



DATE: March 21, 2025

Behavioral Health Information Notice No: 25-007

TO: California Alliance of Child and Family Services
California Association for Alcohol/Drug Educators
California Association of Alcohol & Drug Program Executives, Inc.
California Association of DUI Treatment Programs
California Association of Social Rehabilitation Agencies
California Consortium of Addiction Programs and Professionals
California Council of Community Behavioral Health Agencies
California Hospital Association
California Opioid Maintenance Providers
California State Association of Counties
Coalition of Alcohol and Drug Associations
County Behavioral Health Directors
County Behavioral Health Directors Association of California
County Drug & Alcohol Administrators
Tribal Chairpersons
Indian Health Care Providers

SUBJECT: Traditional Health Care Practices Benefit Implementation

PURPOSE: To provide guidance regarding the implementation of the traditional health care practices benefit in the Drug Medi-Cal-Organized Delivery System (DMC-ODS).

REFERENCE: CalAIM Demonstration Amendment Approval [No. 11-W-00193/9 and 21-W-00077/0](#), [BHIN 22-053](#), [BHIN 23-068](#), [BHIN 24-001](#)

BACKGROUND:

California Advancing and Innovating Medi-Cal (CalAIM) is a multi-year initiative by the Department of Health Care Services (DHCS) to improve the quality of life and health outcomes of our population by implementing broad delivery system, program, and payment reforms across Medi-Cal. As part of the CalAIM demonstration, California received federal approval of a Section 1115(a) Demonstration Amendment ([No. 11-W-00193/9 and 21-W-00077/0](#)) to cover traditional health care practices as part of the Medicaid and Children's Health Insurance Program (CHIP) programs, for members eligible to receive covered services through the Drug Medi-Cal Organized Delivery System (DMC-ODS).

Effective March 21, 2025, DMC-ODS counties shall provide coverage for traditional health care practices received through Indian Health Service (IHS) facilities, facilities operated by Tribes or Tribal organizations (Tribal Facilities) under the Indian Self-Determination and Education Assistance Act, and facilities operated by urban Indian organizations (UIO facilities) under Title V of the Indian Health Care Improvement Act to Medi-Cal members who receive covered services delivered by or through these facilities and meet DMC-ODS access criteria, as described in this BHIN. Together, these facilities are referred to as Indian Health Care Providers (IHCPs). A list of current IHCPs is included as Attachment #1 and Attachment #2 and displayed in an interactive dashboard available on the [Indian Health Care Programs Locator](#) webpage.

Traditional health care practices are expected to improve access to culturally responsive care; support these facilities' ability to serve their patients; maintain and sustain health; improve health outcomes and the quality and experience of care; and reduce existing disparities in access to care. While DMC-ODS providers, including IHCPs that participate in DMC-ODS, may incorporate traditional healing approaches into services provided under other DMC-ODS benefits, coverage of traditional health care practices as a distinct DMC-ODS benefit acknowledges the importance of providing access to culturally based care in a way that protects the integrity of the services provided by traditional healers.

The guidance in this BHIN is specific to traditional health care practices and supersedes conflicting guidance in DMC-ODS contracts or other DHCS guidance.

POLICY:

I. Traditional Health Care Practices Benefit Overview

The provision of traditional health care practices through Medi-Cal is approved under the amendment to the approved CalAIM 1115 demonstration period through December 31, 2026. No sooner than the publication date of this BHIN, DMC-ODS counties shall cover traditional health care practices delivered by IHCPs that opt into providing them to eligible Medi-Cal members ("Participating IHCPs"). The opt-in process is detailed in Section II(F) below. IHCPs that meet all requirements to provide traditional health care practices services can begin to offer these services and receive payment from DMC-ODS counties no sooner than the date the IHCP submits an opt-in package to DHCS, if DHCS approves the IHCP's opt-in package.

Traditional health care practices can only be provided by or through IHCPs and encompass two new service types: Traditional Healer and Natural Helper services. These services shall be covered for members who meet the eligibility criteria outlined in Section I(C) below.

