

DEPARTMENT OF HUMAN SERVICES, DIVISION OF MEDICAL SERVICES

SUBJECT: Extension of Benefits for Acute Crisis Units and Substance Abuse Detoxification, and Telemedicine for Specific Services

DESCRIPTION:

Statement of Necessity

The Division of Medical Services (DMS) revises the Outpatient Behavioral Health (OBH) Provider Manual and amends the State Plan to incorporate an extension of benefits to replace previous hard limits so that clients can access medically necessary services. Correspondingly, DMS adds provisions allowing for telemedicine for certain services. Finally, DMS updates Section III of all provider manuals to reflect the telemedicine changes.

Rule Summary

DMS revises the OBH provider manual to incorporate an extension of benefit process when it is medically necessary for a client to exceed ninety-six (96) hours per admission in an Acute Crisis Unit, and when it is medically necessary to exceed six (6) encounters per State Fiscal Year of Substance Abuse Detoxification. The State Plan was amended to reflect the changes.

Correspondingly, updates to the manual include provisions allowing for telemedicine for:

- Group Behavioral Health Counseling, ages eighteen (18) and above
- Marital/Family Behavioral Health Counseling with Beneficiary Present
- Marital/Family Behavioral Health Counseling without Beneficiary Present
- Mental Health Diagnosis, under age twenty-one (21)
- Substance Abuse Assessment
- Crisis Intervention

The following changes to the OBH provider manual and Section III of all provider manuals:

- Section 252.111 is revised to remove the GT informational modifier for telemedicine.
- Section 252.112 is revised to include use of telemedicine for ages eighteen (18) and over.
- Section 252.113 is revised to include use of telemedicine.
- Section 252.114 is revised to include use of telemedicine.
- Section 252.115 is revised to remove the GT informational modifier for telemedicine.
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- Section 255.001 is revised to include use of telemedicine.
- Section 255.003 is revised to include extension of benefits for additional days when medically necessary and duplication of rule is deleted.
- Section 255.004 is revised to include extension of benefits for additional encounters when medically necessary.
- Section 305.000 is revised to remove references to the GT modifier when billing for telemedicine.

<u>PUBLIC COMMENT</u>: A public hearing was held on this rule on June 29, 2021. The public comment period expired June 29, 2021. The agency provided the following summary of the public comments it received and its responses to those comments:

Commenter's Name: Joel Landreneau, Crochet & Landreneau, PLLC

1. Okay, I have two comments to make about the proposed rules, the proposed changes in 252 and the billing codes for outpatient behavioral health services. During the COVID pandemic and the emergency rule suspensions that were put into place during that time, there were somewhat different treatment for different codes, with respect to audio only telemedicine, some and the COVID emergency promulgated manual that came out in early April, also, made a specific provision, say, for example, for marital and family counseling which could be done audio only, but then some of the other telemedicine approved services, such as crisis intervention, made no specific mention of audio only and whether or not audio only was or was not permitted.

And so individual therapy was also one that was not specifically addressed in that manual and it isn't here either, and so I would request that if there is going to be an allowance for audio only for some or all of the billing codes, that the manual would reflect, that so that unless that's addressed somewhere else I don't see it here, it looks like telemedicine is just that, a term is just used. I guess the definition of that term would be as Arkansas law now defines telemedicine. I think it's act 829 that allowed audio only, but then it has a qualification in it that says, "if it meets the standards for the service," or something along those lines, it looks like it might be a payor decision whether or not audio only does or does not substantially meet the standards for that service, so I would request that clarification be made. I get that question a lot.

I'm sorry, I didn't even introduce myself, I'm Joel Landreneau, I'm Executive Director of Behavioral Health Providers Association and I get this question a lot, "is audio only allowed or not allowed for this or that service," and it would be very helpful if that was clarified.

RESPONSE: Thank you for your comment and questions. The comments and questions related to Act 829 and other telemedicine acts will be reviewed separately from this rule. We will consider what revisions may need to be promulgated and implemented during that review.

2. The second comment I would like to make is, with respect to who the authorized performing providers are. The proposed changes allow for, say, for example, individual behavioral health counseling 90832, 90834, 90837, have modifiers for substance abuse U4 and U5 and those services can be in our judgment, delivered by people who hold the AADC credential. These are master's degree therapists who are specifically trained and supervised in the delivery of substance abuse services.

