ASA has recently received reports of payers inappropriately bundling the placement of epidurals and peripheral nerve blocks for postoperative pain control into the payments for surgical anesthesia services. This is contrary to CPT guidance, CCI edits, Medicare contractors’ instructions and the process used to assign base unit values to anesthesia codes. In all probability, this bundling is due to payer confusion regarding the difference between regional anesthesia that is applied as a part of the primary anesthetic as opposed to that which, while placed prior to the onset of anesthesia, is intended primarily to provide postoperative analgesia.

A provider may bill for a regional anesthetic technique as a service separate from the anesthetic if the regional technique is employed primarily for postoperative analgesia and if the following two conditions apply:

a. The anesthesia for the surgical procedure was not dependent upon the efficacy of the regional anesthetic technique. For example, if an interscalene nerve block is placed prior to shoulder surgery to effect prolonged postoperative analgesia, then a general anesthetic would have to be used for the actual shoulder surgery rather than simply I.V. sedation in order to properly report the regional block separately. In this setting, if the patient was provided a block and only sedation was added, then it would be clear that the interscalene block was a part of the primary anesthetic rather than a mode of postoperative analgesia.

b. The time spent on pre- or postoperative placement of the block is separated and clearly not included in reported anesthetic time. Postoperative pain blocks are most frequently placed before anesthesia induction or after anesthesia emergence. When the block is placed before anesthesia time starts or after it has ended, the time spent placing the block should not be included in reported anesthesia time; this is true irrespective of what level of sedation and monitoring is provided to the patient during that block placement. In the less common circumstance where a block is placed during a general anesthetic, time does not need to be deducted as the full anesthesia service is still being performed.

One excellent means of portraying that the block was a postoperative analgesic is to dictate or record its conduct in the chart in a location separate from the anesthetic record. When documenting, it is important to discuss that the surgeon requested that the anesthesia team participate in the provision of postoperative analgesia, that the patient was involved in the process of defining the best plan for such analgesia and that the patient received additional information about the risks and procedures of such therapy and consented to the procedure, separate from the information attendant to informed consent for the anesthetic.

Should there continue to be bundling by a payer of these services, despite following the above guidelines, the practitioner may find the following references of value when corresponding with the payer’s representatives.

I. CPT Guidance

Some payers may be misinterpreting a portion of the Anesthesia Guidelines found in the CPT book:
REPORTING POSTOPERATIVE PAIN PROCEDURES IN CONJUNCTION WITH ANESTHESIA

“The reporting of anesthesia services is appropriate by or under the responsible supervision of a physician. These services may include but are not limited to general, regional, supplementation of local anesthesia, or other supportive services in order to afford the patient the anesthesia care deemed optimal by the anesthesiologist during any procedure”

However, the question of regional anesthetic procedures for postoperative pain relief has been addressed multiple times by the AMA in its coding guide, CPT Assistant. The message has always been consistent: when a pain relief procedure does not serve to deliver the primary anesthetic for a surgical procedure, it is separately reportable from an anesthesia service.

CPT Assistant, Volume 7, Issue 2, February 1997
Anesthesia: Coding for Procedural Services
“...An anesthesiologist could perform a therapeutic nerve block for pain management before or at the conclusion of the surgical procedure, or insert a catheter into the spinal column to induce continuous postoperative analgesia for therapeutic pain management. In the latter case, if an epidural catheter is inserted into the lumbar region, report code 62279*. This code includes insertion of the catheter and initial injection of the analgesic medication or fluid mixture that may then be connected to and controlled by an external infusion pump. Subsequent daily monitoring of the patient may be reported separately using an appropriate E/M code or anesthesia code 01996 because code 62279* does not include daily monitoring. Payor coverage and reporting requirements for daily monitoring services may vary."

CPT Assistant, Volume 8, Issue 7, July 1998
Coding Consultation
“Question: How would you code a pain management service (64400-64530) in conjunction with an operative anesthesia service? The pain management injection (64400-64530) is not the operative anesthesia, but is administered pre inter or post-operatively for the purpose of postoperative pain management?