The below descriptions of Traditional Healer and Natural Helper services and practitioners were developed in partnership with Tribes and Tribal partners. These descriptions are designed as a framework for reference and to encourage a shared understanding among IHCPs and DMC-ODS counties. Individual IHCPs may identify and offer a variety of culturally specific practices; the below descriptions are not intended to be exhaustive.

A. *Service Descriptions*

1. *Traditional Healer* services may use an array of interventions including music therapy (such as traditional music and songs, dancing, drumming), spirituality (such as ceremonies, rituals, herbal remedies) and other integrative approaches.
2. *Natural Helper* services may assist with navigational support, psychosocial skill building, self-management, and trauma support to individuals that restore the health of eligible Medi-Cal members.

B. *Practitioner Descriptions*

Individual practitioners must be employed by or contracted with an IHCP. Practitioner qualifications shall be documented by individual IHCPs as described in Section II(C) below.

1. *Traditional Healer*

A Traditional Healer is a person currently recognized as a spiritual leader in good standing with a Native American Tribe, Nation, Band, Rancheria, or a Native community, and with two years of experience as a recognized Native American spiritual leader practicing in a setting recognized by a Native American Tribe, Nation, Band, Rancheria, or a Native community who is contracted or employed by the IHCP.¹ A Traditional Healer is a person with knowledge, skills and practices based on the theories, beliefs, and experiences which are accepted by that Indian community as handed down through the generations and which can be established through the collective knowledge of the elders of that Indian community.

2. *Natural Helper*

A Natural Helper is a health advisor contracted or employed by the IHCP who seeks to deliver health, recovery, and social supports in the context of Tribal cultures. A Natural Helper could be a spiritual leader, elected official, paraprofessional or other individual who is a

¹ This description is intended to be an inclusive framework that can be applied as culturally appropriate by Tribes and IHCPs. Traditional Healers may be, but are not required to be, enrolled Tribal members.

trusted member of a Native American Tribe, Nation, Band, Rancheria, or Native community.²

C. Member Eligibility

Traditional health care practices are covered for Medi-Cal members who:³

1. Are enrolled in Medi-Cal or CHIP in a DMC-ODS County;⁴
2. Are able to receive services delivered by or through an IHCP, as determined by the facility; and
3. Meet DMC-ODS access criteria;⁵

D. Service Delivery Settings

1. Services provided outside of the “four walls” of a clinic
Per the CalAIM Section 1115 [Special Terms and Conditions](#) (STCs), traditional health care practices are not “clinic services” within the meaning of Section 1905(a)(9) of the Act, 42 CFR 440.90 and do not need to be provided within the four walls of an IHCP to be covered.
2. Telehealth
Traditional health care practices delivered via telehealth (synchronous audio-only and synchronous video interactions) are covered under DMC-ODS consistent with [BHIN 23-018](#). Telehealth is an allowable mechanism to provide health care services to facilitate access to care while maintaining culturally appropriate in-person service options.

II. Participating IHCP Requirements

A. Medi-Cal Enrollment, Drug Medi-Cal Certification, and Alcohol and Other Drug Certification

IHCPs that provide traditional health care practices are required to enroll as Medi-Cal providers. Enrollment requirements vary based on the services provided:

² This description is intended to be an inclusive framework that can be applied as culturally appropriate by Tribes and IHCPs. Natural Helpers may be, but are not required to be, enrolled Tribal members.

³ Eligibility criteria are aligned with CalAIM Section 1115 [STCs](#) 13.2 (page 93).

⁴ Member enrollment in a DMC-ODS county shall be determined according to the policy outlined in [BHIN 24-008](#).

⁵ Members enrolled in Medi-Cal in a DMC-ODS county must meet existing DMC-ODS access criteria detailed in [BHIN 24-001](#) or subsequent guidance to be eligible to receive traditional health care practices.

- IHCPs that provide only traditional health care practices, and do not provide other DMC-ODS services:
 - These providers are not required to complete Drug Medi-Cal (DMC) Certification if they are otherwise enrolled in Medi-Cal.
- IHCPs that provide traditional health care practices AND other DMC-ODS Services:
 - These providers must be enrolled as Medi-Cal providers through the DMC Certification process, per [BHIN 24-001](#).⁶
 - DMC Certification ensures providers meet minimum requirements to provide DMC-ODS services.

