

COMMUNITY TRANSITION SERVICES (CTS)

Effective January 1, 2020

Audit protocols assist the Medicaid provider community in developing programs to evaluate compliance with Medicaid requirements under federal and state statutory and regulatory law, and administrative procedures issued by the New York State Office for People with Developmental Disabilities (OPWDD). The protocols listed are intended solely as guidance in this effort. This guidance does not constitute rulemaking by OPWDD and may not be relied on to create a substantive or procedural right or benefit enforceable, at law or in equity, by any person. Furthermore, nothing in the protocols alters any statutory, regulatory or administrative requirement and the absence of any statutory, regulatory or administrative citation from a protocol does not preclude OPWDD from enforcing a statutory, regulatory or administrative requirement. In the event of a conflict between statements in the protocols and statutory, regulatory or administrative requirements; the requirements of the statutes, regulations and administrative procedures govern.

A Medicaid provider's legal obligations are determined by the applicable federal and state statutory and regulatory law. Audit protocols do not encompass all the current requirements for payment of Medicaid claims for a particular category of service or provider type and therefore are not a substitute for a review of the statutory and regulatory law or administrative procedures.

Audit protocols are applied to a specific provider or category of service(s) in the course of an audit and involve OPWDD's application of articulated Medicaid agency policy and the exercise of agency discretion. Audit protocols are used as a guide in the course of an audit to evaluate a provider's compliance with Medicaid requirements and to determine the propriety of Medicaid expended funds. In this effort, OPWDD will review and consider any relevant contemporaneous documentation maintained and available in the provider's records to substantiate a claim.

New York State, consistent with state and federal law, can pursue civil and administrative enforcement actions against any individual or entity that engages in fraud, abuse, or illegal or improper acts or unacceptable practices perpetrated within the medical assistance program. Furthermore, audit protocols do not limit or diminish OPWDD's authority to recover improperly expended Medicaid funds and OPWDD may amend audit protocols as necessary to address identified issues of non-compliance. Additional reasons for amending protocols include, but are not limited to, responding to a hearing decision, litigation decision, or statutory or regulatory change.

Note:

Per ADM 2018-06R, As of July 1, 2018, individuals new to the OPWDD system (i.e., on or after July 1, 2018), will have Life plans developed and finalized in accordance with the CCO/HH Manual. Finalized Life Plans for newly enrolled CCO members (i.e., members enrolled after 10/1/2018) are due no later than 90 days after CCO enrollment or HCBS waiver enrollment, whichever comes first.

Per ADM 2018-06R, For Life Plans finalized on or before December 31, 2019 (i.e., the transition period), OPWDD is suspending service documentation requirements for documenting the Waiver service name, frequency, duration, and effective date in the Life Plan. Instead, only the name of the service provider and the service name must be identified in the Life Plan.

Service providers are responsible for reviewing the finalized, acknowledged and agreed to Life Plan. Providers may occasionally find inaccuracies in the finalized, acknowledged and agreed to Life Plan. Providers should demonstrate due diligence in working with the Care Manager, CCOs, OPWDD and/or others to correct the Life Plan as soon as possible. Service providers should document their timely efforts to correct any errors in the



Life Plan. Examples of this documentation may include notes in the individual's monthly summary, e-mails, phone calls, etc.

All Life Plans created or amended after the transition period must comply with all regulatory and policy standards.

Per ADM 2018-09R, As of March 1, 2020, At the time of transition to the Life Plan, Habilitation Plans must transition to Staff Action Plans. All individuals transitioning from an ISP to a Life Plan who receive habilitation services must have a staff Action Plan no later than March 1, 2020.



1.	Missing Record
OPWDD	If no record is available for review, claims for all dates of service associated with the
Audit Criteria	individual will be disallowed.
Regulatory	18 NYCRR Section 504.3(a)
References	18 NYCRR Section 540.7(a)(8)

2.	No Documentation of Service
OPWDD	If the record does not document that a Community Transition Service was provided, the
Audit Criteria	claim will be disallowed.
Regulatory	18 NYCRR Section 504.3(a)
References	18 NYCRR Section 517.3(b)

3.	No Determination of a Developmental Disability
OPWDD	The claim for services provided in the absence of a clinical assessment substantiating a
Audit Criteria	specific determination of developmental disability will be disallowed.
Regulatory	14 NYCRR Section 635-10.3(a) and (b)(1)
References	14 NYCRR Section 671.4(b)(1)(i)

