









### What We Offer:

- Research Support Services: Members gain access to the different research services, resources, and tools offered by ITHS, including the ITHS Research Navigator.
- Community Engagement: Members can connect with regional and community based practice networks
- 3 Education & Training: Members can access a variety of workforce development and mentoring programs and apply for formal training programs.
- Funding: Members can apply for local and national pilot grants and other funding opportunities. ITHS also offers letters of support for grant submissions.

### **Contact ITHS**

# Director of Research Development



- Project Consultation
- Strategic Direction
- Resources and Networking

Melissa D. Vaught, Ph.D. ithsnav@uw.edu 206.616.3875

# Scientific Success Committee

- Clinical Trials Consulting
- Guidance on Study Design, Approach and Implementation
- Feedback on Design and Feasibility

https://www.iths.org/investigators/ services/clinical-trials-consulting/

### **Upcoming Career Development Series 2023**

- **Sept. 8** -- How to Be an Effective Principal Investigator with Ann Melvin
- **Sept. 12** -- Clinical, Regulatory, and Business Considerations in Telemedicine and Device-Related Digital Health: **Session 2**
- **Sept. 14** -- How We Discover, Nurture, and Sustain Successful Academic-Community Collaborations with Emily Tomayko
- **Sept. 19** -- Clinical, Regulatory, and Business Considerations in Telemedicine and Device-Related Digital Health: **Session 3** (\*\*\*1:00-3:00pm PT\*\*\*)
- Oct. 4 -- How to Prepare for your Biostats Consult: Tips, Tricks and What to Expect with Anna Faino; Greta Linse; and Susanne May



### Career Development Series 2023

# **Feedback**

At the end of the seminar, a link to the feedback survey will be sent to the email address you used to register.

### Career Development Series 2023

# Clinical, Regulatory, and Business Considerations in Telemedicine and Device-Related Digital Health Session 1

Presented by:

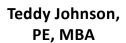
Cindy Jacobs, RN, JD



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Lenny Sanchez, JD, CHC



Terri Butler, PhD





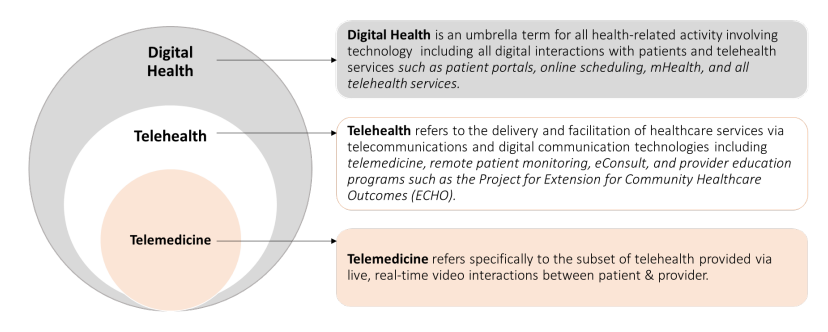
# Learning Objectives

### At the end of the session, participants will be able to:

- Identify and describe basic overall clinical, regulatory, and business concepts underlying telehealth/telemedicine and device-related digital health, including how the two areas are generally related to or different from each other.
- ldentify and describe examples of key clinical, regulatory, and business considerations separately related to a) telehealth/telemedicine practice and b) development/use of device-related digital health.
- Identify and describe key clinical, regulatory, and business considerations specifically related to data privacy and security in both the telehealth/telemedicine and device-related digital health arenas.

# Definitions: Digital Health, Telehealth and Telemedicine

The terms **telemedicine** and **telehealth** are often used interchangeably, however there are differences.

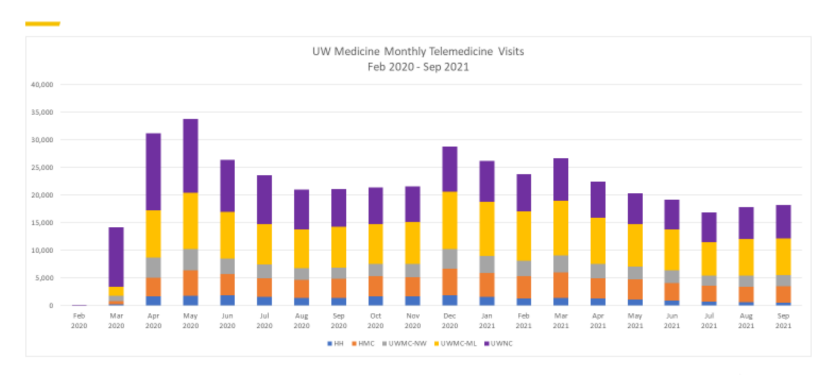


# Types of Telehealth

Live Video and Chat "Synchronous"	Store-and-Forward "Asynchronous"	Remote Patient Monitoring	mHealth	Provider Education
Medical devices and communication technology to deliver healthcare remotely	Provider-provider or provider-patients consults that include data storage, transfer, review and response	Health data collected from an individual and transmitted electronically to a provider	Use of mobile and wireless devices to improve health outcomes, services and research	Remote case review to upskill providers and peers working in rural and urban communities
Examples: TeleStroke, TelePsychiatry	Examples: eConsults, e-visit questionnaires	Examples: Blood glucose or blood pressure monitoring from home	Examples: medical apps, decision support, data collection	Examples: Project ECHO for HIV or Hepatitis C
UW Med Active?	✓	✓	✓	UW Medicine



# UW Medicine COVID-19 Telehealth Response



# eConsults Program

# eConsults are a cost-effective solution to improve access to specialty care



Referring Provider

"I have a clear clinical question for a specialist to help me manage my patient's care plan."

- » Timely access to specialty input
- » Improved continuity of care for patients

Specialist

"I reply with recommendations and next steps for the patient so the referring provider can continue managing the patient's care."

- » Improved access for higher acuity patients and new patients
- » More efficient referrals

#### eConsults

- Secure written exchange between providers
- Condition-specific templates
- Include relevant labs, tests, images
- 3 business day turnaround

#### **Impact**

 Over 25,000 eConsults completed since 2016

#### Live Specialties at UW Medicine

- Allergy, Cardiology, Dermatology
- Endocrinology, Gyn, Heme
- Infectious Dis, Renal, Neuro
- Psychiatry, Pulmonary, Rheum
- Urology, Wt loss, Palliative Care

### **eConsults**

- •Improved access by 30% for first 4 specialties
- Helps PCPs to work at top of their license
- Support collaborative care model
- •Reimburse <u>both</u> requesting provider and responding specialist 0.7 rVU
  - -CMS, WA Medicaid and most commercial insurance companies reimburse
- Leverages electronic medical record
- Currently only available within UW Medicine system

**Source**: Gaye M, Mehrotra A, Byrnes-Enoch H, et al. Association of eConsult Implementation With Access to Specialist Care in a Large Urban Safety-Net System. JAMA Health Forum 2021, 2(5):e210456.doi: 10.1001/jamahealthforum.2021.0456

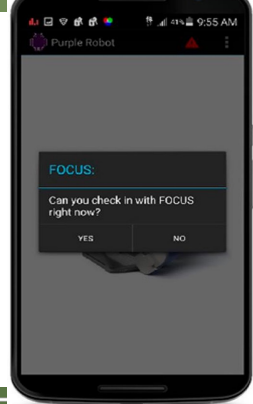
# mHealth

- •mHealth = mobile health
- •Use of medical apps to track health
- Privacy and security are a big concern
- Integration into EMR not standard
- •FDA rules and regulations may apply!