It doesn't appear, I think, historically, they haven't been permitted to provide individual psychotherapy, even when substance abuse is the primary diagnosis, and I would request that the AADC's, of which there are little more than 100 in the state who have that credential. It is a nationally recognized credential and it is, it qualifies them to render substance abuse services, so it would, I think that would appear to individual behavioral health counseling the 90832, 34, 37, U4 and U5 modifiers, it would also apply to the group behavioral health counseling and 90853 U4 and U5 and marital and family, there's a substance abuse modifier at 90847.

So I would request, some of the AADC's also have LPC and LCSW credentials, which would enable them to do this, but not all of them do, but all a AADC's have Master's degrees and to the extent that there are those out there who have Master's degrees and the requisite training in substance abuse treatment, they should be reimbursed for Medicaid, when they render substance abuse treatment.

And that concludes my remarks.

RESPONSE: Thank you for your comments. Your request is outside the scope of this proposed rule change. No changes were proposed regarding allowed performing providers. For a list of currently authorized providers see section 211.200 Staff Requirements in Section II of the Outpatient Behavioral Health Services manual.

Commenter's Name: Joel Landreneau, on behalf of the Behavioral Health Providers' Association

1. The removal of the telemedicine modifier from certain codes is a welcome development. It has been a needless effort by providers and a needless expense for the state to require separate authorizations for the same service according to delivery modality. Our understanding of this change is that one authorization will be required for a service, which will then be interchangeable between face-to-face and telemedicine, and identifiable by the place of service codes. Please confirm that this understanding is correct.

RESPONSE: Under the proposed change, one authorization will be required for a service to be provided. Separate authorizations for face-to-face or telemedicine provision of services will not be required.

2. There needs to be a distinction made clear between those services that can be delivered via telemedicine audio-only, and those that cannot. Act 829 of 2021 amended the definition of "telemedicine" to read as follows:

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(C) For the purposes of this subchapter, "telemedicine"

does not include the use of:

(i)(a) Audio-only communication, including without

limitation interactive audio unless the sudio-only communication is resl-

time, interactive, and substantially meets the requirements for a healthcare

service that would otherwise be covered by the health benefit plan.
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This definition of "telemedicine" applies to each and every service. In all cases, telephone-only is "real-time" and "interactive." These rules should establish bright-line rules for when a service "substantially meets the requirements for a healthcare service that would otherwise be covered by the health benefit plan." Our reading of this language is that the payors determine when audio-only "substantially meets the requirements for a healthcare service." The present rules, as enacted and as proposed, do not make these determinations, leaving providers uncertain regarding when audio-only can or cannot be used in service delivery. Act 829 had an emergency clause, and thus it has been law since April 21, 2021. These rules should be revised to clarify when audio-only is permitted or prohibited.

RESPONSE: Thank you for your comment and questions. Comments and questions related to Act 829 and other telemedicine acts will be reviewed separately from this rule. We will consider what revisions may need to be promulgated and implemented during that review.

3. Codes with Substance-Abuse modifiers should add LADAC's and AADC's to the list of Allowable Performing Providers. Behavioral Health Agencies ("BHA's") in this state are facing great difficulties in recruiting and retaining Independently Licensed Practitioners who are willing to do the work required of therapists in BHA's, such as supervision of paraprofessionals. Some agencies are in such straits that they are unable to assign a therapist to a new patient for weeks at a time. There are strong incentives for therapists to leave BHA's and establish independent practices, including a billing rate that is equal to that paid to BHA's, but without the added, uncompensated responsibilities therapists are need for in agencies.

There are several policy changes that are needed to address this situation, which is beginning to approach crisis levels. One simple change that could be made in this draft is for Medicaid to recognize Licensed Alcoholism and Drug Abuse Counselors (LADAC's) and Advanced Certified Alcohol Drug Counselor (AADC's) for those codes that have a Substance Abuse modifier, and recognize these practitioners for services requiring that

modifier. LADAC's and AADC's both require a Master's Degree in a Behavioral Science or Human Services field with a clinical application from an accredited university. AADC's require a 300-hour supervised practicum and 2,000 hours of supervised work experience under a Master's Level supervisor. LADAC's likewise require a Master's degree in a health or behavioral services field, along with 3 years' clinically supervised work experience in the field of Substance Abuse and Mental Health. Many of these professionals also hold certifications as LCSW's or LPC's, but there is a sizeable number within the state that do not. This means that Medicaid will not pay for a certified substance abuse practitioner with a Master's Degree to render Individual Therapy to SUD-primary patients, even though they are qualified to do so within the scope of their practice.

