Section 1115 Demonstration Opportunity to Support Reentry for Justice-Involved Populations: CMS Guidance

May 2, 2023
4:00 – 5:00 p.m. ET

Please stand by, this webinar will begin shortly

STATE Health & Value Strategies
Driving Innovation Across States

A grantee of the Robert Wood Johnson Foundation

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Questions? Email Heather Howard at heatherh@Princeton.edu.

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Housekeeping Details

- Use the ‘Q&A’ function in Zoom to submit questions and comments to the meeting facilitators. **Note that you must select to submit a question anonymously.** The meeting facilitators will address questions and comments verbally in a manner that maintains the anonymity of the state.

- All participant lines are muted. Use the ‘raise hand’ feature in Zoom if you would like to speak during the discussion portion. The meeting facilitators will then unmute you.

- After the webinar, the slide deck and a recording will be available at [www.shvs.org](http://www.shvs.org).
Objectives: Provide an overview of CMS’ Reentry section 1115 Demonstration (“Reentry Demonstration”) guidance and share states’ current approaches.

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<td>▪ Context Setting</td>
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<td>▪ CMS Guidance on Key Reentry Demonstration Elements</td>
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<td>▪ Discussion</td>
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Context Setting
Healthcare Needs for Justice-Involved Populations

Individuals leaving incarceration have disproportionately higher rates of physical and behavioral health diagnoses and are at higher risk for injury and death as compared with people who have not been incarcerated.

- Individuals who are incarcerated have higher rates of mental illness and chronic and other physical healthcare needs, including hypertension, asthma, tuberculosis (TB), Human Immunodeficiency Virus (HIV), Hepatitis B and C, arthritis, and sexually transmitted diseases, than the general population.

- Substance use disorder (SUD) prevalence in carceral settings is estimated to be as high as 65%.

- Individuals reentering the community from correctional facilities are also at a greater risk of overdose death as compared to the general population, especially in the first two weeks post release.

- Race disparities in incarceration further exacerbate health inequities for people of color upon release. Across the country, people of color are more likely to be incarcerated due to the criminalization of SUD and mental health issues and the systemic inequities in the criminal justice system.

Source: CMS, Opportunities to Test Transition-Related Strategies to Support Community Reentry and Improve Care Transitions for Individuals Who are Incarcerated
Federal Context

On April 17, 2023, CMS released a State Medicaid Director Letter (SMDL), “Opportunities to Test Transition-Related Strategies to Support Community Reentry and Improve Care Transitions for Individuals Who Are Incarcerated.”

- The SMDL implements section 5032 of the Substance Use-Disorder Prevention that Promotes Opioid Recovery and Treatment for Patients and Communities Act (SUPPORT Act), which directed the U.S. Department of Health and Human Services (HHS) to issue guidance on how states can design section 1115 demonstrations to provide services to justice-involved individuals prior to release in order to support their reentry into the community.

- The SMDL outlines the opportunity for states to waive the inmate exclusion and receive federal financial participation (FFP) for expenditures for certain pre-release healthcare services provided to individuals who are incarcerated and otherwise eligible for Medicaid, prior to their release.

Source: CMS, Opportunities to Test Transition-Related Strategies to Support Community Reentry and Improve Care Transitions for Individuals Who are Incarcerated
Reentry Demonstration Proposals

To date, 15 states have submitted Reentry Demonstration proposals; California was the first state to receive approval in January 2023, in advance of the release of the SMDL.

- Together, CMS’ SMDL and California’s STCs provide parameters and areas of flexibility for states seeking to submit Reentry Demonstration requests.
- CMS has communicated to states with pending Demonstrations that in order to ensure approval in 2023, states should seek to align with California’s approved Demonstration, to the maximum extent possible (an approach similar to other recent CMS waivers). However, states will have flexibility with how they operationalize their program during the implementation phase of the Demonstration.

Source: See Slide Notes.
CMS Guidance on Key Reentry Demonstration Elements
Eligible Individuals

States may propose a broadly defined Demonstration population that includes otherwise eligible, soon-to-be former incarcerated individuals.

States have the **flexibility** to define their populations of focus (e.g., adults and youth in prisons, jails and youth correctional facilities) for pre-release services and to establish eligibility criteria (e.g., chronic conditions).