FOCUS: a UW developed app for patients with serious MH issues

- 3 daily prompts
- 'on-demand' resources
- 5 targets: sleep, voices, social, meds and mood

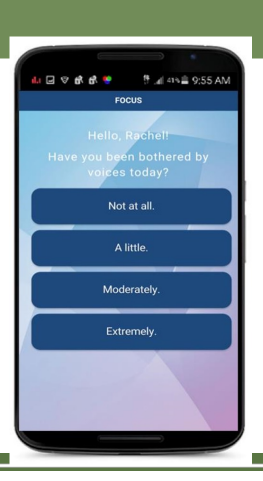
Slide courtesy Dr. Dror Ben-Zeev



# **FOCUS Process**

- •6<sup>th</sup> grade reading level
- •Simple interface
- Low working memory required
- Intuitive

Slide courtesy Dr. Dror Ben-Zeev



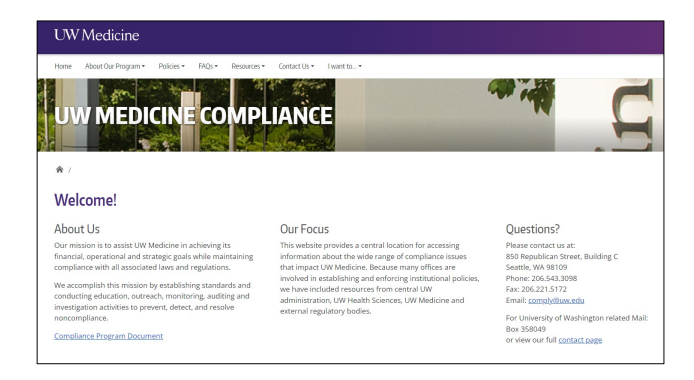
# Dashboard



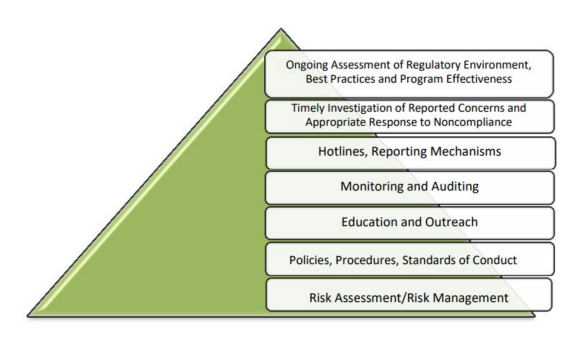
# **Current Challenges**

- Rollback of PHE and many policies are changing
- Privacy and security for mHealth
- Ryan Haight Act regulations for prescribing controlled substances
- •Integration of patient-reported information into EMR
- •Who owns data?
- Payment system and misalignment of incentives

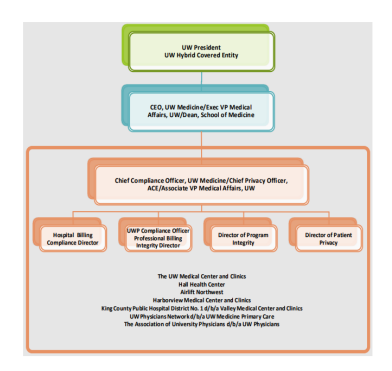
# **HIPAA Compliance Overview**



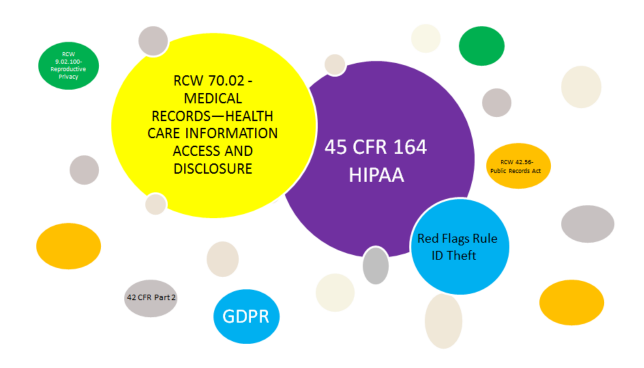
### What Does "Compliance" Mean?



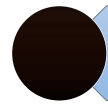
# **UW Medicine Compliance**



# **HIPAA Basics**



### What triggers HIPAA Jurisdiction?



Health care providers who transmit health information electronically related to covered transactions



**Health Plans** 



**Healthcare Clearinghouses** 

# **UW/UW Medicine Hybrid Covered Entity**

#### University of Washington (UW) HIPAA Designation

### **UW** Medicine

### University of Washington Healthcare Components

#### University of Washington Non-UW Medicine

Healthcare Components (part of UW legal entity)

- Autism Center at Center on Human Development and Disability (CHDD)
- Psychology Clinics in the College of Arts and Sciences
- Rubenstein Pharmacy in the School of Pharmacy (A.K.A. Hall Health Pharmacy)
- School of Dentistry Clinics and Faculty Practice Plan (Practice Plan also known as UW Dentists)

#### UW Medicine - Affiliated Covered Entity

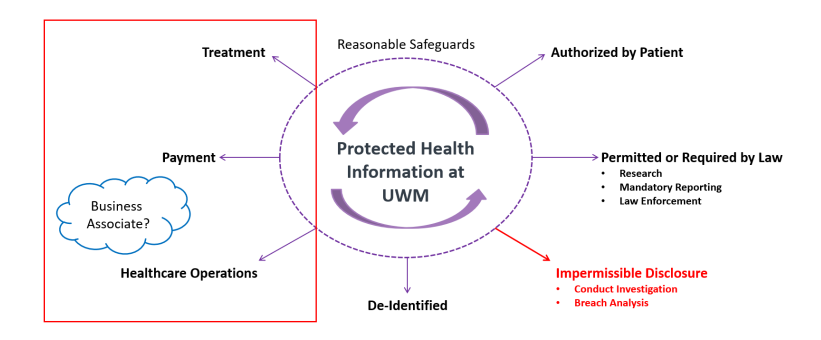
### University of Washington UW Medicine Healthcare Components (part of UW legal entity)

