Frequently Asked Questions Regarding Use of Telehealth including Telephonic Services During the COVID-19 State of Emergency

The intent of this document is to provide additional information regarding the broad expansion for the ability of all Medicaid providers in all situations to use a wide variety of communication methods to deliver services remotely during the COVID-19 State of Emergency, to the extent it is appropriate for the care of the member. This document is intended to accompany previously issued guidance regarding telehealth and telephonic communication services during the COVID-19 State of Emergency issued via Medicaid Updates beginning in March 2020, which are available on the Department of Health website at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.

This guidance does not change any other Medicaid program requirements with respect to authorized services or provider enrollment and does not expand authorization to bill Medicaid beyond service providers who are currently enrolled to bill Medicaid Fee for Service (FFS) or contracted with a Medicaid Managed Care Plan.

Effective for dates of service on or after March 1, 2020, for the duration of the State Disaster Emergency declared under Executive Order 202, (herein referred to as the “State of Emergency”), until the issuance of subsequent guidance by the NYSDOH prior to the expiration of such state disaster/emergency declaration, New York State Medicaid will reimburse telephonic assessment, monitoring, and evaluation and management services provided to members in cases where face-to-face visits may not be recommended and it is appropriate for the member to be evaluated and managed by telephone. This guidance is to support the policy that members needing care should be treated through telehealth provided by all Medicaid qualified practitioners and service providers, including telephonically, wherever possible to avoid member congregation with potentially infected patients. Telephonic communication will be covered when provided by any qualified practitioner or service provider. All telephonic encounters documented as appropriate by the provider would be considered medically necessary for payment purposes in Medicaid FFS or Medicaid Managed Care. All other requirements in delivery of these services otherwise apply.

The following information applies to all Medicaid providers and providers contracted to serve Medicaid members under Medicaid managed care plans. However, the Office of Mental Health (OMH), the Office for People with Developmental Disabilities (OPWDD), the Office of Children and Family Services (OCFS), and the Office of Addiction Services and Supports (OASAS) have issued separate guidance on telehealth and telephonic communication that align with state and Medicaid payment policy. Links are provided in this document to relevant guidance.
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### Telephonic Reimbursement Overview
Payment for telephonic encounters for health care and health care support services will be supported in six different payment pathways utilizing the usual provider billing structure. See the table below for the billing pathways available for telephonic encounters during the COVID-19 State of Emergency by both FFS and Managed Care*: **Chart Changes in Bold 3/23/2020**

<table>
<thead>
<tr>
<th>Billing Lane</th>
<th>Telephonic Service</th>
<th>Applicable Providers</th>
<th>Fee or Rate</th>
<th>Historical Setting</th>
<th>Rate Code or Procedure</th>
<th>Notes:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lane 1</td>
<td>Evaluation and Management Services</td>
<td>Physicians, NPs, PAs, Midwives, Dentists, RNs</td>
<td>Fee Schedule</td>
<td>Office</td>
<td>CPT Procedure Codes “99211”, “99441”, “99442”, and “99443” “D9991” - Dentists</td>
<td>New or established patients. Append GQ modifier for 99211only</td>
</tr>
<tr>
<td>Lane 2</td>
<td>Assessment and Patient Management</td>
<td>All other practitioners billing fee schedule (e.g., Psychologist)</td>
<td>Fee Schedule</td>
<td>Office</td>
<td>Any existing Procedure Codes for services appropriate to be delivered by telephone. Append modifier GQ for tracking purposes.</td>
<td>Billable by Medicaid enrolled providers. New or established patients.</td>
</tr>
<tr>
<td>Lane 3</td>
<td>Offsite Evaluation and Management Services (non-FQHC)</td>
<td>Physicians, NPs, PAs, Midwives</td>
<td>Rate</td>
<td>Clinic or Other (e.g., amb surg, day program)</td>
<td>Rate Code “7961” for non-SBHC Rate Code “7962” for SBHC</td>
<td>New or established patients.</td>
</tr>
<tr>
<td>Lane 4</td>
<td>Offsite Evaluation and Management Services (FQHC)</td>
<td>Physicians, NPs, PAs, Midwives</td>
<td>Rate</td>
<td>Clinic</td>
<td>Rate Code “4012” for non-SBHC Rate Code “4015” for SBHC</td>
<td>New or established patients.</td>
</tr>
<tr>
<td>Lane 5</td>
<td>Assessment and Patient Management</td>
<td>Other practitioners (e.g., Social Workers, dieticians, home care aides, RNs, therapists and other home care workers)</td>
<td>Rate</td>
<td>Clinic or other Includes FQHCs, Day Programs and Home Care Providers</td>
<td>Non-SBHC: • Rate Code “7963” (for telephone 5 – 10 minutes) • Rate Code “7964” (for telephonic 11 – 20 minutes) • Rate Code “7965” (for telephonic 21 – 30 minutes) SBHC: • Rate code “7966” (for telephone 5 – 10 minutes) • Rate code “7967” (for telephonic 11 – 20 minutes) • Rate code “7968” (for telephonic 21 – 30 minutes)</td>
<td>Broadly billable by a wide range of provider types including FQHCs, Day Programs and Home Care (e.g., aide supervision, aid orientation, medication adherence, patient check-ins). However, see LHCSA/CHHA assessments and RN visits which get billed under existing rates in Lane 6). New or established patients. Report NPI of supervising physician as Attending.</td>
</tr>
<tr>
<td>Lane 6</td>
<td>Other Services (not eligible to bill one of the above categories)</td>
<td>All provider types (e.g., Home Care, ADHC programs, health home, HCBS, peers, Hospice)</td>
<td>Rate</td>
<td>All other as appropriate</td>
<td>All appropriate rate codes as long as appropriate to delivery by telephone</td>
<td>Covers all Medicaid services not covered above. Includes LHCSA and CHHA assessments, evaluations and RN visits.</td>
</tr>
</tbody>
</table>

*Managed care plans may have separate detailed billing guidance but will cover all services appropriate to deliver through telehealth/telephonic means to properly care for the member during the State of Emergency. Further detail on FFS code coverage is provided below including links to specialized guidance for mental health, substance abuse and OPWDD services.*
Frequently Asked Questions

All Providers

Approvals

1. Q. What is the legal authority under which the Medicaid program has expanded telehealth to include providers not currently authorized under statute and to allow providers to use audio-only telephone communication?
   A. Under Executive Order 202.1, during the COVID-19 State of Emergency, the Department of Health is allowed to expand the telehealth provider categories and acceptable telehealth modalities, normally limited by Section 2999-cc of Public Health Law. Under this authority, Medicaid has broadly expanded the list of providers authorized to deliver services via telemedicine and has expanded telehealth modalities to include audio-only telephone communication.

