SCOPE: All Company-affiliated facilities performing and/or billing specimen collection services. Specifically the following departments:

- Admitting/Registration
- Administration
- Revenue Integrity
- Laboratory
- Shared Services Centers

PURPOSE: To establish guidelines for charging and billing specimen collection fees in accordance with Medicare, Medicaid, and other federally-funded payer requirements.

POLICY: When performed by laboratory staff or other facility personnel acting within the scope of their licensure, only one venipuncture, specimen collection via capillary puncture or catheterized urine specimen collection fee will be billed to federally funded programs per outpatient episode of care regardless of the number of specimens obtained. An episode of care begins when a patient arrives at a facility for treatment and terminates when the patient leaves the facility. There will be no charge to federally-funded payers for the collection of specimens when the cost is minimal such as a throat culture or a routine capillary puncture (not for specimen collection) for clotting or bleeding time. Additionally, specimen collection fees will not be billed when the laboratory test provided does not meet medical necessity guidelines. However, if multiple tests are run from one specimen collected and the other tests are medically necessary, the specimen collection fee may be billed.

PROCEDURE: The following steps must be performed when billing venipuncture, specimen collection via capillary puncture, and catheterized urine specimen collection fees to Medicare, Medicaid, and other federally-funded programs.

IMPLEMENTATION
1. Facility personnel must review and verify applicable entries are present in the facility chargemaster in accordance with the Company Standard Laboratory Chargemaster (LCDM) and appropriately tied to the related Laboratory and Order Entry masterfiles/dictionaries.

2. Verify that automatic charge routines for venipuncture, specimen collection via capillary puncture, and catheterized urine collection procedures (e.g., charge explosion, automated order routines, Meditech Dictionary additional charge add-ons) are not present in your information system (i.e., CPCS/Meditech, Epic, or Patient Accounting).

3. Verify that specimen collection fees are not billed to federally funded payers for routine capillary punctures when the cost of collecting the specimen is minimal. For example, a specimen collection fee may not be charged or billed when performing routine capillary punctures for clotting or bleeding time or when glucose testing is performed via a point of care device.
4. Billing edits have been established to facilitate compliance with this policy. Edits and affected claims will be periodically reviewed by Regulatory Compliance Support, Parallon and/or Shared Services Centers.

5. If more than one collection fee is present, the number of units and related charges in the EP vendor billing system must be modified to reflect only one unit of the specific specimen collection fee. **These charges must be written off as non-covered/non-allowable and may not be claimed as Medicare Bad Debt expenses.**

6. Laboratory and Shared Services Center personnel must educate all staff associates responsible for ordering, charging, or billing laboratory services on the contents of this policy and the additional information and billing requirements for this policy in the HCA Laboratory Billing Compliance Plan.

7. Regulatory Compliance Support (Regs) has established edits in the EP Vendor billing system which prevent more than one venipuncture, specimen collection via capillary puncture, or catheterized urine collection from being billed per outpatient episode of care for federally-funded payers. Regs will validate that the established billing edits are working.

**Special Considerations:** Medicare’s ESRD consolidated billing rules provide for payment to ESRD dialysis facilities for all resources used in providing outpatient dialysis services, including ESRD related laboratory services. Specimen collection services that are provided to ESRD beneficiaries for ESRD related laboratory services are included in the Medicare ESRD PPS payment to the dialysis facility. Arrangements with the dialysis facility should include reimbursement for these ESRD related laboratory services.

The Facility Ethics and Compliance Committee is responsible for implementation and monitoring of this policy within the facility.

**REFERENCES:**

1. Medicare Claims Processing Manual (CMS Pub. 100-4), Chapter 16, Sections 40.3, 60.1, 60.1.3
2. Clinical Laboratory Fee Schedule
5. Medicare Claims Processing Manual, (CMS Pub. 100-4), Chapter 2, Section 90.4