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This issue brief examines how Medicaid interfaces with scope of practice laws, and where states have flexibility to use an advanced practice workforce to provide reproductive and sexual health medications. It begins with the federal rules governing who can provide care in the Medicaid program, examining the Medicaid Act’s treatment of state plans, provider qualifications, and medical assistance definition. Next, the issue brief presents a non-exhaustive overview of the reproductive and sexual health medications that are available through advanced practice care, specifically contraception, sexually transmitted infection prevention, abortion, prenatal vitamins, and gender-affirming hormone therapy. It then breaks down advanced practice prescribing and how the research translates in the context of medication provision; it assesses the legal and clinical concept of prescriptive authority, enrolling and receiving payment as a Medicaid provider, submitting Medicaid claims, and relevant procedural terminology. Finally, the issue brief reviews state examples of using an advanced practice workforce in Medicaid. It surveys a range of state laws on prescriptive authority and Medicaid payment, and highlights specific state plan options for diversifying the reproductive and sexual health workforce. It concludes with a discussion of the 2017 Centers for Medicare & Medicaid Services (CMS) informational bulletin on expanded scope of pharmacy practice, and a call for additional federal guidance to facilitate meaningful implementation of advanced practice care in the Medicaid program.

I. Introduction

The federal Medicaid statute was written in 1965, and health care looked quite different at that point in time.¹ For much of the 20th century, physician-directed care was the dominant paradigm, and other providers like nurses could dispense medication but only after it was prescribed by a physician.² However, soon after the Medicaid program was up and running, a new option began to emerge: advanced practice providers (APPs).

APPs are licensed health care practitioners, other than physicians, who may practice independently and bill directly under state law. Advanced practice nurses were first officially recognized in the 1970s, and in the 1980s physician associates and nurse practitioners began pushing for limited prescribing privileges, particularly for non-controlled drugs, which are not considered at risk for abuse.³ Since then, many states have expanded their laws around which

providers can prescribe medication within the scope of their practice licensure, including reproductive and sexual health medication; for example, in the early 2000s states began granting pharmacists prescribing privileges for emergency contraception.\(^4\)

APP expansion efforts have been met with some skepticism. Physicians may fear that they will lose regular patients, who will seek reproductive and sexual health care from providers who do not know the patient’s history. Patients may fear that non-physician providers do not have the training to provide high-quality medication therapy. Third-party payers may fear that they will be flooded with new claims from APPs that could strain them financially. None of these are outrageous fears.

It is true that patients might choose to use providers other than their regular physician, but they deserve the autonomy to receive reproductive and sexual health care from the provider type and in the care setting of their choosing; transitions in care can also be eased by ensuring APPs have access to an updated Electronic Health Record. Patients might be wary to seek care from an APP, or may ask a lot of upfront questions about provider qualifications, but these should be easy to answer because many scope of practice laws include specific training requirements; additionally, a Cochrane review suggests that pharmacist prescribing is at least as effective as physician prescribing for acute and chronic disease management.\(^5\) Finally, payers may need to adapt to new claims from APPs, but this is not a negative if it reflects the true demand for reproductive and sexual health services, when they are not restricted to


physicians only. And while increased preventive care claims may hurt insurer profit margins in the short term, they will result in long term health benefits and cost savings.  

II. Federal Medicaid Provider Standards

As states are the arbiters of provider licensure, much of scope of practice policy focuses on individual state laws. However, because the Medicaid program was enacted through Congress’s spending clause authority, states that choose to participate must adhere to certain federal standards. These standards apply to Medicaid in all states, and set the framework for how reproductive and sexual health providers and services are reimbursed under the program. The standards are broken down and examined below by state Medicaid plans, provider qualifications, and medical assistance definition.

A. State Plans

Federal medical assistance payments are made to states which have submitted, and had approved by the Secretary, a state Medicaid plan. A state Medicaid plan consists of a standardized template, issued by CMS, that includes basic program requirements as well as individualized content that reflects the characteristics of the state’s program. The state plan provides assurances that a state will abide by federal rules in order to claim federal matching funds, and describes the state-specific eligibility standards, reimbursement methodologies, and program administration processes. The plan must be promptly amended to reflect material changes in federal law, state law, or program operation.

If federal law changes, CMS issues a new state plan template and states must resubmit required information using that template. If state law changes, states must submit a state plan amendment (SPA). If a state administration wants to make significant changes in its methods and standards for setting payment rates for services, it must first provide public notice before

7 42 U.S.C. § 1396-1.
8 42 C.F.R. § 430.12(a).
10 42 C.F.R. § 430.12(c).

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submitting a SPA. Note that state law might contain additional procedural and/or public notice and comment requirements. SPA changes have no federal budget requirements.

Once a SPA is submitted, CMS has ninety days to make a decision or the proposal automatically takes effect. CMS can “stop the clock” by writing to request additional information; once the state submits the requested information, a new ninety-day clock begins, but CMS may stop the clock only once per SPA application. Once approved, a SPA does not expire, but a state can change it through a later SPA.

**B. Provider Qualifications**

A state plan must provide for an agreement between the Medicaid agency and each participating provider furnishing services under the plan. In this agreement, participating providers agree to keep necessary records and share them on request, comply with federal regulations, furnish to the state their national provider identifier (NPI), and include their NPI on all claims submitted under the Medicaid program.

A state Medicaid agency must limit participation in the program to providers who accept, as payment in full, the amounts paid by the agency plus any deductible, coinsurance or copayment required to be paid by the enrollee. Cost-sharing or similar out-of-pocket costs can never be charged for certain Medicaid services, like family planning, pregnancy care, and emergency services.

