NOTICE OF PROPOSED RULEMAKING HEARING
A Statement of Need and Fiscal Impact accompanies this form.

Oregon Health Authority, Health Policy & Analytics
Agency and Division

Zarie Haverkate 500 Summer St NE, E65, Salem, OR 97301
Rules Coordinator Address 503-931-6420

RULE CAPTION
Amendment of rules relating to Health Care Practitioner Credentialing, Telemedicine & Physician Credentialing
Not more than 15 words that reasonably identifies the subject matter of the agency's intended action.

August 16, 2017 10:00 a.m. 500 Summer St SE, Room 456, Salem, OR 97301 Zarie Haverkate
Hearing Date Time Location Hearings Officer

Auxiliary aids for persons with disabilities are available upon advance request.

RULEMAKING ACTION
Secure approval of new rule numbers (Adopted or Renumbered rules) with the Administrative Rules Unit prior to filing.


Stat. Auth.: ORS 413.042, 441.056, 441.223 & 441.226
Stats. Implemented: ORS 441.056, 441.221 to 441.233 & 442.015

RULE SUMMARY
Since initial rules were developed in 2014, OHA has been continuing work with stakeholders on the implementation of the Oregon Common Credentialing Program. To ensure programmatic requirements and to comply with statutory provisions, OHA is proposing changes to the credentialing rules that:

1. Add an official operational date for the program;
2. Adjust definitions to include additional practitioner types and designees;
3. Adjust requirements to allow practitioners to request a waiver from electronic submission in extreme cases;
4. Add health system requirements to ensure those organizations and their expectations are defined;
5. Make grammatical and clarifying language changes where necessary;
6. Add fee structure requirements and amounts; and
7. Define directory related information based on legislative intent.

DISCLAIMER: The Program’s operational date, the date in which program participation is mandatory, in rule and the specific treatment of health systems – including the health system definition - are tentative and will be finalized prior to Final Rule.
OHA is working with vendors on the OCCP project schedule, and key stakeholders on the health system component to finalize these areas of the rule.

The agency requests public comment on whether other options should be considered for achieving the rule’s substantive goals while reducing the negative economic impact of the rule on business.

August 16, 2017, 5:00 pm

Last Day for Public Comment (Last day to submit written comments to the Rules Coordinator)

/s/ Zarie Haverkate Zarie Haverkate, Rules Coordinator 7/14/2017
Signature Printed name Date

Note: Hearing Notices must be submitted by the 15th day of the month to be published in the next month's Oregon Bulletin.
Oregon Health Authority, Health Policy and Analytics

Amendment of rules relating to Health Care Practitioner Credentialing and Telemedicine Provider Credentialing

Rule Caption (Not more than 15 words that reasonably identifies the subject matter of the agency’s intended action.)


Stat. Auth.: ORS 413.042, 441.056, 441.223 & 441.226
Stats. Implemented: ORS 441.056, 441.221 to 441.233 & 442.015

Need for the Rule(s): In response to Senate Bill (SB) 604 (ORS 441.221 to 441.233) from the 2013 Regular Legislative Session, the Oregon Health Authority (OHA), Health Policy and Analytics, has been working with stakeholders to establish a program and database to provide credentialing organizations access to information necessary to credential or recredential all health care practitioners in Oregon. More specifically, health care practitioners or their designees must submit necessary credentialing information into a web-based common credentialing system and credentialing organizations will be required to use the system to obtain that information. An efficient common credentialing system will capture and store credentialing information and documents and perform verifications of select credentialing information.

As part of the legislation, OHA developed initial rules in 2014 for the Oregon Common Credentialing Program (OCCP) on the submittal and verification of health care practitioner credentialing information and the imposition of fees. Since the initial rules were developed, OHA has been continuing work with stakeholders on the implementation of the Program and must revise the rules to include an official operational date, additional definitions, clarifying and grammatical changes, and the Program's fee structure. To ensure alignment and consistency, OHA is proposing changes to the credentialing form rules and also clarifying changes to the telemedicine credentialing rules to become permanent by October 1, 2017.

