Reimbursement Policy
CMS 1500
Policy Number 2020R5000A

Assistant-at-Surgery Services Policy, Professional

IMPORTANT NOTE ABOUT THIS REIMBURSEMENT POLICY
You are responsible for submission of accurate claims. This reimbursement policy is intended to ensure that you are reimbursed based on the code or codes that correctly describe the health care services provided. UnitedHealthcare reimbursement policies may use Current Procedural Terminology (CPT®), Centers for Medicare and Medicaid Services (CMS) or other coding guidelines. References to CPT or other sources are for definitional purposes only and do not imply any right to reimbursement.
This reimbursement policy applies to all health care services billed on CMS 1500 forms and, when specified, to those billed on UB04 forms. Coding methodology, industry-standard reimbursement logic, regulatory requirements, benefits design and other factors are considered in developing reimbursement policy.
This information is intended to serve only as a general reference resource regarding UnitedHealthcare’s reimbursement policy for the services described and is not intended to address every aspect of a reimbursement situation. Accordingly, UnitedHealthcare may use reasonable discretion in interpreting and applying this policy to health care services provided in a particular case. Further, the policy does not address all issues related to reimbursement for health care services provided to UnitedHealthcare enrollees. Other factors affecting reimbursement may supplement, modify or, in some cases, supersede this policy. These factors may include, but are not limited to: legislative mandates, the physician or other provider contracts, the enrollee’s benefit coverage documents and/or other reimbursement, medical or drug policies. Finally, this policy may not be implemented exactly the same way on the different electronic claims processing systems used by UnitedHealthcare due to programming or other constraints; however, UnitedHealthcare strives to minimize these variations.
Application
This reimbursement policy applies to services reported using the 1500 Health Insurance Claim Form (a/k/a CMS-1500) or its electronic equivalent or its successor form. This policy applies to all products and all network and non-network physicians and other qualified health care professionals, including, but not limited to, non-network authorized and percent of charge contract physicians and other qualified health care professionals.

Policy
Overview
An Assistant-at-Surgery actively assists the Physician performing a surgical procedure. The Assistant-at-Surgery services which are reimbursable services are set forth on UnitedHealthcare's Assistant-at-Surgery Eligible List.

Reimbursement for Assistant-at-Surgery services, when reported by the Same Individual Physician or Other Qualified Health Care Professional, is based on whether the Assistant-at-Surgery is a Physician (designated by modifiers 80, 81 or 82) or another Qualified Health Care Professional (designated by modifier AS) acting as the surgical assistant. The services of only one Assistant-at-Surgery are reimbursable for each procedure on the Assistant-at-Surgery Eligible List. No exceptions to this policy are made for teaching hospitals or hospital bylaws.

Reimbursement Guidelines

Multiple Procedures
If an Assistant-at-Surgery submits multiple procedure codes, multiple procedure reductions will apply.

Cesarean Section

Only a non-global cesarean section delivery code (without antepartum or postpartum components) is a reimbursable service when submitted with an appropriate assistant surgeon modifier.

Global cesarean section Current Procedural Terminology (CPT®) codes 59510, 59515, 59618, and 59622 submitted by an Assistant-at-Surgery will be reimbursed using the non-global cesarean section codes 59514 and 59620 as follows:

- 59510 reimbursed using 59514
- 59515 reimbursed using 59514
- 59618 reimbursed using 59620
- 59622 reimbursed using 59620

Assistant-at-Surgery Eligible List

The Assistant-at-Surgery Eligible List is developed based on the Centers for Medicare and Medicaid Services (CMS) National Physician Fee Schedule Relative Value File (NPFS) payment policy indicators.

All codes in the NPFS with the payment code indicator "2" for "Assistant-at-Surgery" are considered by UnitedHealthcare to be reimbursable for Assistant-at-Surgery services, as indicated by an assistant surgeon modifier (80, 81, 82, or AS).

CMS Definition of Assistant-at-Surgery Indicator "2"

2 = Payment restriction for Assistants-at-Surgery does not apply to this procedure. Assistant-at-Surgery may be paid.

UnitedHealthcare applies the payment indicators for HCPCS codes G0412-G0415 when adjudicating CPT codes 27215-27218 for the purpose of this policy.

Assistant-at-Surgery Eligible Policy List

CMS Files For Download

Physicians (MD/DO)

UnitedHealthcare's standard reimbursement for Assistant-at-Surgery services on the Assistant-at-Surgery Eligible List which are provided by a Physician is 16% of the Allowable Amount for eligible surgical procedures. This percentage is based on CMS.

Assistant-at-Surgery who are Physicians should submit the identical procedure code(s) as the primary surgeon with one of the following modifiers to represent their service(s):

<table>
<thead>
<tr>
<th>Modifier</th>
<th>CPT Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>80</td>
<td>Assistant Surgeon</td>
</tr>
<tr>
<td>81</td>
<td>Minimum Assistant Surgeon</td>
</tr>
<tr>
<td>82</td>
<td>Assistant Surgeon (when qualified resident surgeon not available)</td>
</tr>
</tbody>
</table>

Health Care Professionals

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UnitedHealthcare’s standard reimbursement for Assistant-at-Surgery services on the Assistant-at-Surgery Eligible List which are provided by a Health Care Professional is 14% of the Allowable Amount for the surgical procedures. This percentage is based on CMS.