- The UW Medical Center and Clinics
   Hall Health Center
- Airlift Northwest

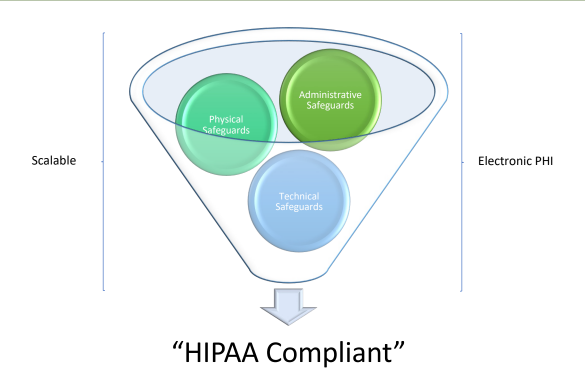
#### Other Healthcare Components (non-UW legal entities)

- Harborview Medical Center and Clinics
- King County Public Hospital District No. 1 d/b/a Valley Medical Center and Clinics
- UW Physicians Network d/b/a UW Medicine Primary Care
- The Association of University Physicians d/b/a UW Physicians

### General HIPAA Privacy Framework



### General HIPAA Security Framework



### HIPAA and Telemedicine/Digital Health: Common Issues

- Does the technology serve a treatment, payment or healthcare operation purpose?
- Does vendor understand the HIPAA regulatory regime and that they may be a business associate?
- Does business associate agreement meet HIPAA requirements?
- Will vendor accept financial responsibility in the event of a breach that they cause?
- Does vendor understand what it means to be "HIPAA compliant" or "HIPAA secure"?
- Does vendor want to de-identify UW Medicine data and use for other purposes?
- Could another law govern the data (e.g., EU GDPR, My Health My Data)

# **HIPAA Security Overview**

#### **Email Guidance**



#### Options:

- Email Encryption
- Phishing & Spam Email Guidance
- Approved Email Domains

#### Teleworking



#### Options:

- Video Conferencing
- Secure Teleworking
- Working Outside the Office
- Mobile Security

#### Services



#### Options:

- Threat Management
- <u>Vulnerability</u>
   <u>Management</u>
- Risk Management
- Security Governance
- <u>Security Education</u>,
   <u>Training</u>, and Awareness

#### Contact Us



#### Options:

Information Security Team <u>uwmed-security@uw.edu</u>

> IT Service Desk mcsos@uw.edu (206) 543-7012

Report a Cyber Security Inciden

#### Our Mission

The Information Security Team exists to ensure the confidentiality, integrity, and availability of UW Medicine's data, information assets, and clinical systems as part of UW Medicine's commitment to excellence in patient care, medical education, and research.

#### About Us

The Information Security Team provides enterprise-level cyber security services to UW Medicine through its Vulnerability Management, Threat Management, Risk Management, and Security Awareness programs. Our Cyber Security Analysts and Engineers help the UW Medicine workforce deliver world-class patient care securely and confidently. In addition to our enterprise services, the team provides security governance, guidance, and best practices so the workforce has the information and tools required to prevent cyber security incidents. In the event that a cyber security incident occurs, our team leads response efforts and navigates the workforce through the process to ensure rapid recovery and minimize adverse impacts to UW Medicine.

### What is the HIPAA Security Rule?

# **The Security Rule**

The HIPAA Security Rule establishes national standards to protect individuals' electronic personal health information that is created, received, used, or maintained by a covered entity. The Security Rule requires appropriate administrative, physical and technical safeguards to ensure the confidentiality, integrity, and security of electronic protected health information.

The Security Rule is located at 45 CFR Part 160 and Subparts A and C of Part 164.

<u>View the combined regulation text</u> of all HIPAA Administrative Simplification Regulations found at 45 CFR 160, 162, and 164.

# **UW Medicine Information Security Framework**



# The NIST Cybersecurity Framework

# National Institute of Standards and Technology Cyber Security Functions

#### **IDENTIFY**

Do we know our critical assets, threats, and risks? What do we need to secure?

#### **PROTECT**

Are controls in place to guard against known and emerging threats?

#### **DETECT**

Can we detect malicious or unauthorized activity, including a privacy breach?

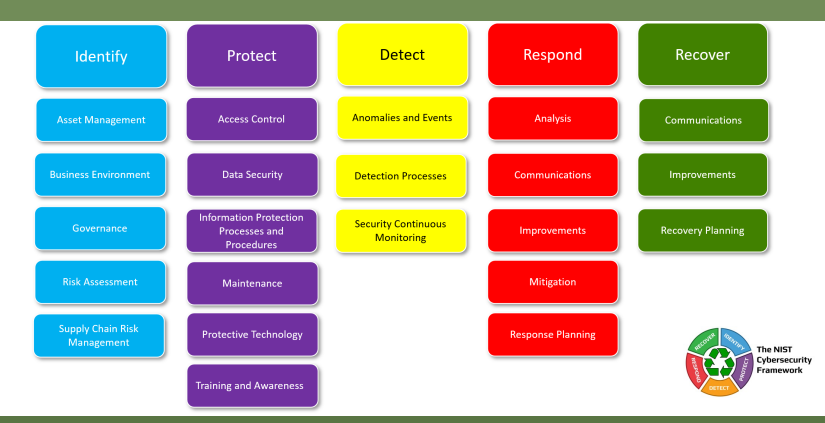
#### **RESPOND**

Can we react appropriately and timely?

#### **RECOVER**

Can we recover quickly to minimize impact?

# **NIST Functional Mapping**



### **Critical Security Controls (CIS-18)**

- > CIS Controls are easy for technical people to understand
- > They are prioritized and build on each other
- ➤ As you inform and educate executive leaders and business partners they resonate
- > They map well to frame works
- ➤ NIST and CIS are the "love language" of external auditors and regulatory entities

1	CIS Controls Version 8			
01	Inventory and Control of Enterprise Assets			
02	Inventory and Control of Software Assets			
03	Data Protection			
04	Secure Configuration of Enterprise Assets and			
05	Account Management			
06	Access Control Management			
07	Continuous Vulnerability Management			
08	Audit Log Management			
09	Email and Web Browser Protections			
10	Malware Defenses			
11	Data Recovery			
12	Network Infrastructure Management			
13	Network Monitoring and Defense			
14	Security Awareness and Skills Training			
15	Service Provider Management			
16	Application Software Security			
17	Incident Response Management			
18	Penetration Testing			

### **Maturity Tiers**

#### Tier 2 Risk Informed

- Approved but yet to be established
- Informal
- Not consistent throughout the organization

### Tier 3 Repeatable

- Collaborative with external parties
- Consistent throughout the organization
- Formal risk management
- Responsive to risk changes

### Tier 4 Adaptive

- Active information with 3rd parties that drives action
- Continuous improvement based on lessons learned and market adjustments

