Clinical Policy: Physical, Occupational, and Speech Therapy Services
Reference Number: CP.MP.49
Effective Date: 04/11
Last Review Date: 08/16

See Important Reminder at the end of this policy for important regulatory and legal information.

Description
To provide guidelines for the authorization of outpatient speech therapy, occupational therapy, and/or physical therapy evaluation and treatment services.

Policy/Criteria
I. It is the policy of health plans affiliated with Centene Corporation® that outpatient speech therapy, occupational therapy, and/or physical therapy evaluation and treatment services are considered medically necessary when all the following criteria are met:
   A. Signs and symptoms of physical deterioration or impairment or prevention of disability in ≥ 1 of the following areas:
      1. Sensory/motor ability
      2. Functional status as evidenced by inability to perform basic ADLs and/or mobility
      3. Cognitive/psychological ability
      4. Cardiopulmonary status
      5. Speech/language/swallowing ability
   B. Treatment is ordered by an examining physician and a formal evaluation is conducted by a licensed/registered speech, occupational, or physical therapist. The evaluation must include the following:
      1. History of illness or disability
      2. Relevant review of systems
      3. Pertinent physical assessment
      4. Current and previous level of functioning
      5. Tests or measurements of physical function
      6. Potential for improvement in the patient’s physical function
      7. Recommendations for treatment and patient and/or caregiver education
   C. Treatment requires the judgment, knowledge, and skills of a licensed/registered therapist or therapy assistant and cannot be reasonably learned and implemented by non-professional or lay caregivers. Repetitive therapy drills which do not require a licensed/certified professional’s feedback are not covered services.
   D. Treatment meets accepted standards of discipline-specific clinical practice, and is targeted and effective in the treatment of the member’s diagnosed impairment or condition.
   E. Treatment does not duplicate services provided by other types of therapy, or services provided in multiple settings (see section regarding school based therapy).
   F. Treatment conforms to a plan of care (POC) specific to the member’s diagnosed impairment or condition. The written POC signed by the therapist must include all of the following:
      1. Diagnosis with date of onset or exacerbation
2. Short and long term functional treatment goals that are specific to the member’s diagnosed condition or impairment, and measurable relative to the member’s anticipated treatment progress. Treatment techniques and interventions to be used – amount, frequency, and duration required to achieve measurable goals.

3. Education of the member and primary caregiver, if applicable.

4. A brief history of treatment provided to the member by the current or most recent provider, if applicable.

5. A description of the member’s current level of functioning or impairment, and identification of any health conditions which could impede the member’s ability to benefit from treatment.

6. Member’s most recent standardized evaluation scores, with documentation of age equivalency, percent of functional delay, or standard deviation (SD) score when appropriate for the members’ diagnosis/disability.

7. Providers should also include any meaningful clinical observations, summary of a member’s response to the evaluation process, and a brief prognosis statement.

G. Treatment is expected to produce clinically significant and measurable improvement in the member’s level of functioning within a reasonable, and medically predictable period of time.

H. The treatment is part of a medically necessary program to prevent significant functional regression and meets one of the following criteria:

1. When a member (under 21 years) achieves a clinical and functional plateau, the provider adjusts the POC, and provides monthly (or as appropriate) reassessments to update and modify the home care program. If the member's functional level is in jeopardy or declining, the POC can be adjusted accordingly by the therapy provider.

2. EPSDT (early and periodic screening, diagnosis and treatment) members: members who are receiving EPSDT services may continue to receive medically necessary therapies where loss or regression of present level of function is likely within a reasonable and medically predictable period of time.

I. Where appropriate, nationally recognized decision support criteria will be used as a guideline in the medical necessity decision making process.

II. Children with Developmental Delays

The Individuals with Disabilities Education Act (IDEA) is a Federal mandate ensuring services to children with disabilities throughout the nation. IDEA Part B is for children 3-21 years to be evaluated and/or treated in a school-based setting when a developmental delay or impairment impacts the child’s ability to access the general education environment. In these cases, children are entitled to the protections and services identified as part of the Individual Education Plan (IEP), and the child’s home school/district shall be the primary provider and payer of the required treatment services. IDEA Part C is for infants and toddlers (0-2) and their families to receive early intervention services. Infants and toddlers who are identified with developmental delays may be eligible for an Individual Family Service Plan (IFSP) in which treatment and/or family support services are provided for free or at a minimal cost.

A. A member’s established IFSP or IEP shall be submitted for review relative to any request for treatment. An attestation that no IFSP or IEP exists, or that treatments are not being duplicated across multiple providers or settings, may also be accepted. Coordination of care between school and provider will be established to prevent duplication of services.
Services shall not be considered duplicative if child’s course of treatment occurs during school breaks, after school hours, or during summer months. In the absence of an attestation, a denial of requested treatments may occur when an IFSP or IEP is available but not provided. Denial of duplicative treatment may occur when documented.