DISCLAIMER: The Program’s operational date, the date in which program participation is mandatory, in rule and the specific treatment of health systems – including the health system definition - are tentative and will be finalized prior to Final Rule. OHA is working with vendors on the OCCP project schedule, and key stakeholders on the health system component to finalize these areas of the rule.

Documents Relied Upon, and where they are available:
- ORS 441.221 to 441.233, available at: https://www.oregonlaws.org/ors/chapter/441

Fiscal and Economic Impact: There were no state funds allocated for the OCCP. The legislation provides for the administration and collection of fees from credentialing organizations and practitioners, but those users should experience benefits of a less burdensome and more centralized credentialing process. OHA has expended planning and implementation costs and is fiscally impacted until OHA recoups expenditures through fees. OHA has worked closely with stakeholders to build a robust OCCP and representative fee model in which:
- Credentialing organizations will pay a one-time setup fee and annual subscription fees based on practitioner panel size as a proxy for system use and
- Practitioners will be responsible for a one-time initial application fee of $150.

Costs and revenue have been conservatively estimated to ensure that fee collection will be able to cover costs. It may be possible to reduce fees once the OCCP is fully operational and additional users begin to participate.

Statement of Cost of Compliance:
1. Impact on state agencies, units of local government and the public (ORS 183.335(2)(b)(E)): Minimal fiscal impact on state agency operations due to the requirement that user fees must cover the cost of administering the Program organizations and health care practitioners and credentialing organizations will be responsible for paying these fees. Oregon State Hospital is a credentialing organization and will be subject to user fees. Health Care practitioners and organizations that credential practitioners will be impacted in terms of the OCCP altering their workflow and consisting of
a mandatory fee. However, these organizations and individuals should benefit from the centralization of credentialing information in Oregon via the OCCP.

2. Cost of compliance effect on small business (ORS 183.336):
   a. Estimate the number of small businesses and types of business and industries with small businesses subject to the rule: OHA has estimated more than 300 credentialing organizations will be required to comply with the Program. Most of these organizations employ more than 50 individuals and are not considered small businesses. However, it is estimated that approximately 50 ambulatory surgical centers are small businesses employing less than 50 individuals. There may be a few other small businesses that may be considered credentialing organizations (e.g., urgent care facilities, mental health facilities).

   b. Projected reporting, recordkeeping and other administrative activities required for compliance, including costs of professional services: Small businesses included in the common credentialing process will likely be charged fees to cover administrative costs, and will have a small effort to ensure payment and tracking for compliance. Small business that credential practitioners, such as ambulatory surgical centers, already maintain records and administrative activities to ensure compliance with credentialing obligations, and this program should support efficiencies in those processes. OHA has procured a vendor to carry out program and system activities. OHA intends to ensure that the fee structure for the Program covers all program costs and is equitably balanced to consider the benefits and resources of all impacted parties.

   c. Equipment, supplies, labor and increased administration required for compliance: Small businesses that conduct credentialing should not need additional equipment, supplies, and labor to comply with these credentialing rules. These businesses should benefit from the centralized process due to streamlined processes, decreased verifications, and the ability to use a centralized system to manage credentialing information.

How were small businesses involved in the development of this rule? Small businesses were involved in these rule revisions via having representatives from a provider practice (Portland Endocrinology and Diabetes Center), the Oregon Medical Association, and Central Oregon IPA participating as Rulemaking Advisory Committee (RAC) members. Several of these RAC members also participate on the Common Credentialing Advisory Group (CCAG), the public body that advises OHA on the implementation of the OCCP. Meetings for the CCAG are public and occur every other month, including the opportunity for public comment.

Administrative Rule Advisory Committee consulted? Yes. RAC members included credentialing subject matter experts, hospitals, health plans, ambulatory surgical centers, and provider practices. Draft rules were brought to the CCAG for discussion in a public forum as well.

If not, why? Not applicable.

