



Ohio Medicaid Supplemental Clinical Criteria

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Introduction & Instructions for Use

Introduction

The following State or Contract Specific Clinical Criteria defined by state regulations or contractual requirements are used to make medical necessity determinations, mandated for members of behavioral health plans managed by Optum.

Other Clinical Criteria may apply when making behavioral health medical necessity determinations for members of behavioral health plans managed by Optum®. These may be externally developed by independent third parties used in conjunction with or in place of these Clinical Criteria when required, or when state or contractual requirements are absent for certain covered services.

Clinical Criteria

When deciding coverage, the member's specific benefits must be referenced. All reviewers must first identify member eligibility, the member-specific benefit plan coverage, and any federal or state regulatory requirements that supersede the member's benefits prior to using these Clinical Criteria. In the event that the requested service or procedure is limited or excluded from the benefit, is defined differently or there is otherwise a conflict between this Clinical Criteria and the member's specific benefit, the member's specific benefit supersedes these Clinical Criteria.

These Clinical Criteria are provided for informational purposes and do not constitute medical advice. The following are the Clinical Criteria used by Optum Behavioral Health to make coverage decisions.

Externally Adopted Clinical Criteria

- American Society of Addiction Medicine (ASAM) Criteria®, Third Edition
- Level of Care Utilization System (LOCUS)
- Child and Adolescent Level of Care/Service Intensity Utilization System (CALOCUS-CASII)
- Early Childhood Service Intensity Instrument (ECSII)
- American Psychological Association Psychological and Neuropsychological Testing Billing and Coding Guide

Medicare Required Clinical Criteria

- Centers for Medicaid and Medicare (CMS) National and Local Coverage Determinations (NCDs/LCDs)
- State/Contract Specific Clinical Criteria
- State-Specific Supplemental Clinical Criteria: State or contract specific Criteria used to make medical necessity determinations for mental health disorder benefits when there are explicit mandates or contractual requirements outside of the Criteria above.

National Clinical Practice Guidelines

- Clinical Practice Guidelines: Criteria that provide guidance about evidence-based practices adopted from nationally recognized entities such as by the American Psychiatric Association, and the American Academy of Child and Adolescent Psychiatry.

Optum National Behavioral Health Clinical Criteria

- Optum Behavioral Clinical Policies: Criteria that stem from evaluation of new services or treatments or new applications of existing services or treatments and are used to make determinations regarding proven or unproven services and treatments.
- Optum Psychological and Neuropsychological Testing Guidelines: Criteria used to make determinations related to psychological and neuropsychological testing.
- Optum Quality Performance Tools: Quality tools that annually measure performance against at least two important aspects of each of two clinical practice guidelines to determine provider adherence. Performance measurement is related to the clinical process of care found within Optum's clinical practice guidelines that is most likely to affect care.

Additional information can be found here:

<https://www.providerexpress.com/content/ope-provexpr/us/en/clinical-resources/guidelines-policies.html>.

State Specific Rules, Coverage and Limitations

Ohio Medicaid Specific Rules, Coverage and Limitations

Medical Necessity

- Conditions of medical necessity for a procedure, item, or service are met if all the following apply:
 - Meets generally accepted standards of medical practice;
 - It is clinically appropriate in its type, frequency, extent, duration, and delivery setting;
 - It is appropriate to the adverse health condition for which it is provided and is expected to produce the desired outcome;
 - It is the lowest cost alternative that effectively addresses and treats the medical problem;
 - It provides unique, essential, and appropriate information if it is used for diagnostic purposes; and
 - It is not provided primarily for the economic benefit of the provider nor for the sole convenience of the provider or anyone else other than the recipient.
- The fact that a physician, dentist or other licensed practitioner renders, prescribes, orders, certifies, recommends, approves, or submits a claim for a procedure, item, or service does not, in and of itself make the procedure, item, or service medically necessary and does not guarantee payment.
- The definition and conditions of medical necessity articulated in this rule apply throughout the entire Medicaid program. More specific criteria regarding the conditions of medical necessity for particular categories of service may be set forth within the Ohio Department of Medicaid (ODM) coverage policies or rules.
- Additional Information can be found in rule 5160-1-01 of the Ohio Administrative Code.

Coverage and Limitations of Behavioral Health Services

- Medicaid reimbursable behavioral health services must include an ICD-10 diagnosis of mental illness or substance use disorder. The list of recognized diagnoses can be accessed at www.medicaid.ohio.gov.
- Medicaid reimbursable behavioral health services are limited to medically necessary services defined in rule 5160-8-05 of the Ohio Administrative Code and Chapter 5160-27 of the Ohio Administrative Code.
- The following services have limitations on the amount, scope or duration of service that can be rendered to a recipient within a certain timeframe. These limits can be exceeded with prior authorization.
 - Screening, brief intervention and referral to treatment (SBIRT): Limitation for this service is one per code, per recipient, per billing provider, per calendar year.
 - Assertive community treatment (ACT): as defined in rule 5160-27-04 of the Ohio Administrative Code is available on or after the date as determined by prior authorization approval.
 - Community psychiatric supportive treatment (CPST): services as defined in rule 5122-29-17 of the Ohio Administrative Code and meet the following requirements:
 - All CPST services provided in social, recreational, vocational, or educational settings are allowable only if they are documented mental health service interventions addressing the specific individualized mental health treatment needs as identified in the recipient's individualized service plan.
 - A billable unit of service for CPST may include contact between the mental health professional and the recipient or an individual essential to the mental health treatment of the recipient.
 - CPST services are not covered, unless medically necessary, under this rule when provided in a hospital setting, except for the purpose of coordinating admission to the inpatient hospital or facilitating discharge from an inpatient hospital.
- Psychiatric diagnostic evaluation and psychiatric diagnostic evaluation with medical services are each limited to one encounter per recipient, per billing provider, per calendar year.
- The "Ohio children's initiative brief CANS assessment" and the "Ohio children's initiative comprehensive CANS assessment" are covered as defined in rules 5160-59-01, 5160-59-02 of the Ohio Administrative Code and may be billed separately for reimbursement. Payment for CPST, therapeutic behavioral services, or psychiatric diagnostic evaluation is not allowable for provision of the Ohio brief or Ohio comprehensive CANS assessment.

- Additional Information can be found in rule 5160-1-01 of the Ohio Administrative Code.

Coverage and Limitations of Substance Use Treatment

- The following services delivered to recipients with substance use disorders have limitations on the amount, scope or duration of service that can be rendered to a recipient within a certain timeframe. These limits can be exceeded with prior authorization.
 - Substance use disorder assessment as referenced in rule 5160-27-09 of the Ohio Administrative Code is limited to two assessments per recipient, per billing agency, per calendar year.
 - Substance use disorder urine drug screening as referenced in rule 5160-27-09 of the Ohio Administrative Code, is limited to one per day, per recipient.
 - Peer recovery support as referenced in rules 5160-27-09, 5160-43-04, and 5160-27-14 of the Ohio Administrative Code is limited to four hours per day per recipient.
 - Peer recovery services defined as peer support services in rule 5122-29-15 of the Ohio Administrative Code are covered when delivered:
 - Through the specialized recovery services program in accordance with rule 5160-43-04 of the Ohio Administrative Code; or
 - As a component of assertive community treatment as defined in rule 5160-27-04 of the Ohio Administrative Code; or
 - As a component of substance use disorder residential treatment as defined in rule 5160-27-09 of the Ohio Administrative Code; or
 - As a substance use disorder outpatient treatment service in accordance with rule 5160-27-09 of the Ohio Administrative Code; or
 - As a component of intensive home-based treatment service as defined in rule 5122-29-28 of the Ohio Administrative Code; or
 - As a component of mobile response and stabilization service in accordance with rule 5122-29-14 of the Ohio Administrative Code.
 - Substance use disorder partial hospitalization as described in rule 5160-27-09 of the Ohio Administrative Code.
 - Substance use disorder residential level of care as described in rule 5160-27-09 of the Ohio Administrative Code.
- Additional Information can be found in rule 5160-1-01 of the Ohio Administrative Code.
- Ohio Medicaid BH Limits can be found here: <https://bh.medicaid.ohio.gov/manuals>.

Coverage and Limitations of BH and SUD Medications, Laboratory, and Other Services

- Medications listed in the appendix to rule 5160-27-03 or appendix DD to rule 5160-1-60 of the Ohio Administrative Code are covered by ODM when rendered and billed by an eligible provider as described in rule 5160-27-01 of the Ohio Administrative Code.
- The medication must be administered by a qualified practitioner acting within their professional scope of practice.
- The medications and services listed in the appendix to rule 5160-27-03 of the Ohio Administrative Code or the opiate treatment service section of appendix DD to rule 5160-1-60 of the Ohio Administrative Code are reimbursed by the department when rendered and billed:
 - by an opiate treatment program as described in Chapter 5122-40 of the Ohio Administrative Code and licensed as such by the Ohio department of mental health and addiction services;
 - and/or federally certified as such as stated in 42 CFR 8.11 (October 1, 2016).
- Laboratory services, vaccines, and medications administered in a prescriber office may be administered in accordance with rule 5160-1-60 of the Ohio Administrative Code.
- Medical and evaluation and management services stated in the appendix to rule 5160-27-03 of the Ohio Administrative Code or appendix DD to rule 5160-1-60 of the Ohio Administrative Code are covered by ODM when rendered by:
 - A practitioner as described in paragraphs (A)(3) and (A)(4) of rule 5160-27-01 of the Ohio Administrative Code and operating within their scope of practice; or
 - A pharmacist, rendering services in accordance with rule 5160-8-52 of the Ohio Administrative Code.

Coverage and Limitations BH and SUD Treatment Plan and Documentation

- Activities that comprise or are included in the aforementioned Medicaid reimbursable behavioral health services must be intended to achieve identified treatment plan goals or objectives.
 - Providers shall maintain treatment records and progress notes as specified in rules 5160-01-27 and 5160-8-05 of the Ohio Administrative Code.
 - A treatment plan for mental health services may only be developed by a practitioner who, at a minimum, meets the practitioner requirements found in paragraph (A)(6)(a) of rule 5160-27-01 of the Ohio Administrative Code.
 - A treatment plan for substance use disorder services may only be developed by a practitioner who, at a minimum meets the practitioner requirements found in paragraph (A)(6)(b)(i) or (A)(6)(b)(iii) of rule 5160-27-01 of the Ohio Administrative Code.

Non-Covered Services BH and SUD services

- The following services are not reimbursable by Medicaid for the treatment of BH or SUD:
 - Educational, vocational, or job training services;
 - Room and board;
 - Habilitation services including but not limited to financial management, supportive housing, supportive employment services, and basic skill acquisition services that are habilitative in nature;
 - Services to recipients who are being held in a public institution as defined in 42 C.F.R. 435.1010 (October 1, 2016);
 - Services to individuals residing in institutions for mental diseases as described in 42 C.F.R. 435.1010 (October 1, 2016);
 - Recreational and social activities, including but not limited to art, music, and equine therapies;
 - Services that are covered elsewhere in agency 5160 of the Ohio Administrative Code; and
 - Transportation for the recipient or family.
- Ohio Medicaid does not cover services to individuals that meet the following criteria: CFR 42 § 435.1009 Institutionalized individuals.
 - Federal Financial Participation (FFP) is not available in expenditures for services provided to:
 - (1) Individuals who are inmates of public institutions as defined in § 435.1010;
 - or (2) Individuals under age 65 who are patients in an institution for mental diseases unless they are under age 22 and are receiving inpatient psychiatric services under § 440.160 of this subchapter. (As authorized in 42 CFR 438.6, a managed care plan may cover a short-term IMD stay for a member aged 21-64. This may not be covered through fee-for-service Medicaid).
 - The exclusion of FFP described in paragraph above, does not apply during that part of the month in which the individual is not an inmate of a public institution or a patient in an institution for tuberculosis or mental diseases.
 - An individual on conditional release or convalescent leave from an institution for mental diseases is not considered to be a patient in that institution. However, such an individual who is under age 22 and has been receiving inpatient psychiatric services under § 440.160 of this subchapter is considered to be a patient in the institution until he is unconditionally released or, if earlier, the date he reaches age 22.
- Additional Information can be found in rules 5160-1-01, 5160-1-61, and 5160-27-02 (K) of the Ohio Administrative Code.

Early and Periodic Screening, Diagnosis and Treatment (EPSDT)

Medical necessity for individuals covered by early and periodic screening, diagnosis and treatment (EPSDT)

- Criteria of coverage for procedures, items, or services that prevent, diagnose, evaluate, correct, ameliorate, or treat an adverse health condition such as an illness, injury, disease or its symptoms, emotional or behavioral dysfunction, intellectual deficit, cognitive impairment, or developmental disability.
- Medical necessity for individuals not covered by EPSDT:
 - Criteria of coverage for procedures, items, or services that prevent, diagnose, evaluate, or treat an adverse health condition such as an illness, injury, disease or its symptoms, emotional or behavioral dysfunction, intellectual deficit, cognitive impairment, or developmental disability and without which the person can be

expected to suffer prolonged, increased or new morbidity; impairment of function; dysfunction of a body organ or part; or significant pain and discomfort.

- Healthchek: Early and Periodic Screening, Diagnostic, and Treatment (EPSDT) covered services benefit (see below).
- Additional Information can be found in rules 5160-1-01 and 5160-1-14 of the Ohio Administrative Code.

Telehealth Services

Medicaid Managed Care Organizations (MCOs), MyCare Ohio Plans (MCOPs) and the OhioRISE plan (hereinafter referred to collectively as managed care entities or MCEs) will use the guidelines outlined in this link: [Ohio Department of Medicaid Telehealth Services: Guidelines for Managed Care Entities \(version 4.0\)](#) to allow their Ohio Department of Medicaid (ODM) members to continue using telehealth. In addition to the guidelines within this document, billing guidance regarding how FFS handles telehealth can be found within the telehealth billing guidelines located here: [Telehealth Billing Guidelines](#). Please visit the most recent Ohio Medicaid BH manual regarding covered telehealth services: <https://medicaid.ohio.gov/static/Providers/Billing/BillingInstructions/Telehealth-Billing-Guidelines.pdf>.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/resources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.

Applied Behavior Analysis

Purpose

Applied Behavior Analysis (ABA)

The Council of Autism Service Providers [CASP], (2024) provides the following description of ABA: ABA is a well-developed scientific discipline that focuses on analyzing, designing, implementing, and evaluating social and other environmental modifications to produce meaningful changes in human behavior. This treatment approach has proven effective across the lifespan and for a variety of disorders and conditions. ABA's success remediating deficits associated with a diagnosis of ASD, as well as developing, restoring, and maintaining skills, has been documented in hundreds of peer-reviewed studies over the past 50 years. ABA is the leading evidence-based, validated treatment for ASD. The success of this treatment approach has made ABA the standard of care for treating ASD. It is widely recognized by several authorities, including the American Academy of Pediatrics, the American Academy of Child and Adolescent Psychiatry, and the National Institute of Mental Health. (p.3)

Services

- If the provider is not enrolled with Medicaid, a single case agreement would be needed, see Ohio Administrative Code for list of eligible practitioners and prior authorization requirements, if applicable.
- Certified Ohio Behavior Analyst (COBA) Providers must be enrolled with Ohio Medicaid as Provider Type 19, Specialty Type 190 and have a National Provider Identifier ("NPI") for both the rendering provider and group provider.

- For additional information, or to enroll in our ABA Provider Network, see Ohio Medicaid ABA Program: <https://public.providerexpress.com/content/ope-provexpr/us/en/clinical-resources/autismABA/ohMedicaid.html>.
- Please see The Council of Autism Service Providers (CASP, 2021) for additional telehealth guidance: <https://public.providerexpress.com/content/dam/ope-provexpr/us/pdfs/clinResourcesMain/guidelines/scc/PracParamsTMH-ABA-AMA-Refs.pdf>.
 - ABA is available through telehealth under the current guidelines effective June, 2018.
- If the modality for ABA services is telehealth a member will need to have certain basic and advanced prerequisite skills to benefit from telehealth services. The caregiver must also be willing and able to support telehealth. Finally, the provider must do a thorough assessment of the environment and address any safety concerns. See table below for Prerequisite skills for telehealth direct treatment:

Minimal Prerequisite Skills	Advanced Skills
Basic joint attention skills	Patient willingly follows instructions and prompts delivered by the technician via synchronous video conferencing
Basic discrimination skills	Tolerates delayed reinforcement
Basic echoic skills	Independently join a telehealth session
Basic motor imitation skills	Independently enter or exit breakout rooms for individual or small group instruction
Ability to follow common one step instructions	Stays within the view of the camera
Participate in session with limited caregiver assistance	Controls computer audio and video features
Ability to sit independently at a computer or tablet for 8 to 10 minutes	Independently manipulate a computer mouse and keyboard and/or independently use a tablet or touch screen device
Safety concerns and challenging behavior are low and or caregivers can safely and effectively manage any challenging behavior	

Source: The Council of Autism Service Providers. (2014, reaffirmed 2020). Applied Behavior Analysis Treatment of Autism Spectrum Disorder: Practice Guidelines for Healthcare Funders and Managers. Second edition.

- Applied Behavior Analysis (ABA) is covered for the treatment of autism spectrum disorder in children when the following conditions are met:
 - The diagnosis of ASD, or other applicable diagnosis by state mandate, must be validated by a documented comprehensive diagnostic evaluation, completed by a licensed physician, psychologist, or other licensed clinician qualified to diagnose Autism by state licensure demonstrating the presence of the diagnostic criteria based on the DSM-5-TR™ (5th ed.; DSM-5-TR; APA, 2022). (See full evaluation and diagnostic criteria beginning on page 11).
- The diagnosis and severity level are confirmed by one of the following screening tools:
 - Autism Behavior Checklist [ABC]
 - Childhood Autism Rating Scale [CARS] [CARS-2]
 - Checklist for Autism in Toddlers [CHAT; M-CHAT]
 - Communication and Symbolic Behavior Scales Developmental Profile Infant-Toddler Checklist [CSBS-DP-IT-Checklist]
 - Autism Screening Questionnaire [ASQ]
 - Autism Quotient [AQ]

- Childhood Autism Screening Test [CAST]
 - Autism Diagnostic Interview-Revised [ADI]
 - Autism Diagnostic Observation Schedule [ADOS] [ADOS-2]
 - Diagnostic Interview for Social and Communication Disorders [DISCO].
- Once an ASD diagnosis has been established the following is completed (See full guidance below):
 - Standard Functional Assessment and/or
 - Functional Behavioral Assessment when maladaptive behaviors are present;
 - Interviews with caregivers, direct observation data, and attention to coexisting medical conditions;
 - Record review of the individual's history, response to prior interventions, current treatments, cultural and familial considerations, language spoken, and any prior assessments also helps inform the treatment goals.
- A credentialed provider with ABA expertise is identified to provide treatment:
 - A Master- or Doctoral-level provider that is a Board-Certified Behavior Analyst (BCBA)
 - A licensed behavioral health clinician who has attested to having sufficient expertise and has been credentialed to provide ABA services.
 - Behavior Analysts can carry caseloads that allow them to provide appropriate case supervision across cases. Caseload size may be influenced by the complexity of clients, treatment hours clients are receiving, and availability of support staff.
 - A Board-Certified Assistant Behavior Analyst (BCaBA) or non-licensed individual under the direct supervision of a BCBA or licensed behavioral health clinician who takes responsibility for the individual's care that does either of the following:
 - Technicians must be under applicable supervision of a BCBA or licensed behavioral health clinician. Technicians should be a registered behavior technician (RBT) or another appropriately certified behavior as allowable by state mandate. It is not recommended that parents serve in an RBT role due to numerous ethical and conflicting relationships issues. In addition, BCBAs® acting in a supervisory role for a parent serving as an RBT® for their own child would also be in violation of their ethics code and would have a duty to self-report and to report the RBT.
 - Assist in the initial or concurrent assessment of the individual's deficits or adaptive behaviors.
 - Implement a treatment plan that has been developed by a BCBA or licensed behavioral health clinician.
- Treatment intensity is determined by baseline measurement and ongoing measurement from baseline. The use of validated measurement tools and analysis of progress is continuous. At least one of the following tools should be utilized during the baseline assessment and repeated at least twice annually to determine severity, appropriateness of treatment, and progress toward treatment goals:
 - The Autism Treatment Evaluation Checklist (ATEC)
 - Verbal Behavior Milestones and Assessment Placement Program (VB-MAPP)
 - Assessment of Basic Language and Learning Skills (ABLLS, ABLLS-R)
 - Assessment of Functional Living Skills (AFLS)
 - Promoting the Emergence of Advanced Knowledge Generalization (PEAK)
 - Social Skills Improvement System (SSIS)
 - Repetitive Behavior Scale-Revised (RBS-R)
 - Social Responsiveness Scale (SRS)
 - Vineland Adaptive Behavior Scales (VABS)
 - Child and Family Quality of Life, Second Edition (CFQL-2)
- Measurement tools should be individualized and will not be the same for all individuals or programs. Tools should be selected based on skill development, quality of life and skills of adaptive change.
- The number of service hours requested is justified by the member's clinical need as documented in the evaluation and treatment plan. The following should be considered when determining appropriate service hours:
 - Level of Impairment and Intensity
 - An individual's level of impairment based on the evaluation, symptom severity, treatment history and response.
 - Treatment may be focused on a limited number of domains or skill areas that is lower intensity or address several skill areas at a higher intensity.

- Treatment plans that address a limited number of behavioral targets across limited domains may allow for adequate progress at lower intensities.
- If an individual needs a less intensive treatment, other services may be more appropriate, such as individual or family therapy, speech therapy, occupational therapy, etc.
- Developmental Needs
 - An individual's developmental needs must be taken into consideration.
 - Very young children may not be able to manage a high intensity or full time ABA programs.
 - Any child receiving active treatment for more than 6+ hours per day also needs rest breaks, lunch, snacks, family time, and time for play and/or non-learning opportunities. Full time ABA programs are rare and should be specific, focused on intensive behavioral challenges and addressing short term behavioral goals.
 - General day care program standards recommend infants and toddlers up to 15 months spend two hours or less in day care, while toddlers from 16 to 24 months can spend up to four hours each day. Older children from 3 to 5 should spend only four to five hours at a time.
 - Full time ABA programs are rare and should be specific, focused on intensive behavioral challenges and addressing short term behavioral goals.
 - ABA treatment may not be more effective with increased intensity.
 - Discussion with caregivers should include how service hours and intensity of services were determined, This will allow families to make informed decisions about what amounts might be both beneficial and feasible.
- Caregiver Involvement
 - Caregivers are required to complete training and at minimum be involved in treatment on a weekly basis, ideally minimally 2 hours per month.
 - Caregiver engagement includes ongoing training in ABA principles and learning to parent with ABA in addition to being engaged in sessions and understanding progress.
 - If there are barriers to adequately participating, these barriers need to be addressed on an individual basis.
- Supervision
 - Supervision is proportional to treatment dosage and separate from treatment hours.
 - A Minimum 5% of direct hours should be supervised.
- ABA is provided at the least restrictive and most clinically appropriate level to safely, effectively, and efficiently meet the needs of the individual. ABA is needed for reasons other than the convenience of the individual, family, physician, or other provider. ABA is not more costly than an alternative service, of which, are at least as likely to produce equivalent therapeutic results for the individual.
- Treatment is a systematic approach, based on the principles of comprehensive applied behavior analysis.
- Treatment targets the core deficits of an autism spectrum disorder, as outlined by the *Diagnostic and Statistical Manual of Mental Disorders*, 5th edition, Text Revision (DSM-5-TR™), American Psychiatric Association (APA, 2022).

Many states have mandated coverage for treatment of autism spectrum disorder:

<http://www.asha.org/Advocacy/state/States-specific-Autism-Mandates/>

- ABA is not covered for any of the following:
 - Programs or interventions that do not meet all of the above criteria
 - Programs that are not delivered by or under the supervision of an ABA-trained professional
 - Programs that target mental disorders other than autism spectrum disorders as defined in the DSM-5-TR™(unless otherwise mandated).
- Services that are otherwise covered under the Individuals with Disabilities Education Act (IDEA) are not covered (e.g., a 1:1 aid in the school setting or treatment delivered simultaneously during classroom instruction). School ABA services do allow for coordination of services and would cover services such as, teacher training, meetings with school personnel, and observations in the school setting.
- According to a number of recent systematic reviews and meta-analyses, early intervention based on applied behavior analysis is associated with positive outcomes for individuals diagnosed with autism spectrum disorder. Currently, there is insufficient evidence to determine which individuals are most likely to benefit (or not benefit) from specific interventions. Recent progress has been made in systematizing intervention approaches and measuring treatment fidelity.

- ABA treatment is well supported for individuals up to the age of 21 for autism spectrum disorder. Interventions for young adult populations and diagnosis other than autism spectrum disorder remains limited. Treatment requests for adults will be clinically reviewed per the guidelines.
- ABA is not covered for any of the following:
 - Programs or interventions that do not meet all of the above criteria
 - Programs that are not delivered by or under the supervision of an ABA-trained professional
 - Programs that target mental disorders other than autism spectrum disorders as defined in the DSM-5-TR™ (unless otherwise mandated).
- Services that are otherwise covered under the Individuals with Disabilities Education Act (IDEA) are not covered (e.g., a 1:1 aid in the school setting, or treatment delivered simultaneously during classroom instruction). School ABA services do allow for coordination of services and would cover services such as, teacher training, meetings with school personnel, and observations in the school setting.
- According to a number of recent systematic reviews and meta-analyses, early intervention based on applied behavior analysis is associated with positive outcomes for children with autism spectrum disorder. Currently, there is insufficient evidence to determine which children are most likely to benefit (or not benefit) from specific interventions. Recent progress has been made in systematizing intervention approaches and measuring treatment fidelity.
- ABA treatment is well supported for children and adolescents up to the age of 21 for autism spectrum disorder. Interventions for young adult populations and diagnosis other than autism spectrum disorder remains limited. Treatment requests for adults will be clinically reviewed per the guidelines.