2. How do providers determine whether it is clinically appropriate to provide services via telemedicine or telephone?
   A. The decision to provide or not provide services through telemedicine or telephonically is a clinical decision made by the provider and documented in the record. The intent of this guidance is to provide broad expansion for the ability of all Medicaid providers in all situations to use a wide variety of communication methods to deliver services remotely during the COVID-19 State of Emergency, to the extent it is appropriate for the care of the member. While there are some technological barriers to telehealth, providers should attempt to use audiovisual technology traditionally referred to as "telemedicine" to deliver services and should use telephonic services only when audiovisual technology is not available.

3. Q. Are Article 28 providers required to attest to their telehealth capability? If so, how?
   A. No. There are no special attestation requirements for Article 28 clinics and other DOH-certified services (Article 36, etc.) providing telehealth services. Other providers may utilize telephonic, telemental health, or telehealth following applicable guidelines, regulations, and attestation process, according to their respective regulatory New York State agency: Office of Mental Health, the Office of Children and Family Services, the Office for People with Developmental Disabilities, or the Office of Addiction Services and Supports.

4. Q. Can the MMIS requirements be waived for contracted telehealth vendors with existing provider networks?
   A. Medicaid is considering an emergency provider enrollment procedure for critically needed practitioners - this is enabled by new, recently announced Medicare processes including suspension of certain federal provider enrollment requirements. We will update our guidance as this pathway becomes available.

5. Q. What additional State Agency guidance is available regarding telehealth and telephonic services during the State of Emergency?
   A. Department of Financial Services:
   https://www.dfs.ny.gov/industry/coronavirus

NYS Medicaid COVID-19 Telehealth/Telephonic FAQ
DFS Telehealth FAQ:  
https://www.dfs.ny.gov/industry_guidance/coronavirus/telehealth_ins_prov_info

OASAS:  

OASAS Telehealth FAQ:  

OCFS:  

OCFS Self-Attestation:  

OMH:  
https://omh.ny.gov/omhweb/guidance/

OPWDD:  
https://opwdd.ny.gov/coronavirus-guidance

OPWDD Telehealth guidance:  

**Billing**

6. **Q. Will providers receive the same reimbursement for delivering services via telemedicine/telephone during the State of Emergency?**
   A. Some services are paid at specialized telephonic and telemedicine rates and others are paid at the prevailing historical services rate. For information on which rates will apply, please see updated guidance on Medicaid coverage for telemedicine/telephonic services at  

7. **Q. Are there modifiers required for billing telehealth services?**
   A. Yes. For DOH providers see the detailed guidance on modifiers at  
   For OMH providers see OMH Supplemental Guidance at  
   For OASAS providers see https://oasas.ny.gov/event/providing-telehealth-services-during-covid-19-state-emergency
   For OPWDD see https://opwdd.ny.gov/system/files/documents/2020/03/3.20.2020-telehealth-updates-final-revised_0.pdf

8. **Q. Are Medicaid providers allowed to bill an E&M code like "99214" for providing telemedicine/telephonic services for services that are not related to COVID19?**
   A. Yes, E&M procedure codes such as “99214” can be billed for services provided through audio/visual telemedicine encounters. Other specific E&M and Assessment and Management procedure codes are also now available for telephonic billing. Note: E&M procedure code “99211” can be billed for telephonic visits provided by an RN (see Lane
9. Q. Please outline the Assessment and Patient Management telephonic service payment pathway for Practitioners.
   A. The Assessment and Patient Management telephonic service payment pathway (Lane 2 in guidance) can be used by all other Practitioners who use the billing fee schedule (e.g., Psychologists) and typically deliver services in an Office setting by using any existing Procedure Codes for services appropriate to be delivered by telephone and appending modifier GQ for tracking purposes. This payment pathway is billable by Medicaid-enrolled providers and is applicable for new or established patients.

10. Q. Please outline the Assessment and Patient Management telephonic services payment pathway for Clinics.
   A. The Assessment and Patient Management telephonic services payment pathway (Lane 5 in guidance) can be used by clinics providing services by other practitioners (e.g., Social Workers, dietitians) who bill using a Rate and typically provide services in a clinic or other setting (e.g., day program) by using Rate Code “7963” (for telephonic 5 –10 minutes), Rate Code “7964” (for telephonic 11– 20 minutes), or Rate Code “7965” (for telephonic 21– 30 minutes). This is broadly billable by a wide range of provider types. This is applicable to new or established patients. Report NPI of supervising physician as Attending.

11. Q. Please outline the Evaluation and Management Services telephonic service payment pathway
   A. The Evaluation and Management Services telephonic service payment pathway (Lane 1 in guidance) can be used by Physicians, Nurse Practitioners (NPs), Physician Assistants (PAs), Midwives, and Dentists who bill using the Fee Schedule and typically deliver services in an Office setting by using the following CPT Procedure Codes: “99441”, “99442”, and “99443”, and “D9991” for Dentists. This is applicable for new or established patients. Note: CPT code “99211” is for telephonic services provided by an RN who is on staff with a private physician. The physician bills Medicaid for these services. The “GQ” modifier should be reported for tracking purposes.

12. Q. Please outline the Offsite Evaluation and Management telephonic services payment pathway.
   A. The Offsite Evaluation and Management Services (non-FQHC) telephonic service payment pathway (Lane 3 in guidance) can be used by Physicians, NPs, PAs, and Midwives who bill using a Rate and typically deliver services in a Clinic or Other (e.g., ambulatory surgery, day program) setting, using Rate Code “7961” for non-SBHC and Rate Code “7962” for SBHC. This is applicable for new or established patients. The same practitioners operating in FQHCs (Lane 4 in guidance) should use Rate Code 4012 and SBHC FQHCs should use Rate Code 4015.
13. Q. Please outline the Other Services telephonic services payment pathway.
   A. The Other Services (not eligible to bill one of the above categories) telephonic services payment pathway (Lane 6 in guidance) can be used by all provider types (e.g., ADHC programs, health home, peer support) that bill using a Rate and typically deliver services in all other settings (other than those authorized in Lanes 1-5) as appropriate, by using all associated rate codes. Please note that as long as it is clinically appropriate to deliver by telephone, Medicaid will pay for any service covered by Medicaid when it is delivered through telehealth during the emergency.

