22 | \$413.52 |
| 34530 | T |  | Leg vein fusion | 0088 | 36.2110 | \$2.067.58 | \$655.22 | \$413.52 |
| 34800 | C |  | Endovasc abdo repair w/tube |  |  |  |  |  |
| 34802 | C |  | Endovasc abdo repr w/device |  |  |  |  |  |
| 34804 | C |  | Endovasc abdo repr w/device |  |  |  |  |  |
| 34805 | C |  | Endovasc abdo repair w/pros |  |  |  |  |  |
| 34808 | C |  | Endovasc abdo occlud device |  |  |  |  |  |
| 34812 | C |  | Xpose for endoprosth, 'aortic |  |  |  |  |  |
| 34813 | C |  | Femoral endovas graft add-on |  |  |  |  |  |
| 34820 | C |  | Xpose for endoprosth, iliac |  |  |  |  |  |
| 34825 | C |  | Endovasc extend prosth, init |  |  |  | - |  |
| 34826 | C |  | Endovasc exten prosth. add'l |  |  | . |  |  |
| 34830 | C |  | Open aortic lube prosth repr |  |  |  |  |  |
| 34831 | C |  | Open aortoiliac prosth repr |  |  |  |  |  |
| 34832 | C |  | Open aortofemor prosth repr |  |  |  |  |  |
| 34833 | C |  | Xpose for endoprosth, iliac |  |  |  |  |  |
| 34834 | C |  | Xpose, endoprosth, brachial |  |  |  |  |  |
| 34900 | C |  | Endovasc iliac repr w/graft |  |  |  |  |  |
| 35001 | C |  | Repair defect of artery |  |  |  |  |  |
| 35002 | C |  | Repair artery rupture, neck |  |  |  |  |  |
| 35005 | C |  | Repair defect of artery |  |  |  |  |  |
| 35011 | T |  | Repair defect of artery | 0653 | 28.1900 | \$1.609.59 |  | \$32192 |
| 35013 | C |  | Repair artery rupture, arm |  |  |  |  |  |
| 35021 | C |  | Repair defect of artery |  |  |  |  |  |
| 35022 | C |  | Repair artery ruplure, chest |  |  |  |  |  |
| 35045 | C |  | Repair defect of arm artery |  |  |  |  |  |
| 35081 | C |  | Repair defect of artery |  |  |  |  |  |
| 35082 | C |  | Repair artery rupture, aorta |  |  |  |  |  |
| 35091 | C |  | Repair defect of artery |  |  |  |  |  |
| 35092 | C |  | Repair antery rupture, aorta |  |  |  |  |  |
| 35102 | C |  | Repair defect of artery |  |  |  |  |  |
| 35103 | C |  | Repair artery rupture, groin |  |  |  |  |  |
| 35111 | C |  | Repair defect of artery |  |  |  |  |  |
| 35112 | C |  | Repair artery rupture,spleen |  |  |  |  |  |
| 35121 | C |  | Repair defect of artery |  |  |  |  |  |
| 35122 | C |  | Repair artery rupture, belly |  |  |  |  |  |
| 35131 | C |  | Repair defect of artery |  |  |  |  |  |
| 35132 | C |  | Repair artery rupture. groin |  |  |  |  |  |
| 35141 | C |  | Repair defect of artery |  |  |  |  |  |
| 35142 | C |  | Repair artery rupture, thigh |  |  |  |  |  |
| 35151 | C |  | Repair defect of artery |  |  |  |  |  |
| 35152 | C | - | Repair artery rupture, knee |  |  |  |  |  |
| 35161 | C |  | Repair defect of artery |  |  |  |  |  |
| 35162 | C |  | Repair artery rupture |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Caiendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment tndicator | Description | APC | Retative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 35180 | T |  | Repair blood vessel lesion | 0093 | 24.5670 | \$1,402.73 |  | \$280.55 |
| 35182 | C |  | Repair blood vessel lesion |  |  |  |  |  |
| 35184 | T |  | Repair blood vessellesion | 0093 | 24.5670 | \$1.402.73 |  | \$280.55 |
| 35188 | T |  | Repair blood vesseltesion | 0088 | 36.2110 | \$2.067.58 | \$655.22 | \$41352 |
| 35189 | C |  | Repair blood vessellesion |  |  |  |  |  |
| 35190 | T |  | Repair blood vessel lesion | 0093 | 24.5670 | \$1,402.73 |  | \$280 55 |
| 35201 | T |  | Repair blood vessel lesion | 0093 | 24.5670 | \$1,402.73 |  | \$280.55 |
| 35206 | T |  | Repair blood vessel lesion | 0093 | 24.5670 | \$1,402.73 |  | \$280.55 |
| 35207 | T |  | Repair blood vessel lesion | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 35211 | ${ }^{\text {c }}$ C |  | Repair blood vessel lesion |  |  |  |  |  |
| 35216 | c |  | Repair blood vessel lesion |  |  |  |  |  |
| 35221 | c |  | Repair blood vessel lesion |  |  |  |  |  |
| 35226 | T |  | Repair blood vessel lesion | 0093 | 24.5670 | \$1.402.73 |  | \$280.55 |
| 35231 | T |  | Repair blood vessel lesion | 0093 | 24.5670 | \$1,402.73 |  | \$280.55 |
| 35236 | T |  | Repair blood vessel lesion | 0093 | 24.5670 | \$1,402.73 |  | \$280.55 |
| 35241 | C |  | Repair blood vessell lesion |  |  |  |  |  |
| 35246 | C |  | Repair blood vessel lesion |  |  |  |  |  |
| 35251 | c |  | Repair blood vesseltesion |  |  |  |  |  |
| 35256 | T |  | Repair blood vessel lesion | 0093 | 24.5670 | \$1,402.73 |  | \$280.55 |
| 35261 | T |  | Repair blood vessell lesion | 0653 | 28.1900 | \$1,609.59 |  | \$321.92 |
| 35266 | T |  | Repair blood vessel lesion | 0653 | 28.1900 | \$1,609.59 |  | \$321.92 |
| 35271 | C |  | Repair blood vessell lesion |  |  |  |  |  |
| 35276 | C | - | Repair blood vessellesion |  |  |  |  |  |
| 35281 | c |  | Repair blood vesset lesion |  |  |  |  |  |
| 35286 | T |  | Repair blood vessel tesion | 0653 | 28.1900 | \$1,609.59 |  | \$321.92 |
| 35301 | C |  | Rechanneling of artery |  |  |  |  |  |
| 35311 | C | * | Rechanneling of attery |  |  |  |  |  |
| 35321 | T |  | Rechanneling of artery | 0093 | 24.5670 | \$1,402.73 |  | \$280.55 |
| 35331 | c |  | Rechanneling of artery |  |  |  |  |  |
| 35341 | c |  | Rechanneling of artery |  |  |  |  |  |
| 35351 | c |  | Rechanneling of attery |  |  |  |  |  |
| 35355 | c |  | Rechanneling of artery |  |  | - |  |  |
| 35361 | c |  | Rechanneling of artery |  |  |  |  |  |
| 35363 | c |  | Rechanneling of artery |  |  |  |  |  |
| 35371 | c |  | Rechanneling of artery |  |  |  |  |  |
| 35372 | c |  | Rechanneling of artery |  |  |  |  |  |
| 35381 | c |  | Rechanneling of artery |  |  |  |  |  |
| 35390 | c |  | Reoperation, carotid add-on |  |  |  |  |  |
| 35400 | C |  | Angioscopy |  |  |  |  |  |
| 35450 | c |  | Repair atterial blockage |  |  |  |  |  |
| 35452 | C |  | Repair arterial blockage |  |  |  |  |  |
| 35454 | C |  | Repair atterial blockage |  |  |  |  |  |
| 35456 | c |  | Repair arterial blockage |  |  |  |  |  |
| 35458 | T |  | Repair arteriat blockage | 0081 | 31.2963 | \$1,786.96 |  | \$357.39 |
| 35459 | T |  | Repair anterial blockage | 0081 | 31.2963 | \$1,786.96 |  | \$357.39 |
| 35460 | T |  | Repair venous blockage | 0081 | 31.2963 | \$1.786.96 |  | \$357.39 |
| 35470 | T |  | Repair attenal blockage | 0081 | 31.2963 | \$1,786.96 |  | \$357.39 |
| 35471 | T |  | Repair arterial blockage | 0081 | 31.2963 | \$1,786.96 |  | \$357.39 |
| 35472 | T |  | Repair anterial blockage | 0081 | 31.2963 | \$1,786 96 |  | \$357.39 |
| 35473 | T | - | Repair arterial blockage | 0081 | 31.2963 | \$1.786 96 |  | \$357.39 |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 35474 | T |  | Repair arteriat blockage | 0081 | 31.2963 | \$1.786.96 |  | \$357.39 |
| 35475 | T |  | Repair arteriat blockage | 0081 | 31.2963 | \$1.786.96 |  | \$357.39 |
| 35476 | T |  | Repair venous blockage | 0081 | 31.2963 | \$1,786.96 |  | \$357.39 |
| 35480 | C |  | Atherectomy, open | - |  |  | - |  |
| 35481 | C |  | Atherectomy, open |  |  |  |  |  |
| 35482 | C |  | Atherectomy, open |  |  |  |  |  |
| 35483 | C |  | Atherectomy, open |  |  |  |  |  |
| 35484 | T |  | Atherectomy, open | 0081 | 31.2963 | \$1.786.96 |  | \$357.39 |
| 35485 | T |  | Atherectomy, open | 0081 | 31.2963 | \$1.786.96 |  | \$357.39 |
| 35490 | $T$ |  | Atherectomy. percutaneous | 0081 | 31.2963 | \$1,786.96 |  | \$357.39 |
| 35491 | T |  | Atherectomy. percutaneous | 0081 | 31.2963 | \$1.786.96 |  | \$357.39 |
| 35492 | T |  | Atherectomy, percutaneous | 0081 | 31.2963 | \$1.786.96 |  | \$357.39 |
| 35493 | T |  | Atherectomy, percutaneous | 0081 | 312963 | \$1,786.96 |  | \$357.39 |
| 35494 | T |  | Atherectomy, percutaneous | 0081 | 312963 | \$1,786.96 |  | \$357.39 |
| 35495 | T | - | Atherectomy, percutaneous | 0081 | 312963 | \$1.786.96 |  | \$357.39 |
| 35500 | N |  | Harvest vein for bypass |  |  |  |  |  |
| 35501 | C |  | Artery bypass graft |  |  |  |  |  |
| 35506 | C |  | Artery bypass graft |  |  |  |  |  |
| 35507 | C |  | Artery bypass graft |  |  |  |  |  |
| 35508 | c |  | Artery bypass grafi |  |  |  |  |  |
| 35509 | C |  | Artery bypass grafi |  |  |  |  |  |
| 35510 | C |  | Artery bypass graft |  |  |  |  |  |
| 35511 | c |  | Artery bypass graft | - |  |  |  | - |
| 35512 | C |  | Artery bypass graft |  |  |  |  |  |
| 35515 | C |  | Artery bypass graft |  |  |  |  |  |
| 35516 | c |  | Artery bypass graft |  |  |  |  |  |
| 35518 | C |  | Artery bypass graft |  |  |  |  |  |
| 35521 | C |  | Artery bypass graft |  |  |  |  |  |
| 35522 | C |  | Artery bypass graft |  |  |  |  |  |
| 35525 | C |  | Artery bypass graft |  |  |  |  |  |
| 35526 | C |  | Artery bypass graft |  |  |  |  |  |
| 35531 | C |  | Artery bypass graft |  |  |  |  |  |
| 35533 | C |  | Artery bypass grafi |  |  |  |  |  |
| 35536 | C |  | Artery bypass graft |  |  |  |  |  |
| 35541 | C |  | Artery bypass graft |  |  |  |  |  |
| 35546 | C |  | Artery bypass graft |  | - |  |  |  |
| 35548 | C |  | Artery bypass graft |  |  |  |  |  |
| 35549 | C |  | Artery bypass graft |  |  |  |  |  |
| 35551 | C |  | Artery bypass graft |  |  |  |  |  |
| 35556 | C |  | Artery bypass graft |  |  |  |  |  |
| 35558 | C |  | Artery bypass graft |  |  |  |  |  |
| 35560 | C |  | Artery bypass grafi |  |  |  |  |  |
| 35563 | C |  | Artery bypass grafl |  |  |  |  |  |
| 35565 | C |  | Artery bypass graft |  |  |  |  |  |
| 35566 | C |  | Artery bypass graft |  |  |  |  |  |
| 3557 ! | C |  | Artery bypass graft |  |  |  |  |  |
| 35572 | N |  | Harvest femoropopliteał vein |  |  |  |  |  |
| 35582 | C |  | Vein bypass graft |  |  |  |  |  |
| 35583 | C |  | Vein bypass graft |  |  |  |  |  |
| 35585 | c |  | Vein bypass graft |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status indicator | Comment indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 35587 | c |  | Vern bypass graft |  |  |  |  |  |
| 35600 | c |  | Harvest artery for cabg |  |  |  |  |  |
| 35601 | C |  | Artery bypass graft |  |  |  |  |  |
| 35606 | C |  | Attery bypass graft |  |  |  |  |  |
| 35612 | C |  | Artery bypass graft |  |  |  |  |  |
| 35616 | C |  | Artery bypass graft |  |  |  |  |  |
| 35621 | c |  | Artery bypass graft |  |  |  |  |  |
| 35623 | C |  | Bypass graft, not vem |  |  |  |  |  |
| 35626 | C |  | Artery bypass graft |  |  |  |  |  |
| 35631 | C |  | Artery bypass gratl |  |  |  |  |  |
| 35636 | c |  | Artery bypass graft |  |  |  |  |  |
| 35641 | C |  | Artery bypass graft |  |  |  |  |  |
| 35642 | C |  | Artery bypass graft |  |  |  |  |  |
| 35645 | c |  | Artery bypass graft |  |  |  |  |  |
| 35646 | c |  | Artery bypass graft |  |  |  |  |  |
| 35647 | C |  | Artery bypass graft |  |  |  |  |  |
| 35650 | c |  | Artery bypass gratt |  |  |  |  |  |
| 35651 | c |  | Attery bypass graft |  |  |  |  |  |
| 35654 | c |  | Artery bypass graft |  |  |  |  | , |
| 35656 | c |  | Artery bypass graft |  |  |  |  |  |
| 35661 | c |  | Artery bypass graft |  |  |  |  |  |
| 35663 | c |  | Artery bypass gratl |  |  |  |  |  |
| 35665 | c |  | Artery bypass grath |  |  |  |  |  |
| 35666 | c |  | Atery bypass graft |  |  |  |  |  |
| 35671 | c |  | Artery bypass grath |  |  |  |  |  |
| 35681 | c |  | Composite bypass gratt |  |  |  |  |  |
| 35682 | c |  | Composite bypass graft |  |  |  |  |  |
| 35683 | c |  | Comoosite bypass graft |  |  |  |  |  |
| 35685 | T |  | Bypass graft palency/patch | 0093 | 24.5670 | \$1,402.73 |  | \$280.55 |
| 35686 | T |  | Bypass graftav fist patency | 0093 | 24.5670 | \$1.402 73 |  | \$280.55 |
| 35691 | c |  | Arterial transposition |  |  |  |  |  |
| 35693 | c |  | Arterial transposition |  |  |  |  |  |
| 35694 | c |  | Arterial transposition |  |  |  |  |  |
| 35695 | c |  | Arterial transposition |  |  |  |  |  |
| 35697 | c |  | Reimplant artery each |  |  |  |  |  |
| 35700 | c |  | Reoperation, bypass graft |  |  |  |  |  |
| 35701 | c |  | Exploration, carotid artery |  |  |  |  |  |
| 35721 | c |  | Exploration, femoral artery |  |  |  |  |  |
| 35741 | c |  | Exploralion popliteal artery |  |  |  |  |  |
| 35761 | T |  | Exploration of arteryivein | 0115 | 25.7685 | \$1.471.33 | \$459.35 | \$294.27 |
| 35800 | c |  | Explore neck vessels |  |  |  |  |  |
| 35820 | c |  | Explore chest vessels |  |  |  |  |  |
| 35840 | c |  | Explore abdominal vesseis |  |  |  |  |  |
| 35860 | T |  | Explore limb vessels | 0093 | 24.5670 | \$1.402.73 |  | \$280.55 |
| 35870 | c |  | Repair vesset graft defect |  |  |  |  |  |
| 35875 | T |  | Removal of clot in graft | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 35876 | T |  | Removal of clot in graft | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 35879 | T |  | Revise graft w/venn | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 35881 | T |  | Revise graft w/vein | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 35901 | C |  | Excision, graft, neck |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related information

Calendar Year 2005

| CPT HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 35903 | T |  | Excision, graff, extremity | 0115 | 25.7685 | \$1.471.33 | \$459.35 | \$294.27 |
| 35905 | C |  | Excision, graft, thorax |  |  |  |  |  |
| 35907 | C |  | Excision, graft, abdomen |  |  |  |  |  |
| 36000 | N |  | Place needle in vein |  |  |  |  |  |
| 36002 | S |  | Pseudoaneurysm injection trt | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 36005 | N |  | Injection ext venography |  |  |  |  |  |
| 36010 | N |  | Place catheter in vein |  |  |  |  |  |
| 36011 | N |  | Place catheter in vein |  |  |  |  |  |
| 36012 | N |  | Place catheter in vein |  |  |  |  |  |
| 36013 | N |  | Place catheter in artery |  |  |  |  |  |
| 36014 | N |  | Place catheter in artery |  |  |  |  |  |
| 36015 | N |  | Place catheter in artery |  |  |  |  |  |
| 36100 | $N$ |  | Establish access to artery |  |  |  |  |  |
| 36120 | N | - | Establish access to artery |  |  |  |  |  |
| 36140 | N |  | Establish access to artery |  |  |  |  |  |
| 36145 | N |  | Artery to vein shunt |  |  |  |  |  |
| 36160 | N |  | Establish access to aorla |  |  |  |  |  |
| 36200 | N |  | Place catheter in aorta |  |  |  |  |  |
| 36215 | $N$ |  | Place catheter in artery |  |  |  |  |  |
| 36216 | N |  | Place catheter in arlery |  |  |  |  |  |
| 36217 | N |  | Place catheter in artery |  |  |  |  |  |
| 36218 | N |  | Place catheter in artery |  |  |  |  |  |
| 36245 | N |  | Place catheter in artery |  |  |  |  |  |
| 36246 | N |  | Place catheter in artery |  |  |  |  |  |
| 36247 | N |  | Place catheter in artery |  |  |  |  |  |
| 36248 | N |  | Place catheter in artery |  |  |  |  |  |
| 36260 | T |  | Insertion of infusion pump | 0119 | 120.3656 | \$6.872.64 |  | \$1,374.53 |
| 36261 | T |  | Revision of infusion pump | 0124 | 20.1279 | \$1.149.26 |  | \$229.85 |
| 36262 | T |  | Removal of infusion pump | 0124 | 20.1279 | \$1,149.26 |  | \$229.85 |
| 36299 | N |  | Vessel injection procedure |  |  |  |  |  |
| 36400 | N |  | BI draw < 3 yrs fem/jugular |  |  |  |  |  |
| 36405 | N |  | BI draw < 3 yrs scalp vein |  |  |  |  |  |
| 36406 | N |  | Bl draw < 3 yrs other vein |  |  |  |  |  |
| 36410 | N |  | Non-routine bl draw > 3 yrs |  |  |  |  |  |
| 36415 | $E$ |  | Drawing blood |  |  |  |  |  |
| 36416 | E |  | Capillary blood draw |  |  |  |  |  |
| 36420 | T |  | Vein access culdown <1 yr | 0035 | 02931 | \$16.74 |  | \$3.35 |
| 36425 | T |  | Vein access cutdown > $\mathbf{1} \mathrm{yr}$ | 0035 | C.2931 | \$16.74 |  | \$3 35 |
| 36430 | S |  | Blood transfusion service | 0110 | 37794 | \$215.80 |  | \$43.16 |
| 36440 | S |  | Bl push transfuse. 2 yr or $<$ | 0110 | 3.7794 | \$215.80 |  | \$43.16 |
| 36450 | S |  | Bl exchange/transfuse, nb | 0110 | 3.7794 | \$215.80 |  | \$43.16 |
| 36455 | S |  | Bl exchange/transfuse non-nb | 0110 | 3.7794 | \$215.80 |  | \$43.16 |
| 36460 | S |  | Transfusion service, fetal | 0110 | 3.7794 | \$215.80 |  | \$43.16 |
| . 36468 | $T$ |  | Injection(s), spıder veins | 0098 | 1.3532 | \$77.27 |  | \$15.45 |
| 36469 | T |  | Injection(s), spider veins | 0098 | 1.3532 | \$77.27 |  | \$15.45 |
| 36470 | T |  | Injection therapy of vein | 0098 | 1.3532 | \$77.27 |  | \$15.45 |
| 36471 | T |  | Injection therapy of veins | 0098 | 1.3532 | \$77.27 |  | \$15.45 |
| 36481 | N |  | insertion of catheter, vein |  |  |  |  |  |
| 36500 | N |  | Insertion of catheler, vein |  |  |  |  |  |
| 36510 | C |  | Insertion of catheter, vein |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 36511 | S |  | Apheresis wbc | 0111 | 12.9206 | \$737.74 | \$200.18 | \$147.55 |
| 36512 | S |  | Apheresis rbc . | 0111 | 12.9206 | \$737.74 | \$200.18 | \$147.55 |
| 36513 | S |  | Apheresis platelets | 0111 | 12.9205 | \$737.74 | \$200.18 | \$147.55 |
| 36514 | 5 |  | Apheresis plasma | 0111 | 12.9206 | \$737.74 | \$200.18 | \$147.55 |
| 36515 | S |  | Apheresis, adsorp/reinfuse | 0111 | 12.9206 | \$737.74 | \$200.18 | \$147.55 |
| 36516 | 5 |  | Apheresis, selective | 0112 | 37.7298 | \$2.154.30 | \$612.47 | \$430.86 |
| 36522 | S |  | Photopheresis | 0112 | 37.7298 | \$2,154.30 | \$612.47 | \$430.86 |
| 36540 | N |  | Collect blood venous device |  |  |  |  |  |
| 36550 | T |  | Declot vascular device | 0677 | 2.5625 | \$146.31 |  | \$29.26 |
| 36555 | T |  | insert non-tunnel cv cath | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 36556 | T |  | Insert non-tunnel cv cath | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 36557 | T |  | Insert tunneled cv cath | 0032 | 10.2664 | \$586.19 |  | \$117.24 |
| 36558 | T |  | Insert tunneled cv cath | 0032 | 10.2664 | \$586.19 |  | \$117.24 |
| 36560 | T |  | Insert tunneled cv cath | 0115 | 25.7685 | \$1,471.33 | \$459.35 | \$294.27 |
| 36561 | T |  | Insert tunneled cv cath | 0115 | 25.7685 | \$1.471.33 | \$459.35 | \$294.27 |
| 36563 | $T$ |  | insert tunneled cv cath | 0119 | 120.3656 | \$6,872.64 |  | \$1,374.53 |
| 36565 | T |  | Insert tunneled cv cath | 0115 | 25.7685 | \$1,471.33 | \$459.35 | \$294.27 |
| 36566 | T |  | Insert tunneled cv cath | 1564 |  | \$4,750.00 |  | \$950.00 |
| 36568 | T |  | Insert tunneled cv cath | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 36569 | $T$ |  | Insert tunneled cv cath | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 36570 | $T$ |  | Insert tunneled cv cath | 0032 | 10.2664 | \$586 19 |  | \$117.24 |
| 36571 | $T$ |  | Insert tunneled cv cath | 0032 | 10.2664 | \$586 19 |  | \$117.24 |
| 36575 | T |  | Repair lunneled cv cath | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 36576 | T |  | Repair tunneled cv cath | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 36578 | $T$ |  | Replace tunneled cv cath | 0187 | 3.8434 , | \$2 19.45 |  | \$43.89 |
| 36580 | $T$ |  | Replace tunneled cv cath | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 36581 | $T$ |  | Replace tunneled cv cath | 0032 | 10.2664 | \$586.19 |  | \$11724 |
| 36582 | T |  | Replace tunneled cv cath | 0115 | 25.7685 | \$1.471.33 | \$459.35 | \$294 27 |
| 36583 | T |  | Replace tunneled crv cath | 0115 | 25.7685 | \$1,471.33 | \$459.35 | \$294.27 |
| 36584 | T |  | Replace tunneled cv cath | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 36585 | T |  | Replace tunneled cv cath | 0032 | 10.2664 | \$586.19 |  | \$117.24 |
| 36589 | $T$ |  | Removal tunneled cv cath | 0109 | 7.6069 | \$434.34 | \$131.49 | \$86.87 |
| 36590 | $T$ |  | Removal tunneled cv cath | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 36595 | T |  | Mech remov tunneled cv cath | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 36596 | T |  | Mech remov tunneled cv cath | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 36597 | T |  | Reposition venous catheter | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 36600 | N |  | Withdrawal of arterial blood |  |  |  |  |  |
| 36620 | $N$ |  | Insertion catheter, artery |  |  |  |  |  |
| 36625 | N |  | Insertion catheter, artery |  |  |  |  |  |
| 36640 | T |  | Insertion catheter, artery | 0032 | 10.2664 | \$586.19 |  | \$117.24 |
| 35660 | c |  | Insertion catheter, artery |  |  |  |  |  |
| 36680 | $T$ |  | Insert needle, bone cavity | 0120 | 1.9428 | \$110.93 | \$28.21 | \$22.19 |
| 36800 | T |  | Insertion of cannula | 0115 | 25.7685 | \$1,471.33 | \$459.35 | \$294.27 |
| 36810 | T |  | Insertion of cannula | 0115 | 25.7685 | \$1,471.33 | \$459.35 | \$294.27 |
| 36815 | $T$ |  | Insertion of cannula | 0115 | 25.7685 | \$1,471.33 | \$459.35 | \$294.27 |
| 36819 | T |  | Av fusion/uppr arm vein | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 36820 | T |  | Av fuslon/forearm vein | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 36821 | T |  | Av fusion direct any site | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 36822 | C |  | Insertion of cannula(s) |  |  |  |  |  |
| 36823 | C |  | Insertion of cannula(s) |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT $/$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | Nationat Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 36825 | T |  | Artery-vein autograft | 0088 | 36.2110 | \$2,067 58 | \$655.22 | \$41352 |
| 36830 | T |  | Artery-vein graft | 0088 | 36.2110 | \$2.067 58 | \$655.22 | \$41352 |
| 36831 | T |  | Open thrombect av fistula | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$413.52 |
| 36832 | T |  | Av fistula revision, open | 0088 | 36.2110 | \$2,067.58 | \$655.22 | \$41352 |
| 36833 | T |  | Av fistula revision | 0088 | 36.2110 | \$2.067.58 | \$855.22 | \$413 52 |
| 36834 | T |  | Repair A-V aneurysm | 0088 | 362110 | \$2,067.58 | \$655.22 | \$413.52 |
| 36835 | T |  | Artery to vein shunt | 0115 | 25.7685 | \$1,471.33 | \$459.35 | \$294 27 |
| 36838 | T |  | Dist revas ligation, hemo | 0088 | 36.2110 | \$2.067.58 | \$655.22 | \$41352 |
| 36860 | T |  | External cannula declotting | 0677 | 2.5625 | \$146.31 |  | \$29.26 |
| 36861 | $T$ |  | Cannula dectotting | 0115 | 25.7685 | \$1.471.33 | \$459.35 | \$294 27 |
| 36870 | T |  | Percut thrombect av fistula | 0653 | 28.1900 | \$1,609.59 |  | \$32192 |
| 37140 | c |  | Revision of circulation |  |  |  |  |  |
| 37145 | c |  | Revision of circulation |  |  |  |  |  |
| 37160 | c |  | Revision of circulation |  |  |  |  |  |
| 37180 | C |  | Revision of circulation |  |  |  |  |  |
| 37181 | $c$ |  | Splice spleen/kidney veins |  |  |  |  |  |
| 37182 | c |  | Insert hepatic shunt (tips) |  |  |  |  |  |
| 37183 | c |  | Remove hepatic shunt (tips) |  |  |  |  | - |
| 37195 | c |  | Thrombotytic therapy, stroke |  |  |  |  |  |
| 37200 | T |  | Transcatheter biopsy | 0685 | 5.8959 | \$336.64 | \$115.47 | \$67. 33 |
| 37201 | T |  | Transcatheter therapy infuse | 0676 | 43038 | \$245.74 |  | \$4915 |
| 37202 | T |  | Transcatheter therapy infuse | 0677 | 25625 | \$146.3i |  | \$29 26 |
| 37203 | T |  | Transcatheter retrieval | 0103 | 132856 | \$758.58 | \$223.63 | \$15172 |
| 37204 | T |  | Transcatheter occlusion | 0115 | 25.7685 | \$1,471.33 | \$459.35 | \$294 27 |
| 37205 | T |  | Transcatheter stent | 0229 | 59.3213 | \$3.387.13 | \$771.23 | \$677 43 |
| 37206 | T |  | Transcatheter stent add-on | 0229 | 59.3213 | \$3.387.13 | \$771.23 | \$677 43 |
| 37207 | T |  | Transcatheter stent | 0229 | 59.3213 | \$3.387.13 | \$771.23 | \$677 43 |
| 37208 | T |  | Transcatheter stent add-on | 0229 | 59.3213 | \$3.387.13 | \$771.23 | \$677 43 |
| 37209 | T |  | Exchange arterial catheter | 0103 | 13.2856 | \$758.58 | \$223.63 | \$151.72 |
| 37250 | S |  | Iv us first vessel add-on | 0416 | 4.4669 | \$255.05 | \$92.37 | \$5101 |
| 37251 | S |  | Iv us each add vessel add-on | 0416 | 4.4669 | \$255.05 | \$92.37 | \$5101 |
| 37500 | T |  | Endoscopy ligale perf veins | 0092 | 27.2783 | \$1.557.54 | \$505.37 | \$311.51 |
| 37501 | T |  | Vascular endoscopy procedure | 0092 | 27.2783 | \$1.557.54 | \$505.37 | \$311.51 |
| 37565 | T |  | Ligation of neck vein | 0093 | 24.5670 | \$1,402.73 |  | \$280.55 |
| 37600 | T |  | Ligation of neck artery | 0093 | 245670 | \$1,402.73 |  | \$280.55 |
| 37605 | T |  | Ligation of neck artery | 0091 | 301019 | \$1.718.76 | \$348.23 | \$343 75 |
| 37606 | T |  | Ligation of neck artery | 0091 | 301019 | \$1.718.76 | \$348.23 | \$343.75 |
| 37607 | T |  | Ligation of a-v fistula | 0092 | 272783 | \$1.557.54 | \$505.37 | \$311.51 |
| 37609 | T |  | Temporal artery procedure | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 37615 | T |  | Ligation of neck artery | 0091 | 30.1019 | \$1.718.76 | \$348.23 | \$343.75 |
| 37516 | c |  | Ligation of chest artery |  |  |  |  |  |
| 37617 | C |  | Ligation of abdomen artery |  |  |  |  |  |
| 37618 | C |  | Ligation of extremity artery |  |  |  |  |  |
| 37620 | T |  | Revision of major vein | 0091 | 30.1019 | \$1.718.76 | \$348.23 | \$343.75 |
| 37650 | T |  | Revision of major vein | 0091 | 30.1019 | \$1.718.76 | \$348.23 | \$343 75 |
| 37650 | c |  | Revision of major vein |  |  |  |  |  |
| 37700 | T |  | Revise leg vein | 0091 | 30.1019 | \$1.718.76 | \$348.23 | \$343.75 |
| 37720 | T |  | Removal of leg vein | 0092 | 27.2783 | \$1.557.54 | \$505.37 | \$311.51 |
| 37730 | T |  | Removal of teg veins | 0092 | 27.2783 | \$1.557.54 | \$505.37 | \$311.51 |
| 37735 | T |  | Removat of leg veins/lesion | 0092 | 27.2783 | \$1.557.54 | \$505.37 | \$311.51 |

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadiusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 37760 | T |  | Revision of leg veins | 0091 | 30.1019 | \$1,718.76 | \$34823 | \$343.75 |
| 37765 | T |  | Phleb veins - extrem - to 20 | 0091 | 30.1019 | \$1,718.76 | \$348.23 | \$343.75 |
| 37766 | T |  | Phieb veins - extrem $20+$ | 0091 | 30.1019 | \$1,718.76 | \$348.23 | \$343.75 |
| 37780 | T |  | Revision of leg vein | 0091 | 30.1019 | \$1,718.76 | \$348.23 | \$343.75 |
| 37785 | T |  | Ligate/divide/excise vein. | 0091 | 30.1019 | \$1.718.76 | \$348.23 | \$343.75 |
| 37788 | c | , | Revascularization, penis |  |  |  |  |  |
| 37790 | T |  | Penile venous occlusion | 0181 | 31.5878 | \$1.803.60 | \$621.82 | \$360.72 |
| 37799 | T |  | Vascular surgery procedure | 0035 | 0.2931 | \$16.74 |  | \$3.35 |
| 38100 | c |  | Removal of spleen, total |  |  |  |  |  |
| 38101 | c |  | Removal of spleen, partial |  |  |  |  |  |
| 38102 | c |  | Removal of spleen, total |  |  |  |  |  |
| 38115 | C |  | Repair of ruptured spleen |  |  |  |  |  |
| 38120 | T |  | Laparoscopy, splenectomy | 0131 | 43.0468 | \$2,457.89 | \$1.001.89 | \$49158 |
| 38129 | T |  | Laparoscope proc, spleen | 0130 | 31.7373 | \$1,812.14 | \$659.53 | \$362 43 |
| 38200 | N |  | Injection for spleen x -ray |  |  |  |  |  |
| 38204 | E |  | Bl donor search management |  |  |  |  |  |
| 38205 | S |  | Harvest allogenic stem cells | 0111 | 12.9206 | \$737.74 | \$200.18 | \$147.55 |
| 38206 | S |  | Harvest auto stem cells | 0111 | 12.9206 | \$737.74 | \$200.18 | \$147.55 |
| 38207 | E |  | Cryopreserve stem cells |  |  |  |  |  |
| 38208 | E |  | Thaw preserved stem cells |  |  |  |  |  |
| 38209 | E |  | Wash harvest stem cells |  |  |  |  |  |
| 38210 | E |  | T-cell depletion of harvest |  |  |  |  |  |
| 38211 | E |  | Tumor cell deplete of harvst |  |  |  |  |  |
| 38212 | E |  | Rbc depletion of harvest |  |  |  |  |  |
| 38213 | E |  | Platelet deplete of harvest |  |  |  |  |  |
| 38214 | E |  | Volume deplete of harvest |  |  |  |  |  |
| 38215 | E |  | Harvest stem cell concentite |  |  |  |  |  |
| 38220 | T |  | Bone marrow aspiration | 0003 | 2.6152 | \$149.32 |  | \$29.86 |
| 38221 | $T$ |  | Bone marrow biopsy | 0003 | 2.6152 | \$149.32 |  | \$29.86 |
| 38230 | 5 |  | Bone marrow collection | 0111 | 12.9206 | \$737.74 | \$200.18 | \$147.55 |
| 38240 | S |  | Bone marrow/stem transplant | 0123 | 99408 | \$567.60 |  | \$113.52 |
| 38241 | S |  | Bone marrow/stem transplant | 0123 | 9.9408 | \$567.60 |  | \$113.52 |
| 38242 | S |  | Lymphocyte infuse transplant | 0111 | 12.9206 | \$737.74 | \$200.18 | \$147.55 |
| 38300 | T |  | Drainage, lymph node lesion | 0008 | 195952 | \$1,118.85 |  | \$223.77 |
| 38305 | T |  | Drainage, lymph node lesion | 0008 | 195952 | \$1.118.85 |  | \$223.77 |
| 38308 | T |  | Incision of lymph channels | 0113 | 211249 | \$1,206.19 |  | \$24124 |
| 38380 | c |  | Thoracic duct procedure |  |  |  |  |  |
| 38381 | c |  | Thoracic duct procedure |  |  |  |  |  |
| 38382 | c |  | Thoracic duct procedure |  |  |  |  |  |
| 38500 | T |  | Biopsylremoval, lymph nodes | 0113 | 21.1249 | \$1,206.19 |  | \$241.24 |
| 38505 | T |  | Needle biopsy, lymph nodes | 0005 | 3.7810 | \$215.89 | \$71.59 | \$43.18 |
| 38510 | T |  | Biopsy/removal, lymph nodes | 0113 | 21.1249 | \$1,206.19 |  | \$241 24 |
| 38520 | T |  | Biopsy/removal, lymph nodes | 0113 | 21.1249 | \$1.206.19 |  | \$241.24 |
| 38525 | T |  | Biops y/removal, lymph nodes | 0113 | 21.1249 | \$1,206.19 |  | \$241.24 |
| 38530 | T |  | Biops ylremoval, Iymph nodes | 0113 | 21.1249 | \$1,206.19 |  | \$241.24 |
| 38542 | T |  | Explore deep node(s), neck | 0114 | 40.0004 | \$2,283 94 | \$485.91 | \$456.79 |
| 38550 | T |  | Removal, neck/armpit lesion | 0113 | 21.1249 | \$1,206 19 |  | \$241.24 |
| 38555 | T |  | Removal, neck/armpit lesion | 0113 | 21.1249 | \$1.206 19 |  | \$241.24 |
| 38562 | c |  | Removal, pelvic lymph nodes |  |  |  |  |  |
| 38564 | c |  | Removal, abdomen lymph nodes |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT / HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | $\qquad$ | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 38570 | T |  | Laparoscopy, lymph node biop | 0131 | 43.0468 | \$2.457.89 | \$1,001.89 | \$491.58 |
| 38571 | T |  | Laparoscopy. lymphadenectorny | 0132 | 61.3910 | \$3,505.30 | \$1,239.22 | \$701.06 |
| 38572 | T |  | Laparoscopy, lymphadenectomy | 0131 | 43.0468 | \$2,457.89 | \$1.001.89 | \$491.58 |
| 38589 | T |  | Laparoscope proc, lymphatic | 0130 | 31.7373 | \$1.812.14 | \$1559.53 | \$362 43 |
| 38700 | T |  | Removal of lymph nodes, neck | 0113 | 21.1249 | \$1,206.19 |  | \$24124 |
| 38720 | T |  | Removal of lymph nodes, neck | 0113 | 21.1249 | \$1.206 19 |  | \$241.24 |
| 38724 | C |  | Removal of lymph nodes, neck |  |  |  |  |  |
| 38740 | T |  | Remove armpil lymph nodes | 0114 | 40.0004 | \$2.283.94 | \$485.91 | \$456.79 |
| 38745 | T |  | Remove armpil lymph nodes | 0114 | 40.0004 | \$2,283.94 | \$485.91 | \$456.79 |
| 38746 | C |  | Remove thoracic lymph nodes |  |  |  |  |  |
| 38747 | C |  | Remove abdominal lymph nodes |  |  |  |  |  |
| 38760 | T |  | Remove groin lymph nodes | 0113 | 21.1249 | \$1.206.19 |  | \$241 24 |
| 38765 | C |  | Remove groin lymph nodes |  |  |  |  |  |
| 38770 | C |  | Remove pelvis lymph nodes |  |  |  |  |  |
| 38780 | C |  | Remove abdomen tymph nodes |  |  | - |  |  |
| 38790 | N |  | Inject for lymphalic x-ray | - |  |  |  |  |
| 38792 | N |  | Identify sentinel node |  |  |  |  |  |
| 38794 | N |  | Access thoracic lymph duct |  |  |  |  |  |
| 38999 | S |  | Blood/lymph system procedure | 0110 | 3.7794 | \$215.80 |  | \$43.16 |
| 39000 | C |  | Exploration of chest |  |  |  |  |  |
| 39010 | C |  | Exploration of chest |  |  |  |  |  |
| 39200 | C |  | Removal chest lesion |  |  |  |  |  |
| 39220 | C |  | Removal chestlesion |  |  |  |  |  |
| 39400 | T |  | Visualization of chest | 0069 | 29.9568 | \$1.710.47 | \$591.64 | \$342.09 |
| 39499 | C |  | Chest procedure |  |  |  |  |  |
| 39501 | C |  | Repair diaphragm laceration |  |  |  |  |  |
| 39502 | C |  | Repair paraesophageal hernia |  |  |  |  |  |
| 39503 | C |  | Repair of diaphragm hemia |  |  |  |  |  |
| 39520 | C |  | Repair of diaphragm hemia |  |  |  |  |  |
| 39530 | C |  | Repair of diaphragm hemia |  |  |  |  |  |
| 39531 | C |  | Reparr of diaphragm hernia |  |  |  |  |  |
| 39540 | C |  | Repair of diaphragm hernia |  |  |  |  |  |
| 39541 | C |  | Repair of diaphragm hemia |  |  |  |  |  |
| 39545 | C |  | Revision of diaphragm |  |  |  |  |  |
| 39560 | C |  | Resect diaphragm, simple |  |  |  |  |  |
| 39561 | C |  | Resect diaphragm, complex |  |  |  |  |  |
| 39599 | C |  | Diaphragm surgery procedure |  |  |  |  |  |
| 40490 | T |  | Bicpsy of lip | 0251 | 19490 | \$111.28 |  | \$22 36 |
| 40500 | T |  | Partial excision of lip | 0253 | 159924 | \$913.13 | \$282.29 | \$182.63 |
| 40510 | T |  | Partial excision of lip | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 40520 | T |  | Partial excision of lip | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182 63 |
| 40525 | T |  | Reconstruct lip with flap | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268 89 |
| 40527 | T |  | Reconstruct lip with lap | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 40530 | $T$ |  | Partial removal of lip | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 40650 | T |  | Repair lip | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 40652 | T |  | Repair lip | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 40654 | T |  | Repair lip | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 40700 | T |  | Repair cleft lip/nasal | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 40701 | T |  | Repair cleft lip/nasal | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 40702 | T |  | Repair cleft lip/nasal | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |

[^81]| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 40720 | T |  | Repair deft lip/nasal | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 40761 | $T$ |  | Repair cleft lip/nasal | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 40799 | T |  | Lip surgery procedure | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 40800 | T |  | Dranage of mouth lesion | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 40801 | T |  | Drainage of moulh lesion | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 40804 | $x$ |  | Removal, foreign body, mouth | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| 40805 | T |  | Removal, foreign body, mouth | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 40806 | T |  | Incision of lip ford | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 40808 | T |  | Biopsy of mouth lesion | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 40810 | T |  | Excision of mouth lesion | 0253 | 15.9924 | \$913 13 | \$282.29 | \$182.63 |
| 40812 | T |  | Excise/repair mouth lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 40814 | $T$ |  | Excise/repair mouth lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 40816 | T |  | Excision of mouth lesion | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 40818 | T |  | Excise oral mucosa for graf | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 40819 | T |  | Excise lip or cheek fold | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 40820 | T |  | Treatment of mouth lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 40830 | T |  | Repair mouth laceration | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 40831 | T |  | Repair mouth laceration | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 40840 | T |  | Reconstruction of mouth | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 40842 | T |  | Reconstruction of mouth | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 40843 | T |  | Reconstruction of mouth | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 40844 | T |  | Reconstruction of mouth | 0256 | 37.1347 | \$2,120.32 |  | 5424.06 |
| 40845 | T |  | Reconstruction of mouth | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 40899 | T |  | Mouth surgery procedưre | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 41000 | T |  | Drainage of moulh lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41005 | T |  | Drainage of mouth lesion | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 41006 | T |  | Drainage of mouth lesion | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 41007 | T |  | Drainage of mouth lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41008 | T |  | Drainage of mouth lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41009 | T |  | Drainage of mouth lesion | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 41010 | T |  | Incision of tongue fold | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41015 | $T$ |  | Drainage of mouth lesion | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 41016 | T |  | Drannage of mouth lesion | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 41017 | T |  | Drainage of mouth lesion | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 41018 | T |  | Drainage of mouth lesion | 0252 | 65732 | \$375.32 | \$113.41 | \$75.06 |
| 41100 | T |  | Biopsy of tongue | 0252 | 65732 | \$375.32 | \$113.41 | \$75.06 |
| 41105 | T |  | Biopsy of tongue | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41108 | T |  | Biopsy of floor of mouth | 0252 | 65732 | \$375.32 | \$113.41 | \$75.06 |
| 41110 | T |  | Excision of tongue tesion | 0253 | 159924 | \$913.13 | \$282.29 | \$182.63 |
| 41112 | $T$ |  | Excision of tongue lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | $\$ 182.63$ |
| 41113 | T |  | Excision of tongue lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41114 | T |  | Excision of tongue lesion | 0254 | 23.5464 | \$1.344.45 | \$32135 | \$268.89 |
| 41115 | T |  | Excision of tongue fold | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 41116 | T |  | Excision of mouth lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41120 | T |  | Partial removal of tongue | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 41130 | c |  | Partial removal of tongue |  |  |  |  |  |
| 41135 | c |  | Tongue and neck surgery |  |  |  |  |  |
| 41140 | c |  | Removal of tongue |  |  |  |  |  |
| 41145 | c |  | Tongue removal, neck surgery |  |  |  |  |  |
| 41150 | c |  | Tongue. mouth. jaw surgery |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 41153 | C |  | Tongue. mouth, neck surgery |  |  |  |  |  |
| 41155 | c |  | Tongue, jaw. \& neck surgery |  |  |  |  |  |
| 41250 | T |  | Repair tongue laceration | 0251 | 19490 | \$111.28 ${ }^{\text {- }}$ |  | \$22.26 |
| 41251 | T |  | Repair tongue laceration | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 41252 | T |  | Repair tongue laceration | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 41500 | T |  | Fixation of tongue | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 41510 | T |  | Tongue to lip surgery | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41520 | T |  | Reconstruction, tongue fold | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 41599 | T |  | Tongue and moulh surgery | 0251 | 1.9430 | \$111.28 |  | \$22.26 |
| 41800 | T |  | Drainage of gum lesion | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 41805 | T |  | Removal foreign body, gum | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 41806 | T |  | Removal foreign body.jawbone | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41820 | T |  | Excision, gum, each quadrant | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 41821 | T |  | Excision of gum llap | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 41822 | T |  | Excision of gum lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41823 | T |  | Excision of gum lesion | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 41825 | T |  | Excision of gum lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41826 | T |  | Excision of gum lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41827 | T |  | Excision of gum lesion | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 41828 | T |  | Excision of gum lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41830 | T |  | Removal of gum tissue | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41850 | T |  | Treatment of gum lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 41870 | T |  | Gum gratt | 0254 | 23.5464 | \$1,344.45 | \$32135 | \$268.89 |
| 41872 | T |  | Repair gum | 0253 | 15.9924 | \$913.13 | \$282 29 | \$182.63 |
| 41874 | T |  | Repair looth socket | 0254 | 23.5464 | \$1.344.45 | \$32135 | \$268.89 |
| 41899 | T |  | Dental surgery procedure | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 42000 | T |  | Drainage mouth roof lesion | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 42100 | T |  | Biopsy roof of mouth | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 42104 | T |  | Excision lesion, mouth roof | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 42106 | T |  | Excision lesion, mouth roof | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 42107 | T |  | Excision lesion. mouth roof | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 42120 | T |  | Remove paiatellesion | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42140 | T |  | Excision of uvula | 0252 | 6.5732 | \$375.32 | \$113.41 | \$7506 |
| 42145 | T |  | Repair palate, pharynx/uvula | -0254 | 235464 | \$1.344.45 | \$321.35 | \$26889 |
| 42160 | T |  | Treatment mouth roof lesion | 0253 | 159924 | \$913.13 | \$282.29 | \$182 63 |
| 42180 | T |  | Repair palate | 0251 | 19490 | \$111.28 |  | \$22.26 |
| 42182 | T |  | Repair palate | 0256 | 371347 | \$2.120.32 |  | \$424.06 |
| 42200 | T |  | Reconstruct cleft palale | 0256 | 37. 1347 | \$2,120.32 |  | \$424.06 |
| 42205 | T |  | Reconstruct cleft palate | 0256 | 371347 | \$2,120.32 |  | \$424.06 |
| 42210 | T |  | Reconsiruct cleft paiate | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42215 | T |  | Reconstruct cleft paiate | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 42220 | T |  | Reconstruct cielt palate | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 42225 | T |  | Reconstruct cleft palate | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42226 | T |  | Lengthening of palate | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42227 | T |  | Lengthening of palate | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 42235 | T |  | Repair palate | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 42260 | T |  | Repair nose to lip fistula | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 42280 | T |  | Preparation, paiale mold | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 42281 | T |  | Insertion, palate prosthesis | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 42299 | T |  | Palatefuvula surgery | 0251 | 1.9490 | \$111.28 |  | \$22.26 |

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT $I$ HCPCS | Status Indicator | Comment Indicator | Descriptlon | APC | Retative Welght | Payment <br> Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 42300 | T |  | Drainage of salivary gland | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 42305 | T |  | Drainage of salivary gland | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 42310 | T |  | Drainage of salivary gland | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 42320 | T |  | Drainage of salivary gland | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 42325 | T |  | Create salivary cyst drain | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 42326 | T |  | Create salivary cyst drain | 0252 | 6.5732 | \$375.32 | \$11341 | \$75.06 |
| 42330 | T |  | Removal of salivary stone | 0253 | 15.9924 | \$913.13 | \$282 29 | \$182.63 |
| 42335 | T |  | Removal of salivary stone | 0253 | 15.9924 | \$913.13. | \$282 29 | \$182.63 |
| 42340 | T |  | Removal of salivary stone | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 42400 | T |  | Biopsy of salivary gland | 0005 | 3.7810 | \$215.89 | \$71.59 | \$43.18 |
| 42405 | T |  | Biopsy of salivary gland | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 42408 | T |  | Excision of salivary cyst | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 42409 | T |  | Drainage of salivary cyst | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 42410 | T |  | Excise parotid glandllesion | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42415 | T |  | Excise parotid gland/lesion | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42420 | T |  | Excise parotid gland/lesion | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42425 | T |  | Excise parotid gland/lesion | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42426 | C |  | Excise parotid glandllesion |  |  |  |  |  |
| 42440 | T |  | Excise submaxillary gland | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42450 | T |  | Excise sublingual gland | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268. 89 |
| 42500 | T |  | Repair salivary duct | 0254 | 23.5464 | \$1,344,45 | \$321.35 | \$268.89 |
| 42505 | T |  | Repair salivary duct | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 42507 | T |  | Parotid duct diversion | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 42508 | T |  | Paratid duct diversion | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42509 | T |  | Parotid duct diversion | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 42510 | T |  | Parotid duct diversion | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 42550 | $N$ |  | Injection for salivary x -ray |  |  |  |  |  |
| 42600 | T |  | Closure of salivary fistula | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 42650 | T |  | Dilation of salivary duct | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 42660 | T |  | Dilation of salivary duct | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 42665 | T |  | Ligation of salivary ducl | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 42699 | T |  | Salivary surgery procedure | 0251 | 1.9490 | \$111.28 |  | \$22 26 |
| 42700 | T |  | Drainage of tonsil abscess | 0251 | 1.9490 | \$111.28 |  | \$22 26 |
| 42720 | T |  | Drainage of throat abscess | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182 63 |
| 42725 | T |  | Drainage of throat abscess | . 0256 | 371347 | \$2.120.32 |  | \$424 06 |
| 42800 | T |  | Biopsy of throat | 0253 | 159924 | \$913.13 | \$282.29 | \$182.63 |
| 42802 | T |  | Biopsy of throat | 0253 | 159924 | \$913.13 | \$282.29 | \$182.63 |
| 42804 | T |  | Biopsy of upper nose/throat | 0253 | 159924 | \$913.13 | \$282.29 | \$182.63 |
| 42806 | T |  | Biopsy of upper nose/throat | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 42808 | T |  | Excise pharynx lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 42809 | X |  | Remove pharynx foreign body | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| 42810 | T |  | Excision of neck cyst | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 42815 | T |  | Exclsion of neck cyst | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42820 | T |  | Remove tonsils and adenoids | 0258 | 21.5810 | \$1,232.23 | \$437.25 | \$246.45 |
| 42821 | T |  | Remove tonsils and adenoids | 0258 | 21.5810 | \$1.232.23 | \$437.25 | \$246.45 |
| 42825 | T |  | Removal of tonsils | 0258 | 21.5810 | \$1,232.23 | \$437.25 | \$246.45 |
| 42826 | T |  | Removal of tonsils | 0258 | 24.5810 | \$1,232.23 | \$437.25 | \$246.45 |
| 42830 | T |  | Removal of adenoids | 0258 | 21.5810 | \$1.232.23 | \$43725 | \$246.45 |
| 42831 | T |  | Removat of adenoids | 0258 | 21.5810 | \$1,232.23 | \$437.25 | \$246.45 |
| 42835 | T |  | Removal of adenoids | 0258 | 21.5810 | \$1,232.23 | \$437.25 | \$246.45 |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005.

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 42836 | T |  | Removal of adenoids | 0256 | 21.5810 | \$1.232.23 | \$437.25 | \$246.45 |
| 42842 | T |  | Extensive surgery of throat | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 42844 | T |  | Extensive surgery of throat | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42845 | C |  | Extensive surgery of throat |  |  |  |  |  |
| 42860 | $T$ |  | Excision of lonsil tags | 0258 | 21.5810 | \$1,232.23 | \$437.25 | \$246.45 |
| 42870 | $T$ |  | Excision of lingual tonsil | 0258 | 21.5810 | \$1.232.23 | \$437.25 | \$246.45 |
| 42890 | $T$ |  | Partial removal of pharynx | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42892 | T |  | Revision of pharyngeal walls | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 42894 | C |  | Revision of pharyngeal walls |  |  |  |  |  |
| 42900 | T |  | Repair throal wound | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 42950 | T |  | Reconstruction of throat | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 42953 | C |  | Repair throat, esophagus |  |  |  |  |  |
| 42955 | T |  | Surgical opening of throat | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 42960 | T |  | Control throat bleeding | 0250 | 1.3930 | \$79.54 | \$27.84 | \$15.91 |
| 42961 | C |  | Control throat bleeding |  |  |  |  |  |
| 42962 | T |  | Control throat bleeding | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 42970 | T |  | Control nose/throat bleeding | 0250 | 1.3930 | \$79.54 | \$27.84 | \$15.91 |
| 42971 | C |  | Control nose/throat bleeding |  |  |  |  |  |
| 42972 | $T$ |  | Control nose/throat bleeding | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 42999 | T |  | Throat surgery procedure | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 43020 | T |  | Incision of esophagus | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 43030 | T |  | Throat muscle surgery | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 43045 | C |  | Incision of esophagus |  |  |  |  |  |
| 43100 | C |  | Excision of esophagus lesion |  |  |  |  |  |
| 43101 | C |  | Excision of esophagus lesion |  |  |  |  |  |
| 43107 | C |  | Removal of esophagus |  |  |  |  |  |
| 43108 | C |  | Removal of esophagus |  |  |  |  |  |
| 43112 | C |  | Removal of esophagus |  |  |  |  |  |
| 43113 | C |  | Removal of esophagus |  |  |  |  |  |
| 43116 | C |  | Partial removal of esophagus |  |  |  |  |  |
| 43117 | C |  | Partial removal of esophagus |  |  |  |  |  |
| 43118 | C |  | Partial removal of esophagus |  |  |  |  |  |
| 43121 | C |  | Partial removal of esophagus |  |  |  |  |  |
| 43122 | C |  | Partial removal of esophagus |  |  |  |  |  |
| 43123 | C |  | Partial removal of esophagus |  |  |  |  |  |
| 43124 | C |  | Removal of esophagus |  |  |  |  |  |
| 43130 | T |  | Removal of esophagus pouch | 0254 | 235464 | \$1.344.45 | \$321.35 | \$268.89 |
| 43135 | C |  | Removal of esophagus pouch |  |  |  |  |  |
| 43200 | T |  | Esophagus endoscopy | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43201 | T |  | Esoph scope w/submucous inj | 0141 | 8.1355 | \$464.52 | \$143.38 | \$9290 |
| 43202 | T |  | Esophagus endoscopy, biopsy | 0141 | 8.1355 | \$464.52 | \$143.38 | \$9290 |
| 43204 | T |  | Esoph scope w/sclerosis inj | 0141 | 8.1355 | \$464.52 | \$143.38 | \$9290 |
| 43205 | T |  | Esophagus endoscopyfligation | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43215 | T |  | Esophagus endoscopy | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43216 | . $T$ |  | Esophagus endoscopyflesion | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 4321\% | $T$ |  | Esophagus endoscopy | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43219 | T |  | Esophagus endoscopy | 0384 | 25.8772 | \$1.477.54 | \$320.91 | \$295.51 |
| 43220 | T |  | Esoph endoscopy, dilation | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43226 | T |  | Esoph endoscopy, dilation | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43227 | T |  | Esoph endoscopy, repair | 0141 | 8. 1355 | \$464.52 | \$143.38 | \$92.90 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Staeus Indleator | Comment Indleator | Description |  | APC | Relative Welghe | Payment Rate | National Unadjusted Copeyment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 43228 | T |  | Esoph endoscopy, 3blation | , | 0422 | 22.3214 | \$1.274.51 |  | \$254.98 |
| 43231 | T |  | Esoph endoscopy w/us exam |  | 0341 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43232 | T |  | Esoph endosoopy w/us in bx |  | 0141 | 8.1355 | 5464.52 | \$143.38 | \$92.90 |
| 43234 | T |  | Upper Gl endoscopy, exam |  | 0141 | 8.1355 | 5464.52 | \$143.38 | \$92.90 |
| 43235 | T |  | Uppr gl endoscopy, dlagnosis |  | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43236 | T |  | Uppr gi scope w/subrnuc in] |  | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43237 | T |  | Endoscopic us exam. esoph |  | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43238 | T |  | Upor gi endoscopy w/us in bx |  | 0141 | 8.1355 | 5464.52 | \$143.28 | \$8290 |
| 43239 | $r$ |  | Upper Gl endoscopy, biopsy |  | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43240 | T |  | Esoph endoscope widrain cyst |  | 0141 | 8.1355 | 5464.52 | \$143.38 | \$92.90 |
| 43241 | T |  | Upper Gi endoscopy with wibe |  | 0141 | 8.1355 | 5464.52 | \$143.38 | 592.90 |
| 43242 | T |  | Uppr gl endoscopy w/us in bx |  | 0141 | 8.1355 | \$464.52 | 5143.38 | \$92.90 |
| 43243 | T |  | Upper gi endoscopy 8 inject |  | 0141 | 8.1355 | S466. 52 | \$143.38 | 592.90 |
| 43244 | T |  | Upper Gl endoscopyillgation |  | 0141 | 8.1355 | \$464.52 | \$143.38 | 592.90 |
| 43245 | $T$ |  | Uppr gi coope dilate strictr |  | 0141 | 8.1355 | 5464.52 | \$143.38 | \$92.90 |
| 43246 | T |  | Place gastrostomy tube |  | 0141 | 8.1355 | 5464.52 | \$143.38 | \$92.90 |
| 43247 | $T$ |  | Operative upper Gl endoscopy |  | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43248 | $T$ |  | Uppr gl endoscopylgulde whe |  | 0141 | 8.1355 | 5464.52 | \$143.38 | \$92.80 |
| 43249 | T |  | Esoph endoscopy, dilation |  | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43250 | T |  | Uppei Gl endoscopy/umor |  | 0141 | 8.1355 | \$464.52 | \$143.33 | \$92.90 |
| 43251 | T |  | Operative upper Gl ondosoopy |  | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43255 | T |  | Operative upper GI endoscopy |  | 0141 | 8.1355 | 5464.52 | \$143.38 | \$92.90 |
| 43256 | T |  | Uppr gi endoscopy w stent |  | 0384 | 25.8772 | \$1.477.54 | \$320.91 | \$295.51 |
| 43258 | T |  | Operative upper Gl endoscopy |  | 0141 | 9.1255 | \$464.52 | \$143.38 | \$92.90 |
| - 43259 | T |  | Endosoopic ultrasound exam |  | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43260 | T |  | Endo cholanglopancreatograph |  | 0151 | 18.8390 | \$1.075.67 | \$245.46 | \$215.13 |
| 43261 | $T$ |  | Endo cholangiopancreatograph |  | 0151 | 18.8390 | \$1.075.67 | \$245.46 | \$215.13 |
| 43262 | T |  | Endo cholanglopancreatograph |  | 0151 | 18.8390 | \$1.075.67 | \$245.46 | \$215.13 |
| 43263 | T |  | Endo cholangiopsncreatograph |  | 0151 | 13.8390 | \$1.075.67 | \$24546 | \$215.13 |
| 43264 | T |  | Endo cholangiopancreatograph |  | 0151 | 18.8390 | \$1.075.67 | \$245.46 | \$215.13 |
| 43265 | T |  | Endo cholanglopancreatograph |  | 0151 | 18.8390 | \$1.075.67 | \$245.46 | \$215.13 |
| 43267 | T |  | Endo cholengiopancrealograph |  | 0159 | 12.8390 | \$1.075.67 | \$245.46 | \$216.13 |
| 43268 | $T$ |  | Endo Cholanglopancrealograph |  | 0384 | 25.8772 | \$1,477.54 | \$320.91 | \$295.51 |
| 43269 | T |  | Endo cholanglopancreatograph |  | 0384 | 250772 | \$1.477.54 | \$320.91 | \$295.51 |
| 43271 | $T$ |  | Endo cholanglopancreatograph |  | 0151 | 188390 | \$1.075.67 | \$245.46 | \$215.93 |
| 43272 | T |  | Endo cholangiopancreatograph |  | 0151 | 188390 | \$1.075.67 | \$245.46 | \$215,13 |
| 43280 | T |  | Laparoscopy, fundoplasty |  | 0132 | 61.3910 | \$3.505.30 | \$1,239.22 | \$701.06 |
| $43289$ | T |  | Laparoscope proc. esoph |  | 0130 | 317373 | \$1,812.14 | \$659.53 | \$362.43 |
| 43300 | c |  | Repair of esophagus |  |  |  |  |  |  |
| 43305 | c |  | Repalr esophagus and fistula |  |  |  |  |  |  |
| 43310 | c |  | Repair of esophagus |  |  |  |  |  |  |
| 43312 | c |  | Repair esophagus and fistula |  |  |  |  |  |  |
| 43313 | c |  | Esophagopiasty congental |  |  |  |  |  |  |
| 43314 | c |  | Tracheo-esophagoplasty cong |  |  |  |  |  |  |
| 43320 | c |  | Fuse esophagus \& stomach |  |  |  |  |  |  |
| 43324 | c |  | Revise esophagus a stomach |  |  |  |  |  |  |
| 43325 | c |  | Revise esophagus \& stomech |  |  |  |  |  |  |
| $43328$ | c |  | Revise esophagus \& stomach |  |  |  |  |  |  |
| 43330 | c |  | Repair of esophogus |  |  |  |  |  |  |
| 43331 | c |  | Repalr of esophagus |  |  |  |  |  |  |

- Refor to preamble for explanation of multide payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 43340 | C |  | Fuse esophagus \& intestine |  |  |  |  |  |
| 43341 | C |  | Fuse esophagus \& intestine |  |  |  |  |  |
| 43350 | C |  | Surgrcal opening, esophagus |  |  |  |  |  |
| 43351 | C |  | Surgical opening, esophagus |  |  |  |  |  |
| 43352 | C |  | Surgrcal opening, esophagus |  |  |  |  |  |
| 43360 | C |  | Gastrointestinal repair |  |  |  |  |  |
| 43361 | C |  | Gastrointestinal repair |  |  |  |  |  |
| 43400 | C |  | Ligate esophagus veins |  |  |  |  |  |
| 43401 | C |  | Esophagus surgery for veins |  |  |  |  |  |
| 43405 | C |  | Ligate/staple esophagus |  |  |  |  |  |
| 43410 | C |  | Repair esophagus wound |  |  |  |  |  |
| 43415 | c |  | Reparr esophagus wound |  |  |  |  |  |
| 43420 | C |  | Repair esophagus opening |  |  |  |  |  |
| 43425 | C |  | Repair esophagus opening |  |  |  |  |  |
| 43450 | T |  | Dilate esophagus | 0140. | 6.5633 | \$374.75 | \$107.24 | \$74.95 |
| 43453 | $T$ |  | Dilate esophagus | 0140 | 6.5633 | \$374.75 | \$107.24 | \$74.95 |
| 43456 | $T$ |  | Dilate esophagus | 0140 | 6.5633 | \$374.75 | \$107.24 | \$7495 |
| 43458 | $T$ |  | Dilate esophagus | 0140 | 6.5633 | \$374.75 | \$107.24 | \$7495 |
| 43460 | C |  | Pressure treatment esophagus |  |  |  |  |  |
| 43496 | C |  | Free ןejunum flap, microvasc |  |  |  |  |  |
| 43499 | T |  | Esophagus surgery procedure | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43500 | C |  | Surgical opening of stomach |  |  |  |  |  |
| 43501 | C |  | Surgical repair of stomach |  |  |  |  |  |
| 43502 | C |  | Surgical repair of stomach |  |  |  |  |  |
| 43510 | T |  | Surgical opening of stomach | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43520 | C |  | Incision of pyloric muscle | - |  |  |  |  |
| 43600 | T |  | Biopsy of stomach | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43605 | C |  | Biopsy of stomach |  |  |  |  |  |
| 43610 | C |  | Excision of stomach lesion |  |  |  |  |  |
| 43611 | C |  | Excision of stomach lesion |  |  |  |  |  |
| 43620 | C |  | Removal of stomach |  |  |  |  |  |
| 43621 | C |  | Removal of stomach |  |  |  |  |  |
| 43622 | C |  | Removal of stomach |  |  |  |  |  |
| 43631 | C |  | Removal of stomach, partial |  |  |  |  |  |
| 43632 | C |  | Removal of stomach, partial |  |  |  |  |  |
| 43633 | C |  | Removal of stomach, partial |  |  |  |  |  |
| 43634 | C |  | Removal of stomach, partial |  |  |  |  |  |
| 43635 | C |  | Removal of stomach, partial |  |  |  |  |  |
| 43638 | C |  | Removal of slomach, partial |  |  |  |  |  |
| 43639 | C |  | Removal of stomach, partial |  |  |  |  | , |
| 43640 | C |  | Vagotomy \& pylorus repair |  |  |  |  |  |
| 43641 | C |  | Vagotomy \& pylorus repair |  |  |  |  |  |
| 43651 | T |  | Laparoscopy, vagus nerve | 0132 | 613910 | \$3.505.30 | \$1.239.22 | \$701.06 |
| 43652 | T |  | Laparoscopy, vagus nerve | 0132 | 61.3910 | \$3,505.30 | \$1.239.22 | \$701.06 |
| 43653 | T |  | Laparoscopy, gastrostomy | 0131 | 43.0468 | \$2.457.89 | \$1,001.89 | \$491.58 |
| 43659 | T |  | Laparoscope proc stom | 0130 | 31.7373 | \$1.812.14 | \$659.53 | \$362.43 |
| 43750 | T |  | Place gastrostomy tube | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 43752 | X |  | Nasal/orogastric w/stent | 0272 | 1.3987 | \$79.86 | \$35.93 | \$15.97 |
| 43760 | T |  | Change gastrostomy tube | 0121 | 2.3062 | \$131.68 | \$43.80 | \$26.34 |
| 43761 | T |  | Reposition gastrostomy tube | 0121 | 2.3662 | \$131.68 | \$43.80 | \$26.34 |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calondar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description - | APC | Relatlve Weloht | Payment Rate | Natlonal Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 43800 | c |  | Reconstruction of pylorus |  |  |  |  |  |
| 43810 | c |  | Fusion of stomach and bowel |  |  |  |  |  |
| 43820 | c |  | Fusion of slomsch and bowel |  |  |  |  |  |
| 43825 | c |  | Fusion of stomach and bowel |  | - |  |  |  |
| 43830 | T |  | Place gastrosiomy tube | 0422 | 22.3214 | \$1.274.51 |  | 5254.98 |
| 43031 | T |  | Place gastrostomy tube | 0141 | 8.1355 | 5464.52 | \$143.38 | \$92.90 |
| 43832 | c |  | Place gastrostomy tube |  |  |  |  |  |
| 43840 | c |  | Repair of stomach tesion |  |  |  |  |  |
| 43642 | c |  | Gastroplasty for obecrity |  |  |  |  |  |
| 43843 | c |  | Gastroplasty for obesity |  |  |  |  |  |
| 43846 | c |  | Gastric bypass for obeslly |  |  |  |  |  |
| 43847 | c |  | Gastric bypass for obestly |  |  |  |  |  |
| 43848 | c |  | Rovision gastroplasty |  |  |  |  |  |
| 43850 | C |  | Rovise stomach-bowel fusion |  |  |  |  |  |
| 43855 | C |  | Revise stomach-bowel fusion |  |  |  | - |  |
| 43860 | c |  | Revise stomach-bowel fusion |  |  |  |  |  |
| 43865 | c |  | Revise stomach-bowel fusion |  |  |  |  |  |
| 43870 | T |  | Repair stomach opening | 0141 | 8.1355 | \$464.52 | \$143.39 | \$92.90 |
| 43880 | c |  | Repair stomach-bowel fistula |  |  |  |  |  |
| 43999 | T |  | Siomach aurgery procadure | 0141 | 8.1355 | \$464.52 | \$143.30 | \$92.90 |
| 44005 | C |  | Freeing of bowel adhesion |  |  |  |  |  |
| 44010 | C |  | incision of smatl bowel |  |  |  |  |  |
| 44015 | C |  | insert needie cath bowel |  |  |  |  |  |
| 44020 | c |  | Explore small intestine |  |  | - |  |  |
| 44021 | c |  | Oecomprass small bowel |  |  |  |  |  |
| 44025 | c |  | hncision of large bowel |  |  |  |  |  |
| 44050 | c |  | Reduce bowel obstruetion |  |  |  |  |  |
| 44055 | c |  | Correct marotation of bowel |  |  |  |  |  |
| 44100 | $T$ |  | Blopsy of bowal | 0141 | 8.1355 | 5464.52 | \$143.38 | \$92.90 |
| 44110 | C |  | Excise intostine lesion(s) |  |  |  |  |  |
| 4111 | C |  | Excision of bowel lesion(s) |  |  | , |  |  |
| 44120 | C |  | Removal of small inlestine |  |  | . |  |  |
| 44121 | C |  | Removal of small intestine |  |  |  |  |  |
| 44125 | c |  | Removgl of small intestine |  |  |  |  |  |
| 44126 | c |  | Entereclorny w/o taper, cong |  |  |  |  |  |
| 44127 | C |  | Enterectomy w/taper, cong |  |  |  |  |  |
| 44128 | C. |  | Enterectony cong. add-on |  |  |  |  |  |
| 4130 | C |  | Bowel to bowel fusion |  |  |  |  |  |
| 44132 | c |  | Enterectomy, cadaver donor |  |  |  |  |  |
| 44333 | $c$ |  | Enterectorny, live donor |  |  |  |  |  |
| 44135 | c |  | Intestine transplni, cadaver |  |  |  |  |  |
| 44136 | c |  | Intestine transplant, tive |  |  |  |  |  |
| 44139 | c |  | Mobillzation of colon |  |  |  |  |  |
| 44140 | c |  | Partial removat of colon |  |  |  |  |  |
| 44141 | c |  | Partial removal of colon |  |  |  |  |  |
| 44143 | C |  | Partial removal of colon |  |  | . |  |  |
| 44144 | C |  | Partial removal of colon |  |  |  |  |  |
| 41465 | c |  | Partial removal of colon |  |  |  |  |  |
| 44146 | c |  | Partal removal of colon |  |  |  |  |  |
| 44147 | C |  | Partial removal of colon |  |  |  |  |  |

- Reler to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 44150 | C |  | Removal of colon |  |  |  |  |  |
| 44151 | C |  | Removal of colon/ileoslomy |  |  |  |  |  |
| 44152 | C |  | Removal of coton/ileostomy |  |  |  |  |  |
| 44153 | C |  | Removal of colon/ileostomy |  |  |  |  |  |
| 44155 | C |  | Removal of colon/ileostomy |  |  |  |  |  |
| 44456 | C |  | Removal of colon/ileostomy |  |  |  |  |  |
| 44160 | C |  | Removal of color |  |  |  |  |  |
| 44200 | T |  | Laparoscopy, enterolysis | 0131 | 43.0468 | \$2,457.89 | \$1,001.89 | \$491.58 |
| 44201 | T |  | Laparoscopy, jejunostomy | 0131 | 43.0468 | \$2,457.89 | \$1.001.89 | \$491.58 |
| 44202 | C |  | Lap resect s/intestine singl |  |  |  |  |  |
| 44203 | C |  | Lap resect s/intestine, addl |  |  |  |  |  |
| 44204 | C |  | Laparo partial colectomy |  |  |  |  |  |
| 44205 | C |  | Lap colectomy part w/ileum |  |  |  |  |  |
| 44206 | T |  | Lap part colectomy w/stoma | 0132 | 61.3910 | \$3,505.30 | \$1.239.22 | \$701.06 |
| 44207 | T |  | L coleciomy/coloproctostomy | 0132 | 61.3910 | \$3.505.30 | \$1.239.22 | \$701.06 |
| 44208 | T |  | L colectomy/coloproctostomy | 0132 | 61.3910 | \$3,505.30 | \$1,239.22 | \$701.06 |
| 44210 | C |  | Laparo total proctocolectomy |  |  |  |  |  |
| 44211 | C |  | Laparo total proctocoleciomy |  |  |  |  |  |
| 44212 | C |  | Laparo tolal proctocoleciomy |  |  |  |  |  |
| 44238 | T |  | Laparoscope proc, intestine | 0130 | 31.7373 | \$1.812 14 | \$659.53 | \$362.43 |
| 44239 | T |  | Laparoscope proc, rectum | 0130 | 31.7373 | \$1.812.14 | \$659.53 | \$362.43 |
| 44300 | C |  | Open bowel to skin |  |  |  |  |  |
| 44310 | C |  | Ileoslomy/jejunostomy |  |  |  |  |  |
| 44312 | T |  | Revision of ileostomy | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 44314 | C |  | Revision of ileoslomy |  |  |  |  |  |
| 44316 | C |  | Devise bowel pouch |  |  |  |  |  |
| 44320 | C |  | Colostomy |  |  |  |  |  |
| 44322 | C |  | Colostomy with biopsies |  |  |  |  |  |
| 44340 | T |  | Revision of colostomy | 0027 | 16.8576 | \$962.54 | \$329.72 | \$192.51 |
| 44345 | C |  | Revision of colostomy |  |  |  |  |  |
| 44346 | C |  | Revision of colostomy |  |  |  |  |  |
| 44360 | T |  | Small bowel endoscopy | 0142 | 8.8130 | \$503.20 | \$152.78 | \$100.64 |
| 44361 | T |  | Small bowel endoscopy/biopsy | 0142 | 8.8130 | \$50320 | \$152.78 | \$100.64 |
| 44363 | T |  | Small bowel endoscopy | 0142 | 88130 | \$503.20 | \$152.78 | \$100.64 |
| 44364 | T |  | Small bowel endoscopy | 0142 | 88130 | \$503.20 | \$152.78 | \$100.64 |
| 44365 | T |  | Small bowel endoscopy | 0142 | 88130 | \$503.20 | \$152.78 | \$100.64 |
| 44366 | T |  | Small bowel endoscopy | 0142 | 88130 | \$503.20 | \$152.78 | \$100.64 |
| 44369 | T |  | Small bowel endoscopy | 0142 | 88130 | \$503.20 | \$152.78 | \$100.64 |
| 44370 | T |  | Small bowel endoscopy/slent | 0384 | 25.8772 | \$1.477.54 | \$320.91 | \$295.51 |
| 44372 | T |  | Small bowel endoscopy | 0142 | 8.8130 | \$503.20 | \$152.78 | \$100.64 |
| 44373 | T |  | Small bowel endoscopy | 0142 | 8.8130 | \$503.20 | \$152.78 | \$100.64 |
| 44376 | T |  | Small bowel endoscopy | 0142 | 8.8130 | \$503.20 | \$152.78 | \$100.64 |
| 44377 | T |  | Small bowet endoscopy/biopsy | 0142 | 8.8130 | \$503.20 | \$152.78 | \$100.64 |
| 44378 | $T$ |  | Small bowel endoscopy | 0142 | 8.8130 | \$503.20 | \$152.78 | \$100.64 |
| 44379 | T |  | S bowel endoscope w/stent | 0384 | 25.8772 | \$1,477.54 | \$320.91 | \$295.51 |
| 44380 | T |  | Small bowel endoscopy | 0142 | 8.8130 | \$503.20 | \$152.78 | \$100.64 |
| 44382 | T |  | Small bowel endoscopy | 0142 | 8.8130 | \$503.20 | \$152.78 | \$100.64 |
| 44383 | T |  | lleoscopy w/stenl | 0384 | 25.8772 | \$1.477.54 | \$320.91 | \$295.51 |
| 44385 | T |  | Endoscopy of bowel pouch | 0143 | 8.6749 | \$495.32 | \$186.06 | \$99.06 |
| 44386 | T |  | Endoscopy, bowel pouch/biop | 0143 | 8.6749 | \$495.32 | \$186.06 | \$99.06 |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 44388 | T |  | Colonoscopy | 0143 | 86749 | \$495.32 | \$186.06 | \$9906 |
| 44389 | T |  | Colonoscopy with biopsy | 0143 | 8.6749 | \$495.32 | \$186.06 | \$99.06 |
| 44390 | $T$ |  | Colonoscopy for foreign body | 0143 | 8.6749 | \$495.32 | \$186.06 | \$99.06 |
| 44391 | T |  | Colonoscopy for bleeding | 0143 | 8.6749 | \$495.32 | \$186.06 | \$99.06 |
| 44392 | T |  | Colonoscopy \& polypectomy | 0143 | 8.6749 | \$495.32 | \$186.06 | \$99.06 |
| 44393 | T |  | Colonoscopy, lesion removal | 0143 | 8.6749 | \$495.32 | \$186.06 | \$99.06 |
| 44394 | T |  | Colonoscopy w/snare | 0143 | 8.6749 | \$495.32 | \$186.06 | \$99.06 |
| 44397 | T |  | Colonoscopy w/stent | 0384 | 25.8772 | \$1,477.54 | \$320.91 | \$295.51 |
| 44500 | T |  | tntro, gastrointestinal tube | 0121 | 2.3062 | \$131.68 | \$43.80 | \$26.34 |
| 44602 | C |  | Suture, small intestine |  |  |  |  |  |
| 44603 | c |  | Suture, small intestine |  |  |  |  |  |
| 44604 | C |  | Suture, large intestine |  |  |  |  |  |
| 44605 | c |  | Repair of bowel lesion |  |  |  |  |  |
| 44615 | C |  | Intestinal stricturoplasty |  |  |  |  |  |
| 44620 | c |  | Repair bowel opening |  |  |  |  |  |
| 44625 | c |  | Repair bowel opening |  |  |  |  |  |
| 44626 | C |  | Repair bowel opening |  |  |  |  |  |
| 44640 | c |  | Repair bowel-skin fistula |  |  |  |  |  |
| 44650 | C |  | Repair bowet fistula |  |  |  |  |  |
| 44660 | c |  | Repair bowel-bladder fistula |  |  |  |  |  |
| 44661 | C |  | Repair bowel-bladder fistula |  |  |  |  |  |
| 44680 | C |  | Surgical revision, intestine |  |  |  |  |  |
| 44700 | C |  | Suspend bowel w/prosthesis |  |  |  |  |  |
| 44701 | N |  | Intraop colon lavage add-on |  |  |  |  |  |
| 44799 | T |  | Unlisted procedure intestine | 0142 | 8.8130 | \$503.20 | \$152.78 | \$100.64 |
| 44800 | c |  | Excision of bowel pouch |  |  |  |  |  |
| 44820 | C |  | Excision of mesentery lesion |  |  |  |  |  |
| 44850 | C |  | Repalr of mesentery |  |  |  |  |  |
| 44899 | C |  | Bowel surgery procedure |  |  |  |  |  |
| 44900 | c |  | Drain app abscess, open |  |  |  |  |  |
| 44901 | T |  | Drain app abscess, percut | 0037 | 9.5990 | \$548.08 | \$237.45 | \$109.62 |
| 44950 | C |  | Appendectomy |  |  |  |  |  |
| 44955 | C |  | Appendectomy add-on |  |  |  |  |  |
| 44960 | c |  | Appendectomy |  |  |  |  |  |
| 44970 | T |  | Laparoscopy, appendectomy | 0131 | 430468 | \$2.457.89 | \$1,001.89 | \$491.58 |
| 44979 | T |  | Laparoscope proc, app | 0130 | 317373 | \$1,812.14 | \$659.53 | \$362.43 |
| 45000 | T |  | Drainage of pelvic abscess | 0148 | 46541 | \$265.74 | \$63.38 | \$53.15 |
| 45005 | T |  | Drainage of rectal abscess | 0155 | 132526 | \$756.70 | \$188.89 | \$151.34 |
| 45020 | T |  | Drainage of rectal abscess | 0155 | 132526 | \$756.70 | \$188.89 | \$151.34 |
| 45100 | T |  | Biopsy of rectum | 0149 | 17.9138 | \$1,022.84 | \$293.06 | \$204.57 |
| 45108 | T |  | Removal of anorectal lesion- | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 45110 | c |  | Removal of rectum |  |  |  |  |  |
| 45111 | C |  | Pantial removal of rectum |  |  |  |  |  |
| 45112 | C |  | Removal of rectum |  |  |  |  |  |
| 45113 | C |  | Partial proctectomy |  |  |  | - |  |
| 45114 | C |  | Partial removal of restum |  |  |  |  |  |
| 45116 | C |  | Partial removal of rectum |  |  |  |  |  |
| 45119 | C |  | Remove rectum w/resenoir |  |  |  |  |  |
| 45120 | C |  | Removal of rectum |  |  |  |  |  |
| 45121 | c |  | Removal of rectum and colon |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rales.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 45123 | C |  | Partial proctectomy |  |  | . |  |  |
| 45126 | C |  | Pelvic exenteration |  |  |  |  |  |
| 45130 | c |  | Excision of rectal prolapse |  |  |  |  |  |
| 45135 | C |  | Excision of rectal prolapse |  |  |  |  |  |
| 45136 | c |  | Excise ileoanal reservior |  |  |  |  |  |
| 45150 | T |  | Excision of rectal stricture | 0149 | 17.9138 | \$1.022.84 | \$293.06 | \$204.57 |
| 45160 | T |  | Excision of rectal lesion | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266 03 |
| 45170 | $T$ |  | Excision of rectal lesion | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 45190 | T |  | Destruction, rectal tumor | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 45300 | T |  | Proctosigmoidoscopy dx | 0146 | 43813 | \$250.16 | \$64.40 | \$50.03 |
| 45303 | T |  | Proctosigmoidoscopy dilate | 0146 | 43813 | \$250.16 | \$64.40 | \$50.03 |
| 45305 | T |  | Proctoslgmoidoscopy w/bx | 0146 | 4.3813 | \$250.16 | \$64.40 | \$50.03 |
| 45307 | T |  | Proctosigmoidoscopy fo | 0146 | 4.3813 | \$250.16 | \$64.40 | \$50.03 |
| 45308 | T |  | Proctosigmoidoscopy removal | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 45309 | T |  | Proctosigmoidoscopy removal | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 45315 | T |  | Proctosigmoidoscopy removat | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 45317 | T |  | Proctosigmoidoscopy bleed | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 45320 | T |  | Proctosigmoidoscopy ablate | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 45321 | T |  | Proctosigmoidoscopy volvul | 0147 | 8.1297 | \$464.19 |  | \$9284 |
| 45327 | T |  | Proctosigmoidoscopy w/s tent | 0384 | 25.8772 | \$1.477.54 | \$320.91 | \$29551 |
| 45330 | T |  | Diagnostic sigmoidoscopy | 0146 | 4.3813 | \$250.16 | \$64.40 | \$50.03 |
| 45331 | T |  | Sigmoidoscopy and biopsy | 0146 | 43813 | \$250.16 | \$64.40 | \$50.03 |
| 45332 | T |  | Sigmoidoscopy w/th removal | 0146 | 43813 | \$250.16 | \$64.40 | \$50.03 |
| 45333 | T |  | Sigmoidoscopy \& polypectomy | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 45334 | T |  | Sigmoidoscopy for bleeding | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 45335 | T |  | Sigmoidoscopy w/submuc ini | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 45337 | T |  | Sigmoidoscopy \& decompress | 0147 | 8.1297 | \$464.19 |  | \$92 84 |
| 45338 | T |  | Sigmoidoscopy whumr remove | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 45339 | T |  | Sigmoidoscopy w/ablate tumr | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 45340 | T |  | Sig w/balloon dilation | 0147 | 8.1297 | \$464.19 |  | \$9284 |
| 45341 | T |  | Sigmoidoscopy w/ultrasound | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 45342 | T |  | Sigmoidoscopy w/us guide bx | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 45345 | T |  | Sigmoidoscopy w/stent | 0384 | 25.8772 | \$1,477.54 | \$320.91 | \$295.51 |
| $45355$ | T |  | Surgical colonoscopy | 0143 | 8.6749 | \$495.32 | \$186.06 | \$99.06 |
| 45378 | T |  | Diagnostic colonoscopy | 0143 | 86749 | \$495.32 | \$186.06 | \$99.06 |
| 45379 | T |  | Colonoscopy w/fb removal | 0143 | 86749 | \$495.32 | \$18606 | \$9906 |
| 45380 | T |  | Colonoscopy and biopsy | 0143 | 86749 | \$495.32 | \$18606 | \$9906 |
| 45381 | $T$ |  | Colonoscopy, submucous inj | 0143 | 36749 | \$495.32 | \$18606 | \$99.m6 |
| 45382 | $T$ |  | Colonoscopy/control bteeding | 0143 | 8.6749 | - \$4.95.32 | \$186.06 | \$99.06 |
| 45383 | T |  | Lesion removal colonoscopy | 0143 | 8.6749 | \$495.32 | \$186.06 | \$99.06 |
| 45384 | T |  | Lesion remove colonoscopy | 0143 | 8.6749 | \$495.32 | \$186.06 | \$99.06 |
| 45385 | T |  | Lesion removat colenoscopy | 0143 | 8.6749 | \$495.32 | \$186.06 | \$99.06 |
| 45386 | T |  | Colonoscopy dilate stricture | 0143 | 8.6749 | \$495.32 | \$186.06 | \$9906 |
| 45387 | T |  | Colonoscopy w/stent | 0384 | 25.8772 | \$1,477.54 | \$320.91 | \$295.51 |
| 45500 | T |  | Repair of rectum | 0149 | 179138 | \$1.022.84 | \$293.06 | \$204.57 |
| 45505 | T |  | Repair of rectum | 0150 | $23: 962$ | \$1.330.17 | \$437.12 | \$266.03 |
| 45520 | T |  | Treatment of rectal prolapse | 0098 | 13532 | \$77.27 |  | \$15.45 |
| 45540 | c. |  | Correct rectal prolapse |  |  |  |  |  |
| 45541 | T |  | Correct rectal prolapse | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 45550 | c |  | Repair rectum/remove sigmoid |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 45560 | T |  | Repair of rectocele | 0150 | 23.2962 | \$1,330 17 | \$437.12 | \$266.03 |
| 45562 | c |  | Exploration/repair of reclum |  |  |  |  |  |
| 45563 | c | - | Exploration/repair of rectum |  |  |  |  |  |
| 45800 | c |  | Repair rect/bladder fistula |  |  |  |  |  |
| 45805 | c |  | Repair fistula w/colostomy |  |  |  |  |  |
| 45820 | c |  | Repair rectourethral fistula |  |  |  |  |  |
| 45825 | c |  | Repair fistula w/colostomy |  |  |  |  |  |
| 45900 | T |  | Reduction of rectal prolapse | 0148 | 4.6541 | \$265.74 | \$63.38 | \$53.15 |
| 45905 | T |  | Dilation of anal sphincler | 0149 | 17.9138 | \$1.022.84 | \$293.06 | \$204.57 |
| 45910 | T |  | Dilation of rectal narrowing | 0149 | 17.9138 | \$1,022.84 | \$293.06 | \$204.57 |
| 45915 | T |  | Remove rectal obstruction | 0148 | 4.6541 | \$265.74 | \$63.38 | \$53.15 |
| 45999 | T |  | Rectum surgery procedure | 0148 | 4.6541 | \$265.74 | \$63.38 | \$53.15 |
| 46020 | T |  | Placement of seton | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 46030 | T |  | Removal of rectal marker | 0148 | 4.6541 | \$265.74 | \$63.38 | \$53.15 |
| 46040 | T |  | Incision of rectal abscess | 0149 | 17.9138 | \$1,022.84 | \$293.06 | \$204.57 |
| 46045 | T |  | Incision of rectal abscess | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 46050 | T |  | Incision of anal abscess | 0148 | 4.6541 | \$265.74 | \$63.38 | \$53.15 |
| 46060 | T |  | Incision of rectal abscess | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 46070 | T |  | Incision of anal septum | 0155 | 13.2526 | \$756.70 | \$188.89 | \$151.34 |
| 46080 | T |  | Incision of anal sphincter | 0149 | 179138 | \$1,022.84 | \$293.06 | \$204.57 |
| 46083 | T |  | Incise external hemorrhoid | 0148 | 4.6541 | \$265.74 | \$63.38 | \$53.15 |
| 46200 | T |  | Removal of anal fissure | 0150 | 23.2962 | \$1.330.17 | \$437.12 | \$266.03 |
| 46210 | $T$ |  | Removal of anal crypt | 0149 | 17.9138 | \$1.022.84 | \$293.06 | \$204.57 |
| 46211 | T |  | Removal of anal crypts | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 46220 | T |  | Removal of anal tag | 0149 | 17.9138 | \$1.022.84 | \$293.06 | \$204.57 |
| 46221 | T |  | Ligation of hemorthoids) | 0148 | 4.6541 | \$265.74 | \$63.38 | \$53.15 |
| 46230 | T |  | Removal of anal tags | 0149 | 17.9138 | \$1.022.84 | \$293.06 | \$204.57 |
| 46250 | T |  | Hemormoidectomy | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 46255 | T |  | Hemorthoidectomy | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 46257 | T |  | Remove hemormoids \& fissure | 0150 | 23.2962 | \$1.330.17 | \$437.12 | \$266.03 |
| 46258 | T |  | Remove hemorthoids \& fistula | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 46260 | T |  | Hemormoidectomy | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 46261 | T |  | Remove hemomhoids \& fissure | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 46262 | T |  | Remove hemomoids \& fistula | 0150 | 23.2962 | \$1,330.17 | $\$ 437.12$ | \$266.03 |
| 46270 | T |  | Removal of anal fistula | 0150 | 232962 | \$1,330.17 | \$437.12 | \$266 03 |
| 46275 | T |  | Removal of anal fistula | 0150 | 232962 | \$1,330.17 | \$437.12 | \$266 03 |
| 46280 | T |  | Removal of anal fistula | 0150 | 232962 | \$1,330.17 | \$437.12 | \$266 03 |
| 46285 | T |  | Removal of anai fistula | 0150 | 332962 | \$1.330.17 | \$437.12 | \$266.03 |
| 46288 | T |  | Repair anal fistula | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 46320 | T |  | Removal of hemomhoid clot | 0148 | 4.6541 | \$265.74 | \$63.38 | \$53.15 |
| 46500 | T |  | Injection into hemorthoid(s) | 0155 | 13.2526 | \$756.70 | \$188.89 | \$151.34 |
| 46600 | x |  | Diagnostic anoscopy | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| 46604 | T |  | Anoscopy and dilation | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 46606 | T |  | Anoscopy and biopsy | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 46608 | T |  | Anoscopy, remove for body | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 46610 | $T$ |  | Anoscopy, remove lesion | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 46611 | T |  | Anoscopy | 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 46612 | T |  | Anoscopy, remove lesions | - 0147 | 8.1297 | \$464.19 |  | \$92.84 |
| 46614 | T |  | Anoscopy. control bleeding | 0147 | 8.1297 | \$464.19 |  | \$9284 |
| 46615 | T |  | Anoscopy | 0147 | 8.1297 | \$464.19 |  | \$9284 |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description |  | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 46700 | $T$ |  | Repair of anal stricture |  | 0150 | 23.2962 | \$1.330.17 | \$437.12 | \$266.03 |
| 46705 | C |  | Repair of anal stricture |  |  |  |  |  |  |
| 46706 | T |  | Repr of anal fistula w/glue |  | 0150 | 23.2962 | \$1.330.17 | \$437.12 | \$266.03 |
| 46715 | C |  | Repair of anovaginal fistula |  |  |  |  |  |  |
| 46716 | C |  | Repair of anovaginal fistula |  |  |  |  |  |  |
| 46730 | C |  | Construction of absent anus |  |  |  |  |  |  |
| 46735 | C |  | Construction of absent anus |  |  |  |  |  |  |
| 46740 | C | - | Construction of absent anus |  |  |  |  |  |  |
| 46742 | C |  | Repair of imperforated anus |  |  |  |  |  |  |
| 46744 | C |  | Repair of cloacal anomaly |  |  |  |  |  |  |
| 46746 | C |  | Repair of cloacal anomaly |  |  |  |  |  |  |
| 46748 | C |  | Repair of cloacal anomaly |  |  |  |  |  |  |
| 46750 | T |  | Repair of anal sphincter |  | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 46751 | C |  | Repair of anal sphincter |  |  |  |  |  |  |
| 46753 | T |  | Reconstruction of anus |  | 0150 | 23.2962 | \$1.330.17 | \$437.12 | \$266.03 |
| 46754 | T |  | Removal of suture from anus |  | 0149 | 17.9138 | \$1.022.84 | \$293.06 | \$204.57 |
| 46760 | T |  | Repair of anal sphincter |  | 0150 | 23.2962 | \$1.330.17 | \$437.12 | \$266.03 |
| 46761 | T |  | Repair of anal sphincter |  | 0150 | 23.2962 | \$1,330.17 | \$437.12 | \$266.03 |
| 46762 | T |  | Implant artificial sphincter |  | 0150 | 232962 | \$1,330 17 | \$437.12 | \$266.03 |
| 46900 | T |  | Destruction, anal lesion(s) |  | 0016 | 28562 | \$16308 | \$57.31 | \$32 62 |
| 46910 | T |  | Destruction, anal lesion(s) |  | 0017 | 174667 | \$997 31 | \$227.84 | \$19946 |
| 46916 | T |  | Cryosurgery, anal lesion(s) |  | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 46917 | T |  | Laser surgery, anal lesions |  | 0695 | 20.6606 | \$1,179.68 | \$266.59 | \$235.94 |
| 46922 | T |  | Excision of anal lesion(s) |  | 0695 | 20.6606 | \$1,179.68 | \$266.59 | -\$235.94 |
| 46924 | T |  | Destruction, anal lesion(s) |  | 0695 | 20.6606 | \$1.179.68 | \$266.59 | \$235.94 |
| 46934 | T |  | Destruction of hemorrhoids |  | 0155 | 13.2526 | \$756.70 | \$188.89 | \$151.34 |
| 46935 | T |  | Destruction of hemorrhoids |  | 0155 | 13.2526 | \$756.70 | \$188.89 | \$151.34 |
| 46936 | T |  | Destruction of hemorrhoids |  | 0149 | 17.9138 | \$1.022.84 | \$293.06 | \$204.57 |
| 46937 | T |  | Cryotherapy of rectal lesion |  | 0149 | 17.9138 | \$1,022.84 | \$293.06 | \$204.57 |
| 46938 | T |  | Cryotherapy of rectal lesion |  | 0150 | 23.2962 | \$1.330.17 | \$437.12 | \$266.03 |
| 46940 | T |  | Treatment of anal fissure |  | 0149 | 17.9138 | \$1.022.84 | \$293.06 | \$204.57 |
| 46942 | T |  | Treatment of anal fissure |  | 0148 | 4.6541 | \$255 74 | \$63 38 | \$53.15 |
| 46945 | T |  | Ligation of hemorrhoids |  | 0155 | 13.2526 | \$75670 | \$18889 | \$151.34 |
| 46946 | T |  | Ligation of hemorthoids |  | 0155 | 132526 | \$75670 | \$188.89 | \$151.34 |
| 46999 | $T$ |  | Anus surgery procedure |  | 0148 | 46541 | \$265.74 | \$63.38 | \$53.15 |
| 47000 | $T$ |  | Needle biopsy of liver |  | 0685 | 58959 | \$336.64 | \$115.47 | \$67.33 |
| 47001 | N |  | Needie biopsy. liver add-on |  |  |  |  |  |  |
| 47010 | C |  | Open drainage, liver lesion |  |  |  |  |  |  |
| 47011 | T |  | Percut drain, liver lesion |  | 0037 | 95990 | \$548.08 | \$237.45 | \$109.62 |
| 47015 | C | - | Inject/aspirate liver cyst | * |  |  |  |  |  |
| 47100 | C |  | Wedge biopsy of liver |  |  |  |  |  |  |
| 47120 | C |  | Partial removal of liver |  |  |  |  |  |  |
| 47122 | C |  | Extensive removal of liver |  |  |  |  |  |  |
| 47125 | C |  | Parlial removal of liver |  |  |  |  |  |  |
| 47130 | C |  | Partial removal of liver |  |  |  |  |  |  |
| 47133 | C |  | Removal of donor liver |  |  |  |  |  |  |
| 47135 | C |  | Transplantation of liver |  |  |  |  |  |  |
| 47136 | C |  | Transplantation of liver |  |  |  |  |  |  |
| 47140 | C |  | Partial removal, donor liver | - |  |  |  |  |  |
| 47141 | C |  | Partial removal, donor liver |  |  |  |  |  |  |

- Refer lo preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 47142 | c |  | Partial removal, donor liver |  |  |  |  |  |
| 47300 | c |  | Surgery for liver lesion |  |  |  |  |  |
| 47350 | c |  | Repair liver wound |  |  |  |  |  |
| 47360 | c |  | Repair liver wound |  |  |  |  |  |
| 47361 | c |  | Repair liver wound |  |  |  |  |  |
| 47362 | c |  | Repair liver wound |  |  |  |  |  |
| 47370 | T |  | Laparo ablate liver tumor if | 0131 | 43.0468 | \$2.457.89 | \$1.001.89 | \$499.58 |
| 47371 | T |  | Laparo ablate liver cryosurg | 0131 | 43.0468 | \$2,457.89 | \$1,001.89 | \$491.58* |
| 47379 | T |  | Laparoscope procedure, liver | 0130 | 31.7373 | \$1,812.14 | \$659.53 | \$362.43 |
| 47380 | c |  | Open ablate liver tumor if |  |  |  |  |  |
| 47381 | C |  | Open ablate liver tumor cryo |  |  |  |  |  |
| 47382 | T |  | Percut ablate liver if. | 0423 | 29.0678 | \$1.659.71 |  | \$331.94 |
| 47399 | T |  | Liver surgery procedure | 0002 | 0.9588 | \$54.75 |  | \$10.95 |
| 47400 | c |  | Incision of liver duct |  |  |  |  |  |
| 47420 | C |  | Incision of bile duct |  |  |  |  |  |
| 47425 | c |  | Incision of bile duct |  |  |  |  |  |
| 47460 | C |  | Incise bile duct sphincter |  |  |  |  |  |
| 47480 | c |  | Incision of galliladder |  |  |  |  |  |
| 47490 | T |  | Incision of gallbladder | 0152 | 12.0879 | \$690.19 |  | \$138.04 |
| 47500 | $N$ |  | Injection for liver $x$-ray |  |  |  |  |  |
| 47505 | $N$ |  | Injection for liver $x$-ray |  |  |  |  |  |
| 47510 | T |  | Insert catheter, bile duct | 0152 | 12.0879 | \$690.19 |  | \$138.04 |
| 47511 | T |  | Insert bile duct drain | 0152 | 12.0879 | \$690.19 |  | \$138.04 |
| 47525 | \% T |  | Change bile duct catheter | 0122 | 8.0675 | \$460.64 | \$94.47 | \$92.13 |
| 47530 | T |  | Revise/reinsert bile tube | 0122 | 8.0675 | \$460.64 | \$94.47 | \$92.13 |
| 47550 | c |  | Bile duct endoscopy add-on |  |  |  |  |  |
| 47552 | T |  | Biliary endoscopy thru skin | 0152 | 12.0879 | \$690.19 |  | \$138.04 |
| 47553 | T |  | Biliary endoscopy thru skin | 0152 | 12.0879 | \$690.19 |  | \$138.04 |
| 47554 | T |  | Biliary endos copy thru skin | 0152 | 12.0879 | \$690.19 |  | \$138.04 |
| 47555 | T |  | Biliary endoscopy thru skin | 0152 | 12.0879 | \$690.19 |  | \$138.04 |
| 47556 | T |  | Biliary endoscopy thru skin | 0152 | 12.0879 | \$690.19 |  | \$138.04 |
| 47560 | T |  | Laparoscopy w/cholangio | 0130 | 31.7373 | \$1.812.14 | \$659 53 | \$362.43 |
| 47561 | T |  | Laparo w/cholangio/biopsy | 0130 | 31.7373 | \$1,812.14 | \$659.53 | \$362.43 |
| 47562 | T |  | Laparoscopic cholecystectorny | 0131 | 430468 | \$2.457.89 | \$1.001.89 | \$491.58 |
| 47563 | T |  | Laparo cholecystectomy/graph | 0131 | 430468 | \$2,457.89 | \$1,001.89 | \$491.58 |
| 47564 | T |  | Laparo cholecystectomy/explr | 0131 | 430468 | \$2.457.89 | \$1,001.89 | \$491.58 |
| 47570 | c |  | Laparo cholecystoenterostomy |  |  |  |  |  |
| 47579 | T |  | Laparoscope proc, biliary | 0130 | 317373 | \$1,812.14 | \$659.53 | \$362.43 |
| 47600 | c |  | Removal of gallbladder |  |  |  |  |  |
| 47605 | c |  | Removal of galluladder |  |  |  |  |  |
| 47610 | c |  | Removal of gallbladder |  |  |  |  |  |
| 47612 | c |  | Removal of gallbladder |  |  |  |  |  |
| 47620 | c |  | Removal of gallbladder |  |  |  |  |  |
| 47630 | T |  | Remove bile duct stone | 0152 | 12.0879 | \$690.19 |  | \$138.04 |
| 47700 | c |  | Exploration of bile ducts |  |  |  |  |  |
| 47701 | c |  | Bile duct revision |  |  |  | * |  |
| 47711 | c |  | Excision of bile duct tumor |  |  |  |  |  |
| 47712 | c |  | Excision of bile duct tumor |  |  |  |  |  |
| 47715 | c |  | Excision of bile duct cyst |  |  |  |  |  |
| 47716 | c |  | Fusion of bile duct cyst |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 47720 | C |  | Fuse gallbladder \& bowel |  |  |  |  |  |
| 47721 | C |  | Fuse upper gi struclures |  |  |  |  |  |
| 47740 | C |  | Fuse gallbladder \& bowe |  |  |  |  |  |
| 47741 | C |  | Fuse gallbladder \& bowel |  |  |  |  |  |
| 47760 | C |  | Fuse bile ducts and bowel |  |  |  |  |  |
| 47765 | C |  | Fuse liver ducts \& bowel | - |  |  |  |  |
| 47780 | C |  | Fuse bile ducts and bowel |  |  | - |  |  |
| 47785 | C |  | Fuse bile ducts and bowel |  |  |  |  |  |
| 47800 | C |  | Reconstruction of bile ducts |  |  |  |  |  |
| 47801 | C |  | Placement, bile duct support |  |  |  |  |  |
| 47802 | C |  | Fuse liver duct $\&$ intestine |  |  |  |  |  |
| 47900 | C |  | Suture bile duct injury |  |  |  |  |  |
| 47999 | T |  | Bile tract surgery procedure | 0152 | 12.0879 | \$690.19 |  | \$138.04 |
| 48000 | C |  | Drainage of abdomen |  |  |  |  |  |
| 48001 | C |  | Placement of drain, pancreas |  |  |  |  |  |
| 48005 | C |  | Resect/debride pancreas |  |  |  |  |  |
| 48020 | C |  | Removal of pancreatic stone |  |  |  |  |  |
| 48100 | C |  | Biopsy of pancreas, open |  | - |  |  |  |
| 48102 | T |  | Needle biopsy, pancreas | 0685 | 5.8959 | \$336.64 | \$115.47 | \$67.33 |
| 48120 | C |  | Removal of pancreas lesion |  |  |  |  |  |
| 48140 | c |  | Partial removal of pancreas |  |  |  |  |  |
| 48145 | C |  | Partial removal of pancreas |  |  |  |  |  |
| 48146 | C |  | Pancreatectomy |  |  |  |  |  |
| 48148 | C |  | Removal of pancreatic duct |  |  |  |  |  |
| 48150 | C |  | Partial removal of pancreas |  |  |  |  |  |
| 48152 | C |  | Pancreatectomy |  |  |  |  |  |
| 48153 | C |  | Pancreatectomy |  |  |  |  |  |
| 48154 | C |  | Pancreatectomy |  |  |  |  |  |
| 48155 | C |  | Removal of pancreas |  |  |  |  |  |
| 48160 | E |  | Pancreas removal/transplant |  |  |  |  |  |
| 48180 | C |  | Fuse pancreas and bowel |  |  |  |  |  |
| 48400 | C |  | Injection, intraop add-on |  |  |  |  |  |
| 48500 | C |  | Surgery of pancreatic cyst |  |  |  |  |  |
| 48510 | C |  | Drain pancreatic pseudocyst |  |  |  |  |  |
| 48511 | T |  | Drain pancrealic pseudocyst | 0037 | 9.5990 | \$548.08 | \$237.45 | \$109.62 |
| 48520 | c |  | Fuse pancreas cyst and bowel |  |  |  |  |  |
| 48540 | C |  | Fuse pancreas cyst and bowel |  |  |  |  |  |
| 48545 | C |  | Pancreatorrhaphy |  |  |  |  |  |
| 48547 | C |  | Duodenal exclusion |  |  |  |  |  |
| 48550 | $E$ |  | Donor pancrealectomy |  |  |  |  |  |
| 48554 | $E$ |  | Transpl allograft pancreas |  |  |  |  |  |
| 48556 | C |  | Removal, allograft pancreas |  |  |  |  |  |
| 48999 | T |  | Pancreas surgery procedure | 0004 | 1.6895 | \$96.47 | \$22.36 | \$19.29 |
| 49000 | C |  | Exploration of abdomen |  |  |  |  |  |
| 49002 | C |  | Reopening of abdomen |  |  |  |  |  |
| 49010 | C |  | Exploration behund a'hdomen |  |  |  |  |  |
| 49020 | C |  | Drain abdominal abscess |  |  |  |  |  |
| 49021 | T | * | Drain abdominal abscess | 0037 | 9.5990 | \$548.08 | \$237.45 | \$109.62 |
| 49040 | c |  | Drain. open, abdom abscess |  |  |  |  |  |
| 49041 | T |  | Drain, percut, abdom abscess | 0037 | 9.5990 | \$548.08 | \$237.45 | \$109.62 |

- Refer to preamble for explanation of multiple payment rales.

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## Addendum B. - Payment Status by HCPCS Code and Related Information

Caiendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minlmum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 49060 | c |  | Drain, open, retrop abscess |  |  |  |  |  |
| 49061 | T |  | Drain, percut, retroper absc | 0037 | 9.5990 | \$548.08 | \$237.45 | \$109.62 |
| 49062 | c |  | Drain to peritoneal cavily |  |  |  |  |  |
| 49080 | T |  | Puncture. peritoneal cavity | 0070 | 3.3485 | \$191.19 | . | \$38.24 |
| 49081 | T |  | Removal of abdominal fluid | 0070 | 3.3485 | \$191 19 |  | \$38.24 |
| 49085 | T |  | Remove abdomen foreign body | 0153 | 23.9175 | \$1.365 64 | \$410.87 | \$273.13 |
| 49180 | T |  | Biopsy, abdominal mass | 0685 | 5.8959 | \$336 64 | \$115.47 | 56733 |
| 49200 | T |  | Removal of abdominal lesion | 0130 | 31.7373 | \$1,812.14 | \$659.53 | \$362 43 |
| 49201 | C |  | Remove abdom lesion, complex |  |  |  |  |  |
| 49215 | c. |  | Excise sacral spine tumor |  |  |  |  |  |
| 49220 | c |  | Multiple surgery, abdomen |  |  |  |  |  |
| 49250 | T |  | Excision of umbihcus | 0153 | 23.9175 | \$1,365.64 | \$410.87 | \$273.13 |
| 49255 | c |  | Removal of omentum |  |  |  |  |  |
| 49320 | T |  | Diag laparo separate proc | 0130 | 31.7373 | \$1.812.14 | \$659.53 | \$362.43 |
| 49321 | T |  | Laparoscopy, biopsy | 0130 | 31.7373 | \$1.812.14 | \$659.53 | \$362.43 |
| 49322 | T |  | Laparoscopy, aspiration | 0130 | 31.7373 | \$1.812.14 | \$659.53 | \$362.43 |
| 49323 | T |  | Laparo drain lymphocele | 0130 | 31.7373 | \$1,812.14 | \$659.53 | \$362.43 |
| 49329 | T |  | Laparo proc, abdm/per/oment | 0130 | 31.7373 | \$1.812.14 | \$659.53 | \$362.43 |
| 49400 | N |  | Air injection into abdomen |  |  |  |  |  |
| 49419 | T |  | Inst abdom cath for chemotx | 0115 | 25.7685 | \$1.471.33 | \$459.35 | \$294.27 |
| 49420 | T |  | Insert abdom drain, temp | 0652 | 27.9061 | \$1.593.38 |  | \$318.68 |
| 49421 | T |  | Insert abdom drain, perm | 0652 | 27.9061 | \$1.593.38 |  | \$318.68 |
| 49422 | T |  | Remove perm cannula/catheter | 0105 | 21.1754 | \$1.209.07 | \$370.40 | \$241.81 |
| 49423 | T |  | Exchange drainage catheter | 0152 | 12.0879 | \$690.19 |  | \$138.04 |
| 49424 | N |  | Assess cyst, contrast inject |  |  |  | . |  |
| 49425 | c |  | Insert abdomen-venous drain |  |  |  |  |  |
| 49426 | T |  | Revise abdomen-venous shunt | 0153 | 23.9175 | \$1,365.64 | \$410.87 | \$273.13 |
| 49427 | N |  | Injection, abdominal shunt |  |  |  |  |  |
| 49428 | C |  | Ligation of shunt |  | . |  |  |  |
| 49429 | T |  | Removal of shunt | 0105 | 21.1754 | \$1,209.07 | \$370.40 | \$241.81 |
| 49491 | T |  | Rpr hern preemie reduc | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49492 | T |  | Rpr ing hem premie. blocked | 01.54 | 28.2782 | \$1.614.63 | \$464.85 | \$322.93 |
| 49495 | T |  | Rpring hemia baby, reduc | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49496 | T |  | Rpr ing hernia baby, blocked | 0154 | 282782 | \$1.614.63 | \$464.85 | \$322.93 |
| 49500 | T |  | Rpr ing hernia, init, reduce | 0154 | 282782 | \$1,614.63 | \$464.85 | - \$322.93 |
| 49501 | T |  | Rpring hernia, init blocked | 0154 | 282782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49505 | T |  | Prp i/hern init reduc>5 yr. | 0154 | 282782 | \$1.614.63 | \$464.85 | \$322.93 |
| 49507 | T |  | Prp ihern init block>5 yr | 0154 | 282782 | \$1,614.63 | \$464.85 | \$322 93 |
| 49520 | T |  | Rerepair ing hemia, reduce | 0154 | 282782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49521 | $T$ |  | Rerepair ing hemia, blocked | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49525 | T |  | Repair Ing hernia, sliding | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49540 | T |  | Repair lumbar hernia | 0154 | 282782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49550 | T |  | Rpr rem hernia. init, reduce | 0154 | 282782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49553 | T |  | Rpr fem hernia, init blocked | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49555 | $\dagger$ |  | Rerepair fem herna, reduce | 0154 | 28.2782 | \$1.614.63 | \$464.85 | \$322.93 |
| 49557 | T |  | Rerepair fem hernia, blocked | 0154 | 28.2782 | \$1.614.63 | \$464.85 | \$322.93 |
| 49560 | T |  | Rpr ventral hem init. reduc | 0154 | 28.2782 | \$1.614.63 | \$464.85 | \$322.93 |
| 49561 | T |  | Rpr ventral hern init, block | 0154 | $28.2782^{\circ}$ | \$1.614.63 | \$464.85 | \$322.93 |
| 49565 | T |  | Rerepair ventrl hem, reduce | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49566 | T |  | Rerepair ventth hem, block | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Descriptlon | APC | Relative Weight | Payment Rate | Natlonal Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 49568 | T |  | Hemia repair w/mesh | 0154 | 28.2782 | \$1,614.63 | \$464.85 . | \$322.93 |
| 49570 | T | . | Rpr epigastric hern, reduce | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49572 | $T$ |  | Rpr epigastric hern, blocked | -0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49580 | T |  | Rpr umbil hern, reduc < 5 yr | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49582 | T |  | Rpr umbil hern, block < 5 yr | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49585 | T |  | Rpr umbil hern, reduc > 5 yr | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49587 | T |  | Rpr umbil hern, block > 5 yr | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49590 | T |  | Repair spigilian hemia | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49600 | T |  | Repair umbilical lesion | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 49605 | C |  | Repair umbilical lesion |  |  |  |  |  |
| 49606 | C |  | Repair umbilical lesion |  |  |  |  |  |
| 49610 | C |  | Repair umbilical lesion |  |  |  |  |  |
| 49611 | C |  | Repair umbilical lesion |  |  |  |  |  |
| 49650 | T |  | Laparo hernia repair initiat | 0131 | 43.0468 | \$2,457.89 | \$1,001.89 | \$491.58 |
| 49651 | T |  | Laparo hernia repair recur | 0131 | 43.0468 | \$2.457 89 | \$1,001.89 | \$491.58 |
| 49659 | T |  | Laparo proc. hernia repair | 0130 | 31.7373 | \$1,812 14 | \$659.53 | \$362.43 |
| 49900 | C |  | Repair of abdominal wall |  |  |  |  |  |
| 49904 | C |  | Omental flap, extra-abdom |  |  |  |  |  |
| 49905 | C |  | Omental flap |  |  |  |  |  |
| 49906 | C |  | Free omental flap, microvasc |  |  |  |  |  |
| 49999 | T |  | Abdomen surgery procedure | 0153 | 23.9175 | \$1,365.64 | \$410.87 | \$273.13 |
| 50010 | C |  | Exploration of kidney |  |  |  |  |  |
| . 50020 | T |  | Renat abscess, open drain | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 50021 | T |  | Renal abscess, percut drain | 0037 | 9.5990 | \$548.08 | \$237.45 | \$109.62 |
| 50040 | C | - | Diainage of kidney |  |  |  |  |  |
| 50045 | C |  | Exploration of kidney |  |  |  |  |  |
| 50060 | C |  | Removal of kidney stone |  |  |  |  |  |
| 50065 | C |  | Incision of kidney |  |  |  |  |  |
| 50070 | C |  | Incision of kidney |  |  |  |  |  |
| 50075 | C |  | Removal of kidney stone |  |  |  |  |  |
| 50080 | T |  | Removal of kidney stone | 0163 | 36.3924 | \$2,077.93 |  | \$415.59 |
| 50081 | T |  | Removal of kidney stone | 0163 | 36.3924 | \$2,077.93 |  | \$415.59 |
| 50100 | C |  | Revise kidney blood vessels |  |  |  |  |  |
| 50120 | C |  | Exploration of kidney |  |  |  |  |  |
| 50125 | C |  | Explore and drain kidney |  |  |  |  |  |
| 50130 | C |  | Removal of kidney stone |  |  |  |  |  |
| 50135 | C |  | Exploration of kidney |  |  |  |  |  |
| 50200 | T |  | Biopsy of kidney | 0685 | 5.8959 | \$336.64 | \$115.47 | \$67.33 |
| 50205 | C |  | Biopsy of kidney |  |  |  |  |  |
| 50220 | C |  | Remove kidney, open |  |  |  |  |  |
| 50225 | C |  | Removal kidney open, complex |  |  |  |  |  |
| 50230 | C |  | Removal kidney open, radical |  |  |  |  |  |
| 50234 | C |  | Removal of kidney \& ureter |  |  |  |  |  |
| 50236 | C |  | Removal of kidney \& ureler |  |  |  |  |  |
| 50240 | C |  | Partial removal of kidney |  |  |  |  |  |
| 50280 | C | \% | Removal of kidney lesion |  |  |  |  |  |
| 50290 | C |  | Removal of kidney lesion |  |  |  |  |  |
| 50300 | C |  | Removal of donor kidney |  | \% |  |  |  |
| 50320 | C |  | Removal of donor kidney |  |  |  |  |  |
| 50340 | C |  | Removal of kidney |  |  |  |  |  |

[^84]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 50360 | c |  | Transplantation of kidney |  |  |  |  |  |
| 50365 | c |  | Transplantation of kidney |  |  |  |  |  |
| 50370 | c |  | Remove transplanted kidney |  |  |  |  |  |
| 50380 | c |  | Reimplantation of kidney |  |  |  |  |  |
| 50390 | T |  | Drainage of kidney lesion | 0685 | 5.8959 | \$336.64 | \$115.47 | \$67.33 |
| 50392 | T |  | insert kidney drain | 0161 | 17.9404 | \$1.024.36 | \$249.36 | \$204.87 |
| 50393 | T |  | Insert ureteral tube | 0161 | 17.9404 | \$1.024.36 | \$249.36 | \$204.87 |
| 50394 | N |  | Injection for kidney x-ray |  |  |  |  |  |
| 50395 | T |  | Create passage to kidney | 0161 | 17.9404 | \$1.024.36 | \$249.36 | \$204.87 |
| 50396 | T |  | Measure kidney pressure | 0164 | 1.2651 | \$72.23 | \$17.59 | \$14.45 |
| 50398 | T |  | Change kidney tube | 0122 | 8.0675 | \$460.64 | \$94.47 | \$92.13 |
| 50400 | c |  | Revision of kidney/ureter |  |  |  |  |  |
| 50405 | c | - | Revision of kidney/ureter |  |  |  |  |  |
| 50500 | c |  | Repair of kidney wound |  |  |  |  |  |
| 50520 | c |  | Close kidney-skin fistula |  |  |  |  |  |
| 50525 | c |  | Repair renal-abdomen fistula |  |  |  |  |  |
| 50526 | c |  | Repair renal-abdomen fistula |  |  |  |  |  |
| 50540 | c |  | Revision of horseshoe kidney |  |  |  |  |  |
| 50541 | T |  | Laparo ablate renal cyst | 0130 | 31.7373 | \$1.812.14 | \$659.53 | \$362.43 |
| 50542 | T |  | Laparo ablate renal mass | 0131 | * 43.0468 | \$2.457.89 | \$1,001.89 | \$491.58 |
| 50543 | T |  | Laparo partial nephrectomy | 0131 | 43.0468 | \$2.457.89 | \$1,001.89 | \$491.58 |
| 50544 | T |  | Laparoscopy, pyeloplasty | 0130 | 31.7373 | \$1.812.14 | \$659.53 | \$362.43 |
| 50545 | c |  | Laparo radical nephrectomy |  |  |  |  | $\therefore$. |
| 50546 | c |  | Laparoscopic nephrectomy |  |  |  |  |  |
| 50547 | c |  | Laparo removal donor kıdney |  |  |  |  |  |
| 50548 | c |  | Laparo remove w/ ureter |  |  |  |  |  |
| 50549 | T |  | Laparoscope proc, renal | 0130 | 31.7373 | \$1.812.14 | \$659.53 | \$362.43 |
| 50551 | T |  | Kidney endoscopy | 0160 | 6.8470 | \$390.95 | \$105.06 | \$78.19 |
| 50553 | T |  | Kidney endoscopy | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204. 87 |
| 50555 | T |  | Kidney endoscopy \& biopsy | 0160 | 6.8470 | \$390.95 | \$105.06 | \$78.19 |
| 50557 | T |  | Kidney endoscopy \& treatment | 0162 | 23.1717 | \$1.323.06 |  | \$264.61 |
| 50559 | T' | - | Renal endoscopy/radiotracer | 0160 | 6.8470 | \$390.95 | \$105.06 | \$78.19 |
| 50561 | T |  | Kidney endoscopy \& treatment | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 50562 | T |  | Renal scope w/tumor resect | 0160 | 68470 | \$390.95 | \$105.06 | \$78.19 |
| 50570 | T |  | Kıdney endoscopy | 0160 | 68470 | \$390.95 | \$105.06 | \$78.19 |
| 50572 | T |  | Kidney endoscopy | 0160 | 68470 | \$390.95 | \$105.06 | \$78.19 |
| 50574 | T |  | Kidney endoscopy \& biopsy | 0160 | 68470 | \$390.95 | \$105.06 | \$78.19 |
| 50575 | T |  | Kıdney endoscopy | 0163 | 3 36 3924 | \$2.077.93 |  | \$415.59 |
| 50576 | T |  | Kidney endoscopy \& treatment | 0161 | 17.9404 | \$1.024.36 | \$249.36 | \$204.87 |
| 50578 | T |  | Renal endoscopy/radiotracer | 0161 | 17.9404 | \$1.024.36 | \$249.36 | \$204.87 |
| 50580 | c |  | Kidney endoscopy \& treatment |  |  |  |  |  |
| 50590 | $T$ |  | Fragmenting of kidney stone | 0169 | 45.1513 | \$2.578.05 | \$1,115.69 | \$515.61 |

50600 C Exploration of ureter
C Insert ureteral support

50610 C Removal of ureter stone
50620 C Removal of ureter stone
50630 C Removal of ureter stone
50650 C Removal of ureter
50660 C Removal of ureter
$50684 \quad N \quad$ Injection for ureter $x$-ray

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information

 Calendar Year 2005| CPT $/$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 50686 | T |  | Measure ureter pressure | 0164 | 1.2651 | \$72.23 | \$17.59 | \$1445 |
| 50688 | T |  | Change of ureter tube | 0122 | 8.0675 | \$460.64 | \$94.47 | \$92.13 |
| 50690 | N |  | Injection for ureter x-ray |  |  |  |  |  |
| 50700 | C |  | Revision of ureler |  |  |  |  |  |
| 50715 | C |  | Release of ureter |  |  |  |  |  |
| 50722 | C |  | Release of ureter |  |  |  |  |  |
| 50725 | C |  | Release/revise ureter |  |  |  |  |  |
| 50727 | c |  | Revise ureler |  |  | . |  |  |
| 50728 | C |  | Revise ureter |  |  |  |  |  |
| 50740 | C |  | Fusion of ureler \& kidney |  |  |  |  |  |
| 50750 | C |  | Fusion of ureter \& kidney |  |  |  |  |  |
| 50760 | C | , | Fusion of urelers |  |  |  |  |  |
| 50770 | C |  | Splicing of ureters |  |  |  |  |  |
| 50780 | C |  | Reimplant ureter in bladder |  |  |  |  |  |
| 50782 | C |  | Remplant ureter in bladder |  |  |  |  |  |
| 50783 | C |  | Reimplant ureler in bladder |  |  |  | - |  |
| 50785 | C |  | Reimplant ureler in bladder |  |  |  |  |  |
| 50800 | C |  | Implant ureter in bowel |  |  |  |  |  |
| 50810 | C |  | Fusion of ureler \& bowel |  |  |  |  |  |
| 50815 | C |  | Urine shunt to intestine |  |  |  |  |  |
| 50820 | C |  | Construct bowel bladder |  | - |  |  |  |
| 50825 | C |  | Construct bowel bladder |  |  |  |  |  |
| 50830 | C |  | Revise urine flow |  |  |  |  |  |
| 50840 | C |  | Replace ureter by bowel |  |  |  |  |  |
| 50845 | C |  | Appendico-vesicostomy |  |  |  |  |  |
| 50860 | C |  | Transplant ureler to skin |  |  |  |  |  |
| 50900 | C |  | Repair of ureter |  |  |  |  |  |
| 50920 | C |  | Closure ureter/skin fistula |  |  |  |  |  |
| 50930 | C |  | Closure ureter/bowel fistula |  |  |  |  |  |
| 50940 | C |  | Release of ureler |  |  |  |  |  |
| 50945 | T |  | Laparoscopy ureterolithotomy | 0131 | 43.0468 | \$2,457.89 | \$1,001.89 | \$491.58 |
| 50947 | T |  | Laparo new ureler/bladder | 0131 | 43.0468 | \$2.457.89 | \$1,001.89 | \$491.58 |
| 50948 | $T$ |  | Laparo new ureter/bladder | 0131 | 43.0468 | \$2,457 89 | \$1.001.89 | $\$ 491.58$ |
| 50949 | T |  | Laparoscope proc, ureter | 0130 | 317373 | \$1.812.14 | \$659.53 | \$362.43 |
| 50951 | T |  | Endoscopy of ureter | 0150 | 68470 | \$390.95 | \$105.06 | \$78.19 |
| 50953 | $T$ |  | Endoscopy of ureter | 0160 | 68470 | \$390.95 | \$105.06 | \$78.19 |
| 50955 | T |  | Ureler endoscopy \& biopsy | 0161 | 179404 | \$1.024.36 | \$249.36 | \$204.87 |
| 50957 | T |  | Ureter endoscopy \& treatment | 0161 | 179404 | \$!... $=36$ | \$249.36 | \$204.87 |
| 50959 | T |  | Ureter endoscopy \& tracer | 0161 | 17.9404 | \$1.024.36 | \$249.36 | \$204.87 |
| 50961 | T |  | Ureter endoscopy \& treatment | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 50970 | T |  | Ureter endoscopy | 0160 | 6.8470 | \$390 95 | \$105.06 | \$78.19 |
| 50972 | T |  | Ureter endoscopy \& catheter | -0160 | 6.8470 | \$390.95 | \$105.06 | \$78.19 |
| 50974 | T |  | Ureter endoscopy \& blopsy | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 50976 | T |  | Ureter endoscopy \& treatment | 0161 | 17.9404 | \$1.024 36 | \$249.36 | \$204.87 |
| 50978 | T |  | Ureter endoscopy \& tracer | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 50980 | T |  | Ureter endoscopy \& treatment | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 51000 | T |  | Drainage of bladder | 0164 | 1.2651 | \$72.23 | \$17.59 | \$14.45 |
| 51005 | T |  | Drainage of bladder | 0164 | 1.2651 | \$72.23 | \$17.59 | \$14.45 |
| 51010 | T |  | Drainage of bladder | 0165 | 16.4914 | \$941.63 |  | \$188.33 |
| 51020 | T |  | Incise \& treat bladder | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |

[^85]Addendum B. - Payment Status by HCPCS Code and Related information
Calendar Year 2005


[^86]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | Natlonal Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 51860 | C |  | Repair of bladder wound |  |  |  |  |  |
| 51865 | C |  | Repair of bladder wound | - |  |  |  |  |
| 51880 | T |  | Repair of bladder opening | 0162 | 23.1717 | \$1,323 06 |  | \$264.61 |
| 51900 | C |  | Repair bladderivagina lesion |  |  |  |  |  |
| 51920 | C |  | Close bladder-uterus fistula |  |  |  |  |  |
| 51925 | C |  | Hyslerectomy/bladder repair |  |  |  |  |  |
| 51940 | C |  | Correction of bladder defect |  |  |  |  |  |
| 51960 | C |  | Revision of bladder \& bowel |  |  |  |  |  |
| 51980 | C |  | Construct bladder opening |  |  |  |  |  |
| 51990 | T |  | Laparo urethral suspension | 0131 | 43.0468 | \$2,457.89 | \$1.001.89 | \$491.58 |
| 51992 | T |  | Laparo sling operation | 0132 | 61.3910 | \$3,505.30 | \$1,239.22 | \$701.06 |
| 52000 | $T$ |  | Cystoscopy | 0160 | 6.8470 | \$390 95 | \$105.06 | \$78.19 |
| 52001 | T |  | Cystoscopy, removal of clots | 0160 | 6.8470 | \$390.95 | \$105.06 | \$78.19 |
| 52005 | $T$ |  | Cystoscopy \& ureter catheter | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 52007 | T |  | Cystoscopy and biopsy | 0161 | 17.9404 | \$1,024.36 | \$249 36 | \$204.87 |
| 52010 | T |  | Cystoscopy \& duct catheter | 0160 | 6.8470 | \$390.95 | \$105.06 | \$78.19 |
| 52204 | T |  | Cystoscopy | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 52214 | T |  | Cystoscopy and treatment | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52224 | $T$ |  | Cystoscopy and treatment | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52234 | T |  | - Cystoscopy and treatment | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52235 | T |  | Cystoscopy and treatment | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52240 | T |  | Cystoscopy and treatment | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52250 | T |  | Cystoscopy and radiotracer | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52260 | $T$ |  | Cystoscopy and treatment | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 52265 | T |  | Cystoscopy and treatment | 0160 | 6.8470 | \$390.95 | \$105.06 | \$78.19 |
| 52270 | T |  | Cystoscopy 8 revise urethra | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 52275 | T |  | Cystoscopy \& revise urethra | 0161 | 17.9404 | \$1.024.36 | \$249.36 | \$204.87 |
| 52276 | T |  | Cystoscopy and treatment | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 52277 | T |  | Cystoscopy and treatment | 0162 | 23.1717 | \$1.323.06 |  | \$264.61 |
| 52281 | $T$ |  | Cystoscopy and treatment | 0161 | 17.9404 | \$1,024.36 | \$249 36 | \$204.87 |
| 52282 | T |  | Cystoscopy, implant stent | 0163 | 36.3924 | \$2.077.93 |  | \$415.59 |
| 52283 | T | - | Cystoscopy and treatment | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 52285 | T |  | Cystoscopy and treatment | 0161 | 17.9404 | \$1.024.36 | \$249.36 | \$204.87 |
| 52290 | T |  | Cystoscopy and treatment | 0161 | 179404 | \$1,024.36 | \$249.36 | \$204.87 |
| 52300 | T |  | Cystoscopy and treatment | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 52301 | T |  | Cystoscopy and treatment | 0161 | 179404 | \$1,024.36 | \$249.36 | \$204.87 |
| 52305 | T |  | Cystoscopy and treatment | -0161 | 179404 | \$1,024.36 | \$249 36 | \$204.87 |
| 52310 | T |  | Cystoscopy and treatment | 0160 | 6.8470 | \$390.95 | \$105.06 | \$78.19 |
| 52315 | T |  | Cystoscopy and treatment | 0161 | 17.9404 | \$1.024.36 | \$249.36 | \$204.87 |
| 52317 | T |  | Remove bladder stone | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52318 | T |  | Remove bladder stone | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52320 | T |  | Cystoscopy and treatment | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52325 | T |  | Cystoscopy, stone removal | 0162 | 23.1717 | \$1.323.06 |  | \$264.61 |
| 52327 | T |  | Cystoscopy. inject material | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52330 | T |  | Cystoscopy and treatment | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52332 | T |  | Cystoscopy and treatment | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52334 | T |  | Create passage to kidney | 0162 | 23.1717 | \$1.323.06 |  | \$264.61 |
| 52341 | $T$ |  | Cysto w/ureter stricture tx | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52342 | T |  | Cysto w/up stricture \&x | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52343 | T |  | Cysto w/renal stricture tx | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |

- Refer to prearnble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT $/$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 52344 | T |  | Cysto/uretero, stone remove | 0162 | 23.1717 | \$1.323.06 |  | \$264.61 |
| 52345 | T |  | Cysto/uretero w/up striciure | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52346 | T |  | Cystouretero w/renal strict | 0162 | 23.1717 | \$1.323.06 |  | \$264 61 |
| 52347 | T |  | Cystoscopy, resect ducts | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 52351 | T |  | Cystouretero \& or pyeloscope | 0161 | 17.9404 | \$1.024.36 | \$249.36 | \$204.87 |
| 52352 | T |  | Cystouretero w/stone remove | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52353 | T |  | Cystouretero whithotripsy | 0163 | 36.3924 | \$2,077.93 |  | \$415.59 |
| 52354 | T |  | Cystouretero w/biopsy | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52355 | T |  | Cystouretero w/excise tumor | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52400 | T |  | Cystouretero w/congen repr | 0162 | 23.1717 | \$1,323.06 |  | \$264 61 |
| 52450 | T |  | Incision of prostate | 0162 | 23.1717 | \$1,323.06 |  | \$264 61 |
| 52500 | T |  | Revision of bladder neck | 0162 | 23.1717 | \$1,323.06 |  | \$264 61 |
| 52510 | T |  | Dilation prostatic urethra | 0161 | 17.9404 | \$1,024.36 | \$249.36 | \$204.87 |
| 52601 | T |  | Prostatectomy (TURP) | 0163 | 36.3924 | \$2.077.93 |  | \$415.59 |
| 52606 | T |  | Control postop bleeding | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52612 | T |  | Prostatectomy, first stage | 0163 | 36.3924 | \$2.077.93 |  | \$415.59 |
| 52614 | T |  | Prostatectomy, second stage | 0163 | 36.3924 | \$2.077.93 |  | \$415.59 |
| 52620 | T |  | Remove residual prostate | 0163 | 36.3924 | \$2,077.93 |  | \$415.59 |
| 52630 | T |  | Remove prostate regrowth | 0163 | 36.3924 | \$2,077.93 |  | \$415.59 |
| 52640 | T |  | Relieve bladder contracture | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 52647 | T | - | Laser surgery of prostate | 0163 | 36.3924 | \$2,077.93 |  | \$415.59 |
| 52648 | T |  | Laser surgery of prostate | 0163 | 36.3924 | \$2.077.93 |  | \$415.59 |
| 52700 | T |  | Drainage of prostate abscess | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 53000 | T |  | Incision of urethra | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53010 | T |  | incision of urethra | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53020 | T |  | incision of urethra | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53025 | T |  | Incislon of urethra | 0166 | 17.9019 | \$1.022.16 | \$218.73 | \$204.43 |
| 53040 | $T$ |  | Drainage of urethra abscess | 0167 | 28.6337 | \$1.634.93 | \$554.85 | \$326.99 |
| 53060 | T |  | Drainage of urethra abscess | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204 43 |
| 53080 | T |  | Drainage of urinary leakage | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204 43 |
| 53085 | T |  | Drainage of urinary leakage | 0166 | 17.9019 | \$1,022.16 | \$21873 | \$204.43 |
| 53200 | T |  | Biopsy of urethra | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53210 | T |  | Removal of urethra | 0168 | 30.4194 | \$1,736.89 | \$405.60 | \$347.38 |
| 53215 | T |  | Removal of urethra | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53220 | T |  | Treatment of urethra lesion | 0168 | 304194 | \$1.736.89 | \$405.60 | \$347.38 |
| 53230 | T |  | Removal of urethra lesion | 0168 | 304194 | \$1,736.89 | \$405.60 | \$347.38 |
| 53235 | T |  | Removal of urethra lesion | 0156 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53240 | T |  | Surgery for urethra pouch | 0158 | 30.4194 | \$1,736.89 | \$405.60 | \$34738 |
| 53250 | T |  | Removal of urethra gland | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53260 | T |  | Treatment of urethra lesion | 0166 | 179019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53265 | T |  | Treatment of urethra lesion | 0166 | 179019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53270 | T |  | Removal of urethra gland | 0167 | 28.6337 | \$1,634.93 | \$554.85 | \$326.99 |
| 53275 | T |  | Repair of urethra defect | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53400 | $T$ |  | Revise urethra, stage 1 | 0168 | 30.4194 | \$1.736.89 | \$405.60 | \$347.38 |
| 53405 | $T$ |  | Revise urethra, stage 2 | 0168 | 30.4194 | \$1,736.89 | \$405.60 | \$347.38 |
| 53410 | T |  | Reconstruction of urethra | 0168 | 30.4194 | \$1,736.89 | \$405.60 | \$347.38 |
| 53415 | c |  | Reconstruction of urethra |  |  |  |  |  |
| 53420 | T |  | Reconstruct urethra, stage 1 | 0168 | 30.4194 | \$1,736.89 | \$405.60 | \$347.38 |
| 53425 | T |  | Reconstruct urethra, stage 2 | 0168 | 30.4194 | \$1.736.89 | \$405.60 | \$347.38 |
| 53430 | T |  | Reconstruction of urethra | 0168 | 30.4194 | \$1,736.89 | \$405.60 | \$347.38 |

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## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT 1 <br> HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 53431 | T |  | Reconstruct urethra/bladder | 0168 | 30.4194 | \$1.736.89 | \$405.60 | \$347.38 |
| 53440 | S |  | Correct bladder function | 0386 | 108.5769 | \$6,199.52 |  | \$1,239.90 |
| 53442 | T |  | Remove perineal prosthesis | 0167 | 28.6337 | \$1.634.93 | \$554.85 | \$326.99 |
| 53444 | S |  | Insert tandem cuff | 0386 | 108.5769 | \$6.199.52 |  | \$1,239.90 |
| 53445 | S |  | Insert uro/ves nck sphincter | 0.886 | 108.5769 | \$6,199.52 |  | \$1,239.90 |
| 53446 | T |  | Remove uro sphincter | 0168 | 30.4194 | \$1,736.89 | \$405.60 | \$347.38 |
| 53447 | S |  | Remove/replace ur sphincter | 0386 | 108.5769 | \$6.199.52 |  | \$1.239.90 |
| 53448 | C |  | Remov/replc ur sphinctr comp |  |  |  |  |  |
| 53449 | T |  | Repair uro sphincter | 0168 | 30.4194 | \$1,736.89 | \$405.60 | \$347.38 |
| 53450 | T |  | Revision of urethra | 0168 | 30.4194 | \$1,736.89 | \$405.60 | \$347.38 |
| 53460 | T |  | Revision of urethra | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53500 | T |  | Urethrlys, transvag w/ scope | 0168 | 30.4194 | \$1,736.89 | \$405.60 | \$347.38 |
| 53502 | $T$ |  | Repair of urethra injury | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53505 | T |  | Repair of urethra injury | 0167 | 28.6337 | \$1,634.93 | \$554.85 | \$326.99 |
| 53510 | T |  | Repair of urethra injury | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53515 | T |  | Repair of urethra injury | 0168 | 30.4194 | \$1,736.89 | \$405.60 | \$347.38 |
| 53520 | T |  | Repair of urethra defect | 0168 | 30.4194 | \$1.736.89 | \$405.60 | \$347.38 |
| 53600 | $T$ |  | Dilate urethra siricture | 0156 | 2.4996 | \$142.72 | \$40.52 | \$28.54 |
| 53601 | T |  | Dilate urethra stricture | 0164 | 1.2651 | \$72.23 | \$17.59 | \$14.45 |
| 53605 | T |  | Dilate urethra stricture | -0161 | 17.9404 | \$1.024.36 | \$249.36 | \$204.87 |
| 53620 | T |  | Dilate urethra stricture | 0165 | 16.4914 | \$941.63 |  | \$188.33 |
| 53621 | T |  | Dilate urethra stricture | 0164 | 1.2651 | \$72.23 | \$17.59 | \$14.45 |
| 53660 | T |  | Ditation of urethra | 0164 | 1.2651 | \$72.23 | \$17.59 | \$14.45 |
| 53661 | T |  | Dilation of urethra | 0164 | 1.2651 | \$72.23 | \$17.59 | \$14.45 |
| 53665 | T |  | Ditation of urethra | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 53850 | T |  | Prostatic microwave thermotx | 0675 | 46.7737 | \$2,670.68 |  | \$534.14 |
| 53852 | T |  | Prostatic if thermotx | 0675 | 46.7737 | \$2,670.68 |  | \$534.14 |
| 53853 | T |  | Prostatic water thermother | 0162 | 23.1717 | \$1,323.06 |  | \$264.61 |
| 53899 | T |  | Urology surgery procedure | 0164 | 1.2651 | \$72.23 | \$17.59 | \$14.45 |
| 54000 | T |  | Slitting of prepuce | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 54001 | T |  | Slitting of prepuce | 0166 | 17.9019 | \$1,022.16 | \$218.73 | \$204.43 |
| 54015 | T |  | Drain penls lesion | 0007 | 12.5436 | \$716.21 |  | \$143.24 |
| 54050 | T |  | Destruction, penis lesion(s) | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 54055 | T |  | Destruction, penis lesion(s) | 0017 | 174667 | \$997.31 | \$227.84 | \$199.46 |
| 54055 | T |  | Cryosurgery, penis lesion(s) | 0012 | 07559 | \$43.16 | \$11.18 | \$8.63 |
| 54057 | T |  | Laser surg, penis lesion(s) | 0017 | 174667 | \$997.31 | \$227.84 | \$199.46 |
| 54060 | T |  | Excision of penis lesion(s) | 0017 | 174667 | \$997.31 | \$227.84 | \$199.46 |
| 54065 | T |  | Destruction, penis lesion(s) | 0695 | 206606 | \$1,179.68 | \$266.59 | \$235.94 |
| 54100 | T |  | Biopsy of penis | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 54105 | T |  | Biopsy of penis | 0022 | 19.4617 | \$1.111.22 | \$354.45 | \$222.24 |
| 54110 | T |  | Treatment of penis lesion | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54111 | T |  | Treat penis lesion, graft | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54112 | $T$ |  | Treat penis lesion, graft | 0181 | 31.5878 | \$1.803.60 | \$621.82 | \$360.72 |
| 54115 | T |  | Treatment of penis iesion | 0008 | 19.5952 | \$1.11885 |  | \$223.77 |
| 54120 | T |  | Partial removal of penis | 0181 | 31.5878 | \$1.80360 | \$621.82 | \$360.72 |
| 54125 | c |  | Removal of penis |  |  |  |  |  |
| 54130 | c |  | Remove penis \& nodes |  |  |  |  |  |
| 54135 | C |  | Remove penis \& nodes |  |  |  |  |  |
| 54150 | T |  | Circumcision | 0180 | 19.8907 | \$1,135.72 | \$304.87 | \$227.14 |
| 54152 | T |  | Circumcision | 0180 | 19.8907 | \$1,135.72 | \$304.87 | \$227.14 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | $\begin{gathered} \text { Natlonal } \\ \text { Unadjusted } \\ \text { Copayment } \\ \hline \end{gathered}$ | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 54160 | T |  | Circumcision | 0180 | 19.8907 | \$1.135.72 | \$304.87 | \$227.14 |
| 54161 | T |  | Circumcision | 0180 | 198907 | \$1.135.72 | \$304.87 | \$227.14 |
| 54162 | T |  | Lysis penil circumic lesion | 0180 | 19.8907 | \$1,135.72 | \$304.87 | \$227.14 |
| 54163 | T |  | Repair of circumcision | 0180 | 19.8907 | \$1,135.72 | \$304.87 | \$227.14 |
| 54164 | T |  | Frenulotomy of penis | 0180 | 198907 | \$1,135.72 | \$304.87 | \$227.14 |
| 54200 | T |  | Treatment of penis lesion | 0156 | 2.4996 | \$142.72 | \$40.52 | \$28.54 |
| 54205 | T |  | Treatment of penis lesion | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54220 | T |  | Treatment of penis lesion | 0156 | 2.4996 | \$142.72 | \$40.52 | \$28.54 |
| 54230 | N |  | Prepare penis study |  |  |  |  |  |
| 54231 | T |  | Dynamic cavernosometry | 0165 | 16.4914 | \$941.63 |  | \$188.33 |
| 54235 | T |  | Penile injection | 0164 | 1.2651 | \$72.23 | \$17.59 | \$14.45 |
| 54240 | T |  | Penis study | 0164 | 1.2651 | \$72.23 | \$17.59 | \$14.45 |
| 54250 | T |  | Penis study | 0164 | 12651 | \$72.23 | \$17.59 | \$14.45 |
| 54300 | T |  | Revision of penis | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54304 | T |  | Revision of penis | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54308 | T |  | Reconstruction of urethra | 0181 | 31.5878 | \$1.80360 | \$621.82 | \$360.72 |
| 54312 | T |  | Reconstruction of urethra | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54316 | T |  | Reconstruction of urethra | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54318 | T |  | Reconstruction of urethra | 0181 | 31.5878 | \$1,803.60 | \$62182 | \$360.72 |
| 54322 | T |  | Reconstruction of urethra | 0181 | 31.5878 | \$1.803.60 | \$62182 | \$360.72 |
| 54324 | T |  | Reconstruction of urethra | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54326 | T |  | Reconstruction of urethra | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360 72 |
| 54328 | T |  | Revise penis/urethra | 0181 | 315878 | \$1,803.60 | \$621.82 | \$360 72 |
| 54332 | C |  | Revise penis/urethra |  | . |  |  |  |
| 54336 | c |  | Revise penis/urethra |  |  |  |  |  |
| 54340 | T |  | Secondary urethral surgery | 0181 | 31.5878 | \$1.803.60 | \$621.82 | \$360.72 |
| 54344 | T |  | Secondary urethral surgery | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54348 | T |  | Secondary urethral surgery | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54352 | T |  | Reconstruct urethra/penis | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54360 | T |  | Penis plastic surgery | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54380 | T |  | Repair penis | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54385 | T |  | Repair penis | 0181 | 31.5878 | \$1.803.60 | \$621.82 | \$360.72 |
| 54390 | C |  | Repair penis and bladder |  |  |  |  |  |
| 54400 | $s$ |  | Insert semi-rigid prosthesis | 0385 | 65.9789 | \$3,767.26 |  | \$753.45 |
| 54401 | S |  | Insert self-contd prosthesis | 0386 | 1085769 | \$6.199.52 |  | - \$1,239.90 |
| 54405 | S |  | Insert multi-comp penis pros | 0386 | 1085769 | \$6.199.52 |  | \$1,239.90 |
| 54406 | T |  | Remove muti-comp penis pros | . 0181 | 315878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54408 | T |  | Repair multi-comp penis pros | 0181 | 315878 | \$1803.60 | \$621.82 | \$360.72 |
| 54410 | S |  | Remove/replace penis prosth | 0386 | 1035769 | \$6,199.52 |  | \$1,239.90 |
| 54411 | C |  | Remov/reple penis pros, comp |  |  |  |  |  |
| 54415 | T |  | Remove self-contd penis pros | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54416 | S |  | Remv/repl penis contain pros | 0386 | $108.5769^{\prime}$ | \$6.199.52 |  | \$1,239.90 |
| 54417 | C |  | Remv/replc penis pros, compl |  |  |  |  |  |
| 54420 | T |  | Revision of penis | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54430 | c |  | Revision of penis |  |  |  |  |  |
| 54435 | T |  | Revision of penis | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54440 | T |  | Repair of penis | 0181 | 31.5878 | \$1,803.60 | \$621.82 | \$360.72 |
| 54450 | T |  | Preputial stretching | 0156 | 2.4996 | \$142.72 | \$40.52 | \$28.54 |
| 54500 | T |  | Biopsy of testis | 0037 | 9.5990 | \$548.08 | \$237.45 | \$109.62 |
| 54505 | T |  | Biopsy of testis | 0183 | 23. 1967 | \$1.324.49 |  | \$264.90 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT / HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 54512 | T |  | Excise lesion testis | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 54520 | T |  | Removal of testis | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 54522 | T |  | Orchiectomy, partial | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 54530 | $T$ |  | Removal of testis | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 54535 | c |  | Extensive testis surgery |  |  |  |  |  |
| 54550 | T |  | Exploration for lestis | 0154 | 282782 | \$1,614.63 | \$464.85 | \$322.93 |
| 54560 | C |  | Exploration for lestis |  |  |  |  |  |
| 54600 | T |  | Reduce testis torsion | 0183 | 23.1967 | \$1.324.49 |  | \$264.90 |
| 54620 | T |  | Suspension of testis | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 54640 | T |  | Suspension of testis | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 54650 | c |  | Orchiopexy (Fowler-Stephens) |  | - |  |  |  |
| 54660 | T |  | Revision of testis | 0183 | 23.1967 | \$1,324.49 |  | \$264 90 |
| 54670 | $T$ |  | Reparr testis injury | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 54680 | T |  | Relocation of testis(es) | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 54690 | T |  | Laparoscopy, orchiectorny | 0131 | 43.0468 | \$2.457.89 | \$1,001.89 | \$491.58 |
| 54692 | T |  | Laparoscopy, orchiopexy | 0132 | 61.3910 | \$3,505.30 | \$1.239.22 | \$701.06 |
| 54699 | T |  | Laparoscope proc, testis | 0130 | 31.7373 | \$1.812.14 | \$659.53 | \$362.43 |
| 54700 | T |  | Drainage of scrotum | 0183 | 23.1967 | \$1.324 49 |  | \$264.90 |
| 54800 | T |  | Biopsy of epididymis | 0004 | 1.6895 | \$9647 | \$22.36 | \$19.29 |
| 54820 | T |  | Exploration of epididymis | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 54830 | T |  | Remove epididymis lesion | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 54840 | T |  | Remove epididymis lesion | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 54860 | $T$ |  | Removal of epididymis | 0183 | 23.1967 | \$1.324.49 |  | \$264.90 |
| 54861 | T |  | Removal of epididymis | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 54900 | $T$ |  | Fusion of spermatic ducts | 0183 | 23.1967 | - \$1,324.49 |  | \$264.90 |
| 54901 | T |  | Fusion of spermatic ducts | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 55000 | T |  | Drainage of hydrocele | 0004 | 1.6895 | \$96.47 | \$22.36 | \$19.29 |
| 55040 | $T$ |  | Removal of hydrocele | 0154 | 28.2782 | \$1,614.63 | \$464.85 | \$322.93 |
| 55041 | T |  | Removal of hydroceles | 0154 | 28.2782 | \$1.614.63 | \$464.85 | \$322.93 |
| 55060 | T |  | Repair of hydrocele | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 55100 | T |  | Drainage of scrotum abscess | 0007 | 12.5436 | \$716.21 |  | \$143.24 |
| 55110 | T |  | Explore scrolum | 0183 | 23.1967 | \$1.324.49 |  | \$264.90 |
| 55120 | T |  | Removal of scrotum lesion | 0183 | 23.1967 | \$1.324.49 |  | \$264.90 |
| 55150 | T |  | Removal of scrotum | 0183 | 231967 | \$1,324,49 |  | \$264.90 |
| 55175 | T |  | Revision of scrotum | 0183 | 231967 | \$1,324.49 |  | \$264.90 |
| 55180 | T |  | Revision of scrotum | 0183 | 231967 | \$1.324.49 |  | \$264.90 |
| 55200 | T |  | Incision of sperm duct | 0183 | 231967 | \$1.324.49 |  | \$264.90 |
| 55250 | T |  | Removal of sperm duct(s) | 0183 | 231967 | \$1.324.49 |  | \$264 90 |
| 55300 | N |  | Prepare, sperm duct x-ray |  |  |  |  |  |
| 55400 | T |  | Repair of sperm duct | 0183 | 23.1967 | \$1.324.49 |  | \$264.90 |
| 55450 | T |  | Ligation of sperm duct | 0183 | 231967 | \$1,324.49 |  | \$264.90 |
| 55500 | T |  | Removal of hydrocele | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 55520 | T |  | Removal of sperm cord lesion | 0183 | 23.1967 | \$1,324.49 |  | \$264.90 |
| 55530 | T |  | Revise spermatic cord veins | 0183 | 23.1967 | \$1.324.49 |  | \$264.90 |
| 55535 | T |  | Revise spermatic cord veins | 0154 | 28.2782 | \$1.614.63 |  | \$322.93 |
| 55540 | T |  | Revise hemia \& sperm veins | 0154 | 28.2782 | \$1.614.63 | \$464.85 | \$322.93 |
| 55550 | T |  | Laparo ligate spermatic vein | 0131 | 43.0468 | \$2.457.89 | \$1,001.89 | \$491.58 |
| 55559 | T |  | Laparo proc, spermatic cord | 0130 | 31.7373 | \$1,812.14 | \$659.53 | \$362.43 |
| 55600 | C |  | Incise sperm duct pouch |  |  |  |  |  |
| 55605 | C |  | Incise sperm duct pouch |  |  |  |  |  |
| * Refer to preamble for explanation of multiple payment rates. |  |  |  |  |  |  |  |  |
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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 55650 | C |  | Remove sperm duct pouch |  |  |  |  |  |
| 55680 | $T$ |  | Remove sperm pouch lesion | 0183 | 23.1967 | \$1.324.49 |  | \$264.90 |
| 55700 | T |  | Biopsy of prostate | 0184 | 4.2147 | \$240.65 | \$96.27 | \$48.13 |
| 55705 | T |  | Biopsy of prostate | 0184 | 4.2147 | \$240.65 | \$96.27 | \$48.13 |
| 55720 | T |  | Drainage of prostate abscess | 0162 | 23.1717 | \$1.323.06 |  | \$264.61 |
| 55725 | T |  | Drainage of prostate abscess | 0162 | 23.1717 | \$1.323.06 |  | \$264.61 |
| 55801 | c |  | Removal of prostate |  |  |  |  |  |
| 55810 | c |  | Extensive prostate surgery |  |  |  |  |  |
| 55812 | c |  | Extersive prostate surgery |  |  |  |  |  |
| 55815 | c |  | Extensive prostate surgery |  |  |  |  |  |
| 55821 | c |  | Removal of prostate * |  |  |  |  |  |
| 55831 | c |  | Removal of prostate |  |  |  | - |  |
| 55840 | c |  | Extensive prostate surgery |  |  |  |  |  |
| 55842 | C |  | Extensive prostate surgery |  |  |  |  |  |
| 55845 | c |  | Extensive prostate surgery |  |  |  |  |  |
| 55859 - | T |  | Percutneedle insert, pros | 0163 | 36.3924 | \$2,077.93 |  | \$415.59 |
| 55860 | T |  | Surgical exposure, prostate | 0165 | 16.4914 | \$941.63 |  | \$188.33 |
| 55862 | c |  | Extensive prostate surgery |  |  |  |  |  |
| 55865 | C |  | Extensive prostate surgery |  |  |  |  |  |
| 55866 | c |  | Laparo radical prostatectomy |  |  |  |  |  |
| 55870 | T |  | Electroejaculation | 0197 | 2.0508 | \$117.10 |  | \$23.42 |
| 55873 | T |  | Cryoablate prostate | 0674 | 111.5690 | \$6.370.37 |  | \$1,274.07 |
| 55899 | T |  | Genital surgery procedure | 0164 | 1.2651 | \$72.23 | \$17.59 | \$14.45 |
| - 55970 | E |  | Sex transformation. M to F |  |  |  |  |  |
| 55980 | E |  | Sex transformation, F to M |  |  |  |  |  |
| 56405 | T |  | 1 \& D of vulva/perineum | 0192 | 3.9119 | \$223.36 |  | \$44.67 |
| 56420 | T |  | Drainage of gland abscess | 0189 | 2.1850 | \$124.76 |  | \$24.95 |
| 56440 | T |  | Surgery for vulva lesion | 0194 | 19.3837 | \$1,106.77 | \$39784 | \$221.35 |
| 56441 | T |  | Lysis of labral lesion(s) | 0193 | 13.8912 | \$793.16 | \$165.35 | \$158.63 |
| 56501 | T |  | Destroy, vutva lesions, sim | 0017 | 17.4667 | \$997.31 | \$227.84 | \$199.46 |
| 56515 | T |  | Destroy vulva lesion/s compl | 0695 | 20.6606 | \$1,179.68 | \$266.59 | \$235.94 |
| 56605 | T |  | Biopsy of vulva/perineum | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 56606 | T |  | Biopsy of vulva/perineum | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 56620 | T |  | Partial removal of vuiva | 0195 | 26.6562 | \$1,522.02 | \$483.80 | \$304.40 |
| 56625 | T |  | Complete removal of vulva | 0195 | 266562 | \$1,522.02 | \$483.80 | \$304.40 |
| 56630 | c |  | Extensive vulva surgery |  |  |  |  |  |
| 56631 | C |  | Extensive vulva surgery |  |  |  |  |  |
| 56632 | c |  | Extensive vulva surgery |  |  |  |  |  |
| 56633 | c. |  | Extensive vulva surgery |  |  |  |  |  |
| 56634 | c |  | Extensive valva surgery |  |  |  |  | . |
| 56637 | C |  | Extensive vulva surgery |  |  |  |  |  |
| 56640 | C |  | Extensive vulva surgery |  |  |  |  |  |
| 56700 | T |  | Partial removal of hymen | 0194 | 19.3837 | \$1,106.77 | \$397.84 | \$221.35 |
| 56720 | T |  | Incision of hymen | 0193 | 13.8912 | \$793.16 | \$165.35 | \$158.63 |
| 56740 | T |  | Remove vagina gland lesion | 0194 | 19.3837 | \$1.106.77 | \$397.84 | \$221.35 |
| 56800 | T |  | Repair of vagina | 0194 | 19.3837 | \$1.106.77 | \$397.84 | \$221.35 |
| 56805 | T |  | Repair clitoris | 0194 | 19.3837 | \$1.106.77 | \$397.84 | \$221.35 |
| 56810 | T |  | Repair of perineum | 0194 | 19.3837 | \$1.106.77 | \$397.84 | \$221.35 |
| 56820 | T |  | Exam of vulva w/scope | 0188 | 1.1133 | \$63.57 |  | \$12.71 |
| 56821 | $T$ |  | Exam/bropsy of vulva w/scope | 0189 | 2.1850 | \$124.76 |  | \$24.95 |