B. The provision of a formal and complete evaluation by a licensed/registered therapist is permissible once every 6 months; however, it is not a requirement for assessing the need for continued treatment.

C. Standardized scores greater than or equal to 1.5 SD below the mean (except where state requirements are more stringent) may qualify as medically necessary as defined by age equivalent/chronological age; however, such a score may not be used as the sole criteria for determining a member’s eligibility for initial or continuing treatment services.

D. A denial of treatment due to a member’s “failure to benefit or progress” may be made in those cases when a condition or developmental deficit being treated has failed to be ameliorated or effectively treated despite the application of therapeutic interventions in accordance with the member’s POC or if maximum medical benefit has been achieved.

E. Treatment(s) may be re-instituted in accordance with this policy should a documented regression occur.

F. An examining physician’s order for treatment or physician’s signature on the POC must accompany all treatment requests, regardless of history.

III. Not all treatment modalities are covered benefits. Coverage of specific modalities depends upon their proven efficacy, safety, and medical appropriateness as established by accepted and discipline-specific clinical practice guidelines.

IV. Treatment of the member in the home may be medically necessary if the treatment can be safely and adequately performed in the member’s home environment, and the diagnosed impairment or condition makes transportation to an outpatient rehab facility impractical or medically inappropriate.

**Outpatient or Home Health Therapy Utilization Guidelines**

I. Initial Request

A. Initial Evaluation requirements: are based on the individual member benefit contract.

B. Initial request for treatment, following evaluation:
   1. Therapy is considered medically necessary for members with clearly diagnosed impairments or conditions.
   2. The POC, as outlined above under section A.6, is complete and signed by the therapist.
   3. If applicable, IFSP/IEP or attestation is submitted and verifies no duplication of services for children with developmental delays.

C. Treatment frequency may be approved based on the member’s severity of delay.
   1. Mild delays = Up to 1x per week
   2. Moderate delays = Up to 2x per week
   3. Severe delays = Up to 3x per week

D. If services are approved, up to 6 months of treatment may be authorized when the medical prognosis clinically supports the need for up to 6 months of treatment.
II. Continued Authorization
   A. Treatment progress must be clearly documented in an updated POC/current progress summary signed by the therapist, as submitted by the requesting provider at the end of each authorization period and/or when additional visits are being requested. Documentation must include the following:
      1. The member’s updated standardized evaluation scores, with documentation of age equivalency, percent of functional delay, or SD score, if applicable.
      2. Objective measures of the member’s functional progress relative to each treatment goal and a comparison to the previous progress report.
      3. Summary of member’s response to therapy, with documentation of any issues which have limited progress.
      4. Documentation of member’s participation in treatment as well as member/caregiver participation or adherence with a home exercise program (HEP).
      5. Brief prognosis statement with clearly established discharge criteria.
      6. An explanation of any significant changes to the member’s POC and the clinical rationale for revising the POC.
      7. Prescribed treatment modalities, their anticipated frequency and duration.
      8. Physician signature must be on the POC or on a prescription noting the service type.
      9. If applicable, IFSP/IEP or attestation is submitted and verifies no duplication of services for children with developmental delays.
   B. Treatment frequency may be approved based on the member’s severity of delay.
      1. Mild delays = Up to 1x per week
      2. Moderate delays = Up to 2x per week
      3. Severe delays = Up to 3x per week
   C. If services are approved, up to 6 months of treatment may be authorized when the medical prognosis clinically supports the need for up to 6 months of treatment.

III. Discontinuation of Therapy
   A. Reasons for discontinuing treatment may include, but are not limited to, the following:
      1. Member has achieved treatment goals as evidenced by one or more of the following:
         a. No longer demonstrates functional impairment or has achieved goals set forth in the plan of care
         b. Has returned to baseline function
         c. Will continue therapy with a HEP
         d. Has adapted to impairment with assistive equipment or devices
         e. Member is able to perform ADLs with minimal to no assistance from caregiver
      2. Member has reached a functional plateau in progress, or will no longer benefit from additional therapy.
      3. Member is unable to participate in the POC due to medical, psychological, or social complications.
      4. Non-compliance with a HEP and/or lack of participation in scheduled therapy appointments.