For Telehealth information, see: [Practice Parameters for Telehealth-Implementation of Applied Behavior Analysis, Second Edition](#).

Utilization Management Criteria

- Prior authorization is required for all covered applied behavior analysis codes (ABA); this applies to initial and concurrent reviews.
- Diagnostic Evaluation
 - The diagnosis of autism spectrum disorder (ASD) must be validated by a documented comprehensive assessment demonstrating the presence of the following diagnostic criteria based on the DSM-5-TR™ (5th ed.; DSM-5-TR; APA,2022):
 - Persistent deficits in social communication and social interaction across multiple contexts, as manifested by the following examples, currently or by history:
 - Deficits in social-emotional reciprocity, ranging from abnormal social approach and failure of normal back-and-forth conversation; to reduced sharing of interests, emotions, or affect; to failure to initiate or respond to social interactions.
 - Deficits in nonverbal communicative behaviors used for social interaction, ranging from poorly integrated verbal and nonverbal communication; to abnormalities in eye contact and body language or deficits in understanding and use of gestures; to a total lack of facial expressions and non-verbal communication.
 - Deficits in developing, maintaining, and understanding relationships, ranging from difficulties adjusting behavior to suit various social contexts; to difficulties in sharing imaginative play or in making friends; to absence of interest in peers.
 - Symptoms that impair function are required to in order to be diagnosed with ASD (Hyman et al., 2020).

Specify current severity. See [TABLE A](#).

- Restricted, repetitive patterns of behavior, interests, or activities, as manifested by at least two of the following examples, currently or by history:
 - Stereotyped or repetitive motor movements, use of objects or speech (e.g., simple motor stereotypes, lining up toys or flipping objects, echolalia, idiosyncratic phrases).

- Insistence on sameness, inflexible adherence to routines, or ritualized patterns of verbal or nonverbal behavior (e.g., extreme distress at small changes, difficulties with transitions, rigid thinking patterns, greeting rituals, need to take same route or eat same food every day).
- Highly restricted, fixated interests that are abnormal in intensity or focus (e.g., strong attachment to or preoccupation with unusual objects, excessively circumscribed or perseverative interests).
- Hyper- or hyporeactivity to sensory input or unusual interest in sensory aspects of the environment (e.g., apparent indifference to pain/temperature, adverse response to specific sounds or textures, excessive smelling or touching of objects, visual fascination with lights or movement).

Specify current severity. See [TABLE A](#).

- Symptoms must be present in the early developmental period (but may not become fully manifested until social demands exceed limited capacities or may be masked by learned strategies in later life).
- Symptoms cause clinically significant impairment in social, occupational, or other important areas of current functioning.
- These disturbances are not better explained by intellectual disability (intellectual developmental disorder) or global developmental delay. Intellectual disability and autism spectrum disorder frequently co-occur; to make comorbid diagnoses of autism spectrum disorder and intellectual disability, social communication should be below that expected for general developmental level.
- Intellectual disability without autism may be difficult to differentiate from autism in very young children. Individuals with intellectual disability who have not developed language or symbolic skills also present a challenge for differential diagnosis, since repetitive behavior often occurs in such individuals as well. A diagnosis of autism in an individual with intellectual disability is appropriate when social communication and interaction are significantly impaired relative to the developmental level of the individual's nonverbal skills (e.g., fine motor skills, nonverbal problem solving). In contrast, intellectual disability is the appropriate diagnosis when there is no apparent discrepancy between the level of social communicative skills and other intellectual skills.

As clinically indicated, the autism evaluation should include (Volkmar et al., 2014; Meyers & Johnson, 2007, reaffirmed 2014):

- The use of a standard parent- or clinician-rated screening instrument for autism, examples include, but not limited to (Volkmar et al., 2014):
 - Autism Behavior Checklist [ABC]
 - Childhood Autism Rating Scale [CARS]
 - Checklist for Autism in Toddlers [CHAT; M-CHAT]
 - Communication and Symbolic Behavior Scales Developmental Profile Infant-Toddler Checklist [CSBS-DP-IT-Checklist]
 - Autism Screening Questionnaire [ASQ]
 - Autism Quotient [AQ]
 - Childhood Autism Screening Test [CAST]
 - According to Adamou et al. (2021), assessment instruments such as the ADOS-2 should not be the definitive diagnostic tool for ASD. It is recommended that diagnoses are considered from an experienced multidisciplinary team with historical data, current observations, and qualitative information.
 - False-positive and false-negative results are of great concern when using a single diagnostic tool (Randall et al., 2018).
- The diagnosis of autism spectrum disorder (ASD), or other applicable diagnosis by state mandate, must be validated by a documented comprehensive assessment, completed by a licensed physician, psychologist, or other licensed clinician qualified to diagnose Autism by state licensure. The assessment must demonstrate the presence of the following diagnostic criteria based on the DSM-5-TR.
- Screening for autism spectrum disorder is recommended for all children at 18- and 24-month well-child visits (Hyman et al., 2020; MacDuffie et al., 2021).
- There is noteworthy evidence that screening as early as ages of 16-40 months in settings such as general pediatric practices yield positive predictive benefits, such as early initiation of services (Levy et al., 2020).
- An essential component of the diagnostic process is formal examinations of language, cognitive, and adaptive abilities and sensory status (Hyman et al., 2020).

- The use of a standard psychiatric assessment for autism, examples include (Volkmar et al., 2014):
 - Autism Diagnostic Interview-Revised [ADI]
 - Autism Diagnostic Observation Schedule [ADOS]
 - Diagnostic Interview for Social and Communication Disorders [DISCO].
- Observation tools used to confirm the ASD diagnosis include the Autism Diagnostic Observation Schedule, Second Edition (ADOS-2) and the Childhood Autism Rating Scale, Second Edition (CARS-2) (Hyman et al., 2020).
- Interviews with the child and family, and assessment of the parents' knowledge of autism spectrum disorder, coping skills, and available resources and supports (Volkmar et al., 2014).
- Review of past records (e.g., past and current behavioral interventions) and historical information (e.g., family history and relevant psychosocial issues) (Volkmar et al., 2014).
- A thorough history includes a long-term experience with the individual that demonstrates the effects of symptoms on the individual's ability to function various settings such as family, peer, and school (Hyman et al., 2020).
 - Questionnaires that establish a history of ASD symptoms and may be used as part of the complete evaluation are the Social Communication Questionnaire (SCQ) or the Social Responsiveness Scale (SRS) (Hyman et al., 2020).
- As clinically appropriate, systematic attention to the areas relevant to differential diagnosis with specific attention to as to whether social communication skills fall below the individual's developmental level, including (*Diagnostic and Statistical Manual of Mental Disorders* 5th ed -TR.; DSM-5-TR; APA, 2022):
 - Rett syndrome
 - Selective mutism
 - Language disorders and social (pragmatic) communication disorder
 - Intellectual disability (intellectual developmental disorder) without autism spectrum disorder
 - Stereotypic movement disorder
 - Attention-deficit/hyperactivity disorder
 - Schizophrenia
- Assessment of co-occurring developmental conditions should include (Hyman et al., 2020):
 - Cognitive Testing
 - Adaptive Function Testing
 - Sensory Assessments: Hearing, Vision, Sensory Processing
- As clinically appropriate, attention to possible comorbid diagnoses (Hyman et al., 2020);
- Observation of broad areas of social interaction that include restricted and repetitive patterns of behavior that cause substantial impairment in numerous functional aspects (Pinals et al., 2022);
- When clinically appropriate, a medical assessment, including physical examination, hearing screen, and examination for signs of other genetic abnormalities (Volkmar et al., 2014);
- Identifying the genetic aspect of ASD via genetic testing provides clinicians with additional data for families about prognosis and recurrence risk (Hyman et al., 2020);
- Given the requirement of autism symptoms not better explained by an intellectual disability,
- Psychological assessment may be clinically appropriate, using tools such as:
 - Measurements of cognitive ability and adaptive skills
 - Use of standard tests of intelligence
- When clinically appropriate communication assessment, such as measurement of receptive and expressive vocabulary and language use or a summary of the individual's use of language in everyday situations (Volkmar et al., 2014).
- When individuals of multiple disciplines engage in assessment (e.g., occupational therapy, physical therapy), coordination among the various professionals is required (Volkmar et al., 2014).

Treatment Planning

- Once an ASD diagnosis has been established an ABA assessment should occur, that includes the following when appropriate:
 - A standardized functional assessment is used to maximize the effectiveness and efficiency of behavioral support interventions (Myers & Johnson, reaffirmed 2014).
 - The assessment may incorporate information such as interviews with caregivers, structured rating scales, direct observation data, and attention to coexisting medical conditions (Kurtz et al., 2020; Myers & Johnson, reaffirmed 2014).

- The assessment should determine baseline skills and inform subsequent establishment of treatment goals (The Council of Autism Service Providers [CASP], 2024).
 - Record review of the individual's history, response to prior interventions, current treatments, cultural and familial considerations, language spoken, and any prior assessments also helps inform the treatment goals (CASP, 2024)
 - Norm referenced instruments should be considered to assess members functioning levels in comparison to age-matched neurotypical peers, to assist in goal development, and to assess developmental gains as functions of intervention (CASP, 2024). ABA providers may need to collaborate with other qualified health professionals on assessments if there are comorbid conditions that increase an individual's risk of harming themselves or others.
 - Skills-based assessments can assist in developing treatment goals
 - When an individual displays maladaptive behavior, it is recommended the credentialed provider complete a functional behavior assessment to better inform treatment planning (CASP, 2024; Kurtz et al., 2020).
 - Information from the functional assessment is incorporated into the behavior treatment plan. A functional analysis may be necessary if the likely reasons for a problem behavior were not identified via a functional assessment. This may also be needed when there is a behavior compromising an individual's health and safety (CASP, 2024).
 - A risk assessment may also be needed when there are behaviors such as self-injury, physical acting out, and other dangerous behaviors. This assessment should inform an individualized treatment approach for the member (CASP, 2024).
 - The use of ABA methods to treat symptoms of ASD suggests that behaviors exhibited can be altered by programmatically reinforcing skills related to communication and other skill acquisition. Thus, ABA treatments may target development of new skills (eg, social engagement) and/or minimize behaviors (eg, aggression) that may interfere with progress (Hyman et al., 2020).
- A credentialed provider with ABA expertise is identified to provide treatment. Examples include (CASP, 2020):
 - A Master- or Doctoral-level provider that is a Board-Certified Behavior Analyst (BCBA)
 - A licensed behavioral health clinician who has attested to having sufficient expertise and has been credentialed to provide ABA services
 - Behavior Analysts can carry caseloads that allow them to provide appropriate case supervision across cases. Caseload size may be influenced by the complexity of clients, treatment hours clients are receiving, and availability of support staff
 - A Board-Certified Assistant Behavior Analyst (BCaBA) or non-licensed individual under the direct supervision of a BCBA or licensed behavioral health clinician who takes responsibility for the member's care that does either of the following:
 - Technicians must be under applicable supervision of a BCBA or licensed behavioral health clinician. Technicians should be a registered behavior technician (RBT) or another appropriately certified behavior as allowable by state mandate. It is not recommended that parents serve in an RBT role due to numerous ethical and conflicting relationships issues. In addition, BCBA[®] acting in a supervisory role for a parent serving as an RBT[®] for their own child would also be in violation of their ethics code and would have a duty to self-report and to report the RBT (CASP, 2024).
 - Assist in the initial or concurrent assessment of the member's deficits or adaptive behaviors
 - Implement a treatment plan that has been developed by a BCBA or licensed behavioral health clinician
 - Supervision is responsive to individual client needs, up to two hours for every ten hours of direct treatment is the general standard of care. Other factors may increase or decrease case supervision, such as barriers to progress, issues of client health and safety, and transitions with implications for continuity of care. The BCBA or other supervisor may also engage in adaptive behavior treatment with protocol modification where the member is being observed for changes in the behavior and/or troubleshoot treatment protocols (abacodes.org). This would include adjustments to specific protocols or determinations if protocols are functional for the member. Adjustments to treatment should occur throughout care, and especially when the member is not making adequate progress, CASP indicates if inadequate progress occurs over 3 sessions there must be a review to determine causes. Unanticipated utilization shortfalls of services require attention

by the supervisor to determine if there are barriers that can be addressed or are likely to persist (CASP, 2024).

- Supervision can involve direct and indirect activities. Case supervision typically involves monitoring the delivery of services, monitoring and reporting on progress, adapting plans and modifying protocols, and supporting/training staff. Please refer to the definitions of ABA CPT codes to determine which specific activities are billable. The supervisor also monitors the reliability of the collected data by evaluating interobserver agreement and procedural fidelity (CASP, 2024).
- Case Supervision needs should be individualized to each member and case support team, the same percentage of clinical supervision should likely not be used for all members (CASP, 2024).
- Individuals with autism can benefit from other less intensive services, such as individual, group and family therapies, occupational therapy, speech therapy, medication management, etc. ABA services do not duplicate the services provided to or available to the individual by other medical or behavioral services.
- Outcome-oriented interventions targeting specific baseline behaviors are identified in a treatment plan describing the frequency, intensity, duration and progress that will be continuously updated (CASP, 2020):
 - Treatment planning is considered a necessary part of ongoing ABA treatment and should be completed as clinical indicated.
 - The treatment plan must address how the parents/guardians will be trained in management skills that can be generalized to the home.
 - As clinically indicated, caregiver training is an expectation. In the rare circumstance that parent/guardian is unable to participate, the documentation must reflect the reason and identify an alternate plan to provide management skills in the home.
 - The treatment goals and objectives must be comprehensive and clearly stated.
 - Direct support and training of family members and other professionals promotes optimal functioning, favorable outcomes, and generalization and maintenance of behavioral improvements (CASP, 2024).
 - The treatment plan is coordinated with other professionals to ensure appropriate client progress this may include coordination with the school and applicable IFSP/IEP, outpatient behavioral clinicians, medical doctors, speech/occupational therapists and others (CASP, 2024).
- Overall, the available clinical evidence reveals that the younger the age at treatment induction is associated with superior outcomes (Wolff & Piven, 2021).
- All components of the Individual's care are tracked and updated throughout the duration of services and regular updates occur throughout authorization periods (CASP, 2024).

Treatment

- Effective ABA services should focus on socially significant behaviors, meaning skills and behavior that lead to more opportunity for the individual and their family, including leading to great autonomy, and reduced levels of treatment (CASP, 2024).
- ABA intervention must include the following elements (CASP, 2024; Myers & Johnson, 2014; Volkmar et al., 2014):
 - Mitigate the core features of ASD.
 - ABA is an intensive treatment, if an individual needs a less intensive treatment, other services may be more appropriate, such as individual or family therapy, speech therapy, occupational therapy, etc.
 - Target specific deficits related to appropriate social imitation, attending and social referencing, observational learning, play skills, social relationships, and reducing challenging behaviors.
 - The specific behaviors that are to be incrementally taught and positively reinforced tie to objective and quantifiable treatment goals that have baseline data, measurable progress, and projected timeframes for completion. Include the individual's caregivers in training and the acquisition of skills in behavior modification to promote management and generalization of skills within the home.
 - ABA treatments will differ in scope, intensity, staffing, and duration of treatment. Treatment should be aligned with the breadth and depth of behaviors targeted for the individual (CASP, 2024).
 - Caregiver/parent-mediated ABA produces greater outcomes in the socialization domain of the Vineland and increased caregiver/parent self-efficacy, supporting the inclusion of caregiver/parent-led ABA treatment (Sneed et al., 2022; Sneed et al., 2023). It is not recommended that parents serve in an RBT role due to numerous ethical and conflicting relationships issues.

- Treatment plans are usually reviewed/updated twice annually, as appropriate per state mandate and/or clinical presentation of individual. This allows for ongoing re-assessment and documentation of treatment progress. Data should be analyzed ongoing and treatment plans updated as needed throughout care (CASP, 2024).
- Treatment goals are prioritized in to address behaviors that threaten the health or safety of the client or others or create a barrier to quality of life. Goals are also prioritized to increase skills fundamental to maintaining health and social inclusion
- Descriptions of any needed replacement behaviors and skill acquisition goals based on the reported behaviors and assessments
- Treatment goals identified are best addressed by intensive 1:1 intervention or group intervention versus being able to learned by incidental teaching
- Train family members and other caregivers to manage problem behavior and interact with the child in a therapeutic manner
- As indicated, include referrals to psychotherapy (e.g., cognitive behavioral therapy), outpatient or family therapy for higher functioning children to treat conditions such as anxiety, anger management, attention, and depression.
 - Have an appropriate level of intensity and duration driven by factors such as:
 - Treatment plan should indicate the treatment setting, instructional methods to be used, hours requested and clinical justification of those hours
 - Changes in the targeted behavior(s) / response to treatment
 - The demonstration and maintenance of management skills by the parents and caregivers
 - Whether specific issues are being treated in a less intensive group format (e.g., social skills groups, group ABA format)
 - The individual's ability to participate in ABA given participation in other therapies and engagements, should be considered
 - The impact of co-occurring behavioral or medical conditions on skill attainment
 - The member's overall symptom severity; and
 - The scope of treatment
 - The individual's progress in treatment related to treatment duration; and
 - The individual's response to treatment, including: ability to benefit and show substantive growth, and showing developmentally/functionally appropriate response to goals. This can be measured by benchmarking the clients progress to standardized functional and developmentally appropriate assessments.
 - Treatment plan should indicate the treatment setting, instructional methods to be used, hours requested, schedule, and clinical justification of those hours.
- When group ABA services are included, the treatment plan must include clearly defined, measurable goals for the group therapy that are specific to the individual's needs. Treatment review takes into consideration when group services are appropriate for the member to gain or practice skills in a small group. Social behaviors are often best delivered in small group settings (CASP, 2024;Tachibana, 2018).
- According to Rogers et al. (2021) there is a lack of high-quality clinical evidence to suggest that a higher number of hours results in improved outcomes for children, including those children with substantial difficulties.
 - Researchers have acknowledged there is minimal support for comprehensive high hour ABA in producing overall positive outcomes. In addition, there is no predictive relationship between number of treatments hours and positive outcomes (Danilou, 2022; Eckes, 2023).
 - According to research by Rogers et al., 2021, no difference was noted in outcomes between 15 hours versus 25 hours per week.
- According to Lotfizadeh et al. (2020) there is limited evidence to show those individuals receiving very low intensity services make as much progress as those receiving a higher volume of hours. Treatment should evaluate if focused or Comprehensive treatment is more appropriate based on the severity of symptoms presented by the individual. Treatment takes into consideration the developmental level of each individual, and treatment schedule considers the needs of the individual including rest and nutrition breaks and interactions with peers.

- Behavior analysts identify their services accurately and include all required information on reports, bills, invoices, requests for reimbursement, and receipts. They do not implement or bill nonbehavioral services under an authorization or contract for behavioral services. Examples include, but not limited to naps, extended recreational reinforcement, meals without active goals and treatment, extended breaks in active intervention (BACB Ethics Code for Behavior Analysts, 2022).
- Treatment methodologies utilized as part of intensive behavior therapies should be considered established by the National Autism Centers Standards Projects.
- Parent/Caregiver involvement in treatment is strongly recommended/encouraged to achieve optimal clinical outcomes for the member. Parent/caregiver support is encouraged to be a component of the ABA program, as they will need to provide additional hours of behavioral interventions. Parents or caregivers involvement and engagement is strongly recommended/encouraged in training and follow through on treatment recommendations beyond that provided by licensed or certified practitioners. Caregivers are engaged to assist with maintenance and generalization of skills and to focus on activities of daily living (Myers & Johnson, 2014). Parent support groups are considered not medically necessary.
- Parent and caregiver training include a systematic, individualized curriculum on ABA fundamental concepts. The goal of this training is skills development and support so that parents and caregivers are proficient in implementing treatment strategies in a variety of settings and critical environments. Such training is not accomplished by simply having the caregiver or guardian present during treatment implemented by a technician. Some models of ABA may focus solely on parent/caregiver coaching. A caregiver would not be expected to act as a technician for their child (CASP, 2024).
- Detailed description of interventions with the parent(s) or caregiver(s), including:
 - Parental or caregiver education, training, coaching and support
 - Overall parent or caregiver goals including a brief summary of progress. As part of the summary of progress the information should also include percentage of planned sessions attended
 - Plan for transitioning ABA interventions identified for the child to the parents or caregivers
 - How parents will be supported in assisting with increases in skills, such as communication or routines that help maintain good health. (CASP, 2024).
- ABA programs typically fall into either focused or comprehensive ABA treatment. The type of treatment may lend itself to different intensity of services. Total intensity of services includes both direct and indirect services (e.g., caregiver training and supervision). Hours may be increased or decreased based on the client's response to treatment and current needs. Comprehensive services are typically rendered when the individual is early in his or her development. Comprehensive services commonly focus on most areas of functioning and are intended to improve multiple skills. Focused intervention is intended to reduce dangerous or maladaptive behavior and strengthen more appropriate functional behavior (CASP, 2024).
- When individuals display significant challenging behaviors a higher staff to patient ratio and on-site direction by the supervisor may be needed (CASP, 2024).
- Relying on a single treatment methodology, procedure, or setting is unlikely to achieve the desired generalization and maintenance of behavior change (CASP, 2024).
- When adolescents and young adults are receiving ABA services, it is important to include a focus on transition to adulthood. Including ensuring goals focus on steps to independence, are patient centered, and include caregivers (when appropriate) in creating a plan. Interventions to support independence may include things such as (CASP, 2024; Powell et al., 2021; White et al., 2018):
 - Self-management and/or token economy systems
 - Working with caregivers to modify current environment and create supports within the environment
 - Creating visual schedules to support members ability to navigate the day independently
 - Teaching self-reinforcement
 - Parent/Caregiver guided interventions
- According to Bahry et al. (2022), supporting individuals with ASD across the lifespan includes ethical considerations. Behavior analysts should consider prioritizing skills with meaningful current and future outcomes for individuals transitioning into adulthood.
- Examples of other behavioral interventions as a treatment for ASD include, but not limited to:
 - Joint attention interventions (eg, pointing to objects, showing, etc.)
 - Modeling (both real-life and video-based modeling)

- Peer training package (including, but not limited to, peer networks, peer initiation training, and peer-mediated social interventions)
- Story-based intervention package (including the Social Stories approach)
- The social skills package (eg, social and pragmatic groups)
- These steps can increase the number of adolescents with ASD who receive recommended transition to adulthood planning (National Center on Birth Defects and Developmental Disabilities, Centers for Disease Control and Prevention, 2022):
 - Healthcare providers consider recommendations for healthcare transitioning and use them when providing care for adolescents, beginning at age 12 years, and modifying to meet the unique needs of each adolescent.
 - Parents can address transition planning with their child's pediatric healthcare providers.
 - Healthcare professionals can utilize strategies for moderating gaps in health service utilization by:
 - Providing interdisciplinary training to professionals that endorses the programs with positive outcomes and increases provider confidence in treating adolescents with ASD and other developmental disorders;
 - Improving multidisciplinary care delivery services to be timely, coordinated, and family-centered; and
 - Promoting programs with successful healthcare transitions for adolescents, including those with ASD and other developmental disorders.

Coordination of Care

- If applicable, documentation of communication and coordination with other service providers and agencies, (i.e., day care, preschool, school, early intervention services providers) and/or other allied health care providers (i.e., occupational therapy, speech therapy, physical therapy, and any other applicable providers) to reduce the likelihood of unnecessary duplication of services. Coordination of care is meant to support generalization, maintenance of skills, and consistency across environments. According to the CASP (2024) and the Behavioral Health Center of Excellence (BHCOE, 2020) collaborating between all professionals engaged with a child will ensure consistency, as better consistency leads to better outcomes. Documentation should include the following:
 - Types of therapy provided
 - Number of therapies per week
 - Behaviors/deficits targeted
 - Progress related to the treatment/services being provided
 - Measurable criteria for completing treatment with projected plan for continued care after discharge from ABA therapy
 - Total number of days per week and hours per day of direct services to child and parents or caregivers to include duration and location of requested ABA therapy
 - Dates of service requested
 - Licensure, certification, and credentials of the professionals providing ABA services to the child
 - Documentation that parents and/or caregivers have been trained and consulted about the treatment plan, following all appropriate treatment recommendations
 - Documentation should indicate those actively participating and their relationship to the person receiving ABA services (BHCOE, 2020).

Continued Treatment

- With each medical necessity review for continued ABA treatment, an updated treatment plan and progress reports will be required for review, including all of the following documentation (CASP, 2020; Myers & Johnson, 2014; Volkmar et al., 2014):
 - There is a reasonable expectation that the individual's behavior and skill deficits will continue to improve to a clinically meaningful and standardized extent. The expectation is that skills generalize and maintain outside of the treatment environment into the natural settings, including examples include, home and community.
 - Therapy is not making the symptoms or behaviors persistently worse and treatment protocol modification has been ineffective at improving progress.
 - Progress is assessed and documented for each targeted symptom and behavior, including progress toward defined goals, and including the same modes of measurement that were utilized for baseline measurements of specific symptoms and behaviors.

