New Flexibilities for Implementing Medicaid in Schools

Kate Ginnis, MSW, MPH | Senior Policy Advisor (Chosen pronouns: she, her, hers)

Richard M. Kimball, MSN, MPH, RN, Ph.D. | Technical Director (Chosen pronouns: he, him, his)

U.S. Department of Health and Human Services
Centers for Medicare and Medicaid Services
Center for Medicaid and CHIP Services
Financial Management Group
Division of Reimbursement Policy

2023 OSEP LEADERSHIP AND PROJECT DIRECTORS’ CONFERENCE
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(Authority: 20 U.S.C. 1221e-3 and 3474)
Session Objectives

1. Understand the current policies in School Based Services (SBS)

2. New SBS Comprehensive Guide 2023 and CIB
   - New Flexibilities
   - Compliance Time Frame

3. BSCA Timeline & Future Work – Technical Assistance Center, $50M State Grants
SBS is an Administration Priority

It is a top Biden-Harris priority to strengthen and expand access to Medicaid and the Children’s Health Insurance Program (CHIP).

• **Schools are important providers** of Medicaid direct medical services for children

• Medicaid and CHIP **cover more than half of all children** in the United States

• SBS can include all services covered under EPSDT, including **physical and mental health care**

• **Schools can face a high administrative burden** when seeking reimbursement for SBS

• It is CMS’s goal to **help states ease the administrative burden on schools**, to promote the delivery of SBS
About SBS (1/2)

- Schools are primarily providers of education and other non-medical services
- Most third-party healthcare payers other than Medicaid do not reimburse for services provided in schools
- SBS fee-for-service rates should be same as community rates, unless justified
- Medicaid-covered services provided in schools must meet applicable statutory and regulatory requirements
About SBS (2/2)

• There is **no Medicaid benefit category called "School Based Services"** - SBS are Medicaid-covered services that are provided in school settings by qualified Medicaid providers enrolled in the Medicaid program.

• To be eligible for payment by Medicaid, services must be **included among those listed in Title XIX of the Act, such as those described in section 1905(a) of the Act**, and coverable under the State plan (or waiver of such plan).

• **Services must be coverable in the state plan**, which makes services available to all beneficiaries under the EPSDT benefit - which provides a comprehensive array of prevention, diagnostic, and treatment services for most low-income individuals under age 21.
Services Provided in Schools

Medicaid services are **not** limited to...

- Those included in an **Individualized Education Plan (IEP)** or **Individualized Family Service Plan (IFSP)** - IFSP is for ages Birth-2; IEP is for ages 3-21

- Services included in a child’s individual Medicaid-covered health care service plan per section **504 of the Rehabilitation Act of 1973**.

- **Any Medicaid covered services** that are provided to Medicaid enrolled beneficiaries, regardless of whether there would otherwise be any charge for the service to the beneficiary.

- **CHIP Services, EPSDT** and any Medically Necessary Service the child needs.

- Covered services may be delivered to **all Medicaid-enrolled children in school settings**, not just those with a special education plan documented in an IEP, IFSP, or Section 504 plan.
Medicaid School Expansion (‘‘Free Care’’) State Plan Amendments

• States have the option to allow schools to receive Medicaid funding for SBS delivered to all children with Medicaid, rather than only those children with an IEP, a plan or program tailored for children with disabilities

• States often need a SPA to expand SBS

• As of the date of this presentation, 13 states have expanded Medicaid payment for SBS under their state plans: AZ, CA, CO, CT, GA, IL, KY, LA, MA, MI, NM, NV, NC, OR

• CMS encourages all states to adopt Medicaid school expansion to expand access to services for children
June 2022: Bipartisan Safer Communities Act (BSCA) passes. Requires CMS to:
   1. Update claiming guide
   2. Launch technical assistance center (TAC)
   3. Release $50 million in grants

August 2022: CMS releases CMS Informational Bulletin (CIB): School-based health services under Medicaid, including CHIP

   • Provides series of new flexibilities
   • Updates the Medicaid School-Based Administrative Claiming Guide 2003 & Medicaid and Schools Technical Assistance Guide 1997
June 2023: Technical Assistance Center begins