Background
Physical and occupational therapy are defined as therapeutic interventions and services that are designed to improve, develop, correct or ameliorate, rehabilitate or prevent the worsening of
physical functions and functions that affect activities of daily living (ADLs) that have been lost, impaired or reduced as a result of an acute or chronic medical condition, congenital anomaly or injury. Various types of interventions and techniques are used to focus on the treatment of dysfunctions involving neuromuscular, musculoskeletal, or integumentary systems to optimize functioning levels and improve quality of life.

Speech therapy is defined as services that are necessary for the diagnosis and treatment of speech and language disorders that result in communication disabilities and for the diagnosis and treatment of swallowing disorders (dysphagia), regardless of the presence of a communication disability. Speech therapy is designed to correct or ameliorate, restore or rehabilitate speech/language communication and swallowing disorders that have been lost or damaged as a result of chronic medical conditions, congenital anomalies or injuries.

“Medically Necessary Services” refers to services or treatments which are ordered by an examining physician and which (pursuant to the EPSDT Program) diagnose or correct or significantly ameliorate defects, physical and mental illnesses, and health conditions. “Correct” or “ameliorate” means to optimize a member’s health condition, to compensate for a health problem, to prevent a serious medical deterioration, or to prevent the development of additional health problems.

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<th>Reviews, Revisions, and Approvals</th>
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<tr>
<td>Initial authorization and continued authorization treatment frequency</td>
<td>06/13</td>
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<td>clarified and added references to developmental delay</td>
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<td>Language simplified throughout the policy</td>
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<td>References reviewed and updated</td>
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<td>Removed instructions for UM and reworded to state only specific UM guidelines</td>
<td>07/15</td>
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<td>Added ‘or prevention of disability’ in I.A</td>
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References
5. McKesson Corporation InterQual® criteria.
Important Reminder
This clinical policy has been developed by appropriately experienced and licensed health care professionals based on a review and consideration of currently available generally accepted standards of medical practice; peer-reviewed medical literature; government agency/program approval status; evidence-based guidelines and positions of leading national health professional organizations; views of physicians practicing in relevant clinical areas affected by this clinical policy; and other available clinical information. The Health Plan makes no representations and accepts no liability with respect to the content of any external information used or relied upon in developing this clinical policy. This clinical policy is consistent with standards of medical practice current at the time that this clinical policy was approved. “Health Plan” means a health plan that has adopted this clinical policy and that is operated or administered, in whole or in part, by Centene Management Company, LLC, or any of such health plan’s affiliates, as applicable.

The purpose of this clinical policy is to provide a guide to medical necessity, which is a component of the guidelines used to assist in making coverage decisions and administering benefits. It does not constitute a contract or guarantee regarding payment or results. Coverage decisions and the administration of benefits are subject to all terms, conditions, exclusions and limitations of the coverage documents (e.g., evidence of coverage, certificate of coverage, policy, contract of insurance, etc.), as well as to state and federal requirements and applicable Health Plan-level administrative policies and procedures.

This clinical policy is effective as of the date determined by the Health Plan. The date of posting may not be the effective date of this clinical policy. This clinical policy may be subject to applicable legal and regulatory requirements relating to provider notification. If there is a discrepancy between the effective date of this clinical policy and any applicable legal or regulatory requirement, the requirements of law and regulation shall govern. The Health Plan retains the right to change, amend or withdraw this clinical policy, and additional clinical policies may be developed and adopted as needed, at any time.

This clinical policy does not constitute medical advice, medical treatment or medical care. It is not intended to dictate to providers how to practice medicine. Providers are expected to exercise professional medical judgment in providing the most appropriate care, and are solely responsible for the medical advice and treatment of members. This clinical policy is not intended to recommend treatment for members. Members should consult with their treating physician in connection with diagnosis and treatment decisions.

Providers referred to in this clinical policy are independent contractors who exercise independent judgment and over whom the Health Plan has no control or right of control. Providers are not agents or employees of the Health Plan.

This clinical policy is the property of the Health Plan. Unauthorized copying, use, and distribution of this clinical policy or any information contained herein are strictly prohibited. Providers, members and their representatives are bound to the terms and conditions expressed herein through the terms of their contracts. Where no such contract exists, providers, members and their representatives agree to be bound
by such terms and conditions by providing services to members and/or submitting claims for payment for such services.

**Note: For Medicaid members**, when state Medicaid coverage provisions conflict with the coverage provisions in this clinical policy, state Medicaid coverage provisions take precedence. Please refer to the state Medicaid manual for any coverage provisions pertaining to this clinical policy.

**Note: For Medicare members**, to ensure consistency with the Medicare National Coverage Determinations (NCD) and Local Coverage Determinations (LCD), all applicable NCDs and LCDs should be reviewed prior to applying the criteria set forth in this clinical policy. Refer to the CMS website at [http://www.cms.gov](http://www.cms.gov) for additional information.