If states establish an **eligibility criteria**, they will need to set up a screening process within the correctional facility and should be mindful of establishing identification criteria for individuals who may have conditions that are currently undiagnosed.

States may also consider making all **Medicaid-enrolled individuals** in participating carceral facilities eligible for pre-release services.

States also need to define **which Medicaid eligibility groups will be covered** (e.g., expansion adults, pregnant individuals, children and youth, the aged, and/or the disabled) and whether **Children’s Health Insurance Program (CHIP) populations will be included**.
State Examples of Eligible Populations

The following are examples of approaches states plan to take with establishing eligibility criteria.

**California:** Medicaid eligible adults with 1) mental illness; 2) SUD; 3) a chronic condition; 4) intellectual/developmental disability (I/DD); 4) traumatic brain injury (TBI); 5) HIV/AIDS; or 6) are pregnant or postpartum. All Medicaid/CHIP eligible youth (no behavioral health/chronic condition criteria).

**Kentucky:** Medicaid eligible individuals who meet SUD criteria through assessment competed by Department of Correction staff and have a confirmed SUD diagnosis.

**New York:** Individuals with a history of SUD, serious mental illness (SMI), HIV/AIDS, Hepatitis C, sickle cell disease, and/or chronic disease.

**Washington:** All Medicaid eligible individuals.

Source: See Slide Notes.
Eligible Facilities

CMS gives states flexibility to provide coverage of pre-release services in state or local correctional facilities (e.g., state prisons, jails, and/or youth correctional facilities).

- States may seek to provide services in all eligible correctional facilities statewide or they can choose to only provide services in a subset of correctional facilities.

- States may also develop a **phased approach** to implementing reentry services across correctional facilities throughout the duration of the Demonstration. States that seek to provide services to only a subset of facilities will need a waiver of the Social Security Act’s requirements that services be provided statewide.

- Participating states will conduct a **readiness assessment** of carceral settings before implementing the demonstration in those locations.

- CMS clarifies that Reentry Demonstrations will **not be approved for services provided in federal prisons**.

- CMS will not allow states to obtain expenditure authority to provide pre-release services for individuals in an **institution for mental disease (IMD)**.

**Example:** If a state elects to implement pre-release services in its county jails and there are 25 jails in the state, a state could choose to implement the Demonstration in only 12 of the 25 jails.
The following are examples of approaches states plan to take for eligible facilities.

**California**: State prisons, county jails, and youth correctional facilities.

**Massachusetts**: State prisons, jails and residential programs under the Department of Youth services.

**Montana**: State prisons.

**West Virginia**: State prisons and regional jails.

*Source: See Slide Notes.*
Scope of Covered Services – Mandatory Benefits

CMS requires states to provide a minimum benefit package of three covered services under the Demonstration:

<table>
<thead>
<tr>
<th>Covered Benefit</th>
<th>Description</th>
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| Case Management to Assess and Address Physical and Behavioral Health Needs, and Health-Related Social Needs (HRSN) | - Pre-release case management is a required reentry service to assess and address physical and behavioral health needs and HRSNs.  
- Care managers are expected to conduct a comprehensive needs assessment; develop a care plan; ensure a warm handoff to post-release care manager (if different); conduct referral activities for post-release such as scheduling appointments and connect individuals to services upon reentry into the community; and provide on-going monitoring and follow-up activities to ensure the care plan is implemented. |
| Medication Assisted Treatment (MAT)                                             | - MAT is a required minimum service for all types of SUD as clinically appropriate, with accompanying counseling. CMS defines MAT as medication in combination with counseling/behavioral therapies, as appropriate and individually determined, and should be available for all types of SUD (e.g., both opioid and alcohol use disorders), as clinically appropriate.  
- Coverage of MAT under a state plan includes all U.S. Food and Drug Administration–approved medications for opioid use disorder, including buprenorphine, methadone, and naltrexone, and acamprosate and naltrexone for alcohol use disorder. |
| 30-day Supply of All Prescription Medications At Point of Release                | Provision of clinically-appropriate medication(s) upon release may be as either a pre-release demonstration service or as a post-release Medicaid service furnished outside the scope of the demonstration. |

Note: CMS will likely not approve a proposal to cover the full scope of state plan services.
In addition to the minimum set of services, states have flexibility to cover other important physical and behavioral health services that support reentry into the community, such as:

- Family planning services;
- Screening for common health conditions within the incarcerated population, such as blood pressure, diabetes, Hepatitis C, and HIV;
- Rehabilitative or preventive services, including those provided by community health workers;
- Treatment for Hepatitis C; and
- Provision of durable medical equipment and/or supplies.

