DATE: July 12, 2019

TO: Interested Parties

FROM: Michelle Probert, Director, Office of MaineCare Services

SUBJECT: Finally Adopted Major Substantive Rules: 10-144 C.M.R. ch. 101, MaineCare Benefits Manual, Chapters II and III, Section 40, Home Health Services

This letter gives notice of the final adoption of major substantive rules: 10-144 C.M.R. ch. 101, MaineCare Benefits Manual, Chapters II and III, Section 40, Home Health Services.

The Department of Health and Human Services finally adopts these major substantive rule changes to Chapters II and III, Section 40, Home Health Services to add the use of Telemonitoring Services, to be provided by home health agencies. Telemonitoring is the use of information technology to remotely monitor a member’s health status through the use of clinical data while the member remains in the residential setting. Through telemonitoring, a home health agency sets up equipment that allows for a member’s vital statistics to be monitored daily. The addition of Telemonitoring Services is beneficial to members, allowing them to receive medically necessary home health covered services that can be delivered remotely at comparable quality in their own homes.

In addition, these finally adopted major substantive rules are updated to state any home health service may be offered as the sole home health service and shall not be contingent upon the provision of another home health service.

Other Chapter II changes include:

- New definitions added: Health Care Provider and Telemonitoring Services. Authorized Agent is changed to Authorized Entity and updated throughout the policy.
- Eligibility for Care changes: Medical Eligibility Requirements for Telemonitoring Services.
- Additions to Covered Services: Telemonitoring Services.
- Non-Routine Medical Supplies includes an updated link to billing instructions and list of supplies.
- A typographical error in the header of Chapter II, which previously read Chapter III, has been corrected.
- Pursuant to Section 12006, 21st Century CURES Act, Electronic Visit Verification (EVV) requirements for home health services providers, effective January 1, 2023, are added.
- Limitations have been updated to reflect that members of Section 19, Home and Community-Based Services for the Elderly and Adults with Disabilities, may receive authorization for nursing services through Section 40, Home Health Services, should Section 19 nursing services be deemed insufficient to meet the member’s needs.
- Throughout the policy, “mental retardation” has been updated to “individuals with intellectual disabilities” and “severe and disabling mental illness.”
- MaineCare Services, Division of Customer Service has been updated to MaineCare Provider Services with an updated toll-free number.
In addition, Chapter III updates some of the procedure codes to support Ch. II, Section 40, Covered Services, including the addition of Telemonitoring Services. Pursuant to 22 M.R.S. § 42(8), the Department shall apply certain of these procedure codes retroactively, effective eight (8) calendar quarters from when the Department finally adopts these rule changes. Additionally, pursuant to Resolve 2017, ch. 61, To Support Home Health Services, the Department increases the following reimbursement rates, effective January 1, 2019: G0299, G0300, G0151, G0151 TF, G0152, G0152 TF, G0153, G0153 TF, G0155, and G0156.

The Centers for Medicare and Medicaid Services (CMS) already separately approved the State Plan Amendment (SPA) for Telehealth and Telemonitoring Services. The Department is seeking, and anticipates receiving, CMS approval for the changes to Section 40, Chapters II and III, as noted specifically in the rules. Upon CMS approval, those changes shall be effective.

On February 15, 2019, the Department provisionally adopted these rules. Subsequently, the Department submitted the provisionally adopted rules to the Maine State Legislature for its review, in accordance with 5 M.R.S. § 8072.

The Maine State Legislature authorized the final adoption of these rules without making any changes to what was provisionally adopted. Resolves 2019, ch. 51, was signed by Governor Mills on June 6, 2019. Given the emergency as set forth in Resolves 2019, ch. 51, the law takes effect when approved.

These final adopted rules make the permanent changes to these rules as required by the Legislature. These final major substantive rules shall become effective thirty days after filing with the Secretary of State’s Office. 5 M.R.S. § 8072(8).

Rules and related rulemaking documents may be reviewed at, or printed from, the Office of MaineCare Services website at http://www.maine.gov/dhhs/oms/rules/index.shtml or for a fee, interested parties may request a paper copy of rules by calling (207) 624-4050 or call Maine Relay at 711.

A concise summary of these final adoption major substantive rules is provided in the Notice of Agency Rulemaking Adoption, which can be found at http://www.maine.gov/sos/cec/rules/notices.html. This notice also provides information regarding the rulemaking process.
Notice of Agency Finally Adopted Major Substantive Rule-making

AGENCY: Department of Health and Human Services, Office of MaineCare Services

CHAPTER NUMBER AND TITLE: 10-144 C.M.R. ch. 101, MaineCare Benefits Manual, Chapters II and III, Section 40, Home Health Services

ADOPTED RULE NUMBER:

CONCISE SUMMARY: The Department of Health and Human Services finally adopts these major substantive rule changes to Chapters II and III, Section 40, Home Health Services to add the use of Telemonitoring Services, to be provided by home health agencies. Telemonitoring is the use of information technology to remotely monitor a member’s health status through the use of clinical data while the member remains in the residential setting. Through telemonitoring, a home health agency sets up equipment that allows for a member’s vital statistics to be monitored daily. The addition of Telemonitoring Services is beneficial to members, allowing them to receive medically necessary home health covered services that can be delivered remotely at comparable quality in their own homes.

In addition, these finally adopted major substantive rules are updated to state any home health service may be offered as the sole home health service and shall not be contingent upon the provision of another home health service.

Other Chapter II changes include:

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- Limitations have been updated to reflect that members of Section 19, Home and Community-Based Services for the Elderly and Adults with Disabilities, may receive authorization for nursing services through Section 40, Home Health Services, should Section 19 nursing services be deemed insufficient to meet the member’s needs.
- Throughout the policy, “mental retardation” has been updated to “individuals with intellectual disabilities” and “severe and disabling mental illness.”
- MaineCare Services, Division of Customer Service has been updated to MaineCare Provider Services with an updated toll-free number.

In addition, Chapter III updates some of the procedure codes to support Ch. II, Section 40, Covered Services, including the addition of Telemonitoring Services. Pursuant to 22 M.R.S. § 42(8), the Department shall apply certain of these procedure codes retroactively, effective eight (8) calendar quarters from when the Department finally adopts these rule changes. Additionally, pursuant to Resolve 2017, ch. 61, To Support Home Health Services, the Department increases the following reimbursement rates, effective January 1, 2019: G0299, G0300, G0151, G0151 TF, G0152, G0152 TF, G0153, G0153 TF, G0155, and G0156.
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These final adopted rules make the permanent changes to these rules as required by the Legislature. These final major substantive rules shall become effective thirty days after filing with the Secretary of State’s Office. 5 M.R.S. § 8072(8).

HTTP://WWW.MAINE.GOV/DHHS/OMS/RULES/INDEX.SHTML for rules and related rulemaking documents.

EFFECTIVE DATE: August 11, 2019

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40.01 DEFINITIONS

40.01-1 Authorized Entity shall mean the organization authorized by the Department to perform functions pursuant to a contract or which are specified in a written agreement. The Authorized Entity will perform authorizations of plans of care as required.

40.01-2 Certification Period shall mean the months, days, years, which identify the period covered by the physician’s plan of care. The “From” date for the initial certification must match the start of care date. The “To” date can be up to, but never exceed, two (2) calendar months and mathematically never exceed sixty (60) days. Recertifications shall follow the same length of time requirements.

40.01-3 Contraindicated shall mean the Member’s condition renders some particular line of treatment improper or undesirable.