- Progress should include rate and percentage of mastered programs, rates of mastered targets, change scores for any outcome measures, updated standardized adaptive measures, and change scores for skills-based assessments (CASP, 2024).
- The treatment plan and progress report should reflect movement from baseline in skill deficits and problematic behavior using validated and norm referenced assessments of functioning.
- Parent/Caregivers are involved and making progress in their own implementation of behavioral interventions
- Transition” is a coordinated set of individualized and results-oriented activities designed to move the patient through treatment toward discharge. Transition and discharge planning is not a single event that occurs at the end of the treatment period. The treatment plan should reflect a plan to transition services in intensity over time. Transition planning from treatment should involve a step down in services. The plan should include how care will be coordinated with other supports and how to transition to least restrictive services as the client progress. Transitioning may include moving from a 1:1 model to a group model, moving from a comprehensive plan to a focused plan, or shifting from a center model to a community-based program (CASP, 2024).
- The transition plan should also specify monitoring and evaluation details. Monitoring may entail: (CASP, 2024):
 - assessing generalization across environments and people
 - assessing maintenance of treatment gains
 - monitoring the effectiveness of interventions for challenging behavior
 - measuring skill maintenance
- When continuous direct care is appropriately reduced or terminated, it is important to evaluate the need for increased caregiver consultation and treatment booster sessions (i.e., direct treatment by the treating behavior analyst or behavior technician scheduled as needed after direct care has begun to fade or is terminate (CASP, 2024).
- When there has been inadequate progress with targeted symptoms or behaviors, or no demonstrable progress within a 6-month period, or specific goals have not been achieved within the estimated timeframes, there should be an assessment of the reasons for inadequate progress or not meeting the goals, and treatment interventions should be modified or changed in order to attempt to achieve adequate progress. As a general guideline, utilization of prior authorization period hours below 80% requires attention and the concurrent review should address the specific challenges with utilizing hours. Per CASP (2024) utilization below 80% over a 2-week period requires attention. There should be evidence in the plan that speaks to barriers to services and how these are addressed going forward.
- Documentation of such an assessment and subsequent treatment plan change(s) must include:
 - Increased time when applicable and/or frequency working on targets
 - Change in treatment techniques
 - Increased parent/caregiver training
 - Identification of barriers to full participation in treatment and corresponding solutions.
 - Any newly identified co-existing disorder (e.g., anxiety, psychotic disorder, mood disorder)
 - How generalization and maintenance are being targeted across the individual’s environments
 - Goals reconsidered (e.g., modified or removed)
 - Progress should be documented in standardized assessment of norm referenced, adaptive functioning. Lack of progress needs to be addressed via changes in treatment, behavior plans, and/or caregiver engagement
- According to Rogers et al. (2021) predicting outcomes for young children is difficult because children receiving early treatment can change dramatically over time. Future outcomes are better predicted when measuring continued treatment progress after a few years, rather than when receiving the initial diagnosis.
- ABA should be rendered in multiple settings to support transition and generalization. If ABA is not occurring in multiple locations the plan should indicate why and how that is being addressed via other services (CASP, 2024).
- When goals have been achieved, either new goals should be identified that are based on targeted symptoms and behaviors that are preventing the individual from adequately participating in age-appropriate home, school or community activities, or that are presenting a safety risk to self, others, or property; or the treatment plan should be revised to include a transition to less intensive interventions.

- Treatment methodologies utilized as part of intensive behavior therapies should be considered established by the National Autism Centers Standards Projects.

Discharge

- The criteria for moving through a transition plan and discharging patients should be documented at the initiation of services and refined and modified throughout the treatment process based on ongoing evaluations of skills and needs (CASP, 2024).
- Discharge and transition criteria should be measurable, realistic, and individualized. Envisioning outcomes that lead to a successful discharge from service should occur at the outset of treatment and should be modified with details added regularly throughout the course of treatment. The criteria for moving through a transition plan and discharging patients should be documented at the initiation of services and refined and modified throughout the treatment process based on ongoing evaluations of skills and needs.
- Documentation that the individual demonstrates improvement from baseline in targeted skill deficits and behaviors to the extent that goals are achieved, or maximum benefit has been reached:
 - Member progress has reached a plateau or progress is incrementally smaller despite changes of treatment. This could include, but is not limited to, declining or no progress on standardized adaptive measures of functioning such as the Vineland.
- Documentation that the member is no longer benefiting from services as does not demonstrated by lack of substantive progress towards goals for successive authorization periods in one or more of the following measures:
 - Communication Skills
 - Social Skills
 - Behavior Challenges
- The treatment is making the skill deficits and/or behaviors persistently worse and protocol modification did not make notable improvements.
- The child is unlikely to continue to benefit or maintain long term gains from continued ABA therapy.
- Caregivers and provider are unable to reconcile important issues in treatment planning and delivery.
- Caregivers refuse treatment recommendations or are not following through on treatment recommendation to an extent that compromises the effectiveness of care or is a barrier to progress.
- The individuals physical and psychological well-being, independence and relationships with others has improved to the extent possible (CASP, 2024).
 - If an individual no longer displays significant symptoms on standardized assessments compared to their cognitive functioning, they may no longer need the intensity of ABA services (CASP, 2024).

Documentation Requirements

- ABA providers are required to have a separate record for each member that contains the following documentation (CASP, 2024; BHCOE, 2020):
 - Comprehensive assessment establishing the autism diagnosis
 - All necessary demographic information
 - Complete developmental history and educational assessment
 - Functional behavioral assessment including assessment of targeted risk behaviors
 - Behavioral/medical health treatment history including but not limited to:
 - known conditions
 - dates and providers of previous treatment
 - current treating clinicians
 - current therapeutic interventions and responses
- Individualized treatment plan and all revisions to the treatment plan, including objective and measurable goals, as well as caregiver training, barriers to progress, response to interventions
- Daily progress notes including:
 - place of service
 - start and stop time
 - who rendered the service
 - the specific service (e.g., caregiver training, supervision, direct service)
 - who attended the session

- interventions that occurred during the session
- licensure or credentials of those in the session
- All documentation must be legible
- All documentation related to coordination of care; including with school related services rendered via an IEP. Attempts to coordinate care is acceptable if other providers will not collaborate
- All documentation related to supervision of behavior technicians
- If applicable and available, a copy of the child's Individualized Education Plan (IEP)
- If applicable and available, progress notes related to Early Intervention Plan or Pre-school/Special Education Program or allied health services
- Certification and credentials of the professionals providing and supervising the ABA therapy.

Ethical Considerations

- ABA services should be rendered in accordance with the most recent ethical guidelines published by the Behavior Analyst Certification Board (BACB), examples include, but not limited to:
 - Practicing within scope of competence
 - Accuracy in service billing and reporting
 - Communicating about services
 - Accepting clients
 - Facilitating continuity of services

Multiple Relationships: Because multiple relationships may result in a conflict of interest that might harm one or more parties, behavior analysts avoid entering into or creating multiple relationships, including professional, personal, and familial relationships with clients and colleagues.

Table A
Severity Levels for Autism Spectrum Disorder

<i>Severity Level</i>	<i>Social Communication</i>	<i>Restricted, Repetitive Behaviors</i>
<i>Level 3 –Requiring very substantial support</i>	<i>Severe deficits in verbal and nonverbal social communication skills causes severe impairments in functioning, very limited initiation of social interactions, and minimal response to social overtures from others. For example, a person with few words of intelligible speech who rarely initiates interaction and, when he or she does, makes unusual approaches to meet needs only and responds to only very direct social approaches.</i>	<i>Inflexibility of behavior, extreme difficulty coping with change, or other restricted/repetitive behaviors markedly interferes with functioning in all spheres. Great distress/difficulty in changing focus or action.</i>
<i>Level 2 –Requiring substantial support</i>	<i>Marked deficits in verbal and nonverbal social communication skills; social impairments apparent even with supports in place; limited initiation of social interactions; and reduced or abnormal responses to social overtures from others. For example, a person who speaks simple sentences, whose interaction is limited to narrow special interests, and who has markedly odd nonverbal communication.</i>	<i>Inflexibility of behavior, difficulty coping with change, or other restricted/repetitive behaviors appear frequently enough to be obvious to the casual observer and interfere with functioning in a variety of contexts. Distress and/or difficulty changing focus or action.</i>

<i>Level 1 –Requiring support</i>	<i>Without supports in place, deficits in social communication cause noticeable impairments. Difficulty initiating social interactions, and clear examples of atypical or unsuccessful responses to social overtures of others. May appear to have decreased interest in social interactions. For example, a person who is able to speak in full sentences and engages in communication but whose to-and-fro conversation with others fails, and whose attempts to make friends are odd and typically unsuccessful.</i>	<i>Inflexibility of behavior causes significant interference with functioning in or more contexts. Difficulty switching between activities. Problems of organization and planning hamper independence.</i>
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Source: American Psychiatric Association. (2022). *Diagnostic and statistical manual of mental disorders, (5th ed.), Text Revision*. Table 2. American Psychiatric Publishing.

Diagnosis Codes

The following list(s) of procedure and/or diagnosis codes is provided for reference purposes only and may not be all inclusive. Listing of a code in this policy does not imply that the service described by the code is a covered or non-covered health service. Benefit coverage for health services is determined by the member-specific benefit plan document and applicable laws that may require coverage for a specific service. The inclusion of a code does not imply any right to reimbursement or guarantee claim payment. Other clinical criteria may apply. Please refer to state specific guidance and authorization processes below.

Diagnosis Codes	Description
F84.0	Autistic Disorder

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/resources-for-providers/billing/billing>.

References

- For additional information, see Ohio Medicaid ABA Program: <https://public.providerexpress.com/content/open-provexpr/us/en/clinical-resources/autismABA/ohMedicaid.html>.
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Assertive Community Treatment

Purpose

Assertive community treatment (ACT) services are provided to an individual with a major functional impairment or behavior which present a high risk to the individual due to severe and persistent mental illness and which necessitate high service intensity. ACT services are also provided to the individual's family and other support systems. A client receiving ACT services may also have coexisting substance use disorder, physical health diagnoses, and/or mild intellectual disability. The service is available twenty-four hours a day, seven days a week.

The purpose of ACT team services is to provide the necessary services and supports which maximize recovery, and promote success in employment, housing, and the community. Assertive Community Treatment (ACT) is an evidence-based model of delivering comprehensive community-based behavioral health services to adults with certain serious and persistent mental illnesses who have not benefited from traditional outpatient treatment. The ACT model utilizes a multidisciplinary team of practitioners to deliver services to eligible individuals.

The ACT team is the sole provider to ACT recipients of outpatient behavioral health services, including level one outpatient services as defined by the American Society of Addiction Medicine.

Services

- ACT services include but are not limited to the following:
 - Psychiatry and primary care as related to the mental health or substance use disorder diagnoses;
 - Service coordination;
 - Crisis assessment and intervention;
 - Symptom assessment and management;
 - Community based rehabilitative services;
 - Education, support, and consultation to families, legal custodians, and significant others who are part of the recipient's support network.
- The desired outcomes of ACT intervention for recipients include but are not limited to:
 - Achieving and maintaining a stable life in a community-based setting;
 - Reducing the need for inpatient hospital admission and emergency department visits;
 - Improving mental and physical health status and improving life satisfaction.

Admission Criteria

- The recipient has a diagnosis of schizophrenia, bipolar, or major depressive disorder with psychosis, in accordance with the ICD-10 diagnosis code group list found at <https://bh.Medicaid.ohio.gov/manuals>; and
- The recipient is eighteen years of age or older at the time of ACT enrollment;
- The recipient has a supplemental security income or social security disability insurance determination; or
- Has a score of two or greater on at least one of the items in the "mental health needs" or "risk behaviors" sections or a score of three on at least one of the items in the "life domain function" section of the adult needs and strengths

assessment (ANSA) administered by an individual with a bachelor's degree or higher and with training in the administration of the assessment; and

- The recipient has one or more of the following:
 - Two or more admissions to a psychiatric inpatient hospital setting during the past twelve months; or
 - Two or more occasions of utilizing psychiatric emergency services during the past twelve months; or
 - Significant difficulty meeting basic survival needs within the last twenty-four months; or
 - History within the past two years of criminal justice involvement including but not limited to arrest, incarceration, or probation; and
- The recipient experiences one or more of the following:
 - Persistent or recurrent severe psychiatric symptoms; or
 - Coexisting substance use disorder of more than six month in duration; or
 - Residing in an inpatient or supervised residence, but clinically assessed to be able to live in a more independent living situation if intensive services are provided; or
 - At risk of psychiatric hospitalization, institutional or supervised residential placement if more intensive services are not available; or
 - Has been unsuccessful in using traditional office-based outpatient services.

Discharge Criteria

- A planned disenrollment is appropriate when:
 - The recipient has successfully reached established goals for disenrollment and the recipient and/or their guardian; and
 - ACT team members agree to the discharge from ACT; or
 - The recipient moves outside the geographic area of the ACT team's responsibility. In such cases, the ACT team shall arrange to transfer mental health and substance use disorder service responsibility to another ACT program or other provider wherever the recipient is moving. The ACT team shall maintain contact with the recipient until the transfer is complete; or
 - The recipient or their guardian requests a disenrollment; or
 - The recipient is determined to no longer meet the eligibility or medical necessity criteria for ACT.
- As part of a planned disenrollment, the ACT team shall document that the recipient has actively participated in disenrollment activities by documenting in the recipient's medical record the following information:
 - The reason(s) for the recipient's disenrollment as stated by both the recipient and the ACT team;
 - The recipient's progress toward the goals set forth in the treatment plan;
 - Documentation that the recipient's behavioral health care is being linked and transferred to a provider other than the ACT team;
 - The signature of the recipient or their guardian, the ACT team leader, and the psychiatric prescriber.
- A recipient's disenrollment from ACT may be unplanned and due to circumstances facilitated by:
 - The inability of the ACT team to locate the recipient for more than forty-five days; or
 - The recipient's incarceration, hospitalization or admission to a residential substance use disorder treatment facility. In these circumstances, the primary responsibility for the recipient's health care is transferred to the aforementioned setting.
- The ACT team is expected to maintain contact with the recipient to assist with transition between settings if the recipient is likely to be discharged and resume service from the ACT team within two months.
- If the recipient's stay is predicted to be longer than two months, the recipient shall be disenrolled from the ACT team.
- The recipient may be re-enrolled with the ACT team when discharged from the incarcerated, inpatient, or residential setting. Any re-enrollment shall follow the eligibility determination criteria.
- A recipient may not obtain behavioral health services from a provider other than the ACT team unless the recipient is disenrolled from ACT services.

Service Delivery

The provider must submit a request for prior authorization and receive approval from the ODM designated entity before ACT services can be rendered. The request for prior authorization must be accompanied by the appropriate documentation which includes, but is not limited to, the ANSA results or the documentation that supports the social security determination. The maximum amount of ACT service which may be prior authorized at any one time is twelve months.

A provider furnishing ACT services must meet both of the following criteria:

- Meets the eligibility requirements found in paragraph (A)(1) or (A)(2) of rule 5160-27-01 of the Ohio Administrative Code; and
- Employs one or more teams of mental health and substance use disorder practitioners who comprise the ACT treatment team.

Each team must meet the following criteria:

- Completed a fidelity review within the previous twelve months by an independent validation entity recognized by ODM. In year one of an ACT team's participation with Ohio Medicaid the team must participate in a fidelity review based on the Dartmouth Assertive Community Treatment Scale (DACTS) and performed by an independent validation entity recognized by ODM. The DACTS fidelity scale and protocol can be found at www.Medicaid.ohio.gov.
 - Fidelity reviews of ACT teams must be repeated every twelve months from the report date of the previous fidelity review.
 - An ACT team must have documented evidence of compliance to the requirements stated in paragraph (J) of this rule prior to submitting any prior authorization requests for recipients of ACT services.
- Each team shall have a designated full-time team leader who may serve in that capacity with only one team.
 - An ACT team leader shall have a national provider identification number and be actively enrolled as an Ohio Medicaid provider.
 - A team leader shall have psychiatric training and shall hold one of the following valid licenses from the appropriate Ohio professional licensure board or licensure equivalents for ACT teams located in other states:
 - Licensed independent social worker;
 - Licensed independent marriage and family therapist;
 - Licensed professional clinical counselor;
 - Licensed psychologist;
 - Physician - medical doctor, psychiatrist, doctor of osteopathy;
 - Clinical nurse specialist;
 - Certified nurse practitioner;
 - Physician assistant;
 - Registered nurse.
- ACT teams that employ peer recovery supporters must ensure that they meet the criteria and requirements for the peer recovery support services set forth in rule 5160-43-09 of the Ohio Administrative Code.
- A provider employing an ACT team may bill up to four ACT units per month per recipient when all clinical and billing requirements for each unit are met. The billing of ACT units are subject to the following limits per provider category, per recipient, per month:
 - Not more than one unit may be billed per Medicaid recipient per month for services rendered by the ACT team medical prescriber including physician, clinical nurse specialist, certified nurse practitioner, or physician assistant operating within their respective scopes of practice.
 - Not more than one unit per Medicaid recipient per month may be billed for services rendered by any one of the following ACT team members: psychologist, licensed independent social worker, licensed social worker, licensed clinical social worker, licensed professional counselor, licensed professional clinical counselor, licensed independent clinical counselor, licensed independent marriage and family therapist, licensed marriage and family therapist, licensed practical nurse, registered nurse, licensed independent chemical dependency counselor, licensed chemical dependency counselor II or licensed chemical dependency counselor III.
 - Not more than two units per Medicaid recipient per month may be billed by an ACT team member such as psychology assistant, psychology intern, psychology trainee, social worker assistant, social worker trainee, marriage and family therapist trainee, counselor trainee, chemical dependency counselor assistant, qualified mental health specialist (QMHS), including QMHS with three or more years of experience, and peer recovery supporter.
- ACT teams shall maintain regular contact and deliver all medically necessary outpatient mental health and substance use disorder services and supports to ACT recipients enrolled with their team.
- Services rendered by the ACT team medical prescriber, including physician, clinical nurse specialist, certified nurse practitioner, or physician assistant, are billable when rendered to an ACT recipient or via a case specific consultation

with another member of the ACT team regarding the medical aspects of the ACT recipient's treatment plan. The ACT team medical prescriber must have at least one contact with each ACT recipient every three months.

- When a recipient is enrolled on an ACT team, no other Medicaid community behavioral health services are eligible for reimbursement except:
 - Supported employment as identified on a recipient's specialized recovery services program treatment plan if applicable.
 - Substance use disorder services that are not considered part of the benefit package encompassed under level one of the American Society of Addiction Medicine (ASAM).
 - Crisis services furnished by a provider other than the billing provider agency employing the ACT team.
- Documentation requirements for ACT:
 - Documentation in the recipient's medical record of the services provided by the ACT team must meet the requirements stated in rules 5160-1-27 and 5160-8-05 of the Ohio Administrative Code.
 - The ACT team must develop a specific treatment plan for each enrolled recipient. The treatment plan must, at a minimum, meet the requirements of rule 5160-8-05 of the Ohio Administrative Code plus the following additional requirements:
 - The treatment plan shall be individualized based on the recipient's needs, strengths, and preferences and shall set measurable long-term and short-term goals and specify approaches and interventions necessary for the recipient to achieve the recipient goals. The treatment plan shall also identify who will carry out the approaches and interventions.
 - The treatment plan shall address, at a minimum, the following key areas:
 - Psychiatric illness or symptom reduction;
 - Stable, safe, and affordable housing;
 - Activities of daily living;
 - Daily structure and activities, including employment if appropriate;
 - Family and social relationships.
 - The treatment plan shall be reviewed and revised by a member of the ACT team with the recipient whenever a change is needed in the recipient's course of treatment or at least every six months. In conjunction with a treatment plan review, the ACT team member shall prepare a summary of the recipient's progress, goal attainment, effectiveness of the intervention and recipient's satisfaction with the ACT team interventions since enactment of the previous treatment plan.
 - The treatment plan, and all subsequent revisions of it, shall be reviewed and signed by the recipient and the ACT team practitioner.
- The following activities performed by members of the ACT team are not eligible for reimbursement:
 - Time spent attending or participating in recreational activities;
 - Services provided to teach academic subjects or as a substitute for educational personnel, including but not limited to a teacher, teacher's aide, or an academic tutor;
 - Habilitative services for the recipient to acquire, retain, and improve the self-help, socialization, and adaptive skills necessary to reside successfully in community settings;
 - Childcare services or services provided as a substitute for the parent or other individuals responsible for providing care and supervision;
 - Respite care;
 - Transportation for the recipient or family;
 - Services provided to children, spouse, parents, or siblings of the eligible recipient under treatment or others in the eligible recipient's life to address problems not directly related to the eligible recipient's issues and not listed in the eligible recipient's ACT treatment plan;
 - Art, movement, dance, or drama therapies;
 - Services provided to collaterals of the recipient;
 - Contacts that are not medically necessary;
 - Any service outside the responsibility of the ACT team;
 - Vocational training and supported employment services, unless the recipient is enrolled in the specialized recovery services program as described in rule 5160-43-01 of the Ohio Administrative Code;
 - Crisis intervention provided by the provider agency employing the ACT team.

Limitations and Exclusions

- See BH [Manuals and Rates \(ohio.gov\)](#) on limits for ACT, IHBT, and other BH services.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/resources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rules 5122-29-29 and 5160-27-04 of the Ohio Administrative Code.

Behavioral Health Nursing

Purpose

Behavioral health nursing services are mental health and substance use disorder (SUD) nursing services performed by registered nurses or licensed practical nurses. They include those activities that are performed within professional scope of practice and in authorized settings by a registered nurse or licensed practical nurse as defined in section 4723.01 of the Ohio Revised Code and are intended to address the behavioral and other physical health needs of individuals receiving treatment for psychiatric symptoms or substance use disorders.

Eligible Providers are Registered nurse (RN) as defined in and Licensed practical nurse (LPN) as defined in Ohio Administrative Code rules 5160-27-11 and 5160-27-01.

Services

Activities may include but are not limited to performance of the following:

- Health care screenings
- Nursing assessments
- Nursing exams
- Checking vital signs
- Monitoring the effects of medication
- Monitoring symptoms
- Behavioral health education
- Collaboration with the individual and/or family as clinically indicated
- Group nursing services

Limitations and Exclusions

- Group nursing services and nursing assessments must be provided by an RN;
- When behavioral health nursing services are provided, medication administration will not be reimbursed when provided by the same practitioner, to the same recipient, on the same day;

- Behavioral health nursing services will not be reimbursed when a recipient is enrolled in assertive community treatment (ACT) or in a SUD residential treatment facility;
- Group nursing cannot be provided on the same day as residential treatment, ambulatory detox, or intensive outpatient program for substance use disorders;
- Providers shall adhere to documentation requirements set forth in rules 5160-1-27 and 5160-8-05 of the Ohio Administrative Code;
- RN nursing service provided when a patient is experiencing a crisis, as allowable within the practitioner's scope of practice.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/resources-for-providers/billing/billing>.

References

- Please refer to BH workgroup limits on the Ohio Medicaid Behavioral Health provider site: <https://bh.medicaid.ohio.gov/manuals>.
- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rule 5160-27-11 of the Ohio Administrative Code.

Behavioral Health Peer Support

Purpose

Peer support services are services for individuals with a mental illness, intellectual or developmental disabilities, or substance use disorders and their caregivers and families.

Peer support services consist of activities that promote resiliency and recovery, self-determination, advocacy, well-being, and skill development. Peer support services are individualized, resiliency and recovery focused, and based on increasing knowledge and skills through a peer relationship that supports an individual's or family's ability to address needs, navigate systems and promote recovery, resiliency, and wellness. They promote family driven, youth guided, trauma informed care and cultural humility, encourage partnership with individuals and families, and advocate for informed choice.

Service Delivery

- An eligible rendering provider of peer support services is:
 - person who is eligible to provide peer support services in accordance with rule 5122-29-15.1 of the Ohio Administrative Code; and
 - An eligible provider of behavioral health services in accordance with rule 5160-27-01 of the Ohio Administrative Code.
- An eligible billing provider is:
 - An eligible behavioral health provider that meets the conditions in paragraph (A)(1) or (A)(2) of rule 5160-27-01 of the Ohio Administrative Code; and
 - Employs or contracts with an eligible rendering provider of peer support services as described in this rule.

- The peer support service is covered when:
 - Provided in accordance with the activities as described in rule 5122-29-15 of the Ohio Administrative Code.
 - Rendered as a component of behavioral health treatment for the purpose of addressing the individual's behavioral health care needs relating to a mental health or substance use disorder.
 - Intended to achieve goals or objectives based on and documented in a current individualized treatment plan meeting the requirements in rule 5122-27-03 of the Ohio Administrative Code.
- Peer support services may include, but are not limited to:
 - Ongoing exploration of recovery, resiliency, and wellness needs;
 - Supporting individuals and their caregivers and families in achieving goals through increased knowledge, skills and connection as identified by the individual or family;
 - Encouraging hope;
 - Supporting the development of life skills;
 - Developing and working toward achievement of individualized recovery, resiliency, and wellness goals;
 - Modeling personal responsibility for resiliency, recovery and wellness;
 - Teaching and coaching skills to effectively navigate systems to effectively and efficiently utilize services;
 - Addressing skills or behaviors, through processes that assist an individual, caregiver, or family in eliminating barriers to achieving or maintaining recovery, resiliency, and wellness;
 - Assisting with accessing and developing natural support systems;
 - Promoting coordination and linkage among providers;
 - Coordinating or assisting in crisis interventions and stabilization;
 - Conducting outreach and community education;
 - Attending and participating in team decision making or specific treatment team; or,
 - Assisting individuals, caregivers, or families in the development of empowerment skills through advocacy and activities that mitigate discrimination and inspire hope.
 - Providing services in a culturally inclusive and competent manner which includes not practicing, condoning, facilitating, or collaborating in any form of discrimination on the basis of ethnicity, race, gender, sexual orientation, age, religion, national origin, marital status, political belief, or mental or physical disability.
 - Peer support services are not site specific but shall be provided in locations that meet the needs of the individual, caregiver, or families.
 - Peer support services may be facilitated to individuals, families, or groups.
 - Peer support services shall be provided a person certified in accordance to rule 5122-29-15.1 of the Ohio Administrative Code.
 - Peer support services providers shall report for any certified peer supporter employed by or volunteering with the provider to the Ohio department of mental health and addiction services any events that would disqualify the certified peer supporter pursuant to rule 5122-29-15.1 of the Ohio Administrative Code.

