RE: Request to Halt Capped Rental Policy for E0466 (NIV)

To Whom it May Concern:

The American Association for Homecare (AAHomecare) is writing to urge the halt of any payment policy that converts non-invasive ventilation (NIV) equipment and services to a purchase through a capped rental policy.

AAHomecare is the national association representing durable medical equipment, prosthetics, orthotics and supplies (DMEPOS) suppliers, manufacturers, and other stakeholders in the homecare community. Our members are in patients’ homes every day and are uniquely qualified to be able to service this patient population. DME providers serve millions of patients in their homes; and we expect that number to grow significantly with the spread of the COVID-19 virus. Our members supply home oxygen therapy, ventilator services, and many other medically necessary items and services that allow patients to be released from hospitals, nursing homes and other health care facilities to continue their care in the home setting. We are aware of no other payer that has a capped rental payment policy for NIVs, as this would cause undue harm to patients requiring NIV services.

Background
Ventilators are a type of Durable Medical Equipment (DME) that provide life support to medically fragile patients. Non-invasive ventilation (NIV) uses a ventilator attached to a mask and/or mouthpiece to assist individuals who cannot breathe sufficiently on their own. In contrast, invasive ventilation requires an addition of an artificial airway, such as a trachostomy or endotracheal tube. Medical and technological advancements have vastly improved NIV since the iron lung of the 1920s, allowing end users to have a much higher quality of life with better survival rates, fewer respiratory infections, and fewer hospital admissions.

Individuals who require ventilation either have progressive (deteriorating) diseases such as neuromuscular diseases like Amyotrophic Lateral Sclerosis (ALS), restrictive thoracic disease such as Kyphoscoliosis, or chronic respiratory failure from serious medical conditions such as Chronic Obstructive Pulmonary Diseases (COPD) and spinal cord injuries.

Ventilators provide critical life support for those who require them and require careful assessment, ongoing monitoring, extensive education, training, support, titration, and servicing by qualified personnel. The Food and Drug Administration (FDA) classifies ventilators (NIV and invasive) as Class II devices and indicates that they provide continuous or intermittent ventilation via mask, mouthpiece, trachostomy tube, or endotracheal tube. The National Association for Medical Direction of Respiratory Care (NAMDRC) explains that “[ventilators] are intended to provide life support, and interruption of the device can reasonably be expected to lead to eventual or rapid clinical deterioration, leading to medical harm or even death”.¹ Ventilators are also classified as requiring “frequent and substantial servicing” by the Centers for Medicare and Medicaid Services (CMS), a classification reserved for items for which there “must be frequent and substantial servicing in order to avoid risk to the patient’s health”.² By definition, items classified as requiring “frequent and substantial servicing” by CMS cannot also be classified as capped rental items because they are two separate payment categories, originally established by Congress in 1987.

The high touch nature of ventilators, coupled with the numerous supplies and accessories required for the device to work properly for the end user, contribute a significant portion of the overall cost of providing NIV to end users beyond the cost of the device itself. Currently, Medicare and many other payors bundle all the
services, supplies, and support along with the device into one recurring monthly payment. As such, it is imperative that all these costs are factored in when determining reimbursement in order to ensure continued access to this life sustaining technology.

**NIV Initiation and Management**

NIV therapy requires a highly trained, credentialed, licensed Respiratory Therapist (RT) or other appropriately licensed clinician that delivers, initiates, manages, services, and educates patients and family on a critical life support device.

The doctor sends the DME supplier an order for a patient who has a diagnosis that requires a ventilator. Before treatment is initiated, all documentation must be reviewed by the supplier, including the prescription, face-to-face clinical notes, and insurance benefit verification. When an RT initiates home NIV, they spend an extended amount of time at the home. Based upon the physician’s prescription, they may be required to adjust the settings on the ventilator in accordance with the therapy goals and the patient’s comfort. Additionally, they fit the mask on the patient, show the patient and caregiver how to use the mouthpiece, and provide education on ventilator settings, alarms and general troubleshooting, supplies, and emergency preparedness. The RT also discusses disease management, maintenance and cleaning, attaching accessories, and infection control. It is the job of the RT to ensure the patient and caregiver(s) are comfortable and confident with operating the ventilator.