As outlined in [BHIN 22-011](#), medications for addiction treatment (MAT) can be covered as a medical benefit by the Medi-Cal fee-for-service delivery system or Medi-Cal Managed Care Plans (MCPs). MAT services covered by Medi-Cal fee-for-service or MCPs do not require DMC certification or participation in the DMC-ODS.

Table 1: IHCP DMC Certification Requirements Based on Services Offered

Services Offered by the IHCP	Drug Medi-Cal (DMC) Certification
Only traditional health care practices (and no other DMC-ODS services)	Not required
Traditional health care practices and other DMC-ODS services	Required

IHCPs will be required to report their Medi-Cal enrollment status as part of the Opt-In Process described in Section II(F) of this BHIN. Consistent with federal law, IHCPs enrolled as Medi-Cal providers, as is required to receive payment for traditional health care practices and other DMC-ODS services, are not required to obtain DHCS' certification for

⁶ Providers seeking DMC certification must complete enrollment through the Provider Application and Validation for Enrollment [portal](#).

Alcohol and Other Drug (AOD) programs⁷ if they meet all applicable standards.⁸

B. *DMC-ODS County Contracts*

Consistent with federal law and existing Medi-Cal policy, IHCPs are not required to contract with DMC-ODS counties to receive payment for the provision of covered traditional health care practices to eligible American Indian/Alaska Native (AI/AN) members.⁹ IHCPs are required to hold a contract with DMC-ODS counties to receive payment for the provision of traditional health care practices to non-AI/AN members.¹⁰

IHCPs shall complete and submit an Opt-In Package to DHCS prior to rendering covered traditional health care practices as described in Section II(F) below, regardless of whether the IHCP seeks to provide traditional health care practices to AI/AN members only (wherein a contract with the DMC-ODS county is not required) or for non-AI/AN members as well (wherein a contract with the DMC-ODS county is required).

C. *Practitioner Qualifications*¹¹

Participating IHCPs must determine and document that each practitioner, provider, or staff member employed or contracted with the facility to provide traditional health care practices is 1) qualified to provide traditional health care practices to the IHCP's patients; and 2) has the necessary experience and appropriate training.

The participating IHCP is also required to:

1. Establish its methods for determining whether its employees or contractors are qualified to provide traditional health care practices;
2. Bill Medi-Cal for traditional health care practices furnished only by employees or contractors who are qualified to provide them; and

⁷ Please refer to [BHIN 25-003](#) or subsequent guidance for information on DHCS' AOD certification policy. In accordance with Health and Safety Code, Chapter 7.1 (commencing with [Section 11832](#)), DHCS has the sole authority to certify SUD treatment programs that provide one or more of the following services to clients: treatment services, recovery services, detoxification services and/or MAT services. In addition to the federal exemption for IHCPs mentioned in this section, some program and facility types are exempt from seeking this certification under state law; see [BHIN 23-058](#) or subsequent guidance for a list of exemptions.

⁸ See U.S. Code, title 25, Section [1647a](#).

⁹ See Code of Federal Regulations (CFR), title 42, Section [438.14\(b\)\(4\)](#); [BHIN 22-053](#) (page 4).

¹⁰ See [BHIN 22-053](#) (page 4).

¹¹ Practitioner qualifications are aligned with CalAIM Section 1115 [STC](#) 13.5 (page 95).

3. Provide documentation to DHCS about these activities upon request.

As needed, DHCS will work with IHCPs to provide additional guidance and/or technical assistance on these record-keeping requirements.