The Health Information Portability and Accountability Act administrative simplification regulations established the NPI as the standard unique health identifier for health care

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11 *Id.* § 447.205.
13 *Id.* at 3.
14 42 C.F.R. § 430.16.
15 *Id.*
19 42 C.F.R. § 447.15.
20 42 U.S.C. §§ 1396o, 1396o-1.
providers.\textsuperscript{21} Health care providers can obtain an NPI from the National Plan and Provider Enumeration System, developed by CMS.\textsuperscript{22} For purposes of NPIs, health care provider means a provider of services (as defined in section 1861(u) of the Act, 42 U.S.C. 1395x(u)), a provider of medical or health services (as defined in section 1861(s) of the Act, 42 U.S.C. 1395x(s)), and any other person or organization who furnishes, bills, or is paid for health care in the normal course of business.\textsuperscript{23}

\textbf{C. Medical Assistance Definition}

The federal government provides funding to each state to furnish “medical assistance,” defined as the payment of part or all of the cost of certain care and services, or the care and services themselves, or both.\textsuperscript{24} Each state implements this “medical assistance” through their own Medicaid program. The Medicaid statute lists the care and services that are eligible for coverage, which includes optional and mandatory benefits.\textsuperscript{25} Originally, the only required benefits and services in the program were hospital care (inpatient and outpatient), laboratory and x-ray, nursing facility services for adults, and physicians’ services.\textsuperscript{26} Over the years, additional care has been mandated. All remaining services are optional, although every state has chosen to cover prescription drugs.\textsuperscript{27}

\begin{itemize}
\item \textsuperscript{21} 45 C.F.R. § 162.406(a).
\item \textsuperscript{22} Id. § 162.410(b)(1).
\item \textsuperscript{23} Id. § 160.103.
\item \textsuperscript{24} 42 U.S.C. § 1396d(a).
\item \textsuperscript{25} Id. § 1396a(a)(10)(A).
\item \textsuperscript{26} The Social Security Amendments of 1965 § 1905, (codified at 42 U.S.C. § 1396d.)
\item \textsuperscript{27} Kaiser Fam. Found., Medicaid Benefits: Prescription Drugs (2018), https://www.kff.org/medicaid/state-indicator/prescription-drugs/?currentTimeframe=0&sortModel=%7B%22colId%22:%22Location%22,%22sort%22:%22asc%22%7D
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* Required since the original Medicaid Act in 1965. All other mandatory services have been added later through Congressional amendment.

### III. Reproductive & Sexual Health Medications Available Through Advanced Practice

Long before the COVID-19 pandemic, the health care system had been facing growing pressure to meet patients’ needs. Physicians report having an unreasonably short amount of time to address patient care, and patients might wait months for a doctor’s appointment. The good news is that reproductive and sexual health medications do not always require a physician; particularly for maintenance medications, such as birth control, public health

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research demonstrates that APPs are qualified to make clinical decisions about pharmacotherapy.

While advanced practice providers can function well in clinical institutions like hospitals, the greatest promise comes from embracing accessible community settings, like retail pharmacies or small outpatient clinics, to provide more convenient care. Particularly in rural areas, proximity is a major barrier.29 APPs are an untapped health care resource, meeting people where they are currently at.

Access to reproductive and sexual health medication is inhibited by increasing restrictions. The proliferation of state-level anti-abortion policies has led to the shuttering of a number of clinics employing abortion providers.30 Expanding the ability of APPs to prescribe, including in non-clinical settings, could help fill the increasingly large gap in care.

This section is a non-exhaustive discussion of reproductive and sexual health medications for which public health research supports using an advanced practice workforce.

A. Contraception

Governing bodies and professional medical organizations have long held that contraception can safely be prescribed by APPs. Notably, the federal Title X program allows family planning services to be directed by a range of providers, which could “include[] physicians, physician assistants, nurse practitioners, certified nurse midwives, and registered nurses with an expanded scope of practice and who are trained and permitted by state-specific regulations to perform comprehensive contraceptive care.”31 Even more expansively, the American College of Obstetricians and Gynecologists (ACOG) supports over-the-counter (OTC) access to hormonal contraception, while recognizing that pharmacist-provided contraception may be a necessary

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31 42 C.F.R. §§ 59.2, 59.5.

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intermediate step.\footnote{ACOG, Committee Opinion No. 788: Over-the-Counter Access to Hormonal Contraception (Oct. 2019), \url{https://www.acog.org/clinical/clinical-guidance/committee-opinion/articles/2019/10/over-the-counter-access-to-hormonal-contraception}.} Similarly, ACOG states that no clinical examination or pregnancy testing is necessary before prescribing emergency contraception and that it should be administered as soon as possible when needed.\footnote{ACOG, Practice Bulletin No. 152: Emergency Contraception (Sept. 2015), \url{https://www.acog.org/clinical/clinical-guidance/practice-bulletin/articles/2015/09/emergency-contraception}.}

Many states require Medicaid beneficiaries to have a prescription in order to access contraception, even OTC contraception.\footnote{See Abigail Coursolle & Liz McCaman Taylor, Coverage of Over-the-Counter Drugs in Medicaid, \textit{Nat’l Health L. Prog.} (Feb. 1, 2022), \url{https://healthlaw.org/wp-content/uploads/2019/12/2022-02-08-OTC-Drugs-in-Medicaid-Final-REV-2022-2.pdf}.} As of 2021, thirty of the thirty-six state Medicaid programs that covered OTC contraception required a prescription.\footnote{Kaiser Fam. Found., Medicaid Coverage of Family Planning Benefits: Findings from a 2021 State Survey (Feb. 2022), \url{https://files.kff.org/attachment/medicaid-coverage-of-family-planning-benefits-findings-from-a-2021-state-survey.pdf}.} Similarly, of the thirty-five states that cover emergency contraception, twenty-seven require a prescription. This is likely because states can only obtain federal dollars under the Medicaid Drug Rebate Program for OTC drugs if they are prescribed.\footnote{Coursolle & McCaman Taylor, supra note 34, at 2; see also Pamela Schweitzer & Mark Atalla, Medicaid Reimbursement for Pharmacist Services: A Strategy for the Pharmacy Profession, 78 AM. J. HEALTH-SYST. PHARM. 408, 412 (2021).} While the evidence supports OTC access to hormonal contraception, if prescription requirements remain then APP prescribing is crucial; authorizing APPs to prescribe contraception would increase access to prescribers as well as allow for affordability through insurance coverage.\footnote{Krisha K. Upadhya, Over-the-Counter Access to Oral Contraceptives for Adolescents, 60 J. ADOLESCENT HEALTH 634 (2017).}