14. Q. Can we bill telehealth for follow-up visits within seven days for patients who don’t want to come to clinic?
   A. Yes. New York State Medicaid will reimburse telephonic assessment, monitoring, and evaluation and management services provided to members in cases where face-to-face visits may not be recommended and it is appropriate for the member to be evaluated and managed by telephone. The seven-day requirement as described in the definition for CPT codes “99441” – “99443” will not be enforced during the State of Emergency.

Confidentiality

15. Q. Do confidentiality and HIPAA requirements apply when providing medical services via telehealth and telephonically during the state of emergency?
   A. Providers should be utilizing HIPAA- and 42 CFR-compliant technologies, or other video-conferencing solutions to which the client has agreed. During the COVID-19 nationwide public health emergency, the Department of Health and Human Services Office for Civil Rights (OCR) has issued a Notification of Enforcement Discretion for telehealth remote communications. OCR will exercise its enforcement discretion and will not impose penalties for noncompliance with the regulatory requirements under the HIPAA Rules against covered health care providers in connection with the good faith provision of telehealth during the emergency. [https://www.hhs.gov/hipaa/for-professionals/special-topics/emergency-preparedness/notification-enforcement-discretion-telehealth/index.html](https://www.hhs.gov/hipaa/for-professionals/special-topics/emergency-preparedness/notification-enforcement-discretion-telehealth/index.html).

Consent

16. Q. If services are provided via telemedicine/telephonically, how should this be documented in member’s record?
   A. Written patient consent for services provided via telemedicine/telephonically is not required. The practitioner shall provide the member or legal representative with basic information about the services that he/she will be receiving via telemedicine/telephone, and the member or legal representative shall provide his/her consent to participate in services utilizing this technology. This should be documented in the medical record. Telemedicine/telephonic sessions/services shall not be recorded without the member’s or member’s legal representative’s consent.

17. Q. When services are provided via telemedicine or telephonically, can signed consent requirements be waived? Can consent be given verbally? How should this be documented?
   A. Yes. Written consent for services provided via telehealth/telephonically is not required during the emergency. Documented verbal consent of the member, or the member’s
legal representative is required. See response to the above question relative to HIPAA and the notice of Enforcement Discretion.

18. Q. How does the provider obtain consent to treat when providing services telephonically, or via telehealth to a member who is not legally authorized to give consent?
   A. The provider shall confirm the member’s identity and provide the member’s legal representative with basic information about the services that the member will be receiving via telehealth/telephone. Written consent by the member, parent, or legal represent is not required, but verbal consent must be documented in the member’s record.

Location

19. Q. What flexibilities are available to provide care via telehealth for individuals who are quarantined or self-isolated to limit risk of exposure?
   A. Medicaid has broadly expanded the ability of all Medicaid providers in all situations to use a wide variety of communication methods to deliver services remotely during the COVID-19 State of Emergency, to the extent it is appropriate for the care of the member.

20. Q. Which place of service (POS) should be used for the Telephonic Communication Services for any provider in Lane 1 or Lane 2 in the guidance?
   A. The place of service (POS) should reflect the location that describes where the service would have been provided face-to-face (e.g., office POS 11, outpatient department POS 22).

21. Q. Are telemedicine/telephonic services provided by a provider from their home reimbursed?
   A. Yes. CPT codes “99441” – “99443” are for services provided by a physician, physician assistant, nurse practitioner, or midwife. Procedure code “99211” should be billed by the supervising practitioner for RN services. All other practitioners, e.g., psychologist, should bill the specific procedure code applicable to the service provided. The POS code reported should be where the practitioner is located. POS “11” should be reported when the practitioner is office based and POS “12” when the practitioner is home based.

New Patients

22. Q. Are there different requirements for new patients? Must a patient be established in order to render service via telehealth or telephone during the State of Emergency?
   A. Telehealth/Telephonic services can be provided to new and/or established patients when clinically appropriate during the state of emergency. Coding restrictions limiting certain telehealth services to established patients are waived during the state of emergency.
Services

23. Q. Can assessments be completed via telemedicine or telephonically? Under what circumstances?
   A. Effective for dates of service on or after March 1, 2020, during the current State of Emergency only, NYS Medicaid will reimburse telemedicine and telephonic patient assessment, monitoring, and evaluation and management services to members in cases where face-to-face visits may not be recommended and it is medically appropriate for the member to be evaluated and managed by telemedicine or telephone.

24. Q. Are there examples of services that cannot be done telephonically?
   A. All services within a provider's scope of practice can be provided telephonically when clinically appropriate. See Medicaid Update guidance at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.

25. Q. Are there examples of services that cannot be done via telemedicine or telephonically?
   A. All services within a provider's scope of practice can be provided through telemedicine/telephonically when clinically appropriate and at the judgment of the clinician. There are two broad categories of services that are being authorized remotely: Evaluation and Management, and Assessment and Management. For more specific detail, see Medicaid Update guidance at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.

Technology

26. Q. Are providers required to use certain platforms/technology to administer services via telehealth?
   A. Under the current State of Emergency, Medicaid reimbursable services are temporarily expanded to include telephonic and/or video including technology commonly available, such as smart phones, tablets, and other devices.

27. Q. In addition to telephonic communication, are face-time or other two-way video exchange permissible means of conducting telehealth services, consistent with federal guidance from HHS OCR?
   A. Yes

28. Q. Some providers have an app or messaging/video service that allows a patient seeking services to leave a message for a practitioner, whereupon the practitioner responds and there is a delay/video recording. Is this “store-and-forward” or asynchronous technology covered?
   A. Medicaid does not presently cover messaging/video asynchronous telehealth modalities. We are exploring covering options currently covered by Medicare. However, Medicaid has expanded telehealth coverage to include telephonic encounters. Private practicing physicians can provide services telephonically and bill procedure codes “99211,” “99441,” “99442,” or “99443” as appropriate. Please see updated guidance on Medicaid coverage for telemedicine/telephonic services at

29. Q. Is Skype a permitted means of synchronous telehealth?
   A. Yes. See flexibility outlined in the question above. However, providers should be utilizing HIPAA- and 42 CFR-compliant technologies, or other video conferencing solutions to which the client has agreed. https://www.hhs.gov/hipaa/for-professionals/special-topics/emergency-preparedness/notification-enforcement-discretion-telehealth/index.html.

