(1) For emergency hospital services, if the conditions of §424.103 of this chapter are met;
(2) For services furnished by a participating Federal provider which CMS has determined is providing services to the public generally as a community institution or agency;
(3) For services furnished by participating hospitals and SNFs of the Indian Health Service; and
(4) For services furnished under arrangements (as defined in §409.3 of this chapter) made by a participating hospital.

§ 411.7 Services that must be furnished at public expense under a Federal law or Federal Government contract.

(a) Basic rule. Except as provided in paragraph (b) of this section, payment may not be made for services that any provider or supplier is obligated to furnish at public expense, in accordance with a law of, or a contract with, the United States.

(b) Exception. Payment may be made for services that a hospital or SNF of the Indian Health Service is obligated to furnish at public expense.

§ 411.8 Services paid for by a Government entity.

(a) Basic rule. Except as provided in paragraph (b) of this section, Medicare does not pay for services that are paid for directly or indirectly by a government entity.

(b) Exceptions. Payment may be made for the following:

(1) Services furnished under a health insurance plan established for employees of the government entity.
(2) Services furnished under a title of the Social Security Act other than title XVIII.
(3) Services furnished in or by a participating general or special hospital that—
   (i) Is operated by a State or local government agency; and
   (ii) Serves the general community.
(4) Services furnished in a hospital or elsewhere, as a means of controlling infectious diseases or because the individual is medically indigent.
(5) Services furnished by a participating hospital or SNF of the Indian Health Service.

§ 411.9 Services furnished outside the United States.

(a) Basic rule. Except as specified in paragraph (b) of this section, Medicare does not pay for services furnished outside the United States. For purposes of this paragraph (a), the following rules apply:

(1) The United States includes the 50 States, the District of Columbia, Puerto Rico, the Virgin Islands, Guam, American Samoa, The Northern Mariana Islands, and for purposes of services rendered on board ship, the territorial waters adjoining the land areas of the United States.
(2) Services furnished on board ship are considered to have been furnished in United States territorial waters if they were furnished while the ship was in a port of one of the jurisdictions listed in paragraph (a)(1) of this section, or within 6 hours before arrival at, or 6 hours after departure from, such a port.
(3) A hospital that is not physically situated in one of the jurisdictions listed in paragraph (a)(1) of this section is Services furnished by a public or private health facility that—
   (i) Is not a Federal provider or other facility operated by a Federal agency;
   (ii) Receives U.S. government funds under a Federal program that provides support to facilities that furnish health care services;
   (iii) Customarily seeks payment for services not covered under Medicare from all available sources, including private insurance and patients’ cash resources; and
   (iv) Limits the amounts it collects or seeks to collect from a Medicare Part B beneficiary and others on the beneficiary’s behalf to:
      (A) Any unmet deductible applied to the charges related to the reasonable costs that the facility incurs in providing the covered services;
      (B) Twenty percent of the remainder of those charges;
      (C) The charges for noncovered services.
(6) Services furnished by a public or private health facility that—