Updated Guidance: Texas Health Steps Medical Checkups via Remote Delivery During Implementation of C

Background:

This updated guidance replaces the May8, 2020 notice regarding Texas Health Steps Medicaid Checkups via remotedelivery during COVID-19 restrictions.

Substantive updates include:

Listing acceptable reasons why a TexasHealth Steps Checkup might not be completed within 6 months.

Clarifying that providers may bill foran acute care visit that happened at the same time as the Texas Health StepsCheckup as long as it is submitted on a separate claim.

Requiring MCOs to audit and monitortimely Texas Health Steps checkups as they do today.

Key Details:

This guidance is effective from May 7,2020 through May 31, 2020.

Texas Health Steps Checkups

Texas Health Steps (THSteps)medical checkups require the following federally-mandated components:

- (1)comprehensive health and developmental history, including physical and mentalhealth and development;
- (2) comprehensive unclothed physical examination;
- (3) immunizations appropriate for age and health history;
- (4) laboratory tests appropriate to age and risk, including leadtoxicity screening; and
- (5) health education, including anticipatory guidance.

To allow for continued provision of THSteps checkups during the period of social distancing due to COVID-19,HHSC is allowing remote delivery of certain components of medical checkups forchildren over 24 months of age (i.e. starting after the "24 month" checkup). Because some of these requirements (like immunizations and physical exams) require an in-person visit, providers must follow-up with their patients toensure completion of any components within 6 months of the telemedicine visit.

Telemedicine or telephone-onlydelivery of THSteps checkups for children birth through 24 months of age (i.e.from the first newborn checkup through the "24-month" checkup) is notpermitted. Providers should use theirclinical judgement as to what components of the checkup may be appropriate fortelemedicine (audio and visual) or telephone-only delivery. Audio + visualdelivery is preferred over telephone-only. Physicians (MD and DO), nursepractitioners, physician assistants, and registered nurses may perform remotedelivery of these services. Non-physician provider supervision and delegationrules/regulations still apply.

Providers should bill using the appropriate THSteps checkupcodes for the initial visit as is currently required. Providers may also billfor "add-on" codes (e.g. developmental screening, mental health screening, etc.) as they normally would. Modifier 95 must be included on the claim form toindicate remote delivery. Provider documentation should include the components that were not completed

during the initial checkup using COVID-19 as the reasonfor an incomplete checkup.

When the patient is brought into the office within the6-month timeframe to complete the outstanding components of the visit, providers should bill the THSteps follow-up visit code (99211). Reimbursement will be identical to currentrates for THSteps checkup codes. Providersmust document the reason the checkup was not able to be completed. Acceptable reasons for which the 6-monthtimeframe might not be met include, but are not limited to, the following:

Child moves (from one service delivery area into another)

Child switches primary care providers

Child changes product service lines (e.g. from STAR to STAR Kids)

Child switches MCOs

Child moves out of state

Child dies

Child loses eligibility

It is still not safe in 6 months to conduct an in-person visit

Providers *may* also bill anacute care E/M code at the time of the initial telemedicine checkup or at the "6-month" follow-up visit. Modifier 25 must be submitted with the acute careE/M procedure code to signify the distinct service rendered. Providers mustbill the acute care visit on a separate claim without benefit code EP1.

This guidance applies to both new and established patients and is applicable for members in both managed care and fee-for-serviceMedicaid.

3-Day Medical Exam

The 3-Day medical exam required by statute for childrenentering DFPS conservatorship, telemedicine or telephone-only delivery will notbe permitted, regardless of age, with one notable exception:

If a youthrequires quarantine or isolation at the time of removal due to COVID-19exposure or because the youth is known to be infected, remote delivery isallowed. Telemedicine, telehealth, or telephone-only will be allowed in thiscircumstance to avoid the risk of transmission in a health care setting, andaudio + visual delivery is preferred, although telephone-only delivery will be permitted when audio + visual is not possible. Documentation should detail the circumstances which necessitated remote delivery. Providers should include modifier 95 when submitting a claim.

Action

MCOs should provide the above guidance and direction throughnotices to providers, remind providers to complete checkups of children to whomremote delivery of checkups were provided within 6 months of the initial visit, and assist providers with expanding their remote delivery capabilities throughsharing best practices and providing necessary resources.

MCOs must use routine auditing processes to monitor completeTHSteps checkups as they do today and must not implement new processes specific this COVID-19 telemedicine guidance.

Additional Information

MCOs and providers are encouraged to explore different ways of ensuring children over 2 years of agereceive age-appropriate vaccines in a timely manner. Providers may find recommended

strategies at the American Academy of Pediatrics (AAP) website toinclude curb-side/drive-through immunization clinics; https://www.aap.org/en-us/Pages/Default.aspx.

As a reminder, a patient's homeis not excluded as a Texas Health Steps site for service for medical checkups.

Contact:

HHSC THSteps

Type: Informational

To: CHIP; STAR; STAR+PLUS; STARHEALTH; STAR_KIDS

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