\subsection*{B. Sexually Transmitted Infection Prevention}

Sexually transmitted infections (STIs) are infections that are spread by sexual contact.\footnote{ACOG, FAQ009: How To Prevent Sexually Transmitted Infections (STIs) (Aug. 2020), \url{https://www.acog.org/womens-health/faqs/how-to-prevent-stis}.} STIs are very common and easily spread, but there are many ways to reduce the risk of infection.\footnote{Id.}
In addition to counseling on behavioral modification, providers can offer barrier methods, immunizations, and prophylaxis medications for STI prevention.\(^\text{40}\)

1. Barrier Methods

Recently, the Food & Drug Administration (FDA) authorized the marketing of the first condoms specifically indicated to help reduce transmission of sexually transmitted infections (STIs) during anal intercourse.\(^\text{41}\) These external condoms, which will be called the One Male Condom, are also indicated as a contraceptive and can help reduce the transmission of STIs during vaginal intercourse.\(^\text{42}\) This authorization opens the door for other condom manufacturers to market their products for STI prevention during anal intercourse if they can demonstrate substantial equivalence to the One Male Condom.\(^\text{43}\)

While the One Male Condom website does not provide any information on insurance coverage or reimbursement, an APP could potentially prescribe the product for pregnancy and/or STI prevention.\(^\text{44}\) Additionally, updates to the Women’s Preventive Services Guidelines that take effect on Jan. 1, 2023 eliminate the gendered language surrounding condoms as a contraceptive, leaving open the possibility that the One Male Condom and other external condoms will be covered under the Affordable Care Act’s (ACA’s) preventive services requirement.\(^\text{45}\)

2. Immunizations

APPs can safely and effectively prescribe and administer immunizations, including the human papillomavirus (HPV) vaccine, which is often sexually transmitted. As of 2016, eighteen states allow nurse practitioners to prescribe immunizations under their own authority, and an

\(^{40}\) Id.
\(^{42}\) Id.
\(^{43}\) Id.
\(^{45}\) The ACA requires most private health insurance plans to cover preventive care and screening services for women identified in comprehensive guidelines supported by the Health Resources & Services Administration. See 42 U.S.C. § 300gg-13(a)(1)–(4); Health Res. & Servs. Admin., Women’s Preventive Services Guidelines, https://www.hrsa.gov/womens-guidelines (last visited Mar. 10, 2022).
additional thirty-one allow upon delegated authority. All fifty states allow physician assistants to prescribe immunizations upon delegated authority. Thirty states allow midwives to prescribe immunizations upon delegated authority, and seventeen upon their own authority.

Standardized training on immunization is included in pharmacy degree programs, and both the CDC and the National Vaccine Advisory Committee endorse pharmacist immunization practices. Before the COVID-19 pandemic, pharmacists in eighteen states had authority to prescribe at least one immunization. Since the pandemic began, over 100 bills have been introduced across thirty-two states to expand scope of practice to include vaccine administration for a variety of providers, including pharmacists. The successful expansion of the scope of providers delivering COVID-19 immunizations concretely demonstrates that APPs can be trusted to prescribe and administer vaccines for STI prevention.

3. Pre- and Post-Exposure Prophylaxis

Pre-exposure prophylaxis (PrEP) and post-exposure prophylaxis (PEP) are medications used to prevent HIV. PrEP is a daily medication for people at risk of contracting HIV from either sex or injection drug use. PrEP is highly effective; when taken every day, it reduces the risk of contracting HIV by ninety-nine percent. PEP is an antiretroviral drug used to prevent HIV after a high-risk event, such as unprotected sex or needle sharing.

While these medications represent groundbreaking advancements in HIV prevention, data shows that progress has stalled, in part because these medications are not yet widely used. According to 2019 CDC data, only twenty-three percent of people eligible for PrEP were prescribed it; this is a significant improvement from 2015, when that rate was three percent.

47 Id.
48 Id.
but still leaves the majority of potential PrEP users without a prescription. Further, African Americans are more than eight times more likely and Hispanics/Latinos are almost four times more likely than whites to contract HIV, largely because they face barriers accessing prevention services.

State Medicaid programs are required to cover all FDA-approved medications from manufacturers that have entered into federal rebate agreements, meaning that antiretroviral medications like PrEP and PEP are covered. However, PrEP and PEP treatment includes more than just administering the medication; testing and counseling are also essential to the course of treatment. Enabling a broader range of providers to administer PrEP and PEP and related treatment would significantly increase access, particularly providers who are located in community pharmacies or community-based health settings. Further, the CDC has recommended expanding the use of telehealth for PrEP initiation.

In 2020 California enacted SB 159, which permits pharmacists to dispense PrEP and PEP without a prescription and connect individuals to physicians for long term care; similar efforts are underway in Colorado, Illinois, and Maryland. Some state Medicaid programs also reimburse pharmacists for enhanced medication therapy management services. Extending

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53 Id. Note that the terms “African Americans” and “Hispanics/Latinos” are used here to mirror the CDC data.


55 The Center for Consumer Information and Insurance Oversight (CCIIO) within CMS has clarified, for example, that preventive PrEP care encompasses anti-retroviral medications as well as routine testing and counseling. CCIIO, FAQs About Affordable Care Act Implementation Part 47 (July 19, 2021), https://www.cms.gov/CCIIO/Resources/Fact-Sheets-and-FAQs/Downloads/FAQs-Part-47.pdf.


eligibility for these services to PrEP patients would improve care coordination for Medicaid enrollees.\(^5^9\)

**C. Abortion**

Mifepristone, taken along with misoprostol, is a two-drug combination known as medication abortion.\(^6^0\) The latest data show that in 2020, medication abortion accounted for fifty-four percent of US abortions.\(^6^1\) Historically, patients could only receive medication abortion from specific certified providers and only in person, even when counseling can be delivered via telehealth and patients can administer the medications on their own.\(^6^2\)

Recently, the FDA permanently lifted some restrictions on mifepristone, in particular the requirement that the medication be administered in-person.\(^6^3\) Certified pharmacies can now dispense medication abortion.\(^6^4\) This move was celebrated by ACOG, who stated that there “is no safety reason for the restrictions” and that the prior in-person requirement “d[id] nothing to bolster the safety of an already-safe medication.”\(^6^5\) To facilitate this change, states should reexamine their bundled payments for medication abortion and ensure mifepristone and misoprostol are included in the Medicaid pharmacy benefit so that pharmacies can successfully dispense.