AIDS ADHC

30. Q. Can AIDS ADHC services be delivered via telemedicine/telephone during the State of Emergency?
   A. Yes. New York State Medicaid will reimburse telephonic and telemedicine services provided to members in cases where face-to-face visits may not be recommended and it is appropriate for the services to be delivered via telemedicine or telephone. Please see updated guidance on Medicaid coverage for telemedicine/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.

31. Q. Will ADHC programs receive payment for providing telephonic and telehealth services during the State of Emergency, even though, as part of the effort to prevent COVID19 spread, NYSDOH suspended all ADHC program services on March 17, 2020?
   A. Yes. NYSDOH is authorizing payment for services delivered telephonically, as detailed in the chart on page 3 of the updated guidance on Medicaid coverage for telemedicine/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.

32. Q. Can ADHCs provide these services to all ADHC clients?
   A. Services delivered either telephonically or through telehealth should be indicated in the ADHC client’s current plan of care and should be appropriate to deliver through these means.

33. Q. Does the amendment to the suspension of ADHC services mean facilities can re-open to clients?
   A. ADHC facilities cannot re-open to provide in-person services to clients. The intent of the suspension is to prevent individuals, especially the elderly and those who are immune compromised, from potential exposure to COVID-19. The only services that ADHC facilities may provide are services provided telephonically, or via telehealth.

AOT

34. Q. Has the state waived face-to-face care management requirements for individuals in Assisted Outpatient Treatment (AOT)?
   A. Yes. DOH has waived all Health Home Care Management face-to-face requirements and allowed the use of telephone contacts during the period of the disaster emergency. This also applies to individuals receiving AOT, where clinically appropriate.
35. Q. Can you confirm, when the patient is located in their home or other temporary location and the provider is at an Article 28 D&TC facility, should the clinic bill via the Institutional Component (Distant Site) as referenced on page 8 of the March 2020 Medicaid Update?
   A. That is correct. The revised guidance language states that "When the distant-site practitioner is physically located at the Article 28 distant site, the distant site may bill Medicaid under APGs for the telehealth encounter using the appropriate CPT code for the service provided. The CPT code must be appended with the applicable modifier ("95" or "GT")." Please see the updated guidance on Medicaid coverage for telemedicine/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/index.

36. Q. If an Article 28/FQHC LCSW linked to an Article 28 location bills CPT codes "99441" – "99443" with POS "02," will the clinic receive one payment under offsite rate code “4012”? The guidance advises physicians, NPs, and Midwives to use rate “4012” but provides rates “7963” – “7965.”
   A. For other practitioner billing (including in an FQHC), please refer to Lane 5 pertaining to the Assessment and Patient Management for other practitioners (e.g., Social Workers, dietitians, home care aides, RNs, therapists and other home care workers) and the associated rate codes. This Lane also pertains to FQHC billing for off-site telephonic services pertinent to this provider type. Please see updated guidance on Medicaid coverage for telemedicine/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.

37. Q. The guidance clarifies that a distant site can include a provider's home. However, pg. 8 states, “When the distant-site practitioner is not physically located on-site at the Article 28 facility, the distant site cannot submit an APG claim to Medicaid.”
   A. This has been corrected in guidance. The revised language states that "When the distant site is an Article 28 hospital outpatient department/clinic or an Article 28 freestanding clinic or the practitioner’s home and telehealth services are being provided by a physician, nurse practitioner, physician assistant, or midwife, the practitioner should bill Medicaid using the appropriate rate code and CPT code appended with the applicable modifier ("95")." Please refer to Page 8 in the updated guidance on Medicaid coverage for telemedicine/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/index.

38. Q. When the Article 28/FQHC provider is treating from home, can the provider choose any of its facility locations from which to send the claim?
   A. When the provider is treating from home, the Article 28/FQHC should report the locator code where the face-to-face encounter would normally have occurred.

39. Q. Can an Article 28 clinic bill for a Medical professional servicing the community while in self-quarantine?
   A. Yes. If physician/physician assistant/nurse practitioner/midwife is providing telephonic services from a location other than the clinic site, all-inclusive Medicaid payment will be...
made to the Article 28 facility under Rate Code “7961.” Telephonic services provided by
Other Practitioners (e.g., social workers, dietitians) should be billed by the clinic using
rate codes “7963” – “7965.” Please see updated guidance on Medicaid coverage for
telemedicine/telephonic services at

40. Q. Are providers required to be onsite at the clinic to provide telemedicine/telephonic
services?
A. The provider does not need to be onsite at the Article 28 clinic in order to provide
telemedicine/telephonic services. Providers can care for patients using telehealth
including telephonic services. Please see updated guidance on Medicaid coverage for
telemedicine/telephonic services at

41. Q. If the patient is onsite at an Article 28 clinic, but the provider is offsite (e.g. at their
private residence), would this be treated as any other telehealth encounter where
the patient is on-site but the practitioner is offsite?
A. Yes, that is the correct format to bill. The clinic bills “Q3014” and the distant site
practitioner bills a professional fee. The distant site practitioner must be enrolled in
Medicaid. If the patient is in a Medicaid managed care plan, the clinic and practitioner
should contact the plan for billing guidance. Please see updated guidance on Medicaid
coverage for telemedicine/telephonic services at

42. Q. Where an Article 28 employed practitioner (physician, NP, etc.) is providing
services from home to the patient who is also at home via telemedicine or
telephone, can the clinic bill as if the physician/provider were in the facility? Can
the new rate code “7961” (Lane 3) be billed by the clinic when their
MD/PA/NP/Midwife is providing the telephonic service from their home, or is it
only when their MD/PA/NP/Midwife is providing telephonic services from the
clinic?
A. Yes. During the state of emergency, even employed practitioners of Article 28s can bill
for telehealth services when provided from their home.