D. *DMC-ODS American Society of Addiction Medicine (ASAM), Medications for Addiction Treatment (MAT), Care Coordination, and Evidence-Based Practices (EBPs)*

IHCPs that provide traditional health care practices through Medi-Cal must provide, or coordinate access to, additional services to promote the treatment of substance use disorders (SUDs) and ensure that individuals receiving traditional health care services from Traditional Healers and/or Natural Helpers have timely access to the full continuum of evidence-based covered DMC-ODS treatment services. IHCPs that provide traditional health care practices in addition to other covered DMC-ODS services are subject to DMC-ODS provider requirements as described in [BHIN 24-001](#) or subsequent guidance. Requirements for all IHCPs that opt to provide traditional health care practices (including those that offer no other covered DMC-ODS services) include:

1. Coordinate with the county as needed to ensure members have access to comprehensive ASAM assessments to identify other SUD treatment needs;¹²
2. Coordinate with the county as needed to ensure members have access to MAT services directly through the IHCP or there is an effective MAT referral process in place, and implement and maintain a MAT policy;¹³
3. Coordinate with the county as needed to ensure access to other DMC-ODS services as needed and desired by the member; and¹⁴
4. Implement at least two of the listed EBPs. If an EBP(s) does not exist for the population(s) of focus and types of problems or disorders being addressed, but there are culturally adapted practices, Community Defined Evidence Practices, and/or culturally promising practices that are appropriate, the complementary

¹² ASAM assessment requirements are outlined in [BHIN 24-001](#). See also, [STC](#) 13.1 (page 93).

¹³ MAT policy requirements are the same as those detailed in [BHIN 23-054](#) or subsequent guidance.

¹⁴ A complete list of DMC-ODS services is included in [BHIN 24-001](#).

practices that have been shown to be effective for your population(s) of focus may be used.¹⁵

- a) Motivational Interviewing
- b) Cognitive-Behavioral Therapy
- c) Relapse Prevention
- d) Trauma-Informed Treatment
- e) Psychoeducation

These requirements apply to participating IHCPs and not to the individual Traditional Healer or Natural Helper.

E. *Service Documentation*

IHCPs providing traditional health care practices are required to follow the progress note and problem list documentation requirements established in Sections (c) and (d) of [BHIN 23-068](#). Individual Traditional Healers or Natural Helpers are not solely responsible for developing or maintaining the member's clinical records. These requirements shall be completed at the organizational (IHCP) level. Other licensed or non-licensed practitioners may complete service documentation on behalf of the Traditional Healer or Natural Helper as needed.

These minimum documentation requirements are enforced to ensure that a covered service took place. IHCP records may be audited to validate claims; claims data is one of the data sources that may be used to support evaluation of whether the benefit increased access to culturally appropriate care for those receiving services through IHCPs.

F. *Opt-In Process*

All IHCPs seeking to provide traditional health care practices must be enrolled as Medi-Cal providers and submit an opt-in package to DHCS. The package shall include an opt-in template to provide traditional health care services and additional documentation as outlined below. A sample opt-in package template is in Enclosure 1.

The opt-in package shall include:

1. An opt-in template that includes:
 - a) Confirmation that the IHCP is appropriately enrolled in Medi-Cal depending on the type of services the IHCP is providing,

¹⁵ This exception to the DMC-ODS EBP requirements applies to IHCPs providing only traditional health care practices. If an IHCP chooses to offer traditional health care practices and additional DMC-ODS services, it is required to implement at least two of the EBPs listed in this BHIN.

- through DHCS' DMC Certification or other enrollment process.
- b) A list of the services the IHCP will provide (Traditional Healer, Natural Helper, and/or other DMC-ODS services, as applicable).¹⁶
 - c) If the IHCP is not DMC certified, the IHCP will need to attest to providing Traditional Healer and/or Natural Helper services but no other DMC-ODS services.
2. Policies and procedures for:
- a) Developing, reviewing, and approving practitioner qualifications.
 - b) Coordinating with the county as needed to ensure members have access to comprehensive ASAM assessments to identify other SUD treatment needs.
 - c) Coordinating with the county as needed to ensure members have access to MAT services directly through the IHCP or there is an effective MAT referral process in place and implementing and maintaining a MAT policy.
 - d) Coordinating with the county as needed to ensure access to other DMC-ODS services as needed and desired by the member.
 - e) Implementing at least two of the listed EBPs. If an EBP(s) does not exist for the population(s) of focus and types of problems or disorders being addressed, but there are culturally adapted practices, Community Defined Evidence Practices, and/or culturally promising practices that are appropriate, the complementary practices that have been shown to be effective for your population(s) of focus may be used.¹⁷
 - (1) Motivational Interviewing
 - (2) Cognitive-Behavioral Therapy
 - (3) Relapse Prevention
 - (4) Trauma-Informed Treatment
 - (5) Psycho-Education

