

§ 512.745

as described in paragraph (b)(3) of this section.

(4) The FFS-CR participant must retain and provide access to the required documentation in accordance with § 512.715.

§ 512.745 Waiver of physician definition for furnishing CR and ICR services to a FFS-CR beneficiary.

(a) *General.* Section 410.49 of this chapter requires cardiac rehabilitation and intensive cardiac rehabilitation services to be furnished under the direction of a physician as defined in § 410.49(a) of this chapter.

(b) *Waiver of the physician definition.* For a provider or supplier of CR or ICR services to a FFS-CR beneficiary during an AMI care period or CABG care period, as defined in § 512.2. CMS waives the physician definition to allow the functions of supervising physician, prescribing exercise, and establishing, reviewing, and signing an individualized treatment plan for CR or ICR services to be furnished under the direction of—

(1) A physician, as defined in section 1861(r)(1) of the Act; or

(2) A qualified nonphysician practitioner, as defined by CMS.

(c) *Other definitions and requirements.* All other definitions and requirements in § 410.49 of this chapter related to a physician or supervising physician continue to apply.

42 CFR Ch. IV (10–1–17 Edition)

Subparts I–J [Reserved]

Subpart K—Model Termination

§ 512.900 Termination of an episode payment model.

CMS may terminate any EPM for reasons including but not limited to:

(a) CMS no longer has the funds to support the EPM; or

(b) CMS terminates the EPM in accordance with section 1115A(b)(3)(B) of the Act. As provided by section 1115A(d)(2) of the Act, termination of the model is not subject to administrative or judicial review.

§ 512.905 Termination of the CR incentive payment model.

CMS may terminate the CR incentive payment model for reasons including, but not limited to, one of the following:

(a) CMS no longer has the funds to support the CR incentive payment model.

(b) CMS terminates the CR incentive payment model in accordance with section 1115A(b)(3)(B) of the Act. As provided by section 1115A(d)(2) of the Act, termination of the model is not subject to administrative or judicial review.