As of July 13, 2021, there are presently 120 AADC's in the State of Arkansas who are qualified to serve SUD patients, but who are not reimbursed by Medicaid for doing so unless they also hold an LCSW or an LPC. There is no public policy reason who Master's-level treatment professionals should be excluded from serving Medicaid patients, especially in this time when recruiting and retaining LCSW's and LPC's is so difficult for BHA's. I would ask that this request be treated as a request for rule promulgation under Ark. Code Ann. § 25-15-204(d).

RESPONSE: Your request is outside the scope of this proposed rule change. No changes were proposed regarding allowed performing providers. For a list of currently authorized providers see section 211.200 Staff Requirements in Section II of the Outpatient Behavioral Health Services manual.

4. Mental Health Diagnosis should be increased to a maximum of two hours per encounter. Mental Health Diagnosis was reduced in rate in the 2018 transformation to an equivalent of one hour of service in the old rate. Practitioners routinely tell me that they take about two (2) hours at a minimum to do a thorough intake, which they regard as vital to arrive upon an accurate diagnosis and well-informed plan of care. The one single encounter, at the rate at which it is paid, is not sufficient to meet the needs of the patient, and more often than not, the practitioners simply perform the thorough intake anyway, and accept the inadequate payment. I would ask that this request be treated as a request for rule promulgation under Ark. Code Ann. § 25-15-204(d).

RESPONSE: Thank you for your comment. Your requested change is outside of the scope of this proposed rule change. This proposed rule change does not address the encounter or rate for Mental Health Diagnosis service but is limited only to changes regarding telemedicine service for Medicaid beneficiaries who are under age 21.

The proposed effective date is pending legislative review and approval.

FINANCIAL IMPACT: The agency indicated that this rule has a financial impact.

Per the agency, the total estimated cost to implement this rule is \$163,170 for the current fiscal year (\$46,308 in general revenue and \$116,862 in federal funds) and \$217,560 for

the next fiscal year (\$61,744 in general revenue and \$155,816 in federal funds). The total estimated cost by fiscal year to state, county, and municipal government to implement this rule is \$46,308 for the current fiscal year and \$61,744 for the next fiscal year.

LEGAL AUTHORIZATION: The Department of Human Services has the responsibility to administer assigned forms of public assistance and is specifically authorized to maintain an indigent medical care program (Arkansas Medicaid). *See* Ark. Code Ann. §§ 20-76-201(1), 20-77-107(a)(1). The Department has the authority to make rules that are necessary or desirable to carry out its public assistance duties. Ark. Code Ann. § 20-76-201(12). The Department and its divisions also have the authority to promulgate rules as necessary to conform their programs to federal law and receive federal funding. Ark. Code Ann. § 25-10-129(b).

Portions of this rule implement Act 624 of 2021. The Act, sponsored by Representative Lee Johnson, ensured that reimbursement in the Arkansas Medicaid Program for certain behavioral and mental health services provided via telemedicine continues after the public health emergency caused by COVID-19. Per the Act, Arkansas Medicaid must reimburse for "crisis intervention services; substance abuse assessments; mental health diagnosis assessments for" beneficiaries under age 21; group therapy for beneficiaries 18 and older; and "counseling and psychoeducation provided by" certain licensed personnel. Act 624, § 1(b).

QUESTIONNAIRE FOR FILING PROPOSED RULES AND REGULATIONS WITH THE ARKANSAS LEGISLATIVE COUNCIL

DEPART	MENT/AGENCY	Departn	nent of Human	Service	25			
DIVISION DIVISION DIRECTOR		Division of Medical Services						
		Elizabet	h Pitman					
ONTA	CT PERSON	Mac Go						
DDRES	SS	PO Box	1437, Slot S295	, Little	Rock, AR 72	2203-1437	1110	E.Golden
HONE	NO. 501-563-7	534	FAX NO.	501-4	04-4619	E-MAIL		s.arkansas.gov
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Rule	isaly. In have a method of in The below. In the below in	his avestio	nnaire and fin	ancial	impact sta	tement atta		
	Jessica C. Whi Administrative Arkansas Legi Bureau of Leg One Capitol M Little Rock, A	e Rules Re slative Cor islative Re Iall, 5 th Flo R 72201	uncil search oor	.	***	****	****	****
	t is the short title of the			nefits for	Acute Crisis l			use Detoxification, and
2. Wha	t is the subject of the p	proposed ru	le? See A	ttached	1.			
	s rule required to com s, please provide the fo							No 🖂
1. Was	this rule filed under th	ne emergen	cy provisions o	of the A	dministrati	ve Procedure	Act?	
. ,,			7 1					No 🖂
If ye	s, what is the effective	date of the	e emergency ru	le?	N/A	1 03		
Whe	n does the emergency	rule expire	e? <u>N/A</u>	<u> </u>				
Will Act?	this emergency rule b	e promulga	nted under the p	oerman	ent provisio		ministr	rative Procedure No Revised June 2019