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60 Rachel K. Jones et al., *Medication Abortion Now Accounts for More Than Half of All US Abortions*, *Guttmacher Inst.* (Feb. 2022), [https://www.guttmacher.org/article/2022/02/medication-abortion-now-accounts-more-half-all-us-abortions](https://www.guttmacher.org/article/2022/02/medication-abortion-now-accounts-more-half-all-us-abortions). APPs are also able to provide additional types of abortions, but this paper focuses on medication abortion.

61 Id.


64 Id.

Under the current FDA protocol, providers must become certified to prescribe mifepristone and confirm that they have the ability to date pregnancies accurately, diagnose ectopic pregnancies, and provide any necessary surgical intervention or make arrangements for others to provide such care. Notably, the restrictions do not limit prescriptive authority for medication abortion to physicians only; they acknowledge that some states allow non-physician providers to prescribe, and advise providers to check individual state laws.

Currently, pharmacists may be able to prescribe medication abortion under a collaborative practice agreement, and states may consider examining their scope of practice laws to allow pharmacists more autonomous prescribing privileges for medication abortion.

Unfortunately, thirty-two states continue to limit abortion medication administration to physicians only, and nineteen require in-person prescribing. These requirements run counter to the evidence that mifepristone can be safely prescribed without any special restrictions. Several major medication associations, including the World Health Organization, American Public Health Association, American Medical Women’s Association, and ACOG, have all argued that APPs should be authorized to provide medication abortion. In line with these recommendations, a third of states permit some APPs to independently provide medication abortion. Expanding these practices to additional qualified providers, such as pharmacists, has the potential to increase access to abortion care.

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66 FDA, Questions and Answers on Mifeprex, supra note 71.
67 Id.
D. Prenatal Vitamins

Folic acid, which is often included in prenatal vitamins, has been shown to prevent neural tube defects in a developing fetus; women who are planning or capable of pregnancy receive substantial benefit from daily supplementation.\(^72\) State Medicaid programs must cover nonprescription prenatal vitamins.\(^73\) However, they have significant leeway to implement utilization controls.

While only four states (Alaska, Colorado, Connecticut, and New York) report requiring a prescription for prenatal vitamins, the true number may be higher if states are seeking federal reimbursement under the Medicaid Drug Rebate Program.\(^74\) Connecticut reports that individuals under age twenty-one can access prenatal vitamins OTC, which may indicate that reimbursement is coming through the EPSDT benefit rather than the prescription drug benefit.\(^75\) Similar to OTC contraception, authorizing APPs to prescribe prenatal vitamins could increase affordability by ensuring insurance coverage for nonprescription products.

E. Gender-Affirming Hormone Therapy

LGBTQ+ individuals already face a wide range of health care disparities, including discrimination, denials of care, lack of competent and affirming providers, and lack of insurance.\(^76\) A first-of-its-kind national survey of LGBTQ individuals about their health care


\(^75\) Gifford, *supra* note 74.

experiences found that fifty percent of transgender respondents had to teach their medical providers about transgender care because their doctors were uninformed.\textsuperscript{77}

Transgender individuals face difficulties accessing gender-affirming care (such as mental health services, hormone therapy, or transition-related surgery) in particular. A recent survey by the Center for American Progress found that fifty-five percent of transgender individuals reported needing to travel at least ten miles in order to receive transition-related care, which made it impossible to access for many.\textsuperscript{78} And now a record number of states are seeking to actively prevent gender-affirming care for transgender and gender non-conforming individuals.\textsuperscript{79}

In addition, many transgender individuals struggle to access gender-affirming care due to lack of insurance coverage, particularly among Medicaid enrollees. As of 2019, only eighteen states plus Washington D.C. include coverage for gender-affirming care under their Medicaid programs, while twelve states had explicitly excluded coverage for such care (twenty states did not address coverage).\textsuperscript{80}

Another barrier to care is the historical requirement that a patient receive a letter from a mental health provider before initiating hormone therapy. However, medical experts have determined that this interim step is unnecessary if the hormone provider is also qualified to assess gender dysphoria.\textsuperscript{81} The seventh version of the World Professional Association for

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\textsuperscript{77} Lambda Legal, \textit{supra} note 76, at 6.

\textsuperscript{78} Caroline Medina et al., \textit{Protecting and Advancing Health Care for Transgender Adult Communities}, CTR. FOR AM. PROG. (Aug. 18, 2021),

\url{https://www.americanprogress.org/article/protecting-advancing-health-care-transgender-adult-communities/}.

\textsuperscript{79} See Freedom for All Americans, \textit{Legislative Tracker: Youth Healthcare Bans},

\url{https://freedomforallamericans.org/legislative-tracker/medical-care-bans/} (last visited Mar. 10, 2022); \textit{see also} Abigail Coursolle, Skyler Rosellini, & Cathren Cohen, \textit{Gender-Affirming Care for Youth is Still Good Health Care}, NAT’L HEALTH L. PROG. (Jan. 31, 2022),

\url{https://healthlaw.org/gender-affirming-care-for-youth-is-still-good-health-care/}.

\textsuperscript{80} Christy Mallory & William Tentindo, \textit{Medicaid Coverage for Gender-Affirming Care}, WILLIAMS INST. (Oct. 2019),


\textsuperscript{81} Madeline B. Deutsch, \textit{Initiating Hormone Therapy}, UCSF TRANSGENDER CARE (June 17, 2016),

\url{https://transcare.ucsf.edu/guidelines/initiating-hormone-therapy}.
Transgender Health (WPATH) standards of care state that hormone therapy can be initiated by any “qualified health professional” who “feel[s] comfortable making an assessment and diagnosis of gender dysphoria, as well as assessing for capacity to provide informed consent.”

In addition, the WPATH standards of care indicate that prescribing gender-affirming hormones is well within the scope of practice for a range of APPs, including advanced practice nurses and physician assistants. Allowing APPs to prescribe and administer gender-affirming hormone therapy, as well as embracing telemedicine, can help to improve access to this treatment.

**IV. Breaking Down Advanced Practice Prescribing**

Given the research in support of advanced practice prescribing, the next step in using this workforce for reproductive and sexual health care is answering the following: Who is allowed to issue a prescription, and will Medicaid pay them for the clinical encounters surrounding the issuance of a prescription?