Limitations and Exclusions

- The peer recovery service has to be prior authorized when rendered for more than four hours to the same individual on the same date of service.
- Transportation activities that do not include the provision of a peer support service are not covered.
- Provision of a peer support service is reimbursed in accordance with this rule and may not be reimbursed as another covered Medicaid service, including, but not limited to, the following:
 - Community psychiatric supportive treatment.
 - Therapeutic behavioral services.
 - Psychosocial rehabilitation.
 - Substance use disorder target case management.
- Payment is not allowable when a peer support service is provided in a group setting and the certified peer supporter to client ratio exceeds one to twelve.
- When peer support service is delivered to caregivers or family members of the individual, it is reimbursable when the purpose of the service is to address the behavioral health needs, goals, and objectives as documented in the individual's treatment plan.
- Reimbursement

- The Medicaid reimbursement rate for the peer support service is stated in the appendix to rule 5160-27-03 of the Ohio Administrative Code. The peer support service is not reimbursable when covered as part of another Medicaid reimbursable service. Reimbursement will not be made for peer support services when an individual is:
 - Receiving intensive home-based treatment as described in rule 5122-29-28 of the Ohio Administrative Code.
 - Receiving assertive community treatment as described in rule 5160-27-04 of the Ohio Administrative Code.
 - Receiving mobile response and stabilization service as described in rule 5160-27-13 of the Ohio Administrative Code.
 - Receiving substance use disorder residential treatment services as described in rule 5160-27-09 of the Ohio Administrative Code, except when the peer support service is necessary to support admission to and discharge from the substance use disorder residential treatment. Payment for the services provided during a substance use disorder residential treatment stay is made in accordance with rule 5160-27-09 of the Ohio Administrative Code.
 - Receiving inpatient hospital psychiatric services as described in Chapter 5160-2 of the Ohio Administrative Code, except when the peer support service is necessary to support admission to and discharge from the hospital. Payment for the services provided during an inpatient hospital stay is made in accordance with Chapter 5160-2 of the Ohio Administrative Code.
 - Receiving psychiatric residential treatment facility (PRTF) services as described in Chapter 5122-41 of the Ohio Administrative Code and rule 5160-59-03.6 of the Ohio Administrative Code, except when the peer support service is necessary to support admission to and discharge from the PRTF. Payment for the services provided during a PRTF stay is made in accordance with rule 5160-59-03.6 of the Ohio Administrative Code.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/resources-for-providers/billing/billing>.

References

- Please refer to BH workgroup limits on the Ohio Medicaid Behavioral Health provider site: <https://bh.medicaid.ohio.gov/manuals>.
- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rule 5160-27-11 of the Ohio Administrative Code.

Behavioral Health/Short-Term Respite

Purpose

Behavioral Health Respite Care provides temporary direct care and supervision for the member. The primary purpose is to provide relief to families/caregivers of a member with a serious emotional disturbance. The service is designed to help meet the

needs of the primary caregiver as well as the identified member. Normal activities of daily living are considered content of the service when providing respite care, and these include:

- Support in the home, after school, or at night;
- Transportation to and from school, medical appointments, or other community-based activities;
- Any combination of the above.

Short Term Respite Care can be provided in an individual's home or place of residence or provided in other community settings. Other community settings include:

- Licensed Family Foster Home
- Licensed Crisis House
- Licensed Emergency Shelter
- Out-of-Home Crisis Stabilization House/Unit/Bed.

Short Term Respite care can be provided in a group setting if the safety of the waiver member is maintained. The cost of transportation is included in the rate paid to providers of these services.

OhioRISE Behavioral Health Respite

- Coverage of behavioral health respite is subject to authorization by the OhioRISE plan in accordance with rule 5160-59-03.4 of the Ohio Administrative Code:
 - Behavioral health respite services may be authorized in an amount, scope, and duration consistent with the youth's needs and behavioral health history.
 - Coverage of the behavioral health respite services is based on a determination that the youth's primary caregiver has a demonstrated need for temporary relief from the care of the youth as a result of the youth's behavioral health needs.
 - Behavioral health respite is identified on a youth's child and family-centered care plan developed by the care management entity or the OhioRISE plan.

Admission Criteria

- Services provided to children and youth must include communication and coordination with the family and/or legal guardian. Coordination with other child serving systems should occur as needed to achieve the treatment goals. All coordination must be documented in the youth's medical record.
- Providers must receive ongoing and regular clinical supervision by a person meeting the qualifications of a Qualified Mental Health Professional (QMHP) and supervision shall be available at all times.

Service Delivery

- Limitations include:
 - Short Term Respite Care may not be provided simultaneously with Professional Resource Family Care services. The service being provided at midnight is the service to be billed that day.
 - Short Term Respite Care is not available to members in foster care because that service is available through child welfare contractors. It can be provided to members who are in DCF or JJA custody who are living at home. It can be provided to members who are in DCF custody but who are living at home.
 - Short Term Respite Care will not duplicate any other Medicaid State Plan service or other services otherwise available to recipient at no cost.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here:
<https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.

Complementary And Alternative Medicine (CAM) for BH and SUD

Purpose

According to the National Center for Complementary and Integrative Health (NCCIH, 2021) treatments that are “complementary” or “alternative” represent approaches developed outside of mainstream Western, or conventional, medicine. These terms are often used interchangeably, but refer to different concepts:

- If a non-mainstream practice is used together with conventional medicine, it is considered “complementary;”
- If a non-mainstream practice is used in place of conventional medicine, it is considered “alternative.”

State specific policy for Behavioral Health services by Other Licensed Professionals, Acupuncture Services, and Skilled Therapies for BH and SUD are located under 5160-8 Therapeutic and Diagnostic Services of the Ohio Administrative Code.

The following complementary and alternative medicine treatments are unproven and not medically necessary for treating behavioral and substance use disorders due to insufficient evidence of efficacy:

- Acupuncture
- Animal-assisted therapy
- Art therapy
- Dance/movement therapy
- Equine therapy
- Music therapy
- Naturopathic detoxification
- Sauna/niacin detoxification (e.g., New Life Detox)

Acupuncture

Acupuncture describes varying procedures and techniques that involve the stimulation of points on the body. The most studied technique comprises penetrating the skin with thin, solid, metallic needles that are manipulated by either hands or electrical stimulation. Most commonly, acupuncture is used for back and neck pain, osteoarthritis, and headache. Research has also been conducted on the use of acupuncture to treat behavioral health conditions, such as depression and substance use disorder.

Services

- Acupuncture Services are a covered Ohio Medicaid benefit as defined in Ohio Administrative Code Rule 5160-8-51 Acupuncture Services.
- Acupuncture services must be delivered by eligible providers as set forth on 5160-8-51.
- Acupuncture services must meet the following criteria:
 - It is medically necessary in accordance with rule 5160-1-01 of the Ohio Administrative Code; and
 - It is performed in accordance with section 4762.10 or 4762.01 of the Ohio Revised Code;
 - It is rendered for treatment only of the following conditions:
 - Low back pain;
 - Migraine;
 - Cervical (neck) pain;
 - Osteoarthritis of the hip;

- Osteoarthritis of the knee;
- Nausea or vomiting related to pregnancy or chemotherapy;
- Acute post-operative pain.

Art Therapy, Dance Movement Therapy (DMT), Equine Therapy, and Music Therapy

Art therapy, Dance/Movement (DMT), Equine therapy, and Music Therapy may be complimentary or covered alternative therapies located under 5160-8 Therapeutic and Diagnostic Services of the Ohio Administrative Code, specific to “Behavioral health service”- Other licensed Professionals under rule 5160-8-05 and/or “Skilled Therapy Services” under rule 5160-8-35 of the Ohio Administrative Code.

Animal-Assisted Therapy

According to the Association of Animal-Assisted Intervention Professionals (AAAIP, 2022), Animal-assisted interventions consist of objective goals with structured interventions that integrate animals in health, education, and human service for a therapeutic role in improved health and wellness. While dogs are the most common animal utilized, a variety of animals and species can provide animal-assisted interventions.

Art Therapy

According to the American Art Therapy Association (AATA, 2023), art therapy combines the knowledge and understanding of human development and psychological theories/techniques with visual arts and the creative process. Art therapists incorporate the use of art media and verbal processing of produced imagery to help clients communicate beyond verbal expression.

Dance Therapy (DMT)

DMT is defined as the psychotherapeutic use of movement to further the emotional, cognitive, physical, and social integration of the individual (American Dance Therapy Association [ADTA], 2020). Dance/movement therapy interventions apply affective, behavioral, motoric, cognitive, and systemic strategies, including the principles of development, wellness, and pathology. The use of specific methods, techniques, modalities, and verbal interventions within the practice of professional dance/movement therapy is restricted to professional dance/movement therapists appropriately trained in the use of such methods, techniques, or modalities. Dance/movement therapy may be identified by other terms in the research literature, including “dance movement psychotherapy,” “dance therapy,” “body psychotherapy,” or “therapeutic movement.”

Equine Therapy

Equine therapy uses the purposeful manipulation of equine movement to engage sensory, neuromotor, and cognitive systems in achieving functional outcomes (American Hippotherapy Association, 2022). Equine therapy can be conducted by physical therapists or occupational therapists as part of a larger plan of care involving other neuro/sensorimotor techniques. Individual riding centers may also employ “certified path instructors” or “horsemanship instructors.” Equine therapy is identified by other terms in the research literature, including “hippotherapy,” “therapeutic horseback riding,” “horse therapy,” “therapeutic horsemanship,” and “equine-assisted therapy.” Behavioral health conditions for which riding centers promote their services include autism spectrum disorders, attention deficit hyperactivity disorder, post-traumatic stress disorder, and learning disability.

Music Therapy

Music therapy is the clinical use of music interventions to accomplish individualized goals within a therapeutic relationship and is typically conducted by an individual completing an approved music therapy program. Therapists may assess emotional well-being and social functioning through musical responses and develop music sessions based on specific client needs. According to the American Music Therapy Association (AMTA), music therapy allows exploration of personal feelings and promotes positive changes in mood and emotional states (AMTA, 2023).

Naturopathic Detoxification & Sauna/Niacin Detoxification

- Naturopathic Detoxification
 - Naturopathic detoxification therapy (also known as “All-Natural Detox Therapy,” “Natural IV Therapy,”

- “Nicotinamide Adenine Dinucleotide (NAD) IV Therapy,” “Amino Acid Therapy,” “Neurotransmitter Restoration Therapy,” “Brain Restoration+,” “Gentle Detox,” “Easy Detox,” etc.)
- Sauna/Niacin Detoxification
 - Sauna/niacin detoxification for substance use disorders (also known as “New Life Detoxification,” “sauna detoxification,” “Purification Rundown/Program,” “Purif,” “Effective Purification Program,” etc.)

Treatment programs may be delivered at varying levels of care, depending on the individual patient. The purpose of sauna/niacin detoxification is to eliminate from the body any drug residues and other toxic substances that remain locked in fatty tissues and may be present in the blood stream.

Limitations and Exclusions

Behavioral Health Services-Other Licensed Professionals

- The following services may not be covered under Ohio Administrative Code 5160-8-05:
 - Activities, testing, or diagnosis conducted for purposes specifically related to education;
 - Services that are rendered by an unlicensed individual other than a supervised trainee;
 - Activities, testing, or diagnosis conducted for purposes specifically related to education;
 - Services that are unrelated to the treatment of a specific behavioral health diagnosis but serve primarily to enhance skills or to provide general information, examples of which are given in the following non-exhaustive list:
 - Encounter groups, workshops, marathon sessions, or retreats;
 - Sensitivity training;
 - Sexual competency training;
 - Recreational therapy (e.g., art, play, dance, music);
 - Services intended primarily for social interaction, diversion, or sensory stimulation; and
 - The teaching or monitoring of activities of daily living (such as grooming and personal hygiene);
 - Psychotherapy services if the patient cannot establish a relationship with the provider because of a cognitive deficit;
 - Family therapy for the purpose of training family members or caregivers in the management of the patient; and
 - Self-administered or self-scored tests of cognitive function.
- Provisions governing payment for behavioral health services as the following service types are set forth in the indicated part of the Ohio Administrative Code:
 - Cost-based clinic services, Chapter 5160-28; and
 - Medicaid school program services, Chapter 5160-35.
- For services provided in a nursing facility, the cost for behavioral health services are paid directly to the provider of services and not through the nursing facility per diem rate.

Skilled Therapy Services

“Skilled Therapy Services” under rule 5160-8-35 of the Ohio Administrative Code: is a collective term encompassing physical therapy, occupational therapy, speech-language pathology, and audiology.

Two types of skilled therapy service:

- “Developmental service” is a skilled therapy service rendered, in accordance with developmental milestones established by the American academy of pediatrics, to enable individuals younger than seven years of age to attain a level of age-appropriate functionality that they have not yet achieved but are expected to achieve.
- “Rehabilitative service” is a skilled therapy service rendered to individuals for the purpose of improving functionality.
 - Services must be delivered by eligible providers as set forth on 5160-8-35 of the Ohio Administrative Code.
- The following services may be covered under 5160-8-35 of the Ohio Administrative Code:
 - The service is medically necessary, in accordance with rule 5160-1-01 of the Ohio Administrative Code.
 - The amount, frequency, and duration of service is reasonable. For rehabilitative services, reevaluation may be performed not more frequently than every thirty days nor less frequently than every sixty days; for developmental services, reevaluation may be performed not more frequently than every thirty days nor less frequently than every six months.

- The service is rendered on the basis of a clinical evaluation and assessment and in accordance with a treatment or maintenance plan. The performance of a clinical evaluation and assessment and the development of a treatment or maintenance plan are discrete services; payment for them is made separately from payment for skilled therapy. Copies of the clinical evaluation and assessment and the treatment or maintenance plan must be kept on file by the provider.
- The service is rendered in response either to a prescription (in the case of physical therapy or occupational therapy) or to a referral (in the case of speech-language pathology and audiology) issued by a licensed practitioner of the healing arts, in accordance with 42 C.F.R. 440.110 (October 1, 2017) and rule 5160-1-17.9 of the Ohio Administrative Code.
- This condition does not apply to services rendered through the Medicaid school program, which is described in Chapter 5160-35 of the Ohio Administrative Code.
- The following services may not be covered under 5160-8-35 of the Ohio Administrative Code:
 - Services that do not meet current accepted standards of practice;
 - Consultations with family members or other non-medical personnel; and
 - Services that are rendered in non-institutional settings but are listed as non-covered in rule 5160-1-61 or in Appendix DD to rule 5160-1-60 of the Ohio Administrative Code.
- Providers shall adhere to documentation requirements set forth in rules 5160-1-27 and 5160-8-35 of the Ohio Administrative Code.
- A clinical evaluation and assessment of the need for skilled therapy services includes the following elements:
 - A diagnosis of the type and severity of the disorder or a description of the deficit in physical or sensory functionality;
 - A review of the individual's current physical, auditory, visual, motor, and cognitive status;
 - A case history, including, when appropriate, family perspectives on the individual's development and capacity to participate in therapy;
 - The outcomes of standardized tests and any non-standardized tests that use age-appropriate developmental criteria;
 - Other test results and interpretation;
 - An evaluation justifying the provision of skilled therapy services, which may be expressed as one of two prognoses of the patient's rehabilitative or developmental potential:
 - The patient's functionality is expected to improve within sixty days after the evaluation because of the delivery of rehabilitative skilled therapy services or within six months after the evaluation because of the delivery of developmental skilled therapy services, and the patient is expected to attain full functionality or make significant progress toward expected developmental milestones within twelve months; or
 - The patient is not expected to attain full functionality or make significant progress toward expected developmental milestones within twelve months, but a safe and effective maintenance program may be established; and
 - Any recommendations for further appraisal, follow-up, or referral.
- A treatment or maintenance plan for skilled therapy services is based on the clinical evaluation and assessment. It should be coordinated, when appropriate, with services provided by non-Medicaid providers or programs (e.g., child welfare, childcare, or prevocational or vocational services), and it should provide a process for involving the patient or the patient's representative in the provision of services. A complete treatment or maintenance plan includes the following elements:
 - The patient's relevant medical history;
 - Specification of the amount, duration, and frequency of each skilled therapy service to be rendered; the methods to be used; and the areas of the body to be treated;
 - A statement of specific functional goals to be achieved, including the level or degree of improvement expected within the appropriate time period;
 - The date of each skilled therapy service;
 - The signature of the practitioner responsible for the treatment or maintenance plan;
 - Documentation of participation by the patient or the patient's representative in the development of the plan;
 - Specific timelines for reevaluating and updating the plan;
 - A statement of the degree to which the patient has made progress; and

- A recommendation for one of several courses of action:
- The development of a new or revised treatment plan;
 - The development of a new or revised maintenance plan; or
 - The discontinuation of therapy.

Centers for Medicare and Medicaid Services

Medicare does not have a National Coverage Determinations (NCDs) for the following complementary and alternative medicine modalities used in treating behavioral disorders and/or substance use:

- Animal-assisted therapy
- Art therapy
- Dance/movement therapy (DMT)
- Equine therapy
- Music therapy
- Naturopathic detoxification
- Sauna/niacin detoxification (also known as “New Life Detoxification,” “sauna detoxification,” “Purification Rundown/Program,” “Purif,” “Effective Purification Program,” etc.)

Medicare does not cover acupuncture as an anesthetic or as an analgesic or for other therapeutic purposes. Refer to the following NCDs (www.CMS.gov):

- NCD for Acupuncture (30.3)
- NCD for Acupuncture for Fibromyalgia (30.3.1)
- NCD for Acupuncture for Osteoarthritis (30.3.2)

Applicable Codes

The following list(s) of procedure and/or diagnosis codes is provided for reference purposes only and may not be all inclusive. Listing of a code in this policy does not imply that the service described by the code is a covered or non-covered health service. Benefit coverage for health services is determined by the member-specific benefit plan document and applicable laws that may require coverage for a specific service. The inclusion of a code does not imply any right to reimbursement or guarantee claim payment. Other clinical criteria may apply. Please refer to state specific guidance and authorization processes below.

Procedure Codes	Description	Prior Authorization
97810	Acupuncture, 1 or more needles; without electrical stimulation, initial 15 minutes of personal one-on-one contact with the patient	Not required OPH* Service
97811	Acupuncture, 1 or more needles; without electrical stimulation, each additional 15 minutes of personal one-on-one contact with the patient, with re-insertion of needles(s). (List separately in addition to code for primary procedure.)	Not required OPH Service
97813	Acupuncture, 1 or more needles; with electrical stimulation, initial 15 minutes of personal one-on-one contact with the patient	Not required OPH Service
97814	Acupuncture, 1 or more needles; with electrical stimulation, each additional 15 minutes of personal one-on-one contact with the patient, with re-insertion of needles(s). (List separately in addition to code for primary procedure.)	Not required OPH Service
90899	Unlisted psychiatric service or procedure	Required
S8940	Equestrian/hippotherapy, per session	Required

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**OPH (Outpatient Hospital Setting)*

Prior Authorization

Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements.

- All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.
- Skilled therapy (physical therapy, occupational therapy, speech- language pathology, and audiology) rule 5160-8-35 of the Ohio Administrative Code.
- Payment for additional skilled therapy visits in a non-institutional setting can be requested through the prior authorization process.
- Acupuncture rule 5160-8-51 of the Ohio Administrative Code, payment for more than thirty acupuncture visits per benefit year requires prior authorization.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

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Computer Based Treatment for Cognitive Behavioral Therapy (CBTCBT) for Substance Use Disorders

Purpose

Computer Based Treatment for Cognitive Behavioral Therapy (CBTCBT) is unproven and not medically necessary as outpatient therapy to treat substance use disorders. A review of the clinical literature does not support CBTCBT as a significant intervention in treating substance use disorders. There is limited evidence showing CBTCBT effectiveness as an adjunct therapy when combined with other therapies.

The requested service or procedure must be reviewed against the language in the member's benefit document. When the requested service or procedure is limited or excluded from the member's benefit document, or is otherwise defined differently, it is the terms of the member's benefit document that prevails.

Per the specific requirements of the plan, health care services or supplies may not be covered when inconsistent with evidence-based clinical guidelines. All services must be provided by or under the direction of a properly qualified behavioral health provider.

Description of Service

Using technology such as the computer, internet, or cell phone to deliver outpatient cognitive behavioral therapy is considered computer-based treatment cognitive behavioral therapy (CBTCBT). This policy addresses CBTCBT for the outpatient treatment of substance use disorders. Examples of this technology are:

- reSET® is a 12-week duration, FDA-cleared Prescription Digital Therapeutic to be used in conjunction with standard outpatient treatment for substance use disorder related to stimulants, cannabis, cocaine, and alcohol. The application is not intended as a stand-alone treatment or to be used to treat opioid dependence.
- The reSET-O® is an FDA-cleared mobile application that is a prescription cognitive behavioral therapy intended to be used in addition to outpatient treatment under the care of a health care professional, combined with treatment that includes buprenorphine and contingency management. Contingency management is a behavior modification intervention that establishes a connection between new, targeted behavior and the opportunity to obtain a preferred reward. The reSET-O is an application that is downloaded directly to a mobile device after a prescription is received from the treating physician. It is intended to be used while participating in an outpatient Opioid Use Disorder treatment program.

Applicable Codes

The following list(s) of procedure and/or diagnosis codes is provided for reference purposes only and may not be all inclusive. Listing of a code in this policy does not imply that the service described by the code is a covered or non-covered health service. Benefit coverage for health services is determined by the member-specific benefit plan document and applicable laws that may require coverage for a specific service. The inclusion of a code does not imply any right to reimbursement or guarantee claim payment. Other clinical criteria may apply. Please refer to state specific guidance and authorization processes below.

Procedure Codes	Description
A9291	Prescription digital cognitive and/or behavioral therapy, FDA-cleared, per course of treatment

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Diagnosis Codes	Description
F10.10	Alcohol abuse, uncomplicated
F10.20	Alcohol dependence, uncomplicated
F11.1 – F11.9	Opioid abuse and dependence
F12.10	Cannabis abuse, uncomplicated
F12.20	Cannabis dependence, uncomplicated
F14.10	Cocaine abuse, uncomplicated
F14.20	Cocaine dependence, uncomplicated
F15.10	Other stimulant abuse, uncomplicated
F15.20	Other stimulant dependence, uncomplicated
F19.10	Other psychoactive substance abuse, uncomplicated
F19.20	Other psychoactive substance dependence, uncomplicated

Prior Authorization

Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements.

- All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.
- Skilled therapy (physical therapy, occupational therapy, speech- language pathology, and audiology) rule 5160-8-35 of the Ohio Administrative Code.
- Payment for additional skilled therapy visits in a non-institutional setting can be requested through the prior authorization process.
- Acupuncture rule 5160-8-51 of the Ohio Administrative Code, payment for more than thirty acupuncture visits per benefit year requires prior authorization.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>
- American Society of Addiction Medicine (ASAM). (2023). The Clinical Practice Guideline on the Management of Stimulant Use Disorder. ASAM website: <https://www.asam.org/quality-care/clinical-guidelines>.
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Community Psychiatric Support and Treatment (CPST)

Purpose

Community psychiatric supportive treatment (CPST) service provides an array of services delivered by community based, mobile individuals or multidisciplinary teams of professionals and trained others. Services address the individualized mental health needs of the client. They are directed towards adults, children, adolescents, and families and will vary with respect to hours, type, and intensity of services, depending on the changing needs of each individual.

The purpose/intent of CPST services is to provide specific, measurable, and individualized services to each person served. CPST services should be focused on the individual's ability to succeed in the community; to identify and access needed services; and to show improvement in school, work and family and integration and contributions within the community.

Services

- Activities of the CPST service shall consist of one or more of the following:

- Ongoing assessment of needs;
- Assistance in achieving personal independence in managing basic needs as identified by the individual and/or parent or guardian;
- Facilitation of further development of daily living skills, if identified by the individual and/or parent or guardian;
- Coordination of the Individualized Service Plan, including:
 - Services identified in the ISP;
 - Assistance with accessing natural support systems in the community; and
 - Linkages to formal community service/systems.
- Symptom monitoring;
- Coordination and/or assistance in crisis management and stabilization as needed;
- Advocacy and outreach;
- As appropriate to the care provided to individuals, and when appropriate, to the family, education, and training specific to the individual's assessed needs, abilities, and readiness to learn;
- Mental health interventions that address symptoms, behaviors, thought processes, etc., that assist an individual in eliminating barriers to seeking or maintaining education and employment; and
- Activities that increase the individual's capacity to positively impact his/her own environment.

Service Delivery

- The methods of CPST service delivery shall consist of:
 - Service delivery to the person served and/or any other individual who will assist in the person's mental health treatment;
 - Service delivery may be face-to-face, by telephone, and/or by video conferencing; and
 - Service delivery may be to individuals or groups.
- CPST services are not site specific. However, they must be provided in locations that meet the needs of the persons served. When a person served is enrolled in a residential treatment or residential support facility setting, CPST services must be provided by staff that are organized and distinct and separate from the residential service as evidenced by staff job descriptions, time allocation or schedules, and development of service rates.
 - There must be one CPST staff who is clearly responsible for case coordination. This staff person must be an employee of an agency that is certified to provide CPST services. This person may delegate CPST services to eligible providers internal and/or external to the certified agency as long as the following requirements and/or conditions are met:
 - All delegated CPST activities are consistent with this rule in its entirety;
 - The delegated CPST services may be provided by an entity not certified by ODMH to provide CPST services as long as there is written agreement between the certified agency and the non-certified entity that defines the service expectations, qualifications of staff, program and financial accountability, health, and safety requirements, and required documentation; and
 - An entity that is not certified by ODMH for CPST service may seek reimbursement for CPST services through a certified agency and with a written agreement as required in this paragraph.
 - Providers of CPST service shall have a staff development plan based upon individual needs of CPST staff. Evidence that the plan is being followed shall be maintained. The plan shall address, at a minimum, the following:
 - An understanding of systems of care, such as natural support systems, entitlements and benefits, inter- and intra-agency systems of care, crisis response systems and their purpose, and the intent and activities of CPST;
 - Characteristics of the population to be served, such as psychiatric symptoms, medications, culture, and age/gender development; and
 - Knowledge of CPST purpose, intent, and activities.
 - Community psychiatric support treatment (CPST) service shall be provided and supervised by staff that are qualified according to rule 5122-29-30 of the Ohio Administrative Code.