40.01-4 Duration shall mean the length of time the services are to be rendered and may be expressed in days, weeks, or months. This must be specified on the physician certified plan of care.

40.01-5 Eligibility Period shall mean the period of time, designated by a start and end date established by the Department or its Authorized Entity, approved for coverage of Home Health Services, in accordance with Section 40.08.

40.01-6 Extensive Assistance means although the individual performed part of the activity over the last seven (7) days, or twenty-four (24) to forty-eight (48) hours if in a hospital setting, help of the following type(s) was provided:

- Weight-bearing support three (3) or more times, or
- Full staff performance during part (but not all) of the last seven (7) days.

40.01-7 Face to Face Encounter means an encounter between the member and the certifying physician, or a nurse practitioner or clinical nurse specialist who is working in collaboration with the physician, or a certified nurse midwife as authorized by State law or physician assistant under the supervision of the physician. The encounter may be through telehealth, consistent with Section 1834(m) of the Social Security Act and 42 CFR 424.22. The face-to-face encounter must be related to the primary reason the patient requires Home Health Services. The face-to-face encounter shall be documented by the physician responsible for performing the certification for the Home Health Service as indicated in 40.08-4.15 and 40.08-1.D.4. The face-to-face encounter must occur within the time frame set out in section 40.08-4.15.

40.01-8 Frequency shall mean the number of visits per discipline to be rendered, stated in days, weeks, or months. This must be specified on the physician certified plan of care.
40.01 DEFINITIONS (cont.)

40.01-9 Functionally Significant Improvement is the demonstrable, measurable increase in the individual’s ability to perform specific tasks or motions that contribute to independence outside the therapeutic environment.

40.01-10 Health Care Provider is an individual or entity licensed or certified under the laws of the State of Maine to provide medical or behavioral health services and must be enrolled as MaineCare providers in order to be reimbursed for services.

40.01-11 Home Health Agency (HHA) means a voluntary, public or private organization, or a part of such organization, that is certified under Title XVIII of the Social Security Act for reimbursement for the delivery of Home Health Services.

40.01-12 Home Health Aide Services are those in-home services that are provided by a certified home health aide and which are delegated and supervised by a registered nurse. A certified home health aide must have satisfactorily completed a training program for certified nurse assistants, consistent with the rules and regulations of the Maine State Board of Nursing. Home health aides employed by a Home Health Agency must also have completed an agency orientation as defined by the regulations Governing the Licensing and Functioning of Home Health Care Services.

40.01-13 Home Health Services are those skilled nursing and home health aide services, physical and occupational therapy services, speech-language pathology services, medical social services, telemonitoring services, and the provision of certain medical supplies, needed on a “part-time” or “intermittent” basis. Services are delivered by a Medicare certified Home Health Agency to a member in a setting where normal life activities take place or in other particular settings with limitations as described in Section 40.06. Services are delivered according to the orders of a licensed physician and an authorized plan of care that certify the need for the Home Health Services. Certification for Home Health Services shall occur as a result of a documented face-to-face encounter as defined in 40.01-7 that meets the requirements of 40.08-4.15 and 40.08-1.D.4.

In a nursing facility (NF) setting, only physical therapy, occupational therapy and/or speech-language pathology services may be delivered by a Home Health Agency if the NF’s MaineCare reimbursement rate does not include these services.

40.01-14 Intermittent, in general, shall mean skilled nursing care needed on fewer than seven (7) days each week or less than eight (8) hours each day for periods of up to twenty-one (21) days (or longer in exceptional circumstances when the need for care is finite and predictable); but as defined in CMS Publication 11 “Medicare Home Health Agency Manual,” and the regulations issued pursuant thereto as are most currently in effect. This manual is available on line at

http://www.cms.hhs.gov/manuals/11_hha/HH00.asp.
40.01 DEFINITIONS (cont.)

40.01-15 Medical Social Services are assessment, counseling, and assistance services that are needed by a member to resolve social or emotional problems that are or are expected to be an impediment to the effective treatment of the member’s medical condition or to affect his or her rate of recovery. Services are provided by a social worker who is functioning within the scope of the license granted by the state or province in which the services are performed and who has had at least one (1) year of social work experience in a health care setting.

A licensed social worker shall receive consultation in accordance with State of Board of Social Work Registration and the Rules and Regulations of the Board of Social Work. The licensed social worker with more than two (2) years experience shall receive consultation from a licensed master social worker, a licensed clinical social worker, or a certified social worker on a quarterly basis.

40.01-16 Non-Routine Medical Supplies are supplies that are necessary for a particular procedure ordered by a physician to be provided by Home Health Services. Non-Routine medical supplies meet the following criteria;

A. The non routine medical supply must be medically necessary and reasonable for the Home Health Agency provider to use in performance of the specific service for the individual member as ordered by the physician in the order for service.

B. The non routine medical supply must be an item that is consumable, in that its use is of limited duration and it will be discarded after use. The use of the supply is confined to the one Member for the particular procedure ordered by the physician.

C. The non routine medical supply is appropriate for use in a setting where normal life activities take place as defined in 40.02-3.

D. The covered non routine medical supply must be outside the scope of usual supplies generally utilized as part of the services the Home Health Agency provides. Examples of routine supplies include cotton swabs, alcohol wipes and latex gloves. Routine supplies are not separately reimbursed and are considered part of the rate for the Home Health Service.

40.01-17 Nursing Services are those services that are provided by a registered nurse (RN) and/or a licensed practical nurse, which holds a current license issued by the state or province in which services are performed.

40.01-18 Occupational Therapy Services are those restorative services provided in accordance with physician orders, by an Occupational Therapist Registered (OTR) or by a Certified Occupational Therapist Assistant (COTA) under the direct
40.01 **DEFINITIONS** (cont.)

supervision of an OTR, licensed by the state or province in which services are provided and acting within the scope of that license.

40.01-19 **One-person Physical Assist** requires one (1) person to provide either weight-bearing or non-weight-bearing assistance for an individual who cannot perform the activity independently over the last seven (7) days, or twenty-four (24) to forty-eight (48) hours if in a hospital setting. This does not include cueing.

40.01-20 **Part-time**, in general, shall mean less than eight (8) hours a day or twenty-eight (28) hours a week; but as defined in CMS Publication 11 “Medicare Home Health Agency Manual and the regulations issued pursuant thereto as are most currently in effect. This manual is available on line at [http://www.cms.hhs.gov/manuals/11_hha/HH00.asp](http://www.cms.hhs.gov/manuals/11_hha/HH00.asp).

40.01-21 **Physical Therapy Services** are those restorative services provided in accordance with physician orders, by a physical therapist or by a physical therapist assistant working under the direct supervision of a licensed physical therapist, licensed by the state or province in which services are provided and acting within the scope of that license.

40.01-22 **Psychiatric Nursing Services** are services provided by a registered professional nurse that is licensed by the state or province in which services are provided and has met requirements for approval to practice as an advanced practice psychiatric nurse or is certified as a psychiatric and mental health nurse by the appropriate national accrediting body.

40.01-23 **Rehabilitation Potential** is the documented expectation by a physician of measurable, “functionally significant improvement” (defined in Section 40.01-9) in the member’s condition in a reasonable, predictable period of time as the result of the prescribed treatment plan. The physician documentation of rehabilitation potential must include the reasons used to support the physician expectation and must follow guidelines detailed in *MaineCare Benefits Manual* (MBM), Chapter II, Section 90, “Physician Services”.