¹⁶ As noted above, only IHCPs that are DMC certified can provide other DMC-ODS services per [BHIN 24-001](#). As outlined in [BHIN 22-011](#), MAT can be covered as a medical benefit by the Medi-Cal fee-for-service delivery system or MCPs. MAT services covered by Medi-Cal fee-for-service or MCPs do not require DMC certification or participation in the DMC-ODS.

¹⁷ This exception to the DMC-ODS EBP requirements applies to IHCPs providing only traditional health care practices. If an IHCP chooses to offer traditional health care practices and additional DMC-ODS services, they are required to implement at least two of the EBPs listed in this BHIN.

Upon receiving an approval letter from DHCS, IHCPs shall share a copy of this opt-in package and DHCS approval letter with the DMC-ODS counties in which they plan to provide services. This county notification is for informational purposes only; DHCS is solely responsible for approving each IHCP opt-in package.

IHCPs may claim for services back to the date the opt-in package was submitted to DHCS as long as DHCS approves the package. DHCS review of the opt-in package will focus on completeness of information submitted and alignment with DMC-ODS policy requirements where relevant.¹⁸ DHCS will provide approval on opt-in packages no earlier than 10 business days after submission.

III. **DMC-ODS County Requirements**

Consistent with federal law and existing Medi-Cal policy and as described in [BHIN 22-053](#), DMC-ODS counties must pay IHCPs for claims submitted for the provision of traditional health care practices to eligible AI/AN members whether or not they hold a contract with the IHCP.¹⁹ For services rendered to non-AI/AN members, DMC-ODS selective contracting policy applies. DMC-ODS counties are generally not obligated to pay for services provided to non-AI/AN beneficiaries by IHCPs that are not contracted with the DMC-ODS county.²⁰

IHCPs must submit an opt-in package to DHCS and share a copy of the package and DHCS approval letter with DMC-ODS counties in which they plan to provide services. DMC-ODS counties must provide DHCS with the name, title, phone number, and email address of the DMC-ODS lead contact for traditional health care practices within 10 days of the BHIN's publication date. DMC-ODS counties must update this contact information as changes occur and notify DHCS within five days of the change. DHCS will share this information with IHCPs so that they can share a copy of their opt-in package and DHCS approval letter with DMC-ODS counties in which they plan to provide services.

¹⁸ For example, DHCS would not approve a MAT policy that fails to describe how MAT needs will be assessed and how the member will be referred for timely access to MAT, consistent with the MAT policy applicable to other DMC-ODS service providers, as described in [BHIN 23-054](#).

¹⁹ See CFR, title 42, section [438.14\(b\)\(4\)](#); [BHIN 22-053](#), (page 4).

²⁰ As outlined in [BHIN 24-001](#), if the DMC-ODS network is unable to provide medically necessary covered services, the DMC-ODS plan must adequately and timely cover these services out-of-network for as long as the DMC-ODS plan's network is unable to provide them.

DMC-ODS counties shall ensure that eligible Medi-Cal members have access to covered DMC-ODS services.²¹ This obligation requires DMC-ODS counties to coordinate access to the following covered services as needed for their Medi-Cal members referred from IHCPs that provide traditional health care practices:

1. Comprehensive ASAM assessment to identify SUD treatment needs;
2. MAT; and
3. All other medically necessary DMC-ODS services as needed by the member.²²

DMC-ODS county oversight and monitoring responsibilities are outlined in Section V below.

IV. **Claiming and Payment**

Traditional health care practices are covered as a DMC-ODS benefit for Medi-Cal members enrolled in counties that participate in the DMC-ODS program.²³ IHCPs shall submit claims for traditional health care practices to the appropriate county for each member who receives services. IHCPs shall identify the county that is required to provide payment for a member's care prior to delivering services consistent with the policy in [BHIN 24-008](#).