43. Q. Will/can FQHCs receive the full Medicaid wrap rate for telehealth services?
A. No. As announced during the original telehealth roll-out, FQHCs will not be paid the
wrap payment for services billed under Rate Code “4012” as these services are
designed to be self-supporting payments for offsite services without the full cost of clinic
care and wrap payments for this service.

44. Q. When the patient is located at home and the provider is at an FQHC, can we bill for
one payment under offsite rate “4012”?
A. Yes. Offsite Evaluation and Management services provided by an FQHC’s staff
physician, nurse practitioner, physician assistant, or midwife should be billed under rate
code “4012.” Please see updated guidance on Medicaid coverage for
telemedicine/telephonic services at
Q. When the patient is located at home and the Provider is at their home, can an FQHC bill for one payment under offsite rate “4012”?
A. Yes. Offsite Evaluation and Management services provided by an FQHC's staff physician, nurse practitioner, physician assistant, or midwife should be billed under rate code “4012.” Please see updated guidance on Medicaid coverage for telehealth/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.

Q. To bill for telemedicine/telephonic encounters, does the provider have to be physically present at an FQHC? Can the provider deliver the service from their private residence or other locations?
A. The provider does not need to be onsite at the Article 28 clinic in order to provide telemedicine/telephonic services. New York State Medicaid will reimburse telephonic assessment, monitoring, and evaluation and management services provided to members in cases where face-to-face visits may not be recommended and it is appropriate for the member to be evaluated and managed by telephone. Please see Lanes 4 and 5 in updated guidance on Medicaid coverage for telemedicine/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.

Billing

Q. Can a physician employed by an Article 28 bill for Medicaid services provided via telehealth from another site (perhaps even their home)? How does the facility bill for these services?
A. If the physician is providing telephonic services from an offsite location, e.g., residence, an all-inclusive Medicaid payment will be made to the Article 28 facility under Rate Code “7961.” Please see updated guidance on Medicaid coverage for telemedicine/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.

Q. Where should specific coding/billing questions regarding telemedicine and telephonic services be directed?
A. Please see updated guidance on Medicaid coverage for telemedicine/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm. After reviewing guidance and FAQs, additional questions can be directed to: Telehealth.Policy@health.ny.gov
49. Q. The guidance released on March 21, 2020 appears to create a new billing framework for telephonic care. Please confirm that D&TCs (non-FQHCs) should utilize rate code "7961" for non-SBHCs telephonic visits, for both new and existing patients.
   A. That is correct. Please refer to Lane 3 on page three of the updated guidance on Medicaid coverage for telemedicine/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/index.htm. Rate code “7961” should be billed for telephonic services provided by a Physician, PA, Nurse Practitioner, or Midwife. Rate codes “7963” – “7965” should be billed for telephonic services provided by Other Practitioners, e.g., social workers, dietitians.

50. Q. How does an FQHC claim for telehealth services provided by Medical Practitioners and separately for non-E&M providers?
   A. When telephonic services are provided by a Physician, PA, Nurse Practitioner, or Midwife, FQHCs should bill Rate Code “4012” (school-based “4015”). When telephonic services are provided by Other Practitioners (e.g., social worker, dietitian), FQHCs (non-SBHC) should bill rate codes “7963” – “7965.” See page 3 (Lanes 4 and 5 respectively) in the guidance on Medicaid coverage for telephonic services of the Medicaid Update. When providing audio/visual telemedicine services, FQHCs should follow the billing instructions on page 9 in the guidance document.

51. Q. Are provider types, such as Social Workers, Psychologists, Nurses, Dentists and Other Practitioners able to bill Medicaid for telephonic services?
   A. Yes they are covered during the period of the emergency. See Page 3, Lane 5 "Assessment and Patient Management" for other practitioner billing.

**Behavioral Health**

**Technology**

52. Q. Are there supports available for clients who do not have enough data/phone minutes to participate in telephonic or telemedicine care?
   A. The Medicaid Update guidance document provides resources that patients can access for assistance with wifi/internet. Please see https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm. In addition, the state is seeking federal emergency assistance topotentially help with some of these very practical access to-care issues.

53. Q. Are localities and/or the State providing phones to families that do not have phones?
   A. The Medicaid Update guidance document provides resources that patients can access for assistance with wifi/internet. Please see https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm
Billing

54. Q. Most clinics use location code “11” and traditional telehealth services require location code “02.” In this emergency, should organizations switch the location code from “11” to “02”?
   A. Yes, for telehealth services providers should use place of service code “02” when health services and health-related services are provided or received through telehealth telecommunication technology. For telephonic encounters, providers should report the place of service code where the practitioner is physically located, e.g., “11” for office-based practitioners, “12” when the practitioner is in their residence.

Behavioral Health/SUD

55. Q. Can patients be initiated on buprenorphine through telehealth?
   A. Patients may now be initiated on buprenorphine through the use of telepractice in accordance with DEA guidance that is in effect during the state of emergency. Visit https://www.deadiversion.usdoj.gov/coronavirus.html and https://oasas.ny.gov/keywords/coronavirus for additional information.

Behavioral Health-Kids

56. Q. Can Family Peer Support Services be delivered via telemedicine/telephonically?
   A. All services within a provider's scope of practice can be provided through telehealth when clinically appropriate. See Medicaid Update guidance at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.

57. Q. Can Planned Respite services be delivered via telemedicine/telephonically?
   A. All services within a provider's scope of practice can be provided through telehealth when clinically appropriate. There are limited circumstances under which it is appropriate to provide respite via telehealth. Additional guidance will be published regarding use of telehealth to deliver respite services and how to appropriately document the service in the member's record.

58. Q. Can Psychosocial Rehab be delivered via telemedicine/telephonically?
   A. All services within a provider's scope of practice can be provided through telehealth when clinically appropriate. See Medicaid Update guidance at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.

59. Q. Can Youth Peer Support Services be delivered via telemedicine/telephonically?
   A. All services within a provider's scope of practice can be provided through telehealth when clinically appropriate. See Medicaid Update guidance at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.
Care Management

Providers

60. Q. Is a Recovery Care Agency allowed to conduct eligibility assessments via telephone or telemedicine during the State of Emergency?
   A. Yes, New York State Medicaid will reimburse telephonic assessment, monitoring, and evaluation and management services provided to members in cases where face-to-face visits may not be recommended and it is appropriate for the member to be evaluated and managed by telephone. Medicaid will pay for any service covered by Medicaid including LHCSA and CHHA assessments and evaluations and RN visits.

