Medicaid Behavioral Health In-Lieu-Of Services Annual Report

As Required by Texas Government Code Section 533.005(h)

Texas Health and Human Services November 2023
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Executive Summary

In accordance with Texas Government Code, Section 533.005(h), the Texas Health and Human Services Commission (HHSC) must implement contract provisions to permit Medicaid managed care organizations (MCOs) to offer medically appropriate, cost-effective, evidence-based services in lieu of behavioral health services, including mental health or substance use disorder services, specified in the Medicaid state plan.\(^1\) The State Medicaid Managed Care Advisory Committee (SMMCAC) must approve the list of services.

Section 533.005(h) also requires HHSC to prepare and submit an annual report on the number of times during the preceding year a service from the list included in the contract is used.

This annual report provides background information and status updates about implementation activities to date. Utilization data are not included in this report because data are not yet available for the new in-lieu-of services and settings (ILOSs).

HHSC divided the SMMCAC-approved services into three phases for implementation. HHSC published Uniform Managed Care Manual (UMCM) 16.3 to add new MCO requirements for ILOSs and permit MCOs to offer certain phase-one ILOSs approved by the SMMCAC. These phase-one services include partial hospitalization, intensive outpatient program (IOP) services, and coordinated specialty care (CSC).

Phase-two services include services in lieu of outpatient services. Phase-three services include ILOSs which apply only to specific populations, need further review to determine the appropriate corresponding state plan service, or contain components that are already covered by Medicaid.

\(^1\) Senate Bill 1177, 86th Texas Legislature, Regular Session, 2019 originally amended Texas Government Code, Section 533.005(g), which is now located in Section 533.005(h).
1. Introduction

Section 533.005(h) requires HHSC to implement contract provisions allowing MCOs to offer their members certain medically appropriate, cost-effective, evidence-based services in lieu of behavioral health services specified in the Texas Medicaid State Plan, for instance, IOP services in lieu of inpatient hospitalization. The SMMCAC must approve the list of services. HHSC must consider the actual cost and use of these services when setting the capitation rates under the MCO contracts. Furthermore, HHSC must annually report to the Legislature on the number of times during the preceding year a service from the approved ILOS list included in the MCO contracts was utilized.

HHSC divided the recommended services into three phases for implementation. Phase-one services include services in lieu of inpatient hospitalization.

To implement phase-one services, HHSC published UMCM 16.3, which adds new requirements for MCOs and allows MCOs to offer partial hospitalization, IOP services, and CSC.

UMCM 16.3 requires MCOs to submit operational plans, which describe how the MCO will operationalize the ILOSs. MCOs must submit the plans to HHSC prior to implementing the phase-one ILOSs. The HHSC review of the ILOS operational plans was delayed to ensure HHSC and MCOs are in compliance with new guidance from the Centers for Medicare & Medicaid Services (CMS). HHSC is currently reviewing operational plans and updating Medicaid policies to incorporate the additional requirements associated with the CMS guidance.

Phase-two services include services in lieu of outpatient services. Phase-three services include ILOSs which apply only to specific populations, need further review to determine the appropriate corresponding state plan service, or contain components that are already covered by Medicaid.

Analysis, review and possible implementation of phase-two and phase-three proposed services will continue after HHSC implements the new CMS guidance. Phase-three services also require additional analysis to determine if they are eligible to be ILOSs.

This report provides an update on HHSC’s implementation of Section 533.005(h). The last report was released November 2022.
2. Background

The Texas Medicaid State Plan describes the nature and scope of the Medicaid program, including administration, client eligibility, benefits, and provider reimbursement. State plans must be approved by CMS.

Under managed care, HHSC contracts with MCOs to provide Medicaid services to members. Members have a choice between at least two MCOs in each Texas Medicaid managed care service area. After choosing a plan, members receive Medicaid services through the MCO’s network of providers.²

ILOSs are services and settings offered by MCOs that substitute for Medicaid state plan services or settings, as allowed by 42 Code of Federal Regulations (CFR) §438.3(e)(2). Per federal regulations, ILOSs must be a medically appropriate and cost-effective substitute for the covered service or setting under the state plan. The Medicaid member must not be required by the MCO to use the ILOS.

Federal regulations also state that CMS must review and approve Medicaid MCO contracts to allow the state to offer agreed upon ILOSs. Per federal regulations and Texas Government Code, Section 533.005(g), the state must take the actual utilization and cost of the ILOS into account in developing the capitation rate paid to the MCOs.