Zarie Haverkate, Rules Coordinator 7/14/17
Signature Printed name Date

Administrative Rules Unit, Archives Division, Secretary of State, 800 Summer Street NE, Salem, Oregon 97310. ARC 925-2007
OREGON HEALTH AUTHORITY, HEALTH POLICY AND ANALYTICS

DIVISION 45
HEALTH CARE PRACTITIONER CREDENTIALING

409-045-0025
Definitions

The following definitions apply to OAR 409-045-0025 to 409-045-0135:

(1) “Accreditation” means a comprehensive evaluation process in which a health care organization’s systems, processes, and performance are examined by an impartial external organization (accrediting entity) to ensure that it is conducting business in a manner that meets predetermined criteria and is consistent with national standards.


(3) “Authority” means the Oregon Health Authority.

(4) “Board” means a health care regulatory board or other agency that authorizes individuals to practice a profession in Oregon related to providing health care services for which the individual must be credentialed.

(5) “Credentialing” means a standardized process of inquiry undertaken to validate specific information that confirms a health care practitioner’s identity, background, education, competency and qualifications related to a specific set of established standards or criteria.

(6) “Credentialing information” means information necessary to credential or recredential a health care practitioner has the same meaning given that term in ORS 441.224.

(7) “Credentialing organization” means a hospital or other health care facility, physician organization or other health care provider organization, coordinated care organization, business organization, insurer or other organization that credentials health care practitioners has the same meaning given that term in ORS 441.224. This includes, but is not limited to the following:

(a) Ambulatory Surgery centers.
(b) Coordinated Care Organizations.
(c) Dental Plan Issuers.
(d) Health Plan Issuers.
(e) Hospitals, and Health Systems.
(f) Health systems.
(fg) Independent Physician Associations.

(8) “Delegated credentialing agreement” means a written agreement between credentialing organizations that delegates the responsibility to perform specific activities related to the
credentialing and recredentialing of health care practitioners. For telemedicine credentialing, delegated credentialing agreement has the same meaning given that term in ORS 442.015.

(9) “Designee” means an individual or entity that a health care practitioner designates to assist in completing requirements set forth in 409-045-0055.

(10) “Distant-site hospital” means the hospital where a telemedicine provider, at the time the telemedicine provider is providing telemedicine services, is practicing as an employee or under contract.

(11) “Health care facility” has the same meaning given that term in ORS 442.015.

(12) “Health care practitioner” means an individual authorized to practice a profession related to the provision of health care services in Oregon for which the individual must be credentialed has the same meaning given that term in ORS 441.224. This may includes, but is not limited to the following individuals licensed as:

(a) Acupuncturists.
(b) Audiologists.
(c) Certified Registered Nurse Anesthetists.
(d) Chiropractors.
(e) Clinical Nurse Specialists.
(f) Doctors of Dental Medicine.
(g) Doctors of Dental Surgery.
(h) Doctors of Medicine.
(i) Doctors of Osteopathic Medicine.
(j) Doctors of Podiatric Medicine.
(k) Licensed Clinical Social Workers.
(l) Licensed Dieticians.
(m) Licensed Marriage and Family Therapists.
(n) Licensed Massage Therapists.
(o) Licensed Professional Counselors.
(p) Naturopathic Physicians.
(q) Nurse Practitioners.
(r) Occupational Therapists.
(s) Optometrists.
(t) Oral and Maxillofacial Surgeons.
(u) Psychologists, Pharmacists.
(v) Physical Therapists.
(w) Physician Assistants.
(x) Psychologist Associates.
(y) Psychologists.
(yz) Registered Nurse First Assistants.
(zaa) Speech Therapists.
1213 “Health services” has the same meaning given that term in ORS 442.015.
14 “Health system” means an organization that delivers health care through financially owned hospitals, facilities, or clinics.
1315 “Hospital” has the same meaning given that term in ORS 442.015.
1416 “Originating-site hospital” means a hospital in which a patient is located while receiving telemedicine services.
1517 “Primary source verification” means the verification of an individual health care practitioner’s reported qualifications by the original source.
1618 “Program” means the Oregon Common Credentialing Program.
1719 “Solution System” means the Oregon Common Credentialing Program’s electronic system through which credentialing information may be submitted to an electronic database and accessed.
1820 “Telemedicine” means the provision of health services to patients by physicians and health care practitioners from a distance using electronic communications.
Stat. Auth.: ORS 413.042, 441.056, 441.223 & 441.226
Stats. Implemented: ORS 441.056, 441.223, 441.224, 441.226 & 442.015 & OL 2013, Ch. 603

Credentialing Requirements for Health Care Practitioners

409-045-0030

Oregon Common Credentialing Program

The Oregon Common Credentialing Program is established within the Authority for the purpose of providing a credentialing organization access to information necessary to credential or recredential a health care practitioner. The program shall include, but is not limited to the following:

(1) An electronic solution system through which health care practitioner credentialing information must be submitted.