4.	Missing or Inadequate Life Plan (LP)
OPWDD Audit Criteria	A copy of the individual's Life Plan (LP), covering the time period of the claim, must be maintained by the agency. The claim will be disallowed in the absence of a Life Plan (LP). If the Life Plan (LP) is not in place prior to the service date and in effect for the service date, the claim will be disallowed.
Regulatory References	14 NYCRR Section 635-10.5 (ae)(3)(i) 14 NYCRR 635-10.2(a) OPWDD ADM #2015-02, p. 6 OPWDD ADM #2018-06R, pp. 1-2

5.	Unauthorized Community Transition Services Provider
OPWDD	The claim will be disallowed if the Life Plan (LP) does not:
Audit Criteria	 Identify Community Transition Services as the service to be provided.
	 List the provider as the authorized provider for a specific service.
	Have an effective date for Community Transition Services that is on or before the
	first day of service for which the agency bills for services.
Regulatory	14 NYCRR Section 635-10.5 (ae)(3)(i)
References	14 NYCRR Section 635-10.2(a)
	OPWDD ADM #2015-02, p. 6
	OPWDD ADM #2018-06R, pp. 3-4,7

6.	Identification of Frequency and Duration of Service
OPWDD Audit	The claim will be disallowed if the Life Plan (LP) does not:
Criteria	 Specify the frequency for CTS as "one time expenditure."
	 Specify the duration for CTS as "one time expenditure."
Regulatory	14 NYCRR Section 635-10.5 (ae)(3)(i)
References	OPWDD ADM #2015-02, p. 6
	OPWDD ADM #2018-06R, pp. 3-4,7



7.	Ineligible Transition
OPWDD Audit Criteria	 In order to be eligible to receive CTS, the individual must be moving into a non-certified community living arrangement within New York State where he or she will be responsible for his or her own living expenses from one of the following settings: An OPWDD operated or certified IRA, community residence or other OPWDD operated residential setting (including family care homes); A state funded private residential school; A state operated residential school; An ICF/DD, developmental center, nursing facility or any other Medicaid funded institutional placement. The claim will fail if the type the type of move does not meet the criteria above.
Regulatory References	14 NYCRR 635-10.4(i)(1) OPWDD ADM #2015-02, pp. 2-3

8.	Missing Community Transition Service Documentation
OPWDD Audit	The claim will be disallowed in the absence of service documentation to support the
Criteria	community transition service.
Regulatory	18 NYCRR Section 504.3(a)
References	18 NYCRR Section 517.3(b)(2)
	OPWDD ADM #2015-02, p. 4

9.	Missing Required Elements of the Service Documentation
OPWDD Audit Criteria	
Regulatory References	OPWDD ADM #2015-02, pp. 4-5

10.	Unqualified Expenses
OPWDD Audi	Qualifying expenses are those specific to the establishment of a residence, and include,
Criteria	furniture, window coverings, rugs and floor coverings, lamps and light bulbs, food preparation items, linens, set-up fees, utility deposits (e.g., telephone, electricity, heating, water, etc.), services provided before the individual moves in that are



	necessary for his or her health and safety (e.g., pest eradication, cleaning) security deposits, and moving expenses.
	The claim will be disallowed for payment of unqualified expenses.
Regulatory References	14 NYCRR Section 635-10.4(i)(2) OPWDD ADM #2015-02 p. 3

11.	Unallowable Expense Date
OPWDD Audit	Allowable expenses can be reimbursed if the expense was incurred no more than ninety
Criteria	days prior to the individual's move to the new residence, and no more than ninety days after the move.
	The claim will be disallowed for payment of expenses outside of the above described timeframe.
Regulatory	14 NYCRR Section 655-10.4(i)(3)
References	OPWDD ADM #2015-02, p. 4

12.	Billing for Services Not Authorized by Operating Certificate
OPWDD Audit	The claim will be disallowed if the agency does not have an operating certificate
Criteria	identifying certification for Fiscal Intermediary services.
Regulatory	New York State Mental Hygiene Law, Section 16.03(a)(4)
References	14 NYCRR Sections 619.2(d)
	14 NYCRR Sections 619.3