Limitations and Exclusions

- Community psychiatric supportive treatment (CPST) services as defined in rules 5160-27-02 and 5122-29-17 of the Ohio Administrative Code and meet the following requirements:
 - All CPST services provided in social, recreational, vocational, or educational settings are allowable only if they are documented mental health service interventions addressing the specific individualized mental health treatment needs as identified in the recipient's individualized service plan.
 - A billable unit of service for CPST may include contact between the mental health professional and the recipient or an individual essential to the mental health treatment of the recipient.
 - CPST services are not covered under this rule, unless medically necessary, when provided in a hospital setting, except for the purpose of coordinating admission to the inpatient hospital or facilitating discharge from an inpatient hospital.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Please refer to BH workgroup limits on the Ohio Medicaid Behavioral Health provider site: <https://bh.medicaid.ohio.gov/manuals>.
- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rules 5160-27-02 and 5122-29-17 of the Ohio Administrative Code.

Day Treatment/Intensive Outpatient

Purpose

Mental health day treatment is an intensive, structured, goal-oriented, distinct, and identifiable treatment service that utilizes multiple mental health interventions that address the individualized mental health needs of the client. Mental health day treatment services are clinically indicated by assessment with clear admission and discharge criteria. The environment at this level of treatment is highly structured, and there should be an appropriate staff-to-client ratio in order to guarantee sufficient therapeutic services and professional monitoring, control, and protection.

The purpose and intent of mental health day treatment is to stabilize, increase or sustain the highest level of functioning and promote movement to the least restrictive level of care.

The outcome is for the individual to develop the capacity to continue to work towards an improved quality of life with the support of an appropriate level of care.

Mental health day treatment “program day” means the total amount of hours an individual receives mental health day treatment service during a twenty-four-hour calendar day.

Services

Mental health day treatment must be an intense treatment service that consists of high levels of face-to-face mental health interventions that address the individualized mental health needs of the individual as identified in their individualized treatment plan.

The minimum program length of this service shall be in accordance with the appropriate behavioral health standards of the agency's national accrediting body(ies). Such accrediting bodies are identified in rules 5122-25-02 and 5160-27-09 of the Ohio Administrative Code.

- For purposes of this rule, a mental health day treatment program day shall consist of a minimum of two hours and up to a maximum of seven hours of scheduled intensive activities that may include, but are not limited to, the following:
 - Determination of needed mental health interventions;
 - Skills development;
 - Interpersonal and social competency as age, developmentally, and clinically appropriate, such as:
 - Functional relationships with adults;
 - Functional relationship with peers;
 - Functional relationship with the community/schools;
 - Functional relations with employer/family; and
 - Functional relations with authority figures;
 - Problem solving, conflict resolution, and emotions/behavior management;
 - Developing positive coping mechanisms.
- Managing mental health and behavioral symptoms to enhance vocational/school opportunities and/or independent living; and
- Psycho-educational interventions including individualized instruction and training of persons served in order to increase their knowledge and understanding of their psychiatric diagnosis(es), prognosis(es), treatment, and rehabilitation in order to enhance their acceptance of these psychiatric disabilities, increase their cooperation and collaboration with treatment and rehabilitation, improve their coping skills, and favorably affect their outcomes. Such education shall be consistent with the individual's ITP and be provided with the knowledge and support of the interdisciplinary/intersystem team providing treatment in coordination with the ITP.

Services for SUD

- Substance use disorder treatment services shall be defined by and shall be provided according to the American Society of Addiction Medicine also known as the ASAM treatment criteria for addictive, substance related and co-occurring conditions for admission, continued stay, discharge, or referral to each level of care (LOC).
- Day Treatment/IOP services are provided under the following ASAM levels of care:
 - LOC 1: outpatient services. LOC 1 services are designed to treat the recipient's level of clinical severity and function:
 - These services may be delivered in a variety of settings. Addiction, mental health, or general health care treatment personnel provide professionally directed screening, evaluation, treatment, and ongoing recovery and disease management services.
 - Such services are provided in regularly scheduled sessions and follow a defined set of policies and procedures or medical protocols. Service provision is limited to less than nine hours per week for adults and less than six hours per week for adolescents.
 - LOC 2: intensive outpatient/partial hospitalization including LOC 2 withdrawal management (WM):
 - LOC 2 services are capable of meeting the complex needs of people with addiction and co-occurring conditions.
 - They can be rendered during the day, before or after work or school, in the evening, and/or on weekends.
 - Prior authorization is required for LOC 2.5 (partial hospitalization) which requires a minimum of twenty hours of services per week. If, after the first four consecutive weeks of treatment, the amount of services provided is less than twenty hours, the prior authorization will be rescinded but services may still be reimbursed at a lower level of care not to exceed 19.9 hours per week.
- Providers of mental health day treatment services shall have a staff development plan based upon identified individual needs of mental health day treatment program staff. Evidence that the plan is being followed shall be maintained.

- Mental health day treatment service shall be provided and supervised by staff who are qualified according to rules 5122-29-30 and 5160-27-09 of the Ohio Administrative Code.
- The patients' medical record must substantiate the medical necessity of services performed. Providers shall adhere to documentation requirements set forth in rules 5160-1-27 and 5160-8-05 of the Ohio Administrative Code.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here:
<https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Please refer to BH workgroup limits on the Ohio Medicaid Behavioral Health provider site:
<https://bh.medicaid.ohio.gov/manuals>.
- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rules 5160-27-09, 5122-29-06 of the Ohio Administrative Code.

Electroconvulsive Therapy

Purpose

- Electroconvulsive therapy (ECT) is a treatment device used for treating severe psychiatric illness by applying a brief intense electrical current to precise locations on the head to induce a seizure that lasts less than one minute. ECT is delivered in inpatient or outpatient settings and administered by a skilled psychiatrist privileged to perform ECT along with an anesthesiologist, and a nurse or physician assistant. ECT has been extensively studied with the longest history of use.

Services

- Prior Authorization and Pre-Service Notification for Inpatient Admissions
 - For inpatient admissions that require prior authorization or notification for pre-service scheduled treatment, these notifications must occur at least five (5) business days before admission. Notification of unscheduled treatment (including Emergency admissions) should occur as soon as is reasonably possible. In the event that Optum is not notified of an inpatient admission with ECT, benefits may be reduced. Check the member's specific benefit plan document for the applicable penalty and allowance of a grace period before applying a penalty for failure to notify Optum as required.
- ECT is medically necessary to treat severe, treatment-resistant depression, and may also be useful in treating individuals with bipolar disorder and schizophrenia that have not responded to other treatments.
- ECT is not medically necessary for any of the following:
 - Multiple-seizure electroconvulsive therapy (MECT). The efficacy of ECT for these indications has not been verified by in well-designed controlled trials. In addition, studies have demonstrated an increased risk of adverse effects with multiple seizures.
 - Other diagnoses in the absence of major depressive disorder, bipolar disorder, or schizophrenia disorder, including, but not limited to any of the following:

- Substance use disorders;
- Autism spectrum disorders;
- Obsessive-compulsive disorder;
- Posttraumatic stress disorder.
- The requested service or procedure must be reviewed against the language in the member's benefit document. When the requested service or procedure is limited or excluded from the member's benefit document, or is otherwise defined differently, it is the terms of the member's benefit document that prevails.
- Per the specific requirements of the plan, health care services or supplies may not be covered when inconsistent with evidence-based clinical guidelines.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here:
<https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- American Psychiatric Association. (2007). Practice guideline for the treatment of patients with obsessive compulsive disorder. American Psychiatric Association.
- American Psychiatric Association. (2022). What is Electroconvulsive therapy (ECT)? APA website: <https://www.psychiatry.org/patients-families/ect>.
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- Department of Veterans Affairs/Department of Defense (VA/DoD) and the Management of Substance Use Disorders Work Group. (2021). U.S. Department of Veterans Affairs website: <https://www.healthquality.va.gov/guidelines/mh/sud/index.asp>.
- National Autism Association. (2023). Autism therapies. NAA website: <https://nationalautismassociation.org/about-autism/autism-treatment-2/therapies/>.
- National Autism Center. (2022). National Standards Project, Phase 1: 2009 and Phase 2: 2015. National Autism Center website: <https://nationalautismcenter.org/national-standards/>.
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Purpose

Healthchek is Ohio's early and periodic screening, diagnostic, and treatment (EPSDT) benefit for all Medicaid recipients younger than twenty-one years of age, described in 42 U.S.C. 1396d(r) (as in effect 10/2017).

Services

- Screening services:
 - Healthchek screening services include, but are not limited to, all of the following procedures:
 - A comprehensive health and developmental history, including assessment of both physical and mental health development, as well as substance abuse disorders;
 - A comprehensive unclothed physical exam, when appropriate;
 - Immunizations appropriate to age and health history;
 - Laboratory tests, including lead blood level assessment appropriate to age and risk factors, as required by the centers for Medicare and Medicaid services (CMS);
 - Nutritional status assessment; and
 - Health education, counseling, anticipatory guidance, and risk factor reduction intervention provided to an individual younger than twenty-one years of age and, as applicable, to another person responsible for the individual younger than twenty-one years of age.
- Healthchek screening services are covered with specific frequencies. See Ohio Administrative Code 5160-1-14.
- For other screening services, at ages and intervals in accordance with the bright futures guidelines.
- For all screening services, at such other intervals indicated as medically necessary to determine the existence of physical or mental illnesses or conditions:
 - All medically necessary services and items set forth in agency 5160 of the Ohio Administrative Code.
 - All medically necessary screenings, health care, diagnostic services, treatment, and other measures described in 42 U.S.C. 1396d(a) (as in effect 10/2017) to correct or ameliorate defects and physical and mental illnesses and conditions, regardless of whether such measures are addressed in agency 5160 of the Ohio Administrative Code.
- Additional provisions:
 - Coverage limits that have been established may be exceeded, with prior authorization, for medically necessary services rendered to Medicaid-eligible individuals younger than twenty-one years of age.
 - In accordance with guidance issued by CMS in "EPSDT - A Guide for States: Coverage in the Medicaid Benefit for Children and Adolescents" (June 2014, found at <http://www.medicaid.gov>), when a screening examination indicates the need for further evaluation of a child's health, the child must be appropriately referred without delay for diagnosis, necessary treatment, and follow-up.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here:
<https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rules 5160-1-14 and 5160-1-01 of the Ohio Administrative Code.
- See Recommendations for Preventive Pediatric Health Care Bright Futures here: https://downloads.aap.org/AAP/PDF/periodicity_schedule.pdf.
- See Ohio EPSDT Coding: <https://www.uhcprovider.com/content/dam/provider/docs/public/policies/clinical-guidelines/preventive-pediatric-health.pdf>.

Inpatient & Institutions for Mental Disease

Purpose

Acute Inpatient is a structured hospital-based program which provides 24-hour/7-day nursing care, medical monitoring, and physician availability; assessment and diagnostic services, active behavioral health treatment, and specialty medical consultation with an immediacy needed to avoid serious jeopardy to the health of the member or others.

The course of treatment in an inpatient setting is focused on addressing the factors that precipitated admission (e.g., changes in the member's signs and symptoms, psychosocial and environmental factors, or level of functioning) to the point that the member's condition can be safely, efficiently, and effectively treated in a less intensive level of care.

Institutions For Mental Disease: An IMD is a hospital, nursing facility, or other institution of more than sixteen beds which primarily provides diagnosis, treatment, or care of persons with mental diseases, including medical attention, nursing care and related services. A facility is an IMD, whether or not it is licensed as such if it is operated primarily for the care and treatment of individuals with mental diseases. An institution for persons with cognitive impairments or other developmental disabilities is not an IMD.

Admission Criteria

- For IMD settings, the member must be 21 to 64 years old.

Continuing Stay Criteria

- For IMD settings, there is a limit of 15 days per month as long as inpatient psychiatric or substance use disorder treatment is being provided per Title 42 Code of Federal Regulations (CFR) 438.6(e).

Limitations and Exclusions

Ohio Medicaid does not cover services to individuals that meet the following criteria: CFR 42 § 435.1009 (effective October 1, 2023):

- An individual who is an inmate of a public institution, except as outlined in paragraph (D) of this rule; or
- An individual who is a patient in an institution for mental diseases (IMD), as defined in rule 5160:1-1-01 of the Administrative Code, who is age twenty-two or older, but under age sixty-five, except:
 - As permitted in 42 C.F.R. 438.6(e) (as in effect October 1, 2023); or
 - As permitted under a demonstration waiver approved by the centers for Medicare and Medicaid services (CMS) under section 1115 of the Social Security Act (as in effect October 1, 2023)
- In accordance with the Substance Use-Disorder Prevention that Promotes Opioid Recovery and Treatment (SUPPORT) for Patients and Communities Act (Pub. L. No. 115-271), medical assistance for the following individuals will be suspended, not discontinued, when the individual becomes an inmate of a public institution on or after October 24, 2019. Prior to the individual's release from the public institution a redetermination of eligibility will be processed without a new application from the individual.
 - Individuals under the age of twenty-one; or
 - Former foster care children up to the age of twenty-six as described in 42 C.F.R. 435.150(b) (as in effect October 1, 2023).

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here:
<https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/resources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rules 5160-1-01, 5160-1-61, 5160-27-02 (K), 5160-3-06.1, 5160:1-1-03, 5160-3-16.4, 5160-8-05 of the Ohio Administrative Code.
- Code of Federal Regulations. (2006). Institutionalized individuals. Code of Federal Regulations website: <https://www.ecfr.gov/current/title-42/chapter-IV/subchapter-C/part-435/subpart-K/subject-group-ECFR87e8ed6bfd3adb9/section-435.1009>.

Mobile Response and Stabilization Service

Purpose

Mobile response and stabilization service (MRSS) is a structured intervention and support service provided by a mobile response and stabilization service team that is designed to promptly address a crisis situation; with young people who are experiencing emotional symptoms, behaviors, or traumatic circumstances that have compromised or impacted their ability to function within their family, living situation, school, or community.

Families with youth and young adults up to age 21 who are experiencing difficulties or distress can receive assistance within 60 minutes after contacting MRSS. You may also receive up to 42 days of intensive, in-home services and linkage to on-going supports.

Services provided by the MRSS team may include: safety assessments, de-escalation, peer support, and skill building, among others. Access to MRSS is available 24 hours per day, seven days a week. Ohio MRSS state line: (888) 418-MRSS (6777).

Admission Criteria

- MRSS is provided to people who are under the age of twenty-one;
- MRSS is intended to be delivered in-person where the young person or family is located, such as their home or a community setting. There are instances where MRSS can be delivered using a telehealth modality. Common times that telehealth would be appropriate are:
 - When the young person or family requests MRSS service delivery using telehealth modalities;
 - There is a contagious medical condition present in the home; or
 - Inclement weather that prevents or makes it dangerous for the MRSS team to travel to the young person or family.
- The initial mobile response is expected to occur within sixty minutes from the end of the initial call and immediate linkage of the caller to the MRSS provider, with a de-escalation period up to seventy-two hours and a stabilization period for up to six weeks. If the caller requests mobile response later than sixty minutes, the response will occur within forty-eight hours. The de-escalation period begins when the initial mobile response occurs. In instances where the

initial mobile response occurs greater than 60 minutes from the time of dispatch, the MRSS team will maintain documentation that supports the extended response time was an appropriate response;

- Ohio MRSS state line: (888) 418-MRSS (6777).

Services

MRSS Team

- A MRSS team will consist of at least:
 - A clinician identified in rule 5122-29-30 of the Ohio Administrative Code who holds a valid and unrestricted certification or license issued by any of the Ohio professional boards that includes a scope of practice for behavioral health conditions. This provider will also demonstrate and maintain competency in the under twenty-one years of age population. The independently licensed supervising practitioner will also be considered a member of the MRSS team. A qualified behavioral health specialist (QBHS) as defined in rule 5122-29-30 of the Ohio Administrative Code does not meet the standards of this paragraph; and
 - One of the following:
 - A family peer or youth peer supporter who holds a valid and unrestricted certification from OhioMHAS issued in accordance with rule 5122-29-15.1 of the Ohio Administrative Code. The peer supporter will also demonstrate competency in the care and services of individuals in the under twenty-one years of age population and has scope of practice for persons aged twenty-one and under with mental health disorders and substance use disorders.
 - A QBHS as defined in rule 5122-29-30 of the Ohio Administrative Code. This QBHS will also demonstrate competency in the care and services of individuals in the under twenty-one years of age population and has scope of practice for persons aged twenty-one and under with mental health disorders and substance use disorders.
 - The MRSS team will have ready access to a psychiatrist or certified nurse practitioner or clinical nurse specialist for consultation purposes as needed, and this person is not necessarily a member of the MRSS team. The psychiatrist or certified nurse practitioner or clinical nurse specialist will hold a valid and unrestricted license to practice in Ohio.

Screening/Triage

- MRSS provides immediate de-escalation, delivers rapid community-based assessment, and stabilization services to help the young person remain in their home and community. MRSS consists of three activities: screening/triage, mobile response, and stabilization. Some young people do not need all three MRSS activities but are still considered MRSS participants;
- MRSS will be initiated through screening/triage and progress in the following order and at a minimum:
 - The MRSS service may be initiated through direct connection with the MRSS provider or the statewide MRSS call center. When the service is initiated through direct connection with the provider:
 - An initial triage screening is done to gather information on the crisis or crises, identify the parties involved, and determine an appropriate response or responses. The initial triage screening is performed remotely;
 - All calls with a young person or family in crisis where 911 is not indicated, are responded to with a mobile response;
 - If a young person or family is already involved with an intensive home-based service (i.e., IHBT, wraparound) the mobile response team is dispatched to de-escalate the presenting crisis. Once the family is stabilized, the family is re-connected with the existing service.

Mobile Response

- The mobile response team will mobilize to arrive at the location of the crisis, or a location specified by the young person or family within the designated response time, as determined by the end of the triage assessment. If the initial response is done by a single team member, that team member will meet the standards.
- The MRSS mobile response team will provide de-escalation services for up to seventy-two hours until the young person and family are stable; de-escalation services will include the following:

- An urgent assessment of the following elements for de-escalation: Understanding what happened to initiate the crisis and the young person's and their family's response or responses to it; risk assessment of lethality, propensity for violence, and medical/physical condition including alcohol or drug use, mental status, and information about the young person's and family's strengths, coping skills, and social support network;
- Development of an initial safety plan to be provided to the youth and family at the end of the first face-to-face contact;
- Crisis intervention and de-escalation with the young person or family using strategies as appropriate to meet the unique needs of the youth and family. Such strategies may include but are not limited to ongoing risk assessment and safety planning, teaching of coping and behavior management skills, mediation, parent support, and psychoeducation;
- Telephonic psychiatric consultation initiated when indicated;
- Administration of the Ohio children's initiative brief child and adolescent needs and strengths (CANS) tool prior to entry into the ongoing stabilization phase of services, and for youth who do not continue into stabilization, complete the CANS when adequate information is known. This will be performed by a provider who is a qualified CANS assessor;
- Consult with the young person or family to define goals for preventing future crisis and the need for ongoing stabilization;
- Initiate an individualized MRSS plan, prior to the stabilization phase, which is inclusive of the safety plan. An individualized MRSS plan is valid for up to forty-two days or until the end of the MRSS episode of care and should be updated or modified as indicated during this time period.

Stabilization

- Stabilization services are provided by the MRSS team as documented in the individualized MRSS plan. The stabilization services immediately follows the seventy-two hours of mobile response;
- Continued monitoring, coordination, and implementation of the individualized MRSS plan;
- The MRSS team provides stabilization services that are defined in the individualized MRSS plan to achieve goals as articulated by the young person or family. Stabilization services are to build skills of the young person and family, to strengthen capacity to prevent future crisis, facilitate an ongoing safe environment, link the young person and family to natural and culturally relevant supports and build or facilitate building the young person and family's resilience.
- Stabilization activities include but are not limited to:
 - Psychoeducation: young person or family individual coping skills; behavior management skills, problem solving and effective communication skills;
 - Referral for psychiatric consultation and medication management if indicated;
 - Advocacy and networking by the provider to establish linkages and referrals to appropriate community-based services and natural supports;
 - Coordination of services to address the needs of the young person or family.
- Linkage to the natural and clinical supports and services to maintain engagement and sustain the young person's or their family's stabilization post MRSS involvement;
- Convene or participate in planning meeting(s) with the young person, family, and cross system partners for the purpose of developing and coordinating linkages to ongoing services and supports when family need indicates.

Service Transition

- The MRSS team and the young person or their family will work on moving from stabilization to ongoing support through identified supports, resources, and services, which are consistent with their unique needs and documented in the individualized MRSS plan.
- With the young person's or family's permission, the MRSS team will share the most recent individualized MRSS plan and supporting information with other service providers in person, including by video or telephone, and with the young person or family present when possible.
- Review with the young person or their family newly formed coping skills and how future crisis can be managed; emphasizing the role of the young person and the family.
- Prepare and finalize a transition plan with the young person and their family. The transition plan will include the most recent version of the individualized MRSS plan with safety plan.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio MRSS state line: (888) 418-MRSS (6777).
- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rules 5122-29-14 and 5160-27-13 of the Ohio Administrative Code.
- OhioRISE website for additional information: <https://managedcare.medicaid.ohio.gov/managed-care/ohiorise>.
- Please refer to the Ohio Medicaid Behavioral Health provider site: <https://bh.medicaid.ohio.gov/manuals>.
- Ohio Wraparound MRSS: <https://wraparoundohio.org/mobile-crisis-response-and-stabilization-services/>.

Neurofeedback/Biofeedback For Behavioral And Substance Use Disorders

Purpose

Neurofeedback/biofeedback therapy is a non-invasive technique that uses real-time physical sign monitors, such as electroencephalographs (EEGs), heart-rate variability/respiratory sinus arrhythmia (HRV/RSA), magnetic encephalography (MEG), and functional real-time functional magnetic resonance imaging (rtfMRI). These modalities provide feedback to individuals on how to control physiologic functions and mental states. The real-time feedback such as the individuals’ EEG pattern and other physiological processes allows the individual to correct and enhance a mental and behavioral strategy for symptom improvement.

The reviewed evidence, including randomized controlled trials and systematic reviews, does not clearly demonstrate a treatment effect of neurofeedback/biofeedback on behavioral or substance use disorders. Many of these reviewed studies contain a number of significant limitations. Additionally, there is a lack of well-designed clinical trials with sufficient sample sizes, randomization, and blinding demonstrating the effectiveness of neurofeedback/biofeedback in the treatment of behavioral and substance use disorders.

Applicable Codes

The following list(s) of procedure and/or diagnosis codes is provided for reference purposes only and may not be all inclusive. Listing of a code in this policy does not imply that the service described by the code is a covered or non-covered health service. Benefit coverage for health services is determined by the member-specific benefit plan document and applicable laws that may require coverage for a specific service. The inclusion of a code does not imply any right to reimbursement or guarantee claim payment. Other clinical criteria may apply. Please refer to state specific guidance and authorization processes below.

Procedure Codes	Description	Prior Authorization
90875	Psychophysiological Therapy	PA required OPH* Service

90876	Psychophysiological Therapy	PA required OPH Service
90911	Biofeedback/peri/uro/rectal	PA Not Required

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** OPH (outpatient Hospital Setting)*

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

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<https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.
- 90911, 90912, 90913 are discontinued or non-covered codes. Please visit: 5160-1-60 of the Ohio Administrative Code (Non-Institutional Fee Schedule): https://www.registerofohio.state.oh.us/pdfs/5160/0/1/5160-1-60_PH_RV_A_APP1_20231121_0947.pdf.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
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OhioRISE

Purpose

OhioRISE (Resilience through Integrated Systems and Excellence) provides behavioral health services such as:

- Intensive and Moderate Care Coordination
- Mobile Response and Stabilization Services (MRSS)
- Intensive Home-Based Treatment (IHBT)
- Psychiatric Residential Treatment Facility (PRTF)
- Behavioral Health Respite to enrollees

OhioRISE System of Care focuses on community-based services, care coordination, reduction of out-of-home placements, and identification and implementation of evidence-based services.

Admission Criteria

- Be enrolled in Ohio Medicaid;
- Be under age 20;
- At risk for or may have had a behavioral health hospitalization;
- Emergency department visits with a psychiatric diagnosis;
- Meet Child and Adolescent Needs and Strengths (CANS) criteria.

Once the individual meets criteria and is enrolled in OhioRISE, Aetna Better Health of Ohio will be responsible for Behavioral Health management of member. See [OhioRISE Mixed Services Protocol](#).