For all covered DMC-ODS services, counties must pay IHCPs according to applicable federal and state policies described in [BHIN 22-053](#). See Section III above for more information on DMC-ODS County billing information for AI/AN and non-AI/AN members.

In addition to the requirements in [BHIN 22-053](#), DMC-ODS counties must pay participating IHCPs delivering traditional health care practices at the rates or methodologies established by the state as outlined in this BHIN, described below.^{24,25}

²¹ See [BHIN 24-001](#) for more information on DMC-ODS county requirements.

²² A complete list of covered DMC-ODS services is included in [BHIN 24-001](#).

²³ A list of counties participating in the DMC-ODS can be found on the [County Plans and Contracts](#) webpage.

²⁴ Rates and methodologies are aligned with CalAIM Section 1115 [STC](#) 13.6 (page 95).

²⁵ Traditional Healer/Natural Helper services furnished by an IHCP that is a federally qualified health center may be paid pursuant to the methodology described in Section 1396a(bb) of Title 42 of the United States Code or by an alternative payment structure as determined by the State. Accordingly, traditional health care practices furnished by IHCPs that are FQHCs will be claimed and paid according to the policies in this BHIN; these services are not covered by or included in the FQHC's Prospective Payment System rate.

A. *Rates and Payment Requirements*

When Traditional Healer and Natural Helper services are provided by an IHCP that is eligible to receive the All-Inclusive Rate (AIR) and by a practitioner listed in California's Medicaid State Plan, the DMC-ODS county shall claim and provide payment to the IHCP at the AIR.²⁶ This policy is in alignment with DHCS guidance on DMC-ODS county obligations to provide payment to IHCPs for the provision of DMC-ODS services in [BHIN 22-053](#) and CMS' requirements as outlined in [STC 13.6](#).

For services not eligible for the AIR, if the service is rendered to an AI/AN member and the IHCP is not contracted with the DMC-ODS county, the county must pay the IHCP at the Traditional Healer and Natural Helper rates published in the DMC-ODS fee schedule.²⁷ Rates can be found on the [Behavioral Health Fee Schedule](#) page for each Fiscal Year.²⁸ If the IHCP is contracted with the DMC-ODS county, the rates the county pays for non-AIR-eligible services are subject to negotiation. Table 2 below outlines how rates are determined for non-AIR eligible services based on the IHCP's contract status with the county.

²⁶ The 2025 IHS AIR is available [here](#). DMC-ODS counties are responsible for monitoring the Federal Register for future updates to the annual IHS AIR published by IHS.

²⁷ This policy is specific to traditional health care practices and distinct from payment policies that apply to other DMC-ODS services. Generally speaking, DMC-ODS counties may selectively contract and negotiate rates with a network of providers. The county is not required to pay its network providers at the DMC-ODS fee schedule rates that it uses to claim federal Medicaid funds.

²⁸ Traditional Healer and Natural Helper rates will be under the DMC-ODS section of the Medical Behavioral Health Fee Schedules page with a link name of "[DMC-ODS Traditional Health Care Practices Rates](#)."

Table 2: Rates for Non-AIR Eligible Services Based on IHCP Contract Status with DMC-ODS County

IHCP Contract status	Member's AI/AN Status	How non-AIR Rates Are Determined
IHCPs with a DMC-ODS County contract	AI/AN	Rates are determined based on negotiation between IHCP and DMC-ODS county.
	Non-AI/AN	
IHCPs without a DMC-ODS County contract	AI/AN	The rates the IHCP receives are not subject to negotiation. DMC-ODS counties must pay at the rate established by DHCS via the DMC-ODS fee schedule.
	Non-AI/AN	DMC-ODS selective contracting policy applies. Counties are generally not obligated to pay IHCPs for services provided to non-AI/AN members if they do not have a contract with the IHCP. ²⁹

B. *Claiming for Traditional Healer Services*

All IHCPs delivering Traditional Healer services shall bill Healthcare Common Procedure Coding System (HCPCS) H0051 for each service visit. The designated code is designed to pay the bundled costs of a single member visit to a Traditional Healer, billed once per day. This code applies to both AIR-eligible and non-AIR eligible services.