- Refer to preamble for explanation of multiple paymient rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 57000 | T |  | Exploration of vagina | 0194 | 19.3837 | \$1,106.77 | \$397.84 | \$221.35 |
| 57010 | T |  | Drainage of pelvic abscess | 0194 | 19.3837 | \$1,106.77 | \$397.84 | \$221.35 |
| 57020 | T |  | Drainage of pelvic fluid | 0192 | 3.9119 | \$223.36 |  | \$44.67 |
| 57022 | T |  | I \& d vaginal hematoma. pp | 0007 | 12.5436 | \$716.21 |  | \$143.24 |
| 57023 | T |  | 18 d vag hematoma, non-ob | 0007 | 12.5436 | \$71621 |  | \$143.24 |
| 5706 t | T |  | Destroy vag lesions, simple | 0194 | 19.3837 | \$1.106 77 | \$39784 | \$221.35 |
| 57065 | T |  | Destroy vag lesions. complex | 0194 | 19.3837 | \$1.106 77 | \$397. 84 | \$221.35 |
| 57100 | T |  | Biopsy of vagina | 0132 | 3.9119 | \$223.36 |  | \$44.67 |
| 57105 | T |  | Biopsy of vagina | 0194 | 19.3837 | \$1.106.77 | \$397.84 | \$221.35 |
| 57106 | T |  | Remove vagina wall, partial | 0194 | 19.3837 | \$1,106.77 | \$397.84 | \$221.35 |
| 57107 | T |  | Remove vagina tissue. part | 0195 | 26.6562 | \$1.522.02 | \$483.80 | \$304.40 |
| 57109 | T |  | Vaginectomy partial w/nodes | 0195 | 26.6562 | \$1.522.02 | \$483.80 | \$304.40 |
| 57110 | C |  | Remove vagina wall, complete |  |  |  |  |  |
| 57111 | C | - | Remove vàgina lissue, compl |  |  |  |  |  |
| 57112 | C |  | Vaginectomy w/nodes, compl |  |  |  |  |  |
| 57120 | $T$ |  | Closure of vagina | 0195 | 26.6562 | \$1,522.02 | \$483.80 | \$304.40 |
| 57130 | T |  | Remove vagina lesion | 0194 | 19.3837 | \$1,106.77 | \$397.84 | \$221.35 |
| 57135 | T |  | Remove vagina lesion | 0194 | 19.3837 | \$1,106.77 | \$39784 | \$221.35 |
| 57150 | T |  | Treat vagina infection | 0191 | 0.1898 | \$10.84 | \$2.93 | \$2.17 |
| 57155 | T |  | Insert uteri tandems/ovoids | 0193 | 13.8912 | \$793.16 | \$165.35 | \$158.63 |
| 57160 | T |  | Insert pessary/other device. | 0188 | 1.1133 | \$63.57 |  | \$12.71 |
| 57170 | T |  | Fitting of diaphragm/cap | 0191 | 0.1898 | \$10.84 | \$2.93 | \$2 17 |
| 57180 | T |  | Treal vaginal bleeding | 0189 | 2.1850 | \$124.76 |  | \$2495 |
| 57200 | T |  | Repair of vagina | 0194 | 19.3837 | \$1,106.77 | \$397.84 | \$22135 |
| 57210 | T |  | Repair vagina/perineum | 0194 | 19.3837 | \$1,106.77 | \$397.84 | \$221.35 |
| 57220 | T |  | Revision of urethra | 0202 | 39.9618 | \$2,281.74 | \$1.026.78 | \$456.35 |
| 57230 | T |  | Repair of urethral lesion | 0195 | 26.6562 | \$1,522.02 | \$483.80 | \$304.40 |
| 57240 | T |  | Repair bladder \& vagina | 0195 | 26.6562 | \$1,522.02 | \$483.80 | \$304.40 |
| 57250 | T |  | Repair rectum \& vagina | 0195 | 266562 | \$1.522.02 | \$483.80 | \$304.40 |
| 57260 | T |  | Repair of vagina | 0195 | 266562 | \$1,522.02 | \$483.80 | \$304.40 |
| 57265 | T |  | Extensive repair of vagina | 0202 | 39.9618 | \$2,281.74 | \$1,026.78 | \$456.35 |
| 57268 | T |  | Repair of bowel bulge | 0195 | 26.6562 | \$1.522.02 | \$483.80 | \$304.40 |
| 57270 | C |  | Repair of bowel pouch |  |  |  |  |  |
| 57280 | C |  | Suspension of vagina |  |  |  |  |  |
| 57282 | C |  | Repair of vaginal prolapse |  |  |  |  |  |
| 57284 | T |  | Repair paravaginal defect | 0202 | 399618 | \$2,281.74 | \$1,026.78 | \$456.35 |
| 57287 | T |  | Revise/remove sling repair | 0202 | 399618 | \$2,281.74 | \$1,026.78 | \$456.35 |
| 57288 | T |  | Repair bladder defect | 0202 | 399618 | \$2,281.74 | \$1,026.78 | \$456.35 |
| 57289 | T |  | Repair bladder \& vagina | 0195 | 26.6562 | \$1,522.02 | \$483.80 | \$304.40 |
| 57291 | T |  | Construction of vagina | 0195 | 26.6562 | \$1.522.02 | \$483.80 | \$304.40 |
| 57292 | C |  | Construct vagina with graft |  |  |  |  |  |
| 57300 | T |  | Reparr rectum-vagina fistula | 0195 | 26.6562 | \$1.522.02 | \$483.80 | \$304.40 |
| 57305 | C |  | Repair rectum-vagina fislula |  |  |  |  |  |
| 57307 | C |  | Fistula repair \& colostomy |  |  |  |  |  |
| 57308 | C |  | Fistula repair, transperine |  |  |  |  |  |
| 57310 | T |  | Repair urethrovaginal lesion | 0202 | 39.9618 | \$2,281.74 | \$1,026.78 | \$456.35 |
| 57311 | C |  | Repair urethrovaginal lesion |  |  |  |  |  |
| 57320 | T |  | Repair bladder-vagina lesion | 0195 | 26.6562 | \$1,522.02 | \$483.80 | \$304.40 |
| 57330 | T |  | Repair bladder-vagina lesion | 0195 | 26.6562 | \$1.522.02 | \$483.80 | \$304.40 |
| 57335 | C |  | Repair vagina |  |  |  |  |  |

[^88]
## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT / HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 57400 | T |  | Ditation of vagina | 0194 | 19.3837 | \$1,106.77 | \$397.84 | \$221.35 |
| 57410 | T |  | Pelvic examination | 0194 | 19.3837 | \$1,106.77 | \$397.84 | \$22135 |
| 57415 | T |  | Remove vaginal foreign body | 0194 | 19.3837 | \$1.106.77 | \$39784 | \$221.35 |
| 57420 | T |  | Exam of vagina w/scope | 0189 | 2.1850 | \$124.76 |  | \$24.95 |
| 57421 | T |  | Exam/biopsy of vag w/scope | 0189 | 2.1850 | \$124.76 |  | \$24.95 |
| 57425 | T |  | Laparoscopy, surg, colpopexy | 0130 | 31.7373 | \$1,812.14 | \$659.53 | \$362.43 |
| 57452 | T |  | Examination of vagina | 0189 | 2.1850 | \$124.76 |  | \$24.95 |
| 57454 | T |  | Vagina examination \& biopsy | 0189 | 2.1850 | \$124.76 |  | \$24.95 |
| 57455 | T |  | Biopsy of cervix w/scope | 0189 | 2.1850 | \$124.76 |  | \$24.95 |
| 57456 | T |  | Endocerv curettage wiscope | 0189 | 2.1850 | \$124.76 |  | \$24.95 |
| 57460 | T |  | Cervix excision | 0193 | 13.8912 | \$793.16 | \$165.35 | \$158.63 |
| 57461 | T |  | Conz of cervix w/scope, leep | 0194 | 19.3837 | \$1.106.77 | \$397.84 | \$221.35 |
| 57500 | T |  | Biopsy of cervix | 0192 | 3.9119 | \$223.36 |  | \$44.67 |
| 57505 | T |  | Endocervical curettage | 0189 | 21850 | \$124.76 |  | \$24.95 |
| 57510 | T |  | Cauterization of cervix | 0193 | 13.8912 | \$793.16 | \$165.35. | \$158.63 |
| 57511 | T |  | Cryocautery of cervix | 0189 | 2.1850 | \$124.76 |  | \$24.95 |
| 57513 | T |  | Laser surgery of cervix | 0193 | 13.8912 | \$793.16 | \$165 35 | \$158.63 |
| 57520 | T |  | Conization of cervix | 0194 | 19.3837 | \$1,106.77 | \$39784 | \$221.35 |
| 57522 | T |  | Conization of cervix | 0195 | 26.6562 | \$1.522.02 | \$483.80 | \$304.40 |
| 57530 | T |  | Removal of cervix | 0195 | 26.6562 | \$1.522.02 | \$483.80 | \$304.40 |
| 57531 | C |  | Removal of cervix, radical |  |  |  |  |  |
| 57540 | C |  | Removal of residual cervix |  |  |  |  |  |
| 57545 | C |  | Remove cervix/repair pelvis |  |  |  |  |  |
| 57550 | $T$ |  | Removal of residual cervix | 0195 | 26.6562 | \$1,522.02 | \$483.80 | \$304.40 |
| 57555 | T |  | Remove cervix/repair vagina | 0195 | 26.6562 | \$1,522.02 | \$483.80 | \$304.40 |
| 57556 | T | - | Remove cervix, repair bowel | 0202 | 39.9618 | \$2,281.74 | \$1,026.78 | \$456.35 |
| 57700 | T |  | Revision of cervix | 0194 | 19.3837 | \$1.106.77 | \$397.84 | \$221.35 |
| 57720 | T |  | Revision of cervix | 0194 | 193837 | \$1.106.77 | \$397.84 | \$221.35 |
| 57800 | $T$, | - | Dilation of cervical canal | 0193 | 138912 | \$793.16 | \$165.35 | \$158.63 |
| 57820 | T |  | D \& c of residual cervix | 0196 | 17.0819 | \$975.34 | \$338.23 | \$195.07 |
| 58100 | T |  | Biopsy of uterus lining | 0188 | 1.1133 | \$63.57 |  | \$12.71 |
| 58120 | T |  | Dilation and curettage | 0196 | 17.0819 | \$975.34 | \$338.23 | \$195.07 |
| 58140 | C |  | Removal of uterus lesion |  |  |  |  |  |
| 58145 | T |  | Myomectomy vag method | 0195 | 26.6562 | \$1.522.02 | \$483.80 | \$304 40 |
| 53146 | C |  | Myomectomy abdom complex |  |  |  |  |  |
| 58150 | C |  | Total hysterectomy |  |  |  |  |  |
| 58152 | C |  | Total hysterectomy |  |  |  |  |  |
| 58180 | C |  | Partial hysterectomy |  |  |  |  |  |
| 58200 | C |  | Extensive hysterectomy |  |  |  |  |  |
| 58210 | C |  | Extensive hysterectomy |  |  |  |  |  |
| 58240 | C |  | Removal of pelvis contenls |  |  |  |  |  |
| 58260 | C |  | Vaginal hysterectomy |  |  |  |  |  |
| 58262 | C |  | Vag hyst including to |  |  |  |  |  |
| 58263 | C |  | Vag hyst w/to \& vag repair |  |  |  |  | - |
| 58267 | C |  | Vag hyst w/urinary repair |  |  |  |  |  |
| 58270 | C |  | Vag hyst w'enterocele repair |  |  |  |  |  |
| 58275 | C |  | Hysterectomy/revise vagina |  |  |  |  |  |
| 58280 | C |  | Hysterectomy/revise vagina |  |  |  |  |  |
| 58285 | C |  | Extensive hysterectomy |  |  |  |  |  |
| 58290 | C |  | Vag hyst complex |  |  |  |  |  |
| - Refer to preamble for explanation of multiple payment rates. |  |  |  |  |  |  |  |  |
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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 58291 | C |  | Vag hyst incl Vo, complex |  |  |  |  |  |
| 58292 | C |  | Vag hyst Uo \& repair, compl |  |  |  |  |  |
| 58293 | C |  | Vag hyst w/uro repair, compl |  |  |  |  |  |
| 58294 | C |  | $\dot{\text { Vag }}$ hyst w/enterocele, compl |  |  |  |  |  |
| 58300 | E |  | Insert intrauterine device |  |  |  |  |  |
| 58301 | T |  | Remove intrauterine device | 0189 | 2.1850 | \$124.76 |  | \$24.95 |
| 58321 | T |  | Artificial insemination | 0197 | 2.0508 | \$117.10 |  | \$23.42 |
| 58322 | T |  | Artificial insemination | 0197 | 2.0508 | \$117.10 |  | \$23.42 |
| 58323 | $T$ |  | Sperm washing | 0197 | 2.0508 | \$117.10 |  | \$23.42 |
| 58340 | N |  | Catheter for hysterography |  |  |  |  |  |
| 58345 | $T$ |  | Reopen fallopian tube | 0194 | 19.3837 | \$1,106.77 | \$397.84 | \$221.35 |
| 58346 | T |  | Insert heyman uteri capsule | 0193 | 13.8912 | \$793.16 | \$165.35 | \$158.63 |
| 58350 | T |  | Reopen fallopian tube | 0195 | 26.6562 | \$1.522.02 | \$483.80 | \$304.40 |
| 58353 | T |  | Endometr ablate, thermal | 0195 | 26.6562 | \$1.522.02 | \$483.80 | \$304.40 |
| 58400 | C |  | Suspension of uterus |  |  |  |  |  |
| 58410 | C |  | Suspension of uterus |  |  |  |  |  |
| 58520 | C |  | Repair of ruptured uterus |  |  |  |  |  |
| 58540 | C |  | Revision of uterus |  |  |  |  |  |
| 58545 | T |  | Laparoscopic myomectomy | 0130 | 31.7373 | \$1.812.14 | \$659.53 | \$362.43 |
| 58546 | $T$ |  | Laparo-myomectomy, complex | 0131 | 43.0468 | \$2.457.89 | \$1,001.89 | \$491.58 |
| 58550 | $T$ |  | Laparo-asst vag hysterectomy | 0132 | 61.3910 | \$3,505.30 | \$1,239.22 | \$701.06 |
| 58552 | T |  | Laparo-vag hyst ind Vo | 0131 | 43.0468 | \$2,457.89 | \$1,001.89 | \$491.58 |
| 58553 | T |  | Laparo-vag hyst, complex | 0131 | 43.0468 | \$2.457.89 | \$1.001.89 | \$491.58 |
| 58554 | T |  | Laparo-vag hyst w/to, compl | 0131 | 43.0468 | \$2,457.89 | \$1,001.89 | \$49158 |
| 58555 | T |  | Hysteroscopy, dx, sep proc | 0190 | 20.6906 | \$1.181.39 | \$424.28 | \$236. 28 |
| 58558 | $T$ |  | Hysteroscopy, biopsy | 0190 | 20.6906 | \$1.181.39 | 5424.28 | \$236.28 |
| 58559 | T |  | Mysteroscopy. lysis | 0190 | 20.6906 | \$1,181.39 | 5424.28 | \$236.28 |
| 58560 | T |  | Hysteroscopy, resect septum | 0387 | 300907 | \$1,718.12 | \$655.55 | \$343.62 |
| 58561 | T |  | Hysteroscopy, remove myoma | 0387 | 300907 | \$1.718.12 | \$655.55 | \$343.62 |
| 58562 | T |  | Hysteroscopy, remove fo | 0190 | 20.6906 | \$1.181.39 | \$424.28 | \$236.28 |
| 58563 | T |  | Hysteroscopy, ablation | 0387 | 30.0907 | \$1.718.12 | \$655.55 | \$343.62 |
| 58578 | T |  | Laparo proc, uterus | 0130 | 31.7373 | \$1,812.14 | \$659.53 | \$362.43 |
| 58579 | T |  | Hysteroscope procedure | 0190 | 20.6906 | \$1.181.39 | \$424.28 | \$236.28 |
| 58600 | T |  | Division of fallopian tube | 0195 | 266562 | \$1.522.02 | \$483.80 | \$304.40 |
| 58605 | C |  | Division of fallopian tube |  |  |  |  |  |
| 58611 | C |  | Ligate oviduct(s) add-on | -- |  |  |  |  |
| 58615 | T |  | Occlude fallopian tube(s) | 0194 | 193837 | \$1.106 77 | \$397.84 | \$221.35 |
| 58660 | T |  | Laparoscopy, lysis | 0131 | 430468 | \$ 3 45789 | \$1,001.89 | \$491.58 |
| 58661 | T |  | Laparoscopy, remove adnexa | 0131 | 430468 | \$2.457 89 | \$1,001.89 | \$491.58 |
| 58662 | T |  | Laparoscopy, excise lesions | 0131 | 43.0468 | \$2.457.89 | \$1,001.89 | \$491.58 |
| 58670 | T |  | Laparoscopy, tubal cautery | 0131 | 43.0468 | \$2,457.89 | \$1,001.89 | \$491.58 |
| 58671 | T |  | Laparoscopy, tubal block | 0131 | 43.0468 | \$2,457.89 | \$1,001.89 | \$491.58 |
| 58672 | T |  | Laparoscopy, fimbrioplasty | 3131 | 43.0468 | \$2,457.89 | \$1,001.89 | \$491.58 |
| 58673 | T |  | Laparoscopy, salpingostomy | 0131 | 43.0468 | \$2,457.89 | \$1,001.89 | \$491.58 |
| 58679 | T |  | Laparo proc, oviduct-ovary | 0130 | 31.7373 | \$1,812.14 | \$659.53 | \$362.43 |
| 58700 | C |  | Removal of fallopiar, tube |  |  |  |  |  |
| 58720 | C |  | Removal of ovary/tube(s) |  |  |  |  |  |
| 58740 | C |  | Revise fallopian tube(s) |  |  |  |  |  |
| 58750 | C |  | Repair oviduct |  |  |  |  |  |
| 58752 | C |  | Revise ovarian tube(s) |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 58760 | C |  | Remove tubal obstruction |  |  |  |  |  |
| 58770 | T |  | Create new tubal opening | 0195 | 26.6562 | \$1,522.02 | \$483.80 | \$304.40 |
| 58800 | T |  | Drainage of ovarian cyst(s) | 0193 | 13.8912 | \$793.16 | \$165.35 | \$158.63 |
| 58805 | c |  | Drainage of ovarian cyst(s) |  |  |  |  |  |
| 58820 | T |  | Drain ovary abscess, open | 0195 | 26.6562 | \$1.522.02 | \$483.80 | \$304.40 |
| 58822 | c |  | Drain ovary abscess, percut |  |  |  |  |  |
| 58823 | T |  | Drain pelvic abscess, percut | 0193 | 13.8912 | \$793.16 | \$165.35 | \$158.63 |
| 58825 | C |  | Transposition, ovary(s) |  |  |  |  |  |
| 58900 | T |  | Biopsy of ovary(s) | 0193 | 13.8912 | \$793.16 | \$165.35 | \$158.63 |
| 58920 | T |  | Partial removal of ovary(s) | 0195 | 26.6562 | \$1,522.02 | \$483.80 | \$304.40 |
| 58925 | T |  | Removal of ovarian cyst(s) | 0195 | 26.6562 | \$1.522.02 | \$483.80 | \$304.40 |
| 58940 | C |  | Removal of ovary(s) |  |  |  |  |  |
| 58943 | c |  | Removal of ovary(s) |  |  |  |  |  |
| 58950 | C |  | Resect ovarian malignancy |  |  |  |  |  |
| 58951 | c |  | Resect ovarian malignancy |  |  |  |  |  |
| 58952 | c |  | Resect ovarian malignancy |  |  |  |  |  |
| 58953 | c |  | Tah, rad dissect for debulk |  |  |  |  |  |
| 58954 | c |  | Tah rad debulk/lymph remove |  |  |  |  |  |
| 58960 | c |  | Exploration of abdomen |  |  |  |  |  |
| 58970 | $T$ |  | Retrieval of oocyte | 0194 | 19.3837 | \$1,106.77 | \$397.84 | \$221.35 |
| 58974 | T |  | Transfer of embryo | 0197 | 2.0508 | \$117.10 |  | \$23.42 |
| 58976 | T |  | Transfer of embryo | 0197 | 2.0508 | \$117.10 |  | \$23.42 |
| 58999 | T |  | Genilal surgery procedure | 0191 | 0.1898 | \$10.84 | \$2.93 | \$2.17 |
| 59000 | T |  | Amniocentesis, diagnostic | 0198 | 1.3657 | \$77.98 | \$32.19 | \$15.60 |
| 59001 | T |  | Amniocentesis, therapeutic | 0198 | 1.3657 | \$77.98 | \$32.19 | \$15.60 |
| 59012 | $T$ |  | Fetal cord puncture,prenatal | 0198 | 1.3657 | \$77.98 | \$32.19 | \$15.60 |
| 59015 | $T$ |  | Chorion biopsy | 0198 | 1.3657 | \$77.98 | \$32.19 | \$15.60 |
| 59020 | T |  | Felal contract slress lest | 0198 | 1.3657 | \$77.98 | \$32.19 | \$15.60 |
| 59025 | T |  | Fetal non-stress test | 0198 | 13657 | \$77.98 | \$32.19 | \$15.60 |
| 59030 | $T$ |  | Fetal scalp blood sample | 0198 | 1.3657 | \$77.98 | \$32.19 | \$15.60 |
| 59050 | E |  | Fetal monitor wfreport |  |  |  |  |  |
| 59051 | B |  | Fetal monitor/interpret only |  |  |  |  |  |
| 59070 | T |  | Transabdom amnioinfus w/ us | 0198 | 13657 | \$77.98 | \$32.19 | \$15.60 |
| 59072 | T |  | Umbilical cord occlud w/ us | 0198 | 13657 | \$77.98 | \$32.19 | \$15.60 |
| 59074 | T |  | Fetal fluid drainage w/ us | 0198 | 13657 | \$77.98 | \$32.19 | \$15.60 |
| 59076 | T |  | Fetal shunt placement, w/ us | 0198 | 13557 | \$77.98 | \$32.19 | \$15.60 |
| 59100 | c |  | Remove uterus lesion |  |  |  |  |  |
| 59120 | c |  | Treat ectopic pregnancy |  |  |  |  |  |
| 59121 | c |  | Treat eclopic pregnancy |  |  |  |  |  |
| 59130 | c |  | Treat eclopic pregnancy |  |  |  |  |  |
| 59135 | C |  | Treat ectopic pregnancy |  |  |  |  |  |
| 59136 | c |  | Treat eclopic pregnancy |  |  |  |  |  |
| 59140 | c |  | Treat eclopic pregnancy |  |  |  |  |  |
| 59150 | T |  | Treat eclopic pregnancy | 0131 | 43.0468 | \$2,457.89 | \$1.001.89 | \$491.58 |
| 59151 | T |  | Treat ectopic pregnancy | 0131 | 43.0468 | \$2.457.89 | \$1.001.89 | \$491.58 |
| 59160 | T |  | D \& c after delivery | 0196 | 170819 | \$975.34 | \$338.23 | \$195.07 |
| 59200 | T |  | Insert cervical dilator | 0189 | 2.1850 | \$124.76 |  | \$24.95 |
| 59300 | T |  | Episiotomy or vaginal repair | 0193 | 13.8912 | \$793.16 | \$165.35 | \$158.63 |
| 59320 | T |  | Revision of cervix | 0194 | 19.3837 | \$1,106.77 | \$397.84 | \$221.35 |
| 59325 | c |  | Revision of cervx |  |  |  |  |  |

- Refer to.preamble for explanalion of multiple payment rates.

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| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | $\begin{aligned} & \text { Payment } \\ & \text { Rate } \\ & \hline \end{aligned}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 59350 | c |  | Repair of uterus |  |  |  |  |  |
| 59400 | B |  | Obstetrical care |  |  |  |  |  |
| 59409 | T |  | Obsteirical care | 0194 | 19.3837 | \$1.106.77 | \$39784 | \$221.35 |
| 59410 | 8 |  | Obstetrical care |  |  |  |  |  |
| 59412 | T |  | Aniepartum manipulation | 0700 | 3.2254 | \$184.16 | \$37.13 | \$36.83 |
| 59414 | T |  | Deliver placenta | 0194 | 193837 | \$1.106.77 | \$397.84 | \$221.35 |
| 59425 | B |  | Antepartum care only |  |  |  |  |  |
| 59426 | B |  | Anteparturn care only |  |  |  |  |  |
| 59430 | B |  | Care after delivery |  |  |  |  |  |
| 59510 | E |  | Cesarean delivery |  |  |  | - |  |
| 59514 | c |  | Cesarean delivery only |  |  |  |  |  |
| 59515 | E |  | Cesarean delivery |  |  |  |  |  |
| 59525 | C |  | Remove uterus after cesarean |  |  |  |  |  |
| 59610 | E |  | Vbac delivery |  |  |  |  |  |
| 59612 | T |  | Vbac delivery only | 0194 | 19.3837 | \$1.106.77 | \$397.84 | \$221.35 |
| 59614 | E |  | $V$ bac care after delivery |  |  |  |  |  |
| 59618 | E |  | Attempted vbac delivery |  |  |  |  |  |
| 59620 | C |  | Attempted vbac delivery only |  |  |  |  |  |
| 59622 | $E$ |  | Attempted vbac after care |  |  |  |  |  |
| 59812 | T |  | Treatment of miscarriage | 0201 | 18.3567 | \$1.048.13 | \$329.65 | \$209.63 |
| 59820 | T |  | Care of miscarriage | 0201 | 18.3567 | \$1.048.13 | \$329.65 | \$209.63 |
| 59821 | T |  | Treatment of miscarriage | 0201 | 18.3567 | \$1.048.13 | \$329.65 | \$209.63 |
| 59830 | c |  | Treat uterus infection |  |  |  |  |  |
| 59840 | T |  | Abortion | 0200 | 14.9004 | \$850.78 | \$266.79 | \$170.16 |
| 59841 | T |  | Abortion | 0200 | 14.9004 | \$850.78 | \$266.79 | \$170.16 |
| 59850 | c |  | Abortion |  |  |  |  | . |
| 59851 | c |  | Abortion |  |  |  |  |  |
| 59852 | c |  | Abortion |  |  |  |  |  |
| 59855 | c |  | Abortion |  |  |  |  |  |
| 59856 | c |  | Abortion |  |  |  |  |  |
| 59857 | C |  | Abortion |  |  |  |  |  |
| 59866 | T |  | Abortion (mpr) | 0198 | 1.3657 | \$77.98 | \$32.19 | \$15.60 |
| 59870 | T |  | Evacuate mole of uterus | 0201 | 18.3567 | \$1.048.13 | \$329.65 | \$209.63 |
| 59871 | T |  | Remove cerclage suture | 0194 | 193837 | \$1.106.77 | \$397.84 | \$221.35 |
| 59897 | T |  | Fetal invas px w/ us | 0198 | 1.3657 | 577.98 | \$32.19 | \$15.60 |
| 59898 | T |  | Laparo proc. ob care/deliver | 0130 | 317373 | \$1.812.14 | \$659.53 | \$362.43 |
| 59899 | T |  | Maternity care procedure | 0198 | 13657 | \$77.98 | \$32.19 | \$15.60 |
| 60000 | T |  | Drain thyroid/tongue cyst | 0252 | 65732 | S375.32 | \$113.41 | \$75.06 |
| 60001 | T |  | Aspiralefinject thyriod cyst | 0004 | 16895 | \$96.47 | \$22.36 | \$19.29 |
| 60100 | T |  | Biopsy of thyroid | 0004 | 1.6895 | \$96.47 | \$22.36 | \$19.29 |
| 60200 | T |  | Remove thyroid lesion | 0114 | 40.0004 | \$2.28394 | \$485.91 | \$456.79 |
| 60210 | T |  | Partial thyroid excision | 0114 | 40.0004 | \$2.283.94 | \$485.91 | \$456.79 |
| 60212 | T |  | Partial thyroid excision | 0114 | 40.0004 | \$2.283.94 | \$485.91 | \$456.79 |
| 60220 | T |  | Partial removal of thyroid | 0114 | 40.0004 | \$2.283.94 | \$485.91 | \$456.79 |
| 60225 | T |  | Partial removal of thyroid | 0114 | 40.0004 | \$2.283.94 | \$485.91 | \$456.79 |
| 60240 | T |  | Removal of thyroid | 0114 | 40.0004 | \$2,283.94 | \$485.91 | \$456.79 |
| 60252 | T |  | Removal of thyroid | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 60254 | c |  | Extensive thyroid surgery |  |  |  |  |  |
| 60260 | T |  | Repeat thyroid surgery | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 60270 | c |  | Removal of thyroid |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rales.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum <br> Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 61333 | c |  | Explore orbitremove lesion |  |  |  |  |  |
| 61334 | c |  | Explore orbitremove object |  |  |  |  |  |
| 61340 | C |  | Relieve cranial pressure |  |  |  |  |  |
| 61343 | C |  | Incise skull (press relie) |  |  |  |  |  |
| 61345 | C |  | Relieve cranial pressure* |  |  |  |  |  |
| 61440 | C |  | Incise skull for surgery |  |  |  |  |  |
| 61450 | C |  | Incise skull for surgery |  |  |  |  |  |
| 61458 | C |  | Incise skull for brain wound |  |  |  |  |  |
| 61460 | C |  | Incise skull for surgery |  |  |  |  |  |
| 61470 | C |  | Incise skull for surgery |  |  |  |  |  |
| 61480 | c |  | Incise skull for surgery |  |  |  |  |  |
| 61490 | C |  | incise skull for surgery |  |  |  |  |  |
| 61500 | C |  | Removal of skull lesion |  |  |  |  |  |
| 61501 | C |  | Remove infected skull bone |  |  |  |  |  |
| 61510 | c |  | Removal of brain lesion |  |  |  |  |  |
| 61512 | C |  | Remove brain lining lesion |  |  |  |  |  |
| 61514 | C |  | Removal of brain abscess |  |  |  |  |  |
| 61516 | c |  | Removal of brain lesion |  |  |  |  |  |
| 61517 | c |  | Implt brain chemotx add-on |  |  |  |  |  |
| 61518 | C |  | Removal of brain lesion |  |  |  |  |  |
| 61519 | c |  | Remove brain lining lesion |  |  |  |  |  |
| 61520 | c |  | Removal of brain lesion |  |  |  |  |  |
| 61521 | c |  | Removal of brain lesion |  |  |  |  |  |
| 61522 | c |  | Removal of brain abscess |  |  |  |  |  |
| 61524 | c |  | Removal of brain tesion |  |  |  |  |  |
| 61526 | c |  | Removal of brain lesion |  |  |  |  |  |
| 61530 | C |  | Removal of brain lesion |  |  |  |  |  |
| 61531 | c |  | Implant brain elecirodes |  |  |  |  |  |
| 61533 | c |  | Implant brain electrodes |  |  |  |  |  |
| 61534 | c |  | Removal of brain lesion |  |  |  |  |  |
| 61535 | C |  | Remove brain electrodes |  |  |  |  |  |
| 61536 | c |  | Removal of brain lesion |  |  |  |  |  |
| 61537 | C |  | Removal of brain tissue |  |  |  |  |  |
| 61538 | C |  | Removal of brain tissue |  |  |  |  |  |
| 61539 | c |  | Removal of brain tissue |  |  |  |  |  |
| 61540 | c |  | Removal of brain tissue |  |  |  |  |  |
| 61541 | C |  | Incision of brain lissue | - |  |  |  |  |
| 61542 | C |  | Removal of brain tissue |  |  |  |  |  |
| 61543 | C |  | Removal of brain tissue |  |  |  |  |  |
| 61544 | C |  | Remove \& treat brain lesion |  |  |  |  |  |
| 61545 | c |  | Excision of brain fumor | - |  |  |  |  |
| 61546 | c |  | Removal of pituitary gland |  |  |  |  |  |
| 61548 | C |  | Removal of pituitary gland |  |  |  |  |  |
| 61550 | C |  | Release of skull seams |  |  |  |  |  |
| 61552 | c |  | Release of skull seams |  |  |  |  |  |
| 61556 | C |  | Incise skull/sutures |  |  |  |  |  |
| 61557 | c |  | Incise skull/sutures |  |  |  |  |  |
| 61558 | C |  | Excision of skullisulures |  |  |  |  |  |
| 61559 | C |  | Excision of skull/sutures |  |  |  |  |  |
| 61563 | C |  | Excision of skull fumor |  |  |  |  |  |

[^89]
## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT 1 HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 61564 | C |  | Excision of skull tumor |  |  |  |  |  |
| 61566 | C |  | Removal of brain tissue |  |  |  |  |  |
| 61567 | C |  | Incision of brain tissue * |  |  |  |  |  |
| 61570 | C |  | Remove foreign body, brain |  |  |  |  |  |
| 61571 | C |  | Incise skull for brain wound |  |  |  |  |  |
| 61575 | C |  | Skull base/brainstem surgery |  |  |  |  |  |
| 61576 | C |  | Skull base/brainstem surgery |  |  |  |  |  |
| 61580 | C |  | Craniofacial approach, skull |  |  |  |  |  |
| 61581 | C |  | Craniofacial approach, skull |  |  |  |  |  |
| 61582 | C |  | Craniofacial approach, skull |  |  |  |  |  |
| 61583 | C |  | Craniofacial approach. skull |  |  |  |  |  |
| 61584 | C |  | Orbitocranial approach/skull |  |  |  |  |  |
| 61585 | C |  | Orbitocranial approach/skull |  |  |  |  |  |
| 61586 | C |  | Resect nasopharynx, skull |  |  |  |  |  |
| 61590 | C |  | Infratemporal approach/skull |  |  |  |  |  |
| 61591 | C |  | Infratemporal approach/skull |  |  |  |  |  |
| 61592 | C |  | Orbitocranial approach/skull |  |  |  |  |  |
| 61595 | C |  | Transtemporal approach/skull |  |  |  |  |  |
| 61596 | C |  | Transcochlear approach/skull |  |  |  |  |  |
| 61597 | C |  | Transcondylar approach/skull |  |  |  |  |  |
| 61598 | C |  | Transpetrosal approach/skull |  |  |  |  |  |
| 61600 | C |  | ResecVexcise cranial lesion |  |  |  |  |  |
| 61601 | C |  | Resect/excise cranial lesion |  |  |  |  |  |
| 61605 | C |  | Resectlexcise cranial lesion |  |  |  |  |  |
| 61606 | C |  | Resect/excise cranial lesion |  |  |  |  |  |
| 61607 | C |  | Resectexcise cranial lesion |  |  |  |  |  |
| 61608 | C |  | Resect/excise cranial lesion |  |  |  |  |  |
| 61609 | C |  | Transect artery, sinus |  |  |  |  |  |
| 61610 | C |  | Transect artery, sinus |  |  |  |  |  |
| 61611 | C |  | Transect artery, sinus |  |  |  |  |  |
| 61612 | C |  | Transect artery, sinus |  |  |  |  |  |
| 61613 | C |  | Remove aneurysm, sinus |  |  |  |  |  |
| 61615 | C |  | Resect/excise lesion, skull |  |  |  |  |  |
| 61616 | C |  | Resect/excise lesion, skull |  |  |  |  |  |
| 61618 | C |  | Repair dura |  |  |  |  |  |
| 61619 | C |  | Repair dura |  |  |  |  |  |
| 61623 | T |  | Endovasc tempory vessel occl | 1555 | . | \$1,650.00 |  | \$330.00 |
| 61624 | C |  | Occlusion/embolization cath |  |  |  |  |  |
| 61626 | T |  | Transcath occlusion, non-cns | 0081 | 312963 | \$1,786.96 |  | \$357.39 |
| 61680 | c |  | Intracranial vessel surgery |  |  |  |  |  |
| 61682 | C |  | Intracranial vessel surgery | - |  |  |  |  |
| 61684 | C |  | Intracranial vessel surgery |  |  |  |  |  |
| 61686 | C |  | Intracranial vessel surgery |  |  | - |  |  |
| 61690 | C |  | Intracranial vessel surgery |  |  | . |  |  |
| 61692 | C |  | Intracranial vessel surgery |  |  |  |  |  |
| 61697 | C |  | Brain aneurysm repr, complx |  |  |  |  |  |
| 61698 | C |  | Brain aneurysm repr, complx |  |  |  |  |  |
| 61700 | c |  | Brain aneurysm repr, simple |  |  |  |  |  |
| 61702 | C |  | Inner skull vessel surgery |  |  |  |  |  |
| 61703 | C |  | Clamp neck artery |  |  |  |  |  |

- Refer to preamble for explanalion of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 61705 | C |  | Revise circulation to head |  |  |  |  |  |
| 61708 | C |  | Revise circulation to head |  |  |  |  |  |
| 61710 | C |  | Revise circulation to head |  |  |  |  |  |
| 61711 | C |  | Fusion of skull arteries |  |  |  |  |  |
| 61720 | C |  | Incise skull/brain surgery |  |  |  |  |  |
| 61735 | C |  | Incise skull/brain surgery |  |  |  |  |  |
| 61750 | C |  | Incise skull/brain biopsy |  |  |  |  |  |
| 61751 | C |  | Brain biopsy w/ cl/mr guide |  |  |  |  |  |
| 61760 | C |  | Implant brain electrodes |  |  |  |  |  |
| 61770 | C |  | Incise skull for treatment |  |  |  |  |  |
| 61790 | T |  | Treat trigeminal nerve | 0220 | 17.4558 | \$996.69 |  | \$199.34 |
| 61791 | T |  | Treat trigeminal tract | 0206 | 5.4794 | \$312.86 | \$75.55 | \$62.57 |
| 61793 | E |  | Focus radiation beam |  |  |  |  |  |
| 61795 | S |  | Brain surgery using computer | 0302 | 5.4746 | \$312.59 | \$118.42 | \$62.52 |
| 61850 | C |  | Implant neuroelectrodes |  |  |  |  |  |
| 61860 | C |  | Implant neuroelectrodes |  |  |  |  |  |
| 61863 | C | - | Implant neuroelecirode |  |  |  |  |  |
| 61864 | C |  | Implant neuroelectrde, add"1 |  |  |  |  |  |
| 61867 | C |  | Implant neuroelectrode |  |  |  |  |  |
| 61868 | C |  | Implant neuroelectrde, add'I |  |  |  |  |  |
| 61870 | C |  | Implant neuroelecirodes |  |  |  |  |  |
| 61875 | c |  | Implant neuroelectrodes |  |  |  |  |  |
| 61880 | T |  | Revise/remove neuroelectrode | -0687 | 20.2192 | \$1.154.48 | \$513.05 | \$230.90 |
| 61885 | S |  | Implant neurcstim one array | 0039 | 2101285 | \$11.997.90 |  | \$2,399.58 |
| 61886 | T |  | Implant neurostim arrays * | 0315 | 355.3811 | \$20.291.50 |  | \$4.058.31 |
| 61888 | T |  | Revise/remove neuroreceiver | 0688 | 42.5576 | \$2,429.95 | \$1.093.47 | \$485.99 |
| 62000 | c |  | Treat skull fracture |  |  |  |  |  |
| 62005 | C |  | Treat skull fracture |  |  |  |  |  |
| 62010 | C |  | Treatment of head injury | - |  |  |  |  |
| 62100 | c | - | Repair brain fluid leakage |  |  |  |  |  |
| 62115 | C |  | Reduction of skull defect |  |  |  |  |  |
| 62116 | C. |  | Reduclion of skull defect |  |  |  |  |  |
| 62117 | C |  | Reduction of skull defect |  |  |  |  |  |
| 62120 | C |  | Repair skull cavity lesion |  |  |  |  |  |
| 62121 | C |  | Incrse skull repair |  |  |  | , |  |
| 62140 | C |  | Repair of skull defect |  |  |  |  |  |
| 62141 | C |  | Repair of skull defect |  |  |  |  |  |
| 62142 | C |  | Remove skull plate/flap |  |  |  |  |  |
| 62143 | C |  | Replace skull plate/flap |  |  |  |  |  |
| 62145 | C. |  | Repair of skull \& brain |  |  | , |  |  |
| 62146 | C |  | Repair of skull with graft |  |  |  |  |  |
| 62147 | C |  | Repair of skull with graft |  |  |  |  |  |
| 62148 | C |  | Retr bone flap to fix skull |  |  |  |  |  |
| 62160 | C |  | Neuroendoscopy add-on |  |  |  |  |  |
| 62161 | C |  | Dissect brain w/scope |  | . |  |  |  |
| 62162 | C. |  | Remove colloid cyst w/scope |  |  |  |  |  |
| 62163 | C |  | Neuroendoscopy w/fb removal |  |  |  |  |  |
| 62164 | C |  | Remove brain tumor w/scope |  |  |  |  |  |
| 62165 | C |  | Remove pituit tumor w/scope |  |  |  |  |  |
| 62180 | C |  | Establish brain cavily shunt |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT 1 HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 62190 | C |  | Establish brain cavity shunt |  |  |  |  |  |
| 62192 | C |  | Establish brain cavity shunt |  |  |  |  |  |
| 62194 | T |  | Replace/ırrigate catheter | 0121 | 2.3062 | \$131.68 | \$43.80 | \$26.34 |
| 62200 | C |  | Establish brain cavity shunl |  |  |  |  |  |
| 62201 | C |  | Establish brain cavity shunt |  |  |  |  |  |
| 62220 | c |  | Establish brain cavity shunt |  |  |  |  |  |
| 62223 | C |  | Eslablish brain cavity shunt |  |  |  |  |  |
| 62225 | T |  | Replacefimigale catheter | 0122 | 8.0675 | \$460.64 | \$94.47 | \$92.13 |
| 62230 | T |  | Replace/revise brain shunt | 0224 | 37.8581 | \$2.161.62 | \$453.41 | \$432.32 |
| 62252 | S |  | Csi shunt reprogram | 0691 | 2.4955 | \$142.49 | \$64.12 | \$28.50 |
| 62256 | c |  | Remove brain cavily shunt |  |  |  |  |  |
| 62258 | c |  | Replace brain cavity shunt |  |  |  |  |  |
| 62263 | T |  | Lysis epidural adhesions | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 62264 | T |  | Epidural lysis on single day | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 62268 | $T$ |  | Drain spinal cord cyst | 0212 | 3.0342 | \$173.25 | \$74.67 | \$34.65 |
| 62269 | T |  | Needle biopsy, spinal cord | 0685 | 5.8959 | \$336.64 | \$115.47 | \$67 33 |
| 62270 | $T$ |  | Spinal fluid tap, diagnostic | 0204 | 2.1898 | \$125.03 | \$40.13 | \$2501 |
| 62272 | $T$ |  | Drain cerebro spinal fluid | 0204 | 2.1898 | \$125.03 | \$40.13 | \$2501 |
| 62273 | T |  | Treat epidural spine lesion | 0206 | 5.4794 | \$312.86 | \$75.55 | \$62.57 |
| 62280 | T |  | Treat spinal cord lesion | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 62281 | T |  | Treat spinal cord lesion | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 62282 | T |  | Treat spinal canal lesion | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 62284 | $N$ |  | Injection for myelogram |  |  |  |  |  |
| 62287 | T |  | Percutaneous diskectomy | 0220 | 17.4557 | \$99669 |  | \$199.34 |
| 62290 | N |  | Inject for spine disk $x$-ray |  |  |  |  |  |
| 62291 | N |  | Inject for spine disk $x$-ray |  |  |  |  |  |
| 62292 | T |  | Injection into disk lesion | 0212 | 3.0342 | \$173.25 | \$74.67 | \$34.65 |
| 62294 | T |  | Injection into spinal artery | 0212 | 3.0342 | \$173.25 | \$74.67 | \$34.65 |
| 62310 | T |  | Inject spine cht | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 62311 | T |  | Inject spine $1 / \mathrm{s}$ (cd) | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 62318 | T |  | Inject spine w/cath, c/t | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 62319 | T |  | Inject spine w/cath $V$ s (od) | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 62350 | T |  | Implant spinal canal cath | 0223 | 27.1757 | \$1,551.68 |  | \$310.34 |
| 62351 | T |  | Implant spinal canal cath | 0208 | 426390 | \$2,434.60 |  | \$486.92 |
| 62355 | T |  | Remove spinal canal catheter | 0203 | 138105 | \$788.55 | \$276.76 | \$157.71 |
| 62360 | T |  | Insert spine infusion device | 0226 | 481100 | \$2,746.98 |  | \$549.40 |
| 62361 | T |  | Implanl spine infusion pump | 0227 | 1474115 | \$8.416.90 |  | \$1,683.38 |
| 62362 | T |  | Implant spine infusion pump | 0227 | $147+115$ | \$8.416.90 |  | \$1.683.38 |
| 62365 | T |  | Remove spine infusion device | 0221 | 261283 | \$1.491.87 | \$463.62 | \$298.37 |
| 62367 | S |  | Analyze spine infusion pump | 0691 | 2.4955 | \$142.49 | \$64.12 | \$28.50 |
| 62368 | S |  | Analyze spine infusion pump | 0691 | 2.4955 | \$142.49 | \$64.12 | \$28.50 |
| 63001 | T |  | Removal of spinal lamina | 0208 | 42.6390 | \$2.434.60 |  | \$486.92 |
| 63003 | T |  | Removal of spinal lamina | 0208 | 42.6390 | \$2,434.60 |  | \$486.92 |
| 63005 | T |  | Removal of spinal lamina | 0208 | 42.6390 | \$2.434.60 |  | \$486.92 |
| 63011 | T |  | Removal of spinal lamina | 0208 | 42.6390 | \$2.434.60 |  | \$486.92 |
| 63012 | T |  | Removal of spinal lamina | 0208 | 42.6390 | \$2.434.60 |  | \$486.92 |
| 63015 | T |  | Removal of spinal lamina | 0208 | 42.6390 | \$2.434.60 |  | \$486.92 |
| 63016 | T |  | Removal of spınal lamina | 0208 | 42.6390 | \$2,434.60 | . | \$486.92 |
| 63017 | T |  | Removal of spinal lamina | 0208 | 42.6390 | \$2,434.60 |  | \$486.92 |
| 63020 | T |  | Neck spine disk surgery | 0208 | 42.6390 | \$2.434.60 |  | \$486.92 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | Nationa! Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 63030 | T |  | Low back disk surgery | 0208 | 42.6390 | \$2.434.60 |  | \$486.92 |
| 63035 | T |  | Spinal disk surgery add-on | 0208 | 42.6390 | \$2.434 60 |  | \$486.92 |
| 63040 | T |  | Laminotomy, single cervical | 0208 | 42.6390 | \$2.434 60 |  | \$486.92 |
| 63042 | T |  | Laminotomy, single lumbar | 0208 | 42.6390 | \$2.434 60 |  | \$486.92 |
| 63043 | C |  | Laminotomy, add'l cervical |  |  |  |  |  |
| 63044 | C |  | Laminolomy, add'l lumbar |  |  |  |  |  |
| 63045 | T |  | Removal of spinal lamina | 0208 | 42.6390 | \$2.434 60 |  | \$486.92 |
| 63046 | T |  | Removal of spinal lamina | 0208 | 42.6390 | \$2,434.60 |  | \$486.92 |
| 63047 | T |  | Removal of spinal lamina | 0208 | 42.6390 | \$2.434.60 |  | \$486.92 |
| 63048 | T |  | Remove spinal lamina add-on | 0208 | 42.6390 | \$2.434 60 |  | \$486.92 |
| 63055 | T |  | Decompress spinal cord | 0208 | 42.6390 | \$2.434 60 |  | \$486.92 |
| 63056 | T |  | Decompress spinal cord | 0208 | 42.6390 | \$2.434 60 |  | \$485.92 |
| 63057 | T |  | Decompress spine cord add-on | 0208 | 42.6390 | \$2.434.60 | - | \$486.92 |
| 63064 | T |  | Decompress spinal cord | 0208 | 42.6390 | \$2.434.60 |  | \$486.92 |
| 63066 | T |  | Decompress spine cord add-on | 0208 | 42.6390 | \$2.434.60 |  | \$486.92 |
| 63075 | C |  | Neck spine disk surgery |  |  |  |  |  |
| 63076 | C |  | Neck spine disk surgery |  |  |  |  |  |
| 63077 | C |  | Spine disk surgery, thorax |  |  |  |  |  |
| 63078 | C |  | Spine disk surgery, thorax |  |  |  |  |  |
| 63081 | C |  | Removal of vertebral body |  |  |  |  |  |
| 63082 | C |  | Remove vertebral body add-on |  |  |  |  |  |
| 63085 | C |  | Removal of vertebral body |  |  |  |  |  |
| 63086 | C |  | Remove vertebral body add-on |  |  | - |  |  |
| 63087 | C |  | Removal of vertebral body |  |  |  |  |  |
| 63088 | C |  | Remove vertebral body add-on |  |  |  |  |  |
| 63090 | C |  | Removal of vertebral body |  |  |  |  |  |
| 63091 | C |  | Remove vertebral body add-on |  |  |  |  |  |
| 63101 | C |  | Removal of vertebral body |  |  |  |  |  |
| 63102 | C |  | Removal of vertebral body |  |  |  |  |  |
| 63103 | C |  | Remove vertebral bor'v add-on |  |  |  |  |  |
| 63170 | C |  | Incise spinal cord tract(s) |  |  |  |  |  |
| 63172 | C |  | Drainage of spinal cyst |  |  |  |  |  |
| 63173 | C |  | Drainage of spinal cyst |  |  |  |  |  |
| 63180 | C |  | Revise spinal cord ligaments |  |  |  |  |  |
| 63182 | C |  | Revise spinal cord ligaments |  |  |  |  |  |
| 63185 | C |  | incise spinal column/nerves |  |  |  |  |  |
| 63190 | C |  | Incise spinal column/nerves |  |  |  |  |  |
| 63191 | C |  | incise spinal column/nerves |  |  |  |  |  |
| 63194 | C |  | incise spinal column \& cord |  |  |  |  |  |
| 63195 | C |  | incise spinal column \& cord |  |  |  |  |  |
| 63196 | C |  | incise spinal column \& cord |  |  |  |  |  |
| 63197 | C |  | Incise spinal column \& cord |  |  |  |  |  |
| 63198 | C |  | Incise spinal column \& cord |  |  |  |  |  |
| 63199 | C |  | Incise spinal column \& cord |  |  |  |  |  |
| 63200 | C |  | Release of spinal cord |  |  |  |  |  |
| 63250 | C |  | Revise spinal cord vessels |  |  |  |  |  |
| 63251 | C |  | Revise spinal cord vessels |  |  |  |  |  |
| 63252 | C |  | Revise spinal cord vessels |  |  |  |  |  |
| 63265 | C |  | Excise intraspinal lesion |  |  |  |  |  |
| 63266 | C |  | Excise intraspinal lesion |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| СРТ । HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | Nationat Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 63267 | C |  | Excise intraspinal lesion |  |  |  |  |  |
| 63268 | C |  | Excise intraspinal lesion |  |  |  |  |  |
| 63270 | C |  | Excise intraspinal lesion |  |  |  |  |  |
| 63271 | C |  | Excise intraspinal tesion |  |  |  |  |  |
| 63272 | C |  | Excise intraspinal lesion |  |  |  |  |  |
| 63273 | C |  | Excise intraspinai lesion |  |  |  |  |  |
| 63275 | C |  | Biopsy/excise spinal lumor |  |  |  |  |  |
| 63276 | C |  | Biopsylexcise spinal tumor |  |  |  |  |  |
| 63277 | C |  | Biopsylexcise spinal lumor |  |  |  |  |  |
| 63278 | C |  | Biopsy/excise spinal tumor |  |  |  |  |  |
| 63280 | C |  | Biopsylexcise spinal lumor |  |  | - |  |  |
| 63281 | C |  | Biopsylexcise spinal tumor |  |  |  |  |  |
| 63282 | C |  | Biopsylexcise spinal lumor |  |  |  |  |  |
| 63283 | C |  | Biopsylexcise spinal tumor |  |  |  |  |  |
| 63285 | C |  | Biopsy/excise spinat lumor |  |  |  |  |  |
| 63286 | C |  | Biopsylexcise spinal lumor |  |  |  |  |  |
| 63287 | C |  | Biopsylexcise spinal tumor |  |  |  |  | - |
| 63290 | C |  | Biopsylexcise spinat tumor |  |  |  |  |  |
| 63300 | C |  | Removal of vertebral body | - |  |  |  |  |
| 63301 | C |  | Removal of vertebral body | - |  |  |  |  |
| 63302 | C |  | Removal of verlebral body |  |  |  |  |  |
| 63303 | C |  | Removal of vertebral body |  |  |  |  |  |
| 63304 | C |  | Removal of verlebral body |  |  |  |  |  |
| 63305 | C |  | Removal of vertebral body |  |  |  |  |  |
| 63306 | C |  | Removal of vertebral body |  |  |  |  |  |
| 63307 | C |  | Removal of vertebral body |  |  |  |  |  |
| 63308 | C |  | Remove vertebral body add-on |  |  |  |  |  |
| 63600 | T |  | Remove spinal cord lesion | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 63610 | T |  | Stimutation of spinal cord | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 63615 | T |  | Remove lesion of spinal cord | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 63650 | S |  | Implant neuroelectrodes | 0040 | 49.2226 | \$2.810.51 |  | \$562.10 |
| 63655 | S |  | Implant neuroelectrodes | 0225 | 213.3580 | \$12.182.30 |  | \$2,436.46 |
| 63660 | T |  | Revise/remove neuroelectrode | 0687 | 20.2192 | \$1.154.48 | \$513.05 | \$230.90 |
| 63685 | T |  | Implanl neuroreceiver | 0222 | 207.4621 | \$11.845.60 |  | \$2,369.13 |
| 63688 | T |  | Revise/remove neuroreceiver | 0688 | 425576 | \$2.429.95 | \$1.093.47 | \$485.99 |
| 63700 | C |  | Repair of spinal herniation |  |  |  |  |  |
| 63702 | C |  | Repair of spinal herniation |  |  |  |  |  |
| 63704 | c |  | Repair of spinal herniation |  |  |  |  |  |
| 63706 | C |  | Repair of spinal herniation |  |  |  |  |  |
| 63707 | C |  | Repair spinal lluid leakage |  |  |  |  |  |
| 63709 | C |  | Repair spinal fluid leakage |  |  |  |  |  |
| 63710 | C |  | Graft repair of spine defect |  |  |  |  |  |
| 63740 | C |  | Install spinal shunt |  |  |  |  |  |
| 63741 | T |  | Install spinal shunt | 0228 | 42.6965 | \$2,437.88 | \$546.07 | \$487.58 |
| 63744 | T |  | Revision of spinat shunt | 0228 | 42.6965 | \$2.437.88 | \$546.07 | \$487.58 |
| 63746 | T |  | Removal ot spinal shunt | 0109 | 7.6069 | \$434.34 | \$131.49 | \$86.87 |
| 64400 | T |  | N block inj, tngeminal | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64402 | T |  | N block inj, facial | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64405 | T |  | N block inj, occipital | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64408 | T |  | N block inj, vagus | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |

- Refer to preamble for explanation of mulliple payment rales.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT $/$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 64410 | T |  | N block inj, phrenic | 0206 | 5.4794 | \$312.86 | \$75.55 | \$62.57 |
| 64412 | $T$ |  | N block inj. spinal accessor | 0206 | 5.4794 | \$312.86 | \$75.55 | \$62.57 |
| 64413 | T |  | N block inj, cervical plexus | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64415 | T |  | Injection for nerve block | 0204 | 2.1898 | \$125.03 | \$40.13 | \$2501 |
| 64416 | $T$ |  | N block cont infuse, b plex . | 0204 | 2.1898 | \$125.03 | \$40.13 | \$2501 |
| 64417 | T |  | $N$ block inj, axillary | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64418 | T |  | N block inj. suprascapular | 0204 | 2.1898 | \$12503 | \$40.13 | \$25.01 |
| 64420 | T |  | N block inj, intercost, sng | 0204 | 2.1898 | \$12503 | \$40.13 | $\$ 2501$ |
| 64421 | T |  | N block inj, intercost, mit | 0206 | 5.4794 | \$312.86 | \$75.55 | S62 57 |
| 64425 | T |  | N block inj ilio-ing/hypogr | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64430 | $T$ |  | N block inj. pudendal | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64435 | $T$ |  | $N$ block inj. paracervical | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64445 | $T$ |  | Injection for nerve block | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64446 | $T$ |  | N blk inj, sciatic, cont inf | 0206 | 5.4794 | \$312.86 | \$75.55 | \$62.57 |
| 64447 | T |  | N block inj fem, single | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64448 | T |  | $N$ block inj fem, cont inf | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64449 | T |  | N block inj, lumbar plexus | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64450 | T |  | $N$ block, other peripheral | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64470 | T |  | Inj paravertebral c/t | 0207 | 5.8711 | \$335 23 | \$87.79 | \$67.05 |
| 64472 | T |  | Inj paravertebral c/t add-on | 0206 | 5.4794 | \$31286 | \$75.55 | \$62.57 |
| 64475 | T |  | Inj paravertebral I/s | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 64476 | T |  | Inj paravertebral l/s add-on | 0206 | 5.4794 | \$312.86 | \$75.55 | \$62.57 |
| 64479 | T |  | Inj foramen epidural $\mathrm{c} / \mathrm{l}$ | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 64480 | T |  | Inj foramen epidural add-on | 0207 | 5.87.11 | \$335.23 | \$87.79 | \$67.05 |
| 64483 | T |  | Inj foramen epidural 1/s | 0207 | 5.8711 | \$335.23 | \$87.79 | \$6705 |
| 64484 | T |  | Inj foramen epidural add-on | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 64505 | T |  | N block, spenopalaline gangl | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64508 | T |  | $N$ block, carotid sinus $s / p$ | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64510 | $T$ |  | N block, stellate ganglion | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 64517 | T |  | N block inj, hypogas plxs | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64520 | T |  | $N$ block, lumbar/horacic | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 64530 | T |  | N block inj, celiac pelus | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 64550 | A |  | Apply neurostimulator |  |  |  |  |  |
| 64553 | S |  | Implant neuroelectrodes | 0225 | 2133580 | \$12,182.30 |  | \$2.436.46 |
| 64555 | S |  | Implant neuroelectrodes | 0040 | 492226 | \$2,810.51 |  | \$562. 10 |
| 64560 | S |  | implant neuroelectrodes | 0040 | 492226 | \$2.810.51 |  | \$562. 10 |
| 64561 | S |  | Implant neuroelectrodes | 0040 | 492226 | \$2,810.51 |  | \$562.10 |
| 64565 | S |  | implant neuroelectrodes | 0040 | 492226 | \$2.810.51 |  | \$562.10 |
| 64573 | S |  | Implant neuroelectrodes | 0225 | 213.3580 | \$12.182.30 |  | \$2,436.46 |
| 64575 | S |  | Implant neuroelectrodes | 0040 | 49.2226 | \$2,810.51 |  | \$562.10 |
| 64577 | S |  | Implant neuroelectrodes | 0225 | 213.3580 | \$12.182.30 |  | \$2,436.46 |
| 64580 | S |  | Implant neuroelectrodes | . 0225 | 213.3580 | \$12;182.30 |  | \$2.436.46 |
| 64581 | S |  | Implant neuroelectrodes | 0040 | 49.2226 | \$2,810.51 |  | \$562.10 |
| 64585 | T |  | Revise/remove neuroelectrode | 0687 | 20.2192 | \$1,154.48 | \$513.05 | \$23090 |
| 64590 | T |  | Implant neuroreceiver | 0222 | 207.4621 | \$11.845.60 |  | \$2 36913 |
| 64595 | T |  | Revise/remove neuroreceiver | 0688 | 42.5576 | \$2.429.95 | \$1.093.47 | \$485.99 |
| 64600 | $T$ |  | Injection treatment of nerve | 0203 | 13.8105 | \$788.55 | \$276.76 | \$157.71 |
| 64605 | T |  | Injection treatment of nerve | 0203 | 13.8105 | \$788.55 | \$276.76 | \$157.71 |
| 64610 | T | - | Injection treatment of nerve | 0203 | 13.8105 | \$788.55 | \$276.76 | \$157.71 |
| 64612 | T |  | Destroy nerve, face muscle | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |

[^90]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indlcator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 64613 | T |  | Destroy nerve, spine muscle | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64614 | T |  | Destroy nerve, extrem musc | 0204 | 2.1898 | \$125.03 | \$40.13 | \$25.01 |
| 64620 | T |  | Injection treatment of nerve | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 64622 | T |  | Destr paravertebrl nerve l/s | 0203 | 13.8105 | \$788.55 | \$276.76 | \$157.71 |
| 64623 | T |  | Destr paravertebral n add-on | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 64626 | T |  | Destr paravertebri nerve dil | 0203 | 13.8105 | \$788.55 | \$276.76 | \$157.71 |
| 64627 | T |  | Destr paravertebral n add-on | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 64630 | T |  | Injection treatment of nerve | 0206 | 5.4794 | \$312.86 | \$75.55 | \$62.57 |
| 64640 | T |  | Injection treatment of nerve | 0206 | 5.4794. | \$312.86 | \$75.55 | \$62.57 |
| 64680 | T |  | Injection treatment of nerve | 0207 | 5.8711 | \$335.23 | \$87.79 | \$67.05 |
| 64681 | T |  | Injection treatment of nerve | 0203 | 13.8105 | \$78855 | \$276.76 | \$157.71 |
| 64702 | T |  | Revise fingertoe nerve | 0220 | 17.4557 | \$996 69 |  | \$199.34 |
| 64704 | T |  | Revise hand/foot nerve | 0220 | 17.4557 | \$996 69 |  | \$199.34 |
| 64708 | T |  | Revise armfleg nerve | 0220 | 17.4557 | \$996.63 |  | \$199.34 |
| 64712 | T |  | Revision of sciatic nerve | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64713 | T |  | Revision of arm nerve(s) | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64714 | T |  | Revise low back nerve(s) | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64716 | T |  | Revision of cranial nerve | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64718 | T |  | Revise ulnar nerve at elbow | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64719 | T |  | Revise ulnar nerve at wrist | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64721 | T |  | Carpal tunnel surgery | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64722 | T |  | Relieve pressure on nerve(s) | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64726 | T |  | Release foovtoe nerve | 0220 | 17.4557 | \$996.69 |  | \$199 34 |
| 64727 | $T$ |  | Internal nerve revision | 0220 | 17.4557 | \$99669 |  | \$199.34 |
| 64732 | T |  | Incision of brow nerve | 0220 | 17.4557 | \$996 69 |  | \$199 34 |
| 64734 | T |  | Incislon of cheek nerve | 0220 | 17.4557 | \$996 69 |  | \$199 34 |
| 64736 | T |  | Incision of chin nerve | 0220 | 17.4557 | \$996.69 |  | \$19934 |
| 64738 | T |  | Incision of jaw nerve | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64740 | T |  | Incision of tongue nerve | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64742 | T |  | Incision of facial nerve | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64744 | T |  | Incise nerve, back of head | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64746 | T |  | Incise diaphragm nerve | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64752 | C |  | Incision of vagus nerve |  |  |  |  |  |
| 64755 | C |  | Incision of stomach nerves |  |  |  |  |  |
| 64760 | C |  | Incision of vagus nerve |  |  |  |  |  |
| 64761 | T |  | incision of pelvis nerve | 0220 | 174557 | \$996.69 |  | \$19934 |
| 64763 | C |  | Incise hip/thigh nerve |  |  |  |  |  |
| 64766 | c |  | Incise hip/thigh nerve |  |  |  |  |  |
| 64771 | T |  | Sever cranial nerve | 0220 | 17.4557 | \$996.69 |  | \$199 34 |
| 64772 | T |  | Incision of spinal nerve | 0220 | 17.4557 | \$996.69 |  | \$19934 |
| 64774 | T |  | Remove skin nerve lesion | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64776 | T |  | Remove digit nerve lesion | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64778 | T |  | Digit nerve surgery add-on | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64782 | T |  | Remove limb nerve lesion | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64783 | T |  | Limb nerve surgery add-on | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64784 | T |  | Remove nerve lesion | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64786 | T |  | Remove sciatic nerve lesion | 0221 | 26.1283 | \$1.491.87 | \$463.62 | \$298.37 |
| 64787 | T |  | Implant nerve end | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64788 | T |  | Remove skin nerve lesion | 0220 | 17.4557 | \$996.69 |  | \$199.34 |
| 64790 | T |  | Removal of nerve lesion | 0220 | 17.4557 | \$996.69 |  | \$199.34 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005


- Refer to preamble for explanation of mulliple payment rates.

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## Addendum 8. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | Natlona! Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 65105 | T |  | Remove eye/attach implant | 0242 | 30.3970 | \$1.735.61 | \$597.36 | \$347.12 |
| 65110 | T |  | Removal of eye | 0242 | 30.3970 | \$1,735.61 | \$597.36 | \$347.12 |
| 65112 | T |  | Remove eye/revise socket | 0242 | 30.3970 | \$1,735.61 | \$597.36 | \$347.12 |
| 65114 | T |  | Remove eye/revise socket | 0242 | 30.3970 | \$1.735.61 | \$597.36 | \$347.12 |
| 65125 | T |  | Revise ocular implant | 0240 | 18.1670 | \$1.037.30 | \$315.31 | \$207.46 |
| 65130 | T |  | Insert ocilar implant | 0241 | 23.7791 | \$1.357.74 | \$384.47 | \$271.55 |
| 65135 | T |  | Insert ocular implant | 0241 | 23.7791 | \$1.357.74 | \$384.47 | \$271.55 |
| 65140 | T |  | Attach ocular implant | 0242 | 30.3970 | \$1.735.61 | \$597.36 | \$347.12 |
| 65150 | T |  | Revise ocular implant | 0241 | 23.7791 | \$1,357.74 | \$384.47 | \$271.55 |
| 65155 | T |  | Reinsert ocular implant | 0242 | 30.3970 | \$1.735.61 | \$597.36 | \$347.12 |
| 65175 | T |  | Removal of ocular implant | 0240 | 18.1670 | \$1.037.30 | \$315.31 | \$20746 |
| 65205 | S |  | Remove foreign body from eye | 0698 | 1.4652 | \$83.66 | \$18.72 | \$1673 |
| 65210 | S |  | Remove foreign body from eye | 0698 | 1.4652 | \$83.66 | \$18.72 | \$1673 |
| 65220 | S |  | Remove foreign body from eye | 0698 | 1.4652 | \$83.66 | \$18.72 | \$16.73 |
| 65222 | S |  | Remove foreign body from eye | 0698 | 1.4652 | \$83.66 | \$18.72 | \$16.73 |
| 65235 | T |  | Remove foreign body from eye | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 65260 | T |  | Remove foreign body from eye | 0236 | 21.3988 | \$1.221.83 |  | \$244.37 |
| 65265 | T |  | Remove foreign body from eye | 0236 | 21.3988 | \$1.221.83 |  | \$244.37 |
| 65270 | T |  | Repair of eye wound | 0240 | 18.1670 | \$1.037.30 | \$315.31 | \$207.46 |
| 65272 | T |  | Repair of eye wound | 0234 | 22.2939 | \$1.272.94 | \$511.31 | \$254.59 |
| 65273 | C |  | Repair of eye wound |  |  |  |  |  |
| 65275 | T |  | Repair of eye wound | 0234 | 22.2939 | \$1.272.94 | \$511.31 | \$254.59 |
| 65280 | T |  | Repair of eye wound | 0236 | 21.3988 | \$122183 |  | \$244.37 |
| 65285 | T |  | Repair of eye wound | 0236 | 21.3988 | \$1.22183 |  | \$244.37 |
| 65286 | T |  | Repair of eye wound | 0232 | 6.9534 | \$39703 | \$103.17 | \$79.41 |
| 65290 | T |  | Repair of eye sockel wound | 0243 | 22.6568 | \$1.293.66 | \$431.39 | \$258.73 |
| 65400 | T |  | Removal of eye lesion | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 65410 | T |  | Biopsy of cornea | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 65420 | T |  | Removal of eye lesion | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 65426 | T |  | Removal of eye lesion | 0234 | 22.2939 | \$1.272.94 | \$511.31 | \$254.59 |
| 65430 | S |  | Corneal smear | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 65435 | T |  | Curelte/treat comea | 0239 | 6.7303 | \$384.29 |  | \$76.86 |
| 65436 | T |  | Curetteltreat comea | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 65450 | S |  | Treatment of comeal tesion | 0231 | 2.0475 | \$116.91 | \$45.60 | \$23.38 |
| 65600 | T |  | Revision of comea | 0240 | 181670 | \$1,037.30 | \$315.31 | \$207.46 |
| 65710 | T |  | Comeal transplant | 0244 | 396410 | \$2.263.42 | \$803.26 | \$452.68 |
| 65730 | T |  | Corneal transplant | 0244 | 396410 | \$2,263.42 | \$803.26 | \$452.68 |
| 65750 | T |  | Comeal transplant | 0244 | 39.6410 | \$2,263.42 | \$803.26 | \$452.68 |
| 65755 | T |  | Comeal transplant | 0244 | 39.6410 | \$2.263.42 | \$803.26 | \$452.68 |
| 65760 | E |  | Revision of comea |  |  |  |  |  |
| 65765 | E |  | Revision of comea |  |  |  |  |  |
| 65767 | E |  | Comeal tissue transplant |  |  |  |  |  |
| 65770 | T |  | Revise comea with implant | 0244 | 39.6410 | \$2.263.42 | \$803.26 | \$452.68 |
| 65771 | E |  | Radial keratotomy |  |  |  |  |  |
| 65772 | T |  | Correction of astigmatism | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 65775 | T |  | Correction of astigmatism | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 65780 | T |  | Ocular reconst, transplant | 0244 | 39.6410 | \$2,263.42 | \$803.26 | \$452.68 |
| 65781 | T |  | Ocular reconst, transplant | 0244 | 39.6410 | \$2.263.42 | \$803.26 | \$452.68 |
| 65782 | T |  | Ocular reconst, transplant | 0244 | 39.6410 | \$2.263.42 | \$803.26 | \$452.68 |
| 65800 | T |  | Drainage of eye | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 65805 | T |  | Dranage of eye | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 65810 | T |  | Dranage of eye | 0234 | 22.2939 | \$1,272 94 | \$511.31 | \$254.59 |
| 65815 | T |  | Drainage of eye | 0234 | 22.2939 | \$1,272.94 | \$511.31 | \$254.59 |
| 65820 | T |  | Relieve inner eye pressure | 0232 | 6.9534 | \$397.03 | \$103.17 | \$79.41 |
| 65850 | T |  | Incision of eye | 0234 | 22.2939 | \$1,272.94 | \$511.31 | \$254.59 |
| 65855 | T |  | Laser surgery of eye | 0247 | 5.1315 | \$293.00 | \$104.31 | \$58.60 |
| 65860 | T |  | Incise inner eye adhesions | 0247 | 5.1315 | \$293.00 | \$104.31 | \$58.60 |
| 65865 | T |  | Incise inner eye adhesions | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 65870 | T |  | Incise inner eye adhesions | 0234 | 22.2939 | \$1.272.94 | \$511.31 | \$254.59 |
| 65875 | T |  | Incise inner eye adhesions | 0234 | 22.2939 | \$1,272.94 | \$511.31 | \$254.59 |
| 65880 | T |  | incise inner eye adhesions | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 65900 | T |  | Remove eye lesion | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 65920 | T |  | Remove implant of eye | 0234 | 22.2939 | \$1.272.94 | \$511.31 | \$254.59 |
| 65930 | T |  | Remove blood clot from eye | 0234 | 22.2939 | \$1.272.94 | \$511.31 | \$254.59 |
| 66020 | T |  | Injection treatment of eye | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 66030 | T |  | Injection treatment of eye | 0232 | 6.9534 | \$397 03 | \$103.17 | 579.41 |
| 66130 | T |  | Remove eye lesion | 0234 | 22.2939 | \$1,272 94 | \$511.31 | \$254.59 |
| 66150 | T |  | Glaucoma surgery | 0234 | 22.2939 | \$1.272.94 | \$511.31 | \$254.59 |
| 66155 | T |  | Glaucoma surgery | 0234 | 22.2939 | \$1,272.94 | \$511.31 | \$254.59 |
| 66160 | T |  | Glaucoma surgery | 0234 | 22.2939 | \$1,272.94 | \$511.31 | \$254.59 |
| 66165 | T |  | Glaucoma surgery | 0234 | 22.2939 | \$1,272.94 | \$511.31 | \$254.59 |
| 66170 | T |  | Glaucoma surgery | 0234 | 22.2939 | \$1,272.94 | \$511.31 | \$254.59 |
| 66172 | T |  | Incision of eye | 0673 | 29.0716 | \$1,659.93 | \$649.56 | \$331.99 |
| 66180 | T |  | Implant eye shunt | 0673 | 29.0716 | \$1.659.93 | \$649.56 | \$331.99 |
| 66185 | T |  | Revise eye shunt | 0673 | 29.0716 | \$1,659.93 | \$649.56 | \$331.99 |
| 66220 | T |  | Repair eye lesion | 0236 | 21.3988 | \$1.221.83 |  | \$244.37 |
| 66225 | T |  | Repair/graft eye lesion | 0673 | 29.0716 | \$1,659.93 | \$649.56 | \$331.99 |
| 66250 | T |  | Follow-up surgery of eye | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 66500 | T |  | Incision of iris | 0232 | 6.9534 | \$397.03 | \$103.17 | \$79.41 |
| 66505 | T |  | Incision of iris | 0232 | 6.9534 | 5397.03 | \$103.17 | \$79.41 |
| 66600 | $T$ |  | Remove ins and lesion | 0234 | 22.2939 | \$1.272 94 | \$511.31 | \$254.59 |
| 66605 | T |  | Removal of iris | 0234 | 22.2939 | \$1.272.94 | \$511.31 | \$254.59 |
| 66625 | T |  | Removal of ins | 0232 | 6.9534 | \$397.03 | \$103.17 | \$79.41 |
| 66630 | $T$ |  | Removal of iris | 0234 | 222939 | \$1,272.94 | \$511.31 | \$254.59 |
| 66635 | T |  | Removal of iris | 0234 | 222939 * | \$1,272.94 | \$511.31 | \$254.59 |
| 66680 | T |  | Repair iris \& ciliary body | 0234 | 222939 | \$1.272.94 | \$511.31 | \$254.59 |
| 66682 | T |  | Repair iris \& ciliary body | 0234 | 222939 | \$1.272.94 | \$511.31 | \$254.59 |
| 66700 | T |  | Destruction, ciliary body | 0233 | 148258 | \$846.52 | \$266.33 | \$169.30 |
| 66710 | T |  | Destruction, ciliary body | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 66720 | T |  | Destruction, ciliary body | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 66740 | T |  | Destruction. ciliary body | 0234 | 22.2939 | \$1,272.94 | \$511.31 | \$254.59 |
| 66761 | T |  | Revision of iris | 0247 | 5.1315 | \$29300 | \$104.31 | \$58.60 |
| 66762 | T |  | Revision of ins | 0247 | 5.1315 | \$293.00 | \$104.31 | \$58.60 |
| 66770 | T |  | Removal of inner eye lesion | 0247 | 5.1315 | \$293.00 | \$104.31 | \$58.60 |
| 66820 | T |  | Incision, secondary cataract | 0232 | 69534 | \$397 03 | \$103.17 | \$79.41 |
| 66821 | T |  | Atler cataract laser surgery | 0247 | 5.1315 | \$293.00 | \$104.31 | \$58.60 |
| 66825 | T |  | Reposition intraocular lens | 0234 | 22.2939 | \$1,272.94 | \$511.31 | \$254.59 |
| 66830 | T |  | Removal of lens lesion | 0232 | 6.9534 | \$397.03 | \$103.17 | \$79.41 |
| 66840 | T |  | Removal of lens material | 0245 | 14.0854 | \$804.23 | \$222.22 | \$160.85 |
| 66850 | T |  | Removal of lens material | 0249 | 28.4466 | \$1,624 24 | \$524.67 | \$324.85 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 66852 | T |  | Removat of lens material | 0249 | 284466 | \$1,624.24 | \$524.67 | \$324.85 |
| 66920 | T |  | Extraction of lens | 0249 | 284466 | \$1.624.24 | \$524.67 | \$324.85 |
| 66930 | T |  | Extraction of lens | 0249 | 28.4466 | \$1,624 24 | \$524.67 | \$324.85 |
| 66940 | T |  | Extraction of tens | 0245 | 14.0851 | \$804.23 | \$222.22 | \$160 85 |
| 66982 | T |  | Cataract surgery, complex | 0246 | 23.4763 | \$1,340.45 | \$495.96 | \$268.09 |
| 66983 | T |  | Cataract surg whiol, 1 slage | 0246 | 23.4763 | \$1.340.45 | \$495.96 | \$268.09 |
| 66984 | T |  | Cataract surg whiol, 1 stage | 0246 | 23.4763 | \$1,340.45 | \$495.96 | \$268.09 |
| 66985 | T |  | Insert lens prosthesis | 0246 | 23.4763 | \$1,340.45 | \$49596 | \$268.09 |
| 66986 | T |  | Exchange lens prosthesis | 0246 | 23.4763 | \$1,340.45 | \$49596 | \$268.09 |
| 66990 | N |  | Ophthalmic endoscope add-on |  |  |  |  |  |
| 66999 | T |  | Eye surgery procedure | 0232 | 6.9534 | \$397.03 | \$103.17 | \$79.41 |
| 67005 | T |  | Partial removal of eye fluid | 0237 | 34.7405 | \$1,983.61 | \$818.54 | \$396.72 |
| 67010 | T |  | Partial removal of eye fluid | 0237 | 34.7405 | \$1.983.61 | \$818.54 | \$396.72 |
| 67015 | T |  | Release of eye fluid | 0237 | 34.7405 | \$1.983.61 | \$818.54 | \$396.72 |
| 67025 | T |  | Replace eye flurd | 0236 | 21.3988 | \$1.221.83 |  | \$244.37 |
| 67027 | T |  | Implant eye drug system | 0237 | 34.7405 | \$1.983.61 | \$818.54 | \$396.72 |
| 67028 | T |  | Injection eye đrug | 0235 | 5.1522 | \$294.18 | \$72.04 | \$58.84 |
| 67030 | T |  | Incise inner eye strands | 0236 | 21.3988 | \$1.221.83 |  | \$244.37 |
| 67031 | T |  | Laser surgery, eye strands | 0247 | 5.1315 | \$293.00 | \$10431 | \$58.60 |
| 67036 | T |  | Removal of inner eye fluid | 0237 | 34.7405 | \$1.983.61 | \$81854 | \$396.72 |
| 67038 | T |  | Strip retinal membrane | 0237 | 34.7405 | \$1,983.61 | \$81854 | \$396.72 |
| 67039 | T |  | Laser treatment of retina | 0237 | 34.7405 | \$1.983.61 | \$818.54 | \$396.72 |
| 67040 | T |  | Laser treatment of retina | 0672 | 40.1207 | \$2,290.81 | \$988.43 | \$458.16 |
| 67101 | T |  | Repair delached retina | 0235 | 51522 | \$294.18 | \$72.04 | \$58.84 |
| 67105 | T |  | Repair detached retina | 0248 | 49612 | \$283.27 | \$95.08 | \$56.65 |
| 67107 | T |  | Repair detached retina | 0672 | 40.1207 | \$2,290.81 | \$988.43 | \$458.16 |
| 67108 | T |  | Repair detached retina | 0672 | 40.1207 | \$2,290.81 | \$988.43 | \$458 16 |
| 67110 | T |  | Repair detached retina | 0236 | 21.3988 | \$1.221.83 |  | \$244.37 |
| 67112 | T |  | Rerepair detached retina | 0672 | 40.1207 | \$2,290.81 | \$988.43 | \$458 16 |
| 67115 | T |  | Release encircing material | 0236 | 21.3988 | \$1,221.83 |  | \$244.37 |
| 67120 | T | - | Remove eye implant material | 0236 | 21.3988 | \$1,221.83 |  | \$244.37 |
| 67121 | T |  | Remove eye implant material | 0236 | 21.3988 | \$1.221.83 |  | \$244.37 |
| 67141 | T |  | Treatment of relina | 0235 | 5.1522 | \$294.18 | \$72.04 | \$58.84 |
| 67145 | T |  | Treatment of retina | 0248 | 4.9612 | \$283.27 | \$95.08 | \$56.65 |
| 67208 | T |  | Treatment of retinal lesion | 0235 | 51522 | \$294.18 | \$72.04 | \$58.84 |
| 67210 | T |  | Treatment of retunal lesion | 0248 | 49612 | \$283.27 | \$95.08 | \$56.65 |
| 67218 | T |  | Treatment of retinal lesion | 0236 | 213988 | \$1,221.83 |  | \$244.37 |
| 67220 | T |  | Treatment of choroid lesion | 0235 | 51522 | \$294.18 | \$72.04 | \$58.84 |
| 67221 | T |  | Ocular photodynamic ther | 0235 | 51522 | \$294.18 | \$72.04 | \$58.84. |
| 67225 | T |  | Eye photodynamic ther add-on | 0235 | 5.1522 | \$294.18 | \$72.04 | \$58.84 |
| 67227 | T |  | Treatment of retinal lesion | 0235 | 5.1522 | \$294.18 | \$72.04 | \$58.84 |
| 67228 | T |  | Treatment of retinal lesion | 0248 | 4.9612 | \$283.27 | \$95.08 | \$56.65 |
| 67250 | T |  | Reinforce eye wall | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67255 | T |  | Reinforce/graft eye wall | 0237 | 34.7405 | \$1,983.61 | \$818.54 | \$396.72 |
| 67299 | T |  | Eye surgery procedure | 0235 | 5.1522 | \$294.18 | \$72.04 | \$58.84 |
| 67311 | T |  | Revise eye muscle | 0243 | 22.6568 | \$1.293.66 | \$431.39 | \$258.73 |
| 67312 | T |  | Revise two eye muscles | 0243 | 22.6568 | \$1.293.66 | \$431.39 | \$258.73 |
| 67314 | T |  | Revise eye.muscle | 0243 | 22.6568 | \$1,293.66 | \$431.39 | \$258.73 |
| 67316 | T |  | Revise two eye muscles | 0243 | 22.6568 | \$1.293.66 | \$431.39 | \$258.73 |
| 67318 | T |  | Revise eye muscle(s) | 0243 | 22.6568 | \$1,293.66 | \$431.39 | \$258.73 |

- Refer to preamble for explanation of multiple payment rales.

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Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | - APC | Relative Weight | Payment <br> Rate | Nationat Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 67320 | T |  | Revise eye muscle(s) add-on | 0243 | 22.6568 | \$1.293.66 | \$431.39 | \$25873 |
| 67331 | T |  | Eye surgery follow-up add-on | 0243 | 22.6568 | \$1.293.66 | \$431.39 | \$25873 |
| 67332 | T |  | Rerevise eye muscles add-on | 0243 | 22.6568 | \$1,293.66 | \$431.39 | \$258.73 |
| 67334 | r |  | Revise eye muscte w/sulure | 0243 | 22.6568 | \$1,293 66 | \$431.39 | \$258.73 |
| 67335 | T |  | Eye suture during surgery | 0243 | 22.6568 | \$1,293.66 | \$431.39 | \$258.73 |
| 67340 | T |  | Revise eye muscle add-on | 0243 | 22.6568 | \$1.293.66 | \$431.39 | \$258.73 |
| 67343 | T |  | Release eye tissue | 0243 | 22.6568 | \$1,293.66 | \$431.39 | \$258.73 |
| 67345 | T |  | Destroy nerve of eye muscle | 0238 | 2.9161 | \$166 50 |  | \$33.30 |
| 67350 | T |  | Biopsy eye muscle | 0699 | 9.8497 | \$562.40 |  | \$112.48 |
| 67399 | T |  | Eye muscle surgery procedure | 0243 | 22.6568 | \$1,293.66 | \$431.39 | \$258.73 |
| 67400 | T |  | Explore/biopsy eye socket | 0241 | 23.7791 | \$1.357.74 | \$384.47 | \$271.55 |
| 67405 | T |  | Explore/drain eye socket | 0241 | 23.7791 | \$1,357.74 | \$384.47 | \$271.55 |
| 67412 | T |  | Exploreltreat eye socket | 0241 | 23.7791 | \$1,357.74 | \$384.47 | \$271.55 |
| 67413 | T |  | Explore/treat eye socket | 0241 | 23.7791 | \$1,357.74 | \$384.47 | \$271.55 |
| 67414 | T |  | Explr/decompress eye socket | 0242 | 30.3970 | \$1.735.61 | \$597.36 | \$347.12 |
| 67415 | T |  | Aspiration, orbital contents | 0240 | 18.1670 | \$1.037.30 | \$315.31 | \$20746 |
| 67420 | T |  | Explore/treat eye socket | 0242 | 30.3970 | \$1,735.61 | \$597.36 | \$347.12 |
| 67430 | T |  | Explore/freat eye socket | 0242 | 30.3970 | \$1,735.61 | \$597.36 | \$347.12 |
| 67440 | T |  | Explore/drain eye socket | 0242 | 30.3970 | \$1,735.61 | \$597.36 | \$347.12 |
| 67445 | T |  | Explr/decompress eye socket | 0242 | 30.3970 | \$1.735.61 | \$597.36 | \$347.12 |
| 67450 | $r$ |  | Explore/biopsy eye socket | 0242 | 30.3970 | \$1,735.61 | \$597.36 | \$347.12 |
| 67500 | S |  | Inject/treat eye socket | 0231 | 2.0475 | \$116.91 | \$45.60 | \$23.38 |
| 67505 | T |  | Inject/reat eye socket | 0238 | 2.9161 | \$166.50 |  | \$33.30 |
| 67515 | T |  | Inject/reat eye socket | 0238 | 2.9161 | \$166.50 |  | \$33.30 |
| 67550 | T |  | Insert eye socket implant | 0242 | 30.3970 | \$1.735.61 | \$59736 | \$347.12 |
| 67560 | T |  | Revise eye socket implant | 0241 | 23.7791 | \$1,357.74 | \$38447 | \$271.55 |
| 67570 | T |  | Decompress optic nerve | 0242 | 30.3970 | \$1.735.61 | \$59736 | \$347.12 |
| 67599 | T |  | Orbit surgery procedure | 0238 | 2.9161 | \$166.50 |  | \$33.30 |
| 67700 | T |  | Drainage of eyelid abscess | 0238 | 2.9161 | \$156.50 |  | \$33.30 |
| 67710 | T |  | incision of eyelid | 0239 | 6.7303 | \$384.29 |  | \$76.86 |
| 67715 | T |  | Incision of eyelid fold | 0240 | 18.1670 | \$1.037.30 | \$315.31 | \$207.46 |
| 67800 | T |  | Remove eyelid lesion | 0238 | 2.9161 | \$166.50 |  | \$33.30 |
| 67801 | T |  | Remove eyetid lesions | 0239 | 6.7303 | \$384.29 |  | \$76.86 |
| 67805 | T |  | Remove eyelid lesions | 0238 | 29161 | \$166.50 |  | \$33.30 |
| 67808 | T |  | Remove eyelid lesion(s) | 0240 | 181670 | \$1.037.30 | \$315.31 | \$207.46 |
| 67810 | T |  | Biopsy of eyelid | 0238 | 29161 | \$166.50 |  | \$33.30 |
| 67820 | S |  | Revise eyelashes | 0698 | 1.4652 | \$83.66 | \$18.72 | \$16.73 |
| 67825 | T |  | Revise eyelashes | 0238 | 2.9161 | \$166.50 |  | \$33.30 |
| 67830 | T |  | Revise eyelashes | 0239 | 67303 | \$384.29 |  | \$76.86 |
| 67835 | T |  | Revise eyelashes | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67840 | T |  | Remove eyelid lesior | 0239 | 6.7303 | \$384.29 |  | \$76.86 |
| 67850 | r |  | Preat eyelid lesion | 0239 | 6.7303 | \$384.29 |  | \$76.86 |
| 67875 | T |  | Closure of eyelid by suture | 0239 | 6.7303 | \$384.29 |  | \$76.86 |
| 67880 | $r$ |  | Revision of eyelid | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 67882 | T |  | Revision of eyelid | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67900 | T | - | Repair brow defect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67901 | T |  | Repair eyelid defect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67902 | T |  | Repair eyelid detect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67903 | T |  | Repair eyelid defect | 0240 | 18.1670 | \$1.037.30 | \$315.31 | \$207.46 |
| 67904 | T |  | Repair eyelid defect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |

[^91]
## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 67906 | T |  | Repair eyelid defect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67908 | T |  | Repair eyelid defect | 0240 | 18.1670 | \$1.037.30 | \$315.31 | \$207.46 |
| 67909 | T |  | Revise eyelid delect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67911 | T |  | Revise eyelid delect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67912 | T |  | Correction eyelid w/ implant | 0239 | 6.7303 | \$384.29 |  | \$76.86 |
| 67914 | T |  | Repair eyelid defect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67915 | T |  | Repair eyelid defect | 0239 | 6.7303 | \$384.29 |  | \$76.86 |
| 67916 | T |  | Repair eyelid defect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67917 | T |  | Repair eyelid delect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67921 | T |  | Repair eyelid defect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67922 | T |  | Repair eyelid defect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67923 | T |  | Repair eyelid delect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67924 | T |  | Repair eyelid defect | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67930 | T |  | Repair eyelid wound | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67935 | T |  | Repair eyelid wound | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67938 | S |  | Remove eyelid foreign body | 0698 | 1.4652 | \$83.66 | \$18.72 | \$16.73 |
| 67950 | T |  | Revision of eyelid | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67961 | T |  | Revision of eyelid | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67966 | T |  | Revision of eyelid | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 67971 | T |  | Reconstruction of eyelid | 0241 | 23.7791 | \$1,357.74 | \$384.47 | \$271.55 |
| 67973 | T |  | Reconsiruction of eyelid | 0241 | 23.7791 | \$1,357.74 | \$38447 | \$271.55 |
| 67974 | T |  | Reconstruction of eyelid | 0241 | 23.7791 | \$1,357.74 | \$384 47 | \$271.55 |
| 67975 | T |  | Reconstruction of eyelid | 0240 | 18.1670 | \$1,037.30 | \$315 31 | \$207.46 |
| 67999 | T |  | Revision of eyelid | 0238 | 2.9161 | \$166.50 |  | \$33.30 |
| 68020 | T |  | Incise/drain eyelid lining | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 68040 | S |  | Treatment of eyelid lesions | 0698 | 1.4652 | \$83.66 | \$18.72 | \$16.73 |
| 68100 | T |  | Biopsy of eyelid lining | 0232 | 6.9534 | \$397.03 | \$103.17 | \$79.41 |
| 68110 | T |  | Remove eyelld lining lesion | 0699 | 9.8497 | \$562.40 |  | \$112.48 |
| 68115 | T |  | Remove eyelid lining lesion | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$20746 |
| 68130 | T |  | Remove eyelid lining lesion | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169 30 |
| 68135 | T |  | Remove eyelid lining lesion | 0239 | 6.7303 | \$384.29 |  | \$76.86 |
| 68200 | S |  | Treat eyelid by injection | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 68320 | T |  | Revise/graft eyelid lining | - 0240 | 18.1670 | \$1.037.30 | \$315.31 | \$207.46 |
| 68325 | T |  | Revise/graft eyelid lining | 0242 | 30.3970 | \$1,735.61 | $\$ 59736$ | \$347.12 |
| 68326 | T |  | Revise/graft eyelid lining | 0241 | 237791 | \$1,357.74 | \$384 47 | \$271.55 |
| 68328 | T |  | Revise/graft eyelid lining | 0241 | 237791 | \$1,357.74 | \$384 47 | \$271.55 |
| 68330 | T |  | Revise eyelid lining | 0234 | 222939 | \$1,272.94 | \$511.31 | \$254.59 |
| 68335 | T | - | Revise/graft eyelid lining | 0241 | 23:791 | \$1,357.74 | \$384.47 | \$271.55 |
| 68340 | T |  | Separate eyelid adhesions | 0240 | 181670 | \$1,037.30 | \$315.31 | \$207.46 |
| 68360 | T |  | Revise eyelid lining | 0234 | 22.2939 | \$1,272.94 | \$511.31 | \$254 59 |
| 68362 | T |  | Revise eyelid lining | 0234 | 22.2939 | \$1,272.94 | \$511.31 | \$254.59 |
| 68371 | T |  | Harvest eye tissue. alograft | 0233 | 14.8258 | \$846.52 | \$266.33 | \$169.30 |
| 68399 | T |  | Eyelid lining surgery | 0238 | 2.9161 | \$166.50 |  | \$33.30 |
| 68400 | T |  | Incise/drain tear gland | 0238 | 2.9161 | \$166.50 |  | \$33.30 |
| 68420 | T |  | Incise/drain tear sac | 0240 | 18.1670 | \$1.037.30 | \$315.31 | \$207.46 |
| 68440 | T |  | Incise tear duct opening | 0238 | 2.9161 | \$166.50 | - | \$33.30 |
| 68500 | T |  | Removal of tear gland | 0241 | 23.7791 | \$1,357.74 | \$384.47 | \$271.55 |
| 68505 | T |  | Partial removal, tear gland | 0241 | 23.7791 | \$1,357.74 | \$384.47 | \$271.55 |
| 68510 | T |  | Biopsy of tear gland | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 68520 | T |  | Removal of tear sac | 0241 | 23.7791 | \$1,357.74 | \$384.47 | \$271.55 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indlcator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 68525 | T |  | Biopsy of tear sac | 0240 | 18.1670 | \$1.037.30 | \$315.31 | \$20746 |
| 68530 | T |  | Clearance of tear duct | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 68540 | T |  | Remove tear gland lesion | 0241 | 23.7791 | \$1.357.74 | \$384.47 | \$271.55 |
| 68550 | T |  | Remove tear gland lesion | 0242 | 30.3970 | \$1,735.61 | \$597.36 | \$347.12 |
| 68700 | T |  | Repair tear ducts | 0241 | 23.7791 | \$1.357.74 | \$384.47 | \$271.55 |
| 68705 | T |  | Revise tear duct opening | 0238 | 2.9161 | \$166.50 |  | \$33.30 |
| 68720 | T |  | Create tear sac drain | 0242 | 30.3970 | \$1,735.61 | \$597.36 | \$347.12 |
| 68745 | T |  | Create tear duct drain | 0241 | 23.7791 | \$1,357.74 | \$384.47 | \$271.55 |
| 68750 | T | $\checkmark$ | Create tear duct drain | 0242 | 30.3970 | \$1,735.61 | \$597.36 | \$347 12 |
| 68760 | S |  | Close tear duct opening | 0698 | 1.4652 | \$83.66 | \$18.72 | \$16.73 |
| 68761 | S |  | Close tear duct opening | 0231 | 2.0475 | \$116.91 | \$45.60 | \$23.38 |
| 68770 | T |  | Close tear system fislula | 0240 | 18.1670 | \$1.037.30 | \$315.31 | \$207.46 |
| 68801 | S |  | Dilate tear duct opening | 0698 | 1.4652 | \$83.66 | \$18.72 | \$16.73 |
| 68810 | T |  | Probe nasolacrimal duct | 0699 | 9.8497 | \$562.40 |  | \$112.48 |
| 68811 | T |  | Probe nasolacrimal duct | 0240 | 18.1670 | \$1,037.30 | \$315.31 | \$207.46 |
| 68815 | T |  | Probe nasolacrimal duct | 0240 | 18.1670 | \$1.037.30 | \$315.31 | \$207.46 |
| 68840 | \$ |  | Explore/irrigate lear ducts | 0231 | 2.0475 | \$116.91 | \$45.60 | \$23.38 |
| 68850 | N |  | Injection for tear sac x-ray |  |  |  |  |  |
| 68899 | S |  | Tear duct system surgery | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 69000 | T |  | Drain external ear lesion | 0006 | 1.6969 | \$96.89 | \$23.26 | \$19.38 |
| 69005 | T |  | Drain extemal ear lesion | 0007 | 125436 | \$716.21 |  | \$143.24 |
| 69020 | $T$ |  | Drain outer ear canal lesion | 0006 | 16969 | \$96.89 | \$23.26 | \$19.38 |
| 69090 | E |  | Pierce earlobes |  |  |  |  |  |
| 69100 | T |  | Biopsy of external ear | 0019 | 4.2663 | \$243.60 | \$71.87 | \$48.72 |
| 69105 | T |  | Biopsy of external ear canal | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 69110 | T |  | Remove external ear. partial | 0021 | 14.9964 | \$856. 26 | \$219.48 | \$171.25 |
| 69120 | T |  | Removal of external eai | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 69140 | T |  | Remove ear canal lesion(s) | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 69145 | T |  | Remove ear canal lesion(s) | 0021 | 14.9964 | \$856.26 | \$219.48 | \$171.25 |
| 69150 | T |  | Extensive ear canal surgery | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 69155 | C |  | Extensive ear/neck surgery |  |  |  |  |  |
| 69200 | X |  | Clear outer ear canal | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| 69205 | T |  | Clear outer ear canal | 0022 | 19.4617 | \$1,111.22 | \$354.45 | \$222.24 |
| 69210 | X |  | Remove impacted ear wax | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| 69220 | T |  | Clean out mastoid cavity | 0012 | 07559 | \$43.16 | \$11.18 | \$8.63 |
| 69222 | T |  | Clean out mastoid cavity | 0253 | 159924 | \$913.13 | \$282.29 | \$182.63 |
| 69300 | T |  | Revise external ear | 0254 | 235464 | \$1.344.45 | \$321.35 | \$268.89 |
| 69310 | T |  | Rebuild outer ear canal | 0256 | 371347 | \$2.120.32 |  | \$424.06 |
| 69320 | T |  | Rebuild outer ear canal | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69399 | T |  | Outer ear surgery procedure | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 69400 | T |  | Inflate middle ear canal | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 69401 | T |  | Inflate middle ear canal | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 69405 | T |  | Catheterize middle ear canal | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 69410 | T |  | Inset middle ear (baffle) | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 69420 | T |  | Incision of eardrum | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 69421 | T |  | Incision of eardrum | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 69424 | T |  | Remove venlilating tube | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 69433 | T |  | Create eardrum opening | 0252 | 6.5732 | \$375.32 | \$113.41 | \$75.06 |
| 69436 | T |  | Create eardrum opening | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 69440 | T |  | Exploration of middle ear | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |

- Refer to preamble for explanation of multiple payment rates

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT / HCPCS | Status tndicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 69450 | T |  | Eardrum revision | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69501 | T |  | Mastoidectomy | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69502 | T |  | Mastoidectorny | 0254 | 23.5464 | \$1.344.45 | \$321.35 | \$268.89 |
| 69505 | T |  | Remove mastoid structures | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69511 | T |  | Extensive mastoid surgery | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69530 | T |  | Extensive mastoid surgery | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69535 | C |  | Remove part of temporal bone |  |  |  |  |  |
| 69540 | T |  | Remove ear lesion | 0253 | 15.9924 | \$913.13 | \$282.29 | \$182.63 |
| 69550 | $T$ |  | Remove ear lesion | 0256 | 37.1347 | \$2,120.32 | - | \$424.06 |
| 69552 | T |  | Remove ear lesion | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69554 | C |  | Remove ear lesion |  |  |  |  |  |
| 69601 | T |  | Mastoid surgery revision | 0256 | 37.1347 | \$2,120.32 | - | \$424.06 |
| 69602 | T |  | Mastoid surgery revision | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69603 | T |  | Mastoid surgery revision | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69604 | T |  | Mastoid surgery revision | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69605 | T |  | Mastoid surgery revision | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69610 | T |  | Repair of eardrum | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 69620 | T |  | Repair of eardrum | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268.89 |
| 69631 | T |  | Repair eardrum structures | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69632 | T |  | Rebuild eardrum structures | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69633 | T |  | Rebuild eardrum structures | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69635 | T |  | Repair eardrum structures | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69636 | T |  | Rebuild eardrum structures | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69637 | T |  | Rebuild eardrum structures | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69641 | T |  | Revise middle ear \& mastoid | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69642 | T |  | Revise middle ear \& mastoid | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69643 | T |  | Revise middle ear \& mastoid | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69644 | T |  | Revise middle ear \& mastold | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69645 | T |  | Revise middle ear \& mastoid | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69646 | T |  | Revise middle ear \& mastoid | 0256 | 37.1347 | \$2.120.32 |  | \$424 06 |
| 69650 | T |  | Release middle ear bone | 0254 | 23.5464 | \$1,344.45 | \$321.35 | \$268 89 |
| 69660 | T |  | Revise middle ear bone | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69661 | T |  | Revise middle ear bone | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69662 | T |  | Revise middie ear bone | 0256 | 371347 | \$2,120.32 |  | \$424.06 |
| 69666 | T |  | Repair middle ear structures | 0256 | 371347 | \$2,120.32 |  | \$424.06 |
| 69667 | T |  | Repair middle ear siructures | 0256 | 371347 | \$2.120.32 |  | \$424.06 |
| 69670 | T |  | Remove mastoid air cells | 0256 | 371347 | \$2,120.32 |  | \$424.06 |
| 69676 | T |  | Remove middle ear nerve | 0256 | 371347 | \$2,120.32 |  | \$424.06 |
| 69700 | $T$ |  | Close mastoid fistula | 0256 | 371347 | \$2,120.32 |  | \$424.06 |
| 69710 | E |  | Implant/replace hearing aid |  |  |  |  |  |
| 69711 | T |  | Remove/repair heaning aid | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69714 | T |  | Implant temple bone w/stimu! | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69715 | T |  | Temple bne impint w/stimulat | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69717 | T |  | Temple bone implant revision | 0256 | 37.1347 | \$2,120.32 ${ }^{\text {- }}$ |  | \$424.06 |
| 69718 | T |  | Revise temple bone implant | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69720 | T |  | Release facial nerve | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69725 | T |  | Release facial nerve | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69740 | T |  | Repair facial nerve | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69745 | T |  | Repair facial nerve | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69799 | T |  | Middle ear surgery procedure | 0251 | 1.9490 | \$111.28 |  | \$22.26 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT $I$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 69801 | T |  | Incise inner ear | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69802 | T |  | Incise inner ear | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 6S805 | T |  | Explore inner ear | 0256 | 37.1347 | \$2,120.32 |  | \$42406 |
| 69806 | T |  | Explore inner ear | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69820 | T |  | Establish inner ear window | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69840 | T |  | Frevise inner ear window | 0256 | 37.1347 | \$2,120 32 |  | \$424.06 |
| 69905 | T |  | Remove inner ear | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69910 | T |  | Remove inner ear \& mastoid | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69915 | T |  | Incise inner ear nerve | 0256 | 37.1347 | \$2,120.32 |  | \$424.06 |
| 69930 | T |  | Implant cochlear device | 0259 | 414.8416 | \$23,686.60 | \$9,394.83 | \$4.737.33 |
| 69949 | T |  | Inner ear surgery procedure | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 69950 | c |  | Incise inner ear nerve |  |  |  |  |  |
| 69955 | T |  | Release facial nerve | 0256 | 37.1347 | \$2.120.32 |  | \$424.06 |
| 69960 | T |  | Release inner ear canal | 0256 | 37.1347 | \$2.120 32 |  | \$424.06 |
| 69970 | C |  | Remove inner ear lesion |  |  |  |  |  |
| 69979 | T |  | Temporal bone surgery | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 69990 | N |  | Microsurgery add-on |  |  |  |  |  |
| 70010 | S |  | Contrast $x$-ray of brain | 0274 | 3.3577 | \$191.72 | \$8627 | \$38.34 |
| 70015 | S |  | Contrast x-ray of brain | 0274 | 3.3577 | \$191.72 | \$8627 | \$38.34 |
| 70030 | $x$ |  | $X$-ray eye for foreign body | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 70100 | x |  | X-ray exam ot jaw | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 70110 | $x$ |  | X-ray exam of jaw | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 70120 | x |  | $X$-ray exam of mastoids | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 70130 | x |  | X-ray exam of mastoids | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 70134 | x |  | $X$-ray exam of middle ear | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 70140 | X |  | X-ray exam of facial bones | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 70150 | $\times$ |  | X-ray exam of facial bones | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 70160 | X |  | $X$-ray exam of nasal bones | 0260 | 0.7772 | \$44.38 | \$19.97 | 58.88 |
| 70170 | X |  | $X$-ray exam of tear duct | 0264 | 3.4100 | \$194.70 | \$79.41 | \$38.94 |
| 70190 | x |  | X-ray exam of eye sockets | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 70200 | x |  | $X$-ray exam of eye sockets | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 70210 | $x$ |  | $X$-ray exam of sinuses | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 70220 | $x$ |  | $X$-ray exam of sinuses | 0260 | 0.7772 | \$44.38 | \$19.97 | \$888 |
| 70240 | X |  | X-ray exam, pituitary saddle | 0260 | 0.7772 | \$44.38 | \$19.97 | \$888 |
| 70250 | $x$ |  | $X$-ray exam of skull | 0260 | 07772 | \$44.38 | \$19.97 | \$888 |
| 70260 | $x$ |  | X-ray exam of skull | 0261 | 13469 | \$76.91 |  | \$15.38 |
| 70300 | x |  | $X$-ray exam of teeth | 0262 | 15454 | \$88.24 |  | \$17.65 |
| 70310 | X |  | $X$-ray exam of teeth | 0262 | 15454 | \$88.24 |  | \$17.65 |
| 70320 | $x$ |  | Full mouth $x$-ray of teeth | 0262 | 1.5454 | \$88.24 |  | \$17.65 |
| 70328 | $x$ |  | X-ray exam of jaw joint | 0260 | 0.7772 | \$44 38 | \$19.97 | \$8.88 |
| 70330 | X |  | $X$-ray exam of jaw joints | 0260. | 0.7772 | \$44 38 | \$19.97 | \$8.88 |
| 70332 | S |  | X-ray exam of jaw joint | 0275 | 3.5532 | \$202 88 | \$69.09 | \$40.58 |
| 70336 | S |  | Magnetic image, jaw joint | 0335 | 6.1474 | \$351.00 | \$151.46 | \$70.20 |
| 70350 | $x$ |  | X-ray head for orthodontia | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 70355 | $x$ |  | Panoramic $x$-ray of jaws | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 70360 | $x$ |  | $X$-ray exam of neck | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 70370 | x |  | Throat x-ray \& fluoroscopy | 0272 | 1.3987 | \$79.86 | \$35.93 | \$15.97 |
| 70371 | x |  | Speech evaluation, complex | 0272 | 1.3987 | \$79.86 | \$35.93 | \$15.97 |
| 70373 | $x$ |  | Conirast x-ray of larymx | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 70380 | $\times$ |  | X-ray exam of salivary gland | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative. Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 70390 | $x$ |  | X-ray exam of salivary duct | 0263 | 1.8603 | \$106.22 | \$3877 | \$21.24 |
| 70450 | S |  | Cl head/bran w/o dye | 0332 | 34158 | \$195.04 | \$87.76 | \$39.01 |
| 70460 | S |  | Cl head/brain w/dye | 0283 | 47898 | \$273.49 | \$123.07 | \$54.70 |
| 70470 | S |  | Cl head/brain w/o \& w/dye | ,0333 | 56606 | \$323.21 | \$145.44 | \$64.64 |
| 70480 | S |  | Cl orbiVearlfossa w/o dye | 0332 | 3.4158 | \$195.04 | \$87.76 | \$39.01 |
| 70481 | S |  | Ct orbivearlfossa w/dye | 0283 | 4.7898 | \$273.49 | \$123.07 | \$54.70 |
| 70482 | S |  | Cl orbitearliossa w/o\&w dye | 0333 | 5.6606 | \$323.21 | \$145.44 | \$64.64 |
| 70486 | S |  | Cl maxillofacial who dye | 0332 | 3.4158 | \$195.04 | \$87.76 | \$39 01 |
| 70487 | S |  | Cl maxillolacial w/dye | 0283 | 4.7898 | \$273.49 | \$123.07 | \$54.70 |
| 70488 | S |  | CI maxillolacial w/o \& w dye | 0333 | 5.6606 | \$323.21 | \$14544 | \$64.64 |
| 70490 | S |  | Cl soft lissue neck w/o dye | 0332 | 3.4158 | \$195.04 | \$87 76 | \$39.01 |
| 70491 | S |  | Cl soft tissue neck w/dye | 0283 | 4.7898 | \$273.49 | \$123.07 | \$54.70 |
| 70492 | S |  | Cl sft tsue nck w/o \& widye | 0333 | 5.6606 | \$323.21 | \$145.44 | \$64.64 |
| 70496 | S |  | Cl angiography head | 0662 | 5.6149 | \$320.60 | \$144.26 | \$64 12 |
| 70498 | S |  | Cl angiography, neck | 0662 | 5.6149 | \$320.60 | \$144.26 | \$64.12 |
| 70540 | S |  | Mri orbitface/neck w/o dye | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| 70542 | S |  | Mri orbitface/neck w/dye | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| 70543 | S |  | Mn orbilac/nck w/o \& w dye | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| 70544 | S |  | Mr angiography head w/o dye | 0336 | 6.3742 | \$363.95 | \$163.77 | \$7279 |
| 70545 | S |  | Mr angiography head w/dye | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78 38 |
| 70546 | S |  | Mr angiograph head w/o\&w dye | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105 29 |
| 70547 | S |  | Mr angicgraphy neck w/o dye | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| 70548 | S |  | Mr angiography neck widye | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| 70549 | S |  | Mr angiograph neck w/o\&w dye | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| 70551 | S |  | Mri brain wlo dye | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| 70552 | S |  | Mri brain w/dye | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| 70553 | S |  | Mri brain w/o \& w/ dye | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| 70557 | S |  | Mri brain w/o dye | 0336 | 6.3742 | \$363.95 | \$163.77 | \$7279 |
| 70558 | S |  | Mri brain w/dve | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| 70559 | S |  | Mri brain w/o \& w/ dye | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| 71010 | X |  | Chest x -ray | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 71015 | $x$ |  | Chest $x$-ray | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 71020 | X |  | Chest x -ray | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 71021 | x |  | Chest x-ray | 0260 | 07772 | \$44.38 | \$19.97 | \$8.88 |
| 71022 | X |  | Chest x -ray | 0260 | 07772 | \$44.38 | \$19.97 | \$8.88 |
| 71023 | $x$ |  | Chest x -ray and fluoroscopy | 0272 | 13987 | \$79.86 | \$35.93 | \$15.97 |
| 71030 | $x$ |  | Chest x-ray | 0260 | 07772 | \$44.38 | \$19.97 | \$8.88 |
| 71034 | : x |  | Chest $x$-ray and fluoroscopy | 0272 | 13987 | \$79.86 | \$35.93 | \$15.97 |
| 71035 | x |  | Chest $x$-ray | 0260 | 07772 | \$44.38 | \$19.97 | \$8.88 |
| 71040 | $x$ |  | Contrast $x$-ray of bronchi | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 71060 | $x$ |  | Contrast $x$-ray of bronchi | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 71090 | X |  | $X$-ray \& pacemaker insertion | 0272 | 1.3987 | \$79.86 | \$35.93 | \$15.97 |
| 71100 | X |  | $X$-ray exam of ribs | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 71101 | X |  | X-ray exam of nbs/chest | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 71110 | X |  | $X$-ray exam of nbs | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 71111 | x |  | X -ray exam of ribs/ chest | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 71120 | $x$ |  | $X$-ray exam of breastbone | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 71130 | x |  | $X$-ray exam of breastbone | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 71250 | S |  | C1 thorax w/o dye | 0332 | 3.4158 | \$195.04 | \$87.76 | \$39.01 |
| 71260 | S |  | Ci lhorax w/dye | 0283 | 4.7898 | \$273.49 | \$123.07 | \$54.70 |

[^92]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 71270 | S |  | Cl thorax w/o \& w/ dye | 0333 | 5.6606 | \$323.21 | \$145.44 | \$64.64 |
| 71275 | S |  | Cl angiography, chest | 0662 | 5.6149 | \$320.60 | \$144.26 | \$64.12 |
| 71550 | 5 |  | Mri chest w/o dye | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| 71551 | S |  | Mri chest w/dye | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| 71552 | S |  | Mri chest w/o \& w/dye | ${ }^{-0337}$ | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| 71555 | B |  | Mri angio chest w or w/o dye |  |  |  |  |  |
| 72010 | $X$ |  | $X$-ray exam of spine | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 72020 | $x$ |  | $X$-ray exam of spine | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 72040 | $x$ |  | $X$-ray exam of neck spine | 0260 | 0.7772 | \$44.38 | \$19.97 | \$3.88 |
| 72050 | $x$ |  | $X$-ray exam of neck spine | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 72052 | $x$ |  | $X$-ray exam of neck spine | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 72069 | $x$ |  | $X$-ray exam of trunk spine | 0260 | 0.7772 | - \$44.38 | \$19.97 | \$8.88 |
| 72070 | $x$ |  | $X$-ray exam of thoracic spine | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 72072 | $x$ |  | $X$-ray exam of thoracic spine | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 72074 | $x$ |  | X-ray exam of thoracic spine | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 72080 | $x$ |  | $X$-ray exam of trunk spine | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 72090 | $x$ |  | $X$-ray exam of trunk spine | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 72100 | $x$ |  | $X$-ray exam of lower spine | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 72110 | $x$ |  | X-ray exam of lower spine | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 72114 | $x$ |  | $X$-ray exam of lower spine | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 72120 | $x$ |  | $X$-ray exam of lower spine | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 72125 | S |  | Cl neck spine w/o dye | 0332 | 3.4158 | \$195.04 | \$87.76 | \$39.01 |
| 72126 | S |  | Cl neck spine w/dye | 0283 | 4.7898 | - \$273.49 | \$123.07 | \$54.70 |
| 72127 | S |  | Cl neck spine who \& w/dye | 0333 | 5.6606 | \$323.21 | \$145.44 | \$64.64 |
| 72128 | S |  | Ct chest spine w/o dye | 0332 | 3.4158 | \$195.04 | \$87.76 | \$39.01 |
| 72129 | S |  | Ct chest spine w/dye | 0283 | 4.7898 | \$273.49 | \$123.07 | \$54.70 |
| 72130 | S |  | Ct chest spine w/o \& w/dye | 0333 | 5.6606 | \$323.21 | \$145.44 | \$64.64 |
| 72131 | S |  | Cl lumbar spine w/o dye | 0332 | 3.4158 | \$195.04 | \$87.76 | \$39.01 |
| 72132 | S |  | Cl lumbar spine w/dye | 0283 | 4.7898 | \$273.49 | \$123.07 | \$54.70 |
| 72133 | S |  | Cl lumbar spine w/o \& w/dye | 0333 | 5.6606 | \$323.21 | \$145.44 | \$64.64 |
| 72141 | S |  | Mri neck spine w/o dye | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| 72142 | S |  | Mri neck spine w/dye | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| 72146 | S |  | Mri chest spine w/o dye | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| 72147 | S |  | Mri chest spine w/dye | 0284 | 68635 | \$391.89 | \$176.35 | \$78.38 |
| 72148 | S |  | Mrl lumbar spine w/o dye | 0336 | 63742 | \$363.95 | \$163.77 | \$72.79 |
| 72149 | S |  | Mri lumbar spine w/dye | 0284 | 68635 | \$391.89 | \$176.35 | \$78.38 |
| 72156 | S |  | Mri neck spine w/o \& w/dye | 0337 | 92199 | \$526.44 | \$23689 | \$105.29 |
| 72157 | S |  | Mn chest spine w/o \& w/dye | 0337 | 92199 | \$526.44 | \$23689 | \$105.29 |
| 72158 | S |  | Mn lumbar spine w/o \& w/dye | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| 72159 | E |  | Mr angıo spine w/o\&w/dye |  |  |  |  |  |
| 72170 | $X$ |  | $X$-ray exam of pelvis | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 72190 | $x$ |  | $X$-ray exam of pelvis | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 72191 | S |  | Ct angiograph pelv w/o\&w/dye | 0662 | 5.6149 | \$320.60 | \$144.26 | \$64.12 |
| 72192 | S |  | Ct pelvis w/o dye | 0332 | 3.4158 | \$195.04 | \$87.76 | \$39.01 |
| 72193 | S |  | Ct pelvis w/dye | 0283 | 4.7898 | \$273.49 | \$123.07 | \$54.70 |
| 72194 | S |  | Cl pelvis w/o \& w/dye | 0333 | 5.6606 | \$323.21 | \$145.44 | \$64.64 |
| 72195 | S |  | Mri pelvis w/o dye | 0336 | 6.3742 | \$363 95 | \$163.77 | \$72.79 |
| 72196 | S |  | Mri pelvis w/dye . | 0284 | 6.8635 | \$39189 | \$176.35 | \$78 38 |
| 72197 | S |  | Mri pelvis w/o \& w/dye | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| 72198 | B |  | Mr angio pelvis w/o \& w/dye |  |  |  |  |  |

[^93]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status indlcator | Comment indicator | Description | APC | Relative Weight | Payment Rate | Nationa! Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 72200 | $x$ |  | X-ray exam sacroiliac joints | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 72202 | $x$ |  | $X$-ray exam sacroiliac joints | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 72220 | x |  | $X$-ray exam of tailbone | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 72240 | S |  | Contrast x-ray of neck spine | 0274 | 3.3577 | \$191.72 | \$86.27 | \$38.34 |
| 72255 | S |  | Conirast $x$-ray. thorax spine | 0274 | 3.3577 | \$191.72 | \$86.27 | \$38.34 |
| 72255 | S |  | Contrast $x$-ray. lower spine | 0274 | 3.3577 | \$191.72 | \$86.27 | \$38.34 |
| 72270 | S |  | Contrast x -ray, spine | 0274 | 3.3577 | \$191.72 | \$86.27 | \$38.34 |
| 72275 | S |  | Epidurography | 0274 | 3.3577 | \$191.72 | \$86.27 | \$38.34 |
| 72285 | S |  | $X$-ray oft spine disk | 0388 | 11.8142 | \$674.57 | \$303.19 | \$134.91 |
| 72295 | S |  | $X$-ray of lower spine disk | 0388 | 11.8142 | \$674.57 | \$303.19 | \$134.91 |
| 73000 | x |  | $X$-ray exam of collar bone | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73010 | x |  | $X$-ray exam of shoulder blade | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73020 | x |  | X -ray exam of shoulder | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73030 | X |  | $X$-ray exam of shoulder | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73040 | S |  | Contrast x-ray of shoulder | 0275 | 3.5532 | \$202.88 | \$69.09 | \$40.58 |
| 73050 | X |  | X -ray exam of shoulders | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73060 | X |  | $X$-ray exam of humerus | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73070 | x |  | X -ray exam of elbow | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73080 | x |  | $X$-ray exam of efbow | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73085 | S |  | Contrast x-ray of elbow | 0275 | 3.5532 | \$202.88 | \$69.09 | \$40.58 |
| 73090 | X |  | X -ray exam of forearm | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73092 | x |  | X-ray exam of arm, infant | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73100 | x |  | X-ray exam of wrist | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73110 | x |  | $X$-ray exam of wrist | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73115 | S |  | Contrast x-ray of wrist | 0275 | 3.5532 | \$202.88 | \$69.09 | \$40.58 |
| 73120 | x |  | X-ray exam of hand | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73130 | X |  | $X$-ray exam of hand | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73140 | X |  | $X$-ray exam of finger(s) | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73200 | S |  | Ct upper extremity w/o dye | 0332 | 3.4158 | \$195.04 | \$87.76 | \$39.01 |
| 73201 | S |  | Cl upper extremity w/dye | 0283 | 4.7898 | \$273.49 | \$123.07 | \$54.70 |
| 73202 | S |  | Cl uppr extremity w/o\&w/dye | 0333 | 5.6606 | \$323.21 | \$145.44 | \$64.64 |
| 73206 | S |  | Cl angio upr extrm w/osw/dye | 0662 | 5.6149 | \$320.60 | \$144.26 | \$64.12 |
| 73218 | S |  | Mri upper extremity w/o dye | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| 73219 | S |  | Mri upper extremity w/dye | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| 73220 | S |  | Mri uppr extremity w/os\%w/dye | 0337 | 92199 | \$526.44 | \$236.89 | \$105.29 |
| 73221 | S |  | Mri joint upr extrem w/o dye | 0336 | 63742 | \$363.95 | \$163.77 | \$72.79 |
| 73222 | S |  | Mri joint upr extrem w/dye | 0284 | 68635 | \$391.89 | \$176.35 | \$78.38 |
| 73223 | S |  | Mri joint upr extr w/o\&w/dye | 0337 | Э く199 | \$526.44 | \$236.89 | \$105.29 |
| 73225 | E |  | Mr angio upr extr w/o\&w/dye |  |  |  |  |  |
| 73500 | $x$ |  | X-ray exam of hip | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73510 | X |  | X -ray exam of hip | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73520 | X |  | $X$-ray exam of hips | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73525 | S |  | Contrast x-ray of hip | 0275 | 3.5532 | \$202.88 | \$69.09 | \$40.58 |
| 73530 | x |  | $X$-ray exam of hip | 0261 | 1.3469 | \$76.91 |  | \$15.33 |
| 73540 | X |  | X-ray exam of pelvis \& hips | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73542 | S |  | X-ray exam, sacroiliac joint | 0275 | 3.5532 | \$202.88 | \$69.09 | \$40.58 |
| 73550 | X |  | X -ray exam of thigh | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73560 | x |  | X-ray exam of knee. 1 or 2 | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73562 | x |  | $X$-ray exam of knee, 3 | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73564 | X |  | X -ray exam, knee. 4 or more | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{aligned} & \text { Payment } \\ & \text { Rate } \end{aligned}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 73565 | X |  | X-ray exam of knees | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73580 | S |  | Contrast x-ray of knee joint | 0275 | 3.5532 | \$202.88 | \$69.09 | \$4058 |
| 73590 | $x$ |  | X-ray exam of lower leg | 0260 | 0.7772 | \$44.38 | \$19.97 | 5888 |
| 73592 | $x$ |  | $X$-ray exam of leg, infant | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73600 | $x$ |  | $X$-ray exam of ankle | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73610 | X |  | $X$-ray exam of ankle | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73615 | S |  | - Contrast $x$-ray of ankle | 0275 | 3.5532 | \$202.88 | \$69.09 | \$40.58 |
| 73620 | $x$ |  | X-ray exam of foot | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73630 | $x$ |  | $X$-ray exam of foot | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73650 | $x$ |  | X -ray exam of heel | 0260 | -0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73660 | X |  | X-ray exam of toe(s) | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 73700 | S |  | Ct lower extremity w/o dye | 0332 | 3.4158 | \$195.04 | \$87.76 | \$39.01 |
| 73701 | S |  | Ct lower extremity w/dye | 0283 | 4.7898 | \$273.49 | \$123.07 | \$54.70 |
| 73702 | S |  | Ct Iwr extremity w/o\&w/dye | 0333 | 5.6606 | \$323.21 | \$145.44 | \$64.64 |
| 73706 | S |  | Ct angio lwr extr w/o\&w/dye | 0662 | 5.6149 | \$320 60 | \$144.26 | \$64.12 |
| 73718 | S |  | Mri lower extremity w/o dye | 0336 | 6.3742 | \$363 95 | \$163.77 | \$72.79 |
| 73719 | S |  | Mri lower extremity w/dye | 0284 | 6.8635 | \$39189 | \$176.35 | \$78.38 |
| 73720 | S |  | Mri lwr extremity w/o\& w/dye | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| 73721 | S |  | Mri int of Iwr extre w/o dye | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| 73722 | S |  | Mri joint of Iwr extr w/dye | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| 73723 | S |  | Mri joint twr extr w/o\&w/dye | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| 73725 | B |  | Mr ang lwr ext w or w/o dye |  |  |  |  |  |
| 74000 | X |  | X-ray exam of abdomen | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 74010 | $x$ |  | X-ray exam of abdomen | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 74020 | $x$ |  | X-ray exam of abdomen | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 74022 | X |  | X-ray exam series, abdomen | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 74150 | S |  | Cl abdomen w/o dye | 0332 | 3.4158 | \$195.04 | \$87.76 | \$39.01 |
| 74160 | S |  | Ct abdomen w/dye | 0283 | 4.7898 | \$273.49 | \$123.07 | \$54.70 |
| 74170 | S |  | Cl abdomen w/o \&w/dye | 0333 | 5.6606 | \$323.21 | \$145.44 | \$64.64 |
| 74175 | S |  | Ct angio abdom w/o \& w/dye | 0662 | 5.6149 | \$320.60 | \$144.26 | \$64.12 |
| 74181 | S |  | Mri abdomen w/o dye | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| 74182 | S |  | Mri abdomen w/dye | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| 74183 | S |  | Mri abdomen w/o \& w/dye | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| 74185 | $B$ |  | Mri angio, abdom w orwlo dye |  |  |  |  |  |
| 74190 | X |  | X-ray exam of peritoneum | 0264 | 34100 | \$194.70 | \$79.41 | \$38.94 |
| 74210 | S |  | Contrst x-ray exam of throat | 0276 | 15930 | \$90.96 | \$40.93 | \$18.19 |
| 74220 | S |  | Contrast $x$-ray, esophagus | 0276 | 1.5930 | \$90.96 | \$40.93 | \$18.19 |
| 74230 | S |  | Cine/vid x-ray, throat/esoph | 0276 | 1.5930 | \$90.96 | \$40.93 | \$18.19 |
| 74235 | S |  | Remove esophagus obstruction | 0296 | 2.3571 | \$134.59 | \$59.61 | \$26.92 |
| 74240 | S |  | X-ray exam, upper gi tract | 0276 | 15930 | \$90.96 | \$40.93 | \$18.19 |
| 74241 | S |  | X-ray exam, upper gi tract | 0276 | 15930 | \$90.96 | \$40.93 | \$18.19 |
| 74245 | S |  | X-ray exam, upper gi tract | 0277 | 2.4600 | \$140.46 | \$60.47 | \$28.09 |
| 74246 | S |  | Contrst x-ray uppr gi tract | 0276 | 1.5930 | \$90.96 | \$40.93 | \$18.19 |
| 74247 | S |  | Contrst x-ray uppr gi tract | 0276 | 1.5930 | \$90.96 | \$40.93 | \$18.19 |
| 74249 | S |  | Contrst x-ray uppr gi tract | 0277 | 2.4600 | \$140.46 | \$60.47 | \$28.09 |
| 74250 | S |  | X-ray exam of small bowel | 0276 | 1.5930 | \$90.96 | \$40.93 | \$18.19 |
| 74251 | S |  | X-ray exam of small bowel | 0277 | 2.4600 | \$140.46 | \$60.47 | \$28.09 |
| 74260 | S |  | X-ray exam of small bowel | -0277 | 2.4600 | \$140.46 | \$60.47 | \$28.09 |
| 74270 | S |  | Contrast $x$-ray exam of colon | 0276 | 1.5930 | \$90.96 | \$40.93 | \$18 19 |
| 74280 | S |  | Contrast $x$-ray exam of colon | 0277 | 2.4600 | \$140.46 | \$60.47 | \$28.09 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description ${ }^{\text {- }}$ | APC | Relative Waight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 74283 | S |  | Contrast x-ray exam of colon | 0276 | 1.5930 | \$90.96 | \$40.93 | \$18.19 |
| 74290 | S |  | Contrast x -ray. gallbladder | 0276 | 1.5930 | \$90.96 | \$40.93 | \$18.19 |
| 74291 | S |  | Contrast x -rays. gallbladder | 0276 | 15930 | \$90.96 | \$40.93 | \$18.19 |
| 74300 | X |  | X -ray bile ducts/pancreas | 0263 | 18603 | \$106.22 | \$38.77 | \$21.24 |
| 74301 | X |  | X-rays at surgery add-on | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 74305 | x |  | X-ray bile ducts/pancreas | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 74320 | X |  | Contrast $x$-ray of bile ducls | 0264 | 3.4100 | \$194.70 | \$79.41 | \$38.94 |
| 74327 | S |  | X -ray bile stone removal | 0296 | 2.3571 | \$134.59 | \$59.61 | \$26.92 |
| 74328 | N |  | X-ray bile duct endoscopy |  |  |  |  |  |
| 74329 | N |  | $X$-ray for pancreas endoscopy |  |  |  |  |  |
| 74330 | N |  | X-ray bile/panc endoscopy |  |  |  |  |  |
| 74340 | X |  | $X$-ray guide for Gl tube | 0272 | 1.3987 | \$79.86 | \$35.93 | \$15.97 |
| 74350 | X |  | $X$-ray guide, stomach lube | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 74355 | X |  | $X$-ray guide, intestinal lube | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 74360 | S |  | X -ray guide, GI dilation | 0296 | 2.3571 | \$134.59 | \$59.61 | \$26.92 |
| 74363 | $s$ |  | X -ray, bile duct dilation. | 0297 | 5.1442 | \$293.72 | \$120.38 | \$58.74 |
| 74400 | S |  | Contrst $x$-ray, urinary tract | 0278 | 2.8759 | \$164.21 | \$66.07 | \$32.84 |
| 74410 | S |  | Contrst x-ray, urinary tract | 0278 | 2.8759 | \$164.21 | \$66.07 | \$32.84 |
| 74415 | S |  | Contrst x-ray, urinary tract | 0278 | 2.8759 | \$164.21 | \$66.07 | \$32.84 |
| 74420 | S |  | Contrst $x$-ray, urinary tract | 0278 | 2.8759 | \$164.21 | \$66.07 | \$32.84 |
| 74425 | S |  | Contrst x-ray, urinary tract | 0278 | 2.8759 | \$164.21 | \$66.07 | \$32.84 |
| 74430 | S |  | Contrast x-ray, bladder | 0278 | 2.8759 | \$164.21 | \$66.07 | \$32.84 |
| 74440 | S |  | $X$-ray, male genital tract | 0278 | 2.8759 | \$164.21 | \$66.07 | \$32.84 |
| 74445 | S |  | $X$-ray exam of penis | 0278 | 2.8759 | \$164.21 | \$66.07 | \$32.84 |
| 74450 | S |  | X-ray, urethra/bladder | 0278 | 2.8759 | \$164.21 | \$66.07 | \$32.84 |
| 7445.5 | S |  | $X$-ray, urethra/bladder | 0278 | 2.8759 | \$164.21 | \$66.07 | \$32.84 |
| 74470 | X |  | X-ray exam of kidney lesion | 0263 | 1.8603 | \$106.22 | \$38 77 | \$21.24 |
| 74475 | S |  | $X$-ray control, cath insert | 0297 | 5.1442 | \$293.72 | \$120 38 | \$58.74 |
| 74480 | S |  | X -ray control, cath insert | 0296 | 2.3571 | \$134.59 | \$59.61 | \$26.92 |
| 74485 | S |  | $X$-ray guide, GU dilation | 0296 | 2.3571 | \$134.59 | \$59.61 | \$26.92 |
| 74710 | X |  | $X$-ray measurement of pelvis | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 74740 | x |  | $X$-ray, female genital tract | 0264 | 3.4100 | \$194.70 | \$79.41 | \$38.94 |
| 74742 | x |  | $X$-ray, fallopian tube | 0264 | 3.4100 | \$194.70 | \$79.41 | \$38.94 |
| 74775 | S |  | X -ray exam of perineum | 0278 | 2.8759 | \$164.21 | \$66.07 | \$32.84 |
| 75552 | S | , | Heart mri for morph w/o dye | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| 75553 | S |  | Heart min for morph wldye | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| 75554 | S |  | Cardiac MRIIfunction | 0335 | 61474 | \$351.00 | \$151.46 | \$70.20 |
| 75555 | S |  | Cardiac MRIIlimited study | 0335 | $6: 474$ | \$351.00 | \$151.46 | \$70.20 |
| 75556 | E |  | Cardiac MRI/flow mapping |  |  |  |  |  |
| 75600 | S |  | Contrast x -ray exam of aorta | 0280 | 20.4714 | \$1.168.88 | \$353.85 | \$233.78 |
| 75605 | S |  | Contrast x-ray exam of aorta | 0280 | 20.4714 | \$1.168.88 | \$353.85 | \$233.78 |
| 75625 | S |  | Contrast x-ray exam of aorta | 0280 | 20.4714 | \$1.168.88 | \$353.85 | \$233.78 |
| 75630 | S |  | X-ray aorta, leg arteries | 0280 | 20.4714 | \$1.168.88 | \$353.85 | \$233.78 |
| 75635 | S |  | Cl angio abdominal arteries | 0662 | 5.6149 | \$320.60 | \$144.26 | \$64.12 |
| 75650 | S |  | Artery x-rays, head \& neck | 0280 | 20.4714 | \$1,168.88 | \$353.85 | \$233.78 |
| 75658 | S |  | Artery x -rays, amm | 0279 | 9.0059 | \$514.22 | \$153.66 | \$102.84 |
| 75660 | S |  | Artery x -rays, head \& neck | 0668 | 6.7393 | \$384.80 | \$114.99 | \$76.96 |
| 75662 | S |  | Artery x -rays, head \& neck | 0280 | 20.4714 | \$1.168.88 | \$353.85 | \$233.78 |
| 75665 | S |  | Artery x -rays. head \& neck | 0280. | 20.4714 | \$1.168.88 | \$353.85 | \$233.78 |
| 75671 | S |  | Artery x-rays, head \& neck | 0280 | 20.4714 | \$1,168.88 | \$353.85 | \$233.78 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information -
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 75676 | S |  | Artery x-rays, neck | 0280 | 20.4714 | \$1,168.88 | \$353.85 | \$233.78 |
| 75680 | S |  | Artery $x$-rays, neck | 0280 | 204714 | \$1,168.88 | \$353.85 | \$233.78 |
| 75685 | S |  | Artery $x$-rays, spine | 0280 | 20.4714 | \$1,168.88 | \$353.85 | \$233.78 |
| 75705 | S |  | Artery $x$-rays, spine | 0668 | 6.7393 | \$384.80 | \$114.99 | \$76.96 |
| 75710 | S |  | Artery $x$-rays. amfleg | 0280 | 20.4714 | \$1,168.88 | \$353.85 | \$233.78 |
| 75716 | S |  | Artery x -rays. arms/legs | 0280 | 20.4714 | \$1.168.88 | \$353.85 | \$233.78 |
| 75722 | s |  | Artery x -rays, kidney | 0280 | 20.4714 | . \$1,168.88 | \$353.85 | \$233.78 |
| 75724 | s |  | Artery x -rays, kidneys | 0280 | 20.4714 | \$1.168.88 | \$353 85 | \$233.78 |
| 75726 | S |  | Artery $x$-rays, abdomen | 0280 | 20.4714 | \$1,168.88 | \$353.85 | \$233.78 |
| 75731 | S |  | Artery $x$-rays, adrenal gland | 0280 | 20.4714 | \$1.168.88 | \$353.85 | \$233.78 |
| 75733 | S |  | Artery $x$-rays, adrenals | 0668 | 6.7393 | \$384.80 | \$114.99 | \$76.96 |
| 75736 | S |  | Artery x -rays. pelvis | 0280 | 20.4714 | \$1.168.88 | \$353.85 | \$233.78 |
| 75741 | S |  | Artery $x$-rays, lung | 0279 | 9.0059 | \$514.22 | \$153.66 | \$102.84 |
| 75743 | S |  | Artery x -rays, lungs | 0280 | 20.4714 | \$1.168.88 | \$353.85 | \$233.78 |
| 75746 | S |  | Artery $x$-rays, lung | 0279 | 9.0059 | \$514:22 | \$153.66 | \$102.84 |
| 75756 | S |  | Artery $x$-rays. chest | 0279 | 9.0059 | \$514.22 | \$153.66 | \$102.84 |
| 75774 | S |  | Artery $x$-ray, each vessel | 0279 | 9.0059 | \$514.22 | \$153.66 | \$102.84 |
| 75790 | S |  | Visualize A-V shunt | 0281 | 7.3009 | \$416.87 | \$115.16 | \$83.37 |
| 75801 | X |  | Lymph vessel $x$-ray, arm/leg | 0264 | 3.4100 | \$194.70 | \$79.41 | \$38.94 |
| 75803 | x |  | Lymph vessel $x$-ray,arms/legs | 0264 | 3.4100 | \$194.70 | \$79.41 | \$38.94 |
| 75805 | $x$ |  | Lymph vessel x -ray, trunk | 0264 | 3.4100 | \$194.70 | \$79.41 | \$38.94 |
| 75807 | X |  | Lymph vessel $x$-ray, trunk | 0264 | 3.4100 | \$194.70 | \$79.41 | \$38.94 |
| 75809 | X |  | Nonvascular shumt, $x$-ray | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 75810 | S |  | Vein $x$-ray, spleen/iver | 0279 | 9.0059 | \$514.22 | \$153.66 | \$102.84 |
| 75820 | S |  | Vein $x$-ray, arm/leg | 0281 | 7.3009 | \$416.87 | \$115.16 | \$83.37 |
| 75822 | S |  | Vein $x$-ray, arms/legs | 0281 | 7.3009 | \$416.87 | \$115.16 | \$83.37 |
| 75825 | S |  | Vein x -ray, trunk | 0279 | 9.0059 | \$514.22 | \$153.66 | \$102.84 |
| 75827 | S |  | Vein $x$-ray, chest | 0279 | 9.0059 | \$514.22 | \$153.68 | \$102.84 |
| 75831 | S |  | Vein $x$-ray, kidney | 0287 | 8.4411 | \$481.97 | \$111.33 | \$96.39 |
| 75833 | S |  | Vein x -ray, kidneys | 0279 | 9.0059 | \$514.22 | \$153.66 | \$102.84 |
| 75840 | S |  | Vein x -ray, adrenal gland | 0287 | 8.4411 | \$481.97 | \$111.33 | \$96.39 |
| 75842 | S |  | Vein $x$-ray, adrenal glands | 0287 | 8.4411 | \$481.97 | \$111.33 | \$96.39 |
| 75860 | S |  | Vein $x$-ray, neck | 0287 | 8.4411 | \$481.97 | \$111.33 | \$96.39 |
| 75870 | S |  | Vein x -ray, skull | 0287 | 84411 | \$481.97 | \$111.33 | \$98.39 |
| 75872 | S |  | Vein x -ray, skull - | 0287 | 84411 | \$481.97 | \$111.33 | \$96.39 |
| 75880 | S |  | Vein x -ray, eye socket | 0287 | 84411 | \$481.97 | \$111.33 | \$96.39 |
| 75885 | S |  | Vein $x$-ray. liver | 0280 | 204714 | \$1,168.88 | \$353.85 | \$233.78 |
| 75887 | S |  | Vein $x$-ray, liver | 0279 | 90059 | \$514.22 | \$153.66 | \$102.84 |
| 75889 | S |  | Vein $x$-ray, liver | 0280 | 204714 | \$1,168.88 | \$353.85 | \$233.78 |
| 75891 | S |  | Vein $x$-ray, liver | 0279 | 9.0059 | \$514.22 | \$153.66 | \$102.84 |
| 75893 | $N$ |  | Venous sampling by catheter |  |  |  |  |  |
| 75894 | S |  | $X$-rays, transcath therapy | 0297 | 5.1442 | \$293. 72 | \$120.38 | \$58.74 |
| 75896 | S |  | X-rays, transcath therapy | 0297 | 5.1442 | \$293.72 | \$120.38 | \$58.74 |
| 75898 | x |  | Follow-up angiography | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 75900 | c |  | Arterial catheter exchange |  |  |  |  |  |
| 75901 | X |  | Remove cva device obstruct | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 75902 | X |  | Remove cva lumen obstruct | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 75940 | T |  | $X$-ray placement, vein filter | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 75945 | S |  | Intravascular us | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 75946 | S |  | Intravascular us add-on | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT $/$ HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 75952 | C |  | Endovasc repair abdom aorta |  |  |  |  |  |
| 75953 | C |  | Abdom aneurysm endovas rpr |  |  |  |  |  |
| 75954 | C |  | lliac aneurysm endovas rpr |  |  |  |  |  |
| 75960 | S |  | Transcatheter intro, stent | 0668 | 6.7393 | \$384.80 | \$114.99 | \$76.96 |
| 75961 | S |  | Retrieval, broken catheter | 0668 | 6.7393 | \$384.80 | \$114.99 | \$76.96 |
| 75962 | S |  | Repair arterial blockage | 0668 | 6.7393 | \$384.80 | \$114.99 | \$76.96 |
| 75964 | S |  | Repair artery blockage, each | 0668 | 6.7393 | \$384.80 | \$114.99 | \$76.96 |
| 75966 | S |  | Repair arterial blockage | 0668 | 6.7393 | \$384.80 | \$114.99 | \$76.96 |
| 75968 | S |  | Repair artery blockage, each | 0668 | 6.7393 | \$384.80 | \$114.99 | \$76.96 |
| 75970 | S |  | Vascular biopsy | 0668 | 6.7393 | \$384.80 | \$114.99 | \$76.96 |
| 75978 | S |  | Repair venous blockage | 0668 | 6.7393 | \$384.80 | \$114.99 | \$76.96 |
| 75980 | S |  | Contrast xray exam bile duct | 0297 | 5.1442 | \$293.72 | \$120.38 | \$58.74 |
| 75982 | S |  | Contrast xray exam bile duct | 0297 | 5.1442 | \$293.72 | \$120.38 | \$58.74 |
| 75984 | X |  | Xray control catheter change | 0263 | $\uparrow .8603$ | \$106.22 | \$38.77 | \$21.24 |
| 75989 | N |  | Abscess drainage under $x$-ray |  |  |  |  |  |
| 75992 | S |  | Atherectomy, x-ray exam | 0279 | 9.0059 | \$514.22 | \$153.66 | \$102.84 |
| 75993 | S |  | Atherectomy, $x$-ray exam | 0279 | 9.0059 | \$514.22 | \$153.66 | \$102.84 |
| 75994 | S |  | Atherectomy, $x$-ray exam | 0279 | 9.0059 | \$514.22 | \$153.66 | \$102.84 |
| 75995 | S |  | Atherectomy, x-ray exam | 0279 | 9.0059 | \$514.22 | \$153.66 | \$102.84 |
| 75996 | S |  | Atherectomy, x-ray exam | 0279 | 9.0059 | \$514.22 | \$153.66 | \$102.84 |
| 75998 | N |  | Fluoroguide for vein device |  |  |  |  |  |
| 76000 | X |  | Fluoroscope examination | 0272 | 1.3987 | \$79.86 | \$35.93 | \$15.97 |
| 76001 | N |  | Fluoroscope exam. extensive |  |  |  |  |  |
| 76003 | $N$ |  | Needle localization by $x$-ray |  |  |  |  |  |
| 76005 | $N$ |  | Fluoroguide for spine inject |  |  |  |  |  |
| 76006 | $x$ |  | $X$-ray stress view | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 76010 | $x$ |  | $X$-ray, nose to rectum | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 76012 | S |  | Percut vertebroplasty fluor | 0274 | 3.3577 | \$191.72 | \$86.27 | \$38.34 |
| 76013 | S |  | Percut vertebroplasty, ct | 0274 | 3.3577 | \$191.72 | \$86.27 | \$38.34 |
| 76020 | $x$ |  | X -rays for bone age | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 76040 | $x$ |  | $X$-rays, bone evaluation | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 76061 | $x$ |  | $X$-rays, bone survey | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 76062 | $X$ |  | $X$-rays, bone survey | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 76065 | X |  | $X$-rays, bonee evaluation | 0261 | 1.3469 | \$76.91 |  | \$1538 |
| 76066 | x |  | Joint survey, single view | 0260 | 07772 | \$44.38 | \$19.97 | \$888 |
| 76070 | S |  | CT scan, bone density study | 0288 | 12814 | \$73.17 |  | \$14.63 |
| 76071 | S |  | Ct bone density, peripheral | 0282 | 17163 | \$98.00 | \$44.10 | \$19.60 |
| 76075 | S |  | Dexa, axiat skeleton study | 0288 | 12814 | \$73.17 |  | \$14.63 |
| 76076 | S |  | Dexa, peripheral study | 0665 | 0.7777 | \$44.41 |  | \$8.88 |
| 76078 | $X$ |  | Radiographic absorptiometry | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 76080 | X |  | X-ray exam of fistula | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 76082 | A |  | Computer mammngram add-on |  |  |  |  |  |
| 76083 | A |  | Computer mammogram add-on |  |  |  |  |  |
| 76086 | $x$ |  | X-ray of mammary duct | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 76088 | X |  | $X$-ray of mammary ducts | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 76090 | A |  | Mammogram, one breast |  |  |  |  |  |
| 76091 | A |  | Mammogram, both breasts |  |  |  |  |  |
| 76092 | A |  | Mammogram, screening |  |  |  |  |  |
| 76093 | $E$ |  | Magnetic image, breast |  |  |  |  |  |
| 76094 | E |  | Magnetic image, both breasts |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 76095 | T |  | Stereotactic breast biopsy | 0187 | 3.8434 | \$219.45 |  | \$43.89 |
| 76096 | $x$ |  | X -ray of needle wire, breast | 0289 | 1.5759 | \$89.98 | \$21.17 | \$18.00 |
| 76098 | $x$ |  | X-ray exam, breast specimen | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 76100 | $x$ |  | X-ray exam of body section | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 76101 | $x$ |  | Complex body section x-ray | 0263 | 1.8603 | \$106.22 | \$38.77 | \$21.24 |
| 76102 | $x$ |  | Complex body section $x$-rays | 0264 | 3.4100 | \$194.70 | \$79.41 | \$38.94 |
| 76120 | $x$ |  | Cine/video $x$-rays | 0272 | 1.3987 | \$79.86 | \$35.93 | \$1597 |
| 76125 | $x$ |  | Cine/video $x$-rays add-on | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 76140 | E |  | $X$-ray consultation |  |  |  |  |  |
| 76150 | X |  | X-ray exam. dry process | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 76350 | N |  | Special x-ray contrast study |  |  |  |  |  |
| 76355 | S |  | Cl scan for localization | 0283 | 47898 | \$273.49 | \$123.07 | \$54.70 |
| 76360 | S |  | Ct scan for needle biopsy | 0283 | 47898 | \$273.49 | \$123.07 | \$54 70 |
| 76362 | S |  | Cl guide for tissue ablation | 0332 | 34158 | \$195.04 | \$87.76 | \$39.01 |
| 76370 | S |  | Ct scan for therapy guide | 0282 | 1.7163 | \$98.00 | \$44.10 | \$19.60 |
| 76375 | S |  | 3d/holograph reconstr add-on | 0282 | 1.7163 | \$98.00 | \$44.10 | \$19.60 |
| 76380 | S |  | CAT scan follow-up study | 0282 | 1.7163 | \$98.00 | \$44.10 | \$19.60 |
| 76390 | E |  | Mr spectroscopy |  |  |  |  |  |
| 76393 | S |  | Mr guidance for needle place | 0335 | 6.1474 | \$351.00 | \$151.46 | \$70.20 |
| 76394 | S |  | Mri for tissue ablation | 0335 | 6.1474 | \$351.00 | \$151.46 | \$70.20 |
| 76400 | S |  | Magnetic image, bone marrow | 0335 | 6.1474 | \$351.00 | \$151.46 | \$70.20 |
| 76496 | $x$ |  | Fluoroscopic procedure | 0272 | 1.3987 | \$79.86 | \$35.93 | \$15.97 |
| 76497 | S |  | Ct procedure | 0282 | 1.7163 | \$98.00 | \$44. 10 | \$19.60 |
| 76498 | S |  | Mri procedure | 0335 | 6.1474 | \$351.00 | \$151.46 | \$70.20 |
| 76499 | $X$ |  | Radiographic procedure | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 76506 | S |  | Echo exam of head | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76511 | S |  | Echo exam of eye | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76512 | S |  | Echo exam of eye | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76513 | S |  | Echo exam of eye, water bath | 0265 | 1.0564 | \$60.32 | \$27.14 | \$12.06 |
| 76514 | $x$ |  | Echo exam of eye, thickness | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| 76516 | S |  | Echo exam of eye | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76519 | S |  | Echo exam of eye | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76529 | S |  | Echo exam of eye | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76536 | S |  | Us exam of head and neck | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76604 | S |  | Us exam, chest. b-scan | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76645 | S |  | Us exam, breast(s) | 0265 | 1.0564 | \$60.32 | \$27.14 | \$1206 |
| 76700 | S |  | Us exam, abdom, complete | 0266 | 16405 | \$93.67 | \$42.15 | \$18.73 |
| 76705 | S |  | Echo exam of abdomen | 0266 | 16405 | \$93.67 | \$42.15 | \$18.73 |
| 76770 | S |  | Us exam abdo back wail, comp | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76775 | S |  | Us exam abdo back wall, lim | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76778 | S |  | Us exam kidney transplant | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76800 | S |  | Us exam, spinal canal | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76801 | S |  | Ob us < 14 wks, single fetus | 0265 | 1.0564 | \$60.32 | \$27.14 | \$12.06 |
| 76802 | S |  | Ob us < 14 wks, add'l felus | 0265 | 1.0564 | \$60.32 | \$27.14 | \$12.06 |
| 76805 | S |  | Us exam, pg uterus, compl | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76810 | S |  | Us exam, pg uterus, mult | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76811 | S |  | Ob us. detailed, sngl fetus | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 76812 | S |  | Ob us, detailed, addl fetus | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76815 | S |  | Us exam, pg uterus limit | 0265 | 1.0564 | \$60.32 | \$27.14 | \$12.06 |
| 76816 | S |  | Us exam pg uterus repeat | 0265 | 1.0564 | \$60.32 | \$27.14 | \$12.06 |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description 夆 | APC | Reiative Weight | $\begin{aligned} & \text { Payment } \\ & \text { Rate } \end{aligned}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 76817 | S |  | Transvaginal us, obstetric | 0265 | 1.0564 | \$60.32 | \$27.14 | \$12.06 |
| 76818 | $s$ |  | Fetal bophys profile w/nst | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76819 | S |  | Fetal biophys profil w/o nst | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76825 | S |  | Echo exam of fetal heart | 0671 | 1.7247 | \$98.48 | \$44.31 | \$19.70 |
| 76826 | S |  | Echo exam of fetal heart | 0697 | 1.5260 | \$87.13 | \$39.20 | \$17.43 |
| 76827 | S |  | Echo exam of fetal heart | 0671 | 1.7247 | \$9848 | \$44.31 | \$19.70 |
| 76828 | S |  | Echo exam of fetal heart | 0697 | 1.5260 | \$87 13 | \$39.20 | \$17.43 |
| 76830 | $s$ |  | Transvaginal us, non-ob | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76831 | S |  | Echo exam, uterus | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76856 | 5 |  | Us exam. pelvic, complete | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76857 | S |  | Us exam. pelvic. limited | 0265 | 1.0564 | \$60.32 | \$27.14 | \$12.06 |
| 76870 | S |  | Us exam, scroturn | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76872 | S |  | Us, Iransrectal | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76873 | S |  | Echograp trans r, pros study | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76880 | S |  | Us exam, extremity | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76885 | S |  | Us exam infant hips, dynamic | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76886 | S |  | Us exam infant hips, static | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76930 | S |  | Echo guide, cardiocentesis | 0268 | 1.3041 | \$74.46 |  | \$14.89 |
| 76932 | S |  | Echo guide for heart biopsy | 0268 | 1.3041 | \$74.46 |  | \$14.89 |
| 76936 | S |  | Echo guide for artery repair | 0268 | 1.3041 | \$74.46 |  | \$14.89 |
| 76937 | N |  | Us guide, vascular access |  |  |  |  |  |
| 76940 | S |  | Us guide, tissue ablation | 0268 | 1.3041 | \$74.46 |  | \$14.89 |
| 76941 | S |  | Echo guide for transfusion | 0268 | 1.3041 | \$74.46 |  | \$14.89 |
| 76942 | 5 |  | Echo guide for biopsy | 0268 | 1.3041 | \$74.46 |  | \$14.89 |
| 76945 | S |  | Echo guide, villus sampling | 0268 | r. 3041 | \$74.46 |  | \$14.89 |
| 76946 | S |  | Echo guide for amniocentesis | 0268 | 1.3041 | \$74.46 |  | \$14.89 |
| 76948 | S |  | Echo gurde, ova aspiration | 0268 | 1.3041 | \$74.46 |  | \$14.89 |
| 76950 | S |  | Echo guidance radiotherapy | 0268 | 1.3041 | \$74.46 |  | \$14.89 |
| 76965 | S |  | Echo guidance radiotherapy | 0268 | 1.3041 | \$74.46 |  | \$14.89 |
| 76970 | 5 |  | Ultrasound exam follow-up | 0265 | 1.0564 | \$60.32 | \$27.14 | \$12.06 |
| 76975 | S |  | Gl endoscopic ultrasound | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76977 | $x$ |  | Us bone density measure | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| 76986 | S |  | Ultrasound guide intraoper | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 76999 | S |  | Echo examination procedure | 0265 | 10564 | \$60.32 | \$27.14 | \$12.06 |
| 77261 | E |  | Radiation therapy planning |  |  |  |  |  |
| 77262 | E |  | Radiation therapy planning |  |  |  |  |  |
| 77263 | E |  | Radiation therapy planning |  |  |  |  |  |
| 77280 | x |  | Set radiation therapy field | 0304 | 1.7210 | \$98.27 | \$41.52 | \$19.65 |
| 77285 | x |  | Set radiation therapy field | 0305 | 3.9600 | \$226.11 | \$91.38 | \$45.22 |
| 77290 | $x$ |  | Set radiation therapy field | 0305 | 3.9600 | \$226.11 | \$91.38 | \$45.22 |
| 77295 | x |  | Set radiation therapy feld | 0310 | 14.2195 | \$811.91 | \$325.27 | \$162.38 |
| 77299 | E |  | Radiation therapy planning |  |  |  |  |  |
| 77300 | X |  | Radiation therapy dose plan | 0304 | 1.7210 | \$9827 | \$41.52 | \$19.65 |
| 77301 | $x$ |  | Radiotherapy dose plan, imrt | 0310 | 14.2195 | \$81191 | \$325.27 | \$162.38 |
| 77305 | X |  | Teletx isodose plan simple | 0304 | 1.7210 | \$9827 | \$41.52 | \$19.65 |
| 77310 | x |  | Teletx isodose plan intermed | 0304 | 1.7210 | \$98.27 | \$41.52 | \$19.65 |
| 77315 | x |  | Teletx isodose plan complex | 0305 | 3.9600 | \$226.11 | \$91.38 | \$45.22 |
| 77321 | x |  | Special teletx port plan | 0305 | 3.9600 | \$226.11 | \$91.38 | \$45.22 |
| 77326 | $x$ |  | Radiation therapy dose plan | 0304 | 1.7210 | \$98.27 | \$41.52 | \$19.65 |
| 77327 | x |  | Brachytx isodose calc interm | 0305 | 3.9600 | \$226.11 | \$91.38 | \$45.22 |