Tier 1Partial

- Adhoc
- Limited awareness
- Limited external coordination
- Not formalized

# **UW Medicine Information Technology (IT) Guiding Principles**

1	Integration Integrated, vendor supported applications from our core vendors take precedence over single-use, one-off, best of breed, or internally developed solutions.	5	Best Practices Identify and incorporate industry best practices and broadly accepted standards across our hardware, software, and data. Benefits and risks are balanced through best practices.
2	Security Adequate controls must be in place for all systems and services to ensure minimum requirements are met. The level of controls required reflect best practices, regulatory requirements, and the sensitivity of the data being utilized.	6	Value Solutions must provide value to the organization and as applicable, requests must include cost, risk, ROI calculations, impact to patient care and safety, and alignment with organizational strategies and objectives.
3	Privacy & Compliance Information systems, applications and practices must comply with all applicable laws and data privacy policies.	7	Enterprise An enterprise approach supported by enterprise technology governance will be followed with standardized solutions deployed across all UW Medicine entities.
4	Ownership Systems will have operational owners, operations will oversee technology governance, and projects will be operationally led.	8	Innovation Technology will be used in new ways, or new technology will be used, when existing solutions do not meet the operational or strategic needs of the organization.

### **Information Security Services**

#### Joseph "Augie" D'Agostino

Chief Information Security officer (CISO)

#### Joseph L. DeLeon

Deputy Chief Information Security Officer (DCISO)

#### Matt Pina

Manager Cyber Resilience Governance, Risk, and Compliance

#### Mark Watkins

Manager Engineering and Identity Services

Chantell Villeneuve

Manager Identity and Access Services

Tami Miller (PMO)
Portfolio Manager

#### Governance

Framework Controls Program Policies/Standard Regulations Laws Guidelines

Interpretation

#### **Identity Services**

Access
Attestation
Roles
Terminations
Training Validation
Automation
Epic
Consulting

HIPAA Risk Analysis
Risk Register
Risk Exceptions
Risk Mitigation
Reporting
Interpretation
Consulting

<u>Risk</u>

#### <u>ompliance</u>

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#### **Cyber Resilience**

Monitoring Investigation Incident Response Reporting Phishing Vulnerabilities Consulting

#### **Engineering**

Platform Support Configuration Development Change Management Vendor Relations Automation Epic

# **Business Perspective**

Companies choose to develop products and services that they can sell for enough money to make the development effort worthwhile given the following considerations:

- Talent and resource limitations
- Opportunity cost of one choice over another
- Future market demand
- Future profit potential

# Comparing Business Models and Challenges

# xfinity



- Buy the hardware
- Pay periodically for service
- Does "service" include repairs and support?
- Could you charge more for support?





- Use your existing network
- Pay periodically per (shared) account
- Is it possible to track actual number of users?
- Could you charge per user?

# What is a reasonable price?



#### **Remote Patient Monitoring**

- Charge per device + service or allinclusive price per patient?
- Discount for data access?
- \*Reimbursement relates to set-up, alert frequency, recordings, clinician time, etc.
- What are the overall costs of treatments enhanced by physiologic or therapeutic monitoring? What % is reasonable to apply to the price?

#### **Telehealth Visits**

- Charge per visit, per patient, per clinician user, or per year?
- Discount for data access?
- \*Reimbursement payments to clinician and clinic are affected by setting, visit length, provider, etc.
- If the new way generates a savings, what % is reasonable to apply to the product price?
- How does new way compare to the old way (\$/hour)?

<sup>\*</sup> From AMA Remote Patient Monitoring Playbook @ https://www.ama-assn.org/system/files/ama-remote-patient-monitoring-playbook.pdf

# Digital Health vs. Telemedicine

#### **Remote Patient Monitoring**

- Company needs to:
  - understand the use case and users
  - engineer the medical device
  - design, code, and validate the system software
  - optimize remote connectivity
  - manage support team for compatibility, up-time, security, bug-fixes, updates, etc.
  - manage training team
- Regulatory approval as required

#### **Telehealth Visit Platform**

- Company needs to:
  - understand the use case and users
  - design, code, and validate the system software
  - manage support team for compatibility, up-time, security, bugfixes, updates, etc.

# Remote Patient Monitoring Reimbursement Guide excerpted from AMA Remote Patient Monitoring Playbook

@ https://www.ama-assn.org/system/files/ama-remote-patient-monitoring-playbook.pdf

APPENDIX E.

# Navigating Digital Medicine Coding and Payment (Cont.)



#### REMOTE PATIENT MONITORING

Effective January 1, 2018, Medicare began coverage and payment for the collection and interpretation of physiologic data digitally stored and/or transmitted by the patient and/or caregiver to the physician or other qualified health care professional (CPT\* Code 99091). Effective January 1, 2019, coverage and payment were made available for remote physiologic monitoring codes, and on January 1, 2022, coverage and payment were made available for remote therapeutic monitoring codes.

CODE	DESCRIPTION
CPT® Code 98975	Remote therapeutic monitoring (eg, respiratory system status, musculoskeletal system status, therapy adherence, therapy response); initial set-up and patient education on use of equipment
CPT® Code 98976	Device(s) supply with scheduled (eg, daily) recording(s) and/or programmed alert(s) transmission to monitor respiratory system, each 30 days
CPT® Code 98977	Device(s) supply with scheduled (eg, daily) recording(s) and/or programmed alert(s) transmission to monitor musculoskeletal system, each 30 days
CPT® Code 98980	Remote therapeutic monitoring treatment management services, physician or other qualified health care professional time in a calendar month requiring at least one interactive communication with the patient or caregiver during the calendar month; first 20 minutes
CPT* Code 98981	Each additional 20 minutes (List separately in addition to code for primary procedure)
CPT® Code 99453	Remote monitoring of physiologic parameter(s) (e.g., weight, blood pressure, pulse oximetry, respiratory flow rate), initial set-up and patient education on use of equipment. (Initial set-up and patient education of monitoring equipment)
CPT® Code 99454	Device(s) supply with daily recording(s) or programmed alert(s) transmission, each 30 days. (initial collection, transmission, and report/summary services to the clinician managing the patient)
CPT® Code 99457	Remote physiologic monitoring treatment management services, clinical staff/physician/ other qualified health care professional time in a calendar month requiring interactive communication with the patient/caregiver during the month: first 20 minutes
CPT* Code 99458	Each additional 20 minutes (List separately in addition to code for primary procedure)

APPENDIX E.1

# Navigating Digital Medicine Coding and Payment (Cont.)





#### TELEHEALTH VISITS

Synchronous audio/visual visit between a patient and clinician for evaluation and management (E&M).