1. Support State Medicaid agencies, LEAs, & school-based entities seeking to expand their capacity for providing Medicaid SBS
2. Reduce administrative burden
3. Support such entities in obtaining payment for providing Medicaid SBS
4. Ensure ongoing coordination and collaboration between ED and CMS regarding Medicaid SBS
5. Provide guidance with regard to utilization of various funding sources

2024: $50 million in discretionary grant funding to states in support of implementing, enhancing, or expanding the provision of medical assistance through school-based entities under Medicaid or CHIP
CMS, with the U. S. Department of Education (ED), issued a new SBS claiming guide to improve the delivery of covered Medicaid and CHIP services to enrolled students in school-based settings and to meet the requirements of Section 11003 of BSCA.
The new claiming guide includes:

- **New flexibilities** for billing, random moment in time study (RMTS), billing, provider, and third-party liability that states can adopt to make it easier for schools to get reimbursed for Medicaid and CHIP SBS
- Recommendations for **how states can work with managed care plans**
- Ways states can **simplify the interim billing process**, when used, including in rural, small, or under-resourced communities, where access to care may be particularly problematic
- **Examples of approved methods that state agencies have used to pay for covered services**
How Medicaid Can Support SBS

As a reminder and noted above, Medicaid SBS can promote health, educational equity, and increase school attendance in a series of ways, including by:

1. Helping eligible students enroll in the Medicaid program
2. Connecting students’ Medicaid-eligible family members with Medicaid health coverage
3. Providing Medicaid-covered health services in schools and seeking payment for services furnished (any covered service under EPSDT)
4. Offering Medicaid-covered services that support at-risk Medicaid eligible students
5. Performing Medicaid administrative activities to improve student wellness
6. Providing Medicaid-covered services that reduce emergency room visits
7. Providing Medicaid-covered services and performing Medicaid administrative activities that promote a healthy, learning environment
New Flexibilities: Billing Using Cost

**Roster Billing Methodology:** allows States to compute a representative rate of services delivered, then multiply that rate, on a quarterly or monthly basis, by the number of Medicaid-enrolled students that receive a covered service within that service period.

**Per Child, Per Month (PCPM) Interim Rate:** allows States to create an interim rate that can be based on the provider’s previous year’s actual cost, paid out each month on a PCPM-basis or on an average cost per service basis.

**Option to Not Submit Bills for Each Service:** If you choose roster billing or PCPM, LEAs in State would not be required to submit a bill for each service to Medicaid, as long as the interim rates and payments are reconciled to actual costs at the end of each year.
New Flexibilities: Billing Using Rates

Fee Schedule Rates that Exceed the Community Rate: allows States to pay higher fee schedule rates for services offered in schools - State MUST demonstrate that the rate is economic and efficient, as required by section 1902(a)(30)(A) of the Social Security Act (the Act).

Clarification of Restrictions on Bundled Payment Rates: CMS in a 1999 State Medicaid Director’s Letter (SMDL) prohibited use of bundled rates in school-based settings based. CMS recognizes States often implement SBS with reconciled cost methodologies. Bundled rates are permissible as interim payments (reconciled to the actual cost of providing Medicaid services)
New Flexibilities: Time Studies

**Time Study Error Rate**: allows States to increase error rate in time study implementation plans from +/-2% to +/-5%. Can conduct unified time studies with far fewer moments, which also eases administrative burden.

**Time Study Notification and Response Period**: allows States to submit time study implementation plans to include up to 2-day notification window & up to 2-day response period for queried moments in their time studies for SBS, instead of a 0-day notification window and 2-day response window.
De-identified Data: allows LEAs to furnish some deidentified or masked data to support Medicaid Enrollment Ratios (MERs). Does not supersede the requirement for minimum documentation requirements.