The determination of prescriptive authority is a state one; every state has its own rules about health professions licensure, which determine the scope of practice for each licensed professional. Scope of practice laws fall along a spectrum from collaborative to autonomous prescribing models. These laws allow different health professionals, including both physicians and APPs, to prescribe drugs. These laws do not typically delve into the specific clinical tasks surrounding the issuance of prescription drugs; this is determined by standard of care and translated into procedural terminology. Providers render a myriad of baseline and monitoring services in conjunction with prescribing, and each service corresponds with a current procedural terminology (CPT) code to document care. Medicaid payers, either the state Medicaid agency or Medicaid managed care entity, are responsible for surveying all CPT codes.

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82 Id.; World Pro. Ass’n for Transgender Health (WPATH), *Standards of Care V7* at 33–36 (2011), https://www.wpath.org/media/cms/Documents/SOC%20v7/Standards%20of%20Care%20V7%20-%202020%20%20WPATH.pdf. Note that the eighth version of the WPATH Standards of Care was under review and public comment at the time of this writing and is expected to be published later in 2022.

83 WPATH, *Standards of Care V7*, supra note 90, at 41, 46.

84 Lil Kalish, *Is Trans Telehealth the Future—or Just a Cash Grab?*, MOTHER JONES (July 8, 2021), https://www.motherjones.com/politics/2021/07/is-trans-telehealth-the-future-or-just-a-cash-grab/.


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determining which codes are reimbursable and in what context, and including relevant codes in provider manuals and bulletins. These determinations must comply with federal and state laws, including the state Medicaid plan; however, Medicaid payers have a great deal of discretion to determine which codes are payable and to which providers.

A. Prescriptive Authority

When thinking about prescribers, historically this has referred to physicians. Currently, those with Doctor of Medicine or Doctor of Osteopathic Medicine credentials have the broadest prescriptive authority. Additionally, all states and DC grant physician associates, registered certified nurse practitioners, and other advanced practice registered nurses, such as nurse-midwives, independent prescriptive authority, although some states restrict their prescribing of controlled substances.

Pharmacists have prescriptive authority in some states through collaborative or autonomous prescribing. Collaborative prescribing requires a formal collaborative practice agreement (CPA) with a physician or other provider that allows them to delegate certain patient care functions to the pharmacist; it can be used broadly for the treatment of acute or chronic disease. CPAs can be very vast, allowing pharmacists to perform these tasks on all patients within a specific population, or limited to a specific patient. Autonomous prescribing happens through the use of a statewide protocol, standing order, or other standards governing independent prescribing; it can be used for a limited range of medications for which a specific diagnosis is not needed. Autonomous prescribing happens on a spectrum, with standing orders and statewide protocols being more limited, and independent prescribing providing the broadest prescriptive authority.

Standing orders enable assessment and drug dispensing without the need for clinician examination or direct order from the attending provider at the time of the interaction. Under a standing order, certain authorities (sometimes a government official like the state Secretary of

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87 Ajay Kumar, Ideal Drug Prescription Writing, 8 WORLD J. PHARMACY & PHARM. SCI. 634, 635 (2019), https://www.academia.edu/38596478/IDEAL_DRUG_PRESCRIPTION_WRITING.
89 Id.
90 Id.
91 Id.
Health, sometimes authorized prescribers in local clinics or pharmacies) can write "standing orders" that act like a prescription for everyone in a given population; it could be as broad as everyone in the state, or limited to students at a specific campus or patients in a certain hospital. 92 Standing orders are similar to population-based CPAs, but do not require direct partnership with an attending provider. Standing orders also provide treatment guidelines.

A statewide protocol provides a standard procedure for determining if a drug is necessary and details how to dispense it safely. Statewide protocols are generally used for patient care needs that do not require a new diagnosis or for which a documented diagnosis is known or readily available.93 The state body authorized to issue statewide protocols varies state to state, and it may be authorized by just one body, like the state health department, or may need to be approved by several bodies, such as the medical board, board of nursing, or board of pharmacy.94 Like a standing order, the statewide protocol provides treatment guidelines and does not require direct partnership with an attending provider. By definition the protocol applies statewide, unlike standing orders which may be more limited in population application. A statewide protocol and a statewide standing order are essentially the same thing, except that a statewide protocol is generally codified into state law through statute and/or regulation, making it less susceptible than a standing order to future administrative changes.95

Finally, independent prescribing is the most liberal model of autonomous prescribing; it allows a pharmacist to use their clinical judgment to prescribe medications within specific categories or classes.96 Idaho currently allows more expansive independent prescribing than any other state; in 2019, pharmacists were granted authority to prescribe drugs for conditions that do not require a new diagnosis or are minor and generally self-limiting.97 Vermont also enacted expansive independent prescribing authority for pharmacists in 2020.98 Similarly, Colorado

93 Id.
94 Id. at 4.
96 IDAHO CODE § 54-1704.
97 2019 Idaho Sess. Laws 488, (codified at IDAHO CODE § 54-1704.)
allows autonomous prescribing for OTC medications listed on the state’s Pharmacist OTC Prescriptive Authority List, which includes oral emergency contraception. The benefit of this approach is that it avoids the legislature having to add or adjust eligible medications on a recurring basis.

**B. Enrolling as a Medicaid Provider**

Scope of practice rules govern what a provider can legally do in the state, but do not equate with what Medicaid will pay for. Even with prescriptive authority, APPs must be authorized under a state plan to deliver reproductive and sexual health services and enrolled as a Medicaid provider. No matter if the individual practitioner is not billing directly (e.g., billing is submitted by a rural health center, community health center, or pharmacy), if an individual practitioner is performing the service submitted on the claim, then they must enroll as a Medicaid provider.

If a reproductive or sexual health service by a particular provider is authorized, providers wishing to provide that service undergo an enrollment and credentialing process to verify qualifications. Typically, the individual APP as well as the location where care takes place, like a pharmacy or clinic, must be credentialed. Fee-for-service credentialing, which generally goes through the state Medicaid agency, takes place independently from managed care credentialing, although some MCOs may use a state Medicaid agency data portal to determine whether a provider is qualified. States may consider, or even require, use of a uniform credentialing form, such as the Council for Affordable Quality Healthcare form, which includes standard information about licensure, formal education and training, work history, practice location, and liability insurance.