40.01-24 **Speech-Language Pathology Services** are those restorative services which are furnished in accordance with physician orders by a speech-language pathologist or speech language pathology assistant licensed by the state or province in which services are provided, who is acting within the scope of that license, and services meet the conditions described in Chapter II, Section 109 of the MBM. Services may be delivered by a speech-language pathology assistant who is registered and supervised by a Board licensed speech-language pathologist, as provided by 32 M.R.S.A., Section 6003 (7-A).

40.01-25 **Start of Care Date** (SOC) shall mean the first billable visit. This date remains the same on subsequent plans of care until the member is discharged.
40.01 DEFINITIONS (cont.)

40.01-26 **Telemonitoring Services** are the use of information technology to remotely monitor a member’s health status through the use of clinical data while the member remains in the residential setting. Telemonitoring may or may not take place in real time.

40.01-27 **The Unit of Home Health Service** is fifteen (15) minutes of personal contact in a setting where normal life activities take place, other than a hospital, nursing facility, or an intermediate care facility for individuals with intellectual disabilities; made for the purpose of providing a covered service by a health worker on the staff of a Home Health Agency or by others under contract or arrangement with the Home Health Agency. If the unit of service is described as a “visit”, providers will be reimbursed for a set rate regardless of the length of the visit. When two (2) or more persons simultaneously provide separate and distinct types of services, each provider’s service is billed separately.

40.01-28 **Unstable Medical Condition** exists when the member’s condition is fluctuating in an irregular way and/or is deteriorating and affects the member’s ability to function independently. The fluctuations occur to such a degree that medical treatment and professional nursing observation, assessment and management are required at least three (3) times per week. An unstable medical condition requires increased physician involvement and should result in communication with the physician for adjustments in treatment and medication. Evidence of fluctuating vital signs, lab values, and physical symptoms and plan of care adjustments must be documented in the medical record.

40.02 ELIGIBILITY FOR CARE

*The Department is seeking, and anticipates receiving, approval from CMS for this Section. Pending approval, the change will be effective.*

40.02-1 **Authorization Process.** The HHA must obtain authorization from the Department or its Authorized Entity for all members receiving services under this section except as provided in 40.02-5 subparagraph B.

A. Plans of Care must be submitted to the Department or its Authorized Entity within five (5) business days of the start of services. After the plans of care are reviewed for medical appropriateness, providers will receive a final authorization for the plan of care.

B. A member who qualifies under 40.02-4 and requires psychotropic medication administration or psychotropic medication monitoring as his/her only services, shall be exempt from the authorization process outlined above. If the member requires any additional Home Health Services, these shall follow the authorization process as outlined in 40.02-1 subparagraph A above.
40.02 ELIGIBILITY FOR CARE (cont.)

The Department or its Authorized Entity must determine if the member continues to meet the eligibility for care requirements in Section 40.02.

C. Members receiving services under Section 19, Home and Community Benefits for the Elderly and for Adults with Disabilities may be eligible for nursing services under this Section if Section 19 nursing services have been deemed insufficient by the Department to meet the acute nursing needs of the Member. Section 40 providers must seek prior approval through the Office of MaineCare Services to provide Section 40, Home Health Nursing Services to Section 19 members.

40.02-2 General and Specific Requirements
An individual may be found eligible to receive services as set forth in this Section, if he or she meets both the General MaineCare Eligibility Requirements and the Home Health Services Medical Eligibility Requirements.

40.02-3 General MaineCare Eligibility Requirements. Individuals must meet the financial eligibility criteria as set forth in the MaineCare Eligibility Manual. Some members may have restrictions on the type and amount of services they are eligible to receive.

40.02-4 Home Health Services Medical Eligibility Requirements. A member must meet the following requirements:

A. The patient must be under the care of a physician who is legally authorized to practice and is acting within the scope of their license.

B. The medical condition of the member must be such that it can be safely and appropriately treated by the Home Health Agency under a plan of care reviewed and signed by a physician every certification period; AND

C. The member must be in a place of residence and NOT in an institution that meets the definition of a hospital, nursing facility or ICF-IDD except as allowed under Section 40.01-13 and Section 40.06; AND

D. Home Health Services shall not be provided if services are available and safely accessible to the member on an outpatient basis. The plan of treatment signed by both the physician and the Home Health Agency must include a statement of the medical necessity for receiving services at home citing the specific reasons outpatient care is contraindicated (defined in 40.01-3) or not possible. The reasons must be listed and the likelihood of a bad outcome must be probable or definite as opposed to possible or rarely; AND
40.02  **ELIGIBILITY FOR CARE** (cont.)

40.02-4  **Home Health Services Medical Eligibility Requirements** (cont.)

E. Observation and assessment by a nurse is not reasonable and necessary to the treatment of the illness/injury where these indications are part of a longstanding pattern of the member’s condition and there is no significant change in health status.

F. **To qualify for skilled nursing services**, the condition of the member must require skilled nursing care on a “part-time” (as defined in Section 40.01-20) or “intermittent” (as defined in Section 40.01-14) basis or otherwise no less than twice per month.

1. intraarterial, intravenous, intramuscular or subcutaneous injection, or intravenous feeding, all for treatment of unstable conditions requiring medical or nursing intervention. Daily insulin injections for an individual whose diabetes is under control do not meet the requirements of this Section; or

2. nasogastric tube, gastrostomy, or jejunostomy feeding, for a new/recent (within past thirty (30) days) or unstable condition; or

3. nasopharyngeal suctioning or tracheostomy care; however, care of a tracheostomy tube must be for a recent (within the past thirty (30) days) or unstable condition; or

4. treatment and/or application of dressings when the physician has prescribed irrigation, the application of prescribed medication, or sterile dressings of stage III and IV decubitus ulcers, other widespread skin disorders (except psoriasis and eczema), or care of wounds, when the skills of a registered nurse are needed to provide safe and effective services (including, but not limited to, ulcers, second or third degree burns, open surgical sites, fistulas, tube sites and tumor erosions); or

5. administration of oxygen on a regular and continuing basis when the member's medical condition warrants professional nursing observation for a new or recent (within past thirty (30) days) condition; or

6. professional nursing assessment, observation and management of an unstable medical condition (see Section 40.01-28); or

7. insertion and maintenance of a urethral or suprapubic catheter as an adjunct to the active treatment of a disease or medical condition may justify a need for skilled nursing care. In such instances, the need for a catheter must be documented and justified in the member's medical record; or
40.02 **ELIGIBILITY FOR CARE** (cont.)

40.02-4 **Home Health Services Medical Eligibility Requirements** (cont.)

8. care to manage conditions requiring a ventilator/respirator.

9. direct assistance from a professional nurse is required for the safe management of an uncontrolled seizure disorder (i.e., grandmal); or

10. assessment and management for a new or recent medical condition (within the past thirty (30) days); or

11. professional nursing care and monitoring for administration of treatments, procedures, or dressing changes, which involve prescription medications, according to physician orders, at least twice per month. Treatments include:
   a. administration of medication via a tube;
   b. tracheostomy care;
   c. urinary catheter change;
   d. urinary catheter irrigation;
   e. barrier dressings for Stage 1 or 2 ulcers;
   f. chest PT by RN;
   g. oxygen therapy by RN;
   h. other physician ordered treatments; or
   i. teaching and training activities for patient and family;

or

12. professional nursing care for Members receiving:
   a. radiation therapy;
   b. chemotherapy given intravenously or by injection; or
   c. hemodialysis or peritoneal dialysis;

G. **To qualify for therapy services**, the member must require physical therapy services, or speech-language pathology services, or occupational therapy services as described below:

   a. physical therapy or occupational therapy services as part of a planned program that is designed, established and provided by, and requires the professional skills of a licensed or registered therapist. (Therapy services may be delivered by a qualified licensed or certified therapy assistant under the direction of a qualified professional therapist.) The findings of an initial evaluation and periodic reassessments must be documented in the member's
40.02 ELIGIBILITY FOR CARE (cont.)