CODE*	DESCRIPTION
CPT® Code 99202-99205 POS 02 for Telehealth (Medicare) Modifier 95 (Commercial Payers)	Office or other outpatient visit for the evaluation and management of a new patient
CPT® Code 99211-99215 POS 02 for Telehealth (Medicare) Modifier 95 (Commercial Payers)	Office or other outpatient visit for the evaluation and management of an established patient

\*A list of all available codes for telehealth services can be found here: <a href="https://www.cms.gov/Medicare/Medicare-General-Information/Telehealth/Telehealth-Codes">https://www.cms.gov/Medicare/Medicare-General-Information/Telehealth/Telehealth-Codes</a>

Medicare pays for telehealth on a limited basis: when the beneficiary receiving the service is in a designated rural area and when they leave their home and go to a clinic, hospital, or certain other types of medical facilities for the service.

Check with your payer to determine the appropriate Place of Service (POS) code for your telehealth visits. The AMA is aware that some commercial payers are requiring the use of POS 02 – Telehealth (the location where health services and health-related services are provided or received through a telecommunication system).

#### ONLINE DIGITAL VISITS

These services are the kind of brief check-in services furnished using communication technology that are employed to evaluate whether or not an office visit or other service is warranted. When the check-in services are furnished prior to an office visit, then the Medicare program considers them to be bundled into the payment for the resulting visit, such as through an evaluation and management (E/M) visit code. However, in cases where the check-in service does not lead to an office visit, then there is no office visit with which the check-in service can be bundled. Therefore, Medicare will cover and pay for such services to the extent these are medically necessary and reasonable.

#### ONLINE DIGITAL VISITS (CONT.)

CODE	DESCRIPTION
CPT® Code 99421	Online digital evaluation and management service, for an established patient, for up to seven days, cumulative time during the seven days: 5–10 minutes
CPT® Code 99422	11–20 minutes
CPT* Code 99423	21 or more minutes
CPT® Code 98970	Qualified non-physician health care professional online digital assessment and management, for an established patient, for up to seven days, cumulative time during the seven days: 5–10 minutes
CPT® Code 98971	11–20 minutes
CPT® Code 98972	21 or more minutes
HCPCS Code G2012	Brief communication technology-based service, e.g., virtual check-in, by a physician or other qualified health care professional who can report evaluation and management services, provided to an established patient, not originating from a related E/M service provided within the previous seven days nor leading to an E/M service or procedure within the next 24 hours or soonest available appointment: 5–10 minutes of medical discussion

#### Additional coverage requirements for use of HCPCS Code G2012 include:

- Advance patient content: Practitioners must obtain advance consent for the service and document in the
  patient's record.
- · This service is only covered for established patients.
- The technology that can be used by the patient includes real-time, audio-only telephone interactions and synchronous, two-way audio interactions that are enhanced with the video or other kinds of data transmission.
- · Telephone calls that involve only clinical staff cannot be billed using this code.



Remote Patient Monitoring Reimbursement Guide excerpted from AMA Remote Patient Monitoring Playbook @ https://www.ama-assn.org/system/files/ama-remote-patient-monitoring-playbook.pdf

Cindy Jacobs, RN, JD

Affiliate Faculty, UW School of Law

Regulatory Consultant, ITHS Technology Development Center

- First, a placeholder for an additional privacy/security issue: Specific device-related cybersecurity
  - The FDA (separate from overall HHS HIPAA regulation) requires certain security standards in medical devices that generate/store PHI
  - To be discussed in more detail in session 3 of this workshop series

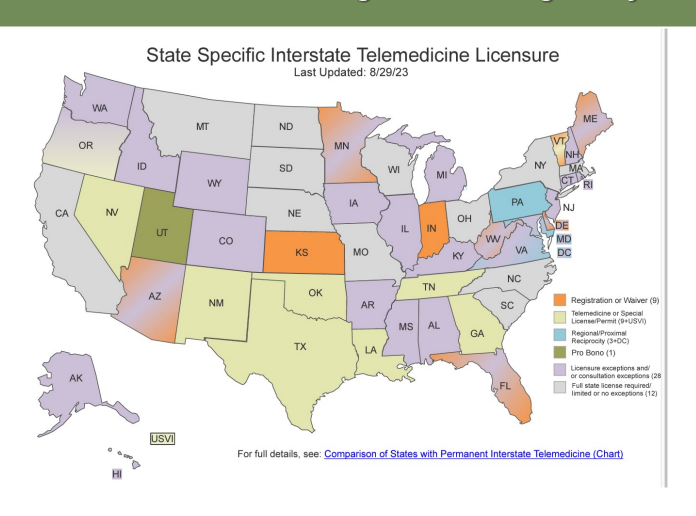
- Licensing
  - Governed by state law for the state where the patient is "located"
  - If silent, presume that a full license is needed
  - Other scenarios
    - "Consultation exemptions"
    - Special registration
    - COVID relaxation
  - Interstate Medical Licensure Compact (37 participating states)

August 2023 Update



#### **Comparison of States with Permanent Interstate Telemedicine**

States with Permanent Interstate Telemedicine	21 + DC + USVI*	
Mechanism	TOTAL	
Telemedicine or Special License or Permit	9 + USVI	
Registration or Waiver	9	
Regional/Proximal Reciprocity	3 + DC	
Pro Bono Interstate Telemedicine	1	
States with licensure exceptions and/or consultation exceptions <sup>‡</sup>	29	
*Note: Some states utilize multiple mechanisms, total may not add up.		



# Telemedicine & Device-Related Digital Health Regulatory Overview "WWAMI-O" states (minus Montana, which has no exemptions to full licensure)

Washington	Licensure exception/ Consultation exception	The legislature created a specific exemption to the licensure requirement for telemedicine practitioner-to-practitioner consultations. The consultation exemption permits a practitioner licensed in another state in which the practitioner resides to use telemedicine or other means to consult with a Washington licensed practitioner who remains responsible for diagnosing and treating the patient in Washington. The law does not require real time communication between practitioners.  Additionally, the WMC does not require a license when a patient seeks a second opinion or a consultation with a specialist out of state, such as a cancer center, and sends medical records to the specialist to review and provide input on treatment. In this case, the specialist in the distant state does not need a license to practice medicine in Washington to review the records and provide an opinion, but not treatment, regarding the patient's care.  Another common situation that is not specifically addressed by a statutory exemption is when a patient with an established relationship with a	WA Medical Commission Updated Telemedicine Policy (July 2022)
		exemption is when a patient with an established relationship with a	Poncy (July 2022)
		practitioner licensed in another state crosses the border into Washington and	
ļ		requires medical care. In some cases, permitting the physician in the patient's home state to provide temporary continuous care is in the patient's best	
		interest. So long as the out-of-state practitioner provides temporary continuity	
		of care to the patient, the practitioner would not require a Washington license.	

