



State of California—Health and Human Services Agency  
Department of Health Care Services



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Behavioral Health Information Notice No.: 22-064

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

SUBJECT: Medi-Cal Mobile Crisis Services Benefit Implementation

PURPOSE: To provide guidance regarding implementation of the Medi-Cal Community-Based Mobile Crisis Intervention Services benefit by county mental health plans (MHPs), Drug Medi-Cal (DMC) counties and Drug Medi-Cal Organized Delivery System (DMC-ODS) counties

REFERENCES: American Rescue Plan Act of 2021 (ARPA) Section 9813 ([42 U.S.C. section 1396w-6](#)); California Code of Regulations, Title 9, Sections [1810.405](#) and [1810.410](#); Centers for Medicare and Medicaid Services [State Health Official \(SHO\) #21-008](#); DHCS Behavioral Health Information Notice No. [20-070](#), [21-003](#), [21-013](#), [21-071](#), [21-073](#), [21-075](#), [22-011](#), [22-013](#) and [22-019](#); DMH Information Notice No. [10-02](#) and [10-17](#); Social Security Act Section 1905(r) ([42 U.S.C. § 1396d](#)) SPA [20-0006-A](#), [21-0051](#), [21-0058](#), [22-0001](#) and [22-0043](#)

BACKGROUND:  
The American Rescue Plan Act (ARPA) of 2021 section 9813 ([42 U.S.C. section 1396w-6](#)) allows states to add qualifying community-based mobile crisis intervention services as a covered Medicaid benefit for a five-year period, beginning April 1, 2022, and ending March 31, 2027. In addition, ARPA provides an opportunity to receive an enhanced 85 percent federal medical assistance percentage (FMAP) for expenditures on qualifying

community-based mobile crisis intervention services for the first 12 fiscal quarters within the five-year period during which a state meets the conditions outlined in statute.<sup>1</sup>

Pursuant to [Section 14132.57 of the Welfare and Institutions Code](#), DHCS intends to seek all necessary federal approvals to provide qualifying community-based mobile crisis intervention services (“mobile crisis services”) to eligible Medi-Cal beneficiaries experiencing a mental health and/or substance use disorder (SUD) crisis (“behavioral health crisis”). Accordingly, DHCS submitted to the Centers for Medicare and Medicaid Services (CMS) [State Plan Amendment \(SPA\) 22-0043](#) that establishes mobile crisis services as a new benefit in the Medi-Cal program. DHCS is not making any changes to the existing crisis intervention services and SUD crisis intervention services benefits covered under the SMHS, DMC and DMC-ODS delivery systems. Medi-Cal behavioral health delivery systems shall continue covering these services in accordance with existing federal and state, and contractual requirements.

No sooner than January 1, 2023 and upon receiving approval from DHCS, county MHPs, DMC counties, and DMC-ODS counties (collectively, “Medi-Cal behavioral health delivery systems”) shall provide, or arrange for the provision of, qualifying mobile crisis services in accordance with the requirements set forth in this BHIN. Medi-Cal behavioral health delivery systems shall have the benefit fully implemented by December 31, 2023. Mobile crisis services are an integral part of California’s efforts to strengthen the continuum of community-based care for individuals who experience behavioral health crises, including through implementation of the [988 Suicide and Crisis Lifeline](#) and the [Crisis Care Mobile Units Program Grant](#).

**POLICY:**

Medi-Cal behavioral health delivery systems shall establish, or contract with providers to establish, qualifying mobile crisis teams as defined in [SPA 22-0043](#) that meet DHCS’ training and implementation requirements set forth in this BHIN.

Nothing in this BHIN limits or modifies the scope of the EPSDT mandate or otherwise supersedes any DHCS guidance addressing EPSDT services. For beneficiaries under age 21, a service is considered “medically necessary” or a “medical necessity” if the service meets the standards set forth in Section 1396d(r)(5) of Title 42 of the United States Code. This section requires provision of all Medicaid- coverable services necessary to correct or ameliorate a mental illness or condition discovered by a screening service, whether or not such services are covered under the State Plan. Furthermore,

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<sup>1</sup> 42 U.S.C. § 1396w–6, subd. (c). Qualifying community-based mobile crisis intervention services provided to eligibility groups with a higher matching rate will continue to be reimbursed by the federal government at the higher FMAP.

[federal guidance](#) from the Centers for Medicare & Medicaid Services makes it clear that services need not be curative or restorative to ameliorate a health condition. Services that sustain, support, improve, or make more tolerable a condition are considered to ameliorate the condition and are thus medically necessary and covered as EPSDT services.

Medi-Cal behavioral health delivery systems in each county shall collaborate with each other to implement the mobile crisis services benefit. All mobile crisis teams, regardless of delivery system, shall meet the same requirements. Counties may, and DHCS strongly encourages counties to, implement a fully integrated approach across mental health and SUD delivery systems in which a single mobile crisis services infrastructure serves the entire county. A single integrated system may include multiple mobile crisis teams that are equipped to respond to beneficiaries regardless of whether they otherwise are served by the MHP or the county's SUD delivery system. If a county opts not to establish a single integrated system, it shall document as part of its mobile crisis implementation plan (described in section VIII(d)) how it will ensure mobile crisis services are coordinated across the Medi-Cal behavioral health delivery systems in the county, including, but not limited to, what coordinated information will be provided to beneficiaries on how to access mobile crisis services, and billing and payment policies.