Utilization of a General Allocation Ratio: most LEAs reimburse actual costs utilized in IEP/IFSP- based ratio to allocate costs to Medicaid

- MER = Number of Medicaid enrolled students with an IEP divided by number of students with an IEP. (NOT receiving medical services!)
- May use more general ratio: Number of Medicaid enrolled students divided by total number of students in the LEA
New Flexibilities: Documentation- 2

Utilization of Time Study Moments as a One-step Allocation Methodology: usual two-step process to allocate costs to Medicaid

1- time study, 2-MER

1-Step- Can design time study activity codes to capture time study moments that are both medical & Medicaid activities
New Flexibilities: Provider Qualifications

**SBS provider qualifications**: Prior CMS guidance made it difficult for State Medicaid agencies to rely on ED provider qualifications or to establish different provider qualifications for school-based and non-school-based providers of the same Medicaid services.

- State Medicaid agencies can establish provider qualifications for school-based providers that differ from the qualifications of non-school-based providers of the same Medicaid services, as long as that State’s provider qualifications are not unique to Medicaid-covered services.

- Enrolling qualified health care providers to participate in Medicaid within school settings.
New Flexibilities: Third Party Liability

**Third Party Reimbursement**: Allow States to suspend or terminate efforts to seek reimbursement from a liable third party if they determine that the recovery would not be cost-effective pursuant to 42 C.F.R. §433.139(f), including for IDEA or 504-plan services. This could ease administrative burden at schools.
Implementation of New Flexibilities

• In the comprehensive guide, we discuss new policies, provide policy clarifications, and reiterate existing federal requirements.

• If States are not already adhering to applicable federal standards and requirements as discussed in this guide, submit SPAs, administrative claiming plan amendments, and/or amendments to time study implementation plans to comply as soon as possible, but no later than the start of the first quarter at least three years after the publication date of the guide (June 1, 2026).

• Review the timing requirements in 42 C.F.R. § 430.20 to ensure amendments are effective when needed. For example, a State would need to submit a SPA to CMS by September 30, 2023, in order for it to be effective as of July 1, 2023 (and must comply with public notice requirements and tribal consultation, as applicable).
Technical Assistance Center Opening

• June 2023: TAC contractor secured - Econometrica with sub-contractors
• TA materials posted on Medicaid.gov
  • Various approved State plan amendments that include cost-based methodologies or includes additional Medicaid SBS as a result of the change in the “Free-care” policy.
  • An approved Time Study Implementation Plan
  • Links to sample SBS cost reports
  • State Medicaid Director Letter (14-006) – Medicaid Payment for Services Provided without Charge (Free Care)
  • A listing of HHS School-based Health Services Resources
Technical Assistance Center Vision

• **Primary Audience:**
  • LEAs, Schools, and other School-based providers
  • States (Medicaid and State education personnel)

• **Primary Purpose:**
  • Answering requests of assistance from School-based providers and States
  • Resolving new and emergent Medicaid and ED-related school-based issues
  • Coordinating with States (Medicaid and State education personnel) and school-based providers to resolve issues
  • Reducing overall burden for all school-based providers and States

• **How will we accomplish our primary purpose:**
  • Trainings/Webinars
  • Peer learning groups and discussions
  • The release of additional technical assistance materials
Technical Assistance Center

• Currently active & fielding TA questions
  • Kick off webinar 8/17, ongoing webinars/trainings based on feedback
  • Compiling FAQs & best practices
  • Example- State plan amendments, time study implementation plans, cost reports
  • Links to ED & CMS guidance and policies

• Planning webinars & trainings as we assess needs

• More information and best practices as the TAC roles out

• Technical Assistance Center Web landing page

• For any questions email the technical assistance center: SchoolBasedServices@cms.hhs.gov
Resource Spotlight

SBS Policy Guidance

• 2010 - Increased Federal Matching Funds for Translation and Interpretation Services under Medicaid and CHIP - [Administrative Claiming State Health Official letter](#)

• 2014 - Medicaid services provided without charge in schools - “Free Care” [SMDL 14-006](#)

• August 2022 - [CMCS Informational Bulletin on SBS](#)

• May 2023 – [Medicaid and School Based Services web landing page](#) (includes New 2023 Guidance Documents & CMS Informational Bulletin)

SBS Resources

• [Federal Cost Principles](#)

• [Medicaid & Telehealth Toolkit](#)

• [IDEA](#): basis for IEP/IFSP

• Email for Technical Assistance: [SchoolBasedServices@cms.hhs.gov](mailto:SchoolBasedServices@cms.hhs.gov) or your state lead
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