

From the UPI Finance Audit Committee, Approved on May 29, 2012

### Purpose

The purpose is to implement a guideline to clarify when documentation addendums are valid for billing.

This guideline is not applicable for addendums to the medical record that is recorded for medical/legal purposes.

This guideline is not applicable for addendums to the medical record that is recorded to update the daily status of a patient, or to document an updated change in the plan of care of a patient.

### General Guidelines

- Co-signature only (without a tie-in statement to the resident note or a physical presence statement) on an E&M or procedural/surgical encounter will be allowed for 30 days from the date of completion of the encounter.
  - It is assumed an attending physician, and the resident if needed, can clearly recall and validate attending physician and involvement in a resident encounter.
- Alteration of the documented time spent with a visit, for time based E&M codes will be allowed for 30 days from the date of completion of the E&M documentation.
  - It is assumed the documentation in either the attending physician or resident note supports the time spent by the attending physician.
- Addendums should only be necessary on rare occasions and should not be used in a common practice of documenting services performed. **Amending medical records to meet payment policy guidelines is inappropriate.**
  - Providers who have a pattern of amending medical records for the above purposes will be notified by CU Medicine to assess for additional education.

### E&M Guidelines

- Documentation addendums to E&M services will not be allowed for billing after 24 hours from the date of completion of the E&M note.
  - Documentation that influences a level of service in history, exam, or medical decision making components considered clinically irrelevant and added solely to meet regulatory requirements
  - Documentation added >24 hours to validate a CPT code that was initially down coded due to lack of supporting documentation.
- Communication from Coding Services and Audit, Compliance & Education is for educational purposes and given in a supportive manner and should not be considered as opportunities for providers to make addendums to E&M documentation for billing purposes.

### Procedural/Diagnostic Guidelines

- Communication from Fee Coordination and/or Audit, Compliance & Education to a provider submitting a procedural code/diagnostic code, where objective evidence exists that the service in question was provided, can be used by the provider to create a documentation addendum in the medical record, to insure accuracy of the CPT code(s) or the service provided.