As described in [federal guidance](#), mobile crisis services are a critical component of an effective behavioral health crisis continuum of care. A "behavioral health crisis" refers to any event or situation associated with an actual or potential disruption of stability and safety as a result of behavioral health issues or conditions. A crisis may begin the moment things begin to fall apart (e.g., running out of psychotropic medications or being overwhelmed by the urge to use a substance they are trying to avoid) and may continue until the beneficiary is stabilized and connected or re-connected to ongoing services and supports.<sup>2</sup>

### **I. Mobile Crisis Services Benefit**

Mobile crisis services provide rapid response, individual assessment and community-based stabilization to Medi-Cal beneficiaries who are experiencing a behavioral health crisis. Mobile crisis services are designed to provide relief to beneficiaries experiencing a behavioral health crisis, including through de-escalation and stabilization techniques; reduce the immediate risk of danger and subsequent harm; and avoid unnecessary emergency department care, psychiatric inpatient hospitalizations and law enforcement involvement. While mobile crisis services are intended to support an integrated approach to responding to both mental health and substance use related crises, and mobile crisis

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<sup>2</sup> National Council for Mental Wellbeing, "[Roadmap to the Ideal Crisis System](#)" (2021) p. 14.

teams will be equipped to respond to drug-related overdoses, if necessary, this benefit is not intended to replace emergency medical services for medical emergencies.

Mobile crisis services include warm handoffs to appropriate settings and providers when the beneficiary requires additional stabilization and/or treatment services; coordination with and referrals to appropriate health, social and other services and supports, as needed; and short-term follow-up support to help ensure the crisis is resolved and the beneficiary is connected to ongoing care. Mobile crisis services are directed toward the beneficiary in crisis, but may include contact with a family member(s) or other significant support collateral(s) if the purpose of the collateral's participation is to assist the beneficiary in addressing their behavioral health crisis and restoring the beneficiary to the highest possible functional level. For children and youth, in particular, mobile crisis teams shall work extensively with parents, caretakers and guardians, as appropriate and in a manner that is consistent with all federal and state laws related to minor consent, privacy and confidentiality.<sup>3</sup>

Mobile crisis services are provided by a multidisciplinary mobile crisis team at the location where the beneficiary is experiencing the behavioral health crisis. Locations may include, but are not limited to, the beneficiary's home, school or workplace, on the street, or where a beneficiary socializes. Pursuant to federal law, mobile crisis services claimed under this option cannot be provided in hospitals or other facility settings (described in section IV(i)).<sup>4</sup> Mobile crisis services shall be available to beneficiaries experiencing behavioral health crises 24 hours a day, 7 days a week, and 365 days a year.

**a. Existing Crisis Intervention Services**

DHCS is not making any changes to the existing crisis intervention services and SUD crisis intervention services benefits covered under the SMHS, DMC and DMC-ODS delivery systems. Medi-Cal behavioral health delivery systems shall continue covering these services in accordance with existing federal and state, and contractual requirements. To the extent already allowed, Medi-Cal behavioral health delivery systems may provide crisis intervention services in settings or in a manner not allowed under the mobile crisis services benefit. For example, a Medi-Cal behavioral health delivery system may allow mobile crisis teams to provide qualifying crisis intervention services in a hospital emergency department. However, these services shall not qualify for the enhanced matching rate available for mobile crisis services, and, as applicable, the Medi-Cal behavioral health delivery system would remain responsible for the county share of the cost.

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<sup>3</sup> Mobile crisis teams shall abide by all State and federal laws on minor consent. (See Fam. Code, §§ 6924, 6929; Health & Saf. Code, § 124260; 42 C.F.R. §§ 2.11, 2.12, 2.14.)

<sup>4</sup> 42 U.S.C. § 1396w-6(b)(1)(A).

**b. Access Criteria for Mobile Crisis Services**

Consistent with policies outlined in [BHIN 22-011](#) and [BHIN 22-013](#), and given the unique nature of behavioral health crises, mobile crisis services are covered and reimbursable prior to determination of a mental health or SUD diagnosis, or a determination that the beneficiary meets access criteria for SMHS, DMC and/or DMC- ODS services.<sup>5</sup> Counties should refer to BHINs [21-071](#), [21-073](#) and [21-075](#) for criteria for beneficiary access to the SMHS, DMC and DMC-ODS delivery systems.

**II. Dispatch of Mobile Crisis Teams**

Medi-Cal behavioral health delivery systems shall establish a system for dispatching mobile crisis teams and develop policies and procedures that shall include, but are not limited to:

- Identification of a single telephone number to serve as a mobile crisis services hotline and receive beneficiary calls;
- A standardized dispatch tool and procedures to determine when to dispatch a mobile crisis team; and
- Procedures identifying how mobile crisis teams will respond to dispatch requests.

**a. Mobile Crisis Services Hotline**

Medi-Cal behavioral health delivery systems shall identify and post a single telephone number that Medi-Cal beneficiaries who may require mobile crisis services can call. This number can be the same as the county's 24/7 access line, or an existing crisis line, if the Medi-Cal behavioral health delivery system ensures the line has the capacity to respond to beneficiaries in crisis and to dispatch mobile crisis teams.

Medi-Cal behavioral health delivery systems shall coordinate with the 988 Suicide and Crisis Lifeline, local law enforcement and 911 systems, the Family Urgent Response System (FURS), and community partners to ensure beneficiaries have information about mobile crisis services. Medi-Cal behavioral health delivery systems shall document their strategies for establishing a mobile crisis services hotline for use by beneficiaries in crisis and their outreach plans in their mobile crisis services implementation plans (described in section VIII(a)).-

**b. Standardized Dispatch Tool and Procedures**

Medi-Cal behavioral health delivery systems shall require county-operated or contracted mobile crisis services hotline operators to use a standardized tool and set of procedures to determine when a mobile crisis team should be dispatched versus when a beneficiary's needs can be addressed via alternative means (e.g., de-escalation by hotline operator, connection to other services, etc.). As part of the training and technical assistance process, DHCS will develop a template that Medi-Cal behavioral health delivery systems

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<sup>5</sup> See also Welf. & Inst. Code, § 14184.402, subd. (f).

may use as the standardized dispatch tool. Counties may also select or develop their own standardized dispatch tool, subject to DHCS approval during the implementation process, that is used to screen beneficiaries and dispatch mobile crisis teams as appropriate. Whether the Medi-Cal behavioral health delivery system uses DHCS' template or develops its own dispatch tool, the Medi-Cal behavioral health delivery system shall use the tool consistently to dispatch mobile crisis teams.