Service

61. Q. Can nurses in the Nurse Family Partnership program permissibly bill Medicaid FFS for targeted case management services provided telephonically during the State of Emergency?
   A. Yes, Medicaid can be billed for targeted case management services provided telephonically during the current emergency. Providers should use their regular rate code “5260” to bill Medicaid.

62. Q. Does the waiver of face-to-face requirements for care management and health home agencies apply to eligibility assessments of new clients (conducted to determine eligibility for HCBS services), i.e., may eligibility assessments be conducted telephonically?
   A. Yes, New York State Medicaid will reimburse telephonic assessment, monitoring, and evaluation and management services provided to members in cases where face-to-face visits may not be recommended and it is appropriate for the member to be evaluated and managed by telephone. Medicaid will pay for any service covered by Medicaid including LHCSA and CHHA assessments and evaluations and RN visits.

CFTSS

63. Q. Can CFTSS be provided via telemedicine or telephonically?
   A. Yes, CFTSS providers may provide services utilizing video and telephonic interventions, including conducting intakes and serving new clients. In lieu of face-to-face contact, CFTSS providers may utilize telephonic, telemental health, or telehealth following applicable guidelines, regulations, and attestation process, according to their respective regulatory New York State agency of the Department of Health, Office of Mental Health, the Office of Children and Family Services, the Office for People with Developmental Disabilities, or the Office of Addiction Services and Supports. For those designated CFTSS practitioners of Psychosocial Rehabilitation (PSR), Family Peer Support Services (FPSS), or Youth Peer Services (YPS) who do not fall under a telehealth regulation, the face-to-face requirement to provide the services is waived whenever clinically appropriate to properly care for the patient, and these practitioners are able to still bill the appropriate corresponding rate.
64. Q. For children receiving CFTSS, can treatment plans requiring update be updated via telemedicine or telephone? Does the treatment plan have to be mailed to the parent/guardian for signature?
   A. Yes. Treating providers are able to conduct treatment plan reviews and make any changes over the phone with verbal consent. Please be sure to document all consents in the client record.

65. Q. Are CFTSS providers allowed to open new clients and provide the service telephonically in CFTSS at this time?
   A. Yes, CFTSS providers may continue to provide services utilizing video and telephonic interventions, including conducting intakes and serving new clients.

66. Q. Should CFTSS providers use the offsite rates when billing for services provided via telemedicine or telephone?
   A. No. CFTSS Offsite rates were for practitioners to go to a site other than their own (e.g. clinic), generally driving to the child’s home. For services delivered via telehealth or telephone, providers should use the existing service rate code and the telephonic modifier as provided for in OMH telemental health guidance at https://omh.ny.gov/omhweb/guidance/supplemental-guidance-use-of-telemental-health-disaster-emergnecy.pdf and in Medicaid guidance at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.

Commercial Provider

ABA

67. Q. Is ABA covered via telehealth?
   A. ABA services provided by private practitioners are not covered by Medicaid. ABA services provided by clinicians on staff at an Article 28 facility through telemedicine or telephonically can be billed to Medicaid.

Clinical Social Workers

68. Q. Can services provided by clinical social workers be delivered via telemedicine/telephone during the State of Emergency?
   A. Yes. New York State Medicaid will reimburse telephonic patient assessment, monitoring, and evaluation and management services to members in cases where face-to-face visits may not be recommended and it is medically appropriate for the member to be evaluated and managed by telephone. Telephonic communication will be covered by LCSW/LMSW on staff in an Article 28 clinic and other settings as indicated in guidance. In Article 28 the facility bills Medicaid for the services provided. https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm. Article 31, 32 and 16 clinics should follow relevant state agency guidance. Links are provided in Question 3 of this document.
69. Q. Will/can LCSWs be reimbursed through Medicaid (and other insurers) for services provided telephonically and/or via telemedicine in this emergency?
   A. Yes. Article 28 clinics and FQHCs can bill for telehealth/telephonic services provided by LCSWs on staff. For telephonic coverage, please refer to Lane 5 pertaining to the Assessment and Patient Management for other practitioners (e.g., Social Workers, dietitians, home care aides, RNs, therapists and other home care workers) and the associated rate codes. This Lane pertains to Article 28 and FQHC billing for off-site telephonic services pertinent to this provider type. Please see updated guidance on Medicaid coverage for telemedicine/telephonic services at

Dietitians

70. Q. Can registered Dietitians bill for telephonic services?
   A. Yes, in some circumstances. Telephonic encounters provided by dietitians on staff at an Article 28 facility (See Lane 5 in guidance) will be reimbursed to the facility under rate codes “7963”, “7964”, and “7965.” Please see updated guidance on Medicaid coverage for telemedicine/telephonic services at updated guidance on Medicaid coverage for telemedicine/telephonic services at

Doulas

71. Q. Are any telephonic doula educational services available for reimbursement during the State of Emergency?
   A. Yes, telephonic education services provided by Medicaid-enrolled doulas can be billed to Medicaid. These would be billed under Lane 2, Assessment and Patient Management, page 3 in the guidance on Medicaid coverage for telehealth/telephonic services at updated guidance on Medicaid coverage for telemedicine/telephonic services at

Dual Eligibles

72. Q. Medicare does not currently pay for telephonic visits other than screening. Does this Medicaid update allow the provider or clinic to “zero fill” the dual eligible telephonic and/or telemedicine visit where the primary insurance is the original Medicare to receive the appropriate Medicaid rate?
   A. No, Medicaid will not pay primary for services not covered by Medicare. While telephonic services other than screening are not covered by Medicare, the Medicare program has greatly expanded telehealth coverage including virtual check-ins and other telemedicine services. Medicaid will reimburse applicable Medicare coinsurance/deductible amounts for services reimbursed by Medicare. Providers claims adjudicated by Medicare are automatically crossed over to Medicaid for processing.
73. Q. Can FQHCs acting as a distant site for telemedicine/telephonic services provided to Medicare/Medicaid dually eligible members during the State of Emergency be reimbursed?  
A. Yes. See page 4 of guidance under definition of Distant Site.