Wyoming Licen excep Consul excep	on/ pursuant to Wyo. Stat. § 33-26-103; otion Rendering care at the scene of an emergency		WY Rules and Regulations, Agency 83, Ch. 3, § 4
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Alaska	Licensure exception/ Limited referral system	HB 265 (2022) includes a provision that allows Alaskans with suspected or diagnosed life-threatening conditions, such as cancer, to be treated by an out-of-state physician as long as they:  • Have a referral from their Alaska-licensed physician.  • Have an existing patient-physician relationship with the out-of-state physician.  • And the out-of-state physician has previously conducted an inperson visit with the patient.	AK HB 265 (2022)
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Idaho
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Oregon	Telemedicine License	Upon application, the Oregon Medical Board may issue to an out-of-state physician a license for the practice of medicine across state lines if the physician holds a full, unrestricted license to practice medicine in any other state of the United States, has not been the recipient of a professional sanction by any other state of the United States and otherwise meets the standards for Oregon licensure .  In the event that an out-of-state physician has been the recipient of a professional sanction by any other state of the United States, the board may issue a license for the practice of medicine across state lines if the board finds that the sanction does not indicate that the physician is a potential threat to the public interest, health, welfare and safety.	\$253 ( <u>Source</u> )	ORS 677.139  Oregon.gov - Telemedicine  Telemedicine License Request
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# Telemedicine regulation

- Credentialing
- "Telemedicine privileges": allow an institution's medical staff to provide telemedicine services to the institution's own patients

VS.

- "Distant site provider privileges": allow providers from another institution to provide telemedicine services to the originating site's patients
  - Privileges may be awarded "by proxy"/reliance on information from the distant site (would include clinical and telemedicine privileges at the distant site)
  - Clinical privileges by proxy are limited to the same practice area/specialty for which the distant site has granted clinical privileges
  - Privileges by proxy are allowed by TJC and DNV as well as CMS; also allowed by WA DOH

- Scope of practice—basically includes the scope of practice articulated in licensing laws (given feasibility in a telemedicine setting)
- Standards of care
  - Telemedicine standards may be articulated by state licensing boards, although SOC is not usually included in state licensing statutes/regulations

- Standards of care
  - E.g., Washington Medical Commission Policy Statement (revised 2021)
    - Recites specific generally understood/accepted standards of clinical care, such as need to provide informed consent, establish a physician-patient relationship, perform an appropriate assessment, etc.
    - Also now calls out specific device-related obligations for physicians practicing in a telemedicine setting:
      - Expected to confirm whether devices used in telemedicine practice are/need to be FDA cleared/approved
      - If using AI/ML technology, expected to understand its bias and related aspects, and should complete a CME course regarding AI/ML

- Prescribing
  - Federal restrictions still exist re DEA controlled substance drugs (in-person visit required)
    - The DEA still has not developed the special registration process for providers to be able to prescribe controlled substances without an in-person exam
      - First mandated in 2008 as part of the original Ryan Haight Act and again 10 years later in the SUPPORT for Patients and Communities Act of 2018.

- Prescribing
  - DEA COVID waivers for controlled substance telemedicine prescribing are extended through November 11, 2023 for new patients, and through November 11, 2024 for patients established during the waiver period.
  - Per CCHP, "most states consider using only an internet/online questionnaire to establish a patient-provider relationship (needed to write a prescription in most states) as inadequate. States may also require that a physical exam be administered prior to a prescription being written, but not all states require an in-person examination, and some specifically allow the use of telehealth to conduct the exam."

- Telemedicine reimbursement
  - CMS—some COVID waivers r/t Medicare restrictions for telemedicine reimbursement (e.g., originating site) have been made permanent (mostly r/t behavioral health), and others will expire at the end of 2024 absent Congressional action
    - <u>July 2023 updated chart by Center for Connected Health Policy (CCHP) re</u> PHE reimbursement discontinuation dates
  - Medicaid—per CCHP, all 50 states and Washington DC provide reimbursement for some form of live video in Medicaid fee-forservice. However, what and how it is reimbursed varies widely with some Medicaid programs limiting the types of reimbursable services and placing additional requirements and restrictions such as provider type and originating site stipulations.

- Telemedicine reimbursement
  - State parity laws—private payers
    - All states required private payers to cover telemedicine during the pandemic, but many have reverted to pre-pandemic status (no parity law)
    - Washington has had a payment parity law for several years, which
      requires not only reimbursement, but also payment amount parity.
      It also applies to audio-only telemedicine, as long as there is a preexisting patient-provider relationship.

- Effects of 21st Century Cures Act
- Medical device definitions
  - Non-device software
  - SaMD (vs. SiMD)
  - DRS/MMAs
  - CDSS
- FDA resources—Digital Health Center of Excellence, clinician learning modules, etc.

- Mobile Medical Apps—history of regulation before Cures Act
  - September 2013 "Final" Guidance: How the FDA intends to regulate software applications intended for use on mobile platforms.
  - Broad categories
    - Unregulated apps considered outside of FDA's jurisdiction
    - Apps considered within FDA jurisdiction but where FDA will exercise enforcement discretion and refrain from regulation on the basis of low patient risk
    - Regulated apps

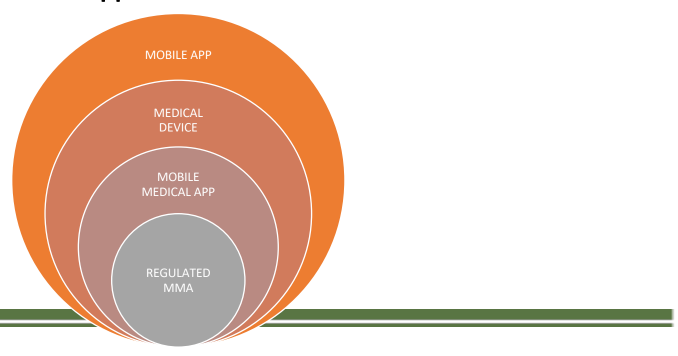
- 21st Century Cures Act (December 2016)
- Section 3060. Modified the definition of "device" to remove certain categories of software from FDA's jurisdiction.
  - Software that provides administrative support of a healthcare facility.
  - Software for maintaining or encouraging a healthy lifestyle, and not related to the diagnosis, cure, mitigation, prevention, or treatment of a disease or condition.
  - Software that serves as electronic patient records, provided that such function is not intended to interpret or analyze patient data or images for the diagnosis, cure, mitigation, prevention, or treatment of a disease or condition.
  - Software for transferring, storing, converting formats, or displaying data/results and associated findings by a healthcare professional (e.g., MDDS), unless intended to interpret or analyze the data, results or findings.