**c. Mobile Crisis Services Providers' Response to Dispatch Requests**

Medi-Cal behavioral health delivery systems shall ensure that mobile crisis services providers have live staff to receive and respond to all calls from the mobile crisis services hotline. Mobile crisis services providers shall not use an answering service. If a beneficiary has been screened either directly, or through an individual calling on their behalf to request assistance using the standardized dispatch tool (described in section II(b)) and determined to require mobile crisis services, the mobile crisis services provider shall dispatch a team to respond to the beneficiary. When it is dispatched, the mobile crisis team shall meet the beneficiary who is experiencing the behavioral health crisis in the location where the crisis occurs, unless the beneficiary requests to be met in an alternate location in the community or cannot be located.

**III. Mobile Crisis Team Requirements**

Mobile crisis services shall be provided by a multidisciplinary mobile crisis team. Each individual member of the mobile crisis team shall meet the State's training and ongoing technical assistance requirements.

Mobile crisis teams shall comply with the following staffing requirements:

- During the initial mobile crisis response that occurs at the beneficiary's location ("onsite"), the team shall consist of at least two providers listed in Table 1 below;
- At least one of the onsite mobile crisis team members shall be able to deliver a crisis assessment;<sup>6</sup>
- At least one of the onsite mobile crisis team members shall be trained to administer naloxone to reverse opioid overdoses;
- To ensure appropriate clinical support is available:<sup>7</sup>
  - At least one of the onsite mobile crisis team members shall be an LPHA as defined in the "SUD Treatment Services" or "Expanded SUD Treatment Services" section of Supplement 3 to Attachment 3.1-A of the State Plan, or a Licensed Mental Health Professional, including a

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<sup>6</sup> Any team member that has been trained to conduct a crisis assessment as part of required mobile crisis services training can deliver the initial face-to-face crisis assessment (described in section IV(a)).

<sup>7</sup> For example, clinical support may include those individuals authorized to take a beneficiary into custody for a 72-hour involuntary hold ("5150 hold") under Welfare and Institutions Code section 5150, or have expertise to determine if a beneficiary requires further treatment in a higher level of care.

- licensed physician, licensed psychologist, licensed clinical social worker, licensed professional clinical counselor, licensed marriage and family therapist, registered nurse, licensed vocational nurse, or licensed psychiatric technician;
- If an LPHA or Licensed Mental Health Treatment Professional cannot be onsite, the onsite mobile crisis team shall have immediate access via telehealth (synchronous audio and video) or telephone (audio-only) to an LPHA or Licensed Mental Health Professional;<sup>8</sup>
- The onsite mobile crisis team shall have access to an individual who can prescribe medications for addiction treatment (MAT) and psychotropic medications, as needed. The prescriber may be accessible via telehealth, and shall be available either during the initial mobile crisis response or as part of the follow-up process.<sup>9</sup>

A Medi-Cal behavioral health delivery system may request approval from DHCS to permit mobile crisis services to be delivered by a mobile crisis team consisting of one team member who is physically onsite during the initial mobile crisis response, and one or more additional team members who is immediately available. The off-site team member shall participate for the entire duration of the initial mobile crisis response via telehealth or telephone. DHCS may authorize reimbursement for mobile crises teams providing services in this manner only if:

- The Medi-Cal behavioral health delivery system has received approval from DHCS in its implementation plan to deliver mobile crisis services with one team member onsite and one or more additional team members who provide services by telehealth or telephone. The implementation plan shall include details on the policies and procedures that the Medi-Cal behavioral health delivery system will use on a case-by-case basis to determine the appropriateness of such an arrangement.
- The Medi-Cal behavioral health delivery system uses its documented policies and procedures to determine when the delivery of mobile crisis services in this manner is appropriate;
- On a case-by-case basis, the Medi-Cal behavioral health system determines that such an arrangement:

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<sup>8</sup> As outlined in [BHIN 21-003](#), assessments under Welfare and Institutions Code sections 5150 and 5151 may be completed face-to-face via a mode of telehealth that uses synchronous audio and visual components. (See also Welf. & Inst. Code, §§ 5150.5, 5151, subd. (b).) An examination or assessment pursuant to Welfare and Institutions Code section 5150 may be conducted via synchronous audio and visual components, but not via telephone (i.e., audio-only).

<sup>9</sup> If the prescriber is not immediately available via telehealth, the prescriber is not eligible to count toward the two-person minimum required of mobile crisis teams during the initial mobile crisis response.

- Is necessary because it otherwise would result in a marked delay in a mobile crisis team’s response time; and
- The use of such an arrangement poses no safety concerns for the beneficiary or the mobile crisis team member who is onsite during the encounter.

If a second team member is not immediately available and does not participate for the entire duration of the initial mobile crisis response either by telehealth, the service cannot be reimbursed as a qualifying mobile crisis service.

**Table 1. Qualified Mobile Crisis Team Members by Delivery System**

<b>Rehabilitative Mental Health Treatment Providers</b>	<b>SUD Treatment Providers</b>	<b>Expanded SUD Treatment Providers</b>	<b>Other Provider Types</b>
<ul style="list-style-type: none"> <li>• Physician</li> <li>• Psychologist</li> <li>• Waivered Psychologist</li> <li>• Licensed Clinical Social Worker</li> <li>• Waivered/Registered Clinical Social Worker</li> <li>• Licensed Professional Clinical Counselor</li> <li>• Waivered/Registered Professional Clinical Counselor</li> <li>• Marriage and Family Therapist</li> <li>• Waivered/Registered Marriage and Family Therapist</li> <li>• Registered Nurse</li> <li>• Certified Nurse Specialist</li> <li>• Licensed Vocational Nurse</li> <li>• Psychiatric</li> </ul>	<ul style="list-style-type: none"> <li>• Licensed Practitioner of the Healing Arts (LPHA) as defined in the “Provider Qualifications” subsection of the “SUD Treatment Services” section of Supplement 3 to Attachment 3.1-A of the California Medicaid State Plan.</li> <li>• Alcohol and Other Drug (AOD) Counselor</li> <li>• Peer Support Specialist</li> </ul>	<ul style="list-style-type: none"> <li>• LPHA as defined in the “Practitioner Qualifications” subsection of the “Expanded SUD Treatment Services” section of Supplement 3 to Attachment 3.1-A of the California Medicaid State Plan.</li> <li>• AOD Counselor</li> <li>• Peer Support Specialist</li> </ul>	<ul style="list-style-type: none"> <li>• Community Health Workers as defined in the Community Health Worker Services preventive services benefit.</li> <li>• Emergency Medical Technicians. Emergency Medical Technicians must be certified in accordance with applicable State of California certification requirements.</li> <li>• Advanced Emergency Medical Technicians. Advanced Emergency Medical Technicians must</li> </ul>