² The STAR Health program is the only exception and has one single statewide MCO.
3. In-Lieu-Of Services Implementation Overview

In accordance with Section 533.005(h), the SMMCAC developed a list of recommendations for additional ILOSs with input from the public. SMMCAC submitted the committee-approved list of ILOSs to HHSC in December 2019.

HHSC divided SMMCAC’s recommendations into three phases for evaluation and implementation. Phase-one services are comprised of services in lieu of inpatient services. Phase-two services are comprised of services in lieu of outpatient services. Phase-three services include ILOSs which apply only to specific populations, need further review to determine the appropriate corresponding state plan service, or contain components that are already covered by Medicaid.

Phase One – Services In Lieu Of Inpatient Services:

- CSC
- Crisis respite
- Crisis stabilization units
- Extended observation units
- Partial hospitalization
- IOP services

Status Update On Phase-One Services

HHSC reviewed data from peer-reviewed articles and information about ILOSs allowed by other state Medicaid programs. Based on this research, HHSC has determined all phase-one proposed services are evidence-based.

HHSC staff also completed the cost-effectiveness review for phase-one ILOSs. The cost-effectiveness review determined whether the service being considered for inclusion in the Medicaid managed care contracts would cost the Medicaid program less than or the same amount as the state plan service it would be offered in lieu of, including consideration of projected cost offsets. To conduct the cost-effectiveness review, HHSC used standard rate setting methodology to develop
proxy rates for the proposed ILOSs. HHSC projected costs and savings using the proxy rate information and utilization assumptions based on recent trends from general revenue-funded services and literature review. The Clinical Management for Behavioral Health Services (CMBHS) system was used to gather data on the delivery of proposed ILOSs currently provided by HHCS outside of Medicaid and funded by general revenue and other sources. HHSC also used information from peer-reviewed articles and a review of other states’ payment rates for utilization assumptions.

The cost-effectiveness review determined that all phase-one services and settings are medically appropriate and cost-effective substitutes for services covered under the Texas Medicaid State Plan.

In February 2021, CMS raised questions about the phase-one services and requested additional time to render a decision regarding all phase-one services and to note concerns about the availability of federal financial participation for the services. HHSC informed SMMCAC members and other stakeholders of the delay at the SMMCAC meeting held on February 24, 2021. HHSC met with CMS and submitted written responses to CMS’s questions about phase-one services. CMS was notified in March 2022 that HHSC is moving forward with implementing three of the phase-one services because CMS did not identify issues that would prevent implementation of these services:

- CSC services,
- Partial hospitalization, and
- IOP services.

In December 2022, HHSC published UMCM 16.3 “In-Lieu-of-Covered Services and Settings” which added CSC, partial hospitalization, and IOP services as ILOSs. The UMCM amendment includes definitions of new ILOSs, describes provider qualifications, and establishes requirements for MCOs that choose to offer these ILOSs to Medicaid members. The UMCM amendment prohibits MCOs from offering outpatient ILOSs in place of inpatient hospitalization services for Medicaid members who are at immediate risk of harming themselves or others.

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3 CMBHS is used across the state with the HHSC-contracted substance use and mental health treatment service providers, and others who qualify, to collect data on services provided by HHSC. CMHBS does not readily separate Medicaid from non-Medicaid data.
Additionally, the UMCM amendment requires that MCOs must:

- Retain documentation of the member’s choice to receive ILOSs or require providers to retain the documentation and provide it to the MCO upon request.
- Educate providers and members about the availability of ILOSs, if providing ILOSs;
- Ensure that there is not a duplication of services or payment when providing ILOSs and covered services; and
- Have clinical guidelines in place for the medical appropriateness and utilization management processes and share these guidelines with HHSC upon request.

UMCM 16.3 also requires MCOs, offering ILOSs to develop and maintain operational plans, which describe how the MCO will operationalize ILOSs.

The operational plans must include information about how they will meet the requirements in UMCM 16.3, including how members and providers may request ILOSs and how member choice will be documented. MCOs must also include information about how the MCO will transition members between inpatient hospitalization and outpatient ILOSs, when medically necessary.

MCOs must submit the operational plans to HHSC at least 60 days in advance of the MCO’s intended implementation date of new ILOSs.

In the last year, HHSC received operational plans from 11 MCOs to implement phase-one ILOSs. However, the HHSC review of the ILOS operational plans was delayed to ensure HHSC and MCOs were in compliance with new CMS guidance.

On January 4, 2023, CMS issued a State Medicaid Director letter clarifying existing requirements and providing new requirements for using ILOSs. On May 3, 2023, CMS proposed a new rule, CMS-2439-P, that aligned with the January 2023 CMS guidance for ILOSs and included additional requirements both related and unrelated to ILOSs.