40.02-4 Home Health Services Medical Eligibility (cont.)

medical record. Skilled therapeutic services must be ordered by a physician and be designed to achieve specific goals within a given time frame. The need for maintenance or preventative therapy does not meet the requirements of this Section.

b. in addition, all members seeking occupational or physical therapy services must have rehabilitation potential (defined in Section 40.01-23) documented by a physician;

or

c. speech-language pathology services as part of a planned program that is designed, established, and provided by and requires the professional skills of a licensed speech-language pathologist or speech-language pathology assistant supervised by a Board licensed speech-language pathologist.

All members must be assessed by a physician. The physician must provide documentation that the member has experienced a significant decline in his or her ability to communicate orally, safely swallow, or masticate and has rehabilitation potential (defined in Section 40.01-23). The documentation of the physician’s assessment must be signed by the physician and be part of the member’s record.

For continued eligibility beyond the initial certification period for all members the Home Health Agency must obtain a report completed by the speech-language pathologist documenting the member’s progress and prognosis for improved speech, mastication, or swallowing functioning. The report must be forwarded to the member’s physician for confirmation that rehabilitation potential still exists for the member. The report must be amended and signed by the physician to document the rehabilitation potential of the member. This report must be maintained in the member’s medical record.

40.02-5 Medical Eligibility Requirements for Psychotropic Medication Services

A member may receive in-home psychotropic medication services if he or she meets ALL of the following requirements:

A. The member has a Severe and Persistent Mental Illness that meets the eligibility requirements set forth in Section 17.02, Community Support
40.02 ELIGIBILITY FOR CARE (cont.)

Services for persons with Severe and Persistent Mental Illness. A copy of the Department’s approved Section 17 assessment tool shall be completed pursuant to the requirements in Section 17.

The signed assessment shall be maintained in the member’s medical record. A copy of the signed assessment must be submitted to the Department along with the start of care form; AND

B. The member requires psychotropic medication administration or monitoring for psychotropic medication; AND

C. The member is not receiving psychotropic medication services under any other Sections of the MBM (except physician services are allowed); AND

D. Home Health Services shall not be provided if services are available and safely accessible to the member on an outpatient basis. The plan of treatment signed by both the physician and the Home Health Agency must include a statement of the medical necessity for receiving services at home citing the specific reasons outpatient care is contraindicated (defined in 40.01-3) or not possible. The reasons must be listed and the likelihood of a bad outcome must be probable or definite as opposed to possible or rarely.

*40.02-6 Medical Eligibility Requirements for Telemonitoring Services.

In order to be eligible for telemonitoring services, a member must:

A. Be eligible for Home Health Services under Chapter II, Section 40, Home Health Services;

B. Have a current diagnosis of a health condition requiring monitoring of clinical data at a minimum of five times per week, for at least one week;

C. Have a written opinion from a clinician, based on documented or reported history, stating that he/she is at risk of hospitalization or admission to an emergency room; OR

Have continuously received telemonitoring services during the past calendar year and have a continuing need for such services, as documented by an annual note from a licensed Health Care Provider;

D. Reside in a setting suitable to support telemonitoring equipment;

E. Have the physical and cognitive capacity to effectively utilize the telemonitoring equipment or have a caregiver willing and able to assist with the
40.02 ELIGIBILITY FOR CARE (cont.)

equipment; and

F. Have telemonitoring services included in the member’s plan of care. A notation from a Health Care Provider, dated prior to the beginning of service delivery, must be included in the member’s plan of care. If telemonitoring services begin prior to the date recorded in the provider’s note, services shall not be reimbursed.

40.03 DURATION OF CARE

Each MaineCare member is eligible to receive as many covered services as are medically necessary as long as the member meets the eligibility requirements as set forth in Section 40.02, and services are provided in accordance with a valid, authorized certification period as required in Section 40.08-1.D., and there has been a valid Authorization Process and certification has been obtained. (see 40.02-1). The Department reserves the right to request additional information to evaluate medical necessity. Coverage will be denied if the services provided are not specified in the authorized plan of care. Home Health Services shall be reduced, denied, or terminated by the Authorized Entity or the Department, as appropriate, if any of the following situations occur:

A. The member declines Home Health Services;

B. A significant change occurs in the member’s medical or functional status such that a plan of care can no longer be developed and implemented safely;

C. The member does not meet the medical eligibility criteria for Home Health Services as set forth in Section 40.02-4, as determined by the Authorized Entity or the Department;

D. The member is not financially eligible to receive MaineCare benefits as set forth in Section 40.02-3 as determined by the Department;

E. When the member’s most recent assessment, and the clinical judgment of the Authorized Entity, determine that the authorized plan of care must be changed or reduced to match the member’s needs as identified in the assessment, the plan of care shall be modified by the Authorized Entity, or the Department, to reflect the change in needs;

F. The member has provided fraudulent information in connection with obtaining services;

G. The Department, or the Authorized Entity, documents that the member, or other person living or visiting the member’s residence, harasses, threatens or endangers the safety of individuals delivering services.
40.04 **STANDARDS OF CARE**

**General Regulatory Compliance**

All Home Health Agencies must meet the following standards to qualify for MaineCare reimbursement:

A. In order to qualify for reimbursement under this Section, a Home Health Agency must have in effect a license pursuant to the Department’s Regulations Governing the Licensing and Functioning of Home Health Care Services, as are currently in effect. A Home Health Agency must also comply with all requirements of Title XIX of the Social Security Act and the regulations issued pursuant thereto, as are most currently in effect. These standards are incorporated into this Section by reference as if set out fully herein. The Home Health Agency must have in effect a current MaineCare provider agreement with the MaineCare program.

B. In order to qualify for reimbursement under this Section a Home Health Agency must have in effect a current Medicare certification to participate pursuant to §1861(o) and 1891 of the Social Security Act and the regulations found at 42 CFR, Part 484, and regulations issued pursuant thereto as are most currently in effect. These standards are incorporated into this Section by reference as if set out fully herein.

40.05 **COVERED SERVICES**

*The Department is seeking, and anticipates receiving, approval from CMS for this Section. Pending approval, the change will be effective.*

A covered service is a service for which payment to a provider is permitted under this Section of the *MaineCare Benefits Manual*. In order to be reimbursed under this Section, covered services must be delivered under a timely and complete plan of care, signed and certified by a qualified Physician and meet the authorization requirements as outlined under Section 40.02-1. The plan of care must meet the requirements of Section 40.08. The CMS-485 must be completed for each member under this Section. There must be documentation of a face-to-face encounter with the certifying physician or allowed nonphysician practitioner as listed in Section 40.01-7. If the Department or its Authorized Entity determines that the services are no longer medically necessary, the Department will not reimburse the HHA for continuing services.

Any of the following services may be offered as the sole Home Health Service and shall not be contingent upon the provision of another service.