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100 42 C.F.R. § 455.410(b). See also Schweitzer & Atalla, supra note 36, at 412.

101 In California, for example, some Medi-Cal health plans use the Department of Health Care Services’ Ordering, Referring and Prescribing (ORP) list, available through an open data portal, to verify and process claims, [https://data.ca.gov/dataset/enrolled-medi-cal-fee-for-service-provider](https://data.ca.gov/dataset/enrolled-medi-cal-fee-for-service-provider) (last visited Apr. 29, 2022).


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A foundational element of credentialing is the NPI. Organizational providers apply for and receive a Type 2 NPI and can have multiple NPIs, for example to account for individual locations within a chain of pharmacies; individual providers receive a Type 1 NPI and then affiliate with a Type 2 NPI to enroll as a group pharmacist prescriber.103

APPs are often required to maintain training and education competencies, and this curriculum is typically overseen by the relevant state board.104 Maryland, for example, uses a training notification form for pharmacist prescribing of contraception that includes the pharmacist contact information, license number and expiration, and proof of completion of a board-approved training program.105 Maryland pharmacists may not prescribe until they have received written confirmation from the board that their training notification form has been accepted.106 The Medicaid agency and/or MCOs may also require APPs to submit documentation of the training completion during credentialing.107 However, a special certification beyond board-approved training should not be required.108

C. Medicaid Claims

Based on what the state agrees to cover in its state plan, the state Medicaid agency produces a fee-for-service provider manual to specify the coding data necessary for payment, as well as a fee schedule.109 In managed care, the Medicaid agency delegates this task to the contracted

104 See, e.g., CAL. BUS. & PROF. CODE § 4052.3; 21 N.C. ADMIN. CODE 36.0807; 22 TEX. ADMIN. CODE § 216.3.
106 Id.
managed care organization with the expectation that it will pay for all required care, and the agency may remind the MCOs of mandatory policies through bulletins or All-Plan Letters. Providers within a managed care network contract with the MCO to define which specific procedure codes they can submit and how much they will be paid for those services.

Payment for medication therapy is particularly complicated by the bifurcation of health insurance claims into medical benefits and pharmacy benefits; drugs and associated care may be covered under the medical benefit, the pharmacy benefit, or potentially both. A drug is typically a medical benefit if it is provider-administered and a pharmacy benefit if it is self-administered, but certain drugs, like injectable contraception, can be administered either way depending on the context.

Because pharmacist services have been historically confined to the pharmacy benefit, the process for submitting a medical benefit claim is less understood by pharmacists; however, it is important to understand the claims process for both types of benefits as pharmacists expand their scope of practice. To process pharmacy benefit claims, a pharmacist and pharmacy must contract with a third-party pharmacy benefit manager (PBM), use the National Council for Prescription Drug Programs claim standard, and use a unique National Drug Code (NDC) to determine price. For medical benefit claims, a pharmacist and pharmacy must contract directly with the state Medicaid agency or MCOs, complete the CMS 1500 claim form, and use CPT codes from the Healthcare Common Procedure Coding System to determine reimbursement.


112 Id. at S9.

113 Id. There are also private service platforms that manage enrollment and claims, but they require a percentage of all successful claims as well as large upfront cost, potentially thousands of dollars; providers will need to analyze whether the fees to use these platforms are financially justified by their service volume.
D. Procedural Terminology

Providers have their own language separate from legal authority, and that is procedural terminology; each clinical term is associated with specific tasks that translate into CPT codes and provider payment. Every reported CPT code must also have an associated diagnosis code, demonstrated in the International Statistical Classification of Diseases and Health Problems (ICD-10). When it comes to paying for medication therapy, certain tasks are universally at issue: patient assessment, the prescription drug, a dispensing fee, and potentially drug administration.

- **Patient Assessment & Counseling.** A provider must have enough knowledge of the individual’s medical circumstances in order to recommend drug therapy. A provider will need to screen and counsel patients as appropriate in conjunction with issuing a prescription. Counseling in this context goes beyond the counseling associated with dispensing a medication, but entails the evaluation necessary in order to gather information relevant to initiating or continuing prescription medication.114 Because this care currently falls under the medical benefit, not the pharmacy benefit, states have decided to specifically allow for this APP payment in statute.115

- **Prescription Drug/Device.** Prescribing is the actual selection of a specific dose and drug, and must come from a licensed professional with valid prescriptive authority. Prescription drugs are most commonly covered under the pharmacy benefit. However, if a prescription drug is provider-administered, where the provider buys the medications in advance and then bills third party payers after they provide care, it is likely part of the medical benefit.

- **Dispensing.** A dispensing fee pays for a pharmacy to acquire and fill medication, answer routine patient questions, and process insurance and payment. Dispensing fees are covered through the pharmacy benefit, making them an easy lever to modify in incentivizing pharmacist care. While states may consider a temporary increased

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114 Virginia, for example, requires that the pharmacist shall counsel the patient about seeking preventive care, including routine well-woman visits, STI testing, and pap smears. VA. CODE ANN. § 54.1-3303.1.

115 See, e.g., CAL. WELF. & INST. CODE § 14132.968(b)(1); MD. CODE ANN., HEALTH GEN. § 15-148(c); D.C. CODE § 3-1202.08(g-1)(3); MASS. GEN. LAWS ch. 118E, § 10K. Because of the technological hurdles that community pharmacies face with medical billing, states may also consider the feasibility of adding patient assessment and counseling to the pharmacy benefit in order to increase uptake of pharmacy-based services.

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dispensing fee as pharmacists transition to submitting medical claims, an increased dispensing fee is not a substitute for patient assessment and counseling payment.\textsuperscript{116}

- **Administration.** This is the direct application of a drug or device to the body of a patient by injection, inhalation, ingestion, or other means.\textsuperscript{117} Drug administration is most commonly covered as a medical benefit, yet for vaccines in particular, administration is often also a pharmacy benefit. Additional drug administrations, such as injectable contraception or PrEP, could similarly be included as pharmacy benefits.