- Mobile Medical Apps—history of regulation before Cures Act
- February 2015 "Final Final" Guidance--Superseded September 25, 2013 Final Guidance
  - Updated to be consistent with the February 2015 MDDS guidance document (which had down-classed MDDS).
  - "Although the FDA has not issued an overarching software policy, the Agency has formally classified certain types of software applications that meet the definition of a device and, through classification, identified specific regulatory requirements that apply to these devices and their manufacturers."
  - FDA "regulates by function, not by platform"

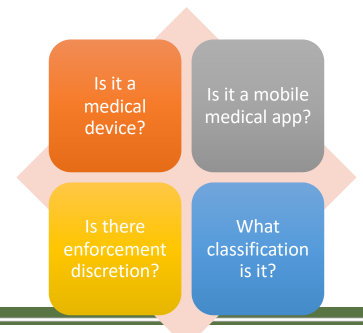
- Software for:
  - displaying, analyzing, or printing medical information about a patient or other medical information;
  - supporting or providing recommendations to a healthcare professional (i.e., clinical decision support) about prevention, diagnosis or treatment of a disease or condition, AND
  - enabling the health professional to independently review the basis for such recommendations rather than primarily rely on it when making diagnostic and treatment decisions.



- Device-related digital health regulation
  - Mobile Medical Apps—or is it Device-Related Software?



- Device-related digital health regulation
  - Mobile Medical Apps—or is it Device-Related Software?



- Most recent DRS guidance: "Policy for Device Software Functions and Mobile Medical Applications"
  - September 28, 2022
  - "Document originally issued on September 25, 2013"
  - "This document supersedes 'Policy for Device Software Functions and Mobile Medical Apps' issued September 27, 2019."
  - Previous "final" version: February 9, 2015

- Most recent DRS guidance: Policy for Device Software Functions and Mobile Medical Applications
  - FDA refers to software functions that are device functions as "device software functions." Device software functions may include "Software as a Medical Device (SaMD)" and "Software in a Medical Device (SiMD)." Software functions that meet the definition of a device may be deployed on mobile platforms, other general-purpose computing platforms, or in the function or control of a hardware device.

- AI/ML: FDA Definitions
  - Artificial Intelligence: A device or product that can imitate intelligent behavior or mimics human learning and reasoning. Artificial intelligence includes machine learning, neural networks, and natural language processing. Some terms used to describe artificial intelligence include computer-aided detection/diagnosis, statistical learning, deep learning, or smart algorithms.
  - Machine learning is used to design an algorithm or model without explicit programming but through the use of automated training with data (e.g., a regression function or deep learning network). Devices that include Adaptive Algorithms, i.e., algorithms that continue to learn and evolve in time, are also another area of Artificial Intelligence.

- FDA device cybersecurity requirements
  - On December 29, 2022, the Consolidated Appropriations Act, 2023 was signed into law. Section 3305 of the bill-- "Ensuring Cybersecurity of Medical Devices" -- amended the Federal Food, Drug, and Cosmetic Act (FD&C Act) by adding section 524B to the Act regarding requirements for "cyber devices."
  - Digital Health Center of Excellence has a separate cybersecurity page with detailed resources (e.g., a cybersecurity "playbook")
  - New guidances—dramatic changes from former device cybersecurity guidance, e.g., no more "tier 1" and "tier 2" devices.

#### Device-related digital health regulation

- FDA device cybersecurity requirements
  - 03/29/2023 Cybersecurity in Medical Devices: Refuse to Accept Policy for Cyber
    Devices Under Section 524B of the FD&C Act The FDA generally intends not to issue "refuse
    to accept" (RTA) decisions for premarket submissions for cyber devices that are
    submitted before October 1, 2023, based solely on information required by section 524B of
    the FD&C Act. Instead, the FDA will work collaboratively with sponsors of such
    premarket submissions as part of the interactive and/or deficiency review process.
  - 04/07/2022 Draft Guidance: Cybersecurity in Medical Devices: Quality System
    Considerations and Content of Premarket Submissions This draft guidance (flagged as
    "not for implementation") replaces the 2018 draft version and is intended to further
    emphasize the importance of ensuring that devices are designed securely, enabling emerging
    cybersecurity risks to be mitigated throughout the Total Product Life Cycle, and to outline the
    FDA's recommendations more clearly for premarket submission content to
    address cybersecurity concerns.

Basically, see section 524B of the FD&C Act (found at 21 USC §360n-2)

#### Device-related digital health regulation

- FDA device cybersecurity requirements
- §360n–2. Ensuring cybersecurity of devices
  - (a) In general

A person who submits an application or submission under section 360(k), 360c, 360e(c), 360e(f), or 360j(m) of this title for a device that meets the definition of a cyber device under this section shall include such information as the Secretary may require to ensure that such cyber device meets the cybersecurity requirements under subsection (b).

(b) Cybersecurity requirements

The sponsor of an application or submission described in subsection (a) shall—

(1) submit to the Secretary a plan to monitor, identify, and address, as appropriate, in a reasonable time, postmarket cybersecurity vulnerabilities and exploits, including coordinated vulnerability disclosure and related procedures;

- FDA device cybersecurity requirements
  - (2) design, develop, and maintain processes and procedures to provide a reasonable assurance that the device and related systems are cybersecure, and make available postmarket updates and patches to the device and related systems to address—
  - (A) on a reasonably justified regular cycle, known unacceptable vulnerabilities; and
  - (B) as soon as possible out of cycle, critical vulnerabilities that could cause uncontrolled risks;
  - (3) provide to the Secretary a software bill of materials, including commercial, opensource, and off-the-shelf software components; and
  - (4) comply with such other requirements as the Secretary may require through regulation to demonstrate reasonable assurance that the device and related systems are cybersecure.

#### Device-related digital health regulation

- FDA device cybersecurity requirements
  - (c) Definition
  - In this section, the term "cyber device" means a device that—
  - (1) includes software validated, installed, or authorized by the sponsor as a device or in a device;
  - (2) has the ability to connect to the internet; and
  - (3) contains any such technological characteristics validated, installed, or authorized by the sponsor that could be vulnerable to cybersecurity threats.

#### Device-related digital health regulation

- FDA device cybersecurity requirements
  - (d) Exemption

The Secretary may identify devices, or categories or types of devices, that are exempt from meeting the cybersecurity requirements established by this section and regulations promulgated pursuant to this section. The Secretary shall publish in the Federal Register, and update, as appropriate, a list of the devices, or categories or types of devices, so identified by the Secretary.

### Device-related digital health regulation

- Reimbursement r/t devices (vs. reimbursement focused on the telemedicine visit itself)
  - Remote Patient [physiologic] Monitoring (RPM)/Remote Therapeutic Monitoring (RTM)
    - Remote Patient Monitoring involves the use of digital technologies to capture
      and monitor information regarding the physical or behavioral functioning of an
      individual. An example of RPM is the monitoring of blood pressure, weight or
      oxygen saturation using automated digital technology.
    - Remote Therapeutic Monitoring refers to the management of an individual's non-physiologic information by a healthcare provider. An example of RTM is the monitoring of patient adherence to a treatment plan.