“AMA Comment: It is appropriate to report a code from 64400-64530 in conjunction with an operative anesthesia service if an injection, as described by these codes, was also given. The February 1997 issue of CPT Assistant published an article on anesthesia and the coding of procedural services. Under ‘Reporting Additional Procedural Services’ it reads: ‘Additional procedural services provided in conjunction with basic anesthesia administration are separately reportable and coded according to standard CPT coding guidelines applicable to the given code and the respective CPT section (eg, Surgery or Medicine sections) in which they are listed’. Do not code procedural services with anesthesia coding guidelines”

CPT Assistant, Volume 11, Issue 10, October 2001
Anesthesia and Postoperative Pain Management
This article discusses the circumstances under which a pain procedure is—and is not—separately reportable from anesthesia care when both services are provided by the same physician.

“It is appropriate to report pain management procedures, including the insertion of an epidural catheter or the performance of a nerve block, for postoperative analgesia separately from the administration of a general anesthetic”.

“If, on the other hand, the block procedure is used primarily for the anesthesia itself, the service should be reported using the anesthesia code alone...”

* Note: CPT Code 62319 replaced 62279 in 2000.
REPORTING POSTOPERATIVE PAIN PROCEDURES IN CONJUNCTION WITH ANESTHESIA

CPT Assistant, Volume 17, Issue 5, May 2007

Coding Communication: Question and Answers

This question and answer addressed how time spent placing nerve blocks for postoperative pain control should be reported.

“Question: Should the time spent placing nerve blocks for postoperative pain control, spinals, arterial lines, etc, be deducted from main anesthesia start and stop times? Would the time spent placing these items need to be deducted from the anesthesia time for the operation? Is there a difference between the arterial line, etc being placed prior to the patient ‘going to sleep’ or after in regards to discounting this ‘placement time’?

“Answer: The Anesthesia guidelines in the CPT codebook indicate that placement of monitoring devices such as central venous lines, arterial lines, and Swan-Ganz catheters are separately reportable from an anesthesia service. Placement of these monitoring devices have no time associated with them. If a nerve block or epidural is performed for the purpose of postoperative pain management and not as part of the anesthesia for the surgical procedure, then it too is reported separately. When these procedures are performed before the start of anesthesia time, the time spent on them should not be added to the reported anesthesia time because they are separate and distinct from the anesthesia service. If the procedure is performed after induction of the primary anesthetic, it is not necessary to deduct the time spent on the procedure from reported anesthesia time.”

AMA has also provided guidance on the topic in its publication titled Principles of CPT Coding – Third Edition, page 288:

“In addition to the physical status modifiers, it may also be appropriate to report other CPT modifiers when code(s) for procedural services are reported in addition to the basic anesthesia service. Remember, if the anesthesiologist performs other additional procedures, each is separately reportable.

“EXAMPLE: An anesthesiologist places a centrally inserted non-tunneled central venous catheter in addition to providing the anesthesia administration for the operation. The anesthesiologist also inserts an epidural catheter into the lumbar spinal region to induce continuous postoperative analgesia for therapeutic pain management.

In this case, the physician reports the anesthesia service on one or more lines of the claim form (as appropriate and required by the payer). On separate lines of the claim form the physician reports the following codes for the additional procedures performed:

36556 Placement of the central venous catheter; age 5 years or older (report code 36555 for patients under age 5)

62319 Insertion of the lumbar epidural catheter

Code 36556 is an example of a service that might be reported separately for invasive monitoring procedures when performed at the same time as anesthesia services. The modifier -51 is appended to 36556, as this is a procedure that is not designated as modifier -51 exempt. The modifier -59 is appended to the epidural catheter pain procedure to indicate that it is distinct and independent of the anesthesia service.”
REPORTING POSTOPERATIVE PAIN PROCEDURES IN CONJUNCTION WITH ANESTHESIA

II. CCI Edits

The National Correct Coding Initiative (CCI) is a process in which CPT codes are reviewed and analyzed to determine when particular services may or may not be reported together by the same physician for the same patient during a single encounter. The CCI looks for instances of “unbundling” (reporting the individual components of a service instead of the total service) and for code combinations that would be mutually exclusive of each other. Code pairs that could never be reported together have a modifier status indicator of “0.” Code pairs that could be reported together under specific circumstances have a modifier status indicator of “1.”