- Refer to preamble for explanation of multiple payment rates:

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status indleator | Comment Indicator | Description | APC | Relatlve Weight | Payment Rate | Nationat Unadjusted Copayment | Minimurn Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 77328 | $x$ |  | Brachytx isodose plan compl | 0305 | 3.9600 | \$226.11 | \$91.38 | \$45.22 |
| 77331 | X |  | Special radiation dosimetry | 0304 | 17210 | \$98.27 | \$4152 | \$19.65 |
| 77332 | $x$ |  | Radiation treatment aid(s) | -0303 | 28928 | \$165.17 | \$6695 | \$33.03 |
| 77333 | X |  | Radiation treatment aid(s) | 0303 | 28928 | \$165.17 | \$66.95 | \$33.03 |
| 77334 | $x$ |  | Radiation treatment aid(s) | 0303 | 28928 | \$165.17 | \$66.95 | \$33.03 |
| 77336 | X |  | Radiation physics consult | 0304 | 1.7210 | \$98.27 | \$41.52 | \$19.65 |
| 77370 | X |  | Radiation physics consutt | 0304 | 1.7210 | \$98.27 | \$41.52 | \$19.65 |
| 77399 | $x$ |  | External radiation dosimetry | 0304 | 1.7210 | \$98.27 | \$41.52 | \$19.65 |
| 77401 | S |  | Radiation treatment delivery | 0300 | 1.5378 | \$87.81 |  | \$17.56 |
| 77402 | S |  | Radiation treatment delivery | 0300 | 1.5378 | \$87.81 |  | \$17.56 |
| 77403 | S |  | Radiation treatment delivery | 0300 | 1.5378 | \$87.81 |  | \$17.56 |
| 77404 | S |  | Radiation treatment delivery | 0300 | 1.5378 | \$87.81 |  | \$17.56 |
| 77406 | S |  | Radiation treatment delivery | 0300 | 1.5378 | \$87.81 |  | \$17.56 |
| 77407 | S |  | Radiation treatment delivery | 0300 | 1.5378 | \$87.81 |  | \$17.56 |
| 77408 | S |  | Radiation treatment delivery | 0300 | 1.5378 | \$87.81 |  | \$17.56 |
| 77409 | S |  | Radiation treatment delivery | 0300 | 15378 | \$87. 81 |  | \$17.56 |
| 77411 | S |  | Radiation treatment detivery | 0300 | 1.5378 | \$87.81 |  | \$17.56 |
| 77412 | S |  | Radiation treatment delivery | 0301 | 2.1856 | \$124.85 |  | \$24.97 |
| 77413 | S |  | Radiation treatment delivery | 0301 | 2.1866 | \$124.85 |  | \$24.97 |
| 77414 | S |  | Radiation treatment detivery | 0301 | 2.1866 | \$124.85 |  | \$24.97 |
| 77416 | S |  | Radiation treatment delivery | 0301 | 2.1866 | \$124.85 |  | \$24.97 |
| 77417 | X |  | Radiology port film(s) | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| 77418 | S |  | Radiation tx delivery, imrt | 0412 | 5.3903 | \$307.78 |  | \$61.56 |
| 77427 | E |  | Radiation 'x management, x5 |  |  |  |  |  |
| 77431 | E |  | Radiation therapy management | - |  |  |  |  |
| 77432 | E |  | Stereotactic radiation trmt |  |  |  |  |  |
| 77470 | S |  | Speciat radiation treatmeni | 0299 | 5.8011 | \$331.23 |  | \$66 25 |
| 77499 | E |  | Radiation therapy management |  |  |  |  |  |
| 77520 | S |  | Proton trmt. simple w/o comp | 0664 | 9.9301 | \$566 99 |  | \$113.40 |
| 77522 | S |  | Proton trmt, simple w/comp | 0664 | 9.9301 | \$566.99 |  | \$113.40 |
| 77523 | S |  | Proton trmt, intermediate | 0419 | 11.8798 | \$678.31 |  | \$135.66 |
| 77525 | S |  | Proton treatment, comptex | 0419 | 11.8798 | \$678.31 |  | \$135.66 |
| 77600 | S |  | Hyperthermia treatment | 0314 | 4.0235 | \$229.73 | \$93.07 | \$45.95 |
| 77605 | S |  | Hyperthermia treatment | 0314 | 40235 | \$229.73 | \$93.07 | \$45.95 |
| 77610 | S |  | Hyperthermia treatment | 0314 | 40235 | \$229.73 | \$93.07 | \$45.95 |
| 77615 | S |  | Hyperthermia treatment | 0314 | 40235 | \$229.73 | \$93.07 | \$45.95 |
| 77620 | S |  | Hyperthermia treatment | 0314 | 40235 | \$229.73 | \$93.07 | \$45.95 |
| 77750 | S |  | Infuse radioactive materials | 0300 | 15378 | \$87.81 |  | \$17.56 |
| 77761 | S |  | Apply intrcav radiat simple | 0312 | 4.3901 | \$250.67 |  | \$50.13 |
| 77762 | S |  | Apply intrcav radiat interm | 0312 | 4.3901 | \$250.67 |  | \$50.13 |
| 77763 | S |  | Apply intrcav radiat compl | 0312 | 43901 | \$250.67 |  | \$50.13 |
| 77776 | S |  | Apply interstit radiat simpl | 0312 | 4 3901 | \$250.67 |  | \$50.13 |
| 77777 | S |  | Apply interstit radiat inter | 0312 | + 3901 | \$250.67 |  | \$50.13 |
| 77778 | S |  | Apply interstt radiat compl | 0651 | 256867 | \$1,466.66 |  | \$293.33 |
| 77781 | S |  | High intensity brachytherapy | 0313 | 14.0680 | \$803.25 |  | \$160.65 |
| 77782 | S |  | High intensity brachytherapy | 0313 | 14.0680 | \$803.25 |  | \$160.65 |
| 77783 | S |  | High intensity brachytherapy | 0313 | 14.0680 | \$803.25 |  | \$160.65 |
| 77784 | S |  | High intensity brachytherapy | 0313 | 14.0680 | \$803. 25 |  | \$160.65 |
| 77789 | S |  | Apply surface radiation | 0300 | 1.5378 | \$87.81 |  | \$17.56 |
| 77790 | N |  | Radiation handling |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| СРT 1 HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 77799 | S |  | Radum/radioisolope therapy | 0313 | 140680 | \$803.25 |  | \$160.65 |
| 78000 | S |  | Thyroid, single uptake | 0389 | 1.7968 | \$102.59 | \$44.54 | \$20.52 |
| $78001^{\circ}$ | S |  | Thyroid, multiple uptakes | 0389 | 1.7968 | \$102.59 | \$44.54 | \$20.52 |
| 78003 | S |  | Thyroid suppress/stimul | 0389 | 1.7968 | \$102.59 | \$44.54 | \$20.52 |
| 78006 | S |  | Thyroid imaging with uplake | 0390 | 2.9219 | \$166.83 | \$75.07 | \$33.37 |
| 78007 | S |  | Thyroid image, mult uptakes | 0391 | 3.3269 | \$189.96 | \$85.48 | \$37.99 |
| 78010 | S |  | Thyroid imaging | 0390 | 2.9219 | \$166.83 | \$75.07 | \$33.37 |
| 78011 | S |  | Thyroid imaging with flow | 0390 | 2.9219 | \$166.83 | \$75.07 | \$33.37 |
| 78015 | S |  | Thyroid met imaging | 0406 | 4.5474 | \$259 65 | \$116.84 | \$51.93 |
| 78016 | S |  | Thyroid met imaging/studies | 0406 | 45474 | \$259 65 | \$116.84 | \$51.93 |
| 78018 | S |  | Thyroid met imaging, body | 0406 | 4.5474 | \$25965 | \$116.84 | \$51.93 |
| 78020 | S |  | Thyroid met uptake | 0399 | 1.6064 | \$91.72 | \$41.27 | \$18.34 |
| 78070 | S |  | Parathyroid nuclear imaging | 0391 | 3.3269 | \$189.96 | \$85.48 | \$37.99 |
| 78075 | S |  | Adrenal nuclear imaging | 0391 | 3.3269 | \$189.96 | \$85.48 | \$37.99 |
| 78099 | S |  | Endocrine nuclear procedure | 0390 | 2.9219 | \$166.83 | \$75.07 | \$33.37 |
| 78102 | S |  | Bone marrow imaging, Itd | 0400 | 4.1317 | \$235.91 | \$104.32 | \$47.18 |
| 78103 | S |  | Bone manow imaging, mult | 0400 | 4.1317 | \$235.91 | \$104.32 | \$47.18 |
| 78104 | S |  | Bone marrow imaging, body | 0400 | 4.1317 | \$235.91 | \$104.32 | \$47.18 |
| 78110 | S |  | Plasma volume, single | 0393 | 4.6803 | \$267. 24 | \$ 120.25 | \$53.45 |
| 78111 | S |  | Plasma volume. multiple | 0393 | 4.6803 | \$267 24 | \$120.25 | \$53.45 |
| 78120 | S |  | Red cell mass, single | 0393 | 4.6803 | \$26i7. 24 | \$120.25 | \$53.45 |
| 78121 | S |  | Red cell mass, multiple | 0393 | 4.6803 | \$267.24 | \$120.25 | \$53.45 |
| 78122 | S |  | Blood volume | 0393 | 4.6803 | \$267.24 | \$120.25 | \$53.45 |
| 78130 | S |  | Red cell survival study | 0393 | 4.6803 | \$267.24 | \$120.25 | \$53.45 |
| 78135 | S |  | Red cell survival kinetics | 0393 | 4.6803 | \$267.24 | \$120.25 | \$53.45 |
| 78140 | S |  | Red cell sequestration | 0393 | 4.6803 | \$267.24 | \$120.25 | \$53.45 |
| 78160 | S |  | Plasma iron tumover | 0393 | 4.6803 | \$267.24 | \$120.25 | \$53.45 |
| 78162 | S |  | Radioiron absorption exam | 0393 | 4.6803 | \$267.24 | \$120.25 | \$53.45 |
| 78170 | S |  | Red cell iron ulifization | 0393 | 4.6803 | \$267.24 | \$120.25 | \$53.45 |
| 78172 | S |  | Total body iron estimation | 0393 | 4.6803 | \$267.24 | \$120.25 | \$53.45 |
| 78185 | S |  | Spleen imaging | 0400 | 4.1317 | \$235.91 | \$104.32 | \$47.18 |
| 78190 | S |  | Platelet survival, kinetics | 0389 | 1.7968 | \$102.59 | \$44.54 | \$20.52 |
| 78191 | S |  | Platelet survival | 0389 | 1.7968 | \$102.59 | \$44.54 | \$20.52 |
| 78195 | S |  | Lymph system imaging | 0400 | 41317 | \$235.91 | \$104.32 | \$47.18 |
| 78199 | S |  | Blood/lymph nuclear exam | 0400 | 41317 | \$235.91 | \$104.32 | \$47.18 |
| 78201 | S |  | Liver imaging | 0394 | 46217 | \$263 89 | \$118.75 | \$52.78 |
| 78202 | S |  | Liver imaging with flow | 0394 | 46217 | \$263 89 | \$118.75 | \$52.78 |
| 78205 | S |  | Liver imaging (3D) | 0394 | 45217 | \$263.89 | \$118.75 | \$52.78 |
| 78206 | S |  | Liver image (3d) with fow | 0394 | 4.6217 | \$263.89 | \$118.75 | \$52.78 |
| 78215 | S |  | Liver and spleen imaging | 0394 | 4.6217 | \$263.89 | \$118.75 | \$52.78 |
| 78216 | S |  | Liver \& spleen image/flow | 0394 | 4.6217 | \$263.89 | \$118.75 | \$52.78 |
| 78220 | S |  | Liver function sludy | 0394 | 4.6217 | \$263.89 | \$118.75 | \$52.78 |
| 78223 | S |  | Hepalobiliary imaging | 0394 | 4.6217 | \$263.89 | \$118.75 | \$52.78 |
| 78230 | S |  | Salivary gland imaging | 0395 | 4.0139 | \$229.19 | \$103.13 | \$45.84 |
| 78231 | S |  | Serial salivary imaging | 0395 | 4.0139 | \$229.19 | \$103.13 | \$45.84 |
| 78232 | S |  | Salivary gland function exam | 0395 | 4.0139 | \$229.19 | \$103.13 | \$45.84 |
| 78258 | S |  | Esophageal motility study | 0395 | 4.0139 | \$229.19 | \$103.13 | \$45.84 |
| 78261 | S |  | Gastric mucosa imaging | 0395 | 4.0139 | \$229. 19 | \$103.13 | \$45.84 |
| 78262 | S |  | Gastroesophageal reflux exam | 0395 | 4.0139 | \$229.19 | \$103.13 | \$45.84 |
| 78264 | S |  | Gastric emptying study | 0395 | 4.0139 | \$229.19 | \$103.13 | \$45.84 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I <br> HCPCS | Status Indicator | Comment Indicator | Descriptlon | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 78267 | A |  | Breath tst attain/anal c-14 |  |  |  |  |  |
| 78268 | A |  | Breath tesl analysis, c-14 |  |  |  |  |  |
| 78270 | S |  | Vit B-12 absorplion exam | 0389 | 1.7968 | \$102.59 | \$44.54 | \$20.52 |
| 78271 | S |  | Vit b-12 absrp exam, int fac | 0389 | 1.7968 | \$102.59 | \$44.54 | \$20.52 |
| 78272 | S |  | Vit B-12 absorp. combined | 0389 | 1.7968 | \$102.59 | \$44.54 | \$20.52 |
| 78278 | S |  | Acule Gl blood loss imaging | 0395 | 4.0139 | \$229.19 | \$103.13 | \$45.84 |
| 78282 | S |  | Gl protein loss exarn | 0395 | 4.0139 | \$229.19 | \$103.13 | \$45.84 |
| 78290 | S |  | Meckel's divert exam | 0395 | 4.0139 | \$229.19 | \$103.13 | \$45.84 |
| 78291 | S |  | Leveen/shunt patency exam | 0395 | 4.0139 | \$229.19 | \$103.13 | \$45.84 |
| 78299 | S |  | GI nuclear procedure | 0395 | 4.0139 | \$229.19 | \$103.13 | \$45.84 |
| 78300 | S |  | Bone imaging. Ilmited area | 0396 | 4.2340 | \$241.75 | \$108.78 | \$48.35 |
| 78305 | S |  | Bone imaging, multiple areas | 0396 | 4.2340 | \$241.75 | \$108.78 | \$48.35 |
| 78306 | S |  | Bone imaging, whole body | 0396 | 4.2340 | \$241.75 | \$108.78 | \$48.35 |
| 78315 | S |  | Bone imaging. 3 phase | 0396 | 4.2340 | \$241.75 | \$108.78 | \$48.35 |
| 78320 | S |  | Bone imaging (3D) | 0396 | 4.2340 | \$241.75 | \$108.78 | \$48.35 |
| 78350 | $\times$ |  | Bone mineral, single photon | 0261 | 1.3469 | \$76.91 |  | \$15.38 |
| 78351 | E |  | Bone mineral, dual photon |  |  |  |  |  |
| 78399 | S |  | Musculoskeletal nuclear exam | 0396 | 4.2340 | \$241.75 | \$108.78 | \$48.35 |
| 78414 | S |  | Non-imaging heart function | 0398 | 4.5797 | \$261.49 | \$117.67 | \$52.30 |
| 78428 | S |  | Cardiac shunt imaging | 0398 | 45797 | \$261.49 | \$11767 | \$52.30 |
| 78445 | S |  | Vascular flow imaging | 0397 | 26037 | \$148.67 | \$60 51 | \$29 73 |
| 78455 | S |  | Venous thrombosis study | 0397 | 2.6037 | \$148.67 | \$60.51 | \$29.73 |
| 78456 | S |  | Acule venous thrombus image | 0397 | 2.6037 | \$148.67 | \$60.51 | \$29.73 |
| 78457 | S |  | Venous thrombosis imaging | 0397 | 2.6037 | \$148.67 | \$60.51 | \$29.73 |
| 78458 | S |  | Ven thrombosis images, bilat | 0397 | 2.6037 | \$148.67 | \$60.51 | \$29.73 |
| 78459 | S |  | Heart muscle imaging (PET) | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| 78460 | S |  | Heart muscle blood, single | 0398 | 4.5797 | \$261.49 | \$117.67 | \$52.30 |
| 78461 | S |  | Heart muscle blood, multiple | 0377 | 7.0824 | \$404.39 | \$181.97 | \$80.88 |
| 78464 | S |  | Heart image (3). single | 0398 | 4.5797 | \$261.49 | \$117.67 | \$52.30 |
| 78465 | S |  | Heart image (3d), multiple | 0377 | 7.0824 | \$404.39 | \$181.97 | \$80.88 |
| 78466 | S |  | Heart infarct image | 0398 | 4.5797 | \$261.49 | \$117.67 | \$52.30 |
| 78468 | S |  | Heart infarct image (ef) | 0398 | 4.5797. | \$261.49 | \$117.67 | \$52.30 |
| 78469 | S |  | Heart infarct image (3D) | 0398 | 4.5797 | \$261.49 | \$117.67 | \$52.30 |
| 78472 | S |  | Gated heart, planar, single | 0398 | 45797 | \$261.49 | \$117.67 | \$52.30 |
| 78473 | S |  | Gated heart, multiple | 0376 | 49331 | \$281.67 | \$121.42 | \$56.33 |
| 78478 | S |  | Heart wall motion add-on | 0399 | 16064 | \$91.72 | \$41.27 | \$18.34 |
| 78480 | S |  | Heart function add-on | -0399 | 16064 | \$91.72 | \$41.27 | \$18.34 |
| 78481 | S |  | Heart first pass, single. | 0398 | 45797 | \$26149 | \$117.67 | \$52.30 |
| 78483 | S |  | Heart first pass, multiple | 0376 | 49331 | \$<0107 | \$121.42 | \$56.33 |
| 78491 | E |  | Heart image (pet), single |  |  |  |  |  |
| 78492 | E |  | Heart image (pet), multiple |  |  |  |  |  |
| 78494 | S |  | Heart image, spect | 0398 | 4.5797 | \$261.49 | \$117.67 | \$52.30 |
| 78496 | S |  | Heart first pass add-on | 0399 | 1.6064 | \$91.72 | \$41.27 | \$18.34 |
| 78499 | S |  | Cardiovascular nuclear exam | 0398 | 4.5797 | \$261.49 | \$117.67 | \$52.30 |
| 78580 | S |  | Lung perfusion ımaging | - 0401 | 3.3920 | \$193.68 | \$87.15 | \$38.74 |
| 78584 | S |  | Lung V/Q image single breath | 0378 | 5.6109 | \$320.37 | \$144.16 | \$64.07 |
| 78585 | S |  | Lung VIQ imaging | 0378 | 5.6109 | \$320.37 | \$144.16 | $\$ 64.07$ |
| 78586 | S |  | Aerosol lung image. single | 0401 | 3.3920 | \$193.68 | \$87.15 | \$38.74 |
| 78587 | S |  | Aerosol lung image. multiple | 0401 | 3.3920 | \$193.68 | \$87.15 | \$38.74 |
| 78588 | S |  | Perfusion lung image | 0378 | 5.6109 | \$320.37 | \$144.16 | \$64.07 |

[^94]| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{aligned} & \text { Payment } \\ & \text { Rate } \\ & \hline \end{aligned}$ | Nationat Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 78591 | S |  | Vent image. 1 breath. 1 proj | 0401 | 3.3920 | \$193.68 | \$87 15 | \$38.74 |
| 78593 | S |  | Vent image. 1 proj, gas | 0401 | 3.3920 | \$193.68 | \$87 15 | \$38.74 |
| 78594 | S |  | Vent image, mult proj. gas | 0401 | 3.3920 | \$193.68 | \$87.15 | \$38.74 |
| 78596 | 5 |  | Lung differential function | 0378 | 5.6109 | \$320.37 | \$144 16 | \$64.07 |
| 78599 | S |  | Respratory nuclear exam | 0401 | 3.3920 | \$193.68 | \$87.15 | \$38.74 |
| 78600 | S |  | Brain imaging, Itd static | 0402 | 5.2547 | \$300.03 | \$135.01 | \$60.01 |
| 78601 | S |  | Brain imaging, Itd wiflow | 0402 | 5.2547 | \$300.03 | \$135.01 | \$60.01 |
| 78605 | S |  | Brain imaging, complete | 0402 | 5.2547 | \$300.03 | \$13501 | \$6001 |
| 78606 | S |  | Brain imaging, compl w/fow | 0402 | 5.2547 | \$300.03 | \$135.01 | \$60.01 |
| 78607 | S |  | Brain imaging (3D) | 0402 | 5.2547 | \$300.03 | \$135.01 | \$60.01 |
| 78608 | E |  | Brain imaging (PET) |  |  |  |  |  |
| 78609 | E |  | Brain imaging (PET) |  |  |  |  |  |
| 78610 | S |  | Brain flow imaging only | 0402 | 5.2547 | \$300.03 | \$135.01 | \$60.01 |
| 78615 | S |  | Cerebral vascular flow image | 0402 | 5.2547 | \$300.03 | \$135.01 | \$60.01 |
| 78630 | S |  | Cerebrospinal fluid scan | 0403 | 3.6890 | \$210.63 | $\$ 9478$ | \$42.13 |
| 78635 | S |  | CSF ventriculography | 0403 | 3.6890 | \$210.63 | \$94.78 | \$42.13 |
| 78645 | S |  | CSF shunt evaluation | 0403 | 3.6890 | \$210.63 | \$9478 | \$42.13 |
| 78647 | S |  | Cerebrospinal fluid scan | 0403 | 3.6890 | \$210.63 | \$9478 | \$42.13 |
| 78650 | S |  | CSF leakage imaging | 0403 | 3.6890 | \$210.63 | \$94.78 | \$42.13 |
| 78660 | S |  | Nuclear exam of tear flow | 0403 | 3.6890 | \$210.63 | \$9478 | \$42.13 |
| 78699 | S |  | Nervous system nuclear exam | 0402 | 5.2547 | \$300.03 | \$135.01 | \$60.01 |
| 78700 | S |  | Kidney imaging, statuc | 0404 | 3.9790 | \$227.19 | \$10176 | \$45.44 |
| 78701 | S |  | Kidney imaging with flow | 0404 | 3.9790 | \$227.19 | \$101.76 | \$45.44 |
| 78704 | S |  | tmaging renogram | 0404 | 3.9790 | \$227.19 | \$10176 | \$45.44 |
| 78707 | S |  | Kidney flow/function image | 0404 | 3.9790 | \$227.19 | \$101.76 | \$45.44 |
| 78708 | S |  | Kidney flow/function image | 0405 | 4.4678 | \$255.10 | \$114.79 | \$51.02 |
| 78709 | S |  | Kidney flow/function ımage | 0405 | 4.4678 | \$255.10 | \$114.79 | \$51.02 |
| 78710 | S |  | Kidney imaging (3D) | 0404 | 3.9790 | \$227.19 | \$101.76 | \$45.44 |
| 78715 | S |  | Renal vascular flow exam | 0404 | 3.9790 | \$227.19 | \$101.76 | \$45.44 |
| 78725 | S |  | Kidney function study | 0389 | 1.7968 | \$102.59 | \$44.54 | \$20.52 |
| 78730 | $x$ |  | Urinary bladder retention | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| 78740 | S |  | Ureteral reflux study | 0404 | 3.9790 | \$227.19 | \$101.76 | \$45.44 |
| 78760 | S |  | Testicular imaging | 0404 | 3.9790 | \$227.19 | \$101.76 | \$45.44 |
| 78761 | S |  | Testicular imaging/llow | 0404 | 39790 | \$227.19 | \$101.76 | \$45.44 |
| 78799 | S |  | Genitourinary nuclear exam | 0404 | 39790 | \$227.19 | \$101.76 | \$45.44 |
| 78800 | S |  | Tumor imaging, limuted area | 0406 | 45474 | \$259.65 | \$116.84 | \$5193 |
| 78801 | S |  | Tumor imaging. mull areas | 0406 | 45474 | \$259.65 | \$116.84 | 55193 |
| 78802 | S |  | Tumor imaging, whole body | 0406 | 45474 | \$259.65 | \$11684 | \$5193 |
| 78803 | S |  | Tuinor imaging (3D) | 0406 | 4.5474 | \$259.65 | \$116.84 | \$51.93 |
| 78804 | S |  | Tumor imaging, whole body | 1508 |  | \$650.00 |  | \$130.00 |
| 78805 | S |  | Abscess imaging. Itd area | 0406 | 4.5474 | \$259.65 | \$116.84 | \$51.93 |
| 78806 | S |  | Abscess imaging. whole body | 0406 | 4.5474 | \$259.65 | \$116.84 | \$51.93 |
| 78807 | S |  | Nuclear tocalization/abscess | 0406 | 4.5474 | \$259.65 | \$116.84 | \$51.93 |
| 78810 | E |  | Tumor imaging (PET) |  |  |  |  |  |
| 78890 | $N$ |  | Nuclear medicine data proc |  |  |  |  |  |
| 78891 | N |  | Nuclear med data proc |  |  |  |  |  |
| 78990 | E |  | Provide diag radionuchde(s) |  |  |  |  |  |
| 78999 | S |  | Nuclear diagnostic exam | 0389 | 1.7968 | \$102.59 | \$44.54 | \$20.52 |
| 79000 | S |  | Init hyperthyroid therapy | 0407 | 4.4917 | \$256.47 | \$97.77 | \$51.29 |
| 79001 | S |  | Repeat hyperthyroid therapy | 0407 | 4.4917 | \$256.47 | \$97.77 | \$51.29 |

- Refer to preamble for explanation of muttiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | Nationat Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 79020 | S |  | Thyroid ablation | 0407 | 4.4917 | \$256.47 | \$97.77 | \$51.29 |
| 79030 | S |  | Thyroid ablation, carcinoma | 0407 | 4.4917 | \$256.47 | \$97.77 | \$51.29 |
| 79035 | S |  | Thyroid metastatic therapy | 0407 | 4.4917 | \$256.47 | \$97.77 | \$51.29 |
| 79100 | S | - | Hematopoetic nuclear therapy | 0407 | 4.4917 | \$256.47 | \$97.77 | \$51 29 |
| 79200 | S |  | Intracavitary nuclear trmt | 0407 | 4.4917 | \$256.47 | \$97.77 | \$51.29 |
| 79300 | S |  | Interstitial nuclear therapy | 0407 | 4.4917 | \$256.47 | \$97.77 | \$51.29 |
| 79400 | S |  | Nonhemato nuclear therapy | 0407 | 4.4917 | \$256.47 | \$97.77 | \$51.29 |
| 79403 | S |  | Hematopoetic nuclear therapy | 1507 |  | \$550.00 |  | \$110.00 |
| 79420 | S |  | intravascular nuclear ther | 0407 | 4.4917 | \$256.47 | \$97.77 | \$51.29 |
| 79440 | S |  | Nuclear joint therapy | 0407 | 4.4917 | \$256.47 | \$97.77 | \$51 29 |
| 79900 | N |  | Provide ther radiopharm(s) |  |  |  |  |  |
| 79999 | S |  | Nuclear medicine therapy | 0407 | 4.4917 | \$256.47 | \$97.77 | \$51.29 |
| 80048 | A |  | Basic metabolic panel |  |  |  |  |  |
| 80050 | E |  | General health panel |  |  |  |  |  |
| 80051 | A |  | Electrolyte panel |  |  |  |  |  |
| 80053 | A |  | Comprehen metabolic panel |  |  |  |  |  |
| 80055 | E |  | Obstetric panel |  |  |  |  |  |
| 80061 | A |  | Lipid panel |  |  |  |  |  |
| 80069 | A |  | Renal function panel | - |  | - |  |  |
| 80074 | A |  | Acute hepatitis panel |  |  |  |  |  |
| 80076 | A |  | Hepatic function panel |  |  |  |  |  |
| 80100 | A |  | Drug screen, qualitate/multi |  |  |  |  |  |
| 80101 | A |  | Drug screen, single |  |  |  |  |  |
| 80102 | A |  | Drug confirmation |  |  |  |  |  |
| 80103 | N |  | Drug analysis, tissue prep | - |  |  |  |  |
| 80150 | A |  | Assay of amikacin |  |  |  |  |  |
| 80152 | A |  | Assay of amitriplyline |  |  |  |  |  |
| 80154 | A |  | Assay of benzodiazepines |  |  |  |  |  |
| 80156 | A |  | Assay, carbamazepine, total |  |  |  |  |  |
| 80157 | A |  | Assay. carbamazepine, free |  | - |  |  |  |
| 80158 | A |  | Assay of cyclosporine |  |  |  |  |  |
| 80160 | A |  | Assay of desipramine |  |  |  |  |  |
| 80162 | A |  | Assay of digoxin |  |  |  |  |  |
| 80164 | A |  | Assay. dipropylacetic acid |  |  |  |  |  |
| 80166 | A |  | Assay of doxepin |  |  |  |  |  |
| 80168 | A |  | Assay of ethosuximide |  |  |  |  |  |
| 80170 | A |  | Assay of gentamicin |  |  |  |  |  |
| 80172 | A |  | Assay of gold |  |  |  | - |  |
| 80173 | A |  | Assay of haloperidol |  |  |  |  |  |
| 80174 | A |  | Assay of imipramine |  |  |  |  |  |
| 80176 | A |  | Assay of lidocaine |  |  |  |  |  |
| 80178 | A |  | Assay of lithium |  |  |  |  |  |
| 80182 | A |  | Assay of nortriptyline |  |  |  |  |  |
| 80184 | A |  | Assay of phenobarbital |  |  |  |  |  |
| 80185 | A |  | Assay of phenytoin, total |  |  |  |  |  |
| 80186 | A |  | Assay of phenytoin, free |  |  |  |  |  |
| 80188 | A |  | Assay of primidone |  |  |  |  |  |
| 80190 | A |  | Assay of procainamide |  |  |  |  |  |
| 80192 | A |  | Assay of procainamide |  |  |  |  |  |
| 80194 | A |  | Assay of quinidine |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT $/$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 80196 | A |  | Assay of salicylate |  |  |  |  |  |
| 80197 | A |  | Assay of tacrolimus |  |  |  |  |  |
| 80198 | A |  | Assay of theophylline |  |  |  |  |  |
| 80200 | A |  | Assay of tobramycin |  |  |  |  |  |
| 80201 | A |  | Assay of topiramate |  |  |  |  |  |
| 80202 | A |  | Assay of vancomycin |  |  |  |  |  |
| 80299 | A |  | Quantitative assay, drug |  |  |  |  |  |
| 80400 | A |  | Acth stimulation panel . |  |  |  |  |  |
| 80402 | A |  | Acth stimulation panel |  |  |  |  |  |
| 80406 | A |  | Acth stimulation panel |  |  |  |  |  |
| 80408 | A | . | Aldosterone suppression eval |  |  |  |  |  |
| 80410 | A |  | Calcitonin stimul panel |  |  |  |  |  |
| 80412 | A |  | CRH stimulation panel |  |  |  |  | - |
| 80414 | A |  | Testosterone response |  |  |  |  |  |
| 80415 | A |  | Estradiol response panel |  |  |  |  |  |
| 80416 | A |  | Renin stimulation panel |  |  |  |  |  |
| 80417 | A |  | Renin stimulation panel |  |  |  |  |  |
| 80418 | A |  | Pituitary evaluation panel |  |  |  |  |  |
| 80420 | A |  | Dexamethasone panel |  |  |  |  |  |
| 80422 | A |  | Glucagon tolerance panel |  |  |  |  |  |
| 80424 | A |  | Glucagon tolerance panel |  |  |  |  |  |
| 80426 | A |  | Gonadotropin hormone panel |  |  |  |  |  |
| 80428 | A |  | Growth hormone panel |  |  |  |  |  |
| 80430 | A |  | Growth hormone panel |  |  |  |  |  |
| 80432 | A |  | Insulin suppression panel |  |  |  |  |  |
| 80434 | A |  | Insulin tolerance panel |  |  |  |  |  |
| 80435 | A |  | Insulin tolerance panel |  |  |  |  |  |
| 80436 | A | - | Metyrapone panel |  |  |  |  |  |
| 80438 | A |  | TRH stimulation panel |  |  |  |  |  |
| 80439 | A |  | TRH stimulation panel |  |  |  |  |  |
| 80440 | A |  | TRH stimulation panel |  |  |  |  |  |
| 80500 | $x$ |  | Lab pathology consultation | 0342 | 0.2077 | \$11.86 | \$5.33 | \$2.37 |
| 80502 | $X$ | . | Lab pathology consultation | 0342 | 0.2077 | \$11.86 | \$5.33 | \$2.37 |
| 81000 | A |  | Urinalysis, nonauto w/scope |  |  |  |  |  |
| 81001 | A |  | Urinalysis, auto w/scope |  |  |  |  |  |
| 81002 | A |  | Urinalysis nonauto w/o scope |  |  |  |  |  |
| 81003 | A |  | Urinalysis, auto, w/o scope |  |  |  |  |  |
| 81005 | A |  | Urinalysis |  |  |  |  |  |
| 81007 | A |  | Urine screen for bacteria |  |  |  |  |  |
| 81015 | A |  | Microscopic exam of urine |  |  | . |  |  |
| 81020 | A |  | Urinalysis, glass test |  |  |  |  |  |
| 81025 | A |  | Urine pregnancy test |  |  |  |  |  |
| 81050 | A |  | Urinalysis, volume measure |  |  |  |  |  |
| 81099 | A |  | Urinalysis test procedure |  |  |  |  | - |
| 82000 | A |  | Assay of blood acetaldehyde |  |  |  |  | - |
| 82003 | A |  | Assay of acetaminophen |  |  |  | 1 |  |
| 82009 | A |  | Test for acetone/ketones |  |  |  |  |  |
| 82010 | A |  | Acetone assay |  |  |  |  |  |
| 82013 | A |  | Acetylcholinesterase assay |  |  |  |  |  |
| 82016 | A |  | Acylcarnitines, qual |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 82017 | A |  | Acylcamitines, quant |  |  |  |  |  |
| 82024 | A |  | Assay of acth |  |  |  |  |  |
| 82030 | A |  | Assay of adp \& amp |  |  |  |  |  |
| 82040 | A |  | Assay of serum albumin |  |  |  |  |  |
| 82042 | A |  | Assay of urine albumin |  |  |  |  |  |
| 82043 | A |  | Microalbumin, quantitative |  |  |  |  |  |
| 82044 | A |  | Microalbumin, semiquant |  |  |  |  |  |
| 82055 | A |  | Assay of ethanol |  |  |  |  |  |
| 82075 | A |  | Assay of breath ethanol |  |  |  |  |  |
| 82085 | A |  | Assay of aldolase |  |  |  |  |  |
| 82088 | A |  | Assay of aldosterone |  | - |  |  |  |
| 82101 | A |  | Assay of urine alkaloids |  |  |  |  |  |
| 82103 | A |  | Alpha-1-antitrypsin, tolal |  |  |  |  |  |
| 82104 | A |  | Alpha-1-antitrypsin, pheno |  |  |  |  |  |
| 82105 | A |  | Alpha-fetoprotein, serum |  |  |  |  |  |
| 82106 | A |  | Alpha-fetoprotein, amniotic |  |  |  |  |  |
| 82108 | A |  | Assay of aluminum |  |  |  |  |  |
| 82120 | A |  | Amines, vaginal fluid qual |  |  |  |  |  |
| 82127 | A |  | Amino acid, single qual |  |  |  |  |  |
| 82128 | A |  | Amino acids, mult qual |  |  |  |  |  |
| 82131 | A |  | Amino acids, single quant |  |  |  |  | - |
| 82135 | A |  | Assay, aminolevulinic acid |  |  |  |  |  |
| 82136 | A |  | Amino acids, quant, 2-5 |  |  |  |  |  |
| 82139 | A |  | Amino acids; quan, 6 or more |  |  |  |  |  |
| 82140 | A |  | Assay of ammonia |  |  |  |  |  |
| 82143 | A |  | Amniotic fluid scan |  |  |  |  |  |
| 82145 | A |  | Assay of amphetamines |  |  |  |  |  |
| 82150 | A |  | Assay of amylase |  |  |  |  |  |
| 82154 | A |  | Androstanediol glucuronide |  |  |  |  | - |
| 82157 | A |  | Assay of androstenedione |  |  |  |  |  |
| 82160 | A |  | Assay of androsterone |  |  |  |  |  |
| 82163 | A |  | Assay of angiotensin II |  |  |  |  |  |
| 82164 | A |  | Angiotensin I enzyme test |  |  |  |  |  |
| 82172 | A |  | Assay of apollpoprotein |  |  |  |  |  |
| 82175 | A |  | Assay of arsenic |  |  |  |  |  |
| 82180 | A |  | Assay of ascorbic acid |  |  |  |  |  |
| 82190 | A |  | Atomic absorption |  |  |  |  |  |
| 82205 | A |  | Assay of barbiturates |  |  |  |  |  |
| 82232 | A |  | Assay of beta-2 protein |  |  |  |  |  |
| 82239 | A |  | Bile acids, total |  |  |  |  |  |
| 82240 | A |  | Bile acids, chotylglycine |  |  |  |  |  |
| 82247 | A |  | Bilirubin, total |  |  |  |  |  |
| 82248 | A |  | Bilirubin, direct |  |  |  |  |  |
| 82252 | A |  | Fecal bilirubin test |  |  |  |  |  |
| 82261 | A |  | Assay of biotinidase |  |  |  |  |  |
| 82270 | A |  | Test for blood, feces |  |  |  |  |  |
| 82273 | A |  | Test for blood, other source |  |  |  |  |  |
| 82274 | A |  | Assay test for blood, fecal |  |  |  |  |  |
| 82286 | A |  | Assay of bradykinin |  |  |  |  |  |
| 82300 | A |  | Assay of cadmium |  |  |  |  |  |

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Addendurn B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{aligned} & \text { Payment } \\ & \text { Rate } \end{aligned}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 82306 | A |  | Assay of vitamin D |  |  |  |  |  |
| 82307 | A |  | Assay of vitamin D |  |  |  |  |  |
| 82308 | A |  | Assay of calcitonin |  |  |  |  |  |
| 82310 | A |  | Assay of calcium |  |  |  |  |  |
| 82330 | A |  | Assay of calcium |  |  |  |  |  |
| 82331 | A |  | Calcium infusion test |  |  |  |  |  |
| 82340 | A |  | Assay of calcium in urine |  |  |  |  |  |
| 82355 | A |  | Calculus analysis, qual |  |  |  |  |  |
| 82360 | A |  | Calculus assay, quant |  |  |  |  |  |
| 82365 | A |  | Calculus spectroscopy |  |  |  |  |  |
| 82370 | A |  | X-ray assay, calculus |  |  |  |  |  |
| 82373 | A |  | Assay, c-d transfer measure |  |  |  |  |  |
| 82374 | A |  | Assay, blood carbon dioxide |  |  |  |  |  |
| 82375 | A |  | Assay, blood carbon monoxide |  |  |  |  |  |
| 82376 | A |  | Test for carbon monoxide |  |  |  |  |  |
| 82378 | A |  | Carcinoembryonic antigen |  |  |  |  | - |
| 82379 | A |  | Assay of carnitine |  |  |  |  |  |
| 82380 | A |  | Assay of carotene |  |  |  |  |  |
| 82382 | A |  | Assay, urine catecholamines |  |  |  |  |  |
| 82383 | A |  | Assay, blood calecholamines | - |  |  |  |  |
| 82384 | A |  | Assay. three catecholamines |  |  |  |  |  |
| 82387 | A |  | Assay of cathepsin-d |  |  |  |  |  |
| 82390 | A |  | Assay of ceruloplasmin |  |  |  |  |  |
| 82397 | A |  | Chemiluminescent assay |  |  |  |  |  |
| 82415 | A |  | Assay of chloramphenicol |  |  |  |  |  |
| 82435 | A |  | Assay of blood chloride |  |  |  |  |  |
| 82436 | A |  | Assay of urine chloride |  |  |  |  |  |
| 82438 | A |  | Assay, other fluid chlorides |  |  |  |  |  |
| 82441 | A |  | Test for chlorohydrocarbons |  |  |  |  |  |
| 82465 | A |  | Assay. bld/serum cholesterol |  |  |  |  |  |
| 82480 | A |  | Assay, serum cholinesterase |  |  |  |  |  |
| 82482 | A |  | Assay, bc cholinesterase |  |  |  |  |  |
| 82485 | A |  | Assay, chondroitin sulfate |  |  |  |  |  |
| 82486 | A |  | Gas/liquid chromatography |  |  |  |  |  |
| 82487 | A |  | Paper chromatography |  |  |  |  |  |
| 82488 | A |  | Paper chromatography |  |  |  |  |  |
| 82489 | A |  | Thn layer chromatography |  |  |  |  |  |
| 82491 | A |  | Chromolography, quant, sing |  |  |  |  |  |
| 82492 | A |  | Chromotography, quant, mult |  |  |  |  |  |
| 82495 | A |  | Assay of chromium |  |  |  |  |  |
| 82507 | A |  | Assay of citrate |  |  |  |  |  |
| 82520 | A |  | Assay of cocaine |  |  |  |  |  |
| 82523 | A |  | Collagen crosslinks |  |  |  |  |  |
| 82525 | A |  | Assay of copper |  |  |  |  |  |
| 82528 | A |  | Assay of corticosterone |  |  |  |  |  |
| 82530 | A |  | Cortisol, free |  |  |  |  |  |
| 82533 | A |  | Total cortisol |  |  |  |  |  |
| 82540 | A |  | Assay of creatine |  |  |  |  |  |
| 82541 | A |  | Column chromolography, qual |  |  |  |  |  |
| 82542 | A | - | Column chromotography, quant |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indleator | Description | APC | Relative Weight | Payment Rate | Nationat Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 82543 | A |  | Column chromotograph/isotope |  |  |  |  |  |
| 82544 | A |  | Column chromotograph/isotope |  |  |  |  |  |
| 82550 | A |  | Assay of ck (cpk) |  |  |  |  |  |
| 82552 | A |  | Assay of cpk in blood |  |  |  |  |  |
| 82553 | A |  | Creatine, MB fraction |  |  |  |  |  |
| 82554 | A |  | Creatine, isoforms |  |  |  |  |  |
| 82565 | A |  | Assay of crealinine |  |  |  |  |  |
| 82570 | A |  | Assay of urine creatinine |  |  |  |  |  |
| 82575 | A |  | Creatinine clearance test |  |  |  |  |  |
| 82585 | A |  | Assay of cryofibrinogen |  |  |  |  |  |
| 82595 | A |  | Assay of cryoglobulin |  |  |  |  |  |
| 82600 | A |  | Assay of cyanide |  |  |  |  |  |
| 82607 | A |  | Vitamin B-12 |  |  |  |  |  |
| 82608 | A |  | $\mathrm{B}-12$ binding capacity |  |  |  |  |  |
| 82615 | A |  | Test for urine cystines |  |  |  |  |  |
| 82626 | A |  | Dehydroepiandrosterone |  |  |  | 1 |  |
| 82627 | A |  | Dehydroepiandrosterone |  |  |  |  |  |
| 82633 | A |  | Desoxycorticosterone |  |  |  |  |  |
| 82634 | A |  | Deoxycortisol |  |  |  |  |  |
| 82638 | A |  | Assay of dibucaine number |  |  |  |  |  |
| 82646 | A |  | Assay of dihydrocodeinone |  |  |  | , |  |
| 82649 | A |  | Assay of dihydromorphinone |  |  |  |  |  |
| 82651 | A |  | Assay of dihydrotestosterone |  |  |  |  |  |
| 82652 | A |  | Assay of dihydroxyvitamin d |  |  |  |  |  |
| 82654 | A |  | Assay of dimethadione |  |  |  |  |  |
| 82657 | A |  | Enzyme cell aclivity |  |  |  |  |  |
| 82658 | A |  | Enzyme cell activity, ra |  |  |  |  |  |
| 82664 | A |  | Electrophoretic test |  |  |  |  |  |
| 82666 | A |  | Assay of epiandrosterone |  |  |  |  |  |
| 82668 | A |  | Assay of erythropoietin |  |  |  |  |  |
| 82670 | A |  | Assay of estradiol |  |  |  |  |  |
| 82671 | A |  | Assay of estrogens |  |  |  |  |  |
| 82672 | A |  | Assay of esirogen |  |  |  |  |  |
| 82677 | A |  | Assay of estriol |  |  |  |  |  |
| 82679 | A |  | Assay of estrone |  |  |  |  |  |
| 82690 | A |  | Assay of ethchlorvynol |  |  |  |  |  |
| 82693 | A |  | Assay of ethylene glycol |  |  |  |  |  |
| 82696 | A | - | Assay of etiocholanolone |  |  |  |  |  |
| 82705 | A |  | Fats/lipıds, feces, qual |  |  |  |  |  |
| 82710 | A |  | Fats/lipids, feces, quant |  |  |  |  |  |
| 82715 | A |  | Assay of fecal fat. |  |  |  |  |  |
| 82725 | A |  | Assay of blood fatty acids |  |  |  |  |  |
| 82726 | A |  | Long chain fatty acids |  |  |  |  |  |
| 82728 | A |  | Assay of ferritin |  |  |  |  |  |
| 82731 | A |  | Assay of fetal fibronectin |  |  |  |  |  |
| 82735 | A |  | Assay of fluoride |  |  |  |  |  |
| 82742 | A |  | Assay of fiurazeparn |  |  |  |  |  |
| 82746 | A |  | Blood folic acid serum |  |  |  |  |  |
| 82747 | A |  | Assay of folic acid, rbc |  |  |  |  |  |
| 82757 | A |  | Assay of semen fructose |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related information Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 82759 | A |  | Assay of rbc galactokınase |  |  |  |  |  |
| 82760 | A |  | Assay of galactose |  |  |  |  |  |
| 82775 | A |  | Assay galactose transferase |  |  |  |  |  |
| 82776 | A |  | Galactose transferase lest |  |  |  |  |  |
| 82784 | A |  | Assay of gammaglobulin igm |  |  |  |  |  |
| 82785 | A |  | Assay of gammaglobulin ige |  |  |  |  |  |
| 82787 | A |  | lgg 1, 2, 3 or 4, each |  |  |  |  |  |
| 82800 | A |  | Blood pH |  |  |  |  |  |
| 82803 | A |  | Blood gases: $\mathrm{pH}, \mathrm{pO}$ \& pCO 2 |  |  |  |  |  |
| 82805 | A |  | Blood gases W/O2 saturation |  |  |  |  |  |
| 82810 | A |  | Blood gases, O2 sat only |  |  |  |  |  |
| 82820 | A |  | Hemoglobin-oxygen affinity |  |  |  |  |  |
| 82926 | A |  | Assay of gastric acid. |  |  |  |  |  |
| 82928 | A |  | Assay of gastric acid |  |  |  |  |  |
| 82938 | A |  | Gastrin test |  |  |  |  |  |
| 82941 | A |  | Assay of gastrin |  |  |  |  |  |
| 82943 | A |  | Assay of glucagon |  |  |  |  |  |
| 82945 | A |  | Glucose other fluid |  |  |  |  |  |
| 82946 | A |  | Glucagon toterance test |  |  |  |  |  |
| 82947 | A |  | Assay, glucose, blood quant |  |  |  |  |  |
| 82948 | A |  | Reagent strip/blood glucose |  |  |  |  |  |
| 82950 | A |  | Glucose test |  |  |  |  |  |
| 82951 | A |  | Glucose tolerance test (GTT) |  |  |  |  |  |
| 82952 | A |  | GTT-added samples |  |  |  |  |  |
| 82953 | A |  | Glucose-tolbutamide test |  |  |  |  |  |
| 82955 | A |  | Assay of g6pd enzyme |  |  |  |  |  |
| 82960 | A |  | Test for G6PD enzyme |  |  |  |  |  |
| 82962 | A |  | Glucose blood test |  |  |  |  |  |
| 82963 | A |  | Assay of glucosidase |  |  |  |  |  |
| 82965 | A |  | Assay of gdh enzyme |  |  |  |  |  |
| 82975 | A |  | Assay of glutame |  |  |  |  |  |
| 82977 | A |  | Assay of GGT |  |  |  |  |  |
| 82978 | A |  | Assay of glutathione |  |  |  |  |  |
| 82979 | A |  | Assay, rbe glutathione |  |  |  |  |  |
| 82980 | A |  | Assay of glutethimide |  |  |  |  |  |
| 82985 | A |  | Glycated protein |  |  |  |  |  |
| 83001 | A |  | Gonadotropin (FSH) |  |  |  |  |  |
| 83002 | A |  | Gonadotropin (LH) |  |  |  |  |  |
| 83003 | A |  | Assay. growth hormone (hgh) |  |  |  |  |  |
| 83008 | A |  | Assay of guanosine |  |  |  |  |  |
| 83010 | A |  | Assay of haploglobin, quant |  |  |  |  |  |
| 83012 | A |  | Assay of haptoglobins | - |  |  |  |  |
| 83013 | A |  | H pylori analysis |  |  |  |  |  |
| 83014 | A |  | H pylori drug admin/collect |  |  |  |  |  |
| 83015 | A |  | Heavy metal screen |  |  |  |  |  |
| 83018 | A |  | Quantitative screen, metals |  |  |  |  |  |
| 83020 | A |  | Hemoglobin electrophoresis |  |  |  |  |  |
| 83021 | A |  | Hernoglobin chromotography |  |  |  |  |  |
| 83026 | A |  | Hemoglobin, copper sulfate |  |  |  |  |  |
| 83030 | A |  | Fetal hemogtobin, chemical |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information

 Calendar Year 2005| CPT 1 HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |



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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 83718 | A |  | Assay of lipoprotein |  |  |  |  |  |
| 83719 | A |  | Assay of blood lipoprolein |  |  |  |  |  |
| 83721 | A |  | Assay of blood lipoprolein |  |  |  |  |  |
| 83727 | A |  | Assay of ith hormone |  |  |  |  |  |
| 83735 | A |  | Assay of magnesium |  |  |  |  |  |
| 83775 | A |  | Assay of md enzyme |  |  |  |  |  |
| 83785 | A |  | Assay of manganese |  |  |  |  |  |
| 83788 | A |  | Mass spectrometry qual |  |  |  |  |  |
| 83789 | A |  | Mass spectrometry quant |  | - |  |  |  |
| 83805 | A |  | Assay of meprobamale |  |  |  |  |  |
| 83825 | A |  | Assay of mercury |  |  |  |  |  |
| 83835 | A |  | Assay of metanephrines |  |  |  |  |  |
| 83840 | A |  | Assay of methadone |  |  |  |  |  |
| 83857 | A |  | Assay of methemalbumin |  |  |  |  |  |
| 83858 | A |  | Assay of methsuximide |  | * |  |  |  |
| 83864 | A |  | Mucopolysaccharides |  |  |  |  |  |
| 83866 | A |  | Mucopolysacchandes screen | - |  |  |  |  |
| 83872 | A |  | Assay synovial fluid mucin |  |  |  |  |  |
| 83873 | A |  | Assay of csf protein |  |  |  |  |  |
| 83874 | A |  | Assay of myoglobin |  |  |  |  |  |
| 83880 | A |  | Natriuretic peptide |  |  |  |  |  |
| 83883 | A |  | Assay, nephelometry not spec |  |  |  |  |  |
| 83885 | A |  | Assay of nickel |  |  |  |  |  |
| 83887 | A |  | Assay of nicotine |  |  |  | - |  |
| 83890 | A |  | Molecule isolate |  |  |  |  |  |
| 83891 | A |  | Molecule isolate nucleic |  |  |  |  |  |
| 83892 | A |  | Motecular diagnostics |  |  |  |  |  |
| 83893 | A |  | Molecule dot/slotblot |  |  |  |  |  |
| 83894 | A |  | Molecule gel electrophor |  |  |  |  |  |
| 83896 | A |  | Molecular diagnostics |  |  |  |  |  |
| 83897 | A |  | Molecule nuclelc transfer |  |  |  |  |  |
| 83898 | A |  | Molecule nucleic ampli |  |  |  |  |  |
| 83901 | A |  | Molecule nucleic ampli. |  |  |  |  |  |
| 83902 | A |  | Molecular diagnostics |  |  |  |  |  |
| 83903 | A |  | Molecule mutation scan |  |  |  |  |  |
| 83904 | A |  | Molecule mutation identily |  |  |  |  |  |
| 83905 | A |  | Molecule mutation identify |  |  |  |  |  |
| 83906 | A |  | Molecule mutation identify |  |  |  |  |  |
| 83912 | A |  | Genetic examination |  |  |  |  |  |
| 83915 | A |  | Assay of nucleotidase |  |  |  |  |  |
| 83916 | A |  | Oligocional bands |  |  |  |  |  |
| 83918 | A |  | Organic acids, total, quant |  |  |  |  |  |
| 83919 | A |  | Organic acids, qual, each |  |  |  |  |  |
| 8392 t | A |  | Organic acid, singl |  |  |  |  |  |
| 83925 | A |  | Assay of opiates |  |  |  |  | - |
| 83930 | A |  | Assay of blood osmolality |  |  |  |  |  |
| 83935 | A |  | Assay of urine osmolalily |  |  |  |  |  |
| 83937 | A |  | Assay of osteocalcin |  |  |  | - |  |
| 83945 | A |  | Assay of oxalate |  |  |  |  |  |
| 83950 | A |  | Oncoprotein, her-2/neu |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT / HCPCS | Status Indicator | Comment firdicator | Description | APC | Retative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 83970 | A |  | Assay. of parathormone |  |  |  |  |  |
| 83986 | A |  | Assay of body fluid acidity |  |  |  |  |  |
| 83992 | A |  | Assay for phencyclidine |  |  |  |  |  |
| 84022 | A |  | Assay of phenothiazine |  |  |  |  |  |
| 84030 | A |  | Assay of blood pku |  |  |  |  |  |
| 84035 | A |  | Assay of phenylketones |  |  |  |  |  |
| 84060 | A |  | Assay acid phosphatase |  |  |  |  |  |
| 84061 | A |  | Phosphatase, forensic exam | - |  |  |  |  |
| 84066 | A |  | Assay prostate phosphatase |  |  | - |  |  |
| 84075 | A |  | Assay alkaline phosphatase |  |  |  |  |  |
| 84078 | A |  | Assay alkaline phosphatase |  |  |  |  |  |
| 84080 | A |  | Assay alkaline phosphatases |  |  |  |  |  |
| 84081 | A |  | Amniotic fluid enzyme test |  |  |  |  |  |
| 84085 | A |  | Assay of rbc pgod enzyme |  |  |  |  |  |
| 84087 | A |  | Assay phosphohexose enzymes |  |  |  |  |  |
| 84100 | A |  | Assay of phosphorus |  |  |  |  |  |
| 84105 | A |  | Assay of urine phasphorus |  |  |  |  |  |
| 84106 | A | - | Test for porphobilinogen |  |  |  |  |  |
| 84110 | A |  | Assay of porphobilinogen |  |  |  |  |  |
| 84119 | A |  | Test urine for porphyrins |  |  |  |  |  |
| 84120 | A |  | Assay of urine porphyrins |  |  |  |  |  |
| 84126 | A |  | Assay of leces porphyrins |  |  |  |  |  |
| 84127 | A |  | Assay of feces porphyrins |  |  |  |  |  |
| 84132 | A |  | Assay of serum potassium |  |  |  |  |  |
| 84133 | A |  | Assay of urine potassium |  |  |  |  |  |
| 84134 | A |  | Assay of prealbumin |  |  |  |  |  |
| 84135 | A |  | Assay of pregnanediol |  |  |  |  |  |
| 84138 | A |  | Assay of pregnanetriol |  |  |  |  |  |
| 84140 | A |  | Assay of pregnenolone |  |  |  |  |  |
| 84143 | A |  | Assay of 17-hydroxypregneno |  |  |  |  |  |
| 84144 | A |  | Assay of progesterone |  |  |  |  |  |
| 84146 | A |  | Assay of prolactin |  |  |  |  |  |
| 84150 | A |  | Assay of prostaglandin |  |  |  |  |  |
| 84152 | A |  | Assay of psa, complexed |  |  |  |  |  |
| 84153 | A |  | Assay of psa, total |  |  |  |  |  |
| 84154 | A |  | Assay of psa, free |  |  |  |  |  |
| 84155 | A |  | Assay of protein, serum |  |  |  |  |  |
| 84156 | A |  | Assay of protein, urine | 7 |  |  |  |  |
| 84157 | A |  | Assay of protein, other |  |  |  |  |  |
| 84160 | A |  | Assay of protein, any source |  |  |  |  |  |
| 84165 | A |  | Electrophoreisis of protelns |  |  | - |  |  |
| 84181 | A |  | Western biot test |  |  | - |  |  |
| 84182 | A |  | Protein, western blot test |  |  |  |  |  |
| 84202 | A |  | Assay RBC protoporphyrin |  |  |  |  |  |
| 84203 | A |  | Test RBC protoporphyrin |  |  |  |  |  |
| 84206 | A |  | Assay of proinsulin |  |  |  |  |  |
| 84207 | A |  | Assay of vitamin b-6 |  |  |  |  |  |
| 84210 | A |  | Assay of pyruvate |  |  |  |  |  |
| 84220 | A |  | Assay of pyruvate kinase |  |  |  |  |  |
| 84228 | A |  | Assay of quinine |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indleator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minlmum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 84233 | A |  | Assay of estrogen |  |  |  |  |  |
| 84234 | A |  | Assay of progesterone |  |  |  |  |  |
| 84235 | A |  | Assay of endocrine hormone |  |  |  |  |  |
| 84238 | A |  | Assay, nonendocrine receptor |  |  |  |  |  |
| 84244 | A |  | Assay of renin |  |  |  |  |  |
| 84252 | A |  | Assay of vitamin b-2 |  |  |  |  |  |
| 84255 | A |  | Assay of selenium |  |  |  |  |  |
| 84260 | A |  | Assay of serotonin |  |  |  |  |  |
| 84270 | A |  | Assay of sex hormone globul |  |  |  |  |  |
| 84275 | A |  | Assay of sialic acid |  |  |  |  |  |
| 84285 | A |  | Assay of silica |  |  |  |  |  |
| 84295 | A |  | Assay of serum sodium |  |  |  |  |  |
| 84300 | A |  | Assay of urine sodium |  |  |  |  |  |
| 84302 | A |  | Assay of sweal sodium |  |  |  |  |  |
| 84305 | A |  | Assay of somatomedin |  |  |  |  |  |
| 84307 | A |  | Assay of somatostatin |  |  |  |  |  |
| 84311 | A |  | Spectrophotometry |  |  |  |  |  |
| 84315 | A |  | Body fluid specific gravily |  |  |  |  |  |
| 84375 | A |  | Chromatogram assay, sugars |  |  |  |  |  |
| 84376 | A |  | Sugars, single, qual |  |  |  |  |  |
| 84377 | A |  | Sugars, multiple, qual |  |  |  |  |  |
| 84378 | A |  | Sugars, single, quant |  |  |  |  |  |
| 84379 | A |  | Sugars multiple quant |  |  |  |  |  |
| 84392 | A |  | Assay of urine sulfate |  | , |  |  |  |
| 84402 | A |  | Assay of testoslerone |  |  |  |  |  |
| 84403 | A |  | Assay of total testosterone |  |  |  |  |  |
| 84425 | A |  | Assay of vitamin b-1 |  |  |  |  |  |
| 84430 | A |  | Assay of thiocyanate |  |  |  |  |  |
| 84432 | A |  | Assay of thyroglobulin |  |  |  |  |  |
| 84436 | A |  | Assay of total thyroxine |  |  |  |  |  |
| 84437 | A |  | Assay of neonatal thyroxine |  |  |  |  |  |
| 84439 | A |  | Assay of free thyroxine |  |  |  |  |  |
| 84442 | A |  | Assay of thyroid activity |  |  |  |  |  |
| 84443 | A |  | Assay thyroid stim hormone |  |  |  |  |  |
| 84445 | A |  | Assay of tsi |  | - |  | - |  |
| 84446 | A |  | Assay of vitamin e |  |  |  |  |  |
| 84449 | A |  | Assay of transcortin | - |  |  |  |  |
| 84450 | A |  | Translerase (AST) (SGOT) |  |  |  |  |  |
| 84460 | A |  | Alanine amino (ALT) (SGPT) |  |  |  |  |  |
| 84466 | A |  | Assay of transferrin |  |  |  |  |  |
| 84478 | A |  | Assay of triglycerides |  |  |  |  |  |
| 84479 | A |  | Assay of thyroid (t3 or t4) | - |  |  |  |  |
| 84480 | A |  | Assay, triodothyronine (13) |  |  |  |  |  |
| 84481 | A |  | Free assay (FT-3) |  |  |  |  |  |
| 84482 | A |  | T3 reverse |  |  |  |  |  |
| 84484 | A |  | Assay of troponin, quant |  |  |  |  |  |
| 84485 | A |  | Assay duodenal fiuid trypsin |  |  |  |  |  |
| 84488 | A |  | Test feces for trypsin |  |  |  |  |  |
| 84490 | A |  | Assay of feces for trypsin |  |  |  |  |  |
| 84510 | A |  | Assay of tyrosine |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT $/$ HCPCS | Status Indicator | Comment Indicator | Description | APC | * | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 84512 | A |  | Assay of troponin, qual |  |  |  |  |  |  |
| 84520 | A |  | Assay of urea nitrogen |  |  |  |  |  |  |
| 84525 | A |  | Urea nitrogen semi-quant |  |  |  |  |  |  |
| 84540 | A |  | Assay of urine/urea-n |  |  |  |  |  |  |
| 84545 | A |  | Urea-N clearance test |  |  |  |  |  |  |
| 84550 | A |  | Assay of blood/uric acid |  |  |  |  |  |  |
| 84560 | A |  | Assay of urine/uric acid |  |  |  |  |  |  |
| 84577 | A |  | Assay of feces/urobilinogen |  |  |  |  |  |  |
| 84578 | A |  | Test urine urobilinogen |  |  |  |  |  |  |
| 84580 | A |  | Assay of urine urobilinogen |  |  |  |  |  |  |
| 84583 | A |  | Assay of urine urobilinogen |  |  |  |  |  |  |
| 84585 | A |  | Assay of urine vma |  |  |  |  |  |  |
| 84586 | A |  | Assay of vip |  |  |  |  |  |  |
| 84588 | A |  | Assay of vasopressin |  |  |  |  |  |  |
| 84590 | A |  | Assay of vitamin a |  |  |  |  |  |  |
| 84591 | A |  | Assay of nos vitamin |  |  |  |  |  |  |
| 84597 | A |  | Assay of vitamin $k$ |  |  |  |  |  |  |
| 84600 | A |  | Assay of volatiles |  |  |  |  |  |  |
| 84620 | A |  | Xylose tolerance test |  |  |  |  |  |  |
| 84630 | A |  | Assay of zinc |  |  |  |  |  |  |
| 84681 | A |  | Assay of c-peptide |  |  |  |  |  |  |
| 84702 | A |  | Chorionic gonadotropin test |  |  |  |  |  |  |
| 84703 | A |  | Chorionic gonadotropin assay |  |  |  |  |  |  |
| 84830 | A |  | Ovulation tests |  |  |  |  |  |  |
| 84999 | A |  | Clinical chemistry test |  |  |  |  |  |  |
| 85002 | A |  | Bleeding time test |  |  |  |  |  |  |
| 85004 | A | - | Automated diff wbc count |  |  |  |  |  |  |
| 85007 | A |  | Differential WBC count |  |  |  |  |  |  |
| 85008 | A |  | Nondifferential WBC count |  |  |  |  |  |  |
| 85009 | A |  | Differential WBC count |  |  |  |  |  |  |
| 85013 | A |  | Spun microhematocrit |  |  |  |  |  |  |
| 85014 | A |  | Hematocrit |  |  |  |  |  |  |
| 85018 | A |  | Hemoglobin |  |  |  |  |  |  |
| 85025 | A |  | Automated hemogram |  |  |  |  |  |  |
| 85027 | A |  | Automated hemogram |  |  |  |  |  |  |
| 85032 | A |  | Manual cell count. each |  |  |  |  |  |  |
| 85041 | A |  | Red blood cell (RBC) count |  |  |  |  |  |  |
| 85044 | A |  | Reticulocyte count |  |  |  |  |  |  |
| 85045 | A |  | Reticulocyte count |  |  |  |  |  |  |
| 85046 | A |  | Reticyte/hgb concentrate |  |  |  |  |  |  |
| 85048 | A |  | White blood cell (WBC) count |  |  |  |  |  |  |
| 85049 | A |  | Automated platelet count |  |  |  |  |  |  |
| 85055 | A |  | Reticulated platelet assay |  |  |  |  |  |  |
| 85060 | $X$ |  | Blood smear interpretation | 0342 |  | 0.2077 | \$11.86 | \$5.33 | \$2.37 |
| 85097 | $X$ |  | Bone marrow interpretation | 0343 |  | 0.4339 | \$24.77 | \$11.14 | \$4.95 |
| 85130 | A |  | Chromogenic substrate assay | * |  |  |  |  |  |
| 85170 | A |  | Blood clot retraction |  |  |  |  |  |  |
| 85175 | A |  | Blood clot lysis time |  |  |  |  |  |  |
| 85210 | A |  | Blood clot factor II test |  |  |  |  |  |  |
| 85220 | A |  | Blood clot factor V test |  |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT HCPCS | Stalus Indlcator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 85230 | A |  | Blood clot factor VII test |  |  |  |  |  |
| 85240 | A |  | Blood clot factor VIII test |  |  |  |  |  |
| 85244 | A |  | Blood clot factor VIII test |  |  |  |  |  |
| 85245 | A |  | Blood clot factor Vill test |  |  |  |  |  |
| 85246 | A |  | Blood clot factor VIII test |  |  |  |  |  |
| 85247 | A |  | Blood clot factor VIII test |  |  |  |  |  |
| 85250 | A |  | Blood clot factor IX test |  |  |  |  |  |
| 85260 | A |  | Blood clot factor X test |  |  |  |  |  |
| 85270 | A |  | Blood clot factor XI test |  |  |  |  |  |
| 85280 | A |  | Blood clol factor XII test |  |  |  |  |  |
| 85290 | A |  | Blood clot factor XIII test |  |  |  |  |  |
| 85291 | A |  | Blood clot factor XIII rest |  |  |  |  |  |
| 85292 | A |  | Blood clot factor assay |  |  |  |  |  |
| 85293 | A |  | Blood clot factor assay |  |  |  |  |  |
| 85300 | A |  | Antithrombin Ill test |  |  |  |  |  |
| 85301 | A |  | Antithrombin III test |  |  |  |  |  |
| 85302 | A |  | Btood clot inhibitor antigen |  |  |  |  |  |
| 85303 | A |  | Blood dot inhibitor test |  |  |  |  |  |
| 85305 | A |  | Blood clot inhibitor assay |  |  |  |  |  |
| 85306 | A |  | Blood clot inhibitor test |  |  |  |  |  |
| 85307 | A |  | Assay activated protein c |  |  |  |  |  |
| 85335 | A |  | Factor inhibitor test |  |  |  |  |  |
| 85337 | A |  | Thrombomodulin |  |  |  |  |  |
| 85345 | A |  | Coagulation time |  |  |  |  |  |
| 85347 | A |  | Coagulation time |  |  |  |  |  |
| 85348 | A |  | Coagulation time |  |  |  |  |  |
| - 85360 | A |  | Euglobulin lysis |  |  |  | $\sim$ |  |
| 85362 | A |  | Fibrin degradation products |  |  |  |  |  |
| 85366 | A |  | Fibrinogen test |  |  |  |  |  |
| 85370 | A |  | Fibrinogen test | . |  |  |  |  |
| 85378 | A |  | Fibrin degradation |  |  |  |  |  |
| 85379 | A |  | Fibrin degradation. quant |  |  |  |  |  |
| 85380 | A |  | Fibrin degradation, vte |  |  |  |  |  |
| 85384 | A |  | Fibrinogen |  |  |  |  |  |
| 85385 | A |  | Fibrinogen |  |  |  |  |  |
| 85390 | A |  | Fibrinolysins screen |  |  |  |  |  |
| 85396 | N |  | Clotting assay, whole blood |  |  |  |  |  |
| 85400 | A |  | Fibrinolytic plasmin |  |  |  |  |  |
| 85410 | A |  | Fibrinolyte antiplasmin |  |  |  |  |  |
| 85415 | A |  | Fibrinolytic plasminogen |  |  |  |  |  |
| 85420 * | A |  | Fibrinolytic plasminogen |  |  |  |  |  |
| 85421 | A |  | Fibrinolytic plasminogen |  |  |  |  |  |
| 85441 | A |  | Heinz bodies, direct |  |  |  |  |  |
| 85445 | A |  | Heinz bodies, induced |  |  |  |  |  |
| 85460 | A |  | Hemoglobin, fetal |  |  |  |  |  |
| 85461 | A |  | Hemoglobin, fetal |  |  |  |  |  |
| 85475 | A |  | Hemolysin |  |  |  |  |  |
| 85520 | A |  | Heparin assay |  |  |  |  |  |
| 85525 | A |  | Heparin neutralization |  |  |  |  |  |
| 85530 | A |  | Heparin-protamine tolerance |  |  |  |  |  |
| * Refer to preamble for explanation of multiple payment rates. |  |  |  |  |  |  |  |  |
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Addendum B. - Payment Status by HCPCS Code and Related Information

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# Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005 

| CPT $/$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 86215 | A |  | Deoxyribonuclease, antibody |  |  |  |  |  |
| 86225 | A |  | DNA antibody |  |  |  |  |  |
| 86226 | A |  | ONA anlibody, single strand |  |  |  |  |  |
| 86235 | A |  | Nuclear antigen antibody |  |  |  |  |  |
| 86243 | A |  | Fc receptor |  |  |  |  |  |
| 86255 | A |  | Fluorescent antibody, screen |  |  |  |  |  |
| 86256 | A |  | Fluorescent antibody, titer |  |  |  |  |  |
| 86277 | A |  | Growth hormone antibody |  |  |  |  |  |
| 86280 | A |  | Hemagglutination inhibition |  |  |  |  |  |
| 86294 | A |  | Immunoassay, tumor, qual |  |  |  |  |  |
| 86300 | A |  | Immunoassay, tumor, ca 15-3 |  |  |  |  |  |
| 36301 | A |  | Immunoassay, tumor, ca 19-9 |  |  |  |  |  |
| 86304 | A |  | Immunoassay, tumor, ca 125 |  |  |  |  |  |
| 86308 | A |  | Heterophile antibodies |  |  |  |  |  |
| 86309 | A |  | Heterophile antibodies |  |  |  |  | - |
| 86310 | A |  | Heterophile antibodies |  |  |  |  |  |
| 86316 | A |  | Immunoassay, tumor other |  |  |  |  |  |
| 86317 | A |  | Immunoassay,infectlous agent |  |  |  |  |  |
| 86318 | A |  | Immunoassay,infectious agent |  |  |  |  |  |
| 86320 | A |  | Serum immunoelectroptroresis |  |  |  |  |  |
| 86325 | A |  | Other Immunoelectrophoresis |  |  |  |  |  |
| 86327 | A |  | Immunoelectrophoresis assay |  |  |  |  |  |
| 86329 | A |  | Immunodiffusion |  |  |  |  |  |
| 86331 | A |  | Immunodiffusion ouchteriony |  |  |  |  |  |
| 86332 | A |  | Immune complex assay |  |  |  |  |  |
| 86334 | A |  | Immunofixation procedure |  |  |  |  |  |
| 86336 | A |  | Inhibln A |  |  |  |  |  |
| 86337 | A |  | Insulin antibodies |  |  |  |  |  |
| 86340 | A |  | Intrinsic factor antibody |  |  |  | . |  |
| 86341 | A |  | Islet cell antibody |  |  |  |  |  |
| 86343 | A |  | Leukocyte histamine release |  |  |  |  |  |
| 86344 | A |  | Leukocyte phagocytosis |  |  |  |  |  |
| 86353 | A |  | Lymphocyte transformation |  |  |  |  |  |
| 86359 | A |  | T cells, total count |  |  |  |  |  |
| 86360 | A |  | T cell, absolute counUratio |  |  |  |  |  |
| 86361 | A |  | T cell, absolute count |  |  |  |  |  |
| 86376 | A |  | Microsomal antibody |  |  |  |  |  |
| 86378 | A |  | Migration inhibitory factor |  |  |  |  |  |
| 86382 | A |  | Neutralization test, viral |  |  |  |  |  |
| 86384 | A |  | nitroblue tetrazolium dye |  |  |  |  |  |
| 86403 | A |  | Particle agglutination test |  |  |  |  |  |
| 86406 | A |  | Particle agglutination test |  |  |  |  |  |
| 86430 | A |  | Rheumatoid factor test |  |  |  |  |  |
| 86431 | A |  | Rheumatoid factor, quant |  |  |  |  |  |
| 86485 | $x$ |  | Skin test, candida | 0341 | 0.1128 | \$6.44 | \$2.62 | \$1.29 |
| 8649 C | $x$ |  | Coccidioidomycosis skin test | 0341 | 0.1128 | \$6.44 | \$2.62 | \$1.29 |
| 85510 | $x$ |  | Histoplasmosis skin test | 0341 | 01128 | \$6.44 | \$2.62 | \$1.29 |
| 86580 | $x$ |  | TB intradermal test | 0341 | 0.1128 | \$6.44 | \$2.62 | \$1.29 |
| 86585 | $x$ |  | TB tine test | 0341 | 0.1128 | \$6.44 | \$2.62 | \$1.29 |
| 86586 | $x$ |  | Skin test. unlisted | 0341 | 0.1128 | \$6.44 | \$2.62 | \$1.29 |

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT I HCPCS | Status indicator | Comment tndicator | Description | APC | Relative Weight | Payment Rate | Nattonal Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 86590 | A |  | Streptokinase, antibody |  |  |  |  |  |
| 86592 | A |  | Btood serology, qualitative |  |  |  |  |  |
| 86593 | A |  | Blood serology, quantitative |  |  |  |  |  |
| 86602 | A |  | Antinomyces antibody |  |  |  |  |  |
| 86603 | A |  | Adenovirus antibody |  |  |  |  |  |
| 86606 | A |  | Aspergillus antibody |  |  |  |  |  |
| 86609 | A |  | Bacterium antibody |  |  |  |  |  |
| 86611 | A |  | Bartonella antibody |  |  |  |  |  |
| 86612 | A |  | Blastomyces antibody |  |  |  |  |  |
| 86615 | A |  | Bordetella antibody |  |  |  |  |  |
| 86617 | A |  | Lyme disease antibody |  |  |  |  |  |
| 86618 | A |  | Lyme disease antibody |  |  |  |  |  |
| 86619 | A |  | Borrelia antibody |  |  |  |  |  |
| 86622 | A |  | Brucella antibody |  |  |  |  |  |
| 86625 | A |  | Campylobacter antibody |  |  |  |  |  |
| 86628 | A |  | Candida antibody |  |  |  |  |  |
| 86631 | A |  | Chlamydia antibody |  |  |  |  |  |
| 86632 | A |  | Chlamydia igm antibody |  |  |  |  |  |
| 86635 | A |  | Coccidioides antibody |  |  |  |  |  |
| 86638 | A |  | Q fever antibody |  |  |  |  |  |
| 86641 | A |  | Cryptococcus antibody |  |  |  |  |  |
| 86644 | A |  | CMV antibody |  |  |  |  |  |
| 86645 | A |  | CMV antibody, IgM |  |  |  |  |  |
| 86648 | A |  | Diphtheria antibody |  |  |  |  |  |
| 86651 | A |  | Encephalitis antibody |  |  |  |  |  |
| 86652 | A |  | Encephalitis antibody |  |  |  |  |  |
| 86653 | A |  | Encephalitis anlibody |  |  |  |  |  |
| 86654 | A |  | Encephalitis antibody |  |  |  |  |  |
| 86658 | A |  | Enterovirus antibody | - |  |  |  |  |
| 86663 | A |  | Epstein-barr anlibody |  |  |  |  |  |
| 86664 | A |  | Epstein-barr antibody |  |  |  |  |  |
| 86665 | A |  | Epstein-barr antibody |  |  |  |  |  |
| 86666 | A |  | Enrlichia antibody |  |  |  |  |  |
| 86668 | A |  | Francisella tularensis |  |  |  |  |  |
| 86671 | A |  | Fungus antibody |  |  |  |  |  |
| 86674 | A |  | Giardia lamblia antibody |  |  |  |  |  |
| 86677 | A |  | Helicobacter pylori |  |  |  |  |  |
| 86682 | A |  | Helminth antibody |  |  |  |  |  |
| 86684 | A |  | Hemophilus influenza |  |  |  |  |  |
| 86687 | A |  | Htlv-i antibody |  |  |  |  |  |
| 86688 | A |  | Hitv-ii antibody |  |  |  |  |  |
| 86689 | A |  | HTLV/HIV confirmatory test |  |  |  |  |  |
| 86692 | A |  | Hepatitis, della agent |  |  |  |  |  |
| 86694 | A |  | Herpes simplex test |  |  |  |  |  |
| 86695 | A |  | Herpes simplex test |  |  |  |  |  |
| 86696 | A |  | Herpes simplex type 2 |  |  |  |  |  |
| 86698 | A |  | Histoplasma |  |  |  |  |  |
| 86701 | A |  | HIV-1 |  |  |  |  |  |
| 86702 | A |  | HIV-2 |  |  |  |  |  |
| 86703 | A |  | HIV-1/HIV-2, single assay |  |  |  |  |  |

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# Addendum B. - Payment Status by HCPCS Code and Related Information 

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| CPT $/$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 86704 | A |  | Hep b core antibody, total |  |  |  |  |  |
| 86705 | A |  | Hep b core antibody, igm |  |  |  |  |  |
| 86706 | A |  | Hep b surface antibody |  |  |  |  |  |
| 86707 | A |  | Hep be antibody |  |  |  |  |  |
| 86708 | A |  | Hep a antibody, total |  |  |  |  |  |
| 86709 | A |  | Hep a antibody, igm |  |  |  |  |  |
| 86710 | A |  | Influenza virus antibody |  |  |  |  |  |
| 86713 | A |  | Legıonella antibody |  |  |  |  | , |
| 86717 | A |  | Leishmania antibody |  |  |  |  |  |
| 86720 | A |  | Leptospira antibody |  |  |  |  |  |
| 86723 | A |  | Listeria monocytogenes ab |  |  |  |  | * |
| 86727 | A |  | Lymph choriomeningitis ab |  |  |  |  |  |
| 86729 | A |  | Lympho venereum antibody |  |  |  |  |  |
| 86732 | A |  | Mucormycosis antibody |  |  |  |  |  |
| 86735 | A |  | Mumps antibody |  |  |  |  |  |
| 86738 | A |  | Mycoplasma antibody |  |  |  |  |  |
| 86741 | A |  | Neisseria meningitidis |  |  |  |  |  |
| 86744 | A |  | Nocardia antibody |  |  |  |  |  |
| 86747 | A |  | Parvovirus antibody |  |  |  |  |  |
| 86750 | A |  | Mataria anlibody |  |  |  |  |  |
| 86753 | A |  | Protozoa antibody nos |  |  |  |  |  |
| 86756 | A |  | Respiralory virus antibody |  |  |  |  |  |
| 86757 | A |  | Rickettsia antibody |  |  |  |  |  |
| 86759 | A |  | Rotavirus antibody |  |  |  |  |  |
| 86762 | A |  | Rubella antibody |  |  |  |  |  |
| 86765 | A |  | Rubeola antibody |  |  |  |  |  |
| 86768 | A |  | Salmonella antibody |  |  |  |  | - |
| 86771 | A |  | Shigella antibody |  |  |  |  |  |
| 86774 | A |  | Tetanus antibody |  |  |  |  |  |
| 86777 | A |  | Toxoplasma anlibody |  |  |  |  |  |
| 86778 | A |  | Toxoplasma anlibody, igm |  |  |  |  |  |
| 86781 | A |  | Treponema pallidum, confirm |  |  |  |  |  |
| 86784 | A |  | Trichinella antibody |  |  |  |  |  |
| 86787 | A |  | Vancella-zoster antibody |  |  |  |  |  |
| 86790 | A |  | Virus antibody nos |  |  |  |  |  |
| 86793 | A |  | Yersinia antibody |  |  |  |  |  |
| 86800 | A |  | Thyroglobulin antibody |  |  |  |  | - |
| 86803 | A | - | Hepatitis c ab test |  |  |  |  |  |
| 86804 | A |  | Hep c ab test. confirm |  |  |  |  |  |
| 86805 | A |  | Lymphocylotoxicity assay |  |  |  |  |  |
| 86806 | A |  | Lymphocyloloxicity assay |  |  |  |  |  |
| 86807 | A |  | Cytotoxic antibody screening |  |  |  |  |  |
| 86808 | A |  | Cytotoxic antibody screening |  |  |  |  |  |
| 86812 | A |  | HLA typing. A, B, or C |  |  |  |  |  |
| 86813 | A |  | HLA typing: $A, B$ or $C$ |  |  | - |  |  |
| 86816 | A |  | HLA typing, DRJDQ |  | - |  |  |  |
| 86817 | A | - | HLA typing. DRIDQ |  | - |  |  |  |
| 86821 | A |  | Lymphocyte culture, mixed |  |  |  |  |  |
| 86822 | A |  | Lymphocyte culture, primed |  |  |  |  |  |
| 86849 | A |  | immunology procedure |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information

 Calendar Year 2005| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Paymen Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 86850 | $x$ |  | RBC antibody screen | -0345 | 0.2432 | \$13.89 | 53.10 | \$2.78 |
| 86850 | $x$ |  | RBC antibody elution | 0346 | 0.3615 | \$20.64 | \$5.21 | \$4.13 |
| 86870 | $x$ |  | RBC anlibody identification | 0346 | 0.3615 | \$20.64 | \$5.21 | \$4.13 |
| 86880 | $x$ |  | Coombs test. direct | 0409 | 0.1277 | \$7.29 | \$2.23 | \$1.46 |
| 86885 | $x$ |  | Coombs test, indirect, qual | 0409 | 0.1277 | 57.29 | \$2.23 | \$1.46 |
| 86886 | $x$ |  | Coombs test, indirect, titer | 0409 | 0.1277 | \$7.29 | \$2.23 | \$1.46 |
| 86890 | $x$ |  | Aulologous blood process | - 0347 | 0.9454 | \$5398 | \$13.20 | \$10.80 |
| 86891 | $x$ |  | Autologous blood, op salvage | 0345 | 0.2432 | \$1389 | \$3.10 | \$2.78 |
| 86900 | $x$ |  | Blood typing, ABO | 0409 | 0.1277 | \$7.29 | \$2.23 | \$1.46 |
| 86901 | $x$ |  | Blood typing. Rh \{D) | 0409 | 0.1277 | \$7.29 | \$2.23 | \$1.46 |
| 86903 | $x$ |  | Blood typing, antigen screen | 0345 | 0.2432 | \$13.89 | \$3.10 | \$2.78 |
| 86904 | $x$ |  | Blood typing, patient serum | -0345 | 0.2432 | \$13.89 | \$3.10 | \$2.78 |
| 86905 | $x$ |  | Blood typing. RBC antigens | 0345 | 0.2432 | \$13.89 | \$3.10 | \$2.78 |
| 86906 | $X$ |  | Blood typing, Rh phenolype | 0345 | 0.2432 | \$13.89 | \$3.10 | \$2.78 |
| 86910 | $E$ |  | Blood typing, paternity test |  |  |  |  |  |
| 86911 | $E$ |  | Blood typing, antigen system |  |  |  |  |  |
| 86920 | $x$ |  | Compatibility test | 0346 | 0.3615 | \$20.64 | \$5.21 | \$4.13 |
| 86921 | $x$ |  | Compalibility test | 0345 | 0.2432 | \$13.89 | \$3.10 | \$2.78 |
| 86922 | $x$ |  | Compatibility test | 0346 | 0.3615 | \$20.64 | \$5.21 | \$4.13 |
| 86927 | $x$ |  | Plasma, fresh frozen | 0346 | 0.3615 | \$20.64 | \$5.21 | \$4.13 |
| 86930 | $x$ |  | Frozen biood prep | 0347 | 0.9454 | \$53.98 | \$13.20 | \$10.80 |
| 86931 | $x$ |  | Frozen blood thaw | 0347 | 0.9454 | \$53.98 | \$13.20 | \$10.80 |
| 86932 | $X$ |  | Frozen blood freeze/thaw | 0347 | 0.9454 | \$53.98 | \$13.20 | \$10.80 |
| 86940 | A |  | Hemolysins/agglutinins, auto |  |  |  |  |  |
| 86941 | A |  | Hemolysins/agglutinins |  |  |  |  |  |
| 86945 | $x$ |  | Blood productirradiation | 0346 | 0.3615 | \$20.64 | \$5.21 | \$4.13 |
| 86950 * | $x$ |  | Leukacyte transfusion | 0347 | 0.9454 | \$53.98 | \$13.20 | \$10.80 |
| 86965 | $x$ |  | Pooling blood platelets | 0346 | 0.3615 | \$20.64 | \$5.21 | \$4.13 |
| 86970 | $x$ |  | RBC pretreatment | 0345 | 0.2432 | \$13.89 | \$3.10 | \$2.78 |
| 86971 | $x$ |  | RBC preirealment | 0345 | 0.2432 | \$13.89 | \$3.10 | \$2.78 |
| 86972 | $x$ |  | RBC preireatment | 0345 | 0.2432 | \$13.89 | \$3.10 | \$2.78 |
| 86975 | $x$ |  | RBC pretreatment, serum | 0345 | 0.2432 | \$13.89 | \$3.10 | \$2.78 |
| 86976 | $x$ |  | RBC pretreatment, serum | 0345 | 0.2432 | \$13.89 | \$310 | \$2.78 |
| 86977 | $x$ |  | RBC pretreatment, serum | 0345 | 02432 | \$13.89 | \$310 | \$2.78 |
| 86978 | $x$ |  | RBC preireatment, serum | 0345 | 02432 | \$13.89 | S3 10 | - \$2.78 |
| 86985 | $x$ |  | Split blood or producls | 0347 | 09454 | \$53.98 | \$13.20 | \$10.80 |
| 86999 | X |  | Transfusion procedure | 0345 | 02432 | \$13.89 | \$3.10 | \$2.78 |
| 87001 | A |  | Small anmal inoculation |  |  |  |  |  |
| 87003 | A |  | Small anmal inoculation |  |  |  |  |  |
| 87015 | A |  | Specimen conceniration |  |  |  |  |  |
| 87040 | A |  | Blood culture for bacteria |  |  |  |  |  |
| 87045 | A |  | Feces culture, bacteria |  |  |  |  |  |
| 87046 | A |  | Stool cultr, bacteria, each |  |  |  |  |  |
| 87070 | A |  | Culture, bacleria, other |  |  |  |  |  |
| 87071 | A |  | Culture bacteri aerobic othr |  |  |  |  |  |
| 87073 | A |  | Culture bacteria anaerobic |  |  |  |  |  |
| 87075 | A |  | Cultr bacteria, except blood |  |  |  |  |  |
| 87076 | A |  | Culture anaerobe ident, each |  |  |  |  |  |
| 87077 | A |  | Culture aerobic identity |  |  |  |  |  |
| 87081 | A |  | Culture screen only |  |  |  |  |  |

[^95]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | Natlonal Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 87084 | A |  | Culture of specimen by kit |  |  |  |  |  |
| 87086 | A |  | Urine culture/colony count |  |  |  |  |  |
| 87088 | A |  | Urine bacleria culture |  |  |  |  | , |
| 87101 | A |  | Skin fungi culture |  |  |  |  |  |
| 87102 | A |  | Fungus isolation cullure |  |  |  | . |  |
| 87103 | A |  | Blood fungus culture |  |  |  |  |  |
| 87106 | A |  | Fungi identification, yeast | - |  |  |  | , |
| 87107 | A |  | Fungi identification, mold |  |  |  |  |  |
| 87109 | A |  | Mycoplasma |  |  |  |  |  |
| 87140 | A |  | Chlamydia cutture |  |  |  |  |  |
| 87116 | A |  | Mycobacteria culture |  |  |  |  |  |
| 87148 | A |  | Mycobacteric identification |  |  |  |  |  |
| 87140 | A |  | Culture type immunofluoresc |  |  |  |  |  |
| 87143 | A |  | Culture typing. gic/hplc |  |  |  |  |  |
| 87147 | A |  | Culture type, immunotogic |  |  |  |  |  |
| 87149 | A |  | Culture type, nucleic acid |  |  |  |  |  |
| 87452 | A |  | Culture type pulse field gel |  |  |  |  |  |
| 87158 | A |  | Culture typing, added method |  |  |  | , |  |
| 87164 | A |  | Dark field examination |  |  |  |  |  |
| 87166 | A |  | Dark field examination |  |  |  |  |  |
| 87168 | A |  | Macroscopic exam arthropod |  |  |  |  |  |
| 87169 | A |  | Macroscopic exam parasite |  |  |  |  |  |
| 87172 | A |  | Pinworm exam |  |  |  |  |  |
| 87176 | A |  | Tissue homogenization. cultr |  |  |  |  |  |
| 87177 | A |  | Ova and parasites smears |  |  |  |  |  |
| 87181 | A |  | Microbe susceptible, diffuse. |  |  |  |  |  |
| 87184 | A |  | Microbe susceptible, disk |  |  |  |  |  |
| 87185 | A |  | Microbe susceptible, enzyme |  |  |  |  |  |
| 87186 | A |  | Microbe susceptible, mic |  |  |  |  |  |
| 87187 | A |  | Microbe susceptible, mic |  |  |  |  |  |
| 87188 | A |  | Microbe suscept, macrobroth |  |  |  |  |  |
| 87190 | A |  | Microbe suscept, mycobacteri |  |  |  |  |  |
| 87497 | A |  | Bactericidal level, serum |  |  |  |  |  |
| 87205 | A |  | Smear, gram stain |  |  |  |  |  |
| 87206 | A |  | Smear, fluorescenvacid stai |  |  |  |  |  |
| 87207 | A |  | Smear, special stain | * |  |  |  |  |
| 87210 | A |  | Smear, wet mount. saline/ink |  |  |  |  |  |
| 87220 | A |  | Tissue exam for tungi |  |  |  |  |  |
| 87230 | A |  | Assay, foxin or antitoxin |  |  |  |  |  |
| 87250 | A |  | Virus inoculale, eggs/animal |  |  |  |  |  |
| 87252 | A |  | Virus inoculation, tissue |  |  |  |  |  |
| 87253 | A |  | Virus inoculate tissue, addl |  |  |  |  |  |
| 87254 | A |  | Virus inoculation, shell via |  |  |  |  |  |
| 87255 | A |  | Genef virus isolate, hsv |  |  |  |  |  |
| 87260 | A |  | Adenovirus ag, if |  |  |  |  |  |
| 87265 | A |  | Pertussis ag, if |  |  |  |  |  |
| 87267 | A |  | Enterovirus antibody, dfa |  |  |  |  |  |
| 87269 | A |  | Giardia ag. If |  |  |  |  |  |
| 87270 | A |  | Chlamydia trachomatis ag, if |  |  |  |  | $\cdots$ |
| 87271 | A |  | Cryptosporidum/gardia ag, if |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT <br> CPT | Status | Comment |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- |
| HCPCS | Indicator | Indicator | Description | APC | Relative <br> Weight |



- Refer to preambie for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 87482 | A |  | Candida. dna, quant |  |  |  |  |  |
| 87485 | A |  | Chylmd pneum, dna, dir probe |  |  |  |  |  |
| 87486 | A |  | Chylmd pneum, dna, amp probe |  |  |  |  |  |
| 87487 | A |  | Chyimd pneum, dna, quant |  |  |  |  |  |
| 87490 | A |  | Chylmd trach, dna, dir probe |  |  |  |  |  |
| 87491 | A |  | Chylmd trach, dna, amp probe |  |  |  |  |  |
| 87492 | A |  | Chylmd trach, dna, quant |  |  |  |  |  |
| 87495 | A |  | Cytomeg, dna, dir probe |  |  |  |  |  |
| 87496 | A |  | Cytomeg, dna, amp probe |  |  |  |  |  |
| 87497 | A |  | Cytomeg, dna, quant |  |  |  |  |  |
| 87510 | A |  | Gardner vag. dna, dir probe |  |  |  |  |  |
| 87511 | A |  | Gardner vag, dna, amp probe |  |  |  |  |  |
| 87512 | A |  | Gardner vag, dna, quant |  |  |  |  |  |
| 87515 | A |  | Hepatitis b, dna, dir probe |  |  |  |  |  |
| 87516 | A |  | Hepatitis b, dna, amp probe |  |  |  |  |  |
| 87517 | A |  | Hepatitis b, dna, quant |  |  |  |  |  |
| 87520 | A |  | Hepatitis c, ma, dir probe |  |  |  |  |  |
| 87521 | A |  | Hepatitis c, ma, amp probe |  |  |  |  |  |
| 87522 | A |  | Hepatitis c. ma, quant |  |  |  |  |  |
| 87525 | A |  | Hepatitis g. dna, dir probe |  |  |  | . |  |
| 87526 | A |  | Hepatitis g, dna, amp probe |  |  |  |  |  |
| 87527 | A |  | Hepatitis g, dna, quant |  |  |  |  |  |
| 87528 | A |  | Hsv, dna, dir probe |  |  |  |  |  |
| 87529 | A |  | Hsv, dna, amp probe |  |  |  |  |  |
| 87530 | A |  | Hsv. dna, quant |  |  |  |  |  |
| 87531 | A |  | Hhv-6, dna, dir probe |  |  |  |  |  |
| 87532 | A |  | Hhv-6, dna, amp probe |  |  |  |  |  |
| 87533 | A |  | Hhv-6, dna, quant |  |  |  |  |  |
| 87534 | A |  | Hiv-1, dna, dir probe |  |  |  |  |  |
| 87535 | A |  | Hiv-1, dna, amp probe |  |  |  |  |  |
| 87536 | A |  | Hiv-1. dna, quant |  |  |  |  |  |
| 87537 | A |  | Hiv-2, dna, dir probe |  |  |  |  |  |
| 87538 | A |  | Hiv-2, dna, amp probe |  |  |  |  |  |
| 87539 | A |  | Hiv-2, dna, quant |  |  |  |  |  |
| 87540 | A |  | Legion pneumo. dna, dir prob |  |  |  |  |  |
| 87541 | A |  | Legion pneumo. dna, amp prob | $=$ |  |  |  |  |
| 87542 | A |  | Legion pneumo، dna, quant |  |  |  |  |  |
| 87550 | A |  | Mycobacteria, dna, dir probe |  |  |  |  |  |
| 87551 | A |  | Mycobacteria, dna, amp probe |  |  |  |  |  |
| 87552 | A |  | Mycobacteria, dna, quant |  |  |  |  |  |
| 87555 | A |  | M.tuberculo, dna, dir probe |  |  |  |  |  |
| 87556 | A |  | M.tuberculo, dna, amp probe |  |  |  |  |  |
| 87557 | A |  | M.tuberculo, dna, quant |  |  |  |  |  |
| 87560 | A |  | M.avium-intra, dna, dir prob |  |  |  | - | . |
| 87561 | A |  | M.avium-Intra, dna, amp prob. |  |  |  |  |  |
| 87562 | A |  | M.avium-intra, dna, quant |  |  |  |  |  |
| 87580 | A |  | M.pneumon, dna, dir probe |  |  |  |  |  |
| 87581 | A |  | M.pneumon, dna, amp probe |  |  |  |  |  |
| 87582 | A |  | M.pneumon, dna, quant |  |  |  |  |  |
| 87590 | A |  | N.gonorthoeae, dna, dir prob |  |  | , | - |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT I HCPCS | Status tndicator | Comment indicator | Description | APC | Relative Weight | Payment Rate | Nationat Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 87591 | A |  | N.gonorrhoeae. dna, amp prob |  |  |  |  |  |
| 87592 | A |  | N.gonorrhoeae, dna, quant |  |  |  |  |  |
| 87620 | A |  | Hpv, dna, dir probe |  |  |  |  |  |
| 87621 | A |  | Hpv, dna, amp probe |  |  |  |  |  |
| 87622 | A |  | Hpv, dna, quant |  |  |  |  |  |
| 87650 | A |  | Strep a, dna, dir probe |  |  |  |  |  |
| 87651 | A |  | Strep a, dna, amp probe |  |  |  |  |  |
| 87652 | A |  | Strep a, dna, quant |  |  |  |  |  |
| 87660 | A |  | Trichomonas vagin, dir probe |  |  |  |  |  |
| 87797 | A |  | Detect agent nos, dna, dir |  |  |  |  |  |
| 87798 | A |  | Detect agent nos, dna, amp |  |  |  |  |  |
| 87799 | A |  | Detect agent nos, dna, quant |  |  |  |  |  |
| 87800 | A |  | Detect agnt mult, dna, direc |  |  |  |  |  |
| 87801 | A |  | Detect agnt mult, dna, ampli |  |  |  |  |  |
| 87802 | A |  | Strep b assay w/optic |  |  |  |  |  |
| 87803 | A |  | Clostridium toxin a w/optic |  |  |  |  |  |
| 87804 | A |  | Influenza assay w/optic |  |  |  |  |  |
| 87810 | A |  | Chylmd trach assay w/optic |  |  |  |  |  |
| 87850 | A |  | N. gonorthoeae assay w/optic |  |  |  |  |  |
| 87880 | A |  | Strep a assay w/optic |  |  |  |  |  |
| 87899 | A |  | Agent nos assay w/optic |  |  |  |  |  |
| 87901 | A |  | Genotype, dna, hiv reverse f |  |  |  |  |  |
| 87902 | A |  | Genotype, dna, hepalitis C |  |  |  |  |  |
| 87903 | A |  | Phenolype, dna hiv w/culture |  |  |  |  |  |
| 87904 | A |  | Phenotype, dna hiv w/dt add |  |  |  |  |  |
| 87999 | A |  | Microbiology procedure |  |  |  |  |  |
| 88000 | $E$ |  | Autopsy (necropsy), gross |  |  |  | - |  |
| 88005 | $E$ |  | Autopsy (necropsy), gross |  |  |  |  |  |
| 88007 | E |  | Autopsy (necropsy), gross |  |  |  |  |  |
| 88012 | $E$. |  | Autopsy (necropsy). gross |  |  |  |  |  |
| 88014 | E |  | Autopsy (necropsy), gross |  |  |  |  |  |
| 88016 | $E$ |  | Autopsy (necropsy), gross |  |  |  |  |  |
| 88020 | E |  | Autopsy (necropsy), complete |  |  |  |  |  |
| 88025 | E |  | Autopsy (necropsy), complete |  |  |  |  |  |
| 88027 | $E$ |  | Autopsy (necropsy), complete |  | 1 |  |  |  |
| 88028 | E |  | Autopsy (necropsy), complete |  |  |  |  |  |
| 88029 | E |  | Autopsy (necropsy), complete |  |  |  |  |  |
| 88036 | $E$ |  | Limited autopsy |  |  |  |  |  |
| 88037 | $E$ |  | Limited autopsy |  |  |  |  |  |
| 88040 | $E$ |  | Forensic autopsy (necropsy) |  |  |  |  |  |
| 88045 | E |  | Coroner's autopsy (necropsy) |  |  |  |  |  |
| 88099 | $E$ |  | Necropsy (autopsy) procedure |  |  |  |  |  |
| 88104 | $x$ |  | Cytopathology, fluids | 0343 | 0.4339 | \$24 77 | \$11.14 | \$4.95 |
| 88106 | $x$ |  | Cytopathology, fluids | 0343 | 0.4339 | \$24 77 | \$11.14 | \$4.95 |
| 88107 | $x$ |  | Cylopathology, fluids | 0343 | 0.4339 | \$2477 | \$11.14 | \$4.95 |
| 88108 | X |  | Cytopath. concentrate tech | 0343 | 0.4339 | \$24.77 | \$11.14 | $\$ 4.95$ |
| 88112 | X |  | Cylopath, cell enhance tech | 0343 | 0.4339 | \$24.77 | \$11.14 | \$4.95 |
| 88125 | $x$ |  | Forensic cytopathology | 0342 | 0.2077 | \$11.86 | \$5.33 | \$2.37 |
| 88130 | A |  | Sex chromatin identification |  |  |  |  |  |
| 88140 | A |  | Sex chromatin identification |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT / HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 88141 | $N$ |  | Cytopath, c/v, interpret |  |  |  |  |  |
| 88142 | A |  | Cytopath, e/v, thin layer |  |  |  |  |  |
| 88143 | A |  | Cytopath csv thin layer redo |  |  |  |  |  |
| 88147 | A |  | Cytopath, c/v, automated |  |  |  |  |  |
| 88148 | A |  | Cytopath, civ. auto rescreen |  |  |  |  |  |
| 88150 | A |  | Cytopath, c/v, manual |  |  |  |  |  |
| 88152 | A |  | Cylopath. c/v, aulo redo |  |  |  |  |  |
| 88153 | A |  | Cytopath, c/v, redo |  |  |  |  |  |
| 88154 | A |  | Cytopath, c/v, select |  |  | , |  |  |
| 88155 | A |  | Cytopath, c/v, index add-on |  |  |  |  |  |
| 88160 | $x$ |  | Cytopath smear, other source | 0342 | 0.2077 | \$11.86 | \$5.33 | \$2.37 |
| 88161 | $x$ |  | Cytopath smear, other source | 0343 | 0.4339 | \$24.77 | \$11.14 | \$4.95 |
| 88162 | $x$ |  | Cytopath smear, other source | 0342 | 0.2077 | \$11.86 | \$5.33 | \$2.37 |
| 88164 | A |  | Cytopath tbs, c/v, manual |  |  |  |  |  |
| 88165 | A |  | Cytopath tbs, clv, redo |  |  |  |  |  |
| 88166 | A |  | Cytopath ths, clv, auto redo |  |  |  |  |  |
| 88167 | A |  | Cytopath tbs, civ. select |  |  |  |  |  |
| 88172 | $x$ |  | Cytopathology eval of fna | 0343 | 0.4339 | \$24.77 | \$11.14 | \$4.95 |
| 88173 | $x$ |  | Cytopath eval, ina, report | 0343 | 0.4339 | \$24.77 | \$11.14 | \$4.95 |
| 88174 | A |  | Cytopath. civ auto, in fluid |  |  |  |  |  |
| 88175 | A |  | Cytopath odv auto fluid redo |  |  |  |  | - |
| 88180 | $x$ |  | Cell marker study | 0343 | 0.4339 | \$24.77 | \$11.14 | \$4.95 |
| 88182 | $x$ |  | Cell marker study | 0344 | 0.6127 | \$34.98 | \$15.74 | \$7.00 |
| 88199 | A |  | Cylopathology procedure |  |  |  |  |  |
| 88230 | A |  | Tissue culture. lymphocyte |  |  |  |  |  |
| 88233 | A |  | Tissue culture, skin/biopsy |  |  |  |  |  |
| 88235 | A |  | Tissue cullure, placenta |  |  |  |  |  |
| 88237 | A |  | Tissue culture, bone marrow |  |  |  |  |  |
| 88239 | A |  | Tissue culture, tumor |  |  |  |  |  |
| 88240 | A |  | Cell cryopreserve/storage |  |  |  |  | - |
| 88241 | A |  | Frozen cell preparation |  |  |  |  |  |
| 88245 | A |  | Chromosome analysis, 20-25 |  |  |  |  |  |
| 88248 | A |  | Chromosome analysis, 50-100 |  |  |  |  |  |
| 88249 | A |  | Chromosome analysis, 100 |  |  |  |  |  |
| 88261 | A |  | Chromosome analysis, 5 |  |  |  |  |  |
| 88262 | A |  | Chromosome analysis, 15-20 |  |  |  |  |  |
| 88263 | A |  | Chromosome analysis, 45 |  |  |  |  |  |
| 88264 | A |  | Chromosome analysis, 20-25 |  |  |  |  |  |
| 88267 | A |  | Chromosome analys, placenta |  |  |  |  |  |
| 88269 | A |  | Chromosome analys, amniolic |  |  |  |  |  |
| 88271 | A |  | Cytogenelics, ona probe |  |  |  |  |  |
| 88272 | A |  | Cytogenetics, 3-5 |  |  |  |  |  |
| 88273 | A |  | Cytogenetics, 10-30 |  |  |  |  |  |
| 88274 | A |  | Cytogenetics, 25-99 |  |  |  |  |  |
| 88275 | A |  | Cytogenetics, 100-300 |  |  |  |  |  |
| 88280 | A |  | Chromosome karyotype study |  |  |  |  |  |
| 88283 | A |  | Chrornosome banding study |  |  |  |  |  |
| 88285 | A |  | Chromosome count, additional |  |  |  |  |  |
| 88289 | A |  | Chromosome study, additional |  |  |  |  |  |
| 88291 | A |  | Cyto/molecular report |  |  |  |  |  |

[^96]Addendum B. - Payment Status by HCPCS Códe and Related Information
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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 89220 | $X$ |  | Sputum specimen colleclion | 0343 | 04339 | \$24.77 | \$11.14 | \$4.95 |
| 89225 | A |  | Starch granules, feces |  |  |  |  |  |
| 89230 | X |  | Colled sweat for test | 0343 | 0.4339 | \$24.77 | \$11.14 | \$4.95 |
| 89235 | A |  | Water load test |  |  |  |  |  |
| 89240 | A |  | Pathology lab procedure |  |  |  |  |  |
| 89250 | $X$ |  | Cultr oocytelembryo <4 days | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89251 | $x$ |  | Cullr oocytelembryo <4 days | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89253 | $x$ |  | Embryo hatching | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89254 | $x$ |  | Oocyte identfication | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89255 | $x$ |  | Prepare embryo for transfer | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89257 | $x$ |  | Sperm identification | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89258 | $x$ |  | Cryopreservation; embryo(s) | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89259 | $x$ |  | Cryopreservation, sperm | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89260 | $x$ |  | Sperm isolation, simple | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89261 | $x$ |  | Sperm isolation, complex | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89264 | X |  | Identify sperm tissue | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89268 | $x$ |  | Insemination of oocytes | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89272 | $x$ |  | Exlerided cullure of oocytes | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89280 | $x$ |  | Assist oocyte fertilization | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89281 | $x$ |  | Assist oocyte fertilization | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89290 | $x$ |  | Biopsy, oocyle polar body | 0348 | 0.7716 | \$44.06 | - | \$8.81 |
| 89291 | $X$ |  | Biopsy, oocyte polar body | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89300 | A |  | Semèn analysis whuhner |  |  |  |  |  |
| 89310 | A |  | Semen analysis |  |  |  |  |  |
| 89320 | A |  | Semen analysis. complete |  |  |  |  |  |
| 89321 | A |  | Semen analysis \& molility |  |  |  |  |  |
| 89325 | A |  | Sperm antibody test |  |  |  | , s |  |
| . 89329 | A |  | Sperm evaluation test |  |  |  |  |  |
| 89330 | A |  | Evaluation, cervical mucus |  |  |  |  |  |
| 89335 | $x$ |  | Cryopreserve tesucular tiss | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89342 | $x$ |  | Storagelyear, embryo(s) | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89343 | $x$ |  | Storage/year; sperm/semen | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89344 | $x$ |  | Storagelyear: reprod tissue | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89346 | $x$ |  | Storage/year, oocyte | 0348 | 0.7716 | \$44.06 |  | \$8.81 |
| 89352 | $x$ |  | Thawing cryopresrved: embryo | 0348 | 07716 | \$44.06 |  | \$8.81 |
| 89353 | X |  | Thawing cryopresrved: sperm | 0348 | 07716 | \$44.06 |  | \$8.81 |
| 89354 | $x$ |  | Thaw eryoprsird: reprod tiss | 0348 | 07716 | \$44.06 |  | \$8.81 |
| 89356 | X |  | Thawing cryopresrved; oocyte | 0348 | 07716 | \$44.06 |  | \$8.81 |
| 90281 | $E$ |  | Human ig. im |  |  |  | - |  |
| 90283 | $E$ |  | Human ig. iv |  |  |  |  |  |
| 90287 | $E$ |  | Botulinum antitoxin |  |  |  |  |  |
| 90288 | $E$ |  | Botulism ig. iv |  |  |  |  |  |
| 90291 | $E$ |  | Cmvig, iv |  |  |  |  |  |
| 90296 | N |  | Diphtheria antitoxin |  |  |  |  |  |
| 90371 | E |  | Hep big, im |  |  |  |  |  |
| 90375 | $N$ |  | Rabies ig, im/sc |  |  |  |  |  |
| 90376 | K |  | Rabies ig, heat treated | 0356 | 0.6483 | \$37.02 |  | \$7.40 |
| 90378 | $E$ |  | Rsv ig, im, 50 mg |  |  |  |  |  |
| 90379 | $E$ |  | Rsvig. iv |  |  |  |  |  |
| 90384 | E |  | Rh ig, full-dose. im |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Descrlption | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 90385 | N |  | Rh ig, minidose, im |  |  |  |  |  |
| 90386 | $E$ |  | Rhig, iv |  |  |  |  |  |
| 90389 | $E$ |  | Tetanus ig, im |  |  |  | - |  |
| 90393 | K |  | Vaccina ig. im | 0356 | 06483 | \$37.02 |  | \$7.40 |
| 90396 | K |  | Varicella-zoster ig, im | 0356 | 0.6483 | \$37.02 |  | \$7.40 |
| 90399 | $E$ |  | Immune globulin |  |  |  |  |  |
| 90471 | N |  | Immunization admin |  |  |  |  |  |
| 90472 | N |  | immunization admin. each add |  |  |  |  |  |
| 90473 | $E$ |  | Immune admin oral/nasal |  |  |  |  |  |
| 90474 | E |  | Immune admin orai/nasal addl |  |  |  |  |  |
| 90476 | K |  | Adenovirus vaccine, type 4 | 0356 | 0.6483 | \$37.02 |  | \$7.40 |
| 90477 | N |  | Adenovirus vaccine, type 7 |  |  |  |  |  |
| 90581 | N |  | Anthrax vaccine, sc |  |  |  |  |  |
| 90585 | N |  | Bcg vaccine, percut |  |  |  |  |  |
| 90586 | K |  | Bcg vaccine, intravesical | 0356 | 0.6483 | \$37.02 |  | \$7.40 |
| 90632 | N |  | Hep a vaccine, aduit im |  |  |  |  |  |
| 90633 | N |  | Hep a vacc, ped/adol, 2 dose |  |  |  |  |  |
| 90634 | N |  | Hep a vacc, ped/adol, 3 dose |  |  |  |  |  |
| 90636 | K |  | Hep ahep b vace, adult im | 0356 | 0.6483 | \$37.02 |  | \$7.40 |
| 90645 | N |  | Hib vaccine, hboc, im |  |  |  |  |  |
| 90646 | N |  | Hib vaccine, prp-d, im | $\rightarrow$ |  |  |  |  |
| 90647 | N |  | Hib vaccine, prp-omp, im |  |  |  |  |  |
| 90648 | N |  | Hib vaccine, prp-t, im |  |  |  |  |  |
| 90655 | L | , | Flu vaccine, 6-35 mo. im |  |  |  |  |  |
| 90657 | L |  | Flu vaccine, 6-35 mo. im • |  |  |  |  |  |
| 90658 | L |  | Flu vaccine, 3 yrs, im |  |  |  |  |  |
| 90660 | $E$ |  | Fiu vaccine, nasal |  |  |  |  |  |
| 90665 | K |  | Lyme disease vaccine, im | 0356 | 0.6483 | \$37.02 |  | \$7.40 |
| 90669 | E |  | Pneumococcal vacc. ped $<5$ |  |  |  |  |  |
| 90675 | K |  | Rabies vaccine, im | 0356 | 0.6483 | \$37.02 |  | \$7.40 |
| 90676 | K |  | Rabies vaccine, id | 0356 | 0.6483 | \$37.02 |  | \$7.40 |
| 90680 | N |  | Rotovirus vaccine, orai |  |  |  |  |  |
| 90690 | N |  | Typhoid vaccine, oral |  |  |  |  |  |
| 90691 | N |  | Typhoid vaccine, im |  |  |  |  |  |
| 90692 | N |  | Typhoid vaccine, h-p, sc/id |  |  |  |  |  |
| 90693 | N |  | Typhoid vaccine, akd. sc |  |  |  |  |  |
| 90698 | N |  | Dtap-hib-ip vaccine, im |  |  |  |  |  |
| 90700 | N |  | Dtap vaccine, im |  |  |  |  |  |
| 90701 | N |  | Dtp vaccine, im |  |  |  |  |  |
| 90702 | N |  | Dl vaccine $<7$, im |  |  |  |  |  |
| 90703 | N |  | Tetanus vaccine, im |  |  |  |  |  |
| 90704 | N |  | Mumps vaccine, sc |  |  |  |  |  |
| 90705 | N |  | Measies vaccine, sc |  |  |  |  |  |
| 90706 | N |  | Rubelia vaccine, sc |  |  |  |  |  |
| 90707 | N |  | Mmr vaccine. sc |  |  |  |  |  |
| 90708 | N |  | Measles-rubella vaccine, sc |  |  |  |  |  |
| 90710 | K |  | Mmrv vaccine, sc | 0355 | 0.3164 | \$18.07 |  | \$3.61 |
| 90712 | N |  | Oral poliovirus vaccine |  |  |  | - |  |
| 90713 | N |  | Poliovirus, ipv, sc |  |  |  |  |  |
| 90715 | N |  | Tdap vaccine >7 im |  |  |  |  |  |
| - Refer to preamble for explanation of muliple payment rates. |  |  |  |  |  |  |  |  |
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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | $\begin{gathered} \text { Payment } \\ \text { Rate } \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 90716 | N |  | Chicken pox vaccine, sc |  |  |  |  |  |
| 90717 | N |  | Yellow fever vaccine, sc |  |  |  |  |  |
| 90718 | N |  | Td vaccine > 7, im |  |  |  |  |  |
| 90719 | N |  | Diphtheria vaccine, im |  |  |  |  |  |
| 90720 | N |  | Dtp/hib vaccine, im |  |  |  |  | . |
| 90721 | $N$ |  | Dtap/hib vaccine, im |  |  |  |  |  |
| 90723 | E |  | Dtap-hep b-ipv vaccine, im |  |  |  |  |  |
| 90725 | K |  | Cholera vaccine, injectable | 0356 | 0.6483 | \$37.02 |  | \$7.40 |
| 90727 | N |  | Plague vaccine, im |  |  |  |  |  |
| 90732 | $L$ |  | Pneumococcal vaccine |  |  |  |  |  |
| 90733 | N |  | Meningococcal vaccine, sc |  |  |  |  |  |
| 90734 | N |  | Meningococcal vaccine, im |  |  |  |  |  |
| 90735 | K |  | Encephalitis vaccine, sc | 0356 | 0.6483 | \$37.02 |  | \$7.40 |
| 90740 | $k$ |  | Hepb vacc, ill pat 3 dose im | 0355 | 0.3164 | \$18.07 |  | \$361 |
| 90743 | K |  | Hep b vacc, adol, 2 dose, im | 0355 | 0.3164 | \$18.07 |  | \$3.61 |
| 90744 | K |  | Hepb vacc ped/adol 3 dose im | 0355 | 0.3164 | \$18.07 |  | \$3.61 |
| 90746 | K |  | Hep b vaccine. adult, im | 0355 | 0.3164 | \$18.07 |  | \$3.61 |
| 90747 | K |  | Hepb vacc, ill pat 4 dose im | 0356 | 0.6483 | \$37.02 |  | \$740 |
| 90748 | E |  | Hep b/hib vaccine, im |  |  |  |  |  |
| 90749 | N |  | Vaccine toxoid |  |  |  |  |  |
| 90780 | B |  | IV infusion therapy. 1 hour |  |  |  |  |  |
| 90781 | B |  | IV infusion, additional hour |  |  |  |  |  |
| 90782 | $x$ |  | Injection, scrim | 0353 | 0.4013 | \$22.91 |  | \$4 58 |
| 90783 | $x$ |  | Injection. ia | 0359 | 0.8744 | \$49.93 |  | \$999 |
| 90784 | $x$ |  | Injection, iv | 0359 | 0.8744 | \$49.93 |  | \$9.99 |
| 90788 | $x$ |  | Injection of antibiotic | 0359 | 0.8744 | \$49.93 |  | 59.99 |
| 90799 | $\times$ |  | Therlprophylactic/dx inject | 0352 | 0.1209 | \$6.90 |  | \$1.38 |
| 90801 | S |  | Psy dx interview | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |
| 90802 | S |  | Intac psy dx interview | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |
| 90804 | S |  | Psytx, office, $20-30 \mathrm{mln}$ | 0322 | 1.2681 | \$72.41 |  | \$14.48 |
| 90805 | S |  | Psytx, off, 20-30 min w/e\&m | 0322 | 1.2681 | \$72.41 |  | \$14.48 |
| 90806 | S |  | Psytx, off, 45-50 min | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |
| 90807 | S |  | Psytx, off, 45-50 min w/e\&m | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |
| 90808 | S |  | Psytx, office, 75-80 min | 0323 | 17705 | \$101.09 | \$21.08 | \$20.22 |
| 90809 | S |  | Psytx, off, 75-80, w/e\&m | 0323 | 17705 | \$101.09 | \$21.08 | \$20.22 |
| 90810 | S |  | Intac psytx, off, 20-30 min | 0322 | 12681 | \$72.41 |  | \$1448 |
| 90811 | s |  | Intac psybx, 20-30, w/e\&m | 0322 | 12681 | $\$ 72.41$ |  | \$1448 |
| 90812 | S |  | Intac psytx, off, 45-50 min | 0323 | 17705 | \$101.09 | \$21.08 | \$20.22 |
| 90813 | S |  | Intac psytx, 45-50 min w/e\&m | 0323 | 17705 | \$101.09 | \$21.08 | \$20.22 |
| 90814 | S |  | Intac psytx, off, 75-80 min | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |
| 90815 | S |  | Intac psytx, 75-80 w/e8m | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |
| 90816 | S |  | Psytx, hosp, 20-30 min | 0322 | 1.2681 | \$72.41 |  | 514.48 |
| 90817 | S |  | Psylx, hosp, 20-30 min wie\&m | 0322 | 1.2681 | \$72.41 |  | \$14.48 |
| 90818 | S |  | Psylx, hosp, 45-50 min | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |
| 90819 | S |  | Psytx, hosp, 45-50 min w/e\&m | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |
| 90821 | S |  | Psylx, hosp, 75-80 min | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |
| 90822 | S |  | Psytx, hosp. 75-80 min w/e\&m | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |
| 90823 | S |  | Intac psytx, hosp, 20-30 min | 0322 | 1.2681 | \$72.41 |  | \$14.48 |
| 90824 | S |  | Intac psybx, hsp 20-30 w/e\&m | 0322 | 1.2681 | \$72.41 |  | \$14.48 |
| 90826 | S |  | intac psylx, hosp. 45-50 min | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT / HCPCS | Status tndicator | Comment Indicator | Description |  | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 90827 | S |  | Intac psylx, hsp 45-50 w/e\&m |  | 0323 | 1.7705 | \$101.09 | \$2108 | \$20.22 |
| 90828 | S |  | Intac psytx, hosp, 75-80 min |  | 0323 | 1.7705 | \$101.09 | \$2108 | \$20 22 |
| 90829 | S |  | Intac psytx, hsp 75-80 w/e\&m |  | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20 22 |
| 90845 | S |  | Psychoanalysis |  | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |
| 90846 | S |  | Family psytx w/o patient |  | 0324 | 2.9372 | \$167.71 |  | \$33.54 |
| 90847 | S |  | Family psybx w/patient |  | 0324 | 2.9372 | \$167.71 |  | \$33.54 |
| 90849 | S |  | Multiple family group psytx |  | 0325 | 1.4790 | \$84.45 | \$18.27 | \$16.89 |
| 90853 | S |  | Group psychotherapy |  | 0325 | 1.4790 | \$84.45 | \$18.27 | \$16.89 |
| 90857 | S |  | Intac group psyux |  | 0325 | 1.4790 | \$84.45 | \$18.27 | \$16.89 |
| 90862 | $x$ |  | Medication management |  | 0374 | 1.1042 | \$63.05 |  | \$12.61 |
| 90865 | S |  | Narcosynthesis |  | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |
| 90870 | S |  | Electroconvulsive therapy |  | 0320 | 5.3551 | \$305.77 | \$80.06 | \$61.15 |
| 90871 | E |  | Electroconvulsive therapy |  |  |  |  |  |  |
| 90875 | $E$ |  | Psychophysiological therapy |  |  |  |  |  |  |
| 90876 | E |  | Psychophysiological therapy |  |  |  |  |  |  |
| 90880 | S |  | Hypnotherapy |  | 0323 | 1.7705 | \$101.09 | \$21.08 | \$20.22 |
| 90882 | E |  | Environmental manipulation |  |  |  |  |  |  |
| 90885 | N |  | Psy evaluation of records |  |  |  |  |  |  |
| 90887 | $N$ |  | Consultation with family |  |  |  |  |  |  |
| 90889 | N |  | Preparation of report |  |  |  |  |  |  |
| 90899 | S |  | Psychlatric service/therapy |  | 0322 | 1.2681 | \$72.41 |  | \$14.48 |
| 90901 | A |  | Bioleedback train, any meth |  |  |  |  |  |  |
| 90911 | S |  | Bioleedback peri/uro/rectal |  | 0321 | 1.4268 | \$81.47 | \$21.78 | \$16.29 |
| 90918 | $E$ |  | ESRD related services, month |  |  |  |  | * |  |
| 90919 | $E$ |  | ESRD related services, month |  |  |  |  |  |  |
| 90920 | $E$ |  | E.SRD related services, month |  |  |  |  |  |  |
| 90921 | $E$ |  | ESRD relaled services, month |  |  |  |  |  |  |
| 90922 | $E$ |  | ESRD related services, day |  |  |  |  |  |  |
| 90923 | E |  | Esrd related services, day |  |  |  |  | - |  |
| 90924 | $E$ |  | Esrd related services, day |  |  |  |  |  |  |
| 90925 | $E$ |  | Esrd related services, day |  |  |  |  |  |  |
| 90935 | S |  | Hemodialysis, one evaluation |  | 0170 | 6.6759 | \$381.18 |  | \$76.24 |
| 90937 | E |  | Hemodialysis, repeated eval |  |  |  |  |  |  |
| 90939 | N |  | Hemodilalysis study, transcut |  |  |  |  |  |  |
| 90940 | N |  | Hemodialysis access study |  |  |  |  |  |  |
| 90945 | S |  | Dialysis, one evaluation |  | 0170 | 66759 | \$381.18 |  | \$76.24 |
| 90947 | E |  | Dialysis, repeated eval |  |  |  |  |  |  |
| 90989 | B |  | Dialysis training. complete |  |  | $\sim$ |  |  |  |
| 90993 | B |  | Dialysis training, incompt |  |  |  |  |  |  |
| 90997 | $E$ |  | Hemoperfusion |  |  |  |  |  |  |
| 90999 | $B$ |  | Dialysis procedure |  |  |  |  |  |  |
| 91000 | $X$ |  | Esophageal intubation |  | 0361 | 3.6851 | \$210.41 | \$83.23 | \$4208 |
| 91010 | X |  | Esophagus motility study |  | 0361 | 3.6851 | \$210.41 | \$83.23 | \$4208 |
| 91011 | $x$ |  | Esophagus motility study |  | 0361 | 3.6851 | \$210.41 | \$83.23 | \$42.08 |
| 91012 | $x$ |  | Esophagus motility study |  | 0361 | 3.6851 | \$210.41 | \$83.23 | \$42.08 |
| 91020 | $x$ |  | Gastric motility |  | 0361 | 3.6851 | \$210.41 | \$83.23 | \$42.08 |
| 91030 | $x$ |  | Acid perfusion of esophagus |  | 0361 | 3.6851 | \$210.4t | \$83.23 | \$42.08 |
| 91032 | X |  | Esophagus, acid reflux test |  | 0361 | 3.6851 | \$210.41 | \$83.23 | \$42.08 |
| 91033 | $x$ |  | Prolonged acid reflux test |  | 0361 | 3.6851 | \$210.41 | \$83.23 | \$42.08 |
| 91052 | X |  | Gastric analysis test |  | 0361 | 3.6851 | \$210.41 | \$83.23 | \$42.08 |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 91055 | $x$ |  | Gastric intubation for smear | 0360 | 1.6842 | \$96 16 | \$42.45 | \$19.23 |
| 91060 | x |  | Gastric saline load test | 0360 | 1.6842 | \$96 16 | \$42.45 | \$19.23 |
| 91065 | X |  | Breath hydrogen test | 0360 | 1.6842 | \$96 16 | \$42.45 | \$19.23 |
| 91100 | x |  | Pass intestine bleeding tube | 0360 | 1.6842 | \$96. 16 | \$42.45 | \$19.23 |
| 91105 | X |  | Gastric intubation treatment | 0360 | 1.6842 | \$96.16 | \$42.45 | \$19.23 |
| 91110 | T |  | Gitract capsule endoscopy | 0141 | 8.1355 | \$464.52 | \$143.38 | \$92.90 |
| 91122 | T |  | Anal pressure record | 0156 | 2.4996 | \$142.72 | \$40.52 | \$28.54 |
| 91123 | N |  | Irrigate fecal impaction |  |  |  |  |  |
| 91132 | X |  | Electrogastrography | 0360 | 1.6842 | \$96.16 | \$42.45 | \$19.23 |
| 91133 | $x$ |  | Electrogastrography w/test | 0360 | 1.6842 | \$96.16 | \$42.45 | \$19.23 |
| 91299 | X |  | Gastroenterology procedure | 0360 | 1.6842 | \$96.16 | \$42.45 | \$19.23 |
| 92002 | v |  | Eye exam, new patient | 0601 | 0.9872 | \$56.37 |  | \$11.27 |
| 92004 | $v$ |  | Eye exam. new patient | 0602 | 1.4126 | \$80.66 |  | \$16.13 |
| 92012 | v |  | Eye exam established pat | 0600 | 0.9153 | \$52.26 |  | \$10.45 |
| 92014 | $v$ |  | Eye exam \& treatment | 0602 | 1.4126 | \$80.66 |  | \$16.13 |
| 92015 | E |  | Refraction |  |  |  |  |  |
| 92018 | T |  | New eye exam \& treatment | 0699 | 9.8497 | \$562.40 |  | \$112.48 |
| 92019 | T |  | Eye exam \& treatment | 0699 | 9.8497 | \$562.40 |  | \$112.48 |
| 92020 | S |  | Special eye evaluation | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 92060 | S |  | Special eye evaluation | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 92065 | S |  | Orthoplic/pleoplic training | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 92070 | N |  | Fitting of contact lens |  |  |  |  |  |
| 92081 | S |  | Visual field examination(s) | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 92082 | S |  | Visual field examination(s) | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 92083 | S |  | Visual field examination(s) | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 92100 | N |  | Serial tonometry exam(s) |  |  |  |  |  |
| 92120 | 5 |  | Tonography \& eye evaluation | 0230 | 0.8036 | \$4588 | \$14.97 | \$9.18 |
| 92130 | 5 |  | Water provocation tonography | 0230 | 0.8036 | \$4588 | \$14.97 | \$9.18 |
| 92135 | S |  | Opthalmic dx imaging | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 92136 | 5 |  | Ophthaimic biometry | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 92140 | S |  | Glaucoma provocative tests | 0698 | 1.4652 | \$83.66 | \$18.72 | \$16.73 |
| 92225 | 5 |  | Special eye exam, initial | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 92226 | S |  | Special eye exam, subsequent | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 92230 | T |  | Eye exam with photos | 0699 | 9.8497 | \$562.40 |  | \$112.48 |
| 92235 | S |  | Eye exam with photos | 0231 | 20475 | \$116.99 | \$45.60 | \$23.38 |
| 92240 | S |  | Ic9 angiography | 0231 | 20475 | \$116.91 | \$45.60 | \$23.38 |
| 92250 | S |  | Eye exam with photos | 0230 | 08036 | \$45.88 | \$14.97 | \$9.18 |
| 92260 | S |  | Ophthalmoscopy/dynamometry | 0230 | 08036 | \$45.88 | \$14.97 | \$9.18 |
| 92265 | 5 |  | Eye muscle evaluation | 0230 | 08036 | \$45.88 | \$14.97 | \$9.18 |
| 92270 | S |  | Electro-oculography | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 92275 | S |  | Electroretinography | 0231 | 2.0475 | \$116.91 | \$45.60 | \$23.38 |
| 92283 | S |  | Color vision examination | 0230 | 0.8036 | \$45.88 | \$14.97 | - $\$ 9.18$ |
| 92284 | S |  | Dark adaplation eye exam | 0698 | 1.4652 | \$83.66 | \$18.72 | \$16.73 |
| 92285 | S |  | Eye photography | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 92286 | S |  | Internal eye photography | 0698 | 1.4652 | \$83.66 | \$18.72 | \$16.73 |
| 92287 | S |  | Internal eye photography | 0698 | 1.4852 | \$83.66 | \$18.72 | \$16.73 |
| 92310 | E |  | Contact lens fitting |  |  |  |  |  |
| 92311 | $x$ |  | Contact lens fiting | 0362 | 1.1152 | \$63.68 |  | \$12.74 |
| 92312 | X |  | Contact lens filing | 0362 | 1.1152 | \$63.68 |  | \$12.74 |
| 92313 | $\times$ |  | Contact lens fitung | 0362 | 1.1152 | \$63.68 |  | \$12.74 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| $\begin{aligned} & \text { CPT I } \\ & \text { HCPCS } \end{aligned}$ | Status tndicator | Comment tndicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 92314 | $E$ |  | Prescription of contact lens |  |  |  |  |  |
| 92315 | $x$ |  | Prescription of contact lens | 0362 | 1.1152 | \$63.68 |  | \$12.74 |
| 92316 | $x$ |  | Prescription of contact lens | 0362 | 1.1152 | \$63.68 |  | \$12.74 |
| 92317 | X |  | Prescription of contact lens | 0362 | 1.1152 | \$63.68 |  | \$12.74 |
| 92325 | $x$ |  | Modification of contact lens | 0362 | 1.1152 | \$63.68 |  | \$12.74 |
| 92326 | X |  | Replacement of contact lens | 0362 | 1.1152 | \$63.68 |  | \$12.74 |
| 92330 | S |  | Fitting of artificial eye | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| 92335 | N |  | Fitting of artificial eye |  |  |  |  |  |
| 92340 | $E$ |  | Fitting of spectacles |  |  |  |  |  |
| 92341 | E |  | Fitting of spectacles |  |  |  |  |  |
| 92342 | E |  | Fitting of spectacles |  |  |  |  |  |
| 92352 | $X$ |  | Special spectacles fitling | 0362 | 1.1152 | \$63.68 |  | \$12.74 |
| 92353 | $x$ |  | Special spectacles fitting | 0362 | 1.1152 | \$63.68 |  | \$12.74 |
| 92354 | x |  | Special spectacles fitting | 0362 | 1.1152 | \$63.68 |  | \$12.74 |
| 92355 | $x$ |  | Special spectacles fitting | 0362 | 1.1152 | \$63.68 |  | \$12.74 |
| 92358 | X |  | Eye prosthesis service | 0362 | 1.1152 | \$63.68 |  | \$12.74 |
| 92370 | E |  | Repair \& adjust spectacles |  |  |  | , |  |
| 92371 | $X$ |  | Repair \& adjust spectactes | 0362 | 1.1152 | \$63.68 |  | \$12.74 |
| 92390 | $E$ |  | Supply of spectacles |  |  |  |  |  |
| 92391 | E |  | Supply of contact lenses |  |  |  |  |  |
| 92392 | $E$ |  | Supply of low vision aids |  |  |  |  |  |
| 92393 | E |  | Supply of artificial eye |  |  |  |  |  |
| 92395 | $E$ | . | Supply of spectactes |  |  |  |  |  |
| 92396 | E |  | Supply of contact lenses |  |  |  |  |  |
| 92499 | S |  | Eye service or procedure | 0230 | 0.8036 | \$45 88 | \$14.97 | \$9.18 |
| 92502 | T |  | Ear and throat examination | 0251 | 1.9490 | \$111.28 |  | \$22.26 |
| 92504 | N |  | Ear microscopy examination |  |  |  |  |  |
| 92506 | A |  | Speech/hearing evaluation |  |  |  |  |  |
| 92507 | A |  | Speech/hearing therapy |  |  |  |  |  |
| 92508 | A |  | Speech/hearing therapy |  |  |  |  |  |
| 92510 | $E$ |  | Rehab for ear implant |  |  |  |  |  |
| 92511 | T |  | Nasopharyngoscopy | 0071 | 0.7525 | \$42.97 | \$11.54 | \$8.59 |
| 92512 | X |  | Nasal function studies | 0363 | 0.8634 | \$49.30 | \$17.44 | \$9.86 |
| 92516 | $X$ |  | Facial nerve function test | 0660 | 16669 | \$95.18 | \$30.66 | \$19.04 |
| 92520 | $X$ |  | Laryngeal function studies | 0650 | 16669 | \$95.18 | \$30.66 | \$19.04 |
| 92526 | A |  | Oral function therapy |  |  |  |  |  |
| 92531 | N |  | Spontaneous nystagmus study |  |  |  |  |  |
| 92532 | N |  | Positional nystagmus test |  |  |  |  |  |
| 92533 | N |  | Caloric vestibular test |  |  |  |  |  |
| 92534 | N |  | Optokinetic nyslagmus test |  |  |  |  |  |
| 92541 | X |  | Spontaneous nystagmus test | 0363 | 0.8634 | \$49.30 | \$17.44 | \$9.86 |
| 92542 | $x$ |  | Positional nystagmus test | 0363 | 0.8634 | \$49.30 | \$17.44 | \$9.86 |
| 92543 | $x$ |  | Caloric vestibular test | 0660 | 1.6669 | \$95.18 | \$30.66 | \$19.04 |
| 92544 | $x$ |  | Optokinetic nystagmus test | 0363 | 0.8634 | \$49.30 | \$17.44 | \$9.86 |
| 92545 | X |  | Oscillating tracking lest | 0363 | 0.8634 | \$49.30 | \$17.44 | \$9.86 |
| 92546 | $x$ |  | Sinusoidal rotational test | 0660 | 1.6669 | \$95.18 | \$30.66 | \$19.04 |
| 92547 | X |  | Supplemental electrical iest | 0363 | 0.8634 | \$49.30 | \$17.44 | \$9.86 |
| 92548 | X |  | Posturography | 0660 | 1.6669 | \$95.18 | \$30.66 | \$19.04 |
| 92551 | E |  | Pure tone hearing test, air |  |  |  |  |  |
| 92552 | X |  | Pure tone audiometry, air | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT 1 HCPCS | Status indleator | Comment Indicator | Description | APC | Retative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 92553 | $x$ |  | Audiometry. air \& bone | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92555 | $x$ |  | Speech threshold audiometry | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92556 | X |  | Speech audiometry, complete | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92557 | X |  | Comprehensive hearing test | 0365 | 1.2835 | \$73.29 | \$18.95 | \$14.66 |
| 92559 | E |  | Group audiometric testing |  |  |  |  |  |
| 92560 | E |  | Bekesy audiometry, screen. |  |  |  |  |  |
| 92561 | X |  | Bekesy audiometry, diagnosis | 0365 | 1.2835 | \$73.29 | \$18.95 | \$14.66 |
| 92562 | x |  | Loudness balance test | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92563 | $x$ |  | Tone decay hearing lest | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92564 | $x$ |  | Sisi hearing test | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92565 | X |  | Stenger test, pure tone | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92567 | $x$ |  | Tympanometry | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92568 | $x$ |  | Acoustic reflex testing | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92569 | $x$ |  | Acoustic reflex decay test | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92571 | $x$ |  | Fillered speech hearing test | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92572 | X |  | Staggered spondaic word test | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92573 | $x$ |  | Lombard test | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92575 | $x$ |  | Sensorineural acuity test | 0364 | 0.4828 | \$27.57 | \$9.06 | 55.51 |
| 92576 | X |  | Synthetic sentence test | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92577 | $x$ |  | Stenger lest. speech | 0365 | 1.2835 | \$73.29 | \$18.95 | \$14.66 |
| 92579 | $x$ |  | Visuat audiometry (vra) | 0365 | 1.2835 | \$73.29 | \$18.95 | \$14.66 |
| 92582 | $x$ |  | Conditioning play audiometry | 0365 | 1.2835 | \$73.29 | \$18.95 | \$14.66 |
| 92583 | $x$ |  | Select picture audiometry | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92584 | X |  | Electrococtleography | 0660 | 1.6669 | \$95.18 | \$30.66 | \$19.04 |
| 92585 | S |  | Auditor evoke potent, compre | 0216 | 2.6360 | \$150.51 |  | \$30.10 |
| 92586 | S |  | Auditor evoke potent, limit | 0218 | 1.1542 | \$65.90 |  | \$13.18 |
| 92587 | $x$ |  | Evoked auditory test | 0363 | 0.8634 | \$49.30 | \$17.44 | \$9.86 |
| 92588 | x |  | Evoked audilory test | 0363 | 0.8634 | \$49.30 | \$17.44 | \$9.86 |
| 92589 | X |  | Auditory function test(s) | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92590 | E |  | Hearing aid exam, one ear |  |  |  |  |  |
| 92591 | E |  | Hearing aid exam, both ears |  |  |  |  |  |
| 92592 | E |  | Hearing aid check, one ear |  |  |  |  |  |
| 92593 | E |  | Hearing aid check, both ears |  |  | , |  |  |
| 92594 | E |  | Electro hearng aid test. one |  |  |  |  |  |
| 92595 | E |  | Electro heang aid tst, boih |  |  |  |  |  |
| 92596 | X |  | Ear protector evaluation | 0364 | 04828 | \$27.57 | \$9.06 | \$5.51 |
| 92597 | A |  | Voice Prosthetic Evaluation |  |  |  |  |  |
| 92601 | $x$ |  | Coctlear impll flup exam < 7 | 0365 | 1.2835 | \$73.29 | \$18.95 | \$14.66 |
| 92602 | $x$ |  | Reprogram cochlear implt $<7$ | 0365 | 1.2835 | \$73.29 | \$18.95 | \$14.66 |
| 92603 | $x$ |  | Cochlear impll flup exam 7 > | 0365 | 1.2835 | \$73.29 | \$18.95 | \$14.66 |
| 92604 | X |  | Reprogram cochlear implt 7 > | 0365 | 1.2835 | \$73.29 | \$18.95 | \$14.66 |
| 92605 | A |  | Eval for nonspeech device rx |  |  |  |  |  |
| 92606 | A |  | Non-speech device service |  |  |  |  |  |
| 92607 | A |  | Ex lor speech device rx, 1hr |  |  |  |  |  |
| 92608 | A |  | Ex for speech device rx addl |  |  |  |  |  |
| 92609 | A |  | Use of speech device service |  |  |  |  |  |
| 92610 | A |  | Evaluate swallowing function |  | - |  |  |  |
| 92611 | A |  | Motion fluoroscopy/swallow |  |  |  |  |  |
| 92612 | A |  | Endoscopy swallow tst (fees) |  |  |  |  |  |
| 92613 | E |  | Endoscopy swallow tst (fees) |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS C'dude and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 92614 | A |  | Laryngoscopic sensory test |  |  |  |  |  |
| 92615 | E |  | Eval laryngoscopy sense ist |  |  |  |  |  |
| 92616 | A |  | Fees wllaryngeal sense test |  |  |  |  |  |
| 92617 | E |  | Interprt fees/laryngeal test |  |  |  |  |  |
| 92700 | X |  | Ent procedure/service | 0364 | 0.4828 | \$27.57 | \$9.06 | \$5.51 |
| 92950 | S |  | Heartlung resuscitation cpr | 0094 | 2.7247 | \$155.57 | \$48.58 | \$31.11 |
| 92953 | S |  | Temporary external pacing | 0094 | 2.7247 | \$155.57 | \$48.58 | \$31.11 |
| 92960 | S |  | Cardioversion electric, ext | 0679 | 5.6465 | \$322.40 | \$95.30 | \$64.48 |
| 92961 | S |  | Cardioversion, electric, int | 0679 | 5.6465 | \$322.40 | \$95.30 | \$64.48 |
| 92970 | c |  | Cardioassist, internal |  |  |  |  |  |
| 92971 | c |  | Cardioassist, external |  |  |  |  |  |
| 92973 | T |  | Percut coronary thrombectomy | 0676 | 4.3038 | \$245.74 |  | \$49 15 |
| 92974 | T |  | Cath place, cardio brachytx | 1559 |  | \$2.250.00 |  | \$450.00 |
| 92975 | c |  | Dissolve clot, heart vessel |  |  |  |  |  |
| 92977 | T |  | Dissolve clot, heart vessel | 0677 | 2.5625 | \$146.31 |  | \$29.26 |
| 92978 | S |  | Intravasc us, heart add-on | 0670 | 29.7495 | \$1.698.64 | \$542.37 | \$339.73 |
| 92979 | S |  | intravasc us, heart add-on | 0416 | 4.4669 | \$255.05 | \$92.37 | \$51.01 |
| 92980 | T |  | Insert intracoronary stent | 0104 | 81.9772 | \$4.580.73 |  | \$936.15 |
| 92981 | T |  | Insert intracoronary stent | 0104 | 81.9772 | \$4,680.73 |  | \$936.15 |
| 92982 | T |  | Coronary artery dilation | 0083 | 52.8967 | \$3,020.30 |  | \$604.06 |
| 92984 | T |  | Coronary artery dilation | 0083 | 52.8967 | \$3,020.30 |  | \$604.06 |
| 92986 | T |  | Revision of aortic valve | 0083 | 52.8967 | \$3,020.30 |  | \$604.06 |
| 92987 | T |  | Revision of mirral valve | 0083 | 52.8967 | \$3,020.30 |  | \$604.06 |
| 92990 | T |  | Revision of pulmonary valve | 0083 | 52.8967 | \$3.020.30 |  | \$604.06 |
| 92992 | c |  | Revision of heart chamber |  |  |  |  |  |
| 92993 | C |  | Revision of heart chamber |  |  |  |  |  |
| 92995 | T |  | Coronary atherectomy | 0082 | 98.4762 | \$5,622.79 | \$1,209.50 | \$1.124.56 |
| 92996 | T |  | Coronary atherectomy add-on | 0082 | 98.4762 | \$5,622.79 | \$1,209.50 | \$1.124.56 |
| 92997 | T |  | Pul art balloon repr. percut | 0081 | 31.2963 | \$1,786.96 |  | \$357.39 |
| 92998 | T |  | Pul art balloon repr, percut | 0081 | 31.2963 | \$1,786.96 |  | \$357.39 |
| 93000 | B |  | Electrocardiogram, complete |  |  |  |  |  |
| 93005 | S |  | Electrocardiogram. tracing | 0099 | 0.3835 | \$21.90 |  | \$4.38 |
| 93010 | A |  | Electrocardiogram report |  |  |  |  |  |
| 93012 | N |  | Transmission of ecg |  |  |  |  |  |
| 93014 | B |  | Report on transmitted ecg |  |  |  |  |  |
| 93015 | B |  | Cardiovascular stress test |  |  |  |  |  |
| 93016 | B |  | Cardiovascular stress test |  |  |  |  |  |
| 93017 | X |  | Cardiovascular stress test | 0100 | 2.5336 | \$144.66 | \$41.44 | 528.93 |
| 93018 | B |  | Cardiovascular stress test |  |  |  |  |  |
| 93024 | X |  | Cardiac drug stress test | 0100 | 2.5336 | \$144.66 | \$41.44 | \$28.93 |
| 93025 | X |  | Microvolt t-wave assess | 0100 | 2.5336 | \$144.66 | \$41.44 | \$28.93 |
| 93040 | $B$ |  | Rhythm ECG with report |  |  |  |  |  |
| 93041 | S |  | Rhythm ECG, tracing | 0099 | 0.3835 | \$21.90 |  | \$4.38 |
| 93042 | B |  | Rhythm ECG, report |  |  |  |  |  |
| 93224 | B |  | ECG monitor/report. 24 hrs |  |  |  |  |  |
| 93225 | X |  | ECG monitor/record. 24 hrs | 0097 | 1.0315 | \$58.90 | \$23.80 | Si1.78 |
| 93226 | X |  | ECG monitor/report. 24 hrs | 0097. | 1.0315 | \$58.90 | \$23.80 | \$11.78 |
| 93227 | $B$ |  | ECG monitor/review, 24 hrs |  |  |  |  |  |
| 93230 | B |  | ECG monitor/report. 24 hrs |  |  |  |  |  |
| 93231 | X |  | Ecg monitor/record. 24 hrs | 0097 | 1.0315 | \$58.90 | \$23.80 | \$11.78 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT $I$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \quad \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 93232 | $x$ |  | ECG monitor/report, 24 hrs | 0097 | 1.0315 | \$58.90 | \$23.80 | \$1178 |
| 93233 | B |  | ECG monitor/review, 24 hrs |  |  |  |  |  |
| 93235 | B |  | ECG monitor/report, 24 hrs |  |  |  |  |  |
| 93236 | X |  | ECG monitor/report, 24 hrs | 0097 | 1.0315 | \$58.90 | \$23.80 | \$11.78 |
| 93237 | $B$ |  | ECG monitor/review, 24 hrs |  |  |  |  |  |
| 93268 | 8 |  | ECG record/review |  |  |  |  |  |
| 93270 | X |  | ECG recording | 0097 | 1.0315 | \$58.90 | \$23.80 | \$11.78 |
| 93271 | X |  | Ecg/monitoring and analysis | 0097 | 1.0315 | \$58.90 | \$23.80 | \$11.78 |
| 93272 | B |  | Ecg/review, interpret only |  |  |  |  |  |
| 93278 | S |  | ECG/signal-averaged | 0099 | 0.3835 | \$21.90 |  | \$4.38 |
| 93303 | S |  | Echo transthoracic | 0269 | 3.2844 | \$187.53 | \$84.38 | \$37.51 |
| 93304 | S |  | Echo transthoracic | 0697 | 1.5260 | \$87.13 | \$39.20 | \$17.43 |
| 93307 | S |  | Echo exam of heart | 0269 | 3.2844 | \$187.53 | \$84.38 | \$37.51 |
| 93308 | S |  | Echo exam of heant | 0697 | 1.5260 | \$87.13 | \$39.20 | \$17.43 |
| 93312 | S |  | Echo transesophageal | 0270 | 6.1563 | 5351.51 | \$146.79 | \$70.30 |
| 93313 | S |  | Echo transesophageal | 0270 | 6.1563 | \$351.51 | \$146.79 | \$70.30 |
| 93314 | N |  | Echo transesophageal |  |  |  |  |  |
| 93315 | S |  | Echo transesophageal | 0270 | 6.1563 | \$351.51 | \$146.79 | \$70.30 |
| 93316 | S |  | Echo transesophageal | 0270 | 6.1563 | \$351.51 | \$146.79 | \$70.30 |
| 93317 | N |  | Echo transesophageal |  |  |  |  |  |
| 93318 | S |  | Echo transesophageal intraop | 0270 | 6.1563 | \$351.51 | \$146.79 | \$70.30 |
| 93320 | S |  | Doppler echo exam, heart | 0671 | 1.7247 | \$98.48 | \$44.31 | \$19.70 |
| 93321 | 5 |  | Doppler echo exam, heart | 0697 | 1.5260 | \$87.13 | \$39.20 | \$1743 |
| 93325 | S |  | Doppler color flow add-on | 0697 | 1.5260 | \$87.13 | \$39.20 | \$1743 |
| 93350 | 5 |  | Echo transthoracic | 0269 | 3.2844 | \$187.53 | \$84.38 | \$37.51 |
| 93501 | T |  | Right heart catheterization | 0080 | 36.5106 | \$2,084.68 | \$838.92 | \$416.94 |
| 93503 | T |  | Insert/place heart catheter | 0103 | 13.2856 | \$758.58 | \$223.63 | \$151.72 |
| 93505 | T |  | Blopsy of heart lining | 0103 | 132856 | \$758.58 | \$223.63 | \$151.72 |
| 93508 | $T$ |  | Cath placement, angiography | 0080 | 365106 | \$2,084.68 | \$838.92 | \$416.94 |
| 93510 | T |  | Left heart cathelerization | 0080 | 36.5106 | \$2.084.68 | \$838.92 | \$416.94 |
| 93511 | T |  | Left heart catheterizalion | 0080 | 36.5106 | \$2.084 68 | \$838.92 | \$416.94 |
| 93514 | T |  | Left heart cathelerization | 0080 | 36.5106 | \$2,084 68 | \$838.92 | \$416.94 |
| 93524 | T |  | Left heart catheterization | 0080 | 36.5106 | \$2,084.68 | \$838.92 | \$416.94 |
| 93526 | $T$ |  | Rt \& Lt heart catheters | 0080 | 365106 | \$2.084.68 | \$838.92 | 5416.94 |
| 93527 | T |  | Rt \& Lt heart catheters | 0080 | 365106 | \$2,084.68 | \$838.92 | \$416.94 |
| 93528 | T |  | Rt \& Lt heart catheters | 0080 | 365106 | \$2,084.68 | \$838.92 | \$416.94 |
| 93529 | $T$ |  | Rt , it heart catheterization | 0080 | 365106 | \$2,084.68 | \$838.92 | \$416.94 |
| 93530 | T |  | Rt heart cath, congenital | 0080 | 365106 | \$2,084.68 | \$838.92 | \$416.94 |
| 93531 | $T$ |  | R \& I heart cath, congenitar | 0080 | 365106 | \$2,084.68 | \$838.92 | \$416.94 |
| 93532 | T |  | $R \& I$ heart cath, congenital | 0080 | 365106 | \$2,084.68 | \$838.92 | \$416.94 |
| 93533 | T |  | R \& / heart cath, congenital | 0080 | 365106 | \$2,084.68 | \$838.92 | \$416.94 |