(2) A process by which health care practitioners or designees may access the Solution system to submit information necessary for credentialing.

(3) A process by which credentialing organizations may input, access, and retrieve health care practitioner credentialing information.
(4) A process by which boards may input and access health care practitioner credentialing information.

(5) Coordination with boards and the process of primary source verification of credentialing information.

Stat. Auth: ORS 413.042, & 441.226
Stats. Implemented: OL 2013, Ch. 603 ORS 441.226

409-045-0035

Oregon Practitioner Credentialing Application

(1) Credentialing organization The program shall use the Oregon Practitioner Credentialing Application and the Oregon Practitioner Recredentialing Application, both approved by the Authority based on recommendations from the Advisory Committee on Physician Credentialing Information. The Authority approved applications are available at the on the Committee’s website at http://www.oregon.gov/OHA/ OHPR/ACPCI/Pages/index.aspx http://www.oregon.gov/oha/HPA/OHIT-ACPCI/Pages/index.aspx.

(2) Each credentialing organization shall use the application forms listed in section (1) of this rule for the purpose of credentialing and recredentialing health care practitioners.

(3) The Program shall use the application forms listed in section (1) of this rule as the template for health care practitioner credentialing information.

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 603 441.226
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 2013 OL Ch. 603 441.233

409-045-0040

Credentialing Information Verifications

(1) The program shall accept all board verifications of credentialing information as provided in accordance with OAR 409-045-00545 and shall supplement those verifications, if necessary, to ensure compliance with national accrediting entity standards.

(2) Methods for conducting primary source verification of credentials include direct correspondence, documented telephone verification, and secure electronic verification from the original qualification source or sources that meets accrediting entity requirements.

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 603 441.226
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 2013 OL Ch. 603 441.233

409-045-0045

Health Care Regulatory Board Participation

(1) A board that licenses health care practitioners shall provide practitioner information and documentation to the Solutionsystem in a format and frequency as agreed by the board and the Authority beginning January 1, 2016. A board may agree to provide practitioner information and documentation to the Solutionsystem prior to January 1, 2016.
(2) A **board** that provides information to the **Solution system** must also provide an annual attestation to the Authority that clearly identifies the **boards** specific practices related to the process of primary source verification of health care practitioner information.

(3) Use of practitioner information provided by **boards** shall be authorized through data use agreements that define the rights to use or disclose the practitioner information and any limitations to that use.

(4) A **board** unable to provide information to the **Solution system** by January 1, 20162018, may submit a petition to the Authority director for consideration of a waiver from the requirements of section (1). The Authority shall **approve or deny petitions and review the** waivers at least every two years for validity. The petition for a waiver must include:

(a) The name of the **board**;

(b) The phone number and email address for the **board** contact person;

(c) A description of specific barrier to submitting information and documentation;

(d) Efforts or ideas to address the barrier and the timeframe for doing so; and

(e) The identification of support, including funding, needed to accomplish the efforts or ideas.

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 603441.226
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 2013 OL Ch. 603441.233

409-045-0050

**Credentialing Organization Participation**

(1) Credentialing organizations shall obtain health care practitioner credentialing information from the **Solution system** beginning January 1, 2016May 1, 2018, if that information is kept and maintained by the **Solution system**.

(2) Credentialing organizations may not request credentialing information from a health care practitioner if that information is available through the **Solution system**. Credentialing organizations may request additional credentialing information from a health care practitioner for the purpose of completing credentialing procedures as required by the credentialing organization.