States that seek approval of pre-release services beyond the minimum benefit package will need to provide justification in their Demonstration applications for how such services promote the objectives of the Demonstration and support a smooth reentry into the community.

Note: States that do not provide all covered outpatient drugs during the pre-release period may not seek federal or supplemental state-specific rebates under section 1927 for any of the pre-release drugs covered under the demonstration.
# California: Scope of Covered Services

California, in addition to covering the minimum set of services, will provide several additional services.

### Pre-Release Services
- Care management services.
- Physical and behavioral health clinical consultation services provided through telehealth or in-person, as needed, to diagnose health conditions, provide treatment, as appropriate, and support pre-release case managers’ development of a post-release treatment plan and discharge planning.
- Laboratory and radiology services.
- Medications and medication administration during the pre-release period.
- MAT for all FDA-approved medications, including coverage for counseling.
- Services provided by community health workers with lived experience.

### Post-Release Services
- Qualifying members will also receive upon release, consistent with approved state plan coverage authority and policy:
  - **Covered outpatient prescribed medications, over-the-counter drugs** (a minimum 30-day supply as clinically appropriate), and
  - **Durable medical equipment (DME).**

Source: CMS, California 1115 Waiver Approval Letter. See Appendix for more detail.
**Pre-Release Timeframe**

States have the flexibility to provide coverage of pre-release services for up to 90 days before the incarcerated individual’s expected date of release.

<table>
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<tr>
<th>30 Days Prior to Re-Entry</th>
<th>Between 30 and 90 Days Prior to Re-Entry</th>
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<tr>
<td>States will evaluate in the Demonstration application hypotheses related to improving care transitions for soon to be released individuals.</td>
<td>States must include in their Demonstration application one or more additional hypotheses related to the longer duration of services, to be approved at the Secretary’s discretion.</td>
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</table>
The following are examples of approaches states plan to take for duration of coverage.

**California:** 90 days.

**Arizona:** 30 days.

**New Hampshire:** 45 days.

**New Jersey:** 60 days.

*Source: See Slide Notes.*
Participating Providers

States have flexibility to allow in-reach/community-based providers, embedded carceral health providers or both to provide reentry services. In-reach providers may provide services in person or via telehealth.

**In-Reach Providers**
- May provide services in person or via telehealth.

**Carceral Providers**
- The state will need to describe the handoff processes that will be conducted with community-based providers to support reentry.
- States that choose to allow embedded carceral health providers in this demonstration will also need to ensure that they comply with Medicaid provider participation policies as established by the state.

States will need to evaluate the experiences of carceral and community providers, including challenges encountered, as they develop relationships and facilitate the transition of individuals into the community.
Medicaid Eligibility and Enrollment

As a threshold requirement, CMS requires states to establish pre-release eligibility and enrollment processes to all individuals eligible for Medicaid within the carceral facility upon the individual’s incarceration, throughout the period of incarceration, and no later than 45 days before expected release.

- States may not terminate Medicaid coverage upon entry into a correctional facility and must set up eligibility suspension processes.
- States that do not have these pre-release eligibility and enrollment processes in place will be provided a two-year implementation glide path to either implement suspension processes or develop an alternative approach to ensure only pre-release services are provided during incarceration and full benefits are available as soon as possible upon release.

- For new enrollees who may have a short incarceration period (e.g., individuals who are in jail prior to sentencing), CMS will permit correctional facilities to serve as presumptive eligibility-qualified entities to make presumptive eligibility determinations prior to a person’s release.
- States that pursue this option will need to consider follow-up processes with this population once they are released into the community to ensure full eligibility determinations are completed and coverage is not lost.
## Implementation Plan

States will be required to submit an implementation plan to CMS that describes their approach to implementing the reentry demonstration, including timelines for meeting critical implementation milestones. California’s Implementation Plan is due 120 days after waiver approval.