A. **Skilled Nursing Services.** To be covered as skilled nursing services, the services must meet the following conditions:

1) require the skills of a registered nurse or a licensed practical nurse under the supervision of a registered nurse, to be safe and effective, considering the
40.05 **COVERED SERVICES** (cont.)

inherent complexity of the service, the condition of the member and accepted standards of medical and nursing practice; and

2) be medically necessary to the treatment of the member’s illness or injury. Medical necessity of services is based on the condition of the member at the time the services were ordered and what was, at that time, expected to be appropriate treatment throughout the certification period; and

3) be required on an intermittent or part-time basis (as defined in Section 40.01-14 and 40.01-20). To meet the requirement for intermittent skilled nursing care, a member must have a medically predictable recurring need for skilled nursing service; and be ordered by the physician for the member and are included in the physician’s plan of care.

**B. Home Health Aide Services.** Home health aide services must be ordered by the physician and specified as to frequency and duration in the physician’s plan of care for the member. The services must be medically necessary to provide personal care to the member, to maintain health, or to facilitate treatment of the member’s illness. Covered services include, but are not limited to:

1) personal care services;

2) simple dressing changes that do not require the skills of a registered or licensed nurse;

3) assisting the member with self-administering medications that do not require the skills of a registered or licensed nurse; home health aides cannot administer medications;

4) assistance with activities that directly support skilled therapy services and are listed on the Maine State Board of Nursing approved nursing assistant skills checklist;

5) routine care of prosthetic and orthotic devices;

6) incidental services. When a home health aide visits a member to provide a health-related service, the home health aide may also perform some incidental services that do not meet the above definition (for example, light cleaning, preparing a meal, removing trash, or shopping). However, the purpose of the home health aide visit must not be solely to provide these incidental services.

**C. Physical Therapy, Occupational Therapy, and Speech-Language Pathology Services.** Physical therapy, occupational therapy and speech-language pathology services must meet the following criteria:
40.05 **COVERED SERVICES** (cont.)

1) prescribed by a physician;

2) directly and specifically related to an active treatment regimen;

3) of such a level, complexity and sophistication that the judgment, knowledge, and skills of a licensed therapist are required;

4) performed by a licensed therapist or by a licensed therapist assistant under the supervision of a licensed or registered therapist, each operating within the scope of his or her license;

5) provided based on the physician’s assessment that the member has rehabilitation potential (defined in Section 40.01-23) and will improve significantly in a predictable period.

a. Once rehabilitation potential has been established for members aged twenty-one (21) or older, they are specifically eligible only for physical and occupational therapy in the following circumstances:

   i. treatment following an acute hospital stay for a condition affecting range of motion, muscle strength, and physical functional abilities. Services must be initiated within sixty (60) days from the date of the physician’s certification of the member’s rehabilitation potential; and/or

   ii. treatment after a surgical procedure performed for the purpose of improving physical function. Services must be initiated within sixty (60) days from the date of the physician’s certification of the member’s rehabilitation potential; and/or

   iii. treatment in those situations in which a physician has documented that the member has, in the preceding thirty (30) days, required extensive assistance (defined in Section 40.01-6) with at least one-person physical assist (defined in Section 40.01-19) in the performance of one (1) or more of the following activities of daily living: eating, toileting, locomotion, transfer or bed mobility;

   iv. palliative care is limited to one (1) visit per year to design a plan of care and train the member or caretaker of the member to implement the plan or to reassess the plan of care;

6) considered under accepted standards of medical practice to be a specific and effective treatment for the member’s condition;
40.05 **COVERED SERVICES** (cont.)

and

7) certified by the physician in a current certification period.

D. **Medical Social Services.** Medical social services that are provided by a qualified medical social worker may be covered as Home Health Services when medical social services are required:

1) to resolve social or emotional problems that are or are expected to be an impediment to the effective treatment of the member’s medical condition or to affect his or her rate of recovery; and

2) the plan of care indicates how the services that are required necessitate the skills of a qualified medical social worker.

3) services may include: assessments of the social and emotional factors related to the member’s illness, need for care, response to treatment and adjustment to care; assessment of the relationship of the member’s medical and nursing requirements to the member’s home situation, financial resources, and availability of community resources; appropriate action to obtain available community resources to assist in resolving the member’s services to address general problems that do not clearly and directly impede treatment or recovery, as well as long-term social services, such as ongoing alcohol counseling, are not covered.

4) certified by the physician or other allowed practitioner as defined in 40.01-7, authorized according to 40.08-1 and documented by the certifying physician according to 40.08-4.15.

E. **Non-Routine Medical Supplies**

1) In order to carry out the physician ordered service for the Member, it may be necessary for the Home Health Services provider to obtain and utilize particular medical supplies that are required for performance of the ordered procedure. The Home Health Service provider can bill for these “non-routine medical supplies”, as defined in Chapter II, Section 40.01-16, in addition to the per unit rate it is paid.

2) The Department or its designee will maintain a Home Health Services Supply List of non-routine medical supplies covered under Chapter II. Only non routine medical supplies meeting the criteria contained in Section 40.01-16 and included on this list may be approved for reimbursement by the Department. The Department will make the list readily available to providers directly from the Department and electronically at the Provider Tab, “Portal Tools” section in the Procedure Code Lookup” at: [http://www.maine.gov/dhhs/oms](http://www.maine.gov/dhhs/oms).
3) All covered supplies must be billed in accordance with the billing instructions for Home Health Services providers. Non-routine medical supplies covered under Section 40 must be billed at the lower of either the acquisition cost or the durable medical equipment price which can be found at https://mainecare.maine.gov/Provider%20Fee%20Schedules/Forms/Publication.aspx?RootFolder=%2FProvider%20Fee%20Schedules%2FCustom%20Fee%20Schedules&FolderCTID=0x012000264D1FBA0C2BB247BF40A2C571600E81&View=%7B69CEE1D4-A5CC-4DAE-93B6-72A666E366E0%7D

4) Members or providers on behalf of members may request coverage for an item not currently on the Home Health Services Supply List by sending a written request to the Division of Consumer Services, explaining how the item meets the criteria of Section 40.01-16. In order to add an item to the Home Health Services Supply List for reimbursement, the Department or its designee must be satisfied that the item meets the criteria for a “non-routine medical supply” as defined by Section 40.01-16.

*F. Telemonitoring Services

1) Telemonitoring services are intended to collect a member’s health-related data, such as pulse and blood pressure readings, that assist healthcare providers in monitoring and assessing the member’s medical conditions.

2) Telemonitoring will be reimbursed only when provided by a certified Home Health Agency.

3) A note, dated prior to the beginning of service delivery, and demonstrating the necessity of home telemonitoring services, must be included in the member’s file. In the event that services begin prior to the date recorded on the provider’s note, services delivered in that month will not be covered.

4) Telemonitoring services must be included in the member’s plan of care.

5) Home Health Agency Requirements:

Home Health Agencies utilizing telemonitoring services are responsible for:

a) Evaluating a member to determine if telemonitoring services are medically necessary for that member. The Home Health Agency must verify that a Health Care Provider’s order or note, demonstrating the necessity of telemonitoring services, is included in the members’ file. The provider ordering the service must be a provider with prescribing privileges (physician, nurse practitioner, or physician assistant);
40.05 COVERED SERVICES (cont.)

b) Evaluating the member to ensure that the member is cognitively and physically capable of operating the telemonitoring equipment or verifying that the member has a caregiver willing and able to assist with the equipment;

c) Evaluating the member’s residence to determine suitability for the telemonitoring services. If the residence appears unable to support telemonitoring services, the Home Health Agency may not implement telemonitoring services in the member’s residence unless necessary adaptations are made. Adaptations are not reimbursable by MaineCare;

d) Developing a plan of care that includes the delivery of telemonitoring services;

e) Educating and training the member on the use, maintenance, and safety of the telemonitoring equipment. The cost of this education and training is included in the monthly flat rate paid by MaineCare to the Home Health Agency;

f) Remote monitoring and tracking of the member’s health data by a registered nurse, nurse practitioner, physician assistant or physician, and responding with appropriate clinical interventions. The Home Health Agency and Health Care Provider utilizing the data shall maintain a written protocol that indicates the manner in which data shall be shared in the event of emergencies or other medical complications;

g) Engaging in telephonic services with the member on at least a monthly basis;

h) Ensuring that telemonitoring equipment remains in good working order;

i) Maintaining the equipment. The cost of maintenance is included in the monthly flat rate paid by MaineCare to the Home Health Agency;

j) Disconnecting and removing equipment from the member’s home when telemonitoring services are no longer necessary or authorized.

k) Complying with all applicable requirements listed in Chapter II, Section 40, Home Health Services.