Rehabilitative Mental Health Treatment Providers	SUD Treatment Providers	Expanded SUD Treatment Providers	Other Provider Types
<ul style="list-style-type: none"> <li>• Technician</li> <li>• Mental Health Rehabilitation Specialist</li> <li>• Physician Assistant</li> <li>• Nurse Practitioner</li> <li>• Pharmacist</li> <li>• Occupational Therapist</li> <li>• Other Qualified Provider</li> <li>• Peer Support Specialist</li> </ul>			<p>be certified in accordance with applicable State of California certification requirements.</p> <ul style="list-style-type: none"> <li>• Paramedics. Paramedics must be licensed in accordance with applicable State of California licensure requirements.</li> <li>• Community Paramedics. Community paramedics must be licensed, certified, and accredited in accordance with applicable State of California licensure requirements.</li> </ul>

**a. Use of Telehealth or Telephone to Supplement Mobile Crisis Teams**

The use of telehealth or telephone can offer an important avenue for expanding the expertise available to an onsite mobile crisis team. In addition to the staffing requirements listed above, mobile crisis teams may utilize telehealth or telephone to:

- Connect the beneficiary with highly trained and specialized practitioners, including psychiatrists and psychiatric nurse practitioners;
- Connect the beneficiary with a provider who can prescribe medications;
- Deliver follow-up services;
- Consult with appropriate specialists for beneficiaries who have intellectual and/or developmental disabilities (I/DD); and/or
- Engage translators or interpreters for beneficiaries who may need American Sign Language (ASL) or other interpretation or translation services.

**b. Role of Peer Support Specialists**

It is considered a [national best practice](#) to include individuals with lived experience as members of mobile crisis teams. In December 2021, CMS approved [SPA 20-0006-A](#), [SPA 21-0058](#) and [SPA 21-0051](#), which added Peer Support Services as a distinct service type and Peer Support Specialists as a Medi-Cal provider type in counties opting to implement these services. A Peer Support Specialist may participate as a mobile crisis team member if they have a current, State-approved Medi-Cal Peer Support Specialist certification, as outlined in [BHIN 21-041](#), provide services under the direction of a Behavioral Health Professional, and meet all other mobile crisis services requirements, including required mobile crisis services training.

Including Peer Support Specialists on mobile crisis teams may give beneficiaries experiencing behavioral health crises greater opportunity to see and interact with someone they can relate to while they are receiving services.<sup>10</sup> In many cases, Peer Support Specialists may be better equipped than other team members to lead client engagement, connecting beneficiaries with ongoing supports, and through follow-up.<sup>11</sup> Peer Support Specialists may establish a rapport, share experiences, and engage with family members or other significant support collaterals to educate them about self-care and ways to provide further support.

**c. Role of Community Health Workers**

In July 2022, CMS approved [SPA 22-0001](#), which added Community Health Worker (CHW) services as a Medi-Cal benefit. CHWs may include individuals known by a variety of job titles, including promotores, community health representatives, navigators, and other non-licensed public health workers, including violence prevention professionals. A CHW that meets the minimum qualifications through the certificate pathway or the work experience pathway as set forth in [the California State Medicaid Plan<sup>12</sup>](#) and also completes required mobile crisis services training may provide mobile crisis services as part of a mobile crisis team contracted with a Medi-Cal behavioral health delivery system.<sup>13</sup>

Like Peer Support Specialists, CHWs are trusted members of their communities who may be best positioned to help serve as cultural liaisons or assist behavioral health professionals in developing a crisis plan or connecting a beneficiary to ongoing services and supports.<sup>14</sup>

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<sup>10</sup> SAMHSA, [National Guidelines for Behavioral Health Crisis Care: Best Practice Toolkit](#) (2020) p. 21.

<sup>11</sup> CMS, [SHO #21-008](#) (Dec. 28, 2021).

<sup>12</sup> California Medicaid State Plan, sec. 3.1, Limitations on Attachment 3.1-A, pp. 18e-18g.

<sup>13</sup> DHCS, [Community Health Worker \(CHW\) Preventive Services](#) (July 2022).

<sup>14</sup> DHCS, [Community Health Worker Medi-Cal Benefit \(Feb. 4, 2022\), slides 10-11.](#)

**d. Role of Emergency Medical Technicians, Paramedics, and Community Paramedics**

Emergency Medical Technicians (EMTs), Advanced Emergency Medical Technicians (AEMTs), Paramedics, and Community Paramedics that are licensed, certified, and/or accredited in accordance with applicable State of California requirements and who complete required mobile crisis services training may provide mobile crisis services as part of a mobile crisis team contracted with a Medi-Cal behavioral health delivery system. EMTs, AEMTs, Paramedics and Community Paramedics may be best positioned to support physical examinations, when needed, and provide individualized care to beneficiaries who are at risk of preventable hospital admission or re-admission due to chronic care or acute physical needs. These providers may also support a behavioral health professional's assessment to determine if a beneficiary requires emergency transport to an alternative setting for continued care.<sup>15</sup>

**IV. Mobile Crisis Service Encounter**

[SPA 22-0043](#) covers the following mobile crisis service components:

- Initial face-to-face crisis assessment;
- Mobile crisis response;
- Crisis planning;
- Facilitation of a warm handoff, if needed;
- Referrals to ongoing services, if needed; and
- Follow-up check-ins by the mobile crisis team.

