

Considerations for Tribal and Urban Programs Wanting to Transition to Telebehavioral Health

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03/24/20

Summary of Emergency Changes

Regulatory

 Same – State Licensure is no longer required for anyone

HIPAA requirements are currently relaxed regarding video platforms

Summary of Emergency Changes

CMS/Billing

 Telephone contacts are billable as Virtual Check-In

 "4-walls rule" is waived; in-home services can be reimbursed

Summary of Medicare Telemedicine Services

TYPE OF SERVICE	WHAT IS THE SERVICE?	HCPCS/CPT CODE	Patient Relationship with Provider
MEDICARE TELEHEALTH VISITS	A visit with a provider that uses telecommunication systems between a provider and a patient.	Common telehealth services include: 99201-99215 (Office or other outpatient visits) G0425-G0427 (Telehealth consultations, emergency department or initial inpatient) G0406-G0408 (Follow-up inpatient telehealth consultations furnished to beneficiaries in hospitals or SNFs) For a complete list: https://www.cms.gov/Medicare/Medicare-General-Information/Telehealth/Telehealth-Codes	*To the extent the 1135 walver requires an established relationship, HHS will not conduct audits to ensure that such a prior relationship existed for claims submitted during this public health emergency
VIRTUAL CHECK-IN	A brief (5-10 minutes) check in with your practitioner via telephone or other telecommunications device to decide whether an office visit or other service is needed. A remote evaluation of recorded video and/or images submitted by an established patient.	HCPCS code G2012 HCPCS code G2010	For established patients.
E-VISITS	A communication between a patient and their provider through an online patient portal.	 99421 99422 99423 G2061 G2062 G2063 	For established patients.



Equipment (in order of preference)

Provider

- Stand-Alone
 Televideo unit
- Computer & HD webcam

ONLY WHEN THE ABOVE
AREN'T AVAILABLE

- Tablet
- Mobile device

Patient

- Computer & HD webcam
- Tablet
- Mobile device

Stand-Alone Televideo unit is not recommended for in-home due to cost

Connection/Bandwidth

- Wired > Wireless (WiFi) > Mobile
- Bandwidth
 - Maximum (none)
 - Minimum (1 Mbps)
 - Mobile minimum (4G + 2 bars)
- No guarantees- lots of variables
 - Network (hops, jitter, latency, upload speed, pixilation, etc.)
 - Hardware (RAM, CPU, other processes, etc.)

Telebehavioral Health Staffing

- Existing Staff likely no serious barriers
- New Staff same processes as on-site
 - Full background check
 - Credentialing & Privileging
 - EHR access

Emergency & Backup Plans

Patient

Technology



Telehealth Coordinator (clinic-based)

- Doesn't have to be clinical
- Organizes the clinic
- Keeps the schedule
- Always available during clinics (Emergency Plan)
- BONUS- Community member

Suggested Components of an In-Home Emergency Plan

For each in-home telehealth session, the following information should be obtained prior to the clinical portion of the session and clearly documented in the EHR.

- Patient's location/address during the session
- Patient's phone number
- Name(s) of other individual(s) in the home/outside contact person
- Phone numbers for above
- Who the patient would call for emergency services and that phone number

Additional Considerations for In-Home

- Did the patient provide verbal consent for an in-home session?
- Did the patient acknowledge that the in-home session may use cellular data and result in a higher phone bill?
- Expectations- The same expectations, rules, boundaries, etc. that apply in the office apply for inhome sessions.

Four Scenarios

- Clinic Clinic
- Home Clinic
- Clinic Home
- Home Home

Clinic to Clinic

- Easiest
 - Most controlled environments
 - Most network/connectivity control
 - Easiest access to EHR
 - Backup & Emergency plans likely already in place
 - Easy access to IT support

Home (provider) to Clinic

- Next Easiest
 - Little/no control over provider's connection
 - EHR access may be challenging
 - VPN or other security measures likely required
 - IT support likely to be remote or lacking
 - Home Office setup (background, pictures, lighting, etc.)
 - Controlled Substance prescriptions

Clinic to Home (patient)

- Moderate
 - Little/no control over patient's connection
 - Little/no control over therapy environment
 - Distractions- TV, phone, music, pets, etc.
 - Other people- confidentiality
 - Expectations
 - Emergency Plan- review at start of every session
 - Very limited IT support for patient

Home to Home

- Difficult
 - Little/no control over either connection
 - Little/no control over therapy environment
 - Expectations
 - Emergency Plan- review at start of every session
 - Very limited IT support

Presenter Contact Information

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Remaining Slides are Resources

Under President Trump's leadership, the Centers for Medicare & Medicaid Services (CMS) has broadened access to Medicare telehealth services so that beneficiaries can receive a wider range of services from their doctors without having to travel to a healthcare facility. These policy changes build on the regulatory flexibilities granted under the President's emergency declaration. CMS is expanding this benefit on a temporary and emergency basis under the 1135 waiver authority and Coronavirus Preparedness and Response Supplemental Appropriations Act.

1135 Waiver: Expansion of Telehealth

- Effective for services starting March 6, 2020 and for the duration of the COVID-19 Public Health Emergency, Medicare will make payment for Medicare telehealth services furnished to patients in broader circumstances.
 - These visits are considered the same as in-person visits and are paid at the same rate as regular, in-person visits.
 - Medicare will make payment for professional services furnished to beneficiaries in all areas of the country in all settings.
 - Medicare will make payment for Medicare telehealth services furnished to beneficiaries in any healthcare facility and in their home.
 - The Medicare coinsurance and deductible would generally apply to these services. However, the HHS Office of Inspector General (OIG) is providing flexibility for healthcare providers to reduce or waive costsharing for telehealth visits paid by federal healthcare programs.
 - To the extent the 1135 waiver requires an established relationship, HHS will not conduct audits to ensure that such a prior relationship existed for claims submitted during this public health emergency.

https://www.cms.gov/newsroom/fact-sheets/medicare-telemedicine-health-care-provider-fact-sheet



List of Services

- A list of services that are normally furnished in-person that may be furnished via Medicare telehealth can be found here: https://www.cms.gov/Medicare/Medicare-General-Information/Telehealth/Telehealth-Codes
- These services are described by HCPCS codes and paid under the Physician Fee Schedule. Under the emergency declaration and waivers, these services may be provided to patients by professionals regardless of patient location.



HIPAA

HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT

Effective immediately, the HHS Office for Civil Rights (OCR) will exercise enforcement discretion and waive penalties for HIPAA violations against health care providers that serve patients in good faith through everyday communications technologies, such as FaceTime or Skype, during the COVID-19 public health emergency. Allowable communication technologies can be found on the HIPPA site listed below.

https://www.hhs.gov/hipaa/for-professionals/special-topics/emergency-preparedness/index.html



Resources

- Medicare Telemedicine Health Care Provider Fact Sheet https://www.cms.gov/newsroom/fact-sheets/medicare-telemedicine-health-care-provider-fact-sheet
- Medicare Telehealth FAQs 3.17.20 https://www.cms.gov/files/document/medicare-telehealth-frequently-askedquestions-faqs-31720.pdf
- Virtual Check-Ins: https://www.medicare.gov/coverage/virtual-check-ins
- HIPAA https://www.hhs.gov/hipaa/for-professionals/special-topics/emergency-preparedness/notification-enforcement-discretion-telehealth/index.html
- Substance Use, Written Consent, and 42 CFR Part 2 Guidance https://www.samhsa.gov/sites/default/files/covid-19-42-cfr-part-2-guidance-03192020.pdf