40.06 LIMITATIONS

Services delivered under this Section shall not duplicate any other services delivered to the member. Duplication includes, but is not limited to:

A. Home health aide services shall not be reimbursed for members who are receiving services under Section 2, Adult Family Care Services, or Section 12, Consumer Directed Attendant Care Services, or Section 18, Home and Community-Based
40.06 **LIMITATIONS (cont.)**

Services for Adults with Brain Injury, or Section 19, Home and Community Benefits for the Elderly and Adults with Disabilities, or Section 20, Home and Community-Based Services for Adults with Other Related Services, or Section 21, Home and Community-Based Waiver Services for -Members with Intellectual Disabilities or Autistic Disorder - -or Section 29, Support Services for Adults with Intellectual Disabilities or Autism Spectrum Disorder. Personal care services are covered services under these Sections.

B. If the member resides in a Section 50, ICF-IDD, a Home Health Agency may provide services only if the facility’s MaineCare reimbursement rate, or the facility’s contract with the seeding state agency, does not include these services. Home health aide services shall not be reimbursed in Section 97 (PNMI) and Section 50 (ICF-IDD) settings because personal care services are a covered service under these Sections.

C. Nursing and home health aide services delivered to a member who is receiving Section 96, Private Duty Nursing (PDN) Services & Personal Care Services, shall count towards the member’s authorized PDN cap. Occupational therapy, physical therapy, speech-language pathology and Medical Social Services may be provided and do not count toward the member’s PDN cap.

D. Excluding members whose medical condition is “unstable” (as defined in Section 40.01-28), assessment and management services, as well as teaching and training services, are limited to two (2) certification periods or a maximum of one hundred twenty (120) days, per admission.

40.07 **NON-COVERED SERVICES**

The following services are not reimbursable by the MaineCare Program under this Section:

A. Parenting skills training.

B. Nursing services, physical therapy, and occupational therapy exercises that may be carried out by the member, or family member or friend who is trained, willing and able to safely perform the service after receiving instruction from the appropriate home health care professional.

C. Services provided by a personal care attendant.

D. Laboratory services as defined in Section 55 of this Manual.

E. Blood glucose monitoring, i.e. glucometer, if the member is stable and does not need teaching of diabetic management.
40.07 **NON-COVERED SERVICES** (cont.)

F. Routine foot care, unless the member suffers severe circulatory impairment, or metabolic, neurological, or systemic diseases where nonprofessional care may pose a threat to the member's condition.

G. Homemaking services (for example; vacuuming, laundry) and chore services, except when delivered as “incidental” services, as described in Section 40.05 (B)(6).

H. RN supervisory visits made for the purpose of supervising home health aide services to the member.

I. Nursing evaluation visits, unless skilled observation and assessment by a licensed nurse would result in a change of the treatment of the member.

J. Visits made solely to remind the member to follow instructions.

K. Services that can be appropriately provided by other community resources, e.g., homemaker services, adult protective services, "Meals on Wheels".

L. Respite services.

M. Venipuncture if this is the sole skilled service provided during the visit.

N. Custodial care.

O. A monthly injection if this is the sole skilled nursing service provided during the visit.

P. Monthly catheter change, beyond the acute phase.

40.08 **POLICIES AND PROCEDURES**

40.08-1 **Authorization of the Plan of Care**

All services under this Section require an authorization (see Section 40.02-1), from the Department or its Authorized Entity. At the Department’s discretion a medical eligibility assessment may be performed in order to approve an authorization request. Home Health Services will be authorized only if all requirements set forth in this Section are met. The authorization determines only the medical necessity for services and does not establish or waive any other prerequisites for payment, such as member eligibility or coverage by other third party payor.
40.08  POLICIES AND PROCEDURES (cont.)

A. Notice of Approval. For all approved authorization requests for Home Health Services, the Authorized Entity will provide written notice to the HHA.

B. Notice of Denial or Modification and Right to Appeal. For all denied or reduced authorization requests, the Authorized Entity will notify both the member and the HHA of the denial or modification, reason, right to appeal, and appeal procedures (see Section 40.08-5).

C. The Home Health Agency must notify the Department of a member’s start of care date for the initial certification period. The admit/discharge form must be submitted to the Department within five (5) days of admission.

D. All Home Health Services shall be authorized and covered for an approved certification period. The Home Health Agency must submit the following information for each certification period within five (5) calendar days of the certification period end date:

   1. The CMS 485, including the documentation of rehabilitation potential for any physical therapy, occupational therapy and speech-language pathology services being received by the member, and

   2. Documentation of why the member cannot receive Home Health Services in an outpatient hospital setting.

   3. Documentation supporting the medical necessity for the Home Health Service.

   4. For the certification period at start of services the Home Health Agency must also submit documentation by the certifying physician that the physician himself or herself or a nonphysician practitioner has had a face-to-face encounter with the individual member as defined in section 40.01-7 prior to the authorization of the plan of care and has documented the encounter as required by section 40.08-4.15. The beginning and end dates of the individual’s eligibility period correspond to the beginning and end dates for MaineCare coverage of the Home Health Service.

40.08-2  Plan of Care Requirements

In accordance with licensing requirements, all Home Health Services must be provided under a plan of care established by the HHA, individually for each member.
A. **Providers Qualified to Establish a Plan of Care**

1. The member’s physician or other specified provider as defined in 40.01-7 working in collaboration with the provider certifying the Home Health Service must establish a written plan of care. The physician must recertify and sign the plan of care for each certification period (Section 40.01-2). Recertification is required at least every 60 days.

2. A HHA nurse or skilled therapist or social worker may establish an additional, discipline oriented plan of care, when appropriate. These plans of care may be incorporated into the physician’s plan of care or prepared separately, but do not substitute for the physician’s plan of care.

B. **Content of the Plan of Care.** The orders on the plan of care must specify the nature, frequency and duration of each service to be provided to the member and the type of professional who must provide it. The physician must sign the plan of care before the HHA submits its claim for those services to the Department for payment. The plan of care must contain:

1. all pertinent diagnoses, including the member’s mental status;
2. the types of services, supplies, and equipment ordered;
3. the frequency and duration of the visits for each discipline to be made. A discipline may be one (1) or more of the following: skilled nursing, physical therapy, speech-language pathology services, occupational therapy, medical social services, or home health aide;
4. the prognosis, rehabilitation potential, goals, functional limitations, permitted activities, nutritional requirements, medications, and treatments;
5. any safety measures to prevent injury;
6. the discharge plans;
7. any additional items the Home Health Agency or physician chooses to include;
8. the member’s address and type of residence, whether private home or residential care facility, etc; and
9. identify any other community resources and services, as well as care management, care coordination, targeted case management or social work services.
40.08 POLICIES AND PROCEDURES (cont.)