CANS Criteria

- OhioRISE uses the Child and Adolescent Needs and Strengths (CANS) assessment to determine if a child or youth qualifies for OhioRISE.
- CANS assessors gather information about the child or youth and their family and caregivers to understand their strengths and needs.
- The CANS steps are:
 - Referral* from UnitedHealthcare to CANS assessors (1 business day);
 - Assessment to take place within 72 hours;
 - Assessment is reviewed within 10 business days;

*There are many ways to get a referral for a CANS assessment. It may be through UnitedHealthcare, OhioRISE, the Medicaid Consumer Hotline, a local Care Management Entity (CME), a behavioral health provider, a Mobile Response Stabilization Services (MRSS) provider, or others.
- Enrollment in OhioRISE for eligible children and youth begins on the submission date of their CANS assessment.
- In urgent cases, enrollment into OhioRISE can be:
 - The date of admission for an inpatient hospital stay for mental illness or substance use disorder; or
 - The date of admission into a Psychiatric Residential Treatment Facility (PRTF).

CANS Resources

- Click for contacts to request a [CANS assessment or Request additional OhioRise information](#).
- Learn more about CANS at www.managedcare.medicaid.ohio.gov/managed-care/ohiorise/4-cans-resources.

Services Available Under OhioRISE

MRSS Services

- See [MRSS Services Section](#)

Psychiatric Residential Treatment Facility (PRTF)

- See [PRTF Section](#):
 - Youth who meet the criteria are automatically eligible for OhioRise:
 - Be twenty years of age or younger at the time of enrollment;
 - Be determined eligible for Ohio Medicaid in accordance with Chapters 5160:1-1-01 to 5160:1-1-06 of the Ohio Administrative Code;
 - Not be enrolled in a MyCare Ohio plan as described in Chapter 5160-58 of the Ohio Administrative Code;
 - Be an inpatient in a hospital, as defined in in Chapter 5160-2 of the Ohio Administrative Code, with a primary diagnosis of mental illness or substance use disorder; or
 - Be an inpatient in a psychiatric residential treatment facility (PRTF), as described in 42 CFR 441.150 to 42 CFR 441.184 (October 1, 2021).

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.

OhioRISE Behavioral Health Respite

Purpose

Behavioral health respite services are services that provide short-term, temporary relief to the primary caregiver of an OhioRISE plan enrolled youth, in order to support and preserve the primary caregiving relationship.

Admission Criteria

- Coverage of behavioral health respite is subject to authorization by the OhioRISE plan in accordance with rule 5160-59-03.1 of the Ohio Administrative Code.
- Behavioral health respite services may be authorized in an amount, scope, and duration consistent with the youth's needs and behavioral health history.
- Coverage of the behavioral health respite services is based on a determination that the youth's primary caregiver has a demonstrated need for temporary relief from the care of the youth as a result of the youth's behavioral health needs.
- Behavioral health respite is identified on a youth's child and family-centered care plan developed by the care management entity or the OhioRISE plan.

Services

- Components of the behavioral health respite service may include:
 - Assistance with activities of daily living;
 - Transportation; and
 - Supports in home and community-based settings.

Limitations and Exclusions

- Reimbursement may be made for behavioral health respite when rendered to youth enrolled in the OhioRISE plan in accordance with rules 5160-59-02, 5160-59-02.1, and 5160-59-04 of the Ohio Administrative Code who:
 - Resides:
 - With the youth's primary caregiver in a home that is not owned, leased, or controlled by a provider of any health-related treatment or support services; and
 - In a foster home licensed by the Ohio Department of Job and Family Services (ODJFS);
 - In the home of kin; or
 - In a medically fragile or treatment foster home; and
 - Have behavioral health needs for the behavioral health respite as determined by the OhioRISE plan.

- Respite services may be provided either during normal awake hours or overnight. The provider of the behavioral health services will be awake when the youth is awake during the provision of behavioral health respite services. The child and family-centered care plan will document when a provider will need to be awake during overnight hours dependent on a youth's assessed needs.
- The behavioral health respite service may be provided on a planned or emergency basis. An emergency behavioral health respite service may be provided to address either a primary caregiver's unexpected need for behavioral health respite or to address an urgent need related to the youth's behavioral health diagnosis.
- Respite services delivery may occur in the following locations:
 - The primary caregiver's home that is not owned, leased, or controlled by a provider of any health-related treatment or support services;
 - A qualifying provider's place of residence when approved by the youth's legal guardian;
 - A foster home licensed by ODJFS;
 - In the home of kin;
 - In a treatment foster home certified by ODJFS; or
 - A community setting in which the general public has access.
- Reimbursement is allowed for behavioral health respite delivered in a foster home or treatment foster home when:
 - The behavioral health respite need is determined to meet the provisions set forth in this rule for behavioral health respite;
 - The behavioral health respite does not duplicate reimbursement for otherwise available respite services in a foster home or treatment foster home;
 - The Medicaid reimbursement does not cover room and board costs; and
 - Title IV-E funding is not used for coverage of the OhioRISE behavioral health respite service.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

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Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional information can be found at 5160-59-03.4 of the Ohio Administrative Code.

OhioRISE Intensive Home-Based Treatment (IHBT)

Purpose

Intensive home-based treatment (IHBT) service is a comprehensive behavioral health service provided to a child/adolescent with serious emotional disturbance (SED) and their family, designed to treat mental health conditions that significantly impair functioning. IHBT may also be utilized for the treatment of children and adolescents that have co-occurring substance use or neurodevelopmental needs when these needs co-occur with a mental health condition.

IHBT is provided for the purpose of preventing out of home placement or facilitating a successful transition back home. IHBT integrates trauma-informed and resilience-focused assessment, crisis response, individual and family psychotherapy, service

and resource coordination, and rehabilitative skill development with the goal of either preventing the out-of-home placement or facilitating a successful transition back to home. These intensive, time-limited behavioral health services are provided in the child/adolescent's natural environment with the purpose of stabilizing and improving their behavioral health functioning as documented using the Ohio specific child and adolescent needs and strengths (CANS) tool.

The purpose of IHBT is to enable a child/adolescent with SED to function successfully in the least restrictive, most normative environment. IHBT services are culturally, ethnically, racially, developmentally, and linguistically appropriate, and respect and build on the strengths of the child/adolescent and family's race, culture, and ethnicity.

For OhioRISE Intensive Home-Based Treatment also includes Multisystemic Therapy (MST) and Functional Family Therapy (FFT). These criteria should be applied for those services as well.

Admission Criteria

- Eligibility for IHBT will be determined by the IHBT team in collaboration with the youth and family and other cross systems partners by documenting the following criteria:
 - Is clinically determined to meet the "person with serious emotional disturbance" (SED) criteria in rule 5122-24-01 of the Ohio Administrative Code and the child or adolescent;
 - Is under twenty-one years of age;
 - Has a mental health need;
 - Has an Ohio specific CANS assessment that indicates marked to severe behavioral/emotional impairment and at least one of the following:
 - Impairment that seriously disrupts life functioning; or
 - Risk behaviors that are rated as actionable on the CANS.
 - Meets one or more of the following criteria as documented in the ICR:
 - Is at risk for out-of-home placement due to their behavioral health conditions;
 - Has returned within the previous thirty days from an out-of-home placement or is transitioning back to their home within thirty days; or
 - Requires a high intensity of behavioral health interventions to safely remain in or return home.

Services

- The following describes the activities and components of IHBT:
 - IHBT is an intensive service that consists of multiple face-to-face contacts per week with the child/adolescent and family, which includes collateral contacts related to the mental health needs of the child/adolescent as documented in the ICR. The frequency of contacts may fluctuate based on the assessed needs and unique circumstances of the child, adolescent, and family;
 - IHBT is strength-based and family-driven, with both the child/adolescent and family regarded as equal partners with the IHBT staff in all aspects of developing the service plan and service delivery;
 - IHBT is provided in the home, school, and community where the child/adolescent lives and functions;
 - Immediate crisis response is available twenty-four hours a day seven days a week by the lead IHBT team member with back-up coverage available from other IHBT team members or the IHBT team supervisor.
 - Each child/adolescent and family receiving IHBT is assessed for risk and safety issues. When clinically indicated, a jointly written safety plan shall be developed that is provided to the child/adolescent and family;
 - Collaboration occurs with other child-serving agencies or systems, e.g., school, court, developmental disabilities, job and family services, and health care providers that are providing services to the child/adolescent and family, as well as family and community supports identified by the child/adolescent and family;
 - The service is flexible and individually tailored to meet the needs of the child/adolescent and family; Appointments are made at a time that is convenient to the child/adolescent and family, including evenings and weekends if necessary;
 - The service is time-limited, with length of stay matched to the presenting behavioral health needs of the child/adolescent and the family; and

- The IHBT team will collaboratively develop a plan to transition with each youth and family. The plan will include a focus on transition to other services, supports and providers for services and supports based on the individualized needs of the youth and family.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

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<https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

Resources and References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- For additional information, see 5122-29-28 and 5160-59-03.3 of the Ohio Administrative Code.
- OhioRISE, Aetna Better Health of Ohio: AetnaBetterHealth.com/OhioRISE.
- Ohio Medicaid [OhioRISE page](#) to learn more.
- Ohio Medicaid [OhioRISE FAQ pdf page](#).
- The OhioRISE [FamilyConnect Portal](#) is where members can get the most from their behavioral health care.
- For more information about billing for the new and enhanced services for youth enrolled in OhioRISE, please refer to the OhioRISE Provider Enrollment and Billing Guidance: <https://managedcare.medicaid.ohio.gov/managed-care/ohiorise/06-community-and-provider-resources>.

OhioRISE Mixed Services Protocol

- The OhioRISE Mixed Services Protocol clarifies responsibility for behavioral health services provided to children and youth who are:
 - Enrolled in the OhioRISE plan;
 - Become enrolled in the OhioRISE plan as of the date of admission to an inpatient behavioral health stay on or after OhioRISE program implementation (July 1, 2022).
- It excludes the enhanced or new services that are only covered by the OhioRISE plan.
- Services that are not behavioral health (dental, transportation, etc.) are not OhioRISE covered services and remain the responsibility of the individual's MCO (or fee-for-service (FFS) Medicaid).
- Responsibility for behavioral health services provided to children and youth who are not enrolled in the OhioRISE plan remain the responsibility of the recipient's managed care organization or fee-for-service Medicaid.
- See [The OhioRISE Mixed Services Protocol](#)

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here:
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Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.

Opioid Treatment Program

Purpose

"Opioid treatment program" or "program" means a community addiction services provider that engages in supervised assessment and treatment, dispensing any form of medication assisted treatment for individuals who have opioid use disorders. Services include medically supervised withdrawal and/or maintenance treatment, along with various levels of medical, psychiatric, psychosocial, and other types of supportive care.

Medication assisted treatment administration

- Medication administration shall consist of face-to-face interactions with patients, and methadone medication shall only be administered or dispensed in oral, liquid doses.
- Medication administration shall be provided in a manner to ensure privacy.
- Methadone medication shall only be administered orally.
- Opioid treatment programs are permitted to establish medication units following the guidelines of 42 CFR part 8 subsection 8.11(i)(1).
- Medication shall be administered by individuals who have one or more of the following credentials from the applicable state of Ohio board:
 - Licensed physician;
 - Pharmacist who is authorized to manage drug therapy pursuant section 4729.39 of the Revised Code but only if specifically authorized by a consult agreement and to the extent specified in the agreement;
 - Registered nurse;
 - Licensed practical nurse who has proof of completion of a course in medication administration approved by the Ohio board of nursing; or,
 - Physician assistant who has proof of completion of a course in medication administration approved by the state medical board of Ohio.
- Dispensing or personally furnishing medication shall be performed in accordance with rules adopted by the state board of pharmacy and may only be done by individuals who have one or more of the following credentials from the applicable state of Ohio board:
 - Licensed physician;
 - Pharmacist pursuant to section 4729.39 of the Ohio Revised Code; or,
 - Certified nurse practitioner with an exemption request approved by SAMHSA and the state authority.
- Providers of medication administration services shall be supervised by individuals who have one of the following credentials from the applicable state of Ohio board:
 - Licensed physician; or,
 - Registered nurse.
- A written, signed, and dated prescriber's order shall be required and a copy maintained in the patient's record, for all medication administered, personally furnished, or dispensed. The prescriber must be a staff member or contract employee of the opioid treatment program.
- Labels for dispensing or personally furnishing medication shall be prepared in accordance with 21 C.F.R. 1306.14 and section 3719.08 of the Ohio Revised Code and in accordance with agency 4729 of the Ohio Administrative Code.

- Medication orders shall be written by a prescriber who is appropriately licensed and registered with the U.S. drug enforcement administration to order medications for opioid use disorder. The following procedures shall be followed in writing prescriber orders for these medications.
 - A prescriber's order for medication shall be valid for a maximum time period of ninety days.
 - A prescriber's order for medication shall be reviewed at least every ninety days and adjusted, reordered, or a notation made that the medication is to be discontinued.
- Opioid treatment programs shall be open and administer medication at least six days per week every week, except that programs may close on federal holidays indicated in paragraph (O) of this rule. Upon approval of an exception request from the state authority and SAMHSA, opioid treatment programs may close for one business day twice per year for administrative planning purposes. Closure dates may not be within the same sixth month period.
- The take-home supply of medication for patients enrolled in an opioid treatment program receiving methadone during the first ninety days of treatment is limited to a single dose each week. The patient shall ingest all other doses under appropriate supervision in accordance with 42 CFR 8.12 (i)(3). At the discretion of the medical director or other authorized prescriber, a patient may receive one additional take-home dose for those holidays listed in paragraph (O) of this rule if the opioid treatment program is closed in observance of the holiday.
- The take-home supply of medication for patients enrolled in an opioid treatment program receiving partial opioid agonist during the first ninety days of treatment is limited to a fourteen days' supply. After the first ninety days of treatment, the amount of take-home supply of medication may never exceed one month.
- Take-home doses of medication shall not be permitted for clients who are on short-term opiate detoxification except on federal holidays and Sundays if the program is closed.
- If the opioid treatment program is closed for any of the federal holidays set forth in 5 U.S. Code 6103 including but not limited to the following holidays, all patients receiving methadone may be given a one-day take-home dose at the discretion of the medical director.
 - Thanksgiving day.
 - Christmas day.
 - New year's day.
 - Martin Luther King day.
 - President's day
 - Memorial day
 - Juneteenth national independence day
 - Fourth of July
 - Labor day
 - Columbus day
 - Veteran's day
- The opioid treatment program shall have written procedures for take-home medication doses that include:
 - Statement that the opioid treatment program decisions on dispensing take-home doses of medication shall be determined by the medical director or other authorized program prescriber;
 - Statement that the dispensing of medication for home administration is permitted only when such dispensing is found to be safe, outweighs potential risks, and is beneficial for the patient. Such dispensing is not a right and is not automatic. Rather it is subject to medical-legal considerations on an individual case by case basis.
 - Requirement that take-home doses of medication shall be given only to a patient, who, in the opinion of the medical director or other authorized prescriber, is responsible in handling medication;
 - Except during program closure on Sundays and federal holidays listed in this rule, a statement that before a medical director or other authorized prescriber authorizes take-home doses of medications, the medical director or other authorized prescriber shall record the individualized rationale for this decision in the patient's clinical record and consider, at a minimum, the following criteria:
 - Absence of recent abuse of opioid or other drugs and alcohol;
 - Regularity of clinic attendance for medication administration;
 - Regularity of clinic attendance for counseling sessions;
 - Absence of serious behavioral problems at the clinic;
 - Absence of known recent criminal activity, for example, drug dealing;
 - Stability of the patient's home environment;
 - Stability of the patient's social relationships;

- Length of time in comprehensive maintenance treatment;
 - Assurance that take-home doses of medication can be safely stored within the patient's home;
 - Determination if the rehabilitation benefit to the patient by receiving a take-home dose of medication outweighs the potential risks of diversion; and,
 - Employment status of patient.
- Statement that prescriber orders for take-home doses of medication shall expire every ninety days;
- Requirement that education on the proper safe storage and disposal of take-home dose of medication be provided to patients prior to the first take-home dose.
- Requirement that child-resistant packaging or caps be used for take-home doses of medications; and,
 - If a take-home bottle or other form of packaging is returned by a patient for refills, the opioid treatment program shall accept the bottle or other form of packaging and dispose of it.
 - If a take-home bottle or other form of packaging is utilized for take home doses, the medication bottles -shall only be used once.
 - Under no circumstance is medication to be placed in a container provided by a patient (including previous take-home bottle).
- Requirement that each take-home bottle or other form of medication packaging used have a label that contains the following information:
 - The opioid treatment program's name, address and telephone number;
 - Name of patient;
 - Name of practitioner prescribing the medication;
 - The name of the medication;
 - The dosing instructions and schedule;
 - Date that the take-home dose was prepared;
 - The label shall contain the following warning "Caution: Federal law prohibits the transfer of this drug to any person other than the patient for whom it was prescribed."; and,
 - Any other requirements pursuant to rules adopted by the state board of pharmacy.
- Condition that any take-home policies and procedures be individualized to each patient's treatment needs.
- An individual must be a patient of an opioid treatment program licensed by the department in order to receive medication under the provisions of this rule except as otherwise provided in this rule.
- A patient may attend a different opioid treatment program if prior approval is obtained from the patient's medical director or prescriber to receive services on a temporary basis from another opioid treatment program licensed under this chapter or by SAMHSA. The approval shall be noted in the patient's record and shall include the following documentation:
 - The patient's signed and dated consent for disclosing identifying information to the program which will provide services on a temporary basis;
 - A medication change order by the referring medical director or prescriber permitting the patient to receive services on a temporary basis from the other program for a length of time not to exceed thirty days; and,
 - Evidence that the medical director or prescriber for the program contacted to provide services on a temporary basis has accepted responsibility to treat the visiting patient, concurs with his or her dosage schedule, and supervises the administration of the medication.
- A patient may receive medication at a community mental health services or addiction services provider certified for the residential and withdrawal management substance use disorder services as defined in rule 5122-29-09 of the Ohio Administrative Code, long-term care provider, or skilled nursing provider from an opioid treatment program. A temporary medication request will be submitted through the SAMHSA extranet and approved by the state authority. Medication orders are to be renewed every seven days. Medication approval will be noted in the patient's record and will include the following documentation:
 - The patient's signed and dated consent for disclosing identifying information to the program which will provide services on a temporary basis; and
 - A chain of custody document showing that any medication used for medication assisted treatment is transferred from medical staff of the opioid treatment program to medical staff of the partnering provider.
- The provision of interim maintenance with medication is prohibited under this rule unless the opioid treatment program has a waiver from the department in addition to authorization from SAMHSA in accordance with 42 C.F.R. 8.11(g).

- All of the requirements for comprehensive maintenance treatment apply to interim maintenance treatment with the following exceptions for patients receiving methadone: no take-home doses are permitted except on Sundays and federal holidays if the program is closed on those days; a primary counselor is not required; and the rehabilitative and other services described in 42 C.F.R. 8.12(f)(4), (f)(5)(i), and (f)(5)(iii) are not required.
- Interim maintenance cannot be provided to an individual for more than one hundred and twenty days in any twelve month period.
- To receive interim maintenance, a patient must be fully eligible for admission to comprehensive maintenance.
- Interim maintenance treatment is for those patients who cannot be enrolled in comprehensive maintenance treatment in a reasonable geographic area within fourteen days of application for admission.
- During interim maintenance, the initial toxicology and at least two additional toxicology screening tests should be obtained.
- Programs offering interim maintenance must develop clear policies and procedures governing the admission to interim maintenance and transfer of patients to comprehensive maintenance.
- Each opioid treatment program shall have written procedures for pregnant patients that include at least the following:
 - Requirement that each pregnant person admitted to the opioid treatment program be informed of the possible risks to themselves or to their unborn child from the use of medication assisted treatment, and be informed that abrupt withdrawal from these medications may adversely affect the unborn child;
 - Statement that a pregnant person, regardless of age, who has a documented opioid use disorder and who may be in direct jeopardy of resuming illicit opioid use with all of its attendant dangers during pregnancy, may be placed on a medication assisted treatment regimen.
- Statement that for such pregnant person, evidence of current physiological dependence on opioid drugs is not needed if the medical director or other authorized prescriber certifies the pregnancy, determines and documents that the person may resort to the use of opioid drugs and determines that medication assisted treatment is justified in their clinical opinion;
 - Requirement that the admission of each pregnant person to an opioid treatment program be approved by the medical director or other authorized prescriber prior to admitting the person to the program;
 - Requirement that opioid treatment programs develop a form for release of information between themselves and the healthcare provider providing obstetrical care. This voluntary form should be offered for coordination of medical care;
 - Requirement that each pregnant person be given education on recognizing the symptoms of neonatal abstinence syndrome near the time of delivery;
 - Procedures for prenatal care that include:
 - Provisions for providing prenatal care by the program or by referral to an appropriate health care provider. If appropriate prenatal care is neither available on-site or by referral, or if the pregnant person cannot afford care or refuses prenatal care services on-site or by referral, an opioid treatment program, at a minimum, should offer basic prenatal instruction on maternal, physical, and dietary care as part of its counseling services. If a pregnant person refuses the offered on-site or referred prenatal services, the medical director or treating prescriber must use informed consent procedures to have the person formally acknowledge, in writing, refusal of these services;
 - Requirement that if a person is referred to prenatal care outside the agency, the name, address and telephone number of the health care provider shall be recorded in the woman's clinical record;
 - If prenatal care is provided by the opioid treatment program, the clinical record shall include documentation to reflect services provided;
 - Requirement that if a person is referred outside of the agency for prenatal services, the provider to whom they have been referred shall be notified that the person is taking medication for an opioid use disorder; however, such notice shall only be given after the patient has signed a release of information;
 - Requirement that any changes in medication be communicated to the appropriate healthcare provider if the person has prenatal care outside the agency and if the person allows communication among providers;
 - Requirement that the program monitor the medication dose carefully throughout the pregnancy, moving rapidly to supply increased or split dose if it becomes necessary;

- Recommendation that blood serum levels of methadone be monitored once a trimester prior to delivery. Post-partum, the patient's withdrawal symptoms and clinical status should be re-evaluated every three days for two weeks to determine the appropriate dose of MAT by the appropriate healthcare professional. The medical director or other authorized prescriber shall request and review serum levels to determine whether any changes to treatment are indicated; and,
- Requirement that the program shall offer on-site parenting education and training to all patients who are parents or shall refer interested patients to appropriate alternative services for the training.
- Statement that if a person refuses prenatal service by the opioid treatment program and by an outside provider:
 - The medical director or other authorized prescriber shall note this in the clinical record; and,
 - The patient will be asked to sign a statement that says "I have been offered the opportunity for prenatal care by the opioid treatment program or by a referral to a prenatal clinic or by a referral to the physician of my choice. I refuse prenatal counseling by the opioid treatment program. I refuse to permit the opioid treatment program to refer me to a physician or prenatal clinic for prenatal services." If the patient refuses to sign the statement, the medical director or other authorized prescriber shall indicate in the signature block that "patient refused to sign" and affix their signature and the date on the statement.
- If a patient desires to be permanently transferred, medication administration shall continue until the patient completes the admission process at the admitting program.

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Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rules 5122-40 Opioids of the Ohio Administrative Code.

Psychiatric Residential Treatment Facility (PRTF)

Purpose

Psychiatric Residential Treatment Facility (PRTF) is a sub-acute facility-based program which delivers 24-hour/7-day assessment and diagnostic services, and active behavioral health treatment to child or adolescent members who have significant functional impairments resulting from a behavioral health condition.

A child or youth (referred to here as 'child') needs a PRTF level of care when their psychiatric symptoms cause danger to themselves, or others and intensive community services have failed to keep the child and others safe and have failed to improve their psychiatric condition or prevent regression.

Admission Criteria

- PRTF services for individuals under age 21 must be:
 - Provided under the direction of a physician;

- Provided by:
 - A psychiatric hospital that undergoes a State survey to determine whether the hospital meets the requirements for participation in Medicare as a psychiatric hospital, or is accredited by a national organization whose psychiatric hospital accrediting program has been approved by CMS; or a hospital with an inpatient psychiatric program that undergoes a State survey to determine whether the hospital meets the requirements for participation in Medicare as a hospital, or is accredited by a national accrediting organization whose hospital accrediting program has been approved by CMS;
 - A psychiatric facility that is not a hospital and is accredited by the Joint Commission on Accreditation of Healthcare Organizations, the Commission on Accreditation of Rehabilitation Facilities, the Council on Accreditation of Services for Families and Children, or by any other accrediting organization with comparable standards that is recognized by the State.
- Provided before the individual reaches age 21, or, if the individual was receiving the services immediately before he or she reached age 21, before the earlier of the following:
 - The date the individual no longer requires the services; or
 - The date the individual reaches 22; and
 - Certified in writing to be necessary in the setting in which the services will be provided (or are being provided in emergency circumstances).
- Inpatient psychiatric services furnished in a psychiatric residential treatment facility must satisfy all requirements governing the use of restraint and seclusion;
- A team must certify that:
 - Ambulatory care resources available in the community do not meet the treatment needs of the beneficiary;
 - Proper treatment of the beneficiary's psychiatric condition requires services on an inpatient basis under the direction of a physician; and
- The services can reasonably be expected to improve the beneficiary's condition or prevent further regression so that the services will no longer be needed;
- The certification satisfies the utilization control requirement for physician certification;
- Certification must be made by terms specified as follows:
 - For an individual who is a beneficiary when admitted to a facility or program, certification must be made by an independent team that:
 - Includes a physician;
 - Has competence in diagnosis and treatment of mental illness, preferably in child psychiatry; and
 - Has knowledge of the individual's situation.
 - For an individual who applies for Medicaid while in the facility of program, the certification must be:
 - Made by the team responsible for the plan of care; and
 - Cover any period before application for which claims are made;
 - For emergency admissions, the certification must be made by the team responsible for the plan of care within 14 days after admission.