Addendum B. - Payment Status by HCPCS Códe and Related Information
Calendar Year 2005

| CPT / HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 93561 | N |  | Cardiac output measurement |  |  |  |  |  |
| 93562 | N |  | Cardiac outpul measurement |  |  |  |  |  |
| 93571 | S |  | Heart flow reserve measure | 0670 | 29.7495 | \$1.698.64 | \$542.37 | \$339.73 |
| 93572 | S |  | Heart flow reserve measure | 0416 | 4.4669 | \$255.05 | \$92.37 | \$51.01 |
| 93580 | T |  | Transcalh closure of asd | 1559 |  | \$2,250.00 |  | \$450.00 |
| 93581 | T |  | Transcath closure of vsd | 1559 |  | \$2,250.00 |  | \$450.00 |
| 93600 | T |  | Bundle of His recording | 0087 | 35.5739 | \$2,031.20 |  | \$406.24 |
| 93602 | T |  | Intra-atrial recording | 0087 | 35.5739 | \$2,031.20 |  | \$406.24 |
| 93603 | T |  | Right ventricular recording | 0087 | 35.5739 | \$2,031.20 |  | \$406.24 |
| 93609 | T |  | Map tachycardia, add-on | 0087 | 35.5739 | \$2,031.20 |  | \$406.24 |
| 93610 | T |  | Intra-atrial pacing | 0087 | 35.5739 | \$2,031.20 |  | \$406.24 |
| 93612 | $T$ |  | Intraventricular pacing | 0087 | 35.5739 | \$2.031.20 |  | \$406.24 |
| 93613 | T |  | Electrophys map 3d, add-on | 0087 | 35.5739 | \$2,031.20 |  | \$406.24 |
| 93615 | T |  | Esophageal recording | 0087 | 35.5739 | \$2.031.20 |  | \$406.24 |
| 93616 | T |  | Esophageal recording | 0087 | 35.5739 | \$2.031.20 |  | \$406.24 |
| 93618 | T |  | Heart rhythm pacing | 0087 | 35.5739 | \$2,031.20 |  | \$406.24 |
| 93619 | T |  | Electrophysiology evaluation | 0085 | 35.0395 | \$2.000.69 | \$426.25 | \$400.14 |
| 93620 | T |  | Elecirophysiology evaluation | 0085 | 35.0395 | \$2,000.69 | \$426.25 | \$400.14 |
| 93621 | T |  | Electrophysiology evaluation | 0085 | 35.0395 | \$2,000.69 | \$426.25 | \$400.14 |
| 93622 | T |  | Electrophysiology evalualion | 0085 | 35.0395 | \$2,000.69 | \$426.25 | \$400.14 |
| 93623 | T |  | Stimulation, pacing heart | 0087 | 35.5739 | \$2.031.20 |  | \$406.24 |
| 93624 | S |  | Electrophysiologic study | 0084 | 10.6492 | \$608.05 |  | \$121.61 |
| 93631 | T |  | Heart pacing, mapping | 0087 | 35.5739 | \$2.031.20 |  | \$406.24 |
| 93640 | S |  | Evaluation heart device | 0084 | 10.6492 | \$608.05 |  | \$121.61 |
| 93641 | S |  | Electrophysiology evaluation | 0084 | 10.6492 | \$608.05 |  | \$121.61 |
| 93642 | S |  | Electrophysiology evaluation | 0084 | 10.6492 | \$608.05 |  | \$121.61 |
| 93650 | T |  | Ablate heart dysrhythm focus | 0086 | 43.9843 | \$2,511.42 | \$833.33 | \$502.28 |
| 93651 | T |  | Ablate heart dysrhythm focus | 0086 | 43.9843 | \$2.511.42 | \$833.33 | \$502.28 |
| 93652 | T |  | Ablate heart dysinythm focus | 0086 | 43.9843 | \$2.511.42 | \$833.33 | \$502.28 |
| 93660 | S |  | Tilt table evaluation | 0101 | 4.4294 | \$252.91 | \$105.27 | \$50.58 |
| 93662 | S | . | Intracardiac ecg (ice) | 0670 | 29.7495 | \$1.698.64 | \$542.37 | \$339.73 |
| 93668 | E |  | Peripheral vascular rehab |  | - |  |  |  |
| 93701 | S |  | Bioimpedance, thoracic | 0099 | 0.3835 | \$21.90 |  | \$4.38 |
| 93720 | B |  | Total body plethysmography |  |  |  |  |  |
| 93721 | X |  | Plethysmography tracing | 0358 | 09544 | \$54.49 | \$24.52 | \$10.90 |
| 93722 | $B$ |  | Plethysmography report |  |  |  |  |  |
| 93724 | S |  | Analyze pacemaker system | 0690 | 03994 | \$22.80 | \$10.26 | \$4.56 |
| 93727 | S |  | Analyze ilr syslem | 0690 | U 3994 | \$22.80 | \$10.26 | \$4.56 |
| 93731 | S | - | Analyze pacemaker system | 0690 | 0.3994 | \$22.80 | \$10.26 | \$4.56 |
| 93732 | S |  | Analyze pacemaker system | 0690 | 0.3994 | \$22.80 | \$10.26 | \$4.56 |
| 93733 | S |  | Telephone analy, pacemaker | 0690 | 0.3994 | \$22.80 | \$10.26 | \$4.56 |
| 93734 | S |  | Analyze pacemaker system | 0690 | 0.3994 | \$22.80 | \$10.26 | \$4.56 |
| 93735 | S |  | Analyze pacemaker system | 0690 | 0.3994 | \$22.80 | \$10.26 | \$4.56 |
| 93736 | S |  | Telephonic analy, pacemaker | 0690 | 0.3994 | \$22.80 | \$10.26 | -\$4.56 |
| 93740 | X |  | Temperature gradient sludies | 0368 | 0.9544 | \$54.49 | \$24.52 | \$10.90 |
| 93741 | S |  | Analyze ht pace device sngl | 0689 | 0.5894 | \$33.65 |  | \$6.73 |
| 93742 | S |  | Analyze ht pace device sngl | 0689 | 0.5894 | \$33.65 |  | \$6.73 |
| 93743 | S |  | Analyze hi pace device dual | 0689 | 0.5894 | \$33.65 |  | \$6.73 |
| 93744 | S |  | Analyze ht pace device dual | 0689 | 0.5894 | \$33.65 |  | \$6.73 |
| 93760 | E |  | Cephalic thermogram |  |  |  |  |  |

*Refer to preamble for explanation of multiple payment rates.
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## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \quad \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 93762 | $E$ |  | Peripheral thermogram |  |  |  |  |  |
| 93770 | N |  | Measure venous pressure |  |  |  |  |  |
| 93784 | E |  | Ambulatory BP monitoring |  |  |  | - |  |
| 93786 | X |  | Ambulatory BP recording | 0097 | 1.0315 | \$58.90 | \$23.80 | \$11.78 |
| 93788 | X |  | Ambulatory BP analysis | 0097 | 1.0315 | \$58.90 | \$23.80 | \$11.78 |
| 93790 | B |  | Review/report BP recording |  |  |  |  |  |
| 93797 | S |  | Cardiac rehab | 0095 | 0.6086 | \$34.75 | \$15.63 | \$6.95 |
| 93798 | S |  | Cardiac rehab/monitor | 0095 | 0.6086 | \$34.75 | \$15.63 | \$6.95 |
| 93799 | S |  | Cardiovascular procedure | 0096 | 1.7208 | \$98.25 | \$44.21 | \$19.65 |
| 9 878 | S |  | Extracranial study | 0096 | 1.7208 | \$98.25 | \$44.21 | \$19.65 |
| 93880 | S |  | Extracranial study | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 93882 | S |  | Extracranial study | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 93886 | S |  | Intracranial study | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 93888 | S |  | Intracranial study | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 93922 | S |  | Extremity study | 0096 | 1.7208 | \$9825 | \$44.21 | \$19.65 |
| 93923 | s |  | Extremity study | 0096 | 1.7208 | \$9825 | \$44.21 | \$19.65 |
| 93924 | S |  | Extremity study | 0096 | 17208 | \$9825 | \$44.21 | \$19.65 |
| 93925 | S |  | Lower extremity study | 0267 | 24509 | \$139.94 | \$62.97 | \$27.99 |
| 93926 | S |  | Lower extremity study | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 93930 | S |  | Upper extremity study | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 93931 | S |  | Upper extremity study | 0266 | 1.6405 | \$93.67 | \$42.15 | \$18.73 |
| 93965 | S |  | Extremity study | 0096 | 1.7208 | \$98.25 | \$44.21 | \$19.65 |
| 93970 | S |  | Extremity study | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 93971 | S |  | Extremity study | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 93975 | S |  | Vascular study | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 93976 | S |  | Vascular study | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 93978 | S |  | Vascular study | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 93979 | S |  | Vascular study | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 93980 | S |  | Penile vascular study | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 93981 | S |  | Penile vascular study | 0267 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 93990 | S |  | Doppler flow testing | 0257 | 2.4509 | \$139.94 | \$62.97 | \$27.99 |
| 94010 | $x$ |  | Breathing capacity test | 0368 | 0.9544 | \$54.49 | \$24.52 | \$10.90 |
| 94014 | x |  | Patient recorded spirometry | 0368 | 0.9544 | \$54.49 | \$24.52 | \$10.90 |
| 94015 | X |  | Patient recorded spirometry | 0367 | 0.5901 | \$33.69 | \$15.16 | \$6.74 |
| 94016 | A |  | Review patient spirometry |  |  |  |  |  |
| 94060 | $x$ |  | Evaluation of wheezing | 0368 | 09544 | \$54.49 | \$24.52 | \$10.90 |
| 94070 | $x$ |  | Evaluation of wheezing | 0369 | 27466 | \$156.83 | \$44.18 | \$31.37 |
| 94150 | $x$ |  | Vital capacity lest | 0367 | 05901 | \$33.69 | \$15.16 | \$6.74 |
| 94200 | x |  | Lung function test (MBC/MV) | 0367 | 05901 | \$3.69 | \$15.16 | \$6.74 |
| 94240 | x |  | Residual lung capacity | 0368 | 0.9544 | \$54.49 | \$24.52 | \$10.90 |
| 94250 | $x$ |  | Expired gas collection | 0367 | 0.5901 | \$33.69 | \$15.16 | 5674 |
| 94260 | $x$ |  | Thoracic gas volume | 0368 | 0.9544 | \$54.49 | \$24.52 | \$1090 |
| 94350 | $x$ | * | Lung nitrogen washout curve | 0368 | 0.9544 | \$54.49 | \$24.52 | \$10.90 |
| 94360 | x |  | Measure airflow resistance | 0367 | 0.5901 | \$33.69 | \$15.16 | \$6.74 |
| 94370 | x | - | Breath airway closing volume | 0367 | 0.5901 | \$33.69 | \$15.16 | \$6.74 |
| 94375 | x |  | Respiratory flow volume loop | 0368 | 0.9544 | \$54.49 | \$24.52 | \$10.90 |
| 94400 | X |  | CO 2 breathing respunse curve | 0367 | 0.5901 | \$33.69 | \$15.16 | \$6.74 |
| 94450 | $\times$ |  | Hypoxia response curve | 0368 | 0.9544 | \$54.49 | \$24.52 | \$10.90 |
| 94620 | x |  | Pulmonary stress tesUsimple | 0368 | 0.9544 | \$54.49 | \$24.52 | \$10.90 |
| 94621 | x |  | Puim stress testcomplex | 0369 | 2.7466 | \$156.83 | \$44.18 | \$31.37 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| $\begin{aligned} & \text { CPT } \quad \\ & \text { HCPCS } \end{aligned}$ | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 94640 | S |  | Arway inhalation treatment | 0077 | 0.3092 | \$17.65 | \$7.74 | \$3.53 |
| 94642 | S |  | Aerosol inhalation treatment | 0078 | 0.8207 | \$46.86 | \$14.55 | \$9.37 |
| 94556 | S |  | Initial ventilator mgmt | 0079 | 2.0455 | \$116.79 |  | \$23.36 |
| 94657 | S |  | Continued ventilator mgmt | 0079 | 2.0455 | \$116.79 |  | \$23.36 |
| 94660 | S |  | Pos ainway pressure. CPAP | 0068 | 1.1723 | \$66.94 | \$29.48 | \$13.39 |
| 94662 | S |  | Neg press ventilation, crip | 0079 | 2.0455 | \$11679 |  | \$23.36 |
| 94664 | S |  | Aerosol or vapor inhalations | 0077 | 0.3092 | \$17.65 | \$7.74 | \$3.53 |
| 94667 | S |  | Chest wall manipulation | 0077 | 0.3092 | \$17.65 | \$7.74 | \$3.53 |
| 94668 | S |  | Chest wall manipulation | 0077 | 0.3092 | \$17.65 | \$7.74 | \$3.53 |
| 94680 | $x$ |  | Exhaled air analysis. 02 | 0367 | 0.5901 | \$33.69 | \$15.16 | \$6.74 |
| 94681 | $x$ |  | Exhaled air analysis, o2/co2 | 0368 | 0.9544 | \$54.49 | \$24.52 | \$10.90 |
| 94690 | $x$ |  | Exhaled air analysis | 0368 | 0.9544 | \$54.49 | \$24.52 | \$10.90 |
| 94720 | $x$ |  | Monoxide diffusing capacity | 0368 | 0.9544 | \$54.49 | \$24.52 | \$10.90 |
| 94725 | $x$ |  | Membrane diffusion capacity | 0368 | 0.9544 | \$54.49 | \$24.52 | \$10.90 |
| 94750 | X |  | Puimonary comoliance study | 0368 | 0.9544 | \$54.49 | \$24.52 | \$10.90 |
| 94760 | N |  | Measure blood oxygen level |  |  |  |  |  |
| 94761 | N |  | Measure blood oxygen levet |  |  |  |  |  |
| 94762 | $N$ |  | Measure blood oxygen level |  |  |  |  |  |
| 94770 | X |  | Exhaled carbon dioxide test | 0367 | 0.5901 | \$33.69 | \$15.16 | \$6.74 |
| 94772 | $X$ |  | Breath recording; infant | 0369 | 2.7466 | \$156.83 | \$44.18 | \$31.37 |
| 94799 | $x$ |  | Pulmonary service/procedure | 0367 | 0.5901 | \$33.69 | \$15.16 | \$6.74 |
| 95004 | X |  | Percut allergy skin tests | 0370 | 1.0088 | \$57.60 | \$11.58 | \$11.52 |
| 95010 | $x$ |  | Percut allergy titrate test | 0370 | 1.0088 | \$57.60 | \$11.58 | \$11.52 |
| 95015 | $x$ |  | Id allergy titrate-drug/bug | 0370 | 1.0088 | \$57.60 | \$11.58 | \$11.52 |
| 95024 | $x$ |  | Id allergy test, drug/bug | 0370 | 1.0088 | \$57.60 | \$11.58 | \$11.52 |
| 95027 | $x$ |  | Skin end point titration | 0370 | 1.0088 | \$57.60 | \$11.58 | \$11.52 |
| 95028 | X |  | td allergy test-delayed type | 0370 | 1.0088 | \$57.60 | \$11.58 | \$11.52 |
| - 95044 | $x$ |  | Allergy patch tests | 0370 | 10088 | \$57.60 | \$1158 | \$11.52 |
| 95052 | $x$ |  | Photo patch test | 0370 | 10088 | \$5760 | \$1158 | \$11.52 |
| 95056 | X |  | Photosensitivity tests | 0370 | 10088 | \$57.60 | \$1158 | \$11.52 |
| 95060 | $x$ |  | Eye allergy tests | 0370 | 1.0088 | \$57.60 | \$11.58 | \$11.52 |
| 95065 | $x$ |  | Nose allergy test | 0370 | 1.0088 | \$57.60 | \$11.58 | \$11.52 |
| 95070 | $x$ |  | Bronchial allergy tests | 0369 | 2.7466 | \$156.83 | \$44.18 | \$31.37 |
| 95071 | $x$ |  | Bronchial allergy tests | 0369 | 27466 | \$156.83 | \$44.18 | \$31.37 |
| 95075 | $x$ |  | Ingestion challenge test | 0361 | 36851 | \$210.41 | \$83.23 | \$42.08 |
| 95078 | $x$ |  | Provocative testing | 0370 | 10088 | \$57.60 | \$11.58 | \$11.52 |
| 95115 | $x$ |  | Immunotherapy, one injection | 0352 | 01209 | \$6.90 |  | \$1.38 |
| 95117 | X |  | Immunotherapy injections | 0353 | 04013 | \$22.91 |  | \$4.58 |
| 95120 | B |  | Immunotherapy, one injection |  |  |  |  |  |
| 95125 | B |  | Immunotherapy, many antigens |  |  |  |  |  |
| 95130 | B |  | Immunotherapy, insect venom |  |  |  |  |  |
| 95131 | 8 |  | Immunotherapy, insect venoms |  | - |  |  |  |
| 95132 | B |  | Immunotherapy, insect venoms |  |  |  |  |  |
| 95133 | B |  | Immunotherapy, insect venoms |  |  |  |  |  |
| 95134 | B |  | Immunotherapy, insect venoms |  |  |  |  |  |
| 95144 | $x$ | - | Antigen therapy services | 0371 | 0.4238 | \$24.20 |  | \$4.84 |
| 95145 | X |  | Antigen therapy services | 0371 | 0.4238 | \$24.20 |  | \$4.84 |
| 95146 | $x$ |  | Antigen therapy services | 0371 | 0.4238 | \$24.20 |  | \$4.84 |
| 95147 | $x$ |  | Antigen therapy services | 0371 | 0.4238 | \$24.20 |  | \$4.84 |
| 95148 | X |  | Antigen therapy services | 0371 | 0.4238 | \$24.20 |  | \$4.84 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related information Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 95149 | X |  | Antigen therapy services | 0371 | 0.4238 | \$24.20 |  | \$4.84 |
| 95165 | X |  | Antigen therapy services | 0371 | 0.4238 | \$24.20 |  | \$4.84 |
| 95170 | X |  | Antigen therapy services | 0371 | 0.4238 | \$24.20 |  | \$4.84 |
| 95180 | X |  | Rapid desensilization | 0370 | 1.0088 | \$57.60 | \$11.58 | \$11.52 |
| 95199 | X |  | Allergy immunology services | 0370 | 1.0088 | \$57.60 | \$11.58 | \$11.52 |
| 95250 | X | - | Glucose monitoring. cont | 0421 | 1.8195 | \$103.89 |  | \$20.78 |
| 95805 | S |  | Multiple sleep latency test | 0209 | 117070 | \$668.45 | \$280.58 | \$133.69 |
| 95806 | S |  | Sleep study, unattended | 0213 | 3.4836 | \$19891 | \$65 74 | \$39.78 |
| 95807 | S |  | Sleep study, attended | 0209 | 117070 | \$668 45 | \$280 58 | \$133.69 |
| 95808 | S |  | Polysomnography, 1-3 | 0209 | 11.7070 | \$668.45 | \$280 58 | \$133.69 |
| 95810 | S |  | Polysomnography, 4 or more | 0209 | 11.7070 | \$668.45 | \$280.58 | \$133.69 |
| 95811 | S |  | Polysomnography w/cpap | 0209 | 11.7070 | \$668.45 | \$280.58 | \$133.69 |
| 95812 | S |  | Electroencephalogram (EEG) | 0213 | 3.4836 | \$198.91 | \$65.74 | \$39.78 |
| 95813 | S |  | Eeg, over 1 hour | 0213 | 3.4836 | \$198.91 | \$65.74 | \$39.78 |
| 95816 | S |  | Electroencephalogram (EEG) | 0214 | 2.2976 | \$131.19 | \$58.12 | \$26.24 |
| 95819 | S |  | Electroencephalogram (EEG) | 0214 | 2.2976 | \$131.19 | \$58.12 | \$26.24 |
| 95822 | S |  | Sleep electroencephalogram | 0214 | 2.2976 | \$131.19 | \$58.12 | \$26.24 |
| 95824 | S |  | Eeg. cerebral death only | 0214 | 2.2976 | \$131.19 | \$58.12 | \$26.24 |
| 95827 | S |  | night electroencephalogram | 0213 | 3.4836 | \$198.91 | \$65.74 | \$39.78 |
| 95829 | S |  | Surgery electrocorticogram | 0214 | 2.2976 | \$131.19 | \$58.12 | \$26.24 |
| 95830 | B |  | Insert electrodes for EEG |  |  |  |  |  |
| 95831 | A |  | Limb muscle testing. manua! |  |  |  |  |  |
| 95832 | A |  | Hand muscle testing, manual |  |  |  |  |  |
| 95833 | A |  | Body muscle testing, manual |  |  |  |  |  |
| 95834 | A |  | Body muscle testing, manual |  |  |  |  |  |
| 95851 | A |  | Range of motion measurements |  |  |  |  |  |
| 95852 | A |  | Range of motion measurements |  |  |  |  |  |
| 95857 | S |  | Tensiton test | 0218 | 1.1542 | \$65.90 |  | \$13.18 |
| 95858 | S |  | Tensilon lest \& myogram | 0215 | 0.6655 | \$38.00 | \$15.76 | \$7.60 |
| 95860 | S |  | Muscle test, one limb | 0218 | 1.1542 | \$65.90 |  | \$13.18 |
| 95861 | S |  | Muscle test, 2 limbs | 0218 | 1.1542 | \$65.90 |  | \$13.18 |
| 95863 | S |  | Muscle lest, 3 limbs | 0218 | 1.1542 | \$65.90 |  | \$13.18 |
| 95864 | S |  | Muscle test, 4 limbs | 0218 | 1.1542 | \$65.90 |  | \$13.18 |
| 95867 | S |  | Muscle test, head or neck | 0218 | 1.1542 | \$65.90 |  | \$13.18 |
| 95868 | S |  | Muscle lest cran nerve bilat | 0218 | 11542 | \$65.90 |  | \$13.18 |
| 95869 | S |  | Muscle test, thor paraspinal | 0215 | 06655 | \$38.00 | \$15.76 | \$7.60 |
| 95870 | S |  | Muscle test, nonparaspinal | 0215 | 06655 | \$38.00 | \$15.76 | \$7.60 |
| 95872 | S |  | Muscle lest, one fiber | 0218 | 11542 | \$65.90 |  | \$13.18 |
| 95875 | S |  | Limb exercise lest | 0215 | 06655 | \$38.00 | \$15.76 | \$7.60 |
| 95900 | S |  | Motor nerve conduction test | 0215 | 0.6655 | \$38.00 | \$15.76 | \$7.60 |
| 95903 | S |  | Motor nerve conduction test | 0215 | 0.6655 | \$38.00 | \$15.76 | \$7.60 |
| 95904 | S |  | Sense nerve conduction test | 0215 | 0.6655 | \$38.00 | \$15.76 | \$7.60 |
| 95920 | S |  | Intraop nerve test add-on | 0216 | 2.6360 | \$150.51 |  | \$30.10 |
| 95921 | S |  | Autonomic nerv function test | 0218 | 1.1542 | \$65.90 |  | \$13.18 |
| 95922 | S |  | Autonomic nerv function test | 0218 | 1.1542 | \$65.90 |  | \$13.18 |
| 95923 | S |  | Autonomic nerv function test | 0215 | 0.6655 | \$38.00 | \$15.76 | \$7.60 |
| 95925 | S |  | Somatosensory testing | 0216 | 2.6360 | \$150.51 |  | \$30.10 |
| 95926 | S |  | Somatosensory testing | 0216 | 2.6360 | \$150.51 |  | \$30.10 |
| 95927 | S |  | Somatosensory lesting | 0216 | 2.6360 | \$150.51 |  | \$30.10 |
| 95930 | S |  | Visual evoked potential test | 0216 | 2.6360 | \$150.51 |  | \$30.10 |

[^98]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT $/$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 95933 | S |  | Blink reflex test | 0215 | 0.6655 | \$38.00 | \$15.76 | \$760 |
| 95934 | S |  | H-reflex test | 0215 | 0.6655 | \$35.00 | \$15.76 | \$7.60 |
| 95936 | S |  | H-reflex test | 0215 | 0.6655 | \$38.00 | \$15.76 | \$7.60 |
| 95937 | S |  | Neuromuscular junction test | 0218 | 1.1542 | \$65.90 |  | \$13.18 |
| 95950 | S |  | Ambulatory eeg monitoring | -0213 | 3.4836 | \$198.91 | \$65.74 | \$39.78 |
| 95951 | S |  | EEG monitoring/videorecord | 0209 | 11.7070 | \$668.45 | \$280.58 | \$133.69 |
| 95953 | S |  | EEG monitoring/computer | 0213 | 3.4836 | \$198.91 | \$65.74 | \$39.78 |
| 95954 | S |  | EEG monitoring/giving drugs | 0214 | 2.2976 | \$131.19 | \$58.12 | \$26.24 |
| 95955 | S |  | EEG during surgery | 0213 | 3.4836 | \$198.91 | \$65.74 | \$39.78 |
| 95956 | S |  | Eeg monitoring, cable/radio | 0214 | 2.2976 | \$131.19 | \$58.12 | \$26.24 |
| 95957 | S |  | EEG digital analysis | 0214 | 2.2976 | \$131.19 | \$58.12 | \$26.24 |
| 95958 | S |  | EEG monitoring/function test | 0213 | 3.4836 | \$198.91 | \$65.74 | \$39.78 |
| 95961 | S |  | Electrode stimulation, brain | 0216 | 2.6360 | \$150.51 |  | \$30.10 |
| 95962 | S |  | Electrode stim, brain add-on | - 0216 | 2.6360 | \$150.51 | - | \$30.10 |
| 95965 | 5 |  | Meg, spontaneous | 1528 |  | \$5,250.00 | - | \$1,050.00 |
| 95966 | S |  | Meg, evoked, single | 1516 |  | \$1,450.00 |  | \$290.00 |
| 95967 | S |  | Meg, evoked, each add'l | 1511 |  | \$950.00 |  | \$190.00 |
| 95970 | 5 |  | Analyze neurostim, no prog | 0692 | 2.0004 | \$114.22 | \$30.16 | \$22.84 |
| 95971 | 5 |  | Analyze neurostim, simple | 0692 | 2.0004 | \$114.22 | \$30.16 | \$22.84 |
| 95972 | S |  | Analyze neurostim, complex | 0692 | 2.0004 | 5114.22 | \$30.16 | \$22.84 |
| 95973 | S |  | Analyze neurostim, complex | 0692 | 2.0004 | \$114.22 | \$30.16 | \$22.84 |
| 95974 | S |  | Cranial neurostim, complex | 0692 | 2.0004 | \$114.22 | \$30.16 | \$22.84 |
| 95975 | S |  | Cranial neurostim, comptex | 0692 | 2.0004 | \$114.22 | \$30.16 | \$22.84 |
| 95990 | T |  | Spin/brain pump refil \& main | 0125 | 2.0894 | \$119.30 |  | \$23.86 |
| 95991 | T |  | Spinlbrain pump refil \& main | 0125 | 2.0894 | \$119.30 |  | \$23.86 |
| 95999 | S |  | Neurological precedure | 0215 | 0.6655 | \$38.00 | \$15.76 | \$7.60 |
| 96000 | S |  | Motion analysis, video/3d | 0216 | 2.6360 | \$150.51 |  | \$30.10 |
| 96001 | S |  | Motion test wfft press meas | 0216 | 2.6360 | \$150.51 |  | \$30.10 |
| 96002 | S |  | Dynamic surface emg | 0218 | 1.1542 | \$65.90 |  | \$13.18 |
| 96003 | S |  | Dynamic fine wire emg | 0215 | 0.6655 | \$38.00 | \$15.76 | \$7.60 |
| 96004 | E |  | Phys review of motion tests |  |  |  |  |  |
| 96100 | X |  | Psychological testing | 0373 | 2.3631 | \$134.93 |  | \$26.99 |
| 96105 | A |  | Assessment of aphasia |  |  |  |  |  |
| 96110 | $X$ |  | Developmental test. lim | 0373 | 23631 | \$134.93 |  | \$26.99 |
| 96119 | X |  | Developmental test, extend | 0373 | 23631 | \$134.93 |  | \$26.99 |
| 96115 | $x$ |  | Neurobehavior status exam | 0373 | 23631 | \$134.93 |  | \$26.99 |
| 96117 | $x$ |  | Neuropsych test battery | 0373 | 23631 | \$134.93 |  | \$26.99 |
| 96150 | S |  | Assess lth/behave, init | 0322 | 12681 | \$72.41 |  | \$14.48 |
| 96151 | 5 |  | Assess hith/behave, subseq | 0322 | 1.2681 | \$72.41 |  | \$14.48 |
| 96152 | S |  | Intervene hith/behave, indiv | 0322 | 1.2681 | \$72.41 |  | \$14.48 |
| 96153 | S |  | Intervene hith/behave, group | 0322 | 1.2681 | \$72.41 |  | \$14.48 |
| 96154 | 5 |  | Interv hith/behav, fam w/pt | 0322 | 1.2681 | \$72.41 |  | \$14.48 |
| 96155 | E |  | Interv hith/behav fam no pt |  |  |  |  |  |
| 96400 | B |  | Chemotherapy, sc/im |  |  |  |  |  |
| 96405 | 8 |  | intralesional chemo admin |  |  |  |  |  |
| 96406 | 8 |  | Intralesional chemo admin |  |  |  |  |  |
| 96408 | 8 |  | Chemotherapy, push technique |  |  |  |  |  |
| 96410 | B |  | Chemotherapy, infusion method |  |  |  |  |  |
| 96412 | $B$ |  | Chemo. Infuse method add-on |  |  |  |  |  |
| 96414 | B |  | Chemo. infuse method add-on |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status indicator | Comment Indlcator | Descrlption | $A P C$ | Relative Welght | Payment Rate | Natlonal Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 96420 | $B$ |  | Chemotherapy, push technique |  |  |  |  |  |
| 96422 | 8 |  | Chemotherapy, infusion method |  |  |  |  |  |
| 96423 | B |  | Chemo, infuse method add-on |  |  |  |  |  |
| 96425 | 8 |  | Chemotherapy, infusion method |  |  |  |  |  |
| 96440 | 8 |  | Chemotherapy, intracavitary |  |  |  |  |  |
| 96445 | B |  | Chemotherapy, iniracavitary |  |  |  |  |  |
| 96450 | 8 |  | Chemotherapy, into CNS |  |  |  |  |  |
| 96520 | T |  | Port pump refill \& main | 0125 | 2.0894 | \$119.30 |  | \$23.86 |
| 96530 | T |  | Pump refilling, maintenance | 0125 | 2.0894 | \$119.30 |  | \$23.86 |
| 96542 | 8 |  | Chemotherapy injection |  |  |  |  |  |
| 96545 | B |  | Provide chemotherapy agent |  |  |  |  |  |
| 96549 | B |  | Chemotherapy, unspecified |  |  |  |  |  |
| 96567 | T |  | Photodynamic tx, skin | 0013 | 1.1586 | \$66 15 | \$14.20 | \$13.23 |
| 96570 | $T$ |  | Photodynamic tx. 30 min | 0015 | 1.7381 | \$9924 | \$20.35 | \$19.85 |
| 96571 | T |  | Photodynamic tx, addl 15 min | 0012 | 0.7559 | \$43.16 | \$11.18 | \$8.63 |
| 96900 | S |  | Ultraviolet light therapy | 0001 | 0.4046 | \$23.10 | \$7.08 | \$4.62 |
| 96902 | N |  | Trichogram |  |  |  |  |  |
| 96910 | S |  | Photochemotherapy with UV-B | 0001 | 0.4046 | \$23.10 | \$7.08 | \$4.62 |
| 96912 | S |  | Photochemotherapy with UV-A | 0001 | 0.4046 | \$23.10 | 57.08 | \$4.62 |
| 96913 | S |  | Photochemotherapy, UV-A or B | 0683 | 2.4306 | \$138.78 | \$30.42 | \$27.76 |
| 96920 | T |  | Laser tx, skin < 250 sq cm | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 96921 | T |  | Laser tx, skin 250-500 sq cm | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 96922 | $T$ |  | Laser tx, skin > 500 sq cm | 0013 | 1.1586 | \$66.15 | \$14.20 | \$13.23 |
| 96999 | $T$ |  | Dermatological procedure | 0010 | 0.5982 | \$34.16 | \$9.74 | \$6.83 |
| 97001 | A |  | Pt evaluation |  |  |  |  |  |
| 97002 | A |  | Pt re-evaluation |  |  |  |  |  |
| 97003 | A |  | Ot evaluation |  |  |  |  |  |
| 97004 | A |  | Ot re-evaluation |  |  |  |  |  |
| 97005 | $E$ |  | Athletic train eval |  |  |  |  |  |
| 97006 | E |  | Athletic train reeval |  |  |  |  |  |
| 97010 | A |  | Hot or cold packs therapy |  |  |  |  |  |
| 97012 | A |  | Mechanical traction therapy |  |  |  |  |  |
| 97014 | $E$ |  | Electric stimulation therapy |  |  |  |  |  |
| 97016 | A |  | Vasopneumatic device therapy |  |  |  |  |  |
| 97018 | A |  | Paraffin bath therapy | - |  |  |  |  |
| 97020 | A |  | Microwave therapy |  |  |  |  |  |
| 97022 | A |  | Whiripool therapy |  |  |  |  |  |
| 97024 | A |  | Dlathermy treatment |  |  |  |  |  |
| 97026 | A |  | Infrared therapy |  |  |  |  |  |
| 97028 | A |  | Ultraviolet therapy |  |  |  |  |  |
| 97032 | A |  | Electrical stimulation |  |  |  |  |  |
| 97033 | A |  | Electric current therapy |  |  |  |  |  |
| 97034 | A |  | Contrast bath therapy |  |  |  |  |  |
| 97035 | A |  | Ultrasound therapy |  |  |  |  |  |
| 97036 | A |  | Hydrotherapy |  |  |  |  |  |
| 97039 | A |  | Physical therapy treatment |  |  |  |  |  |
| 97110 | A |  | Therapeutic exercises |  |  |  |  |  |
| 97112 | A |  | Neuromuscular reeducation |  |  |  |  | . |
| 97113 | A |  | Aquatic therapylexercises |  |  |  |  |  |
| 97116 | A |  | Gait training therapy |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | $\begin{aligned} & \text { Natlonal } \\ & \text { Unadjusted } \\ & \text { Copayment } \end{aligned}$ | Minimum Unadjusled Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 97124 | A |  | Massage therapy |  |  |  |  |  |
| 97139 | A |  | Physical medicine procedure |  |  |  |  |  |
| 97140 | A |  | Manual therapy |  |  |  |  |  |
| 97150 | A |  | Group therapeutic procedures |  |  |  |  |  |
| 97504 | A |  | Orthotic training |  |  |  |  |  |
| 97520 | A |  | Prosthetic training |  |  |  |  |  |
| 97530 | A |  | Therapeutic activities |  |  |  |  |  |
| 97532 | A |  | Cognitive skills development | - |  |  |  |  |
| 97533 | A |  | Sensory integration |  |  |  |  |  |
| 97535 | A |  | Self care mngment training |  |  |  |  |  |
| 97537 | A |  | Community/work reintegration |  |  |  | - |  |
| 97542 | A |  | Wheelchair mngment training |  |  |  |  |  |
| 97545 | A |  | Work hardening |  |  |  |  |  |
| 97546 | A |  | Work hardening add-on |  |  |  |  |  |
| 97601 | A |  | Wound(s) care, selective |  |  |  |  |  |
| 97602 | N |  | Wound(s) care non-selective |  |  |  |  |  |
| 97703 | A |  | Prosthetic checkout |  |  |  |  |  |
| 97750 | A |  | Physical periormance test |  |  |  |  |  |
| 97755 | A |  | Assistive technology assess |  |  |  |  |  |
| 97780 | $E$ |  | Acupuncture w/o stimul |  |  |  |  |  |
| 97781 | E |  | Acupuncture w/stimul |  |  |  |  |  |
| 97799 | A |  | Physical medicine procedure |  |  |  |  |  |
| 97802 | A |  | Medical nutrition, indiv, in |  |  |  |  |  |
| 97803 | A |  | Med nutrition, indiv, subseq |  |  |  |  |  |
| 97804 | A |  | Medical nutrition, group |  |  |  |  |  |
| 98925 | S |  | Osteopathic manlpulation. | 0060 | 0.4885 | \$27.89 |  | \$5.58 |
| 98926 | S |  | Osteopathic manipulation | 0060 | 0.4885 | \$27.89 |  | \$5.58 |
| 98927 | S |  | Osteopathic manipulation | 0060 | 0.4885 | \$27.89 |  | \$5.58 |
| 98928 | S |  | Osteopathic manipulation | 0060 | 0.4885 | \$27.89 |  | \$5.58 |
| 98929 | S |  | Osteopathic manipulation | 0060 | 0.4885 | \$27.89 |  | \$5.58 |
| 98940 | S |  | Chiropractic manipulation | 0060 | 0.4885 | \$27.89 |  | \$5.58 |
| 98941 | S |  | Chiropractic manipulation | 0060 | 0.4885 | \$27.89 |  | \$5.58 |
| 98942 | S |  | Chiropractic manipulation | 0060 | 0.4885 | \$27.89 |  | \$5.58 |
| 98943 | E |  | Chiropractic manipulation |  |  |  |  |  |
| 99000 | B |  | Specimen handing |  |  |  |  |  |
| 99001 | B |  | Specimen handing |  |  |  |  |  |
| 99002 | B |  | Device handling |  |  |  |  |  |
| 99024 | 8 |  | Postop follow-up visit | - |  |  |  |  |
| 99026 | $E$ |  | In-hospital on call service |  |  |  |  |  |
| 99027 | E |  | Out-of-hosp on call service |  |  |  |  |  |
| 99050 | B |  | Medical services after hrs |  |  |  |  |  |
| 99052 | 8 |  | Medical services at night |  |  |  |  |  |
| 99054 | B |  | Medical serves, unusual hrs |  |  |  |  |  |
| 99056 | B |  | Non-office medical services |  |  |  |  |  |
| 99058 | B |  | Office emergency care |  |  |  |  |  |
| 99070 | B |  | Special supplies |  |  |  |  |  |
| 99071 | B |  | Patient education materials |  |  |  |  |  |
| 99075 | E |  | Medical testimony |  |  |  |  |  |
| 99078 | N |  | Group health education |  |  |  |  |  |
| 99080 | B |  | Special reports or forms |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relatlve Weight | Payment Rate | Natlonal Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 99082 | B |  | Unusual physician travel |  |  |  |  |  |
| 99090 | B |  | Computer data analysis |  |  |  |  |  |
| 99091 | E |  | Collectreview data from pt |  |  |  |  |  |
| 99100 | B |  | Special anesthesia service |  |  |  |  | . |
| 99116 | B |  | Anesthesia with hypothermia |  |  |  |  |  |
| 99135 | B |  | Special anesthesia procedure |  | . |  |  |  |
| 99140 | B |  | Emergency anes thesia |  |  |  |  |  |
| 99141 | N |  | Sedation, ivfim or inhalant |  |  |  |  |  |
| 99142 | N |  | Sedation, oralirectal/nasal |  |  |  |  |  |
| 99170 | $T$ |  | Anogenital exam, child | 0191 | 0.1898 | \$10.84 | \$2.93 | \$2.17 |
| 99172 | E |  | Ocular function screen |  |  |  |  |  |
| 99173 | E |  | Visual acuity screen |  |  |  |  |  |
| 99175 | N |  | Induction of vomiting |  |  |  |  |  |
| 99183 | B |  | Hyperbaric oxygen therapy |  |  |  |  |  |
| 99185 | $N$ |  | Regional hypothermia |  |  |  |  |  |
| 99186 | N |  | Total body hypothermia |  |  |  |  |  |
| 99190 | C |  | Special pump services |  |  |  |  |  |
| 99191 | C |  | Special pump services |  |  |  |  |  |
| 99192 | c |  | Special pump services |  |  |  |  |  |
| 99195 | X |  | Phlebotomy | 0372 | 0.5720 | \$32.66 | \$10.09 | \$6.53 |
| 99199 | B |  | Special servicelproctreport |  |  |  |  |  |
| 99201 | V |  | Office/outpatient visit, new | 0600 | 0.9153 | \$52.26 |  | \$10.45 |
| 99202 | V |  | Office/outpatient visit, new | 0600 | 0.9153 | \$52.26 |  | \$10.45 |
| 99203 | V |  | Office/outpatient visit, new | 0601 | 0.9872 | \$56.37 |  | \$11.27 |
| 99204 | $v$ |  | Office/outpatient visit, new | 0602 | 1.4126 | \$80.66 |  | \$16.13 |
| 99205 | V |  | Officeloutpatient visit, new | 0602 | 1.4126 | \$8066 |  | \$16.13 |
| 99211 | V |  | Office/outpatient visit, est | 0600 | 0.9153 | \$52 26 |  | \$10.45 |
| 99212 | V |  | Office/oulpatient visit, est | 0600 | 0.9153 | \$52.26 |  | \$10.45 |
| 99213 | V |  | Office/outpatient visit, est | 0601 | 0.9872 | \$56.37 |  | \$11.27 |
| 99214 | $v$ |  | Office/outpatient visit, est | 0602 | 1.4126 | \$80.66 |  | \$16.13 |
| 99215 | V |  | Office/outpatient visil, est | 0602 | 1.4126 | \$80.66 |  | \$16.13 |
| 99217 | N |  | Observation care discharge |  |  |  |  |  |
| 99218 | N |  | Observation care |  |  |  |  |  |
| 99219 | N |  | Observation care |  |  |  |  |  |
| 99220 | N |  | Observation care |  |  |  | , |  |
| 99221 | E |  | Initial hospital care |  |  |  |  |  |
| 99222 | E |  | Initial hospital care |  |  |  |  |  |
| 99223 | $E$ |  | Inilial hospital care |  |  |  |  |  |
| 99231 | E |  | Subsequent hospital care |  |  |  |  |  |
| 99232 | $E$ |  | Subsequent hospital care |  |  |  |  |  |
| 99233 | E |  | Subsequent hospital care |  |  |  |  |  |
| 99234 | N |  | Observ/mosp same date |  |  |  |  |  |
| 99235 | N |  | ObservMosp same date |  |  |  |  |  |
| 99236 | N |  | Observ/hosp same dale |  |  |  |  |  |
| 99238 | $\varepsilon$ |  | Hospital discharge day |  |  |  |  |  |
| 99239 | E |  | Hospital discharge day |  |  |  |  |  |
| 99241 | V |  | Office cornsulation | 0600 | 0.9153 | \$52.26 |  | \$10.45 |
| 99242 | $v$ |  | Office consultation | 0600 | 09153 | \$52.26 |  | \$10.45 |
| 99243 | $v$ |  | Office consultalion | 0601 | 09872 | \$56.37 |  | \$11.27 |
| 99244 | $v$ |  | Office consullation | 0602 | 1.4126 | \$80.66 |  | \$16.13 |

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## Addendum B. - Payment Status by HCPCS Code and Related Information

 Calendar Year 2005| CPT I HCPCS | Status Indicator | Cornment Indicator | Description | APC | Relative Weight | Payment Rate | National <br> Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 99245 | $V$ |  | Office consultation | 0602 | 1.4126 | \$80.66 |  | \$16.13 |
| 99251 | C |  | Intial inpatient consult |  |  |  |  |  |
| 99252 | C |  | Initial inpatient consult |  |  |  |  | - |
| 99253 | C |  | Initial inpatient consult |  |  |  |  |  |
| 99254 | C |  | Initial inpatient consult |  |  |  |  |  |
| 99255 | C |  | Initial inpatient consult |  |  |  |  |  |
| 99261 | C | - | Follow-up inpatient consuit |  | * |  |  |  |
| 99262 | C |  | Follow-up inpatient consult |  |  |  |  |  |
| 99263 | C |  | Follow-up inpatient consult |  |  |  |  |  |
| 99271 | $V$ |  | Confirmatory consultation | 0600 | 0.9153 | \$52.26 |  | \$10.45 |
| 99272 | $V$ |  | Confirmatory consultation | 0600 | 0.9153 | \$52.26 |  | \$10.45 |
| 99273 | V |  | Confirmatory consultation | 0601 | 0.9872 | \$56 37 |  | \$11.27 |
| 99274 | $V$ |  | Confirmatory consultation | 0602 | 1.4126 | \$80 6b |  | \$16.13 |
| 99275 | V |  | Confirmatory consultation | 0602 | 1.4126 | 58066 |  | \$16.13 |
| 99281 | $V$ |  | Emergency dept visit | 0610 | 1.3646 | \$77.92 | \$19.57 | \$15.58 |
| 99282 | V |  | Emergency lept visit | 0610 | 1.3646 | \$77.92 | \$19.57 | \$15.58 |
| 99283 | $V$ |  | Emergency dept visit | 0611 | 2.4057 | \$137.36 | \$36.16 | \$27.47 |
| 99284 | V |  | Emergency dept visit | 0612 | 4.0940 | \$233.76 | \$54.12 | \$46.75 |
| 99285 | $\checkmark$ |  | Emergency dept visit | 0612 | 4.0940 | \$233.76 | \$54.12 | \$46.75 |
| 99288 | B |  | Direct advanced life support |  |  |  |  |  |
| 99289 | N |  | PI transport, 30.74 min |  |  |  |  |  |
| 99290 | N |  | Pl transport, addl 30 min |  |  |  |  |  |
| 99291 | S |  | Critical care, first hour | 0620 | 8.9673 | \$512.01 | \$142.30 | \$102.40 |
| 99292 | N |  | Critical care, add'l 30 min |  |  |  |  |  |
| 99293 | C |  | Ped critical care. initial |  |  |  |  |  |
| 99294 | C |  | Ped critical care. subseq |  |  |  |  |  |
| 99295 | C |  | Neonatal critical care |  |  |  |  |  |
| 99296 | C |  | Neonatal critical care |  |  |  |  |  |
| 99298 | C |  | Neonatal critical care |  |  |  |  |  |
| 99299 | C |  | Ic, Ibw infant 1500-2500 gm |  |  |  |  |  |
| 99301 | B |  | Nursing facility care |  |  |  |  |  |
| 99302 | B |  | Nursing facility care |  |  |  |  |  |
| 99303 | B |  | Nursing facility care |  |  |  |  |  |
| 99311 | 8 |  | Nursing fac care, subseq |  |  |  |  |  |
| 99312 | B |  | Nursing fac care. subseq |  |  |  |  |  |
| 99313 | B |  | Nursing fac care, subseq |  |  |  |  |  |
| 99315 | B |  | Nursing fac discharge day | - |  |  |  |  |
| 99316 | B |  | Nursing fac discharge day |  |  |  |  |  |
| 99321 | B |  | Rest home visit, new patient |  |  |  |  |  |
| 99322 | B |  | Rest home visit, new patient |  |  |  |  |  |
| 99323 | B |  | Rest home visit, new patient |  |  |  |  |  |
| 99331 | B |  | Rest home visit, est pat |  |  |  |  |  |
| 99332 | B |  | Rest home visit, est pat |  |  |  |  |  |
| 99333 | B |  | Rest home visit, est pat |  |  |  |  |  |
| 99341 | B |  | Home visit. new patient |  |  |  |  |  |
| 99342 | B |  | Home visit, new patient |  |  |  |  |  |
| 99343 | B |  | Home visit, new patient |  |  |  |  |  |
| 99344 | B |  | Home visit, new patient |  |  |  |  |  |
| 99345 | B |  | Home visit, new patient |  |  |  |  |  |
| 99347 | B |  | Home visit, est patient |  |  |  |  |  |

- Refer to preamble for explanation of muttple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related information
Calendar Year 2005

| CPT I HCPCS | Status indicator | Comment Indicator | Descriptlon | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 99348 | B |  | Home visit, est patient |  |  |  |  |  |
| 99349 | B |  | Home visit, est patient |  |  |  |  |  |
| 99350 | B |  | Home visit, est palient |  |  |  |  |  |
| 99354 | N |  | Prolonged service, office |  |  |  |  |  |
| 99355 | N |  | Prolonged service, office |  |  |  |  | - |
| 99356 | C |  | Prolonged service. inpatient |  |  |  |  |  |
| 99357 | C |  | Protonged service, inpatient |  |  |  |  |  |
| 99358 | N |  | Prolonged serv, w/o contact |  |  |  |  |  |
| 99359 | N |  | Prolonged serv, w/o contact |  |  |  |  |  |
| 99360 | B |  | Physician standby services |  |  |  |  |  |
| 99361 | E |  | Physician/team conference |  |  |  |  |  |
| 99362 | E |  | Physician/eam conference |  |  |  |  |  |
| 99371 | B |  | Physician phone consultation |  |  |  | - |  |
| 99372 | B |  | Physıcian phone consultation |  |  |  |  |  |
| 99373 | B |  | Physician phone consultation |  |  |  |  |  |
| 99374 | B |  | Home health care supervision |  |  |  |  |  |
| 99375 | E |  | Home health care supervision |  |  |  |  |  |
| 99377 | B |  | Hospice care supervision |  |  |  |  |  |
| 99378 | E |  | Hospice care supervision | - |  |  |  |  |
| 99379 | B |  | Nursing fac care supervision |  |  |  |  |  |
| 99380 | B |  | Nursing fac care supervision |  |  |  |  |  |
| 99381 | E |  | Prev visit, new, infant |  |  |  |  |  |
| 99382 | E |  | Prev visit, new. age 1-4 |  |  |  |  |  |
| 99383 | E |  | Prev visil, new, age 5-11 |  |  |  |  |  |
| 99384 | E |  | Prev visit, new, age 12-17 |  |  |  |  |  |
| 99385 | E |  | Prev visit, new, age 18-39 |  |  |  |  |  |
| 99386 | E |  | Prev visit, new, age 40-64 |  |  |  |  |  |
| 99387 | E |  | Prev visit, new, 65 \& over |  |  |  |  |  |
| 99391 | E |  | Prev visit, est, infant |  |  |  |  |  |
| 99392 | E |  | Prev visit, est, age 1-4 |  |  |  | - |  |
| 99393 | E |  | Prev visil, est, age 5-11 |  | - |  |  |  |
| 99394 | E |  | Prev visit, est, age 12-17 |  |  |  |  |  |
| 99395 | E |  | Prev visit, est, age 18-39 |  |  |  |  |  |
| 99396 | E |  | Prev visit, est, age 40-64 |  |  |  |  |  |
| 99397 | E |  | Prev visil, est. 65 \& over |  |  |  |  |  |
| 99401 | E |  | Preventive counseling, indiv |  |  |  |  |  |
| 99402 | E |  | Preventive counseling, indiv |  |  |  |  |  |
| 99403 | E |  | Preventive counseling, indiv |  |  |  |  |  |
| 99404 | E |  | Preventive counseling, indiv |  |  |  |  |  |
| 99411 | $E$ |  | Preventive counseling. group |  |  |  |  |  |
| 99412 | E |  | Preventive counseling, group |  |  |  |  |  |
| 99420 | E |  | Health risk assessmenk test |  | - |  |  |  |
| 99429 | E |  | Unlisted preventive service |  |  |  |  |  |
| 99431 | V |  | Initial care, normal newbom | 0600 | 0.9153 | \$52.26 |  | \$10.45 |
| 99432 | N |  | Newbom care. not in hosp |  |  |  |  |  |
| 99433 | c |  | Normal newbom carehospital |  |  |  |  |  |
| 99435 | E |  | Newborn discharge day hosp |  |  |  |  |  |
| 99436 | N | , | Attendance, birth |  |  |  |  |  |
| 99440 | S |  | Newborn resuscitation | 0094 | 2.7247 | \$155.57 | \$48.58 | \$31.11 |
| 99450 | E |  | Life/disability evaluation |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | Nationat Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 99455 | 8 |  | Disability examination |  |  |  |  |  |
| 99456 | B |  | Disability examination |  |  |  |  |  |
| 99499 | B |  | Unlisted e\&m service |  |  |  |  |  |
| 99500 | E |  | Home visit, prenatal |  |  |  |  |  |
| 99501 | E |  | Home visit, postnatal |  |  |  |  |  |
| 99502 | $E$ |  | Home visit, nb care |  | * |  |  |  |
| 99503 | E |  | Home visit, resp therapy |  |  |  |  |  |
| 99504 | $E$ |  | Home visit mech ventilator |  |  |  |  |  |
| 99505 | E |  | Home visit. stoma care |  |  |  |  |  |
| 99506 | E |  | Home visit. im injection |  |  |  |  |  |
| 99507 | $E$ |  | Home visit, cath maintain |  |  |  |  |  |
| 99509 | E |  | Home visit day life activity |  |  |  |  |  |
| 99510 | E |  | Home visit, sing/m/fam couns |  |  |  |  |  |
| 99511 | $E$ |  | Home visit, fecallenema mgmt |  |  |  |  |  |
| 99512 | E |  | Home visit for hemodialysis |  |  |  |  |  |
| 99600 | $E$ |  | Home visit nos |  |  |  |  |  |
| 99601 | E |  | Home infusion/visit. 2 hrs |  |  |  |  |  |
| 99602 | E |  | Home infusion, each addul hr |  |  |  |  |  |
| A0021 | $E$ |  | Outside state ambulance serv |  |  |  |  |  |
| A0080 | E |  | Noninterest escort in non er |  |  |  |  |  |
| A0090 | E |  | Interest escort in mon er |  |  |  |  |  |
| A0100 | E |  | Nonemergency transport taxi |  |  |  |  |  |
| A0110 | E |  | Nonemergency transport bus |  |  |  |  |  |
| A0120 | E |  | Noner transport mini-bus |  |  |  |  |  |
| A0130 | $E$ |  | Noner transport wheelchi van | $\cdots$ |  |  |  |  |
| A0140 | $E$ |  | Nonemergency transport air |  |  |  |  |  |
| A0160 | E |  | Noner transport case worker |  |  |  |  |  |
| A0170 | $E$ |  | Noner transport parking fees |  |  |  |  |  |
| A0180 | $E$ |  | Noner transport lodgng recip |  |  |  |  |  |
| A0190 | $E$ |  | Noner transport meals recip |  |  |  |  |  |
| A0200 | $E$ |  | Noner transport lodgng escrt |  |  |  |  |  |
| A0210 | E |  | Noner transport meals escort |  |  |  |  |  |
| A0225 | A |  | Neonatal emergency transport |  |  |  |  |  |
| A0380 | A |  | Basic life support mileage |  |  |  |  |  |
| A0382 | A |  | Basic support routine suppls |  |  |  |  |  |
| A0384 | A |  | Bls defibrillation supplies |  |  |  |  |  |
| A0390 | A |  | Advanced life support mileag |  |  |  |  |  |
| A0392 | A |  | Als defibrillation supplies |  |  |  |  |  |
| A0394 | A |  | Als IV drug therapy supplies |  |  |  |  |  |
| A0396 | A |  | Als esophageal intub suppls |  |  |  |  |  |
| A0398 | A |  | Als routine disposble suppls |  |  |  |  |  |
| A0420 | A |  | Ambulance waiting $1 / 2 \mathrm{hr}$ |  |  |  |  |  |
| A0422 | A |  | Ambulance 02 life sustaining |  |  |  |  |  |
| A0424 | A |  | Extra ambulance attendant |  |  |  |  |  |
| A0425 | A |  | Ground mileage |  |  |  |  |  |
| A0426 | A |  | Als 1 |  |  |  |  |  |
| A0427 | A |  | ALS1-emergency | - |  |  |  |  |
| A0428 | A |  | bis |  |  |  |  |  |
| A0429 | A |  | BLS-emergency |  |  |  |  |  |
| A0430 | A |  | Fixed wing air transport |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT $/$ HCPCS | Status Indleator | Comment Indicator | Description | APC | Relative Weight | $\begin{aligned} & \text { Payment } \\ & \text { Rate } \end{aligned}$ | Natlonal Unadjusted Copayment | Minimum <br> Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| A043t | A |  | Rotary wing air transport |  |  |  |  |  |
| A0432 | A |  | PI volunteer ambulance co |  |  |  |  |  |
| A0433 | A |  | als 2 |  |  |  |  |  |
| A0434 | A |  | Specialty care transport |  |  |  |  |  |
| A0435 | A |  | Fixed wing air mileage | - |  |  | - |  |
| A0436 | A |  | Rotary wing air miteage |  |  |  |  |  |
| A0800 | E |  | Amb trans 7pm-7am |  |  | - |  |  |
| A0888 | E |  | Noncovered ambulance mileage |  |  |  |  |  |
| A0999 | A |  | Unlisted ambulance service |  |  |  |  |  |
| A4206 | E |  | 1 CC sterile syringe\& needle |  |  |  |  |  |
| A4207 | E |  | 2 CC sterile syringe\&needle |  |  |  |  |  |
| A4208 | E |  | 3 CC sterile syminge\&needle |  |  |  |  |  |
| A4209 | E |  | 5+CC sterile syringe\&meedie |  |  |  |  |  |
| A4210 | E |  | Nonneedle injection device |  |  |  |  |  |
| A4219 | B |  | Supp for self-adm injections |  |  |  |  |  |
| A4212 | B |  | Non coring needle or stylet |  |  |  |  |  |
| A4213 | E | - | 20+CC syringe only |  |  |  |  |  |
| A4215 | E |  | Sterile needie |  |  |  |  |  |
| A4216 | A |  | Sterile water/saline. 10 ml |  |  |  |  |  |
| A4217 | A |  | Sterile water/saline, 500 ml |  | - |  |  |  |
| A4220 | $N$ |  | Infusion pump refill kit |  |  |  |  |  |
| A4221 | $Y$ |  | Maint drug infus cath per wk |  |  |  |  |  |
| A4222 | $Y$ |  | Drug infusion pump supplies |  |  |  |  |  |
| A4230 | $Y$ |  | Infus insulin pump non needl |  |  |  |  |  |
| A4231 | $Y$ |  | Infusion insulln pump needle |  |  |  |  |  |
| A4232 | Y |  | Syringe w/needle insulin 3cc |  |  |  |  |  |
| A4244 | E |  | Alcohol or peroxide per pint |  |  |  |  |  |
| A4245 | E |  | Alcohol wipes per box |  |  |  |  |  |
| A4246 | $E$ |  | Betadine/phisohex solution |  |  |  |  |  |
| A4247 | E |  | Betadine/iodine swabs/wipes |  |  |  |  |  |
| A4248 | N |  | Chlorhexidine antisept |  |  |  |  |  |
| A4250 | E |  | Unine reagent strips/lablets |  |  |  |  |  |
| A4253 | $Y$ |  | Blood glucose/reagent strips |  |  |  |  |  |
| A4254 | $Y$ |  | Battery for glucose monitor |  |  |  |  |  |
| A4255 | $Y$ |  | Glucose monitor platiorms |  |  |  |  |  |
| A4256 | $Y$ |  | Calibrator solution/chips |  |  |  |  |  |
| A4257 | Y |  | Replace Lensshleld Cartridge |  |  |  |  |  |
| A4258 | $Y$ |  | Lancet device each |  |  |  |  |  |
| A4259 | Y |  | Lancets per box |  |  |  |  |  |
| A4260 | $E$ |  | Levonorgestrel implant |  |  |  |  |  |
| A4261 | E |  | Cervical cap contraceptive |  |  |  |  |  |
| A4262 | N |  | Temporary tear duct plug |  |  |  |  |  |
| A4263 | N |  | Permanent tear duct plug |  |  |  |  |  |
| A4265 | Y |  | Parafin |  |  |  |  |  |
| A4266 | E |  | Diaphragm |  |  |  |  |  |
| A4267 | E |  | Male condom |  |  |  |  |  |
| A4268 | $E$ |  | Female condom |  |  |  |  |  |
| A4269 | E |  | Spermicide |  |  |  |  |  |
| A4270 | A | - | Disposable endoscope sheath |  |  |  |  |  |
| A4280 | A |  | Brst prsths adhsv attchmnt |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005


| A4281 | E | Replacement breastpump tube |
| :--- | :--- | :--- |
| A4282 | E | Replacement breastpump adpt |
| A4283 | E | Replacement breastpump cap |
| A4284 | E | Replcmnt breast pump shield |


| A4285 | E | Replcmnt breast pump bottle |
| :--- | :--- | :--- |
| A4286 | E | Replcmnt breastpump lok ring |
| A4290 | E | Sacral nerve stim test lead |


| A4300 | N | Cath impl vasc access portal |
| :--- | :--- | :--- |
| A4301 | N | Implantable access syst perc |
| A4305 | A | Drug delivery system $>=50 \mathrm{ML}$ |

A4306 A A Drug delivery system $<=5$ ML

| A4311 | A | Catheter w/o bag 2-way latex |
| :--- | :--- | :--- |
| A4312 | A | Cath w/o bag 2-way silicone |

A4313 A Calheter w/bag 3-way

| A4314 | A | Cath w/drainage 2-way latex |
| :--- | :--- | :--- |
| A4315 | A | Cath w/drainage 2-way silcne |

A4316 A Cath w/drainage 3-way
A4320 A Irrigation tray

| A4321 | A | Cath therapeutic irrig |
| :--- | :--- | :--- |
| A4322 | A | Irrigation syringe |
| A4324 | A | Male ext cath w/adh |

A4325 A Male ext cath w/adh strip
A4326 A Male externat catheter
A4327 A Fem urinary collect dev cup
A4328 A Fem urinary collect pouch
A4330 A Stool colleclion pouch
A4331 A Exlension drainage tubing
A4332 A Lubricant for calh Insertion
A4333 A Urinary cath anchor device

A4334 A Urinary cath leg strap
A4335 A incontinence supply
A4338 A Indwelling catheter latex
A4340 A Indwelling catheter special
A4344 A Cath indw foley 2 way silien
A4346 A Cath indw foley 3 way
A4347 A Male extemal catheler
A4348 A Male ext cath extended wear
A4351 A Straight tip urine catheter
A4352 A Coude tip urinary catheter
A4353 A Intermittent urinary cath
A4354 A Cath insertion tray w/bag
A4355 A Bladder isrigation tubing
A4356 A Ext ureth cimp or compr dive
$\begin{array}{lll}\text { A4357 A } & \text { A } & \text { Bedside drainage bag } \\ \text { A4358 } & \text { A } & \text { Urinary leg or abdomen bag }\end{array}$
A4359 A Urinary suspensory w/o leg b

A4361 A Ostomy face plale
A4362 A Solid skin barrier
A4364 A Adhesive, liquid or equal

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## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT I <br> HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| A4365 | A |  | Adhesive remover wipes |  |  |  |  |  |
| A4366 | A |  | Ostomy vent |  |  |  |  |  |
| A4367 | A |  | Ostomy bell |  |  |  |  |  |
| A4368 | A |  | Ostomy filler |  |  |  |  |  |
| A4369 | A |  | Skin barrier liquid per oz |  |  |  |  |  |
| A4371 | A |  | Skin barrier powder per oz |  |  |  |  |  |
| A4372 | A |  | Skin barrier solid $4 \times 4$ equiv |  |  |  |  | - |
| A4373 | A |  | Skin barrier with flange |  |  |  |  |  |
| A4375 | A |  | Drainable plaslic pch w fcpl |  |  |  |  |  |
| A4376 | A |  | Drainable rubber pch w fcplt |  |  |  |  |  |
| A4377 | A |  | Drainable plstic pch w/o fp |  |  |  |  |  |
| A4378 | A |  | Drainable rubber pch w/o ip |  |  |  |  |  |
| A4379 | A |  | Urinary plaslic pouch w fcpl |  |  |  |  |  |
| A4380 | A |  | Uninary rubber pouch w fcplt |  |  |  |  |  |
| A4381 | A |  | Urinary plaslic pouch w/o ip |  |  |  |  |  |
| A4382 | A |  | Urinary hwy plsic pch who fo |  |  |  |  |  |
| A4383 | A |  | Uninary rubber pouch w/o fp |  |  |  |  |  |
| A4384 | A |  | Oslomy faceplUsilicone ring |  |  |  |  |  |
| A4385 | A |  | Ost skn barner sid ext wear |  |  |  |  |  |
| A4387 | A |  | Ost clsd pouch w att st barr |  |  |  |  |  |
| A4388 | A |  | Drainable pch w ex wear barr |  |  |  |  |  |
| A4389 | A |  | Drainable pch w st wear barr |  |  |  |  |  |
| A4390 | A |  | Drainable pch ex wear convex |  |  |  |  |  |
| A4391 | A |  | Urinary pouch w ex wear barr |  |  |  |  |  |
| A4392 | A |  | Urinary pouch w st wear bart |  |  |  |  |  |
| A4393 | A |  | Urine pch w ex wear bar conv |  |  |  |  |  |
| A4394 | A |  | Ostomy pouch liq deodorant |  |  |  |  |  |
| A4395 | A |  | Ostomy pouch solid deodoranl |  |  |  |  |  |
| A4396 | A |  | Peristomal hemia supprt bit |  |  |  |  |  |
| A4397 | A |  | Irrigation supply sleeve |  |  |  |  |  |
| A4398 | A |  | Ostomy irrigation bag |  |  |  |  |  |
| A4399 | A |  | Ostomy irrig cone/cath w brs |  |  |  |  |  |
| A4400 | A |  | Ostomy irrigation set |  |  |  |  |  |
| A4402 | A |  | Lubricant per ounce |  |  |  |  |  |
| A4404 | A |  | Ostomy ring each |  |  |  |  |  |
| A4405 | A |  | Nompectin based ostomy paste |  |  |  |  |  |
| A4406 | A |  | Pectin based ostomy paste |  |  |  |  |  |
| A4407 | A |  | Ext wear ost skn barr <=4sq" |  |  |  |  |  |
| A4408 | A |  | Exl wear ost skn barr >4sq* |  |  |  |  |  |
| A4409 | A |  | Ost skn bart w 1 ing < $=4$ sq" |  |  |  |  |  |
| A4410 | A |  | Ost skn barr w fing >4sq* |  |  |  |  |  |
| A4413 | A |  | 2 pc drainable ost pouch |  |  |  |  |  |
| A4414 | A |  | Ostomy sknbarr w fing <=4sq** |  |  |  |  |  |
| A4415 | A |  | Ostomy skn bart w fing >4sq" |  |  |  |  |  |
| A4416 | A |  | Ost pch clsd w barrier/fitr |  |  |  |  |  |
| A4417 | A |  | Ost pch w bar/blinconv/fitr |  |  |  |  |  |
| A4418 | A |  | Ost pch clsd w/o baŕ w filtr |  |  |  |  |  |
| A4419 | A |  | Ost pch for bar w flange/ill |  |  |  |  |  |
| A4420 | A |  | Ost peh clsd for bar w ik f |  |  |  |  |  |
| A4421 | E |  | Ostomy supply misc |  |  |  |  |  |

- Refer to preamble for explanalion of mulliple payment rales.

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Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT $/$ | Status | Comment |  | National <br> HCPCS <br> Indleator <br> Indicator |
| :--- | :--- | :--- | :--- | :--- |

A4422 A Ost pouch absorbent materiat

Addendum B. - Payment Statús by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Cormment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| A4561 | N |  | Pessary rubber, any type |  |  |  |  |  |
| A4562 | N |  | Pessary, non rubber.any type |  |  |  |  |  |
| A4565 | A |  | Slings |  |  |  |  |  |
| A4570 | E |  | Splint |  |  |  |  |  |
| A4575 | $E$ |  | Hyperbaric o2 chamber disps |  |  |  |  |  |
| A4580 | $E$ |  | Cast supplies (plaster) |  |  |  |  |  |
| A4590 | E |  | Special casting material |  |  |  |  |  |
| A4595 | Y |  | TENS suppl 2 lead per monlh |  |  |  |  |  |
| A4606 | A |  | Oxygen probe used w oximeter |  |  |  |  |  |
| A4608 | $Y$ |  | Transtracheal oxygen cath |  |  |  |  |  |
| A4609 | $Y$ |  | Trach suction cath clsed sys |  |  |  |  |  |
| A4610 | $\gamma$ |  | Trach sctn cath 72h clsedsys |  |  |  |  |  |
| A4611 | $Y$ |  | Heavy duty battery |  |  |  |  |  |
| A4612 | $Y$ |  | Battery cables |  |  |  |  |  |
| A4613 | $Y$ |  | Battery charger |  |  |  |  |  |
| A4614 | A |  | Hand-held PEFR meter |  |  |  |  |  |
| A4615 | $Y$ |  | Cannula nasal |  |  |  |  |  |
| A4616 | Y |  | Tubing (oxygen) per fool |  |  |  |  |  |
| A4617 | $Y$ |  | Mouth piece |  |  |  |  |  |
| A4618 | $Y$ |  | Breathing circuits |  |  |  |  |  |
| A4619 | $Y$ |  | Face tent |  |  |  |  |  |
| A4620 | Y |  | Variable concentration mask |  |  |  |  |  |
| A4623 | A |  | Tracheostomy inner cannula |  |  |  |  |  |
| A4624 | Y |  | Tracheal suction tube |  |  |  |  |  |
| A4625 | A |  | Trach care kit for new trach |  |  |  |  |  |
| A4626 | A |  | Tracheostomy cleaning brush |  |  |  |  |  |
| A4627 | E |  | Spacer bag/reservoir |  |  |  |  |  |
| A4628 | Y |  | Oropharyngeal suction cath |  |  |  |  |  |
| A4629 | A |  | Tracheostomy care kit |  |  |  |  |  |
| A4630 | Y |  | Repl bat t.e.n.s. own by pl |  |  |  |  |  |
| A4632 | $Y$ |  | Infus pump rplcemnt battery |  |  |  |  |  |
| A4633 | $Y$ |  | Uvi replacement bulb |  |  |  |  |  |
| A4634 | A |  | Replacement bulb th lightbox |  |  |  |  |  |
| A4635 | Y |  | Underamm crutch pad |  |  |  |  |  |
| A4636 | $Y$ |  | Handgrip for cane etc |  |  |  |  |  |
| A4637 | $Y$ |  | Repl tip cane/crutch/walker |  |  |  |  |  |
| A4638 | $\boldsymbol{Y}$ |  | Repl batt puise gen sys |  |  |  |  |  |
| A4639 | $Y$ |  | Infrared ht sys replcmnt pad | $\because$ |  |  |  |  |
| A4640 | Y |  | Alternating pressure pad |  |  |  |  |  |
| A4641 | N |  | Diagnostic imaging agent |  |  |  |  |  |
| A4642 | K |  | Satumomab pendetide per dose | 0704 | 1 | \$1.390.25 |  | \$278.05 |
| A4643 | K |  | High dose contrast MRI | 9026 | 0.4645 | \$26.52 |  | \$5.30 |
| A4644 | N |  | Contrast 100-199 MGs iodine | - |  |  |  |  |
| A4645 | N |  | Contrast 200-299 MGs iodine |  |  |  |  |  |
| A4646 | $N$ | - | Contrast 300-399 MGs iodine |  |  |  |  |  |
| A4647 | $K$ |  | Supp-paramagnetc contr mat | 9027 | 0.6484 | \$37.02 |  | \$7.40 |
| A4649 | A |  | Surgical supplies |  |  |  |  |  |
| A4651 | A |  | Calibrated microcap tube |  |  |  |  |  |
| A4652 | A |  | Microcapillary tube sealant |  |  |  |  |  |
| A4653 | A |  | PD catheter anchor belt |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rales.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT / HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| A4656 | A |  | Dialysis needle |  |  |  |  |  |
| A4657 | A |  | Dialysis syringe wiwo needle |  |  |  |  |  |
| A4660 | A |  | Sphyg/bp app w cuff and stet |  |  |  |  |  |
| A4663 | A |  | Dialysis blood pressure cuff |  |  |  |  |  |
| A4670 | E |  | Automatic bp montor, dial |  |  |  |  |  |
| A4671 | $B$ |  | Disposable cycler set |  |  |  |  |  |
| A4672 | B |  | Drainage ext line, dialysis |  |  |  |  |  |
| A4673 | B |  | Ext line w easy lock connect |  |  |  |  |  |
| A4674 | B |  | Chem/antisept solution, 802 |  |  |  |  |  |
| A4680 | A |  | Activated carbon filter, ea |  |  |  |  |  |
| A4690 | A |  | Dialyzer, each |  |  |  |  |  |
| A4706 | A |  | Bicarbonate conc sol per gal |  |  |  |  |  |
| A4707 | A |  | Bicarbonate conc pow per pac |  |  |  |  |  |
| A4708 | A |  | Acelate conc sot per gallon |  |  |  |  |  |
| A4709 | A |  | Acid conc sol per gallon |  |  |  |  | $\sim$ |
| A4714 | A |  | Treated water per gallon |  |  |  |  |  |
| A4719 | A |  | "Y set" tubing |  |  |  |  |  |
| A4720 | A |  | Dialysat sol fid vol > 249cc |  |  |  |  |  |
| A4721 | A |  | Dialysat sol fid vol > 999cc |  |  |  |  |  |
| A4722 | A |  | Dialys sol fld vol > 1999cc |  |  |  |  |  |
| A4723 | A |  | Dialys sol fld vol > 2999cc |  |  |  |  |  |
| A4724 | A |  | Dlalys sol fid vol > 3999cc |  |  |  |  |  |
| A4725 | A |  | Dialys sol fid vol > 4999cc |  |  |  |  |  |
| A4726 | A |  | Dialys sol fid vol > 5999cc |  |  |  |  |  |
| A4728 | B |  | Dialysate solution, non-dex |  |  |  |  |  |
| A4730 | A |  | Fistula cannulation set, ea |  |  |  |  |  |
| A4736 | A |  | Toplcal anesthetic, per gram |  |  |  |  |  |
| A4737 | A |  | Inj anesthetic per 10 ml |  |  |  |  |  |
| A4740 | A |  | Shunt accessory |  |  |  |  |  |
| A4750 | A |  | Art or venous blood tubing |  |  |  |  |  |
| A4755 | A |  | Comb artivenous blood tubing |  |  |  |  |  |
| A4760 | A |  | Dialysate sol test kit. each |  |  |  |  |  |
| A4765 | A |  | Dialysate conc pow per pack |  |  |  |  |  |
| A4766 | A |  | Dialysate conc sol add 10 ml |  |  |  |  |  |
| A4770 | A |  | Blood coilection tube/vacuum |  |  |  |  |  |
| A4771 | A |  | Serum clotting time tube |  |  |  |  |  |
| A4772 | A |  | Blood glucose test strips |  |  |  |  |  |
| A4773 | A |  | Occult blood test strips |  |  |  |  |  |
| A4774 | A |  | Ammonia test strips |  |  |  |  |  |
| A4802 | A |  | Protamine sulfate per 50 mg |  |  |  |  |  |
| A4860 | A |  | Disposable catheter tips |  |  |  |  |  |
| A4870 | A |  | Plumb/elec wh hm hemo equip |  |  |  |  |  |
| A4890 | A |  | Repair/maint cont hemo equip |  |  |  |  |  |
| A4911 | A |  | Drain bag/bottle |  |  |  |  |  |
| A4913 | A |  | Misc dialysis supplies noc |  |  |  |  |  |
| A4918 | A |  | Venous pressure clamp |  |  |  |  |  |
| A4927 | A |  | Non-slerile gloves |  |  |  |  |  |
| A4928 | A |  | Surgical mask |  |  |  |  |  |
| A4929 | A | - | Tourniquet for dialysis, ea |  |  |  |  |  |
| A4930 | A |  | Sterile, gloves per pair |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| A4931 | A |  | Reusable oral thermometer |  |  |  |  |  |
| A4932 | ${ }^{*} \mathrm{E}$ |  | Reusable rectal thermometer |  |  | $\checkmark$ |  |  |
| A5051 | A |  | Pouch clsd w barr attached |  |  |  |  |  |
| A5052 | A |  | Clsd ostomy pouch w/o barr |  |  |  |  |  |
| A5053 | A |  | Cisd ostomy pouch faceplate |  |  |  |  |  |
| A5054 | A |  | CIsd ostomy pouch w/flange |  |  |  |  |  |
| A5055 | A |  | Stoma cap |  |  |  |  |  |
| A5061 | A |  | Pouch drainable w barrier at |  |  |  |  |  |
| A5062 | A |  | Drnble ostomy pouch w/o barr |  |  |  |  |  |
| A5063 | A |  | Drain ostomy pouch w/flange |  |  |  |  |  |
| A5071 | A |  | Urinary pouch w/barrier |  |  |  |  |  |
| A5072 | A |  | Urinary pouch w/o barrier |  |  |  |  |  |
| A5073 | A |  | Urinary pouch on barr w/fing |  |  |  |  |  |
| A5081 | A |  | Continent stoma plug |  |  |  |  |  |
| A5082 | A |  | Continent stoma catheter |  |  | - |  |  |
| A5093 | A |  | Ostomy accessory convex inse |  |  |  |  |  |
| A5102 | A |  | Bedside drain bll whwo lube |  |  |  |  |  |
| A5105 | A |  | Urinary suspensory |  |  |  |  |  |
| A5112 | A |  | Urinary leg bag |  |  |  |  |  |
| A5113 | A |  | Latex leg strap |  |  |  |  |  |
| A5114 | A |  | Foam/abric leg strap |  |  |  |  |  |
| A5119 | A |  | Skin barrier wipes box pr 50 |  |  |  |  |  |
| A5121 | A |  | Solld skin barrier $6 \times 6$ |  |  |  |  |  |
| A5122 | A |  | Solid skin barrier $8 \times 8$ |  |  |  |  |  |
| A5126 | A |  | Diskffoam pad +or-adhesive |  |  |  |  |  |
| A5131 | A |  | Appllance cleaner |  |  |  |  |  |
| A5200 | A |  | Percutaneous catheter anchor |  |  |  |  |  |
| A5500 | Y |  | Diab shoe for density insert |  |  |  |  |  |
| A5501 | $Y$ |  | Diabetic custom molded shoe |  |  |  |  |  |
| A5503 | $Y$ |  | Diabetic shoe w/roller/rockr |  |  |  |  |  |
| A5504 | $Y$ |  | Diabetic shoe with wedge |  |  |  |  |  |
| A5505 | Y |  | Diab shoe w/metatarsal bar |  |  |  | - |  |
| A5506 | $Y$ |  | Diabetic shoe w/off set heel |  |  |  |  |  |
| A5507 | Y |  | Modification diabetic shoe |  |  |  |  |  |
| A5508 | $Y$ |  | Diabetic deluxe shoe |  |  |  |  |  |
| A5509 | E |  | Direct heat form shoe insert |  |  |  |  |  |
| A5510 | E |  | Compression form shoe insert |  |  |  |  |  |
| A5511 | E |  | Custom fab molded shoe inser |  |  |  |  |  |
| A6000 | E |  | Wound warming wound cover |  |  |  |  |  |
| A6010 | A |  | Collagen based wound filter |  |  |  |  |  |
| A6011 | A |  | Collagen gel/paste wound fil |  |  | - | , |  |
| A6021 | A |  | Collagen dressing $<=16 \mathrm{sq}$ in |  |  |  |  |  |
| A6022 | A |  | Collagen drsg>6< 28 sq in |  |  |  |  |  |
| A6023 | A |  | Collagen dressing >48 sq in |  |  |  |  |  |
| A6024 | A |  | Collagen dsg wound fiter |  |  |  |  |  |
| A6025 | E |  | Silicone gel sheet, each |  |  |  |  |  |
| A6154 | A |  | Wound pouch each |  |  |  |  |  |
| A6 196 | A |  | Alginate dressing $<=16 \mathrm{sq}$ in |  |  |  |  |  |
| A6197 | A |  | Alginate drsg $>16<=48 \mathrm{sq}$ in |  |  |  |  |  |
| A6198 | A |  | alginate dressing $>48 \mathrm{sq} \mathrm{in}$ |  |  |  |  | , |

* Refer to preamble for explanation of muttiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| A6199 | A |  | Alginate drsg wound filler | - |  |  |  |  |
| A6200 | A | , | Compos drsg <=16 no border |  |  |  |  |  |
| A6201 | A |  | Compos drsg >16< $=48$ no bdr |  |  |  |  |  |
| A6202 | A |  | Compos dirsg $>48$ no border |  |  |  |  |  |
| A6203 | A |  | Composite drsg $<=16 \mathrm{sq}$ in |  |  |  |  |  |
| A6204 | A |  | Composite drsg $>16<=48 \mathrm{sq}$ in |  |  |  |  |  |
| A6205 | A |  | Composite drsg $>48 \mathrm{sq}$ in |  |  |  |  |  |
| A6206 | A |  | Contact layer $<=16 \mathrm{sq}$ in |  |  |  |  |  |
| A6207 | A |  | Contact layer $>16<=48 \mathrm{sq}$ in |  |  |  |  |  |
| A6208 | A |  | Contacl layer $>48 \mathrm{sq}$ in |  |  |  |  |  |
| A6209 | A |  | Foam drsg < $=16 \mathrm{sq}$ in w/o bdr |  |  |  |  |  |
| A6210 | A |  | Foam drg $>16<=48 \mathrm{sq}$ in w/o b |  |  |  |  |  |
| A6211 | A |  | Foam drg $>48 \mathrm{sq}$ in w/o brdr |  |  |  |  |  |
| A6212 | A |  | Foam drg $<=16 \mathrm{sq} \mathrm{in} \mathrm{w/border}$ |  |  |  |  |  |
| A6213 | A |  | Foam drg $>16<=48 \mathrm{sq}$ in w/bdr | - |  |  |  |  |
| A6214 | A |  | Foam drg $>48 \mathrm{sq}$ in w/border |  |  |  |  |  |
| A6215 | A |  | Foam dressing wound filler |  |  |  |  |  |
| A6216 | A |  | Non-sterile gauze< $=16 \mathrm{sq}$ in |  |  |  |  |  |
| A6217 | A |  | Non-sterile gauze>16< $=48 \mathrm{sq}$ |  |  |  |  |  |
| A6218 | A |  | Non-sterile gauze $>48$ sq in |  |  |  |  |  |
| A6219 | A |  | Gauze < $=16 \mathrm{sq} \mathrm{in} \mathrm{w/border}$ |  |  |  |  |  |
| A6220 | A |  | Gauze > $16<=48$ sq in w/bordr |  |  |  |  |  |
| A6221 | A | - | Gauze $>48 \mathrm{sq}$ in w/border |  |  |  |  |  |
| A6222 | A |  | Gauze $<=16$ in no w/sal w/o b | $\sim$ |  |  |  |  |
| A6223 | A |  | Gauze $>16<=48$ no w/sal w/o b |  |  |  |  |  |
| A6224 | A |  | Gauze > 48 in no w/sal w/o b |  |  |  |  |  |
| A6228 | A |  | Gauze <= 16 sq in water/sal |  |  |  |  |  |
| A6229 | A |  | Gauze $>16<=48 \mathrm{sq} \mathrm{in} \mathrm{wair/sal}$ |  |  |  |  |  |
| A6230 | A |  | Gauze > 48 sq in water/salne | - |  |  |  |  |
| A6231 | A |  | Hydrogel dsg< 16 sq in |  |  |  |  |  |
| A6232 | A |  | Hydrogel disg>16< $=48 \mathrm{sq}$ in |  |  |  |  |  |
| A6233 | A |  | Hydrogel dressing >48 sq in |  |  |  |  |  |
| A6234 | A |  | Hydrocolld drg $<=16$ w/o bdr |  |  |  |  |  |
| A6235 | A |  | Hydrocolld drg >16<=48 w/o b |  |  |  |  |  |
| A6236 | A |  | Hydrocolld drg $>48$ in w/o b |  |  |  |  |  |
| A6237 | A |  | Hydrocolld drg $< \pm 16$ in w/bdr |  |  |  |  |  |
| A6238 | A |  | Hydrocolld dirg $>16<=48 \mathrm{w} / \mathrm{bdr}$ |  |  |  |  |  |
| A6239 | A |  | Hydrocolld drg > 48 in w/bdr |  |  |  |  |  |
| A6240 | A |  | Hydrocolld drg filler paste |  |  |  |  |  |
| A6241 | A |  | Hydrocolloid drg filler dry |  |  |  |  |  |
| A6242 | A |  | Hydrogel drg $<=16$ in w/o bdr |  |  |  |  |  |
| A6243 | A |  | Hydrogel drg $>16<=48$ w/o bdr |  |  |  |  |  |
| A6244 | A |  | Hydrogel drg $>48$ in w/o bdr |  |  |  |  |  |
| A6245 | A |  | Hydrogel drg < $=16 \mathrm{in}$ w/bdr |  |  |  |  |  |
| A6246 | A |  | Hydrogel dirg $>16<=48$ in w/b |  |  |  |  |  |
| A6247 | A |  | Hydrogel drg > 48 sq in w/b |  | - |  |  |  |
| A6248 | A |  | Hydrogel drsg gel filler |  |  |  |  |  |
| A6250 | A |  | Skin seal protect moisturizr |  |  |  |  |  |
| A6251 | A |  | Absorpt drg $<=16 \mathrm{sq}$ in w/o b |  |  |  |  | 7 |
| A6252 | A |  | Absorpt drg >16 < = 48 w/o bdr |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| A6253 | A |  | Absorpt drg $>48$ sq in w/o b |  |  |  |  |  |
| A6254 | A |  | Absorpt drg $<=16 \mathrm{sq}$ in w/bdr |  |  |  |  |  |
| A6255 | A |  | Absorpt drg > $16<=48$ in w/bdr |  |  |  |  |  |
| A6256 | A |  | Absorpt $\operatorname{drg}>48 \mathrm{sq}$ in w/bdr |  |  |  |  |  |
| A6257 | A |  | Transparent film <= 16 sq in |  | - |  |  |  |
| A6258 | A |  | Transparent film $>16<=48$ in |  |  |  |  |  |
| A6259 | A |  | Transparent film $>48 \mathrm{sq}$ in |  |  |  |  |  |
| A6260 | A |  | Wound deanser any type/size |  |  |  |  |  |
| A6261 | A |  | Wound filler gelipaste loz |  |  |  |  |  |
| A6262 | A |  | Wound filler dry form / gram |  |  |  |  |  |
| A6266 | A |  | Impreg gauze no h20/sal/yard |  |  |  |  |  |
| A6402 | A |  | Slenile gauze $<=16$ sq in |  |  |  |  |  |
| A6403 | A |  | Sterile gauze $>16<=48 \mathrm{sq}$ in |  |  |  |  |  |
| A6404 | A |  | Sterile gauze > 48 sq in |  |  |  |  |  |
| A6407 | A |  | Packing strips, non-impreg |  |  |  |  |  |
| A6410 | A |  | Stenite eye pad |  |  |  |  | * |
| A6411 | A |  | Non-sterile eye pad |  |  |  |  |  |
| A6412 | E |  | Occlusive eye patch |  |  |  |  |  |
| A6441 | A |  | Pad band $w>=3^{\prime \prime}<5^{\prime \prime} / \mathrm{yd}$ |  |  |  |  |  |
| A6442 | A |  | Conform band $\mathrm{n} / \mathrm{s} \mathrm{w}<3 \% / \mathrm{l}$ d |  |  |  |  |  |
| A6443 | A |  | Conform band $\mathrm{n} / \mathrm{s} \mathrm{w}>=3^{\prime \prime}<5^{\prime \prime} / \mathrm{yd}$ |  |  |  |  |  |
| A6444 | A |  | Conform band r/s w> $\mathrm{w}^{\prime \prime}$ /yd |  |  |  |  |  |
| A6445 | A |  | Conform band sw <3/7yd |  |  |  |  |  |
| A6446 | A |  | Conform band sw>=3" < ${ }^{\prime \prime} / \mathrm{yd}$ |  |  |  |  |  |
| A6447 | A |  | Conform band sw $>=57 / y d$ |  |  |  |  |  |
| A6448 | A |  | Li compres band <3"/yd |  |  |  |  |  |
| A6449 | A |  | Li compres band >=3" < $5^{\prime \prime} / \mathrm{yd}$ |  |  |  |  |  |
| A6450 | A |  | 4 compres band $>=5$ /yd |  |  |  |  |  |
| A6451 | A |  | Mod compres band w> $=3$ " $<5$ //yd . |  |  |  |  |  |
| A6452 | A |  | High compres band w>=3"<5"yd |  |  |  |  |  |
| A6453 | A |  | Sell-adher band w <3"/yd |  |  |  |  |  |
| A6454 | A |  | Self-adher band w>=3" $<5{ }^{\prime \prime} / \mathrm{yd}$ |  |  |  |  |  |
| A6455 | A |  | Self-adher band $>=5$ /yd |  |  |  |  |  |
| A6456 | A |  | Zinc paste band $w>=3^{\prime \prime}<5 \% / y d$ |  |  |  |  |  |
| A6501 | A |  | Compres bumgarment bodysuit |  |  |  |  |  |
| A6502 | A |  | Compres bumgarment chinstrp |  |  |  | , |  |
| A6503 | A |  | Compres burngarment lacehood |  |  |  |  |  |
| A6504 | A |  | Cmprsburngarment glove-wrist |  |  |  |  |  |
| A6505 | A |  | Cmprsburngarment glove-eibow |  |  |  |  |  |
| A6506 | A |  | Cmprsburngrmnt glove-axilla |  |  |  |  |  |
| A6507 | A |  | Cmprs burngarment foot-knee |  |  |  | - |  |
| A6508 | A |  | Cmprs burngament foot-thigh |  |  |  |  |  |
| A6509 | A |  | Compres burn garment jacket |  |  |  |  |  |
| A6510 | A |  | Compres burn garment leotard |  |  |  | - |  |
| A6511 | A |  | Compres bum garment panty |  |  |  |  |  |
| A6512 | A |  | Compres bum garment, noc |  |  |  |  |  |
| A6550 | Y |  | Neg pres wound ther drsg set |  |  |  |  |  |
| A655: | $Y$ |  | Neg press wound ther canistr |  |  |  |  |  |
| A7000 | Y |  | Disposable canister for pump |  |  |  |  |  |
| A7001 | $Y$ |  | Nondisposable pump canister |  |  |  |  |  |

- Refer to preamble for explanation of multuple payment rates.

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Addendum 8. - Payment Status by HCPCS Code and Related information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimurn Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| A7002 | $Y$ |  | Tubing used w suction pump |  |  |  |  |  |
| A7003 | $Y$ |  | Nebulizer administration set | 1 |  |  |  |  |
| A7004 | $Y$ |  | Disposable nebulizer sml vol |  |  | - |  |  |
| A7005 | Y |  | Nondisposable nebulizer set |  |  |  |  |  |
| A7006 | $Y$ |  | Filtered nebulizer admin set |  |  |  |  |  |
| A7007 | $Y$ |  | Lg vol nebulizer disposable |  |  |  |  |  |
| A7008 | $Y$ |  | Disposable nebulizer prefill |  |  |  |  |  |
| A7009 | $Y$ |  | Nebulizer reservoir bottle |  |  |  |  |  |
| A7010 | $Y$ |  | Disposable corrugated tubing |  |  |  |  |  |
| A7011 | $Y$ |  | Nondispos corrugated tubing |  |  |  |  |  |
| A7012 | Y |  | Nebulizer water collec devic |  |  |  |  |  |
| A7013 | $Y$ |  | Disposable compressor filter |  |  |  |  |  |
| A7014 | $Y$ |  | Compressor nondispos fitter |  |  |  |  |  |
| A7015 | $Y$ |  | Aerosol mask used w nebulize |  |  |  |  |  |
| A7016 | $Y$ |  | Nebulizer dome \& mouthpiece |  |  |  |  |  |
| A7017 | $Y$ |  | Nebulizer not used w oxygen |  |  |  |  |  |
| A7018 | $Y$ |  | Water distilled w/nebulizer | - |  |  |  |  |
| A7025 | $Y$ |  | Replace chest compress vest |  |  |  |  |  |
| A7026 | $Y$ |  | Replace chst cmprss sys hose |  |  |  |  |  |
| A7030 | $Y$ |  | CPAP full face mask |  |  | - |  |  |
| A7031 | $Y$ |  | Replacement facemask interfa |  |  |  |  |  |
| A7032 | $Y$ |  | Replacement nasal cushion |  |  |  |  |  |
| A7033 | $Y$ |  | Replacemenl nasal pillows |  |  |  |  |  |
| A7034 | $Y$ |  | Nasal application device |  |  |  |  |  |
| A7035 | $Y$ |  | Pos airway press headgear |  |  |  |  | 1 |
| A7036 | $Y$ |  | Pos airway press chinstrap |  |  |  |  |  |
| A7037 | $Y$ |  | Pos airway pressure tubing |  |  |  |  |  |
| A7038 | $Y$ |  | Pos airway pressure filter |  |  |  |  |  |
| A7039 | $Y$ |  | Fitter, non disposable w pap |  |  |  |  |  |
| A7042 | A |  | Implanted pleural catheter |  |  |  |  |  |
| A7043 | A |  | Vacuum drainagebottle/tubing |  |  |  |  |  |
| A7044 | $Y$ |  | PAP oral interface |  |  |  |  |  |
| A7046 | $\boldsymbol{Y}$ |  | Repl water chamber, PAP dev |  |  |  |  |  |
| A7501 | A |  | Tracheostoma valve w diaphra |  |  |  |  |  |
| A7502 | A |  | Replacement diaphragm/fplate |  |  |  |  |  |
| A7503 | A |  | HMES filter holder or cap |  |  |  |  |  |
| A7504 | A |  | Tracheostoma HMES filter |  |  |  |  |  |
| A7505 | A |  | HMES or trach valve housing |  |  |  | - |  |
| A7506 | A |  | HMES/trachvalve adhesivedisk |  |  |  |  |  |
| A7507 | A |  | Integrated filter \& holder |  |  |  |  |  |
| A7508 | A |  | Housing \& Integrated Adhesiv |  |  |  |  |  |
| A7509 | A |  | Heat \& moislure exchange sys |  |  |  |  |  |
| A7520 | A |  | Trach/laryn tube non-culfed |  |  |  |  |  |
| A7521 | A |  | Trach/laryn tube cuffed |  |  |  |  |  |
| A7522 | A |  | Trach/laryn tube stainiess |  |  |  |  |  |
| A7523 | A |  | Tracheostomy shower proted |  |  |  |  |  |
| A7524 | A |  | Tracheostoma stent/stud/bttn |  |  |  |  | , |
| A7525 | A |  | Tracheostomy mask |  |  |  |  |  |
| A7526 | A |  | Tracheosiomy tube collar |  |  |  |  |  |
| A9150 | B |  | Misc/exper non-prescript dru |  |  |  |  |  |

* Refer to preamble for explanation of mulliple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indtcator | Description | APC | Relative Wetght | Payment Rate | Nattonal Unadjusted Copayment | Ninimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| A9270 | E |  | Non-covered item or service |  |  |  |  |  |
| A9280 | E |  | Alert device, noc |  |  |  |  |  |
| A9300 | $E$ |  | Exercise equipment |  |  |  |  |  |
| A9500 | K |  | Technettum TC 99 m sestamibi | 1600 | 1.8612 | \$106.32 |  | \$21.26 |
| A9502 | K |  | Technetium TC99M tetrofosmin | 0705 |  | \$104.58 |  | \$20.92 |
| A9503 | N |  | Technetium TC 99m medronate |  |  |  |  |  |
| A9504 | K |  | Technetium tc 99 m apcitide | 1602 | 7.2650 | \$415.00 |  | \$83.00 |
| A9505 | K |  | Thallous chloride TL 201/mci | 1603 |  | \$18.29 |  | \$3.66 |
| A9507 | K |  | Indium/111 capromab pendetid | 1604 |  | \$1,915.23 |  | \$383.05 |
| A9508 | K |  | lobenguane sulfate l-131, pe | 1045 |  | \$996.00 |  | \$199.20 |
| A9510 | N |  | Technetium TC99m Disofenin |  |  |  |  |  |
| A9511 | K |  | Technetium TC 99m depreotide | 1095 |  | \$38.00 |  | \$7.60 |
| A9512 | N |  | Technetiumtc99mpertechnelate |  |  | - |  |  |
| A9513 | N |  | Technetium tc-99m mebrotenin |  |  |  |  |  |
| A9514 | N |  | Technetiumtc99mpyrophosphate |  |  |  |  |  |
| A9515 | N |  | Technetium tc-99m pentetate |  |  |  |  |  |
| A9516 | N |  | 1-123 sodium iodide capsule |  |  |  |  | - |
| A9517 | K |  | Th 1131 so iodide cap millic | 1064 | 0.1156 | \$6.60 |  | \$1.32 |
| A9519 | N |  | Technetiumtc-99mmacroag albu |  |  |  |  |  |
| A9520 | N |  | Technetiumtc-99m sulfur clld |  |  |  |  |  |
| A9521 | K |  | Technetiumtc-99m exametazine | 1096 |  | \$778.13 |  | \$155.63 |
| A9522 | B |  | Indium111ibritumomabtiuxetan |  |  |  |  |  |
| A9523 | B |  | Yttrium90ibritumomabtiuxetan |  |  |  |  |  |
| A9524 | $N$ |  | lodinated t-131 serumalbumin |  |  |  |  |  |
| A9525 | E |  | Low/iso-osmolar contrast mat |  |  |  |  |  |
| A9526 | $K$ |  | Ammonia N -13, per dose | 0737 |  | \$111.91 |  | \$22.38 |
| A9528 | K |  | Dx 1131 so iodide cap millic | 1064 | 0.1156 | \$6.60 |  | \$1.32 |
| A9529 | K |  | Dx $\mid 131$ so iodide sol millic. | 1065 | 0.1723 | \$9.84 |  | \$1.97 |
| A9530 | K |  | Thl131 so iodide sol millic | 1065 | 0.1723 | \$9.84 |  | \$1.97 |
| A9531 | N |  | Dx 1131 so iodide microcurie |  |  |  |  |  |
| A9532 | N |  | 1-125 serum albumin micro |  |  |  |  |  |
| A9533 | B |  | 1-131 tositumomab diagnostic |  |  |  |  |  |
| A9534 | B | - | 1-131 tositumomab therapeut |  |  |  |  |  |
| A9600 | K |  | Strontium-89 chloride | 0701 | 7.1886 | \$410.45 |  | \$82.09 |
| A9605 | K |  | Samarium sm 153 lexidronamm | 0702 | 16.0584 | \$916.90 |  | \$183.38 |
| A9699 | N |  | Noc therapeutic radiophamt |  |  |  |  |  |
| A9700 | E |  | Echocardıography Contrast |  |  |  |  |  |
| A9900 | A |  | Supply/accessory/service |  |  |  |  |  |
| A9901 | A |  | Delivery/set up/dispensing |  |  |  |  |  |
| A9999 | $Y$ |  | DME supply or accessory, nos |  |  |  |  |  |
| B4034 | A |  | Enter feed supkit syr by day |  |  |  |  |  |
| 84035 | A |  | Enteral feed supp nump per d |  |  |  |  |  |
| B4036 | A |  | Enteral feed sup kit grav by |  |  |  |  |  |
| 84081 | A |  | Enteral ng tubing w/ stylet |  |  |  |  |  |
| B4082 | A |  | Enteral ng tubing woo stylet |  |  |  |  |  |
| B4083 | A |  | Enteral stomach tube levine |  |  |  |  |  |
| B4086 | A |  | Gastrostorny/jejunostomy tube |  |  |  |  |  |
| B4 100 | E |  | Food thickener oral |  |  |  |  |  |
| B4150 | A |  | Enteral formulae category i |  |  |  |  |  |
| 84151 | A |  | Enteral formulae cat1natural |  |  |  |  |  |
| - Refer to preamble for explanation of multiple payment rates. |  |  |  |  |  |  |  |  |
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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| B4152 | A |  | Enteral formulae category ii |  |  |  |  |  |
| B4153 | A |  | Enteral formulae categoryIII |  |  |  |  |  |
| B4154 | A |  | Enteral formulae category IV |  |  |  |  |  |
| B4155 | A |  | Enteral formulae category v |  |  |  |  | - |
| B4156 | A |  | Enteral formulae category vi |  |  |  |  |  |
| B4164 | A |  | Parenteral 50\% dexlrose solu |  |  |  |  |  |
| B4168 | A |  | Parenteral sol amino acid 3. |  |  |  |  |  |
| B4172 | A |  | Parenteral sol amino acid 5. |  |  |  |  |  |
| B4176 | A |  | Parenteral sol amino acid 7 - |  |  |  |  |  |
| B4178 | A |  | Parenteral sol amino acid > |  |  |  |  |  |
| B4180 | A |  | Parenteral sol carb $>50 \%$ |  |  |  |  |  |
| B4184 | A |  | Parenleral sol lipids 10\% |  |  |  |  |  |
| B4186 | A |  | Parenteral sol lipids 20\% |  |  |  |  |  |
| B4189 | A |  | Parenteral sol amino acid \& |  |  |  |  |  |
| B4193 | A |  | Parenteral sol 52-73 gm prot |  |  |  |  |  |
| B4197 | A |  | Parenteral sol 74-100 gm pro |  |  |  |  |  |
| B4199 | A |  | Parenteral sol $>100 \mathrm{gm}$ prote |  |  |  |  |  |
| B4216 | A |  | Parenteral nutrition additiv |  |  |  |  |  |
| B4220 | A |  | Parenteral supply kit premix |  |  |  |  |  |
| B4222 | A |  | Parenteral supply kıt homemi |  |  |  |  |  |
| B4224 | A |  | Parenteral administralion ki |  |  |  |  |  |
| B5000 | A |  | Parenteral sol renal-amirosy |  |  |  |  |  |
| B5100 | A |  | Párenteral sol hepatic-fream |  |  |  |  |  |
| B5200 | A |  | Parenteral sol stres-brnch c |  |  |  |  |  |
| B9000 | A |  | Enter infusion pump w/o alrm | - |  |  |  |  |
| B9002 | A |  | Enteral infusion pump w/ ala |  |  |  |  |  |
| B9004 | A |  | Parenteral infus pump portab |  |  |  |  | $\sim$ |
| B9006 | A |  | Parenteral infus pump stalio |  |  |  |  |  |
| B9998 | A |  | Enteral supp not otherwise c | - |  |  |  |  |
| 89999 | A |  | Parenteral supp not othrws c |  |  |  |  |  |
| C1079 | K |  | CO $57 / 58$ per 0.5 uCi | 1079 |  | \$221.78 |  | \$44.36 |
| C1080 | K |  | l-131 tositumomab, dx | 1080 |  | \$2,241.00 |  | \$448.20 |
| C1081 | K |  | 1-131 tositumornab. ix | 1081 |  | \$ $\$ 9.422 .00$ |  | \$3.884.40 |
| C1082 | K |  | In-111 Ibritumomab tiuxetan | 9118 |  | \$2.419.78 |  | \$483.96 |
| C1083 | K |  | Yttrium 90 ibritumomab tiuxe | 9117 |  | \$20,948.20 |  | \$4.189.65 |
| C1091 | K |  | IN111 oxyquinoline.per0. 5 mCi | 1091 |  | \$373.50 |  | \$74.70 |
| C1092 | K |  | IN 111 pentetate per 0.5 mCi | 1092 |  | \$224.10 |  | \$44.82 |
| C1122 | K |  | Tc 99M ARCITUMOMAB PER VIAL | 1122 |  | \$1,079.00 |  | \$215.80 |
| C1178 | K |  | BUSULFAN IV. 6 Mg | 1178 |  | \$27.87 |  | \$5.57 |
| C1200 | N |  | TC 99M Sodium Glucoheptonat |  |  |  |  |  |
| C1201 | K |  | TC 99M SUCCIMER, PER Vial | 1201 |  | \$118.52 | - | \$23.70 |
| C1300 | S |  | HYPERBARIC Oxygen | 0659 | 1.4279 | \$81.53 |  | \$16.31 |
| C1305 | K |  | Apligraf | 1305 |  | \$1,130.88 |  | \$226.18 |
| C1713 | N |  | Anchor/screw bn/bn.tis/bn |  |  |  |  |  |
| C1714 | N |  | Cath, trans atherectomy. dir |  |  |  |  |  |
| C1715 | N |  | Brachytherapy needle |  |  |  |  |  |
| C1716 | H |  | Brachytx source, Gold 198 | 1716 |  |  |  |  |
| C1717 | H |  | Brachytx source. HDR Ir-192 | 1717 |  |  |  |  |
| C1718 | H |  | Brachybx source, lodine 125 | 1718 |  |  |  |  |
| C1719 | H |  | Brachylx sour, Non-HDR Ir-192 | 1719 |  |  |  |  |

[^99]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005


- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| C1789 | N |  | Prosthesis, breast, imp |  |  |  |  |  |
| C1813 | $N$ |  | Prosthesis, penile, inflatab |  |  |  |  |  |
| C1814 | H |  | Retinal tamp, silicone oil | 1814 |  |  |  |  |
| C1815 | N |  | Pros, urinary sph, imp |  |  |  | - |  |
| C1816 | N |  | Receiver/transmitter, neuro |  |  |  |  |  |
| C1817 | N |  | Seplal defect imp sys |  |  |  |  |  |
| C1818 | H |  | Integrated keratoprosthesis | 1818 |  |  |  |  |
| C1819 | H |  | Tissue localization-excision | 1819 |  |  |  |  |
| C1874 | N |  | Stent. coated/cov w/del sys |  |  |  |  |  |
| C1875 | N |  | Stent, coated/cov w/o det sy |  |  |  |  |  |
| C1876 | $N$ |  | Stent, non-coa/non-cov w/del | - |  |  |  |  |
| C1877 | $N$ |  | Stent, non-coatcov w/o det |  |  |  |  |  |
| C1878 | N |  | Matrl for vocal cord |  |  |  |  |  |
| C1879 | N |  | Tissue marker, implantable |  |  |  |  |  |
| C1880 | N |  | Vena cava filter |  |  |  |  |  |
| C1881 | $N$ |  | Dialysis access system |  |  |  |  |  |
| C1882 | N |  | AICD, other than sing/dual |  |  |  |  |  |
| C1883 | N |  | AdapVext, pacing/neuro lead |  |  |  |  |  |
| C1884 | N |  | Embolization Protect syst |  |  |  | . |  |
| C1885 | $N$ |  | Cath, translurnin angio laser |  |  |  |  |  |
| C1887 | N |  | Catheter, guiding |  |  |  |  |  |
| C1888 | N |  | Catheter, ablation, non-card |  |  |  |  |  |
| C1891 | N |  | Infusion pump,non-prog. perm |  |  |  |  |  |
| C1892 | $N$ |  | Intro/sheath,fixed,peel-away |  |  |  |  |  |
| C1893 | N |  | Intro/sheath, fixed,non-peel |  |  |  |  |  |
| C1894 | N |  | Intro/sheath, non-laser |  |  |  |  |  |
| C1895 | N |  | Lead, AICD, endo dual coil |  |  |  |  |  |
| C1896 | N |  | Lead, AICD, non sing/dual |  |  |  |  |  |
| C1897 | N |  | Lead, neurostim test kit |  |  |  |  |  |
| C1898 | N |  | Lead, pmkr, other than trans |  |  |  |  |  |
| C1899 | $N$ |  | Lead, pmkr/AICD combination |  |  |  |  |  |
| C1900 | N |  | Lead coronary venous |  |  |  |  |  |
| C2614 | $N$ |  | Probe, perc lumb disc |  |  |  |  |  |
| C2615 | N |  | Sealant, pulmonary, liquid |  |  |  |  |  |
| C2616 | H |  | Brachytx source, Yutrium-90 | 2616 |  |  |  |  |
| C2617 | N |  | Stent, non-cor, tern w/o det |  |  |  |  |  |
| C2618 | N |  | Probe, cryoablation |  |  |  |  |  |
| C2619 | N |  | Pmkr, dual, non rate-resp |  |  |  |  |  |
| C2620 | N |  | Pmkr, single, non rate-resp |  |  |  |  |  |
| C2621 | N |  | Pmkr, other than sing/dual |  |  |  |  |  |
| C2622 | $N$ |  | Prosthesis, penile, non-inf |  |  |  |  |  |
| C2625 | $N$ |  | Stent, nor-cor, lem w/del sy |  |  |  |  |  |
| C2626 | $N$ |  | Infusion pump, non-prog,temp |  |  |  |  |  |
| C2627 | $N$ |  | Cath, suprapubic/cystoscopic |  |  |  |  |  |
| C2628 | N |  | Catheter, occlusion |  |  |  |  |  |
| C2629 | N |  | Intro/sheath, laser |  |  |  |  |  |
| C2630 | N |  | Cath, EP, coot-tip |  |  |  |  |  |
| C2631 | N |  | Rep dev, urinary, w/o sling |  |  |  |  |  |
| C2632 | H |  | Brachytx sol, I-125. per mCi | 2632 |  |  |  |  |
| C2633 | H |  | Brachylx source, Cesium-131 | 2633 |  |  |  |  |

- Refer to preamble for explanation of mulliple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| C8900 | S |  | MRA w/cont, abd | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| C8901 | S |  | MRA w/o cont, abd | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| C8902 | S |  | MRA w/o fol w/cont. abd | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| C8903 | 5 |  | MRI w/cont, breast, | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| C8904 | 5 |  | MRI w/o cont, breast, uni | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| C8905 | S |  | MRI w/o fol w/cont, brst. un | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| C8906 | S |  | MRI w/cont, breast, | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| C8907 | S |  | MRI w/o cont, breast, bi | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| C8908 | S |  | MRI w/o fol w/cont, breast. | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| C8909 | S |  | MRA w/cont, chest | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| C8910 | S |  | MRA w/o cont, chest | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| C8911 | S |  | MRA w/o fol w/cont, chest | 0337 | 92199 | \$526.44 | \$236.89 | \$105.29 |
| C8912 | S |  | MRA w/cont, Iwr ext | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| C8913 | S |  | MRA w/o cont, Iwr ext | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| C8914 | S |  | MRA w/o fol w/cont, Iwr ext | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| C8918 | S |  | MRA w/cont, pelvis | 0284 | 6.8635 | \$391.89 | \$176.35 | \$78.38 |
| C8919 | S |  | MRA w/o cont, pelvis | 0336 | 6.3742 | \$363.95 | \$163.77 | \$72.79 |
| C8920 | S |  | MRA w/o fol w/cont, pelvis | 0337 | 9.2199 | \$526.44 | \$236.89 | \$105.29 |
| C9000 | N |  | Na chromateCr51. per 0.25 mCi |  |  |  |  |  |
| C9003 | K |  | Palivizumab, per 50 mg | 9003 |  | \$576.51 |  | \$115.30 |
| C9007 | N |  | Baclofen Intrathecal kit-1am |  |  |  |  |  |
| C9008 | K |  | Baclofen Refill Kit-500mcg | 9008 |  | \$10.21. |  | \$2.04 |
| C9009 | K |  | Baclofen Refill Kit-2000mcg | 9009 |  | \$37.64 |  | \$7.53 |
| C9013 | K |  | Co 57 coballous chloride | 9013 | 2.5212 | \$143.96 |  | \$28.79 |
| C9102 | N |  | 51 Na Chromate. 50 mCi |  |  |  |  |  |
| C9103 | N |  | Na lolhalamate l-125, 10 uCl |  |  |  |  |  |
| C9105 | K |  | Hep B imm glob, per 1 ml | 9105 |  | \$118.32 |  | \$23.66 |
| C9109 | K |  | Tirofiban hcl, 6.25 mg | 9109 |  | \$205.92 |  | \$41.18 |
| C9112 | K |  | Perlutren lipid micro, 2 ml | 9112 |  | \$129.69 |  | \$25.94 |
| C9113 | $N$ |  | Inj pantoprazole sodium, via |  |  |  |  |  |
| C9121 | K |  | Injection, argatroban | 9121 |  | \$12.45 |  | \$2.49 |
| C9123 | G |  | Transcyte. per 247 sq cm | 9123 |  | \$705.55 |  |  |
| C9124 | G |  | Injection, daptomycin | 9124 |  | \$0.28 |  |  |
| C9125 | G |  | Injection, nisperidone | 9125 |  | \$113.63 |  |  |
| C9200 | K |  | Orcel, per 36 cm 2 | 9200 |  | \$991.85 |  | \$198.37 |
| C9201 | K |  | Dermagraft, per 37.5 sq cm | 9201 |  | \$529.54 |  | \$105.91 |
| C9202 | K |  | Octalluoropropane | 9202 |  | \$129.48 |  | \$25.90 |
| C 9203 | G |  | Perflexane lipid micro | 9203 |  | \$153.90 |  |  |
| C9205 | G |  | Oxaliplatin | 9205 |  | \$81.98 |  |  |
| C9207 | G |  | Injection, bortezomib | 9207 |  | \$946.57 |  |  |
| C9208 | G |  | Injection, agalsidase bela | 9208 |  | \$115.08 |  |  |
| C9209 | G |  | Injection, laronidase | 9209 |  | \$598.90 |  |  |
| C9210 | G |  | Injection, palonosetron HCL | 9210 |  | \$194.91 |  |  |
| C9211 | G |  | Inj, alefacept, IV | 9211 |  | \$665.00 |  |  |
| C9212 | G |  | Inj. alefacepl, IM | 9212 |  | \$405.66 |  |  |
| C9213 | G |  | Iniection, Pemetrexed | 9213 |  | \$40.02 |  |  |
| C9214 | G |  | Injection, Bevacizumab | 9214 |  | \$57.13 |  |  |
| C9215 | G |  | Injection, Celuximab | 9215 |  | \$51.98 |  |  |
| C9216 | G |  | Abarelix, Inject Suspension | 9216 |  | \$66.82 |  |  |
| C9217 | G |  | Injection, Omalizumab | 9300 |  | \$15.19 |  |  |

[^100]Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Stitus Indicator | Comment Indicatar | Description | APC | Relative Welght | Payment Rute | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| C9399 | A |  | Unclassified drugs or biolog |  |  |  |  |  |
| C9400 | $K$ |  | Thallous chioride, brand | 9400 | 0.3654 | \$20.86 |  | 54.17 |
| C9401 | K |  | Strontium-89 chioride, brand | 9401 | 7.1885 | \$410.45 |  | \$82.09 |
| C9402 | $K$ |  | Th 1131 so iodide cap, brand | 8402 | 0.1155 | \$6.60 |  | \$1.32 |
| C9403 | $K$ |  | Dx 1131 so iodide cap. brand | 9403 | 0.1155 | \$6.60 |  | 51.32 |
| C9404 | K |  | Dx 1131 so odide sol, brand | 9404 | 0.1723 | 5984 |  | \$1.97 |
| C9405 | K |  | Th 1131 so iodide sol, brand | 9405 | 0.1723 | \$9.84 |  | \$1.97 |
| C9410 | $K$ |  | Dexrazoxane HCl inj, brand | 9410 | 2.1935 | \$125.24 |  | \$25.05 |
| C9411 | K |  | Pamidronate disodium. brand | 9411 | 2.8488 | \$162.66 |  | \$32.53 |
| C9412 | N |  | Gandictovir Implanl brand |  |  |  |  |  |
| C9413 | K |  | Sodlum nyaluronate inj, bran | 9413 | 0.9516 | \$54.33 |  | \$10.87 |
| C9414 | K |  | Eloposide oral, brand | 9414 | 0.4854 | \$27.72 |  | \$5.54 |
| C9415 | K |  | Doxoruble hel chemo. brand | 9415 |  | 56.94 |  | 51.39 |
| C9417 | $K$ |  | Bleomycin sulfate inj, brand | 9417 |  | \$130.56 |  | \$26.11 |
| C9418 | $K$ |  | Cisplatin inj, brand | 9418 |  | \$11.42 |  | \$2.28 |
| CO419 | K |  | mij cladribine, brand | 9419 |  | \$36.72 |  | 57.34 |
| C9420 | K |  | Cyclophosphamide inj, brand | 9420 |  | \$4.10 |  | 50.82 |
| C9421 | K |  | Cyclophosphamide lyo, brand | 8421 |  | \$3.50 |  | \$0.70 |
| C9422 | $K$ |  | Cytarabline hel laj, brand | 9422 |  | \$2.23 |  | S0.46 |
| C9423 | K |  | Oacarbazine inj, brand | 9423 | 0.1443 | \$8.24 |  | 51.65 |
| C9424 | K |  | Daunorublcin, brand | 9424 |  | \$53.14 |  | \$10.63 |
| C9425 | K |  | Etoposide inj, brand | 9425 |  | \$1.22 |  | 50.24 |
| C9426 | K |  | Floxuridne inj, brand | 9426 |  | \$97.92 |  | \$19.58 |
| C9427 | K |  | Ifosfornide inj, brand | 9427 | 1.7769 | \$101.46 |  | S20.29 |
| C9428 | $K$ |  | Mesna injection, brand | 9428 | 0.4391 | \$25.07 |  | 55.01 |
| C9429 | K |  | Idarubidin het inj, brand | 9429 | 0.2356 | \$13.45 |  | 52.69 |
| C9430 | K |  | Leuprotide acelate inj, bren | 9430 |  | \$21.41 |  | \% 8.28 |
| C9431 | K |  | Paciltaxel inj, brand | 9431 | 1.6785 | 595.84 |  | S19.17 |
| C9432 | K |  | Mitomycin inj, brand | 9432 |  | \$45.70 |  | 59.14 |
| C9433 | K |  | Thlotepa inj, brand | 9433 |  | \$66.96 |  | \$13.40 |
| C9435 | K |  | Gonadorelin mydroch, brand | 9435 | 0.2817 | \$16.08 |  | 53.22 |
| C9436 | $K$ |  | Azathioprine parenteral.bmd | 9436 |  | 544.61 |  | \$8.92 |
| C9438 | K |  | Cyclosporine oral, brand | 9438 | 0.0317 | \$1.81 |  | \$0.36 |
| C9701 | T |  | Surerta Systom | 0422 | 22.3214 | \$1.274.51 |  | \$254.98 |
| C9703 | $T$ |  | Bard Endoscopic Suturing Sys | 0422 | 22.3214 | \$1,274.51 |  | \$254.88 |
| C9704 | $T$ |  | Inj inert subs upper Gl | 1556 |  | \$1.750.00 |  | \$350.00 |
| C9712 | S |  | Insert pH capsule. GERD | 1506 |  | \$450.00 |  | \$90.00 |
| C9713 | S |  | Non-contact laser vap prosta | 1525 |  | \$3,750.00 |  | \$750.00 |
| C9714 | S |  | Breast inters rad tx, immed | 1523 |  | \$2.750.00 |  | \$550.00 |
| C9715 | S |  | Breast Inters rad tx, delay | 1524 |  | \$3.250 00 |  | \$650.00 |
| C9716 | S |  | RF Energy to Anus | 1519 |  | \$1,750.00 |  | \$350.00 |
| 00120 | $E$ |  | Perfodic oral evaluation |  |  |  |  |  |
| 00140 | $E$ |  | Lirnil oral eval probim focus |  |  |  |  |  |
| D0150 | S |  | Comprehensve oral evaluation | 0330 | 11.7764 | \$672.49 |  | \$134.48 |
| D0160 | $E$ |  | Extensv oral aval prob locus |  |  |  |  |  |
| 00170 | $E$ |  | Re-eval.est pt.proiem focus |  |  |  |  |  |
| 00180 | $E$ |  | Comp periodontal evaluation |  |  |  |  |  |
| D0210 | $E$ |  | Intraor complete fim serles |  |  |  |  |  |
| D0220 | $E$ |  | Intraoral periapical first f |  |  |  |  |  |
| 00230 | $E$ |  | Intraoral periapical ea add |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT / HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| D0240 | S |  | Intraoral occlusal film | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D0250 | S |  | Extraoral first film | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D0260 | S |  | Extraoral ea additional film | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D0270 | S |  | Dental bitewing single film | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D0272 | S |  | Dental bitewings two films | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D0274 | S |  | Dental bitewings four films | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D0277 | S |  | Vert bitewings-sev to eight | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D0290 | E |  | Dental film skull/facial bon |  |  |  |  |  |
| D0310 | E |  | Dental saliography |  |  |  |  |  |
| D0320 | E |  | Dental tmj arthrogram incl i |  |  |  |  |  |
| D0321 | E |  | Dental other tmj films |  |  |  |  |  |
| D0322 | E |  | Dental tomographic survey |  |  |  |  |  |
| D0330 | $E$ |  | Dental panoramic film |  |  |  |  |  |
| D0340 | E |  | Demal cephalometric film |  |  |  |  |  |
| D0350 | E |  | Oralfacial images |  |  |  |  |  |
| 00415 | E |  | Bacteriologic study |  |  |  |  |  |
| D0425 | E |  | Caries susceptibillty tesl |  |  |  |  |  |
| D0460 | S |  | Pulp vitality test | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| 00470 | E |  | Diagnostic casts |  |  |  |  |  |
| 00472 | S |  | Gross exam, prep \& report | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| - D0473 | S |  | Micro exam, prep \& report | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D0474 | S |  | Micro w exam of surg margins | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D0480 | S |  | Cytopath smear prep \& report | 0330 | 11.7764 | \$672.41 | $\cdots$ | \$134.48 |
| D0502 | S |  | Other oral pathology procedu | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D0999 | S |  | Unspecified diagnostic proce | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D1110 | - E |  | Dental prophylaxis adult |  |  |  |  |  |
| D1120 | $E$ |  | Dental prophylaxis child |  |  |  |  |  |
| D1201 | E |  | Topical fluor w prophy child |  |  |  |  |  |
| D1203 | E |  | Topical fluor w/o prophy chl |  |  |  |  |  |
| D1204 | E |  | Topical fluor w/o prophy adu |  |  |  |  |  |
| D1205 | E |  | Topical fluoride w/ prophy a |  |  |  |  |  |
| D1310 | E |  | Nutri counsel-control caries |  |  |  |  |  |
| D1320 | E |  | Tobacco counseling |  | - |  |  |  |
| D1330 | E |  | Oral hygiene instruction |  |  |  |  |  |
| D1351 | E |  | Dental sealant per toolh |  |  |  |  |  |
| D1510 | S |  | Space maintainer fxd unilat | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D1515 | S |  | Fixed bilat space maintainer | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| 01520 | S |  | Remove unilat space maintain | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D1525 | S |  | Remove bilat space maintain | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D1550 | S |  | Recement space maintainer | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D2140 | $E$ |  | Amalgam one surface permanen |  |  |  |  |  |
| D2150 | E |  | Amalgam two surfaces permane |  |  |  |  |  |
| D2160 | $E$ |  | Amalgam three surfaces perma |  |  | . |  |  |
| D2161 | $E$ |  | Amalgam 4 or $>$ surfaces perm |  |  |  |  |  |
| D2330 | E |  | Resin one surface-anterior |  |  |  |  |  |
| D2331 | E |  | Resin two surfaces-anterior |  |  |  |  |  |
| D2332 | E |  | Resin three surfaces-anterio |  |  |  |  |  |
| D2335 | E |  | Resin 4/> surf or wincis an |  |  |  |  |  |
| D2390 | E |  | Ant resin-based cmpst crown |  |  |  |  |  |
| D2391 | E |  | Post 1 sric resinbased cmpst |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| D2392 | E |  | Post 2 sric resinbased cmpst |  |  |  |  |  |
| D2393 | E |  | Post 3 sric resinbased cmpst |  |  |  |  |  |
| D2394 | E |  | Post > $=4 \mathrm{srfc}$ resinbase cmpst |  |  |  |  |  |
| D2410 | E |  | Dental gold foil one surface |  |  |  |  |  |
| D2420 | E |  | Dental gold foil two surlace |  |  |  |  |  |
| D2430 | $E$ |  | Dental gold foil three surfa |  |  |  |  |  |
| D2510 | $E$ |  | Dental inlay metalic 1 surf |  |  |  |  |  |
| D2520 | E |  | Dental inlay melallic 2 surf |  |  |  |  |  |
| D2530 | E |  | Dental inlay metl 3 /more sur |  |  |  |  |  |
| D2542 | E |  | Dental onlay metallic 2 surf |  |  |  |  | - |
| D2543 | E |  | Dental onlay metallic 3 surf |  |  |  |  |  |
| D2544 | $E$ |  | Dental onlay metl 4/more sur |  |  |  |  |  |
| D2610 | E |  | Inlay porcelain/ceramic 1 su |  |  |  |  |  |
| D2620 | E |  | Inlay porcelain/ceramic 2 su |  |  |  |  |  |
| D2630 | E |  | Dental onlay pore 3 /more sur |  |  |  |  |  |
| D2642 | E |  | Dental onlay porcelin 2 surf |  |  |  |  |  |
| D2643 | $E$ |  | Dental onlay porcelin 3 surf |  |  |  |  |  |
| D2644 | E |  | Dentat onlay porc 4/more sur |  |  |  |  |  |
| D2650 | E |  | Inlay composite/resin one su |  |  |  |  |  |
| D2651 | $E$ |  | Inlay composite/resin two su |  |  |  |  |  |
| D2652 | E |  | Dental inlay resin $3 /$ mre sur |  |  |  |  |  |
| D2662 | E |  | Dental onlay resin 2 surface |  |  |  |  |  |
| D2663 | E |  | Dental onlay resin 3 surface |  |  |  |  |  |
| D2664 | E |  | Dental onlay resin 4/mre sur |  |  |  |  |  |
| D2710 | E |  | Crown resin laboratory |  |  |  |  |  |
| D2720 | E |  | Crown resin w/ high noble me |  |  |  |  |  |
| 02721 | E |  | Crown resin w/ base metal |  |  |  |  |  |
| D2722 | E |  | Crown resin w/ noble metal |  |  |  |  |  |
| 02740 | E |  | Crown porcelain/ceramic subs |  |  |  |  |  |
| D2750 | E |  | Crown porcelain w/ h noble m |  |  |  |  |  |
| D2751 | E |  | Crown porcelain fused base m |  |  | - |  |  |
| D2752 | E |  | Crown porcelain w/ noble met |  |  |  |  |  |
| D2780 | $E$ |  | Crown $3 / 4$ cast hl noble met |  |  |  |  |  |
| D2781 | $E$ |  | Crown 3/4 cast base metal |  |  |  |  |  |
| D2782 | E |  | Crown 3/4 cast noble metal |  |  |  |  |  |
| D2783 | E |  | Crown $3 / 4$ porcelain/ceramic |  |  |  |  |  |
| D2790 | E |  | Crown full cast high noble m |  | , |  |  |  |
| D2791 | E |  | Crown full cast base metal |  |  |  |  |  |
| D2792 | E |  | Crown full cast noble metal |  |  |  |  |  |
| 02799 | $E$ |  | Provisional crown |  |  |  |  |  |
| D2910 | E |  | Dental recement inlay |  |  |  |  |  |
| 02920 | $E$ |  | Dental recement crown |  |  |  |  |  |
| D2930 | E | - | Prefab stinss steel crwn pri |  |  |  |  |  |
| D2931 | E |  | Prefab stniss steel crown pe |  |  |  |  |  |
| D2932 | E |  | Prefabricated resin crown |  |  |  |  |  |
| D2933 | E |  | Prefab stainless steet crown |  |  |  |  |  |
| D2940 | E |  | Dental sedative filling |  |  |  |  |  |
| D2950 | E |  | Core build-up incl any pins |  |  |  |  |  |
| D2951 | E |  | Tooth pin retention |  |  |  |  |  |
| D2952 | E |  | Post and core cast + crown |  |  |  |  |  |

[^101]
## Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT I HCPCS | Status <br> Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| D2953 | $E$ |  | Each addtnl cast post |  |  |  |  |  |
| D2954 | E |  | Prefab posUcore + crown |  |  |  |  |  |
| D2955 | E |  | Post removal |  |  |  |  |  |
| D2957 | E |  | Each addtnl prefab post |  |  |  |  |  |
| D2960 | E |  | Laminate labial veneer |  |  |  |  |  |
| D2961 | E |  | Lab labial veneer resín |  |  |  |  |  |
| D2962 | E |  | Lab labial veneer porcelain |  |  |  |  |  |
| D2970 | S |  | Temporary-fractured tooth | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| O2980 | $E$ |  | Crown repair |  |  |  |  |  |
| D2999 | S |  | Dental unspec restorative pr | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D3110 | E |  | Pulp cap direcl |  |  |  |  |  |
| D3120 | E |  | Puip cap indirect |  |  |  |  |  |
| D3220 | E |  | Therapeutic pulpotomy |  |  |  |  |  |
| D3221 | E |  | Gross pulpal debridement |  |  |  |  |  |
| D3230 | $E$ |  | Pulpal therapy anterior prim |  |  |  |  |  |
| D3240 | E |  | Pulpal therapy posterior pri |  |  |  |  |  |
| D3310 | $E$ |  | Anterior |  |  |  |  |  |
| D3320 | $E$ |  | Root canal therapy 2 canals |  |  |  |  |  |
| D3330 | E |  | Rool canal therapy 3 canals |  | - |  |  |  |
| D3331 | E |  | Non-surg tx root canal obs |  |  |  |  |  |
| D3332 | $E$ |  | Incomplete endodontic bx |  |  |  |  |  |
| D3333 | E |  | Internal roat repair |  |  |  |  |  |
| D3346 | E |  | Retreat root canal anterior |  |  |  |  |  |
| D3347 | $E$ |  | Retreat root canal bicuspid |  |  |  |  |  |
| D3348 | E |  | Retreat root canal molar |  |  |  |  |  |
| D3351 | $E$ |  | Apexlficalion/recalc initial |  |  |  |  |  |
| D3352 | E |  | Apexification/recalc intenm |  |  |  |  | - |
| D3353 | E |  | Apexification/recalc final |  |  |  |  |  |
| D3410 | E |  | Apicoect/perirad surg anter |  |  |  |  |  |
| D3421 | E |  | Root surgery bicuspid |  |  |  |  |  |
| D3425 | E |  | Root surgery molar |  |  |  |  |  |
| D3426 | E |  | Root surgery ea add root |  |  |  |  |  |
| D3430 | E |  | Retrograde filling |  |  |  |  |  |
| D3450 | - E |  | Root amputation |  |  |  |  |  |
| D3460 | S |  | Endodontic endosseous implan | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D3470 | E |  | Intentional replantation |  |  |  |  |  |
| D3910 | E |  | isolation- footh w rubb dam |  |  |  |  |  |
| D3920 | E |  | Tooth splitting | $\bullet$ |  |  |  |  |
| D3950 | E |  | Canal prep/fitting of dowel |  |  |  |  |  |
| D3999 | S |  | Endodontic procedure | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D4210 | E |  | Gingivectomyfplasty per quad |  |  |  |  |  |
| D4211 | E |  | Gingivectomy/plasty per toot |  |  |  |  |  |
| - D4240 | E |  | Gingival flap proc w/ planin |  |  |  |  |  |
| D4241 | E |  | Gingul flap w rootplan 1-3 th |  |  |  |  |  |
| D4245 | $E$ |  | Apically positioned flap |  |  |  |  |  |
| D4249 | E |  | Crown lengthen hard tissue |  |  |  |  |  |
| D4260 | S |  | Osseous surgery per quadrant | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D4261 | E |  | Osseous surgl-3teethperquad |  |  |  |  |  |
| D4263 | S |  | Bone replce graft first site | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D4264 | S |  | Bone replce graft each add | 0330 | 11.7764 | \$672.41 |  | \$134.48 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| D4265 | $E$ |  | Bio mitrts to aid softlos reg |  |  |  |  |  |
| D4266 | E |  | Guided tiss regen resorble |  |  |  |  |  |
| D4267 | E |  | Guided tiss regen nonresorb |  |  |  |  |  |
| D4268 | S |  | Surgical revision procedure | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| 04270 | S |  | Pedicte soft tissue graft pr | 0330 | 117764 | \$672.41 |  | \$134.48 |
| D4271 | S |  | Free soft tissue graft proc | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D4273 | S |  | Subepithelial tissue graft | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D4274 | $E$ |  | Distal/proximal wedge proc |  |  |  |  |  |
| D4275 | E |  | Soft tissue atlograft |  | . |  |  |  |
| D4276 | E |  | Con tissue w dble ped graft |  |  |  |  |  |
| D4320 | E |  | Provision splnt intracoronal |  |  |  |  |  |
| D4321 | E |  | Provisional splint extracoro |  |  |  |  |  |
| D4341 | E |  | Periodontal scaling \& root |  |  |  |  |  |
| D4342 | E |  | Periodontat scaling 1-3teeth |  |  |  |  |  |
| D4355 | S |  | Full mouth debridement | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D4381 | S |  | Localized chemo delivery | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D4910 | E |  | Periodontal maint procedures |  |  |  |  |  |
| D4920 | $E$ |  | Unscheduled dressing change |  |  |  |  |  |
| D4999 | E |  | Unspecified periodontal proc |  |  |  |  |  |
| 05110 | E |  | Dentures complete maxilary |  |  |  |  |  |
| D5120 | $E$ |  | Dentures complete mandible |  |  |  |  |  |
| D5130 | E |  | Dentures immediat maxillary |  |  |  |  |  |
| D5140 | $E$ |  | Dentures immediat mandible |  |  |  |  |  |
| D5211 | E |  | Dentures maxill part resin |  |  |  |  |  |
| D5212 | E |  | Dentures mand part resin |  |  |  |  |  |
| D5213 | E |  | Dentures maxill part metal |  |  |  |  |  |
| D5214 | E |  | Dentures mandibl part metal |  |  |  |  |  |
| D5281 | E |  | Removable partiat denture |  |  |  |  |  |
| D5410 | $E$ |  | Dentures adjust cmplt maxil |  |  |  |  |  |
| D5411 | E |  | Dentures adjust cmptt mand |  |  |  |  |  |
| D5421 | E |  | Dentures adjust part maxill |  |  |  |  |  |
| D5422 | E |  | Dentures adjust part mandbl |  |  |  |  |  |
| D5510 | E |  | Dentur repr broken compl bas |  |  | , |  |  |
| D5520 | E |  | Replace denture teeth complt |  |  |  |  |  |
| D5610 | E |  | Dentures repair resin base |  |  |  |  |  |
| D5620 | E |  | Rep part denture cast frame |  |  |  |  |  |
| D5630 | $E$ |  | Rep partial denture clasp |  |  |  |  |  |
| D5640 | E |  | Replace part denture teeth |  |  |  |  |  |
| D5650 | E |  | Add tooth to partial denture |  |  |  |  |  |
| D5660 | $E$ |  | Add clasp to partial denture |  |  |  |  |  |
| D5670 | E |  | Repic th\& ${ }^{\text {acric on mill frmwk }}$ |  |  |  |  |  |
| D5671 | E |  | Repic th\&acric mandibular |  |  |  |  |  |
| D5710 | $E$ |  | Dentures rebase cmplt maxil |  |  |  |  |  |
| D5711 | E |  | Dentures rebase cmplt mand |  |  |  |  |  |
| D5720 | E |  | Dentures rebase part maxill |  |  |  |  |  |
| D5721 | E |  | Dentures rebase part mandti |  |  |  |  |  |
| D5730 | E |  | Denture reln cmplt maxil ch |  |  |  |  |  |
| D5731 | E |  | Denture reln cmplt mand chr |  |  |  |  |  |
| D5740 | E |  | Denture reln part maxil chr |  |  |  |  |  |
| D5741 | E |  | Denture rein part mand chr |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relatlve Welght | Payment <br> Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| D5750 | E |  | Denture reln cmple max lab |  |  |  |  |  |
| D5751 | E |  | Denture rein cmplt mand lab |  |  |  |  |  |
| D5760 | E |  | Denture reln patt maxil lab |  |  |  |  |  |
| D5761 | E |  | Denture reln part mand lab |  |  |  |  |  |
| D5810 | E |  | Denture interm cmplt maxill |  |  |  |  |  |
| D5811 | E |  | Denture interm cmplit mandbl |  |  |  |  |  |
| D5820 | E |  | Denture interm part maxill |  |  |  |  |  |
| D5821 | E |  | Denture interm part mandbl |  |  |  |  |  |
| D5850 | E |  | Denture tiss conditn maxill |  |  |  |  |  |
| D5851 | E |  | Denture tiss condtin mandb |  |  |  |  |  |
| D5860 | E |  | Overdenture complete |  |  |  |  |  |
| D5861 | E |  | Overdenture partial |  |  |  |  |  |
| D5862 | E |  | Precision attachment |  |  |  |  |  |
| D5867 | E |  | Replacement of precision att |  |  |  |  |  |
| D5875 | E |  | Prosthesis modification |  |  |  |  |  |
| D5899 | E |  | Removable prosthodontle proc |  |  |  |  |  |
| D5911 | S |  | Facial moulage sectional | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D5912 | S |  | Facial moulage complete | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D5913 | E |  | Nasal prosthesis |  |  |  |  |  |
| D5914 | E |  | Auricular prosthesis |  |  |  |  |  |
| D5915 | E |  | Orbital prosthesis |  |  |  |  |  |
| D5916 | E |  | Ocular prosthesis |  |  |  |  |  |
| D5919 | E |  | Facial prosthesls |  |  |  |  |  |
| D5922 | E |  | Nasal septal prosthesis |  |  |  |  |  |
| D5923 | $E$ |  | Ocular prosthesis interim |  |  |  |  |  |
| D5924 | E |  | Cranial prosthesis |  |  |  |  |  |
| D5925 | E |  | Facial augmentation implant |  |  |  |  |  |
| D5926 | E |  | Replacement nasal prosthesis |  |  |  |  |  |
| D5927 | E |  | Auricular replacement |  |  |  |  |  |
| D5928 | E |  | Orbital replacement |  |  |  |  |  |
| 05929 | E |  | Facial replacement |  | . |  |  |  |
| D5931 | E |  | Surgical obturator |  |  |  |  |  |
| D5932 | E |  | Postsurgical oblurator |  |  |  |  |  |
| D5933 | E |  | Refiting of obturator |  |  |  |  |  |
| D5934 | E |  | Mandibular flange prosthesis |  |  |  |  |  |
| D5935 | E |  | Mandibular denture prosth |  |  |  |  |  |
| D5936 | E |  | Temp obluralor prosthesis |  |  |  |  |  |
| D5937 | E |  | Trismus appliance |  |  |  |  |  |
| D5951 | E |  | Feeding aid |  |  |  |  |  |
| D5952 | E |  | Pediatric speech aid |  |  |  |  |  |
| D5953 | E |  | Adult speech aid |  |  |  |  |  |
| D5954 | E |  | Superimposed prosthesis |  |  |  |  |  |
| D5955 | E |  | Palatal lift prosthesis |  |  |  |  |  |
| 05958 | E |  | Intraoral con def inter ptt |  |  | . |  |  |
| D5959 | E |  | Intraoral con def mod palat |  |  |  |  |  |
| D5960 | E |  | Modily speech aid prosthesis |  |  |  |  |  |
| D5982 | E |  | Surgical stent |  |  |  |  | - |
| D5983 | S |  | Radiation applicator | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D5984 | S |  | Radiation shield | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D5985 | S |  | Radiation cone locator | 0330 | 11.7764 | \$672.41 |  | \$134.48 |