<table>
<thead>
<tr>
<th>Milestone 1. Increase and maintain Medicaid coverage</th>
<th>through application, renewal, and suspension (not termination) processes.</th>
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<tr>
<td><strong>Milestone 2. Cover and ensure access to the minimum set of pre-release services</strong></td>
<td>by setting up a process to identify individuals eligible for pre-release services, providing the minimum set of pre-release services, ensuring pre-release care managers have knowledge of community-based providers and services, and delivering quality healthcare services.</td>
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<tr>
<td><strong>Milestone 3. Promote continuity of care</strong></td>
<td>by setting up a person-centered care plan prior to release; facilitating timely access to post-release healthcare medications and services; implementing processes, including contract modifications, if necessary, that reflect clear requirements for managed care plans; and ensuring pre-release case managers coordinate a warm handoff (a simple referral is not sufficient) with post-release case managers if they are not the same provider.</td>
</tr>
<tr>
<td><strong>Milestone 4. Connect to post-release services</strong></td>
<td>by monitoring whether the individual received the services in the community as described in their care plan, including long-term services and supports and HRSNs such as housing and employment supports.</td>
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<tr>
<td><strong>Milestone 5. Ensure cross-system collaboration</strong></td>
<td>by describing how the Medicaid agency and correctional facilities will confirm they are ready to ensure the provision of pre-release services; engaging stakeholders, including individuals who are incarcerated, probation departments, correctional facilities, providers, and community-based organizations; and monitoring the healthcare needs and services received through data sharing and monitoring.</td>
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**Federal financing for pre-release services is contingent upon CMS approval of the implementation plan.**
Reinvestment Plan

As a condition of approving Demonstrations that seek federal financing for any existing carceral healthcare services that are currently funded with state and/or local dollars, CMS is requiring states to reinvest the total amount of federal matching funds received through the demonstration.

As part of the demonstration’s implementation plan, states will need to submit a reinvestment plan that describes how funds that replace currently expended state or local dollars will be reinvested.

Reinvestments that are focused on improving community-based physical and behavioral health services, health information technology and data sharing, and community-based provider capacity are all allowable.

The amount a state pays to cover new, enhanced, or expanded pre-release services authorized under the demonstration may also count toward the state’s reinvestment obligation.

CMS will not approve a reinvestment plan under which funds would be used to build prisons, jails, or other carceral facilities, or to pay for prison- or jail-related improvements other than those for direct and primary use in meeting the healthcare needs of individuals who are incarcerated.
Monitoring and Evaluation

Following Demonstration approval, states will be required to submit a monitoring protocol as well as the following reports, consistent with other approved demonstrations:

<table>
<thead>
<tr>
<th>Quarterly/Annual Monitoring Reports</th>
<th>Mid-Point Assessment Report</th>
<th>Evaluation Design</th>
<th>Budget Neutrality</th>
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<tr>
<td>Reports must include data regarding:</td>
<td>Progress report on meeting implementation plan milestones and target measures, developed by an independent assessor (between Demonstration Years 1 and 2).</td>
<td>▪ Required to be submitted to CMS within 180 days of Demonstration approval.</td>
<td>As reflected in the California approved STCs, authorized expenditures are considered hypothetical for the purposes of budget neutrality calculations.</td>
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<tr>
<td>o Administration of screenings to identify individuals eligible for pre-release services;</td>
<td></td>
<td>▪ CMS highlighted the following potential outcomes:</td>
<td></td>
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<tr>
<td>o Participation in Medicaid among carceral providers;</td>
<td></td>
<td>o Measurement of cross-system communication and collaboration;</td>
<td></td>
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<tr>
<td>o Utilization of applicable pre-release and post-release services;</td>
<td></td>
<td>o Connections between carceral settings and community services;</td>
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<tr>
<td>o Provision of health or social service referrals pre-release;</td>
<td></td>
<td>o Provision of preventive and routine physical and behavioral healthcare; and</td>
<td></td>
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<tr>
<td>o Participants with established care plans at release; and</td>
<td></td>
<td>o Avoidable ED visits and inpatient hospitalizations, as well as all-cause deaths.</td>
<td></td>
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<tr>
<td>o The take-up of data system enhancements among participating carceral settings.</td>
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<tr>
<td>▪ States will also be required to work with CMS to identify outcome metrics related to health equity.</td>
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States will also be required to work with CMS to identify outcome metrics related to health equity.
Consistent with its approval of California’s Reentry 1115 Demonstration, CMS will consider state requests for time-limited financing for certain new expenditures that support implementation of the Reentry 1115 Demonstration.

