Opportunities to Enhance the Utility of Electronic Health Care Claims

Introduction

Background

According to the 2022 CAQH Index, 97% of health care claims are submitted electronically using the HIPAA-mandated X12N 837. This is among the highest electronic adoption rates of all HIPAA administrative standards, yet providers report ongoing challenges with claim submission.\(^1\)

According to the Change Healthcare 2022 Revenue Cycle Denials Index, the average initial denial rate across 1,500 hospitals in the United States was almost 12% in the first half of 2022, compared to just 10% in 2020 and 9% in 2016.\(^2\) On the surface, an increase in denial rates stands in direct opposition to the increase in automation reported in the CAQH Index. Causes of the challenges to successful claim submission are many, some of which are rooted in the use of the health care claim transaction itself.

Involvement from CAQH CORE

The Committee on Operating Rules for Information Exchange (CORE), an initiative of CAQH, drives standardization and interoperability across healthcare. It does this by developing industry consensus around operating rules that define key infrastructure and data content requirements. Although these operating rules have resulted in the widespread automation of several common healthcare transactions, variability remains. One area that lacks standardization is the submission, acceptance, and adjudication of health care claims.
CAQH CORE Engagement on Health Care Claims
Foundational Research and Efforts

The CAQH CORE Health Care Claims Operating Rules, first developed in 2016, streamline claim submission and acknowledgment workflows. In 2022, CAQH CORE Participating Organizations approved additional Health Care Claim Attachments Operating Rules, setting a standard-agnostic approach to more uniform exchange of additional documentation needed to support claim submission. With the medical industry exchanging more than nine billion claims and 180 million claim attachments in 2022, these rules have the potential to reduce cost and burden significantly for providers, health plans, and vendors alike.3

In mid-2022, CAQH CORE launched an environmental scan to better understand the impact of non-uniform data on first-pass denial rates. Interviews were conducted with a range of industry stakeholders including providers, health plans, vendors, government agencies, and standards development organizations. A CAQH CORE focus group provided feedback on research findings.

Through this effort, CAQH CORE found that the industry has a strong technical framework in place to both support claims and drive the automation of attachments; however, further definition of data content within the X12N 837 and its associated transactions could reduce first-pass denial rates.

Research identified that burdensome, manual intervention – such as phone follow-up or email – is still necessary to interpret non-uniform data elements and address submission errors. The CAQH CORE focus group identified several opportunities to develop operating rules that support a more predictable process and lower denial rates.

The Utility of a More Robust Claim Transaction

Despite an ever-evolving healthcare environment, the use of the health care claim transaction has remained consistent. At the same time, the ability for claims data to promote uniform, streamlined workflows has expanded. Claims data has proven an important tool not only for billing and payment for services, but also to share patient health status and diagnostic information that may not be directly tied to reimbursement. Variability in how this data is included in the X12N 837 reduces utility and harms interoperability.

For example, the importance of Place of Service (POS) reporting requirements for telehealth services became clear after the broad expansion of remote care delivered during the COVID-19 pandemic. Additionally, adoption of value-based payment (VBP) models has expanded the use of claims data to support quality and utilization measurement and the documentation of social determinants of health (SDOH). As emerging technologies and standards take hold throughout the industry, the role of claims continues to evolve, placing critical importance on uniformity of data content.

Operating Rule Opportunity Areas
Overview

The CAQH CORE health care claims environmental scan made clear that, although opportunities to streamline claims workflows are within reach, a lack of claims data standardization remains a challenge. Preliminary opportunity areas suggested for consideration for operating rule development include aligning on the use of the 277CA transaction’s claim submission, acknowledgement, and error reporting capabilities; standardizing submission of supplementary diagnosis codes to support VBP and SDOH capture; and simplifying guidelines for telehealth claims submission related to POS assignment.
**Claim Submission, Acknowledgement, and Error Reporting**

The CAQH CORE environmental scan found that data elements required for claims submission vary between health plans. This increases the administrative burden for providers and their staff as they sort through different health plan requirements and applicable policy. Variability appears in multiple ways and can take the form of how data is formatted, what information is necessary for approval, or how patient demographic information is included. Focus group participants agreed that an opportunity exists for an operating rule to align reporting requirements across health plans, minimizing stakeholder confusion around submission requirements and lowering the need to maintain costly, manual workflows. Ultimately, this would result in a decrease in overall adjudication times and faster billing processes.

Focus group participants also identified opportunities to increase uniformity of pre-adjudication error reporting delivered via the X12N 277CA. The X12N 277CA is an important complement to the X12N 837 transaction and is widely implemented, although not HIPAA mandated. Despite high adoption, its utility varies in practice. Some vendors and health plans use it as an acknowledgment of submission and acceptance or rejection. Others use a combination of Claim Status Category Codes and Claim Status Codes to communicate greater detail about why a claim was rejected from pre-adjudication systems, helping providers focus on errors and accelerate resubmission. The latter example has clear utility, but code combinations are not uniformly applied between health plans, leading to inconsistencies in error interpretation and the perpetuation of manual workflows.