[^102]Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT $/$ HCPCS | Stalus Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 05986 | $E$ |  | Fluoride applicator |  |  |  |  |  |
| D5987 | S |  | Commissure splint | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D5988 | $E$ |  | Surgical splint |  |  |  |  |  |
| D5999 | $E$ |  | Maxillofacial prosthesis |  |  |  |  |  |
| D6010 | E |  | Odontics endosteal implant |  |  |  |  |  |
| D6020 | E |  | Odontics abutment placement |  |  |  |  |  |
| D6040 | E |  | Odontics eposteal implant |  |  |  |  |  |
| D6050 | $E$ |  | Odontics transosteal impint |  |  |  |  |  |
| D6053 | E |  | Implnt/abtmnt spprt remv dnt |  |  |  |  |  |
| D6054 | E |  | Impint/abtmnt spprt remvpril |  |  |  |  |  |
| D6055 | $E$ |  | Implant connecting bar |  |  |  |  |  |
| D6056 | E |  | Prefabricated abutment |  |  |  |  |  |
| D6057 | E |  | Custom abutment |  |  |  |  |  |
| D6058 | $E$ |  | Abutment supported crown |  |  | - |  |  |
| D6059 | $E$ |  | Abulment supported mil crown |  |  |  |  |  |
| D6060 | $E$ |  | Abutment supported mtl crown |  |  |  |  |  |
| D6061 | E |  | Abutment supported mit crown |  |  |  |  |  |
| D6062 | $E$ |  | Abutment supported mit crown |  |  |  |  |  |
| D6063 | E |  | Abutment supported mt! crown |  |  |  |  |  |
| D6064 | $E$ |  | Abutment supported mil crown |  |  |  |  |  |
| D6065 | $E$ |  | limplant supported crown |  |  |  |  |  |
| D6066 | $E$ |  | Implant supported mtl crown |  |  |  |  |  |
| D6067 | $E$ |  | Implant supported mitl crown |  |  |  |  |  |
| D6068 | $E$ |  | Abutment supported retainer |  |  |  |  |  |
| D6069 | E |  | Abutment supported retainer |  |  |  |  |  |
| D6070 | $E$ |  | Abutment supported retainer |  |  |  |  |  |
| D6071 | E |  | Abutment supported retainer |  |  |  |  |  |
| D6072 | E |  | Abutment supported retainer |  |  |  |  |  |
| D6073 | E |  | Abutment supported retainer |  |  |  |  |  |
| D6074 | E |  | Abutment supported retainer |  |  |  |  |  |
| D6075 | E |  | Implant supported retainer |  |  |  |  |  |
| D6076 | E |  | Implant supported retainer |  |  |  |  |  |
| 06077 | $E$ |  | Implant supported retainer |  |  |  |  |  |
| D6078 | $E$ |  | Impint/abut suprid fixit dent |  |  | - |  |  |
| 06079 | $E$ |  | Implnt/abut suprtd fixd dent |  |  |  |  |  |
| D6080 | E |  | Implant maintenance |  |  |  |  |  |
| D6090 | E |  | Repair implant |  |  |  |  |  |
| D6095 | $E$ |  | Odontics repr abutment |  |  |  |  |  |
| 06100 | E |  | Removal of implant |  |  |  |  |  |
| D6199 | E |  | Implant procedure |  |  |  |  |  |
| D6210 | E |  | Prosthodont high noble melal |  |  |  |  |  |
| D6211 | E |  | Bridge base metal cast |  |  |  |  |  |
| D6212 | E |  | Bridge noble metal cast |  |  |  |  |  |
| D6240 | E |  | Bridge porcelain high noble |  |  |  |  |  |
| D6241 | E |  | Bridge porcelain base metal |  |  |  |  | - |
| D6242 | E |  | Bridge porcelain nobel metal |  |  |  |  |  |
| D6245 | E |  | Bridge porcelain/ceramic |  |  |  |  |  |
| D6250 | E |  | Bridge resin whigh noble |  |  |  |  |  |
| D6251 | E |  | Bridge resin base metat |  |  |  |  |  |
| D6252 | E |  | Bridge resin w/noble metal |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| D6253 | $E$ |  | Provisional portic |  |  |  |  |  |
| D6545 | E |  | Dental retainr cast metl |  |  |  |  |  |
| D6548 | E |  | Porcelain/ceramic retainer |  |  |  |  |  |
| D6600 | E |  | Porcelain/ceramic inlay 2srf |  |  |  |  |  |
| D6601 | E |  | Porc/ceram inlay $>=3$ surfac |  |  |  |  |  |
| D6602 | E |  | Cst hgh nble mul Inlay 2 sff |  |  |  |  |  |
| D6603 | $E$ |  | Cst hgh nble mtt inlay >=3sr |  |  |  |  |  |
| D6604 | E |  | Cst bse mtt inlay 2 surfaces |  |  |  |  |  |
| D6605 | $E$ |  | Cst bse mtt inlay >= 3 surfa |  |  |  |  |  |
| D6606 | E |  | Cast noble metat inlay 2 sur |  |  |  |  |  |
| D6607 | $E$ |  | Cst noble mtl inlay $>=3$ surf |  |  |  |  |  |
| D6608 | $E$ |  | Orlay porc/crmc 2 surfaces |  |  |  |  |  |
| D6609 | $E$ |  | Onlay porcicrmc $>=3$ surfaces |  |  |  |  |  |
| D6610 | $E$ |  | Onlay cst hgh nd mtt 2 srfc |  |  |  |  |  |
| D6611 | E |  | Onlay est hgh nbl mtl $>=3 \mathrm{srf}$ |  |  |  |  |  |
| D6612 | $E$ |  | Onlay cst base mil 2 surface |  |  |  |  |  |
| D6613 | $E$ |  | Onlay cst base mtl >=3 surfa |  |  |  |  |  |
| D6614 | $E$ |  | Onlay cst nbl mtl 2 surfaces |  |  |  |  |  |
| D6615 | E |  | Onlay cst nbl mil >=3 surfac |  |  |  |  |  |
| D6720 | E |  | Retain crown resin w hi nble |  |  |  |  |  |
| D6721 | $E$ |  | Crown resin w/base metal |  |  | - |  |  |
| D6722 | E |  | Crown resin w/noble metal |  |  |  |  |  |
| D6740 | E |  | Crown porcelain/ceramic |  |  |  |  |  |
| D6750 | E |  | Crown porcelain high noble |  |  |  |  |  |
| D6751 | $E$ |  | Crown porcelain base metal |  |  |  |  |  |
| D6752 | E |  | Crown porcelain noble metal |  |  |  |  |  |
| D6780 | E |  | Crown 3/4 high noble metal |  |  |  |  |  |
| D6781 | $E$ |  | Crown 3/4 cast based metal |  |  |  |  |  |
| D6782 | E | . | Crown 3/4 cast noble metal |  |  |  |  |  |
| D6783 | $E$ |  | Crown 3/4 porcelain/ceramic |  |  |  |  |  |
| D6790 | $E$ |  | Crown full high noble metal |  |  |  |  |  |
| D6791 | E |  | Crown full base metal cast |  |  |  |  |  |
| D6792 | E |  | Crown full noble metal cast |  |  |  |  |  |
| D6793 | E |  | Provisional retainer crown |  |  |  |  |  |
| 06920 | S |  | Dentat cannector bar | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D6930 | $E$ |  | Dental recement bridge |  |  |  |  |  |
| D6940 | $E$ |  | Stress breaker |  |  |  |  |  |
| D6950 | $E$ |  | Precision attachment |  |  |  |  |  |
| D6970 | E |  | Post \& core plus retainer |  |  |  |  |  |
| D6971 | E |  | Cast post bridge relainer |  |  |  |  |  |
| D6972 | E |  | Prefab post \& core plus reta |  |  |  |  |  |
| D6973 | $E$ |  | Core build up for retainer |  |  |  |  |  |
| D6975 | E |  | Coping metal |  |  |  |  |  |
| 06976 | E |  | Each addtnl cast post |  |  |  |  |  |
| D6977 | $E$ |  | Each addill prefab post |  |  |  |  |  |
| D6980 | E |  | Bridge repair |  |  |  |  |  |
| D6985 | $E$ |  | Pediatric partial denture fx |  |  |  |  |  |
| 06999 | E |  | Fixed prosthodonlic proc |  |  |  |  |  |
| D7111 | S |  | Coronal remnants deciduous t | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D7140 | S |  | Exiraction erupted tooth/exr | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| - Refer to preambie for explanation of multiple payment rates. |  |  |  |  |  |  |  |  |
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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT HCPCS | Status tndicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| D7210 | S |  | Rem imp looth w mucoper flp | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| 07220 | S |  | Impact tooth remov soft tiss | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D7230 | S |  | Impact tooth remov part bony | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D7240 | S |  | Impact tooth remov comp bony | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| 07241 | S |  | tmpact tooth rem bony w/comp | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| 07250 | S |  | Tooth root removal | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D7260 | S |  | Oral antral fistula closure | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| 07261 | S |  | Primary closure sinus perf | 0330 | 11.7764 | \$672.41 |  | \$134 48 |
| D7270 | E |  | Tooth reimplanlation |  |  |  |  |  |
| 07272 | E |  | Tooth transplantation |  |  |  |  |  |
| D7280 | $E$ |  | Exposure impact tooth orthod |  |  |  |  |  |
| D7281 | $E$ |  | Exposure tooth aid eruption |  |  |  |  |  |
| D7282 | E |  | Mobilize erupted/malpos toot |  |  |  |  |  |
| 07285 | E |  | Biopsy of oral tissue hard |  |  |  |  |  |
| D7286 | $E$ |  | Biopsy of oral tissue solt |  |  |  |  |  |
| D7287 | E |  | Cytology sample collection |  |  |  |  |  |
| D7290 | E |  | Repositioning of teeth |  |  |  |  |  |
| D7291 | S |  | Transseptal fiberotomy | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D7310 | E |  | Alveoplasty w/ extraction |  |  |  |  |  |
| D7320 | E |  | Alveoplasty w/o extraction |  |  |  |  |  |
| D7340 | $E$ |  | Vestibuloplasty ridge extens | - |  |  |  |  |
| 07350 | $E$ |  | Vestibuloplasty exten graft |  |  |  |  |  |
| D7410 | E |  | Rad exc lesion up to 1.25 cm |  |  |  |  |  |
| D7411 | E |  | Excision benign lesion $>1.25 \mathrm{c}$ |  |  |  |  |  |
| D7412 | $E$ |  | Excision benign lesion compl |  |  |  |  |  |
| D7413 | E |  | Excision malig lesion $<=1.25 \mathrm{c}$ |  |  |  |  |  |
| D7414 | E |  | Excision malig lesion $>1.25 \mathrm{~cm}$ |  |  |  |  |  |
| D7415 | $E$ |  | Excision malig tes complicat |  |  |  | - |  |
| D7440 | $E$ |  | Malig tumor exc to 1.25 cm . |  |  |  |  |  |
| D7441 | E |  | Malig tumor $>1.25 \mathrm{~cm}$ |  |  |  |  |  |
| D7450 | E |  | Rem odontogen cyst to 1.25 cm |  |  |  |  |  |
| D7451 | $E$ |  | Rem odontogen cyst $>1.25 \mathrm{~cm}$ |  |  |  |  |  |
| D7460 | E |  | Rem nonodonto cyst to 1.25 cm |  |  |  |  |  |
| 07461 | E |  | Rem nonodonto cyst $>1.25 \mathrm{~cm}$ |  |  |  |  |  |
| D7465 | E |  | Lesion destruction |  |  |  |  | , |
| D7471 | $E$ | - | Rem exostosis any site |  |  |  |  |  |
| D7472 | E |  | Removai of torus palatinus |  |  |  |  |  |
| D7473 | $E$ |  | Remove torus mandibularis |  |  |  |  |  |
| D7485 | $E$ |  | Surg reduct osseoustuberosit |  |  |  |  |  |
| D7490 | $E$ |  | Mandible resection |  |  |  |  |  |
| D75்10 | E |  | 18 d absc intraoral soft tiss |  |  |  |  |  |
| D7520 | E |  | 18d abscess extraoral |  |  |  |  |  |
| D7530 | $E$ |  | Removal fo skin/areolar tiss |  |  |  |  |  |
| D7540 | $E$ |  | Removat of fo reaction |  |  |  |  |  |
| D7550 | $E$ |  | Removal of sloughed off bone |  |  |  |  |  |
| D7560 | $E$ |  | Maxiliary sinusotomy |  |  |  |  |  |
| D7610 | E |  | Maxilla open reduct simple |  |  |  |  |  |
| D7620 | E |  | Clsd reduct simpl maxilla fx |  |  |  |  |  |
| D7630 | E |  | Open red simpl mandible fx |  |  |  |  |  |
| D7640 | E |  | Clsd red simpl mandible fx |  |  |  |  |  |

* Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information

Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| D7650 | E |  | Open red simp malar/zygom ix |  |  |  |  |  |
| D7660 | E |  | Clsd red simp malarizygom ix |  |  |  |  |  |
| D7670 | E |  | Closd rductn splint alveolus |  |  |  |  |  |
| D7671 | E |  | Alveolus open reduction |  |  |  |  |  |
| 07680 | E |  | Reduct simple facial tone fx |  |  |  |  |  |
| D7710 | E |  | Maxilla open reduct compound |  |  |  |  |  |
| 07720 | E |  | Clsd reduct compd maxilla fx |  |  |  |  |  |
| D7730 | E |  | Open reduct compd mandble fx |  |  |  |  |  |
| D7740 | E |  | Clsd reduct compd mandble fx |  |  |  |  |  |
| D7750 | E |  | Open red comp malarizygma fx |  |  |  |  |  |
| D7760 | E |  | Clsd red comp malar/zygma ix |  |  |  |  |  |
| D7770 | E |  | Open reduc compd alveolus if |  |  |  |  |  |
| 07771 | E |  | Alveolus clsa reduc stblz te |  |  |  |  |  |
| D7780 | E |  | Reduct compnd facial bone fx |  | - |  |  |  |
| 07810 | E |  | Tmj open reduct-dislocation |  |  |  |  |  |
| D7820 | E |  | Closed imp manipulation |  |  |  |  |  |
| D7830 | E |  | Tmi manipulation under anest |  |  | - |  |  |
| D7840 | E |  | Removal of tmj condyle |  |  |  |  |  |
| 07850 | E |  | Tmj meniscectomy |  |  |  |  |  |
| D7852 | E |  | Tmj repair of joint disc |  |  |  |  |  |
| D7854 | E |  | Tmj excisn of joint membrane |  |  |  |  |  |
| D7856 | E |  | Tmi cutting of a muscle |  |  |  |  |  |
| D7858 | E |  | Tmj reconstruction |  |  |  |  |  |
| D7860 | E |  | Tmj cutting into joint |  |  |  |  |  |
| D7865 | E |  | Tmj reshaping components |  |  |  |  |  |
| D7870 | E |  | Tmj aspiration joint fluid |  |  |  |  |  |
| D7871 | E |  | Lysis + lavage w catheters |  |  |  |  |  |
| D7872 | E |  | Tmj diagnostic arthroscopy |  |  |  |  |  |
| D7873 | $\varepsilon$ |  | Tmj arthroscopy lysis adhesn |  |  |  |  |  |
| D7874 | E |  | Tmj arthroscopy disc reposit |  |  |  |  |  |
| D7875 | E |  | Tmi arthroscopy synovectomy |  |  |  |  |  |
| D7876 | E |  | Tmj arthroscopy discectomy |  |  |  |  |  |
| D7877 | E |  | Tmj arthroscopy debridement |  |  |  |  |  |
| D7880 | E |  | Occlusal orthotic appliance |  |  |  |  |  |
| D7899 | E |  | Tmj unspecified therapy |  |  |  |  |  |
| D7910 | E |  | Dent sutur recent wnd to 5 cm |  |  |  |  |  |
| D7911 | E |  | Dental suture wound to 5 cm |  |  |  |  |  |
| D7912 | E |  | Suture complicate wnd $>5 \mathrm{~cm}$ |  |  |  |  |  |
| D7920 | E |  | Dental skin gratt |  |  |  |  |  |
| 07940 | S |  | Reshaping bone orthognathic | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| 07941 | E |  | Bone cutting ramus closed |  |  |  |  |  |
| D7943 | E |  | Cutting ramus open w/graft |  |  |  |  |  |
| D7944 | E |  | Bone cutting segmented |  |  |  | - |  |
| D7945 | $E$ |  | Bone cutting body mandible |  |  |  |  |  |
| D7946 | E |  | Reconstruction maxilla total |  |  |  |  |  |
| D7947 | E |  | Reconstruct maxilla segment |  |  |  |  |  |
| 07948 | E |  | Reconstruct midface no graft |  |  |  |  |  |
| 07949 | E |  | Reconstruct midface w/graft |  |  |  |  |  |
| D7950 | E |  | Mandible graft |  |  |  |  |  |
| D7955 | E |  | Repair maxillofacial defects |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| $\begin{aligned} & \text { CPT } 1 \\ & \text { HCPCS } \end{aligned}$ | Status Indicator | Comment Indicator | Description | APC | Retative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| D7960 | E |  | Frenulectomy/frenulotomy |  |  |  |  |  |
| D7970 | E |  | Excision hyperplastic tissue | , |  |  |  |  |
| D7971 | $E$ |  | Excision pericoronal gingiva |  |  |  |  |  |
| D7972 | $E$ |  | Surg redet fibrous tuberosit |  |  |  |  |  |
| D7980 | E |  | Sialolithotomy |  |  |  |  |  |
| D7981 | E |  | Excision of salivary gland |  |  |  |  |  |
| D7982 | E |  | Sialodochoplasty |  |  |  |  |  |
| D7983 | $E$ |  | Closure of salivary fistula |  |  |  |  |  |
| D7990 | $E$ |  | Emergency tracheotomy |  |  |  |  |  |
| D7991 | $E$ |  | Dental coronoidectomy |  |  |  |  |  |
| D7995 | E |  | Synthetic graft facial bones |  |  |  |  |  |
| D7996 | $E$ |  | Implant mandible for augment |  | . |  |  |  |
| D7997 | E |  | Appliance removal |  |  |  |  |  |
| D7999 | E |  | Oral surgery procedure |  |  |  |  |  |
| D8010 | E |  | Limited dental tx primary |  |  |  |  |  |
| D8020 | E |  | Limited dental tx transition |  |  |  |  |  |
| D8030 | $E$ |  | Limited dental tx adolescent |  |  |  |  |  |
| D8040 | $E$ |  | Limited dental tx adult |  |  |  |  |  |
| D8050 | $E$ |  | Intercep dental tx primary |  |  |  |  |  |
| D8060 | $E$ |  | Intercep dental bx transitn |  |  |  |  |  |
| D8070 | $E$ |  | Compre dental tx transition |  |  |  |  |  |
| D8080 | E |  | Compre dental ix adolescent |  |  |  |  |  |
| D8090 | E |  | Compre dental $x \times$ adult |  |  |  |  |  |
| D8210 | E |  | Orthodontic rem appliance bx |  |  |  |  |  |
| D8220 | E |  | Fixed appliance therapy habt |  |  |  | - - |  |
| D8660 | $E$ |  | Preorthodontic tx visit |  |  |  |  |  |
| D8670 | E |  | Periodic orthodontc $x \times$ visit | - |  |  |  |  |
| D8680 | E |  | Orthodontic retention |  |  |  |  |  |
| D8690 | E |  | Orthodontic treatment |  |  |  |  |  |
| D8691 | E |  | Repair ortho appliance |  |  |  |  |  |
| D8692 | $E$ |  | Replacement retainer |  |  |  |  |  |
| D8999 | E |  | Orthodonlic procedure |  |  |  |  |  |
| D9110 | N |  | Tx dental pain minor proc |  |  |  |  |  |
| D9210 | E |  | Dent anesthesia who surgery |  |  |  |  |  |
| D9211 | E |  | Regional block anesthesia |  |  |  |  |  |
| D9212 | $E$ |  | Trigeminal block anesthesia |  |  |  |  |  |
| D9215 | E |  | Local anesthesia | - |  |  |  |  |
| D9220 | E |  | General anesthesia |  |  |  |  |  |
| D9221 | E |  | General anesthesia ea ad 15 m |  |  |  |  |  |
| D9230 | N |  | Analgesia |  |  |  |  |  |
| D9241 | $E$ |  | Intravenous sedation |  |  |  |  |  |
| D9242 | E |  | IV sedation ea ad 30 m |  |  |  |  |  |
| D9248 | N |  | Sedation (non-iv) |  | - |  |  |  |
| D9310 | E |  | Dental consultation |  |  |  |  |  |
| D9410 | E |  | Dental house call |  |  |  |  |  |
| D9420 | $E$ |  | Hospital call |  | - |  |  |  |
| D9430 | E |  | Office visit duning liwurs |  |  |  |  |  |
| D9440 | E |  | Office visit after hours |  |  |  |  |  |
| D9450 | E |  | Case presentation tx plan |  |  |  |  |  |
| D9610 | $E$ |  | Dent therapeutic drug inject | - |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| D9630 | S |  | Other drugs/medicaments | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D9910 | $E$ |  | Dent appl desensitizing med |  |  |  |  |  |
| D9911 | E |  | Appl desensitizing resin |  |  |  |  |  |
| D9920 | $E$ |  | Behavior management |  |  |  |  |  |
| D9930 | S |  | Treatment of complications | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D9940 | S |  | Dental occlusal guard | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D9941 | E |  | Fabrication athletic guard |  |  |  |  |  |
| D9950 | S |  | Occlusion analysls | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D9951 | S |  | Limited occlusal adjustment | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D9952 | $S$ |  | Complete occlusal adjustment | 0330 | 11.7764 | \$672.41 |  | \$134.48 |
| D9970 | E |  | Enamel microabrasion |  |  |  |  |  |
| D9971 | $E$ |  | Odontoplasty 1-2 teeth |  |  |  |  |  |
| D9972 | $E$ |  | Extrnl bleaching per arch |  |  |  |  |  |
| D9973 | $E$ |  | Exirnl bleaching per tooth |  |  |  |  |  |
| D9974 | $E$ |  | Intrnl bleaching per tooth |  |  |  |  |  |
| D9999 | $E$ |  | Adjunctive procedure | - |  |  |  |  |
| E0100 | $Y$ |  | Cane adjustfixed with tip |  |  |  |  |  |
| E0105 | Y |  | Cane adjust/fixed quad/3 pro |  |  |  |  |  |
| E0110 | $Y$ |  | Crutch forearm pair |  |  |  |  |  |
| E0111 | Y |  | Crutch forearm each |  |  |  |  |  |
| E0112 | Y |  | Crutch underarm pair wood |  |  |  |  |  |
| E0113 | $Y$ |  | Crutch underarm each wood |  |  |  |  |  |
| E0114 | Y |  | Crutch underamm pair no wood |  |  |  |  |  |
| E0116 | Y |  | Crutch underarm each no wood |  |  |  |  |  |
| E0117 | Y | - | Underarm springassist crutch |  |  |  |  |  |
| E0118 | E |  | Crutch substitute |  |  |  |  |  |
| E0130 | $Y$ |  | Walker nigid adjus Ufixed ht |  |  |  |  |  |
| E0135 | Y |  | Walker folding adjusUfixed |  |  |  |  |  |
| E0140 | Y |  | Walker w trunk support |  |  |  |  |  |
| E0141 | Y |  | Rigid wheeled walker adj/fix |  |  |  |  |  |
| E0143 | Y |  | Walker folding wheeled w/os |  |  |  |  |  |
| E0144 | $Y$ |  | Enclosed watker w rear seat |  |  |  |  |  |
| E0147 | $Y$ |  | Walker variable wheel resist |  |  |  |  |  |
| E0148 | $Y$ |  | Heavyduty walker no wheels |  |  |  |  |  |
| E0149 | $Y$ |  | Heavy duty wheeled walker |  |  |  |  |  |
| E0153 | Y |  | Forearm crutch ptatform atta |  |  |  |  |  |
| E0154 | $Y$ |  | Walker platform attachment |  |  |  |  |  |
| E0155 | $Y$ |  | Walker wheel attachment,pair |  |  |  |  |  |
| E0156 | $Y$ |  | Walker seat attachment |  |  |  |  |  |
| E0157 | $Y$ |  | Walker crutch altachment |  |  |  |  |  |
| E0158 | $Y$ |  | Walker leg extenders set of 4 |  |  |  |  |  |
| E0159 | Y |  | Brake for wheeled walker |  |  |  |  |  |
| E0160 | $Y$ |  | Sitz type bath or equipment |  |  |  |  | - |
| E0161 | Y |  | Sitz bath/equipment w/faucet |  |  |  |  |  |
| E0162 | $Y$ |  | Sitz bath chair |  |  |  |  |  |
| E0163 | $Y$ |  | Commode chair stationry fxd |  |  |  |  |  |
| E0164 | $Y$ |  | Commode chair mobile fixed a |  |  |  |  |  |
| E0166 | $Y$ |  | Commode chair mobile detach |  |  |  |  |  |
| E0167 | $Y$ |  | Commode chair pail or pan |  |  |  |  |  |
| E0168 | $Y$ |  | Heavyduty/wide commode chair |  |  |  |  |  |
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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005.

| CPT I HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | Nationa! Unadjusted Conayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| E0169 | $Y$ |  | Seatlift incorp commodechair |  |  |  |  |  |
| E0175 | $Y$ |  | Commode chair foot rest |  |  |  |  |  |
| E0176 | E |  | Air pressre pad/cushion nonp |  |  |  |  |  |
| E0177 | $E$ |  | Water press padicushion nonp |  |  |  |  |  |
| E0178 | E |  | Gel pressre pad/cushion nonp |  |  |  |  |  |
| E0179 | E |  | Dry pressre pad/cushion nonp |  |  |  |  |  |
| E0180 | $Y$ |  | Press pad atternating w pump |  |  |  |  |  |
| E0181 | $Y$ |  | Press pad attemating w/ pum |  |  |  |  |  |
| E0182 | $Y$ |  | Pressure pad alternating pum |  |  |  |  |  |
| E0184 | $Y$ |  | Dry pressure mattress |  |  |  |  |  |
| E0185 | $Y$ |  | Gel pressure mattress pad |  |  |  |  |  |
| E0186 | $Y$ |  | Air pressure mrattress |  |  |  |  |  |
| E0187 | $Y$ |  | Water pressure mattress |  |  |  |  |  |
| E0188 | $Y$ |  | Synthetic sheepskin pad |  |  |  |  |  |
| E0189 | $Y$ |  | Lambswool sheepskin pad |  |  |  |  |  |
| E0190 | $E$ |  | Positioning cushion |  |  |  |  |  |
| E0191 | $Y$ |  | Protector heel or elbow |  |  |  |  |  |
| E0192 | $E$ |  | Pad wheelchr low press/posit |  |  |  |  |  |
| E0193 | $Y$ |  | Powered air flotation bed |  |  |  |  |  |
| E0194 | $Y$ |  | Air fluidized bed |  |  |  |  | - |
| E0196 | $Y$ |  | Gel pressure mattress |  |  |  |  |  |
| E0197 | $Y$ |  | Aur pressure pad for mattres |  |  |  |  |  |
| E0198 | $Y$ |  | Water pressure pad for mattr |  |  |  |  |  |
| E0199 | $Y$ |  | Dry pressure pad for mattres |  |  |  |  |  |
| E0200 | $Y$ |  | Heat lamp without stand |  |  |  |  |  |
| E0202 | $Y$ |  | Phototherapy light w/ photom |  |  |  |  |  |
| E0203 | A |  | Therapeutic lightbox tabletp |  |  |  |  |  |
| E0205 | $Y$ |  | Heat lamp with stand |  |  |  |  |  |
| E0210 | $Y$ |  | Electric heat pad standard |  |  |  |  |  |
| E0215 | $Y$ |  | Electric heat pad moist |  |  |  |  |  |
| E0217 | $Y$ |  | Water circ heat pad w purnp |  |  |  |  |  |
| E0218 | $Y$ |  | Water circ cold pad w pump |  |  |  |  |  |
| E0220 | $Y$ |  | Hol water bottie |  |  |  |  |  |
| E0221 | $Y$ |  | Infrared heating pad system |  |  |  |  |  |
| E0225 | $Y$ |  | Hydrocollator unit |  |  |  |  |  |
| E0230 | $Y$ |  | Ice cap or collar |  |  |  |  |  |
| E0231 | E |  | Wound warming device |  |  |  |  |  |
| E0232 | $E$ |  | Warming card for NWT |  |  |  |  |  |
| E0235 | $Y$ |  | Paraffin bath unit portable |  |  |  |  |  |
| E0236 | $Y$ |  | Pump for water circulating p |  |  |  |  |  |
| E0238 | $Y$ |  | Heat pad non-electric moist |  |  |  |  |  |
| E0239 | $Y$ | - | Hydrocollator unit portable |  |  |  |  |  |
| E0240 | E |  | Bath/shower chair |  |  |  |  |  |
| E0241 | $E$ |  | Bath tub wall rail |  |  |  |  |  |
| E0242 | $E$ |  | Bath tub rail floor |  |  |  |  |  |
| E0243 | $E$ |  | Toilet rail |  |  |  |  |  |
| E0244 | E |  | Toilet seat raised |  |  |  |  | - |
| E0245 | $E$ |  | Tub stool or bench |  |  |  |  |  |
| E0246 | $E$ |  | Transfer tub rail attachment |  |  |  |  |  |
| E0247 | $E$ |  | Trans bench w/wo comm open |  |  |  |  |  |

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# Addendum B. - Payment Status byHCPCS Code and Related Information Calendar Year 2005 

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | Nationat Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| E0248 | E |  | HDtrans bench w/wo comm open |  |  |  |  |  |
| E0249 | $Y$ |  | Pad water circulating heat u |  |  |  |  |  |
| E0250 | $Y$ |  | Hosp bed fixed ht w/ mattres |  |  |  |  |  |
| E0251 | $Y$ |  | Hosp bed fixd ht w/o mattres |  |  |  |  |  |
| E0255 | $\gamma$ |  | Hospital bed var ht w/ mattr |  |  |  |  |  |
| E0256 | $Y$ |  | Hospital bed var ht w/o matt |  |  |  |  |  |
| E0260 | $Y$ |  | Hosp bed semi-electr w/ matt |  |  |  |  |  |
| E0261 | $Y$ |  | Hosp bed semi-electr w/o mat |  |  |  |  |  |
| E0265 | $Y$ |  | Hosp bed total electr w/ mat |  |  |  |  |  |
| E0266 | $Y$ |  | Hosp bed total elec w/o matt |  |  |  |  |  |
| E0270 | E |  | Hospital bed institutional I |  |  |  |  |  |
| E0271 | Y |  | Mattress innerspring |  |  |  |  |  |
| E0272 | $Y$ |  | Mattress foam rubber |  |  |  |  |  |
| E0273 | E |  | Bed board |  |  |  |  |  |
| E0274 | E |  | Over-bed table |  |  |  |  |  |
| E0275 | $Y$ |  | Bed pan standard |  |  |  | . |  |
| E0276 | $Y$ |  | Bed pan fracture |  |  |  |  |  |
| E0277 | $Y$ |  | Powered pres-redu air mattrs |  |  |  |  |  |
| E0280 | $Y$ |  | Bed cradle |  |  |  |  |  |
| E0290 | $Y$ |  | Hosp bed fix ht w/o ralls w/m |  |  |  |  |  |
| E0291 | $Y$ |  | Hosp bed fix ht w/o rail w/o |  |  |  |  |  |
| E0292 | $Y$ |  | Hosp bed var hi w/o rail w/o |  |  |  |  |  |
| E0293 | $Y$ |  | Hosp bed var ht w/o rail w/ |  |  |  |  |  |
| E0294 | $Y$ |  | Hosp bed semi-elect w/ mattr |  |  |  |  |  |
| E0295 | $Y$ |  | Hosp bed semi-elect w/o matt |  |  |  |  | , |
| E0296 | $Y$ |  | Hosp bed total elect w/ matt |  |  |  |  |  |
| E0297 | $Y$ |  | Hosp bed total elect who mat |  |  |  |  |  |
| E0300 | $Y$ |  | Enclosed ped crib hosp grade |  |  |  |  |  |
| E0301 | $Y$ |  | HO hosp bed, 350-600 lbs |  |  |  |  |  |
| E0302 | $Y$ |  | Ex hd hosp bed $>600 \mathrm{lbs}$ |  |  |  |  |  |
| E0303 | $Y$ |  | Hosp bed hvy dty xtra wide |  |  |  |  |  |
| E0304 | $Y$ |  | Hosp bed xtra hvy diy x wide |  |  |  |  |  |
| E0305 | $Y$ |  | Rails bed side half length |  |  |  |  |  |
| E0310 | $Y$ |  | Rails bed side full length |  |  |  |  |  |
| E0315 | E |  | Bed accessory brd/tb/supprt |  |  |  |  |  |
| E0316 | $Y$ |  | Bed safety enclosure |  |  |  |  |  |
| E0325 | $Y$ |  | Urinal male jug-type |  |  |  |  |  |
| E0326 | $Y$ |  | Urinal female jug-type |  |  |  |  |  |
| E0350 | E |  | Control unit bowel system |  |  |  |  |  |
| E0352 | E |  | Disposable pack w/bowel syst |  |  |  |  |  |
| E0370 | $E$ |  | Air elevator for heel |  |  |  |  |  |
| E0371 | $Y$ |  | Nonpower matress overlay |  | - |  |  |  |
| E0372 | $Y$ |  | Powered air mattress overlay |  |  |  |  |  |
| E0373 | $Y$ |  | Nonpowered pressure mattress |  |  |  |  |  |
| E0424 | $\gamma$ |  | Stationary compressed gas 02 |  |  |  |  |  |
| E0425 | E |  | Gas system stationary compre |  |  |  |  |  |
| E0430 | E | $)$ | Oxygen system gas portable |  |  |  |  |  |
| E0431 | $Y$ |  | Portable gaseous 02 |  |  |  |  |  |
| E0434 | $\gamma$ |  | Portable liquid 02 |  |  | - |  |  |
| E0435 | E |  | Oxygen system liquid portabl |  |  |  |  |  |

* Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| E0439 | $Y$ |  | Stationary liquid 02 |  |  |  |  |  |
| E0440 | E |  | Oxygen system liquid station |  |  |  |  |  |
| E0441 | Y |  | Oxygen contents, gaseous |  |  |  |  |  |
| E0442 | $Y$ |  | Oxygen contents, liquid |  |  |  |  |  |
| E0443 | $Y$ |  | Portable 02 contents, gas |  |  |  |  |  |
| E0444 | $Y$ |  | Portable 02 contents, liquid |  |  |  |  |  |
| E0445 | A |  | Oximeter non-invasive |  |  |  |  |  |
| E0450 | Y |  | Volume vent stationary/porta |  |  | - |  |  |
| E0454 | $Y$ |  | Pressure ventilator |  |  |  |  |  |
| E0455 | $Y$ |  | Oxygen tent excl croup/ped t |  |  |  |  |  |
| E0457 | $Y$ |  | Chest shell |  |  |  |  |  |
| E0459 | $Y$ |  | Chest wrap |  |  |  |  |  |
| E0460 | $Y$ |  | Neg press vent portabl/stain |  |  |  |  |  |
| E0461 | $Y$ |  | Vot vent noninvasive interfa |  |  |  |  |  |
| E0462 | $Y$ |  | Rocking bed w/ or w/o side r |  |  |  |  |  |
| E0470 | $Y$ |  | RAD w/o backup non-inv intfc |  |  |  |  |  |
| E0471 | $Y$ |  | RAD w/backup non inv intrfe |  |  |  |  |  |
| E0472 | $Y$ |  | RAD w backup invasive intric |  |  |  |  |  |
| E0480 | $Y$ |  | Percussor elect/pneum home m |  |  |  |  |  |
| E0481 | E |  | tntrpulmnry percuss vent sys |  |  |  |  |  |
| E0482 | $Y$ |  | Cough stimulating device |  |  |  |  |  |
| E0483 | $Y$ |  | Chest compression gen system |  |  |  |  |  |
| E0484 | $Y$ |  | Non-elec oscillatory pep dvc |  |  |  |  |  |
| E0500 | $Y$ |  | Ippb all types |  |  |  |  |  |
| E0550 | $Y$ |  | Humidif extens supple w ippb |  |  |  |  |  |
| E0555 | $Y$ |  | Humidifier for use w/ regula |  |  |  |  |  |
| E0560 | $Y$ |  | Humidifier supplemental w/ i |  |  |  |  |  |
| E0561 | $Y$ | - | Humidifier nonheated w PAP |  |  |  |  |  |
| E0562 | $Y$ |  | Humidifier heated used w PAP |  |  |  |  |  |
| E0565 | $Y$ |  | Compressor air power source |  |  |  |  |  |
| E0570 | $Y$ |  | Nebutizer with compression |  |  |  |  |  |
| E0571 | $Y$ |  | Aerosol compressor for svneb |  |  |  |  |  |
| E0572 | $Y$ |  | Aerosot compressor adjust pr |  |  |  |  |  |
| E0574 | $Y$ |  | Ultrasonic generator w svneb |  |  |  |  |  |
| E0575 | $Y$ |  | Nebulizer ultrasonic |  |  |  |  |  |
| E0580 | $Y$ |  | Nebulizer for use w/ regulat |  |  |  |  |  |
| E0585 | $Y$ |  | Nebulizer w/ compressor \& he |  |  |  |  |  |
| E0590 | $Y$ |  | Dispensing fee dme neb drug |  |  |  |  |  |
| E0600 | Y |  | Suction pump portab hom modl |  |  |  |  |  |
| E0601 | $Y$ |  | Cont airway pressure device |  |  |  |  |  |
| E0602 | $Y$ |  | Manual breast pump |  |  |  |  |  |
| E0603 | A |  | Electric breast pump |  |  |  |  |  |
| E0604 | A |  | Hosp grade elec breast pump |  |  |  |  |  |
| E0605 | $Y$ |  | Vaporizer room type |  |  |  |  |  |
| E0606 | $Y$ |  | Drainage board postural |  |  |  |  |  |
| E0607 | $Y$ |  | Blood glucose monitor home |  |  |  |  |  |
| E0610 | $Y$ |  | Pacemaker monitr asdible/vis |  |  |  |  |  |
| E0615 | $Y$ |  | Pacemaker monitr digitat/vis |  |  |  |  |  |
| E0616 | N |  | Cardiac event recorder |  |  |  |  |  |
| E0617 | Y |  | Automatic ext defibrillator |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Descriptlon | APC | Retative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| E0618 | A |  | Apnea monitor |  |  |  |  |  |
| E0619 | A |  | Apnea monitor w recorder |  |  |  |  |  |
| E0620 | $\gamma$ |  | Cap bld skin piercing laser |  |  |  |  |  |
| E0621 | $\gamma$ |  | Patient lift sling or seat |  |  |  |  |  |
| E0625 | E |  | Patient lift bathroom or toi |  |  |  |  |  |
| E0627 | Y |  | Seat lift incorp lift-chair |  |  |  |  |  |
| E0628 | $\gamma$ |  | Seat lift for pt furn-electr |  |  |  |  |  |
| E0629 | $\gamma$ |  | Seat lift for pt fum-non-el |  |  |  |  |  |
| E0630 | Y |  | Patient lift hydraulic |  |  |  |  |  |
| E0635 | Y |  | Patient lift electric |  |  |  |  |  |
| E0636 | $Y$ |  | PT support \& positioning sys |  |  |  |  |  |
| E0637 | $Y$ |  | Sit-stand w seatift wheeled |  |  |  |  |  |
| E0638 | $\gamma$ |  | Slanding frame sys wheeled |  |  |  |  |  |
| E0650 | $Y$ |  | Preuma compresor non-segment |  |  |  |  |  |
| E0651 | $\gamma$ |  | Preum compressor segmental |  |  |  |  |  |
| E0652 | $\gamma$ | . | Preum compres w/cal pressure |  |  |  |  |  |
| E0655 | $Y$ |  | Pneumatic appliance half arm |  |  |  |  |  |
| E0660 | $\gamma$ |  | Pneumatic appliance full leg |  |  |  |  |  |
| E0665 | $\gamma$ |  | Pneumatic appliance full arm |  |  |  |  |  |
| E0666 | $\gamma$ |  | Pneumatic appliance half leg |  |  |  |  |  |
| E0667 | Y |  | Seg pneumatic appl full leg |  |  |  |  |  |
| E0668 | $\gamma$ |  | Seg preumatic appl fill arm |  |  |  |  |  |
| E0669 | $Y$ |  | Seg pneumatic appli half leg |  |  |  |  |  |
| E0671 | $\gamma$ |  | Pressure pneum appl full leg |  |  |  |  |  |
| E0672 | $\gamma$ |  | Pressure pneum appl full arm |  |  | . |  |  |
| E0673 | $\gamma$ |  | Pressure pneum appl half leg |  |  |  |  |  |
| E0675 | $Y$ |  | Pneumatic compression device |  |  |  |  |  |
| E0691 | $\gamma$ |  | Uvi pol 2 sq flor or less |  |  |  |  |  |
| E0692 | $\gamma$ |  | Uvi sys panel 4 ft |  |  |  |  |  |
| E0693 | $\gamma$ |  | Uvl sys panel 6 ft |  |  |  |  |  |
| E0694 | $\gamma$ |  | Uvl md cabinet sys 6 ft |  |  |  |  |  |
| E0700 | E |  | Safery equipment |  |  |  |  |  |
| E0701 | $\gamma$ |  | Helmet w face guard prefab |  |  |  |  |  |
| E0710 | E |  | Restraints any type |  |  |  |  |  |
| E0720 | Y |  | Tens two lead |  |  |  |  |  |
| E0730 | $Y$ |  | Tens four lead |  |  |  |  |  |
| E0731 | $\gamma$ |  | Conductive garment for tens/ |  |  |  |  |  |
| E0740 | $Y$ |  | Incontinence treatment systm |  |  |  |  |  |
| E0744 | $Y$ |  | Neuromuscular stim for scoli |  |  |  |  |  |
| E0745 | Y |  | Neuromuscular stim for shock |  |  |  |  |  |
| E0746 | E |  | Electromyograph biofeedback |  |  |  |  |  |
| E0747 | $\gamma$ |  | Elec osteogen stim not spine |  |  |  |  |  |
| E0748 | Y |  | Elec osteogen stim spinal |  |  |  |  |  |
| E0749 | N |  | Elec osteogen stim implanted |  |  |  |  |  |
| E0752 | $N$ |  | Neurostimulator electrode | - |  |  |  |  |
| E0754 | A | - | Pulsegenerator pt programmer |  |  |  |  |  |
| E0755 | E |  | Electronic salivary reflex s |  |  |  |  |  |
| E0756 | N |  | Implantable pulse generator |  |  |  |  |  |
| E0757 | $N$ |  | implantable RF receiver |  |  |  |  |  |
| E0758 | A |  | External RF transmitter |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT $/$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| E0759 | A |  | Replace rdirquncy transmittr |  |  |  |  |  |
| E0760 | Y |  | Osteogen ultrasound stimitor |  |  |  |  |  |
| E0761 | E |  | Nontherm electromgntc device |  |  |  |  |  |
| E0765 | $\gamma$ |  | Nerve stimulator for $\mathrm{tx} \mathrm{n} \% \mathrm{v}$ |  |  |  |  |  |
| E0776 | $\gamma$ |  | Iv pole |  |  |  |  |  |
| E0779 | $Y$ |  | Amb infusion pump mechanical |  |  |  |  |  |
| E0780 | $Y$ |  | Mech amb infusion pump <8hrs |  |  |  |  |  |
| E0781 | $\gamma$ |  | Externat ambulatory infus pu |  |  |  |  |  |
| E0782 | $N$ |  | Non-programble infusion pump |  |  |  |  |  |
| E0783 | N |  | Programmable infusion pump |  |  |  |  |  |
| E0784 | Y |  | Ext amb infusn pump insulin |  |  |  |  |  |
| E0785 | N |  | Replacement impl pump cathet |  |  |  |  |  |
| E0786 | N |  | Implantable pump replacement |  |  |  |  |  |
| E0791 | Y |  | Parenteral infusion pump sta |  |  |  |  |  |
| E0830 | $N$ |  | Ambulatory traction device |  |  |  |  |  |
| E0840 | Y |  | Tract frame attach headboard |  |  |  |  |  |
| E0850 | $Y$ |  | Traction stand tree standing |  |  |  |  |  |
| E0855 | $Y$ |  | Cevical traction equipment |  |  |  |  |  |
| E0860 | Y |  | Tract equip cervical tract |  |  |  |  |  |
| E0870 | $\gamma$ |  | Tract frame attach footboard |  |  |  |  |  |
| E0880 | $Y$ |  | Trac stand free stand extrem |  |  |  |  |  |
| E0890 | Y |  | Traction frame attach pelvic |  |  |  |  |  |
| E0900 | Y |  | Trac stand free stand pelvic |  |  |  |  |  |
| E0910 | $Y$ |  | Trapeze bar attached to bed |  |  |  |  |  |
| E0920 | $r$ |  | Fracture frame attached to b |  |  |  |  |  |
| E0930 | $Y$ |  | Fracture frame free standing |  |  |  |  |  |
| E0935 | $Y$ |  | Exercise device passive moti |  |  |  |  |  |
| E0940 | $Y$ |  | Trapeze bar free standing |  |  |  |  |  |
| E0941 | $\gamma$ |  | Gravity assisted traction de |  |  |  |  |  |
| E0942 | r |  | Cervical head harness/halter |  |  |  |  |  |
| E0944 | $Y$ |  | Pelvic belthamess/bool |  |  |  |  |  |
| E0945 | $Y$ |  | Bellhamess extremity |  |  |  |  |  |
| E0946 | $Y$ |  | Fracture frame dual w cross |  |  |  |  |  |
| E0947 | $\gamma$ |  | Fracture frame attachmnts pe |  |  |  |  |  |
| E0948 | $\checkmark$ |  | Fracture frame attachmits ce |  |  |  |  |  |
| E0950 | E |  | Tray |  |  |  |  |  |
| E0951 | E |  | Loop heet |  |  |  |  |  |
| E0952 | E |  | Toe loopholder, each |  |  |  |  |  |
| E0953 | E |  | Pneumatic tire |  |  |  |  |  |
| E0954 | E |  | Wheelchair semi-pneumalic ca |  |  |  |  |  |
| E0955 | Y |  | Cushioned headrest |  |  |  |  |  |
| E0956 | $Y$ |  | W/c lateral trunk/hip suppor |  |  |  |  |  |
| E0957 | Y |  | W/e medial thigh support | - |  |  |  |  |
| E0958 | A |  | Whichr att-conv 1 arm drive |  |  |  |  |  |
| E0959 | B |  | Amputee adapter |  |  |  |  |  |
| E0960 | r |  | W/e shoulder harness/straps |  |  |  |  |  |
| E0961 | B |  | Wheelchair brake extension |  |  |  |  |  |
| E0962 | E |  | Wheelchair 1 inch cushion |  |  |  |  |  |
| E0963 | E |  | Wheetchair 2 inch cushion |  |  |  |  |  |
| E0964 | E |  | Wheelchair 3 inch cushion |  |  |  |  |  |

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# Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005 



Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| E1026 | $Y$ |  | Pedwe contoured latthor sup |  |  |  |  |  |
| E1027 | $Y$ |  | Ped we lavant support |  |  |  |  |  |
| E1028 | $Y$ |  | W/e manual swingaway |  |  |  |  |  |
| E1029 | $Y$ |  | W/c vent tray fixed |  |  |  |  |  |
| E1030 | $Y$ |  | W/c vent tray gimbaled |  |  |  |  |  |
| E1031 | $Y$ |  | Rollabout charr with casters |  |  |  |  |  |
| E1035 | $Y$ |  | Patient transfer systern |  |  |  |  |  |
| E1037 | Y |  | Transport chair. ped size |  |  |  |  |  |
| E1038 | $Y$ |  | Transport chair, adult size |  |  |  |  |  |
| E1050 | A |  | Whetchr fxd full length arms |  |  |  |  |  |
| E1060 | A |  | Wheelchair detachable arms |  |  |  |  |  |
| E1070 | A |  | Wheelchair detachable footr |  |  |  |  |  |
| E1083 | A |  | Hemu-wheelchair fixed arms |  |  |  |  |  |
| E1084 | A |  | Hemi-wheelchair detachable a |  |  |  |  |  |
| E1085 | A |  | Hemi-wheelchair fixed arms |  |  |  |  |  |
| E1086 | A |  | Hemı-wheelchair delachable a |  |  |  |  |  |
| E1087 | A |  | Wheelchair lightwt fixed arm |  |  |  |  |  |
| E1088 | A |  | Wheelchair lightweight det a |  |  |  | - |  |
| E1089 | A |  | Wheelchair lightwt fixed arm |  |  |  | - |  |
| E1090 | A |  | Wheelchair lightweight det a |  |  |  |  |  |
| E1092 | A |  | Wheelchair wide w/ leg rests |  |  |  |  |  |
| E1093 | A |  | Wheelchair wide w/ foot rest |  |  |  |  |  |
| E1100 | A |  | Whichr s-rect bxd arm legres |  |  |  |  |  |
| E1410 | A |  | Wheelchair semi-recl detach |  |  |  |  |  |
| E1130 | A |  | Whichr stand fxd arm fit rest |  |  |  |  |  |
| E1140 | A |  | Wheelchair standard detach a |  |  |  |  |  |
| E1150 | Y |  | Wheelchair standard w/ leg r |  |  |  |  |  |
| E1160 | A |  | Wheelchair fixed arms |  |  |  |  |  |
| E1161 | A |  | Manual adult we w tiltinspac |  |  |  |  |  |
| E1170 | A |  | Whichr ampu txd arm leg rest |  |  |  |  |  |
| E1171 | A |  | Wheelchair amputee w/o legr |  |  |  |  |  |
| E1172 | A |  | Wheelchair amputee delach ar |  |  |  |  |  |
| E1180 | A |  | Wheetchair ampulee w/footr |  |  |  |  |  |
| E1190 | A |  | Wheelchair amputee w/ leg re |  |  |  |  |  |
| E1195 | A |  | Wheelchair amputee heavy dut |  |  |  |  |  |
| E1200 | A |  | Wheelchair amputee fixed arm |  |  |  |  |  |
| E1210 | $Y$ |  | Whichr moto ful arm leg rest |  |  |  |  |  |
| E1211 | $Y$ |  | Wheelchair motorized w/ det |  |  |  |  |  |
| E1212 | A |  | Wheelchair motorized w full |  |  |  |  |  |
| E1213 | A |  | Wheelchair motorized w/ det |  |  |  |  |  |
| E1220 | A |  | Whichr special size/constrc |  |  |  |  |  |
| E1221 | A |  | Wheelchair spec size w fool |  |  |  |  |  |
| E1222 | A |  | Wheelchair spec size w/ leg |  |  |  |  |  |
| E1223 | A |  | Wheelchair spec size w foot |  |  |  |  |  |
| E1224 | A |  | Wheelchair spec size w/ leg |  |  | . |  |  |
| E1225 | $Y$ |  | Wheelchair spec sz semi-red |  |  |  |  |  |
| E1226 | 8 |  | W/C access fully redineback |  |  |  |  |  |
| E1227 | Y |  | Wheelchair spec sz spec ht a |  |  |  |  |  |
| E1228 | $Y$ |  | Wheelchair spec sz spec ht b |  |  |  |  |  |
| E1230 | $Y$ |  | Power operated vehicle |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National <br> Unadjusted <br> Copayment | Minimum <br> Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| E1231 | $Y$ |  | Rigid ped w/c tilt-in-space |  |  |  |  |  |
| E1232 | $Y$ |  | Folding ped wc till-in-space |  |  |  |  |  |
| E 1233 | Y |  | Rig ped wc tinspe w/o seat |  |  |  |  |  |
| E1234 | Y |  | Fid ped wc tlinspe w/o seat |  |  |  |  |  |
| E1235 | $Y$ |  | Rigid ped wc adjustable |  |  |  |  |  |
| E1236 | $Y$ |  | Folding ped wc adjustable |  |  |  |  |  |
| E1237 | Y |  | Rgd ped wc adjstabl w/o seat |  |  |  |  |  |
| E1238 | $Y$ |  | Fld ped wc adjstabl w/o seat |  |  |  |  |  |
| E1240 | A |  | Whehr litwt det arm leg rest |  |  |  |  |  |
| E1250 | A |  | Wheelchair lightwl fixed arm |  |  |  |  |  |
| E1260 | A |  | Wheelchair lightwt foot rest |  |  |  |  |  |
| E1270 | A |  | Wheelchair tightweight legr |  |  |  |  |  |
| E1280 | A |  | Whehr h-duty det arm leg res |  |  |  |  |  |
| E1285 | A |  | Wheetchair heavy duty fixed |  |  |  |  |  |
| E1290 | A |  | Wheelchair hvy duty detach a |  |  |  |  |  |
| E1295 | A |  | Wheelchair heavy duty fixed |  |  |  |  |  |
| E1296 | Y |  | Wheelchair special seat heig |  |  |  |  |  |
| E1297 | Y |  | Wheelchair special seat dept |  |  |  |  |  |
| E1298 | Y |  | Wheelchair spec seat depth/w |  |  |  |  |  |
| E1300 | E |  | Whirpool portable |  |  |  |  |  |
| E1310 | Y |  | Whirlpool non-portable |  |  |  |  |  |
| E1340 | $Y$ |  | Repair for DME, per 15 min |  |  |  |  |  |
| E1353 | $Y$ |  | Oxygen supplies regulator |  |  |  |  |  |
| E1355 | $Y$ |  | Oxygen supplies stand/rack |  |  |  |  |  |
| E1372 | $Y$ |  | Oxy suppl heater for nebuliz |  |  |  |  |  |
| E1390 | $Y$ |  | Oxygen concentrator |  |  |  |  |  |
| E1391 | Y |  | Oxygen concentrator, dual |  |  |  |  |  |
| E1399 | N |  | Durable medicat equipment mi |  |  |  |  |  |
| E1405 | Y |  | O2/water vapor enrich wheat |  |  |  |  |  |
| E1406 | Y |  | O2/water vapor enrich wo he. |  |  |  |  |  |
| E1500 | A |  | Centrifuge |  |  |  |  |  |
| E1510 | A |  | Kidney diatysate delivry sys |  |  |  |  |  |
| E1520 | A |  | Heparin infusion pump |  |  |  |  |  |
| E1530 | A |  | Replacement air bubble delec |  |  |  |  |  |
| E1540 | A |  | Replacement pressure alarm |  |  |  |  |  |
| E1550 | A |  | Bath conductivity meter |  |  |  |  |  |
| E1560 | A |  | Replace blood leak detector |  |  |  |  |  |
| E1570 | A |  | Adjustabte chair for esrd pt |  |  |  |  |  |
| E1575 | A |  | Transducer protecufld bar |  |  |  |  |  |
| E1580 | A |  | Unipuncture control system |  |  |  |  |  |
| E1590 | A |  | Hemodialysis machine |  |  |  |  |  |
| E1592 | A |  | Auto interm peritoneat dialy |  |  |  |  |  |
| E1594 | A |  | Cycler dialysis machine |  |  |  |  |  |
| E1600 | A |  | Delifinstall chrg hemo equip |  |  |  |  |  |
| E1610 | A |  | Reverse osmosis h20 puri sys |  |  |  |  |  |
| E1615 | A |  | Deionizer H2O puri system |  |  |  |  |  |
| E1620 | A |  | Replacement blood pump |  |  |  |  |  |
| E1625 | A |  | Water softening system |  |  | . |  |  |
| E1630 | A |  | Reciprocating peritoneal dia |  |  |  |  |  |
| E1632 | A |  | Wearable artificial kidney |  |  |  |  |  |

- Refer to preamble for explanation of muttiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005


- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| GPT 1 HCPCS | Status Indicator | Comment fndicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| E2341 | $Y$ |  | W/c wdth 24-27 in seat frame |  |  |  |  |  |
| E2342 | $Y$ |  | W/ic dpth 20-21 in seat frame |  |  |  |  |  |
| E2343 | Y |  | W/c dpth 22-25 in seat frame |  |  |  |  |  |
| E2351 | $Y$ |  | Electronic SGD interface |  |  |  |  |  |
| E2360 | $Y$ |  | 22 nf nonsealed leadacid |  |  |  |  |  |
| E2361 | $Y$ |  | 22 nf sealed leadacid battery |  |  |  |  |  |
| E2362 | $Y$ |  | Gr 24 nonsealed leadacid |  |  |  |  |  |
| E2363 | $Y$ |  | Gr24 sealed leadacid battery |  |  |  |  |  |
| E2364 | $Y$ |  | U1nonsealed leadacid battery |  |  |  | , |  |
| E2365 | Y |  | U1 sealed leadacid battery |  |  |  |  |  |
| E2366 | Y |  | Battery charger. single mode |  |  |  |  |  |
| E2367 | $Y$ |  | Battery charger, dual mode |  |  |  |  |  |
| E2399 | $Y$. |  | Noc interface |  |  |  |  |  |
| E2402 | Y |  | Neg press wound therapy pump |  |  |  |  |  |
| E2500 | $Y$ |  | SGD digitized pre-rec $<=8 \mathrm{~mm}$ |  |  |  |  |  |
| E2502 | $Y$ |  | SGD prerec $\mathrm{msg}>8 \mathrm{~min}<=20 \mathrm{~min}$ |  |  |  |  |  |
| E2504 | Y |  | SGD prerec $\mathrm{msg}>20 \mathrm{~min}<=40 \mathrm{~min}$ |  |  |  |  |  |
| E2506 | $Y$ |  | SGD prerec $\mathrm{msg}>40 \mathrm{~min}$ |  |  |  |  |  |
| E2508 | Y |  | SGD spelling phys contact |  |  |  |  |  |
| E2510 | Y |  | SGD w multi methods msg/accs |  |  |  |  |  |
| E2511 | Y |  | SGD sftwre prgrm for PC/PDA | - |  |  |  |  |
| E2512 | $Y$ |  | SGD accessory, mounting sys |  |  |  |  |  |
| E2599 | Y |  | SGD accessory noc |  |  |  |  |  |
| G0001 | A |  | - Drawing blood for specimen |  |  |  |  |  |
| G0008 | $L$ |  | Admin influenza virus vac |  |  |  |  |  |
| G0009 | $L$ |  | Admin pneumococcal vaccine |  |  |  |  |  |
| G00 10 | K |  | Admin hepatitis $b$ vaccine | 0355 | 0.3164 | \$18.07 |  | \$3.61 |
| G0027 | A |  | Semen analysis |  |  |  |  |  |
| G0030 | S. |  | PET imaging prev PET single | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0031 | S |  | PET imaging prev PET multple | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0032 | S |  | PET follow SPECT 78464 singl | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0033 | S |  | PET follow SPECT 78464 mult | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0034 | S |  | PET follow SPECT 76865 singl | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0035 | S |  | PET follow SPECT 78465 mult | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0036 | S |  | PET follow cormry angio sing | 0285 | 12.0951 | \$690.61 | \$299. 16 | \$138.12 |
| G0037 | S |  | PET follow comry angio mult | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0038 | S |  | PET follow myocard perf sing | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0039 | S |  | PET follow myocard perf mult | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0040 | S |  | PET follow stress echo singl | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138. 12 |
| G0041 | S |  | PET follow stress echo mult | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0042 | S |  | PET follow ventriculogm sing | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0043 | S |  | PET follow ventriculogm mult | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0044 | S |  | PET following rest ECG singl | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0045 | S |  | PET following rest ECG mult | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0046 | S |  | PET follow stress ECG singl | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0047 | S |  | PET follow stress ECG mult | 0285 | 12.0951 | \$690.61 | \$299.16 | \$138.12 |
| G0101 | v |  | - CA screen:pelvichbreast exam | 0600 | 0.9153 | \$52.26 |  | \$10.45 |
| G0102 | $N$ |  | Prostate ca screening: dre |  |  |  |  |  |
| G0103 | A |  | Psa, total screening |  |  |  |  |  |
| G0104 | S | - | CA screen;flexi sigmoidscope | 0159 | 2.8560 | \$163.07 |  | \$40.77 |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{aligned} & \text { Payment } \\ & \text { Rate } \\ & \hline \end{aligned}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| G0105 | $T$ |  | Colorectal scm; hi risk ind | 0158 | 7.7973 | \$445.21 |  | \$111.30 |
| G0106 | S |  | Colon CA screen;barium enema | 0157 | 2.5594 | \$146.14 |  | \$29.23 |
| G0107 | A |  | CA screen; fecal blood test |  |  |  |  |  |
| G0108 | A |  | Diab manage trn per |  |  |  |  |  |
| G0109 | A |  | Diab manage trn ind/group |  |  |  |  |  |
| G0110 | A |  | Nett puim-rehab educ; ind |  |  |  |  |  |
| G0111 | A |  | Nett pulm-rehab educ; group |  |  |  |  |  |
| G0112 | A |  | Nelt;nutrition guid, initial |  |  |  |  | , |
| G0113 | A |  | Nett:nutrition guid.subseqnt |  |  |  |  |  |
| G0114 | A |  | Nett; psychosocial consult |  |  |  |  |  |
| G0115 | A |  | Nett; psychological testing |  |  |  |  |  |
| G0116 | A |  | Nett; psychosocial counsel |  |  |  |  |  |
| G0117 | S |  | Glaucoma scm hgh rısk direc | . 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| G0118 | S |  | Glaucoma scrn hgh risk direc | 0230 | 0.8036 | \$45.88 | \$14.97 | \$9.18 |
| G0120 | S |  | Colon ca scrn; barium enema | 0157 | 2.5594 | \$146.14 |  | \$29.23 |
| G0121 | T |  | Colon ca scrn not hi rsk ind | 0158 | 7.7973 | \$445.21 |  | \$111.30 |
| G0122 | E |  | Colon ca scrn; barium enema |  |  |  |  |  |
| G0123 | A |  | Screen cerv/vag thin tayer |  |  |  |  |  |
| G0124 | A |  | Screen olv thin iayer by MD |  |  |  |  |  |
| G0125 | S |  | PET img WhBD sgl putm ring | 1513 |  | \$1.150.00 |  | \$230.00 |
| G0127 | $T$ |  | Trim nail(s) | 0009 | 0.6955 | \$39.71 | \$8.34 | \$7.94 |
| G0128 | B |  | CORF skilled nursing service |  |  |  |  |  |
| G0129 | $P$ |  | Partiai hosp prog service | 0033 | 5.1174 | \$292.19 |  | \$58.44 |
| G0130 | $\times$ |  | Single energy x-ray study | 0260 | 0.7772 | \$44.38 | \$19.97 | \$8.88 |
| G0141 | $E$ |  | Scr c/v cyto,autosys and md |  |  |  |  |  |
| G0143 | A |  | Scr c/v eyto,thinlayer,reser |  |  |  |  |  |
| G0144 | A |  | Scr c/v cyto,thinlayer, rescr |  |  |  |  |  |
| G0145 | A |  | Scr e/v eyto.thinlayer, reser |  |  |  |  |  |
| G0147 | A |  | Scr c/v cyto, automated sys |  |  |  |  |  |
| G0148 | A |  | Scr c/v cyto. autosys, rescr |  |  |  |  |  |
| G0151 | B |  | HHCP-serv of pt, ea 15 min |  |  |  |  |  |
| G0152 | B |  | HHCP-serv of ot, ea 15 min |  |  |  |  |  |
| G0153 | B |  | HHCP-svs of $s / 1$ path, ea 15 mn |  |  |  |  |  |
| G0154 | B |  | HHCP-svs of m,ea 15 min |  |  |  |  |  |
| G0155 | B |  | HHCP-svs of csw,ea 15 min |  |  |  |  |  |
| G0156 | B |  | - HHCP.svs of aide, ea 15 min |  |  |  |  |  |
| G0166 | T |  | Extrnl counterpulse. per tx | 0678 | 1.8456 | \$105.38 |  | \$21.08 |
| G0168 | N |  | Wound closure by adhesive |  | , |  |  |  |
| G0173 | S |  | Stereo radoisurgery.complete | 1528 |  | \$5,250.00 | . | \$1.050.00 |
| G0175 | $V$ |  | OPPS Service,sched team conf | - 0602 | 1.4126 | \$80.66 |  | \$16.13 |
| G0176 | $p$ |  | OPPS/PHP;activity therapy | 0033 | 5.1174 | \$292.19 |  | \$58.44 |
| G0177 | $P$ |  | OPPS/PHP: train \& educ serv | 0033 | 5.1174 | \$292.19 |  | \$58.44 |
| G0179 | $E$ |  | MD recertification HHA PT |  |  |  |  |  |
| G0180 | $E$ | - | MD certification HHA patient | - |  |  |  |  |
| G0181 | E |  | Home health care supervision |  |  |  |  |  |
| G018? | $E$ |  | Hospice care supervision |  |  |  |  |  |
| G0186 | T |  | Dstry eye lesn, fdr vssl tech | 0235 | 5.1522 | \$294.18 | \$72.04 | \$58.84 |
| G0202 | A |  | Screeningmammographydigital | - |  |  |  |  |
| G0204 | A |  | Diagnosticmammographydigital |  |  |  |  |  |
| G0206 | A | - | Diagnosticmammographydigital |  |  |  |  |  |

- Refer to preamble for explanation of mulliple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT $/$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| G0210* | S |  | PET img wholebody dxlung | 1516 |  | \$1.450.00 |  | \$290.00 |
| G0210* | S |  | PET ing wholebody dxlung | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0210* | S |  | PET ing wholebody dxlung | 1513 |  | \$1.150.00 |  | \$230.00 |
| G0211* | S |  | PET img whbd ring init fung | 1516 |  | \$1.450.00 |  | \$290.00 |
| G0211* | S |  | PET ing whbd ring init lung | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| 60211* | S |  | PET img whbd ring init lung | 1513 |  | \$1.150.00 |  | \$230.00 |
| G0212* | S |  | PET ing whbd ring restag lun | 1516 |  | \$1.450.00 |  | \$290.00 |
| G0212* | S |  | PET ing whbo ring restag lun | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0212* | S |  | PET ing whbd ring restag lun | 1513 |  | \$1.150 00 |  | \$230.00 |
| G0213* | S |  | PET ing wholbody dx | 1516 |  | \$1.450 00 |  | \$290.00 |
| G0213* | 5 |  | PET ing wholbody dx | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0213* | S |  | PET ing whotbody dx | 1513 |  | \$1.150.00 |  | \$230.00 |
| G0214* | S |  | PET ing wholebod init | 1516 |  | \$1,450.00 |  | \$290.00 |
| G0214* | S |  | PET ing wholebod init | 1513 |  | \$1.150.00 |  | \$230.00 |
| G0214* | S |  | PET ing wholebod init | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0215* | S |  | PETing wholebod restag | 1516 |  | \$1,450.00 |  | \$290.00 |
| G0215* | S |  | PETing wholebod restag | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0215* | S |  | PETing wholebod restag | 1513 |  | \$1.150.00 |  | \$230.00 |
| G0216* | S |  | PET img whbd ring dx melanom | 1513 | - | \$1.150.00 |  | \$230.00 |
| G0216* | S |  | PET img whbd ing dx melanom | 1516 |  | \$1.450.00 |  | \$290.00 |
| G0216* | S |  | PET img whbd ring dx melanom | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0217* | S |  | PET img whbd ring init melan | 1513 |  | \$1.150.00 |  | \$230.00 |
| G0217* | S |  | PET img whbd ring init melan | 1516 |  | \$1.450 00 |  | \$290.00 |
| G0217* | S |  | PET img whbd ring init melan | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0218* | S |  | PET ing whbd ring restag mel | 1516 |  | \$1,450.00 |  | \$290.00 |
| G0218* | S |  | PET img whbd ring restag mel | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0218* | S |  | PET ing whbd ring restag mel | 1513 |  | \$1.150.00 |  | \$230.00 |
| G0219 | E |  | PET img whbd ring noncov ind |  |  |  |  |  |
| G0220* | S |  | PET img whbd ring $d x$ lymphom | 1513 |  | \$1,150.00 |  | \$230.00 |
| G0220* | S |  | PET img whbd ring dx lymphom | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0220* | S |  | PET img whbd ring dx lymphom | 1516 |  | \$1.450.00 |  | \$290.00 |
| G0221* | S |  | PET img whbd ring init tymph | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0221* | S |  | PET img whbd ring init lymph | 1513 |  | \$1.150.00 |  | \$230.00 |
| G0221* | S |  | PET img whbd ring init lymph | 1516 |  | \$1.450.00 | - | \$290.00 |
| G0222* | S |  | PET ing whbd ring resta lymp | 1516 |  | \$1.450.00 |  | \$290.00 |
| G0222* | S |  | PET ing whbd ring resta lymp | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0222* | S |  | PET ing whbd ring resta lymp | 1513 |  | \$1.150.00 |  | \$230.00 |
| G0223* | S |  | PET ing whbd reg ring $d x$ hea | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0223* | S |  | PET ing whbd reg ring dx hea | 1513 |  | \$1,150.00 |  | \$230.00 |
| G0223* | S |  | PET ing whbd reg ring $d x$ hea | 1516 |  | \$1.450.00 |  | \$290.00 |
| G0224* | S |  | PETimg whbd reg ring ini hea | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0224* | S |  | PETimg whbd reg ring ini hea | 1513 |  | \$1,150.00 |  | \$230.00 |
| G0224* | S |  | PETimg whbd reg ring ini hea | 1516 |  | \$1.450.00 |  | \$290.00 |
| G0225* | S |  | PET img whbd ring restag hea | 1516 |  | \$1,450.00 |  | \$290.00 |
| G0225* | S |  | PET ing whbd ring restag hea | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0225* | S |  | PET ing whbd ring restag hea | 1513 |  | \$1.150.00 |  | \$230.00 |
| G0226* | S |  | PET ing whbd dx esophag | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0226* | S |  | PET ing whbd dx esophag | 1513 |  | \$1,150.00 |  | \$230.00 |
| G0226* | S |  | PET ing whbd dx esophag | 1516 |  | \$1.450.00 | . | \$290.00 |
| G0227* | S |  | PET img whbd ring ini esopha | 1516 |  | \$1.450.00 |  | \$290.00 |

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## Addendum B. - Payment Status by HCPCS Code and Related Information

 Calendar Year 2005| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Retative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| G0227* | S |  | PET img whbd ring ini esopha | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0227* | S |  | PET img whbd ring ini esopha | 1513 |  | \$1.150.00 |  | \$230.00 |
| G0228* | S |  | PET img whbd ring restg esop | 1516 |  | \$1:450.00 |  | \$290.00 |
| G0228* | S |  | PET ing whbd ring restg esop | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0228* | S |  | PET img whbd ring restg esop | 1513 |  | \$1.150.00 |  | \$230.00 |
| G0229* | S |  | PET ing metabolic brain ring | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0229* | S |  | PET ing metabolic brain ring | 1513 |  | \$1,150.00 |  | \$230.00 |
| G0229* | S |  | PET img metabolic brain ring | 1516 |  | \$1.450.00 |  | \$290.00 |
| G0230* | S |  | PET myocard viability post | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0230* | S |  | PET myocard viability post | 1513 |  | \$1,150.00 |  | \$230.00 |
| G0230* | S |  | PET myocard viability post | 1516 |  | \$1,450.00 |  | \$290.00 |
| G0231* | S |  | PET WhBD colorec; gamma cam | 1516 |  | \$1.450.00 |  | \$290.00 |
| G0231* | S |  | PET WhBD colorec; gamma cam | 0420 | :5.7385 | \$898.64 |  | \$179.73 |
| G0231* | S |  | PET WhBD colorec; gamma cam | 1513 |  | \$1,150.00 |  | \$230.00 |
| G0232* | S |  | PET whbd lymphoma; gamma cam | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0232* | S |  | PET whbd lymphoma; gamma cam | 1513 |  | \$1,150.00 |  | \$230.00 |
| G0232* | S |  | PET whbd tymphoma; gamma cam | 1516 |  | \$1,450.00 |  | \$290.00 |
| G0233* | S |  | PET whbd melanoma: gamma cam | 1516 |  | \$1.450.00 |  | \$290.00 |
| G0233* | S |  | PET whbd melanoma: gamma cam | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0233* | S |  | PET whbd melanoma: gamma cam | 1513 | . | \$1,150.00 |  | \$230.00 |
| G0234* | S |  | PET WhBO pulm nod; gamma cam | 1516 |  | \$1,450.00 |  | \$290.00 |
| G0234* | S |  | PET WhBD pulm nod; gamma cam | 0420 | 15.7385 | \$898.64 |  | \$179.73 |
| G0234* | S |  | PET WhBD pulm nod: gamma cam | 1513 |  | \$1,15000 |  | \$230.00 |
| G0237 | S |  | Therapeutic procd strg endur | 0411 | 0.4299 | \$24.55 |  | \$4.91 |
| G0238 | S |  | Oth resp proc, indiv | 0411 | 0.4299 | \$24.55 |  | \$4.91 |
| G0239 | S |  | Oth resp proc, group | 0411 | 0.4299 | \$24.55 |  | \$4.91 |
| G0242 | S |  | Multisource photon ster plan | 1516 |  | \$1,450.00 |  | \$290.00 |
| G0243 | S |  | Multisour photon stero treat | 1528 |  | \$5,250.00 |  | \$1.050.00 |
| G0244 | S |  | Observ care by facility topt | 0339 | 7.0750 | \$403.97 |  | \$80.79 |
| G0245 | $v$ |  | Initial Foot Exam PTLOPS | 0600 | 0.9153 | \$52.26 |  | \$10.45 |
| G0246 | $v$ |  | Followup eval of foot pt lop | 0600 | 0.9153 | \$52.26 |  | \$10.45 |
| G0247 | T |  | Routine footcare pt w lops | 0009 | 0.6955 | \$39.71 | \$8.34 | \$7.94 |
| G0248 | S |  | Demonstrate use home int mon | 1503 |  | \$150.00 |  | \$30.00 |
| G0249 | S |  | Provide test material, equipm | 1503 |  | \$150.00 |  | \$30.00 |
| G0250 | E |  | MD review interpret of test |  |  |  |  |  |
| G0251 | S |  | Linear acc based stero radio | 1513 |  | \$1,150.00 |  | \$230.00 |
| G0252 | $E$ |  | PET imaging initial $d x$ |  |  |  |  |  |
| G0253 | S |  | PET image brst dection recur | 1516 |  | \$1.450.00 |  | \$290.00 |
| G0254 | S |  | PET image brst eval to tx | 1516 |  | \$1.450.00 |  | \$290.00 |
| G0255 | $E$ |  | Current percep threshold tst |  |  |  |  |  |
| G0257 | S |  | Unsched dialysis ESRD pt hos | 0170 | 6.6759 | \$381.18 |  | \$76.24 |
| G0259 | N |  | Inject for sacroiliac joint |  |  |  |  |  |
| G0260 | T |  | Inj for sacroiliac jt anesth | 0206 | 5.4794 | \$31286 | \$75.55 | \$62.57 |
| G0263 | N |  | Adm with CHF, CP, asthma |  |  |  |  |  |
| G0264 | V |  | Assmt otr CHF. CP, asthma | 0600 | 0.9153 | \$52.26 |  | \$10.45 |
| G0265 | A |  | Cryopresevation Freeze + stora |  |  |  |  |  |
| G0266 | A |  | Thawing + expansion froz cel |  |  |  |  |  |
| G0267 | S |  | Bone marrow or psc harvest . | 0110 | 3.7794 | \$215.80 |  | \$43.16 |
| G0268 | $\times$ |  | Removal of impacted wax md | 0340 | 0.6454 | \$36.85 |  | \$7.37 |
| G0269 | $N$ |  | Occlusive device in vein art |  |  |  |  |  |

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| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| G0270 | A |  | MNT subs tx for change dx |  |  |  |  |  |
| G0271 | A |  | Group MNT 2 or more 30 mins |  |  |  |  |  |
| G0275 | N |  | Renal angio, cardiac cath |  |  |  |  |  |
| G0278 | N |  | lliac art angio,cardiac cath |  |  | - |  |  |
| G0279 | A |  | Excorp shock Lx, elbow epi |  |  |  |  |  |
| G0280 | A |  | Excorp shock tx other than |  |  |  |  |  |
| G0281 | A |  | Elec stim unattend for press |  |  |  |  |  |
| G0282 | E |  | Elect stim wound care not pd |  |  |  | - |  |
| G0283 | A |  | Elec stim other than wound |  |  |  |  |  |
| G0288 | S |  | Recon, CTA for pre \& post su | 0417 | 4.3258 | \$246.99 |  | \$49.40 |
| 60289 | N |  | Arthro, loose body + chondro |  |  |  |  |  |
| G0290 | T |  | Drug-eluting stents, single | 0656 | 104.5062 | \$5.967.10 |  | \$1.193.42 |
| G0291 | T |  | Drug-eluting stents, each add | 0656 | 104.5062 | \$5.967.10 |  | \$1.193.42 |
| G0292 | S |  | Adm exp drugs.clinical tral | 0424 | 3.2393 | \$184.96 |  | \$36.99 |
| G0293 | S |  | Non-cov surg proc, cluntrial | 1505 |  | \$350.00 |  | \$70.00 |
| G0294 | S |  | Non-cov proc, clinical trial | 1502 |  | \$75.00 |  | \$15.00 |
| G0295 | E |  | Electromagnetic therapy onc |  |  |  |  |  |
| G0296* | S |  | PET imge restag thyrod cance | 1513 |  | \$1,150.00 |  | \$230.00 |
| G0296* | S |  | PET imge restag thyrod cance | 0420 | 15.7385 | \$898 64 |  | \$179.73 |
| G0296* | S |  | PET imge restag thyrod cance | 1516 |  | \$1,450.00 |  | \$290.00 |
| G0297 | T |  | Insert single chamber/ed | 0107 | 301.2105 | \$17.198.50 | \$3.458.69 | \$3,439.70 |
| G0298 | T |  | Insert dual chamberlcd | 0107 | 301.2105 | \$17.198.50 | \$3.458.69 | \$3,439.70 |
| G0299 | T |  | Inser/repos single icd+leads | 0108 | 404.4663 | \$23.094.20 |  | \$4.618.84 |
| G0300 | T |  | Insert reposit lead dualtgen | 0108 | 404.4663 | \$23.094.20 |  | \$4.618.84 |
| G0302 | S |  | Pre-op service LVRS complete | 1509 |  | \$750.00 |  | \$150.00 |
| G0303 | S |  | Pre-op service LVRS 10-15dos | 1507 |  | \$550.00 |  | \$110.00 |
| G0304 | S |  | Pre-op service LVRS 1-9 dos | 1504 |  | \$250.00 |  | \$50.00 |
| G0305 | S |  | Post op service LVRS min 6 | 1504 |  | \$250.00 |  | \$50.00 |
| G0306 | A |  | CBC/diffwbe w/o platelet |  |  |  |  |  |
| G0307 | A |  | CBC without platetet |  |  |  |  |  |
| 60308 | A |  | ESRD related svc 4+mo<2yrs |  |  |  |  |  |
| G0309 | A |  | ESRD related svc 2-3mo<2yrs |  |  |  |  |  |
| G0310 | A |  | ESRD related sve $1 \mathrm{vst}<2 \mathrm{yr}$ |  |  |  |  |  |
| G0311 | A |  | ESRD related svs $4+$ mo 2-11 y |  |  |  |  |  |
| G0312 | A |  | ESRD relate sus 2-3 mo 2-11 |  |  |  |  |  |
| G0313 | A |  | ESRD related svs 1 mon 2-11 |  |  |  |  |  |
| G0314 | A |  | ESRD related svs 4-mo 12-19 |  |  |  |  |  |
| G0315 | A |  | ESRD related svs 2-3 mo 12-1 |  |  |  |  |  |
| G0316 | A |  | ESRD related svs 1 vsl 12-19 |  |  |  |  |  |
| G0317 | A |  | ESRD related svs $4+\mathrm{mo} 20+\mathrm{yrs}$ |  |  |  |  |  |
| G0318 | A |  | ESRD related svs 2-3 mo $20+y$ |  |  |  |  |  |
| G0319 | A |  | ESRD related svs 1 visit $20+$ |  |  |  |  |  |
| G0320 | A |  | ESRD related svs home unoer |  |  |  |  |  |
| G0321 | A |  | ESRDrelatedsvs home mo 2-11y |  |  |  |  |  |
| G0322 | A |  | ESRD retated sus home mot2-1 |  | * |  |  |  |
| G0323 | A |  | ESRD related svs home mo 20 + |  |  |  |  |  |
| G0324 | A. |  | ESRD related svs home/dy/2y |  |  |  |  |  |
| G0325 | A |  | ESRD relate home/dy 2-11yr |  |  |  |  |  |
| G0326 | A |  | ESRD relate home/dy $12-19 y$ |  |  |  |  |  |
| G0327 | A |  | ESRD relate home/dy $\mathbf{2 0 + y r s}$ |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005


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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status indicator | Comment Indicator | Description | APC | Relatlve Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| J0470 | N |  | Dimecaprol injection |  |  |  |  |  |
| J0475 | K |  | Baclofen 10 MG Injection | 9032 | 0.1492 | \$8.52 |  | \$1.70 |
| J0476 | B |  | Baclofen intrathecal trial |  |  |  |  |  |
| J0500 | N |  | Dicyclomine injection |  |  |  |  |  |
| J0515 | N |  | Inj benztropine mesylate |  |  |  |  |  |
| J0520 | N |  | Bethanechol chlonde inject |  |  |  |  |  |
| J0530 | N |  | Penicillin g benzathine ini |  |  |  |  |  |
| J0540 | N |  | Penicillin g benzathine inj |  |  |  |  |  |
| J0550 | N |  | Penicillin g benzathine inj |  |  |  |  |  |
| J0560 | N |  | Penicillin $g$ benzathine inj |  |  |  |  |  |
| J0570 | N |  | Penicillin g benzathine inj |  |  |  |  |  |
| J0580 | N |  | Penicilling benzathine inj |  |  |  |  |  |
| J0583 | K |  | Bivalirudin | 9111 |  | \$1.52 |  | \$0.30 |
| J0585 | K |  | Botulinum toxin a per unit | 0902 |  | \$4.32 |  | \$0.86 |
| J0587 | K |  | Botulinum toxin type B | 9018 |  | \$7.68 |  | \$1.54 |
| J0592 | N |  | Buprenorphine hydrochloride |  |  |  |  |  |
| J0595 | N |  | Butorphanol tarrate 1 mg |  |  |  |  |  |
| 10600 | N |  | Edetate calcium disodium inj |  |  |  |  |  |
| 10610 | N |  | Calcium gluconate injection |  |  |  |  |  |
| J0620 | N |  | Calcium glycer \& lac/10 ML |  |  |  |  |  |
| J0630 | $N$ |  | Calcitonin satmon injection |  |  |  |  |  |
| 50636 | N |  | 1 nj calcitriol per 0.1 mcg |  |  |  |  |  |
| J0637 | K |  | Caspofungin acelate | 9019 | 0.5717 | \$32.65 |  | \$6.53 |
| 10640 | N |  | Leucovorin calcium injection |  |  |  |  |  |
| 10670 | N |  | Inj mepivacaine HCL10 ml |  |  |  |  |  |
| J0690 | N |  | Cefazolin sodium injection |  |  |  |  |  |
| J0692 | $N$ |  | Celepime HCl for injection |  |  |  |  |  |
| J0694 | N |  | Cefoxitin sodium injection |  |  |  |  |  |
| J0696 | N |  | Ceftriaxone sodium injection |  |  |  |  |  |
| J0697 | N |  | Sterile cefuroxime injection |  |  |  |  |  |
| J0698 | N |  | Cefotaxime sodium injection |  |  |  |  |  |
| J0702 | N |  | Betamethasone acel\&sod phosp |  |  |  |  |  |
| J0704 | N |  | Betamethasone sod phosp/4 MG |  |  |  |  |  |
| 50706 | N |  | Caffeine citrale injection |  |  |  |  |  |
| J0710 | N |  | Cephapinn sodium injection |  |  | - |  |  |
| J0713 | $N$ |  | Inj ceftazidime per 500 mg |  |  |  |  |  |
| J0715 | N |  | Ceflizoxime sodium / 500 MG |  |  |  |  |  |
| J0720 | N |  | Chloramphenicol sodium injec |  | - |  |  |  |
| 10725 | N |  | Chorionic gonadotropin/1000u |  |  |  |  |  |
| 50735 | N |  | Clonidine hydrochloride |  |  |  |  |  |
| 10740 | K |  | Cidofovir injection | 9033 | 6.1929 . | \$353.60 |  | \$70.72 |
| J0743 | N |  | Cilastatin sodium injection |  |  |  |  |  |
| 50744 | N |  | Ciprofloxacin iv |  |  |  |  |  |
| 10745 | N |  | Inj codeine phosphate /30 MG |  |  |  |  |  |
| J0760 | N |  | Colchicine injection |  |  |  |  |  |
| J0770 | N |  | Colistimethale sodium inj |  |  |  |  |  |
| J0780 | N |  | Prochlorperazine injection | $\cdots$ |  |  |  |  |
| J0800 | N |  | Corticotropin injection |  |  |  |  |  |
| J0835 | $N$ |  | Inj cosyntropin per 0.25 MG |  |  |  |  |  |
| J0850 | K |  | Cytomegalovirus imm $\mathrm{N} /$ /viai | 0903 |  | \$622.13 |  | \$124.43 |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indlcator | Comment Indicator | Description | APC | Relatlve Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 10880 | $E$ |  | Darbepoetin alfa injection |  |  |  |  |  |
| J0895 | N |  | Deferoxamine mesylate inj |  |  |  |  |  |
| 10900 | N |  | Testosterone enanthate inj |  |  |  |  |  |
| $J 0945$ | K |  | Brompheniramine maleate inj | 9034 | 1.0444 | \$59.63 |  | \$11.93 |
| 50970 | N |  | Estradiol valerate injection |  |  |  |  |  |
| J1000 | N |  | Depo-estradiol cypionate inj |  | - |  |  |  |
| J1020 | N |  | Methylprednisolone 20 MG inj |  |  |  |  |  |
| J1030 | N |  | Methylprednisolone 40 MG inj |  |  |  |  |  |
| $J 1040$ | $N$ |  | Methylprednisolone 80 MG inj |  |  |  |  |  |
| J1051 | K |  | Medroxyprogesterone inj | 9035 | 0.3109 | \$17.75 |  | \$3.55 |
| J1055 | $E$ |  | Medrxyprogester acetate inj |  |  |  |  |  |
| J1056 | $E$ |  | MAEC contracepliveinjection |  |  |  |  |  |
| J1060 | N |  | Testosterone cypionate 1 ML |  |  |  |  |  |
| J1070 | N |  | Testosterone cypionat 100 MG |  |  |  |  |  |
| J1080 | N |  | Testosterone cypionat 200 MG |  |  |  |  |  |
| J1094 | N |  | Inj dexamethasone acetate |  |  |  |  |  |
| J1100 | $N$ |  | Dexamethasone sodium phos |  |  |  |  |  |
| J1110 | N |  | Inj dihydroergotamine mesylt |  |  |  |  |  |
| J1120 | N |  | Acetazolamid sodium injectio |  |  |  |  |  |
| J1160 | $N$ |  | Digoxin injection |  |  |  |  |  |
| J1165 | N |  | Pherrytoin sodium injection |  |  |  |  |  |
| $J 1170$ | N |  | Hydromorphone injection |  |  |  |  |  |
| J1180 | $N$ |  | Dyphylline injection |  |  |  |  |  |
| J1190 | K |  | Dexrazoxane HCl injection | 0726 |  | \$113.28 |  | \$22.66 |
| J1200 | N |  | Diphenhydramine hel injectio |  |  |  |  |  |
| J1205 | N |  | Chlorothiazide sodlum inj |  |  |  |  |  |
| 11212 | K |  | Dimethyl sulfoxide 50\% 50 ML | 9036 | 0.9158 | \$52.29 |  | \$10.46 |
| J1230 | K |  | Methadone injection | 9037 | 0.2357 | \$13.46 |  | \$2.69 |
| J1240 | N |  | Dimenhydrinate injection |  |  |  |  |  |
| J1245 | $k$ |  | Dipyridamole injection | 0380 | 02075 | \$11.85 |  | \$2.37 |
| J1250 | N |  | Inj dobutamine HCL/250 mg |  |  |  |  |  |
| J1260 | K |  | Dolasetron mesylate | 0750 |  | \$14.38 |  | \$2.88 |
| $J 1270$ | N |  | Injection, doxercalciferol |  |  |  |  |  |
| J1320 | N |  | Amitriptyline injection |  |  |  |  |  |
| J1325 | N |  | Epoprostenol injection |  |  |  | . |  |
| J1327 | K |  | Eptifibatide injection | 1607 |  | \$11.21 |  | \$2.24 |
| J1330 | N |  | Ergonovine maleate injection |  |  |  |  |  |
| J1335 | N |  | Ertapenem injection |  | - |  |  |  |
| J1364 | N |  | Erythro lactobionate 1500 MG |  |  |  |  |  |
| J1380 | N |  | Estradiol valerate 10 MG ini |  |  |  |  |  |
| $J 1390$ | N |  | Estradiol valerate 20 MG inj |  |  |  |  |  |
| J1410 | K |  | Inj estrogen conjugate 25 MG | 9038 | 0.6946 | \$39.66 |  | \$7.93 |
| J1435 | N |  | Injection estrone per 1 MG |  |  |  |  |  |
| J1436 | N |  | Etidronate disodium inj |  |  |  |  |  |
| J1438 | K |  | Etanercept injection | 1608 |  | \$135.56 |  | \$27.11 |
| J1440 | K |  | Filgrastirn 300 mcg injection | 0728 |  | \$162.41 |  | \$32.48 |
| J1441 | K |  | Filgrastim 480 mcg injection | 7049 |  | \$274.40 |  | \$54.88 |
| J1450 | K |  | Fluconazole | 9039 | 0.4117 | \$23.51 |  | \$4.70 |
| J1452 | K |  | Intraocular Fornivirsen na | 9040 | 16.6329 | \$949 71 |  | \$189.94 |
| J1455 | N |  | Foscamet sodium injection |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 31460 | $K$ |  | Gamma globulin 1 CC inj | 9041 | 05598 | \$31.96 |  | \$6.39 |
| J1470 | B |  | Gamma globulin 2 CC inj |  |  |  |  |  |
| J1480 | B |  | Gamma globulin 3 CC inj |  |  |  |  |  |
| 11490 | B |  | Gamma globulin 4 CC inj |  |  |  |  |  |
| J1500 | B |  | Gamma globulin 5 CC inj |  |  |  |  |  |
| J1510 | B |  | Gamma globulin 6 CC inj |  |  |  |  |  |
| J 1520 | B |  | Gamma globulin 7 CC. inj |  | * |  |  |  |
| J1530 | B |  | Gamma globulin 8 CC inj |  |  |  |  |  |
| J1540 | B |  | Gamma globulin 9 CC inj |  |  |  |  |  |
| J1550 | 8 |  | Gamma globulin 10 CC inj |  |  |  |  |  |
| 31560 | 8 |  | Gamma globulin > 10 CC inj |  |  |  |  |  |
| J1563 | K |  | IV immune globulin | 0905 |  | \$68.48 |  | \$13.70 |
| J1564 | K |  | immune globulin 10 mg | 9021 |  | \$0.75 |  | \$0.15 |
| J1565 | K |  | RSV-ivig | 0906 |  | \$16.55 |  | \$3:31 |
| J1570 | N |  | Ganciclovir sodium injection |  |  |  |  |  |
| J1580 | N |  | Garamycin gentamicin inj |  |  |  |  |  |
| J1590 | N |  | Gatifloxacin injection |  |  |  |  |  |
| J1595 | N |  | Injection glatiramer acetate |  |  |  |  |  |
| J1600 | N |  | Gold sodium thiomaleate inj |  |  |  |  |  |
| J1610 | K |  | Glucagon hydrochloride/1 MG | 9042 | 0.8163 | \$46.61 |  | \$9.32 |
| J1620 | K |  | Gonadorelin hydroch/ 100 mcg | 7005 |  | \$16.09 |  | \$3.22 |
| J1626 | K |  | Granisetron HCl injection | 0764 |  | \$16.20 |  | \$3.24 |
| J1630 | N |  | Haloperidol injection |  |  |  |  |  |
| J1631 | N |  | Haloperidol decanoate inj |  |  |  |  |  |
| J1642 | N |  | Inj heparin sodium per 10 u |  |  |  |  |  |
| J1644 | N |  | Inj heparin sodium per 1000u |  |  |  |  |  |
| J1645 | $N$ |  | Dalteparin sodium |  |  |  |  |  |
| J1650 | N |  | Inj enoxaparin sodium |  |  |  |  |  |
| J1652 | N |  | Fondaparinux sodium |  |  | - |  |  |
| J1655 | N |  | Tinzaparin sodium injection |  |  |  |  |  |
| J1670 | N |  | Telanus immune globulin inj |  |  |  |  |  |
| J1700 | N |  | Hydrocortisone acetale inj |  |  |  |  |  |
| J1710 | $N$ |  | Hydrocortisone sodium ph inj |  |  |  |  |  |
| J1720 | N |  | Hydrocortisone sodium succ I |  |  |  |  |  |
| J1730 | K |  | Diazoxide injection | 9043 | 0.2713 | \$15.49 |  | \$3.10 |
| J1742 | K |  | Ibulikde fumarate injection | 9044 | 22912 | \$130.82 |  | \$26.16 |
| J1745 | K |  | Inflixımab injection | 7043 |  | \$57.40 |  | \$11.48 |
| J1750 | K |  | Iron dextran | 9045 | 0.2577 | \$14.71 |  | \$2.94 |
| \$1756 | K |  | Iron sucrose injection | 9046 | 0.0091 | \$0.52 |  | \$0.10 |
| J1785 | K |  | Injection imiglucerase /unit | 0916 |  | \$3.75 |  | \$0.75 |
| J1790 | N |  | Droperidol injection |  |  |  |  |  |
| J1800 | $N$ |  | Propranolol injection |  |  |  |  | . |
| J1810 | E |  | Droperidol/fentanyl inj |  |  |  |  |  |
| J1815 | N |  | Insulin injection |  |  |  |  |  |
| $J 1817$ | $N$ |  | Insulen for insulin pump use |  |  |  |  |  |
| J1825 | $E$ |  | Interferon beta-1a |  |  |  |  |  |
| J1830 | K |  | Interferon beta-1b / .25 MG | 0910 |  | \$58.73 |  | \$11.75 |
| J1835 | K |  | Itraconazole injection | 9047 | 0.7453 | \$42.56 |  | \$8.51 |
| $J 1840$ | N |  | Kanamycin sulfate 500 MG inj |  |  |  |  |  |
| J1850 | N |  | Kanamycin sulfate 75 MG inj |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | Natlonal Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| J2590 | N |  | Oxytocin injection |  |  |  |  | - |
| J2597 | K |  | Inj desmopressin acetate | 9048 | 0.0825 | \$4.71 |  | \$0.94 |
| J2650 | N |  | Prednisolone acetate inj |  |  |  |  |  |
| J2670 | N |  | Totazoline hal injection |  |  |  |  |  |
| J2675 | $N$ |  | Inj progesterone per 50 MG |  |  |  |  |  |
| J2680 | $N$ |  | Fluphenazine decanoate 25 MG |  |  |  |  |  |
| J2690 | N |  | Procainamide hol injection |  |  |  |  |  |
| J2700 | N |  | Oxacillin sodium injeciton |  |  |  |  |  |
| J2710 | N |  | Neostigmine methyislfe inj |  |  |  |  |  |
| J2720 | N |  | tnj protamine sulfate/10 MG |  |  |  |  |  |
| J2725 | K |  | Inj protirelin per 250 mcg | 9049 | 0.7222 | \$41.24 |  | \$8.25 |
| J2730 | N |  | Pralidoxime chloride inj |  |  |  |  |  |
| J2760 | N |  | Phentolaine mesylate inj |  |  |  |  |  |
| J2765 | N |  | Metoclopramide hd injection |  |  |  |  |  |
| J2770 | N |  | Quinupristin/dalfopristin |  |  |  |  |  |
| J2780 | N |  | Ranitidine hydrochloride inj |  |  |  |  |  |
| J2783 | G |  | Rasburicase | 0738 |  | \$105.87 |  |  |
| J2788 | K |  | Rho dimmune gtobulin 50 mcg | 9023 |  | \$30.38 |  | \$6.08 |
| J2790 | N |  | Rho dimmune globulin inj |  |  |  |  |  |
| J2792 | K |  | Rho(D) immune globulin $h$, sd | 1609 |  | \$17.95 |  | \$3.59 |
| J2795 | N |  | Ropivacaine HCl injection |  |  |  |  |  |
| J2800 | N |  | Methocarbamol injection |  |  |  |  |  |
| J2810 | N |  | Inj theophylline per 40 MG |  |  |  |  |  |
| J2820 | K |  | Sargramostim injection | 0731 | , | \$25.39 |  | \$5.08 |
| J2910 | N |  | Aurothioglucose injection |  |  |  |  |  |
| J2912 | N |  | Sodium chloride injection |  |  |  |  |  |
| J2916 | K |  | Na ferric gluconate complex | 9050 | 0.1101 | \$6.29 |  | \$1.26 |
| J2920 | N |  | Methylprednisotone injection |  |  |  |  |  |
| J2930 | N |  | Methylprednisolone injection |  |  |  |  |  |
| J2940 | N |  | Somatrem injection |  |  |  |  |  |
| J2941 | K |  | Somatropin injection | 7034 |  | \$280.87 |  | \$56.17 |
| J2950 | N |  | Promazine hal injection |  |  |  |  |  |
| J2993 | K |  | Reteplase injection | 9005 |  | \$1,192.09 |  | \$238.42 |
| J2995 | K |  | Inj streptokinase $\mathbf{2 5 0 0 0 0}$ IU | 0911 | 0.7864 | \$43.87 |  | \$8.77 |
| J2997 | K |  | Alleplase recombinant | 7048 | 0.3128 | \$17.86 |  | \$3.57 |
| J3000 | N |  | Streptomycin injection |  |  |  |  |  |
| J3010 | N |  | Fentanyl citrate injeciton |  |  |  |  |  |
| J3030 | N |  | Sumatriptan succinate / 6 MG |  |  |  |  |  |
| J3070 | N |  | Pentazocine hicl injection |  |  | . |  |  |
| J3100 | K |  | Tenecteplase injection | 9002 |  | \$2,350.98 |  | \$470.20 |
| J3105 | N |  | Terbutaline sulfate inj |  |  |  | - |  |
| J3120 | N |  | Testosterone enanthate inj |  |  |  |  |  |
| J3130 | N |  | Testosterone enanthate ini |  |  |  |  |  |
| J3140 | N |  | Testosterone suspension inj |  |  |  |  |  |
| $J 3150$ | N |  | Testosteron propionate inj |  |  |  |  |  |
| J3230 | N |  | Chlorpromazine hal injection |  |  |  |  |  |
| J3240 | K |  | Thyrotropin injection | 9108 | 10.8100 | \$617.50 |  | \$123.50 |
| J3245 | K |  | Tirofiban hydrochloride | 7041 |  | \$411.85 |  | \$82.37 |
| J3250 | N |  | Trimethobenzamide hcl inj |  |  |  |  |  |
| J3260 | $N$ |  | Tobramycin sulfate injection |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information

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| CPT 1 HCPCS | Status Indicator | Comment indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| J3265 | N |  | Injection torsemide $10 \mathrm{mg} / \mathrm{ml}$ |  |  |  |  |  |
| J3280 | N |  | Thiethylperazine maleate inj |  |  |  |  |  |
| J3301 | N |  | Triamcinolone acetonide inj |  |  |  |  |  |
| J3302 | N |  | Triamcinolone diacetate inj |  |  |  |  |  |
| J3303 | N |  | Triamcinolone hexacetonl inj |  |  |  |  |  |
| J3305 | $K$ |  | tnj trimetrexate glucoronate | 7045 | , | \$142.50 |  | \$28.50 |
| J3310 | N |  | Perphenazine injeciton |  |  |  |  |  |
| J3315 | K |  | Triptoretin pamoate | 9122 |  | \$362.78 |  | \$72.56 |
| J3320 | N |  | Spectinomyen di-hal inj |  |  |  |  |  |
| J3350 | K |  | Urea injection | 9051 | 1.2343 | \$70.48 |  | \$14.10 |
| J3360 | N |  | Diazepam injection | - |  |  |  |  |
| J3364 | N |  | Urokinase 5000 IU injection |  |  |  |  |  |
| J3365 | K |  | Urokinase 250.000 UJ inj | 7036 | 2.2060 | \$125.96 |  | \$25 19 |
| J3370 | N |  | Vancomycin hd injection |  |  |  |  |  |
| J3395 | $K$ |  | Verteporfin injection | 1203 |  | \$1,274.05 |  | \$254.81 |
| J3400 | $K$ |  | Triflupromazine hcl iny | 9052 | 1.2974 | \$74.08 |  | \$14.82 |
| $J 3410$ | N |  | Hydroxyzine hal injection |  |  |  |  |  |
| J3411 | N |  | Thiamine hcl 100 mg |  |  |  |  |  |
| J3415 | N |  | Pyridoxine hal 100 mg | - |  |  |  |  |
| J3420 | N |  | Vitamin b12 injection |  |  |  |  |  |
| J3430 | N |  | Vitamin k phytonadione inj |  |  |  |  |  |
| J3465 | N |  | Injection, voriconazole |  |  |  |  |  |
| J3470 | N |  | Hyaluronidase injection |  |  |  |  |  |
| J3475 | $N$ |  | Inj magnesium sulfate |  |  |  |  |  |
| J3480 | N |  | Inj polassium chloride |  |  |  |  |  |
| J3485 | N |  | Zidovudine |  |  |  |  |  |
| J3486 | G |  | Ziprasidone mesylate | 9204 |  | \$18.93 |  |  |
| J3487 | K |  | Zoledronic acid | 9115 |  | \$197.87 |  | \$3957 |
| J3490 | N |  | Drugs unclassified injection |  |  |  |  |  |
| J3520 | $E$ |  | Edetate disodium per 150 mg | $\cdots$ |  |  |  |  |
| J3530 | $K$ |  | Nasat vaccine inhalation | 9053 | 1.6356 | \$93.39 |  | \$18.68 |
| J3535 | E |  | Metered dose inhaler drug . |  | - |  |  |  |
| J3570 | E |  | Laetrile amygdalin vit B17 |  |  |  |  |  |
| J3590 | N |  | Unclassified biologics |  |  |  |  |  |
| J7030 | N |  | Normal satine solution infus |  |  |  |  |  |
| J7040 | N |  | Normal saline solution infus | * |  |  |  |  |
| J7042 | $N$ |  | 5\% dextrose/normal saline |  |  |  |  |  |
| J7050 | N |  | Normal saline solution infus |  |  |  |  |  |
| J7051 | N |  | Sterile saline/water |  |  |  |  |  |
| J7060 | N |  | 5\% dextrose/water |  |  |  |  |  |
| J7070 | N |  | D5w infusion |  |  |  |  |  |
| J7100 | N |  | Dextran 40 infusion |  |  |  |  |  |
| J7110 | N |  | Dextran 75 infusion |  |  |  |  |  |
| J7120 | N |  | Ringers lactate infusion |  |  |  |  |  |
| J7130 | N |  | Hypertonic saline solution |  |  |  |  |  |
| J7190 | K |  | Factor viii | 0925 |  | \$0.76 |  | \$0.15 |
| J7191 | K |  | Factor VIII (porcine) | 0926 |  | \$1.78 | * | \$0.36 |
| J7192 | K |  | Factor viii recombinant | 0927 |  | \$1.10 | - | \$0.22 |
| J7193 | $K$ |  | Factor IX non-recombinant | 0931 |  | \$0.98 |  | \$0.20 |
| J7194 | $K$ |  | Factor ix complex | 0928 |  | \$0.32 |  | \$0.06 |

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| J7195 | K |  | Factor IX recombinant | 0932 |  | \$0.98 |  | \$0.20 |
| 37197 | $N$ |  | Antithrombin iii injection |  |  |  |  |  |
| J7198 | K |  | Anti-inhibitor | 0929 |  | \$1.25 |  | \$0.25 |
| J7199 | B |  | Hemophilia clot factor noc |  |  |  |  |  |
| J7300 | E |  | Intraut copper contraceptive |  |  |  |  |  |
| 37302 | E |  | Levonorgestrel iu contracept |  |  |  |  |  |
| J7303 | E |  | Contraceptive vaginal ning |  |  |  |  |  |
| J7308 | K |  | Aminolevulinic acid hei top | 7308 |  | \$88.86 |  | \$17.77 |
| J7310 | $N$ |  | Ganciclovir long act implant |  |  |  |  |  |
| J7317 | K |  | Sodium hyaluronate injection | 7316 |  | \$54.33 |  | \$10.87 |
| J7320 | K |  | Hylan G-F 20 injection | 1611 |  | \$203.70 |  | \$40.74 |
| J7330 | B |  | Cultured chondrocytes impint |  |  |  |  |  |
| J7340 | E |  | Metabolic active $\mathrm{D} / \mathrm{E}$ tissue |  |  |  |  |  |
| $J 7342$ | K |  | Metabolically active lissue | 9054 | 0.1266 | \$7.23 |  | \$1.45 |
| J7350 | K |  | Injectable human tissue | 9055 | 0.1425 | \$8.14 |  | \$1.63 |
| J7500 | N |  | Azathioprine oral 50 mg |  |  |  |  |  |
| J7501 | K |  | Azathioprine parenteral | 0887 |  | \$30.18 |  | \$6.04 |
| J7502 | K |  | Cyclosporine oral 100 mg | 0888 | 0.0317 | \$1.81 |  | \$0.36 |
| J7504 | K |  | Lymphocyte immune globulin | 0890 |  | \$243.50 |  | \$48.70 |
| $J 7505$ | N |  | Monoclonal antibodies |  |  |  |  |  |
| $J 7506$ | N |  | Prednisone oral |  |  |  |  |  |
| $J 7507$ | K |  | Tacrolimus oral per 1 MG | 0891 |  | \$3.05 |  | \$0.61 |
| $J 7509$ | N |  | Methylprednisolone oral |  |  |  |  |  |
| $J 7510$ | N |  | Prednisolone oral per 5 mg |  |  |  |  |  |
| J7511 | K |  | Antithymocyte globuln rabbit | 9104 |  | \$312.41 |  | \$62.48 |
| $J 7513$ | K |  | Daclizumab. parenteral | 1612 |  | \$393.78 |  | \$78.76 |
| J7515 | N |  | Cyclosporine orat 25 mg |  |  |  |  |  |
| $J 7516$ | N |  | Cyclosporin parenteral 250 mg |  |  |  |  |  |
| $J 7517$ | K |  | Mycophenolate mofetil oral | 9015 |  | \$2.46 |  | \$0.49 |
| J7520 | K |  | Sirolimus, oral | 9020 |  | \$6.23 |  | \$1.25 |
| J7525 | N |  | Tacrolimus injection |  |  |  |  |  |
| $J 7599$ | N |  | Immunosuppressive drug noc |  |  |  |  |  |
| 37608 | Y |  | Acetylcysteine inh sol ud |  |  |  |  |  |
| J7618 | Y |  | Albuterol inh sol con |  |  |  |  |  |
| J7619 | Y |  | Albuterol inh sol ud |  |  |  |  |  |
| J7621 | Y |  | (Levo)albuterollpra-bromide |  |  |  |  |  |
| J7622 | A |  | Beclomethasone inhalatn sol |  |  |  |  |  |
| J7624 | A |  | Betamethasone inhalation sol |  |  |  |  |  |
| J7626 | A |  | Budesonide inhalation sol |  |  |  |  |  |
| J7628 | Y |  | Bitofterol mes inhal sol con |  |  |  |  |  |
| J7629 | $Y$ |  | Bitolterol mes inh sol ud |  |  |  |  |  |
| J7631 | $Y$ |  | Cromolyn sodium inh sol ud |  |  |  |  |  |
| $J 7633$ | N |  | Budesonide concentrated sol |  |  |  |  |  |
| J7635 | $Y$ |  | Atropine inhal sol con |  |  |  |  |  |
| J7636 | $Y$ |  | Atropine inhal sol unit dose |  |  |  |  |  |
| J7637 | Y |  | Dexamethasone inhal sol con |  |  |  |  |  |
| J7638 | $Y$ |  | Dexamethasone inhal sol ud |  |  |  |  |  |
| J7639 | Y |  | Dornase alpha inhal sol ud |  |  | * |  |  |
| J7641 | A |  | Flunisolide, inhalation sol |  |  |  |  |  |
| J7642 | $Y$ |  | Glycopyrrotate inhal sol con |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT I HCPCS | Status Indicator | Comment indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $J 7643$ | $\gamma$ |  | Glycopyrrolate inhal sol ud |  |  |  |  |  |
| J7644 | $Y$ |  | Ipratropium brom inh sol u d |  |  |  |  |  |
| J7648 | $Y$ |  | Isoetharine hil inh sol con |  |  |  |  |  |
| J7649 | $Y$ |  | isoetharine hol inh sol u d |  |  |  |  |  |
| J7658 | $Y$ |  | isoproterenolhel inh sol con |  |  |  |  |  |
| J7659 | $\gamma$ |  | Isoproterenol hat inh sol ud |  |  |  |  |  |
| J7668 | $\gamma$ |  | Metaproterenol inh sol con |  |  |  |  |  |
| J7669 | $Y$ |  | Metaproterenol inh solu d |  |  |  |  |  |
| J7680 | $Y$ |  | Terbutaline so4 inh sol con |  |  |  |  |  |
| J7681 | $Y$ |  | Terbutaline so4 inh sol u d |  |  |  |  |  |
| J7682 | $Y$ |  | Tobramycin inhatation sol |  |  | . |  |  |
| J7683 | $Y$ |  | Triamcinolone inh sol con |  |  |  |  |  |
| J7684 | $Y$ |  | Triamcinolone inh sol u d |  |  |  |  |  |
| J7699 | $\gamma$ |  | Inhalation solution for DME |  |  |  | - |  |
| J7799 | $Y$ |  | Non-inhalation drug for DME |  |  |  |  |  |
| J8499 | E |  | Oral prescrip drug non chemo | - |  |  |  |  |
| J8510 | K |  | Oral busulfan | 7015 |  | \$2.08 |  | \$0.42 |
| J 8520 | K |  | Capecitabine, oral. 150 mg | 7042 |  | \$2.96 |  | \$0.59 |
| J8521 | $E$ |  | Capecitabine, oral, 500 mg |  |  |  |  |  |
| J8530 | N |  | Cyclophosphamide oral 25 MG |  |  |  |  |  |
| J8560 | K |  | Etoposide oral 50 MG | 0802 |  | \$21.91 |  | \$4.38 |
| J8600 | N |  | Melphalan oral 2 MG |  |  |  |  |  |
| J8610 | N |  | Methotrexate oral 2.5 MG |  |  |  |  |  |
| J8700 | K |  | Temozolomide | 1086 |  | \$6.42 |  | \$1.28 |
| $J 8999$ | B |  | Oral prescription drug chemo |  |  |  |  |  |
| J9000 | K |  | Doxorubic hel 10 MG vl chemo | 0847 |  | \$4.69 |  | \$0.94 |
| J9001 | K |  | Doxorubicin hal liposome inj | 7046 |  | \$343.78 |  | \$68.76 |
| J9010 | K |  | Alemtuzumab injection | 9110 |  | \$510.70 |  | \$102.14 |
| J9015 | K |  | Aldesleukin/single use vial | 0807 |  | \$680.35 |  | \$136.07 |
| - J9017 | K |  | Arsenic trioxide | 9012 |  | \$34.32 |  | \$6.86 |
| $J 9020$ | K | - | Asparaginase injection | 0814 |  | \$54.71 |  | \$10.94 |
| $J 9031$ | K |  | Bcg live intravesical vac | 0809 |  | \$139.90 |  | \$27.98 |
| J 9040 | K |  | Bleomycin sulfate injection | 0857 |  | \$88.32 |  | \$17.66 |
| J9045 | K |  | Carboplatin injection | 0811 |  | \$129.96 |  | \$25.99 |
| J9050 | N |  | Carmus bischl nitro inj |  |  |  |  |  |
| J9060 | K |  | Cisplatin 10 MG injection | 0813 |  | \$7.73 |  | \$1.55 |
| J9062 | B |  | Cisplatin 50 MG injection |  |  |  |  |  |
| J9065 | K |  | Inj cladribine per 1 MG | 0858 |  | \$24.84 |  | \$4.97 |
| J9070 | K |  | Cyclophosphamide 100 MG inj | 0815 | - | \$2.77 |  | \$0.55 |
| J9080 | B |  | Cyclophosphamide 200 MG inj |  |  |  |  |  |
| J9090 | 8 |  | Cyclophosphamide 500 MG inj |  |  |  |  |  |
| J9091 | B |  | Cyclophosphamide 1.0 grm Inj |  |  |  |  |  |
| J9092 | B |  | Cyclophosphamide 2.0 grm inj |  |  |  |  |  |
| J9093 | K |  | Cyclophosphamide lyophilized | 0816 |  | \$2.36 |  | \$0.47 |
| J9094 | B |  | Cyclophosphamide lyophilized |  |  | . |  |  |
| J9095 | B |  | Cyclophosphamide lyopthilized |  |  |  |  |  |
| J9096 | B |  | Cyclophosphamide lyophilized | - |  |  |  |  |
| J9097 | B |  | Cyclophosphamide lyophilized |  |  |  |  |  |
| J9098 | N |  | Cytarabine liposome |  |  |  |  |  |
| J 9100 | K |  | Cytarabine hel 100 MG inj | 0817 |  | \$1.55 |  | \$0.31 |

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| CPT $/$ HCPCS | Status Indicator | Comment indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| J9110 | B |  | Cytarabıne hal 500 MG inj |  |  |  |  |  |
| J9120 | $N$ |  | Dactinomycin actinomycin d |  |  |  |  |  |
| $J 9130$ | K |  | Dacarbazine 100 mg inj | 0819 |  | \$6.14 |  | \$ 123 |
| J9140 | B |  | Dacarbazine 200 MG inj |  |  |  |  |  |
| J9150 | K |  | Daunorubicin | 0820 |  | \$35 94 |  | \$7.19 |
| J9151 | $K$ |  | Daunorubicin citrate liposom | 0821 |  | \$64.60 |  | \$12.92 |
| J9160 | K |  | Denileukin diftilox, 300 mcg | 1084 |  | \$1.232.88 |  | \$246.58 |
| J9165 | N |  | Diethylstilbestrol injection |  |  |  |  |  |
| $J 9170$ | K |  | Docetaxel | 0823 |  | \$312.69 |  | \$62.54 |
| $J 9178$ | $K$ |  | Inf. epirubicin hat. 2 mg | 1167 |  | \$24.14 |  | \$4.83 |
| J9181 | K | , | Etoposide 10 MG inj | 0824 |  | \$0.83 |  | \$0.17 |
| J9182 | 8 |  | Etoposide 100 MG inj |  |  |  |  |  |
| $J 9185$ | K |  | Fludarabine phosphate inj | 0842 |  | \$311.09 |  | \$62.22 |
| J9190 | N |  | Fluorouracil injection |  |  |  |  |  |
| $J 9200$ | $K$ |  | Floxuridine injection | 0827 |  | \$66.24 |  | \$13.25 |
| J9201 | K |  | Geincitabune HCl | 0828 |  | \$105.73 |  | \$21.15 |
| $J 9202$ | K |  | Goserelin acetate implant | 0810 |  | \$390.09 |  | \$78.02 |
| $J 9206$ | K |  | Irinotecan injection | 0830 |  | \$127.33 |  | \$25.47 |
| 19208 | K |  | Hosfomide injection | 0831 |  | \$72.81 |  | \$14.56 |
| $J 9209$ | K |  | Mesna injection | 0732 |  | \$17.66 |  | \$3.53 |
| $J 9211$ | K |  | Idarubicin hd injection | 0832 | 0.2357 | \$13.46 |  | \$2.69 |
| J9212 | N |  | Interferon alfacon-1 |  |  |  |  |  |
| J9213 | K |  | Interferon alfa-2a inj | 0834 |  | \$30.48 |  | \$6.10 |
| J9214 | K |  | Interferon alfa-2b inj | 0836 |  | \$13.00 |  | \$2.60 |
| J9215 | $K$ |  | interferon alfa-n3 inj | 0865 |  | \$8.17 |  | \$1.63 |
| $J 9216$ | K |  | Interferon gamma 1-b inj | 0838 | 33927 | \$193.80 |  | \$38.76 |
| $J 9217$ | K |  | Leuprolide acetate suspnsion | 9217 |  | \$543.72 |  | \$108.74 |
| J9218 | K |  | Leuprolide acetate injeciton | 0861 |  | \$14.48 |  | \$2.90 |
| J9219 | K |  | Leuprolide acetate implant | 7051 |  | \$4.717.72 |  | \$943.54 |
| 19230 | N |  | Mechlorethamine hd inj |  |  |  |  |  |
| J9245 | K |  | Inj melphalan hydrocth 50 MG | 0840 |  | \$367.03 |  | \$73.41 |
| J9250 | $N$ |  | Methotrexate sodium inj |  |  |  |  |  |
| J9260 | B |  | Methotrexate sodium inj |  |  |  |  |  |
| J9263 | 8 |  | Oxaliplatin . |  |  |  |  |  |
| J9265 | K |  | Paclitaxel injection | 0863 |  | \$79.04 |  | \$15.81 |
| J9266 | N |  | Pegaspargase/singl dose vial |  |  |  |  |  |
| J9268 | K |  | Pentostatin injection | 0844 |  | \$1.683.24 |  | \$336.65 |
| J9270 | K |  | Plicamycin (mithramycin) inj | 0860 |  | \$93.80 |  | \$18.76 |
| J9280 | K |  | Mitomycin 5 MG inj | 0862 |  | \$30.91 |  | \$6.18 |
| J9290 | B |  | Mitomycin 20 MG inj |  |  |  |  |  |
| J9291 | B |  | Mitomycin 40 MG inj |  |  |  |  |  |
| J9293 | K |  | Mitoxantrone hydrochl/ 5 MG | 0864 |  | \$313.96 |  | \$62.79 |
| J9300 | $K$ |  | Gemtuzumab ozogamicin | 9004 |  | \$2.183.81 |  | \$436.76 |
| J9310 | K |  | Rituximab cancer treatment | 0849 |  | \$437.83 |  | \$87.57 |
| J9320 | $N$ |  | Streptozocin injection |  |  |  |  |  |
| J9340 | K |  | Thiotepa injection | 0851 |  | \$45.31 |  | \$9.06 |
| J9350 | $\kappa$ |  | Topotecan | -0852 |  | \$697.76 |  | \$139.55 |
| J9355 | K |  | Trasluzumab | 1613 |  | \$50.79 |  | \$10.16 |
| J9357 | N |  | Valrubicin, 200 mg |  |  |  |  |  |
| J9360 | N |  | Vinblastine sulfate inj |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information

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| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| J9370 - | N |  | Vincristine sulfate 1 MG inj |  |  |  |  |  |
| J9375 | B |  | Vincristine sulfate 2 MG inj |  |  |  |  |  |
| J9380 | B |  | Vincristine sulfale 5 MG inj |  |  |  |  |  |
| J9390 | $K$ |  | Vinorelbine tartrate/10 mg | 0855 |  | \$95.23 |  | \$19.05 |
| J9395 | K |  | Injection, Fulvestrant | 9120 |  | \$79.65 |  | \$15.93 |
| J9600 | K |  | Porfimer sodium | 0856 |  | \$2.274.78 |  | \$454.96 |
| J9999 | N |  | Chemotherapy drug |  |  |  |  |  |
| K0001 | Y |  | Standard wheelchair |  |  |  |  |  |
| K0002 | Y |  | Stnd hemi (low seat) whlchr |  |  |  |  |  |
| K0003 | Y |  | Lightweight wheelchair |  |  |  |  |  |
| K0004 | Y |  | High strength ltwt whichr |  |  |  |  |  |
| K0005 | Y | - | Ultralightweight wheelchair |  |  |  |  |  |
| K0006 | $Y$ |  | Heavy duly wheelchair |  |  |  |  |  |
| K0007 | $Y$ |  | Extra heavy duty wheelchair |  |  |  |  |  |
| K0009 | Y |  | Other manual wheelchairbase |  |  |  |  |  |
| K0010 | Y |  | Stnd wt frame power whichr |  |  |  |  |  |
| K0011 | Y |  | Stind wt pwr whilchr w control |  |  |  |  |  |
| K0012 | $Y$ |  | Lewt portbl power whichr |  |  |  |  |  |
| K0014 | $Y$ |  | Other power whichr base |  |  |  |  |  |
| K0015 | Y |  | Delach non-adjus hght armrst |  |  |  |  |  |
| K0017 | Y |  | Detach adjust armrest base |  |  |  |  |  |
| K0018 | Y |  | Detach adjust armrst upper |  |  |  |  |  |
| K0019 | Y |  | Arm pad each |  |  |  |  |  |
| K0020 | $\gamma$ |  | Fixed adjust armrest pair |  |  |  |  |  |
| K0023 | $\gamma$ |  | Planr back instt foam w/strp |  |  |  |  |  |
| K0024 | $\gamma$ |  | Plnr back instt foam whrdwr |  |  |  |  |  |
| K0037 | Y |  | High mount fip-up footrest |  |  |  | . |  |
| K0038 | Y |  | Leg strap each |  |  |  |  |  |
| K0039 | Y |  | Leg strap h style each |  |  |  |  |  |
| K0040 | $Y$ |  | Adjustable angle footplate |  |  |  |  |  |
| K0041 | $Y$ |  | Large size footplate each |  |  |  |  |  |
| K0042 | $\gamma$ |  | Standard size footplate each |  |  |  |  |  |
| K0043 | Y |  | Ftrst lower extension tube |  |  |  |  | . |
| K0044 | $\gamma$ |  | First upper hanger bracket |  |  |  |  |  |
| K0045 | $Y$ |  | Footrest complete assembly |  |  |  |  |  |
| K0046 | $Y$ |  | Elevat legrst low extension |  |  |  |  |  |
| K0047 | Y |  | Elevat legrst up hangr brack |  |  |  |  |  |
| K0050 | $Y$ |  | Ratchet assembly |  |  | * |  |  |
| K0051 | Y |  | Cam relese assem frstlgrst |  |  |  |  |  |
| K0052 | $Y$ |  | Swingaway detach footrest |  |  |  |  |  |
| K0053 | $\gamma$ |  | Elevate footrest articulate |  |  |  |  |  |
| K0056 | Y |  | Seat $\mathrm{ht}<17$ or $>=21$ ltut wc |  |  |  |  |  |
| K0059 | $Y$ |  | Plastic coated handrim each |  |  |  |  |  |
| K0060 | $Y$ |  | Steel handrim each |  |  |  |  |  |
| K0061 | $Y$ |  | Aluminum handrim each |  |  |  |  |  |
| K0064 | Y |  | Zero pressure tube flat free |  |  |  |  |  |
| K0065 | $Y$ |  | Spake protectors |  |  |  |  |  |
| K0066 | Y |  | Solid tire any size each |  |  |  |  |  |
| K0067 | $Y$ |  | Pneumatic tire any size each |  |  |  |  |  |
| K0068 | $Y$ |  | Preumatic tire tube each |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005


| K0069 | Y | Rear whl complete solid tire |
| :--- | :--- | :--- |
| $K 0070$ | $Y$ | Rear whi compl pneum tire |
| $K 0071$ | $Y$ | Front castr compl pneum tire |
| $K 0072$ | $Y$ | Frnt cstr cmpl sem-pneum tir |
| $K 0073$ | $Y$ | Caster pin lock each |
| $K 0074$ | $Y$ | Pneumatic caster tire each |
| $K 0075$ | $Y$ | Semi-pneumatic caster tire |
| $K 0076$ | $Y$ | Solid caster tire each |
| $K 0077$ | $Y$ | Front caster assem complete |

K0078 $Y$ Pneumatic caster tire tube

| K0081 | $Y$ | Wheel lock assembly complete |
| :--- | :--- | :--- |
| K0090 | $Y$ | Rear tire power wheelcháir |

K0091 $Y$ Rear tire tube power whichr
K0092 $Y$ Rear assem cmplt powr whichr
K0093 Y Rear zero pressure tire tube
K0094 Y Wheel tire for power base
$K 0095 \quad$ Wheel tire tube each base
K0096 Y Wheel assem powr base complt
$K 0097$ Wheel zero presure tire tube
$K 0098$ Drive belt power wheelchair
$K 0099$ Y Pwr wheelchair front
K0102 Y Crutch and cane holder
K0104 Y Cylinder tank carrier
K0105 Y Iv hanger
$K 0106$ Arm trough each
K0108 Y W/c component-accessory NOS
K0114 Y Whlchr back suprt inr frame
K0115 Y Back module orthotic system
K0116 Y Back \& seat modul orthot sys
K0195 Y Elevating whichair leg rests
K0415 B RX antiemetic drg, oral NOS

K0416 B . Rx antiemetic drg,rectal NOS
K0452 Y Wheelchair bearings
K0455 Y Pump uninterrupted infusion
K0462 Y Temporary replacement eqpmnt
K0552 Y Supply/Ext inf pump syr type
K0600 $Y$ Functional neuromuscularstim
K0601 Y Repl batt silver oxide 1.5 V
K0602 Y Repl batt silver oxide 3 V
$K 0603$ Repl batt alkaline 1.5 v
K0604 Y Repl batt lithium 3.6 v
$K 0605$ Repl batt lithium 4.5 V
$K 0606 \quad$ AED garment wlelec analysis
$K 0607$ Repl batt for AED
$K 0608$ Repl garment for AED
$K 0609$. Yepl electrode for AED
K0618 A TLSO 2 piece rigid shell
K0619 A TLSO 3 piece rigid shell
K0620 A Tubular elastic dressing
$K 0627$ A Cervical pneum trac equip

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT I HCPCS | Stalus Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| K0628 | A |  | Mult dens insert direct form |  |  |  |  |  |
| K0629 | A |  | Mult dens insert custom mold |  |  |  |  |  |
| K0630 | A |  | SIO flex pelvisacral prefab |  |  |  |  |  |
| K0631 | A |  | SIO flex pelvisacral custom |  |  |  |  |  |
| K0632 | A |  | SIO panel prefab |  |  |  |  |  |
| K0633 | A |  | SIO panel custom |  |  |  |  |  |
| K0634 | A |  | LO flexibl L1 - below L5 pre |  |  |  |  |  |
| K0635 | A |  | LO sag stays/panels pre-fab |  |  |  |  |  |
| K0636 | A |  | LO sagitt rigid panel prelab |  |  |  |  |  |
| K0637 | A |  | LO flex w/o rigid stays pre |  |  |  |  |  |
| K0638 | A |  | LSO fiex w/rigid stays cust |  |  |  |  |  |
| K0639 | A |  | LSO post rigid panel pre |  |  |  |  |  |
| K0640 | A |  | LSO sag-coro rigid frame pre |  |  |  |  |  |
| K0641 | A |  | LSO sag-cor rigid frame cust |  |  |  |  |  |
| K0642 | A |  | LSO fiexion control prefab |  |  |  |  |  |
| K0643 | A |  | LSO flexion control custom |  |  |  |  |  |
| K0644 | A |  | LSO sagit rigid panel prefab |  |  |  |  |  |
| K0645 | A |  | LSO sagittal rigid panel cus |  |  |  |  |  |
| K0646 | A |  | LSO sag-coronal panel prefab |  |  |  |  |  |
| K0647 | A |  | LSO sag-coronal panel custom |  |  |  |  |  |
| K0648 | A |  | LSO s/c shell/panel prefab |  |  |  |  |  |
| K0649 | A |  | LSO s/c shell/panel custom |  |  |  |  |  |
| K0650 | $Y$ |  | Gen w/c cushion width < 22 |  |  |  |  |  |
| K0651 | $Y$ |  | Gen w/c cushion width >-22 |  |  |  |  |  |
| K0652 | Y |  | Skin prolect w/c cus wd <22 |  |  |  |  |  |
| K0653 | $Y$ |  | Skin protect w/c cus wd $>=22$ |  |  |  |  |  |
| K0654 | $Y$ |  | Position w/e cush width <22" |  |  |  |  |  |
| K0655 | $Y$ |  | Position w/c cush width $>=22$ |  |  |  |  |  |
| K0656 | $Y$ |  | Skin pro/pos w/c cus wd<22* |  |  |  |  |  |
| K0657 | $Y$ |  | Skin pro!pos w/c cus wd $>=22$ |  |  |  |  |  |
| K0658 | $Y$ |  | Custom fabricate w/e cushion |  |  |  |  |  |
| K0659 | $Y$ |  | Powered w/e cushion | - |  |  |  |  |
| K0660 | $Y$ |  | Gen use back cush width < $22^{\prime \prime}$ |  |  |  |  |  |
| K0661 | $Y$ |  | Gen use back cush width $>=22$ |  |  |  |  |  |
| K0662 | $Y$ |  | Position back cush wdth <22" |  |  |  |  |  |
| K0663 | $Y$ |  | Position back cush wdth $>=22$ |  |  |  |  |  |
| K0664 | $Y$ |  | Pos back postlat width <22* |  |  |  |  |  |
| K0665 | $Y$ |  | Pos back postlat width $>=22$ |  |  |  |  | - |
| K0666 | $Y$ |  | Custom fab w/c back cushion |  |  |  |  |  |
| K0667 | $\gamma$ |  | Mi hardwre man/light pwr w/c |  |  |  |  |  |
| K0668 | $Y$ |  | Rep ace cover w/c seal cush |  |  |  |  |  |
| K0669 | $Y$ |  | W/c seatback no CVR SADMERC |  |  |  |  |  |
| 10100 | A |  | Cranial orthosis/helmet mold |  |  | - |  |  |
| 10110 | A |  | Cranial orthosis/helmet nonm |  |  |  |  |  |
| $L 0112$ | A |  | Cranial cervical orthosis |  |  |  |  |  |
| $L 0120$ | A |  | Cerv fiexible non-adjustable | - |  |  |  |  |
| $L 0130$ | A |  | Flex thermoplastic collar mo |  |  |  |  |  |
| 10140 | A |  | Cervical semi-ngid adjuslab |  |  |  |  |  |
| $L 0150$ | A |  | Cerv semi-rig adj molded chn |  |  |  |  |  |
| 10160 | A |  | Cerv semi-rig wire occ/mand |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT $/$ <br> HCPCS | Status <br> Indicator | Comment <br> Indicator | Description | APC | Relative <br> Weight |
| :--- | :--- | :--- | :--- | :--- | :--- |



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| CPT $/$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| L0972 | A |  | Lso corset front |  |  |  |  |  |
| L0974 | A |  | Tiso full corse: |  |  |  |  |  |
| L0976 | A |  | Lso full corset |  |  |  |  |  |
| L0978 | A |  | Axillary crutch extension |  |  |  |  |  |
| L0980 | A |  | Peroneal straps pair |  |  |  |  |  |
| L0982 | A |  | Stocking supp grips set of f |  |  |  |  |  |
| L0984 | A |  | Protective body sock each |  |  |  |  |  |
| L0999 | A |  | Add to spinal orthosis NOS |  |  |  |  |  |
| L1000 | A |  | Ctlso milwauke initial model |  |  |  |  |  |
| L1005 | A |  | Tension based scoliosis orth |  |  |  |  |  |
| L1010 | A |  | Ctiso axilla sling |  |  |  |  |  |
| L1020 | A |  | Kyphosis pad |  |  |  |  |  |
| L1025 | A |  | Kyphosis pad floating |  |  |  |  |  |
| L1030 | A |  | Lumbar bolster pad |  |  |  |  |  |
| L1040 | A |  | Lumbar or lumbar rib pad |  |  |  |  |  |
| L1050 | A |  | Sternal pad |  |  |  |  |  |
| L1060 | A |  | 4 horacic pad. | - |  |  |  |  |
| L1070 | A |  | Trapezius sling |  |  |  |  |  |
| L1080 | A |  | Outrigger |  |  |  |  |  |
| L1085 | A |  | Outrigger bil w/ vert extens |  |  |  |  |  |
| L1090 | A |  | Lumbar sling |  |  |  |  |  |
| L1100 | A |  | Ring flange plastic/leather |  |  |  |  |  |
| L1110 | A |  | Ring flange plas/leather mol |  |  |  |  |  |
| L1120 | A |  | Covers for upright each |  |  |  |  |  |
| L1200 | A |  | Furnsh initial orthosis only |  |  |  |  |  |
| L1210 | A |  | Lateral thoracic extension |  |  |  |  |  |
| L1220 | A |  | Anterior thoracic extension |  |  |  | - |  |
| L1230 | A |  | Milwaukee type superstructur |  |  |  |  |  |
| L1240 | A |  | Lumbar derotation pad |  |  |  |  |  |
| L1250 | A |  | Anterior asis pad |  |  |  |  |  |
| L1260 | A |  | Anterior thoracic derotation |  |  |  |  |  |
| L1270 | A |  | Abdominal pad |  |  |  |  |  |
| L1280 | A |  | Rib gusset (elastic) each |  |  |  |  |  |
| L1290 | A |  | Lateral trochanteric pad |  |  |  |  |  |
| L1300 | A- |  | Body jacket mold to patient |  |  |  |  |  |
| L1310 | A |  | Post-operative body jacket |  |  |  |  |  |
| L1499 | A |  | Spinal orthosis NOS |  |  |  |  |  |
| 11500 | A |  | Thkao mobility frame | - |  |  |  |  |
| $L 1510$ | A |  | Thkao standing frame |  |  |  |  |  |
| Li520 | A |  | Thkao swivel walker |  |  |  |  |  |
| L1600 | A |  | Abduct hip flex frejka w cur |  |  |  |  |  |
| L1610 | A |  | Abduct hip flex frejka covr |  |  |  |  |  |
| L1620 | A |  | Abduct hip flex pavlik harne |  |  | . |  |  |
| L1630 | A |  | Abduct control hip semi-flex | . |  |  |  |  |
| L1640 | A |  | Pelv band/spread bar thigh c |  |  |  |  |  |
| L1650 | A |  | HO abduction hip adjustable |  |  |  |  |  |
| L1652 | A | - | HO bi thighcuffs w sprdr bar |  |  |  |  |  |
| L1660 | A |  | HO abduction static plastic |  |  |  |  |  |
| L1680 | A |  | Pelvic \& hip control thigh c |  |  |  |  |  |
| L1685 | A |  | Post-op hip abduct custom fa |  |  |  |  |  |
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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT $/$ HCPCS | Status Indicato | Comment Indicator | Descriptlon | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| L1686 | A |  | HO post-op hip abduction |  |  |  |  |  |
| L1690 | A |  | Combination bilalera! HO |  |  |  |  |  |
| L1700 | A |  | Leg perthes orth toronto typ |  |  |  |  |  |
| L1710 | A |  | Legg perthes orth newington |  |  |  |  |  |
| L1720 | A |  | Legg perthes orthosis trilat |  |  |  |  |  |
| L1730 | A |  | Legg perthes orth scottish r |  |  |  |  |  |
| 11750 | A |  | Legg perthes sling |  |  |  |  |  |
| L1755 | A |  | Legg perthes patten bottom t |  |  |  |  |  |
| L1800 | A |  | Knee orthoses elas w stays |  |  |  |  |  |
| L1810 | A |  | Ko elaslic with joints |  |  |  |  |  |
| L1815 | A |  | Elastic with condylar pads |  |  |  |  |  |
| L1820 | A |  | Ko elas w/ condyle pads \& jo |  |  |  |  |  |
| L1825 | A | - | Ko elastic knee cap |  |  |  |  |  |
| L1830 | A |  | Ko ummobilizer canvas longit |  |  |  |  |  |
| L1831 | A |  | Knee orth pos locking joint |  |  |  |  |  |
| L1832 | A |  | KO adj int pos rigid support |  |  |  |  |  |
| L1834 | A |  | Ko w/0 joint rigid molded to |  |  |  |  |  |
| L1836 | A |  | Rigid KO wo joints |  |  |  |  |  |
| L1840 | A |  | Ko derot ant cruciate custom |  |  |  |  |  |
| L1843 | A |  | KO single upright custom fit |  |  |  |  |  |
| L1844 | A |  | Ko w/adi it rot cntrl molded |  |  |  |  |  |
| L1845 | A |  | Ko w/ adj flexdext rotat cus |  |  |  |  |  |
| L1846 | A |  | Ko w adj flexlext rolat mold |  |  |  |  |  |
| L1847 | A |  | KO adjustable w air chambers | - |  |  |  | - |
| L1850 | A |  | Ko swedish type |  |  |  |  |  |
| L1855 | A |  | Ko plas doub upright jnt mol |  |  |  |  |  |
| L1858 | A |  | Ko polycentric pneumatic pad |  |  |  |  |  |
| L1860 | A |  | Ko supracondylar socket mold |  |  |  |  |  |
| L1870 | A |  | Ko doub upright lacers molde |  |  |  |  |  |
| L1880 | A |  | Ko doub upright cuffsflacers |  |  |  |  |  |
| L1900 | A |  | Afo sprng wir drsfix calf bd |  |  |  |  |  |
| L1901 | A |  | Prefab ankte orthosis |  |  |  | - |  |
| L1902 | A |  | Afo ankle gauntlet |  |  |  |  |  |
| L1904 | A |  | Afo molded ankle gauntlet |  |  |  |  |  |
| L1906 | A |  | Afo multiligamentus ankle su |  |  |  |  |  |
| L1907 | A |  | AFO supramalleolar custom |  |  |  |  |  |
| L1910 | A |  | Afo sing bar clasp attach sh |  |  |  |  |  |
| L1920 | A |  | Alo sing upright w/ adjust s |  |  |  |  |  |
| L1930 | A |  | Afo plastic |  |  |  |  |  |
| L1940 | A |  | Afo molded to patient plasti |  |  |  |  |  |
| L1945 | A |  | Afo molded plas rig ant tib |  |  |  | - |  |
| L1950 | A |  | Afo spiral molded to pl plas |  |  |  |  |  |
| L1951 | A |  | AFO spiral prefabricated |  |  |  |  |  |
| L1960 | A |  | Afo pos solid ank plastic mo |  |  |  |  |  |
| L1970 | A |  | Afo plastic molded w/ankle j |  |  |  |  |  |
| L1971 | A |  | AFO w/ankle joint, prefab |  |  |  |  |  |
| L1980 | A |  | Afo sing solid stirrup calf |  |  |  |  |  |
| L1990 | A |  | Afo doub solid stirrup caff |  |  |  |  |  |
| L2000 | A |  | Kafo sing fre stirr thi/calf |  |  |  |  |  |
| 12010 | A |  | Kafo sng solid stirrup w!oj |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | Nationat Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| L2020 | A |  | Kafo dbl solid stırrup band/ | -- |  |  |  |  |
| 12030 | A |  | Kafo dbl solid stırrup w/o j |  |  |  |  |  |
| $L 2035$ | A |  | KAFO plastic pediatric size |  |  |  |  |  |
| L2036 | A |  | Kafo plas doub free knee mol |  |  |  |  |  |
| $L 2037$ | A |  | Kafo plas sing free knee mol |  |  |  |  |  |
| L2038 | A |  | Kafo w/o joint multi-axis an |  |  |  |  |  |
| L2039 | A |  | KAFO,plstic,medlat rolat con |  |  |  |  |  |
| L2040 | A |  | Hkafo torsion bil rot straps |  |  |  |  |  |
| L2050 | A |  | Hkafo torsion cable hip pelv |  | - |  |  |  |
| 12060 | A |  | Hkafo torsion ball bearing i |  |  |  |  |  |
| L2070 | A |  | Hkafo torsion unilat rot str |  |  |  |  |  |
| L2080 | A |  | Hkafo unilat torsion cable |  |  |  |  |  |
| L2090 | A |  | Hkafo unilat torsion ball br |  |  |  |  |  |
| L2106 | A |  | Afo tib fx cast plaster mold |  |  |  |  |  |
| L2108 | A |  | Afo tib fx cast molded to pt |  |  |  |  |  |
| L2112 | A |  | Alo tibial fi acture soft |  |  |  |  |  |
| $L 2114$ | A |  | Afo tib fx semi-rigid |  |  |  |  |  |
| $L 2116$ | A |  | Afo tibial fracture nigid |  |  |  |  |  |
| L2126 | A |  | Kafo fem fx cast thermoplas |  |  |  |  |  |
| L2128 | A |  | Kafo fem fx cast molded to p |  |  |  |  |  |
| $L 2132$ | A |  | Kafo femoral fx cast soft |  |  |  |  |  |
| L2134 | A |  | Kato fem fx cast semi-rigid |  |  |  |  |  |
| L2136 | A |  | Kafo femoral fx cast rigid |  |  |  |  |  |
| 12180 | A |  | Plas shoe insert w ank joint |  |  |  |  |  |
| 12182 | A |  | Drop lock knee |  |  | A |  |  |
| L2184 | A |  | Limited motion knee joint |  |  |  |  |  |
| 12186 | A |  | Adj motion knee int lerman t |  |  |  |  |  |
| 12188 | A |  | Quadrilateral brim |  |  |  |  |  |
| L2190 | A |  | Waist belt |  |  |  |  |  |
| L2192 | A |  | Pelvic band \& bell thigh fla |  |  |  |  |  |
| L2200 | A |  | Limited ankle motion ea jnt |  |  |  |  |  |
| L2210 | A |  | Dorsiflexion assist each joi |  |  |  |  |  |
| $L 2220$ | A |  | Dorsi \& plantar flex ass/res |  |  |  |  |  |
| 12230 | A |  | Split flat caliper stirr \& p |  |  |  |  |  |
| $L 2240$ | A |  | Round caliper and plate atta |  |  |  |  |  |
| L2250 | A |  | Foot plate molded stirrup at |  |  |  |  |  |
| L2260 | A |  | Reinforced solid stirrup |  |  |  |  |  |
| L2265 | A |  | Long tongue stirrup |  |  |  |  |  |
| L2270 | A |  | Varus/valgus strap padded/i |  |  |  |  |  |
| L2275 | A |  | Plastic mod low ext pad/line |  |  |  |  |  |
| 12280 | A |  | Molded inner boot |  |  |  |  |  |
| L2300 | A |  | Abduction bar jointed adjusI |  |  |  |  |  |
| $L 2310$ | A |  | Abduction bar-straight |  |  |  |  |  |
| 12320 | A |  | Non-molded lacer |  |  |  |  |  |
| L2330 | A |  | Lacer molded to patient mode |  |  |  |  |  |
| $L 2335$ | A |  | Anterior swing band | $\cdots$ |  |  |  |  |
| L2340 | A |  | Pre-tibial shell molded to $p$ | - |  |  |  |  |
| L2350 | A |  | Prosthetic type socket molde |  |  |  |  |  |
| L2360 | A |  | Extended steel shank |  |  |  | - |  |
| L2370 | A |  | Patten bottom |  |  |  |  |  |
|  |  |  |  | - |  |  |  |  |
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## Addendum B. - Payment Status by HCPCS Code and Related Information

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT $/$ HCPCS | Status indicator | Comment indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $L 2999$ | A |  | Lower extremity orthosis NOS |  |  |  |  |  |
| L3000 | B |  | Ft insert ucb berkeley shell |  |  |  |  |  |
| L3001 | B |  | Foot insert remov molded spe |  |  |  |  |  |
| L3002 | B |  | Foot insert plastazote or eq |  |  |  |  |  |
| L3003 | B |  | Foot insert silicone gel eac |  |  |  |  |  |
| L3010 | B |  | Foot longitudinal arch suppo |  |  |  |  |  |
| 13020 | B |  | Foot longitud/metatarsal sup |  |  |  |  |  |
| L3030 | B |  | Foot arch support remov prem |  |  |  |  |  |
| L3031 | E |  | Foot lamin/prepreg composite |  |  |  |  |  |
| L. 3040 | B |  | Ft arch suprt premold tongit |  |  |  |  |  |
| L3050 | B |  | Foot arch supp premold metat |  |  |  |  |  |
| L3060 | B |  | Foot arch supp longitud/meta |  |  |  |  |  |
| L3070 | B |  | Arch suprt alt to sho longit |  |  |  |  |  |
| L3080 | B |  | Arch supp att to shoe metata |  |  |  |  |  |
| L3090 | B |  | Arch supp att to shoe long/m |  |  |  |  |  |
| L3900 | B |  | Hallus-valgus nght dynamic s |  |  |  |  |  |
| L3140 | B |  | Abduction rotation bar shoe |  |  |  |  |  |
| L3150 | B |  | Abduct rotation bar w/o shoe |  |  |  |  |  |
| L3160 | B |  | Shoe styled positioning dev |  |  |  |  |  |
| L3170 | B |  | Foot plastic heel stabilizer |  |  |  |  |  |
| L3201 | B |  | Oxford w supinat/pronat inf |  |  |  |  |  |
| L3202 | B |  | Oxford w/ supinaUpronator c |  |  |  |  |  |
| L3203 | B |  | Oxford w/ supinator/pronator |  |  |  |  |  |
| L. 3204 | B |  | Hightop w/ supp/pronator inf |  |  |  |  |  |
| L3206 | B |  | Hightop w/ supp/pronator chi |  |  |  |  |  |
| L. 3207 | B |  | Hightop w/ supp/pronator jun |  |  |  |  |  |
| L. 3208 | B |  | Surgical boot each infant |  |  |  |  |  |
| L3209 | B |  | Surgical boot each child |  |  |  |  |  |
| L3211 | B |  | Surgical boot each junior |  |  |  |  |  |
| L3212 | B |  | Benesch boot pair infant |  |  |  |  |  |
| L3213 | B |  | Benesch boot pair chitd |  | - |  |  |  |
| L3214 | B |  | Benesch boot pair junior |  |  |  |  |  |
| L3215 | B |  | Orthopedic fiwear ladies oxf | - |  |  |  |  |
| L3216 | B |  | Orthoped tadies shoes dpth i |  |  |  |  |  |
| L3217 | B |  | Ladies shoes hightop depth i |  |  |  |  |  |
| L3219 | B |  | Orthopedic mens shoes oxford |  |  |  |  |  |
| L3221 | B |  | Orthopedic mens shoes dpth i |  |  |  |  |  |
| L. 3222 | B |  | Mens shoes hightop depth inl |  |  |  |  |  |
| L3224 | A |  | Womans shoe oxford brace | - |  |  |  |  |
| L3225 | A |  | UNKNOWN |  |  |  |  |  |
| L3230 | B |  | Custom shoes depth inlay |  |  |  |  |  |
| L3250 | B |  | Custom mold shoe remov prost |  |  |  |  |  |
| L3251 | B |  | Shoe molded to pt silicone s |  |  |  |  |  |
| L3252 | B |  | Shoe molded plastazote cust |  |  |  |  |  |
| L3253 | B |  | Shoe molded plastazote cust |  |  |  |  |  |
| L3254 | B |  | Orth foot non-sindard size/w |  |  |  |  |  |
| L3255 | B |  | Orth foot non-slandard sizel |  |  |  |  |  |
| L3257 | B |  | Orth foot add charge split s |  |  |  |  |  |
| L3260 | B |  | Ambulatory surgical boot eac |  |  |  |  |  |
| L3265 | B |  | Plastazote sandal each |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT 1 <br> HCPCS | Status <br> Indicator | Comment <br> Indicator | Description | APC | Relative <br> Weight | Payment <br> Rate | National <br> Unadjusted <br> Copayment |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |



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Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT / HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 13710 | A |  | Elbow elastic with metal joi |  |  |  |  |  |
| 13720 | A |  | Forearm/arm cuffs free motio |  |  |  |  |  |
| L3730 | A |  | Forearm/arm cuffs ext/hex a |  |  |  |  |  |
| 13740 | A |  | Cuffs adj lock w/ active con |  |  |  |  |  |
| L3760 | A |  | EO withjoint. Prefabricated |  |  |  |  |  |
| L3762 | A |  | Rigid EO wo joints |  |  |  |  |  |
| 13800 | A |  | Whfo short opponen no attach |  |  |  |  |  |
| 13805 | A |  | Whfo long opponens no attach |  |  |  |  |  |
| 13807 | A |  | WHFO, no joint, prefabricated |  |  |  |  |  |
| 13810 | A |  | Whfo thumb abduction bar |  |  |  |  |  |
| 13815 | A |  | Whfo second m.p. abduction a |  |  |  |  |  |
| L3820 ${ }^{\circ}$ | A |  | Whfo ip ext asst w/ mpext s |  |  |  |  |  |
| 13825 | A |  | Whfom.p. extension stop |  |  |  |  |  |
| 13830 | A |  | Whfo m.p. extension assist |  |  |  |  |  |
| 13835 | A |  | Whot m.p. spring extension a |  |  |  |  |  |
| L3840 | A |  | Whfo spring swivel thumb |  |  |  |  |  |
| L3845 | A |  | Whfo thumb ip ext ass w/ mp |  |  |  |  |  |
| L3850 | A |  | Action wrist w/ dorsiflex as |  |  |  |  |  |
| L3855 | A |  | Whio adj m.p. flexion contro |  |  |  |  |  |
| L3860 | A |  | Whio adj m.p. flex ctrr \& i. |  |  |  |  |  |
| L3890 | $B$ |  | Torsion mechanism wristelbo |  |  |  |  |  |
| L3900 | A |  | Hinge extension/flex wristff |  |  |  |  |  |
| L3904 | A |  | Hinge extflex wrist finger |  |  |  |  |  |
| 13902 | $E$ |  | Whfo ext power compress gas |  |  | , |  |  |
| L3904 | A |  | Whfo electric custom fited |  |  |  |  |  |
| L3906 | A |  | Wrist gauntlet molded to pt |  |  |  |  |  |
| 13907 | A |  | Whfo wrst gauntlt thmb spica |  |  |  |  |  |
| 13908 | A |  | Wrist cock-up non-molded |  |  |  |  |  |
| L3909 | A |  | Prefab wrist orthosis |  |  |  |  |  |
| L3910 | A |  | Whfo swanson design |  |  |  |  |  |
| L3911 | A |  | Prefab hand finger orthosis |  |  |  |  |  |
| L3912 | A |  | Flex glove w/elastic finger |  |  |  |  |  |
| 13914 | A |  | WHO wrist extension cock-up |  |  |  |  |  |
| 13916 | A |  | Whfo wrist extens w/ outrigg |  |  |  |  |  |
| 13917 | A |  | Prefab metacarpl fx orthosis |  |  |  |  |  |
| L3918 | A |  | HFO knuckle bender |  |  |  |  |  |
| L3920 | A |  | Knuckle bender with outrigge |  |  |  |  |  |
| L3922 | A |  | Knuckle bend 2 seg to fiex j |  |  |  |  |  |
| L3923 | A |  | HFO, no joint. prefabricated |  |  |  |  |  |
| L3924 | A |  | Oppenheimer |  |  |  |  |  |
| L3926 | A |  | Thomas suspension |  |  |  |  |  |
| L3928 | A |  | Finger extension w/ clock sp |  |  |  |  |  |
| 13930 | A |  | Finger extension with wrist |  |  |  |  |  |
| 13932 | A |  | Safety pin spring wire |  |  |  |  |  |
| L3934 | A |  | Safety pin modified |  |  |  |  |  |
| L3936 | A |  | Palmer |  |  |  |  |  |
| L3938 | A |  | Dorsal wrist |  |  |  |  |  |
| L3940 | A |  | Dorsal wrist w/ outrigger at |  |  |  |  |  |
| L3942 | A |  | Reverse knuckie bender |  |  |  |  |  |
| L3944 | A |  | Reverse knuckle bend w/ outr |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
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| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight |  | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 13946 | A |  | HFO composite elastic |  |  |  |  |  |  |
| L3948 | A |  | Finger knuckle bender |  |  |  |  |  |  |
| L3950 | A |  | Oppenheimer w/ knuckle bend |  |  |  |  |  |  |
| 13952 | A |  | Oppenheimer w/ rev knuckle 2 |  |  |  |  |  |  |
| L3954 | A |  | Spreading hand |  |  |  |  |  |  |
| L. 3956 | A |  | Add joint upper ext orthosis |  |  |  |  |  |  |
| 13960 | A |  | Sewho airplan desig abdu pos |  |  |  |  |  |  |
| L3962 | A |  | Sewho erbs palsey design abd |  |  |  |  |  |  |
| L3963 | A |  | Molded w/ articulating elbow |  |  |  |  |  |  |
| L3964 | $Y$ |  | Seo mobile arm sup att to wc |  |  |  |  |  |  |
| 13965 | $Y$ |  | Arm supp att to we rancho ty |  |  |  |  |  |  |
| L3966 | $Y$ |  | Mobile arm supports reclinin |  |  |  |  |  |  |
| L3968 | $Y$ |  | Fnction dampening arm supp |  |  |  |  |  |  |
| L3969 | $Y$ |  | Monosuspension arm/hand supp |  |  |  |  |  |  |
| 13970 | $Y$ |  | Elevat proximal arm support |  |  |  |  |  |  |
| L3972 | $Y$ |  | Ofisetllat rocker arm w/ ela |  |  |  |  |  |  |
| L3974 | $Y$ |  | Mobile arm support supinator |  |  |  |  |  |  |
| L3980 | A |  | Upp ext fx orthosis humeral |  |  |  |  |  |  |
| L3982 | A |  | Upper ext fx orthosis rad/ul |  |  |  |  |  |  |
| L3984 | A |  | Upper ext fx orthosis wrist |  |  | - |  |  |  |
| L3985 | A |  | Forearm hand fx orth w/ wr h |  |  |  |  |  |  |
| L3986 | A |  | Humeral rad/ulna wrist fx or |  |  |  |  |  |  |
| L3995 | A |  | Sock fracture or equal each |  |  |  |  |  |  |
| L3999 | A |  | Upper limb orthosis NOS |  |  | - |  |  |  |
| L4000 | A |  | Repl girdle miwaukee orth |  |  |  |  |  |  |
| 14010 | A |  | Replace trilateral socket br |  |  |  |  |  |  |
| L4020 | A |  | Replace quadlat socket brim |  |  |  |  |  |  |
| L4030 | A |  | Replace socket brim cust fit |  |  |  |  |  |  |
| L4040 | A |  | Replace molded thigh lacer |  | - |  |  |  |  |
| L4045 | A |  | Replace non-molded thigh lac |  |  |  |  |  |  |
| L4050 | A |  | Replace molded calf lacer |  |  |  |  |  |  |
| L4055 | A |  | Replace non-molded calf lace |  |  | - |  |  |  |
| L4060 | A |  | Replace high roll cuff |  |  |  |  |  |  |
| $L 4070$ | A |  | Replace prox \& dist upright |  |  |  |  |  |  |
| L4080 | A |  | Repl met band kafo-afo prox |  |  |  |  |  |  |
| 14090 | A |  | Rept met band kafo-afo calfl |  |  |  |  |  |  |
| L4100 | A |  | Repl leath cuff kafo prox th |  |  |  |  |  |  |
| L4110 | A |  | Repl leath cuff kafo-afo cal |  |  |  |  |  |  |
| 14130 | A |  | Replace pretibial shell |  |  |  |  |  |  |
| $L 4205$ | A |  | Ortho dvc repair per 15 min |  |  |  |  |  |  |
| L4210 | A |  | Orth dev repairlrepl minor p |  |  |  |  |  |  |
| $L 4350$ | A |  | Arikle control orthosi prefab |  |  |  |  |  |  |
| L4360 | A |  | Pneumati walking boot prefab |  |  |  |  |  |  |
| L4370 | A |  | Pneumatic full leg splint |  |  |  |  |  |  |
| L4380 | A |  | Pneumatic knee splint |  |  |  |  |  |  |
| $L 4386$ | A |  | Non-pneum walk boot prefab |  |  |  |  |  |  |
| L4392 | A |  | Replace AFO soft interface |  |  |  |  |  |  |
| L4394 | A |  | Replace foot drop spint |  |  |  |  |  |  |
| 14396 | A |  | Static AFO |  |  |  | * |  |  |
| 14398 | A |  | Foot drop splint recumbent |  |  |  |  |  |  |