Assistants-at-Surgery who are Health Care Professionals should submit the identical procedure code(s) as the primary surgeon with the following modifier to represent their service(s):

<table>
<thead>
<tr>
<th>Modifier</th>
<th>HCPCS Level II Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AS</td>
<td>Physician assistant, nurse practitioner, or clinical nurse specialist services for Assistant-at-Surgery.</td>
</tr>
</tbody>
</table>

Per CMS claims processing manual guidelines, surgical technicians are not listed as a health care practitioner that can report modifier AS. The services of a surgical technician assisting at surgery are included in the reimbursement to the facility and not separately reimbursable.

UnitedHealthcare will not reimburse independently submitted services by a non-contracted, health care practitioner (other than a Physician or Qualified Health Care Professional) who is seeking reimbursement for services using an assistant surgeon modifier unless a state mandate exists that requires reimbursement, in which case they will be reimbursed pursuant to this policy. For information about the health care-related mandates and laws in your state, contact the appropriate federal or state legislative office.

**Definitions**

- **Allowable Amount**: Defined as the dollar amount eligible for reimbursement to the physician or other qualified health care professional on the claim. Contracted rate, reasonable charge, or billed charges are examples of an Allowable Amount, whichever is applicable. For percent of charge or discount contracts, the Allowable Amount is determined as the billed amount, less the discount.

- **Assistant-at-Surgery/Assistant Surgeon**: A Physician or other Qualified Health Care Professional who is assisting the Physician performing a surgical procedure.

- **Health Care Professional**: A physician assistant, clinical nurse specialist or nurse practitioner who does not have a "Doctor of Medicine" or "Doctor of Osteopathy" degree/designation.

- **Physician**: A Doctor of Medicine (MD) or Doctor of Osteopathy (DO)

- **Same Individual Physician or Other Qualified Health Care Professional**: The same individual rendering health care services reporting the same Federal Tax Identification number.

**Questions and Answers**

1. **Q**: What if hospital bylaws require the attendance of an assistant for all procedures?
   **A**: No exceptions will be made for teaching hospitals or hospital bylaws. Hospitals must follow their own bylaws. UnitedHealthcare is not required to comply with hospital bylaws.

2. **Q**: Were all CPT codes reviewed for Assistant-at-Surgery eligibility?
   **A**: All CPT and HCPCS codes were reviewed for Assistant-at-Surgery eligibility. It is important to note that an anesthesiologist utilizes CPT anesthesia codes and is not considered an Assistant-at-Surgery during the surgical procedure. Further, HCPCS "C" codes are for Outpatient Prospective Payment System and Assistant-at-Surgery services are not a part of this payment system.
3. Q: Why does UnitedHealthcare reimburse the Assistant-at-Surgery for the non-global cesarean OB codes only?
   A: The global Cesarean OB codes include services for antepartum and postpartum as well as the delivery. The Assistant-at-Surgery's services are for the delivery only and are reimbursed using the non-global Cesarean OB code.

4. Q: Can the reimbursement to providers for Assistant-at-Surgery services provided to UnitedHealthcare enrollees vary?
   A: Yes, the reimbursement for Assistant-at-Surgery services can vary. The Assistant-at-Surgery reimbursement policy does not address all issues related to reimbursement for health care services provided to UnitedHealthcare enrollees. Other factors affecting reimbursement, including but not limited to legislative mandates, the Physician or other provider contracts, and/or the enrollee’s benefit coverage documents, including provisions addressing benefits for services rendered by non-participating providers, may supplement, modify or, in some cases, supersede this policy.

5. Q: The CMS NPFS contains additional Assistant-at-Surgery payment policy indicators of 0, 1 and 9. Are procedure codes with any of these indicators for Assistants-at-Surgery considered for reimbursement when reported with an assistant surgeon modifier?
   A: No, only procedure codes included on the Assistant-at-Surgery Eligible List will be considered for reimbursement. This list is based on the CMS NPFS payment policy indicator “2” for “Assistants-at-Surgery”.

**Attachments**

| Assistant-at-Surgery Eligible Policy List | Designates procedures allowed for Assistant-at-Surgery reimbursement. |

**Resources**


Centers for Medicare and Medicaid Services, Healthcare Common Procedure Coding System, HCPCS Release and Code Sets

Centers for Medicare and Medicaid Services, Physician Fee Schedule (PFS) Relative Value Files

**History**

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<th>Event Description</th>
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<tbody>
<tr>
<td>1/1/2020</td>
<td>Policy Version Change</td>
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<tr>
<td></td>
<td>Assistant-at-Surgery policy list updated</td>
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<tr>
<td></td>
<td>History/Updates section: Entries prior to 1/1/2018 archived</td>
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<tr>
<td>9/6/2019</td>
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<tr>
<td>1/1/2018 – 1/28/2018</td>
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<tr>
<td></td>
<td>Policy List Change: Assistant Surgeon Eligible list updated</td>
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<td>History/Updates section: Entries prior to 1/1/2016 archived</td>
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