C. Certification Period. Both the plan of care, required under Section 40.08-2(A)(1), and the discipline-oriented plan of care, as provided for in 40.08-2(A)(2), must be reviewed and signed by a physician for each certification period as defined in Section 40.01-2.

D. Verbal Orders

1. Services that are provided from the beginning of the certification period and before the physician signs the plan of care are considered to be provided under a plan of care established and approved by the physician if:

   a. the clinical record contains a documented verbal order for the care before the services are furnished; and

   b. the services are included in a signed plan of care.

2. Any increase in the frequency of services or any addition of new services during a certification period must be authorized in advance by a physician with verbal or written orders. The Department will pay for care provided based on verbal orders only if they are followed by a written order signed by the physician before the Department is billed.

40.08-3 Awaiting Placement

A member who is currently receiving Home Health Services under this Section and who no longer meets the eligibility criteria under this Section, but has been determined eligible, by the Department or its Authorized Entity, for any of the following in-home long term care services, Section 96, Private Duty Nursing & Personal Care Services, any Home and Community Benefit program, Section 43, Hospice Services, or Section 12, Consumer Directed Attendant Services, may be classified as “awaiting placement”. “Awaiting placement” status may be used, if necessary, until an appropriate service provider begins delivering services. Under awaiting placement status, members will be covered for services under this Section.

Coverage of services under “Awaiting placement” is for a specified period of time approved by the Department or its Authorized Entity. For coverage to continue beyond the approved period, the HHA must submit a completed request form along with a current CMS 485, to the Authorized Entity at least five (5) calendar days prior to the end date of the member’s approved period. If upon review, the Department or its Authorized Entity determines the member is no longer eligible for any of the other in-home programs, continued coverage for Home Health Services shall be denied.
40.08  **POLICIES AND PROCEDURES** (cont.)

40.08-4  **Member's Record**

**Content of Records**

There shall be a specific record for each member, which shall include, but not necessarily be limited to:

1. The member's name, address, and birth date;
2. The name of the attending physician;
3. The member's social and medical history and diagnosis;
4. The member's need for teaching and the member's ability to learn;
5. Community resources available to meet the needs of the member;
6. A personalized plan of care, which meets the requirements in Section 40.08-2 and Section 40.08-4.15;
7. Plans for coordination with other health care agencies for the delivery of services. For psychiatric nursing services, plans will include coordination with other mental health and social services agencies;
8. Discharge plan for the member;
9. Written progress notes and/or flow sheets including (at a minimum):
   a. Identification of the service provided, the date, and the provider;
   b. Progress toward the achievement of long and short-range goals;
   c. Signature of the service provider; and
   d. Date and full description of any unusual condition or unexpected event.
10. Entries are required for each date of service billed;
11. The plan of care signed and reviewed as necessary by the supervising physician;
12. Documentation of skilled nursing and home health aide hours. The HHA must maintain records, which show the entrance and exit times of each skilled
40.08 **POLICIES AND PROCEDURES** (cont.)

nurse’s and each aide’s visits and total time spent in the home by each. Exclude travel
time;

13. The signed CMS-485 must be retained and available upon request. Complete
the form in its entirety. Do not leave any blank items. However, there are items
where “not applicable” (N/A) is acceptable;

14. Documentation of rehabilitation potential as defined in this Section for
members receiving physical therapy, occupational therapy and speech-
language pathology services.

15. Documentation by the physician certifying the Home Health Services that a
face to face encounter meeting the requirements of 40.01-7 has taken place
prior to making such certification. The documentation of the face-to-face
encounter must be a separate and distinct section of, or an addendum to, the
certification and must be clearly titled, dated and signed by the certifying
physician. A nonphysician practitioner performing the face-to-face encounter
must document the clinical findings of the face-to-face member encounter and
communicate those findings to the certifying physician. Documentation shall
indicate that the encounter has occurred no more than 90 days prior to the start
of the Home Health care. If a face-to-face member encounter occurred within
90 days of the start of care but is not related to the primary reason the member
requires Home Health Services, or if the member has not seen the certifying
physician or allowed nonphysician practitioner within the 90 days prior to the
start of the home health episode for the primary reason requiring Home Health
Services, the certifying physician or nonphysician practitioner must have a
face-to-face encounter with the patient within 30 days of the start of the Home
Health care. The documentation shall include an explanation of why the
clinical findings of the face-to-face encounter support that the patient meets the
requirements of 40.02-4 C and is in need of Home Health Services.

16. Prior to the provision of telemonitoring services, the Health Care Provider shall
document that it has provided the member with choice and educational
information (set forth in Chapter I, Section 4, 4.06-2, Telehealth) obtained the
member’s written informed consent to the receipt of telemonitoring services.
The Health Care Provider shall retain a copy of the signed informed consent in
the member’s medical record and provide a copy to the member or the
member’s legally authorized representative upon request.

A. Documentation must indicate the MaineCare covered services that were
rendered via telemonitoring Services, the location of the originating
(member) site, and the location of the receiving (provider) sites.

17. Health Care Providers must ensure that the telecommunication technology and
40.08 **POLICIES AND PROCEDURES** (cont.)

   equipment used at the receiving (provider) site and the originating (member) site are sufficient to allow the Health Care Provider to appropriately provide the members with services billed to MaineCare.

18. Health Care Providers must comply with Section 4, Telehealth, 4.06(B), Security.

40.08-5 **Member Appeals**

   See Chapter I of the MaineCare Benefits Manual for information regarding appeals. Members under age twenty-one (21) years shall submit a request for an appeal in accordance with Chapter I. An appeal by members who are age twenty-one (21) years and over regarding services under this Section must be requested in writing and mailed to:

   Director  
   Office of MaineCare Services  
   c/o Hearings  
   11 State House Station  
   242 State Street  
   Augusta, Maine 04333-0011

40.08-6 **PROGRAM INTEGRITY**

   All providers are subject to the Department’s Program Integrity activities. Refer to Chapter I, General Administrative Policies and Procedures for rules governing these functions.

40.08-7 **ELECTRONIC VISIT VERIFICATION**

   Effective January 1, 2023, every provider of Home Health Services must comply with the Maine DHHS Electronic Visit Verification (“EVV”) system for standards and requirements. In compliance with Section 12006 of the 21st Century CURES Act, as codified in 42 U.S.C. § 1396b(i)(1), visits conducted as part of such services must be electronically verified with respect to: the type of service performed; the individual receiving the service; the date of the service; the location of the service; the individual providing the service; and the time the service begins and ends. Providers may utilize the Maine DHHS EVV system at no cost, or may procure and utilize their own EVV system, so long as data from the provider-owned EVV system can be accepted and integrated with the Maine DHHS EVV system and otherwise compatible.
40.09 REIMBURSEMENT

A. The amount of payment for services rendered shall be the lowest of the following:

1. The amount listed in Chapter III, Section 40, “Allowances for Home Health Services” of the MaineCare Benefits Manual; or

2. The lowest amount allowed by the Medicare carrier; or

3. The provider’s usual and customary charge.

B. In accordance with Chapter I of the MaineCare Benefits Manual, it is the responsibility of the provider to seek payment from every other source that is available for payment of a rendered service prior to billing MaineCare.

C. The eligibility requirements and limits on Home Health Services under this Section do not apply to members with Medicare coverage or other third party health insurance until the coverage for these Home Health Services, (including occupational therapy, physical therapy and speech-language pathology services) by the other third party payor has been exhausted. MaineCare will cover the co-insurance and deductible in these cases.