(3) Credentialing organizations shall:

(a) Pay a one-time set up fee at initial enrollment in the program;

(b) Pay an annual subscription fee pursuant to OAR 409-045-0070 to the Authority based on health care practitioner panel size at initial enrollment in the program and every year thereafter; and

(c) Identify health care practitioner panel size using a full count of its credentialed health care practitioners in which a decision to credential the health care practitioner is made by the credentialing organization; and.
(4) Credentialing organizations may not include in their health care practitioner panel size fully delegated health care practitioners in which a decision is made by a separate credentialing organization.

(5) Health systems shall:

(a) Maintain a list of all credentialing organizations, updated when changes occur but not less than annually;

(b) Provide the list of credentialing organizations to the Authority prior to the first initial enrollment of any such credentialing organization and anytime thereafter upon request from the Authority;

(c) Ensure each credentialing organization sets up an individual profile in the system; and

(d) Be placed into a collective fee tier, as set forth in OAR 409-045-0070, based on the practitioner panel size using a full count of its credentialed health care practitioners.

(6) Delegated credentialing agreements between credentialing organizations may be used to the extent they do not include the separate collection of credentialing information and verifications available in the system.

(36) A prepaid group practice health plan that serves at least 200,000 members in Oregon and that has been issued a certificate of authority by the Department of Consumer and Business Services may petition the Authority director to be exempt from the requirements of this section. The Authority director may award the petition if the Authority director determines that subjecting the health plan to this section is not cost-effective. If the Authority director grants an exemption, the exemption also applies to any health care facilities and health care provider groups associated with the health plan which refers to financial ownership and does not include services associations. Exemptions may be reviewed by the Authority every two-years for validity. The petition for exemption must be submitted to credentialing@state.or.us and include:

(a) The name of the prepaid group practice health plan petitioning the Authority and the associated health care facilities and health care provider groups to be covered under the exemption;

(b) The phone number and email address for the health plan contact person;

(c) A description of the prepaid group practice health plan;

(d) A brief description of the prepaid group practice health plan’s current credentialing practices; and

(e) A justification of why the Solutionsystem is not cost-effective.

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 603 441.226
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 2013 OL Ch. 603 441.233

409-045-0055

Health Care Practitioner Participation
(1) Health care practitioners required to be credentialed by a credentialing organization shall submit credentialing information and documentation required pursuant to OAR 409-045-0040 to the Solutionsystem beginning on January 1, 2016 May 1, 2018. If correct or current to the extent that information and documentation is not available to the Boards, health care practitioners or their designee may agree to provide credentialing information and documentation required pursuant to 409-045-0040 to the Solutionsystem prior to January 1, 2016 May 1, 2018.

(2) Health care practitioners may assign a designee to submit credentialing information and documentation to the system.

(23) Health care practitioners must update their credentialing information when changes occur and attest to the accuracy of all credentialing information and documentation submitted by the health care practitioner or their designee in the Solutionsystem.

(34) Attestation of credentialing information must occur within 120 days once the complete initial credentialing application information is submitted. Re-attestation must occur within 120 days from the date of the initial attestation and every 120 days thereafter. If credentialing information is updated and attested to by a provider outside of this 120 day re-attestation cycle, the next required re-attestation shall be due 120 days from the most recent attestation.

(5) Health care practitioners credentialed by only one credentialing organization are not required to reauthenticate every 120 days, but must update their credentialing information when changes occur and attest to the accuracy of all credentialing information and documentation submitted by the health care practitioner no later than the due date assigned by the credentialing organization for which the health care practitioner must be recredentialed.

(6) Health care practitioners shall pay a one-time application fee to the Authority due at initial application submittal.

(7) Health care practitioners may petition the Authority for consideration of a waiver from the electronic submission of credentialing information and documentation required in this rule if hardware or service constraint or physical impairment exists that impedes the health care practitioner’s ability to use the system.

(8) The Authority shall:


(b) Evaluate and approve or deny health care practitioners petitions

(c) Review approved waivers at least every two years for validity.

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 603 441.226
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 2013 OL Ch. 603 441.233

409-045-0060

Use of Health Care Practitioner Information

(1) A credentialing organization that, in good faith, uses credentialing information provided by the Solutionsystem for the purposes of credentialing health care practitioners is immune from
civil liability that might otherwise be incurred or imposed with respect to the use of that credentialing information.