To be reimbursable under Medi-Cal, each mobile crisis services encounter shall include, at minimum:

- Initial face-to-face crisis assessment;
- Mobile crisis response;
- Crisis planning, as appropriate, or documentation in the beneficiary's progress note of the rationale for not engaging the beneficiary in crisis planning; and
- A follow-up check-in, or documentation in the beneficiary's progress note that the beneficiary could not be contacted for follow up despite reasonably diligent efforts by the mobile crisis team.

When appropriate, each mobile crisis services encounter shall also include:

- Referrals to ongoing services; and/or
- Facilitation of a warm handoff.

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<sup>15</sup> See [A.B. 1544](#) (2019-2020 Reg. Sess.), as chaptered on September 25, 2020.

Mobile crisis teams shall be prepared and staffed at all times to deliver all mobile crisis service components, even though there may be some circumstances in which it is not necessary or appropriate to provide all components (e.g., if the mobile crisis team can de-escalate a situation onsite, it may not be necessary to facilitate a warm handoff to a higher level of care).

Medi-Cal behavioral health delivery systems shall not require prior authorization for the delivery of mobile crisis services. Consistent with the dispatch policies described in Section II, Medi-Cal behavioral health delivery systems may de-escalate and stabilize an individual via telephone and make a determination that mobile crisis services are not appropriate or necessary.

**a. Initial Face-to-Face Crisis Assessment**

The mobile crisis team shall provide a brief, face-to-face crisis assessment immediately upon initial contact with the beneficiary. The crisis assessment shall evaluate the current status of the beneficiary experiencing the behavioral health crisis with the goal of mitigating any immediate risk of danger to self or others, determining a short-term strategy for restoring stability, and identifying appropriate follow-up care, as appropriate. The crisis assessment is distinct from a comprehensive SMHS or DMC/DMC-ODS assessment as described in [BHIN 22-019](#). If a beneficiary is referred to SMHS and/or DMC/DMC-ODS services for further behavioral health treatment, the Medi-Cal behavioral health delivery system and its contracted providers, shall ensure the beneficiary receives a comprehensive SMHS or DMC/DMC-ODS assessment when required.

Any team member that has been trained to conduct a crisis assessment as part of required mobile crisis services training can deliver the initial face-to-face crisis assessment. When delivering a crisis assessment, mobile crisis teams shall use a standardized crisis assessment tool. As part of the training and technical assistance process, DHCS will develop a template that Medi-Cal behavioral health delivery systems may use as the standardized crisis assessment tool. Medi-Cal behavioral health delivery systems may also select or develop their own standardized tool, subject to DHCS approval during the implementation process.

Consistent with the Substance Abuse and Mental Health Services Administration's (SAMHSA) [National Guidelines for Behavioral Health Crisis Care](#), the crisis assessment tool developed by DHCS and/or by Medi-Cal behavioral health delivery systems may include information available from the beneficiary or their significant support collateral(s) about:

- Causes leading to the crisis; including psychiatric, social, familial, legal factors and substance use;
- Safety and risk for the beneficiary and others involved, including an explicit assessment of suicide risk, and access to any weapons or firearms;

- Strengths and resources of the person experiencing the crisis, as well as those of family members and other natural supports;
- Recent inpatient hospitalizations and/or any current relationship with a mental health provider;
- Medications prescribed as well as information on the beneficiary's use of prescribed medication;
- A rapid determination as to whether the crisis requires coordination with emergency medical services (EMS) or law enforcement; and
- Medical history as it may relate to the crisis.

The crisis assessment shall be responsive to youth and adult beneficiaries from culturally diverse backgrounds, including but not limited to tribal communities, LGBTQ+ youth and adults, beneficiaries with limited English proficiencies and beneficiaries with disabilities, including co-morbid disabilities, intellectual and/or developmental disabilities (I/DD), serious mental illness (SMI), traumatic brain injury (TBI), and beneficiaries who are deaf or hard of hearing.

**b. Mobile Crisis Response**

During the mobile crisis services encounter, the mobile crisis team shall intervene to de-escalate the behavioral health crisis and stabilize the beneficiary at the location where the beneficiary is experiencing the crisis to reduce the need for a higher level of care.

The mobile crisis response may include, but is not limited to:

- Trauma-informed on-site intervention for immediate de-escalation of behavioral health crises;
- Skill development, psychosocial education and initial identification of resources needed to stabilize the beneficiary;
- Immediate coordination with other providers involved in the beneficiary's care;
- Immediate coordination with other crisis receiving and stabilization facilities (e.g., sobering centers, crisis respite, crisis stabilization units, psychiatric health facilities, psychiatric inpatient hospitals, general acute care hospitals, crisis residential treatment programs, etc.); and
- Provision of harm reduction interventions, including the administration of naloxone to reverse an opioid overdose, as needed.

**c. Crisis Planning**

As appropriate during the mobile crisis services encounter, the mobile crisis team shall create or update a crisis safety plan for the beneficiary to avert future crises, including identifying conditions and factors that contribute to a crisis, reviewing alternative ways of responding to such conditions and factors, and identifying steps that the beneficiary can take to avert or address a crisis. The mobile crisis team shall involve the beneficiary, and

their significant support collateral(s), if appropriate, in the crisis planning process. As part of the training and technical assistance process, DHCS will develop a template that Medi-Cal behavioral health delivery systems may use as the standardized crisis safety plan. However, counties may also select or develop their own standardized tool, subject to DHCS approval during the implementation process.

The crisis safety plan may include, but is not limited to:

- A review of any immediate threats to the individual's or others' safety and well-being, such as accessible firearms or medications which could be used in a plan for self-harm or harm to others;
- Conditions and factors that contribute to a crisis;
- Alternative ways of responding to such conditions and factors;
- Additional skill development and psychosocial education;
- A psychiatric advanced directive, as available and appropriate;<sup>16</sup> Short and long-term prevention and strategies and resources the beneficiary can use to avert or address a future crisis, including harm reduction strategies.