The CCI permits the reporting of a pain procedure along with an anesthesia service when appropriate (i.e., when the pain procedure is not used as regional anesthesia for surgery). The edits that pair anesthesia with codes used to manage postoperative pain (such as epidurals and brachial plexus, sciatic and femoral blocks) have an indicator of “1.”

The CCI Policy Manual, Version 13.3, Chapter 2 specifically notes that separate payment may be made to the anesthesiologist for post-operative pain procedures provided the service is medically necessary, cannot be provided by the surgeon, and the surgeon documents a specific request in the medical record.

Modifier 59 –Distinct Procedural Service – is appended to the pain procedure to notify the payer that it is, in fact, appropriate to report both codes on a specific claim.

The CCI edits and the CCI Policy Manual are available at:
http://www.cms.hhs.gov/national_correct_coding_initiative/01_overview.asp

III. Medicare Contractor Instructions

Medicare contractors provide coding guidance and instructions to providers in numerous ways. Two common methods are including a specialty-specific billing guide on its Web site and issuing Local Coverage Determinations (LCD). Here are some examples pertinent to this issue:

NHIC Anesthesia Billing Guide


Pain Management

  Pain Management Consultation

  “Evaluation and management services for postoperative pain control on the day of surgery are considered part of the usual anesthetic services and are not separately reportable. When medically necessary and requested by the attending physician, hospital visits or consultative services are reportable by the anesthesiologist during the postoperative period. However, normal postoperative pain management, including management of intravenous patient controlled analgesia, is considered part of the surgical global package and should not be separately reported.
REPORTING POSTOPERATIVE PAIN PROCEDURES IN CONJUNCTION WITH ANESTHESIA

Postoperative Pain Control Procedures

When provided principally for postoperative pain control, peripheral nerve injections and neuraxial (spinal, epidural) injections can be separately reported on the day of surgery using the appropriate CPT procedure with modifier -59 (Distinct Procedural Service) and 1 unit of service. Examples of such procedures include:

- 62310-62319 Epidural or subarachnoid injections
- 64415-64416 Brachial plexus injection, single or continuous
- 64445-64448 Sciatic or femoral injections, single or continuous
- 64449 Lumbar plexus injections, continuous

These services should not be reported on the day of surgery if they constitute the surgical anesthetic technique.

Contractor NOTE: Modifier 59 requires that the medical record substantiate that the procedure or service was distinct or separate services performed on the same day.”

National Government Services - LCD

National Government Services (formerly Empire Medicare Services) has issued an LCD for Postoperative Pain Management. The LCD includes links to references in support of its position. Its Article for Postoperative Pain Management; Coding Guidelines for LCD L3462 (A42703), lists applicable coding guidelines and may be found at: http://www.empiremedicare.com/newypolicy/policy/l3462_final_guideline.htm. Included as Guideline Number 4, is:

“CPT codes 62318 or 62319 should be used for the insertion of the epidural catheter used for management of postoperative pain (postoperative analgesia), and CPT codes 62310, 62311 should be used when the analgesia is delivered by a single injection. These codes should be used only when the catheter or injection is not used for administration of anesthesia during the operative procedure. The 59 modifier should be used when billing these services, to indicate that the catheter or injection was a separate procedure from the surgical anesthesia care.”

IV. Anesthesia Code Valuation

Like all CPT codes, new and revised anesthesia codes are evaluated by the AMA/Specialty Society RVS Update Committee (the RUC) and recommendations for the base unit value for these codes are passed on to CMS. The basis for these recommendations is a survey of physicians who perform the service. Following RUC protocol, these physicians are asked to compare the work/intensity/complexity of the new or revised code to that of another code with an established value. The survey used for anesthesia codes includes a clear instruction, “Do not report time or work related to separately billable services such as postoperative pain management procedures or invasive monitoring procedures.” Therefore, valuation for an anesthetic code does not include the work of provision of these additional services and payment for them should not be bundled with that of the anesthetic service.