D. Only a Home Health Agency may receive reimbursement for telemonitoring services.

E. Telemonitoring may not be billed as a waiver service.

40.10 COPAYMENT

A. A copayment will be charged to each MaineCare member for each day Home Health Services are provided. The amount of the copayment shall not exceed $3.00 per day for services provided, according to the following schedule:

<table>
<thead>
<tr>
<th>MaineCare Payment for Service</th>
<th>Member Copayment</th>
</tr>
</thead>
<tbody>
<tr>
<td>$10.00 or less</td>
<td>$.50</td>
</tr>
<tr>
<td>$10.01 - 25.00</td>
<td>$1.00</td>
</tr>
<tr>
<td>$25.01 - 50.00</td>
<td>$2.00</td>
</tr>
<tr>
<td>$50.01 or more</td>
<td>$3.00</td>
</tr>
</tbody>
</table>

B. The member shall be responsible for copayments up to $30.00 per month whether the copayment has been paid or not. After the $30.00 cap has been reached the member shall not be required to make additional copayments and the provider shall receive full MaineCare reimbursement for covered services.
40.10 **COPayment** (cont.)

C. No provider may deny services to a member for failure to pay a copayment. Providers must rely upon the member's representation that he or she does not have the cash available to pay the copayment. A member's inability to pay a copayment does not, however, relieve him/her of liability for a copayment.

D. Providers are responsible for documenting the amount of copayments charged to each member (regardless of whether the member has made payment) and shall disclose that amount to other providers, as necessary, to confirm previous copayments.

Providers are subject to the Department’s copayment requirements. Refer to Chapter I, General Administrative Policies and Procedures for rules governing copayment requirements, exemptions and dispute resolution.

40.11 **Confidentiality**

The disclosure of information regarding individuals participating in the MaineCare program is strictly limited to purposes directly connected with the administration of the MaineCare program. Providers shall maintain the confidentiality of information regarding these individuals in accordance with 42 CFR §431 et seq. and other applicable sections of state and federal law and regulation.

40.12 **Billing Instructions**

A. Billing must be accomplished in accordance with the Department's billing requirements in "Billing Instructions for Home Health Agencies" that are available on the provider portal at www.maine.gov/dhhs/oms or by contacting MaineCare Provider Services, 11 State House Station, Augusta, ME 04333, or calling 1-866-690-5585.

B. In order to receive full MaineCare reimbursement for claims submitted for a service that is defined as an exemption in Chapter I, refer to the billing instructions distributed by the Department and to Chapter I, General Administrative Policies and Procedures.

C. All services provided on the same day shall be submitted on the same claim form for MaineCare reimbursement.

40.13 **Billing Appeals for Dual MaineCare/Medicare Members**

A. An agency document must be on file signed by the MaineCare member or guardian noting that services are denied Medicare coverage and all claims will be submitted to MaineCare.
40.13 BILLING APPEALS FOR DUAL MAINECARE/MEDICARE MEMBERS (cont.)

B. The agency will obtain and keep on file a signed departmental “Authorization to Represent” form on all MaineCare members. This form will be provided by the Department. The agency will present this form to the Department or its designee when an Initial Determination and/or Reconsideration or Administrative Law Judge is requested.

C. The Department will find the Home Health Agency liable for the cost of services following an adverse decision by Medicare in response to a Department appeal detailing a technical denial. Examples of a technical denial shall include but not be limited to:

1) Plan of Care not authorized by a physician.
2) Information not received.
3) No documentation for services billed.
4) Time Limit Reject.
## HOME HEALTH SERVICES

### Major Substantive Rules

### ESTABLISHED 10/1/79

### FINAL ADOPTION 8/11/19

<table>
<thead>
<tr>
<th>REV CODE/PROC. CODE</th>
<th>DESCRIPTION</th>
<th>MAXIMUM ALLOWANCE PER UNIT EFFECTIVE THROUGH DECEMBER 31, 2018</th>
<th>MAXIMUM ALLOWANCE PER UNIT EFFECTIVE AS OF JANUARY 1, 2019*</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0551/G0299</td>
<td>Services of skilled nurse in home health setting (RN)</td>
<td>$28.32</td>
<td>$33.46</td>
<td>15 minutes</td>
</tr>
<tr>
<td>0559/G0300</td>
<td>Services of skilled nurse in home health setting (LPN/LVN)</td>
<td>$19.82</td>
<td>$23.42</td>
<td>15 minutes</td>
</tr>
<tr>
<td>0571/G0156</td>
<td>Services of home health aide in home health setting</td>
<td>$13.28</td>
<td>$15.16</td>
<td>15 minutes</td>
</tr>
<tr>
<td>0431/G0152</td>
<td>Services of occupational therapist, in home health setting</td>
<td>$33.25</td>
<td>$36.83</td>
<td>15 minutes</td>
</tr>
<tr>
<td>0431/G0152TF</td>
<td>Services of occupational therapist, in home health setting (occupational therapy assistant)</td>
<td>$23.28</td>
<td>$25.79</td>
<td>15 minutes</td>
</tr>
<tr>
<td>0421/G0151</td>
<td>Services of physical therapist in home health setting</td>
<td>$31.29</td>
<td>$36.58</td>
<td>15 minutes</td>
</tr>
<tr>
<td>0421/G0151TF</td>
<td>Services of physical therapist in home health setting (physical therapy assistant)</td>
<td>$21.91</td>
<td>$25.61</td>
<td>15 minutes</td>
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<tr>
<td>0441/G0153</td>
<td>Services of a speech and language pathologist in home health setting</td>
<td>$32.78</td>
<td>$39.75</td>
<td>15 minutes</td>
</tr>
</tbody>
</table>

* The Department is seeking, and anticipates receiving, approval from CMS for these reimbursement rates. Pending approval, the rates will be effective 1/1/19.
# Home Health Services

<table>
<thead>
<tr>
<th>REV CODE/PROC CODE</th>
<th>DESCRIPTION</th>
<th>MAXIMUM ALLOWANCE PER UNIT EFFECTIVE THROUGH DECEMBER 31, 2018</th>
<th>MAXIMUM ALLOWANCE PER UNIT EFFECTIVE JANUARY 1, 2019*</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0441/G0153TF</td>
<td>Services of speech and language pathologist in home health setting (speech and language pathologist assistant)</td>
<td>$22.95</td>
<td>$27.83</td>
<td>15 minutes</td>
</tr>
<tr>
<td>0561/G0155</td>
<td>Services of clinical social worker in home health setting</td>
<td>$28.32</td>
<td>$36.82</td>
<td>15 minutes</td>
</tr>
<tr>
<td>0551/T1502</td>
<td>Administration of oral, intramuscular and/or subcutaneous medication by health care agency/professional</td>
<td>$84.95</td>
<td>$84.95</td>
<td>Per visit</td>
</tr>
<tr>
<td>Code on web/0290</td>
<td>Non Routine Medical Supplies – General – To be billed with appropriate, allowable supplies code designated by MaineCare Services on the Internet</td>
<td>Lower of either Acquisition Cost or DME price</td>
<td>Lower of either Acquisition Cost or DME price</td>
<td>Per Item</td>
</tr>
<tr>
<td>S9110</td>
<td>Telemonitoring of Patient in their Home</td>
<td>$84.55</td>
<td>$84.55</td>
<td>Per Month</td>
</tr>
</tbody>
</table>

* The Department is seeking, and anticipates receiving approval, from CMS for these reimbursement rates. Pending approval, the rates will be effective 1/1/19.