Based on the new guidance, HHSC identified the following changes are needed:

- Updates to MCO contractual requirements, including information in MCO member handbooks, to add information about member rights and protections when members are eligible to be offered or elect to receive ILOSs and to
require the use of specific procedure codes and modifier combinations for ILOSs.

- New cost reporting to CMS.

HHSC plans to move forward with approving the operational plans while working to implement changes in response to the new guidance.

**Phase Two – Services In Lieu Of Outpatient Services:**

- Cognitive rehabilitation
- Multisystemic therapy (MST)
- Functional family therapy (FFT)

**Status Update On Phase-Two Services**

HHSC has determined all phase-two proposed services are evidence-based.

HHSC is reviewing cognitive rehabilitation, MST, and FFT for cost-effectiveness, using standard rate setting methodology to develop proxy rates for the proposed phase-two ILOSs. HHSC created cost and savings projections, using the proxy rate information and utilization assumptions based on a literature review of peer-reviewed articles.

Phase-two proposed services cannot move forward until HHSC implements the changes identified in the review of the new CMS guidance.

**Phase Three – Additional In-Lieu-Of Services:**

- Integrated Pain Management Day Program
- Health and behavior assessment and intervention
- Systemic, therapeutic, assessment, resources, and treatment
- Treatment/therapeutic foster care

**Status Update On Phase-Three Services**

Phase-three services require additional analysis. HHSC will analyze these services after phase-one and phase-two services are analyzed and implemented.
Some phase-three services only apply to specific populations, such as children in foster care and individuals with co-occurring intellectual or developmental disabilities and serious mental illness. For other phase-three services, HHSC needs to identify which state plan services could be offered in lieu of and confirm assumptions with CMS. Finally, some of the services contain components that are already covered by Medicaid as part of another benefit or service or could be implemented in an alternate way, which requires additional analysis.

The Collaborative Care Model was previously included in the list of phase-three ILOSs. However, Senate Bill 672, 87th Legislature, 2021, Regular Session, required HHSC to reimburse applicable providers for collaborative care model activities under Medicaid. Therefore, HHSC added the Collaborative Care Model benefit to the Medicaid service array under the Texas Medicaid State Plan effective June 2022, rather than considering implementing the benefit as an ILOS.

Mobile crisis outreach teams was also removed from the list of phase-three proposed ILOSs. Texas Medicaid currently covers crisis intervention services under the state plan benefit, mental health rehabilitative services. Mobile crisis outreach is a modality for delivering crisis intervention services and is not considered its own separate service. Texas Medicaid covers crisis intervention services delivered by mobile crisis outreach teams, housed in local mental health and local behavioral health authorities across the state. Therefore, the service and setting are already available and not eligible to be offered as an ILOS.
4. Conclusion

Section 533.005(h) requires HHSC to give MCOs the flexibility to offer certain medically appropriate, cost-effective, evidence-based behavioral health services in lieu of covered Medicaid state plan services. HHSC anticipates that implementation of ILOSs will enhance the behavioral health care available to Medicaid members and be cost effective.

HHSC will continue to research services approved by the SMMCAC and collect cost-effectiveness data for the evaluation of ILOSs. HHSC will continue to amend the UMCM to add new ILOSs and to align with CMS guidance on ILOSs. Utilization of approved ILOSs may begin once MCO operational plans are approved. Utilization data will be provided in future annual reports once the data are available.
# List of Acronyms

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<thead>
<tr>
<th>Acronym</th>
<th>Full Name</th>
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<tbody>
<tr>
<td>CFR</td>
<td>Code of Federal Regulations</td>
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<tr>
<td>CMBHS</td>
<td>Clinical Management for Behavioral Health Services</td>
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<tr>
<td>CMS</td>
<td>Centers for Medicare &amp; Medicaid Services</td>
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<tr>
<td>CSC</td>
<td>Coordinated Specialty Care</td>
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<tr>
<td>FFP</td>
<td>Federal Financial Participation</td>
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<tr>
<td>FFT</td>
<td>Functional Family Therapy</td>
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<tr>
<td>ILOS</td>
<td>In-Lieu-of Service or Setting</td>
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<tr>
<td>IOP</td>
<td>Intensive Outpatient Program</td>
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<td>HHSC</td>
<td>Health and Human Services Commission</td>
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<tr>
<td>MCO</td>
<td>Managed Care Organization</td>
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<tr>
<td>MST</td>
<td>Multisystemic Therapy</td>
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<td>SMMCAC</td>
<td>State Medicaid Managed Care Advisory Committee</td>
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<td>UMCM</td>
<td>Uniform Managed Care Manual</td>
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