HARP

74. Q. Is the face-to-face requirement for HARP assessment waived? 
A. Yes. The assessment may be completed via telemedicine/telephone, if appropriate.

HCBS-Adults

75. Q. Are the face-to-face requirements for completing HCBS assessments for adults waived during the State of Emergency? Can the Adult HCBS assessment be completed by telephonically? 
A. Yes, if the provider deems the service provided as medically/ behaviorally appropriate, assessments may be completed telephonically under the appropriate governing agency guidance.

76. Q. Will the state allow adult OMH HCBS providers to offer telephonic services? 
A. See OMH Supplemental Guidance at https://omh.ny.gov/omhweb/guidance/supplemental-guidance-use-of-telemental-health-disaster-emergnecy.pdf Services may be delivered via telephone when clinically appropriate. There is no change in the Medicaid reimbursement rates or methodology for these services.

HCBS-Kids

Approvals

77. Q. Are HCBS providers required to complete an attestation to provide telemedicine or telephonic services? 
A. There are no telemedicine/telephonic attestation requirements for Health Department regulated providers. There are provider attestation requirements for OMH-, OASAS-, OCFS-, and OPWDD-regulated providers. For more information, visit websites provided under Question 3 in this document.

78. Q. Is the LPHA attestation needed to establish HCBS LOC waived during the State of Emergency? 
A. During the State of Emergency, for children/youth being discharged from a higher level of care, such as, a hospital, residential treatment facility or center (RTF/RTC), State Hospital, or nursing home, the LPHA Attestation form is not needed for the initial HCBS/LOC eligibility determination. The HHCM or C-YES evaluator should collaborate with the higher level of care facility professionals to obtain the necessary documentation and information to complete the HCBS/LOC eligibility determination and to indicate “that the child/youth, in the absence of HCBS, is at risk of institutionalization (i.e. hospitalization).”

During the State of Emergency, for children/youth referred for an HCBS/LOC eligibility determination by a Licensed Practitioner of the Healing Arts (as outlined on the HCBS
LPHA form [https://www.health.ny.gov/forms/doh-5275.pdf](https://www.health.ny.gov/forms/doh-5275.pdf), the LPHA Attestation form is **not needed**. The HHCM or C-YES evaluator should collaborate with the Licensed Practitioner of the Healing Arts professional to obtain the necessary documentation and information to complete the HCBS/LOC eligibility determination and to indicate, “that the child/youth, in the absence of HCBS, is at risk of institutionalization (i.e. hospitalization).”

For all other children/youth referred for an HCBS/LOC eligibility determination, the LPHA form must be completed as required for those Target Populations that require it as part of the HCBS/LOC eligibility Risk Factors.

**Billing**

**79. Q.** How do providers of Children’s 1915(c) Home and Community Based Services bill for telemedicine/telephonic encounters? Specifically, what codes should be used to bill for services provided via telemedicine/telephone during the State of Emergency?

A. Services may be delivered via telemedicine or telephone when appropriate for the care of the member. All HCBS Children’s 1915c providers should bill for telephonic services in the same manner that they would bill for the corresponding face-to-face services as outlined in the HCBS billing manual and the March 2020 Medicaid Update regarding Telemedicine and Telephonic Services.

**Services**

**80. Q.** Can HCBS for children be provided via telemedicine/telephone?

A. Yes.

**81. Q.** For members enrolled in an HCBS Waiver program who are required to receive a monthly service to remain enrolled in the waiver, if the service cannot be provided via telemedicine, telephone, or in person, does the member have to disenrolled from the waiver?

A. The monthly contact can be waived during the emergency for up to two consecutive months. Providers must document all attempts to provide the service and explain why the monthly service was not provided in the participant’s record.

**Health Homes**

**Billing**

**82. Q.** Can CMAs bill the HH+ rate in the absence of face-to-face visits?

A. Yes, CMAs must meet the frequency of contact requirements and encourage a video chat where possible to ensure the member’s wellness. Telephonic contacts are also reimbursable.

**83. Q.** For Health Homes Serving Children (HHSC), for members in month 2 of outreach, a face-to-face contact is required for billing. Can this contact be provided via telemedicine or telephone? If so, can the HH bill for outreach?

A. Yes, for HHSC this contact can be provided via telephone, and the HH can bill for outreach. The contact can be with the parent or guardian or youth, if appropriate.
Consent

84. Q. Can Health Homes accept verbal consent from members to participate in Health Home services during the State of Emergency?
   A. Yes. Written patient consent for services provided via telehealth/telephonically is not required. The practitioner shall provide the member with basic information about the services that he/she will be receiving via telemedicine/telephone and the member shall provide his/her consent to participate in services utilizing this technology. This should be documented in the medical record. Telemedicine/telephonic sessions/services shall not be recorded without the member's consent. Please refer to additional guidance regarding HIPAA and confidentiality in this document.

Home Care

Assessment

85. Q. Does the broad expansion of use of telemedicine/telephonic outlined in the March 2020 Special Edition Medicaid Update apply to medical management, patient assessment and monitoring, medication review and management, and assessment of physical/mental presentation.
   A. Yes.

Managed Care

86. Q. The Medicaid Update indicates that all Medicaid providers are included in this guidance. For licensed home care services agencies that provide services to Medicaid-eligible recipients through managed long-term care plans or Medicaid managed care plans, do these rules apply?
   A. Yes. Although these providers were not specifically listed in an early version of the Medicaid Update, they are covered under this policy. This table has been updated in lanes 5 and 6 of the telephonic guidance in the March 23, 2020 Special Edition of the Medicaid Update to make more specific reference to these services.

87. Q. Will managed care organizations and managed long-term care plans be required to reimburse contracted home care agencies for telemedicine/telephonic services provided to Medicaid members during the State of Emergency?
   A. Yes, Home Care providers including (RNs, MSWs, etc.), are eligible for payment for all services appropriate to be delivered under updated telemedicine/telephonic guidance.

Services

88. Q. Can aide supervision and orientation visits be reimbursable as visits under telehealth?
   A. Yes
89. Q. Can home care visits conducted by RNs, PTs, MSWs, OT, Speech Therapists, and other providers be conducted via telemedicine/telephonic means?
   A. Home care agencies provide a variety of services by a number of different clinician types including RNs, PT/OT/Speech Therapists and clinical social workers. Home care services can be conducted through telehealth/telephonic whenever appropriate to the patient, place of care and maintenance of standards of care compliance.