# Device-related digital health regulation

 CPT reimbursement codes for RPM (Source: Arizona Telemedicine Program and the Southwest Telehealth Resource Center)

## RPM – Set up, Monitoring and Service CPTs

СРТ	Who Can Perform	RVU – Non- Facility	Natl Avg Reimb	Description
99453	MD, NP, PA, MA, staff	0.57	19.32	Remote monitoring of physiologic parameter(s) (eg, weight, blood pressure, pulse oximetry, respiratory flow rate), initial; set-up and patient education on use of equipment  Notes:  Do not report more than once per episode of care or for less than 16 days of monitoring
99454	MD, NP, PA, MA, staff	1.48	50.15	Remote monitoring of physiologic parameter(s) (eg, weight, blood pressure, pulse oximetry, respiratory flow rate), initial; device(s) supply with daily recording(s) or programmed alert(s) transmission, each 30 days  Notes:  ( (Do not report 99454 for monitoring of less than 16 days) (Do not report 99453, 99454 in conjunction with codes for more specific physiologic parameters [eg, 93296, 94760]) (For self-measured blood pressure monitoring, see 99473, 99474)
99457	MD, NP	1.44	48.8	Remote physiologic monitoring treatment management services, clinical staff/physician/other qualified health care professional time in a calendar month requiring interactive communication with the patient/caregiver during the month; first 20 minutes  Notes:  (Report 99457 once each 30 days, regardless of the number of parameters monitored) (Do not report 99457 for services of less than 20 minutes) (Do not report 99457 in conjunction with 93264, 99091, nor in same month as 99473, 99474)
99458	MD, NP	1.17	39.65	Remote physiologic monitoring treatment management services, clinical staff/physician/other qualified health care professional time in a calendar month requiring interactive communication with the patient/caregiver during the month; each additional 20 minutes (List separately in addition to code for primary procedure)  Notes:  (Use 99458 in conjunction with 99457)  (Do not report 99458 for services of less than an additional increment of 20 minutes)

## Facility Considerations: OPPS Reimb

СРТ	Who Can Perform	APC	OPPS Reimb	Description
98975	OT, PT, SLP. Includes staff.	5012	\$120.86	Initial set-up and patient education on use of equipment
98976	OT, PT, SLP	5741	\$35.00	Device(s) supply with scheduled (e.g., daily) recording(s) and/or programmed alert(s) <b>transmission to monitor respiratory system</b> , each 30 days)
98977	OT, PT, SLP	5741	\$35.00	Device(s) supply with scheduled (e.g., daily) recording(s) and/or programmed alert(s) <b>transmission to monitor musculoskeletal system</b> , each 30 days
98978	LCSW	5741	\$35.00	Device(s) supply with scheduled (eg, daily) recording(s) and/or programmed alert(s) <b>transmission to monitor cognitive behavioral therapy</b> , each 30 days
99453	Staff member.	5012	\$120.86	Remote monitoring of physiologic parameter(s) (eg, weight, blood pressure, pulse oximetry, respiratory flow rate), initial; set-up and patient education on use of equipment
99454	RNs	5741	\$35.00	Remote monitoring of physiologic parameter(s) (eg, weight, blood pressure, pulse oximetry, respiratory flow rate), initial; device(s) supply with daily recording(s) or programmed alert(s) transmission, each 30 days

APC - Ambulatory Payment Classification

# Device-related digital health regulation

 CPT reimbursement codes for RTM [note: RTM initial "set-up" code requires a device that meets the FDA's definition of a medical device]

(Source: Arizona Telemedicine Program and the Southwest Telehealth Resource Center)

## RTM – Set up and Monitoring CPTs

СРТ	Who Can Perform	RVU – Non- Facility	Natl Avg Reimb	Description
98975	MD, NP, PA, CNS, OT, PT, SLP and possibly psychologists & other providers may bill these codes. Includes staff.	0.57	\$18.84	Remote therapeutic monitoring (e.g., respiratory system status, musculoskeletal system status, therapy adherence, therapy response); initial set-up and patient education on use of equipment
98976	MD, NP, PA, CNS, OT, PT, SLP and possibly psychologists & other providers may bill these codes.	1.48	\$48.93	Remote therapeutic monitoring (e.g., respiratory system status, musculoskeletal system status, therapy adherence, therapy response); device(s) supply with scheduled (e.g., daily) recording(s) and/or programmed alert(s) <b>transmission to monitor respiratory system</b> , each 30 days)
98977	MD, NP, PA, CNS, OT, PT, SLP and possibly psychologists & other providers may bill these codes.	1.48	\$48.93	Remote therapeutic monitoring (e.g., respiratory system status, musculoskeletal system status, therapy adherence, therapy response); device(s) supply with scheduled (e.g., daily) recording(s) and/or programmed alert(s) <b>transmission to monitor musculoskeletal system</b> , each 30 days
98978	MD, NP, PA, CNS, OT, PT, SLP and possibly psychologists & other providers may bill these codes.	Not priced yet	\$0.00	Remote therapeutic monitoring (eg, therapy adherence, therapy response); device(s) supply with scheduled (eg, daily) recording(s) and/or programmed alert(s) transmission to monitor cognitive behavioral therapy, each 30 days

## RTM – Provider Service CPTs

СРТ	Who Can Perform	RVU – Non- Facility	Natl Avg Reimb	Description
98978	MD, NP, PA, CNS, OT, PT, SLP and possibly psychologists & other providers may bill these codes.	Not priced yet	\$0.00	Remote therapeutic monitoring (eg, therapy adherence, therapy response); device(s) supply with scheduled (eg, daily) recording(s) and/or programmed alert(s) transmission to monitor cognitive behavioral therapy, each 30 days
98980	MD, NP, OT, PT, SLP, OTA, PTA	1.46	\$48.27	Remote therapeutic monitoring treatment management services, physician/other qualified health care professional time in a calendar month <b>requiring at least one interactive communication</b> with the patient/caregiver during the calendar month; first 20 minutes
98981	MD, NP, OT, PT, SLP, OTA, PTA	1.17	\$38.68	Remote therapeutic monitoring treatment management services, physician/other qualified health care professional time in a calendar month requiring at least one interactive communication with the patient/caregiver during the calendar month; each additional 20 minutes (List separately in addition to code for primary procedure)

# Device-related digital health regulation

- 2024 proposed CMS rule vs. 2023 rule
  - No major changes re RPM/RTM, but some clarifications, e.g.,
    - Only one provider may bill codes 99453, 99454, 98976, 98977, 98980, and 98981 in a 30day period w/16 days of device data
    - RPM may be billed only for an established patient
    - PTs and OTs can bill RTM for PTAs and OTAs under General Supervision

# Thank You!

### **Open for Questions**



#### Career Development Series 2023

### **Feedback Survey**

A link to the feedback survey has been sent to the email address you used to register.

Please get out your device, find that email, and spend a few moments completing that survey before you leave today.

Tip: If on a mobile device, shift view to landscape view (sideways) for better user experience.