OhioRISE Eligibility

- Youth who meet the criteria are automatically eligible for OhioRISE:
 - Be twenty years of age or younger at the time of enrollment;
 - Be determined eligible for Ohio Medicaid in accordance with Chapters 5160:1-1 to 5160:1-6 of the Ohio Administrative Code;
 - Not be enrolled in a MyCare Ohio plan as described in Chapter 5160-58 of the Ohio Administrative Code;
 - Be an inpatient in a hospital, as defined in Chapter 5160-2 of the Ohio Administrative Code, with a primary diagnosis of mental illness or substance use disorder; or
 - Be an inpatient in a psychiatric residential treatment facility (PRTF), as described in 42 CFR 441.150 to 42 CFR 441.184 (October 1, 2021).

Continued Stay Criteria

- Inpatient psychiatric services must involve "active treatment," which means implementation of a professionally developed and supervised individual plan of care that is:

- Developed and implemented no later than 14 days after admission; and
- Designed to achieve the beneficiary's discharge from inpatient status at the earliest possible time.

Individual Plan of Care

"Individual plan of care" means a written plan developed for each beneficiary to improve his condition to the extent that inpatient care is no longer necessary.

- The plan of care must:
 - Be based on a diagnostic evaluation that includes examination of the medical, psychological, social, behavioral, and developmental aspects of the beneficiary's situation and reflects the need for inpatient psychiatric care;
 - Be developed by a team of professionals in consultation with the beneficiary; and his parents, legal guardians, or others in whose care he will be released after discharge;
 - State treatment objectives;
 - Prescribe an integrated program of therapies, activities, and experiences designed to meet the objectives; and
 - Include, at an appropriate time, post-discharge plans and coordination of inpatient services with partial discharge plans and related community services to ensure continuity of care with the beneficiary's family, school, and community upon discharge.
- The plan must be reviewed every 30 days by the team to:
 - Determine that services being provided are or were required on an inpatient basis; and
 - Recommend changes in the plan as indicated by the beneficiary's overall adjustment as an inpatient.
- The development and review of the plan of care as specified in this section satisfies the utilization control requirements for:
 - Recertification; and
 - Establishment and periodic review of the plan of care;
 - The individual plan of care must be developed by an interdisciplinary team of physicians and other personnel who are employed by, or provide services to patients in the facility;
 - Based on education and experience, preferably including competence in child psychiatry, the team must be capable of:
 - Assessing the beneficiary's immediate and long-range therapeutic needs, developmental priorities, and personal strengths and liabilities;
 - Assessing the potential resources of the beneficiary's family;
 - Setting treatment objectives; and
 - Prescribing therapeutic modalities to achieve the plan's objectives.
 - The team must include, as a minimum, either:
 - A Board-eligible or Board-certified psychiatrist;
 - A clinical psychologist who has a doctoral degree and a physician licensed to practice medicine or osteopathy; or
 - A physician licensed to practice medicine or osteopathy with specialized training and experience in the diagnosis and treatment of mental diseases, and a psychologist who has a master's degree in clinical psychology or who has been certified by the State or by the State psychological association.
 - The team must also include one of the following:
 - A psychiatric social worker;
 - A registered nurse with specialized training or one year's experience in treating mentally ill individuals;
 - An occupational therapist who is licensed, if required by the State, and who has specialized training or one year of experience in treating mentally ill individuals;
 - A psychologist who has a master's degree in clinical psychology or who has been certified by the State or by the State psychological association.

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Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rules 5160-59, 5160-59-02 thru 5160-59-2.1 of the Ohio Administrative Code.
- OhioRISE website for additional information, <https://managedcare.medicaid.ohio.gov/managed-care/ohiorise>.
- See Inpatient Psychiatric Services for Individuals Under Age 21: <https://www.ecfr.gov/current/title-42/chapter-IV/subchapter-C/part-441/subpart-D>.

Psychological and Neuropsychological Testing

Purpose

Psychological Test Evaluation Services is a set of formal procedures utilizing reliable and validated tests designed to measure areas of intellectual, cognitive emotional, and behavioral functioning, in addition to identifying psychopathology, personality style, interpersonal processes, and adaptive skills. Service activities can include test selection, review of records, consultation with referral source, integration of clinical data, clinical decision making, preparation of the testing report, and reviewing the results of testing with member and/or caregivers.

Neuropsychological Test Evaluation Services is a set of formal procedures utilizing reliable and validated tests specifically focused on identifying the presence of brain damage, injury, or dysfunction, and any associated functional deficits. Service activities can include tests selection, review of records, consultation with referral source, integration of clinical data, clinical decision making, preparation of the testing report, and reviewing the results of testing with member and/or caregivers.

Refer to the [2024 Psychological and Neuropsychological Testing Billing and Coding Guide](https://public.providerexpress.com/content/dam/optum-provexpr/us/pdfs/clinResourcesMain/guidelines/psychTesting/PsychNeuropsychBillCode.pdf) <https://public.providerexpress.com/content/dam/optum-provexpr/us/pdfs/clinResourcesMain/guidelines/psychTesting/PsychNeuropsychBillCode.pdf> for additional information.

Refer to the medical policy for [Neuropsychological Testing Under Medical Benefits](#) for additional information, clinical evidence, rationale, and references.

Changes in mental illness may require psychological testing to determine new diagnoses or the need for changes in therapeutic measures. Repeat testing not required for diagnosis or continued treatment would be considered medically unnecessary. Nonspecific behaviors that do not indicate the presence of, or change in, a mental illness would not be an acceptable indication for testing. Psychological or psychiatric evaluations that can be accomplished through the clinical interview alone (e.g., response to medication) would not require psychological testing, and such testing might be considered as medically unnecessary. Adjustment reactions or dysphoria associated with moving to a nursing facility do not constitute medical necessity for psychological testing. See [BH Manual v 1 24.pdf \(ohio.gov\)](#).

Automated Testing and Result

- Automated Testing and Result is primarily a method of screening for potentially clinically significant intellectual, cognitive, emotional, and behavioral symptoms or functional deficits that utilizes a single reliable and validated instrument that has fully automated administration, scoring and interpretation.
- Automated Testing may also be used to quickly estimate changes in clinical status over time either as a method of obtaining an objective measure of progress in treatment or periodic objective surveillance of known risk issues.
- Automated Testing and Result is within the scope of the provider's professional training and licensure when the provider is any of the following:
 - A doctoral-level psychologist who is licensed to practice independently and demonstrates sufficient training and experience.
 - A masters-degreed behavioral health professional whose licensure specifically allows for provision of psychological testing services.
 - The masters-degreed provider has professional expertise in the types of tests/assessments being administered.
 - The masters-degreed provider is conducting test administration, scoring and interpretation in accordance with licensing standards and psychological testing professional and ethical standards.
- A credentialed psychiatrist who meets the following requirements:
 - Recognized certification in neurology through the American Board of Psychiatry and Neurology;
 - Accreditation in behavioral neurology and neuropsychiatry through the American Neuropsychiatric Association;
 - State medical licensure specifically allowing for the provision of neuropsychological testing service(s);
 - Evidence of professional training and expertise in the specific tests and/or assessment measures for which authorization is requested;
 - Physician and supervised psychometrician(s) adhere to the prevailing national professional and ethical standards regarding test administration, scoring, and interpretation.

Developmental, Cognitive and Brief Emotional Assessment

- Assessment of Aphasia (96105) is the evaluation of expressive and receptive speech and language function, language comprehension, speech production ability, spelling or writing with interpretation and report per hour. This procedure is often conducted by a speech language therapist. It is not considered a form of psychological testing and is not typically covered under the behavioral health benefit.
- Standardized cognitive performance testing (96125) is an occupational therapy assessment used to assess capacity to function in activities of daily living. It is not considered a form of psychological or neuropsychological testing and is not typically covered under the behavioral health benefit.
- Developmental Testing (96110, 96112, 96113) is an adjunct to the routine surveillance for developmental delays in young children. This procedure is often conducted by a developmental pediatrician, or a speech, language, physical or occupational therapist. It is not considered a form of psychological testing and is not typically covered under the behavioral health benefit unless contractually required to manage as a behavioral health service.
- Brief emotional/behavioral assessment (96127) is typically used in primary care settings for early detection of potential conditions or disorders, to monitor progress in treatment or track changes in symptoms over time. Results of brief self-report screening assessments can also be used to inform decisions about whether to refer for psychological or neuropsychological testing. Brief screening assessments should not be used for making definitive diagnostic decisions and are not considered to be psychological or neuropsychological testing. This service code is not typically included on behavioral contracts or fee schedules and most often is managed under medical benefits.

Psychological Tele-Assessment

- Tele-assessment is typically not covered unless required by regulation or contract. Member-specific benefit plan documents and any federal or state mandates should be consulted, The use of tele-assessment should not contradict federal, state, or local laws overseeing the practice of psychologists providing assessment services including applicable licensure requirements.
- Face-to-face assessment is the standard of care, but there may be case-by-case circumstances where tele-assessment is indicated and an exception could be made (e.g., to extend geographical reach to isolated populations, areas where

there are no available providers who can render the required testing, or to lessen the number of visits to specialist clinics).

- Adapting traditional assessment practices to the remote delivery of services must maintain professional and ethical standards and ensure the integrity and accuracy of psychological assessments conducted via telecommunication platforms. Remote testing should not override typical and standardized practice. Teleassessment is not covered when:
 - In person testing is available.
 - The provider is not sufficiently proficient in the use of telehealth to deliver care.
 - The provider is not actively licensed or credentialed to practice in the state where the member will receive testing.
 - HIPAA compliant platform will not be used. Examples of HIPAA compliant include:
 - Doximity
 - Doxy.me
 - GoToMeeting
 - Healthie
 - Kareo
 - Teladoc
 - Thera-LINK
 - TherapyNotes
 - Zoom for Healthcare
 - Test materials are not adequately secured (e.g. sending physical materials).
 - Adequate monitoring of test administration through audio-visual methods will not occur.
 - Member is not a good candidate for remote administration (e.g. due to age, condition or diagnosis, lack of access to a conducive test environment).
 - Member does not have technology literacy or access to technology to effectively participate in teleassessment.
 - Test selection does not include tests that are medically necessary to answer the referral questions because the test(s) can't be remotely administered or would require modification to such an extent as to undermine test score reliability.
 - Standard administration procedures must be modified to such an extent as to undermine test validity.
 - Informed consent has not been secured for telehealth testing and/or risks and limitations of remote assessment have not been plainly communicated to the member.

Admission Criteria

- Psychological and Neuropsychological Testing is located under 5160-8 Therapeutic and Diagnostic Services of the Ohio Administrative Code, specific to "Behavioral health service"- Other licensed Professionals under rule 5160-8-05.
- Behavioral health service is a service or procedure that is performed for the diagnosis and treatment of mental, behavioral, substance use, or emotional disorders by a licensed professional or under the supervision of a licensed professional.
- Includes neither psychiatry nor medication management.
- Provider requirements:
 - A licensed psychologist or licensed independent practitioner must be enrolled in the Medicaid program as an eligible provider, even if services are rendered under the supervision of another eligible provider.
 - A licensed psychologist in independent practice or independent practitioner in independent practice who can participate in the Medicare program either must do so or, if the practice is limited to pediatric treatment, must meet all requirements for Medicare participation other than serving Medicare beneficiaries.

Limitations and Exclusions

- Psychological and Neuropsychological testing may be a covered benefit under Healthchek/EPSTD 5160-1-14 of the Ohio Administrative Code and/or the Medicaid School Program (MSP) 5160-35-05 of the Ohio Administrative Code.
- The following coverage limits, which may be exceeded only with prior authorization from the ODM designated entity, are established for behavioral health services provided to a Medicaid recipient.
 - Coverage/Payment may be made for the following behavioral health services:
 - Psychiatric diagnostic evaluation;

- Psychological and neuropsychological testing;
 - Assessment and behavior change intervention.
- The following coverage limits, which may be exceeded only with prior authorization from the ODM designated entity, are established for behavioral health services provided to a Medicaid recipient:
 - For diagnostic evaluation, one encounter, per code, per billing provider, per recipient, per calendar year, not on the same date of service as a therapeutic visit;
 - For psychological testing, a maximum of twelve hours per recipient, per calendar year; and
 - For neuropsychological testing, a maximum of eight hours per recipient, per calendar year.
- No payment will be made under this rule for the following activities:
 - Services that are rendered by an unlicensed individual other than a supervised trainee;
 - Activities, testing, or diagnosis conducted for purposes specifically related to education;
 - Services that are unrelated to the treatment of a specific behavioral health diagnosis but serve primarily to enhance skills or to provide general information, examples of which are given in the following non-exhaustive list:
 - Encounter groups, workshops, marathon sessions, or retreats;
 - Sensitivity training;
 - Sexual competency training;
 - Recreational therapy (e.g., art, play, dance, music);
 - Services intended primarily for social interaction, diversion, or sensory stimulation; and
 - The teaching or monitoring of activities of daily living (such as grooming and personal hygiene);
 - Psychotherapy services if the patient cannot establish a relationship with the provider because of a cognitive deficit;
 - Family therapy for the purpose of training family members or caregivers in the management of the patient; and
 - Self-administered or self-scored tests of cognitive function.
- Psychological and Neuropsychological Testing will require Prior Authorization past 20 hours/encounters per calendar year: [Ohio Medicaid Authorization Form - Community Behavioral Health](#)
- Neuropsychological testing is not medically necessary for the following:
 - Baseline neuropsychological testing in asymptomatic persons at risk for sport-related concussions
 - Computerized neuropsychological testing when used alone for evaluating concussions
 - Neuropsychological testing for the following diagnoses alone without other covered conditions as noted above:
 - Headaches, including migraine headache;
 - History of myocardial infarction;
 - Intermittent explosive disorder.
 - Computerized cognitive testing, such as Mindstreams® Cognitive Health Assessment, BrainCare™ and QbTest.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

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Residential and Withdrawal Management Services for Substance Use Disorder

Service Delivery

- Residential substance use disorder services shall be provided in accordance with the American society of addiction medicine's (ASAM) level of care three and ASAM's level of care three-withdrawal management (WM), and associated sub levels as appropriate to the needs of the individual being served; as published in the ASAM criteria, third edition, 2013.
- A provider certified to provide this service, may provide ASAM level of care two-withdrawal management.
- For the purposes of this rule "family" means any individual or caregiver related by blood or affinity whose close association with the person is the equivalent of a family relationship as identified by the person including kinship and foster care.
- Each provider shall have written policies and procedures to ensure its referral process to other levels of care is appropriately implemented and managed and shall include, at a minimum, the following:
 - Referral decisions made to the appropriate level of care as determined utilizing the American society of addiction medicine criteria protocols for levels of care. Documentation of referral shall appear in the client record.
 - Discharge plan stipulating specific recommendations and referrals for alcohol and drug addiction treatment. The discharge plan shall be documented in the client record.
 - Follow-up communications with client and the service provider to which client is referred. These contacts shall be documented in the client's record.
 - Provisions for the transition of the client to other SUD treatment providers. Provisions for use of transition communications conducted in person to include staff members of the rendering provider organization, the SUD treatment program to which the patient is being referred, the patient, and family, if present.
- Each provider rendering services pursuant to this rule will be capable of admitting, initiating, and referring clients receiving medication assisted treatment and capable of facilitating the continuity of their pharmacotherapy through care transitions, including but not limited to other levels of care for behavioral health treatment, hospitals, community-based providers, and criminal justice settings.
- Each provider of this service shall provide, in addition to the required ASAM level of care:

- Food for clients, to include at least three nutritionally-balanced meals and at least one nutritious snack per day, seven days per week;
 - The opportunity for clients to get eight hours of sleep per night; and,
 - Services in facilities that are clean, safe, and therapeutic.
- Time for meals, unstructured activities, free time, or time spent in attendance of self-help groups, such as alcoholics anonymous or narcotics anonymous shall not be considered for the purposes of meeting ASAM level of care requirements for services.
- Providers shall promote interpersonal and group living skills.
 - A service provider may require clients to perform tasks of a housekeeping nature as specified within service provider guidelines.
 - Housekeeping tasks shall not be considered for the purposes of meeting ASAM level of care requirements for services.
- Providers will offer medication assisted treatment on site or through facilitated access off site.
- Providers will connect clients to resources for education, job training, job interviews, employment stabilization and obtaining alternative living arrangements.
- Providers of ASAM level of care 3.1 will:
 - Have a prescriber as part of the interdisciplinary team either through employment or contractual arrangement; however, the prescriber does not provide direct services; and,
 - Offer at least five hours per week of low intensity treatment of substance use disorders.
- Providers of ASAM level of care 3.3 will:
 - Include, in addition to the ASAM specified interdisciplinary team members, peer supporters certified pursuant to rule 5122-29-15.1 of the Ohio Administrative Code as appropriate and available to the range and severity of the residents' problems.
 - Have an appropriately credentialed, licensed addictions clinician manage the program.
 - Have one appropriately certified or licensed addictions clinician on site days and a certified or licensed chemical dependency counselor or similar with telephonic availability during the remaining hours.
 - Offer at least thirty hours per week of a combination of skilled treatment services, clinically managed services and recovery support services focused on individuals where the effects of the substance use or a co-occurring disorder has resulted in cognitive impairment. At least ten of the thirty hours is to include individual, group, or family counseling.
 - Have staff with the knowledge and skills to work with patients with cognitive limitations.
 - Have therapies, for clients with significant cognitive deficits, delivered in a manner to promote engagement and understanding of concepts that is slower paced, more concrete, and more repetitive.
 - Have addiction treatment professionals with sufficient cross-training to recognize the signs and symptoms of co-occurring mental disorders and initiate treatment interventions (treatment within the program or referral to treatment outside the program) to address identified behavioral health needs.
- Providers of ASAM level of care 3.2-WM and 3.5 will:
 - Include, in addition to the ASAM specified interdisciplinary team members, peer supporters certified pursuant to rule 5122-29-15.1 of the Ohio Administrative Code as appropriate and available to the range and severity of the residents' problems.
 - Have an appropriately credentialed, licensed addictions clinician manage the program.
 - Have one appropriately certified or licensed addictions clinician on site days and a certified or licensed practitioner with a declared scope of practice that includes treating people with SUDs in the evenings, with telephonic availability during evenings and nights. A nurse, physician assistant, physician, or emergency services will be available twenty-four hours a day either on site or with telephonic availability.
 - Offer at least thirty hours per week of a combination of skilled treatment services, clinically managed services and recovery and withdrawal (for 3.2-WM programs) support services focused on individuals who have significant social and psychological problems. At least ten of the thirty hours is to include individual, group, or family counseling.
 - Have addiction treatment professionals with sufficient cross-training to recognize the signs and symptoms of co-occurring mental disorders and initiate treatment interventions (treatment within the program or referral to treatment outside the program) to address identified behavioral health needs.

- If the provider primarily provides this ASAM level of care to adolescents who have not graduated from high school or who have not passed a general education development (GED) test, offer at least twenty hours per week of a combination of skilled treatment services, clinically managed services and recovery and withdrawal (for 3.5-WM adolescent programs) support services focused on individuals who have significant social and psychological problems. At least ten of the twenty hours is to include individual, group, or family counseling. The provider will also provide year round schooling.
- Providers of ASAM level of care 3.7-WM and 3.7 will:
 - Include, in addition to the ASAM specified interdisciplinary team members, peer supporters certified pursuant to rule 5122-29-15.1 of the Ohio Administrative Code as appropriate and available to the range and severity of the residents' problems.
 - Have one appropriately certified or licensed addictions clinician on site days and evenings, with telephonic availability during the remaining hours.
 - Offer at least thirty hours per week of a combination of skilled treatment services, clinically managed services and recovery and withdrawal (For 3.7 WM programs) support services focused on individuals with subacute biomedical and emotional, behavioral, or cognitive problems. At least ten of the thirty hours is to include individual, group, or family counseling.
 - Have addiction treatment professionals with sufficient cross-training to recognize the signs and symptoms of co-occurring mental disorders and initiate treatment interventions (treatment within the program or referral to treatment outside the program) to address identified behavioral health needs.
- All component practitioner services must be provided in accordance with Chapter 5122-29 of the Ohio Administrative Code.
- A health history, including food allergies and drug reactions, shall be completed on or before admission to a provider of this service.
- Each provider of this service organized to serve individuals under the age of eighteen shall provide services in a manner that is developmentally appropriate, addresses educational needs, and promotes family or significant other involvement.
- Services provided pursuant to this rule shall be provided and supervised by staff who are qualified according to rule 5122-29-30 of the Ohio Administrative Code.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here:
<https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rules 5122-29, 5122-29-30, 5122-29-15.1 of the Ohio Administrative Code.

Specialized Recovery Services/Recovery Management

Purpose

"Specialized Recovery Services Program" means the home and community-based services (HCBS) program jointly administered by ODM and the Ohio department of mental health and addiction services (OhioMHAS) or only administered by ODM to provide services to individuals with qualifying diagnoses of severe and persistent mental illness or diagnosed chronic conditions.

Specialized Recovery Services program includes:

- Recovery Management
- Individualized Placement Support
- Supported Employment

Recovery management is the coordination of all specialized recovery services program services received by an individual and assisting him or her in gaining access to needed Medicaid services, as well as medical, social, educational, and other resources, regardless of funding source.

The Recovery Manager is the person responsible for performing the needs-based assessment and monitoring the provision of services included in the person-centered care plan to ensure the individual's needs, preferences, health, and welfare are supported.

Services

Recovery Management

- Recovery Management activities include:
 - Face-to-face eligibility evaluation, including:
 - Administration of the "ANSA";
 - Verification of the individual's residence in an HCBS setting;
 - Verification of the individual's qualifying behavioral health diagnoses or diagnosed chronic conditions as described in the qualifying diagnosis appendix which is available on the ODM website at <https://Medicaid.ohio.gov/resources-for-providers/special-programs-and-initiatives/srs>; and
 - Evaluation of all other eligibility criteria;
 - At the discretion of ODM or its designee, evaluations may be conducted by video conference or telephonically at the request of the individual, unless the individual's needs require a face-to-face visit.
 - Person-centered care planning and updating the individual's service plan;
 - Facilitation of transitioning to the community for individuals who receive Medicaid-funded institutional services. Recovery management activities for individuals leaving institutions shall be coordinated with, and shall not duplicate, institutional, Mycare and managed care plan discharge planning, and other community resources.
 - Informing the individual about SRSP services, person centered planning, resources for recovery, and individual rights and responsibilities
 - Supporting the review and approval of the individual's person-centered service plan in accordance with rule 5160-44-02 of the Ohio Administrative Code;
 - Monitoring the individual's service plan;
 - Identifying and resolving issues that impede access to needed services;
 - Identifying resources in the person-centered service plan to support the individual's recovery goals, including non-HCBS Medicaid, Medicare, private insurance, and community resources.
 - Coordinating with other service providers and systems;
 - Assisting with accessing resources necessary to complete Medicaid redetermination and retain HCBS and Medicaid eligibility;
 - Responding to and assessing emergency situations and incidents and assuring that appropriate actions are taken to protect the health, welfare, wellness, and safety of the individual in accordance with rule 5160-44-05 of the Ohio Administrative Code and assist in meeting the needs of the individual in those situations;

- Evaluating the individual's progress in meeting his or her goals;
- Participating in quality oversight activities and reporting activities;
- Participating in case consultations regarding an individual's progress with a trans-disciplinary care team as defined in rule 5160-43-01 of the Ohio Administrative Code;
- When an individual is assigned to or enrolled in a comprehensive care management program operated by an accountable entity (e.g., patient centered medical home or managed care plan), the recovery manager will support access to the individuals full set of Medicaid and Medicare benefits and community resources across the continuum of care, including behavioral, medical, LTSS and social services;
- Updating the assessment at least annually, making revisions to the individual's service plan, and making recommendations to the accountable care management entity, as appropriate;
- Educating the individual about hearing and appeal rights; and
- Assisting the individual with preparing and submitting a hearing request, as needed.

Individualized Placement Support – Supported Employment (IPS-SE)

- Individualized placement and support - supported employment (IPS-SE) is the implementation of evidence-based practices allowing individuals to obtain and maintain meaningful employment by providing training, ongoing individualized support, and skill development to promote recovery.
- IPS-SE is an evidence-based practice which is integrated and coordinated with mental health treatment and rehabilitation designed to provide individualized placement and support to assist individuals with a severe and persistent mental illness to obtain, maintain, and advance within competitive community integrated employment positions.
 - IPS-SE activities include:
 - Benefits planning;
 - Development of a vocational plan;
 - General consultation, including advocacy and building and maintaining relationships with employers;
 - Individualized job supports, including regular contact with the individual's employer(s), family members, guardians, advocates, treatment providers, and other community supports;
 - Job coaching;
 - Job development and placement;
 - Job seeking skills training;
 - On-the-job training and skill development;
 - Vocational rehabilitation guidance and counseling;
 - Time unlimited vocational support; and
 - Vocational assessment.
 - IPS-SE activities may include the following when provided in conjunction with an IPS-SE activity:
 - Facilitation of natural supports; or
 - Transportation.
 - The responsible service provider in conjunction with the treatment team and, whenever possible, the member develops a person-centered service plan that includes a description of the following:
 - The member's recovery and resiliency goals;
 - Strengths;
 - Problems;
 - Specific and measurable goals for each problem;
 - Interventions that will support the member in meeting the goals;
 - The services plan must reflect the services and supports that are important for the member to meet the needs identified through the assessment of functional need, as well as what is important to the individual with regard to preferences for the delivery of such services and supports.
 - The provider also completes a comprehensive employment assessment in order to establish a vocational profile and individual employment support plan.
 - The person-centered service plan and employment plan are updated or revised at least quarterly, or as necessary to document changes in the member's service needs.
 - Discharge Planning:

- Prevocational services are designed to be provided for a limited time in order to prepare a member for employment. If a member has been receiving prevocational services for more than one year and is not ready for regular employment, the interdisciplinary team should re-evaluate the necessity of prevocational services and explore other service options to meet the member's vocational needs, if necessary.