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| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| L5000 | A |  | Sho insert w arch toe filler |  |  |  |  |  |
| 15010 | A |  | Mold socket ank hgt wi toe f |  |  |  |  |  |
| L5020 | A |  | Tibial tubercle hgt w/ toe f |  |  |  |  |  |
| L5050 | A |  | Ank symes mold sckt sach ft |  |  |  |  |  |
| L5060 | A |  | Symes met if leath socket ar |  |  |  |  |  |
| L5100 | A |  | Molded socket shin sach foot |  |  |  |  |  |
| L 5105 | A |  | Plast socket jts/thgh lacer |  |  |  |  |  |
| L5150 | A |  | Mold sckl ext knee shin sach |  |  |  |  |  |
| L5160 | A |  | Mold socket bent knee shin s |  |  |  |  |  |
| L5200 | A |  | Kne sing axis fric shin sach |  |  |  |  |  |
| L5210 | A |  | No kneelankle joints w/ it b |  |  |  |  |  |
| 15220 | A |  | No knee joint with artic ali |  |  |  |  |  |
| L5230 | A |  | Fem focal defic constant fri |  |  |  |  |  |
| L5250 | A |  | Hip canad sing axı cons fric |  |  |  |  |  |
| 15270 | A |  | Tilt table locking hip sing |  |  |  |  |  |
| L5280 | A |  | Hemipelvect canad sing axis | - |  |  |  |  |
| L5301 | A |  | BK mold socket SACH ft endo |  |  |  |  |  |
| L5311 | A |  | Knee disart, SACH fi, endo |  |  |  |  |  |
| L5321 | A |  | AK open end SACH |  |  |  |  |  |
| L5331 | A |  | Hip disart canadian SACH ft |  |  |  |  |  |
| L5341 | A |  | Hemipelvectomy canadian SACH |  |  |  |  |  |
| 15400 | A |  | Postop dress \& 1 cast chg bk |  |  |  |  |  |
| L5410 | A |  | Postop dsg bk ea add cast ch |  |  |  |  |  |
| L5420 | A |  | Postop dsg \& 1 cast chg ak/d |  |  |  |  |  |
| L5430 | A |  | Postop dsg ak ea add cast ch |  |  |  |  |  |
| L5450 | A |  | Postop app non-wgt bear dsg |  |  |  | - |  |
| L5460 | A |  | Postop appnon-wgt bear dsg |  |  |  |  |  |
| L5500 | A |  | Init bk ptb plaster direct |  |  |  |  |  |
| L5505 | A |  | Init ak ischal plstr direct |  |  |  |  |  |
| L5510 | A |  | Prep BK plb plaster molded |  |  |  |  |  |
| 25520 | A |  | Perp BK ptb thermopls direct |  |  |  |  |  |
| L5530 | A |  | Prep BK ptb thermopls molded |  |  |  |  |  |
| L5535 | A |  | Prep BK ptb open end socket |  |  |  |  |  |
| L5540 | A |  | Prep BK ptb laminated socket |  |  |  |  |  |
| L5560 | A |  | Prep AK ischial plast molded |  |  |  |  |  |
| L5570 | A |  | Prep AK ischial direct form |  |  |  |  |  |
| 15580 | A |  | Prep AK ischial thermo mold |  |  |  |  |  |
| L5585 | A |  | Prep AK ischial open end |  |  |  |  |  |
| L5590 | A |  | Prep AK ischial laminated |  |  |  |  |  |
| L5595 | A |  | Hip disartic sach thermopls |  |  |  |  |  |
| 15600 | A |  | Hip disart sach laminat mold |  |  |  |  |  |
| L5610 | A |  | Above knee hydracadence | . |  |  |  |  |
| L5611 | A |  | Ak 4 bar link w/lsic swing |  |  |  |  |  |
| L5613 | A |  | Ak 4 bar ling whydraul swig |  |  |  |  |  |
| L5614 | A |  | 4-bar link above knee w/swng |  |  |  |  |  |
| L5616 | A |  | Ak univ multiplex sys frict |  |  |  |  |  |
| $\llcorner 5617$ | A |  | AKJBK self-aligning unit ea |  |  |  |  |  |
| 15618 | A |  | Test socket symes |  |  |  |  |  |
| L5620 | A |  | Test socket below knee |  |  |  |  |  |
| L5622 | A |  | Test socket knee disarticula |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT |  |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| HCPCS | Status | Comment |  |  |  |  |
| Indicator | Indicator | Description | APC | Relatlve <br> Welght | Payment <br> Rate | National <br> Unadjusted <br> Copayment |


| HCPCS | Indicator | Indicator | Description | APC | Welght | Rate | Copayment | Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $L 5624$ | A |  | Test socket above knee |  |  |  |  |  |
| 15626 | A |  | Test socket hip disarticulat |  |  |  |  |  |
| L5628 | A |  | Test socket hemipelvectomy |  |  |  |  |  |
| L5629 | A |  | Below knee acrylic sockel |  |  |  |  |  |
| L5630 | A |  | Syme typ expandabl wall sckt |  |  |  |  |  |
| L5631 | A |  | Ak/knee disartic acrylic soc |  |  |  |  |  |
| L5632 | A |  | Symes type ptb brim design s |  |  |  |  |  |
| L5634 | A |  | Symes type poster opening so |  |  |  |  |  |
| L5636 | A |  | Symes type medial opening so |  |  |  |  |  |
| $L 5637$ | A |  | Below knee total contact |  |  |  |  |  |
| L5638 | A. |  | Below knee leather socket |  |  |  |  |  |
| 15639 | A |  | Below knee wood socket |  |  |  |  |  |
| L5640 | A |  | Knee disarticulat leather so |  |  |  |  |  |
| L5642 | A |  | Above knee leather socket |  |  |  |  |  |
| L5643 | A |  | Hip flex inner socket ext fr |  |  |  |  |  |
| L5644 | A |  | Above knee wood socket |  |  |  |  |  |
| L5645 | A |  | Bk flex inner socket ext fra |  |  |  |  |  |
| L5646 | A |  | Below knee cushion socket |  |  |  |  |  |
| L5647 | A |  | Below knee suction socket |  |  |  |  |  |
| L5648 | A |  | Above knee cushion socket |  |  |  |  |  |
| L5649 | A |  | Isch containmUnarrow m-l so |  |  |  |  |  |
| L5650 | A |  | Tot contact ak/knee disart s |  |  |  |  |  |
| L5651 | A |  | Ak flex inner socket ext fra |  |  |  |  |  |
| L5652 | A |  | Suction susp ak/knee disart |  |  |  |  |  |
| L5653 | A |  | Knee disart expand wall sock |  |  |  |  |  |
| L5654 | A |  | Socket insert symes |  |  |  |  |  |
| L.5655 | A |  | Socket insert below knee |  |  |  |  |  |
| L5656 | A |  | Socket insert knee articulal |  |  |  |  |  |
| 45658 | A |  | Socket insert above knee |  |  |  |  |  |
| L5661 | A |  | Multi-durometer symes |  |  |  |  |  |
| L5665 | A |  | Multi-durometer below knee |  |  |  |  |  |
| L5666 | A |  | Below knee cuff suspension |  |  |  |  |  |
| L5668 | A |  | Socket insert wlo lock tower |  |  |  |  |  |
| L5670 | A ' |  | Bk molded supracondylar susp |  |  |  |  |  |
| L5671 | A |  | BKJAK locking mechanism |  |  |  |  |  |
| L5672 | A |  | Bk removable medial brim sus |  |  |  |  |  |
| L5673 | A |  | Socket Insert w lock mech |  |  |  |  |  |
| L5674 | A |  | Bk suspension sleeve |  |  |  |  |  |
| L5675 | A |  | Bk heavy duty susp sleeve |  |  |  |  |  |
| $\llcorner 5676$ | A |  | Bk knee joints single axis p |  |  |  |  |  |
| 1.5677 | A |  | Bk knee joints polycentric $\rho$ |  |  |  |  |  |
| L5678 | A |  | Bk joint covers pair |  |  |  |  |  |
| L5679 | A |  | Socket insert wlo lock mech |  |  |  |  |  |
| L5680 | A |  | Bk thigh lacer non-molded |  |  |  |  |  |
| 15681 | A |  | Intl custm congllatyp insert |  |  |  |  |  |
| L5682 | A |  | Bk thigh lacer glutischia m |  |  |  |  |  |
| 15683 | A |  | Initial custom socket insert |  |  |  |  |  |
| L5684 | A |  | Bk fork strap |  |  |  |  |  |
| L5686 | A |  | Bk back check |  |  |  |  |  |
| L5688 | A |  | Bk waist belt webbing |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| L5690 | A |  | Bk waist belt padded and lin |  |  |  |  |  |
| L5692 | A |  | Ak pelvic control bell light |  |  |  |  |  |
| L5694 | A |  | Ak pelvic control belt pad/l |  |  |  |  |  |
| L5695 | A |  | Ak sleeve susp neoprene/equa |  |  |  |  |  |
| L5696 | A |  | Akknee disartic pelvic join |  |  |  |  |  |
| L5697 | A |  | Ak/knee disartic pelvic band |  |  |  |  |  |
| L5698 | A |  | Ak/knee disartic silesian ba |  |  |  |  |  |
| L5699 | A |  | Shoulder harness |  |  |  |  |  |
| L5700 | A |  | Replace socket below knee | - |  |  |  |  |
| L5701 | A |  | Replace socket above knee |  |  |  |  |  |
| L5702 | A |  | Replace socket hip |  |  |  |  |  |
| L5704 | A |  | Custom shape cover BK |  |  |  |  |  |
| L5705 | A |  | Custorn shape cover AK |  |  |  |  |  |
| L5706 | A |  | Custorn shape cvr knee disart |  |  |  |  |  |
| L5707 | A |  | Custorn shape cur hip disart |  |  |  |  |  |
| L5710 | A |  | Kne-shin exo sng axi mnl loc |  |  |  |  |  |
| L5711 | A |  | Knee-shin exo mol lock uttra |  |  |  |  |  |
| L5712 | A |  | Knee-shin exo trict swg \& st |  |  |  |  |  |
| L5714 | A |  | Knee-shin exo variable frict |  |  |  |  |  |
| L5716 | A |  | Knee-shin exo mech stance ph |  |  |  |  |  |
| L5718 | A |  | Knee-shin exo frct swg \& sta |  |  |  |  |  |
| L5722 | A |  | Knee-shin pneum swg frct exo |  |  |  |  |  |
| L5724 | A |  | Knee-shin exo fluid swing ph |  |  |  |  |  |
| L5726 | A |  | Knee-shin ext jnts fid swg e |  |  |  |  |  |
| L5728 | A |  | Knee-shin fluid swg \& stance |  |  |  |  |  |
| L5780 | A |  | Knee-shin pneum/hydra pneum |  |  |  |  |  |
| L5781 | A |  | Lower limb pros vacuum pump |  |  |  |  | - |
| L5782 | A |  | HD low limb pros vacuum pump |  |  |  |  |  |
| L5785 | A |  | Exoskeletal bk ultralt mater |  |  |  |  |  |
| L5790 | A |  | Exoskeletal ak ultra-light m |  |  |  |  |  |
| L5795 | A |  | Exosket hip uttra-light mate |  |  |  |  |  |
| L5810 | A |  | Endoskel knee-shin mnl lock |  |  |  |  |  |
| L5811 | A |  | Endo knee-shin mnl lck ultra |  |  |  |  |  |
| L5812 | A |  | Endo knee-shin frct swg \& st |  |  |  |  |  |
| L5814 | A |  | Endo knee-shin hydral swg ph |  |  |  |  |  |
| L5816 | A |  | Endo knee-shin polye meh sta |  |  |  |  |  |
| L5818 | A |  | Endo knee-shin frct swg \& st | - |  |  |  |  |
| L5822 | A |  | Endo knee-shin pneum swg frc |  |  |  |  |  |
| L5824 | A |  | Endo knee-shin luid swing p |  |  |  |  |  |
| L5826 | A |  | Miniature knee joint |  |  |  |  |  |
| L5828 | A |  | Endo knee-shin fluid swg/sta |  |  |  |  |  |
| L5830 | A |  | Endo knee-shin preum/swg pha |  |  |  |  |  |
| L5840 | A |  | Multi-axial knee/shin systern |  |  |  |  |  |
| L5845 | A |  | Knee-shin sys stance flexion |  |  |  |  |  |
| L5846 | A |  | Knee-shin sys microprocessor |  |  |  |  |  |
| L5847 | A |  | Microprocessor cntrl feature |  |  |  |  |  |
| L5848 | A |  | Knee-shin sys hydraul stance |  |  |  |  |  |
| L5850 | A |  | Endo ak/hip knee extens assi |  |  |  |  |  |
| L5855 | A |  | Mech hip extension assist |  |  |  |  |  |
| L5910 | A |  | Endo below knee alignable sy |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment indicator | Description | APC | Relative Weight | $\begin{aligned} & \text { Payment } \\ & \text { Rate } \\ & \hline \end{aligned}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| L5920 | A |  | Endo ak/hip alignable system |  |  |  |  |  |
| L5925 | A |  | Above knee manual lock |  |  |  |  |  |
| L5930 | A |  | High activity knee frame |  |  |  |  |  |
| L5940 | A |  | Endo bk ultra-light material |  |  |  |  |  |
| L5950 | A |  | Endo ak ultra-light material |  |  |  |  |  |
| L5960 | A |  | Endo hip ultra-light materia |  |  |  |  |  |
| L5962 | A |  | Below knee flex cover system |  |  |  |  |  |
| L5964 | A |  | Above knee flex cover system |  |  |  |  |  |
| L5966 | A |  | Hip flexible cover system |  |  |  |  |  |
| L5968 | A |  | Multiaxial ankle w dorsiflex |  |  |  |  |  |
| L5970 | A | - | Foot external keel sach foot |  |  |  |  |  |
| L5972 | A |  | Flexible keel foot |  |  |  |  |  |
| L5974 | A, |  | Foot single axis ankle/foot |  |  |  |  |  |
| L5975 | A |  | Combo ankle/loot prosthesis |  |  |  |  |  |
| L5976 | A |  | Energy storing foot |  |  |  |  |  |
| L5978 | A |  | Fi prosth multiaxial ankl/ft |  |  |  |  |  |
| L5979 | A |  | Multi-axial ankle/ft prosth |  |  |  |  |  |
| L5980 | A |  | Flex fool system |  |  |  |  |  |
| L5981 | A |  | Flex-walk sys low ext prosth |  |  |  |  |  |
| L5982 | A |  | Exoskeletal axial rotation u |  |  |  |  |  |
| L5984 | A |  | Endoskeletal axial rotation |  |  |  |  |  |
| L5985 | A |  | Lwr ext dynamic prosth pylon |  |  |  |  |  |
| L5986 | A |  | Multi-axial rotation unit |  |  |  |  |  |
| L5987 | A |  | Shank ft w vert load pylon |  |  |  |  |  |
| L5988 | A |  | Vertical shock reducing pylo |  |  |  |  |  |
| L5989 | A |  | Pyion w elctrnc force sensor |  |  |  |  |  |
| L5990 | A |  | User adjustable heel height |  |  |  |  |  |
| L5995 | A |  | Lower ext pros heavyduty fea |  |  |  |  |  |
| L5999 | A |  | Lowr extremity prosthes NOS |  |  |  |  |  |
| L6000 | A |  | Par hand robin-aids thum rem |  |  |  |  |  |
| L6010 | A |  | Hand robin-aids little/ring |  |  |  |  |  |
| L6020 | A |  | Part hand robin-aids no fing |  |  |  |  |  |
| L6025 | A |  | Part hand disart myoelectric |  |  |  |  |  |
| L6050 | A |  | Wrst MLd sck fix hag tri pad |  |  |  |  |  |
| L6055 | A |  | Wrst mold sock whexp interfa |  |  |  |  |  |
| L6100 | A |  | Elb mold sock flex hinge pad |  |  |  |  |  |
| L6110 | A |  | Elbow motd sock suspension I |  |  |  |  |  |
| L6120 | A |  | Elbow mold doub splt soc ste |  |  |  |  |  |
| L6130 | A |  | Elbow stump activated lock h |  |  |  |  |  |
| L5200 | A |  | Elbow mold outsid lock hinge |  |  |  |  |  |
| L6205 | A |  | Elbow molded w/ expand inter |  |  |  |  |  |
| L6250 | A |  | Elbow inter loc elbow forarm |  |  |  |  |  |
| L6300 | A |  | Shider disart int lock elbow |  |  |  |  |  |
| L6310 | A |  | Shoulder passive restor comp |  |  |  |  |  |
| L6320 | A |  | Shoulder passive restor cap |  |  |  |  |  |
| L6350 | A |  | Thoracic intem lock elbow |  |  |  |  |  |
| L6360 | A |  | Thoracic passive restor comp |  |  |  |  |  |
| L6370 | A |  | Thoracic passive restor cap |  |  |  |  |  |
| L6380 | A |  | Postop dsg cast chg wrstelb |  |  |  |  |  |
| L6382 | A |  | Postop dsg cast chg elb dis/ |  |  |  |  |  |

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## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT $I$ HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| L6384 | A |  | Postop dsg cast chg shider/t |  |  |  |  |  |
| L6386 | A |  | Postop ea cast chg \& realign |  |  | * |  |  |
| L6388 | A |  | Postop applicat rigid dsg on |  |  |  |  |  |
| L6400 | A |  | Below elbow prosth tiss shap |  |  |  |  |  |
| L6450 | A |  | Elb disart prosth tiss shap |  |  |  |  |  |
| L6500 | A |  | Above elbow prosth tiss shap |  |  |  |  |  |
| L6550 | A |  | Shldr disar prosth tiss shap |  |  |  |  |  |
| L6570 | A |  | Scap thorac prosth tiss shap |  |  |  |  |  |
| L6580 | A |  | Wristelbow bowden cable mol |  |  |  |  |  |
| L6582 | A |  | Wristelbow bowden cbl dir f |  |  |  |  |  |
| L6584 | A |  | Elbow fair lead cable molded |  |  |  |  |  |
| L6586 | A |  | Elbow fair lead cable dir fo |  |  |  |  |  |
| L6588 | A |  | Shdr fair lead cable molded |  |  |  |  |  |
| L6590 | A |  | Shdr fair lead cable direct |  |  |  |  |  |
| L6600 | A |  | Polycentric hinge pair |  |  |  |  |  |
| L6605 | A |  | Single pivol hinge palr |  |  |  |  |  |
| L6610 | A |  | Flexible metal hinge pair |  |  |  |  |  |
| L6615 | A |  | Disconnedt locking wrist uni |  |  |  |  |  |
| L6616 | A |  | Disconnect insert locking wr |  |  |  |  |  |
| L6620 | A |  | Flexion/extension wrist unit |  |  |  |  |  |
| L6623 | A |  | Spring-ass rot wrst w/ latch |  |  |  |  |  |
| L6625 | A |  | Rotation wrst w/ cable lock |  |  |  | . |  |
| L6628 | A |  | Quick disconn hook adapter o |  |  |  |  |  |
| L6629 | A |  | Lamination collar w/ couplin |  |  |  |  |  |
| 16630 | A |  | Stainless steel any wrist |  |  |  |  |  |
| L6632 | A |  | Latex suspension sleeve each |  |  |  |  |  |
| L6635 | A |  | Lift assist for elbow |  |  |  |  |  |
| L6637 | A |  | Nudge control elbow lock |  |  |  |  |  |
| L6638 | A |  | Elec lock on manual pw elbow |  |  |  |  |  |
| L6640 | A |  | Shoulder abduction joint pai |  |  |  |  |  |
| L6641 | A |  | Excursion amplifier pulley t |  |  |  |  |  |
| L6642 | A |  | Excursion amplifier lever ty |  |  |  |  |  |
| L6645 | A |  | Shoulder flexion-abduction; |  |  |  |  |  |
| L6646 | A |  | Multipo locking shoulder jnt |  |  |  |  |  |
| L6647 | A |  | Shoulder lock actuator |  |  |  |  |  |
| L6648 | A |  | Ext pwrd shlder lock/unlock |  |  |  |  |  |
| L6650 | A |  | Shoulder universal joint |  |  |  |  |  |
| L6655 | A |  | Standard control cable extra |  |  |  |  |  |
| L6660 | A |  | Heavy duty control cable |  |  |  |  |  |
| L6665 | A |  | Teflon or equal cable lining |  |  | - |  |  |
| L6670 | A |  | Hook to hand cable adapter |  |  |  |  |  |
| L6672 | A |  | Harness chesUshlder saddle |  |  |  |  |  |
| L.6675 | A |  | Hamess figure of 8 sing con |  |  |  |  |  |
| L6676 | A |  | Harness figure of 8 dual con |  |  |  |  |  |
| L6680 | A |  | Test sock wrist disartbel e |  |  |  |  |  |
| L6682 | A |  | Test sock elbw disartabove |  |  |  |  |  |
| L6684 | A |  | Test socket shidr disartitho |  |  |  |  |  |
| L6686 | A |  | Suction socket |  |  |  |  |  |
| L6687 | A |  | Frame typ socket bel elbow/w |  |  |  |  |  |
| L6688 | A |  | Frame typ sock above elb/dis |  |  |  |  |  |

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Addęndum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| $\begin{aligned} & \text { CPT } 1 \\ & \text { HCPCS } \end{aligned}$ | $\begin{gathered} \text { Status } \\ \text { Indicator } \end{gathered}$ | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | Natlonal Unadjusted Copayment | Minimum <br> Unadjusted <br> Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| L6689 | A |  | Frame typ socket shoulder di |  |  |  |  |  |
| L6690 | A |  | Frame lyp sock interscap-tho |  |  |  |  |  |
| L6691 | A |  | Removable insert each |  |  |  |  |  |
| L6692 | A |  | Silicone gel insert or equal |  |  |  |  |  |
| L6693 | A |  | Lockingelbow forearm cntrbal |  |  |  |  |  |
| L6700 | A |  | Terminal device model \#3 |  |  |  |  |  |
| L6705 | A |  | Terminal device model ${ }^{\text {5 }}$ |  |  |  |  |  |
| L6710 | A |  | Terminal device model \#5x |  |  |  |  |  |
| L6715 | A |  | Terminal device model \#5xa |  |  |  |  |  |
| L6720 | A |  | Terminal device model \#í |  |  |  |  |  |
| L6725 | A |  | Terminal device model \#7 |  |  |  |  |  |
| L6730 | A |  | Terminal device model \#710 |  |  |  |  |  |
| L6735 | A |  | Terminal device model \#8 |  |  |  |  |  |
| L6740 | A |  | Terminal device model \#8x |  |  |  |  |  |
| 16745 | A |  | Terminal device model \#88x. |  | - |  |  |  |
| L6750 | A |  | Terminal device model \#10p |  |  |  |  |  |
| L6755 | A |  | Terminal device model \#10x |  |  |  |  |  |
| L6765 | A |  | Terminal device model \#12p |  |  |  |  |  |
| L6770 | A |  | Terminal device model \#99x |  |  |  |  |  |
| L6775 | A |  | Terminal device modelt555 |  |  |  |  |  |
| L6780 | A |  | Terminal device model \#ss555 |  |  |  |  |  |
| L6790 | A |  | Hooks-accu hook or equal |  |  |  |  |  |
| L6795 | A |  | Hooks-2 load or equal |  |  |  |  |  |
| L6800 | A |  | Hooks-aptivc or equal |  |  |  |  |  |
| L6805 | A |  | Modifer wrist fiexion unit |  |  |  |  |  |
| L6806 | A |  | Trs gin vc or equal |  |  |  |  |  |
| 16807 | A |  | Term device grip $1 / 2$ or equal |  |  |  |  |  |
| 2.6808 | A |  | Term device infant or child |  |  |  |  |  |
| L6809 | A |  | Trs super sport passive |  |  |  |  |  |
| L6810 | A |  | Pincher lool otto bock or eq |  |  |  |  |  |
| L6825 | A |  | Hands dorrance vo |  |  |  |  |  |
| L6830 | A |  | Hand aprlve |  |  |  |  |  |
| 16835 | A |  | Hand sierra vo |  |  |  |  |  |
| L6840 | A |  | Hand becker imperial |  |  |  |  |  |
| L6845 | A |  | Hand becker lock grip |  |  |  |  |  |
| 16850 | A |  | Term dvc-hand becker plylite |  | , |  | * |  |
| L6855 | A |  | Hand robin-aids vo |  |  |  |  |  |
| L6860 | A |  | Hand robin-aids vo soft |  |  |  |  |  |
| L6865 | A |  | Hand passive hand |  |  |  |  |  |
| L6867 | A |  | Hand detroit infant hand |  |  |  |  | - |
| L6868 | A |  | Passive inf hand steeperthos |  |  |  |  |  |
| L6870 | A |  | Hand child mitt |  |  |  |  |  |
| L6872 | A |  | Hand nyu child hand |  |  |  |  |  |
| L6873 | A |  | Hand mech inf steeper or equ |  |  |  |  |  |
| L6875 | A |  | Hand bock vc |  |  |  |  |  |
| L6880 | A |  | Hand bock vo |  |  |  |  |  |
| L6881 | A |  | Autograsp feature ul term dv |  |  |  |  |  |
| L6882 | A |  | Microprocessor control upimb |  |  |  |  |  |
| L6890 | A |  | Production glove |  |  |  |  |  |
| L6895 | A |  | Custom glove |  |  |  |  |  |

- Refer to preamble for explanalion of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code and Related Information Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| L6900 | A |  | Hand restorat thumb/1 linger |  |  |  |  |  |
| 16905 | A |  | Hand restoration multiple fi |  |  |  |  |  |
| 16910 | A |  | Hand restoration no fingers |  |  |  |  |  |
| L6915 | A |  | Hand restoration replacmnt g |  |  |  |  |  |
| 16920 | A |  | Wrist disarticul switch ctrl |  |  |  |  |  |
| 16925 | A |  | Wrist disart myoelectronic c |  |  |  |  |  |
| L6930 | A |  | Below elbow switch control |  |  |  |  |  |
| L6935 | A |  | Below elbow myoelectronic ct |  |  |  |  |  |
| 16940 | A |  | Elbow disarticulation switch |  |  |  |  |  |
| 16945 | A |  | Elbow disart myoelectronic c |  |  |  |  |  |
| 16950 | A |  | Above elbow swith control |  |  |  |  |  |
| L6955 | A |  | Above elbow myoelectronic ct |  |  |  |  |  |
| L6960 | A |  | Shldr disarlic switch contro |  |  |  |  |  |
| $L 6965$ | A |  | Shldr disartic myoelectronic |  |  |  |  |  |
| $L 6970$ | A |  | Interscapular-thor switch ct |  |  |  |  |  |
| 16975 | A |  | Interscap-thor myoelectronic |  |  |  |  |  |
| 17010 | A |  | Hand otlo back steeper/eq sw |  |  |  |  |  |
| L7015 | A |  | Hand sys teknik village swit |  |  |  |  |  |
| L7020 | A |  | Electronic greifer switch ct |  |  |  |  |  |
| 27025 | A |  | Electron hand myoelectronic |  |  |  |  |  |
| 17030 | A |  | Hand sys teknik vill myoelec |  |  |  |  |  |
| L7035 | A |  | Electron greifer myoelectro |  |  |  |  |  |
| L7040 | A |  | Prehensile actuator hosmer s |  |  |  |  |  |
| $L 7045$ | A |  | Electron hook child michigan |  |  |  |  |  |
| L7170 | A |  | Electronic elbow hosmer swit |  |  |  |  |  |
| L7180 | A |  | Electronic elbow utah myoele |  |  |  |  | 1 |
| L7185 | A |  | Electron elbow adolescent sw |  |  |  |  |  |
| 17186 | A |  | Electron elbow child switch |  |  |  |  |  |
| L7190 | A |  | Elbow adolescent myoelectron |  |  | , |  | . |
| L7191 | A |  | Elbow child myoelectronic ct |  |  |  |  |  |
| L7260 | A |  | Electron wrist rotator otto |  |  |  |  |  |
| $L 7261$ | A |  | Electron wrist rotator utah |  |  |  |  |  |
| 17266 | A |  | Servo control sleeper or equ |  |  |  |  |  |
| 17272 | A |  | Analogue control unb or equa |  |  |  |  |  |
| L7274 | A |  | Proportional cil 12 volt uta |  |  |  |  |  |
| L7360 | A |  | Six volt bat otto bock/eq ea |  |  |  |  |  |
| 17362 | A |  | Battery chrgr six volt otto |  | - . |  |  |  |
| L7364 | A |  | Twelve volt battery utah/equ |  |  |  |  |  |
| L7366 | A |  | Battery chrgr. 12 volt utah/e |  |  |  |  |  |
| $L 7367$ | A |  | Replacemnt lithium Ionbatter |  |  |  |  |  |
| L7368 | A |  | Lithium ion battery charger |  |  |  |  |  |
| L7499 | A |  | Upper extremity prosthes NOS |  |  |  |  |  |
| L7500 | A |  | Prosthetic dve reparr hourly |  |  |  |  |  |
| L7510 | A |  | Prosthetic device repar rep |  |  |  |  | - |
| L7520 | A |  | Repair prosthesis per 15 min |  |  |  |  |  |
| L7900 | A |  | Male vacuum erection system |  |  |  |  |  |
| L8000 | A |  | Mastectomy bra |  |  |  |  |  |
| L8001 | A |  | Breast prosthesis bra \& form |  |  |  |  |  |
| L8002 | A |  | Brst prsth bra \& bilat form |  |  |  |  |  |
| L8010 | A |  | Mastectomy sleeve |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | Natlonal Unadjusted Copayment | Minimum <br> Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| L8015 | A |  | Ext breastprosthesis garment |  |  |  |  |  |
| L8020 | A |  | Mastectomy form |  |  |  |  |  |
| L8030 | A |  | Breast prosthesis siliconele |  |  |  |  |  |
| L8035 | A |  | Custom breast prosthesis |  |  |  |  |  |
| L8039 | A |  | Breast prosthesis NOS |  |  |  |  |  |
| L8040 | A |  | Nasal prosthesis |  |  |  |  |  |
| L8041 | A |  | Midfacial prosthesis |  |  |  |  |  |
| L8042 | A |  | Orbital prosthesis |  |  |  |  |  |
| L8043 | A |  | Upper facial prosthesis |  |  |  |  |  |
| L8044 | A |  | Hemi-facial prosthesis |  |  |  |  |  |
| L8045 | A |  | Auricular prosthesis |  |  |  |  |  |
| L8046 | A |  | Partial facial prosthesis |  |  |  |  |  |
| L8047 | A |  | Nasal septal prosthesis |  |  |  |  |  |
| $L 8048$ | A |  | Unspec maxillofacial prosth |  |  |  |  |  |
| L8049 | A |  | Repair maxillofacial prosth |  |  |  |  |  |
| L8100 | E |  | Compression stocking BK18-30 |  |  |  |  |  |
| L8110. | A |  | Compression stocking BK30-40 |  |  |  |  |  |
| 18120 | A |  | Compression stocking BK40-50 |  |  |  |  |  |
| L8130 | E |  | Gc stocking thighingth 18-30 |  |  |  |  |  |
| 18140 | $E$ |  | Gc stocking thighingth 30-40 |  |  |  |  |  |
| L8150 | $E$ |  | Gc slocking thighingth 40-50 |  |  |  |  |  |
| L8160 | E |  | Gc stocking full Ingth 18-30 |  |  |  |  |  |
| L8170 | E |  | Gc stocking full ingth 30-40 |  |  |  |  |  |
| L8180 | E |  | Gc stocking full ingth 40-50 |  |  |  |  |  |
| L8190 | E |  | Gc stocking waistinglh 18-30 |  |  |  |  |  |
| L8195 | E |  | Gc slocking waistlingth 30-40 |  |  |  | - |  |
| L8200 | E |  | Gc stocking waistingth 40-50 |  |  |  |  |  |
| L8210 | E |  | Gc stocking custom made |  |  |  |  |  |
| 18220 | E |  | Gc stocking lymphedema |  |  |  |  |  |
| 18230 | E |  | Gc stocking garter belt |  |  |  |  |  |
| 18239 | E |  | G compression stocking |  |  |  |  |  |
| L8300 | A |  | Truss single w/ standard pad |  |  |  |  |  |
| L8310 | A |  | Truss double w/ standard pad |  |  |  |  |  |
| L8320 | A |  | Truss addition to std pad wa |  |  |  |  |  |
| 18330 | A |  | Truss add to std pad scrotal |  |  |  |  |  |
| 18400 | A |  | Sheath below knee |  |  |  |  |  |
| L8410 | A |  | Sheath above knee |  |  |  |  |  |
| L8415 | A |  | Sheath upper limb |  | - |  |  |  |
| L8417 | A |  | Pros sheath/sock w gel cushn |  |  |  |  |  |
| 18420 | A |  | Prosthetic sock multi ply BK |  |  |  |  |  |
| L8430 | A |  | Prosthetic sock multi ply AK | - |  |  |  |  |
| 18435 | A |  | Pros sock multi ply upper Im |  |  |  |  |  |
| L8440 | A |  | Shrinker below knee |  |  |  |  |  |
| 18460 | A |  | Shrinker above knee |  |  |  |  |  |
| L8465 | A |  | Shrinker upper limb |  |  |  |  |  |
| L8470 | A |  | Pros sock single ply BK |  |  |  |  |  |
| L8480 | A |  | Pros sock single ply AK |  |  |  |  |  |
| L8485 | A |  | Pros sock single ply upper I |  |  |  |  |  |
| L8490 | A |  | Air seal suction reten systm |  |  |  |  |  |
| L8499 | A |  | Unlisted misc prosthetic ser | - |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT / HCPCS | Status indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 18500 | A |  | Artificial larynx |  |  |  |  |  |
| L8501 | A |  | Tracheoslomy speaking valve |  |  |  |  |  |
| 18505 | A |  | Artificial larynx. accessory |  |  |  |  |  |
| 18507 | A |  | Trach-esoph voice pros pt in |  |  |  |  |  |
| L8509 | A |  | Trach-esoph voice pros md in |  |  |  |  |  |
| 18510 | A |  | Voice amplifier |  |  |  |  |  |
| L8511 | A |  | Indwelling trach insert |  |  |  |  |  |
| L8512 | A |  | Gel cap for trach voice pros |  |  |  |  |  |
| 18513 | A |  | Trach pros cleaning device |  |  |  |  |  |
| L8514 | A |  | Repl trach puncture dilator |  |  |  |  |  |
| 18600 | N |  | Implant breast silicone/eq |  |  |  |  |  |
| $L 8603$ | N |  | Collagen imp urinary 2.5 ml |  |  |  |  |  |
| 18606 | N |  | Synthetic implnt urinary mm * |  |  |  |  |  |
| L8610 | N |  | Ocular implant |  |  |  |  |  |
| 18612 | N |  | Aqueous shunt prosthesis |  |  |  |  |  |
| 18613 | N |  | Ossicular implant |  |  |  |  |  |
| 18614 | N |  | Cochlear device/system |  |  |  |  |  |
| L8619 | A |  | Replace cochlear processor |  |  |  |  |  |
| 18630 | N |  | Metacarpophalangeal implant |  |  |  |  |  |
| L8631 | A |  | MCP joint repl 2 pc or more |  |  |  |  |  |
| L8641 | $N$ |  | Metatarsal joint implant |  |  |  |  |  |
| L8642 | N |  | Hallux implant |  |  |  |  |  |
| L8658 | N |  | Interphalangeal joint spacer |  |  |  |  |  |
| 18659 | A |  | Interphalangeal joint repl |  |  |  |  |  |
| L8670 | N |  | Vascular graft, synthelic |  |  |  |  |  |
| L8699 | N |  | Prosthetic implant NOS |  |  |  |  |  |
| 19900 | A |  | O\&P supply/accessory/service |  |  |  |  |  |
| M0064 | $x$ |  | Visit for drug monitoring | 0374 | 1.1042 | \$63.05 |  | \$12.61 |
| M0075 | E |  | Cellular therapy |  |  |  |  |  |
| M0076 | E |  | Prolotherapy |  |  |  |  |  |
| M0100 | $E$ |  | intragastric hypothermia |  |  |  |  |  |
| M0300 | E |  | IV chelationtherapy |  |  |  |  |  |
| M0301 | E |  | Fabric wrapping of aneurysm |  |  |  |  |  |
| P2028 | A |  | Cephalin floculation test |  |  |  |  |  |
| P2029 | A |  | Congo red blood test | - |  |  |  |  |
| P2031 | $E$ |  | Hair analysis |  |  |  |  |  |
| P2033 | A |  | Blood thymol turbidity |  |  |  |  |  |
| P2038 | A |  | Blood mucoprotein |  |  |  |  |  |
| P3000 | A |  | Screen pap by tech w md supv |  |  |  |  |  |
| P3001 | B |  | Screening pap smear by phys |  | * |  |  |  |
| P7001 | E |  | Culture bacterial urine |  |  |  |  |  |
| P9010 | K |  | Whole blood for transfusion | 0950 |  | \$114.05 |  | \$22.81 |
| P9011 | K |  | Blood split unit | 0967 |  | \$83.58 |  | \$16.72 |
| P9012 | K |  | Cryoprecipitate each unit | 0952 |  | \$50.59 |  | \$10.12 |
| P9016 | K |  | RBC leukocytes reduced | 0954 |  | \$167.17 |  | 533.43 |
| P9017 | K |  | Plasma 1 donor frz w/in 8 hr | 9508 |  | \$63.32 | - | \$12.66 |
| P9019 | K |  | Platelets, each unit | 0957 |  | \$48.92 |  | \$9.78 |
| P9020 | K |  | Plaelet rich plasma unit | - 0958 |  | \$144.28 |  | \$28.86 |
| P9021 | K |  | Red blood cells unit | 0959 |  | \$113.09 |  | \$22.62 |
| P9022 | K |  | Washed red blood cells unit | 0960 |  | \$163.49 |  | \$32.70 |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT 1 HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Welght | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| P9023 | K |  | Frozen plasma, pooled, sd. | 0949 |  | \$99.44 |  | \$19.89 |
| P9031 | K |  | Platelets leukocytes reduced | 1013 |  | \$87.30 |  | \$17.46 |
| P9032 | K |  | Platelets, irradiated | 9500 |  | \$89.59 |  | \$17.92 |
| P9033 | K |  | Platelets leukoreduced irrad | 0968 |  | \$155.87 |  | \$31 17 |
| P9034 | K |  | Platelets, pheresis | 9507 |  | \$439.35 |  | \$87.87 |
| P9035 | K |  | Platelet pheres leukoreduced | 9501 |  | \$468.65 |  | \$93.73 |
| P9036 | K |  | Platelet pheresis irradiated | 9502 |  | \$330.57 |  | \$66.11 |
| P9037 | K | - | Plate pheres leukoredu irrad | 1019 |  | \$594.05 |  | \$118.81 |
| P9038 | K |  | RBC irradialed | 9505 |  | \$124.11 |  | \$24 82 |
| P9039 | K |  | RBC deglycerolized | 9504 |  | \$297.71 |  | \$59.54 |
| P9040 | K |  | RBC leukoreduced irradiated | 0969 |  | \$207.17 | - | \$41.43 |
| P9041 | K |  | Albumin (human). $5 \%, 50 \mathrm{ml}$ | 0961 | 0.3410 | \$19.47 |  | \$3.89 |
| P9043 | K |  | Plasma protein fract. $5 \%, 50 \mathrm{ml}$ | 0956 |  | \$55.38 |  | \$11.08 |
| P9044 | K |  | Cryoprecipitatereducedplasma | 1009 |  | \$56.92 |  | \$11.38 |
| P9045 | K |  | Albumin (human), 5\%, 250 ml | 0963 | 1.0386 | \$59.30 |  | \$11.86 |
| P9046 | K |  | Albumin (human), 25\%, 20 ml | 0964 | 0.2304 | \$13.16 |  | \$2.63 |
| P9047 | K |  | Albumin (human), $25 \%, 50 \mathrm{ml}$ | 0965 | 0.9798 | \$55.94 |  | \$11.19 |
| P9048 | K |  | Plasmaprotein fract, $5 \% .250 \mathrm{ml}$ | 0966 |  | \$142.75 |  | \$28.55 |
| P9050 | K |  | Granulocytes, pheresis unit | 9506 |  | \$790.73 |  | \$158.15 |
| P9051 | K |  | Blood, Vr, cmv-neg | 1010 |  | \$169.50 |  | \$33.90 |
| P9052 | K |  | Platelets, hla-m, Vr, unit | 1011 |  | \$599.37 |  | \$119.87 |
| P9053 | K |  | Plt, pher, Vr cmv-neg, irr | 1020 |  | \$504.62 |  | \$100.92 |
| P9054 | K |  | Blood. Vr, froz/degly/wash | 1016 |  | \$130.66 |  | \$26. 13 |
| P9055 | K |  | Pll, aph/pher, Vr, cmv-neg | 1017 |  | \$481.35 |  | \$96.27 |
| P9056 | K |  | Blood, U/r, irradiated | 1018 |  | \$178.64 |  | \$35.73 |
| P9057 | K |  | RBC, frideg/wsh. I/r, irrad | 1021 |  | \$232.27 |  | \$46.45 |
| P9058 | K |  | RBC, $1 / \mathrm{r}$, cmv-neg, irrad | 1022 |  | \$276.29 |  | \$55.26 |
| P9059 | K |  | Plasma, frz between 8-24hour | 0955 |  | \$49.19 |  | \$9.84 |
| P9060 | K |  | Frim plasma donor retested | 9503 |  | \$70.89 |  | \$14.18 |
| P9603 | A |  | One-way allow prorated miles |  |  |  |  |  |
| P9604 | A |  | One-way allow prorated trip |  |  |  |  |  |
| P9612 | N |  | Catheterize for urine spec |  |  |  |  | - |
| P9615 | $N$ |  | Urine specimen collect mult |  |  |  |  |  |
| Q0035 | X |  | Cardiokymography | 0100 | 2.5336 | \$144.66 | \$41.44 | \$28.93 |
| Q0081 | T |  | Infusion ther other than che | 0120 | 1.9428 | \$110.93 | \$28.21 | \$22.19 |
| Q0083 | S |  | Chemo by other than infusion | 0116 | 1.0913 | \$62.31 |  | \$1246 |
| Q0084 | S |  | Chemotherapy by infusion | 0117 | 2.9002 | \$165.60 | \$42.53 | \$33.12 |
| Q0085 | E |  | Chemo by both Infusion and o |  | $\because$ |  |  |  |
| Q0091 | T |  | Obtaining screen pap smear | 0191 | 0.1898 | \$10.84 | \$2.93 | \$2.17 |
| Q0092 | N |  | Set up port xray equipment |  |  |  |  |  |
| Q0111 | A |  | Wet mounts/ w preparations |  |  |  |  |  |
| Q0112 | A |  | Potassium hydroxide preps |  |  |  |  |  |
| Q0113 | A |  | Pinworm examinations |  |  |  |  |  |
| Q0114 | A |  | Fern test |  |  |  |  |  |
| 00115 | A |  | Post-coital mucous exam |  |  |  |  |  |
| Q0136 | K |  | Non esrd epoetin alpha inj | 0733 |  | \$11.09 |  | \$2.22 |
| Q0137 | K |  | Darbepoetin alfa, non esrd | 0734 |  | \$4.14 |  | \$0.83 |
| Q0144 | $E$ |  | Azithromycin dihydrate, oral |  |  | - |  |  |
| Q0163 | N |  | Diphenhydramine HCl 50 mg |  |  |  |  | - |
| Q0164 | N |  | Prochlorperazine maleate 5 mg |  |  |  |  |  |

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Addendum B. - Paymenf Status by HCPCS Code and Related Information Calendar Year 2005

| CPT $I$ HCPCS | Stalus Indicator | Comment Indicator | Description | APC | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Q0165 | B |  | Prochlorperazine maleate 10 mg |  |  |  |  |  |
| Q0166 | K |  | Granisetron HCl 1 mg oral | 0765 |  | \$39.04 |  | \$7.81 |
| Q0167 | N |  | Dronabinol 2.5 mg oral |  |  |  |  |  |
| Q0168 | B |  | Dronabinol 5mg oral |  |  |  |  |  |
| 00169 | N |  | Promethazine HCl 12.5 mg oral |  |  |  |  |  |
| Q0170 | B |  | Promethazine HCl 25 mg oral |  |  |  |  |  |
| Q0171 | N |  | Chlorpromazine HCl 10 mg oral |  |  |  |  |  |
| Q0172 | B |  | Chlorpromazine HCl 25 mg oral |  |  |  |  |  |
| Q0173 | N |  | Trimethobenzamide HCl 250 mg | . |  |  |  |  |
| Q0174 | N |  | Thiethylperazine maleate10mg |  |  |  |  |  |
| Q0175 | N |  | Perphenazine 4mg oral |  |  |  |  |  |
| Q0176 | B |  | Perphenazine 8 mg oral |  |  |  |  |  |
| Q0177 | N |  | Hydroxyzine pamoate 25mg |  |  |  |  |  |
| Q0178 | B |  | Hydroxyzine pamoate 50 mg |  |  |  |  |  |
| Q0179 | K |  | Ondansetron HCl 8 mg oral | 0769 |  | \$26.12 |  | \$5.22 |
| Q0180 | K |  | Dolasetron mesylate oral | 0763 |  | \$63.28 |  | \$12.66 |
| Q0181 | $E$ |  | Unspecified oral anti-emetic |  |  |  |  |  |
| Q0182 | B |  | Nonmetabolic act d/e tissue |  |  |  |  |  |
| Q0183 | N |  | Nonmetabolic active tissue |  |  |  |  |  |
| Q0187 | K |  | Factor viia recombinant | 1409 |  | \$1,410.34 |  | \$232.07 |
| Q1001 | N |  | Ntiol category 1 |  |  |  |  |  |
| Q1002 | N |  | Ntiol category 2 |  |  |  |  |  |
| Q1003 | N |  | Ntiol category 3 |  |  |  |  |  |
| Q1004 | N |  | Niol calegory 4 |  |  |  |  |  |
| Q1005 | N |  | Ntiol category 5 |  |  |  |  |  |
| Q2001 | E |  | Oral cabergoline 0.5 mg |  |  |  |  | " |
| Q2002 | K |  | Elliotts b solution per ml | 7022 |  | \$1.50 |  | \$0.30 |
| Q2003 | K |  | Aprotinin, $10,000 \mathrm{kiu}$ | 7019. |  | \$12.51 |  | \$2.50 |
| Q2004 | $N$ |  | Bladder calculi irnig sol |  |  |  |  |  |
| Q2005 | K |  | Corticorelin ovine trifutat | 7024 |  | \$353.70 |  | \$70.74 |
| Q2006 | K |  | Digoxin immune fab (ovine) | 7025 |  | \$332.00 | , | \$66.40 |
| Q2007 | K |  | Ethanolamine oleate 100 mg | 7026 |  | \$63.29 |  | \$12.66 |
| Q2008 | K |  | Fornepizole, 15 mg | 7027 |  | \$10.04 |  | \$2.01 |
| Q2009 | K |  | Fosphenytoin. 50 mg | 7028 |  | \$5.31 |  | \$1.06 |
| Q2011 | K |  | Hemin, per 1 mg | 7030 |  | \$6.47 |  | \$1.29 |
| Q2012 | N |  | Pegademase bovine, 25 iu |  |  |  |  |  |
| 02013 | K |  | Pentastarch 10\% solution | 7040 |  | \$131.99 |  | \$26.40 |
| Q2014 | N |  | Sermorelin acetate, 0.5 mg |  |  |  |  |  |
| Q2017 | K |  | Teniposide, 50 mg | 7035 |  | \$224.94 |  | \$4499 |
| Q2018 | K |  | Urofollitropin, 75 iu | 7037 |  | \$56.59 |  | \$11.32 |
| Q2019 | K |  | Basiliximab | 1615 |  | \$1,425.06 |  | \$285.01 |
| Q2020 | $\varepsilon$ |  | Histrelin acetate |  |  |  |  |  |
| Q2021 | K |  | Lepirudin | 9057. |  | \$130.30 |  | \$26.06 |
| Q2022 | K |  | VonWillebrandFactrCmplxpertu | 1618 |  | \$0.83 |  | \$0.17 |
| Q3000 | K |  | Rubidium-Rb-82 | 9025 |  | \$111.91 |  | \$22.38 |
| Q3001 | N |  | Brachytherapy Radioelements |  |  |  |  |  |
| Q3002 | K |  | Gallium ga 67 | 1619 |  | \$27.10 |  | \$5.42 |
| Q3003 | K |  | Technetium tc99m bicisate | 1620 |  | \$370.60 |  | \$74.12 |
| Q3004 | N |  | Xenon xe 133 |  |  |  |  |  |
| Q3005 | K |  | Technetium tc99m mertiatide | 1622 |  | \$31.13 |  | \$6.23 |

- Refer to preamble for explanation of multiple payment rates.

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## Addendum B. - Payment Status by HCPCS Code ahd Related Information <br> Calendar Year 2005 )

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Q3006 | $N$ |  | Technetium tc99m glucepatate |  |  |  |  |  |
| Q3007 | K | - | Sodium phosphate p 32 | 1624 |  | \$94.98 |  | \$19.00 |
| Q3008 | K |  | Indium 111-in pentetreotide | 1625 |  | \$1,079.00 |  | \$215.80 |
| Q3009 | N |  | Technetium tc99m oxidronate |  |  |  |  |  |
| Q3010 | N |  | Technetium tc99mlabeledrbes |  |  |  |  |  |
| Q3011 | K |  | Chromic phosphate p32 | 1628 |  | \$146.64 |  | \$29.33 |
| Q3012 | $K$ |  | Cyanocobalamn cobalt co57 | 1089 |  | \$85.49 |  | \$17.10 |
| Q3014 | A |  | Telehealth facitity fee |  |  |  |  |  |
| Q3019 | A |  | ALS emer trans no ALS sen |  |  |  |  |  |
| Q3020 | A |  | ALS nonemer trans no ALS se |  |  |  |  |  |
| Q3025 | K |  | IM inj interferon beta 1-a | 9022 |  | \$74.44 |  | \$14.89 |
| Q3026 | E |  | Subc inj interferon beta-1a |  |  |  |  |  |
| Q3031 | N |  | . Collagen skin test |  |  |  |  |  |
| Q4001 | $B$ |  | Cast sup body cast plaster |  |  |  |  |  |
| Q4002 | B |  | Cast sup body cast fiberglas |  |  |  |  |  |
| Q4003 | 8 |  | Cast sup shoulder cast plstr |  |  |  |  |  |
| Q4004 | 8 |  | Cast sup shoulder cast forgl |  |  |  |  |  |
| Q4005 | B |  | Cast sup long arm adult pist |  |  |  |  |  |
| Q4006 | B |  | Cast sup long arm adult fbrg |  |  |  |  |  |
| Q4007 | B |  | Cast sup long arm ped pister |  |  |  |  |  |
| Q4008 | B |  | Cast sup long arm ped forgls |  |  |  |  |  |
| Q4009 | B |  | Cast sup sht arm adult plstr. |  |  |  |  |  |
| Q4010 | B |  | Cast sup sht arm adult forgl |  |  |  |  |  |
| Q4011 | B |  | Cast sup sht arm ped plaster |  |  |  |  |  |
| Q4012 | B |  | Cast sup sht arm ped forglas |  |  |  |  |  |
| Q4013 | B |  | Cast sup gauntlet plaster |  |  |  |  |  |
| Q4014 | B |  | Cast sup gauntlet fiberglass |  |  |  |  |  |
| Q4015 | B |  | Cast sup gauntlet ped plster |  |  |  |  |  |
| Q4016 | B |  | Cast sup gauntlet ped forgls. |  |  |  |  |  |
| Q4017 | B |  | Cast sup Ing arm splint plst |  |  |  |  |  |
| Q4018 | 8 |  | Cast sup Ing arm splint fbrg |  |  |  |  |  |
| Q4019 | B |  | Cast sup Ing arm spint ped p |  |  |  |  |  |
| - Q4020 | B |  | Cast sup Ing arm spint ped f |  |  |  |  |  |
| Q4021 | B |  | Cast sup sht arm splint plst |  |  |  |  |  |
| Q4022 | B |  | Cast sup sht arm splint forg |  |  |  |  |  |
| Q4023 | B |  | Cast sup sht arm splnt ped p |  |  |  |  |  |
| Q4024 | B |  | Cast sup sht arm splnt ped if |  |  |  |  |  |
| Q4025 | B |  | Cast sup hip spica ptaster |  |  |  |  |  |
| Q4026 | B |  | Cast sup hip spica fiberglas |  |  |  |  |  |
| Q4027 | B |  | Cast sup hip spica ped plstr |  |  |  |  |  |
| Q4028 | B |  | Cast sup hip spica ped forgl |  |  |  |  |  |
| Q4029 | B |  | Cast sup long leg plaster |  |  |  |  |  |
| Q4030 | B |  | Cast sup long leg fiberglass |  |  |  |  | * |
| Q4031 | B |  | Cast sup Ing leg ped plaster |  |  |  |  |  |
| Q4032 | B |  | Cast sup ing leg ped forgls |  |  |  |  |  |
| Q4033 | B |  | Cast sup ing leg cylinder pi |  |  |  |  |  |
| Q4034 | B |  | Cast sup Ing leg cylinder fb |  |  |  |  |  |
| Q4035 | B |  | Cast sup Ingleg cyindr ped p |  |  |  |  |  |
| Q4036 | B |  | Cast sup Ingleg cyindr ped f |  |  |  |  |  |
| Q4037 | B |  | Cast sup shrt leg plaster |  |  |  |  |  |

[^105]
## Addendum B. - Payment Status by HCPCS Code and Related Information <br> Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | $A P C$ | Relative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Q4038 | B |  | Cast sup shrt leg fiberglass |  |  |  |  |  |
| Q4039 | B |  | Cast sup shrt leg ped plster |  |  |  |  |  |
| 04040 | B |  | Cast sup shit leg ped forgls |  |  |  |  |  |
| Q4041 | B |  | Cast sup ing leg spint plstr |  |  |  |  |  |
| Q4042 | B |  | Cast sup ing leg spint forgt |  |  |  |  |  |
| Q4043 | B |  | Cast sup Ing leg spint pedp |  |  |  |  |  |
| Q4044 | B |  | Cast sup ing leg spint ped $f$ | - |  |  |  |  |
| Q4045 | B |  | Cast sup sht leg spint pistr |  |  |  |  |  |
| Q4046 | B |  | Cast sup sht leg spint forgi |  |  |  |  |  |
| Q4047 | B |  | Cast sup sht leg spint ped p |  |  |  |  |  |
| Q4048 | B |  | Cast sup sht leg splnt ped f |  |  |  |  |  |
| Q4049 | B |  | Finger splint, static |  |  |  |  |  |
| Q4050 | B |  | Cast supplies unlisted |  |  |  |  |  |
| Q4051 | B |  | Splint supplies misc |  |  |  |  |  |
| 04054 | A |  | Darbepoetin alfa, esrd use | - |  |  |  |  |
| Q4055 | A |  | Epoetin alfa, esrd use |  |  |  |  |  |
| Q4075 | N |  | Acyclovir, 5 mg |  |  |  |  | * |
| Q4076 | N |  | Dopamine hcl. 40 mg |  |  |  |  |  |
| Q4077 | $N$ |  | Treprostinil, 1 mg |  |  |  |  |  |
| R0070 | N |  | Transport portable x-ray |  |  |  |  |  |
| R0075 | $N$ |  | Transport port x-ray mullipl |  |  |  |  |  |
| R0076 | $N$ |  | Transport portable EKG |  |  |  |  |  |
| V2020 | A |  | Vision svcs frames purchases |  |  |  |  |  |
| V2025 | E |  | Eyeglasses delux frames |  |  |  |  |  |
| V2100 | A |  | Lens spher single plano 4.00 |  |  |  |  |  |
| V2101 | A |  | Single visn sphere 4.12-7.00 |  |  |  |  | - . |
| V2102 | A |  | Singt visn sphere 7.12-20.00 |  |  |  |  |  |
| V2103 | A |  | Spherocylindr $400 \mathrm{~d} / 12-2.00 \mathrm{~d}$ |  |  |  |  |  |
| V2104 | A |  | Spherocylindr 4.00d/2.12-4d |  |  |  |  |  |
| V2105 | A |  | Spherocylinder 4.00d/4.25-6d |  |  |  |  |  |
| V2106 | A |  | Spherocylinder $4.00 \mathrm{~d} / 26.00 \mathrm{~d}$ |  |  |  |  |  |
| V2107 | A |  | Spherocylinder $4.25 \mathrm{~d} / 12-2 \mathrm{~d}$ |  |  |  |  |  |
| V2108 | A |  | Spherocylinder 4.25d/2.12-4d |  |  |  |  |  |
| V2109 | A |  | Spherocylinder 4.25d/4.25-6d |  |  |  |  |  |
| V2110 | A |  | Spherocylinder 4.25d/over 6d |  |  |  |  |  |
| V2111 | A |  | Spherocylindr $7.25 \mathrm{~d} / .25-2.25$ |  |  |  |  |  |
| V2112 | A |  | Spherocylindr 7.25d/2.25-4d |  |  |  |  |  |
| V2113 | A |  | Spherocyindr 7.25d/4.25-6d |  |  |  |  |  |
| V2114 | A |  | Spherocylinder over 12.00 d |  |  |  |  |  |
| V2115 | A |  | Lens lenticular bifocal |  |  |  |  |  |
| V2118 | A |  | Lens aniseikonic single |  |  |  |  |  |
| V2121 | A |  | Lenticular lens. single |  |  |  |  |  |
| V2199 | A |  | Lens single vision not oth c |  |  |  |  |  |
| V2200 | A |  | Lens spher bifoc plano 4.00d |  |  |  |  |  |
| V2201 | A |  | Lens sphere bifocal 4.12-7.0 |  |  |  |  |  |
| V2202 | A |  | Lens sphere bifocal ? 12-20. |  |  |  |  |  |
| V2203 | A |  | Lens sphcyl bifocal 4.00d/. 1 |  |  |  |  |  |
| V2204 | A |  | Lens sphicy bifocal 4.00d/2.1 |  |  |  |  |  |
| V2205 | A |  | Lens sphcy bifocal 4.00d/4.2 |  |  |  |  |  |
| V2206 | A |  | Lens sphcy bifocal 4.00d/ove |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information ${ }^{\wedge}$
Calendar Year 2005 つ

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Reiative Weight | $\begin{gathered} \text { Payment } \\ \text { Rate } \\ \hline \end{gathered}$ | National Unadjusted Copayment | Minimum <br> Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| V2207 | A |  | Lens sphcy bifocal 4 25-7d/. |  |  |  |  |  |
| V2208 | A |  | Lens sphcy bifocal 4.25-7/2. |  |  |  |  |  |
| V2209 | A |  | Lens sphcy bifocal 4.25-7/4. |  |  |  |  |  |
| V2210 | A |  | Lens sphcy bifocal 4.25-7/ov |  |  |  |  |  |
| V2211 | A |  | Lens sphcy bifo 7 25-121.25- |  |  |  |  |  |
| V2212 | A |  | Lens sphcyi bifo 7 25-12/2.2 |  |  |  |  |  |
| V2213 | A |  | Lens sphcyl bifo 7.25-12/4.2 |  |  |  |  |  |
| V2214 | A |  | Lens sphcyl bifocal over 12. |  |  |  |  |  |
| V2215 | A |  | Lens lenticular bilocal |  |  |  |  |  |
| V2218 | A |  | Lens aniseikonic bifocal |  |  |  |  |  |
| V2219 | A |  | Lens bifocal seg width over |  |  |  |  |  |
| V2220 | A |  | Lens bifocal add over 3.25d |  |  |  |  |  |
| V2221 | A |  | Lenticular lens, bufocal |  |  |  |  |  |
| V2299 | A |  | Lens bifocal speciality |  |  |  |  |  |
| V2300 | A |  | Lens sphere trifocal 4.00d |  |  |  |  |  |
| V2301 | A |  | Lens sphere trifocal 4.12-7. |  |  |  |  |  |
| V2302 | A |  | Lens sphere trifocal 7.12-20 |  |  |  |  |  |
| V2303 | A |  | Lens sphcy trifocal 4.01.12- |  |  | - |  |  |
| V2304 | A |  | Lens sphcy trifocal 4.0/2.25 |  |  |  |  |  |
| V2305 | A |  | Lens sphcy trifocal 4.0/4.25 |  |  |  |  |  |
| V2306 | A |  | Lens sphcyl trifocal $4.00 />6$ |  |  |  |  |  |
| V2307 | A |  | Lens sphcy trifocal 4.25-71. |  |  |  | - |  |
| V2308 | A |  | Lens sphc trifocal 4.25-7/2. |  |  |  |  |  |
| V2309 | A |  | Lens sphc trifocal 4.25-7/4. |  |  |  |  |  |
| V2310 | A |  | Lens sphe trifocal 4 25-7/>6 |  |  |  |  |  |
| V2311 | A |  | Lens sphc trifo 7.25-121.25- |  |  |  |  |  |
| V2312 | A |  | Lens sphe trifo 7.25-12/2.25 |  |  |  |  |  |
| V2313 | A |  | Lens sphc trifo 7.25-12/4.25 |  |  |  |  |  |
| V2314 | A |  | Lens sphcyl trifocal over 12 |  |  |  |  |  |
| V2315 | A |  | Lens lenticular infocal |  |  |  |  |  |
| V2318 | A |  | Lens aniseikonic trifocal ${ }^{\text {- }}$ |  |  |  |  |  |
| V2319 | A |  | Lens trifocal seg width > 28 |  |  |  |  |  |
| V2320 | A |  | Lens trifocal add over 3.25d |  |  |  |  |  |
| V2321 | A |  | Lenticular lens, trifocal |  |  |  |  |  |
| V2399 | A |  | Lens tnifocal speciality |  |  | . |  |  |
| V2410 | A |  | Lens variab asphericity sing |  |  |  |  |  |
| V2430 | A |  | Lens variable asphericity bi |  |  |  |  |  |
| V2499 | A |  | Vanable asphencity lens | . |  |  |  |  |
| V2500 | A |  | Contact lens pmma spherical |  |  |  |  |  |
| V2501 | A |  | Cntct lens pmma-toric/prism |  |  |  |  |  |
| V2502 | A |  | Contact lens pmma bifocal |  |  |  |  |  |
| V2503 | A |  | Cntet lens pmma color vision |  |  |  |  |  |
| V2510 | A |  | Cntct gas permeable spherid |  |  |  |  |  |
| V2511 | A |  | Cntct toric prism ballast |  |  |  |  |  |
| V2512 | A |  | Cntct lens gas permbl bifocl |  |  |  |  |  |
| V2513 | A |  | Contact lens extended wear |  |  |  |  |  |
| V2520 | A |  | Contact lens hydrophilic | . |  |  |  |  |
| V2521 | A |  | Cntct lens hydrophilic toric |  |  |  |  |  |
| V2522 | A |  | Cntet lens hydrophil bifoct |  |  |  |  |  |
| V2523 | A |  | Cnict lens hydrophil extend |  |  |  |  |  |

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT / HCPCS | Status indicator | Comment indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| V2530 | A |  | Contact lens gas impermeable |  |  |  |  |  |
| V2531 | A |  | Contact lens gas permeable |  |  |  |  |  |
| V2599 | A |  | Contact lens/es other type |  |  |  |  |  |
| V2600 | A |  | Hand held low vision aids |  |  |  |  |  |
| V2610 | A |  | Single lens spectacle mount |  |  |  |  |  |
| V2615 | A |  | Telescop/othr compound lens |  |  |  |  |  |
| V2623 | A |  | Plastic eye prosth custom |  |  |  |  |  |
| V2624 | A |  | Polishing artifical eye |  |  |  |  |  |
| V2625 | A |  | Enlargemnt of eye prosthesis |  |  |  |  |  |
| V2626 | A |  | Reduction of eye prosthesis |  |  |  |  |  |
| V2627 | A |  | Scleral cover shetl |  |  |  |  |  |
| V2628 | A |  | Fabrication \& fitting |  |  |  |  |  |
| V2629 | A |  | Prosthetic eye other type |  |  |  |  |  |
| V2630 | N |  | Anter chamber intraocul lens |  |  |  |  |  |
| V2631 | N |  | Iris support intraoclr lens |  |  |  |  |  |
| V2632 | N |  | Post chmbr intraocular lens |  |  |  |  |  |
| V2700 | A |  | Balance lens |  |  |  |  |  |
| V2710 | A |  | Glass/plastic slab off prism |  |  |  |  |  |
| V2715 | A |  | Prism lens/es |  |  |  |  |  |
| V2718 | A |  | Fresnell prism press-on lens |  |  |  |  |  |
| V2730 | A |  | Special base curve |  |  |  |  |  |
| V2744 | A |  | Tint photochromatic lens/es |  |  |  |  |  |
| V2745 | A |  | Tint, any color/solid/grad | . | - |  |  |  |
| V2750 | A |  | Anti-reflective coating |  |  |  |  |  |
| V2755 | A |  | UV lens/es |  |  |  |  |  |
| V2756 | E |  | Eye glass case |  |  |  |  | - |
| V2760 | A |  | Scratch resistant coating |  |  |  |  |  |
| V2761 | B |  | Mirror coating |  |  |  |  |  |
| V2762 | A |  | Polarization, any lens |  |  |  |  |  |
| V2770 | A |  | Occluder lensles |  |  |  |  |  |
| V2780 | A |  | Oversize lens/es |  |  |  |  |  |
| V2781 | B |  | Progressive lens per lens |  |  | ** |  |  |
| V2782 | A |  | Lens, 1.54-1.65 p/1.60-1.79g |  |  |  |  |  |
| V2783 | A |  | Lens, $>=1.66 \rho />=1.80 \mathrm{~g}$ |  |  | - |  |  |
| V2784 | A |  | Lens polycarb or equal |  |  |  |  |  |
| V2785 | $F$ |  | Corneal tissue processing |  |  |  |  |  |
| V2786 | A |  | Occupational multifocal lens |  |  | - |  |  |
| V2790 | N |  | Amniotic membrane |  |  |  |  |  |
| V2797 | A |  | Vis item/sve in other code |  |  | , |  |  |
| V2799 | A |  | Miscellaneous vision service |  |  |  |  |  |
| V5008 | $E$ | - | Hearing screening |  |  | - |  |  |
| V5010 | $E$ |  | Assessment for heaning aid |  |  |  |  |  |
| V5011 | $E$ |  | Hearing aid fitting/checking |  |  |  |  |  |
| V5014 | $E$ |  | Hearing aid repair/modifying |  | - |  |  |  |
| V5020 | $E$ |  | Conformity evaluation |  |  |  |  |  |
| V5030 | $E$ |  | Body-worn hearing aid air |  |  |  |  |  |
| V5040 | $E$ |  | Body-worn hearing aid bone |  |  |  |  |  |
| V5050 | $\varepsilon$ |  | Hearing aid monaural in ear |  |  |  |  |  |
| V5060 | $E$ |  | Behind ear hearing aid |  |  |  |  |  |
| V5070 | E |  | Glasses air conduction |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related Information
Calendar Year 2005

| CPT I HCPCS | Status Indicator | Comment Indicator | Description | APC | Relative Weight | Payment Rate | National Unadjusted Copayment | Minimum Unadjusted Copayment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| V5080 | E |  | Glasses bone conduction |  |  |  |  |  |
| V5090 | E |  | Hearing aid dispensing fee |  |  |  |  |  |
| V5095 | E |  | Implant mid ear hearing pros |  |  |  | - |  |
| V5100 | E |  | Body-worn bilat hearing aid |  |  |  |  |  |
| V5110 | $E$ |  | Hearing aid dispensing fee |  |  |  |  |  |
| V5120 | E |  | Body-worn binaur hearing ald |  |  |  |  |  |
| V5130 | E |  | In ear binaural hearing aid |  |  |  |  |  |
| V5140 | E | - | Behind ear binaur hearing ai |  |  |  |  |  |
| V5150 | E |  | Glasses binaural heaning aid |  |  |  |  |  |
| V5160 | E |  | Dispensing fee binaural |  |  |  |  |  |
| V5170 | E |  | Within ear cros heaning aid |  |  |  |  |  |
| V5180 | E |  | Behind ear cros hearing aid |  |  |  |  |  |
| V5190 | E |  | Glasses cros hearing aid |  |  |  |  |  |
| V5200 | E |  | Cros hearing aid dispens fee |  |  |  |  |  |
| V5210 | E |  | In ear bicros hearing aid |  |  |  |  |  |
| V5220 | $E$ |  | Behind ear bicros hearing ai |  |  |  |  |  |
| V5230 | E |  | Glasses bicros hearing aid |  |  |  |  |  |
| V5240 | $E$ |  | Dispensing fee bicros |  |  |  |  |  |
| V5241 | $E$ |  | Dispensing fee, monaural |  |  |  |  |  |
| V5242 | E |  | Hearing aid, monaural, cic |  |  |  |  |  |
| V5243 | E |  | Hearing aid, monaural, itc |  |  |  |  |  |
| V5244 | E |  | Hearing aid, prog, mon. cic |  |  |  |  |  |
| V5245 | $E$ |  | Hearing aid, prog, mon, itc |  |  |  |  |  |
| V5246 | E |  | Hearing aid, prog, mon, ite |  |  |  |  |  |
| V5247 | E |  | Hearing aid, prog, mon, ble |  |  |  |  |  |
| V5248 | E |  | Hearing aid, binaural, cic |  |  |  |  |  |
| V5249 | E |  | Heaning aid, binaural, itc |  |  |  |  |  |
| V5250 | E |  | Hearing aid, prog, bin. cic |  |  |  |  |  |
| V5251 | $E$ |  | Hearing aid, prog, bin, itc |  |  |  |  |  |
| V5252 | E |  | Hearing aid, prog, bin, ite |  |  |  |  |  |
| V5253 | E |  | Heaning aid, prog, bin, bte |  |  |  |  |  |
| V5254 | $E$ |  | Hearing id, digit, mon, cic |  |  |  |  |  |
| V5255 | E |  | Heaning aid, digit, mon, itc |  |  |  |  |  |
| V5256 | E |  | Hearing aid, digit, mon, ite |  |  |  |  |  |
| V5257 | E |  | Hearing aid, digit, mon, bte |  |  |  |  |  |
| V5258 | E |  | Hearing aid, digit, bin, cic |  |  |  |  |  |
| V5259 | E |  | Hearing aid, digit, bin, itc |  |  |  |  |  |
| V5260 | E |  | Hearing aid, digit, bin, ite |  |  |  |  |  |
| V5261 | E |  | Hearing aid, digil, bin, bte |  |  |  |  |  |
| V5262 | E |  | Hearing aid, disp, monaural |  |  |  |  |  |
| V5263 | E |  | Hearing aid, disp, binaural |  |  |  |  |  |
| V5264 | E |  | Ear mold/insert |  |  |  |  |  |
| V5265 | E |  | Ear mold/insert, disp |  |  |  |  |  |
| V5266 | E |  | Battery for hearing device |  |  |  |  |  |
| V5267 | E |  | Hearing aid supplylaccessory |  |  |  |  |  |
| V5268 | E |  | ALD Telephone Amplifier |  | - |  |  |  |
| V5269 | E |  | Alerting device, any type |  |  |  |  |  |
| V5270 | E |  | ALD, TV amplifier, any type |  |  |  |  |  |
| V5271 | E |  | ALD, TV caption decoder |  |  |  |  |  |
| V5272 | E |  | Tdd |  |  |  |  |  |

- Refer to preamble for explanation of multiple payment rates.

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Addendum B. - Payment Status by HCPCS Code and Related information
Calendar Year 2005
$\left.\begin{array}{lllllll}\begin{array}{c}\text { CPT } \\ \text { HCPCS }\end{array} & \begin{array}{c}\text { Status } \\ \text { Indicator }\end{array} & \begin{array}{c}\text { Comment } \\ \text { Indicator }\end{array} & \text { Description } & \text { APC } & \begin{array}{c}\text { Relative } \\ \text { Weight }\end{array} & \begin{array}{c}\text { Payment } \\ \text { Rate }\end{array} \\ \hline \text { V5273 } & \text { E } & \text { ALD for cochlear implant } & & & \\ \text { V5274 } & \text { E } & \text { ALD unspecified } & & \\ \text { U5adjusted } \\ \text { Copayment }\end{array} \begin{array}{c}\text { Minimum } \\ \text { Unadjusted } \\ \text { Copayment }\end{array}\right\}$

[^106]ADDENDUM D1.--PAYMENT STATUS INDICATORS FOR HOSPITAL OUTPATIENT PROSPECTIVE PAYMENT SYSTEM

| Indicator | Item/code/service | Status |
| :---: | :---: | :---: |
| A | Services furnished to a Hospital Outpatient that are paid under a Fee Schedule/Payment System other than OPPS, e.g.: <br> - Ambulance Services <br> - Clinical Diagnostic Laboratory Services <br> - Non-Implantable Prosthetic and Orthotic Devices <br> - EPO for ESRD Patients <br> - Physical, Occupational, and Speech Therapy <br> - Routine Dialysis Services for ESRD Patients Provided in a Certified Dialysis Unit of a Hospital. <br> - Diagnostic Mammography <br> - Screening Mammography | Not paid under OPPS. Paid by Intermediaries under a Fee Schedule/Payment System other than OPPS. |
| B | Codes that are not recognized by OPPS when submitted on an Outpatient Hospital Part B bill type (12x,13x, and 14 x ). | Not paid under OPPS. <br> - May be paid by Intermediaries when submitted on a different bill type, e.g., 75x (CORF), but not paid under OPPS. <br> - An alternate code that is recognized by OPPS when submitted on an Outpatient Hospital Part B bill type (12x, $13 x$, and $14 x$ ) may be available. |
| C | Inpatient Procedures | Not Paid under OPPS. Admit patient; Bill as inpatient. |
| D | Discontinued Codes | Not paid under OPPS. Not paid under Medicare. |
| E | Items, Codes, and Services: <br> - That are not covered by Medicare based on Statutory Exclusion. <br> - That are not recognized by Medicare but for which an alternate code for the same item or service may be available. - For which separate payment is not provided by Medicare. | Not Covered under OPPS. |


| Indicator | Item/code/service | Status |
| :---: | :---: | :---: |
| F | Corneal Tissue Acquisition; Certain CRNA Services | Not paid under OPPS. Paid at reasonable cost. |
| G | Pass-through Drugs, Biologicals, and Radiopharmaceutical Agents | Paid under OPPS; Separate APC payment includes Pass-Through amount. |
| H | Pass-through Device Category; Brachytherapy Sources Paid at Cost | Paid under OPPS; (a) Separate cost-based Pass-Through payment; (b).Separate costbased NonPass-Through payment. |
| K | NonPass-Through Drugs, Biologicals, and Radiopharmaceuticals Agents | Paid under OPPS; Separate APC payment. |
| L | Influenza Vaccine; Pneumococcal Pneumonia Vaccine | Not paid under OPPS. Paid at reasonable cost; Not subject to deductible or coinsurance. |
| N | Items and Services packaged into APC Rates | Paid under OPPS. However, payment is packaged into payment for other services, including Outliers. Therefore, there is no separate APC payment. |
| P | Partial Hospitalization | Paid under OPPS; Per diem APC payment. |
| S | Significant Procedure, Not Discounted when Multiple | Paid under OPPS; Separate APC payment. |
| T | Significant Procedure, Multiple Reduction Applies | Paid under OPPS; Separate APC payment. |
| V | Clinic or Emergency Department Visit | Paid under OPPS; Separate APC payment. |
| Y | Non-Implantable Durable Medical Equipment | Not paid under OPPS. All institutional providers other than Home Health Agencies bill to DMERC. |
| X | Ancillary Service | Paid under OPPS; Separate APC payment. |

ADDENDUM D2.--COMMENT INDICATORS

| Cumment <br> Indicator | Descriptor |
| :--- | :--- |
| NF | New code, final APC assignment; Comments were accepted on a <br> proposed APC assignment in the Proposed Rule; APC assignment is no <br> longer open to comment. |
| NI | New code, $7 / 12 / 2004$ interim APC assignment; Comments will be <br> accepted on the interim APC assignment for the new code. |

Addendum E.--CPT Codes that Are Only Paid as Inpatient Procedures

| $\begin{aligned} & \text { CPT/ } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 00017 | C | Endovas repr abdo ao aneurys |
| $0005 T$ | C | Perc cath stent/brain cv art |
| $0006 T$ | C | Perc cath stent/brain cv art |
| 00077 | C | Perc cath stent/brain cv art |
| 00176 | c | Anesth, pharyngeal surgery |
| 00192 | C | Anesth, facial bone surgery |
| 00214 | C | Anesth, skull drainage |
| 00215 | C | Anesth, skuli repairffract |
| 0021 T | C | Fetal oximetry, trnsvag/cerv |
| 0024 T | c | Transcath cardiac reduction |
| 0033 T | C | Endovasc taa repr incl subci |
| 0034 T | C | Endovasc taa repr w/o subcl |
| 0035 T | c | insert endovasc prosth, taa |
| $0036 T$ | C | Endovasc prosth, taa, add-on |
| $0037 T$ | C | Artery transpose/endovas taa |
| 0038 T | c | Rad endovasc taa rpr w/cover |
| 0039 T | C | Rad sfi, endovasc taa repair |
| 00404 | C | Anesth, surgery of breast |
| 00406 | C | Anesth, surgery of breast |
| 00401 | c | Rad sli, endovasc taa prosth |
| 00452 | C | Anesth, surgery of shoulder |
| 00474 | C | Anesth, surgery of rib(s) |
| 0048 T | C | implant ventricular device |
| 00497 | C | External circulation assist |
| 00507 | C | Removal circulation assist |
| 00517 | C | implant total heart systern |
| 00524 | C | Anesth, chest drainage |
| 0052 T | C | Replace component heart syst |
| 0053 T | C | Replace component heart syst |
| 00540 | C | Anesth, chest surgery |
| 00542 | C | Anesth, release of lung |
| 00546 | C | Anesth, lung, chest wall surg |
| 00560 | C | Anesth, open heart surgery |
| 00562 | C | Anesth, open heart surgery |
| 00580 | C | Anesth, heartlung transpint |
| 00604 | c | Anesth, sitting procedure |
| 00622. | C | Anesth, removal of nerves |
| 00632 | c | Anesth, removal of nerves |
| 00634 | C | Anesth for chemonucleolysis |
| 00670 | c | Anesth, spine, cord surgery |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 20059 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 00792 | C | Anesth, hemorrexcise liver |
| 00794 | c | Anesth, pancreas removal |
| 00796 | C | Anesth, for liver transplant |
| 00802 | C | Anesth, fat layer removal |
| 00844 | c | Anesth, pelvis surgery |
| 00846 | C | Anesth, hysterectomy |
| 00848 | C | Anesth, pelvic organ surg |
| 00864 | c | Anesth, removal of bladder |
| 00865 | C | Anesth, removal of prostate |
| 00866 | C | Anesth, removal of adrenal |
| 00868 | C | Anesth, kidney transplant |
| 00882 | c | Anesth, major vein ligation |
| 00904 | c | Anesth, perineal surgery |
| 00908 | C | Anesth, removal of prostate |
| 00932 | C | Anesth, amputation of penis |
| 00934 | C | Anesth, penis, nodes removal |
| 00936 | C | Anesth, penis, nódes removal |
| 00944 | C | Anesth, vaginal hysterectomy |
| 01140 | C | Anesth, amputation at pelvis |
| 01150 | c | Anesth, pelvic tumor surgery |
| 01190 | C | Anesth, pelvis nerve removal |
| 01212 | C | Anesth, hip disarticulation |
| 01214 | C | Anesth, hip arthroplasty |
| 01232 | C | Anesth, amputation of femur |
| 01234 | c | Anesth, radical femur surg |
| 01272 | c | Anesth, femoral artery surg |
| 01274 | C | Anesth, femoral embolectomy |
| 01402 | C | Anesth, knee arthroplasty |
| 01404 | C | Anesth, amputation at knee |
| 01442 | C | Anesth, knee artery surg |
| 01444 | C | Anesth, knee artery repair |
| 01486 | C | Anesth, ankle replacement |
| 01502 | C | Anesth, iwr leg embolectomy |
| 01632 | C | Anesth, surgery of shoulder |
| 01634 | C | Anesth, shoulder joint amput |
| 01636 | C | Anesth, forequarter amput |
| 01638 | C | Anesth, shoulder replacement |
| 01652 | C | Anesth, shoulder vessel surg. |
| 01654 | C | Anesth, shoulder vessel surg |
| 01656 | C | Anesth, arm-leg vessel surg |
| 01756 | C | Anesth, radical humerus surg |
| 01990 | C | Support for organ donor |


| CPT/ HCPCS | CY 2005 Proposed Status Indicator | col bs Description |
| :---: | :---: | :---: |
| 15756 | C | Free muscle flap, microvasc |
| 15757 | C | Free skin flap, microvasc |
| 15758 | C | Free fascial flap, microvasc |
| 16035 | C | Incision of burn scab, initi |
| 16036 | C | Escharotomy; add'। incision |
| 19200 | C | Removal of breast |
| 19220 | C | Removal of breast |
| 19271 | C | Revision of chest wall |
| 19272 | C | Extensive chest wall surgery |
| 19361 | C | Breast reconstruction |
| 19364 | C | Breast reconstruction |
| 19367 | C | Breast reconstruction |
| 19368 | C | Breast reconstruction |
| 19369 | C | Breast reconstruction |
| 20660 | C | Apply, rem fixation device |
| 20661 | C | Application of head brace |
| 20662 | C | Application of pelvis brace |
| 20663 | C | Application of thigh brace |
| 20664 | C | Halo brace application |
| 20802 | C | Replantation, arm, complete |
| 20805 | C | Replant forearm, complete |
| 20808 | C | Replantation hand, complete |
| 20816 | C | Replantation digit, complete |
| 20822 | C | Replantation digit, complete |
| 20824 | C | Replantation thumb, complete |
| 20827 | C | Replantation thumb, complete |
| 20838 | C | Replantation foot, complete |
| 20930 | C | Spinal bone allograft |
| 20931 | C | Spinal bone allograft |
| 20936 | C | Spinal bone autograft |
| 20937 | C | Spinal bone autograft |
| 20938 | C | Spinal bone autograft |
| 20955 | C | Fibula bone graft, microvasc |
| 20956 | C | Iliac bone graft, microvasc |
| 20957 | C | Mt bone graft, microvasc |
| 20962 | C | Other bone graft, microvasc |
| 20969 | C | Bone/skin graft, microvasc |
| 20970 | C | Bone/skin graft, iliac crest |
| 20972 | C | Bone/skin graft, metatarsal |
| 20973 | C | Bone/skin graft, great toe |
| 21045 | C | Extensive jaw surgery |
| 21141 | C | Reconstruct midface, lefort |


| CPTI <br> HCPCS | CY 2005 <br> Proposed <br> Status <br> Indicator |  |
| :--- | :---: | :--- |
| 21142 | C | Reconstruct midfrace, lefort |
| 21143 | C | Reconstruct midface, lefort |
| 21145 | C | Reconstruct midface, lefort |
| 21146 | C | Reconstruct midface, lefort |
| 21147 | C | Reconstruct midface, lefort |
| 21150 | C | Reconstruct midface, lefort |
| 21151 | C | Reconstruct midface, lefort |
| 21154 | C | Reconstruct midface, lefort |
| 21155 | C | Reconstruct midface, lefort |
| 21159 | C | Reconstruct midface, lefort |
| 21160 | C | Reconstruct midface, lefort |
| 21172 | C | Reconstruct orbitforehead |
| 21175 | C | Reconstruct orbitforehead |
| 21179 | C | Reconstruct entire forehead |
| 21180 | C | Reconstruct entire forehead |
| 21182 | C | Reconstruct cranial bone |
| 21183 | C | Reconstruct cranial bone |
| 21184 | C | Reconstruct cranial bone |
| 21188 | C | Reconstruction of midface |
| 21193 | C | Reconst twr jaw w/o graft |
| 21194 | C | Reconst lwr jaw w/graft |
| 21195 | C | Reconst twr jaw w/o fixation |
| 21196 | C | Reconst twr jaw w/fixation |
| 21247 | C | Reconstruct lower jaw bone |
| 21255 | C | Reconstruct lower jaw bone |
| 21256 | C | Reconstruction of orbit |
| 21268 | C | Revise eye sockets |
| 21343 | C | Treatment of sinus fracture |
| 21344 | C | Treatment of sinus fracture |
| 21346 | C | Treat nose/jaw fracture |
| 21347 | C | Treat nose/jaw fracture |
| 21348 | C | Treat nose/jaw fracture |
| 21360 | C | Treat cheek bone fracture |
| 21365 | C | Treat cheek bone fracture |
| 21366 | C | Treat cheek bone fracture |
| 21385 | C | Treat eye socket fracture |
| 21386 | C | Treat eye socket fracture |
| 21387 | C | Treat eye socket fracture |
| 21395 | C | Treat eye socket fracture |
| 21408 | C | Treat eye socket fracture |
| 21422 | C | Treat mouth roof fracture |
| 21423 | C | Treat mouth roof fracture |


| $\begin{aligned} & \text { CPT/ } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 21431 | C | Treat craniofacial fracture |
| 21432 | C | Treat craniofacial fracture |
| 21433 | C | Treat craniofacial fracture |
| 21435 | C | Treat craniofacial fracture |
| 21436 | C | Treat craniofacial fracture |
| 21495 | C | Treat hyoid bone fracture |
| 21510 | C | Drainage of bone lesion |
| 21615 | C | Removal of rib |
| 21616 | C | Removal of nib and nerves |
| 21620 | C | Partial removal of sternum |
| 21627 | C | Sternal debridement |
| 21630 | C | Extensive sternum surgery |
| 21632 | c | Extensive sternum surgery |
| 21705 | C | Revision of neck muscle/rib |
| 21740 | C | Reconstruction of sternum |
| 21750 | C | Repair of sternum separation |
| 21810 | C | Treatment of rib fracture(s) |
| 21825 | c | Treat sternum fracture |
| 22110 | c | Remove part of neck vertebra |
| 22112 | c | Remove part, thorax vertebra |
| 22114 | C | Remove part, lumbar vertebra |
| 22116 | c | Remove extra spine segment |
| 22210 | C | Revision of neck spine |
| 22212 | C | Revision of thorax spine |
| 22214 | C | Revision of lumbar spine |
| 22216 | C | Revise, extra spine segment |
| 22220 | C | Revision of neck spine |
| 22224 | C | Revision of lumbar spine |
| 22226 | C | Revise, extra spine segment |
| 22318 | C | Treat odontoid fx w/o graft |
| 22319 | C | Treat odontoid fx w/graft |
| 22325 | C | Treat spine fracture |
| 22326 | C | Treat neck spine fracture |
| 22327 | C | Treat thorax spine fracture |
| 22328 | C | Treat each add spine fx |
| 22532 | C | Lat thorax spine fusion |
| 22533 | C | Lat lumbar spine fusion |
| 22534 | C | Lat thorlumb, add'l seg |
| 22548 | C | Neck spine fusion |
| 22554 | C | Neck spine fusion |
| 22556 | C | Thorax spine fusion |
| 22558 | C | Lumbar spine fusion |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 22585 | C | Additional spinal fusion |
| 22590 | C | Spine \& skull spinal fusion |
| 22595 | C | Neck spinal fusion |
| 22600 | C | Neck spine fusion |
| 22610 | c | Thorax spine fusion |
| 22630 | C | Lumbar spine fusion |
| 22632 | C | Spine fusion, extra segment |
| 22800 | C | Fusion of spine |
| 22802 | C | Fusion of spine |
| 22804 | c | Fusion of spine |
| 22808 | c | Fusion of spine |
| 22810 | C | Fusion of spine |
| 22812 | C | Fusion of spine |
| 22818 | C | Kyphectomy, 1-2 segments |
| 22819 | C | Kyphectomy, 3 or more |
| 22830 | C | Exploration of spinal fusion |
| 22840 | C | Insert spine fixation device |
| 22841 | c | Insert spine fixation device |
| 22842 | c | Insert spine fixation device |
| 22843 | C | Insent spine fixation device |
| 22844 | C | Insert spine fixation device |
| 22845 | C | Insent spine fixation device |
| 22846 | c | Insert spine fixation device |
| 22847 | c | Insert spine fixation device |
| 22848 | C | Insert pelv fixation device |
| 22849 | C | Reinsert spinal fixation |
| 22850 | c | Remove spine fixation device |
| 22851 | c | Apply spine prosth device |
| 22852 | C | Remove spine fixation device |
| 22855 | C | Remove spine fixation device |
| 23200 | C | Removal of collar bone |
| 23210 | C | Removal of shoulder blade |
| 23220 | C | Partial removal of humerus |
| 23221 | C | Partial removal of humerus |
| 23222 | C | Partial removal of humerus |
| 23332 | C | Remove shoulder foreign body |
| 23472 | c | Reconstruct shoulder joint |
| 23900 | c | Amputation of arm \& girdle |
| 23920 | C | Amputation at shoulder joint |
| 24900 | c | Amputation of upper arm |
| 24920 | c | Amputation of upper arm |
| 24930 | c | Amputation follow-up surgery |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 24931 | C | Amputate upper arm \& implant |
| 24940 | c | Revision of upper arm |
| 25900 | C | Amputation of forearm |
| 25905 | C | Amputation of forearm |
| 25909 | C | Amputation follow-up surgery |
| 25915 | C | Amputation of foream |
| 25920 | C | Amputate hand at wrist |
| 25924 | C | Amputation follow-up surgery |
| 25927 | c | Amputation of hand |
| 25931 | c | Amputation follow-up surgery |
| 26551 | C | Great toe-hand transfer |
| 26553 | c | Single transfer, toe-hand |
| 26554 | C | Double transfer, toe-hand |
| 26556 | C | Toe joint transfer |
| 26992 | c | Drainage of bone lesion |
| 27005 | c | Incision of hip tendon |
| 27006 | C | Incision of hip tendons |
| 27025 | C | Incision of hip/thigh fascia |
| 27030 | C | Drainage of hip joint |
| 27036 | C | Excision of hip joint/muscle |
| 27054 | c | Removal of hip joint lining |
| 27070 | c | Partial removal of hip bone |
| 27071 | C | Partial removal of hip bone |
| 27075 | C | Extensive hip surgery |
| 27076 | C | Extensive hip surgery |
| 27077 | c | Extensive hip surgery |
| 27078 | C | Extensive hip surgery |
| 27079 | C | Extensive hip surgery |
| 27090 | C | Removal of hip prosthesis |
| 27091 | C | Removal of hip prosthesis |
| 27120 | c | Reconstruction of hip socket |
| 27122 | C | Reconstruction of hip socket |
| 27125 | C | Partial hip replacement |
| 27130 | C | Total hip arthroplasty |
| 27132 | C | Total hip arthroplasty |
| 27134 | C | Revise hip joint replacement |
| 27137 | c | Revise hip joint replacement |
| 27138 | c | Revise hip joint replacement |
| 27140 | C | Transplant femur ridge |
| 27146 | C | Incision of hip bone |
| 27147 | C | Revision of hip bone |
| 27151 | c | Incision of hip bones |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 27156 | C | Revision of hip bones |
| 27158 | c | Revision of pelvis |
| 27161 | c | Incision of neck of femur |
| 27165 | c | Incision/fixation of femur |
| 27170 | C | Repair/graft femur head/neck |
| 27175 | C | Treat slipped epiphysis |
| 27176 | C | Treat slipped epiphysis |
| 27177 | C | Treat slipped epiphysis |
| 27178 | c | Treat slipped epiphysis |
| 27179 | c | Revise head/neck of femur |
| 27181 | c | Treat slipped epiphysis |
| 27185 | c | Revision of femur epiphysis |
| 27187 | c | Reinforce hip bones |
| 27215 | c | Treat pelvic fracture(s) |
| 27217 | c | Treat pelvic ring fracture |
| 27218 | c | Treat pelvic ring fracture |
| 27222 | C | Treat hip socket fracture |
| 27226 | c | Treat hip wall fracture |
| 27227 | C | Treat hip fracture(s) |
| 27228 | c | Treat hip fracture(s) |
| 27232 | C | Treat thigh fracture |
| 27236 | C | Treat thigh fracture |
| 27240 | C | Treat thigh fracture |
| 27244 | C | Treat thigh fracture |
| 27245 | C | Treat thigh fracture |
| 27248 | C | Treat thigh fracture |
| 27253 | C | Treat hip dislocation |
| 27254 | C | Treat hip dislocation |
| 27258 | C | Treat hip dislocation |
| 27259 | C | Treat hip dislocation |
| 27280 | C | Fusion of sacroiliac joint |
| 27282 | C | Fusion of pubic bones |
| 27284 | C | Fusion of hip joint |
| 27286 | C | Fusion of hip joint |
| 27290 | C | Amputation of leg at hip |
| 27295 | c | Amputation of leg at hip |
| 27303 | C | Drainage of bone lesion |
| 27365 | c | Extensive leg surgery |
| 27445 | C | Revision of knee joint |
| 27447 | c | Total knee arthroplasty |
| 27448 | c | Incision of thigh |
| 27450 | C | Incision of thigh |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 27454 | C | Realignment of thigh bone |
| 27455 | C | Realignment of knee |
| 27457 | C | Realignment of knee |
| 27465 | c | Shortening of thigh bone |
| 27466 | c | Lengthening of thigh bone |
| 27468 | C | Shorten/lengthen thighs |
| 27470 | c | Repair of thigh |
| 27472 | C | Repair/graft of thigh |
| 27475 | c | Surgery to stop leg growth |
| 27477 | C | Surgery to stop leg growth |
| 27479 | C | Surgery to stop leg growth |
| 27485 | c | Surgery to stop leg growth |
| 27486 | C | Revise/replace knee joint |
| 27487 | C | Revise/replace knee joint |
| 27488 | C | Removal of knee prosthesis |
| 27495 | c | Reinforce thigh |
| 27506 | c | Treatment of thigh fracture |
| 27507 | C | Treatment of thigh fracture |
| 27511 | C | Treatment of thigh fracture |
| 27513 | C | Treatment of thigh fracture |
| 27514 | C | Treatment of thigh fracture |
| 27519 | C | Treat thigh fx growth plate |
| 27535 | c | Treat knee fracture |
| 27536 | C | Treat knee fracture |
| 27540 | C | Treat knee fracture |
| 27556 | C | Treat knee dislocation |
| 27557 | C | Treat knee dislocation |
| 27558 | C | Treat knee dislocation |
| 27580 | C | Fusion of knee |
| 27590 | C | Amputate leg at thigh |
| 27591 | C | Amputate leg at thigh |
| 27592 | C | Amputate leg at thigh |
| 27596 | C | Amputation follow-up surgery |
| 27598 | c | Amputate lower leg at knee |
| 27645 | C | Extensive lower leg surgery |
| 27646 | C | Extensive lower leg surgery |
| 27702 | c | Reconstruct ankle joint |
| 27703 | C | Reconstruction, ankle joint |
| 27712 | C | Realignment of lower leg |
| 27715 | C | Revision of lower leg |
| 27720 | C | Repair of tibia |
| 27722 | C | Repair/graft of tibia |


| $\begin{gathered} \text { CPT/ } \\ \text { HCPCS } \end{gathered}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 27724 | C | Repair/graft of tibia |
| 27725 | C | Repair of lower leg |
| 27727 | C | Repair of lower leg |
| 27880 | c | Amputation of lower leg |
| 27881 | c | Amputation of lower leg |
| 27882 | C | Amputation of lower leg |
| 27886 | C | Amputation follow-up surgery |
| 27888 | C | Amputation of foot at ankle |
| 28800 | c | Amputation of midfoot |
| 28805 | C | Amputation thru metatarsal |
| 31225 | C | Removal of upper jaw |
| 31230 | C | Removal of upper jaw |
| 31290 | C | Nasal/sinus endoscopy, surg |
| 31291 | C | Nasal/sinus endoscopy, surg |
| 31293 | c | Nasal//inus endoscopy, surg |
| 31294 | C | Nasal/sinus endoscopy, surg |
| 31360 | C | Removal of larynx |
| 31365 | C | Removal of larynx |
| 31367 | C | Partial removal of larynx |
| 31368 | C | Partial removal of larynx |
| 31370 | C | Partial removal of larynx |
| 31375 | C | Partial removal of larynx |
| 31380 | C | Partial removal of larynx |
| 31382 | C | Partial removal of larynx |
| 31390 | C | Removal of larynx \& pharynx |
| 31395 | c | Reconstruct larynx \& pharynx |
| 31584 | C | Treat larynx fracture |
| 31587 | C | Revision of larynx |
| 31725 | C | Clearance of airways |
| 31760 | c | Repair of windpipe |
| 31766 | C | Reconstruction of windpipe |
| 31770 | C | Repair/graft of bronchus |
| 31775 | C | Reconstruct bronchus |
| 31780 | C | Reconstruct windpipe |
| 31781 | c | Reconstruct windpipe |
| 31786 | C | Remove windpipe lesion |
| 31800 | C | Repair of windpipe injury |
| 31805 | C | Repair of windpipe injury |
| 32035 | c | Exploration of chest |
| 32036 | C | Exploration of chest |
| 32095 | c | Biopsy through chest wall |
| 32100 | C | Exploration/biopsy of chest |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 32110 | C | Explore/repair chest |
| 32120 | c | Re-exploration of chest |
| 32124 | C | Explore chest free adhesions |
| 32140 | C | Removal of lung lesion(s) |
| 32141 | c | Removettreat lung lesions |
| 32150 | C | Removal of lung lesion(s) |
| 32151 | C | Remove lung foreign body |
| 32160 | C | Open chest heart massage |
| 32200 | C | Drain, open, lung lesion |
| 32215 | C | Treat chest lining |
| 32220 | C | Release of lung |
| 32225 | C | Partial release of lung |
| 32310 | c | Removal of chest lining |
| 32320 | c | Free/remove chest lining |
| 32402 | c | Open biopsy chest lining |
| 32440 | C | Removal of lung |
| 32442 | c | Sleeve preumonectomy |
| 32445 | c | Removal of lung |
| 32480 | C | Partial removal of lung |
| 32482 | C | Bilobectomy |
| 32484 | c | Segmentectomy |
| 32486 | C | Sleeve lobectomy |
| 32488 | C | Completion pneumonectomy |
| 32491 | c | Lung volume reduction |
| 32500 | c | Partial removal of lung |
| 32501 | C | Repair bronchus add-on |
| 32520 | c | Remove lung \& revise chest |
| 32522 | C | Remove lung \& revise chest |
| 32525 | C | Remove lung \& revise chest |
| 32540 | C | Removal of lung lesion |
| 32650 | C | Thoracoscopy, surgical |
| 32651 | C | Thoracoscopy, surgical |
| 32652 | c | Thoracoscopy, surgical |
| 32653 | C | Thoracoscopy, surgical |
| 32654 | c | Thoracoscopy, surgical |
| 32655 | c | Thoracoscopy, surgical |
| 32656 | c | Thoracoscopy, surgical |
| 32657 | C | Thoracoscopy, surgical |
| 32658 | C | Thioracoscopy, surgical |
| 32659 | C | Thoracoscopy, surgical |
| 32660 | C | Thoracoscopy, surgical |
| 32661 | c | Thoracoscopy, surgical |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 32662 | C | Thoracoscopy, surgical |
| 32663 | C | Thoracoscopy, surgical |
| 32664 | C | Thoracoscopy, surgical |
| 32665 | C | Thoracoscopy, surgical |
| 32800 | C | Repair lung hemia |
| 32810 | C | Close chest after drainage |
| 32815 | C | Close bronchial fistula |
| 32820 | c | Reconstruct injured chest |
| 32850 | C | Donor pneumonectomy |
| 32851 | c | Lung transplant, single |
| 32852 | C | Lung transplant with bypass |
| 32853 | C | Lung transplant, double |
| 32854 | C | Lung transplant with bypass |
| 32900 | c | Removal of rib(s) |
| 32905 | C | Revise \& repair chest wall |
| 32906 | C | Revise \& repair chest wall |
| 32940 | C | Revision of lung |
| 32997 | C | Total lung lavage |
| 33015 | c | Incision of heart sac |
| 33020 | C | Incision of heart sac |
| 33025 | C | Incision of heart sac |
| 33030 | c | Partial removal of heart sac |
| 33031 | C | Partial removal of heart sac |
| 33050 | c | Removal of heart sac lesion |
| 33120 | C | Removal of heart lesion |
| 33130 | C | Removal of heart lesion |
| 33140 | C | Heart revascularize (tmr) |
| 33141 | C | Heart tmr w/other procedure |
| 33200 | C | Insertion of heart pacemaker |
| 33201 | c | Insertion of heart pacemaker |
| 33236 | c | Remove electrode/thoracotomy |
| 33237 | C | Remove electrode/thoracotomy |
| 33238 | C | Remove electrode/thoracotomy |
| 33243 | C | Remove eltrd/thoracotomy |
| 33245 | C | Insert epic eltrd pace-defib |
| 33246 | c | Insert epic eltrd/generator |
| 33250 | C | Ablate heart dysthythm focus |
| 33251 | C | Ablate heart dysthythm focus |
| 33253 | c | Reconstruct atria |
| 33261 | c | Ablate heart dysrrythm focus |
| 33300 | C | Repair of heart wound |
| 33305 | C | Repair of heart wound |


| CPT/ | CY 2005 <br> Proposed <br> Status <br> HCPCs |  |
| :--- | :---: | :--- |
| 33310 | C | Exploratory heart surgery |
| 33315 | C | Exploratory heart surgery |
| 33320 | C | Repair major blood vessel(s) |
| 33321 | C | Repair major vessel |
| 33322 | C | Repair major blood vessel(s) |
| 33330 | C | Insert major vessel graft |
| 33332 | C | Insert major vessel graft |
| 33335 | C | Insert major vessel graft |
| 33400 | C | Repair of aortic valve |
| 33401 | C | Valvuloplasty, open |
| 33403 | C | Valvuloplasty, w/cp bypass |
| 33404 | C | Prepare heart-aorta conduit |
| 33405 | C | Replacement of aortic valve |
| 33406 | C | Replacement of aortic valve |
| 33410 | C | Replacement of aortic valve |
| 33411 | C | Replacement of aortic valve |
| 33412 | C | Replacement of aortic valve |
| 33413 | C | Replacement of aortic valve |
| 33414 | C | Repair of aortic valve |
| 33415 | C | Revision, subvalvular tissue |
| 33416 | C | Revise ventricle muscle |
| 33417 | C | Repair of aontic valve |
| 33420 | C | Revision of mitral valve |
| 33422 | C | Revision of mitral valve |
| 33425 | C | Repair of mitral valve |
| 33426 | C | Repair of mitral valve |
| 33427 | C | Repair of mitral valve |
| 33430 | C | Replacement of mitral valve |
| 33460 | C | Revision of tricuspid valve |
| 33463 | C | Valvuloplasty, tricuspid |
| 33464 | C | Valvuloplasty, tricuspid |
| 33465 | C | Replace tricuspid valve |
| 33468 | C | Revision of tricuspid valve |
| 33470 | C | Revision of pulmonary valve |
| 33471 | C | Valvotomy, pulmonary valve |
| 33472 | C | Revision of pulmonary valve |
| 33474 | C | Revision of pulmonary valve |
| 33475 | C | Replacement, pulmonary valve |
| 33476 | C | Revision of heart chamber |
| 33478 | C | Revision of heart chamber |
| 33496 | C | Repair, prosth valve clot |
| 33500 | C | Repair heart vessel fistula |
|  |  |  |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 33501 | C | Repair heart vessel fistula |
| 33502 | c | Coronary artery correction |
| 33503 | C | Coronary artery graft |
| 33504 | C | Coronary artery graft |
| 33505 | c | Repair artery w/tunnel |
| 33506 | c | Repair artery, translocation |
| 33510 | c | CABG, vein, single |
| 33511 | C | CABG, vein, two |
| 33512 | c | CABG, vein, three |
| 33513 | C | CABG, vein, four |
| 33514 | c | CABG, vein, five |
| 33516 | C | Cabg, vein, six or more |
| 33517 | c | CABG, artery-vein, single |
| 33518 | C | CABG, artery-vein, two |
| 33519 | c | CABG, artery-vein, three |
| 33521 | c | CABG, artery-vein, four |
| 33522 | C | CABG, artery-vein, five |
| 33523 | c | Cabg, art-vein, six or more |
| 33530 | C | Coronary artery, bypass/reop |
| 33533 | C | CABG, arterial, single |
| 33534 | C | CABG, arterial, two |
| 33535 | C | CABG, arterial, three |
| 33536 | C | Cabg, arterial, four or more |
| 33542 | C | Removal of heart lesion |
| 33545 | c | Repair of heart damage |
| 33572 | C | Open coronary endarterectomy |
| 33600 | C | Closure of valve |
| 33602 | C | Closure of valve |
| 33606 | c | Anastomosis/artery-aorta |
| 33608 | c | Repair anomaly w/conduit |
| 33610 | C | Repair by enlargement |
| 33611 | C | Repair double ventricle |
| 33612 | C | Repair double ventricle |
| 33615 | C | Repair, modified fontan |
| 33617 | C | Repair single ventricle |
| 33619 | c | Repair single ventricle |
| 33641 | C | Repair heart septum defect |
| 33645 | C | Revision of heart veins |
| 33647 | C | Repair heart septum defects |
| 33660 | C | Repair of heart defects |
| 33665 | C | Repair of heart defects |
| 33670 | C | Repair of heart chambers |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 33681 | c | Repair heart septum defect |
| 33684 | C | Repair heart septum defect |
| 33688 | C | Repair heart septum defect |
| 33690 | C | Reinforce pulmonary artery |
| 33692 | c | Repair of heart defects |
| 33694 | c | Repair of heart defects |
| 33697 | C | Repair of heart defects |
| 33702 | C | Repair of heart defects |
| 33710 | C | Repair of heart defects |
| 33720 | C | Repair of heart defect |
| 33722 | C | Repair of heart defect |
| 33730 | C | Repair heart-vein defect(s) |
| 33732 | C | Repair heart-vein defect |
| 33735 | c | Revision of heart chamber |
| 33736 | C | Revision of heart chamber |
| 33737 | c | Revision of heart chamber |
| 33750 | c | Major vessel shunt |
| 33755 | c | Major vessel shunt |
| 33762 | C | Major vessel shunt |
| 33764 | C | Major vessel shunt \& graft |
| 33766 | C | Major vessel shunt |
| 33767 | C | Major vessel shunt |
| 33770 | c | Repair great vessels defect |
| 33771 | C | Repair great vessels defect |
| 33774 | C | Repair great vessels defect |
| 33775 | c | Repair great vessels defect |
| 33776 | c | Repair great vessels defect |
| 33777 | C | Repair great vessels defect |
| 33778 | C | Repair great vessels defect |
| 33779 | c | Repair great vessels defect |
| 33780 | c | Repair great vessels defect |
| 33781 | C | Repair great vessels defect |
| 33786 | C | Repair arterial trunk |
| 33788 | c | Revision of pulmonary artery |
| 33800 | c | Aortic suspension |
| 33802 | c | Repair vessel defect |
| 33803 | c | Repair vessel defect |
| 33813 | c | Repair septal defect |
| 33814 | c | Repair septal defect |
| 33820 | c | Revise major vessel |
| 33822 | C | Revise major vessel |
| 33824 | c | Revise major vessel |


| $\begin{aligned} & \text { CPT/ } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 33840 | C | Remove aorta constriction |
| 33845 | C | Remove aorta constriction |
| 33851 | c | Remove aorta constriction |
| 33852 | C | Repair septal defect |
| 33853 | C | Repair septal defect |
| 33860 | c | Ascending aortic graft |
| 33861 | c | Ascending aortic graft |
| 33863 | C | Ascending aortic graft |
| 33870 | C | Transverse aortic arch graft |
| 33875 | C | Thoracic aortic graft |
| 33877 | C | Thoracoabdominal graft |
| 33910 | c | Remove lung artery emboli |
| 33915 | C | Remove lung artery emboli |
| 33916 | c | Surgery of great vessel |
| 33917 | C | Repair pulmonary artery |
| 33918 | C | Repair pulmonary atresia |
| 33919 | C | Repair pulmonary atresia |
| 33920 | c | Repair pulmonary atresia |
| 33922 | C | Transect pulmonary artery |
| 33924 | c | Remove pulmonary shunt |
| 33930 | C | Removal of donor heartlung |
| 33935 | c | Transplantation, heart/ung |
| 33940 | c | Removal of donor heart |
| 33945 | C | Transplantation of heart |
| 33960 | C | External circulation assist |
| 33961 | C | External circulation assist |
| 33967 | c | Insert ia percut device |
| 33968 | C | Remove aortic assist device |
| 33970 | C | Aortic circulation assist |
| 33971 | C | Aortic circulation assist |
| 33973 | C | Insert balloon device |
| 33974 | c | Remove intra-aortic balloon |
| 33975 | c | implant ventricular device |
| 33976 | c | Implant ventricular device |
| 33977 | C | Remove ventricular device |
| 33978 | c | Remove ventricular device |
| 33979 | c | Insert intracorporeal device |
| 33980 | C | Remove intracorporeal device |
| 34001 | c | Removal of artery clot |
| 34051 | C | Removal of artery clot |
| 34151 | c | Removal of artery clot |
| 34401 | C | Removal of vein clot |


| $\begin{aligned} & \text { CPT/ } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 34451 | c | Removal of vein clot |
| 34502 | C | Reconstruct vena cava |
| 34800 | c | Endovasc abdo repair w/tube |
| 34802 | c | Endovasc abdo repr w/device |
| 34804 | C | Endovasc abdo repr w/device |
| 34805 | C | Endovasc abdo repair w/pros |
| 34808 | C | Endovasc abdo occlud device |
| 34812 | C | Xpose for endoprosth, aorlic |
| 34813 | C | Femoral endovas graft add-on |
| 34820 | c | Xpose for endoprosth, iliac |
| 34825 | C | Endovasc extend prosth, init |
| 34826 | C | Endovasc exten prosth, add'I |
| 34830 | C | Open aortic tube prosth repr |
| 34831 | c | Open aortoiliac prosth repr |
| 34832 | C | Open aortofemor prosth repr |
| 34833 | c | Xpose for endoprosth, iliac |
| 34834 | C | Xpose, endoprosth, brachial |
| 34900 | c | Endovasc iliac repr w/graft |
| 35001 | C | Repair defect of artery |
| 35002 | C | Repair artery rupture, neck |
| 35005 | C | Repair defect of artery |
| 35013 | C | Repair artery rupture, arm |
| 35021 | c | Repair defect of artery |
| 35022 | c | Repair antery rupture, chest |
| 35045 | C | Repair defect of arm artery |
| 35081 | c | Repair defect of artery |
| 35082 | C | Repair artery rupture, aorta |
| 35091 | C | Repair defect of artery |
| 35092 | C | Repair artery rupture, aorta |
| 35102. | c | Repair defect of artery |
| 35103 | c | Repair artery rupture, groin |
| 35111 | C | Repair defect of artery |
| 35112 | C | Repair artery rupture, spleen |
| 35121 | c | Repair defect of artery |
| 35122 | c | Repair artery rupture, belly |
| 35131 | c | Repair defect of artery |
| 35132 | c | Repair artery rupture, groin |
| 35141 | C | Repair defect of artery |
| 35142 | C | Repair artery rupture, thigh |
| 35151 | C | Repair defect of artery |
| 35152 | c | Repair artery rupture, knee |
| 35161 | c | Repair defect of artery |


| CPT/ <br> CPPCS | CY 2005 <br> Proposed <br> Status <br> Indicator | Description |
| :--- | :---: | :--- |
| 35162 | C | Repair artery rupture |
| 35182 | C | Repair blood vessel lesion |
| 35189 | C | Repair blood vessel lesion |
| 35211 | C | Repair blood vessel lesion |
| 35216 | C | Repair blood vessel lesion |
| 35221 | C | Repair blood vessel lesion |
| 35241 | C | Repair blood vessel lesion |
| 35246 | C | Repair blood vessel lesion |
| 35251 | C | Repair blood vessel lesion |
| 35271 | C | Repair blood vessel lesion |
| 35276 | C | Repair blood vessel lesion |
| 35281 | C | Repair blood vessel lesion |
| 35301 | C | Rechanneling of artery |
| 35311 | C | Rechanneling of artery |
| 35331 | C | Rechanneling of artery |
| 35341 | C | Rechanneling of artery |
| 35351 | C | Rechanneling of artery |
| 35355 | C | Rechanneling of artery |
| 35361 | C | Rechanneling of artery |
| 35363 | C | Rechanneling of artery |
| 35371 | C | Rechanneling of artery |
| 35372 | C | Rechanneling of artery |
| 35381 | C | Rechanneling of artery |
| 35390 | C | Reoperation, carntid add-on |
| 35400 | C | Angioscopy |
| 35450 | C | Repair arterial blockage |
| 35452 | C | Repair arterial blockage |
| 35454 | C | Repair arterial blockage |
| 35456 | C | Repair arterial blockage |
| 35480 | C | Atherectomy, open |
| 35481 | C | Atherectomy, open |
| 35482 | C | Atherectomy, open |
| 35483 | C | Atherectomy, open |
| 35501 | C | Artery bypass graft |
| 35506 | C | Artery bypass graft |
| 35507 | C | Artery bypass graft |
| 35508 | C | Arery bypass graft |
| 35509 | C | Artery bypass graft |
| 35510 | C | Arter bypass graft |
| 35511 | C | Artery bypass graft |
| 35512 | C | Artery bypass graft |
| 35515 | C | Artery bypass graft |
|  |  |  |


| $\begin{gathered} \text { CPTI } \\ \text { HCPCS } \end{gathered}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 35516 | C | Artery bypass graft |
| 35518 | C | Artery bypass graft |
| 35521 | C | Artery bypass graft |
| 35522 | c | Artery bypass graft |
| 35525 | c | Artery bypass graft |
| 35526 | C | Artery bypass graft |
| 35531 | C | Artery bypass graft |
| 35533 | C | Artery bypass graft |
| 35536 | C | Artery bypass graft |
| 35541 | C | Artery bypass graft |
| 35546 | C | Artery bypass graft |
| 35548 | C | Artery bypass graft |
| 35549 | C | Artery bypass graft |
| 35551 | C | Artery bypass graft |
| 35556 | C | Artery bypass graft |
| 35558 | C | Artery bypass graft |
| 35560 | C | Artery bypass graft |
| 35563 | C | Artery bypass graft |
| 35565 | c | Artery bypass graft |
| 35566 | C | Artery bypass graft |
| 35571 | C | Artery bypass graft |
| 35582 | C | Vein bypass graft |
| 35583 | C | Vein bypass graft |
| 35585 | C | Vein bypass graft |
| 35587 | c | Vein bypass graft |
| 35600 | c | Harvest artery for cabg |
| 35601 | C | Artery bypass graft |
| 35606 | C | Artery bypass graft |
| 35612 | C | Artery bypass graft |
| 35616 | C | Artery bypass graft |
| 35621 | C | Artery bypass graft |
| 35623 | C | Bypass graft, not vein |
| 35626 | C | Artery bypass graft |
| 35631 | C | Artery bypass graft |
| 35636 | C | Artery bypass graft |
| 35641 | C | Artery bypass graft |
| 35642 | c | Artery bypass graft |
| 35645 | C | Artery bypass graft |
| 35646 | C | Artery bypass graft |
| 35647 | C | Artery bypass graft |
| 35650 | C | Artery bypass graft |
| 35651 | c | Artery bypass graft |


| CPT/ HCPCS | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 35654 | C | Artery bypass graft |
| 35656 | C | Artery bypass graft |
| 35661 | C | Artery bypass graft |
| 35663 | c | Artery bypass graft |
| 35665 | C | Artery bypass graft |
| 35666 | C | Artery bypass graft |
| 35671 | C | Artery bypass graft |
| 35681 | c | Composite bypass graft |
| 35682 | C | Composite bypass graft |
| 35683 | C | Composite bypass graft |
| 35691 | c | Arterial transposition |
| 35693 | C | Arterial transposition |
| 35694 | C | Arterial transposition |
| 35695 | C | Arterial transposition |
| 35697 | C | Reimplant artery each |
| 35700 | C | Reoperation, bypass graft |
| 35701 | c | Exploration, carotid artery |
| 35721 | c | Exploration, femoral artery |
| 35741 | C | Exploration popliteal artery |
| 35800 | c | Explore neck vessels |
| 35820 | C | Explore chest vessels |
| 35840 | C | Explore abdominal vessels |
| 35870 | C | Repair vessel graft defect |
| 35901 | C | Excision, graft, neck |
| 35905 | C | Excision, graft, thorax |
| 35907 | C | Excision, graft, abdomen |
| 36510 | C | insertion of catheter, vein |
| 36660 | C | Insertion catheter, artery |
| 36822 | C | Insertion of cannula(s) |
| 36823 | C | Insertion of cannula(s) |
| 37140 | C | Revision of circulation |
| 37145 | C | Revision of circulation |
| 37160 | C | Revision of circulation |
| 37180 | C | Revision of circulation |
| 37181 | C | Splice spleen/kidney veins |
| 37182 | C | insert hepatic shunt (tips) |
| 37183 | c | Remove hepatic shunt (tips) |
| 37195 | C | Thrombolytic therapy, stroke |
| 37616 | C | Ligation of chest ariery |
| 37617 | c | Ligation of abdomen artery |
| 37618 | C | Ligation of extremity artery |
| 37660 | c | Revision of major vein |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 37788 | C | Revascularization, penis |
| 38100 | C | Removal of spleen, total |
| 38101 | C | Removal of spleen, partial |
| 38102 | c | Removal of spleen, total |
| 38115 | c | Repair of ruptured spleen |
| 38380 | C | Thoracic duct procedure |
| 38381 | C | Thoracic duct procedure |
| 38382 | c | Thoracic duct procedure |
| 38562 | c | Removal, pelvic lymph nodes |
| 38564 | C | Removal, abdomen lymph nodes |
| 38724 | c | Removal of lymph nodes, neck |
| 38746 | c | Remove thoracic lymph nodes |
| 38747 | c | Remove abdominal lymph nodes |
| 38765 | c | Remove groin lymph nodes |
| 38770 | C | Remove pelvis lymph nodes |
| 38780 | C | Remove abdomen lymph nodes |
| 39000 | C | Exploration of chest |
| 39010 | C | Exploration of chest |
| 39200 | C | Removal chest lesion |
| 39220 | C | Removal chest lesion |
| 39499 | C | Chest procedure |
| 39501 | C | Repair diaphragm laceration. |
| 39502 | C | Repair paraesophageal hernia |
| 39503 | c | Repair of diaphragm hernia |
| 39520 | C | Repair of diaphragm hernia |
| 39530 | c | Repair of diaphragm hernia |
| 39531 | c | Repair of diaphragm hernia |
| 39540 | c | Repair of diaphragm hernia |
| 39541 | C | Repair of diaphragm hernia |
| 39545 | C | Revision of diaphragm |
| 39560 | C | Resect diaphragm, simple |
| 39561 | C | Resect diaphragm, complex |
| 39599 | C | Diaphragm surgery procedure |
| 41130 | C | Partial removal of tongue |
| 41135 | C | Tongue and neck surgery |
| 41140 | C | Removal of tongue |
| 41145 | C | Tongue removal, neck surgery |
| 41150 | c | Tongue, mouth, jaw surgery |
| 41153 | C | Tongue, mouth, neck surgery |
| 41155 | C | Tongue, jaw, \& neck surgery |
| 42426 | C | Excise parotid gland/esion |
| 42845 | c | Extensive surgery of throat |


| CPTI <br> CPPCS | CY 2005 <br> Proposed <br> Status <br> Indicator | Description |
| :--- | :---: | :--- |
| 42894 | C | Revision of pharyngeal walls |
| 42953 | C | Repair throat, esophagus |
| 42961 | C | Control throat bleeding |
| 42971 | C | Control nose/throat bleeding |
| 43045 | C | Incision of esophagus |
| 43100 | C | Excision of esophagus lesion |
| 43101 | C | Excision of esophagus lesion |
| 43107 | C | Removal of esophagus |
| 43108 | C | Removal of esophagus |
| 43112 | C | Removal of esophagus |
| 43113 | C | Removal of esophagus |
| 43116 | C | Partial removal of esophagus |
| 43117 | C | Partial removal of esophagus |
| 43118 | C | Partial removal of esophagus |
| 43121 | C | Partial removal of esophagus |
| 43122 | C | Partial removal of esophagus |
| 43123 | C | Partial removal of esophagus |
| 43124 | C | Removal of esophagus |
| 43135 | C | Removal of esophagus pouch |
| 43300 | C | Repair of esophagus |
| 43305 | C | Repair esophagus and fistula |
| 43310 | C | Repair of esophagus |
| 43312 | C | Repair esophagus and fistula |
| 43313 | C | Esophagoplasty congenital |
| 43314 | C | Tracheo-esophagoplasty cong |
| 43320 | C | Fuse esophagus \& stomach |
| 43324 | C | Revise esophagus \& stomach |
| 43325 | C | Revise esophagus \& stomach |
| 43326 | C | Revise esophagus \& stomach |
| 43330 | C | Repair of esophagus |
| 43331 | C | Repair of esophagus |
| 43340 | C | Fuse esophagus \& intestine |
| 43341 | C | Fuse esophagus \& intestine |
| 43350 | C | Surgical opening, esophagus |
| 43351 | C | Surgical opening, esophagus |
| 43352 | C | Surgical opening, esophagus |
| 43360 | C | Gastrointestinal repair |
| 43361 | C | Gastrointestinal repair |
| 43400 | C | Ligate esophagus veins |
| 43401 | C | Esophagus surgery for veins |
| 43405 | C | Ligate/staple esophagus |
| 43410 | C | Repair esophagus wound |
|  |  |  |


| $\begin{gathered} \text { CPTI } \\ \text { HCPS } \end{gathered}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 43415 | C | Repair esophagus wound |
| 43420 | C | Repair esophagus opening |
| 43425 | c | Repair esophagus opening |
| 43460 | C | Pressure treatment esophagus |
| 43496 | C | Free jejunum flap, microvasc |
| 43500 | c | Surgical opening of stomach |
| 43501 | C | Surgical repair of stomach |
| 43502 | C | Surgical repair of stomach |
| 43520 | C | Incision of pyloric muscle |
| 43605 | c | Biopsy of stomach |
| 43610 | c | Excision of stomach lesion |
| 43611 | C | Excision of stomach lesion |
| 43620 | c | Removal of stomach |
| 43621 | C | Removal of stomach |
| 43622 | c | Removal of stomach |
| 43631 | c | Removal of stomach, partial |
| 43632 | c | Removal of stomach, partial |
| 43633 | C | Removal of stomach, partial |
| 43634 | C | Removal of stomach, partial |
| 43635 | c | Removal of stomach, partial |
| 43638 | C | Removal of stomach, partial |
| 43639 | c | Removal of stomach, partial |
| 43640 | c | Vagotomy \& pylorus repair |
| 43641 | C | Vagotomy \& pylorus repair |
| 43800 | C | Reconstruction of pylorus |
| 43810 | C | Fusion of stomach and bowel: |
| 43820 | C | Fusion of stomach and bowel |
| 43825 | C | Fusion of stomach and bowel. |
| 43832 | C | Place gastrostomy tube |
| 43840 | C | Repair of stomach lesion |
| 43842 | C | Gastroplasty for obesity. |
| 43843 | c | Gastroplasty for obesity |
| 43846 | c | Gastric bypass for obesity |
| 43847 | c | Gastric bypass for obesity |
| 43848 | c | Revision gastroplasty |
| 43850 | c | Revise stomach-bowel fusion |
| 43855 | C | Revise stomach-bowel fusion |
| 43860 | C | Revise stomach-bowel fusion |
| 43865 | C | Revise stomach-bowel fusion |
| 43880 | c | Repair stomach-bowel fistula |
| 44005 | C | Freeing of bowel adhesion |
| 44010 | C | Incision of small bowel |


| $\begin{aligned} & \text { CPT/ } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 44015 | c | Insert needle cath dowel |
| 44020 | c | Explore small intestine |
| 44021 | c | Decompress small bowel |
| 44025 | C | Incision of large bowel |
| 44050 | c | Reduce bowel obstruction. |
| 44055 | c | Correct malrotation of bowel |
| 44110 | C | Excise intestine lesion(s) |
| 44111 | C | Excision of bowel lesion(s) |
| 44120 | c | Removal of small intestine |
| 44121 | C | Removal of small intestine |
| 44125 | C | Removal of small intestine |
| 44126 | C | Enterectomy w/o taper, cong |
| 44127 | C | Enterectomy w/taper, cong |
| 44128 | C | Enterectomy cong, add-on |
| 44130 | C | Bowel to bowel fusion |
| 44132 | c | Enterectomy, cadaver donor |
| 44133 | C | Enterectomy, live donor |
| 44135 | C | Intestine transpint, cadaver |
| 44136 | C | Intestine transplant, live |
| 44139 | c | Mobilization of colon |
| 44140 | C | Partial removal of colon |
| 44141 | C | Partial removal of colon |
| 44143 | C | Partial removal of colon |
| 44144 | C | Partial removal of colon |
| 44145 | C | Partial removal of colon |
| 44146 | C | Partial removal of colon |
| 44147 | c | Partial removal of colon |
| 44150 | C | Removal of colon |
| 44151 | C | Removal of colon/ileostomy |
| 44152 | c | Removal of colonfileostomy |
| 44153 | C | Removal of colon/ileostomy |
| 44155 | c | Removal of colon/ileostomy |
| 44156 | C | Removal of colonfileostomy |
| 44160 | C | Removal of colon |
| 44202 | C | Lap resect s/intestine singl |
| 44203 | C | Lap resect s/intestine, addl |
| 44204 | C | Laparo partial colectomy |
| 44205 | C | Lap coiectomy part wfileum |
| 44210 | C | Laparo total proctocolectomy |
| 44211 | C | Laparo total proctocolectomy |
| 44212 | c | Laparo total proctocolectomy |
| 44300 | C | Open bowel to skin |


| CPT/ | CY 2005 <br> Proposed <br> Status <br> Indicator |  |
| :--- | :---: | :--- |
| 44310 | C | Ileostomy/jejunostomy |
| 44314 | C | Revision of ileostomy |
| 44316 | C | Devise bowel pouch |
| 44320 | C | Colostomy |
| 44322 | C | Colostomy with biopsies |
| 44345 | C | Revision of colostomy |
| 44346 | C | Revision of colostomy |
| 44602 | C | Suture, small intestine |
| 44603 | C | Suture, small intestine |
| 44604 | C | Suture, large intestine |
| 44605 | C | Repair of bowel lesion |
| 44615 | C | Intestinal stricturoplasty |
| 44620 | C | Repair bowel opening |
| 44625 | C | Repair bowel opening |
| 44626 | C | Repair bowel opening |
| 44640 | C | Repair bowel-skin fistula |
| 44650 | C | Repair bowel fistula |
| 44660 | C | Repair bowel-bladder fistula |
| 44661 | C | Repair bowel-bladder fistula |
| 44680 | C | Surgical revision, intestine |
| 44700 | C | Suspend bowel w/prosthesis |
| 44800 | C | Excision of bowel pouch |
| 44820 | C | Excision of mesentery lesion |
| 44850 | C | Repair of mesentery |
| 44899 | C | Bowel surgery procedure |
| 44900 | C | Drain app abscess, open |
| 44950 | C | Appendectomy |
| 44955 | C | Appendectomy add-on |
| 44960 | C | Appendectomy |
| 45110 | C | Removal of rectum |
| 45111 | C | Partial removal of rectum |
| 45112 | C | Removal of fectum |
| 45113 | C | Partial proctectomy |
| 45114 | C | Partial removal of rectum |
| 4516 | C | Partial removal of rectum |
| 45119 | C | Remove rectum w/reservoir |
| 45120 | C | Removal of rectum |
| 45121 | C | Removal of rectum and colon |
| 45123 | C | Partial proctectomy |
| 45126 | C | Pelvic exenteration |
| 45130 | C | Excision of rectal prolapse |
| 45135 | C | Excision of rectal prolapse |
|  |  |  |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 45136 | c | Excise ileoanal reservior |
| 45540 | c | Correct rectal prolapse |
| 45550 | C | Repair rectum/remove sigmoid |
| 45562 | C | Exploration/repair of rectum |
| 45563 | C | Exploration/repair of rectum |
| 45800 | C | Repair rect/bladder fistula |
| 45805 | C | Repair fistula w/colostomy |
| 45820 | C | Repair rectourethral fistuia |
| 45825 | C | Repair fistula w/colostomy |
| 46705 | c | Repair of anal stricture |
| 46715 | c | Repair of anovaginal fistula |
| 46716 | c | Repair of anovaginal fistula |
| 46730 | C | Construction of absent anus |
| 46735 | C | Construction of absent anus |
| 46740 | C | Construction of absent anus |
| 46742 | c | Repair of imperforated anus |
| 46744 | c | Repair of cloacal anomaly |
| 46746 | C | Repair of cloacal anomaly |
| 46748 | C | Repair of cloacal anomaly |
| 46751 | C | Repair of anal sphincter |
| 47010 | C | Open drainage, liver lesion |
| 47015 | c | Inject/aspirate liver cyst |
| 47100 | C | Wedge biopsy of liver |
| 47120 | c | Partial removal of liver |
| 47122 | C | Extensive removal of liver |
| 47125 | C | Partial removal of liver |
| 47130 | C | Partial removal of liver |
| 47133 | C | Removal of donor liver |
| 47135 | c | Transplantation of liver |
| 47136 | C | Transplantation of liver |
| 47140 | C | Pantial removal, donor liver |
| 47141 | c | Partial removal, donor liver |
| 47142 | c | Partial removal, donor liver |
| 47300 | c | Surgery for liver lesion |
| 47350 | C | Repair liver wound |
| 47360 | C | Repair liver wound |
| 47361 | c | Repair liver wound |
| 47362 | C | Repair liver wound |
| 47380 | C | Open ablate liver tumor if |
| 47381 | c | Open ablate liver tumor cryo |
| 47400 | c | Incision of liver duct |
| 47420 | c | Incision of bile duct |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 47425 | C | Incision of bile duct |
| 47460 | C | Incise bile duct sphincter |
| 47480 | C | Incision of gallbladder |
| 47550 | c | Bile duct endoscopy add-on |
| 47570 | C | Laparo cholecystoenterostomy |
| 47600 | C | Removal of gallbladder |
| 47605 | C | Removal of gallbladder |
| 47610 | C | Removal of gallbladder |
| 47612 | c | Removal of gallbladder |
| 47620 | c | Removal of gallbladder |
| 47700 | C | Exploration of bile ducts |
| 47701 | C | Bile duct revision |
| 47711 | C | Excision of bile duct tumor |
| 47712 | C | Excision of bile duct tumor |
| 47715 | C | Excision of bile duct cyst |
| 47716 | C | Fusion of bile duct cyst |
| 47720 | C | Fuse gallbladder \& bowel |
| 47721 | c | Fuse upper gi structures |
| 47740 | C | Fuse gallbladder \& bowel |
| 47741 | C | Fuse gallibadder \& bowel |
| 47760 | C | Fuse bile ducts and bowel. |
| 47765 | C | Fuse liver ducts \& bowel |
| 47780 | C | Fuse bile ducts and bowet |
| 47785 | C | Fuse bile ducts and bowel |
| 47800 | c | Reconstruction of bile ducts |
| 47801 | C | Placement, bile duct support |
| 47802 | C | Fuse liver duct \& intestine |
| 47900 | C | Suture bile duct injury |
| 48000 | C | Drainage of abdomen |
| 48001 | c | Placement of drain, pancreas |
| 48005 | C | Resect/debride pancreas |
| 48020 | c | Removal of pancreatic stone |
| 48100 | C | Biopsy of pancreas, open |
| 48120 | C | Removal of pancreas lesion |
| 48140 | C | Partial removal of pancreas |
| 48145 | C | Partial removal of pancreas |
| 48146 | C | Pancreatectomy |
| 48148 | c | Removal of pancreatic duct |
| 48150 | c | Partial removal of pancreas |
| 48152 | C | Pancreatectomy |
| 48153 | C | Pancreatectomy |
| 48154 | C | Pancreatectomy |


| $\begin{aligned} & \text { CPT/ } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 48155 | C | Removal of pancreas |
| 48180 | c | Fuse pancreas and bowel |
| 48400 | C | Injection, intraop add-on |
| 48500 | c | Surgery of pancreatic cyst |
| 48510 | C | Drain pancreatic pseudociyst |
| 48520 | C | Fuse pancreas cyst and bowel |
| 48540 | C | Fuse pancreas cyst and bowel |
| 48545 | C | Pancreatornaphy |
| 48547 | C | Duodenal exclusion |
| 48556 | C | Removal, allograft pancreas |
| 49000 | C | Exploration of abdomen |
| 49002 | C | Reopening of abdomen |
| 49010 | C | Exploration behind abdomen |
| 49020 | C | Drain abdominal abscess |
| 49040 | C | Drain, open, abdom abscess |
| 49060 | c | Drain, open, retrop abscess |
| 49062 | C | Drain to peritoneal cavity |
| 49201 | C | Remove abdom lesion, complex |
| 49215 | C | Excise sacral spine tumor |
| 49220 | C | Multiple surgery, abdomen |
| 49255 | C | Removal of omentum |
| 49425 | c | Insert abdomen-venous drain |
| 49428 | c | Ligation of shunt |
| 49605 | C | Repair umbilical lesion |
| 49606 | c | Repair umbilical lesion |
| 49610 | C | Repair umbilical lesion |
| 49611 | C | Repair umbilical lesion |
| 49900 | C | Repair of abdominal wall |
| 49904 | C | Omental flap, extra-abdom |
| 49905 | C | Omental flap |
| 49906 | C | Free omental flap, microvasc |
| 50010 | C | Exploration of kidney |
| 50040 | C | Drainage of kidney |
| 50045 | c | Exploration of kidney |
| 50060 | c | Removal of kidney stone |
| 50065 | C | Incision of kidney |
| 50070 | C | Incision of kidney |
| 50075 | c | Removal of kidney stone |
| 50100 | c | Revise kidney blood vessels |
| 50120 | C | Exploration of kidney |
| 50125 | C | Explore and drain kidney |
| 50130 | C | Removal of kidney stone |


| CPTI HCPCS | CY 2005 <br> Proposed <br> Status <br> Indicator | Description |
| :---: | :---: | :---: |
| 50135 | C | Exploration of kidney |
| 50205 | C | Biopsy of kidney |
| 50220 | c | Remove kidney, open |
| 50225 | C | Removal kidney open, complex |
| 50230 | c | Removal kidney open, radical |
| 50234 | C | Removal of kidney \& ureter |
| 50236 | C | Removal of kidney \& ureter |
| 50240 | C | Partial removal of kidney |
| 50280 | C | Removal of kidney lesion |
| 50290 | c | Removal of kidney lesion |
| 50300 | C | Removal of donor kidney |
| 50320 | c | Removal of donor kidney |
| 50340 | c | Removal of kidney |
| 50360 | C | Transplantation of kidney |
| 50365 | C | Transplantation of kidney |
| 50370 | C | Remove transplanted kidney |
| 50380 | C | Reimplantation of kidney |
| 50400 | C | Revision of kidney/ureter |
| 50405 | c | Revision of kidney/ureter |
| 50500 | C | Repair of kidney wound |
| 50520 | C | Close kidney-skin fistula |
| 50525 | C | Repair renal-abdomen fistula |
| 50526 | C | Repair renal-abdomen fistula |
| 50540 | c | Revision of horseshoe kidney |
| 50545 | C | Laparo radical nephrectomy |
| 50546 | C | Laparoscopic nephrectomy |
| 50547 | c | Laparo removal donor kidney |
| 50548 | C | Laparo remove w/ ureter |
| 50580 | C | Kidney endoscopy \& treatment |
| 50600 | C | Exploration of ureter |
| 50605 | c | insert ureteral support |
| 50610 | C | Removal of ureter stone |
| 50620 | c | Removal of ureter stone |
| 50630 | C | Removal of ureter stone |
| 50650 | C | Removal of ureter |
| 50660 | C | Removal of ureter |
| 50700 | C | Revision of ureter |
| 50715 | c | Release of ureter |
| 50722 | c | Release of ureter |
| 50725 | C | Release/revise ureter |
| 50727 | c | Revise ureter |
| 50728 | c | Revise ureter |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 50740 | C | Fusion of ureter \& kidney |
| 50750 | C | Fusion of ureter \& kidney |
| 50760 | C | Fusion of ureters |
| 50770 | C | Splicing of ureters |
| 50780 | C | Reimplant ureter in bladder |
| 50782 | C | Reimplant ureter in bladder |
| 50783 | c | Reimplant ureter in bladder |
| 50785 | c | Reimplant ureter in bladder |
| 50800 | C | Implant ureter in bowel |
| 50810 | C | Fusion of ureter \& Dowel |
| 50815 | C | Urine shunt to intestine |
| 50820 | C | Construct bowel bladder |
| 50825 | C | Construct bowel bladder |
| 50830 | C | Revise urine flow |
| 50840 | c | Replace ureter by bowel |
| 50845 | C | Appendico-vesicostomy |
| 50860 | c | Transplant ureter to skin |
| 50900 | c | Repair of ureter |
| 50920 | C | Closure ureter/skin fistula |
| 50930 | C | Closure ureter/bowel fistula |
| 50940 | c | Release of ureter |
| 51060 | C | Removal of ureter stone |
| 51525 | C | Removal of bladder lesion |
| 51530 | C | Removal of bladder lesion |
| 51535 | C | Repair of ureter lesion |
| 51550 | c | Partial removal of bladder |
| 51555 | C | Partial removal of bladder |
| 51565 | C | Revise bladder \& ureter(s) |
| 51570 | c | Removal of bladder |
| 51575 | C | Removal of bladder \& nodes |
| 51580 | C | Remove bladder/revise fract |
| 51585 | c | Removal of bladder \& nodes |
| 51590 | C | Remove bladder/revise tract |
| 51595 | C | Remove bladder/revise tract |
| 51596 | C | Remove bladder/create pouch |
| 51597 | c | Removal of pelvic structures |
| 51800 | C | Revision of bladder/urethra |
| 51820 | C | Revision of urinary tract |
| 51840 | C | Attach bladder/urethra |
| 51841 | C | Attach bladder/urethra |
| 51845 | C | Repair bladder neck |
| 51860 | C | Repair of bladder wound |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 51865 | C | Repair of bladder wound |
| 51900 | C | Repair bladder/vagina lesion |
| 51920 | c | Close bladder-uterus fistula |
| 51925 | C | Hysterectomy/bladder repair |
| 51940 | C | Correction of bladder defect |
| 51960 | c | Revision of bladder \& bowel |
| 51980 | C | Construct bladder opening |
| 53415 | C | Reconstruction of urethra |
| 53448 | C | Remov/replc ur sphinctr comp |
| 54125 | c | Removal of penis |
| 54130 | C | Remove penis \& nodes |
| 54135 | c | Remove penis \& nodes |
| 54332 | C | Revise penis/urethra |
| 54336 | C | Revise penis/urethra |
| 54390 | C | Repair penis and bladder |
| 54411 | C | Remov/replc penis pros, comp |
| 54417 | C | Remv/replč penis pros, compl |
| 54430 | C | Revision of penis |
| 54535 | c | Extensive testis surgery |
| 54560 | C | Exploration for testis |
| 54650 | C | Orchiopexy (Fowler-Stephens) |
| 55600 | C | Incise sperm duct pouch |
| 55605 | C | Incise sperm duct pouch |
| 55650 | c | Remove sperm duct pouch |
| 55801 | C | Removal of prostate |
| 55810 | c | Extensive prostate surgery |
| 55812 | C | Extensive prostate surgery |
| 55815 | C | Extensive prostate surgery |
| 55821 | C | Removal of prostate |
| 55831 | C | Removal of prostate |
| 55840 | C | Extensive prostate surgery |
| 55842 | c | Extensive prostate surgery |
| 55845 | C | Extensive prostate surgery |
| 55862 | C | Extensive prostate surgery |
| 55865 | c | Extensive prostate surgery |
| 55866 | c | Laparo radical prostatectomy |
| 56630 | c | Extensive vulva surgery |
| 56631 | c | Extensive vulva surgery |
| 56632 | C | Exiensive vulva surgery |
| 56633 | C | Extensive vulva surgery |
| 56634 | C | Extensive vulva surgery |
| 56637 | C | Extensive vulva surgery |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 56640 | C | Extensive vulva surgery |
| 57110 | C | Remove vagina wall, complete |
| 57111 | c | Remove vagina tissue, compl |
| 57112 | c | Vaginectomy w/nodes, compl |
| 57270 | C | Repair of bowel pouch |
| 57280 | C | Suspension of vagina |
| 57282 | C | Repair of vaginal prolapse |
| 57292 | C | Construct vagina with graft |
| 57305 | C | Repair rectum-vagina fistula |
| 57307 | C | Fistula repair \& colostomy |
| 57308 | C | Fistula repair, transperine |
| 57311 | C | Repair urethrovaginal lesion |
| 57335 | C | Repair vagina |
| 57531 | C | Removal of cervix, radical |
| 57540 | C | Removal of residual cervix |
| 57545 | C | Remove cervix/repair pelvis |
| 58140 | C | Removal of uterus lesion |
| 58146 | C | Myomectomy abdom complex |
| 58150 | C | Total hysterectomy |
| 58152 | C | Total hysterectomy |
| 58180 | c | Partial hysterectomy |
| 58200 | C | Extensive hysterectomy |
| 58210 | C | Extensive hysterectomy |
| 58240 | C | Removal of pelvis contents |
| 58260 | C | Vaginal hysterectomy |
| 58262 | C | Vag hyst including to |
| 58263 | C | Vag hyst w/t/o \& vag repair |
| 58267 | C | Vag hyst w/urinary repair |
| 58270 | C | Vag hyst w/enterocele repair |
| 58275 | C | Hysterectomy/revise vagina |
| 58280 | C | Hysterectomy/revise vagina |
| 58285 | C | Extensive hysterectomy |
| 58290 | C | Vag hyst complex |
| 58291 | C | Vag hyst incl t/0, complex |
| 58292 | C | Vag hyst to \& repair, compl |
| 58293 | c | Vag hyst w/uro repair, compl |
| 58294 | c | Vag hyst w/enterocele, compl |
| 58400 | c | Suspension of uterus |
| 58410 | C | Suspension of uterus |
| 58520 | C | Repair of ruptured uterus |
| 58540 | C | Revision of uterus |
| 58605 | C | Division of fallopian tube |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 58611 | C | Ligate oviduct(s) add-on |
| 58700 | C | Removal of fallopian tube |
| 58720 | C | Removal of ovary/ube(s) |
| 58740 | C | Revise fallopian tube(s) |
| 58750 | c | Repair oviduct |
| 58752 | c | Revise ovarian tube(s) |
| 58760 | C | Remove tubal obstruction |
| 58805 | c | Drainage of ovarian cyst(s) |
| 58822 | c | Drain ovary abscess, percut |
| 58825 | c | Transposition, ovary(s) |
| 58940 | c | Removal of ovary(s) |
| 58943 | c | Removal of ovary(s) |
| 58950 | c | Resect ovarian malignancy |
| 58951 | c | Resect ovarian malignancy |
| 58952 | C | Resect ovarian malignancy |
| 58953 | C | Tah, rad dissect for debulk |
| 58954 | C | Tah rad debulklymph remove |
| 58960 | C | Exploration of abdomen |
| 59100 | c | Remove uterus lesion |
| 59120 | c | Treat ectopic pregnancy |
| 59121 | c | Treat ectopic pregnancy |
| 59130 | c | Treat ectopic pregnancy |
| 59135 | C | Treat ectopic pregnancy |
| 59136 | C | Treat ectopic pregnancy |
| 59140 | c | Treat ectopic pregnancy |
| 59325 | C | Revision of cervix |
| 59350 | C | Repair of uterus |
| 59514 | C | Cesarean delivery only |
| 59525 | c | Remove uterus after cesarean |
| 59620 | c | Attempted vbac delivery only |
| 59830 | C | Treat uterus infection |
| 59850 | C | Abortion |
| 59851 | c | Abortion |
| 59852 | C | Abortion |
| 59855 | c | Abortion |
| 59856 | c | Abortion |
| 59857 | C | Abortion |
| 60254 | C | Extensive thyroid surgery |
| 60270 | c | Removal of thyroid |
| 60271 | c | Removal of thyroid |
| 60502 | C | Re-explore parathyroids |
| 60505 | C | Explore parathyroid glands |


| $\begin{gathered} \text { CPTI } \\ \text { HCPCS } \end{gathered}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 60520 | C | Removal of thymus gland |
| 6052.1 | C | Removal of thymus gland |
| 60522 | C | Removal of thymus gland |
| 60540 | C | Explore adrenal gland |
| 60545 | C | Explore adrenal gland |
| 60600 | c | Remove carotid body lesion |
| 60605 | C | Remove carotid body lesion |
| 60650 | C | Laparoscopy adrenalectomy |
| 61105 | C | Twist drill hole |
| 61107 | C | Drill skull for implantation |
| 61108 | C | Drill skull for drainage |
| 61120 | C | Burr hole for puncture |
| 61140 | c | Pierce skull for biopsy |
| 61150 | C | Pierce skull for drainage |
| 61151 | C | Pierce skull for drainage |
| 61154 | C | Pierce skull \& remove clot |
| 61156 | C | Pierce skull for drainage |
| 61210 | C | Pierce skull, implant device |
| 61250 | C | Pierce skull \& explore |
| 61253 | c | Pierce skull \& explore |
| 61304 | C | Open skull for exploration |
| 61305 | C | Open skull for exploration |
| 61312 | C | Open skull for drainage |
| 61313 | C | Open skull for drainage |
| 61314 | c | Open skull for drainage |
| 61315 | C | Open skull for drainage |
| 61316 | C | Implt cran bone flap to abdo |
| 61320 | C | Open skull for drainage |
| 61321 | C | Open skull for drainage |
| 61322 | c | Decompressive craniotomy |
| 61323 | C | Decompressive lobectomy |
| 61332 | c | Explore/biopsy eye socket |
| 61333 | C | Explore orbitremove lesion |
| 61334 | c | Explore orbitremove object |
| 61340 | C | Relieve cranial pressure |
| 61343 | C | Incise skull (press relief) |
| 61345 | c | Relieve cranial pressure |
| 61440 | C | Incise skull for surgery |
| 61450 | C | Incise skull for surgery |
| 61458 | C | Incise skull for brain wound |
| 81460 | C | Incise skull for surgery |
| 61470 | C | Incise skull for surgery |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 61480 | C | Incise skull for surgery |
| 61490 | C | Incise skull for surgery |
| 61500 | C | Removal of skull lesion |
| 61501 | C | Remove infected skull bone |
| 61510 | c | Removal of brain lesion |
| 61512 | c | Remove brain lining lesion |
| 61514 | c | Removal of brain abscess |
| 61516 | C | Removal of brain lesion |
| 61517 | C | Implit brain chemotx add-on |
| 61518 | c | Removal of brain lesion. |
| 61519 | C | Remove brain lining lesion |
| 61520 | c | Removal of brain lesion |
| 61521 | C | Removal of brain lesion |
| 61522 | C | Removal of brain abscess |
| 61524 | C | Removal of brain lesion |
| 61526 | C | Removal of brain lesion |
| 61530 | C | Removal of brain lesion |
| 61531 | c | Implant brain electrodes |
| 61533 | C | Implant brain electrodes |
| 61534 | C | Removal of brain lesion |
| 61535 | c | Remove brain electrodes |
| 61536 | C | Removal of brain lesion |
| 61537 | C | Removal of brain tissue |
| 61538 | C | Removal of brain tissue |
| 61539 | C | Removal of brain tissue |
| 61540 | C | Removal of brain tissue |
| 61541 | C | Incision of brain tissue |
| 61542 | c | Removal of brain tissue |
| 61543 | C | Removal of brain tissue |
| 61544 | C | Remove \& treat brain lesion |
| 61545 | c | Excision of brain tumor |
| 61546 | c | Removal of pituitary gland |
| 61548 | C | Removal of pituitary gland |
| 61550 | c | Release of skull seams |
| 61552 | C | Release of skull seams |
| 61556 | C | Incise skull/sutures |
| 61557 | c | Incise skullsutures |
| 61558 | c | Excision of skultssutures |
| 61559 | c | Excision of skull/sutures |
| 61563 | C | Excision of skull tumor |
| 61564 | c | Excision of skull tumor |
| 61566 | C | Removal of brain tissue. |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 61567 | C | Incision of brain tissue |
| 61570 | C | Remove foreign body, brain |
| 61571 | C | Incise skull for brain wound |
| 61575 | c | Skull base/brainstem surgery |
| 61576 | C | Skull base/brainstem surgery |
| 61580 | C | Craniofacial approach, skull |
| 61581 | C | Craniofacial approach, skull |
| 61582 | c | Craniofacial approach, skull |
| 61583 | c | Craniofacial approach, skull |
| 61584 | c | Orbitocranial approach/skull |
| 61585 | C | Orbitocranial approach/skull |
| 61586 | C | Resect nasopharynx, skull |
| 61590 | C | Infratemporal approach/skull |
| 61591 | C | Infratemporal approach/skull |
| 61592 | c | Orbitocranial approach/skull |
| 61595 | c | Transtemporal approach/skull |
| 61596 | C | Transcochlear approach/skull |
| 61597 | C | Transcondylar approach/skull |
| 61598 | c | Transpetrosal approach/skull |
| 61600 | c | Resect/excise cranial lesion |
| 61601 | C | Resect/excise cranial lesion |
| 61605 | C | Resect/excise cranial lesion |
| 61606 | C | Resect/excise cranial lesion |
| 61607 | C | Resect/excise cranial lesion |
| 61608 | C | Resect/excise cranial lesion |
| 61609 | C | Transect artery, sinus |
| 61610 | C | Transect artery, sinus |
| 61611 | C | Transect artery, sinus |
| 61612 | C | Transect artery, sinus |
| 61613 | c | Remove aneurysm, sinus |
| 61615 | C | Resectexcise lesion, skull |
| 61616 | C | Resectexcise lesion, skull |
| 61618 | C | Repair dura |
| 61619 | C | Repair dura |
| 61624 | C | Occlusion/embolization cath |
| 61680 | C | Intracranial vessel surgery |
| 61682 | C | Intracranial vessel surgery |
| 61684 | C | Intracranial vessel surgery |
| 61686 | C | Intracranial vessel surgery |
| 61690 | C | Intracranial vessel surgery |
| 61692 | C | Intracranial vessel surgery |
| 61697 | c | Brain aneurysm repr, complx |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 61698 | C | Brain aneurysm repr, complx |
| 61700 | c | Brain aneurysm repr, simple |
| 61702 | C | Inner skull vessel surgery |
| 61703 | C | Clamp neck artery |
| 61705 | C | Revise circulation to head |
| 61708 | C | Revise circulation to head |
| 61710 | c | Revise circulation to head |
| 61711 | C | Fusion of skull arteries |
| 61720 | C | Incise skull/brain surgery |
| 61735 | C | Incise skull/brain surgery |
| 61750 | C | Incise skull/brain biopsy |
| 61751 | c | Brain biopsy w/ ct/mr guide |
| 61760 | c | Implant brain electrodes |
| 61770 | C | Incise skull for treatment |
| 61850 | C | Implant neuroelectrodes |
| 61860 | c | Implant neuroelectrodes |
| 61863 | c | Implant neuroelectrode |
| 61864 | c | Implant neuroelectrde, add'I |
| 61867 | C | Implant neuroelectrode |
| 61868 | C | Implant neuroelectrde, add'I |
| 61870 | C | Implant neuroelectrodes |
| 61875 | C | Implant neuroelectrodes |
| 62000 | C | Treat skull fracture |
| 62005 | c | Treat skull fracture |
| 62010 | c | Treatment of head injury |
| 62100 | C | Repair brain fluid leakage |
| 62115 | C | Reduction of skull defect |
| 62116 | C | Reduction of skull defect |
| 62117 | C | Reduction of skull defect |
| 62120 | c | Repair skull cavity lesion |
| 62121 | C | Incise skull repair |
| 62140 | c | Repair of skull defect |
| 62141 | C | Repair of skull defect |
| 62142 | C | Remove skull plate/flap |
| 62143 | C | Replace skull plate/flap |
| 62145 | C | Repair of skull \& brain |
| 62146 | c | Repair of skull with graft |
| 62147 | C | Repair of skull with graft |
| 62148 | C | Retr bone flap to fix skull |
| 62160 | c | Neuroendoscopy add-on |
| 62161 | C | Dissect brain w/scope |
| 62162 | C | Remove colloid cyst w/scope |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 <br> Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 62163 | C | Neuroendoscopy w/fb removal |
| 62164 | C | Remove brain tumor w/scope |
| 62165 | c | Remove pituit tumor w/scope |
| 62180 | C | Establish brain cavity shunt |
| 62190 | C | Establish brain cavity shunt |
| 62192 | C | Establish brain cavity shunt |
| 62200 | C | Establish brain cavity shunt |
| 62201 | c | Establish brain cavity shunt |
| 62220 | C | Establish brain cavity shunt |
| 62223 | c | Establish brain cavity shunt |
| 62256 | c | Remove brain cavity shunt |
| 62258 | C | Replace brain cavity shunt |
| 63043 | c | Laminotomy, add'l cervical |
| 63044 | c | Laminotomy, add'l lumbar |
| 63075 | C | Neck spine disk surgery |
| 63076 | C | Neck spine disk surgery |
| 63077 | C | Spine disk surgery, thorax |
| 63078 | C | Spine disk Surgery, thorax |
| 63081 | C | Removal of vertebral body |
| 63082 | C | Remove vertebral body add-on |
| 63085 | C | Removal of vertebral body |
| 63086 | C | Remove vertebral body add-on |
| 63087 | C | Removal of vertebral body |
| 63088 | c | Remove vertebral body add-on |
| 63090 | c | Removal of vertebral body |
| 63091 | c | Remove vertebral body add-on |
| 63101 | C | Removal of vertebral body |
| 63102 | C | Removal of vertebral body |
| 63103 | C | Remove vertebral body add-on |
| 63170 | C | Incise spinal cord tract(s) |
| 63172 | C | Drainage of spinal cyst |
| 63173 | c | Drainage of spinal cyst |
| 63180 | C | Revise spinal cord ligaments |
| 63182 | C | Revise spinal cord ligaments |
| 63185 | C | Incise spinal column/nerves |
| 63190 | C | Incise spinal column/nerves |
| 63191 | C | Incise spinal column/nerves |
| 63194 | c | Incise spinal column \& cord |
| 63195 | C | Incise spinal column \& cord |
| 63196 | c | Incise spinal column \& cord |
| 63197 | c | Incise spinal cofumn \& cord |
| 63198 | c | Incise spinal column \& cord |


| CPT/ <br> CPS | CY 2005 <br> Proposed <br> Status <br> Indicator | Description |
| :--- | :---: | :--- |$|$| Incise spinal column \& cord |
| :--- |
| 63199 |


| $\begin{aligned} & \text { CPTI } \\ & \text { HCPCS } \end{aligned}$ | CY 2005 Proposed Status Indicator | Description |
| :---: | :---: | :---: |
| 64752 | C | Incision of vagus nerve |
| 64755 | c | Incision of stomach nerves |
| 64760 | C | Incision of vagus nerve |
| 64763 | C | Incise hip/thigh nerve |
| 64766 | C | Incise hip/thigh nerve |
| 64804 | C | Remove sympathetic nerves |
| 64809 | C | Remove sympathetic nerves |
| 64818 | C | Remove sympathetic nerves |
| 64866 | C | Fusion of facial/other nerve |
| 64868 | C | Fusion of facial/other nerve |
| 65273 | c | Repair of eye wound |
| 69155 | C | Extensive ear/neck surgery |
| 69535 | C | Remove part of temporal bone |
| 69554 | c | Remove ear lesion |
| 69950 | c | Incise inner ear nerve |
| 69970 | C | Remove inner ear lesion |
| 75900 | C | Arterial catheter exchange |
| 75952 | C | Endovasc repair abdom aorta |
| 75953 | C | Abdom aneurysm endovas rpr |
| 75954 | C | liac aneurysm endovas rpr |
| 92970 | C | Cardioassist, internal |
| 92971 | C | Cardioassist, external |
| 92975 | C | Dissolve clot, heart vessel |
| 92992 | C | Revision of heart chamber |
| 92993 | C | Revision of heart chamber |
| 99190 | C | Special pump services |
| 99191 | C | Special pump services |
| 99192 | C | Special pump services |
| 99251 | C | Initial inpatient consult |
| 99252 | C | Initial inpatient consult |
| 99253 | C | Initial inpatient consult |
| 99254 | C | Initial inpatient consult |
| 99255 | C | Initial inpatient consult |
| 99261 | C | Follow-up inpatient consult |
| 99262 | C | Follow-up inpatient consult |
| 99263 | C | Follow-up inpatient consult |
| 99293 | C | Ped critical care, initial |
| 99294 | c | Ped critical care, subseq |
| 99295 | C | Neonatal critical care |
| 99296 | c | Neonatal critical care |
| 99298 | C | Neonatal critical care |
| 99299 | C | Ic, Ibw infant 1500-2500 gm |


| CPT/ | CY 2005 <br> Proposed <br> Status <br> HCPCS | Description |
| :---: | :---: | :---: |
| 99356 | C | Prolonged service, inpatient |
| 99357 | C | Prolonged service, inpatient |
| 99433 | C | Normal newborn care/hospital |