V. **State Flexibility**

While each state takes its own unique approach to licensure authority, there are two primary policy levers that impact access to reproductive and sexual health medications: prescriptive authority and provider payment. Ideally a state would use both levers, because they work in concert to place APPs in a position to use their expanded authority; nonetheless, many state laws address prescriptive authority only. Without guidance or directives on reimbursement, states may struggle to implement expanded prescriptive authority.\textsuperscript{118}

**A. Prescriptive Authority**

Scope of practice for health professionals is either authorized through legislation or implemented by state departments of health, professional boards, or another governing state board.\textsuperscript{119}

\textsuperscript{116} Illinois, for example, provides a $35 dispensing fee add-on for 340B purchased contraceptives. Ill. Dep’t Healthcare & Fam. Servs., *Important Family Planning Policy Change and Payment Increases* (Oct. 10, 2014), https://www2.illinois.gov/hfs/MedicalProviders/notices/Pages/prn141010a.aspx. A state could similarly create a dispensing fee add-on for pharmacist-prescribed contraceptives.

\textsuperscript{117} See, e.g., Cal. Bus. & Prof. Code § 4016.


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### B. Payment and Coding Strategies

Three Medicaid reimbursement strategies have emerged for compensating certain APPs: 1) parity with physician payment, 2) a percentage of physician payment, or 3) required payment but reimbursement levels left to payer discretion. For each strategy, we have identified state examples.

1. Physician Parity

**New Mexico** requires Medicaid to reimburse any participating pharmacist for providing a “prescriptive authority service” at the standard contracted rate that any licensed physician receives for the same service.\(^{120}\)

In **Connecticut**, some APPs including nurse practitioners, physician assistants, certified nurse-midwives, and pediatric and family nurse practitioners receive payment for provider-administered drugs and supplies at 100 percent of the applicable physician rates, as opposed to the ninety percent they receive for all other APP services.\(^{121}\)

2. Physician Percentage

**California** law identifies a list of covered pharmacist services that may be provided to a Medi-Cal beneficiary, and sets the rate of reimbursement for covered pharmacist services at eighty-five percent of the fee schedule for equivalent physician services.\(^{122}\)

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In **Indiana**, physician assistants can individually enroll with the Medicaid program as service providers, and reimbursement for their services is set at seventy-five percent of the physician fee schedule rate.\(^{123}\)

**Ohio** takes a hybrid approach to advanced practice registered nurse (APRN) payment. For a covered service in a hospital setting, payment is capped at eighty-five percent of the Medicaid maximum; for a covered service rendered in a non-hospital setting, as much advanced practice care is, payment can be the full Medicaid maximum.\(^{124}\)

3. **Payer Discretion**

The **West Virginia** insurance code states that benefits may not be denied for any health care service performed by a licensed pharmacist if the service was within the lawful scope of the pharmacist’s license, the plan would have provided benefits if the service had been performed by another provider, and the pharmacist is in the plan’s provider network.\(^{125}\) Health plans are required to include an adequate number of pharmacists in their provider networks, beyond pharmacies participating in the prescription drug benefit network.\(^{126}\) Notably, this law explicitly exempts Medicaid and CHIP from these requirements, but the policy could be extended to Medicaid and CHIP in a future legislative session.\(^{127}\)

**Hawaii** amended its contraceptive coverage law to define contraceptive services as

physician-delivered, physician-supervised, physician assistant-delivered, advanced practice registered nurse-delivered, nurse-delivered, or pharmacist-delivered medical services intended to promote the effective use of contraceptive supplies or devices to prevent unwanted pregnancy (emphasis added).\(^{128}\)

While the legislature has said this law applies to all insurers in the State, including Medicaid managed care programs, it does not dictate specific reimbursement rates.\(^{129}\)

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\(^{124}\) **Ohio Admin. Code** 5160-4-04(C).


\(^{126}\) *Id.*

\(^{127}\) *Id.*


In Oregon, medical services that are necessary to prescribe contraception must be covered in all health plans if the services, explicitly including pharmacist consultations, would be covered for other drug benefits. The law provides no guidance on reimbursement methodology; however, the Oregon State University College of Pharmacy developed a training for pharmacists on successful implementation of patient assessment and proper billing for contraception at the behest of the Oregon legislature and the Oregon Health Authority.

In addition to the variable payment strategies, two coding strategies have emerged. In one model, each service is recorded using a code specific to the APP; this makes the most sense if APP payment is different from physician payment for the same service. In the second model, APPs use existing physician codes for the services at issue, but potentially enter a modifier to indicate their specific licensure (the payer can also determine licensure type through the NPI); this makes the most sense if payment for these codes is the same no matter the provider type.

Many codes are specific to the amount of time spent on a patient visit. When developing state coding strategies, it may be prudent to examine the average visit times for relevant services. For example, research from Oregon suggests that pharmacists may require approximately fifteen to twenty minutes to complete a visit, in addition to time required to document the visit and dispense the prescription. While Maryland has designated reimbursement codes for pharmacist prescribing of contraception, they only allow for five or ten minute visits; given the Oregon research, this may not be sufficient time to provide quality contraceptive care. When establishing payment policies, states will want to consider a range of codes to account for visit complexity.

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130 OR. REV. STAT. § 743A.066(1)(b).

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C. State Plan Options

As discussed above, many of the clinical services associated with drug therapy, other than dispensing, are reimbursed as medical benefits under the state Medicaid plan. States could slot APP care under a number of medical benefits, both mandatory and optional. Reproductive and sexual health care from APPs could be incorporated under a variety of Medicaid benefit categories, such as other licensed practitioner services, preventive services, FQHC, rural health clinic, EPSDT, or laboratory testing medical benefits.\(^{134}\)

A critical consideration for states when deciding where to include APP medical benefits is the federal medical assistance percentage (FMAP). The FMAP rate, which is calculated using a statutory formula and varies by state and year, determines the federal government’s share of most Medicaid costs.\(^ {135} \) Certain benefits have an enhanced FMAP, making their inclusion low-cost for states, particularly family planning and preventive services. States receive ninety percent federal reimbursement for family planning services, supplies, and administration.\(^ {136} \) Additionally, states that cover U.S. Preventive Services Task Force grade A or B services, like PrEP, or adult immunizations recommended by the Advisory Committee on Immunization Practices, such as the HPV vaccine, receive a one percentage point increase in their FMAP rate for those services.\(^ {137} \)

After deciding where to add APP care to its medical benefits, a state would submit a SPA outlining the scope of the benefits that will be covered, provider qualifications, and reimbursement methodology.\(^ {138} \) Each state plan presents unique considerations, but a number of SPA options are highlighted below.