Traditional Healer services may include both individual and group services. When providing Traditional Healer services in a group setting, the provider and county shall claim for one member in the group, at one AIR (when applicable) or one DMC-ODS fee schedule encounter rate.³⁰ Claims must contain the modifier HQ to distinguish group visits.

²⁹ As outlined in [BHIN 24-001](#), if the DMC-ODS network is unable to provide medically necessary covered services, the DMC-ODS plan must adequately and timely cover these services out-of-network for as long as the DMC-ODS plan's network is unable to provide them.

³⁰ This policy aligns with the [non-specialty mental health services provider manual](#) group billing process on page 31.

IHCPs may only claim one Traditional Healer service per member per day. A member may receive both group and individual services in a day, but the group service may only be claimed separately if claimed on behalf of at least one member who did not also receive an individual service.

C. *Claiming for Natural Helper Services*

All IHCPs delivering Natural Helper services shall bill HCPCS T1016 on the claim form for each service visit. The designated code is designed to pay the bundled costs of a single member visit to a Natural Helper, billed once per day. This code applies to both AIR-eligible and non-AIR eligible services.

Natural Helper services may include both individual and group services. When providing Natural Helper services in a group setting, the provider and county shall claim for one member in the group, at one AIR (when applicable) or one DMC-ODS fee schedule encounter rate.³¹ Claims must contain the modifier HQ to distinguish group visits.

IHCPs may only claim one Natural Helper service per member per day. A member may receive both group and individual services in a day, but the group service may only be claimed separately if claimed on behalf of at least one member who did not also receive an individual service.

D. *Service Limitations*

1. *Same Day Claiming*

Traditional Healer and Natural Helper services shall be billed at a daily encounter rate, once per member per day, as described in Section IV(B) and (C). A Traditional Healer Service and a Natural Helper Service for the same member may be claimed on the same day, as long as no other applicable limits are exceeded.

Traditional Healer and Natural Helper services can be billed on the same day as other covered Medi-Cal services. For example, a member could receive a DMC-ODS Outpatient Treatment Service or a primary care visit on the same day as a Traditional Healer or Natural Helper service, and each of these encounters would be billable as long as they do not exceed any other applicable limits.

³¹ This policy aligns with the [non-specialty mental health services provider manual](#) group billing process on page 31.

Traditional Healer or Natural Helper visits that qualify for the AIR at IHS/Tribal 638 facilities shall be counted as one of the three visits per day that may be paid at the AIR.³² Traditional Healer or Natural Helper visits that do not qualify for the AIR and are claimed using DMC-ODS rates (including the AIR-equivalent rate for Traditional Healers) do not count as one of the three AIR visits.

The number of days that a member can receive traditional health care practices is not limited as long as services are medically necessary.

2. Residential and Inpatient Settings

Traditional health care practices may be delivered in residential and inpatient SUD treatment settings. DHCS will clarify coverage and payment policies for traditional health care practices for Medi-Cal members receiving residential or inpatient SUD treatment in a future version of this guidance.

E. *Prior Authorization*

DMC-ODS plans may not impose prior authorization on the provision of traditional health care practices, regardless of IHCP facility type or contract status.

Please refer to the [MedCCC Library](#) for general billing guidance.

V. **Oversight, Monitoring, and Evaluation**

IHCPs will be monitored to ensure compliance with the requirements specified in this guidance and the DHCS-approved "opt-in package" outlined in Section II(F) above.

If a DMC-ODS county holds a contract with an IHCP, the county is responsible for oversight and monitoring as outlined in [BHIN 24-001](#), which can include on-site monitoring reviews and monitoring report submissions to DHCS. DMC-ODS plans are required to comply with compliance monitoring reviews conducted by DHCS and to develop and implement Corrective Action Plans (CAPs) as needed.