ADDENDUM H.-WAGE INDEX FOR URBAN AREAS

| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 10180 | $\begin{array}{\|l} \text { 2Abilene, TX } \\ \text { Callahan County, TX } \\ \\ \\ \text { Jones County, TX } \\ \text { Taylor County, TX } \\ \hline \end{array}$ | 0.8011 |
| 10380 | Aguadilla-Isabela-San Sebastián, PR <br> Aguada Municipio, PR <br> Aguadilla Municipio, PR <br> Añasco Municipio, PR <br> Isabela Municipio, PR <br> Lares Municipio, PR <br> Moca Municipio, PR <br> Rincón Municipio, PR <br> San Sebastián Municipio, PR | 0.4285 |
| 10420 | $\begin{aligned} & \text { Akron, } \mathrm{OH} \\ & \text { Portage County, } \mathrm{OH} \\ & \text { Summit County, } \mathrm{OH} \end{aligned}$ | 0.9065 |
| 10500 | Albany, GA <br> Baker County, GA <br> Dougherty County, GA <br> Lee County, GA <br> Terrell County, GA <br> Worth County, GA | 1.1306 |
| 10580 | Albany-Schenectady-Troy, NY <br> Albany County, NY <br> Rensselaer County, NY <br> Saratoga County, NY <br> Schenectady County, NY <br> Schoharie County, NY | 0.8685 |
| 10740 | Albuquerque, NM Bernalillo County, NM Sandoval County, NM Torrance County, NM Valencia County, NM | 1.0167 |
| 10780 | Alexandria, LA Grant Parish, LA Rapides Parish, LA | 0.8198 |


| CBSA code | Urban area (Constituent counties). | Wage index |
| :---: | :---: | :---: |
| 10900 | Allentown-Bethlehem-Easton, PA-NJ <br> Warren County, NJ <br> Carbon County, PA <br> Lehigh County, PA <br> Northampton County, PA | 0.9539 |
| 11020 | Altoona, PA <br> Blair County, PA | 0.8472 |
| 11100 | Amarillo, TX <br> Armstrong County, TX <br> Carson County, TX <br> Potter County, TX <br> Randall County, TX | 0.9209 |
| 11180 | Ames, IA Story County, IA | 0.9503 |
| 11260 | Anchorage, AK <br> Anchorage Municipality, AK <br> Matanuska-Susitna Borough, AK | 1.2195 |
| 11300 | Anderson, IN Madison County, IN | 0.8790 |
| 11340 | Anderson, SC Anderson County, SC | 0.8689 |
| 11460 | Ann Arbor, MI <br> Washtenaw County, MI | 1.1065 |
| 11500 | Anniston-Oxford, AL Calhoun County, AL | 0.7967 |
| 11540 | $\begin{array}{\|l\|} \hline \text { Appleton, WI } \\ \text { Calumet County, WI } \\ \text { Outagamie County, WI } \\ \hline \end{array}$ | 0.9485 |
| 11700 | Asheville, NC <br> Buncombe County, NC Haywood County, NC Henderson County, NC Madison County, NC | 0.9217 |
| 12020 | Athens-Clarke County, GA <br> Clarke County, GA <br> Madison County, GA <br> Oconee County, GA <br> Oglethorpe County, GA | 1.0010 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 12060 | Atlanta-Sandy Springs-Marietta, GA Barrow County, GA Bartow County, GA Butts County, GA Carroll County, GA Cherokee County, GA Clayton County, GA Cobb County, GA Coweta County, GA Dawson County, GA DeKalb County, GA Douglas County, GA Fayette County, GA Forsyth County, GA Fulton County, GA Gwinnett County, GA Haralson County, GA Heard County, GA Henry County, GA Jasper County, GA Lamar County, GA Meriwether County, GA Newton County, GA Paulding County, GA Pickens County, GA Pike County, GA Rockdale County, GA Spalding County, GA Walton County, GA |  |
| 12100 | Atlantic City, NJ Atlantic County, | 1.0723 |
| 12220 | Auburn-Opelika, AL Lee County, AL | 0.8231 |
| 12260 | Augusta-Richmond County, GA-SC <br> Burke County, GA <br> Columbia County, GA <br> McDuffie County, GA <br> Richmond County, GA <br> Aiken County, SC <br> Edgefield County, SC | 0.9169 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 12420 | 'Austin-Round Rock, TX Bastrop County, TX Caldwell County, TX Hays County, TX Travis County, TX Williamson County, TX | 0.9619 |
| 12540 | ${ }^{2}$ Bakersfield, CA <br> Kern County, CA | 1.0440 |
| 12580 | ${ }^{\prime}$ Baltimore-Towson, MD Anne Arundel County, MD Baltimore County, MD Carroll County, MD Harford County, MD Howard County, MD Queen Anne's County, MD Baltimore City, MD | 0.9904 |
| 12620 | Bangor, ME Penobscot County, ME | 0.9960 |
| 12700 | Barnstable Town, MA Barnstable County, MA | 1.1965 |
| 12940 | Baton Rouge, LA <br> Ascension Parish, LA <br> East Baton Rouge Parish, LA <br> East Feliciana Parish, LA <br> Iberville Parish, LA <br> Livingston Parish, LA <br> Pointe Coupee Parish, LA <br> St. Helena Parish, LA <br> West Baton Rouge Parish, LA <br> West Feliciana Parish, LA | 0.8344 |
| 12980 | Battle Creek, MI Calhoun County, MI | 0.9132 |
| 13020 | $\begin{aligned} & \text { Bay City, MI } \\ & \text { Bay County, MI } \end{aligned}$ | 0.9601 |
| 13140 | Beaumont-Port Arthur, TX <br> Hardin County, TX <br> Jefferson County, TX <br> Orange County, TX | 0.8564 |
| 13380 | Bellingham, WA . Whatcom County, WA | 1.1695 |
| 13460 | Bend, OR Deschutes County, OR | 1.0623 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 13644 | ${ }^{1}$ Bethesda-Frederick-Gaithersburg, MD <br> Frederick County, MD <br> Montgomery County, MD | 1.0993 |
| 13740 | Billings, MT Carbon County, MT Yellowstone County, MT | 0.8993 |
| 13780 | Binghamton, NY Broome County, NY Tioga County, NY | 0.8484 |
| 13820 | 'Birmingham-Hoover, AL Bibb County, AL Blount County, AL Chilton County, AL Jefferson County, AL St. Clair County, AL Shelby County, AL Walker County, AL | 0.9111 |
| 13900 | 2'Bismarck, ND $\quad$ Burleigh County, ND Morton County, ND | 0.7741 |
| 13980 | ${ }^{2}$ Blacksburg-Christiansburg-Radford, VA <br> Giles County, VA <br> Montgomery County, VA <br> Pulaski County, VA <br> Radford City, VA | 0.8065 |
| 14020 | ${ }^{2}$ Bloomington, IN Greene County, IN Monroe County, IN Owen County, IN | 0.8675 |
| 14060 | Bloomington-Normal, IL McLean County, IL | 0.9099 |
| 14260 | Boise City-Nampa, ID <br> Ada County, ID <br> Boise County, ID Canyon County, ID Gem County, ID Owyhee County, ID | 0.9360 |
| 14484 | Boston-Quincy, MA Norfolk County, MA Plymouth County, MA Suffolk County, MA | 1.1649 |


| CBSA code | Urban area <br> (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 14500 | $\begin{array}{\|c} \hline \text { Boulder, CO } \\ \text { Boulder County, CO } \\ \hline \end{array}$ | 1.0072 |
| 14540 | Bowling Green, KY <br> Edmonson County, KY <br> Warren County, KY | 0.8162 |
| 14740 | Bremerton-Silverdale, WA Kitsap County, WA | 1.0636 |
| 14860 | Bridgeport-Stamford-Norwalk, CT Fairfield County, CT | 1.2876 |
| 14980 | $\begin{array}{\|l} \hline 2 \text { Bristol, VA } \\ \text { Washington County, VA } \\ \text { Bristol City, VA } \\ \hline \end{array}$ | 0.8065 |
| 15180 | Brownsville-Harlingen, TX Cameron County, TX | 1.0178 |
| 15260 | Brunswick, GA <br> Brantley County, GA Glynn County, GA McIntosh County, GA | 1.1988 |
| 15380 | Buffalo-Niagara Falls, NY Erie County, NY Niagara County, NY | 0.9351 |
| 15500 | Burlington, NC Alamance County, NC | 0.8881 |
| 15540 | ${ }^{2}$ Burlington-South Burlington, VT <br> Chittenden County, VT <br> Franklin County, VT <br> Grand Isle County, VT | 0.9469 |
| 15764 | Cambridge-Newton-Framingham, MA Middlesex County, MA | 1.1199 |
| 15804 | Camden, NJ <br> Burlington County, NJ Camden County, NJ Gloucester County, NJ | 1.0683 |
| 15940 | Canton-Massillon, OH <br> Carroll County, OH <br> Stark County, OH | 0.8917 |
| 15980 | Cape Coral-Fort Myers, FL Lee County, FL | 0.9380 |
| 16180 | $\begin{gathered} \text { Carson City, NV } \\ \text { Carson City, NV } \end{gathered}$ | 1.0362 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 16220 | Casper, WY <br> Natrona County, WY | 0.9367 |
| 16300 | Cedar Rapids, IA Benton County, IA Jones County, IA Linn County, IA | 0.8987 |
| 16580 | Champaign-Urbana, IL Champaign County, IL Ford County, IL Piatt County, IL | 0.9597 |
| 16620 | Charleston, WV Boone County, WV Clay County, WV Kanawha County, WV Lincoln County, WV Putnam County, WV | 0.8875 |
| 16700 | Charleston-North Charleston, SC <br> Berkeley County, SC <br> Charleston County, SC <br> Dorchester County, SC | 0.9379 |
| 16740 | Charlotte-Gastonia-Concord, NC-SC <br> Anson County, ${ }^{\text {N }} \mathrm{C}$ <br> Cabarrus County, NC <br> Gaston County, NC <br> Mecklenburg County, NC <br> Union County, NC <br> York County, SC | 0.9750 |
| 16820 | Charlottesville, VA <br> Albemarle County, VA Fluvanna County, VA Greene County, VA Nelson County, VA Charlottesville City, VA | 1.0317 |
| 16860 | Chattanooga, TN-GA <br> Catoosa County, GA <br> Dade County, GA <br> Walker County, GA <br> Hamilton County, TN <br> Marion County, TN <br> Sequatchie County, TN | 0.9233 |
| 16940 | ${ }^{2}$ Cheyenne, WY Laramie County, WY | 0.9190 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 16974 | ${ }^{1}$ Chicago-Naperville-Joliet, IL Cook County, IL DeKalb County, IL DuPage County, IL Grundy County, IL Kane County, IL Kendall County, IL McHenry County, IL Will County, IL | 1.0819 |
| 17020 | Chico, CA <br> Butte County, CA | 1.0575 |
| 17140 | 'Cincinnati-Middletown, OH-KY-IN <br> Dearborn County, IN <br> Franklin County, $\mathbb{N}$ <br> Ohio County, IN <br> Boone County, KY <br> Bracken County, KY <br> Campbell County, KY <br> Gallatin County, KY <br> Grant County, KY <br> Kenton County, KY <br> Pendleton County, KY <br> Brown County, OH <br> Butler County, OH <br> Clermont County, OH <br> Hamilton County, OH <br> Warren County, OH | 0.9533 |
| 17300 | Clarksville, TN-KY <br> Christian County, KY <br> Trigg County, KY <br> Montgomery County, TN <br> Stewart County, TN | 0.8131 |
| 17420 | ${ }^{2}$ Cleveland, TN Bradley County, TN Polk County, TN | 0.7911 |
| 17460 | Cleveland-Elyria-Mentor, OH <br> Cuyahoga County, OH <br> Geauga County, OH <br> Lake County, OH <br> Lorain County, OH <br> Medina County, OH | 0.9667 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 17660 | Coeur d'Alene, ID Kootenai County, ID | 0.9346 |
| 17780 | College Station-Bryan, TX Brazos County, TX Burleson County, TX Robertson County, TX | 0.8505 |
| 17820 | Colorado Springs, CO El Paso County, CO Teller County, CO | 0.9799 |
| 17860 | Columbia, MO <br> Boone County, MO Howard County, MO | 0.8352 |
| 17900 | Columbia, SC <br> Calhoun County, SC <br> Fairfield County, SC <br> Kershaw County, SC <br> Lexington County, SC <br> Richland County, SC <br> Saluda County, SC | 0.9071 |
| 17980 | Columbus, GA-AL <br> Russell County, AL <br> Chattahoochee County, GA <br> Harris County, GA <br> Marion County, GA <br> Muscogee Count;', GA | 0.8711 |
| 18020 | Columbus, IN Bartholomew County, IN | 0.9472 |
| 18140 | Columbus, OH <br> Delaware County, OH <br> Fairfield County, OH <br> Franklin County, OH <br> Licking County, OH <br> Madison County, OH <br> Morrow County, OH <br> Pickaway County, OH <br> Union County, OH | 0.9757 |
| 18580 | Corpus Christi, TX <br> Aransas County, TX <br> Nueces County, TX <br> San Patricio County, TX | 0.8665 |
| 18700 | Corvallis, OR Benton County, OR | 1.0547 |


| CBSA code | Urban area (Constitueñ't counties) | Wage index |
| :---: | :---: | :---: |
| 19060 | ${ }^{2}$ Cumberland, MD-WV (MD Hospitals) <br> Allegany County, MD <br> Mineral County, WV | 0.9248 |
| 19060 | Cumberland, MD-WV (WV Hospitals) <br> Allegany County, MD <br> Mineral County, WV | 0.8668 |
| 19124 | Dallas-Plano-Irving, TX Collin County, TX Dallas County, TX Delta County, TX Denton County, TX Ellis County, TX Hunt County, TX Kaufman County, TX Rockwall County, TX | 1.0092 |
| 19140 | $\begin{aligned} & \text { Dalton, GA } \\ & \quad \text { Murray County, GA } \\ & \text { Whitfield County, GA } \end{aligned}$ | 0.9320 |
| 19180 | Danville, IL Vermilion County, IL | 0.8418 |
| 19260 | $\begin{array}{\|l} \hline \text { Danville, VA } \\ \text { Pittsylvania County, VA } \\ \text { Danville City, VA } \\ \hline \end{array}$ | 0.8792 |
| 19340 | Davenport-Moline-Rock Island, IA-IL <br> Henry County, IL <br> Mercer County, IL <br> Rock Island County, IL <br> Scott County, IA | 0.8776 |
| 19380 | Dayton, OH <br> Greene County, OH <br> Miami County, OH <br> Montgomery County, OH <br> Preble County, OH | 0.9322 |
| 19460 | Decatur, AL Lawrence County, AL Morgan County, AL | 0.8915 |
| 19500 | $\begin{aligned} & 2 \text { Decatur, IL } \\ & \text { Macon County, IL } \end{aligned}$ | 0.8364 |
| 19660 | Deltona-Daytona Beach-Ormond Beach, FL Volusia County, FL | 0.8685 |


| CBSA code | $\begin{gathered} \text { Urban area } \\ \text { (Constituent counties) } \end{gathered}$ | Wage index |
| :---: | :---: | :---: |
| 19740 | I <br> Denver-Aurora, CO <br> Adams County, CO <br> Arapahoe County, CO <br> Broomfield County, CO <br> Clear Creek County, CO <br> Denver County, CO <br> Douglas County, CO <br> Elbert County, CO <br> Gilpin County, CO <br> Jefferson County, CO <br> Park County, CO | 1.0911 |
| 19780 | Des Moines, IA Dallas County, IA Guthrie County, IA Madison County, IA Polk County, IA Warren County, IA | 0.9288 |
| 19804 | Detroit-Livonia-Dearborn, MI Wayne County, MI | 1.0379 |
| 20020 | 2Dothan, AL <br> Geneva County, AL <br> Henry County, AL Houston County, AL | 0.7675 |
| 20100 | $\begin{aligned} & \text { 2Dover, DE } \\ & \quad \text { Kent County, DE } \end{aligned}$ | 0.9651 |
| 20220 | Dubuque, IA Dubuque County, IA | 0.8748 |
| 20260 | Duluth, MN-WI <br> Carlton County, MN <br> St. Louis County, MN <br> Douglas County, WI | 1.0449 |
| 20500 | Durham, NC <br> Chatham County, NC Durham County, NC Orange County, NC Person County, NC | 1.0312 |
| 20740 | $\begin{aligned} & \text { Eau Claire, WI } \\ & \text { Chippewa County, WI } \\ & \text { Eau Claire County, WI } \\ & \hline \end{aligned}$ | - 0.9485 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 20764 | 'Edison, NJ <br> Middlesex County, NJ Monmouth County, NJ Ocean County, NJ Somerset County, NJ | 1.1160 |
| 20940 | 2 El Centro, CA $\quad$ Imperial County, $C A$ | 1.0440 |
| 21060 | Elizabethtown, KY <br> Hardin County, KY <br> Larue County, KY | 0.8713 |
| 21140 | Elkhart-Goshen, IN Elkhart County, IN | 0.9286 |
| 21300 | Elmira, NY <br> Chemung County, NY | 0.8488 |
| 21340 | El Paso, TX El Paso County, TX | 0.9210 |
| 21420 | Enid, OK Garfield County, OK | 0.9034 |
| 21500 | Erie, PA Erie County, PA | 0.8708 |
| 21604 | Essex County, MA Essex County, MA | 1.0666 |
| 21660 | Eugene-Springfield, OR Lane County, OR | 1.0951 |
| 21780 | ${ }^{2}$ Evansville, $\mathbb{N}-\mathrm{KY}$ (IN Hospitals) <br> Gibson County, IN Posey County, IN Vanderburgh County, IN Warrick County, IN Henderson County, KY Webster County, KY | 0.8675 |
| 21780 | Evansville, IN-KY (KY Hospitals) <br> Gibson County, IN <br> Posey County, IN <br> Vanderburgh County, IN <br> Warrick County, IN <br> Henderson County, KY <br> Webster County, KY | 0.8406 |
| 21820 | ${ }^{2}$ Fairbanks, AK Fairbanks North Star Borough, AK | 1.1761 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 21940 | Fajardo, PR <br> Ceiba Municipio, PR Fajardo Municipio, PR Luquillo Municipio, PR | 0.4014 |
| 22020 | 2 Fargo, ND-MN <br> $\quad$ Clay County, MN <br> Cass County, ND | 0.9340 |
| 22140 | ${ }^{2}$ Farmington, NM | 0.8592 |
| 22180 | $\begin{aligned} & \text { Fayetteville, NC } \\ & \text { Cumberland County, NC } \\ & \text { Hoke County, NC } \\ & \hline \end{aligned}$ | 0.9387 |
| 22220 | Fayetteville-Springdale-Rogers, AR-MỌ <br> Benton County, AR <br> Madison County, AR <br> Washington County, AR <br> McDonald County, MO | 0.8687 |
| 22380 | Flagstaff, AZ <br> Coconino County, AZ | 1.0804 |
| 22420 | Flint, MI Genesee County, MI | 1.1187 |
| 22460 | Florence-Muscle Shoals, AL <br> Colbert County, AL <br> Lauderdale County, AL | 0.7917 |
| 22500 | Florence, SC Darlington County, SC Florente | 0.8540 |
| 22540 | Fond du Lac, WI <br> Fond du Lac County, WI | 0.9921 |
| 22660 | Fort Collins-Loveland, CO Larimer County, CO | 1.0214 |
| 22744 | ${ }^{\prime}$ Fort Lauderdale-Pompano Beach-Deerfield Beach, FL Broward County, FL | 1.0408 |
| 22900 | Fort Smith, AR-OK Crawford County, AR Franklin County, AR Sebastian County, AR Le Flore County, OK Sequoyah County, OK | 0.8311 |
| 23020 | Fort Walton Beach-Crestview-Destin, FL Okaloosa County, FL | 0.8805 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 23060 | Fort Wayne, IN Allen County, IN Wells County, IN Whitley County, IN | 0.9825 |
| 23104 | $\begin{aligned} & \text { Fort Worth-Arlington, TX } \\ & \text { Johnson County, TX } \\ & \text { Parker County, TX } \\ & \text { Tarrant County, TX } \\ & \text { Wise County, TX } \\ & \hline \end{aligned}$ | 0.9515 |
| 23420 | Fresno, CA <br> Fresno County, CA | 1.0656 |
| 23460 | Gadsden, AL <br> Etowah County, AL | 0.8182 |
| 23540 | $\begin{array}{\|c} { }^{2} \text { Gainesville, FL } \\ \text { Alachua County, FL } \\ \text { Gilchrist County, FL } \end{array}$ | 0.8581 |
| 23580 | Gainesville, GA Hall County, GA | 0.9584 |
| 23844 | Gary, IN Jasper County, IN Lake County, IN Newton County, IN Porter County, $\mathbb{N}$ | 0.9328 |
| 24020 | Glens Falls, NY <br> Warren County, NY <br> Washington County, NY | 0.8508 |
| 24140 | Goldsboro, NC Wayne County, NC | 0.8796 |
| 24220 | ${ }^{2}$ Grand Forks, ND-MN (MN Hospitals) Polk County, MN Grand Forks County, ND | 0.9340 |
| 24220 | Grand Forks, ND-MN (ND Hospitals) <br> Polk County, MN <br> Grand Forks County, ND | 0.9169 |
| 24300 | Grand Junction, CO <br> Mesa County, CO | 0.9949 |
| 24340 | Grand Rapids-Wyoming, MI <br> Barry County, MI <br> Ionia County, MI <br> Kent County, MI <br> Newaygo County, MI | 0.9457 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 24500 | Great Falls, MT Cascade County, MT | 0.8908 |
| 24540 | Greeley, CO Weld County, CO | 0.9758 |
| 24580 | Green Bay, WI <br> Brown County, WI Kewaunee County, WI Oconto County, WI | 0.9602 |
| 24660 | Greensboro-High Point, NC. <br> Guilford County, NC <br> Randolph County, NC <br> Rockingham County, NC | 0.9228 |
| 24780 | Greenville, NC Greene County, NC Pitt County, NC | 0.9200 |
| 24860 | Greenville, SC Greenville County, SC Laurens County, SC Pickens County, SC | 0.9287 |
| 25020 | Guayama, PR <br> Arroyo Municipio, PR <br> Guayama Municipio, PR <br> Patillas Municipio, PR | 0.4015 |
| 25060 | Gulfport-Biloxi, MS Hancock County, MS Harrison County, MS Stone County, MS | 0.8954 |
| 25180 | ```Hagerstown-Martinsburg, MD-WV Washington County, MD Berkeley County, WV Morgan County, WV``` | 0.9765 |
| 25260 | ${ }^{2}$ Hanford-Corcoran, CA Kings County, CA | 1.0440 |
| 25420 | Harrisburg-Carlisle, PA Cumberland County, PA Dauphin County, PA Perry County, PA | 0.9377 |
| 25500 | Harrisonburg, VA <br> Rockingham County, VA <br> Harrisonburg City, VA | 0.9300 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 25620 | ${ }^{2}$ Hattiesburg, MS Forrest County, MS Lamar County, MS Perry County, MS | 0.7665 |
| 25860 | Hickory-Lenoir-Morganton, NC <br> Alexander County, NC <br> Burke County, NC <br> Caldwell County, NC <br> Catawba County, NC | 0.9508 |
| 25980 | ${ }^{2}$ Hinesville-Fort Stewart, GA <br> Liberty County, GA <br> Long County, GA | 0.7774 |
| 26100 | Holland-Grand Haven, MI Ottawa County, MI | 0.9482 |
| 26180 | Honolulu, HI <br> Honolulu County, HI | 1.1018 |
| 26300 | Hot Springs, AR Garland County, AR | 0.9286 |
| 26380 | Houma-Bayou Cane-Thibodaux, LA <br> Lafourche Parish, LA <br> Terrebonne Parish, LA | 0.7779 |
| 26420 | Houston-Baytown-Sugar Land, TX Austin County, TX Brazoria County, TX Chambers County, TX Fort Bend County, TX Galveston County, TX Harris County, TX Liberty County, TX Montgomery County, TX San Jacinto County, TX Waller County, TX | 0.9995 |
| 26580 | Huntington-Ashland, WV-KY-OH <br> Boyd County, KY <br> Greenup County, KY <br> Lawrence County, OH <br> Cabell County, WV <br> Wayne County, WV | 0.9585 |
| 26620 | Huntsville, AL <br> Limestone County, AL <br> Madison County, AL | 0.8861 |


| CBSA code | Urban area (Constituent counties) | Wäge index |
| :---: | :---: | :---: |
| 26820 | Idaho Falls, ID Bonneville County, ID Jefferson County, ID | 0.9062 |
| 26900 | Indianapolis, IN Boone County, IN Brown County, IN Hamilton County, IN Hancock County, IN Hendricks County, IN Johnson County, $\mathbb{N}$ Marion County, IN Morgan County, $\mathbb{I N}$ Putnam County, $\mathbb{I N}$ Shelby County, IN | 1.0102 |
| 26980 | $\begin{aligned} & \text { Iowa City, IA } \\ & \text { Johnson County, IA } \\ & \text { Washington County, IA } \end{aligned}$ | 0.9663 |
| 27060 | Ithaca, NY Tompkins County, NY | 0.9795 |
| 27100 | $\begin{aligned} & \text { Jackson, MI } \\ & \text { Jackson County, MI } \end{aligned}$ | 0.9152 |
| 27140 | Jackson, MS Copiah County, MS Hinds County, MS Madison County, MS Rankin County, MS Simpson County, MS | 0.8305 |
| 27180 | $\begin{aligned} & \text { Jackson, TN } \\ & \text { Chester County, TN } \\ & \text { Madison County, TN } \end{aligned}$ | 0.8912 |
| 27260 | Jacksonville, FL Baker County, FL Clay County, FL Duval County, FL Nassau County, FL St. Johns County, FL | $0.9574$ |
| 27340 | 2Jacksonville, NC Onslow County, NC | 0.8587 |
| 27460 | Jamestuwn, NY <br> Chautauqua County, NY | 0.8180 |
| 27500 | Janesville, WI Rock County, WI | 0.9618 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 27620 | Jefferson City, MO Callaway County, MO . <br> Cole County, MO Moniteau County, MO Osage County, MO | 0.8352 |
| 27740 | Johnson City, TN Carter County, TN Unicoi County, TN Washington County, TN | 0.7991 |
| 27780 | Johnstown, PA Cambria County, PA | 0.8397 |
| 27860 | Jonesboro, AR <br> Craighead County, AR <br> Poinsett County, AR | 0.8078 |
| 27900 | $\begin{aligned} & \text { Joplin, MO } \\ & \text { Jasper County, MO } \\ & \text { Newton County, MO } \end{aligned}$ | 0.8746 |
| 28020 | Kalamazoo-Portage, MI Kalamazoo County, MI Van Buren County, MI | 1.0714 |
| 28100 | Kankakee-Bradley, IL Kankakee County, IL | 1.0551 |
| 28140 | 'Kansas City, MO-KS <br> Franklin County, KS <br> Johnson County, KS <br> Leavenworth County, KS <br> Linn County, KS <br> Miami County, KS Wyandotte County, KS Bates County, MO Caldwell County, MO Cass County, MO Clay County, MO Clinton County, MO Jackson County, MO Lafayette County, MO Platte County, MO Ray County, MO | 0.9625 |
| 28420 | Kennewick-Richland-Pasco, W/A <br> Benton County, WA <br> Franklin County, WA | 1.0530 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 28660 | Killeen-Temple-Fort Hood, TX Bell County, TX Coryell County, TX Lampasas County, TX | 0.9301 |
| 28700 | Kingsport-Bristol-Bristol, TN-VA Hawkins County, TN Sullivan County, TN Scott County, VA | 0.8257 |
| 28740 | Kingston, NY Ulster County, NY | 0.8874 |
| 28940 | Knoxville, TN Anderson County, TN Blount County, TN Knox County, TN Loudon County, TN Union County, TN | 0.8585 |
| 29020 | Kokomo, IN <br> Howard County, IN Tipton County, $\mathbb{N}$ |  |
|  |  | 0.9038 |
| 29100 | $\begin{aligned} & \text { ²La Crosse, WI-MN (MN Hospitals) } \\ & \text { Houston County, MN } \\ & \text { La Crosse County, WI } \end{aligned}$ | 0.9340 |
| 29100 | ${ }^{2}$ La Crosse, WI-MN (WI Hospitals) <br> Houston County, MN <br> La Crosse County, WI | 0.9485 |
| 29140 | Lafayette, IN Benton County, IN Carroll County, IN Tippecanoe County, IN | 0.9073 |
| 29180 | Lafayette, LA Lafayette Parish, LA St. Martin Parish, LA | 0.8319 |
| 29340 | Lake Charles, LA Calcasieu Parish, LA Cameron Parish, LA | 0.7921 |
| 29404 | Lake County-Kenosha County, IL-WI Lake County, IL Kenosha County, WI | 1.0342 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 29460 | Lakeland, FL Polk County, FL | 0.8964 |
| 29540 | Lancaster, PA <br> Lancaster County, PA | 0.9919 |
| 29620 | Lansing-East Lansing, MI Clinton County, MI Eaton County, MI Ingham County, MI | 0.9675 |
| 29700 | $\begin{aligned} & \text { Laredo, TX } \\ & \quad \text { Webb County, TX } \end{aligned}$ | 0.8293 |
| 29740 | Las Cruces, NM Dona Ana County, NM | 0.8783 |
| 29820 | Las Vegas-Paradise, NV Clark County, NV | 1.1380 |
| 29940 | ${ }^{2}$ Lawrence, KS | 0.8132 |
| 30020 | Lawton, OK <br> Comanche County, OK | 0.8264 |
| 30140 | Lebanon, PA Lebanon County, PA | 0.8592 |
| 30300 | ${ }^{2}$ Lewiston, ID-WA (ID Hospitals) <br> Nez Perce County, ID <br> Asotin County, WA | 0.9325 |
| 30300 | Lewiston, ID-WA (WA Hospitals) <br> Nez Perce County, ID <br> Asotin County, WA | 1.0340 |
| 30340 | Lewiston-Auburn, ME <br> Androscoggin County, ME | 0.9613 |
| 30460 | Lexington-Fayette, KY Bourbon County, KY Clark County, KY Fayette County, KY Jessamine County, KY Scott County, KY Woodford County, KY | 0.9074 |
| 30620 | Lima, OH Allen County, OH | 0.9330 |
| 30700 | Lincoln, NE Lancaster County, NE Seward County, NE | 1.0206 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 30780 | Little Rock-North Little Rock, AR Faulkner County, AR Grant County, AR Lonoke County, AR Perry County, AR Pulaski County, AR Saline County, AR . | 0.9032 |
| 30860 | $\begin{aligned} & \text { Logan, UT-ID } \\ & \text { Franklin County, ID } \\ & \text { Cache County, UT } \end{aligned}$ | 0.9102 |
| 30980 | Longview, TX <br> Gregg County, TX <br> Rusk County, TX <br> Upshur County, TX | 0.8823 |
| 31020 | ${ }^{2}$ Longview, WA Cowlitz County, WA | 1.0340 |
| 31084 | Los Angeles-Long Beach-Glendale, CA Los Angeles County, CA | 1.1730 |
| 31140 | Louisville, KY-IN <br> Clark County, IN <br> Floyd County, IN Harrison County, IN Washington County, IN Bullitt County, KY Henry County, KY Jefferson County, KY Meade County, KY Nelson County, KY Oldham County, KY Shelby County, KY Spencer County, KY Trimble County, KY | 0.9146 |
| 31180 | Lubbock, TX Crosby County, TX Lubbock County, TX | 0.8798 |
| 31340 | Lynchburg, VA <br> Amherst County, VA Appomattox County, VA Bedford County, VA Campbell County, VA Bedford City, VA Lynchburg City, VA | 0.9048 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 31420 | Macon, GA <br> Bibb County, GA <br> Crawford County, GA <br> Jones County, GA <br> Monroe County, GA <br> Twiggs County, GA | 0.9934 |
| 31460 | 2 Madera, CA $\quad$ Madera County, CA | 1.0440 |
| 31540 | Madison, WI Columbia County, WI Dane County, WI Iowa County, WI | 1.0325 |
| 31700 | Manchester-Nashua, NH Hillsborough County, NH | 1.0573 |
| 31900 | $\begin{aligned} & \text { Mansfield, } \mathrm{OH} \\ & \quad \text { Richland County, } \mathrm{OH} \end{aligned}$ | 0.9224 |
| 32420 | $\begin{aligned} & \text { Mayagüez, PR } \\ & \text { Hormigueros Municipio, PR } \\ & \text { Mayagüez Municipio, PR } \end{aligned}$ | 0.4453 |
| 32580 | McAllen-Edinburg-Pharr, TX Hidalgo County, TX | 0.8624 |
| 32780 | Medford, OR <br> Jackson County, OR | 1.0561 |
| 32820 | ${ }^{1}$ Memphis, TN-MS-AR Crittenden County, AR DeSoto County, MS Marshall County, MS Tate County, MS Tunica County, MS Fayette County, TN Shelby County, TN Tipton County, TN | 0.9250 |
| 32900 | ${ }^{2}$ Merced, CA <br> Merced County, CA | 1.0440 |
| 33124 | Miami-Miami Beach-Kendall, FL Miami-Dade County, FL | 1.0045 |
| 33140 | Michigan City-La Porte, IN LaPorte County, IN | 0.9351 |
| 33260 | $\begin{aligned} & \text { Midland, TX } \\ & \quad \text { Midland County, TX } \end{aligned}$ | 0.9408 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 33340 | ${ }^{7}$ Milwaukee-Waukesha-West Allis, WI <br> Milwaukee County, WI <br> Ozaukee County, WI <br> Washington County, WI <br> Waukesha County, WI | 1.0106 |
| 33460 | 'Minneapolis-St. Paul-Bloomington, MN-WI <br> Anoka County, MN <br> Carver County, MN <br> Chisago County, MN <br> Dakota County, MN <br> Hennepin County, MN <br> Isanti County, MN <br> Ramsey County, MN <br> Scott County, MN <br> Sherburne County, MN <br> Washington County, MN <br> Wright County, MN <br> Pierce County, WI <br> St. Croix County, WI | 1.1074 |
| 33540 | $\begin{array}{\|l\|} \hline \text { Missoula, MT } \\ \quad \text { Missoula County, MT } \end{array}$ | 0.9657 |
| 33660 | Mobile, AL Mobile Cōunty, AL | 0.8017 |
| 33700 | $\begin{array}{\|l} \hline \text { Modesto, CA } \\ \text { Stanislaus County, CA } \\ \hline \end{array}$ | 1.2007 |
| 33740 | Monroe, LA Ouachita Parish, LA Union Parish, LA | 0.7928 |
| 33780 | Monroe, MI Monroe County, Ml | 0.9517 |
| 33860 | Montgomery, AL <br> Autauga County, AL <br> Elmore County, AL <br> Lowndes County, AL <br> Montgomery County, AL | 0.8312 |
| 34060 | Morgantown, WV Monongalia County, WV Preston County, WV | 0.8720 |
| 34100 | 2 Morristown, TN Grainger County, TN Hamblen County, TN Jefferson County, TN | 0.7911 |


| CBSA code | Urban area <br> (Constituent counties) | Wage <br> index |
| :---: | :--- | ---: |
| 34580 | Mount Vernon-Anacortes, WA <br> Skagit County, WA | 1.0581 |
| 34620 | Muncie, IN <br> Delaware County, IN | 0.8675 |
| 34740 | Muskegon-Norton Shores, MI <br> Muskegon County, MI | 0.9770 |
| 34820. | Myrtle Beach-Conway-North Myrtle Beach, SC <br> Horry County, SC | 0.8592 |
| 34940 | Napa, CA <br> Napa County, CA | Naples-Marco Island, FL <br> Collier County, FL |
| Nashville-Davidson--Murfreesboro, TN <br> Cannon County, TN <br> Cheatham County, TN <br> Davidson County, TN <br> Dickson County, TN <br> Hickman County, TN <br> Macon County, TN <br> Robertson County, TN <br> Rutherford County, TN <br> Smith County, TN <br> Sumner County, TN <br> Trousdale County, TN <br> Williamson County, TN <br> Wilson County, TN | 1.3537 |  |
| 35084 | Newark-Union, NJ-PA <br> Essex County, NJ <br> Hunterdon County, NJ <br> Morris County, NJ <br> Sussex County, NJ <br> Union County, NJ <br> Pike County, PA | 1.0593 |
| 3500 | New Haven-Milford, CT <br> New Haven County, CT | 1.0115 |
| 3 |  | 1.1828 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 35380 | New Orleans-Metairie-Kenner, LA Jefferson Parish, LA Orleans Parish, LA Plaquemines Parish, LA St. Bernard Parish, LA St. Charles Parish, LA St. John the Baptist Parish, LA St. Tammany Parish, LA | 0.9118 |
| 35644 | ${ }^{1}$ New York-Wayne-White Plains, NY-NJ <br> Bergen County, NJ <br> Hudson County, NJ <br> Passaic County, NJ <br> Bronx County, NY <br> Kings County, NY <br> New York County, NY <br> Putnam County, NY <br> Queens County, NY <br> Richmond County, NY <br> Rockland County, NY <br> Westchester County, NY | 1.3324 |
| 35660 | Niles-Benton Harbor, MI Berrien County, MI | 0.8922 |
| 35980 | Norwich-New London, CT <br> New London County, CT | 1.1625 |
| 36084 | Oakland-Fremont-Hayward, CA <br> Alameda County, CA <br> Contra Costa County, CA | 1.5387 |
| 36100 | Ocala, FL Marion County, FL | 0.9194 |
| 36140 | Ocean City, NJ Cape May County, NJ | 1.0841 |
| 36220 | Odessa, TX <br> Ector County, TX | 0.9822 |
| 36260 | Ogden-Clearfield, UT <br> Davis County, UT <br> Morgan County, UT <br> Weber County, UT | 0.9303 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 36420 | 'Oklahoma City, OK Canadian County, OK Cleveland County, OK Grady County, OK Lincoln County, OK Logan County, OK McClain County, OK Oklahoma County, OK | 0.9005 |
| 36500 | Olympia, WA Thurston County, WA | 1.1034 |
| 36540 | Omaha-Council Bluffs, NE-IA <br> Harrison County, IA <br> Mills County, IA <br> Pottawattamie County, IA <br> Cass County, NE <br> Douglas County, NE <br> Sarpy County, NE <br> Saunders County, NE <br> Washington County, NE | 0.9765 |
| 36740 | Orlando, FL <br> Lake County, FL Orange County, FL Osceola County, FL Seminole County, FL | 0.9779 |
| 36780 | 2Oshkosh-Neenah, WI Winnebago County, WI | 0.9485 |
| 36980 | Owensboro, KY Daviess County, KY Hancock County, KY McLean County, KY | 0.8470 |
| 37100 | Oxnard-Thousand Oaks-Ventura, CA Ventura County, CA | 1.1130 |
| 37340 | Palm Bay-Melbourne-Titusville, FL Brevard County, FL | 0.9630 |
| 37460 | ${ }^{2}$ Panama City-Lynn Haven, FL Bay County, FL | 0.8581 |
| 37620 | ${ }^{2}$ Parkersburg-Marietta, WV-OH (OH Hospitals) <br> Washington County, OH <br> Pleasants County, WV <br> Wirt County, WV <br> Wood County, WV | 0.8708 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 37620 | Parkersburg-Marietta, WV-OH (WV Hospitals) <br> Washington County, OH <br> Pleasants County, WV <br> Wirt County, WV <br> Wood County, WV | 0.8388 |
| 37700 | Pascagoula, MS George County, MS Jackson County, MS | 0.7993 |
| 37860 | $\begin{aligned} & \text { Pensacola-Ferry Pass-Brent, FL } \\ & \text { Escambia County, FL } \\ & \text { Santa Rosa County, FL } \\ & \hline \end{aligned}$ | 0.8581 |
| 37900 | Peoria, IL <br> Marshall County, IL <br> Peoria County, IL <br> Stark County, IL <br> Tazewell County, IL Woodford County, IL | 0.8853 |
| 37964 | ${ }^{\text {Pr }}$ Philadelphia, PA Bucks County, PA Chester County, PA Delaware County, PA Montgomery County, PA Philadelphia County, PA | 1.0880 |
| 38060 | Phoenix-Mesa-Scottsdale, AZ Maricopa County, AZ Pinal County, AZ | 1.0009 |
| 38220 | Pine Bluff, AR <br> Cleveland County, AR <br> Jefferson County, AR <br> Lincoln County, AR | 0.8724 |
| 38300 | Pittsburgh, PA <br> Allegheny County, PA <br> Armstrong County, PA <br> Beaver County, PA <br> Butler County, PA <br> Fayette County, PA <br> Washington County, PA <br> Westmoreland County, PA | 0.8743 |
| 38340 | Pittsfield, MA Berkshire County, MA | 1.0756 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 38540 | Pocatello, ID Bannock County, ID Power County, ID | 0.9615 |
| 38660 | Ponce, PR <br> Juana Díaz Municipio, PR <br> Ponce Municipio, PR Villalba Municipio, PR | 0.5019 |
| 38860 | Portland-South Portland-Biddeford, ME <br> Cumberland County, ME <br> Sagadahoc County, ME <br> York County, ME | 1.0127 |
| 38900 |  | 1.1384 |
| 38940 | Port St. Lucie-Fort Pierce, FL Martin County, FL <br> St. Lucie County, FL | 1.0117 |
| 39100 | Poughkeepsie-Newburgh-Middletown, NY Dutchess County, NY Orange County, NY | 1.1395 |
| 39140 | Prescott, AZ <br> Yavapai County, AZ | 0.9922 |
| 39300 | Providence-New Bedford-Fall River, RI-MA <br> Bristol County, MA <br> Bristol County, RI <br> Kent County, RI <br> Newport County, RI <br> Providence County, RI <br> Washington County, RI | 1.0941 |
| 39340 | Provo-Orem, UT Juab County, UT Utah County, UT | 0.9762 |
| 39380 | ${ }^{2}$ Pueblo, CO Pueblo County, CO | 0.9374 |
| 39460 | Punta Gorda, FL Charlotte County, FL | 0.9473 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 39540 | ${ }^{2}$ Racine, WI $\quad$ Racine County, WI | 0.9485 |
| 39580 | Raleigh-Cary, NC Franklin County, NC Johnston County, NC Wake County, NC | 1.0060 |
| 39660 | Rapid City, SD <br> Meade County, SD <br> Pennington County, SD | 0.8947 |
| 39740 | Reading, PA Berks County, PA | 0.9173 |
| 39820 | $\begin{aligned} & \text { Redding, CA } \\ & \text { Shasta County, CA } \end{aligned}$ | 1.1856 |
| 39900 | Reno-Sparks, NV Storey County, NV Washoe County, NV | 1.0474 |
| 40060 | Richmond, VA <br> Amelia County, VA Caroline County, VA Charles City County, VA Chesterfield County, VA Cumberland County, VA Dinwiddie County, VA Goochland County, VA Hanover County, VA Henrico County, VA King and Queen County, VA King William County, VA Louisa County, VA New Kent County, VA Powhatan County, VA Prince Gcorge County, VA Sussex County, VA Colonial Heights City, VA Hopewell City, VA Petersburg City, VA Richmond City, VA | 0.9422 |
| 40140 | Riverside-San Bernardino-Ontario, CA <br> Riverside County, CA <br> San Bernardino County, CA | 1.0997 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 40220 | Roanoke, VA <br> Botetourt County, VA <br> Craig County, VA <br> Franklin County, VA <br> Roanoke County, VA <br> Roanoke City, VA <br> Salem City, VA | 0.8390 |
| 40340 | Rochester, MN Dodge County, MN Olmsted County, MN Wabasha County, MN | 1.1511 |
| 40380 | Rochester, NY <br> Livingston County, NY Monroe County, NY Ontario County, NY Orleans County, NY Wayne County, NY | 0.9307 |
| 40420 | Rockford, IL <br> Boone County, IL <br> Winnebago County, IL | 0.9623 |
| 40484 | Rockingham County-Strafford County, NH Rockingham County, NH Strafford County, NH | 1.0232 |
| 40580 | Rocky Mount, NC Edgecombe County, NC Nash County, NC | 0.9016 |
| 40660 | Rome, GA <br> Floyd County, GA | 0.8877 |
| 40900 | Sacramento--Arden-Arcade--Roseville, CA <br> El Dorado County, CA <br> Placer County, CA <br> Sacramento County, CA <br> Yolo County, CA | 1.1709 |
| 40980 | Saginaw-Saginaw Township North, MI Saginaw County, MI | 0.9879 |
| 41060 | St. Cloud, MN <br> Benton County, MN Stearns County, MN | 1.0193 |
| 41100 | St. George, UT Washington County, UT | 0.9495 |


| CBSA code | Urban area <br> (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 41140 | ${ }^{2}$ St. Joseph, MO-KS (MO Hospitals) <br> Doniphan County, KS <br> Andrew County, MO <br> Buchanan County, MO <br> DeKalb County, MO | $0.8011$ |
| 41140 | ${ }^{2}$ St. Joseph, MO-KS (KS Hospitals) <br> Doniphan County, KS <br> Andrew County, MO <br> Buchanan County, MO <br> DeKalb County, MO | 0.8132 |
| 41180 | St. Louis, MO-IL <br> Bond County, IL Calhoun County, IL Clinton County, IL Jersey County, IL Macoupin County, IL Madison County, IL Monroe County, IL St. Clair County, IL Crawford County, MO Franklin County, MO Jefferson County, MO Lincoln County, MO St. Charles County, MO St. Louis County, MO Warren County, MO Washington County, MO St. Louis City, MO | 0.9067 |
| 41420 | Salem, OR <br> Marion County, OR Polk County, OR | 1.0572 |
| 41500 | Salinas, CA <br> Monterey County, CA | 1.3946 |
| 41540 | $\begin{array}{\|l\|} \hline \text { Salisbury, MD } \\ \text { Somerset County, MD } \\ \text { Wicomico County, MD } \\ \hline \end{array}$ | 0.9248 |
| 41620 | Salt Lake City, UT Salt Lake County, UT Summit County, UT Tooele County, UT | 0.9588 |


| CBSA code | Urban area <br> (Constituent counties) | Wage <br> index |
| :---: | :--- | :---: |
| 41660 | San Angelo, TX <br> Irion County, TX <br> Tom Green County, TX | 0.8194 |
| 41700 | San Antonio, TX <br> Atascosa County, TX <br> Bandera County, TX <br> Bexar County, TX <br> Comal County, TX <br> Guadalupe County, TX <br> Kendall County, TX <br> Medina County, TX <br> Wilson County, TX | 1.1265 |
| 41740 | San Diego-Carlsbad-San Marcos, CA <br> San Diego County, CA | 0.9045 |
| 41780 | Sandusky, OH <br> Erie County, OH | 1.4403 |
| 41884 | San Francisco-San Mateo-Redwood City, CA <br> Marin County, CA <br> San Francisco County, CA <br> San Mateo County, CA | 0.9021 |
| 41900 | San Germán-Cabo Rojo, PR <br> Cabo Rojo Municipio, PR <br> Lajas Municipio, PR <br> Sabana Grande Municipio, PR <br> San Germán Municipio, PR | 0.5254 |
| 41940 | San Jose-Sunnyvale-Santa Clara, CA <br> San Benito County, CA <br> Santa Clara County, CA | Sas |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 41980 | 'San Juan-Caguas-Guaynabo, PR Aguas Buenas Municipio, PR Aibonito Municipio, PR Arecibo Municipio, PR Barceloneta Municipio, PR Barranquitas Municipio, PR Bayamón Municipio, PR Caguas Municipio, PR Camuy Municipio, PR Canóvanas Municipio, PR Carolina Municipio, PR Cataño Municipio, PR Cayey Municipio, PR Ciales Municipio, PR Cidra Municipio, PR Comerío Municipio, PR Corozal Municipio, PR Dorado Municipio, PR Florida Municipio, PR Guaynabo Municipio, PR Gurabo Municipio, PR Hatillo Municipio, PR Humacao Municipio, PR Juncos Municipio, PR Las Piedras Municipio, PR Loíza Municipio, PR Manatí Municipio, PR Maunabo Municipio, PR Morovis Municipio, PR Naguabo Municipio, PR Naranjito Municipio, PR Orocovis Municipio, PR Quebradillas Municipio, PR Río Grande Municipio, PR San Juan Municipio, PR San Lorenzo Municipio, PR Toa Alta Municipio, PR Toa Baja Municipio, PR Trujillo Alto Municipio, PR Vega Alta Municipio, PR Vega Baja Municipio, PR Yabucoa Municipio, PR |  |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 42020 | San Luis Obispo-Paso Robles, CA San Luis Obispo County, CA | 1.1140 |
| 42044 | Santa Ana-Anaheim-Irvine, CA Orange County, CA | 1.1728 |
| 42060 | Santa Barbara-Santa Maria-Goleta, CA Santa Barbara County, CA | 1.0731 |
| 42100 | Santa Cruz-Watsonville, CA Santa Cruz County, CA | 1.4786 |
| 42140 | Santa Fe, NM Santa Fe County, NM | 1.0913 |
| 42220 | Santa Rosa-Petaluma, CA Sonoma County, CA | 1.2958 |
| 42260 | Sarasota-Bradenton-Venice, FL Manatee County, FL Sarasota County, FL | 0.9635 |
| 42340 | Savannah, GA <br> Bryan County, GA <br> Chatham County, GA <br> Effingham County, GA | 0.9470 |
| 42540 | Scranton--Wilkes-Barre, PA <br> Lackawanna County, PA <br> Luzerne County, PA <br> Wyoming County, PA | 0.8529 |
| 42644 | Seattle-Bellevue-Everett, WA <br> King County, WA <br> Snohomish County, WA | 1.1497 |
| 43100 | ${ }^{2}$ Sheboygan, WI Sheboygan County, WI | 0.9485 |
| 43300 | Sherman-Denison, TX Grayson County, TX | 0.9645 |
| 43340 | Shreveport-Bossier City, LA <br> Bossier Parish, LA <br> Caddo Parish, LA <br> De Soto Parish, LA | 0.9153 |
| 43580 | Sioux City, IA-NE-SD Woodbury County, IA Dakota County, NE Dixon County, NE Union County, SD | 0.9077 |


| CBSA code | Urban area (Constituent counties) | Wage |
| :---: | :---: | :---: |
| 43620 | Sioux Falls, SD <br> Lincoln County, SD <br> McCook County, SD <br> Minnehaha County, SD <br> Turner County, SD | 0.9438 |
| 43780 | South Bend-Mishawaka, IN-MI <br> St. Joseph County, IN Cass County, MI | 0.9458 |
| 43900 | Spartanburg, SC <br> Spartanburg County, SC | 0.9035 |
| 44060 | Spokane, WA Spokane County, WA | 1.0674 |
| 44100 | Springfield, IL <br> Menard County, IL <br> Sangamon County, IL | 0.8754 |
| 44140 | $\begin{aligned} & \text { Springfield, MA } \\ & \text { Franklin County, MA } \\ & \text { Hampden County, MA } \\ & \text { Hampshire County, MA } \end{aligned}$ | 1.0432 |
| 44180 | Springfield, MO <br> Christian County, MO Dallas County, MO Greene County, MO Polk County, MO Webster County, MO | 0.8458 |
| 44220 | Springfield, OH Clark County, OH | 0.8763 |
| 44300 | State College, PA Centre County, PA | 0.8486 |
| 44700 | Stockton, CA <br> San Joaquin County, CA | 1.0605 |
| 44844 | Suffolk-Nassau, NY Nassau County, NY Suffolk County, NY | 1.2966 |
| 44940 | ${ }^{2}$ Sumter, SC <br> Sumter County, SC | 0.8449 |
| 45060 | Syracuse, NY <br> Madison County, NY Onondaga County, NY Oswego County, NY | 0.9504 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 45104 | Tacoma, WA Pierce County, WA | 1.1105 |
| 45220 | Tallahassee, FL Gadsden County, FL Jefferson County, FL Leon County, FL Wakulla County, FL | 0.8690 |
| 45300 | ```T}\mathrm{ Tampa-St. Petersburg-Clearwater, FL Hernando County, FL Hillsborough County, FL Pasco County, FL Pinellas County, FL``` | 0.9087 |
| 45460 | ${ }^{2}$ Terre Haute, IN Clay County, $\mathbb{I N}$ Sullivan County, IN Vermillion County, IN Vigo County, IN | 0.8675 |
| 45500 | Texarkana, TX-Texarkana, AR <br> Miller County, AR <br> Bowie County, TX | 0.8457 |
| 45780 | Toledo, OH <br> Fulton County, OH <br> Lucas County, OH <br> Ottawa County, OH <br> Wood County, OH | 0.9536 |
| 45820 | Topeka, KS <br> Jackson County, KS <br> Jefferson County, KS <br> Osage County, KS <br> Shawnee County, KS <br> Wabaunsee County, KS | 0.8915 |
| 45940 | Trenton-Ewing, NJ Mercer County, NJ | 1.0294 |
| 46060 | Tucson, AZ $\quad$ Pima County, $A Z$ | 0.8971 |


| CBSA code | Urban area <br> (Constituent counties) | Wage <br> index |
| :---: | :--- | :---: |
| 46140 | Tulsa, OK <br> Creek County, OK <br> Okmulgee County, OK <br> Osage County, OK <br> Pawnee County, OK <br> Rogers County, OK <br> Tulsa County, OK <br> Wagoner County, OK | 0.8709 |
| 46220 | Tuscaloosa, AL <br> Greene County, AL <br> Hale County, AL <br> Tuscaloosa County, AL | 0.8358 |
| 46340 | Tyler, TX <br> Smith County, TX | 0.9534 |
| 46540 | Utica-Rome, NY <br> Herkimer County, NY <br> Oneida County, NY | 0.8339 |
| 46660 | Valdosta, GA <br> Brooks County, GA <br> Echols County, GA <br> Lanier County, GA <br> Lowndes County, GA | 0.8355 |
| 46700 | Vallejo-Fairfield, CA <br> Solano County, CA | 1.4275 |
| 46940 | Vero Beach, FL <br> Indian River County, FL | 0.9513 |
| 47020 | Victoria, TX <br> Calhoun County, TX <br> Goliad County, TX <br> Victoria County, TX | 0.8491 |
| 47220 | Vineland-Millville-Bridgeton, NJ <br> Cumberland County, NJ | 1.0604 |


| CBSA code | Urban area <br> (Constituent counties) | Wage <br> index |
| :---: | :--- | :---: |
| 47260 | Virginia Beach-Norfolk-Newport News, VA-NC <br> Currituck County, NC <br> Gloucester County, VA <br> Isle of Wight County, VA <br> James City County, VA <br> Mathews County, VA <br> Surry County, VA <br> York County, VA <br> Chesapeake City, VA <br> Hampton City, VA <br> Newport News City, VA <br> Norfolk City, VA <br> Poquoson City, VA <br> Portsmouth City, VA <br> Suffolk City, VA <br> Virginia Beach City, VA <br> Williamsburg City, VA |  |
| 47300 | Visalia-Porterville, CA <br> Tulare County, CA | 0.8941 |
| 47380 | Waco, TX <br> McLennan County, TX | 1.0440 |
| 47580 | Warner Robins, GA <br> Houston County, GA | 0.8167 |
| 47644 | Warren-Farmington Hills-Troy, MI <br> Lapeer County, MI <br> Livingston County, MI <br> Macomb County, MI <br> Oakland County, MI <br> St. Clair County, MI | 0.8513 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 47894 | 'Washington-Arlington-Alexandria, DC-VA-MD-WV <br> District of Columbia, DC <br> Calvert County, MD <br> Charles County, MD <br> Prince George's County, MD <br> Arlington County, VA <br> Clarke County, VA <br> Fairfax County, VA <br> Fauquier County, VA <br> Loudoun County, VA <br> Prince William County, VA <br> Spotsylvania County, VA <br> Stafford County, VA <br> Warren County, VA <br> Alexandria City, VA <br> Fairfax City, VA <br> Falls Church City, VA <br> Fredericksburg City, VA <br> Manassas City, VA <br> Manassas Park City, VA <br> Jefferson County, WV | 1.1063 |
| 47940 | Waterloo-Cedar Falls, IA Black Hawk County, IA Bremer County, IA Grundy County, IA | 0.8652 |
| 48140 | Wausau, WI Marathon County, WI | 1.0121 |
| 48260 | Weirton-Steubenville, WV-OH (OH Hospitals) Jefferson County, OH Brooke County, WV Hancock County, WV | 0.8708 |
| 48260 | Weirton-Steubenville, WV-OH (WV Hospitals) <br> Jefferson County, OH <br> Brooke County, WV <br> Hancock County, WV | 0.8292 |
| 48300 | $\begin{aligned} & \text { 2Wenatchee, WA } \\ & \text { Chelan County, WA } \\ & \text { Douglas County, WA } \end{aligned}$ | 1.0340 |
| 48424 | West Palm Beach-Boca Raton-Boynton Beach, FL Palm Beach County, FL | 1.0074 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 48540 | 2 Wheeling, WV-OH (OH Hospitals) Belmont County, OH Marshall County, WV Ohio County, WV | 0.8708 |
| 48540 | 2Wheeling, WV-OH (WV Hospitals) Belmont County, OH Marshall County, WV Ohio County, WV | 0.7903 |
| 48620 | Wichita, KS <br> Butler County, KS Harvey County, KS Sedgwick County, KS Sumner County, KS | 0.9476 |
| 48660 | Wichita Falls, TX Archer County, TX Clay County, TX Wichita County, TX | 0.8379 |
| 48700 | Williamsport, PA Lycoming County, PA | 0.8432 |
| 48864 | Wilmington, DE-MD-NJ New Castle County, DE Cecil County, MD Salem County, NJ | 1.1110 |
| 48900 | Wilmington, NC <br> Brunswick County, NC <br> New Hanover County, NC <br> Pender County, NC | 0.9248 |
| 49020 | Winchester, VA-WV <br> Frederick County, VA Winchester City, VA Hampshire County, WV | 1.0513 |
| 49180 | Winston-Salem, NC Davie County, NC Forsyth County, NC Stokes County, NC Yadkin County, NC | 0.9430 |
| 49340 | Worcester, MA Worcester County, MA | 1.1034 |
| 49420 | Yakima, WA <br> Yakima County, WA | 1.0343 |


| CBSA code | Urban area <br> (Constituent counties) | Wage <br> index |
| :---: | :--- | :---: |
| 49500 | Yauco, PR <br> Guánica Municipio, PR <br> Guayanilla Municipio, PR <br> Peñuelas Municipio, PR <br> Yauco Municipio, PR | 0.4505 |
| 49620 | York-Hanover, PA <br> York County, PA | 0.8916 |
| 49660 | Youngstown-Warren-Boardman, OH-PA <br> Mahoning County, OH <br> Trumbull County, OH <br> Mercer County, PA | 0.9257 |
| 49700 | Yuba City, CA <br> Sutter County, CA <br> Yuba County, CA | 1.0440 |
| 49740 | Yuma, AZ <br> Yuma County, AZ | 0.8967 |

Large urban area
${ }^{2}$ Hospitals geographically located in the area are assigned the statewide rural wage index for FY 2005.

ADDENDUM I.--WAGE INDEX FOR RURAL AREAS

| Nonurban Area | Wage index |
| :--- | :--- |
| Alabama | 0.7675 |
| Alaska | 1.1761 |
| Arizona | 0.8967 |
| Arkansas | 0.7453 |
| California | 1.0440 |
| Colorado | 0.9374 |
| Connecticut | 1.1312 |
| Delaware | 0.9651 |
| Florida | 0.8581 |
| Georgia | 0.7774 |
| Hawaii | 1.0549 |
| Idaho | 0.8249 |
| Illinois | 0.8364 |
| Indiana | 0.8675 |
| Iowa | 0.8496 |
| Kansas | 0.8132 |
| Kentucky | 0.7806 |
| Louisiana | 0.7399 |
| Maine | 0.9058 |
| Maryland | 0.9248 |
| Massachusetts ${ }^{1}$ | 1.0432 |
| Michigan | 0.8792 |
| Minnesota | 0.9340 |
| Mississippi | 0.7665 |
| Missouri | 0.8011 |
| Montana | 0.8778 |
|  |  |


| Nonurban Area | Wage index |
| :---: | :---: |
| Nebraska | 0.9058 |
| Nevada | 0.9311 |
| New Hampshire | 1.0116 |
| New Jersey ${ }^{1}$ | ------- |
| New Mexico | 0.8592 |
| New York | 0.8192 |
| North Carolina | 0.8587 |
| North Dakota | 0.7741 |
| Ohio | 0.8708 |
| Oklahoma | 0.7721 |
| Oregon | 1.0182 |
| Pennsylvania | 0.8335 |
| Puerto Rico ${ }^{1}$ | ------- |
| Rhode Island ${ }^{1}$ | ------- |
| South Carolina | 0.8449 |
| South Dakota | 0.8409 |
| Tennessee | 0.7911 |
| Texas | 0.8011 |
| Utah | 0.8314 |
| Vermont | 0.9469 |
| Virginia | 0.8065 |
| Washington | 1.0340 |
| West Virginia | 0.7903 |
| Wisconsin | 0.9485 |
| Wyoming | 0.9190 |

'All counties within the State are classified as urban.

## ADDENDUM J.--WAGE INDEX FOR HOSPITALS THAT ARE RECLASSIFIED

| Area | Wage <br> Index |
| :--- | :--- |
| Abilene, TX | 0.8011 |
| Akron, OH | 0.9065 |
| Albany-Schenectady-Troy, NY | 0.8685 |
| Albuquerque, NM | 0.9936 |
| Alexandria, LA | 0.8198 |
| Allentown-Bethlehem-Easton, PA | 0.9539 |
| Altoona, PA | 0.8472 |
| Amarillo, TX | 0.9209 |
| Anchorage, AK | 1.2195 |
| Anderson, IN | 0.8790 |
| Ann Arbor, MI | 1.0777 |
| Anniston-Oxford, AL | 0.7967 |
| Asheville, NC | 0.9217 |
| Athens-Clarke County, GA | 0.9835 |
| Atlanta-Sandy Springs-Marietta, GA | 0.9819 |
| Auburn-Opelika, AL | 0.8080 |
| Augusta-Richmond County, GA-SC | 0.8977 |
| Austin-Round Rock, TX | 0.9619 |
| Bangor, ME | 0.9960 |
| Barnstable Town, MA | 1.1965 |
| Baton Rouge, LA | 0.8344 |
| Bay City, MI | 0.9601 |
| Bethesda-Frederick-Gaithersburg, MD | 1.0613 |
| Binghamton, NY | 0.8484 |
| Birmingham-Hoover, AL | 0.9111 |
| Bloomington-Normal, IL | 0.9099 |
| Bowling Green, KY | 0.8162 |
| Buffalo-Niagra Falls, NY | 0.9351 |
| Burlington, NC | 0.9124 |
| Cambridge-Newton-Framingham, MA | 1.1199 |
| Carson City, NV | 0.9927 |
| Casper, WY | 0.9367 |
| Champaign-Urbana, IL | 0.9597 |
| Charleston, WV (OH Hospitals) | 0.8708 |
| Charleston, WV (WV Hospitals) | 0.8581 |
| Charleston-North Charleston, S | 0.9379 |
| Charlotte-Gastonia-Concord, NC-SC | 0.9620 |
| Charlottesville, VA | 0.9955 |


| Area | Wage <br> Index |
| :--- | :--- |
| Chattanooga, TN-GA | 0.9233 |
| Chicago-Naperville-Joliet, IL | 1.0688 |
| Cincinnati-Middletown, OH-KY-IN | 0.9533 |
| Clarksville, TN-KY | 0.8131 |
| Cleveland-Elyria-Mentor, OH | 0.9667 |
| College Station-Bryan, TX | 0.8505 |
| Columbia, MO | 0.8352 |
| Columbia, SC | 0.8952 |
| Columbus, GA-AL | 0.8373 |
| Columbus, OH | 0.9627 |
| Corvallis, OR | 1.0360 |
| Dallas-Plano-Irving, TX | 1.0092 |
| Davenport-Moline-Rock Island, IA-IL | 0.8624 |
| Dayton, OH | 0.9322 |
| Decatur, AL | 0.8915 |
| Deltona-Daytona Beach-Ormond Beach, FL | 0.8685 |
| Denver-Aurora, CO | 1.0709 |
| Des Moines, LA | 0.9160 |
| Duluth, MN-WI | 1.0449 |
| Durham, NC | 1.0204 |
| Elkhart-Goshen, IN | 0.9161 |
| Erie, PA | 0.8512 |
| Eugene-Springfield, OR | 1.0565 |
| Evansville, IN-KY | 0.8229 |
| Fargo, ND-MN (MN Hospitals) | 0.9340 |
| Fargo, ND-MN (ND, SD Hospitals) | 0.9217 |
| Fayetteville, NC | 0.9025 |
| Fayetteville-Springdale-Rogers, AR-MO | 0.8687 |
| Flagstaff, AZ | 1.0591 |
| Fond du Lac, WI | 0.9485 |
| Fort Collins-Loveland, CO | $1 . n 214$ |
| Fort Lauderdale-Pompano Beach-Deerfield Beach, FL | 1.0408 |
| Fort Smith, AR-OK | 0.8076 |
| Fort Walton Beach-Crestview-Destin, FL | 0.8621 |
| Fort Worth-Arlington, TX | 0.9515 |
| Gadsden, AL | 0.8182 |
| Gainesville, FL | 0.8581 |
| Grand Rapids-Wyoming, MI | 0.9457 |
| Great Falls, MT | 0.8908 |
| Greeley, CO | 0.9758 |
| Green Bay, WI | 0.9602 |
|  |  |


| Area | Wage <br> Index |
| :--- | :--- |
| Greenville, NC | 0.9200 |
| Greenville, SC | 0.9287 |
| Gulfport-Biloxi, MS | 0.8783 |
| Harrisburg-Carlisle, PA | 0.9221 |
| Hartford-West Hartford-East Hartford, CT (CT Hospitals) | 1.1312 |
| Hartford-West Hartford-East Hartford, CT (MA Hospitals) | 1.0981 |
| Hickory-Morganton-Lenoir, NC | 0.9346 |
| Holland-Grand Haven, MI | 0.9482 |
| Honolulu, HI | 1.1018 |
| Houston-Baytown-Sugar Land, TX | 0.9995 |
| Huntington-Ashland, WV-KY-OH | 0.9032 |
| Huntsville, AL | 0.8861 |
| Idaho Falls, ID | 0.9062 |
| Indianapolis, IN | 1.0102 |
| Iowa City, IA | 0.9492 |
| Ithaca, NY | 0.9383 |
| Jackson, MS | 0.8305 |
| Jackson, TN | 0.8727 |
| Jacksonville, FL | 0.9574 |
| Jonesboro, AR | 0.8078 |
| Joplin, MO | 0.8571 |
| Kalamazoo-Portage, MI | 1.0714 |
| Kankakee-Bradley, IL | 1.0075 |
| Kansas City, MO-KS | 0.9625 |
| Kennewick-Richland-Pasco, WA (OR Hospitals) | 1.0276 |
| Kennewick-Richland-Pasco, WA (WA Hospitals) | 1.0340 |
| Kingsport-Bristol-Bristol, TN-VA | 0.8257 |
| Knoxville, TN | 0.8585 |
| Lafayette, IN | 0.9073 |
| Lafayette, LA | 0.8319 |
| Lakeland, FL | 0.8964 |
| Lansing-East Lansing, MI | 0.9675 |
| Las Vegas-Paradise, NV | 1.1227 |
| Lexington-Fayette, KY | 0.8755 |
| Lima, OH | 0.9330 |
| Lincoln, NE | 0.9743 |
| Little Rock-North Little Rock, AR | 0.9032 |
| Longview, TX | 0.8589 |
| Los Angeles-Long Beach-Glendale, CA | 1.1730 |
| Louisville, KY-IN | 0.9146 |
| Lubbock, TX | 0.8798 |
|  |  |


| Area | Wage <br> Index |
| :--- | :--- |
| Lynchburg, VA | 0.8906 |
| Macon, GA | 0.9826 |
| Madison, WI | 1.0217 |
| Manchester-Nashua, NH | 1.0573 |
| Medford, OR | 1.0274 |
| Memphis, TN-MS-AR | 0.8895 |
| Miami-Miami Beach-Kendall, FL | 1.0045 |
| Midland, TX | 0.9225 |
| Milwaukee-Waukesha-West Allis, WI | 0.9976 |
| Minneapolis-St. Paul-Bloomington, MN-WI | 1.1074 |
| Missoula, MT | 0.9657 |
| Mobile, AL | 0.8017 |
| Modesto, CA | 1.2007 |
| Montgomery, AL | 0.8312 |
| Muskegon-Norton Shores, MI | 0.9770 |
| Napa, CA | 1.3537 |
| Nashville-Davidson--Murfreesboro, TN | 0.9823 |
| Newark-Union, NJ-PA | 1.1708 |
| New Orleans-Metairie-Kenner, LA | 0.9118 |
| New York-Wayne-White Plains, NY-NJ | 1.3324 |
| San Francisco-Oakland-Fremont, | 1.5387 |
| Ocala, FL | 0.8981 |
| Ocean City, NJ | 1.0049 |
| Odessa, TX | 0.9322 |
| Ogden-Clearfield, UT | 0.9303 |
| Oklahoma City, OK | 0.9005 |
| Olympia, WA | 1.1034 |
| Omaha-Council Bluffs, NE-IA | 0.9765 |
| Orlando, FL | 0.9779 |
| Peoria, IL | 0.8853 |
| Phoenix-Mesa-Scottsdale, AZ | 1.0009 |
| Pine Bluff, AR | 0.8402 |
| Pittsburgh, PA | 0.8743 |
| Pittsfield, MA | 1.0231 |
| Pocatello, D | 0.9235 |
| Portland-South Portland-Biddeford, ME | 0.9842 |
| Portland-Vancouver-Beaverton, OR-WA) | 1.1384 |
| Port St. Lucie-Fort Pierce, FL | 1.0117 |
| Poughkeepsie-Newburgh-Middleton, NY | 0.9636 |
| Provo-Orem, UT | 0.9690 |
| Raleigh-Cary, NC |  |
|  |  |


| Area | Wage <br> Index |
| :--- | :--- |
| Reading, PA | 0.9036 |
| Redding, CA | 1.1719 |
| Reno-Sparks, NV | 1.0474 |
| Roanoke, VA | 0.8390 |
| Rochester, MN | 1.1511 |
| Rochester, NY | 0.9307 |
| Rockford, IL | 0.9500 |
| Rockingham County-Strafford County, NH | 1.0232 |
| Sacramento--Arden-Arcade--Roseville, CA | 1.1709 |
| Saginaw-Saginaw Township North, MI | 0.9403 |
| St. Cloud, MN | 1.0060 |
| St. Louis, MO-IL | 0.8965 |
| San Antonio, TX | 0.9021 |
| Santa Ana-Anaheim-Irvine, CA | 1.1728 |
| Santa Fe, NM | 1.0090 |
| Santa Rosa-Petaluma, CA | 1.2958 |
| Savannah, GA | 0.9470 |
| Seattle-Bellevue-Everett, WA | 1.1497 |
| Sherman-Denison, TX | 0.9129 |
| Shreveport-Bossier City, LA | 0.8977 |
| Sioux City, IA-NE-SD | 0.9058 |
| Sioux Falls, SD | 0.9438 |
| South Bend-Mishawaka, IN-MI | 0.9458 |
| Spartanburg, SC | 0.9035 |
| Spokane, WA | 1.0489 |
| Springfield, IL | 0.8754 |
| Springfield, MO | 0.8188 |
| Springfield, OH | 0.8763 |
| State College, PA | 0.8335 |
| Sumter, SC | 0.8449 |
| Syracuse, NY | 0.9290 |
| Texarkana, TX-Texarkana, AR | 0.8457 |
| Toledo, OH | 0.9536 |
| Topeka, KS | 0.8915 |
| Tulsa, OK | 0.8709 |
| Tuscaloosa, AL | 0.8358 |
| Tyler, TX | 0.9349 |
| Virginia Beach-Norfolk-Newport News, VA-NC | 0.8941 |
| Waco, TX | 0.8167 |
| Warren-Farmington Hills-Troy, MI | 1.0131 |
| Washington-Arlington-Alexandria, DC-VA-MD-WV | 1.1063 |
|  |  |


| Area | Wage <br> Index |
| :--- | :--- |
| Waterloo-Cedar Falls, IA | 0.8652 |
| Wausau; WI | 1.0121 |
| Wichita, KS | 0.9189 |
| Williamsport, PA | 0.8432 |
| Wilmington, DE | 1.0817 |
| Wilmington, NC | 0.9092 |
| Winchester, VA-WV | 1.0034 |
| Winston-Salem, NC | 0.9271 |
| Worcester, MA | 1.1034 |
| Youngstown-Warren-Boardman, OH | 0.9088 |
| Rural Florida | 0.8449 |
| Rural Illinois | 0.8364 |
| Rural Indiana | 0.8675 |
| Rural Massachusetts | 0.8921 |
| Rural Minnesota | 0.9340 |
| Rural Missouri | 0.8011 |
| Rural Nebraska | 0.9058 |
| Rural Nevada | 0.8801 |
| Rural New Hampshire | 1.0116 |
| Rural New York | 0.8192 |
| Rural Texas | 0.8011 |
| Rural Washington | 1.0233 |
| Rural Wyoming | 0.9190 |

## ADDENDUM K.--WAGE INDEX ADJUSTMEN'I FOR COMMUTING HOSPITAL EMPLOYEES

The following hospitals are located in qualifying counties and thus are eligible to have their wage indices adjusted by the increases listed in this table. Hospitals that have not been reclassified will automatically receive this adjustment unless they choose to waive the application of this adjustment. Reclassified hospitals will not automatically receive this adjustment, unless they terminate their reclassification status with the MGCRB.

| Provider <br> Number | Wage Index <br> Increase | Qualifying County <br> Name |
| :---: | :---: | :---: |
| 010005 | 0.0258 | MARSHALL |
| 010008 | 0.0203 | CRENSHAW |
| 010010 | 0.0258 | MARSHALL |
| 010012 | 0.0204 | DE KALB |
| 010022 | 0.0700 | CHEROKEE |
| 010025 | 0.0196 | CHAMBERS |
| 010029 | 0.0143 | LEE |
| 010035 | 0.0364 | CULLMAN |
| 010045 | 0.0158 | FAYETTE |
| 010072 | 0.0295 | TALLADEGA |
| 010101 | 0.0295 | TALLADEGA |
| 010143 | 0.0364 | CULLMAN |
| 040014 | 0.0178 | WHITE |
| 040019 | 0.0700 | ST. FRANCIS |
| 040047 | 0.0065 | RANDOLPH |
| 040066 | 0.0382 | CLARK |
| 040069 | 0.0130 | MISSISSIPPI |
| 040070 | 0.0130 | MISSISSIPPI |
| 040071 | 0.0057 | JEFFERSON |
| 040076 | 0.1127 | HOT SPRING |
| 040100 | 0.0178 | WHITE |
| 050008 | 0.0058 | SAN FRANCISCO |
| 050014 | 0.0137 | AMADOR |
| 050042 | 0.0228 | TEHAMA |
| 050047 | 0.0058 | SAN FRANCISCO |
| 050055 | 0.0058 | SAN FRANCISCO |
| 050065 | 0.0022 | ORANGE |
| 050069 | 0.0022 | ORANGE |
| 050076 | 0.0058 | SAN FRANCISCO |
| 050084 | 0.0553 | SAN JOAQUIN |
| 050090 | 0.0264 | SONOMA |
| 050117 | 0.0472 | MERCED |


| Provider Number | Wage Index Increase | Qualifying County Name |
| :---: | :---: | :---: |
| 050118 | 0.0553 | SAN JOAQUIN |
| 050122 | 0.0553 | SAN JOAQUIN |
| 050133 | 0.0177 | YUBA |
| 050136 | 0.0264 | SONOMA |
| 050150 | 0.0328 | NEVADA |
| 050152 | 0.0058 | SAN FRANCISCO |
| 050167 | 0.0553 | SAN JOAQUIN |
| 050168 | 0.0022 | ORANGE |
| 050173 | 0.0022 | ORANGE |
| 050174 | 0.0264 | SONOMA |
| 050193 | 0.0022 | ORANGE |
| 050224 | 0.0022 | ORANGE |
| 050226 | 0.0022 | ORANGE |
| 050228 | 0.0058 | SAN FRANCISCO |
| 050230 | 0.0022 | ORANGE |
| 050253 | 0.0022 | ORANGE |
| 050291 | 0.0264 | SONOMA |
| 050313 | 0.0553 | SAN JOAQUIN |
| 050325 | 0.0179 | TUOLUMNE |
| 050331 | 0.0264 | SONOMA |
| 050335 | 0.0179 | TUOLUMNE |
| 050336 | 0.0553 | SAN JOAQUIN |
| 050348 | 0.0022 | ORANGE |
| 050377 | 0.00669 | MADERA |
| 050385 | 0.0264 | SONOMA |
| 050407 | 0.0058 | SAN FRANCISCO |
| 050426 | 0.0022 | ORANGE |
| 050444 | 0.0472 | MERCED |
| 050454 | 0.0058 | SAN FRANCISCO |
| 050457 | 0.0058 | SAN FRANCISCO |
| 050476 | 0.0262 | LAKE |
| 050491 | 0.0022 | ORANGE |
| 050494 | 0.0328 | NEVADA |
| 050497 | 0.0472 | MERCED |
| 050526 | 0.0022 | ORANGE |
| 050528 | 0.0472 | MERCED |
| 050535 | 0.0022 | ORANGE |
| 050539 | 0.0262 | LAKE |
| 050543 | 0.0022 | ORANGE |
| 050547 | 0.0264 | SONOMA |
| 050548 | 0.0022 | ORANGE |


| Provider Number | Wage Index Increase | Qualifying County <br> Name |
| :---: | :---: | :---: |
| 050550 | 0.0022 | ORANGE |
| 050551 | 0.0022 | ORANGE |
| 050567 | 0.0022 | ORANGE |
| 050568 | 0.0067 | MADERA |
| 050570 | 0.0022 | ORANGE |
| 050580 | 0.0022 | ORANGE |
| 050585 | 0.0022 | ORANGE |
| 050589 | 0.0022 | ORANGE |
| 050592 | 0.0022 | ORANGE |
| 050594 | 0.0022 | ORANGE |
| 050603 | 0.0022 | ORANGE |
| 050609 | 0.0022 | ORANGE |
| 050668 | 0.0058 | SAN FRANCISCO |
| 050678 | 0.0022 | ORANGE |
| 050690 | 0.0264 | SONOMA |
| 050693 | 0.0022 | ORANGE |
| 050695 | 0.0553 | SAN JOAQUIN |
| 050720 | 0.0022 | ORANGE |
| 050728 | 0.0264 | SONOMA |
| 052035 | 0.00215 | ORANGE |
| 052039 | 0.00215 | ORANGE |
| 053034 | 0.00215 | ORANGE |
| 053304 | 0.00215 | ORANGE |
| 054123 | 0.05534 | SAN JOAQUIN |
| 060001 | 0.0288 | WELD |
| 060003 | 0.0203 | BOULDER |
| 060027 | 0.0203 | BOULDER |
| 060103 | 0.0203 | BOULDER |
| 070003 | 0.0055 | WINDHAM |
| 070006 | 0.0045 | FAIRFIELD |
| 070010 | 0.0045 | FAIRFIELD |
| 070018 | 0.0045 | FAIRFIELD |
| 070020 | 0.0150 | MIDDLESEX |
| 070021 | 0.0055 | WINDHAM |
| 070028 | 0.0045 | FAIRFIELD |
| 070033 | 0.0045 | FAIRFIELD |
| 070034 | 0.0045 | FAIRFIELD |
| 074000 | 0.00446 | FAIRFIELD |
| 074007 | 0.01505 | MIDDLESEX |
| 074008 | 0.00546 | WINDHAM |
| 074014 | 0.00446 | FAIRFIELD |


| Provider Number | Wage Index Increase | Qualifying County <br> Name |
| :---: | :---: | :---: |
| 100014 | 0.0157 | VOLUSIA |
| 100017 | 0.0157 | VOLUSIA |
| 100045 | 0.0157 | VOLUSIA |
| 100047 | 0.0021 | CHARLOTTE |
| 100068 | 0.0157 | VOLUSIA |
| 100072 | 0.0157 | VOLUSIA |
| 100077 | 0.0021 | CHARLOTTE |
| 100118 | 0.0251 | FLAGLER |
| 100232 | 0.0131 | PUTNAM |
| 100236 | 0.0021 | CHARLOTTE |
| 100252 | 0.0210 | OKEECHOBEE |
| 110023 | 0.0464 | GORDON |
| 110027 | 0.0357 | FRANKLIN |
| 110029 | 0.0054 | HALL |
| 110041 | 0.0772 | HABERSHAM |
| 110063 | 0.0287 | LIBERTY |
| 110069 | 0.0472 | HOUSTON |
| 110124 | 0.0429 | WAYNE |
| 110136 | 0.0260 | BALDWIN |
| 110150 | 0.0260 | BALDWIN |
| 110153 | 0.0472 | HOUSTON |
| 110187 | 0.1157 | LUMPKIN |
| 110189 | 0.0029 | FANNIN |
| 110190 | 0.0181 | MACON |
| 110205 | 0.0743 | GILMER |
| 130003 | 0.0179 | NEZ PERCE |
| 130011 | 0.0334 | LATAH |
| 130024 | 0.0527 | BONNER |
| 130049 | 0.0352 | KOOTENAI |
| 140012 | 0.0215 | LEE |
| 140026 | 0.0337 | LA SALLE |
| 140033 | 0.0136 | LAKE |
| 140043 | 0.0046 | WHITESIDE |
| 140084 | 0.0136 | LAKE |
| 140100 | 0.0136 | LAKE |
| 140110 | 0.0337 | LA SALLE |
| 140130 | 0.0136 | LAKE |
| 140160 | 0.0284 | STEPHENSON |
| 140161 | 0.0142 | LIVINGSTON |
| 140173 | 0.0046 | WHITESIDE |
| 140202 | 0.0136 | LAKE |


| Provider Number | Wage Index Increase | Qualifying County Name |
| :---: | :---: | :---: |
| 140234 | 0.0337 | LA SALLE |
| 140291 | 0.0136 | LAKE |
| 150002 | 0.0242 | LAKE |
| 150004 | 0.0242 | LAKE |
| 150008 | 0.0242 | LAKE |
| 150030 | 0.0198 | HENRY |
| 150034 | 0.0242 | LAKE |
| 150035 | 0.0079 | PORTER |
| 150062 | 0.0160 | DECATUR |
| 150065 | 0.0156 | JACKSON |
| 150076 | 0.0191 | MARSHALL |
| 150090 | 0.0242 | LAKE |
| 150122 | 0.0203 | RIPLEY |
| 150125 | 0.0242 | LAKE |
| 150126 | 0.0242 | LAKE |
| 150132 | 0.0242 | LAKE |
| 150147 | 0.0242 | LAKE |
| 152012 | 0.02423 | LAKE |
| 160013 | 0.0218 | MUSCATINE |
| 160026 | 0.0499 | BOONE |
| 160080 | 0.0049 | CLINTON |
| 160140 | 0.0367 | PLYMOUTH |
| 170137 | 0.0560 | DOUGLAS |
| 180012 | 0.0083 | HARDIN |
| 180066 | 0.0562 | LOGAN |
| 180127 | 0.0285 | FRANKLIN |
| 180128 | 0.0280 | LAWRENCE |
| 183028 | 0.00827 | HARDIN |
| 190001 | 0.0641 | WASHINGTON |
| 190003 | 0.0106 | IBERIA |
| 190010 | 0.0398 | TANGIPAHOA |
| 190015 | 0.0398 | TANGIPAHOA |
| 190049 | 0.0641 | WASHINGTON |
| 190054 | 0.0106 | IBERIA |
| 190095 | 0.0641 | WASHINGTON |
| 190099 | 0.0448 | AVOYELLES |
| 190147 | 0.0398 | TANGIPAHOA |
| 190148 | 0.0448 | AVOYELLES |
| 193044 | 0.03984 | TANGIPAHOA |
| 200002 | 0.0128 | LINCOLN |
| 200013 | 0.0185 | WALDO |


| Provider Number | $\begin{aligned} & \text { Wage Index } \\ & \text { Increase } \end{aligned}$ | Qualifying County <br> Name |
| :---: | :---: | :---: |
| 200016 | 0.0341 | OXFORD |
| 200024 | 0.0066 | ANDROSCOGGIN |
| 200032 | 0.0341 | OXFORD |
| 200034 | 0.0066 | ANDROSCOGGIN |
| 200050 | 0.0139 | HANCOCK |
| 210001 | 0.0133 | WASHINGTON |
| 210004 | 0.0031 | MONTGOMERY |
| 210016 | 0.0031 | MONTGOMERY |
| 210018 | 0.0031 | MONTGOMERY |
| 210022 | 0.0031 | MONTGOMERY |
| 210023 | 0.0214 | ANNE ARUNDEL |
| 210043 | 0.0214 | ANNE ARUNDEL |
| 210048 | 0.0296 | HOWARD |
| 210057 | 0.0031 | MONTGOMERY |
| 230003 | 0.0031 | OTTAWA |
| 230015 | 0.0359 | ST. JOSEPH |
| 230037 | 0.0371 | HILLSDALE |
| 230041 | 0.0125 | BAY |
| 230072 | 0.0031 | OTTAWA |
| 230093 | 0.0083 | MECOSTA |
| 230096 | 0.0359 | ST. JOSEPH |
| 230099 | 0.0360 | MONROE |
| 230106 | 0.0029 | NEWAYGO |
| 230121 | 0.0697 | SHIAWASSEE |
| 230174 | 0.0031 | OTTAWA |
| 240011 | 0.0512 | MC LEOD |
| 240013 | 0.0205 | MORRISON |
| 240014 | 0.0459 | RICE |
| 240018 | 0.1212 | GOODHUE |
| 240064 | 0.0154 | ITASCA |
| 240069 | 0.0422 | STEELE |
| 240071 | 0.0459 | RICE |
| 240089 | 0.1212 | GOODHUE |
| 240133 | 0.0306 | MEEKER |
| 240152 | 0.0743 | KANABEC |
| 240154 | 0.0154 | ITASCA |
| 240187 | 0.0512 | MC LEOD |
| 240205 | 0.0154 | ITASCA |
| 240211 | 0.0742 | PINE |
| 250040 | 0.0294 | JACKSON |
| 250045 | 0.0041 | HANCOCK. |


| Provider Number | Wage Index Increase | Qualifying County Name |
| :---: | :---: | :---: |
| 260074 | 0.0143 | RANDOLPH |
| 260097 | 0.0427 | JOHNSON |
| 260127 | 0.0156 | PIKE |
| 280054 | 0.0137 | GAGE |
| 280077 | 0.0090 | DODGE |
| 280123 | 0.0137 | GAGE |
| 290019 | 0.0026 | CARSON CITY |
| 293029 | 0.00263 | CARSON CITY |
| 300017 | 0.0327 | ROCKINGHAM |
| 300023 | 0.0327 | ROCKINGHAM |
| 300029 | 0.0327 | ROCKINGHAM |
| 303026 | 0.03272 | ROCKINGHAM |
| 310010 | 0.0278 | MERCER |
| 310014 | 0.0070 | CAMDEN |
| 310021 | 0.0278 | MERCER |
| 310022 | 0.0070 | CAMDEN |
| 310029 | 0.0070 | CAMDEN |
| 310032 | 0.0078 | CUMBERLAND |
| 310038 | 0.0396 | MIDDLESEX |
| 310039 | 0.0396 | MIDDLESEX |
| 310044 | 0.0278 | MERCER |
| 310070 | 0.0396 | MIDDLESEX |
| 310086 | 0.0070 | CAMDEN |
| 310092 | 0.0278 | MERCER |
| 310108 | 0.0396 | MIDDLESEX |
| 310110 | 0.0278 | MERCER |
| 313027 | 0.02784 | MERCER |
| 314011 | 0.03957 | MIDDLESEX |
| 314018 | 0.00701 | CAMDEN |
| 320018 | 0.0059 | DONA ANA |
| 320085 | 0.0059 | DONA ANA |
| 330004 | 0.1014 | ULSTER |
| 330008 | 0.1161 | WYOMING |
| 330094 | 0.0795 | COLUMBIA |
| 330191 | 0.0025 | WARREN |
| 330224 | 0.1014 | ULSTER |
| 330276 | 0.0226 | FULTON |
| 330386 | 0.1140 | SULLIVAN |
| 330402 | 0.1014 | ULSTER |
| 340020 | 0.0240 | LEE |
| 340039 | 0.0175 | IREDELL |


| Provider Number | Wage Index Increase | Qualifying County <br> Name |
| :---: | :---: | :---: |
| 340069 | 0.0047 | WAKE |
| 340070 | 0.0475 | ALAMANCE |
| 340073 | 0.0047 | WAKE |
| 340088 | 0.0114 | TRANSYLVANIA |
| 340114 | 0.0047 | WAKE |
| 340126 | 0.0162 | WILSON |
| 340127 | 0.0948 | GRANVILLE |
| 340129 | 0.0175 | IREDELL |
| 340138 | 0.0047 | WAKE |
| 340144 | 0.0175 | IREDELL |
| 340173 | 0.0047 | WAKE |
| 344014 | 0.00470 | WAKE |
| 360013 | 0.0202 | SHELBY |
| 360019 | 0.0107 | SUMMIT |
| 360020 | 0.0107 | SUMMIT |
| 360024 | 0.0087 | ERIE |
| 360025 | 0.0087 | ERIE |
| 360027 | 0.0107 | SUMMIT |
| 360034. | 0.0265 | WAYNE |
| 360036 | 0.0265 | WAYNE |
| 360063 | 0.0142 | HURON |
| 360065 | 0.0142 | HURON |
| 360078 | 0.0159 | PORTAGE |
| 360086 | 0.0167 | CLARK |
| 360093 | 0.0142 | DEFIANCE |
| 360095 | 0.0087 | HANCOCK |
| 360099 | 0.0087 | HANCOCK |
| 360107 | 0.0215 | SANDUSKY |
| 360150 | 0.0107 | SUMMIT |
| 360156 | 0.0215 | SANDUSKY |
| 360175 | 0.0162 | CLINTON |
| 360187 | 0.0167 | CLARK |
| 360197 | 0.0093 | LOGAN |
| 360241 | 0.0107 | SUMMIT |
| 360260 | 0.0107 | SUMMIT |
| 362007 | 0.02146 | SANDUSKY |
| 362016 | 0.01074 | -SUMMIT |
| 363303 | 0.01074 | SUMMIT |
| 370004 | 0.0195 | OTTAWA |
| 370014 | 0.0838 | BRYAN |
| 370015 | 0.0455 | MAYES |


| Provider Number | Wage Index Increase | Qualifying County <br> Name |
| :---: | :---: | :---: |
| 370023 | 0.0084 | STEPHENS |
| 370043 | 0.0296 | MARSHALL |
| 370065 | 0.0119 | CRAIG |
| 370113 | 0.0205 | DELAWARE |
| 370179 | 0.0446 | OKFUSKEE |
| 380002 | 0.0137 | JOSEPHINE |
| 380008 | 0.0211 | LINN |
| 380022 | 0.0211 | LINN |
| 390044 | 0.0213 | BERKS |
| 390052 | 0.0031 | CLEARFIELD |
| 390065 | 0.0426 | ADAMS |
| 390066 | 0.0339 | LEBANON |
| 390086 | 0.0031 | CLEARFIELD |
| 390096 | 0.0213 | BERKS |
| 390138 | 0.0324 | FRANKLIN |
| 390146 | 0.0051 | WARREN |
| 390150 | 0.0188 | GREENE |
| 390151 | 0.0324 | FRANKLIN |
| 390201 | 0.1056 | MONROE |
| 393026 | 0.02125 | BERKS |
| 394020 | 0.03391 | LEBANON |
| 420007 | 0.0028 | SPARTANBURG |
| 420020 | 0.0017 | GEORGETOWN |
| 420027 | 0.0151 | ANDERSON |
| 420030 | 0.0135 | COLLETON |
| 420054 | 0.0027 | MARLBORO |
| 420068 | 0.0097 | ORANGEBURG |
| 420070 | 0.0089 | SUMTER |
| 420083 | 0.0028 | SPARTANBURG |
| 420093 | 0.0028 | SPARTANBURG |
| 440008 | 0.0667 | HENDERSON |
| 440024 | 0.0389 | BRADLEY |
| 440025 | 0.0026 | GREENE |
| 440030 | 0.0077 | HAMBLEN |
| 440035 | 0.0445 | MONTGOMERY |
| 440047 | 0.0502 | GIBSON |
| 440050 | 0.0026 | GREENE |
| 440056 | 0.0350 | JEFFERSON |
| 440060 | 0.0502 | GIBSON |
| 440063 | 0.0040 | WASHINGTON |
| 440067 | 0.0077 | HAMBLEN |


| Provider Number | Wage Index Increase | Qualifying County Name |
| :---: | :---: | :---: |
| 440073 | 0.0520 | MAURY |
| 440105 | 0.0040 | WASHINGTON |
| 440114 | 0.0527 | LAUDERDALE |
| 440115 | 0.0502 | GIBSON |
| 440143 | 0.0454 | MARSHALL |
| 440148 | 0.0575 | DE KALB |
| 440174 | 0.0375 | HAYWOOD |
| 440181 | 0.0411 | HARDEMAN |
| $440184^{\text {. }}$ | 0.0040 | WASHINGTON |
| 440185 | 0.0389 | BRADLEY |
| 450039 | 0.0094 | TARRANT |
| 450050 | 0.0755 | WARD |
| 450059 | 0.0074 | COMAL |
| 450064 | 0.0094 | TARRANT |
| 450087 | 0.0094 | TARRANT |
| 450099 | 0.0182 | GRAY |
| 450113 | 0.0329 | ANDERSON |
| 450121 | 0.0094 | TARRANT |
| 450135 | 0.0094 | TARRANT |
| 450137 | 0.0094 | TARRANT |
| 450144 | 0.0576 | ANDREWS |
| 450163 | 0.0136 | KLEBERG |
| 450187 | 0.0265 | WASHINGTON |
| 450194 | 0.0329 | CHEROKEE |
| 450214 | 0.0370 | WHARTON |
| 450224 | 0.0413 | WOOD |
| 450246 | 0.0436 | MATAGORDA |
| 450347 | 0.0428 | WALKER |
| 450362 | 0.0488 | BURNET |
| 450370 | 0.0259 | COLORADO |
| 450395 | 0.0486 | POLK |
| 450419 | 0.0094 | TARRANT |
| 450438 | 0.0259 | COLORADO |
| 450447 | 0.0359 | NAVARRO |
| 450451 | 0.0624 | SOMERVELL |
| 450465 | 0.0436 | MATAGORDA |
| 450547 | 0.0413 | WOOD |
| 450563 | 0.0094 | TARRANT |
| 450597 | 0.0080 | DE WITT |
| 450623 | 0.0495 | FANNIN |
| 450626 | 0.0307 | JACKSON |


| Provider Number | Wage Index Increase | Qualifying County <br> Name |
| :---: | :---: | :---: |
| 450639 | 0.0094 | TARRANT |
| 450672 | 0.0094 | TARRANT |
| 450675 | 0.0094 | TARRANT |
| 450677 | 0.0094 | TARRANT |
| 450694 | 0.0370 | WHARTON |
| 450747 | 0.0329 | ANDERSON |
| 450763 | 0.0240 | HUTCHINSON |
| 450779 | 0.0094 | TARRANT |
| 450813 | 0.0329 | ANDERSON |
| 450840 | 0.0094 | TARRANT |
| 452018 | 0.00941 | TARRANT |
| 452019 | 0.00941 | TARRANT |
| 452028 | 0.00941 | TARRANT |
| 453040 | 0.00941 | TARRANT |
| 453041 | 0.00941 | TARRANT |
| 453042 | 0.00941 | TARRANT |
| 453300 | 0.00941 | TARRANT |
| 454012 | 0.00941 | TARRANT |
| 460017 | 0.0391 | BOX ELDER |
| 460036 | 0.0704 | WASATCH |
| 460039 | 0.0391 | BOX ELDER |
| 470015 | 0.0368 | WINDSOR |
| 470018 | 0.0368 | WINDSOR |
| 470023 | 0.0151 | CALEDONIA |
| 490047 | 0.0201 | PAGE |
| 490053 | 0.0050 | WASHINGTON |
| 490084 | 0.0173 | ESSEX |
| 490110 | 0.0064 | MONTGOMERY |
| 500039 | 0.0173 | KITSAP |
| 500041 | 0.0106 | COWLITZ |
| 500118 | 0.0289 | MASON |
| 510018 | 0.0207 | JACKSON |
| 510028 | 0.0138 | FAYETTE |
| 510047 | 0.0262 | MARION |
| 510088 | 0.0138 | FAYETTE |
| 520028 | 0.0164 | GREEN |
| 520059 | 0.0206 | RACINE |
| 520071 | 0.0250 | JEFFERSON |
| 520094 | 0.0206 | RACINE |
| 520096 | 0.0206 | RACINE |
| 520102 | 0.0302 | WALWORTH |


| Provider <br> Number | Wage Index <br> Increase | Qualifying County <br> Name |
| :---: | :---: | :---: |
| 520116 | 0.0250 | JEFFERSON |
| 522005 | 0.02061 | RACINE |

ADDENDUM L.-PRE-RECLASSIFIED WAGE INDEX FOR URBAN AREAS

| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 10180 | Abilene, TX Callahan County, TX Jones County, TX Taylor County, TX | 0.8011 |
| 10380 | Aguadilla-Isabela-San Sebastián, PR <br> Aguada Municipio, PR <br> Aguadilla Municipio, PR <br> Añasco Municipio, $P R$ <br> Isabela Municipio, PR <br> Lares Municipio, PR <br> Moca Municipio, PR <br> Rincón Municipio, PR <br> San Sebastián Municipio, PR | 0.4285 |
| 10420 | Akron, OH Portage County, OH Summit County, OH | 0.9065 |
| 10500 | Albany, GA <br> Baker County, GA <br> Dougherty County, GA <br> Lee County, GA <br> Terrell County, GA <br> Worth County, GA | 1.1306 |
| 10580 | $\begin{array}{\|l} \hline \text { Albany-Schenectady-Troy, NY } \\ \text { Albany County, NY } \\ \text { Rensselaer County, NY } \\ \text { Saratoga County, NY } \\ \text { Schenectady County, NY } \\ \text { Schoharie County, NY } \\ \hline \end{array}$ | 0.8685 |
| 10740 | Albuquerque, NM Bernalillo County, NM Sandoval County, NM Torrance County, NM Valencia County, NM | 1.0167 |
| 10780 | Alexandria, LA Grant Parish, LA Rapides Parish, LA | 0.8198 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 10900 | Allentown-Bethlehem-Easton, PA-NJ <br> Warren County, NJ <br> Carbon County, PA <br> Lehigh County, PA <br> Northampton County, PA | 0.9539 |
| 11020 | Altoona, PA Blair County, PA | 0.8472 |
| 11100 | Amarillo, TX <br> Armstrong County, TX <br> Carson County, TX <br> Potter County, TX <br> Randall County, TX | 0.9209 |
| 11180 | Ames, IA Story County, IA | 0.9503 |
| 11260 | Anchorage, AK Anchorage Municipality, AK Matanuska-Susitna Borough, AK | 1.2195 |
| 11300 | Anderson, IN Madison County, IN | 0.8769 |
| 11340 | $\begin{aligned} & \text { Anderson, SC } \\ & \quad \text { Anderson County, SC } \end{aligned}$ | 0.8689 |
| 11460 | Ann Arbor, MI Washtenaw County, MI | 1.1065 |
| 11500 | Anniston-Oxford, AL Calhoun County, AL | 0.7916 |
| 11540 | $\begin{aligned} & \text { Appleton, WI } \\ & \text { Calumet County, WI } \\ & \text { Outagamie County, WI } \\ & \hline \end{aligned}$ | 0.9485 |
| 11700 | $\begin{array}{\|l} \hline \text { Asheville, NC } \\ \text { Buncombe County, NC } \\ \text { Haywood County, NC } \\ \text { Henderson County, NC } \\ \text { Madison County, NC } \\ \hline \end{array}$ | 0.9217 |
| 12020 | Athens-Clarke County, GA <br> Clarke County, GA <br> Madison County, GA <br> Oconee County, GA <br> Oglethorpe County, GA | 1.0010 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 12060 | Atlanta-Sandy Springs-Marietta, GA Barrow County, GA Bartow County, GA Butts County, GA Carroll County, GA Cherokee County, GA Clayton County, GA Cobb County, GA Coweta County, GA Dawson County, GA DeKalb County, GA Douglas County, GA Fayette County, GA Forsyth County, GA Fulton County, GA Gwinnett County, GA Haralson County, GA Heard County, GA Henry County, GA Jasper County, GA Lamar County, GA Meriwether County, GA Newton County, GA Paulding County, GA Pickens County, GA Pike County, GA Rockdale County, GA Spalding County, GA Walton County, GA | $0.9926$ |
| 12100 | Atlantic City, NJ Atlantic County, NJ | 1.0723 |
| 12220 | Auburn-Opelika, AL Lee County, AL | 0.8231 |
| 12260 | Augusta-Richmond County, GA-SC <br> Burke County, GA <br> Columbia County, GA <br> McDuffie County, GA <br> Richmond County, GA <br> Aiken County, SC <br> Edgefield County, SC | 0.9169 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 12420 | Austin-Round Rock, TX Bastrop County, TX Caldwell County, TX Hays County, TX Travis County, TX Williamson County, TX | 0.9619 |
| 12540 | Bakersfield, CA Kern County, CA | 1.0440 |
| 12580 | Baltimore-Towson, MD <br> Anne Arundel County, MD <br> Baltimore County, MD <br> Carroll County, MD <br> Harford County, MD <br> Howard County, MD <br> Queen Anne's County, MD <br> Baltimore City, MD | 0.9904 |
| 12620 | Bangor, ME Penobscot County, ME | 0.9960 |
| 12700 | Barnstable Town, MA Barnstable County, MA | 1.1965 |
| 12940 | Baton Rouge, LA <br> Ascension Parish, LA <br> East Baton Rouge Parish, LA <br> East Feliciana Parish, LA <br> Iberville Parish, LA <br> Livingston Parish, LA <br> Pointe Coupee Parish, LA <br> St. Helena Parish, LA <br> West Baton Rouge Parish, LA <br> West Feliciana Parish, LA | 0.8344 |
| 12980 | Battle Creek, MI Calhoun County, MI | 0.9132 |
| 13020 | $\begin{array}{\|l} \hline \text { Bay City, MI } \\ \text { Bay County, MI } \\ \hline \end{array}$ | 0.9601 |
| 13140 | Beaumont-Port Arthur, TX Hardin County, TX Jefferson County, TX Orange County, TX | 0.8564 |
| 13380 | Bellingham, WA Whatcom County, WA | 1.1695 |
| 13460 | Bend, OR Deschutes County, OR | 1.0623 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 13644 | Bethesda-Frederick-Gaithersburg, MD <br> Frederick County, MD <br> Montgomery County, MD | 1.0993 |
| 13740 | Billings, MT <br> Carbon County, MT <br> Yellowstone County, MT | 0.8993 |
| 13780 | Binghamton, NY Broome County, NY Tioga County, NY | 0.8484 |
| 13820 | Birmingham-Hoover, AL <br> Bibb County, AL Blount County, AL Chilton County, AL Jefferson County, AL St. Clair County, AL Shelby County, AL Walker County, AL | 0.9111 |
| 13900 | Bismarck, ND Burleigh County, ND Morton County, ND | 0.7741 |
| 13980 | Blacksburg-Christiansburg-Radford, VA <br> Giles County, VA <br> Montgomery County, VA <br> Pulaski County, VA <br> Radford City, VA | 0.8065 |
| $14020$ | $\begin{aligned} & \text { Bloomington, IN } \\ & \text { Greene County, IN } \\ & \text { Monroe County, IN } \\ & \text { Owen County, IN } \end{aligned}$ | 0.8675 |
| 14060 | Bloomington-Normal, IL McLean County, IL | 0.9099 |
| 14260 | Boise City-Nampa, ID Ada County, ID Boise County, ID Canyon County, ID Gem County, ID Owyhee County, ID | 0.9360 |
| 14484 | Boston-Quincy, MA Norfolk County, MA Plymouth County, MA Suffolk County, MA | 1.1649 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 14500 | $\begin{aligned} & \text { Boulder, CO } \\ & \text { Boulder County, CO } \end{aligned}$ | 1.0072 |
| 14540 | Bowling Green, KY Edmonson County, KY Warren County, KY | 0.8162 |
| 14740 | Bremerton-Silverdale, WA <br> Kitsap County, WA | 1.0636 |
| 14860 | Bridgeport-Stamford-Norwalk, CT Fairfield County, CT | 1.2876 |
| 14980 | Bristol, VA <br> Washington County, VA Bristol City, VA | 0.8065 |
| 15180 | Brownsville-Harlingen, TX <br> Cameron County, TX | 1.0178 |
| 15260 | Brunswick, GA <br> Brantley County, GA <br> Glynn County, GA <br> McIntosh County, GA | 1.1988 |
| 15380 | Buffalo-Niagara Falls, NY Erie County, NY Niagara County, NY | 0.9351 |
| 15500 | Burlington, NC <br> Alamance County, NC | 0.8881 |
| 15540 | $\begin{array}{\|l} \hline \text { Burlington-South Burlington, VT } \\ \text { Chittenden County, VT } \\ \text { Franklin County, VT } \\ \text { Grand Isle County, VT } \\ \hline \end{array}$ | 0.9378 |
| 15764 | Cambridge-Newton-Framingham, MA <br> Middlesex County, MA | 1.1199 |
| 15804 | Camden, NJ <br> Burlington County, NJ Camden County, NJ Gloucester County, NJ | 1.0683 |
| 15940 | Canton-Massillon, OH <br> Carroll County, OH <br> Stark County, OH | 0.8917 |
| 15980 | Cape Coral-Fort Myers, FL Lee County, FL | 0.9380 |
| 16180 | Carson City, NV Carson City, NV | 1.0362 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 16220 | Casper, WY <br> Natrona County, WY | 0.9301 |
| 16300 | Cedar Rapids, IA Benton County, IA Jones County, IA Linn County, IA | 0.8987 |
| 16580 | Champaign-Urbana, IL Champaign County, IL Ford County, IL Piatt County, IL | 0.9539 |
| 16620 | Charleston, WV <br> Boone County, WV Clay County, WV Kanawha County, WV Lincoln County, WV Putnam County, WV | 0.8875 |
| 16700 | $\begin{aligned} & \hline \text { Charleston-North Charleston, SC } \\ & \text { Berkeley County, SC } \\ & \text { Charleston County, SC } \\ & \text { Dorchester County, SC } \\ & \hline \end{aligned}$ | 0.9379 |
| 16740 | Charlotte-Gastonia-Concord, NC-SC <br> Anson County, NC <br> Cabarrus County, NC <br> Gaston County, NC <br> Mecklenburg County, NC <br> Union County, NC <br> York County, SC | 0.9750 |
| 16820 | Charlottesville, VA <br> Albemarle County, VA Fluvanna County, VA Greene County, VA Nelson County, VA Charlottesville City, VA | 1.0317 |
| 16860 | Chattanooga, TN-GA <br> Catoosa County, GA <br> Dade County, GA <br> Walker County, GA <br> Hamilton County, TN <br> Marion County, TN <br> Sequatchie County, TN | 0.9233 |
| 16940 | Cheyenne, WY <br> Laramie County, WY | 0.9190 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 16974 | Chicago-Naperville-Joliet, IL <br> Cook County, IL <br> DeKalb County, IL <br> DuPage County, IL <br> Grundy County, IL <br> Kane County, IL <br> Kendall County, IL <br> McHenry County, IL Will County, IL | $1.0819$ |
| 17020 | Chico, CA <br> Butte County, CA | 1.0575 |
| 17140 | Cincinnati-Middletown, OH-KY-IN <br> Dearborn County, $\mathbb{N}$ <br> Franklin County, $\mathbb{N}$ <br> Ohio County, IN <br> Boone County, KY <br> Bracken County, KY <br> Campbell County, KY <br> Gallatin County, KY <br> Grant County, KY <br> Kenton County, KY <br> Pendleton County, KY <br> Brown County, OH <br> Butler County, OH <br> Clermont County, OH <br> Hamilton County, OH <br> Warren County, OH | 0.9532 |
| 17300 | Clarksville, TN-KY <br> Christian County, KY <br> Trigg County, KY <br> Montgomery County, TN <br> Stewart County, TN | 0.8027 |
| 17420 | Cleveland, TN Bradley County, TN Polk County, TN | 0.7911 |
| 17460 | Cleveland-Elyria-Mentor, OH <br> Cuyahoga County, OH <br> Geauga County, OH <br> Lake County, OH <br> Lorain County, OH <br> Medina County, OH | 0.9667 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 17660 | Coeur d'Alene, ID Kootenai County, ID | 0.9346 |
| 17780 | College Station-Bryan, TX Brazos County, TX Burleson County, TX Robertson County, TX | 0.8505 |
| 17820 | Colorado Springs, CO El Paso County, CO Teller County, CO | 0.9799 |
| 17860 | Columbia, MO Boone County, MO Howard County, MO | 0.8352 |
| 17900 | Columbia, SC <br> Calhoun County, SC <br> Fairfield County, SC <br> Kershaw County, SC <br> Lexington County, SC <br> Richland County, SC <br> Saluda County, SC | 0.9071 |
| 17980 | Columbus, GA-AL <br> Russell County, AL <br> Chattahoochee County, GA <br> Harris County, GA <br> Marion County, GA <br> Muscogee County, GA | 0.8711 |
| 18020 | Columbus, $\mathbb{N}$ Bartholomew County, IN | 0.9472 |
| 18140 | Columbus, OH <br> Delaware County, OH <br> Fairfield County, OH <br> Franklin County, OH <br> Licking County, OH <br> Madison County, OH <br> Morrow County, OH <br> Pickaway County, OH <br> Union County, OH | 0.9757 |
| 18580 | Corpus Christi, TX <br> Aransas County, TX <br> Nueces County, TX <br> San Patricio County, TX | 0.8665 |
| 18700 | Corvallis, OR Benton County, OR | 1.0547 |


| CBSA code | Urban area <br> (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 19060 | Cumberland, MD-WV Allegany County, MD Mineral County, WV | 0.9248 |
| 19124 | Dallas-Plano-Irving, TX Collin County, TX Dallas County, TX Delta County, TX Denton County, TX Ellis County, TX Hunt County, TX Kaufman County, TX Rockwall County, TX | 1.0092 |
| 19140 | Dalton, GA <br> Murray County, GA <br> Whitfield County, GA | 0.9320 |
| 19180 | Danville, IL <br> Vermilion County, IL | 0.8418 |
| 19260 | Danville, VA Pittsylvania County, VA Danville City, VA | 0.8792 |
| 19340 | Davenport-Moline-Rock Island, IA-IL <br> Henry County, IL <br> Mercer County, IL <br> Rock Island County, IL <br> Scott County, IA | 0.8776 |
| 19380 | Dayton, OH Greene County, OH Miami County, OH Montgomery County, OH Preble County, OH | 0.9320 |
| 19460 | $\begin{aligned} & \text { Decatur, AL } \\ & \text { Lawrence County, AL } \\ & \text { Morgan County, AL } \end{aligned}$ | 0.8915 |
| 19500 | Decatur, IL Macon County, IL | 0.8364 |
| 19660 | Deltona-Daytona Beach-Ormond Beach, FL Volusia County, FL | 0.8668 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 19740 | Denver-Aurora, CO <br> Adams County, CO <br> Arapahoe County, CO <br> Broomfield County, CO <br> Clear Creek County, CO <br> Denver County, CO <br> Douglas County, CO <br> Elbert County, CO <br> Gilpin County, CO <br> Jefferson County, CO <br> Park County, CO | 1.0911 |
| 19780 | Des Moines, IA Dallas County, IA Guthrie County, IA Madison County, IA Polk County, IA Warren County, IA | 0.9288 |
| 19804 | Detroit-Livonia-Dearborn, MI Wayne County, MI | 1.0379 |
| 20020 | Dothan, AL Geneva County, AL Henry County, AL Houston County, AL | 0.7675 |
| 20100 | $\begin{aligned} & \text { Dover, DE } \\ & \text { Kent County, DE } \end{aligned}$ | 0.9579 |
| 20220 | Dubuque, IA Dubuque County, IA | 0.8748 |
| 20260 | Duluth, MN-WI <br> Carlton County, MN <br> St. Louis County, MN <br> Douglas County, WI | 1.0449 |
| 20500 | Durham, NC Chatham County, NC Durham County, NC Orange County, NC Person County, NC | 1.0312 |
| 20740 | Eau Claire, WI <br> Chippewa County, WI <br> Eau Claire County, WI | 0.9485 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 20764 | Edison, NJ <br> Middlesex County, NJ Monmouth County, NJ Ocean County, NJ Somerset County, NJ | 1.1160 |
| 20940 | El Centro, CA Imperial County, CA | 1.0440 |
| 21060 | Elizabethtown, KY Hardin County, KY Larue County, KY | 0.8713 |
| 21140 | Elkhart-Goshen, IN Elkhart County, IN | 0.9286 |
| 21300 | Elmira, NY <br> Chemung County, NY | 0.8488 |
| 21340 | $\begin{aligned} & \text { El Paso, TX } \\ & \quad \text { El Paso County, TX } \end{aligned}$ | 0.9210 |
| 21420 | Enid, OK <br> Garfield County, OK |  |
| 21500 | Erie, PA <br> Erie County, PA | 0.8708 |
| 21604 | Essex County, MA Essex County, MA | 1.0666 |
| 21660 | Eugene-Springfield, OR Lane County, OR | 1.0951 |
| 21780 | Evansville, IN-KY <br> Gibson County, IN <br> Posey County, IN <br> Vanderburgh County, IN Warrick County, IN <br> Henderson County, KY Webster County, KY | 0.8675 |
| 21820 | Fairbanks, AK Fairbanks North Star Borough, AK | 1.1761 |
| 21940 | Fajardo, PR <br> Ceiba Municipio, PR <br> Fajardo Municipio, PR <br> Luquillo Municipio, PR | 0.4014 |


| CBSAf code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 22020 | Fargo, ND-MN Clay County, MN Cass County, ND | 0.9340 |
| 22140 | Farmington, NM <br> San Juan County, NM | 0.8592 |
| 22180 | Fayetteville, NC Cumberland County, NC Hoke County, NC | 0.9387 |
| 22220 | Fayetteville-Springdale-Rogers, AR-MO <br> Benton County, AR <br> Madison County, AR <br> Washington County, AR <br> McDonald County, MO | 0.8674 |
| 22380 | Flagstaff, AZ Coconino County, AZ | 1.0804 |
| 22420 | Flint, MI Genesee County, MI | 1.1187 |
| 22460 | Florence-Muscle Shoals, AL Colbert County, AL Lauderdale County, AL | 0.7917 |
| 22500 | Florence, SC Darlington County, SC Florence County, SC | 0.8540 |
| 22540 | Fond du Lac, WI Fond du Lac County, WI | 0.9921 |
| 22660 | Fort Collins-Loveland, CO Larimer County, CO | 1.0142 |
| 22744 | Fort Lauderdale-Pompano Beach-Deerfield Beach, FL Broward County, FL | 1.0180 |
| 22900 | Fort Smith, AR-OK <br> Crawford County, AR <br> Franklin County, AR Sebastian County, AR Le Flore County, OK Sequoyah County, OK | 0.8311 |
| 23020 | Fort Walton Beach-Crestview-Destin, FL Okaloosa County, FL | 0.8805 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 23060 | Fort Wayne, IN Allen County, $\mathbb{N}$ Wells County, IN Whitley County, IN | 0.9825 |
| 23104 | Fort Worth-Arlington, TX Johnson County, TX Parker County, TX Tarrant County, TX Wise County, TX | 0.9515 |
| 23420 | Fresno, CA <br> Fresno County, CA | 1.0656 |
| 23460 | $\begin{aligned} & \text { Gadsden, AL } \\ & \text { Etowah County, AL } \end{aligned}$ | 0.8090 |
| 23540 | Gainesville, FL <br> Alachua County, FL <br> Gilchrist County, FL | 0.8581 |
| 23580 | Gainesville, GA <br> Hall County, GA | 0.9584 |
| 23844 | Gary, IN Jasper County, $\mathbb{N}$ Lake County, IN Newton County, IN Porter County, IN | 0.9328 |
| 24020 | Glens Falls, NY <br> Warren County, NY <br> Washington County, NY | 0.8508 |
| 24140 | Goldsboro, NC Wayne County, NC | 0.8796 |
| 24220 | Grand Forks, ND-MN Polk County, MN Grand Forks County, ND | 0.9340 |
| 24300 | Grand Junction, CO <br> Mesa County, CO | 0.9949 |
| 24340 | Grand Rapids-Wyoming, MI <br> Barry County, MI <br> Ionia County, MI <br> Kent County, MI <br> Newaygo County, MI | 0.9457 |
| 24500 | Great Falls, MT Cascade County, MT | 0.8894 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 24540 | $\begin{aligned} & \text { Greeley, CO } \\ & \text { Weld County, CO } \\ & \hline \end{aligned}$ | 0.9486 |
| 24580 | Green Bay, WI <br> Brown County, WI <br> Kewaunee County, WI Oconto County, WI | 0.9602 |
| 24660 | Greensboro-High Point, NC <br> Guilford County, NC <br> Randolph County, NC <br> Rockingham County, NC | 0.9228 |
| 24780 | Greenville, NC Greene County, NC Pitt County, NC | 0.9183 |
| 24860 | Greenville, SC <br> Greenville County, SC <br> Laurens County, SC <br> Pickens County, SC | 0.9287 |
| 25020 | $\begin{aligned} & \text { Guayama, PR } \\ & \text { Arroyo Municipio, PR } \\ & \text { Guayama Municipio, PR } \\ & \text { Patillas Municipio, PR } \end{aligned}$ | 0.4015 |
| 25060 | Gulfport-Biloxi, MS Hancock County, MS Harrison County, MS Stone County, MS | 0.8954 |
| 25180 | Hagerstown-Martinsburg, MD-WV <br> Washington County, MD <br> Berkeley County, WV <br> Morgan County, WV | 0.9765 |
| 25260 | Hanford-Corcoran, CA Kings County, CA | 1.0440 |
| 25420 | Harrisburg-Carlisle, PA Cumberland County, PA Dauphin County, PA Perry County, PA | 0.9377 |
| 25500 | Harrisonburg, VA. <br> Reckingham County, VA Harrisonburg City, VA | 0.9300 |


| CBSA code | Urban area <br> (Constituent counties) | Wage <br> index |
| :---: | :--- | ---: |
| 25540 | Hartford-West Hartford-East Hartford, CT <br> Hartford County, CT <br> Middlesex County, CT <br> Tolland County, CT | 1.1312 |
| 25620 | Hattiesburg, MS <br> Forrest County, MS <br> Lamar County, MS <br> Perry County, MS | 0.7665 |
| 25860 | Hickory-Lenoir-Morganton, NC <br> Alexander County, NC <br> Burke County, NC <br> Caldwell County, NC <br> Catawba County, NC | 0.9508 |
| 25980 | Hinesville-Fort Stewart, GA <br> Liberty County, GA <br> Long County, GA | 0.7774 |
| 26100 | Holland-Grand Haven, MI <br> Ottawa County, MI | 0.9482 |
| 26300 | Honolulu, HI <br> Honolulu County, HI | 1.0997 |
| 26380 | Hot Springs, AR |  |
| Garland County, AR |  |  | | Houma-Bayou Cane-Thibodaux, LA |
| :--- |
| Lafourche Parish, LA |
| Terrebonne Parish, LA |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 26580 | Huntington-Ashland, WV-KY-OH <br> Boyd County, KY <br> Greenup County, KY <br> Lawrence County, OH <br> Cabell County, WV <br> Wayne County, WV | 0.9585 |
| 26620 | Huntsville, AL <br> Limestone County, AL <br> Madison County, AL | 0.8850 |
| 26820 | $\begin{aligned} & \text { Idaho Falls, ID } \\ & \text { Bonneville County, ID } \\ & \text { Jefferson County, ID } \end{aligned}$ | 0.9062 |
| 26900 | Indianapolis, $\mathbb{N}$ Boone County, IN Brown County, IN Hamilton County, $\mathbb{N}$ Hancock County, $\mathbb{N}$ Hendricks County, $\mathbb{I N}$ Johnson County, IN Marion County, IN Morgan County, IN Putnam County, $\mathbb{N}$ Shelby County, IN | 1.0102 |
| 26980 | $\begin{array}{\|l} \hline \text { Iowa City, IA } \\ \text { Johnson County, IA } \\ \text { Washington County, IA } \end{array}$ | 0.9663 |
| 27060 | Tthaca, NY Tompkins County, NY | 0.9795 |
| 27100 | $\begin{aligned} & \text { Jackson, MI } \\ & \text { Jackson County, MI } \end{aligned}$ | 0.9152 |
| 27140 | Jackson, MS Copiah County, MS Hinds County, MS Madison County, MS Rankin County, MS Simpson County, MS | 0.8305 |
| 27180 | $\begin{aligned} & \text { Jackson, TN } \\ & \text { Chester County, TN } \\ & \text { Madison County, TN } \end{aligned}$ | 0.8912 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 27260 | Jacksonville, FL Baker County, FL Clay County, FL Duval County, FL Nassau County, FL St. Johns County, FL | 0.9561 |
| 27340 | Jacksonville, NC Onslow County, NC | 0.8587 |
| 27460 | Jamestown-Dunkirk-Fredonia, NY Chautauqua County, NY | 0.8180 |
| 27500 | $\begin{array}{\|l\|} \hline \text { Janesville, WI } \\ \text { Rock County, WI } \\ \hline \end{array}$ | 0.9618 |
| 27620 | Jefferson City, MO Callaway County, MO Cole County, MO Moniteau County, MO Osage County, MO | 0.8352 |
| 27740 | Johnson City, TN Carter County, TN Unicoi County, TN Washington County, TN | 0.7991 |
| 27780 | Johnstown, PA Cambria County, PA | 0.8397 |
| 27860 | Jonesboro, AR <br> Craighead County, AR <br> Poinsett County, AR | 0.8000 |
| 27900 | $\begin{array}{\|l\|} \hline \text { Ioplin, MO } \\ \text { Jasper County, MO } \\ \text { Newton County, MO } \\ \hline \end{array}$ | 0.8746 |
| 28020 | Kalamazoo-Portage, MI Kalamazoo County, MI Van Buren County, MI | 1.0714 |
| 28100 | Kankakee-Bradley, IL Kankakee County, IL | 1.0551 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 28140 | Kansas City, MO-KS <br> Franklin County, KS <br> Johnson County, KS <br> Leavenworth County, KS <br> Linn County, KS <br> Miami County, KS <br> Wyandotte County, KS <br> Bates County, MO <br> Caldwell County, MO <br> Cass County, MO <br> Clay County, MO <br> Clinton County, MO <br> Jackson County, MO <br> Lafayette County, MO <br> Platte County, MO <br> Ray County, MO | 0.9625 |
| 28420 | Kennewick-Richland-Pasco, WA <br> Benton County, WA <br> Franklin County, WA | 1.0530 |
| 28660 | Killeen-Temple-Fort Hood, TX <br> Bell County, TX <br> Coryell County, TX <br> Lampasas County, TX | 0.9301 |
| 28700 | Kingsport-Bristol-Bristol, TN-VA <br> Hawkins County, TN <br> Sullivan County, TN <br> Scott County, VA | 0.8257 |
| 28740 | $\begin{aligned} & \text { Kingston, NY } \\ & \text { Ulster County, NY } \\ & \hline \end{aligned}$ | 0.8874 |
| 28940 | Knoxville, TN Anderson County, TN Blount County, TN Knox County, TN Loudon County, TN Union County, TN | 0.8585 |
| 29020 | Kokomo, IN <br> Howard County, IN Tipton County, IN | 0.9038 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 29100 | La Crosse, WI-MN Houston County, MN La Crosse County, WI | 0.9340 |
| 29140 | Lafayette, $\mathbb{I N}$ Benton County, $\mathbb{N}$ Carroll County, IN Tippecanoe County, IN | 0.9073 |
| 29180 | $\begin{array}{\|l\|} \hline \text { Lafayette, LA } \\ \text { Lafayette Parish, LA } \\ \text { St. Martin Parish, LA } \\ \hline \end{array}$ | 0.8319 |
| 29340 | $\begin{aligned} & \text { Lake Charles, LA } \\ & \text { Calcasieu Parish, LA } \\ & \text { Cameron Parish, LA } \\ & \hline \end{aligned}$ | 0.7921 |
| 29404 | Lake County-Kenosha County, IL-WI Lake County, IL <br> Kenosha County, WI | 1.0342 |
| 29460 | Lakeland, FL Polk County, FL | 0.8964 |
| 29540 | Lancaster, PA $\quad$ Lancaster County, PA | 0.9919 |
| 29620 | Lansing-East Lansing, MI Clinton County, MI Eaton County, MI Ingham County, MI | 0.9675 |
| 29700 | $\begin{aligned} & \text { Laredo, TX } \\ & \text { Webb County, TX } \end{aligned}$ | 0.8293 |
| 29740 | Las Cruces, NM Dona Ana County, NM | 0.8783 |
| 29820 | Las Vegas-Paradise, NV Clark County, NV | 1.1380 |
| 29940 | Lawrence, KS Douglas County, KS | 0.8132 |
| 30020 | Lawton, OK Comanche County, OK | 0.8264 |
| 30140 | Lebanon, PA <br> Lebanon County, PA | 0.8592 |
| 30300 | Lewiston, ID-WA <br> Nez Perce County, ID Asotin County, WA | 0.9325 |


| CBSA code | Ur̂ban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 30340 | Lewiston-Auburn, ME Androscoggin County, ME | 0.9613 |
| 30460 | Lexington-Fayette, KY <br> Bourbon County, KY <br> Clark County, KY <br> Fayette County, KY <br> Jessamine County, KY <br> Scott County, KY <br> Woodford County, KY | 0.9074 |
| 30620 | Lima, OH <br> Allen County, OH | 0.9330 |
| 30700 | Lincoln, NE Lancaster County, NE Seward County, NE | 1.0206 |
| 30780 | Little Rock-North Little Rock, AR <br> Faulkner County, AR <br> Grant County, AR <br> Lonoke County, AR <br> Perry County, AR <br> Pulaski County, AR <br> Saline County, AR | 0.9032 |
| 30860 | Logan, UT-ID Franklin County, ID Cache County, UT | 0.9102 |
| 30980 | Longview, TX. <br> Gregg County, TX <br> Rusk County, TX <br> Upshur County, TX | 0.8823 |
| 31020 | Longview, WA Cowlitz County, WA | 1.0340 |
| 31084 | Los Angeles-Long Beach-Glendale, CA Los Angeles County, CA | 1.1730 |


| CBSA code | Urbăn area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 31140 | Louisville, KY-IN <br> Clark County, IN <br> Floyd County, IN <br> Harrison County, IN Washington County, IN Bullitt County, KY Henry County, KY Jefferson County, KY Meade County, KY Nelson County, KY Oldham County, KY Shelby County, KY Spencer County, KY Trimble County, KY | 0.9146 |
| 31180 | $\begin{array}{\|l\|} \hline \text { Lubbock, TX } \\ \text { Crosby County, TX } \\ \text { Lubbock County, TX } \\ \hline \end{array}$ | 0.8798 |
| 31340 | Lynchburg, VA Amherst County, VA Appomattox County, VA Bedford County, VA Campbell County, VA Bedford City, VA Lynchburg City, VA | 0.9048 |
| 31420 | Macon, GA <br> Bibb County, GA <br> Crawford County, GA <br> Jones County, GA <br> Monroe County, GA <br> Twiggs County, GA | 0.9934 |
| 31460 | $\begin{aligned} & \text { Madera, CA } \\ & \quad \text { Madera County, CA } \end{aligned}$ | 1.0440 |
| 31540 | Madison, WI Columbia County, WI Dane County, WI Iowa County, WI | 1.0325 |
| 31700 | Manchester-Nashua, NH Hillsborough County, NH | 1.0573 |
| 31900 | $\begin{aligned} & \text { Mansfield, } \mathrm{OH} \\ & \quad \text { Richland County, } \mathrm{OH} \end{aligned}$ | 0.9224 |


| CBSA code | Urban area . (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 32420 | Mayagüez, PR <br> Hormigueros Municipio, PR <br> Mayagüez Municipio, PR | 0.4453 |
| 32580 | McAllen-Edinburg-Pharr, TX Hidalgo County, TX | 0.8624 |
| 32780 | $\begin{array}{\|l\|} \hline \text { Medford, OR } \\ \text { Jackson County, OR } \\ \hline \end{array}$ | 1.0561 |
| 32820 | Memphis, TN-MS-AR <br> Crittenden County, AR <br> DeSoto County, MS <br> Marshall County, MS <br> Tate County, MS <br> Tunica County, MS <br> Fayette County, TN <br> Shelby County, TN <br> Tipton County, TN | 0.9250 |
| 32900 | Merced, CA <br> Merced County, CA | 1.0440 |
| 33124 | Miami-Miami Beach-Kendall, FL Miami-Dade County, FL | 1.0045 |
| 33140 | Michigan City-La Porte, IN LaPorte County, $\mathbb{N}$ | 0.9351 |
| 33260 | Midland, TX Midland County, TX | 0.9408 |
| 33340 | Milwaukee-Waukesha-West Allis, WI <br> Milwaukee County, WI <br> Ozaukee County, WI <br> Washington County, WI <br> Waukesha County, WI | 1.0106 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 33460 | Minneapolis-St. Paul-Bloomington, MN-WI <br> Anoka County, MN <br> Carver County, MN <br> Chisago County, MN <br> Dakota County, MN <br> Hennepin County, MN <br> Isanti County, MN <br> Ramsey County, MN <br> Scott County, MN <br> Sherburne County, MN <br> Washington Cóunty, MN <br> Wright County, MN <br> Pierce County, WI <br> St. Croix County, WI | 1.1074 |
| 33540 | Missoula, MT <br> Missoula County, MT | 0.9610 |
| 33660 | Mobile, AL Mobile County, AL | 0.8017 |
| 33700 | $\begin{aligned} & \text { Modesto, CA } \\ & \text { Stanislaus County, CA } \end{aligned}$ | 1.2007 |
| 33740 | Monroe, LA <br> Ouachita Parish, LA <br> Union Parish, LA | 0.7928 |
| 33780 | $\begin{aligned} & \text { Monroe, MI } \\ & \quad \text { Monroe County, MI } \end{aligned}$ | 0.9517 |
| 33860 | Montgomery, AL <br> Autauga County, AL Elmore County, AL Lowndes County, AL Montgomery County, AL | 0.8312 |
| 34060 | Morgantown, WV Monongalia County, WV | 0.8720 |
| 34100 | Morristown, TN Grainger County, TN Hamblen County, TN Jefferson County, TN | 0.791 |
| 34580 | Mount Vernon-Anacortes, WA Skagit County, WA | 1.058 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 34620 | Muncie, $\mathbb{I N}$ Delaware County, IN | 0.8675 |
| 34740 | Muskegon-Norton Shores, MI Muskegon County, MI | 0.9770 |
| 34820 | Myrtle Beach-Conway-North Myrtle Beach, SC Horry County, SC | 0.8592 |
| 34900 | $\begin{aligned} & \text { Napa, CA } \\ & \quad \text { Napa County, CA } \\ & \hline \end{aligned}$ | 1.2550 |
| 34940 | Naples-Marco Island, FL Collier County, FL | 1.0593 |
| 34980 | Nashville-Dávidson--Murfreesboro, TN Cannon County, TN <br> Cheatham County, TN <br> Davidson County, TN <br> Dickson County, TN <br> Hickman County, TN <br> Macon County, TN <br> Robertson County, TN <br> Rutherford County, TN <br> Smith County, TN <br> Sumner County, TN <br> Trousdale County, TN <br> Williamson County, TN Wilson County, TN | 1.0115 |
| 35084 | Newark-Union, NJ-PA Essex County, NJ Hunterdon County, NJ Morris County, NJ Sussex County, NJ Union County, NJ Pike County, PA | 1.1708 |
| 35300 | New Haven-Milford, CT New Haven County, CT | 1.1828 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 35380 | New Orleans-Metairie-Kenner, LA Jefferson Parish, LA Orleans Parish, LA Plaquemines Parish, LA St. Bernard Parish, LA St. Charles Parish, LA St. John the Baptist Parish, LA St. Tammany Parish, LA | 0.9118 |
| 35644 | New York-Wayne-White Plains, NY-NJ <br> Bergen County, NJ <br> Hudson County, NJ <br> Passaic County, NJ <br> Bronx County, NY <br> Kings County, NY <br> New York County, NY <br> Putnam County, NY <br> Queens County, NY <br> Richmond County, NY <br> Rockland County, NY <br> Westchester County, NY | 1.3324 |
| 35660 | Niles-Benton Harbor, MI Berrien County, MI | 0.8922 |
| 35980 | Norwich-New London, CT <br> New London County, CT | 1.1625 |
| 36084 | Oakland-Fremont-Hayward, CA <br> Alameda County, CA <br> Contra Costa County, CA | 1.5251 |
| 36100 | Ocala, FL Marion County, FL | 0.9194 |
| 36140 | Ocean City, NJ Cape May County, NJ | 1.0841 |
| 36220 | $\begin{aligned} & \text { Odessa, TX } \\ & \text { Ector County, TX } \\ & \hline \end{aligned}$ | 0.9822 |
| 36260 | Ogden-Clearfield, UT <br> Davis County, UT <br> Morgan County, UT <br> Weber County, UT | 0.9235 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 36420 | Oklahoma City, OK Canadian County, OK Cleveland County, OK Grady County, OK Lincoln County, OK Logan County, OK McClain County, OK Oklahoma County, OK | 0.9005 |
| 36500 | Olympia, WA Thurston County, WA | 1.1034 |
| 36540 | Omaha-Council Bluffs, NE-IA <br> Harrison County, IA <br> Mills County, IA <br> Pottawattamie County, IA <br> Cass County, NE <br> Douglas County, NE <br> Sarpy County, NE <br> Saunders County, NE <br> Washington County, NE | 0.9765 |
| 36740 | Orlando, FL Lake County, FL Orange County, FL Osceola County, FL Seminole County, FL | 0.9779 |
| 36780 | Oshkosh-Neenah, WI Winnebago County, WI | 0.9485 |
| 36980 | Owensboro, KY <br> Daviess County, KY <br> Hancock County, KY <br> McLean County, KY | 0.8470 |
| 37100 | Oxnard-Thousand Oaks-Ventura, CA <br> Ventura County, CA | 1.1130 |
| 37340 | Palm Bay-Melbourne-Titusville, FL Brevard County, FL | 0.9630 |
| 37460 | Panama City-Lynn Haven, FL Bay County, FL | 0.8581 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 37620 | Parkersburg-Marietta, WV-OH <br> Washington County, OH <br> Pleasants County, WV <br> Wirt County, WV <br> Wood County, WV | 0.8708 |
| 37700 | Pascagoula, MS George County, MS Jackson County, MS | 0.7993 |
| 37860 | Pensacola-Ferry Pass-Brent, FL Escambia County, FL Santa Rosa County, FL | 0.8581 |
| 37900 | Peoria, IL <br> Marshall County, IL <br> Peoria County, IL <br> Stark County, IL <br> Tazewell County, IL Woodford County, IL | 0.8792 |
| 37964 | Philadelphia, PA <br> Bucks County, PA <br> Chester County, PA <br> Delaware County, PA <br> Montgomery County, PA <br> Philadelphia County, PA | 1.0880 |
| 38060 | Phoenix-Mesa-Scottsdale, AZ Maricopa Countỳ, AZ Pinal County, AZ | 1.0009 |
| 38220 | Pine Bluff, AR <br> Cleveland County, AR <br> Jefferson County, AR <br> Lincoln County, AR | 0.8724 |
| 38300 | Pittsburgh, PA <br> Allegheny County, PA Armstrong County, PA. Beaver County, PA <br> Butler County, PA <br> Fayette County, PA <br> Washington County, PA Westmoreland County, PA | 0.8743 |
| 38340 | Pittsfield, MA Berkshire County, MA | 1.0756 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 38540 | Pocatello, ID Bannock County, ID Power County, ID | 0.9615 |
| 38660 | Ponce, PR <br> Juana Díaz Municipio, PR <br> Ponce Municipio, PR <br> Villalba Municipio, PR | 0.5019 |
| 38860 | Portland-South Portland-Biddeford, ME <br> Cumberland County, ME <br> Sagadahoc County, ME <br> York County, ME | 1.0127 |
| 38900 | Portland-Vancouver-Beaverton, OR-WA <br> Clackamas County, OR <br> Columbia County, OR <br> Multnomah County, OR <br> Washington County, OR <br> Yamhill County, OR <br> Clark County, WA <br> Skamania County, WA | 1.1384 |
| 38940 | Port St. Lucie-Fort Pierce, FL Martin County, FL St. Lucie County, FL | 1.0077 |
| 39100 | Poughkeepsie-Newburgh-Middletown, NY Dutchess County, NY Orange County, NY | 1.1395 |
| 39140 | Prescott, AZ <br> Yavapai County, AZ | 0.9922 |
| 39300 | Providence-New Bedford-Fall River, RI-MA <br> Bristol County, MA <br> Bristol County, RI <br> Kent County, RI <br> Newport County, RI <br> Providence County, RI <br> Washington County, RI | 1.0941 |
| 39340 | $\begin{array}{\|l\|} \hline \text { Provo-Orem, UT } \\ \text { Juab County, UT } \\ \text { Utah County, UT } \\ \hline \end{array}$ | 0.9596 |
| 39380 | $\begin{aligned} & \text { Pueblo, CO } \\ & \text { Pueblo County, CO } \end{aligned}$ | 0.9374 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 39460 | Punta Gorda, FL <br> Charlotte County, FL | 0.9473 |
| 39540 | Racine, WI Racine County, WI | 0.9485 |
| 39580 | Raleigh-Cary, NC Franklin County, NC Johnston County, NC Wake County, NC | 1.0060 |
| 39660 | Rapid City, SD <br> Meade County, SD <br> Pennington County, SD | 0.8947 |
| 39740 | $\begin{aligned} & \text { Reading, PA } \\ & \text { Berks County, PA } \\ & \hline \end{aligned}$ | 0.9173 |
| 39820 | $\begin{aligned} & \text { Redding, CA } \\ & \quad \text { Shasta County, CA } \end{aligned}$ | 1.1856 |
| 39900 | Reno-Sparks, NV Storey County, NV Washoe County, NV | 1.0474 |
| 40060 | Richmond, VA <br> Amelia County, VA <br> Caroline County, VA <br> Charles City County, VA <br> Chesterfield County, VA <br> Cumberland County, VA <br> Dinwiddie County, VA <br> Goochland County, VA <br> Hanover County, VA <br> Henrico County, VA <br> King and Queen County, VA <br> King William County, VA <br> Louisa County, VA <br> New Kent County, VA <br> Powhatan County, VA <br> Prince George County, VA <br> Sussex County, VA <br> Colonial Heights City, VA <br> Hopewell City, VA <br> Petersburg City, VA <br> Richmond City, VA | 2 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 40140 | Riverside-San Bernardino-Ontario, CA <br> Riverside County, CA <br> San Bernardino County, CA | 1.0997 |
| 40220 | Roanoke, VA <br> Botetourt County, Ví <br> Craig County, VA <br> Franklin County, VA <br> Roanoke County, VA <br> Roanoke City, VA <br> Salem City, VA | 0.8352 |
| 40340 | Rochester, MN <br> Dodge County, MN Olmsted County, MN Wabasha County, MN | 1.1511 |
| 40380 | Rochester, NY <br> Livingston County, NY Monroe County, NY Ontario County, NY Orleans County, NY Wayne County, NY | 0.9307 |
| 40420 | Rockford, IL <br> Boone County, IL <br> Winnebago County, IL | 0.9623 |
| 40484 | Rockingham County-Strafford County, NH Rockingham County, NH Strafford County, NH | 1.0232 |
| 40580 | Rocky Mount, NC Edgecombe County, NC Nash County, NC | 0.9016 |
| 40660 | Rome, GA <br> Floyd County, GA | 0.8877 |
| 40900 | Sacramento--Arden-Arcade--Roseville, CA <br> El Dorado County, CA <br> Placer County, CA <br> Sacramento County, CA <br> Yolo County, CA | 1.1707 |
| 40980 | Saginaw-Saginaw Township North, MI Saginaw County, MI | 0.9879 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 41060 | St. Cloud, MN Benton County, MN Stearns County, MN | 1.0193 |
| 41100 | St. George, UT Washington County, UT | 0.9495 |
| 41140 | St. Joseph, MO-KS <br> Doniphan County, KS Andrew County, MO Buchanan County, MO DeKalb County, MO <br> Hospitals located in Missouri Hospitals located in Kansas | $\begin{aligned} & 0.8010 \\ & 0.8132 \\ & \hline \end{aligned}$ |
| 41180 | St. Louis, MO-IL <br> Bond County, IL Calhoun County, IL Clinton County, IL Jersey County, IL Macoupin County, IL Madison County, IL Monroe County, IL St. Clair County, IL Crawford County, MO Franklin County, MO Jefferson County, MO Lincoln County, MO St. Charles County, MO St. Louis County, MO Warren County, MO Washington County, MO St. Louis City, MO | 0.9067 |
| 41420 | $\begin{aligned} & \text { Salem, OR } \\ & \text { Marion County, OR } \\ & \text { Polk County, OR } \\ & \hline \end{aligned}$ | 1.0572 |
| 41500 | Salinas, CA <br> Monterey County, CA | 1.3946 |
| 41540 | $\begin{aligned} & \text { Salisbury, MD } \\ & \text { Somerset County, MD } \\ & \text { Wicomico County, MD } \end{aligned}$ | 0.9248 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 41620 | Salt Lake City, UT Salt Lake County, UT Summit County, UT Tooele County, UT | 0.9588 |
| 41660 | San Angelo, TX <br> Irion County, TX <br> Tom Green County, TX | 0.8194 |
| 41700 | San Antonio, TX <br> Atascosa County, TX <br> Bandera County, TX <br> Bexar County, TX <br> Comal County, TX <br> Guadalupe County, TX <br> Kendall County, TX <br> Medina County, TX <br> Wilson County, TX | 0.9021 |
| 41740 | San Diego-Carlsbad-San Marcos, CA San Diego County, CA | 1.1265 |
| 41780 | Sandusky, OH Erie County, OH | 0.9045 |
| 41884 | San Francisco-San Mateo-Redwood City, CA <br> Marin County, CA <br> San Francisco County, CA <br> San Mateo County, CA | 1.4403 |
| 41900 | San Germán-Cabo Rojo, PR Cabo Rojo Municipio, PR Lajas Municipio, PR Sabana Grande Municipio, PR San Germán Municipio, PR | 0.5254 |
| 41940 | San Jose-Sunnyvale-Santa Clara, CA San Benito County, CA Santa Clara County, CA | 1.4543 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 41980 | San Juan-Caguas-Guaynabu, PR Aguas Buenas Municipio, PR Aibonito Municipio, PR Arecibo Municipio, PR Barceloneta Municipio, PR Barranquitas Municipio, PR Bayamón Municipio, PR Caguas Municipio, PR Camuy Municipio, PR Canóvanas Municipio, PR Carolina Municipio, PR Cataño Municipio, PR Cayey Municipio, PR Ciales Municipio, PR Cidra Municipio, PR Comerio Municipio, PR Corozal Municipio, PR Dorado Municipio, PR Florida Municipio, PR Guaynabo Municipio, PR Gurabo Municipio, PR Hatillo Municipio, PR Humacao Municipio, PR Juncos Municipio, PR Las Piedras Municipio, PR Loiza Municipio, PR Manati Municipio, PR Maunabo Municipio, PR Morovis Municipio, PR Naguabo Municipio, PR Naranjito Municipio, PR Orocovis Municipio, PR Quebradillas Municipio, PR Rio Grande Municipio, PR San Juan Municipio, PR San Lorenzo Municipio, PR Toa Alta Municipio, PR Toa Baja Municipio, PR Trujillo Alto Municipio, PR Vega Alta Municipio, PR Vega Baja Municipio, PR Yabucoa Municipio, PR |  |
|  |  | 0.4646 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 42020 | San Luis Obispo-Paso Robles, CA San Luis Obispo County, CA | 1.1140 |
| 42044 | Santa Ana-Anaheim-Irvine, CA Orange County, CA | 1.1628 |
| 42060 | Santa Barbara-Santa Maria-Goleta, CA Santa Barbara County, CA | 1.0731 |
| 42100 | Santa Cruz-Watsonville, CA Santa Cruz County, CA | 1.4786 |
| 42140 | Santa Fe , NM <br> Santa Fe County, NM | 1.0913 |
| 42220 | Santa Rosa-Petaluma, CA Sonoma County, CA | 1.2958 |
| 42260 | Sarasota-Bradenton-Venice, FL <br> Manatee County, FL <br> Sarasota County, FL | 0.9635 |
| 42340 | Savannah, GA <br> Bryan County, GA <br> Chatham County, GA <br> Effingham County, GA | 0.9470 |
| 42540 | Scranton--Wilkes-Barre, PA <br> Lackawanna County, PA <br> Luzerne County, PA <br> Wyoming County, PA | 0.8529 |
| 42644 | Seattle-Bellevue-Everett, WA <br> King County, WA <br> Snohomish County, WA | 1.1497 |
| 43100 | Sheboygan, WI Sheboygan County, WI | 0.9485 |
| 43300 | Sherman-Denison, TX Grayson County, TX | 0.9645 |
| 43340 | $\begin{aligned} & \text { Shreveport-Bossier City, LA } \\ & \text { Bossier Parish, LA } \\ & \text { Caddo Parish, LA } \\ & \text { De Soto Parish, LA } \\ & \hline \end{aligned}$ | 0.9153 |
| 43580 | Sioux City, IA-NE-SD Woodbury County, IA Dakota County, NE Dixon County, NE Union County, SD | 0.9077 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 43620 | Sioux Falls, SD Lincoln County, SD McCook County, SD Minnehaha County, SD Turner County, SD | 0.9438 |
| 43780 | South Bend-Mishawaka, IN-MI <br> St. Joseph County, IN Cass County, MI | 0.9458 |
| 43900 | Spartanburg, SC <br> Spartanburg County, SC | 0.9035 |
| 44060 | Spokane, WA <br> Spokane County, WA | 1.0674 |
| 44100 | Springfield, IL Menard County, IL Sangamon County, IL | 0.8754 |
| 44140 | $\begin{aligned} & \text { Springfield, MA } \\ & \text { Franklin County, MA } \\ & \text { Hampden County, MA } \\ & \text { Hampshire County, MA } \\ & \hline \end{aligned}$ | 1.0432 |
| 44180 | Springfield, MO Christian County, MO Dallas County, MO Greene County, MO Polk County, MO Webster County, MO | 0.8458 |
| 44220 | Springfield, OH Clark County, OH | 0.8763 |
| 44300 | State College, PA Centre County, PA | 0.8486 |
| 44700 | Stockton, CA <br> San Joaquin County, CA | 1.0605 |
| 44844 | Suffolk-Nassau, NY Nassau County, NY Suffolk County, NY | 1.2966 |
| 44940 | $\begin{aligned} & \text { Sumter, SC } \\ & \text { Sumter County, SC } \end{aligned}$ | 0.8449 |
| 45060 | Syracuse, NY <br> Madison County, NY <br> Onondaga County, NY <br> Oswego County, NY | 0.9504 |


| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 45104 | Tacoma, WA <br> Pierce County, WA | 1.1105 |
| 45220 | Tallahassee, FL Gadsden County, FL Jefferson County, FL Leon County, FL Wakulla County, FL | 0.8690 |
| 45300 | Tampa-St. Petersburg-Clearwater, FL <br> Hernando County, FL <br> Hillsborough County, FL <br> Pasco County, FL <br> Pinellas County, FL | 0.9087 |
| 45460 | Terre Haute, $\mathbb{N}$ Clay County, IN Sullivan County, IN Vermillion County, IN Vigo County, IN | 0.8675 |
| 45500 | Texarkana, TX-Texarkana, AR Miller County, AR Bowie County, TX | 0.8432 |
| 45780 | $\begin{aligned} & \text { Toledo, } \mathrm{OH} \\ & \text { Fulton County, } \mathrm{OH} \\ & \text { Lucas County, } \mathrm{OH} \\ & \text { Ottawa County, } \mathrm{OH} \\ & \text { Wood County, } \mathrm{OH} \\ & \hline \end{aligned}$ | 0.9536 |
| 45820 | $\begin{aligned} & \text { Topeka, KS } \\ & \text { Jackson County, KS } \\ & \text { Jefferson County, KS } \\ & \text { Osage County, KS } \\ & \text { Shawnee County, KS } \\ & \text { Wabaunsee County, KS } \end{aligned}$ | 0.8915 |
| 45940 | Trenton-Ewing, NJ Mercer County, NJ | 1.0294 |
| 46060 | $\begin{aligned} & \hline \text { Tucson, AZ } \\ & \quad \text { Pima County, AZ } \end{aligned}$ | 0.8971 |


| CBSA code | Urban area <br> (Constituent counties) | Wage <br> index |
| :---: | :--- | ---: |
| 46140 | Tulsa, OK <br> Creek County, OK <br> Okmulgee County, OK <br> Osage County, OK <br> Pawnee County, OK <br> Rogers County, OK <br> Tulsa County, OK <br> Wagoner County, OK | 0.8709 |
| 46220 | Tuscaloosa, AL <br> Greene County, AL <br> Hale County, AL <br> Tuscaloosa County, AL | 0.9534 |
| 46340 | Tyler, TX County, TX <br> Smith Count | 0.8339 |
| 46540 | Utica-Rome, NY <br> Herkimer County, NY <br> Oneida County, NY | 0.8355 |
| 46660 | Valdosta, GA <br> Brooks County, GA <br> Echols County, GA <br> Lanier County, GA. <br> Lowndes County, GA | 1.4275 |
| 46700 | Vallejo-Fairfield, CA <br> Solano County, CA | 0.9513 |
| 46940 | Vero Beach, FL <br> Indian River County, FL | 0.8491 |
| 47020 | Victoria, TX |  |
| Calhoun County, TX |  |  |
| Goliad County, TX |  |  |
| Victoria County, TX |  |  |


| CBSA code | Urban area <br> (Constituent counties) | Wage <br> index |
| :---: | :--- | :---: |
| 47260 | Virginia Beach-Norfolk-Newport News, VA-NC <br> Currituck County, NC <br> Gloucester County, VA <br> Isle of Wight County, VA <br> James City County, VA <br> Mathews County, VA <br> Surry County, VA <br> York County, VA <br> Chesapeake City, VA <br> Hampton City, VA |  |
| Newport News City, VA <br> Norfolk City, VA <br> Poquoson City, VA <br> Portsmouth City, VA <br> Suffolk City, VA <br> Virgina Beach City, VA <br> Williamsburg City, VA | 0.8941 |  |
| 47300 | Visalia-Porterville, CA <br> Tulare County, CA | 1.0440 |
| 47380 | Waco, TX <br> McLennan County, TX | 0.8167 |
| 47580 | Warner Robins, GA <br> Houston County, GA | 0.8513 |
| 47644 | Warren-Farmington Hills-Troy, MI <br> Lapeer County, MI <br> Livingston County, MI <br> Macomb County, MI <br> Oakland County, MI <br> St. Clair County, MI | 1.0131 |

CMS-1427-P (Addendum L) HCDI

| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 47894 | Washington-Arlington-Alexandria, DC-VA-MD-WV <br> District of Columbia, DC <br> Calvert County, MD <br> Charles County, MD <br> Prince George's County, MD <br> Arlington County, VA <br> Clarke County, VA <br> Fairfax County, VA <br> Fauquier County, VA <br> Loudoun County, VA <br> Prince William County, VA <br> Spotsylvania County, VA <br> Stafford County, VA <br> Warren County, VA <br> Alexandria City, VA <br> Fairfax City, VA <br> Falls Church City, VA <br> Fredericksburg City, VA <br> Manassas City, VA <br> Manassas Park City, VA <br> Jefferson County, WV | $1.1063$ |
| 47940 | Waterloo-Cedar Falls, IA <br> Black Hawk County, IA <br> Bremer County, IA <br> Grundy County, IA | 0.8652 |
| 48140 | $\begin{aligned} & \text { Wausau, WI } \\ & \text { Marathon County, WI } \end{aligned}$ | 0.9645 |
| 48260 | Weirton-Steubenville, WV-OH <br> Jefferson County, OH <br> Brooke County, WV <br> Hancock County, WV | 0.8708 |
| 48300 | Wenatchee, WA Chelan County, WA Douglas County, WA | 1.0340 |
| 48424 | West Palm Beach-Boca Raton-Boynton Beach, FL Palm Beach County, FL | 1.0074 |
| 48540 | Wheeling, WV-OH Belmont County, OH Marshall County, WV Ohio County, WV | 0.8708 |

CMS-1427-P (Addendum L) HCDI

| CBSA code | Urban area (Constituent counties) | Wage index |
| :---: | :---: | :---: |
| 48620 | Wichita, KS <br> Butler County, KS Harvey County, KS Sedgwick County, KS Sumner County, KS | 0.9476 |
| 48660 | Wichita Falls, TX <br> Archer County, TX <br> Clay County, TX <br> Wichita County, TX | 0.8379 |
| 48700 | Williamsport, PA Lycoming County, PA | 0.8432 |
| 48864 | Wilmington, DE-MD-NJ <br> New Castle County, DE <br> Cecil County, MD <br> Salem County, NJ | 1.1110 |
| 48900 | Wilmington, NC <br> Brunswick County, NC <br> New Hanover County, NC <br> Pender County, NC | 0.9248 |
| 49020 | Winchester, VA-WV <br> Frederick County, VA <br> Winchester City, VA <br> Hampshire County, WV | 1.0513 |
| 49180 | Winston-Salem, NC <br> Davie County, NC <br> Forsyth County, NC <br> Stokes County, NC <br> Yadkin County, NC | 0.9430 |
| 49340 | Worcester, MA <br> Worcester County, MA | 1.1034 |
| 49420 | Yakima, WA <br> Yakima County, WA | 1.0343 |
| 49500 | Yauco, PR <br> Guánica Municipio, PR Guayanilla Municipio, PR Peñuelas Municipio, PR Yauco Municipio, PR | 0.4505 |
| 49620 | York-Hanover, PA York County, PA | 0.8916 |


| CBSA code | Urban area <br> (Constituent counties) | Wage <br> index |
| :---: | :--- | :---: |
| 49660 | Youngstown-Warren-Boardman, OH-PA <br> Mahoning County, OH <br> Trumbull County, OH <br> Mercer County, PA | 0.9257 |
| 49700 | Yuba City, CA <br> Sutter County, CA <br> Yuba County, CA | 1.0440 |
| 49740 | Yuma, AZ <br> Yuma County, AZ | 0.8967 |

CMS-1427-P (Addendum M) HCDI
ADDENDUM M.-PRE-RECLASSIFIED WAGE INDEX FOR RURAL AREAS

| Nonurban Area | Wage Index |
| :--- | :--- |
| Alabama | 0.7675 |
| Alaska | 1.1761 |
| Arizona | 0.8967 |
| Arkansas | 0.7453 |
| California | 1.0440 |
| Colorado | 0.9374 |
| Connecticut | 1.1312 |
| Delaware | 0.9524 |
| Florida | 0.8581 |
| Georgia | 0.7774 |
| Hawaii | 1.0549 |
| Idaho | 0.8249 |
| Illinois | 0.8364 |
| Indiana | 0.8675 |
| lowa | 0.8496 |
| Kansas | 0.8132 |
| Kentucky | 0.7806 |
| Louisiana | 0.7399 |
| Maine | 0.9058 |
| Maryland | 0.9248 |
| Massachusetts | 1.0432 |
| Michigan | 0.8792 |
| Minnesota | 0.9340 |
| Mississippi. | 0.7665 |
| Missouri | 0.8010 |
| Montana | 0.8778 |
|  |  |

CMS-1427-P (Addendum M) HCDI

| Nonurban Area | Wage Index |
| :--- | :--- |
| Nebraska | 0.9058 |
| Nevada | 0.9311 |
| New Hampshire | 1.0116 |
| New Jersey ${ }^{1}$ | ------ |
| New Mexico | 0.8592 |
| New York | 0.8180 |
| North Carolina | 0.8587 |
| North Dakota | 0.7741 |
| Ohio | 0.8708 |
| Oklahoma | 0.7721 |
| Oregon | 0.9926 |
| Pennsylvania | 0.8335 |
| Puerto Rico ${ }^{1}$ | ------ |
| Rhode Island ${ }^{1}$ | ------ |
| South Carolina | 0.8449 |
| South Dakota | 0.8409 |
| Tennessee | 0.7911 |
| Texas | 0.8011 |
| Utah | 0.8314 |
| Vermont | 0.9378 |
| Virginia | 0.8065 |
| Washington | 1.0340 |
| West Virginia | 0.7903 |
| Wisconsin | 0.9485 |
| Wyoming | 0.9190 |
|  |  |

${ }^{1}$ All counties within the State are classified as urban.