5.	Is this a new rule? Yes No No If yes, please provide a brief summary explaining the regulation.					
	Does this repeal an existing rule? Yes \(\subseteq \text{No } \subseteq \) If yes, a copy of the repealed rule is to be included with your completed questionnaire. If it is being replaced with a new rule, please provide a summary of the rule giving an explanation of what the rule does. \(\subseteq \)					
	Is this an amendment to an existing rule? Yes No In If yes, please attach a mark-up showing the changes in the existing rule and a summary of the substantive changes. Note: The summary should explain what the amendment does, and the mark-up copy should be clearly labeled "mark-up."					
	See attached.					
6.	Cite the state law that grants the authority for this proposed rule? If codified, please give the Arkansas Code citation. <u>Arkansas Code §§ 20-76-201, 20-77-107</u> , and 25-10-129					
7.	. What is the purpose of this proposed rule? Why is it necessary? See Attached.					
8.	3. Please provide the address where this rule is publicly accessible in electronic form via the Internet as required by Arkansas Code § 25-19-108(b).					
	https://humanservices.arkansas.gov/do-business-with-dhs/proposed-rules/					
9.	Will a public hearing be held on this proposed rule? Yes No I If yes, please complete the following:					
	Date: June 29, 2021					
	Time: 10:00 a.m.					
	Place: Zoom (Remote Access Only)					
10	. When does the public comment period expire for permanent promulgation? (Must provide a date.)					
	June 29, 2021					
11	. What is the proposed effective date of this proposed rule? (Must provide a date.)					
	October 1, 2021					
12 pu	. Please provide a copy of the notice required under Ark. Code Ann. § 25-15-204(a), and proof of the ablication of said notice. See Attached.					
13	Please provide proof of filing the rule with the Secretary of State as required pursuant to Ark. Code Ann. § 25-15-204(e). See Attached.					

14. Please give the names of persons, groups, or organizations that you expect to comment on these rules? Please provide their position (for or against) if known. Arkansas Medicaid Providers of Outpatient Behavioral Health Agency Services; unknown

FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY

DEPARTMENT	Department of Human Services						
DIVISION	Division of Medical Services						
PERSON COMPLE	TING THIS ST	ATEMENT Ja	son Callan				
TELEPHONE 501-320-6540 FAX 501-682-8155 EMAIL: Jason.Callan@dhs.arkansas.gov							
To comply with Ark file two copies with	. Code Ann. § 25 the questionnaire	5-15-204(e), please of and proposed rules	complete the following	Financial Impact	t Statement and		
SHORT TITLE OF THIS RULE Extension of Benefits for Acute Crisis Units and Substance Abuse Detoxification, and Telemedicine for Specific Services							
1. Does this propos	ed, amended, or	repealed rule have a	financial impact?	Yes 🖂	No 🗌		
economic, or oth	Is the rule based on the best reasonably obtainable scientific, technical, economic, or other evidence and information available concerning the need for, consequences of, and alternatives to the rule? Yes No						
3. In consideration the agency to be	In consideration of the alternatives to this rule, was this the agency to be the least costly rule considered?			Yes 🔀	No 🗌		
If an agency is p	If an agency is proposing a more costly rule, please state the following:						
(a) How the ac							
(b) The reason for adoption of the more costly rule; N/A							
 (c) Whether the more costly rule is based on the interests of public health, safety, or welfare, and if so, please explain; and; N/A 							
	(d) Whether the reason is within the scope of the agency's statutory authority; and if so, please explain.						
N/A							
			or regulation, please sta	te the following:			
		ent the federal rule					
Current Fiscal Yea	<u>ır</u>		Next Fiscal Year				
General Revenue Federal Funds Cash Funds Special Revenue	\$0 \$0 \$0 \$0		General Revenue Federal Funds Cash Funds Special Revenue	\$0 \$0 \$0 \$0	Revised June 2019		