The crisis safety plan shall be documented in the beneficiary's clinical record and reflect the participation of the beneficiary. A copy of the crisis safety plan shall be provided to the beneficiary and to their significant support collateral(s), when appropriate.

The mobile crisis team shall note in the beneficiary's progress notes if a crisis safety plan is appropriate and if the beneficiary was or was not able to engage in crisis planning. As appropriate, the mobile crisis team may create or update the crisis safety plan with the beneficiary as part of follow-up check-ins.

**d. Facilitation of a Warm Handoff**

In some cases, the beneficiary may need to be transported to a higher level of care, such as a sobering center, crisis respite, crisis stabilization unit, psychiatric health facility, psychiatric inpatient hospital, general acute care hospital, or crisis residential treatment program. If the beneficiary requires further treatment at a higher level of care, the mobile crisis team shall connect the beneficiary with the appropriate facility-based care option by facilitating a warm handoff.<sup>17</sup> The mobile crisis team shall also arrange for or provide

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<sup>16</sup> A psychiatric advance directive is a legal document in which individuals living with mental illness may state their wishes for treatment or designate an individual who is empowered to make treatment decisions on their behalf if the individual is in crisis and unable to make decisions. A psychiatric advance directive may be appropriate as part of the crisis planning process in some circumstances, or as part of follow-up. See National Alliance on Mental Illness, [Psychiatric Advance Directives](#), for additional information.

<sup>17</sup> A warm handoff includes coordination with other delivery systems to facilitate care transitions and guide referrals for beneficiaries, ensuring that the referral loop is closed, and the new provider accepts the care of the beneficiary. Such decisions should be made via a patient-centered shared decision-making process. See [BHIN 22-011, p. 6](#).

transportation to effectuate the warm handoff, if needed. Additional guidance on transportation as part of the mobile crisis services encounter is described in section V(b).

**e. Referrals to Ongoing Services**

Medi-Cal behavioral health delivery systems shall ensure that mobile crisis teams refer beneficiaries, as appropriate, to available ongoing mental health and/or SUD treatment, community-based supports, social services, and/or other supports to help mitigate the risk of future crises. Mobile crisis teams shall identify appropriate services and make referrals or appointments during the initial mobile crisis response if appropriate, or as part of follow-up check-ins, as needed.

Referral sources may include, but are not limited to:

- Primary care providers;
- Outpatient behavioral health treatment providers, including providers that may offer further support with care coordination/case management;
- Prescribers for mental health or SUD medications;
- Indian Health Care Providers;
- Providers serving individuals with disabilities, including individuals with I/DD, including but not limited to Regional Centers;
- Programs offering Intensive Care Coordination, Intensive Home Based Services, and Therapeutic Foster Care services;<sup>18</sup>
- Crisis receiving and stabilization facilities (e.g., sobering centers, crisis respite, crisis stabilization units, psychiatric health facilities, psychiatric inpatient hospitals, general acute care hospitals, crisis residential treatment programs, etc.);
- Community support and mutual aid groups (e.g., NAMI, Alcoholics Anonymous, Narcotics Anonymous, SMART Recovery);
- Care coordination supports identified by the beneficiary's MCP or other sources (e.g., Enhanced Care Management services); and
- Other housing and community supports for assistance with obtaining housing, utility and rent (e.g., housing shelters and providers to facilitate coordinated entry, places of worship, food pantries, soup kitchens, recreation centers, community centers).

Mobile crisis teams shall document all referrals in the beneficiary's progress note. Mobile crisis teams shall coordinate with other providers serving the beneficiary in crisis when appropriate (described in section IV(h)).

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<sup>18</sup> See DHCS and California Department of Social Services (CDSS), [Medi-Cal Manual for Intensive Care Coordination \(ICC\), Intensive Home Based Services \(IHBS\), and Therapeutic Foster Care \(TFC\) Services for Medi-Cal Beneficiaries](#), (Jan. 2018).

**f. Follow Up Check-Ins by Mobile Crisis Team**

Mobile crisis teams shall check-in with the beneficiary within 72 hours of the initial mobile crisis response. The purpose of the follow-up check-in is to support continued resolution of the crisis, as appropriate, and may include updates to the beneficiary's crisis plan, as needed, or additional referrals to ongoing supports, as needed. If the beneficiary received a referral to ongoing supports during the initial mobile crisis response, as part of follow up the mobile crisis team shall check on the status of appointments and continue to support scheduling, arrange for transportation and provide reminders as needed.

Follow up may be conducted by one member of the mobile crisis team, and may be conducted in-person or using telehealth or telephone. There are times when the mobile crisis team is unable to engage the beneficiary in follow-up. Examples include, but are not limited to: the beneficiary is in inpatient treatment, otherwise incapacitated, unwilling to engage, or cannot be reached despite reasonably diligent efforts. The mobile crisis team shall document those instances where the beneficiary could not be engaged for follow up.

**g. Documentation**

Mobile crisis teams shall document problems identified during the mobile crisis services encounter on the beneficiary's problem list within the beneficiary's medical record, consistent with documentation requirements outlined in [BHIN 22-019](#). In addition, mobile crisis teams shall create a progress note that describes all service components delivered to the beneficiary, including referrals to ongoing supports made as part of the mobile crisis services encounter. Mobile crisis teams shall complete progress notes within 24 hours of providing mobile crisis services. A complete encounter must include documentation of the four minimum components specified in this section to be considered a qualifying mobile crisis service for Medi-Cal reimbursement.

**h. Coordination with Other Delivery Systems**

A mobile crisis response is a powerful indicator that a beneficiary needs additional services or that something is not working well with their current array of services; it warrants an alert to other providers who are involved in the beneficiary's care and coordinated follow up.

Medi-Cal behavioral health delivery systems shall establish policies and procedures to ensure mobile crisis services are integrated into a whole person approach to care.