CMS-1427-P (Addendum N )
HCDI
ADDENDUM N.-HOSPITAL RECLASSIFICATIONS AND REDESIGNATIONS BY INDIVIDUAL HOSPITAL UNDER SECTION 508 of PUB. L. 108-173

| Provider Number | Actual MSA or rural area | Wage index MSA 508 Reclassification | Actual CBSA or rural area | Wage index CBSA 508 Reclassification | Nearest County | Own Wage Inder |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 020008 |  |  | 02 |  |  | 1.3157 |
| 060075 |  |  | 06 |  |  | 1.1681 |
| 070036 |  |  | 25540 |  |  | 1.2954 |
| 160064 |  |  | 16 |  |  | 1.0504 |
| 330106 |  |  | 44844 |  |  | 1.5152 |
| 380090 |  |  | 38 |  |  | 1.2808 |
| 410010 |  |  | 39300 |  |  | 1.1702 |
| 530015 |  |  | 53 |  |  | 1.0064 |
| 010150 | 01 | 1800 | -01 | 17980 |  |  |
| 050494 | 05 | 7500 | 05 | 42220 |  |  |
| 050549 | 8735 | 7500 | 37100 | 42220 |  |  |
| 060057 | 06 | 2080 | 06 | 19740 |  |  |
| 070001 | 5483 | 5380 | 35300 | 44844 |  |  |
| 070005 | 5483 | 5380 | 35300 | 44844 |  |  |
| 070010 | 5483 | 5600 | 14860 | 35644 |  |  |
| 070016 | 5483 | 5380 | 35300 | 44844 |  |  |
| 070017 | 5483 | 5380 | 35300 | 44844 |  |  |
| 070019 | 5483 | 5380 | 35300 | 44844 |  |  |
| 070022 | 5483 | 5380 | 35300 | 44844 |  |  |
| 070028 | 5483 | 5600 | 14860 | 35644 |  |  |
| 070031 | 5483 | 5380 | 35300 | 44844 |  |  |
| 070039 | 5483 | 5380 | 35300 | 44844 |  |  |
| 120025 | 12 | 3320 | 12 | 26180 |  |  |
| 150034 | 2960 | 1600 | 23844 | 16974 | Cook |  |
| 160040 | 8920 | 1360 | 47940 | 16300 |  |  |
| 160067 | 8920 | 1360 | 47940 | 16300 |  |  |
| 160110 | 8920 | 1360 | 47940 | 16300 |  |  |
| 190218 | - 19 | 7680 | 19 | 43340 | Caddo |  |
| 220046 | - 6323 | 1123 | 38340 | 49340 | Worcester |  |
| 230003 | 3000 | 3720 | 26100 | 28020 | Van Buren |  |
| 230004 | 3000 | 3720 | 34740 | 28020 | Van Buren |  |
| 230013 | 2160 | 2640 | 47644 | 22420 |  |  |
| 230019 | 2160 | 2640 | 47644 | 22420 |  |  |
| 230020 | 2160 | 0440 | 19804 | 11460 | Washtenaw |  |
| 230024 | 2160 | 0440 | 19804 | 11460 | Washtenaw |  |
| 230029 | - 2160 | 2640 | 47644 | 22420 |  |  |
| 230036 | 3 23 | 2640 | 23 | 22420 |  |  |

CMS-1427-P (Addendum N )
HCDI

| Provider Number | Actual MSA or rural area | Wage index <br> MSA 508 <br> Reclassification | Actual CBSA or rural area R | Wage index CBSA 508 Reclassification | Nearest County | Own Wage Index |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 230038 | 3000 | 3720 | 24340 | 28020 | Kalamazoo |  |
| 230053 | 2160 | 0440 | 19804 | 11460 | Washtenaw |  |
| 230059 | 3000 | 3720 | 24340 | 28020 | Kalamazoo |  |
| 230066 | 3000 | 3720 | 34740 | 28020 | Van Buren |  |
| 230071 | 2160 | 2640 | 47644 | 22420 |  |  |
| 230072 | 3000 | 3720 | 26100 | 28020 | Van Buren |  |
| 230089 | 2160 | 0440 | 19804 | 11460 | Washtenaw |  |
| 230092 | 3520 | 3000 | 27100 | 24340 | Kent |  |
| 230097 | 23 | 3720 | 23 | 28020 | Kalamazoo |  |
| 230104 | 2160 | 0440 | 19804 | 11460 | Washtenaw |  |
| 230106 | 23 | 3720 | 24340 | 28020 | Van Buren |  |
| 230119 | 2160 | 0440 | 19804 | 11460 | Washtenaw |  |
| 230130 | 2160 | 2640 | 47644 | 22420 |  |  |
| 230135 | 2160 | 0440 | 19804 | 11460 | Washtenaw |  |
| 230146 | 2160 | 0440 | 19804 | 11460 | Washtenaw |  |
| 230151 | 2160 | 2640 | 47644 | 22420 |  |  |
| 230165 | 2160 | 0440 | 19804 | 11460 | Washtenaw |  |
| 230174 | 3000 | 3720 | 26100 | 28020 | Van Buren |  |
| 230176 | 2160 | 0440 | 19804 | 11460 | Washtenaw |  |
| 230207 | 2160 | 2640 | 47644 | 22420 |  |  |
| 230223 | 2160 | 2640 | 47644 | 22420 |  |  |
| 230236 | 3000 | 3720 | 24340 | 28020 | Kalamazoo |  |
| 230254 | 2160 | 2640 | 47644 | 22420 |  |  |
| 230269 | 2160 | 2640 | 47644 | 22420 |  |  |
| 230270 | 2160 | 0440 | 19804 | 11460 | Washtenaw |  |
| 230273 | 2160 | 0440 | 19804 | 11460 | Washtenaw |  |
| 230277 | 2160 | 2640 | 47644 | 22420 |  |  |
| 250002 | 25 | 0920 | 25 | 37700 | Jackson |  |
| 250122 | 25 | 0920 | 25 | 25060 | Hancock |  |
| 270014 | 27 | 0880 | 33540 | 13740 |  |  |
| 270021 | 27 | 0880 | 27 | 13740 |  |  |
| 270023 | 5140 | 0880 | 33540 | 13740 |  |  |
| 270032 | 27 | 0880 | 27. | 13740 |  |  |
| 270050 | - 27 | 0880 | 27. | 13740 |  |  |
| 270057 | 7 27 | 0880 | 27 | 13740 |  |  |
| 310021 | 18480 | 0875 | 45940 | 35644 |  |  |
| 310028 | - 5640 | - 5600 | 35084 | 35644 |  |  |
| 310050 | O 5640 | - 5600 | 35084 | 35644 |  |  |
| 310051 | 1.5640 | 5600 | 35084 | 35644 |  |  |
| 310060 | - 5640 | - 5600 | 10900 | 35644 |  |  |
| 310115 | 5 5640 | 5600 | 10900 | 35644 |  |  |
| 310120 | - 5640 | 5600 | 35084 | 35644 |  |  |

CMS-1427-P (Addendum N )

| Provider Number | Actual MSA or rural area | Wage index <br> MSA 508 <br> Reclassification | Actual CBSA or rural area | Wage index <br> CBSA 508 <br> Reclassification | Nearest County | Own Wage Index |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 330049 | 2281 | 5600 | 39100 | 35644 |  |  |
| 330067 | 2281 | 5600 | 39100 | 35644 |  |  |
| 330126 | 5660 | 5600 | 39100 | 35644 |  |  |
| 330135 | 5660 | 5600 | 39100 | 35644 |  |  |
| 330205 | 5660 | 5600 | 39100 | 35644 |  |  |
| 330264 | 5660 | 5380 | 39100 | 44844 |  |  |
| 340002 | 0480 | 1520 | 11700 | 16740 | Gaston |  |
| 350002 | 1010 | 2520 | 13900 | 22020 |  |  |
| 350003 | 1010 | 2520 | 35 | 22020 |  |  |
| 350006 | 1010 | 2520 | 35 | 22020 |  |  |
| 350010 | 1010 | 2520 | 35 | 22020 |  |  |
| 350014 | 1010 | 2520 | 35 | 22020 |  |  |
| 350015 | 1010 | 2520 | 13900 | 22020 |  |  |
| 350017 | 1010 | 2520 | 35 | 22020 |  |  |
| 350030 | 1010 | 2520 | 35 | 22020 |  |  |
| 350061 | 1010 | 2520 | 35 | 22020 |  |  |
| 390001 | 7560 | 0240 | 42540 | 10900 |  |  |
| 390003 | 7560 | 0240 | 39 | 10900 |  |  |
| 390054 | 7560 | 4000 | 42540 | 29540 |  |  |
| 390072 | 7560 | 0240 | 39 | 10900 |  |  |
| 390095 | 7560 | 0240 | 42540 | 10900 |  |  |
| 390109 | 7560 | 0240 | 42540 | 10900 |  |  |
| 390119 | 7560 | 0240 | 42540 | 10900 |  |  |
| 390137 | + 7560 | 0240 | 42540 | 10900 |  |  |
| 390169 | 7560 | 0240 | 42540 | -10900 |  |  |
| 390185 | - 7560 | 0240 | 42540 | -10900 |  |  |
| 390192 | 7560 | 0240 | 42540 | 10900 |  |  |
| 390237 | -7560 | 0240 | 42540 | -10900 |  |  |
| 390270 | 7560 | 4000 | 42540 | - 29540 |  |  |
| 430003 | - 43 | 6660 |  | 39660 |  |  |
| 430015 | - 43 | 7760 | 43 | - 43620 |  |  |
| 430048 | - 43 | 7760 | 43 | 43620 |  |  |
| 430060 | - 43 | 7760 | 43 | 43620 |  |  |
| 430064 | 43 | 7760 | 43 | - 43620 |  |  |
| 430077 | 6660 | 7760 | 39660 | 43620 |  |  |
| 430091 | - 6660 | 7760 | 39660 | 43620 |  |  |
| 450010 | - 9080 | 4880 | 48660 | - 32580 |  |  |
| 450072 | 1145 | 3360 | 26420 | - 26420 |  |  |
| 450591 | 11145 | - 3360 | 26420 | 26420 |  |  |
| 470003 | 1303 | 1123 | -15540 | 40484 | Strafford |  |
| 490001 | $1{ }^{4} \quad 49$ | - 4640 | - 49 | - 31340 |  |  |
| 490024 | 4 6800 | 1950 | 40220 | 19260 |  |  |

[FR Doc. 04-18427 Filed 8-9-04; 4:00 pm]
BILLING CODE 4120-01-C


Monday,
August 16, 2004

## Part III

## Department of Transportation

Research and Special Programs Administration

49 CFR Parts 171, 172, and 173
Hazardous Materials; Requirements for Lighters and Lighter Refills; Proposed Rule

## DEPARTMENT OF TRANSPORTATION

Research and Special Programs Administration

## 49 CFR Parts 171, 172, and 173

[Docket No. RSPA-2004-18795 (HM-237)]
RIN 2137-AD88
Hazardous Materials; Requirements for Lighters and Lighter Refills

AGENCY: Research and Special Programs Administration (RSPA), DOT.
ACTION: Notice of proposed rulemaking (NPRM).

SUMMARY: RSPA proposes to amend requirements in the Hazardous Materials Regulations for the examination, testing, certification, and transportation of lighters and lighter refills. This action will clarify regulatory requirements and, where appropriate, decrease the regulatory burden without compromising the safe transportation of lighters and lighter refills in commerce. DATES: Comments must be received by November 15, 2004.
ADDRESSES: You may submit comments identified by the docket number RSPA-2004-18795 (HM-237) by any of the following methods:

- Federal eRulemaking Portal: http:// www.regulations.gov Follow the instructions for submitting comments.
- Web Site: http://dms.dot.gov Follow the instructions for submitting comments on the DOT electronic docket site.
- Fax: 1-202-493-2251.
- Mail: Docket Management System; U.S. Department of Transportation, 400 Seventh Street, SW., Nassif Building, Room PL-401, Washington, DC 20590001.
- Hand Delivery: To the Docket Management System; Room PL-401 on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC between 9 a.m. and 5 p.m., Monday through Friday, except Federal Holidays.
Instructions: You must include the agency name and docket number RSPA-2004-18795 (HM-237) or the Regulatory Identification Number (RIN) for this notice at the beginning of your comment. Note that all comments received will be posted without change. to http://dms.dot.gov including any personal information provided. Please see the Privacy Act section of this document.

Docket: You may view the public docket through the Internet at http:// dms.dot.gov or in person at the Docket Management System office at the above address.

## FOR FURTHER INFORMATION CONTACT:

Michael G. Stevens, Office of Hazardous Materials Standards, Research and Special Programs Administration, U.S. Department of Transportation, 400 Seventh Street, SW., Washington, DC
20590-0001, telephone (202) 366-8553. SUPPLEMENTARY INFORMATION:

## I. Background

The Lighter Association, Inc. (Lighter Association) is the national trade association of the U.S. lighter industry (manufacturers and distributors) representing at least $60 \%$ of the total lighter market in the U.S. According to information provided by the Lighter Association, more than 900 million lighters are transported in U.S. commerce annually. Fifty percent of these lighters are manufactured outside of the United States and are typically imported into the United States in freight containers transported by vessel.
Lighters and lighter refills containing flammable gases or liquids are regulated as hazardous materials by the Research and Special Programs Administration (RSPA, we or us). Current requirements in the Hazardous Materials Regulations (HMR; 49 CFR parts 171-180) applicable to the transportation of lighters are nearly fifty years old and do not adequately address current industry standards and safety practices. In accordance with § 173.21(i) of the HMR, lighter designs and their inner packagings must be examined by an agency approved by RSPA's Associate Administrator for Hazardous Materials Safety (Associate Administrator). The Associate Administrator reviews each lighter design test report and issues lighter manufacturers or shippers a unique identifier number (approval number, T-number). Lighter designs must conform to the construction, capacity, and integrity requirements in § 173.308 of the HMR. This section specifies the amount of fuel that may be contained in each device; requires each device to be capable of withstanding an internal pressure of at least two times the vapor pressure of the fuel at $55^{\circ} \mathrm{C}$ without leakage; and establishes overpack requirements. In addition, §172.102, Special Provision N10, requires lighters and lighter refills to be packaged in specified UN specification packagings that meet the Packing Group II performance level. Unless excepted by the HMR, any person who offers or transports lighters in commerce must mark the package and annotate the shipping paper with the approval number issued by the Associate Administrator.

The United Nations
Recommendations on the Transport of

Dangerous Goods, 13th Revised Edition (UN Model Regulations), specify packaging requirements for lighters in greater detail than the HMR. For example, in addition to capacity and pressure limits, the UN Model Regulations require lighters in transportation to be protected against inadvertent discharge and valve mechanisms and their ignition devices to be securely sealed, taped, or otherwise fastened to prevent operation or leakage of the contents during transportation. The UN Model Regulations require lighters to bepackaged in rigid outer packagings that meet the Packing Group II performance level, while the HMR specify the types of rigid outer packagings that are authorized.

Since 1995, the U.S. Consumer Product Safety Commission (CPSC) and Health Canada have issued 97 lighter design recalls. Most recalls were due to excessive leakage or defective ignition elements. However, some of these recalls were prompted by incidents that involved fatalities, injuries, explosions, or fires for no apparent reason. Because these incidents were not transportationrelated, we do not know at this time how many of the defective lighter designs had been approved by RSPA or CPSC. Although the CPSC approves lighter designs solely for child-safety compliance, product recalls are the only mechanism that they have to remove defective consumer products from the marketplace. According to the Lighter Association, a failure to meet the pressure capability or leakage requirements of the HMR and the construction and structural integrity requirements of accepted industry standards most likely caused the incidents.

We are concerned that these defective designs identified by CPSC could fail in transportation with potentially catastrophic results. We have recently been made aware of transportation incidents outside the United States involving containers of lighters that were found to contain high levels of flammable gas either above or near the lower explosive limit (LEL). It is highly possible that these lighter designs would not conform to the requirements in the HMR, UN Model Regulations, or industry standards. The problems may not stem from deficiencies in the current regulations; however, we believe there is a need to clarify, simplify and update current requirements to better facilitate and promote compliance, thereby enhancing the safe transportation of lighters in commerce. In addition, we believe that the recordkeeping and accountability
requirements proposed in this rule will lead to better enforcement of the regulations where necessary and lower the regulatory burden where
appropriate.

## II. Summary of Regulatory Changes by Section

## Section 171.8

The terms "lighter" or "lighter refill" are not currently defined in the HMR. Therefore, in this NPRM, we are proposing to add definitions for "Lighter" and "Lighter refill" in §171.8. Our proposed lighter definition is based on the current definition found in the CPSC regulations, 16 CFR parts 1210 and 1212, the American Society for Testing and Materials (ASTM) F400-00 Standard Consumer Safety Specification for Lighters, and the International Organization for Standardization's (ISO) 9994:1995(E) Lighters-Safety Specification. As proposed, for purposes of the HMR, "Lighter" would be defined as a mechanically operated flame-producing device that employs an ignition device, and, contains a Division 2.1 liquefied gas fuel such as butane, isobutane, propane, or mixture thereof, where the vapor pressure of the Division 2.1 material exceeds a gauge pressure of $101.3 \mathrm{kPa}(14.7 \mathrm{psia})$ at $20^{\circ} \mathrm{C}$. Under this definition, a lighter may be refillable or non-refillable, utilize a flint or electronic ignition system, and may be constructed under any style or design meeting the standards. This definition includes "cigarette" lighters and multipurpose lighters. A multi-purpose lighter is one that is: (1) A utility lighter, that is, a lighter greater than four inches in length that may be used to light a fireplace or grill; (2) a micro torch or torch lighter or jet turbo lighter, that is, a high-intensity wind-resistant or windproof style that has little or no visible flame that may or may not be operated in a hands-free mode; and (3) a portable soldering or brazing torch with selfcontained fuel supply. In this proposal, we no longer use the term "and similar devices" when describing lighters. Consequently, another description most appropriate for a device not meeting the definition of "lighter" must be chosen.

For the purpose of the HMR, this definition does not include nonpressurized (i.e., gauge vapor pressure of fuel not more than $34.5 \mathrm{kPa}(5.0 \mathrm{psi})$ at $24^{\circ} \mathrm{C}\left(75^{\circ} \mathrm{F}\right)$ ) "wick" lighter styles containing absorbed or unabsorbed flammable liquid fuel. Such lighters, when offered for transportation in a fueled condition, must be packaged and described based on the flammable liquid contained therein (e.g., Petroleum
distillates, n.o.s. or Solids containing flammable liquids, etc.).

Under this NPRM, a "Lighter refill" would be defined as a pressurized container of not more than 4 fluid ounces capacity ( 7.22 cubic inches) that does not contain an ignition device but does contain a release device. The pressurized container may be UN specification or non-specification as authorized under the limited quantity provisions for compressed gases in $\$ 173.306$ (a)(1). We are proposing that under no circumstance may the description "lighter refill" be used for containers exceeding 4 fluid ounce ( 7.22 cubic inches) capacity regardless of whether a specification container is used or not. Containers exceeding 4 fluid ounce ( 7.22 cubic inches) capacity must be described based on the type of gas contained therein. The definition "lighter refill" does not include nonpressurized flammable liquid lighter fuel used for "wick" style lighters. Such fuel would be appropriately described and packaged under the proper shipping name "Petroleum distillates, n.o.s." or similar description.

## Section 172.101

Section 172.101(c)(11) addresses the offering and transportation of lighter design samples. We propose to amend the note to paragraph (c)(11) by adding the words "lighter samples" and by adding a section reference for the transportation requirements applicable to these samples.

In addition, we are proposing changes to the §172.101 Hazardous Materials Table (HMT) for the shipping description "Lighters or Lighter refills." Currently, there is only one description in the HMT for both lighters and lighter refills. Despite the use of the same identification number (UN 1057), we are proposing to separate the two articles in the HMT because the approval, special provisions, and packaging requirements are different for lighters and lighter refills. Under this proposal, lighter refills would continue to be authorized in transportation without approval under the conditions specified in §172.102, Special Provision 169.

## Section 172.102

We propose to add two new numerical special provisions, 168 and 169 , to specify what may be described under the description "lighters" and "lighter refills", respectively. Special Provision 168 would specify that lighter designs must be examined and tested by an authorized person. In addition, it would reference specific paragraphs in § 173.308 for determining what constitutes a "new" lighter design,
procedures for offering and transporting lighter samples for examination and testing, and would provide transitional dates for existing lighter designs. Special Provision 169 would set forth requirements for lighter refills that do not require approval (i.e., certification) under the HMR.

Currently, Special Provision N10 sets forth authorized packagings for lighters and lighter refills. We propose to remove this special provision and relocate the packaging, marking, and shipping paper requirements for lighters to a more appropriate section in the HMR (see discussion under §173.308).

## Section 173.21

Currently, §173.21(i) prohibits the transportation of cigarette lighters and similar devices unless the design of the device and its inner packaging have been examined by the Bureau of Explosives and approved in writing by the Associate Administrator. In this proposal, we are revising this paragraph to permit lighter design samples to be offered and transported to an examination and testing facility under certain conditions set forth in §173.308(b)(2).

## Section 173.306

In §173.306, paragraph (h) would be redesignated as paragraph (i), and a new paragraph ( h ) would be added to prescribe requirements for lighter refills. Consequently, current paragraphs (i) and (j) would be redesignated as paragraphs ( j ) and ( k ) respectively. We propose to require lighter refills to conform to the current HMR volumetric capacity limit of 4 fluid ounces ( 7.22 cubic inches) for non-specification pressure vessels containing limited quantities of compressed gas. Because they contain a release device, lighter refills may not be described as "Gas cartridges (flammable)" (UN2037). We are aware the UN Model Regulations specify the maximum quantity of flammable gas that may be contained in a lighter refill is 65 grams and, depending on the type of gas placed in the refill, the volumetric capacity we are proposing may not be sufficient. We are soliciting comments on this particular proposal for potential solutions to this disparity.

Consistent with the UN Model Regulations, the International Civil Aviation Organization's Technical Instructions for the Safe Transport of Dangerous Goods by Air (ICAO Technical Instructions) and the International Maritime Organization's International Maritime Dangerous Goods Code (Amendment 32; IMDG Code), we are proposing to require
lighter refills to be packaged in outer packagings meeting the Packing Group II performance level. This specification packaging requirement is currently prescribed in the ICAO Technical Instructions for transport by aircraft and, under the 13th Revised Edition of the UN Model Regulations and Amendment 32 of the IMDG Code (both effective January 1, 2005), the use of rigid outer packagings at the Packing Group II performance level will be required for lighter refills transported by all modes. Unless otherwise excepted, we propose to continue requiring UN specification outer packaging for lighter refills transported by all modes under the HMR and invite comments on whether, for highway or rail transport, this requirement is overly restrictive.
We propose that, regardless of transport mode, lighter refills are not eligible for the exceptions under the ORM-D hazard class and may not be renamed "Consumer commodity." We propose, in paragraph (2), to continue to allow the current exception from subparts C through H of part 172 (i.e., shipping papers, marking, labeling, placarding, emergency response information, and training), and part 177, for no more than 1,500 lighter refills carried aboard a transport vehicle (see discussion under § $173.308(\mathrm{e})$ ). In addition, this exception allows the use of non-specification outer packaging meeting the general requirements of subpart B of part 173. We invite comments on whether this exception is necessary, no longer relevant, or if it should be discontinued in the interest of safety.

## Section 173.308

Section 173.308 would be revised to add for lighters only: (a) General requirements including a new approval process; (b) examination and testing criteria including provisions for the offering of samples for examination and testing and recordkeeping requirements; (c) packaging requirements; (d) shipping paper and marking requirements; and (e) exceptions.

Proposed paragraph (a) prescribes requirements for the design, capacity, and pressure capability of lighters that are generally consistent with definitions in ASTM F 400, ISO 9994, UN Model Regulations (Twelfth Revised Edition) and the current HMR. One important difference, however, is the adoption of a volumetric capacity limit consistent with the limited quantity of compressed gas provisions in §173.306(a)(1) of the HMR (4 fluid ounces ( 7.22 cubic inches)). In the interest of safety, we believe that although we are proposing an upper limit ( 10 grams ( 0.35 ounce))
of fuel that may be contained in a device, a maximum volumetric capacity consistent with the limited quantity provisions of the current HMR is also necessary.

In §173.308(a)(3), the HMR currently require a cigarette lighter or similar device, including closures, to be capable of withstanding without leakage or rupture an internal pressure of at least two times the vapor pressure of the fuel at $55^{\circ} \mathrm{C}\left(131^{\circ} \mathrm{F}\right)$. In addition, the HMR currently require each lighter design to be subjected to a leakage test (see §173.308(b)(3) of the regulatory text for actual test procedures). In this rule we are proposing to maintain the pressure capability requirement as a capability and not a required test. We are aware that the ASTM and ISO standards for lighters both prescribe an identical test for determining the pressure capability of a device and an elevated temperature test to determine leakage that appears to be less stringent than the HMR. In addition, we are aware that in Canada and Mexico, ASTM F400-00, Safety Standard for Lighters has the force and effect of law, and lighters imported to or manufactured there must conform to the standard. Because the ASTM standard is voluntary in the United States, we believe a significant number of these defective lighters are redirected to the U.S. market.

In 2002, the Lighter Association petitioned the CPSC to require that all lighters manufactured or imported into the United States conform to ASTM F400. In its petition, the Lighter Association stated that, between 1997 and 2002, there were 256 incidents involving lighters, of which 166 incidents resulted in fires and 69 incidents resulted in explosions. Although the lighters were not in transportation in commerce at the time of the incidents, the Lighter Association believes that the incidents caused by fuel leakage, self-ignition, inadequate pressure capability, and failure to withstand high temperatures and drop tests could occur in transportation under similar conditions. On May 27, 2004, the CPSC denied the Lighter Association petition to adopt ASTM F400 as a mandatory consumer product standard. In its conclusion, the CPSC stated that, while the cost of compliance to the industry may be low, the risk of death or injury as a result of lighter malfunctions does not warrant a rulemaking action. CPSC recommended that their Office of Compliance send a letter to all known lighter manufacturers and importers urging them to comply with ASTM F-400.

We are soliciting comments on whether the pressure test should remain
as a capability test only and what impact or costs would be incurred if it were a required test. Although this regulatory requirement is currently a capability standard, we assume that prototype designs of devices are tested for structural integrity and, therefore, any costs incurred to show proof of compliance with the standard would be minimal if we adopt certain required tests from the ASTM/ISO standards for lighters. We are soliciting comments on whether to incorporate by reference transportation-related portions of the ASTM/ISO standards for lighters, thereby making compliance necessary, or to include them in the HMR as suggested methods by which the performance standard may be met. We are also soliciting comments on whether the leakage test currently required by the HMR is overly restrictive or unnecessary or whether we can adhere the same level of safety by requiring the elevated temperature and sealed fluid fuel reservoir leakage tests prescribed in the ASTM and ISO standards for lighters. Based on the merits of comments received, we may add a requirement for mandatory testing of lighters in accordance with the ASTM or ISO standards.

Under the current regulations, packages of lighters must be marked with, and, shipping papers must be annotated with, the approval number assigned by RSPA. Under this proposal, we will no longer be approving lighter designs. Proposed paragraph (a) specifies who may examine and test a lighter design, that is, a person who is qualified and authorized by the Associate Administrator under the provisions of subpart E of part 107 as limited by the conditions specified in §173.308(a)(4). Each authorized person would be assigned an identification code by RSPA to examine and test lighter designs and the identification code must appear on the test report with a unique test report identifier for each design tested. The entire "code" (both parts) would be required to be marked on a package containing lighters and annotated on shipping papers where applicable. The proposal permits testers to use the same design identifier that manufacturers register with CPSC, allowing for increased flexibility and - less regulatory burden.

Currently the HMR require all examination and testing facilities to be located in the United States. We invite comments on whether foreign entities should be allowed to examine and test lighter designs on behalf of the Competent Authority of the United States.

Proposed paragraph (b) defines a "new" lighter design and prescribes the requirements under which a lighter design sample may be offered for transportation and transported for examination and testing. For transportation by aircraft, we are proposing that inner, intermediate, or outer packagings containing lighter samples must meet the pressure differential requirements ( 95 kPa ) in §173.27(c). Paragraph (b) also prescribes the leakage test that a lighter design must pass (current test required by HMR) and the recordkeeping requirements for each lighter design. Finally, paragraph (b) includes a provision to allow for a five-year transition period for existing lighter approvals based on the life-cycle of current lighter designs. Consistent with CPSC policy, private labelers and distributors of such devices are not required to maintain copies of test reports, provided no changes are made to a device that would affect the ability of the device to pass the specified tests. A private labeler is someone who might place an approved device in a gifit set, or someone who places advertisement logos in the form of labels on approved devices for resale. We invite comments on whether our definition of a "new" lighter design needs further clarification or if it is overly restrictive.

Paragraph (c) prescribes the packaging requirements for successfully tested lighter designs. Currently, both lighters and their inner packagings must be examined, tested, and approved by the Associate Administrator. We propose to allow for a performance-based inner packaging design and would continue to require UN standard outer packaging at the Packing Group II performance level. This specification packaging requirement is currently prescribed in the ICAO Technical Instructions for transport by aircraft and in the 13th Revised Edition of the UN Model Regulations. Effective January 1, 2005, Amendment 32 of the IMDG Code will require the use of rigid outer packagings at the Packing Group II performance level. Therefore, unless otherwise excepted, we propose to continue the specification packaging requirement for lighters transported by all modes under the HMR and invite comments on. whether, for highway or rail transport, this requirement is overly restrictive.

Paragraph (d) prescribes the shipping paper and package marking requirements for lighters. Consistent with the current shipping paper and marking requirements in the HMR, we propose to require the identification code and test report identifier to be annotated on a shipping paper, in
association with the basic description, and marked on a package, for all designs contained therein. In addition, we propose to continue requiring that, for transportation by vessel, a closed transport vehicle or closed freight container must be marked with the warning statement currently required by the HMR. Because the IMDG Code requires that all quantities of flammable gases be placarded with the Division 2.1 placard, we are soliciting comments as to whether this requirement is redundant or if the additional safeguard is warranted.

Paragraph (e)(1) continues to allow the current exception from subparts C through H of part 172, and part 177, for no more than 1,500 lighters carried aboard a transport vehicle by highway. In addition, it allows the use of nonspecification outer packaging meeting the general requirements of subpart B of part 173. This paragraph does not, however, contain an exception from marking the test report identifier on the outer package because of the potential for transportation by common or contract carriage. We invite comments on whether this exception is necessary, no longer relevant, or if its use should be discontinued in the interest of safety.
Based on the minimal level of risk posed by limited numbers of lighters, we are proposing in paragraph (e)(2) to allow additional exceptions for the private carriage of lighters. Under the current regulations, second or third tier distributors of lighters have great difficulty in complying with the UN standard packaging and the approval marking requirements. As proposed in this paragraph, lighters could be transported by private carriers in nonspecification rigid outer packagings where the outer package contains 300 or fewer lighters. The total number of lighters that could be transported on a single vehicle would be limited to 1,500 . These limits are based on current industry practice. In addition, because the approval number is not always known or may not be readily available at the time of delivery to a retail facility, we propose, that for lighters transported by private carriers, the lighter test report identifier would not be required to be marked on the outer packaging.

## III. Regulatory Analyses and Notices

## A. Executive Order 12866 and DOT Regulatory Policies and Procedures

This proposed rule is not considered a significant regulatory action under section 3(f) of Executive Order 12866 and, therefore, was not reviewed by the Office of Management and Budget. This rule is not significant under the

Regulatory Policies and Procedures of the Department of Transportation (44 FR 11034).

The proposed rule will not impose increased compliance costs on the regulated industry. Rather, the proposed rule incorporates current approval procedures for the transportation of lighters and lighter refills into the HMR and provides additional flexibility for persons seeking to obtain such approval. In addition, the proposed rule excepts certain shipments from the specification packaging requirements of the HMR; these exception provisions will increase shipping options and reduce shipment costs. Overall, this proposed rule should reduce the compliance burden on the regulated industry without compromising transportation safety.

## B. Executive Order 13132

This proposed rule has been analyzed in accordance with the principles and criteria contained in Executive Order 13132 ("federalism"). This proposed rule would preempt State, local, and Indian tribe requirements but does not propose any regulation that has substantial direct effects on the States, the relationship between the national government and the States, or the distribution of power and responsibilities among the various levels of government. Therefore, the consultation and funding requirements of Executive Order 13132 do not apply.
The Federal hazardous materials transportation law, 49 U.S.C. 51015127, contains an express preemption provision (49 U.S.C. 5125 (b)) that preempts State, local, and Indian tribe requirements on certain covered subjects. Covered subjects are:
(i) The designation, description, and classification of hazardous materials;
(ii) The packing, repacking, handling, labeling, marking, and placarding of hazardous materials;
(iii) The preparation, execution, and use of shipping documents related to hazardous materials and requirements related to the number, contents, and placement of those documents;
(iv) The written notification, recording, and reporting of the unintentional release in transportation of hazardous material; or
(v) The design, manufacture, fabrication, marking, maintenance, recondition, repair, or testing of a packaging or container represented, marked, certified, or sold as qualified for use in transporting hazardous material.

This proposed rule addresses covered subject items (i), (ii), (iii), and (v) above and preempts State, local, and Indian tribe requirements not meeting the
"substantively the same" standard. This proposed rule is necessary to update, clarify and provide relief from regulatory requirements.
Federal hazardous materials transportation law provides at $\$ 5125$ (b)(2) that, if DOT issues a regulation concerning any of the covered subjects, DOT must determine and publish in the Federal Register the effective date of Federal preemption. The effective date may not be earlier than the 90th day following the date of issuance of the final rule and not later than two years after the date of issuance. RSPA has determined that the effective date of Federal preemption for these requirements will be 1 year from the date of publication of a final rule in the Federal Register.

## C. Executive Order 13084

This proposed rule has been analyzed in accordance with the principles and criteria contained in Executive Order 13084 ("Consultation and Coordination with Indian Tribal Governments"). Because this proposed rule does not significantly or uniquely affect the communities of the Indian tribal governments and does not impose substantial direct compliance costs, the funding and consultation requirements of Executive Order 13084 do not apply.

## D. Regulatory Flexibility Act, Executive

 Order 13272, and DOT Regulatory Policies and ProceduresThe Regulatory Flexibility Act (5 U.S.C. 601 et seq.) requires an agency to review regulations to assess their impact on small entities unless the agency determines that a rule is not expected to have a significant impact on a substantial number of small entities. The proposed rule will not impose increased compliance costs on the regulated industry. Rather, the proposed rule incorporates current approval procedures for the transportation of lighters and lighter refills into the HMR and provides additional flexibility for persons seeking to obtain such approval. In addition, the proposed rule excepts certain shipments from the specification packaging requirements of the HMR; these exception provisions will increase shipping options and reduce shipment costs. Overall, this proposed rule should reduce the compliance burden on the regulated industry without compromising transportation safety. Therefore, I certify that this rule will not have a significant economic impact on a substantial number of small entities.

This notice has been developed in accordance with Executive Order 13272 ("Proper Consideration of Small Entities in Agency Rulemaking") and DOT's
procedures and policies to promote compliance with the Regulatory Flexibility Act to ensure that potential impacts of draft rules on small entities are properly considered.

## E. Paperwork Reduction Act

RSPA currently has an approved information collection under Office of Management and Budget (OMB) Control Number 2137-0557, "Approvals for Hazardous Materials," with an expiration date of June 30, 2007. This rule proposes no new information collection and recordkeeping requirements.
Title 5, Code of Federal Regulations requires us to provide interested members of the public and affected agencies an opportunity to comment on information collection and recordkeeping requests. Under the Paperwork Reduction Act, no person is required to respond to an information collection unless it has been approved by OMB and displays a valid OMB control number.
Requests for a copy of this information collection should be directed to Deborah Boothe or T. Glenn Foster, Office of Hazardous Materials Standards (DHM-10), Research and Special Programs Administration, Room 8422, 400 Seventh Street, SW., Washington, DC 20590-0001, Telephone (202) 366-8553.

All comments should be addressed to the Dockets Unit as identified in the ADDRESSES section, and received prior to the close of the comment period identified in the DATES section of this rulemaking. In addition, you may submit comments specifically related to the information collection burden to the RSPA Desk Officer, Office of Management and Budget (OMB) at fax number, 202-395-6974. Under the Paperwork Reduction Act of 1995, no person is required to respond to an information collection unless it displays a valid OMB control number.

## F. Regulation Identifier Number (RIN)

Aregulation identifier number (RIN) is assigned to each regulatory action listed in the Unified Agenda of Federal Regulations. The Regulatory Information Service Center publishes the Unified Agenda in April and October of each year. The RIN number contained in the heading of this document can be used to cross-reference this action with the Unified Agenda.

## G. Unfunded Mandates Reform Act

This proposed rule imposes no unfunded mandates and thus does not impose unfunded mandates under the

Unfunded Mandates Reform Act of 1995.

## H. Privacy Act

Anyone is able to search the electronic form of all comments received into any of our dockets by the name of the individual submitting the comment (or signing the comment, if submitted on behalf of an association, business, labor union, etc.). You may review DOT's complete Privacy Act Statement in the Federal Register published on April 11, 2000 (Volume 65, Number 70; Pages 19477-78), or you may visit http://dms.dot.gov.

## List of Subjects

## 49 CFR Part 171

Exports, Hazardous materials transportation, Hazardous waste, Imports, Incorporation by reference, Reporting and recordkeeping requirements.

## 49 CFR Part 172

Education, Hazardous materials transportation, Hazardous waste, Labeling, Markings, Packaging and containers, Reporting and recordkeeping requirements.

## 49 CFR Part 173

Hazardous materials transportation, Packaging and containers, Radioactive materials, Reporting and recordkeeping requirements, Uranium.
In consideration of the foregoing, 49 CFR Chapter I is proposed to be amended as follows:

## PART 171-GENERAL INFORMATION, REGULATIONS, AND DEFINITIONS

1. The authority citation for part 171 continues to read as follows:
Authority: 49 U.S.C. 5101-5127; 44701; 49 CFR 1.45 and 1.53; Pub. L. 101-410 section 4 (28 U.S.C. 2461 note); Pub. L. 104-134 section 31001.
2. In § 171.8, new definitions "Lighter" and "Lighter refill" are added, in appropriate alphabetical sequence, to read as follows:

## § 171.8 Definitions and abbreviations.

Lighter means a mecharically operated flame-producing device employing an ignition device and containing a Division 2.1 fuel such as butane, isobutane, propane, or a mixture containing any of these gases whose vapor pressure at $20^{\circ} \mathrm{C}\left(68{ }^{\circ} \mathrm{F}\right)$ exceeds a gauge pressure of $101.3 \mathrm{kPa}(14.7$ psia). See § 173.308 of this subchapter.

Lighter refill means a pressurized container of not more than 4 fluid ounces ( 7.22 cubic inches) capacity that
does not contain an ignition device but does contain a release device and is intended for use as a replacement cartridge in a lighter or to refill a lighter with a Division 2.1 flammable gas fuel. See § 173.306 ( h ) of this subchapter.
3. In § 171.11, in paragraph (d), a new paragraph (18) is added to read as follows:
§171.11 Use of ICAO Technical Instructions.
(d)
(18) Lighters and lighter refills (see § 171.8 of this subchapter) must conform to the requirements of this subchapter.
4. In § 171.12, in paragraph (b), a new paragraph (22) is added to read as follows:
§ 171.12 import and export shipments.
(b) * * *
(22) Lighters and lighter refills (see § 171.8 of this subchapter) must conform to the requirements of this subchapter.
5. In §171.12a, in paragraph (b), a new paragraph (21) is added to read as follows:
§171.12a Canadian shipments and packagings.
(b) *
(21) Lighters and lighter refills (see § 171.8 of this subchapter) must conform to the requirements of this subchapter.

PART 172-HAZARDOUS MATERIALS TABLE, SPECIAL PROVISIONS, HAZARDOUS MATERIALS COMMUNICATIONS, EMERGENCY RESPONSE INFORMATION, AND TRAINING REQUIREMENTS
6. The authority citation for part 172 continues to read as follows:

Authority: 49 U.S.C. 5101-5127; 49 CFR 1.53.
7. In § 172.101, in paragraph (c)(11), the Note to paragraph (c)(11) is revised to read as follows:
§172.101 Purpose and use of hazardous materlals table.
(c) * *
(11)

Note to Paragraph (c)(11): For the transportation of samples of self-reactive materials, organic peroxides, explosives or lighters, see $\S \S 173.224$ (c)(3), 173.225 (c)(2), 173.56 (d) or $173.308(\mathrm{~b})(2)$ of this subchapter, respectively.
8. In § 172.101. the Hazardous Materials Table is revised to read as follows:
§ 172.101—Hazardous Materials Table


## § 172.102 [Amended]

9. In § 172.102:
a. In paragraph (c)(1), new Special Provisions 168 and 169 are added.
b. In paragraph (c)(5), Special

Provision N10 is removed.
The additions read as follows:

## § 172.102 Special provisions.

## (c) * * * <br> (1)

168 This entry applies to lighters (see § 171.8 of this subchapter). Representative samples of each new lighter design must be examined and successfully tested as specified in § 173.308(b)(3). For criteria in determining what is a new lighter design, see § 173.308(b)(1). For transportation of new lighter design samples for examination and testing, see $\S 173.308(\mathrm{~b})(2)$. The examination and testing of each lighter design must be performed by a person authorized by the Associate Administrator under the provisions of subpart E of part 107 of this chapter, as specified in §173.308(a)(4). For continued use of approvals dated prior to [enter date five years after effective date of final rule], see § 173.308 (b)(4)(ii).

169 This entry applies to lighter refills (see § 171.8 of this subchapter) that contain a Division 2.1 (flammable) gas but do not contain an ignition device. Lighter refills offered for transportation under this entry may not exceed 4 fluid ounces capacity ( 7.22 cubic inches). A lighter refill exceeding 4 fluid ounces capacity ( 7.22 cubic inches) must be classed as a Division 2.1 material, described with the proper shipping name appropriate for the material, and packaged in the packaging specified in part 173 of this subchapter for the flammable gas contained therein. See § 173.306(h) of this subchapter.

## PART 173-SHIPPERS-GENERAL REQUIREMENTS FOR SHIPMENTS AND PACKAGINGS

10. The authority citation for part 173 continues to read as follows:
Authority: 49 U.S.C. 5101-5127, 44701; 49 CFR 1.53 :
11. In $\S 173.21$, paragraph (i) is revised to read as follows:

## §173.21 Forbidden materials and

 packages.(i) Except for a package containing a lighter design sample that meets the
requirements of § $173.308(\mathrm{~b})(2)$, a package containing a lighter (see § 171.8 of this subchapter) of a design that has not been examined and successfully tested by an authorized person under the criteria specified in § 173.308(a)(4).

## § 173.306 [Amended]

12. In § 173.306:
a. In paragraph (a)(1), in the last sentence, the wording "paragraph (h)" is removed and the wording "paragraph (i)" is added in its place.
b. In paragraph (a)(3), in the last sentence, the wording "paragraph (h)" is removed and the wording "paragraph (i)" is added in its place.
c. In paragraph (b), in the last sentence, the wording "paragraph (h)" is removed and the wording "paragraph (i)" is added in its place.
d. Paragraphs (h) through (j) are redesignated as paragraph (i) through $(\mathrm{k})$, and a new paragraph ( h ) is added to read as follows:
§173.306 Limited quantities of compressed gases.
(h) Lighter refills. (1)(ii) Lighter refills (see § 171.8 of this subchapter) may not contain an ignition element but must contain a release device. Lighter refills offered for transportation under this section may not exceed 4 fluid ounces capacity ( 7.22 cubic inches). Lighter refills must be tightly packed and secured against movement in one of the following outer packagings at the Packing Group II performance level:
Wooden box: 4C1 or 4C2
Plywood box: 4D
Reconstituted wood box: 4 F
Fiberboard box: 4G
Plastic box: 4 H 1 or 4 H 2
Steel box: 4A
Aluminum drum: 1B2
Steel drum: 1A2
Fiber drum: 1G
Plastic 1H2
Metal drum: 1N2
(ii) For transportation by passengercarrying aircraft, the net mass of flammable gas may not exceed 1 kg per package, and, for cargo-only aircraft, the net mass of flammable gas may not exceed 15 kg per package. A container exceeding 4 fluid ounces volumetric capacity ( 7.22 cubic inches) may not be connected or manifolded to a lighter or similar device and must be described and packaged according to the fuel contained therein.
(2) Exceptions. For highway transportation, when no more than 1,500 lighter refills covered by this paragraph are transported in one motor vehicle, the requirements of subparts C
through H of part 172, and Part 177 of this subchapter do not apply. Lighter refills covered under this paragraph must be packaged in rigid, strong outer packagings meeting the general packaging requirements of subpart B of this part. Outer packagings must be plainly and durably marked, on two opposing sides or ends, with the word "LIGHTER REFILLS" and the number of devices contained therein in letters measuring at least $20 \mathrm{~mm}(0.79 \mathrm{in})$ in height. No person may offer for transportation or transport the lighter refills or prepare the lighter refills for shipment unless that person has been specifically informed of the requirements of this section.
13. Section 173.308 is revised to read as follows:

## §173.308 Lighters.

(a) General requirements. No person may offer for transportation or transport a lighter (see § 171.8 of this subchapter) except under the following conditions:
(1) The lighter must contain a fuel reservoir not exceeding 4 fluid ounces capacity ( 7.22 cubic inches), and must contain not more than 10 grams ( 0.35 ounce) of flammable gas. A lighter that exceeds these volumetric capacity and weight limitations may be offered for transportation or transported only if specifically approved by the Associate Administrator.
(2) The maximum filling density may not exceed 85 percent of the volumetric capacity of each fluid chamber at $15{ }^{\circ} \mathrm{C}$ ( $59^{\circ} \mathrm{F}$ ).
(3) Each lighter design, including closures, must be capable of withstanding, without leakage or rupture, an internal pressure of at least two times the pressure of the flanımable gas at $55^{\circ} \mathrm{C}\left(131{ }^{\circ} \mathrm{F}\right)$.
(4) Each lighter design must be examined and successfully tested by a person or agency (authorized testing agency) who is authorized by the Associate Administrator to perform such examination and testing under the provisions of subpart E of part 107 of this chapter and who-
(i) Has the equipment necessary to perform the testing required to the level of accuracy required;
(ii) Is able to demonstrate, upon request, the knowledge of the testing procedures and requirements of the HMR relative to lighters;
(iii) Does not manufacture or market lighters, is not owned in whole or in part, or is not financially dependent upon any entity that manufactures or markets lighters;
(iv) Is a resident of the United States; and
(v) Performs all examination and testing in accordance with the requirements of paragraphs (b)(3) and (b)(4) of this section.
(5) The Associate Administrator will assign an identification code to each person who is authorized to examine and test lighters. This identification code must be incorporated into a unique test report identifier for each successfully tested lighter design.
(b) Examination and testing of lighter design types. (1) Lighter design type definition. A new lighter design is one that has never been examined and tested or one that differs from a previous design in any manner that may affect the escape (leakage) of gas. Lighter characteristics that may affect the escape of gas include changes in materials of construction, ignition mechanism, burner valve design, wall thickness, sealing materials, and type of fuel (e.g., vapor pressure differences).
(2) Lighter samples submitted for examination and testing. Samples of a new lighter design are excepted from the requirements of paragraph (a)(4) of this section and may be offered for transportation and transported under the following conditions:
(i) The samples must be transported only to an authorized testing agency;
(ii) No more than 12 lighters may be packaged in a single outer packaging;
(iii) Inner packagings must conform to the requirements of paragraph (c)(1) of this section. For transportation by aircraft, intermediate or outer packagings must meet the pressure differential requirements of $\S 173.27$ (c) of this part;
(iv) The outer packaging must conform to the requirements of Subpart M of Part 178 of this subchapter at the Packing Group I performance level and to the requirements of $\S 173.24$ of this subpart;
(v) The word "sample" must appear on the shipping paper as part of the proper shipping name or in association with the basic description; and
(vi) In addition to other required markings and labels, the package must be marked "SAMPLE FOR

## EXAMINATION AND TESTING."

(vii) All other applicable requirements of this subchapter must be met.
(3) Examination and testing of sample lighters by an authorized testing agency. Each sample lighter must be examined for conformance with paragraph (a) of this section by a person authorized by the Associate Administrator. In addition, lighters must be subjected to the following elevated temperature leakage test:
(i) A minimum of six lighters must be submitted for examination and testing.

Store the lighters in a laboratory desiccator for 24 hours. After drying, weigh each lighter on an analytical balance capable of accurately measuring gross mass to within $1 / 10$ of a milligram (0.0001 grams).
(ii) After weighing, place the lighters together in an explosion-proof, controlled-temperature laboratory oven capable of maintaining $38.7 \pm 1^{\circ} \mathrm{C}(100$ $\pm 3^{\circ} \mathrm{F}$ ) for 96 continuous hours (4 days). At the end of 96 hours, remove the lighters from the oven and place them in the same laboratory desiccator that was used for initial storage of the lighters. Allow the lighters to cool.
(iii) After cooling, weigh each lighter, subtract the mass after oven exposure from the original mass before the oven exposure, and determine the net weight differences for each lighter tested.
(iv) Weight losses must be assessed to determine the quantity of gas that leaked from the lighters and from the weight change as a result of absorbed moisture. If the net weight has increased, the test facility must run the required test using six empty lighters in parallel with the six filled lighters. The parallel tests are conducted to determine the weight of moisture absorbed in the plastic in order to more accurately determine the weight loss of the lighters from gas leakage.
(v) If the net weight loss for any one of the six lighters exceeds 20 milligrams ( 0.020 grams), the design must be rejected.
(vi) Lighters manufactured to a rejected lighter design may not be offered for transportation or transported in commerce unless approved in writing by the Associate Administrator.
(4) Recordkeeping requirements. (i)

Following the examination of each new lighter design, the person or agency that conducted the examination and test must prepare a test report. At a minimum, the test report must contain the following information:
(A) Name and address of test facility;
(B) Name and address of applicant;
(C) A test report identifier, that is, the authorized person or agency identifier code immediately followed by an alpha/ numeric identifier of four or more characters assigned to the specific lighter design by the authorized person or agency (e.g., "LAA* * *," where, "LAA" is the identification code assigned to the authorized person or agency by the Associate Administrator and "* * *" is replaced with the unique test report identifier assigned to the specific lighter design by the authorized person or agency);
(D) Manufacturer of the lighter. For a foreign manufacturer, the U.S. agent or importer must be identified;
(E) Description of the lighter design type (e.g., model, dimensions, ignition mechanism, reservoir capacity, lot/batch number) in sufficient detail to ensure conformance with paragraph (b)(4)(iii) of this section; and
(F) A certification by the authorized testing agency that the lighter design conforms to paragraph (a) of this section and passes or does not pass the required leakage test in paragraph (b) of this section.
(ii) For as long as any lighter design is in production and for at least three years thereafter, a copy of each lighter's test report must be maintained by the authorized testing agency that performed the examination and testing and the manufacturer of the design. For a foreign manufacturer, each test report must be maintained in accordance with this paragraph by the foreign manufacturer's U.S. agent or importer.
(iii) Test reports must be traceable to a specific lighter design and must be made available to a representative of the Department upon request.
(5) Transitional provisions. Until [INSERT DATE FIVE YEARS FROM EFFECTIVE DATE OF FINAL RULE], approval numbers (i.e., T-* * *) previously issued by the Associate Administrator may continue to be marked on packages and annotated on shipping papers, where applicable. After that time, previously issued approvals will no longer be valid and each lighter design must be re-examined and tested under the provisions of this section.
(c) Packaging requirements. (1) Inner containment. Lighters must be placed in an inner packaging that is designed to prevent movement of the lighters and inadvertent ignition or leakage. The ignition device and gas control lever of each lighter must be designed, or securely sealed, taped, or otherwise fastened or packaged to protect against accidental functioning or leakage of the contents during transport. If lighters are packed vertically in a plastic tray, a plastic, fiberboard or paperboard partition must be used to prevent friction between the ignition device and the inner packaging.
(2) Outer packaging. Lighters must be packaged in one of the following outer packagings at the Packing Group II performance level:
Wooden box: 4C1 or 4C2
Plywood box: 4D
Reconstituted wood box: 4 F
Fiberboard box: 4G
Plastic box: 4 H 1 or 4 H 2
Steel box: 4A
Aluminum drum: 1B2
Steel drum: 1A2

Fiber drum: 1G
Plastic 1H2
Metal drum: 1N2
(d) Shipping paper and marking requirements. (1) In addition to the requirements of subpart C of part 172, shipping papers must be annotated with the lighter design test report identifier (see paragraph (b)(4)(i)(C) of this section) traceable to the test report assigned to the lighters or, if applicable, the previously issued approval number (i.e., $\mathrm{T}^{* * *}$ ), in association with the basic description.
(2) In addition to the requirements of subpart D of part 172, a lighter design test report identifier (see paragraph (b)(4)(i)(C) of this section) or, if applicable, the previously issued approval number (i.e., $\mathrm{T}^{* * *}$ ), must be marked on a package containing lighters.
(3) For transportation by vessel in a closed transport vehicle or a closed freight container, the following warning must be affixed to the access doors:

## WARNING-MAY CONTAIN EXPLOSIVE MIXTURES WITH AIRKEEP IGNITION SOURCES AWAY WHEN OPENING.

The warning must be on a contrasting background and must be in letters measuring at least 12.7 mm ( 0.5 inch) in height.
(e) Exceptions. (1) Common or contract carriage. For highway
transportation by common or contract carrier, when no more than 1,500 lighters covered by this section are transported in one motor vehicle, the requirements of subparts C through H of part 172, and Part 177 of this subchapter do not apply. Inner packagings must conform to paragraph (c)(1) of this section. Lighters must be further packaged in rigid, strong outer packagings meeting the general packaging requirements of subpart B of part 173. Outer packagings must be plainly and durably marked, on two opposing sides or ends, with the word "LICHTERS" and the number of devices contained therein in letters measuring at least $20 \mathrm{~mm}(0.79 \mathrm{in})$ in height. In addition, outer packagings must be marked with the test report identifier as specified in paragraph (b)(4)(i)(c) of this section or, if applicable, the previously issued approval number (i.e., $\mathrm{T}^{* * *}$ ). No person may offer for transportation or transport the lighters or prepare the lighters for shipment unless that person has been specifically informed of the requirements of this section.
(2) Private carriage. For highway transportation by a private carrier, lighters that have been examined and successfully tested in accordance with this section are not subject to any other requirements of this subchapter under the following conditions:
(i) No person may offer for transportation or transport the lighters or prepare the lighters for shipment unless that person has been specifically informed of the requirements of this section;
(ii) Lighters must be placed in an inner packaging that is designed to prevent accidental activation of the ignition device or valve, release of gas, and movement of the lighters (e.g., tray, blister pack, etc.);
(iii) Inner packagings must be placed in a securely closed rigid outer packaging that limits movement of the inner packagings and protects them from damage;
(iv) The outer package may contain not more than 300 lighters;
(v) A transport vehicle may carry not more than 1,500 lighters at any one time;
(vi) The lighters may not be placed in an outer packaging with other hazardous materials; and
(vii) Outer packagings must be plainly and durably marked with the words "LIGHTERS, excepted quantity."

Issued in Washington, DC, on August 3, 2004, under authority delegated in 49 CFR part 106.

## Robert A. McGuire,

Associate Administrator for Hazardous Materials Safety.
[FR Doc. 04-18195 Filed 8-13-04; 8:45 am] BILLING CODE 4910-60-P


Part IV

## Department of Transportation

Research and Special Programs Administration

## Department of Homeland Security

Transportation Security Administration
Hazardous Materials: Enhancing Rail Transportation Security for Toxic Inhalation Hazard Materials; Notices

DEPARTMENT OF TRANSPORTATION

## Research and Special Programs

 AdministrationDEPARTMENT OF HOMELAND SECURITY

Transportation Security Administration [Docket No. RSPA-2004-18730]
RIN 2137-AE02
Hazardous Materials: Enhancing Rail Transportation Security for Toxic Inhaiation Hazard Materials
AGENCY: Research and Special Programs Administration (RSPA), Department of Transportation; and Transportation Security Administration, Department of Homeland Security.
ACTION: Notice; request for comments.

## summary: The Department of

Transportation (DOT) and the Department of Homeland Security (DHS) are examining the need for enhanced security requirements for the rail transportation of hazardous materials that pose a toxic inhalation hazard. The two departments are seeking comments on the feasibility of initiating specific security enhancements and the potential costs and benefits of doing so. Security measures being considered include improvements to security plans, modification of methods used to identify shipments, enhanced requirements for temporary storage, strengthened tank car integrity, and implementation of tracking and communication systems.
DATES: Submit comments by October 18, 2004. To the extent possible, we will consider late-filed comments as we make decisions on the issues addressed in this notice.
ADDRESSES: You may submit comments identified by the docket number RSPA-04-18730 by any of the following methods:

- Federal eRulemaking Portal: http:// www.regulations.gov. Follow the instructions for submitting comments.
- Web site: http://dms.dot.gov. Follow the instructions for submitting comments on the DOT electronic docket site.
- Fax: 1-202-493-2251.
- Mail: Docket Management System;
U.S. Department of Transportation, 400 Seventh Street, SW., Nassif Building, Room PL -401, Washington, DC 20590001. If sent by mail, comments are to be submitted in two copies. Persons wishing to receive confirmation of receipt of their comments should
include a self-addressed stamped postcard.
- Hand Delivery: Docket Management System; Room PL-401 on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

Instructions: You must include the agency name and docket number RSPA-04-18730 for this notice at the beginning of your comment. Internet users may access comments received by DOT at http://dms.dot.gov.. Note that comments received may be posted without change to http://dms.dot.gov including any personal information provided. Please see the Privacy Act section of this document. All comments should be sent to the Docket Management System. Comments or portions of comments that include trade secrets, confidential commercial or financial information, or sensitive security information will not be posted in the public docket. Such information will be placed in a separate file to which the public does not have access, and a note will be placed in the public docket to state that the agency has received such materials from the commenter. RSPA and TSA have established a procedure to review all comments prior to placement in the public docket. See Submission of Comments section of this document for information on the steps you should take if you believe your comments or portions of your comments contain trade secrets, confidential information, or sensitive security information that should be protected.

Docket: You may view the public docket through the Internet at http:// dms.dot.gov or in person at the Docket Management System office at the above address.
FOR FURTHER INFORMATION CONTACT:
Susan Gorsky, (202) 366-8553, Office of Hazardous Materials Standards, Research and Special Programs Administration; Donna O'Berry, (202) 366-4400, Office of the Chief Counsel, Research and Special Programs Administration; Steve Rybicki, Maritime and Land Security, Transportation Security Administration, telephone (571) 227-3606; e-mail: steve.rybicki@dhs.gov; or David H. Kasminoff, Office of Chief Counsel, TSA-2, Transportation Security Administration, telephone (571) 2273583, e-mail: david.kasminoff@dhs.gov.

## SUPPLEMENTARY INFORMATION:

## I. Background

Under the Hazardous Materials Regulations (HMR; 49 CFR parts 171-
180), toxic inhalation hazard materials (TIH materials) are gases or liquids that are known or presumed on the basis of tests to be so toxic to humans as to pose a hazard to health in the event of a release during transportation. See 49 CFR 171.8, 173.115, and 173.132. TIH materials pose special risks during transportation because their uncontrolled release can endanger significant numbers of people. To assure their safe and secure transportation, TIH materials are among the most stringently regulated hazardous materials. TIH materials play a vital role in our society, including purifying water supplies, fertilizing crops, providing fundamental components in manufacturing, and fueling the space shuttle.

The same characteristics of TIH materials that cause concern in the event of an accidental release also make them attractive targets for terrorism or sabotage. About 10 million tons of TIH materials are shipped by rail in the United States every year. While this is only a fraction of the 3.1 billion tons of hazardous materials shipped annually by all modes of transportation, a terrorist attack against the rail transportation of TIH materials in an urbanized area could endanger significant numbers of people. Improving the security of these shipments presents complex challenges.

Under the Aviation and
Transportation Security Act (ATSA), Pub. L. 107-71, 115 Stat. 597 (November 19, 2001), and delegated authority from the Secretary of Homeland Security, the TSA Assistant Secretary has broad responsibility and authority for "security in all modes of transportation * * *" ${ }^{1}$ In executing those responsibilities and duties, the Assistant Secretary is empowered, among other things, to:
(1) Assess threats to transportation, 49 U.S.C. 114(f)(2);
(2) Develop policies, strategies and plans for dealing with threats to transportation, 49 U.S.C. 114(f)(3);
(3) Make other plans related to transportation security, including coordinating countermeasures with

[^107]appropriate departments, agencies, and instrumentalities of the United States Government, 49 U.S.C. 114(f)(4);
(4) Enforce security-related regulations and requirements, 49 U.S.C. 114(f)(7);
(5) Oversee the implementation, and ensure the adequacy, of security measures at airports and other transportation facilities, 49 U.S.C. 114(f)(11); and
(6) Issue, rescind, and revise such regulations, including issuing regulations and security directives without notice or comment or prior approval of the Secretary, as are necessary to carry out TSA functions, 49 U.S.C. $114(1)(1)$ and (2).

In sum, the TSA Assistant Secretary's authority with respect to transportation security is comprehensive and supported with specific powers related to the development and enforcement of security plans, regulations, and other requirements. Accordingly, under this authority, the Assistant Secretary may identify a security threat to a mode of transportation, develop a measure for dealing with that threat, and enforce compliance with that measure.
The HMR are promulgated under the mandate in section 5103(b) of Federal hazardous materials transportation law (Federal hazmat law; 49 U.S.C. 5101 et seq., as amended by $\S 1711$ of the Homeland Security Act of 2002, Pub. L. 107-296) that the Secretary of Transportation "prescribe regulations for the safe transportation, including security, of hazardous material in intrastate, interstate, and foreign commerce." Section 5103(b)(1)(B) provides that the HMR "shall govern safety aspects, including security, of the transportation of hazardous material the Secretary considers appropriate."

As is evident from the above discussion, DHS and DOT share responsibility for hazardous materials transportation security. The two agencies consult and coordinate concerning security-related hazardous materials transportation requirements to assure that they are consistent with the overall security policy goals and objectives established by DHS and that the regulated industry is not confronted with inconsistent security regulations promulgated by multiple agencies.

## II. Current Security Requirements

On March 25, 2003, RSPA published a final rule under Docket No. RSPA-0212064 (HM-232; 68 FR 14510). The final rule added a new Subpart I to Part 172 of the HMR to require persons who offer certain hazardous materials for transportation in commerce and persons who transport certain hazardous
materials in commerce to develop and implement security plans. The final rule also included new security awareness training requirements for all hazardous materials employees (hazmat employees) and in-depth security training requirements for hazmat employees of persons required to develop and implement security plans.

The security plan regulations adopted under HM-232 require persons who offer for transportation or transport the following hazardous materials to develop and implement security plans:
(1) Materials, including TIH materials, that must be placarded under the HMR;
(2) Shipments in bulk packagings with a capacity equal to or greater than $13,248 \mathrm{~L}$ ( $3,500 \mathrm{gal}$ ) for liquids or gases or greater than 13.24 cubic meters ( 468 cubic feet) for solids; and
(3) Infectious substances listed as select agents by the Centers for Disease Control and Prevention (CDC) in 42 CFR part 73.

In accordance with Subpart I of Part 172 of the HMR, then, persons who offer for transportation or transport TIH materials in commerce must develop and implement security plans. The security plan must include an assessment of possible transportation security risks and appropriate measures to address the assessed risks. Specific measures implemented as part of the plan may vary commensurate with the level of threat at a particular time. At a minimum, the security plan must address personnel security, unauthorized access, and en route security. For personnel security, the plan must include measures to confirm information provided by job applicants for positions that involve access to and handling of the hazardous materials covered by the plan. For unauthorized access, the plan must include measures to address the risk that unauthorized persons may gain access to materials or transport conveyances being prepared for transportation. For en route security, the plan must include measures to address security risks during transportation, including shipments stored temporarily en route to their destinations.

## III. Purpose of This Notice

RSPA and the Federal Railroad Administration (FRA) of the Department of Transportation (DOT) and TSA and the Information Analysis and Infrastructure Protection Directorate (IAIP) of DHS are considering measures to enhánce the security of rail shipments of TIH materials. We are examining security issues related to security plans, including obscuring the visibility of TIH cargoes, temporary
storage of TIH materials in rail tank cars, tank car integrity, and tracking and communications. RSPA, FRA, IAIP, and TSA developed this notice to solicit information from the regulated community, state and local governments, emergency responders, and the public on the feasibility of adopting new security measures and potential impact of the measures being considered on the transportation industry and the U.S. economy as a whole.
DOT and DHS are highly cognizant that the transport of TIH materials is not limited to rail. Currently, TIH is also transported via highway, pipeline and maritime. DOT and DHS's focus on rail is only the first phase in a interdepartmental multiphase effort to assess and secure the transportation of TIH in all transportation modes to create an end-to-end secure TIH supply chain.

## A. Security Plans

As indicated above, shipments of TIH materials are subject to the security plan requirements in Subpart I of Part 172 of the HMR. Each person who offers or transports TIH materials must develop and implement a security plan that covers personnel security, unauthorized access, and en route security. The HMR requirement for a security plan sets forth general requirements for a security plan's components rather than a prescriptive list of specific items that must be included. The regulation sets a performance standard that provides shippers and carriers with the flexibility necessary to develop plans that address their individual circumstances and operational environment. Accordingly, each security plan will differ because it will be based on a company's individualized assessment of the security risks associated with the specific materials it ships or transports and its unique circumstances and operational environment.

Shippers and carriers were required to have security plans in place by September 25, 2003. To assist the industry to comply with the security plan requirements, RSPA developed a security plan template to illustrate how risk management methodology can be used to identify points in the transportation process where security procedures should be enhanced within the context of an overall risk management strategy. The security template is posted in the docket and on the RSPA Web site at http:// hazmat.dot.gov/rmsef.htm. In addition, a number of industry groups and associations have developed guidance material to assist their members to develop appropriate security plans.

DOT and DHS are interested in determining how these security plans might be improved, particularly as they relate to TIH materials. DHS, using its expertise in security matters and working with DOT, including RSPA and FRA, is considering specific criteria for these security plans to adequately address the security risks to TIH materials. DHS is also willing to review security plans to ensure that they properly address these criteria. RSPA is considering revising its security plan rule to incorporate the. DHS criteria for TIH materials and establish a process by which DHS would review the security plans of TIH transporters and shippers. DOT and DHS (RSPA, FRA, IAIP, TSA) are considering ways to improve compliance with the RSPA rule, both as currently written and as it may be revised.
In this notice, we are seeking information from shippers and carriers concerning the process by which their security plans were developed, including any problems encountered during either the drafting or implementation phase, recommended "best practices," and any additional guidance or assistance that may be appropriate. In addressing these issues, commenters may wish to consider the following questions:

1. What methodology was used to develop your security plan? Did you rely in whole or in part on guidance material provided by DOT or the industry (e.g., the American Chemistry Council, the Chlorine Institute, the Association of American Railroads)? How helpful were the materials you utilized? Should DOT/DHS work with the industry to develop model security plans or "best practices" for shippers and transporters of TIH materials?
2. Can the methodology that you utilized to develop your security plan be applied generally to some or all shipments of TIH materials? Are there specific measures you have implemented that you would recommend for other shippers/carriers of TIH materials?
3. Does your security plan include "layered" measures that are tied to specific threat levels? How are these implemented? What difficulties have you experienced in developing such "layered" measures? Would more definitive guidance from DOT/DHS be helpful?
4. Have you assessed the effectiveness of different types of security measures implemented as part of your security plan? If so, what types of measures did you use and how did you make the assessment?
5. Would it be useful if DOT/DHS provided general guidelines or standards for security measures that would normally be expected for TIH shipments while allowing tailoring for individual circumstances or operational environments? What would be the impact of requiring company certification that these guidelines or required standards are achieved?
6. Should DOT/DHS require submission of security plans for TIH shipments by rail for review and approval to ensure that the plans are adequate?
Note: DOT and DHS recognize that company security plans may contain sensitive information describing newly adopted security measures, and that unregulated public dissemination of the information could defeat these measures. In the event DOT and DHS decide to require companies to submit their security plans, a determination as to whether the information would be covered by regulations governing the protection of sensitive security information (SSI) (see 49 CFR parts 15 and 1520) would be made at that time.

## B. Identification of Materials and Hazard Communication

Because of concerns about the potential use of TIH materials as weapons of opportunity or weapons of mass destruction, DOT and DHS are considering whether to require the removal from rail tank cars used to transport TIH materials of identifying marks, names, stenciling, placards, or other markings that could help a terrorist or criminal identify a target. Shippers and transporters of TIH material use a variety of methods to identify the materials contained inside a rail tank car and to communicate the hazard of the material to emergency responders and transport workers. In addition to the hazard communication requirements of the HMR (see discussion below), shippers may paint rail tank cars in distinctive colors or patterns to reduce or eliminate the possibility of mishandling the tank car during transportation or in an emergency. Further, shippers may print the name of their company on their rail tank cars; in many instances, the company name can be used to deduce the contents of the tank cars.

In addition to voluntary measures employed by shippers of TIH materials, hazard communication is accomplished using the shipping documents, placards, and markings required under the HMR. In accordance with subpart $C$ of part 172 of the HMR, shipments of TIH materials must be accompanied by appropriate shipping documentation. A shipping paper must include the material's
proper shipping name, hazard class, UN identification number, and packing group number, and the total quantity of the material being shipped (see § 172.202 of the HMR). The shipping paper helps transport workers and emergency responders identify the material and assess its hazard. The shipping paper must include an emergency response telephone number for use in the event of an emergency involving the hazardous material. The number must be for a person who is knowledgeable about the material and has comprehensive emergency response and incident mitigation information for that material (see § 172.604 of the HMR). In addition, the shipping documentation for a specific hazardous materials shipment must include emergency response information that can be used by emergency responders in the mitigation of an incident involving the material (see § 172.602 of the HMR).

Placards use colors, symbols, numbers, and text to quickly communicate the hazard of a specific material. Currently, all rail shipments of TIH materials must be placarded in accordance with subpart $F$ of part 172 of the HMR. The primary function of placards is to provide initial warning information in the event of an emergency or accident involving a shipment of hazardous materials. Placards provide first-on-scene emergency responders with the information necessary to quickly assess an accident situation from a distance, reducing the possibility of someone approaching the accident site without wearing protective clothing or equipment. Firefighters, police, and other responders can thus avoid unnecessary exposure to dangerous, perhaps life-threatening, material. In addition, placards provide emergency response personnel with the information necessary to determine whether there is a need to evacuate persons in the vicinity of an accident. Further, placards indicate to emergency responders how to safely and appropriately manage the accident, mitigate the threat of environmental damage, and conduct life-saving operations. In addition to providing critical information to emergency response personnel, placards identify hazardous shipments for transport workers and assure that they are handled safely and efficiently throughout the transportation process. For example, the regulations applicable to rail carriers in part 174 of the HMR include specific handling requirements for placarded railcars, including their placement in a train car sequence,
separation of tank cars containing incompatible materials, and special procedures for switching operations. The regulations also include specific operational controls for placarded freight containers that help to assure safe handling by transport workers during transportation. In addition, by Congressional mandate, the Occupational Safety and Health Administration regulations applicable to facilities that manufacture and handle hazardous materials require placards to remain on rail cars or motor vehicles loaded with hazardous materials and stored at the facility after delivery and prior to unloading.
In addition to placards, rail tank cars loaded with TIH materials are required to have certain identifying markings. As with placards, these markings provide initial warning information in the event of an emergency or accident involving a shipment of hazardous materials and alert transport workers to the presence of a TIH chemical in a specific shipment, assuring that the shipment is handled safely and in conformance with regulatory requirements. For example, packages of TIH materials, such as cylinders, portable tanks, cargo tanks, and rail tank cars, must be marked "INHALATION HAZARD" (see §172.313(a)); marked with a 4 -digit UN identification number (see $\S \S 172.301$, 172.302); and marked with the proper shipping name of the material (see §§ 172.326, 172.328, and 172.330). Tank cars are also marked with a code related to the specification to which they were built. TIH materials are typically required to be transported in certain high integrity tank cars.

On January 15, 2003, RSPA completed a study of the role placards play for transportation safety and security. (The study can be found on our Web site at http://hazmat.dot.gov/pubtrain/ 0803RedactedPlacardingReportSSI.pdf and will be placed in the docket established to receive comments to this notice.) The study reviewed the use of placards to enhance hazardous materials transportation safety and evaluated both operational and technological
alternatives to placarding. The study concluded that the existing placarding system should be retained, but that DOT should continue to review the use of operational procedures and technological developments as security enhancements and as alternatives to placards in specific high-risk situations as well as for broad application. In considering potential changes to the placarding requirements as part of its continuing review, the study further concluded that DOT should consider the impact on costs, training, and
international trade that could result from changes in the current placarding requirements.

In addition, DHS is conducting a study to examine alternative methods for communicating the hazards of hazardous materials transported in rail tank cars. The study will identify up to ten alternative methods to rail car placarding. The evaluation of the alternatives will include: (1) Technical considerations (i.e., the speed and accuracy of the identification of a specific hazardous material by first responders and system interoperability with systems currently in use by the emergency response community); (2) international considerations (i.e., the impact on international rail transportation from the United States to Canada and Mexico); (3) costs (i.e., installation, start-up, and system maintenance costs, as well as the costs to train the users, showing particular consideration for small urban and rural volunteer first responders); and (4) speed (i.e., the time required to train first responders to use the new technology). DHS expects to complete the study by the end of 2004.
We encourage commenters to address the potential impacts associated with removing placards and identifying marks from rail tank cars and replacing them with some other hazard communication system. In particular, we invite commenters to address the following questions:

1. Should identifying marks, such as distinctive paint colors or patterns and company names, be prohibited? What would be the practical impact of such a prohibition?
2. If placards and other identifying marks are removed from rail tank cars transporting TIH materials, are there alternative operational procedures or systems that could simply and effectively communicate the hazards of the material to emergency response personnel and transport workers? What are the advantages and disadvantages of the alternative procedures or systems? What costs would be associated with development and implementation of such alternative procedures or systems? What security benefits would be associated with each?
3. If alternative procedures or systems are considered that would allow removal of placards and other identifying marks from rail tank cars transporting TIH materials, what should the criteria be for balancing safety and security considerations and demonstrating that these procedures and systems are viable, practical, and workable? How secure would such systems be? Do these systems have the
potential to be used maliciously to identify shipments and locations for attack? How can malicious use of such systems be prevented?
4. What are the impacts on emergency response of a significant change in the way the TIH hazard is communicated? How many emergency responders would be affected? What are the cost implications to the emergency response community of a change in current hazard communication requirements, including costs for new equipment and retraining?
5. What are the impacts for transportation workers of a significant change in the way the TIH hazard is communicated? Do shipping documents provide sufficient information to enable transportation workers to safely handle TIH materials during the course of transportation or would some additional hazard communication mechanism be necessary? What are the cost implications to shippers and carriers of a change in current hazard communication requirements, including costs for new equipment and retraining?
6. Placards depict a hazard type.

There are a wide range of materials that may be identified with a similar placard, yet not all of the materials will pose the same security risk. Should DOT/DHS consider the removal of more specific identifying marks on rail tanks cars carrying TIH materials, but leave placards in place? What are the implications for emergency responders of such an approach?
7. Placards are part of an internationally recognized system for communicating the hazards of specific materials in transportation. What are the potential impacts on international transportation of TIH materials of a change to U.S. requirements for communicating the TIH hazard?
In addition, commenters are invited to review the DOT placarding study and comment on its conclusions concernng operational and technological alternatives to placarding and its overall conclusion that the existing placarding system should be retained.

## C. Temporary Storage of TIH Materials in Rail Tank Cars

Rail tank cars carrying TIH materials may be stored temporarily at rail yards or other facilities prior to their ultimate delivery. The HMR apply to hazardous materials shipments stored temporarily between the time the shipment is accepted for transportation by a carrier until the time the shipment is delivered to its destination. Such storage is termed "storage incidental to movement." Hazardous materials stored incidental to movement are subject to specific HMR
requirements applicable to such storage. For example, such hazardous materials must be accompanied at all times by appropriate shipping documentation, including emergency response information and an emergency response telephone number in accordance with subparts C and G of part 172 . Further, package markings, labels, or placards required under subparts D, E, and F of part 172 must remain on the packages or transport vehicles throughout the time that they are stored incidental to movement. In addition, hazardous materials stored incidental to movement are subject to the requirements for security plans in subpart I of part 172. However, the HMR do not currently address the amounts or types of hazardous materials that may be stored at one time in one location nor do the HMR limit the time that hazardous materials may be stored incidental to movement.

DOT and DHS are currently considering whether revisions to the temporary storage requirements applicable to rail cars transporting TIH materials are appropriate. Commenters are invited to address whether such revisions are appropriate and the impact such revisions could have on the costs to transport TIH materials in addition to the impact on recipients and users (i.e., towns, municipalities). Commenters should provide information related to the following specific questions:

1. Are current security requirements applicable to the temporary storage of TIH materials sufficient? If not, what additional requirements should be considered?
2. Should DOT/DHS consider limits on the amount of TIH materials that may be stored temporarily in a single location? If so, how should such a limit be derived? Should a limit take into consideration the type and location of facility at which the materials are stored and the security features in place at the facility? How would such an aggregation limit affect the transportation of TIH materials, including transportation costs?
3. Should DOT/DHS consider limits on the length of time that TIH materials could be stored temporarily in a single location? If so, how should such a time limit be derived? How would such a time limit affect the transportation of TIH materials, including transportation costs?
4. Should DOT/DHS develop specific criteria for facilities at which TIH materials may be stored temporarily (e.g., fencing, lighting, restricted access, security personnel, remote monitoring, and the like)? If so, what specific features would result in the greatest
security benefit? Would a requirement for specific security features limit the availability of facilities at which TIH materials could be stored temporarily during transportation? If so, identify which features would limit availability and explain what the impact would be on the transportation of TIH materials, including transportation costs.
5. Is it feasible to prohibit the temporary storage of rail tank cars carrying TIH materials in highpopulation areas or in response to specific threats or threat levels? What impact would such a prohibition have on the transportation and use of TIH materials?
6. Would requirements for expedited handling and delivery of TIH rail cars serve as a feasible alternative method to limit or reduce temporary storage? If so, how should "expedited handling and delivery"' be defined? What would be the costs and benefits of a requirement for expedited handling and delivery? What actions can or should the Federal government take to facilitate expedited handling and delivery of TIH rail cars?

## D. Tank Car Integrity

The first railroad tank car standards were developed by the railroad industry in 1903. Current regulatory requirements for the design and construction of railroad tank car tanks are in Part 179 of the HMR. Part 179 prescribes the specifications for tanks that are to be mounted on or form part of a tank car and that are used for the transportation of hazardous materials in commerce. The Association of American Railroads Tank Car Committee (AAR TCC) is an industry group that is comprised of railroads, shippers, and tank car builders. The AAR TCC reviews and approves tank car designs, tank car facilities, and quality assurance, programs. This authority is given to the AAR TCC by RSPA in Part 179 of the HMR. The AAR TCC publishes the M1002 Manual of Standards and Recommended Practices, which is incorporated by reference in the HMR.

Rail tank cars used to transport TIH materials must meet rigorous design and construction standards and must be thoroughly inspected and tested on a regular basis to assure that the integrity of the tank car is maintained with no deterioration. The design, construction, and maintenance standards help to ensure that a rail tank car can withstand most accident situations, including collisions and derailments, with no release of its contents.

DOT and DHS are considering whether rail tank cars used to transport TIH materials should be modified to enhance shipment security.

Modifications could include relatively simple measures to prevent tampering with valves and other accessories to more fundamental revisions to basic designs or materials of construction that would enable the tank car to withstand a terrorist attack. Commenters are encouraged to address the following questions applicable to rail tank car integrity:

1. Are devices commercially available that could be easily installed on rail tank cars to prevent access by unauthorized persons to the contents of the tank car? Are such devices currently in use in the rail industry? How effective are such devices? What costs are associated with the installation of such devices in addition to the cost of the devices themselves-labor costs for installation, time out-of-service for the tank car, etc? Please provide the bases for cost information.
2. What are the current capabilities of rail tank cars carrying TIH materials to survive a terrorist attack? What types of attacks would be survivable? What types of attacks should be survivable? What tests have been conducted or should be conducted to determine these capabilities?
3. What technology is currently available that would strengthen rail tank cars to withstand or mitigate the effects of a terrorist attack? What types of attacks would the technology protect against? Would fundamental redesign of rail tank cars be necessary or could effective modifications be accomplished through changes in construction methods or materials? Would the technology or modifications be applicable to retrofit applications as well as new construction? What types of research and development need to be conducted in conjunction with answering questions related to strengthening rail tank car design? Are there technologies developed for other purposes, such as tank car leak or breach protection, that could play a significant role in enhancing security for TIH materials in addition to or in place of strengthening rail tank cars to withstand or mitigate the effects of a terrorist attack?
4. What are the costs and benefits of modifying rail tank cars used to transport TIH materials to increase the likelihood that they could withstand or mitigate the effects of a terrorist attack? How many tank cars would be affected? Over what period of time could such modifications be accomplished? What would be the impact of such a program on the transportation and use of TIH materials? In responding to these questions, please identify specific
modifications. Please provide the bases for cost and benefit information.

## E. Communication and Tracking

Radio frequency identification (RFID) tags are small electronic devices designed to contain information that can be retrieved at a distance using a specialized reader. The railroad industry uses a rail car and locomotive tracking system that employs RFID tags (known in the industry as Automatic Equipment Identification (AEI) tags) on every freight car and locomotive in the United States and Canada. Railroads use AEI information for confirming train consists and are beginning to use the AEI information to identify specific cars that have been flagged by wayside equipment defect detectors. AEI tagging is the industry standard for rail cars.

Tracking and other types of communications systems enable carriers to monitor a shipment while en route to its destination and to identify various service irregularities. Some types of tracking systems employ Global Positioning System (GPS) or GPS-type positioning information and coded or text messaging transmitted over a terrestrial communications system. The railroad industry and FRA are cooperating on the development of Positive Train Control (PTC) systems. PTC systems include digital data link communications networks, positioning systems, on-board computers with digitized maps and in-cab displays, throttle-brake interfaces on locomotives, wayside interface units, and control center computers and displays. PTC systems can track the precise location of all trains and the individual cars that make up the train and will be capable of remote intervention with train operations. In addition, DHS is currently evaluating the feasibility, costs, and benefits of proposals to develop certain communication and tracking capabilities for rail hazardous materials shipments.

The HMR currently do not include communication or tracking requirements for hazardous materials shipments. Offerors and transporters of TIH materials may elect to implement communication or tracking measures as part of security plans developed in accordance with Subpart I of Part 172 of the HMR, but such measures are not mandatory.

DOT and DHS are considering whether communication or tracking requirements should be required for rail shipments of TIH materials, such as near real-time satellite tracking of TIH rail cars and real-time monitoring of tank car or track conditions. In addition, DOT and DHS are considering reporting
requirements in the event that TIH shipments are not delivered within specified time periods. We invite commenters to address communication and shipment tracking issues associated with enhanced shipment security and, specifically, to consider the following questions:

1. Do rail carriers currently employ other communications or tracking technology for rail shipments? What are the practical limitations of such systems? Can tracking systems be activated from remote locations? Is it feasible to employ such systems only for certain shipments or certain cars? How are such systems affected by power outages, interference, weather and geographic phenomena, or communications outages? Are there distances beyond which a communications or tracking system will not function? Are there safety or productivity benefits associated with the use of communications and tracking technology that would help offset costs?
2. Is the current system of Automatic Equipment Identification (AEI) tags and readers installed by railroads, coupled with data on the consist of trains, adaptable for wider use by government and industry in determining the approximate real-time location of TIH rail cars? How reliable and how accurate is rail car location information collected by the current system for such an application? More generally, how significant is tracking to enhancing security and what degree of tracking accuracy is optimal?
3. Is it feasible to employ small, selfcontained tracking systems on certain shipments or certain cars that provide positioning/status information only when queried from a remote location, or based on an event "tripping" a sensor? Is it feasible to employ subordinate sensor equipment on shipments or cars that can communicate with a tracking system located on a locomotive at distances potentially in excess of 1,000 feet?
4. How secure are satellite tracking and similar systems? How do rail carriers ensure that only authorized personnel have access to such information? Do these systems have the potential to be used maliciously to identify shipments and locations for attack? How can malicious use of such systems be prevented?
5. Do or should shippers continuously monitor TIH rail car locations while they are in transportation? How do rail shippers and carriers currently address problems associated with missing or undelivered shipments? Should DOT/ DHS mandate pre-shipment coordination among shippers, carriers,
and consignees? Should DOT/DHS mandate a reporting or notification system for TIH chemical shipments that are not delivered within an agreed-upon timefrarne? Could such a reporting or notification system be integrated into current industry programs and practices for handling overdue shipments?
6. Are there measures or incentives that may be appropriate to consider in promoting technology development and adoption in conjunction with or separate from regulatory requirements?

## F. Additional Issues

There are a number of additional issues that DOT and DHS will consider in assessing the feasibility and effectiveness of various measures to enhance hazardous materials transportation security. These include the analyses required under the following statutes and executive orders in the event we determine that rulemaking is appropriate:
Executive Order 12866: Regulatory Planning and Review. E.O. 12866 requires agencies to regulate in the "most cost-effective manner," to make a "reasoned determination that the benefits of the intended regulation justify its costs," and to develop regulations that "impose the least burden on society." We therefore request comments, including specific data if possible, concerning the costs and benefits that may be associated with adoption of specific security requirements for rail shipments of TIH materials. A rule that is considered significant under E.O. 12866 must be reviewed and cleared by the Office of Management and Budget before it can be issued.

Executive Order 13132: Federalism. E.O. 13132 requires agencies to assure meaningful and timely input by state and local officials in the development of regulatory policies that may have a substantial, direct effect on the states, on the relationship between the national government and the states, or on the distribution of power and responsibilities among the various levels of government. We invite state and local governments with an interest in this rulemaking to comment on the effect that adoption of specific security requirements for rail shipments of TIH materials may have on state or local safety or security programs.

Executive Order 13175: Consultation and Coordination with Indian Tribal Governments. E.O. 13175 requires agencies to assure meaningful and timely input from Indian tribal government representatives in the development of rules that "significantly or uniquely affect" Indian communities
and that impose "substantial and direct compliance costs" on such communities. We invite Indian tribal governments to provide comments as to the effect that adoption of specific security requirements for rail shipments of TIH materials may have on Indian communities.

Regulatory Flexibility Act. Under the Regulatory Flexibility Act of 1980 (5 U.S.C. 601 et seq.), we must consider whether a proposed rule would have a significant economic impact on a substantial number of small entities. "Small entities" include small businesses, not-for-profit organizations that are independently owned and operated and are not dominant in their fields, and governmental jurisdictions with populations under 50,000 . If you believe that adoption of specific security requirements for rail shipments of TIH materials could have a significant economic impact on small entities, please provide information on such impacts.

## IV. Submission of Comments

All comments should be sent to DOT's Docket Management System (DMS). However, comments or those portions of comments that RSPA and TSA have determined to include trade secrets, confidential commercial information, or sensitive security information (SSI) will not be placed in the public docket and will be handled separately.
If you believe that your comments contain trade secrets, confidential commercial information, or SSI, those comments or the relevant portions of those comments should be appropriately marked so that RSPA and TSA may make a determination. RSPA procedures in 49 CFR part 105 establish a mechanism by which commenters may request confidentiality. In accordance with 49 CFR 105.30, you may ask RSPA to keep information confidential using the following
procedures: (1) Mark "confidential" on each page of the original document you would like to keep confidential; (2) send DMS both the original document and a second copy of the original document with the confidential information deleted; and (3) explain why the information is confidential (e.g., trade secret, confidential commercial information, SSI). In your explanation, you should provide enough information to enable a determination to be made as to whether the information provided is protected by law and must be handled separately.

In addition, for comments or portions of comments that you believe contain SSI as defined in 49 CFR 15.7, you should comply with TSA and DOT regulations governing the restrictions on the disclosure of sensitive security information. See 49 CFR 1520.9 and 49 CFR 15.9, Restrictions on the disclosure of sensitive security information. For example, these sections restrict the sharing of SSI to those with a need to know, set out the requirement to mark the information as sensitive security information, and address how the information should be disposed. Note also that when mailing in or using a special delivery service to send comments that contain sensitive security information, comments should be wrapped in a manner that prevents the information from being read.

After reviewing your request for confidentiality and the information provided, RSPA and TSA will analyze applicable laws and regulations to decide whether to treat the information as confidential. RSPA and TSA will notify you of the decision to grant or deny confidentiality. If RSPA and TSA deny confidentiality, you will be provided an opportunity to respond to the denial before the information is publicly disclosed. RSPA and TSA will reconsider its decision to deny confidentiality based on your response.

Regarding comments that have nots been marked as confidential, prior to posting comments received in response to this notice in the public docket, RSPA and TSA will review all comments, whether or not they are identified as confidential, to determine if the submission or portions of the submission contain sensitive information that should not be made available to the general public. RSPA and TSA will notify you if the agencies make such a determination relative to your comment.
If, prior to submitting your comment, you have any questions concerning the procedures for determining confidentiality or security sensitivity, you may call one of the individuals listed above under FOR FURTHER information contact for more information.

## V. Privacy Act

Anyone is able to search the electronic form of comments posted into any of our dockets by the name of the individual submitting the comment (or signing the comment, if submitted on behalf of an association, business, labor union, etc.). You may review DOT's complete Privacy Act Statement in the Federal Register published on April 11, 2000 (Volume 65, Number 70; Pages 19477-78) or you may visit http:// dms.dot.gov.
Issued in Washington, DC, and Arlington, Virginia, on August 9, 2004.

## Robert A. McGuire,

Associate Administrator for Hazardous Materials Safety, Research and Special Programs Administration.

## Chet Lunner,

Assistant Administrator, Office of Maritime and Land Security, Transportation Security Administration.
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## LIST OF PUBLIC LAWS

This is a continuing list of public bills from the current session of Congress which have become Federal laws. It may be used in conjunction with "PLUS" (Public Laws Update Service) on 202-7416043. This list is also available online at http:// www.archives.gov/ federal register/public laws/ public laws.html.

The text of laws is not published in the Federal Reglster but may be ordered in "slip law" (individual pamphlet) form from the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402 (phone, 202-512-1808). The text will also be made available on the Internet from GPO Access at http:// www.gpoaccess.gov/plaws/ index.html. Some laws may not yet be available.

## H.R. 2443/P.L. 108-293

Coast Guard and Maritime
Transportation Act of 2004 (Aug. 9, 2004; 118 Stat. 1028) H.R. 3340/P.L. 108-294

To redesignate the facilities of the United States Postal

Service located at 7715 and 7748 S. Cottage Grove Avenue in Chicago, Illinois, as the "James E. Worsham Post Office" and the "James E.
Worsham Carrier Annex Building", respectively, and for other purposes. (Aug. 9, 2004; 118 Stat. 1089)
H.R. 3463/P.L. 108-295

SUTA Dumping Prevention Act of 2004 (Aug. 9, 2004; 118 Stat. 1090)
H.R. 4222/P.L. 108-296

To designate the facility of the United States Postal Service located at 550 Nebraska Avenue in Kansas City, Kansas, as the "Newell

George Post Office Building". (Aug. 9, 2004; 118 Stat. 1094) H.R. 4226/P.L. 108-297 Cape Town Treaty Implementation Act of 2004 (Aug. 9, 2004; 118 Stat. 1095)
H.R. 4327/P.L. 108-298

To designate the facility of the
United States Postal Service
located at 7450 Natural Bridge Road in St. Louis, Missouri, as the "Vitilas 'Veto' Reid Post Office Building". (Aug. 9, 2004; 118 Stat. 1099)

## H.R. 4417/P.L. 108-299

To modify certain deadlines pertaining to machinereadable, tamper-resistant entry and exit documents.
(Aug. 9, 2004; 118 Stat. 1100)
H.R. 4427/P.L. 108-300

To designate the facility of the United States Postal Service at 73 South Euclid Avenue in Montauk, New York, as the "Perry B. Duryea, Jr. Post Office". (Aug. 9, 2004; 118 Stat. 1101)

## S. 2712/P.L. 108-301

To preserve the ability of the Federal Housing Administration to insure mortgages under sections 238 and 519 of the National Housing Act. (Aug. 9, 2004; 118 Stat. 1102)
Last List August 11, 2004

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## CFR CHECKLIST

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An asterisk (*) precedes each entry that has been issued since last week and which is now available for sale at the Government Printing Office.
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| Stock Number | Price | Revision Date |
| :---: | :---: | :---: |
| 1, 2 (2 Reserved) ......... (869-052-00001-9) ... | 9.00 | ${ }^{4}$ Jan. 1, 2004 |
| 3 (2003 Compilation and Parts 100 and |  |  |
|  | 0.00 |  |
| 5 Parts: |  |  |
|  |  |  |
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| (869-052-00023-0) | 63.00 | Jan. 1, 2004 |
| 9 Parts: |  |  |
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| 10 Parts: |  |  |
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| -199 ...................... (869-052-00027-2) | 58.00 | Jan. 1, 2004 |
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| Titie or Stock Number | Price | Revision Date | Titie Stock Number | Price | Revision Date |
| :---: | :---: | :---: | :---: | :---: | :---: |
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| 200-299 ...................... (869-050-00130-6) ...... | 37.00 | July 1, 2003 | 140-155 ....................... (869-050-00183-7) | 25.00 | Oci. 1, 2003 |
| 300-End ..................... (869-050-00131-4) | 61.00 | July 1, 2003 | 156-165 ..................... (869-050-00184-5) | 34.00 | Oct. 1, 2003 |
| 37 ............................. (869-050-00132-2) ...... | 50.00 | July 1, 2003 | 166-199 ..................... (869-050-00185-3) | 46.00 | Oct. 1, 2003 |
|  |  |  | 200-499 ..................... (869-050-00186-1) ... | 39.00 | Oct. 1, 2003 |
| 0-17 ......................... (869-050-00133-1) | 58.00 | July 1, 2003 | 500-End ..................... (869-050-00187-0) .. | 25.00 | Oct. 1, 2003 |
| 18-End ....................... (869-050-00134-9) | 62.00 | July 1, 2003 | 47 Parts: |  |  |
| 39 ............................. (869-050-00135-7) ...... | 41.00 | July 1, 2003 | 0-19 ........................ (869-050-00188-8) | 61.00 45.00 | Oct. 1, 2003 Oct. 1, 2003 |
| 40 Parts: |  |  | 40-69 ........................ (869-050-00190-0) | 39.00 | Oct. 1, 2003 |
| 1-49 .......................... (869-050-00136-5) | 60.00 | July 1, 2003 | 70-79 ........................ (869-050-00191-8) | 61.00 | Oct. 1, 2003 |
| 50-51 ........................ (869-050-00137-3) ...... | 44.00 | July 1, 2003 | 80-End ....................... (869-050-00192-6) ..... | 61.00 | Oct. 1, 2003 |
| 52 (52.01-52.1018) ........ (869-050-00138-1) ...... | 58.00 | July 1, 2003 |  |  |  |
| 52 (52.1019-End) ......... (869-050-00139-0) ...... | 61.00 | July 1, 2003 | 1 (Part (869-050-00193-4) | 63.00 |  |
| 53-59 ........................ (869-050-00140-3). | 31.00 | July 1, 2003 | 1 (Parts 52-99) ............. (869-050-00194-2) | 50.00 | $\text { Oct. 1, } 2003$ |
| 60 (60.1-End) .............. (869-050-00141-1). | 58.00 | July 1, 2003 | 2 (Parts 201-299) ......... (869-050-00195-1) | 55.00 | Oct. 1, 2003 |
| 60 (Apps) ................... (869-050-00142-0) ...... | 51.00 | ${ }^{8}$ July 1, 2003 | 2 (Parts 201-299) ............................... (869-050-00196-9) | 33.00 | Oct. 1, 2003 |
| 61-62 ....................... (869-050-00143-8) ... | 43.00 | July 1, 2003 | 7-14 ................................ (869-050-00197-7) | 61.00 | Oct. 1, 2003 |
| 63 (63.1-63.599) .......... (869-050-00144-6) ..... | 58.00 | July 1, 2003 | 15-28 ................................. (869-050-00198-5) | 57.00 | Oct. 1, 2003 |
| 63 (63.600-63.1199) ..... (869-050-00145-4) ..... | 50.00 | July 1, 2003 | 29-End .................................. (869-050-00199-3) | 38.00 | ${ }^{\circ} \mathrm{Oct}$. 1, 2003 |
| 63 (63.1200-63.1439) .... (869-050-00146-2) ..... | 50.00 | July 1, 2003 | 29-End ...................... (869-050-00199-3) | 38.00 | 'Oct. 1, 2003 |
| 63 (63.1440-End) .......... (869-050-00147-1) . | 64.00 | July 1, 2003 | 49 Parts: |  |  |
| 64-71 ......................... (869-050-00148-9) ...... | 29.00 | July 1, 2003 | 1-99 .......................... (869-050-00200-1) | 60.00 | Oct. 1, 2003 |


| Titie $\quad$ Stock Number | Price | Revision Date |
| :---: | :---: | :---: |
| 100-185 ...................... (869-050-00201-9) ...... | 63.00 | Oct. 1, 2003 |
| 186-199 ...................... (869-050-00202-7) ...... | 20.00 | Oct. 1, 2003 |
| 200-399 ...................... (869-050-00203-5) ..... | 64.00 | Oct. 1, 2003 |
| 400-599 ...................... (869-050-00204-3) ...... | 63.00 | Oct. 1, 2003 |
| 600-999 ...................... (869-050-00205-1) | 22.00 | Oct. 1, 2003 |
| 1000-1199 .................. (869-050-00206-0) .. | 26.00 | Oct. 1, 2003 |
| 1200-End .................... (869-048-00207-8) ..... | 33.00 | Oct. 1, 2003 |
| 50 Parts: |  |  |
| 1-16 ........................... (869-050-00208-6) ...... | 11.00 | Oct. 1, 2003 |
| 17.1-17.95 .................. (869-050-00209-4) ... | 62.00 | Oct. 1, 2003 |
| 17.96-17.99(h) ............. (869-050-00210-8) ...... | 61.00 | Oct. 1, 2003 |
| 17.99(i)-end ................ (869-050-00211-6) ...... | 50.00 | Oct. 1, 2003 |
| 18-199 ........................ (869-050-00212-4) | 42.00 | Oct. 1, 2003 |
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| 600-End ..................... (869-050-00214-1) ...... | 61.00 | Oct. 1, 2003 |
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${ }^{1}$ Becouse Title 3 is on onnuat compilation, this volume and all previous volumes should be retoined os a permonent reterence source.
${ }^{2}$ The July 1, 1985 edition of 32 CFR Ports 1-189 contains a note only tor Parts 1-39 inclusive. For the full text of the Detense Acquisition Regulations in Parts 1-39, consult the three CFR volumes issued as of July 1, 1984, contoining those ports.
${ }^{3}$ The July 1, 1985 edition of 41 CFR Chopters 1-100 contains a note only tor Chapters 1 to 49 inclusive. For the full text of procurement regulations in Chapters 1 to 49, consult the eleven CFR volumes issued as of July 1 , 1984 containing those chapters.
${ }^{4}$ No omendments to this volume were promulgated during the period January 1, 2003, through January 1, 2004. The CFR volume issued as of January 1 , 2002 should be retoined.
${ }^{5}$ No amendments to this volume were promulgoted during the period April 1, 2000, through April 1, 2003. The CFR volume issued as of April 1, 2000 should be retained.

- No omendments to this volume were promulgated during the period July 1, 2000, through July 1, 2003. The CFR volume issued as of July 1, 2000 should be retoined.
${ }^{7}$ No amendments to this volume were promulgated during the period July 1, 2002, through July 1, 2003. The CFR volume issued as of July 1, 2002 should be retoined.
${ }^{8}$ No omendments to this volume were promulgated during the period July 1, 2001, through July 1, 2003. The CFR volume issued as of July 1, 2001 should be retoined.
${ }^{9}$ No omendments to this volume were promulgoted during the period October 1, 2001, through October 1, 2003. The CFR volume issued as of October 1, 2001 should be retained.


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[^0]:    ${ }^{1}$ See OCC's Significant Deviation Policy, as posted as a supplemental policy document to the Charters Booklet of the Comptroller's Licensing Manual, http://www.occ.treos.gov/corpbook/forms/ SigDevPolicy8-03.pdf.
    ${ }^{2} 12$ U.S.C. 1817 (j). See olso 12 CFR 5.50 (OCC regulation implementing the CBCA).

[^1]:    ${ }^{3} 12$ CFR 5.2(a).
    ${ }_{4}$ Procedural information that is not included in part 5 is provided in the "General Policies and Procedures" booklet of the Comptroller's Licensing Manuol, which contains sections that address the expansion and contraction of activities. This booklet is available on the OCC's Web site at http:/ /www.occ.treos.gov/corpbook/group1/public/pdf/ gpp.pdf.
    ${ }^{5}$ See, e.g., 12 CFR 5.26 (e)(6) (fiduciary powers), 5.36 (f) (other equity investments), and 5.37 (d)(4) (investment in bank premises).

[^2]:    ${ }^{6}$ The Comptroller's Licensing Manual is available at http://www.occ.treos.gov/corpapps/ corpopplic.htm.

[^3]:    See 12 CFR 5.33(d). See also the Change in Bank Control Booklet of the Comptroller's Licensing Manual, http://www.occ.treas.gov/corpbook/ group3/public/pdf/cbca.pdf.
    ${ }^{8}$ One commenter suggested that we remove this paragraph, noting that it repeats information already provided at the beginning of part 5. We have not adopted this suggestion because the placement of this authority paragraph within § 5.53 is consistent with the structure of other sections contained in part 5 , and assists the reader in determining exactly where our authority for this new application requirement is found.

[^4]:    ${ }^{9}$ See 12 U.S.C. 1828 (c)(2); 12 CFR 5.33.

[^5]:    ${ }^{10}$ See 12 CFR 5.20. When evaluating an application to establish a de novo bank, we consider whether the proposed bank: (1) Has organizers who are familiar with national banking laws and regulations; (2) Has competent management, including a board of directors, with ability and experience relevant to the types of services to be provided; (3) Has capital that is sufficient to support the projected volume and type of business; (4) Can reasonably be expected to achieve and -maintain profitability; and (5) Will be operated in a safe and sound manner. In addition, $\S 5.20(\mathrm{f})$ provides that we also may consider additional factors listed in section 6 of the Federal Deposit Insurance Act, 12 U.S.C. 1816, including the risk to the Federal deposit insurance fund, and whether the proposed bank's corporate powers are consistent with the purposes of the Federal Deposit Insurance Act and the National Bank Act (12 U.S.C. 1 et seq.).

[^6]:    ${ }^{1}$ The memorandum noted that some commentators have interpreted Sandoval as impliedly striking down the disparate-impact regulations promulgated under Title VI that form the basis for the part of the Executive Order 13166 that applies to Federally assisted programs and activities. The memorandum, however, made clear that DOJ disagreed with the commentators' interpretation. Sandoval holds principally that there is no private right of action to enforce Title VI disparate-impact regulations. It did not address the validity of those regulations or Executive Order 13166 or otherwise limit the authority and responsibility of Federal grant agencies to enforce their own implementing regulations.

[^7]:    ${ }^{2}$ Pursuant to Executive Order 13166, the meaningful access requirement of the Title VI regulations and the four-factor analysis set forth in this guidance are to additionally apply to the programs and activities of the Federal agencies, including DOE's federally conducted programs and activities.

[^8]:    ${ }^{3}$ Many languages have "regionalisms," or differences in usage. For instance, a word that may be understood to mean something in Spanish for someone from Cuba may not be so understood by someone from Mexico. In addition, because there may be languages which do not have an appropriate direct interpretation of some energy or social service-related terms and the interpreter should be so aware and be able to provide the most
    appropriate interpretation. The interpreter should likely make the recipient aware of the issue and the interpreter and recipient can then work to develop a consistent and appropriate set of descriptions of these terms in that language that can be used again, when appropriate.
    ${ }^{4}$ For those languages in which no formal accreditation or certification currently exists, recipients should consider a formal process for establishing the credentials of the interpreter.

[^9]:    ${ }^{5}$ For those languages in which no formal accreditation currently exists, a particular level of membership in a professional translation association can provide some indicator of professionalism.
    ${ }^{6}$ For instance, there may be languages which do not have an appropriate direct translation of some terms used by the recipient and the translator should be able to provide an appropriate translation. The translator should likely also make the recipient aware of this. Recipients can then work with translators to develop a consistent and appropriate set of descriptions of these terms in that language that can be used again, when appropriate. Recipients will find it more effective and less costly if they try to maintain consistency in the words and phrases used to translate terms of art and legal or other technical concepts. Creating or using alreadycreated glossaries of commonly used terms may be useful for LEP persons and translators and cost effective for the recipient. Providing translators with examples of previous translations of similar material by the recipient, other recipients, or federal agencies may be helpful.

[^10]:    The Social Security Administration has made such signs available at http://www.ssa.gov/ multilanguage/langlist1.htm. These signs could, for example, be modified for recipient use.

[^11]:    ${ }^{1}$ Southwest Power Pool, Inc., 108 FERC $\mathbb{\$ 1} 61,003$ (2004) July 2 Order).
    ${ }^{2}$ Southwest Power Pool, Inc., 108 FERC $\mathbb{I}$ 61,003 (2004).

[^12]:    ${ }^{1}$ In the original CPG issued in December 2003, the transition period was to end August 12, 2004; CBP and FDA informally referred to this time period as "Phase IV." The two agencies now will refer to the time period of August 13, 2004, until November 1, 2004, as "Phase IV (revised)" and the time period on or after November 1, 2004, as "Phase

[^13]:    ${ }^{2} 15$ U.S.C. 78 f.
    ${ }^{3} 17$ CFR 240.6a-4.

[^14]:    ${ }^{1} 15$ U.S.C. 78/(d).
    ${ }^{2} 17$ CFR $240.12 \mathrm{~d} 2-2(\mathrm{~d})$.

[^15]:    ${ }^{3} 15$ U.S.C. 781(b).
    ${ }^{4} 15$ U.S.C. 781(g).

[^16]:    ${ }^{5} 17$ CFR 200.30-3(a)(1).
    ${ }^{1} 15$ U.S.C. $78 \mathrm{~s}(\mathrm{~b})(1)$.
    ${ }^{2} 17$ CFR $240.19 \mathrm{~b}-4$.
    ${ }^{3} 15$ U.S.C. 78s(b)(3)(A)(iii).
    ${ }^{4} 17$ CFR 240.19b-4(f)(6).

[^17]:    ${ }^{5}$ See Securities Exchange Act Release No. 48306 (August 8, 2003), 68 FR 48974 (approving SR-CBOE-2003-24).
    ${ }^{6}$ The Exchange in a separate filing is proposing permanent implementation of these margin requirements by incorporating the provisions of Regulatory Circular RG03-66 into its margin rules. See SR-CBOE-2004-53.

[^18]:    715 U.S.C. $78 \mathrm{~s}(\mathrm{~b})(3)(\mathrm{A})$.
    ${ }^{8} 17$ CFR $240.19 \mathrm{~b}-4(\mathrm{f})(6)$.
    ${ }^{9}$ As required under Rule $19 \mathrm{~b}-4(\mathrm{f})(6)$ (iii), the CBOE provided the Commission with written notice

[^19]:    of its intent to file the proposed rule change at least five ousiness days prior to the filing date.
    ${ }^{10} 17$ CFR 240.19b-4(f)(6)(iii).
    ${ }^{11}$ For the purposes only of accelerating the operative date of this proposal, the Commission has considered the proposed rules impact on efficiency competition, and capital formation. 15 U.S.C. 78c(f) ${ }^{12} 15$ U.S.C. 78s(b)(3)(C).

[^20]:    ${ }^{13} 17$ CFR 200.30-3(a)(12).

[^21]:    ${ }^{1} 15$ U.S.C. $78 \mathrm{~s}(\mathrm{~b})(1)$.
    217 CFR $240.19 \mathrm{~b}-4$.
    ${ }^{3}$ Securities Exchange Act Release No. 49857 (June 15, 2004), 69 FR 35106 (June 23, 2004).
    ${ }^{4}$ See Securities Exchange Act Release No. 48252 (July 29, 2003), 68 FR 4575 (August 4, 2003).

[^22]:    ${ }^{5}$ In approving this proposed rule change, the Commission notes that it has considered the proposed rule's impact on efficiency, competition, and capital formation. 15 U.S.C. $78 \mathrm{c}(\mathrm{f})$.
    ${ }^{6} 15$ U.S.C. 780-3.
    ${ }^{7} 15$ U.S.C. 780-3(b)(6) and (9).
    ${ }^{6} 15$ U.S.C. 78s(b)(2).
    ${ }^{9} 17$ CFR 200.30-3(a)(12).

[^23]:    ${ }^{1} 15$ U.S.C. $78 \mathrm{~s}(\mathrm{~b})(1)$.
    ${ }^{2} 17$ CFR $240.19 \mathrm{~b}-4$.
    ${ }^{3}$ See letter from Darla C. Stuckey, Corporate Secretary, NYSE, to Nancy J. Sanow, Assistant Jirector, Division of Market Regulation
    ("Division"), Commission, dated July 30, 2004, and accompanying Form 19b-4, which replaces the original filing in its entirety ("Amendment No. 1").
    ${ }^{4}$ The Exchange states that the proposed amendments reflect significant changes to the structure of the Exchange's market. As such, there have been numerous valuable discussions between the Exchange with Exchange customers, members, and member organizations concerning the concepts underlying these proposals. As the Exchange continues to evaluate and refine these proposals, the Exchange represents that it will continue to reach out to its constituents for their input and analysis and will make appropriate amendments as necessary.

[^24]:    ${ }^{5}$ To the extent any inconsistencies exist between this filing and existing Exchange rules, the amendments and concepts proposed herein take precedence and override such rules.
    ${ }^{6}$ See Securities Exchange Act Release No. 43767 (December 22, 2000), 66 FR 834 (January 4, 2001) (SR-NYSE-00-18).

    See Securities Exchange Act Release Nos. 45331 (January 24, 2002), 67 FR 5024 (February 1, 2002) (SR-NYSE-2001-50); 46906 (November 25, 2002), 67 FR 72260 (December 4, 2002) (SR-NYSE-200247); and 48772 (November 12, 2003), 68 FR 65756 (November 21, 2003) (SR-NYSE-2003-30).

[^25]:    ${ }^{8}$ Based on data through June 2004.
    ${ }^{9}$ This would also have the effect of superceding four filings that have been approved by the
    Commission during the Direct+ pilot, which were made part of the pilot. See Securities Exchange Act Release No. 47463 (March 7, 2003), 68 FR 12122 (March 13, 2003) (SR-NYSE-2002-44). However a portion of SR-NYSE-2002-37 that amends NYSE Rule 1002 to provide that Direct+ executions in ETFs are available until 4:14 p.m. would be made permanent by this filing. See Securities Exchange Act Release No. 47024 (December 18, 2002), 67 FR 79217 (December 27, 2002) (SR-NYSE-2002-37). See also Securities Exchange Act Release Nos. 47353 (February 12, 2003), 68 FR 8318 (February 20, 2003) (SR-NYSE-2002-58) and 47614 (April 2, 2003), 68 FR 17140 (April 8, 2003) (SR-NYSE-2002-55).

[^26]:    ${ }^{10}$ Orders priced this way "lock" or "cross" the market. A "locking" bid (offer) is one that is the same price as the published offer (bid). For example, where a published offer (bid) is $\mathbf{5 0}$, a bid (offer) of . 50 would "lock" the market, and there would be no spread. A "crossing" bid (offer) is one that is higher (lower) than the offer (bid), for example, a bid of .50 when the published offer is .45 , or an offer of .45 when the published bid is .50 .
    ${ }^{11}$ An AL order that is not marketable at the time it is routed to the Display Book would be represented in the auction market in the same way as any non-marketable limit order, until it is executed or cancelled.

[^27]:    ${ }^{12}$ Reference to the Exchange's published bid and ${ }^{12}$ Reference to the Exchange's published bid and
    offer refers to the Exchange's best or inside bid and offer, not a Liquidity Quotesm bid or offer.
    ${ }^{13}$ Automatic executions also would not be available when the Exchange's published quotation is in non-firm mode or trading in the security has been halted. These are unusual situations and happen infrequently. In addition, during the time that a report of execution is being made through the Display Book, automatic executions would continue until the volume associated with the bid and/or offer decrements to 100 shares and then would be suspended until the market is requoted. Automatic executions would then suspend until the reporting is concluded.

[^28]:    ${ }^{14}$ For example, where the quote is $.10-.12$, sweep transactions could occur at $.12, .13, .14, .15, .16$, .17, 18, .19, and .20, the LRP, and at .10, .09, .08, .07, .06, and .05 , the LRP. Transactions could not occur at .21 or higher and .04 or lower, until the specialist executes a transaction or requotes the market. Similarly, where the quote is $.04-.09$, LRPs would be . 95 and .15. Telephone conversation between Nancy R. Jenkins, Managing Director, NYSE, and Kelly Riley, Assistant Director, Division, Commission, on August 4, 2004.
    ${ }^{15}$ Telephone conversation between Nancy R. Jenkins, Managing Director, NYSE, and Kelly Riley, Assistant Director, Division, Commission, on August 10, 2004.
    ${ }^{16}$ If during a sweep, a better priced bid or offer is published by another market in which an automatic execution is immediately available or such bid is otherwise protected from a tradethrough (the execution of an order in one market at a price that is inferior to a price for more than one round lot displayed in another market), the portion of the sweeping order that satisfies the better-priced bid or offer would be automatically routed to such market, if not matched by the specialist, as described infra. The sweep would continue without that portion of the order.
    ${ }^{17}$ The sweep price could be improved by the broker agency interest file and specialist interest file, discussed infra.

[^29]:    ${ }^{18}$ The purpose of a gapped quate would be to disseminate the existence of an order imbalance and minimize short-term price dislocation associated with such imbalance by allowing appropriate time for the entry of offsetting orders or the cancellation of orders on the side of the imbalance. An imbalance could occur because of a sudden influx of orders on the same side of the market, the entry of one or more large-sized order(s) with little or no offsetting interest, or when a member proposes to effect a one-sided block transaction at a significant premium or discount to the prevailing market. The size of an imbalance suitable for gapped quoting would be at least 10,000 shares or a quantity of stock having a value of $\$ 200,000$ or more. The specialist would gap the quote by widening the spread, with the imbalance side priced at the last sale and the contra-side priced where the specialist thinks stock could trade if the imbalance continues to exist. The size identified with the gapped quote would be $100 \times$ size or size $\times 100$, the size side being the amount of the imbalance. The specialist would identify a quote as gapped to differentiate from non-gap quote related 100 -share bids or offers.
    ${ }^{19}$ This is different from the Exchange's current gapped quotation procedures, which are described in Information Memo 04-27 (June 9, 2004).

[^30]:    ${ }^{20}$ In a filing pending with the Commission, the Exchange has proposed amendments to its rules that permit a customer to preclude the specialist from trading on parity with the customer. See Securities Exchange Act Release No. 50090 (July 27, 2004), 69 FR 46197 (August 2, 2004) (SR-NYSE-2004-06). These amendments, if approved, would apply to transactions with the specialist interest file.
    ${ }^{21}$ " G " orders refers to proprietary orders represented pursuant to Section $11(\mathrm{a})(1)(\mathrm{G})$ of the Act. 15 U.S.C. $78 \mathrm{k}(\mathrm{a})(1)(\mathrm{G})$.
    ${ }^{22}$ Tick-restricted stop orders would not be eligible for automatic execution.

[^31]:    ${ }^{23}$ See Information Memorandum 03-28 (June 20, 2003) (Amendments to Direct + ). The Commission approved a proposal to increase the size of Direct+ orders in Investment Company Units and Trust Issued Receipts to a maximum level of 10,000 shares. See Securities Exchange Act Release No. 47024 (December 18, 2002), 67 FR 79217 (December 27, 2002) (SR-NYSE-2002-37).

[^32]:    ${ }^{24}$ See NYSE Rule 1000.
    ${ }^{25}$ See NYSE Rule 1000.
    ${ }^{26}$ See NYSE Rule 1001(b).
    ${ }^{27}$ See NYSE Rule 15A.

[^33]:    ${ }^{28}$ See NYSE Rule 1001(a).
    ${ }^{29}$ See NYSE Rule 1001(b).
    ${ }^{30}$ See NYSE Rule 1001(a)(iv).
    ${ }^{31}$ See note 6, supra.

[^34]:    ${ }^{32}$ The Exchange continues to believe this interpretation is appropriate and hereby requests that the Commission continue its approval of this interpretation.
    ${ }^{33}$ See note 6, supra.
    ${ }^{34}$ NYSE Rule 91 includes transaction confirmation requirements in instances in which the specialist participates in a transaction as both principal and agent. For recent amendments to this rule, see the filing SR-NYSE-2002-32. See Securities Exchange Act Release No. 49183 (February 4, 2004), 69 FR 6354 (February 10, 2004).
    ${ }^{35}$ The Exchange continues to believe this interpretation is appropriate and hereby requests the Commission continue its approval of this interpretation.
    ${ }^{38}$ See letter from James E. Buck, Secretary and Senior Vice President, Exchange, to Larry E. Bergmann, Senior Associate Director, Division, Commission, dated December 21, 2000 ('Exemption Letter") and response from Larry E. Bergmann to James E. Buck, dated December 22, 2000.
    ${ }^{37} 17$ CFR 240.10a-1.
    ${ }^{38}$ The Exchange continues to believe this interpretation is appropriate, particularly in light of the recent adoption of Regulation SHO by the Commission. See Securities Exchange Act Release No. 50103 (July 28, 2004), and hereby requests its continued approval.

[^35]:    ${ }^{39}$ See NYSE Rule 1002.
    ${ }^{40}$ See NYSE Rule 1004.
    ${ }^{41}$ See note 6, supra.
    42 See NYSE Rule 1003.

[^36]:    ${ }^{43}$ See NYSE Rule 1005.
    ${ }^{44}$ See NYSE Rule 13.
    ${ }^{45} \mathrm{~A}$ few order types would be ineligible for automatic execution, including, "all or none" (AON), CAP, "opening only" (OPG). "fill or kill" (FOK), "limit on close" (LOC), "market on close" (MOC), stop, stop limit, and "basis" (BAS) orders. Odd lots would also be ineligible for automatic execution via Direct+ at this time.

[^37]:    ${ }^{46}$ In addition, when a report of a transaction is being made through the Display Book, auto quote would be suspended until the reporting is concluded.

[^38]:    ${ }^{47}$ The Exchange has committed to amending NYSE Rule 1001 (a)(iv) to reflect this proposed change. Telephone conversation between Nancy R. Jenkins, Managing Director, NYSE, and Kelly Riley, Assistant Director, Division, Commission, on
    August 10, 2004.
    ${ }^{48}$ See NYSE Rule 1003.

[^39]:    ${ }^{49} 15$ U.S.C. $78 \mathrm{f}(\mathrm{b})$.
    ${ }^{50} 15$ U.S.C. $78 \mathrm{f}(\mathrm{b})(5)$.
    ${ }^{51} 15$ U.S.C. 78k-1 (a)(1).

[^40]:    ${ }^{52} 17$ CFR 200.30-3(a)(12).
    ${ }^{1} 15$ U.S.C. 78s(b)(1).
    ${ }^{2} 17$ CFR 240.19b-4.
    ${ }^{3}$ See Securities Exchange Act Release No. 49946 (June 30, 2004), 69 FR 41009 ("Notice").
    ${ }^{4}$ See letter from Mai S. Shiver, Director/Senior Counsel, Regulatory Policy, PCX, to Nancy J. Sanow, Assistant Director, Division of Market Regulation ("Division"), Commission, dated August 2, 2004 ("Amendment No. 1"). In Amendment No. 1, the Exchange clarified the intent of the drafters regarding the interpretation of "beneficial ownership" and any variation thereof, made other technical corrections to the text of the proposed rule change, and requested accelerated approval of Amendment No. 1.

[^41]:    ${ }^{5}$ See Securities Act Registration Statement on Form S-1 filed by New Arca Holding's (File No. 333-113226) ("Registration Statement on Form S$\left.1^{\prime \prime}\right)$. In connection with the conversion to a
    Delaware corporation, each current member of Current Arca Holdings will receive 0.222222 shares of common stock of New Arca Holdings for each share of Current Arca Holdings held by the member and one of Current Arca Holdings' members, GAP Archa Holdings, Inc., will be merged with and into New Arca Holdings. The stockholders of GAP Archa Holdings, Inc. will receive shares of common stock of New Arca Holdings for their shares of common stock of GAP Archa Holdings, Inc., and the shares of New Arca Holdings common stock owned by GAP Archa Holding, Inc. prior to the merger would be cancelled.

[^42]:    ${ }^{6} 15$ U.S.C. 78f(5).
    ${ }^{7}$ Section H(2) of Article Fourth of the Certificate of Incorporation defines "person" to mean a natural person, company, government, or political subdivision, agency, or instrumentality of a government.

[^43]:    ${ }^{8}$ Section C of Article Fourth of the Certificate of Incorporation. The Voting Limitation and the Nonvoting Agreement Prohibition would not apply to (1) any solicitation of any revocable proxy from any stockholder of New Arca Holdings by or on behalf of New Arca Holdings or by an officer or director of New Arca Holdings acting on behalf of New Arca Holdings or (2) any solicitation of any revocable proxy from any stockholder of New Arca Holdings by any bther stockholder that is conducted pursuant to, and in accordance with, Regulation 14A promulgated pursuant to the Act. Id.
    ${ }^{9}$ PCXE Rule $1(\mathrm{n})$ currently defines an "ETP Holder" as a sole proprietorship, partnership, corporation, limited liability company or other organization in good standing that has been issued an Equity Trading Permit by PCXE for effecting approved securities transactions on the PCXE's trading facilities. An ETP Holder must be a registered broker or dealer pursuant to Section 15 of the Act.
    ${ }^{10}$ Section C of Article Fourth of the Certificate of Incorporation.

[^44]:    ${ }^{11}$ Id.
    ${ }^{12}$ See 17 CFR 240.13d-3 and 240.13d-5.
    ${ }^{13}$ Section H(3) of Article Fourth of the Certificate of Incorporation. The Certificate of Incorporation further provides that "related persons" includes, with respect to any person: (1) Any other person beneficially owning pursuant to Rules $13 \mathrm{~d}-3$ and 13d-5 under the Act shares of stock of New Arca Holdings with the power to vote on any matter that also are deemed to be beneficially owned by such first person pursuant to Rules $13 \mathrm{~d}-3$ and $13 \mathrm{~d}-5$ under the Act; (2) any other person that would be deemed to own beneficially pursuant to Rules 13d3 and 13d-5 under the Act shares of stock of New Arca Holdings with the power to vote on any matter that are beneficially owned directly or indirectly by such first person pursuant to Rules $13 \mathrm{~d}-3$ and $13 \mathrm{~d}-$ 5 under the Act; and (3) any additional person through which such other person would be deemed to directly or indirectly own beneficially pursuant to Rules 13d-3 and 13d-5 under the Act shares of stock of New Arca Holdings with the power to vote on any matter.

[^45]:    ${ }^{14}$ Section D(1) of Article Fourth of the Certificate of Incorporation. In considering whether a person owns shares of stock of New Arca Holdings or has voted shares of stock of New Arca Holdings in violation of the applicable ownership and voting limitations, New Arca Holdings will consider any filings made with the Commission under Section $13(\mathrm{~d})$ and Section $13(\mathrm{~g})$ of the Act by such person and its related persons and will aggregate all shares owned or voted by such person and its related persons to determine such person's beneficial ownership.
    ${ }^{15}$ Id.

[^46]:    ${ }^{21}$ Section D(2) of Article Fourth of the Certificate of Incorporation.
    ${ }^{22}$ Section D(3) of Article Fourth of the Certificate of Incorporation.
    ${ }^{23}$ For the purposes of the $40 \%$ ownership limitation and the $20 \%$ ownership limitation applicable to ETP Holders, no person would be deemed to have any agreement, arrangement or understanding to act together with respect to voting shares of stock of New Arca Holdings solely because such person or any of such person's related persons has or shares the power to vote or direct the voting of such shares of stock pursuant to a revocable proxy given in response to a public proxy or consent solicitation conducted pursuant to, and in accordance with, Regulation 14A promulgated pursuant to the Act, except if such power (or the arrangements relating thereto) is then reportable under Item 6 of Schedule 13D under the Act (or any similar provision of a comparable or successor report). Section D(4) of Article Fourth of the Certificate of Incorporation.

[^47]:    ${ }^{24}$ Section G of Article Fourth of the Certificate of Incorporation.
    ${ }^{25}$ Article Tenth of the Certificate of Incorporation.
    ${ }^{26}$ Id.
    ${ }^{27}$ Section E of Article Fourth and Article Ninth of the Certificate of Incorporation.

[^48]:    ${ }^{28}$ Section E of Article Fourth of the Certificate of Incorporation. New Arca Holdings would be required to call the number of shares of stock of New Arca Holdings from such person and its related persons necessary to decrease the beneficial ownership of such person and its related persons to $20 \%$ of the outstanding shares of stock entitled to vote on any matter after giving effect to the redemption of the shares.
    ${ }^{29}$ Article Eighth of the Certificate of Incorporation.
    ${ }^{30}$ Article Tenth of the Certificate of Incorporation.

[^49]:    ${ }^{31}$ Article Fourteenth of the Certificate of Incorporation.
    ${ }^{32}$ Article Fifteenth of the Certificate of Incorporation.
    ${ }^{33}$ Article Fourteenth of the Certificate of Incorporation.

[^50]:    ${ }^{34}$ Article Thirteenth of the Certificate of Incorporation.
    ${ }^{35}$ Article Fifteenth of the Certificate of Incorporation.
    ${ }^{36}$ Article Eighteenth of the Certificate of Incorporation.

    Article Tenth of the Certificate of Incorporation requires that, subject to certain conditions, each director of New Arca Holdings take into consideration the effect that New Arca Holdings' actions would have on the ability of PCX and PCXE to carry out their regulatory responsibilities and requires directors, officers and employees of New Arca Holdings to comply with federal securities laws and to cooperate with the Commission, PCX and PCXE.

    Article Thirteenth of the Certificate of Incorporation requires that, subject to certain conditions, New Arca Holdings, its directors and officers, and those of its employees whose principal place of business and residence is outside of the United States submit to the jurisdiction of the Commission and PCX and to waive all claims that it or they are not personally subject to such jurisdiction.

[^51]:    ${ }^{39}$ Article Nineteenth of the Certificate of Incorporation and Section 6.8(b) of the Bylaws of New Arca Holdings.

[^52]:    ${ }^{40} \mathrm{In}$ approving the proposed rule change, the Commission has considered its impact on efficiency, competition, and capital formation. See 15 U.S.C. 78c(f).
    ${ }^{43} 15$ U.S.C. $78 \mathrm{f}(\mathrm{b})(1)$.
    ${ }^{42} 15$ U.S.C. 78 f (b)(5).
    ${ }^{43}$ The Commission has not formally established standards for control persons of shareholder-owned national securities exchanges or facilities thereof. It expects, however, to consider providing guidance on this issue in the future.
    ${ }^{44} \mathrm{In}$ addition, all persons trading through facilities of ArcaEx will continue to be subject to the PCXE rules.
    ${ }^{45}$ See Securities Exchange Act Release No. 44983 (October 25, 2001); 66 FR 55225 (November 1, 2001), at Section II.A.

[^53]:    ${ }^{46}$ Article Tenth of the Certificate of Incorporation.
    ${ }^{47}$ Articles Tenth and Sixteenth of the Certificate of Incorporation
    ${ }^{48}$ Article Fourteenth of the Certificate of Incorporation.

[^54]:    ${ }^{49}$ Article Eighth of the Certificate of Incorporation.
    ${ }^{50}$ Section $\mathrm{D}(1)$ of Article Fourth of the Certificate of Incorporation. The terms "person" and "related

[^55]:    such determinations, the Board may impose any conditions and restrictions on such person and its related persons owning any shares of stock of New Arca Holdings entitled to vote on any matter as the board of directors of New Arca Holdings in its sole discretion deems necessary, appropriate or desirable in furtherance of the objectives of the Act and the governance of New Arca Holdings. Sections C and $\mathrm{D}(1)$ of Article Fourth of the Certificate of Incorporation.
    ${ }^{54}$ Sections C and D(1) of Article Fourth of the Certificate of Incorporation.
    ${ }^{55}$ See Sections C, (D)(1) and (D)(2) of Article Fourth of the Certificate of Incorporation.

[^56]:    to, and in accordance with, Regulation 14A promulgated pursuant to the Act. This provision is designed to ensure that the voting limitations will not restrict the exercise of proxy rights under Regulation 14A of the Act.
    ${ }^{58}$ Section $D(2)$ of Article Fourth of the Certificate. of Incorporation. See Sections II.B and II.C supra for a detailed description of this limitation.

    In addition, if an ETP Holder, either alone or with its related persons, owns beneficially shares of stock of New Arca Holdings representing in the asgregate more than $20 \%$ of the then outstanding votes entitled to be cast on any matter, New Arca Holdings would be required to call from such ETP Holder and its related persons that number of shares of stock entitled to vote that exceeds this $20 \%$ limitation, and would be required not to register the purported transfer of any such shares in violation of this $20 \%$ limitation. Sections $D(2)$ and $D(3)$ of Article Fourth of the Certificate of Incorporation.
    ${ }^{59}$ Section D(2) of Article Fourth of the Certificate of Incorporation.

[^57]:    ${ }^{63}$ Articles Sixteenth and Eighteenth of the Certificate of Incorporation.
    ${ }^{64}$ Article Thirteenth of the Certificate of Incorporation.
    ${ }^{65} \mathrm{Id}$.
    ${ }^{66}$ The Certificate of Incorporation also provides that New Arca Holdings shall take reasonable steps necessary to cause persons holding such positions

[^58]:    ${ }^{73}$ Amendments to the Certificate of Incorporation and Bylaws of New Arca Holdings will be required to be submitted to the board of directors of PCX and, if the board of directors of PCX determines that such amendment is required, under Section 19 of the Act and the rules promulgated thereunder, to be filed with, or filed with and approved by, the Commission before such amendment may be effective under Section 19 of the Act and the Rule $19 \mathrm{~b}-4$ thereunder. Article Nineteen of the Certificate of Incorporation and Section 6.8(b) of the Bylaws of New Arca Holdings.
    ${ }^{74} 15$ U.S.C. $78 \mathrm{~s}(\mathrm{~b})(2)$.
    ${ }^{75} \mathrm{Id}$.
    ${ }^{76}$ Id.

[^59]:    ${ }^{78} 17$ CFR 200.30-3(a)(12).
    ${ }^{1} 15$ U.S.C. 78s(b)(1).
    ${ }^{2} 17$ CFR 240.19b-4.
    ${ }^{3}$ See letter from Steven B. Matlin, Senior Counsel, Regulatory Policy, PCX, to Nancy J. Sanow, Assistant Director, Division of Market Regulation, Commission, dated July 29, 2004 ("Amendment No. 1"). In Amendment No. 1, the Exchange made technical corrections to the text of the proposed rule change and corresponding changes to the Form 19b-4.

[^60]:    ${ }^{4} 15$ U.S.C. 78 ff b).
    ${ }^{5} 15$ U.S.C 78f(b)(5).

[^61]:    ${ }^{6}$ In approving this proposal, the Commission has considered its impact on efficiency, competition, and capital formation. 15 U.S.C. $78 \mathrm{c}(\mathrm{f})$.
    ${ }^{7} 15$ U.S.C. 78 f(b)(5).

[^62]:    ${ }^{8} 15$ U.S.C. $78 f(b)(1)$.
    ${ }^{9} 15$ U.S.C. 78 s (b)(2).

[^63]:    ${ }^{10} 15$ U.S.C. 78 f and 78 s (b)
    ${ }^{13} 15$ U.S.C. $78 \mathrm{~s}(\mathrm{~b})(2)$.
    1217 CFR 200.30-3(a)(12).

[^64]:    comment period, November 7, 2003 ( 68 FR 63398); and interim final rule with comment period, January 6, 2004 ( 69 FR 820).

[^65]:    G. Proposal To Change Payment Policy for Radiopharmaceuticals
    [If you choose to comment on issues in this section, include the caption

[^66]:    ${ }^{2}$ Section $1833(t)(7)$ of the Act defined the "preBBA" amount for a period as the amount equal to

[^67]:    the product of (1) the payment-to-cost ratio for the hospital based on its cost reporting period ending in 1996, and (2) the reasonable cost of the services for the period. (Emphasis added.) In this context, BBA refers to the Balanced Budget Act of 1997, Pub L. 105-33, enacted on August 5, 1997.

[^68]:    - Refer to preamble for explanation of multiple payment rates

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[^107]:    ${ }^{1} 49$ U.S.C. 114(d). The TSA Assistant Secretary's current authorities under ATSA have been delegated to him by the Secretary of Homeland Security. Under Section 403(2) of the Homeland Security Act of 2002, Pub. L. 107-296, 116 Stat. 2315 (2002) (HSA), all functions of TSA, including those of the Secretary of Transportation and the Undersecretary of Transportation of Security related to TSA, transferred to the Secretary of Homeland Security. Pursuant to DHS Delegation Number 7060.2, the Secretary delegated to the Assistant Secretary) then referred to as the Administrator of TSA), subject to the Secretary's guidance and control, the authority vested in the Secretary respecting TSA, including that in Section 403(2) of the HSA.

[^108]:    Authorizing signature