(2) Health care practitioner information obtained by Credentialing Organizations through the Solutionsystem may only be used for the intended purpose of credentialing.

(3) All health care practitioner information that is received, kept, and maintained in the Solutionsystem, except for general information used for directories, is exempt from public disclosure under ORS 192.410 to 192.505.

(4) General information used for directories is limited to health care practitioner:
   (a) Name;
   (b) Specialty, if any;
   (c) Practice location; and
   (d) Practice affiliations.

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 6034 441.226
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 2013 OL Ch. 603 441.233

409-045-0065

Common Credentialing Advisory Group

(1) The Authority establishes the Common Credentialing Advisory Group. Members of the Group shall be appointed by the Authority and shall include members who represent:
   (a) Credentialing organizations;
   (b) Health care regulatory boards;
   (c) Health care practitioners; and
   (d) The Advisory Committee on Physician Credentialing Information.

(2) All members appointed shall be knowledgeable about national standards relating to health care practitioner credentialing.

(3) The term of appointment for each member is three years. If, during a member’s term of appointment, the member no longer qualifies to serve, the member must resign. If there is a vacancy for any reason, the Authority shall appoint a new member which is effective immediately for the unexpired term.

(4) The Authority and the Group shall meet at least once per year.

(5) The Group shall advise the Authority on the credentialing process, including but not limited to the following:
   (a) Credentialing industry standards;
   (b) Common Credentialing Solutionsystem functionality;
   (c) Recommended changes to the Oregon Practitioner Credentialing Application and Oregon Practitioner Recredentialing Application pursuant to ORS 442.221 to 441.223; and
(d) Other proposed changes or concerns brought forth by interested parties.

(6) Committee members may not receive compensation or reimbursement of expenses.

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 603 441.226
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 2013 OL Ch. 603 441.232

409-045-0070

Imposition of Fees

Beginning January 1, 2016 May 1, 2018, the Authority shall impose fees on credentialing organizations that access the Solution and may impose fees on health care practitioners who submit credentialing information to the Solution and health care practitioners pursuant to ORS 441.226. Fees may not exceed the cost of administering the program.

(1) Credentialing Organization Fees:

(a) One-time Set Up Fee:

(A) Tier 1 (1-100 practitioners) – $10 per practitioner
(B) Tier 2 (101-150 practitioners) – $1,010
(C) Tier 3 (151-250 practitioners) – $1,500
(D) Tier 4 (251-500 practitioners) – $2,500
(E) Tier 5 (501-750 practitioners) – $5,000
(F) Tier 6 (751-1,500 practitioners) – $7,200
(G) Tier 7 (1,501-2,500 practitioners) – $11,500
(H) Tier 8 (2,501-5,000 practitioners) – $14,500
(I) Tier 9 (5,001-7,500 practitioners) – $17,000
(J) Tier 10 (7,501-10,000 practitioners) – $19,500
(K) Tier 11 (10,001-15,000 practitioners) – $22,500
(L) Tier 12 (>15,000 practitioners) – $26,000

(b) Annual Subscription Fees:

(A) Tier 1 (1-100 practitioners) – $90 per practitioner
(B) Tier 2 (101-150 practitioners) – $9,090
(C) Tier 3 (151-250 practitioners) – $13,500
(D) Tier 4 (251-500 practitioners) – $22,500
(E) Tier 5 (501-750 practitioners) – $40,000
(F) Tier 6 (751-1,500 practitioners) – $60,000
(G) Tier 7 (1,501-2,500 practitioners) – $85,000
(H) Tier 8 (2,501-5,000 practitioners) – $110,000
Tier 9 (5,001-7,500 practitioners) – $125,000
Tier 10 (7,501-10,000 practitioners) – $140,000
Tier 11 (10,001-15,000 practitioners) – $165,000
Tier 12 (>15,000 practitioners) – $195,000

One-Time Health Care Practitioner Fee: $150

All program fees are non-refundable and non-transferable.

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 603
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 2013 OL Ch. 603

Complaints

Complaints regarding the program and the program’s activities shall be submitted to Authority for evaluation through the program’s website at http://www.oregon.gov/oha/HPA/OHIT-OCCP/Pages/index.aspx. The Authority shall provide a response to each complaint within two weeks of receiving the complaint.