Policies and procedures may include but are not limited to:

- Mobile crisis teams shall alert a beneficiary's Medi-Cal behavioral health delivery system within 48 hours of a mobile crisis response and provide basic information about the encounter (e.g., disposition of the mobile crisis call);



- The Medi-Cal behavioral health delivery system shall inform the mobile crisis team if they are aware if the beneficiary is receiving care management through targeted case management (TCM), Intensive Care Coordination (ICC), Enhanced Care Management (ECM), or any other benefit including non-Medi-Cal benefits such as Full Service Partnership;
- The Medi-Cal behavioral health delivery system shall alert the beneficiary's MCP, if known, of the behavioral health crisis; and
- If a mobile crisis team receives information that a beneficiary is receiving services from a care manager, it shall alert the beneficiary's care manager(s) of the behavioral health crisis, as applicable, and coordinate referrals and follow-up consistent with privacy and confidentiality requirements.

Mobile crisis teams shall ensure that they have the beneficiary's consent for these disclosures in cases where consent is required by applicable law.<sup>19</sup>

**i. Service Setting Restrictions**

With the exception of the settings listed in the next paragraph, the initial mobile crisis response shall be provided where the beneficiary is in crisis, or at an alternate location of the beneficiary's choosing. Examples of settings include, but are not limited to:

- Houses and multi-unit housing;
- Workplaces;
- Public libraries;
- Parks;
- Schools;
- Homeless shelters;
- Outpatient clinics;
- Assisted living facilities; and
- Primary care provider settings.

Mobile crisis services shall not be provided in the following settings due to restrictions in federal law<sup>20</sup> and/or because these facilities and settings are already required to provide other crisis services:

- Inpatient Hospital;
- Inpatient Psychiatric Hospital;
- Emergency Department;
- Residential SUD treatment and withdrawal management facility;
- Mental Health Rehabilitation Center (MHRC);

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<sup>19</sup> For example, if 42 C.F.R. Part 2 applies, then consent may be necessary to alert the Medi-Cal behavioral health delivery system of the required response.

<sup>20</sup> 42 U.S.C. § 1396w-6(b)(1)(A).

- Psychiatric Health Facility (PHF);
- Special Treatment Program (STP);
- Skilled Nursing Facility (SNF);
- Intermediate Care Facility (ICF);
- Settings subject to the inmate exclusion such as jails, prisons and juvenile detention facilities;<sup>21</sup>
- Other crisis stabilization and receiving facilities (e.g., sobering centers, crisis respite, crisis stabilization units, psychiatric health facilities, psychiatric inpatient hospitals, crisis residential treatment programs, etc.).

## **V. Standards**

### **a. Response Times**

Mobile crisis teams shall arrive at the community-based location where a crisis occurs in a timely manner.<sup>22</sup> Specifically, mobile crisis teams shall arrive:

- Within 60 minutes of the beneficiary being determined to require mobile crisis services in urban areas; and
- Within 120 minutes of the beneficiary being determined to require mobile crisis services in rural areas.<sup>23</sup>

Timeliness standards are not included in network adequacy requirements or certification.

### **b. Community Partnerships**

Medi-Cal behavioral health delivery systems shall maintain relationships with key community partners to support community engagement with mobile crisis services, coordination, and system navigation.<sup>24</sup> Medi-Cal behavioral health delivery systems shall ensure that:

- Community partners are aware of the availability of mobile crisis services as a community resource; and
- Community partners understand how to request mobile crisis services to assist beneficiaries experiencing behavioral health crises.

Community partners may include, but are not limited to:

- Medical and behavioral health providers;
- Primary care providers (including pediatric providers for children);
- Social services providers;
- Community health centers;

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<sup>21</sup> The Social Security Act (Sec. 1905(a)(A)) prohibits use of federal funds and services, including Medicaid, for medical care provided to “inmates of a public institution.”

<sup>22</sup> 42 U.S.C. § 1396w-6(b)(2)(C); CMS, [SHO #21-008](#), (Dec. 28, 2021) p. 7.

<sup>23</sup> Consistent with [Alternative Access Standards](#) for Medi-Cal Managed Care Health Plans, “rural” is defined to include areas with less than 50 people per square mile. (See p. 345.)

<sup>24</sup> 42 U.S.C. § 1396w-6(b)(2)(D); see CMS, [SHO #21-008](#) (Dec. 28, 2021) p. 8.

- Federally qualified health centers;
- Indian health care providers;
- Crisis receiving and stabilization facilities (e.g., sobering centers, crisis respite, crisis stabilization units, psychiatric health facilities, psychiatric inpatient hospitals, crisis residential treatment programs, etc.);
- Hospitals;
- Schools;
- Regional Centers;
- Managed care plans (MCPs);
- Local courts;
- Local departments of social services; and
- Law enforcement.

As part of their implementation plans, Medi-Cal behavioral health delivery systems shall describe how they will ensure mobile crisis teams establish community partnerships and engage community partners in sharing information and conducting outreach about the availability of mobile crisis services for Medi-Cal beneficiaries and how to request dispatch of a mobile crisis team for Medi-Cal beneficiaries.

**c. Law Enforcement**

When a mobile crisis team is dispatched, it is considered a national best practice for the team to respond without law enforcement accompaniment unless special safety concerns warrant inclusion.<sup>25</sup> When not required for safety reasons, law enforcement involvement in a behavioral health crisis can lead to an increase in unnecessary arrests and incarceration of beneficiaries living with acute behavioral health needs.<sup>26</sup>

Medi-Cal behavioral health delivery systems shall actively coordinate with law enforcement and share information with law enforcement officers about how to request or coordinate mobile crisis dispatch, when appropriate. Medi-Cal behavioral health delivery systems shall also work with law enforcement to determine how mobile crisis teams and law enforcement can best work together to safely resolve and de-escalate behavioral health crises, minimizing the role of law enforcement except when necessary and appropriate for safety reasons. As part of their implementation plans, Medi-Cal behavioral health delivery systems shall describe strategies to avoid unnecessary law enforcement involvement in mobile crisis services, and describe how they will ensure mobile crisis teams coordinate with law enforcement to safely resolve and de-escalate crises.