LMHP

90. Q. Are managed care plans required to allow LMHP providers to provide and bill for services via telemedicine and telephone?
   A. Telephonic encounters provided by Licensed Mental Health Practitioners on staff at an Article 28 facility will be reimbursed to the facility under rate codes “7963”, “7964”, and “7965.” Please see updated guidance on Medicaid coverage for telemedicine/telephonic services, Lane 5, at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm

Psychologists Outside of OMH-Regulated Settings

91. Q. Can psychologists provide and bill for Medicaid covered services provided via telemedicine/telephone during the State of Emergency?
   A. Psychologists can provide services telephonically. If in private practice, the psychologist should bill the applicable CPT procedure code for the service delivered. The Article 28 clinic should bill Rate Code “7963,” “7964,” or “7965.” Please see updated guidance on Medicaid coverage for telehealth/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm

Physician

Billing

92. Q. The NYS Medicaid Update COVID-19 Special mentioned CPT codes “99441”, “99442”, “99443” for Telephonic services. CMS, particularly Medicare, lists the code G2012 (for virtual check-ins) as the only code that can be billed for certain care.
   A. Private practicing physicians can provide services telephonically and bill procedure codes “99211,” “99441,” “99442,” or “99443” as appropriate. Medicaid does not presently cover virtual check-ins, HCPCS procedure code “G2012” Medicaid is exploring coverage for virtual check-ins. However, Medicaid has expanded telehealth coverage to include telephonic encounters. Please see updated guidance on Medicaid coverage for telemedicine/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.
Documentation

93. Q. What are the documentation requirements for “99441”–“99443”? Typically under regular Telehealth, if an E/M code is billed, the E/M has to meet all of the requirements of the level of the E/M code. “99441”–“99443” only mention the time restrictions.
   A. There are no specific defined components for the three codes in question at this time. Providers should use the published guidelines for E&M CPT codes “99211,” “99212,” and “99213” as a general guide, but for the period of the emergency NYS Medicaid has waived the established patient rules relating to time periods from prior and next office visits.

Location

94. Q. When billing “99441” – “99443,” if the physician is calling from the office to the patient's house, would the telehealth POS 02 be used, or would it still be POS 11?
   A. If the physician is calling from their office to the patient's home, POS 11 should be used. POS 02 is used for telehealth, not telephonic, services.

Physician/Resident Supervision

Billing

95. Q. Residents see patients to get the information pertinent to their visit, consult with the physicians, and then go back to the patient. Will they be able to follow this same process with the new telephonic evaluation procedures and be able to bill?
   A. While physician residents cannot bill Medicaid directly for telephonic evaluation, the supervising/teaching physician can bill Medicaid in accordance with previously published Medicaid guidance at https://www.health.ny.gov/health_care/medicaid/program/update/2009/2009-06.htm#sup Note: Primary Care Exemption documentation and billing guidelines may apply for these services. See additional guidance at https://www.cms.gov/Outreach-and-Education/Medicare-Learning-Network-MLN/MLNProducts/Downloads/Teaching-Physicians-Fact-Sheet-ICN006437.pdf

Podiatrist and Optometrists

96. Q. Would Medicaid cover “Telephonic Communication Services” for a Podiatrist or Optometrist for an E&M?
   A. Yes. New York State Medicaid will reimburse telephonic Assessment and Patient Management Services (Lane 2) provided to members by podiatrists or optometrists in cases where face-to-face visits may not be recommended and it is appropriate for the member to be evaluated and managed by telephone. Please see updated guidance on Medicaid coverage for telemedicine/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.
Psychiatrists

97. Q. With the State of Emergency, the Medicaid definition for Telepsychiatry has expanded to include telephone or traditional audio/visual communication. Since Medicare has not similarly expanded the definition to include telephone only, how do we handle dually eligible members?
   A. Although Medicare has expanded scope of services covered by telehealth, Medicare is not presently covering telepsychiatry provided by telephone. Medicaid will not pay primary for telephonic services not covered by Medicare.

Speech/OT/PT

98. Q. Can speech and occupational therapy services be delivered via telehealth/telephone during the State of Emergency?
   A. Yes. New York State Medicaid will reimburse Article 28 facilities for telephonic and telehealth services provided to members in cases where face-to-face visits may not be recommended and it is appropriate for the services to be delivered via telehealth or telephone. Please see updated guidance on Medicaid coverage for telehealth/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm

99. Q. Can physical therapy services be delivered via telephonically/telemedicine be billed to Medicaid during the State of Emergency?
   A. Yes, to the extent that it is appropriate for the services to be delivered remotely.

Respite

100. Q. Can respite be provided via telehealth?
    A. There are limited circumstances under which it is appropriate to provide respite via telehealth. Additional guidance will be published regarding use of telehealth to deliver respite services and how to appropriately document the service in the member's record.

VFCAs

101. Q. Are VFCAs required to submit an attestation regarding the use of telehealth to serve children in their care during the State of Emergency?
    A. Yes, VFCAs must submit a self-attestation form to OCFS.

102. Q. Can services provided by Voluntary Foster Care Agencies be delivered via telemedicine/telephone during the State of Emergency?
    A. For the duration of the declared disaster emergency, specific OCFS-designated programs can deliver services through telephone and/or video using any staff allowable under the current program regulation or state-issued guidance as medically appropriate.
103. Q. Can services provided by Voluntary Foster Care Agencies to collateral contacts (e.g. family counseling and time spent with collaterals regarding the child’s needs) be delivered via telemedicine/telephone during the State of Emergency?
   A. For the duration of the declared disaster emergency, specific OCFS-designated programs can deliver services to collaterals that are covered under the Medicaid per diem, through telephone and/or video using any staff allowable under the current program regulation or state-issued guidance as necessary and appropriate.

104. Q. How do Voluntary Foster Care Agencies bill for services delivered via telemedicine/telephone during the State of Emergency?
   A. VFCAs should continue to bill the Medicaid per diem as they normally do. Encounters delivered via telehealth or telephone should be documented in the member’s record. Please see updated guidance on Medicaid coverage for telemedicine/telephonic services at https://www.health.ny.gov/health_care/medicaid/program/update/2020/no05_2020-03_covid-19_telehealth.htm.