Other (Identify)	\$0	Other (Identify)	\$0		
Total	\$0	Total	\$0		
(b) What is the	additional cost of the state rule?				
(0)	The state of the s	Next Fiscal Year			
Current Fiscal Y	<u>tear</u>	Mext Piscar Tear			
General Revenue	\$46,308	General Revenue	\$61,744		
Federal Funds	\$116,862	Federal Funds	\$155,816		
Cash Funds	\$0	Cash Funds	\$0		
Special Revenue		Special Revenue	\$0		
Other (Identify)	\$0	Other (Identify)	\$0		
Total	\$163,170	Total	\$217,560		
\$ 0	Fiscal Year Solution Sol				
Is this the cost of	the program or grant? Please explain	e, county, and municip ain how the governmer Next Fiscal Y			
Current Fiscal Yea	<u>-</u>		<u>.cai</u>		
\$ 46,308		\$ 61,744			
obligation of at le	e agency's answers to Questions #5 ast one hundred thousand dollars (\$ iness, state government, county government?	(100,000) per year to a vernment, municipal go	private individual, private		
		1000000			
filing the financia	y is required by Ark. Code Ann. § 2 l impact statement. The written fin impact statement and shall include	dings shall be filed sin	nultaneously		
(1) a statement of	the rule's basis and purpose; N/A				
(2) the problem the is required by	ne agency seeks to address with the statute; N/A	proposed rule, includir	ng a statement of whether a rule		
	of the factual evidence that: es the agency's need for the propose	ed rule; and			

- (b) describes how the benefits of the rule meet the relevant statutory objectives and justify the rule's costs; N/A
- (4) a list of less costly alternatives to the proposed rule and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule; N/A
- (5) a list of alternatives to the proposed rule that were suggested as a result of public comment and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule; N/A
- (6) a statement of whether existing rules have created or contributed to the problem the agency seeks to address with the proposed rule and, if existing rules have created or contributed to the problem, an explanation of why amendment or repeal of the rule creating or contributing to the problem is not a sufficient response; and N/A
- (7) an agency plan for review of the rule no less than every ten (10) years to determine whether, based upon the evidence, there remains a need for the rule including, without limitation, whether:
 - (a) the rule is achieving the statutory objectives;
 - (b) the benefits of the rule continue to justify its costs; and
 - (c) the rule can be amended or repealed to reduce costs while continuing to achieve the statutory objectives. N/A

NOTICE OF RULE MAKING

The Director of the Division of Medical Services of the Department of Human Services announces for a public comment period of thirty (30) calendar days a notice of rulemaking for the following proposed rule under one or more of the following chapters, subchapters, or sections of the Arkansas Code: §§ 20-76-201, 20-77-107, and 25-10-129.

Effective October 1, 2021:

The Director of the Division of Medical Services (DMS) amends the State Plan and several rules in the Outpatient Behavioral Health Provider Manual to provide flexible treatment options to clients. DMS adds the use of telemedicine for certain behavioral health services and provides directions for claim submissions. DMS also amends rules to remove hard limits and add a process for the extension of benefits when it becomes medically necessary for a client to exceed certain behavioral health benefit limits. DMS updates section III of all provider manuals to reflect telemedicine coding changes.

The proposed rule is available for review at the Department of Human Services (DHS) Office of Rules Promulgation, 2nd floor Donaghey Plaza South Building, 7th and Main Streets, P. O. Box 1437, Slot S295, Little Rock, Arkansas 72203-1437. You may also access and download the proposed rule at https://humanservices.arkansas.gov/do-business-with-dhs/proposed-rules/. Public comments must be submitted in writing at the above address or at the following email address: ORP@dhs.arkansas.gov. All public comments must be received by DHS no later than July 19, 2021. Please note that public comments submitted in response to this notice are considered public documents. A public comment, including the commenter's name and any personal information contained within the public comment, will be made publicly available and may be seen by various people.

A public hearing by remote access only through a Zoom webinar will be held on June 29, 2021, at 10:00 a.m. and public comments may be submitted at the hearing. Individuals can access this public hearing at https://us02web.zoom.us/j/85403489592. The webinar ID is 854 0348 9592. If you would like the electronic link, "one tap" mobile information, listening only dial-in phone numbers or international phone numbers, please contact ORP at ORP@dhs.arkansas.gov.

If you need this material in a different format, such as large print, contact the Office of Rules Promulgation at 501-396-6428.

The Arkansas Department of Human Services is in compliance with Titles VI and VII of the Civil Rights Act and is operated, managed, and delivers services without regard to religion, disability, political affiliation, veteran status, age, race, color, or national origin.

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Elizabeth Pitman, Director

Division of Medical Services

Statement of Necessity and Rule Summary Extension of Benefits for Acute Crisis Units and Substance Abuse Detoxification, and Telemedicine for Specific Services

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