Allowable capacity building activities include, but are not limited to:

- Development of new business and operational practices related to health information technology (IT) systems.
- Hiring and training of staff to assist with implementing the initiative.
- Outreach, education, and stakeholder convening to advance collaboration across the Medicaid agency, correctional facilities, providers, managed care plans, and community-based organizations, among others.

Capacity building funds can be directed to correctional facilities and providers to support all three activities.
Information Technology System Upgrades

The SMDL details potential opportunities for leveraging enhanced federal matching funds on information IT system expenditures necessary to implement Reentry 1115 Demonstrations.

For example, states can claim enhanced administrative financing for activities that are new or existing:

- IT data systems that support eligibility and enrollment processes;
- Facilitate communication between correctional staff and Medicaid providers and managed care plans;
- Enable claims processing; and/or
- Upgrade electronic health record systems to align with Medicaid regulatory requirements.

States may request a 90/10 enhanced federal match for relevant system updates.
California: Capacity-Building Implementation Funds

The approved CalAIM 1115 waiver authorizes $410 million for PATH Justice-Involved Capacity Building Program to support collaborative planning and IT investments intended to support implementation of the Demonstration.

- Funding from the PATH Justice-Involved Capacity Building Program will provide implementation grants to correctional facilities (or their delegates), county behavioral health agencies, community-based providers, probation officers, sheriff’s offices, and other implementation stakeholders.

- Funding is intended to support eligible entities as they stand-up processes, protocols, and IT system modifications that are necessary to implement or modify processes to support the provision of pre-release services.

- This funding can be used for investments in personnel, capacity, or IT systems that are needed to effectuate pre-release service processes.

Source: CMS, California 1115 Waiver Approval Letter.
Consolidated Appropriations Act (CAA), 2023
Justice Involved Changes for Youth

The CAA includes two provisions that enhance states’ ability to provide Medicaid and CHIP services while a youth* is incarcerated in a public institution, such as a jail or prison. These provisions create new exceptions to the inmate exclusion for youth, one mandatory and one optional for states.

**Health Screenings, Referrals, and Case Management for Eligible Juveniles in Public Institutions (effective January 2025).** This section requires states to provide screening, diagnostic, and case management services to all Medicaid- or CHIP-eligible incarcerated youth in the 30-day time period prior to their release to the community. (This exception applies only to youth who are incarcerated following an adjudication, and so would not apply to a youth who is arrested and jailed pending further proceedings.)

- For Medicaid-enrolled youth, “in coordination with” the carceral institution, states must provide all medically necessary screening and diagnostic services, for both behavioral health conditions and other conditions, in accordance with standard Early and Periodic Screening, Diagnostic, and Treatment (EPSDT) requirements.
- States must also provide targeted case management services, including referrals to appropriate care and services, for at least 60 days, beginning 30 days prior to the individual’s release into the community and continuing for at least 30 days following release.
- For CHIP-enrolled youth, states must similarly provide screening, diagnostic, and case management services, but only to the extent such services would normally be covered for a non-incarcerated youth.

**Removing Limitations on Federal Financial Participation for Justice-Involved Individuals.** This section creates an option for states to preserve full coverage for a Medicaid- or CHIP-enrolled youth who is incarcerated “pending disposition of charges,” referring to individuals who have not yet been convicted and sentenced (e.g., an individual who has been arrested and is in state custody while a trial proceeds, or who has pled guilty and is incarcerated pending sentencing).

*For purposes of these provisions a “youth” is an individual who is under 21 years of age, or an individual under 26 years of age who was formerly in foster care (subject to certain conditions).

Source: CAA
Discussion

The slides are available at www.shvs.org.
Thank You

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