Admission Criteria

An individual may be eligible for enrollment in the specialized recovery services program if they meet all of the following:

- The member is 21 years of age or older;
- Be determined eligible for Ohio Medicaid in accordance with Chapters 5160:1-1 to 5160:1-5 of the Ohio Administrative Code;
- Has a current behavioral health diagnosis, or a diagnosis listed in the qualifying diagnosis appendix: <https://Medicaid.ohio.gov/resources-for-providers/special-programs-and-initiatives/srs>; or be active on the solid organ or soft tissue waiting list;
- Participate in an initial assessment using the "Adult Needs and Strengths Assessment (ANSA)" and obtain a qualifying score of either:
 - Two or greater on at least one item in the "mental health needs" or "risk behaviors" sections; or
 - Three on at least one item in the "life functioning" section.
- The member demonstrates needs related to the management of his or her behavioral health or diagnosed chronic condition as documented in the "ANSA";
- The member has at least one of the following risk factors prior to enrollment in the program:
 - One or more psychiatric inpatient admissions at an inpatient psychiatric hospital; or
 - A discharge from a correctional facility with a history of inpatient or outpatient behavioral health treatment while residing in that correctional facility; or
 - Two or more emergency department visits with a psychiatric diagnosis or diagnosis chronic condition; or
 - A history of treatment in an intensive outpatient rehabilitation program for greater than ninety days; or
 - One or more hospital inpatient admissions due to a diagnosed chronic condition as listed in the qualifying diagnosis appendix available at <https://Medicaid.ohio.gov/resources-for-providers/special-programs-and-initiatives/srs>.
- The member meets at least one of the following:
 - Currently have a need for one or more of the specialized recovery services to maintain stability, improve functioning, prevent relapse, maintain residency in the community, and be assessed and found that, if not for the provision of home and community-based services (HCBS) for stabilization and maintenance purposes, he or she would decline to prior levels of need (i.e., subsequent medically necessary services and coordination of care for stabilization and maintenance is needed to prevent decline to previous needs-based functioning); or
 - Previously have met the needs-based criteria described in the above paragraph within two years of the date of initial assessment, and be assessed and found that, but for the provision of HCBS for stabilization and maintenance purposes, he or she would decline to prior levels of need (i.e., subsequent medically necessary services and coordination of care for stabilization and maintenance is needed to prevent decline to previous needs-based functioning);
 - Reside in an HCBS setting;
 - Demonstrate a need for specialized recovery services, and not otherwise receive those services;
 - Have needs that can be safely met through the program in an HCBS setting as determined by the Ohio department of Medicaid (ODM) or its designee; and
 - Participate in the development of a person-centered care plan.

Continued Stay Criteria

- To be enrolled in and to maintain enrollment in the specialized recovery services program, an individual shall be determined to meet all of the following requirements:
 - Be determined eligible for the program in accordance with Admission Criteria;
 - Maintain residency in an HCBS setting;

- Agree to and receive recovery management services in accordance with his or her person-centered service plan from ODM or its designee including, but not limited to:
 - Participation in reassessments at least annually and ongoing reassessments as needed;
 - Participation in the development and implementation of the person-centered service plan and consent to the plan by signing and dating it; and
 - Participation in quality assurance and participant satisfaction activities during his or her enrollment in the program including, but not limited to, in-person visits.
- Once enrolled in the program, an individual's level of need shall be reassessed at least annually, and more frequently if there is a significant change in the individual's condition that may impact his or her health and welfare. If the reassessment determines the individual no longer meets the requirements, he or she shall be disenrolled from the program.

Discharge Criteria

- If an individual fails to meet any of the requirements the individual shall be denied enrollment in the program.
- If, at any time, it is determined that an individual enrolled in the program no longer meets the requirements set forth, he or she shall be disenrolled from the program. Reassessment is not required to make this determination.
- If an individual is denied enrollment in the program or is disenrolled from the program, the individual shall be afforded notice and hearing rights in accordance with division 5101:6 of the Ohio Administrative Code.

Limitations and Exclusions

- ODM and/or designee is sponisible for the ongoing monitoring and oversight of all providers of specialized recovery services (hereafter referred to as providers) and contractors to ensure compliance with program requirements. See 5160-43-07 of the Ohio Administrative Code for details.
- Each activity has varied provider requirements and supervision, please see 5160-43 of the Ohio Administrative Code for specifics.
- The following are not payable under IPS-SE:
 - Adaptations, assistance, and training used to meet the employer's responsibility to fulfill requirements for reasonable accommodations under the Americans with Disabilities Act, 42 U.S.C. 12101 et. seq. (as in effect on January 1, 2024):
 - Job placements paying below minimum wage;
 - Supervision, training, support, and adaptations typically available to the general workforce filling similar positions in the business;
 - Supervisory activities rendered as a normal part of the business setting;
 - Unpaid internships, unless they are considered crucial for job placement and such experience is vital to the individual achieving his or her vocational goal(s).
 - Services which are not provided in integrated settings including sheltered work or other types of vocational services in specialized facilities, or incentive payments, subsidies, or unrelated vocational training expenses such as the following:
 - Incentive payments made to an employer to encourage hiring the individual;
 - Payments that are passed through to the individual; or
 - Payments for supervision, training, support, and adaptations typically available to other workers without disabilities filling similar positions in the business; or payments used to defray the expenses associated with starting up or operating a business.
- Recovery management activities do not include:
 - Travel time incurred by the recovery manager billed as a discrete unit of service;
 - Services that constitute the administration of another program such as child welfare, child protective services, foster care, parole and probation functions, legal services, public guardianship, and special education;
 - Representative payee functions; and
 - Other activities identified by ODM.

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Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rule 5160-43 of the Ohio Administrative Code.
- Please refer to BH workgroup limits on the Ohio Medicaid Behavioral Health provider site: <https://bh.medicaid.ohio.gov/manuals>.

Substance Use Disorder Case Management Services

Purpose

Substance use disorder case management services means those activities provided to assist and support individuals in gaining access to needed medical, social, educational and other services essential to meeting basic human needs. Case management services may include interactions with family members, other individuals or entities.

Service Delivery

- Case management services shall include, at a minimum, the following activities:
 - Assessment.
 - Referral.
 - Monitoring and follow-up.
- Examples of case management activities include: coordinating: client assessments, treatment planning and crisis intervention services; providing training and facilitating linkages for the use of community resources; monitoring service delivery; obtaining or assisting individuals in obtaining necessary services, for example, financial assistance, housing assistance, food, clothing, medical services, educational services, vocational services, recreational services, etc.; assisting individuals in becoming involved with self-help support groups; assisting individuals in increasing social support networks with family members, friends, and/or organizations; assisting individuals in performing daily living activities; and coordinating criminal justice services.
 - Transportation in and of itself does not constitute case management.
 - Waiting with clients for appointments at social service agencies, court hearings and similar activities does not, in and of itself, constitute case management.
- Case management services do not include the provision of
 - Direct services to which the client has been referred such as medical, educational, or social; or,
 - Internal quality assurance activities, such as clinical supervisory activities and/or case reviews/staffing sessions.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rule 5122-29-13 of the Ohio Administrative Code.

Substance Use Disorder Targeted Case Management

Purpose

Targeted case management assists an individual receiving alcohol or substance use disorder treatment services from an Ohio Department of Mental Health and Addiction Services (OhioMHAS) certified substance use disorder treatment program to gain access to needed medical, social, educational and other services.

Service Delivery

- Targeted case management services shall include, at a minimum, the following activities:
 - Comprehensive assessment and periodic reassessment of individual needs to determine the need for any medical, educational, social or other services. Assessment activities include taking client history; identifying the individual's needs and completing related documentation and gathering information from other sources such as family members, medical providers, social workers and educators to form a complete assessment of the eligible individual.
 - Development and periodic revision of a specific care plan that is based on the information gathered through the assessment. The care plan must include the following requirements:
 - Goals and actions to address the medical, social, educational and other services needed by the individual; and
 - A plan to ensure the active participation of the eligible individual and or their authorized health care decision maker; and
 - A course of action to respond to the assessed needs of the eligible individual.
 - Referral and related activities to help the eligible individual obtain needed services
 - Monitoring and follow-up activities or contacts that are necessary to ensure that the care plan is implemented and adequately addresses the eligible individual's needs. Changes in needs or status must be reflected in the care plan. Monitoring shall be performed no less frequently than annually. Monitoring may be performed in person or by electronic communication.
- In order to provide targeted case management, practitioners must meet the requirements in rule 5160-27-01 of the Ohio Administrative Code. For the purposes of this rule, the following unlicensed practitioners are excluded: qualified mental health specialists and certified peer supporters.
- The following activities or contacts do not constitute targeted case management and are ineligible for reimbursement as targeted case management:

- Transportation.
- Waiting with an individual for appointments at social service agencies, court hearings and similar activities does not, in and of itself, constitute case management.
- Direct services to which the client has been referred such as medical, educational or social services.
- Internal quality assurance activities, such as clinical supervisory activities and/or case review/staffing sessions.
- Targeted case management services will not be separately reimbursed when a recipient is enrolled in a substance use disorder (SUD) residential treatment facility.
- Targeted case management services require prior authorization from the Ohio department of Medicaid (ODM) designated entity when a recipient is enrolled in an assertive community treatment (ACT) or intensive home based treatment (IHBT) team.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rules 5160-27-01, 5160-27-10 of the Ohio Administrative Code.

Therapeutic Behavioral Group Services (Day Treatment)

Purpose

For the purpose of Medicaid reimbursement, therapeutic behavioral (day treatment), group service-hourly and per diem, is defined as an intensive, structured, goal-oriented, distinct, and identifiable group treatment service that addresses the individualized mental health needs of the client. The therapeutic behavioral group service-hourly and per diem is clinically indicated by assessment. The environment at this level of treatment is highly structured and has an appropriate staff-to-client ratio to guarantee sufficient therapeutic services and professional monitoring, control, and protection. The purpose and intent of therapeutic behavioral group service-hourly and per diem is to stabilize, increase or sustain the highest level of functioning.

Services

- Therapeutic behavioral group service-hourly and per diem must be a group treatment service that includes but is not limited to the following:
 - Skills development of interpersonal and social competency, problem solving, conflict resolution, and emotions/behavior management,
 - Developing of positive coping mechanisms,
 - Managing mental health and behavioral symptoms to enhance independent living, and
 - Psychoeducational services including instruction and training of persons served in order to increase their knowledge and understanding of their psychiatric diagnosis(es), prognosis(es), treatment, and rehabilitation in order to enhance their acceptance, increase their cooperation and collaboration with treatment and rehabilitation, and favorably affect their outcomes.

- Service Requirements
 - When the service is provided for less than 2.5 hours per day, the therapeutic behavioral group service hourly billing code must be used.
 - When the service is provided for 2.5 or more hours per day, the therapeutic behavioral group service per diem must be used and the service must:
 - Be delivered at a nationally accredited program and must be provided by a licensed practitioner, or an unlicensed mental health practitioner as described in paragraph (A)(2) of rule 5160-27-08 of the Ohio Administrative Code.
 - The staff to client ratio cannot exceed 1:12.

Limitations

- Reimbursement for therapeutic behavioral group service-hourly and per diem will not be made while the patient is enrolled in assertive community treatment (ACT), or a substance use disorder (SUD) residential treatment facility.
- For adults, reimbursement for the following medically necessary behavioral health group services will be limited to no more than four fifteen-minute units, or one hour per day on the same day as the therapeutic behavioral group service (hourly, or per diem) except when prior authorized.
 - Group psychotherapy for mental health or substance use disorder diagnoses.
 - Group therapeutic behavioral services as defined in rule 5160-27-08 of the Ohio Administrative Code.
 - SUD group counseling.
 - Group community psychiatric supportive treatment.
- A therapeutic behavioral group service per diem and therapeutic behavioral group service hourly reimbursement will not be reimbursed when delivered on the same day by the same billing provider for the same individual.
- A Medicaid recipient can receive one therapeutic behavioral group service per diem service per day per provider. Reimbursement of therapeutic behavioral group service per diem and therapeutic behavioral service hourly by more than one billing provider to the same individual on the same day is allowable with prior authorization.
- Other behavioral health individual services may be reimbursed on the same day as therapeutic behavioral group service-hourly or therapeutic behavioral group service per diem.
- Providers must adhere to documentation requirements set forth in rules 5160-1-27 and 5160-8-05 of the Ohio Administrative Code.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and Managed Care Organization-administered services can be accessed via links here: <https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rule 5160-27-06 of the Ohio Administrative Code.
- Please refer to BH workgroup limits on the Ohio Medicaid Behavioral Health provider site: <https://bh.medicaid.ohio.gov/manuals>.

Therapeutic Behavioral Services

Purpose

Therapeutic behavioral services (TBS) and psychosocial rehabilitation (PSR) services are an array of activities intended to provide individualized supports or care coordination of healthcare, behavioral healthcare, and non-healthcare services. TBS and PSR may involve collateral contacts and may be delivered in all settings that meet the needs of the individual.

Services

TBS service activities include, but are not limited to the following:

- Consultation with a licensed practitioner or an eligible provider to assist with the individual's needs and service planning for individualized supports or care coordination of healthcare, behavioral healthcare, and non-healthcare services and development of a treatment plan;
- Referral and linkage to other healthcare, behavioral healthcare, and non-healthcare services to avoid more restrictive levels of treatment;
- Interventions using evidence-based techniques;
- Identification of strategies or treatment options;
- Restoration of social skills and daily functioning; and
- Crisis prevention and amelioration.

PSR service activities include, but are not limited to the following:

- Restoration, rehabilitation, and support of daily functioning to improve self-management of the negative effects of psychiatric or emotional symptoms that interfere with a person's daily functioning;
- Restoration and implementation of daily functioning and daily routines critical to remaining successfully in home, school, work, and community; and
- Rehabilitation and support to restore skills to function in a natural community environment.

Limitations and Exclusions

- TBS and PSR will not be reimbursed when a patient is enrolled in assertive community treatment (ACT) or receiving residential substance use disorder treatment services. A separate payment will not be made for TBS and PSR while a youth is enrolled in intensive home-based treatment (IHBT) unless the service is prior authorized.
- TBS must be delivered as an individual or group intervention with the individual, family/caregiver and/or other collateral supports.
- PSR must be delivered as an intervention with the individual, not in a group setting.
- TBS Group limit of 1 per day. Prior authorization is required for an additional per diem service to the same client on the same day rendered by a different billing agency.

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

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<https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

References

- Ohio Administrative Code and Ohio Revised Code can be found here: <https://codes.ohio.gov/>.
- Additional Information can be found in rules 5122-29-18, 5160-27-08, 5160-27-06 of the Ohio Administrative Code.
- Please refer to the Ohio Medicaid Behavioral Health provider site: <https://bh.medicaid.ohio.gov/manuals>.

Transcranial Magnetic Stimulation

Purpose

Transcranial Magnetic Stimulation is proven and medically necessary for the treatment of individuals 18 years of age or older with a confirmed diagnosis of major depressive disorder (MDD) when all of the following conditions are met:

- One of the following psychopharmacologic scenarios applies:
 - A lack of clinically significant response and/or the inability to tolerate two evidence-based depression medication regimen trials in the current depressive episode from at least two different medication classes*.
 - Medication side effects will be considered intolerable when those side effects are of a nature where they are not expected to diminish or resolve with continued administration of the drug.
- The individual has a documented history of response to transcranial magnetic stimulation (TMS) in a previous depressive episode, as evidenced by a greater than 50% improvement on a standardized rating scale for depression symptoms.
- The individual's current baseline depression measurement score has been documented using an evidence-based validated rating scale (e.g., BDI; HAM-D; MADRS).
- TMS treatment is provided using a device that is approved by the U.S. Food and Drug Administration (FDA) for the treatment of major depressive disorder.
- The order for treatment (or retreatment) must be written by a psychiatrist (MD or DO) who has examined the patient, reviewed the record, and is prescribing an evidence-based TMS protocol on an FDA-cleared device the physician is trained to operate. A physician shall oversee the treatment, but does not have to personally administer the sessions nor be in the area. A prescribing or covering physician must be immediately reachable and interruptible in case of questions or problems during treatment.
- TMS is considered reasonable and necessary for up to 30 treatment sessions, followed by 6 tapered treatments.

Retreatment

Retreatment may be considered for members that have relapsed, 6 months after the most recent treatment and who meet all the following criteria:

- met the guidelines for initial treatment; and
- relapsed despite ongoing treatment strategies which may include psychotherapy, pharmacotherapy, etc.; and
- responded to prior treatments as evidenced by a greater than 50% improvement in standard rating scale measurements for depressive symptoms.

The following are not medically necessary due to insufficient evidence of efficacy:

- TMS for individuals not meeting the above evidence-based coverage criteria
- TMS for individuals who are pregnant or nursing
- TMS for individuals with acute suicidality, acute psychosis or with psychiatric emergencies where a rapid clinical response is needed, such as marked physical deterioration, catatonia, or immediate suicide risk
- TMS maintenance therapy and/or booster treatments
- Accelerated TMS protocols and/or Theta burst stimulation protocols
- Navigated transcranial magnetic stimulation (nTMS) for mapping or treatment planning for any behavioral health diagnosis
- Use of TMS for treating behavioral disorders in which the current focus of treatment is a diagnosis other than major depressive disorder. These disorders include but are not limited to:
 - Adolescent or child depression
 - Alzheimer's disease and other dementia
 - Autism spectrum disorder
 - Bipolar disorder
 - Obsessive-compulsive disorder (OCD)

- Post-traumatic stress disorder (PTSD)
- Psychotic disorder (including schizoaffective disorder and major depression with psychotic features)
- Individuals with a primary substance abuse, eating disorder, or post-traumatic stress disorder diagnosis whose symptoms are the primary contributors to the clinical presentation.

Contraindications

- Individuals who have conductive, ferromagnetic, or other magnetic-sensitive metals implanted in their head within 30 cm. of the treatment coil. Examples include metal plates, aneurysm coils, cochlear implants, ocular implants, deep brain stimulation devices, and stents.
- Individuals who have active or inactive implants (including device leads), including deep brain stimulators, cochlear implants, and vagus nerve stimulators.
- Individuals with a poor response or serious adverse effects to TMS therapy.
- Individuals with a history of or risk factors for seizures during TMS therapy.

Applicable Codes

The following list(s) of procedure and/or diagnosis codes is provided for reference purposes only and may not be all inclusive. Listing of a code in this policy does not imply that the service described by the code is a covered or non-covered health service. Benefit coverage for health services is determined by the member-specific benefit plan document and applicable laws that may require coverage for a specific service. The inclusion of a code does not imply any right to reimbursement or guarantee claim payment. Other clinical criteria may apply. Please refer to state specific guidance and authorization processes below.

Procedure Codes	Description
90867	Therapeutic repetitive transcranial magnetic stimulation (TMS) treatment; initial, including cortical mapping, motor threshold determination, delivery, and management
90868	Therapeutic repetitive transcranial magnetic stimulation (TMS) treatment; subsequent delivery and management, per session
90869	Therapeutic repetitive transcranial magnetic stimulation (TMS) treatment; subsequent motor threshold re-determination with delivery and management

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Diagnosis Codes	Description
F32.2	Major depressive disorder, single episode, severe without psychotic features
F32.3	Major depressive disorder, single episode, severe with psychotic features
F33.2	Major depressive disorder, recurrent severe without psychotic features
F33.3	Major depressive disorder, recurrent, severe with psychotic symptoms

Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

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Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

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Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

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Wilderness Therapy

Purpose

Wilderness Therapy is a behavioral health intervention targeted at children and adolescents with emotional, addiction, and/or psychological problems. The intervention typically involves the individual being immersed in the wilderness or a wilderness-like setting, group-living with peers, administration of individual and group therapy sessions, and educational/therapeutic curricula including back country travel and wilderness living skill development. This therapy aims to remove children and adolescents from the negative influences and destructive patterns in their lives and placing them into a more therapeutic environment. These programs include wilderness boot camps, though many have attempted to differentiate themselves from such types of treatment, which rely heavily on punishment, confrontation, and deprivation in order to gain compliance and obedience. Certain wilderness programs may be nationally certified by agencies such as the Council of Accreditation and the Joint Commission on Accreditation of Health Organizations and/or licensed by state agencies. Wilderness Therapy may be identified by other terms in the research literature, including: “Wilderness Treatment,” “Behavior Management Through Adventure,” “Residential Wilderness,” “Adventure Therapy,” “Nature-Assisted Therapy,” “Nature-Based Therapy,” “Adventure-Based Counseling,” “Wilderness Adventure Therapy,” and “Outdoor Behavioral Healthcare.”

Summary of Clinical Evidence

The Wilderness Therapy literature includes several studies suggesting participants show some improvement in behavioral health outcomes and/or reduced recidivism rates for juvenile offenses. However, these results are inconclusive due to significant methodological limitations. Most notably, there is a lack of randomized controlled trials or well-designed cohort studies to draw causal conclusions about the impact of wilderness therapy. Additionally, the durability of effects is not well-demonstrated, as few studies included follow-up measures. There is also extensive variability in the length, design, and fidelity of the programs. The reviewed studies did not show that wilderness therapy is equivalent to or better than current procedures. The field of Wilderness Therapy is still evolving, and there is a need for more rigorous research methodologies to better understand its efficacy and mechanisms of action. Future studies are needed to prioritize various populations and diagnoses, standardize outcome measures, enhance the generalizability of findings, and clarify therapy protocols.

- Wilderness Therapy is unproven and not medically necessary for the treatment of emotional, addiction, and/or psychological problems including, but not limited to:
 - Adjustment Disorders
 - Mood Disorders
 - Anxiety Disorders
 - Conduct Disorders
 - Impulse Disorders
 - Social Functioning Disorders
 - Substance Related Disorders
 - Attention-Deficit Hyperactivity Disorder
- There is inadequate evidence of the safety and efficacy of wilderness therapy for treating these mental health and substance-related conditions. Inadequate study designs, safety concerns, inadequately trained staff, and questions of long-term benefit are key limitations.
- The requested service or procedure must be reviewed against the language in the member's benefit document. When the requested service or procedure is limited or excluded from the member's benefit document, or is otherwise defined differently, it is the terms of the member's benefit document that prevails.
- Per the specific requirements of the plan, health care services or supplies may not be covered when inconsistent with clinical criteria.
- All services must be provided by or under the direction of a properly qualified behavioral health provider.

Applicable Codes

The following list(s) of procedure and/or diagnosis codes is provided for reference purposes only and may not be all inclusive. Listing of a code in this policy does not imply that the service described by the code is a covered or non-covered health service. Benefit coverage for health services is determined by the member-specific benefit plan document and applicable laws that may require coverage for a specific service. The inclusion of a code does not imply any right to reimbursement or guarantee claim payment. Other clinical criteria may apply. Please refer to state specific guidance and authorization processes below.

Procedure Codes	Description
	There is no specific procedure code for Wilderness Therapy
T2036	Therapeutic camping, overnight, waiver; each session
T2037	Therapeutic camping, day, waiver; each session

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Ohio Medicaid Specific Guidance on Fee-for-Service, Schedules, and Codes

Prior Authorization

- Pursuant to Ohio Revised Code 5160.34, the Ohio Department of Medicaid (ODM) has consolidated links to Medicaid prior authorization requirements. All changes to prior authorization requirements for ODM-administered services and

Managed Care Organization-administered services can be accessed via links here:

<https://medicaid.ohio.gov/resources-for-providers/billing/prior-authorization-requirements/prior-authorization-requirements>.

Coding for CPT, HCPCS, EAPG, and Non-Institutional Codes

- <https://medicaid.ohio.gov/resources-for-providers/billing/fee-schedule-and-rates/schedules-and-rates>.

Fee Schedules and Rates

- <https://medicaid.ohio.gov/reources-for-providers/billing/billing>.

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Behavioral Health Nursing: <https://codes.ohio.gov/ohio-administrative-code/rule-5160-27-11>.

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Healthchek/EPSTD: <https://codes.ohio.gov/ohio-administrative-code/rule-5160-1-14>.

Institutions For Mental Disease: <https://codes.ohio.gov/ohio-administrative-code/rule-5160-3-06.1>; <https://codes.ohio.gov/ohio-administrative-code/rule-5160:1-1-03>; <https://codes.ohio.gov/ohio-administrative-code/rule-5160-3-16.4>.

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Ohio Medicaid: [OhioRISE page](#).

Ohio Medicaid: [OhioRISE FAQ pdf page](#).

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Therapeutic Behavioral Services and Psychosocial Rehabilitation: <https://codes.ohio.gov/ohio-administrative-code/rule-5122-29-18>.

Revision History

Date	Summary of Changes
05/20/2019	Version 1
01/31/2020	Version 2
10/19/2020	Version 3: Addition of PRTF, CCTS and IISS
04/19/2021	Version 4
10/19/2022	Version 5
01/01/2023	Annual Review
12/12/2023	Interim Update: <ul style="list-style-type: none">• updated weblinks throughout document• clarified phrases “Ohio Administrative Code” and “Ohio Revised Code” throughout document• removed outdated language• formatting updates
07/01/2024	Annual Review Integrated Optum Behavioral Clinical Policies Integrated Optum Supplemental Clinical Criteria Updates throughout document per OAC and ORC CQOC approval on 02/20/2024 ODM approval on 05/02/2024

Date	Summary of Changes
08/01/2025	<p>Annual Review</p> <p>Updates throughout document per OAC and ORC</p> <p>Updates to integrated Optum Behavioral Clinical Policies:</p> <ul style="list-style-type: none"> • CAM • CBT4CBT for SUD • Neurofeedback • TMS • Wilderness Therapy <p>Updates to integrated Optum Supplemental Clinical Criteria:</p> <ul style="list-style-type: none"> • ABA • ECT • Psychological and Neuropsychological Testing <p>CQOC approval on 03/18/2025, 06/17/2025</p> <p>ODM approval on 06/27/2025</p>