Overall, research participants strongly agreed that X12N 837 data content requirements will be important in standardizing submission requirements and avoiding rejections downstream.

Then, if transactions are rejected, X12N 277CA data content requirements can outline consistent error messaging for providers to review and use when reworking and resubmitting a claim for payment. Together, the two transactions will streamline claim submissions and minimize costly manual workflows associated with addressing errors and resubmitting claims.

**Value-based Payment and SDOH**

VBP models are increasingly common fixtures across the medical industry as health plans, providers, and other stakeholders attempt to incentivize the quality of the care being delivered, as opposed to the volume. With rare exception, VBP models are built using a fee-for-service structure that leverages the convenience and durability of health care claim transactions to calculate risk adjustment, patient attribution, financial benchmarks, quality measurement, and other methodologies. Claims further play a role in supporting emerging and innovative priorities in VBP, such as the incorporation of methodologies to collect, analyze, and use SDOH data to combat health inequities.

These methodologies and innovations are supported through the submission of supplementary diagnosis and procedure codes that detail chronic conditions, non-clinical factors influencing care, and services provided during evaluation and management visits. For example, social risk factors can be recorded using ICD-10-CM Z-codes that record potentially harmful patient characteristics such as homelessness, food insecurity, financial difficulties, or other factors that affect care planning and delivery. Further, the inclusion of specialized procedure codes on a claim, like CPT II, are used to support quality reporting and measurement by detailing the delivery of preventative or non-interventional care, such as smoking cessation or end-of-life planning.

The electronic submission of supplementary diagnosis codes is facilitated by the X12N 837
transaction, but inclusion of these codes on claims can be rare – particularly when it comes to the documentation of SDOH using ICD-10 Z-codes. The causes of low uptake are varied, but a limitation on the number of diagnosis codes that can be included on a claim is a major contributing factor. Research and interviews showed that submitters will de-prioritize supplementary diagnoses in favor of those more closely related to the current clinical presentation when opportunities for documentation are finite. Though pathways exist to use the X12N 837 to submit claims containing supplemental diagnoses recorded during the same encounter as the initial claim, implementation of required data elements varies between health plans, complicating automation.

Industry stakeholders expressed initial support for aligning pathways and data elements used in the submission of an X12N 837 containing supplementary diagnoses, believing it could encourage a more robust medical record that, in turn, benefits data quality and integrity, and contributes to value-based payment methodologies. Additional information about the application of this process and other relevant topics to VBP can be found on the CAQH CORE website under "Priority Topics."

**TeleHealth Place of Service**

Telehealth services provide flexibility in care delivery for providers and patients. The growth of telehealth over the past few years introduced complex requirements to indicate where services were delivered and how. Providers use the X12N 837 transaction to indicate these data points, but minor differences in reporting requirements between health plans necessitate costly, manual intervention to confirm what POS codes are required for a claim to be accepted. It is likely that industry variability will persist beyond the expiration of the Public Health Emergency (PHE), and certain services may qualify for telehealth permanently.

The environmental scan identified opportunities to align POS or modality reporting requirements across health plans via operating rules, allowing stakeholders to streamline telehealth claim submission and easily address errors or rejections. Participants agreed operating rules can also provide stabilization to an industry preparing to contend with confusion around regulatory requirements driven by the expiration of COVID-19 era flexibilities.

**Conclusion**

**Next Steps for CAQH CORE**

A majority of those who participated in the health care claims environmental scan agreed that claim submission, acknowledgement, and error reporting; VBP and SDOH; and telehealth POS assignment are high priorities for operating rule development. Research confirmed areas within the health care claims workflow where data uniformity can have the greatest impact on reducing administrative burden.

In 2023, CAQH CORE is engaging with its Participating Organizations to simplify administrative workflows for health care claims through the development of operating rules. A CORE subgroup launched in April 2023 to engage industry in discussions, vet opportunities, and define operating rule requirements. If you are interested in learning how your organization can get involved in this important work, please email CORE@caqh.org.
About CAQH CORE

CAQH CORE was formed to drive the creation and adoption of healthcare operating rules that support standards, accelerate interoperability, and align administrative and clinical activities among providers, health plans, and consumers. CAQH CORE Participating Organizations represent more than 75 percent of insured Americans, including health plans, providers, vendors, government entities, and standards development organizations. CAQH CORE Operating Rules addressing eight healthcare business transactions have been issued to date. For more information, visit www.caqh.org/CORE.

Endnotes