Patients supported with ventilators must have regular and frequent evaluations. According to the American Association for Respiratory Care (AARC) Clinical Practice Guidelines, “Health care professionals should perform a thorough, comprehensive assessment of the patient and the patient-ventilator system on a regular basis as prescribed by the plan of care... Health care professionals are also responsible for maintaining interdisciplinary communications concerning the plan of care.”³ A regular RT home visit consists of an evaluation of the patient’s current health status, the caregiver’s need for continuing education, the home environment, and a function check of the ventilator. Physicians rely on the RT to report any change in patient health status noted during the visit. Regulations also require that an RT is available 24/7 for patient and caregiver support.

The time, equipment, supplies, clinical services, maintenance, and 24/7 support required to properly care for an NIV patient comes with a cost.

![NIV Initiation and Management Diagram](image)

**Trilogy Ventilator**
**Mask with headgear**
**Battery External**
**Bacteria filter, pollen filters, oxygen connector**
**Water chamber(x2)**
**Circuit (x2)**
**Humidifier, temperature probe & wire adapter**
**Stand**

**Labor Costs Associated with Caring for an NIV Patient**

While actual salaries of RTs can vary by company and geographic area, the cost to employ RTs is carried by the DME supplier.
To ensure the ventilator is in proper working condition, preventative maintenance must be performed every, one to two years, at which time certain components must be replaced. A trained and qualified biomedical technician must perform the preventative maintenance.

**NIV Patient Perspective**

For many who require NIV, the extensive services and hands on clinical support provided by their supplier and RT are instrumental in successfully managing one’s health care needs, increasing quality of life, and avoiding unintended health consequences. Below are two NIV patient stories.

As a caregiver and mother of 49-year old Mark, Diane J. from Colorado shares her experience caring for Mark 24/7 over the past 29 years. Mark has MS with quadriplegic-like symptoms. He uses a noninvasive ventilator, power chair, cough assist machine, suction machine, as well as necessary medical supplies. Diane explains, “we require a [supplier] that can provide us with a Respiratory Therapist (RT) to help manage his care. Our current supplier came to the hospital, trained me as a caregiver and provided all the necessary medical tools I needed to take him home. [My supplier’s] RT made this very traumatic experience so easy and gave me the confidence to perform these tasks at home. They deliver the correct supplies in a timely manner, and a knowledgeable RT responds to my calls.” She also relayed that the ability to change suppliers to ensure Mark receives the service and care he needs is paramount. “We absolutely need to have the right and ability as a patient to choose a [supplier] of choice for our medical needs. Without that ability, I will not be able to care for Mark as he needs, causing him to experience a lack of good care which could harm his life and require us to make unnecessary visits to doctors and hospitals.”

Steven H., a Texas NIV user with ALS, explains, “I have an excellent relationship with [my supplier]. [They come] to my residence once a month at the very least to check my equipment and answer any questions or concerns I may have. If needed, he will come any time. He understands my needs and goes out of his way to accommodate me.” Steven fears for the diminished access and service under a capped rental NIV program. “Medicare and other insurance companies will force good companies to either cut back their services to be able to compete or get out of the business altogether. I’m concerned that will result in more hospital admissions or emergency room visits.”

**Conclusion**

NIV provides life support and enhances quality of life for medically complex individuals. People who would otherwise be forced into institutions to meet their medical needs are able to live at home thanks to the device and extensive services, supplies, and support offered by their supplier and RT. While not recognized as a separate billable expense under Medicare and many other payors, these are essential components of NIV therapy and must be accounted for when evaluating the total cost of providing NIV. Supplies, preventive maintenance, and repair must be provided to make certain that the device is in proper functioning condition to prevent injury or death to the patient. These cost thousands of dollars per patient. In addition, the patient status and equipment synchrony must be evaluated in the home to manage appropriate ventilation for the patient. Qualified clinicians, such as RTs, make visits to the home to assure proper ventilator management and provide 24/7 support in the event of urgent clinical supply and/or equipment issues and troubleshooting. The absence of qualified clinicians will lead to drastic increases in visits to physicians, the ER, and hospital readmissions. It is for these reasons that capping the rental of NIV equipment is ill-advised. Commercial insurance carriers have a responsibility to their members to ensure that NIV policies and reimbursement protect end users’ ability to receive the care, supplies, and equipment needed to manage their health care needs. It is inappropriate to consider ventilators as capped rentals because this would cause significant harm to this vulnerable patient population.

AAHomecare welcomes the opportunity to discuss any of the information outlined above. Please let me know if there is any other information we can provide.
Sincerely,

Laura L. Williard
Vice President of Payer Relations
American Association for Homecare

NIV user and a great man, Paul C. at an ALS event in Texas

Sources