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 603
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 2013 OL Ch. 603

Credentialing Requirements for Telemedicine Providers

General Applicability

(1) These rules apply to all:

(a) Telemedicine health care practitioners who provide telemedicine services from any distant-site hospital in Oregon to patients in originating-site hospitals in Oregon.

(b) Originating-site hospitals located in Oregon that credential telemedicine health care practitioners located at distant-site hospitals in Oregon.

(2) Completion of credentialing requirements does not require a governing body of a hospital to grant privileges to a telemedicine health care practitioner and does not affect the responsibilities of a governing body under ORS 441.055.

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 603
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 2013 OL Ch. 603

Standard List of Credentialing Documents

(1) To become credentialed by an originating-site hospital, a telemedicine health care practitioner or the distant-site hospital must provide, to the extent it is not available in the system, the following information and documentation to the originating-site hospital:
(a) A completed current (within the past 6 months) Oregon Practitioner Credentialing Application (OPCA) and the following documents:

(A) A copy of state medical license;
(B) Drug Enforcement Agency certificate;
(C) State approved foreign education equivalency certificate or report, if applicable; and
(D) Certification of professional liability insurance.

(b) Attestation by medical staff at the distant-site hospital that they have conducted primary source verification of all materials of the OPCA except for:

(A) Hospital affiliations other than to the distant-site hospital;
(B) Work history beyond the previous five years.

(2) Originating-site hospitals may request documentation of all the verifications above from the distant-site hospital or the telemedicine health care practitioner to the extent the documentation is not available in the system. Verifications that are not provided may be obtained separately by the originating-site hospital.

(3) Originating-site hospitals may not require either the telemedicine health care practitioner or the distant-site hospital to provide the following documentation for the purposes of credentialing or privileging a telemedicine provider:

(a) Proof of Tuberculosis screening;
(b) Proof of vaccination or immunity to communicable diseases;
(c) HIPAA training verification;

(4) Originating-site hospitals may not require a telemedicine provider to attend physician and staff meetings at the originating-site hospital.

(5) Originating-site hospitals may not request credentialing information if the credentialing information was made available under OAR 409-045-0120 (1) or through the system and is not subject to change.

(6) To become recredentialed by an originating-site hospital, every two years a telemedicine health care practitioner or the distant-site hospital must provide a completed current Oregon Practitioner Recredentialing Application and all other information required in OAR 409-045-0120 (1).

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 603441.226
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 2013 OL Ch. 603441.233

409-045-0125

Distant-Site Hospital Agreements

Hospitals may use delegated credentialing agreements instead of the requirements in OAR-409-045-0120 to stipulate that the medical staff of the originating-site hospital shall rely upon the credentialing and privileging decisions of the distant-site hospital in making recommendations to the governing body of the originating-site hospital as to whether to credential a telemedicine
provider, practicing at the distant-site hospital either as an employee or under contract, to provide telemedicine services to patients in the originating-site hospital. If a delegated credentialing agreement is in place, the originating-site hospital is not limited to the information and documents prescribed by the Authority set forth in OAR 409-045-0120.

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 603 441.226
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 2013 OL Ch. 603 441.226

409-045-0130

Hold Harmless Clause

Originating-site hospitals that use credentialing information provided by distant-site hospitals are immune from civil liability that might otherwise be incurred or imposed with respect to the use of that credentialing information.

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 603 441.226
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 441.223 & 2013 OL Ch. 603 441.233

409-045-0135

Information Sharing or Use of Data

(1) Telemedicine health care practitioners must provide written, signed permission that explicitly allows the sharing of required documents and necessary evidence by a distant-site hospital with originating-site hospitals, including but not limited to any release required under HIPAA or other applicable laws.

(2) Dissemination of information received under these rules shall only be made to individuals with a demonstrated and legitimate need to know the information.

Stat. Auth.: ORS 413.042, 441.056, 441.223 & 2013 OL Ch. 603 441.226
Stats. Implemented: ORS 441.056, 441.221 to 441.223 & 2013 OL Ch. 603 441.233