While DMC-ODS counties that contract with IHCPs for the provision of traditional health care practices shall monitor the IHCP's compliance with basic program integrity requirements (for example, compliant claiming and service

³² The IHS/Tribal 638 facilities may bill for up to three visits a day for one patient, if one is a medical visit, one is an ambulatory visit, and one is a mental health visit, as defined in [Supplement 6 to Attachment 4.19-B](#) of the California Medicaid State Plan.

documentation) and other requirements outlined in this BHIN, the DMC-ODS county is not responsible for determining whether a traditional health care practice is culturally or clinically appropriate for an individual Medi-Cal member. This is an individualized determination made by the Traditional Healer or Natural Helper with oversight from the IHCP.

If the DMC-ODS county does not hold a contract with the IHCP, DHCS is responsible for oversight and monitoring of traditional health care practices rendered by that IHCP. DHCS will monitor providers through desk or remote reviews and may also conduct on-site monitoring. IHCP reviews will include basic program integrity (e.g., compliance with billing/claiming requirements) and compliance with state-specific policies. As with DMC-ODS counties above, DHCS reviewers are not responsible for determining whether a Traditional Health Care Practice is culturally or clinically appropriate for an individual Medi-Cal member. This is an individualized determination made by the Traditional Healer or Natural Helper with oversight from the IHCP.

If DHCS determines that an IHCP that does not hold a contract with a county is out of compliance following an audit, DHCS will issue a written Audit Report that includes a description of findings. Findings are requirements deemed out of compliance during the audit. The IHCP would be required to submit a CAP to DHCS within 60 calendar days of receipt of the Audit Report. The CAP must include the following information:

- Description of corrective actions that will be taken by the IHCP to address findings and incremental milestones the IHCP will achieve in order to reach full compliance;
- Timeline for implementation and/or completion of corrective action(s);
- Proposed evidence of correction that will be submitted to DHCS;
 - If the IHCP has evidence to support correction at the time the CAP is due, the IHCP must submit the actual evidence of correction to DHCS.
- Mechanism for monitoring the effectiveness of corrective actions over time; and
- IHCP Program Director or designee (e.g., compliance administrator) name, and the date of their approval of the CAP.

The IHCP shall submit the CAP and supporting documentation as applicable electronically via a Secure Managed File Transfer system or as specified by DHCS. Upon receipt of the CAP, DHCS will provide an Acknowledgement Letter within five business days. The IHCP must resolve CAPs within 90 days of receiving the DHCS Acknowledgement Letter. DHCS may approve an extended

resolution timeline only if necessary and appropriate. Failure to completely resolve the outstanding CAP(s) within the DHCS-approved CAP resolution timeline will place the IHCP out of compliance, and their ability to participate in the program may be suspended.

Data on traditional health care practices will be included in standard monitoring reports that DHCS must submit to CMS, as required by [STC](#) 16.4 and 16.5. Data collected for this purpose may include, but is not limited to, the number of members served, the number of IHCPs providing traditional health care practices, and member grievances and appeals. Traditional health care practices will also be included in DHCS' independent waiver evaluation for the CalAIM Section 1115 demonstration waiver. DHCS will coordinate closely with CMS, DMC-ODS counties, Tribes, and Tribal partners to develop monitoring and evaluation approaches and related policies for data reporting.

DMC-ODS counties must update their 2025 member handbooks to notify members of the THCP benefit by either adding Attachment 2 of this BHIN as an insert to the handbook or incorporating the information in the Attachment to the "Additional Information About Your County" section within the handbook. DMC-ODS counties must send a Notice of Significant Change to each member at least 30 days before the effective date of the handbook.³³ For additional information regarding the Notification of Significant Change delivery method requirements, please reference [BHIN 24-034](#).

Questions about this BHIN may be directed to TraditionalHealing@dhcs.ca.gov. Questions related to claiming for traditional healer or natural helper services may be directed to MEDCCC@dhcs.ca.gov.

Sincerely,

Original signed by

Ivan Bhardwaj, Division Chief
Medi-Cal Behavioral Health Policy Division

Michele Wong, Division Chief
Behavioral Health Oversight and Monitoring Division

Attachments

³³ See CFR, title 42, Section [438.10\(g\)\(4\)](#)