The most common SPA design for adding APP care is through the optional benefit for “medical care, or any other type of remedial care recognized under State law, furnished by licensed


\(^{136}\) 42 C.F.R. § 433.15(b)(2); see also id.

\(^{137}\) MITCHELL, supra note 135, at 10.

\(^{138}\) Schweitzer & Atalla, supra note 36.
practitioners within the scope of their practice as defined by State law.” This is often referred to as the “other licensed practitioner” (OLP) benefit. While this benefit is not eligible for enhanced FMAP, it has the advantage of adding all of an APP’s care into one place, rather than spreading it throughout relevant service benefits.

But even under this one OLP benefit, states have a variety of tactics for coverage. The most expansive coverage comes when a state covers all services under multiple APP’s scope of practice. **Washington**, for example, covers services from licensed pharmacists, naturopaths, physician assistants, nurse practitioners, and midwives, so long as the services are within the practitioner’s scope of practice and specialty area. **Maryland** covers advanced practice nursing as well as physician assistant services.

Other states add APP care to the OLP benefit by individual provider. **Vermont** covers physician assistant services provided within the scope of licensed practice as defined under State law. **Missouri** also covers physician assistant services, but specifically prohibits their provision of abortion care.

California and Missouri cover all services performed by a licensed pharmacist under the states’ prescriptive authority, although the two scope of practice laws look very different. In **California**, pharmacists can prescribe self-administered hormonal birth control, PrEP, and PEP, and administer immunizations pursuant to a prescriber protocol. California also recognizes advanced practice pharmacists who, after meeting certain criteria, may perform

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139 42 U.S.C. § 1396d(a)(6).
patient assessments, order and interpret drug therapy-related tests, refer patients to other health care providers, participate in the evaluation and management of disease and health conditions in collaboration with other providers, and initiate, adjust, or discontinue drug therapy under a CPA.\textsuperscript{146} \textbf{Missouri}, on the other hand, only allows pharmacists to administer vaccines and dispense PEP under a CPA, and engage in the designing, initiating, implementing, and monitoring of a medication therapeutic plan with a special board-granted certification.\textsuperscript{147}

Other states add to the OLP benefit even more narrowly. \textbf{Alabama} and \textbf{Arizona} allow pharmacists to enroll and be paid through Medicaid, but only for administration of vaccines.\textsuperscript{148} \textbf{North Carolina} also allows licensed pharmacists employed by Medicaid-enrolled pharmacies to administer vaccines, but all other pharmacist care must be performed under a CPA.\textsuperscript{149} \textbf{Maryland} covers a patient assessment by pharmacist prescribers, but only for contraception.\textsuperscript{150}

A less common, but more targeted, SPA design adds APP care to specific medical benefits. \textbf{Kentucky} submitted a SPA to remove language that did not allow for physician assistant services under the rural health clinic services benefit.\textsuperscript{151} \textbf{Ohio} covers medical services rendered by a physician assistant, advanced practice registered nurse, or pharmacist in its rural health clinic and FQHC services benefits.\textsuperscript{152} \textbf{Arizona} includes medically necessary

\textsuperscript{146} CAL. BUS. & PROF. CODE §§ 4052.2, 4052.6.
\textsuperscript{150} CMS, State Plan Amend. Approval, MD-19-0001 (Mar. 5, 2019), https://www.medicaid.gov/sites/default/files/State-resource-center/Medicaid-State-Plan-Amendments/Downloads/MD/MD-19-0001.pdf. It is unclear whether adding this through the OLP rather than family planning benefit has an impact on receiving the ninety percent match generally available for contraceptive services.

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services provided by a licensed naturopath under the EPSDT benefit, and Washington includes evaluation and treatment from advanced registered nurse practitioners in EPSDT.\textsuperscript{153}

\textbf{D. Federal Guidance}

In 2017, CMCS released an informational bulletin on expanded scope of pharmacy practice.\textsuperscript{154} The bulletin walks through a number of public health challenges that can be addressed through an expanded scope of pharmacy practice, including emergency contraception to prevent pregnancy.\textsuperscript{155} The bulletin also reiterates the range of prescriptive authorities that states have used, from collaborative to autonomous prescribing and everything in between.\textsuperscript{156} While this is useful, specific SPA templates would be most helpful, as prescriptive authority is only half of the puzzle.

Federal guidance could also be valuable around NPIs, which are critical to provider enrollment and credentialing as well as provider payment. In the context of expanded scope of practice, NPI usage varies by prescriptive authority. Under a collaborative practice agreement, it makes logical sense to use the NPI of the prescribing provider, often a physician. Likewise, under autonomous prescribing, it makes logical sense to use the NPI of the independent prescriber. However, CMS expectations for submitting claims under standing orders or statewide protocols are less clear.\textsuperscript{157} Under a standing order, a physician has authorized the medication, but an APP assesses patients to determine whether it is appropriate for the individual patient.\textsuperscript{158} Should providers use the NPI of the standing order issuer or of the APP? A statewide protocol is authorized by a state body, but it is not fully autonomous prescribing. Should APPs apply for and use their own NPI number if practicing under a statewide protocol? This clarification is critical to state implementation of expanded scope of practice laws.


\textsuperscript{154} CMCS, \textit{State Flexibility To Facilitate Timely Access to Drug Therapy}, supra note 119.

\textsuperscript{155} \textit{Id.} at 2–4.

\textsuperscript{156} \textit{Id.} at 2.

\textsuperscript{157} 42 U.S.C. § 1396a(kk)(7)(B); see also 42 C.F.R. §§ 431.107(b), 455.44042.


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VI. Conclusion

When grounded in public health research and bolstered by comprehensive implementation, expanded prescriptive authority for reproductive and sexual health medications has the potential to increase access and promote better health outcomes. However, Medicaid reimbursement for prescriptions and related clinical services delivered by APPs is critical to making expanded scope of practice a reality. This issue brief is intended to provide a roadmap for innovation in the Medicaid program that supports health professionals to practice at the top of their license, with the ultimate goal of shifting reproductive and sexual health care to a person-centered experience, rooted in autonomy.