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<sup>25</sup> CMS, [SHO #21-008](#) (Dec. 28, 2021) p. 2.

<sup>26</sup> DHCS, [Assessing the Continuum of Care for Behavioral Health Services in California](#), (Jan. 10, 2022) p. 79.

While law enforcement officers may accompany a mobile crisis team when necessary for safety reasons, they shall not qualify as a member of the mobile crisis team for purposes of meeting Mobile Crisis Team Requirements. Similarly, Crisis Intervention Teams (CIT), which include specially trained law enforcement officers who have undergone designated CIT training<sup>27</sup> may not provide or be reimbursed for mobile crisis services, unless they meet the mobile crisis team requirements described in section III.

**d. Transportation**

When needed, a mobile crisis team shall arrange for or provide transportation to an appropriate level of care or treatment setting. The mobile crisis team may transport the beneficiary directly as part of providing the mobile crisis service. If the mobile crisis team cannot provide transportation itself, or if there are outstanding medical or safety concerns, the mobile crisis team shall coordinate with non-medical transportation (NMT) providers, EMS, or law enforcement, if necessary, to arrange transportation and ensure the beneficiary is connected with appropriate care. If the mobile crisis team is not transporting the beneficiary directly, the mobile crisis team shall remain on-scene until the transportation provider arrives. At its discretion, the mobile crisis team may have one or more team members accompany the beneficiary inside the vehicle to the higher level of care.

If the mobile crisis team provides transportation or accompanies a beneficiary who is being transported by an NMT provider, EMS or law enforcement, beginning July 1, 2023, it can receive an add-on reimbursement to reflect the expanded nature of its mobile crisis encounter in such circumstances.

**e. Cultural Competency, Linguistic Appropriate Care and Accessibility**

Medi-Cal behavioral health delivery systems shall comply with all applicable cultural competence and linguistic requirements in state and federal law, including those in Welfare and Institutions Code section [14684, subdivision \(a\)\(9\)](#); California Code of Regulations, Title 9, section [1810.410](#); the contract between the MHP and DHCS, contracts between DMC counties and DHCS, and contracts between DMC-ODS counties and DHCS;<sup>28</sup> [BHIN 20-070 and 21-075](#); and DMH Information Notices [10-02](#) and [10-17](#). Medi-Cal behavioral health delivery systems shall explain how they will meet these requirements as part of their implementation plans.

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<sup>27</sup> SAMHSA, [Crisis Services: Meeting Needs, Saving Lives](#) (Aug. 2020) p. 15.

<sup>28</sup> See [DMC-ODS Contracts](#), the [DMC Contract](#), and the [2022 – 2027 MHP Contract](#).

**f. Privacy and Confidentiality**

Mobile crisis teams shall maintain the privacy and confidentiality of their patient's information in accordance with federal and state law.<sup>29</sup> Mobile crisis teams typically will be health care providers subject to the privacy and security rules under the Health Insurance Portability and Accountability Act (HIPAA). While mobile crisis teams and Medi-Cal behavioral health delivery systems will often be able to exchange protected health information in compliance with HIPAA, Medi-Cal behavioral health delivery systems shall be aware of HIPAA requirements that may limit mobile crisis teams' ability to share such information, such as HIPAA's minimum necessary requirement.

In addition, there may be circumstances where mobile crisis teams are subject to the federal substance use disorder confidentiality regulation, 42 C.F.R. Part 2. Medi-Cal behavioral health delivery systems shall inquire whether any of their mobile crisis teams are subject to 42 C.F.R. Part 2 and, if so, ensure that workflows are in place to ask beneficiaries for their consent when appropriate.<sup>30</sup>

If the beneficiary is being served through a CalAIM initiative, some additional data sharing is permissible that might otherwise have been restricted under California law.<sup>31</sup> For more information, Medi-Cal behavioral health delivery systems should consult the [CalAIM Data Sharing Authorization Guidance](#).

**VI. Other Considerations**

**a. Children and Youth**

Mobile crisis teams shall respond to beneficiaries of all ages, including children and youth experiencing behavioral health crises. Through crisis de-escalation and resolution, mobile crisis teams may help children, youth and their families avoid hospitalization and emergency out-of-home placements in many circumstances. For some children and youth, accessing crisis services may be their first introduction to the state's behavioral health system, making it a critical moment for early identification of mental health conditions and engagement into treatment.

As part of required training for mobile crisis teams, mobile crisis teams shall participate in training on strategies to work effectively with children, youth and young adults experiencing behavioral health crises. Training may include, but is not limited to, delivering culturally responsive care, particularly when working with children, youth and young adults who are LGBTQ+, Black, Indigenous, and People of Color (BIPOC),

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<sup>29</sup> 42 U.S.C. § 1396w-6(b)(2)(E).

<sup>30</sup> Mobile crisis teams should not attempt to obtain beneficiary consent while the beneficiary is in the midst of the crisis.

<sup>31</sup> Welf. & Inst. Code, § 14184.102(j).

involved in the child welfare system, or living with I/DD. In addition, mobile crisis teams shall abide by all state and federal minor consent laws.<sup>32</sup> Required training shall also include an overview of existing minor consent obligations and appropriate protocols for communicating with parents, guardians and other responsible adults who may or may not be present at the time of the crisis.

As part of their implementation plans, Medi-Cal behavioral health delivery systems shall describe how mobile crisis teams will coordinate with the Family Urgent Response System (FURS),<sup>33</sup> Regional Centers and other dispatch lines to ensure the most appropriate systems are responding to a crisis. Medi-Cal behavioral health delivery systems shall also describe how mobile crisis services providers will collaborate with and conduct outreach to schools (e.g., attending school health fairs to provide information on mobile crisis services, serving as a resource for school counselors and resource officers, etc.).

**b. Tribal Communities**

The mobile crisis team shall make a good faith effort to identify if the beneficiary is a Tribal member, has seen an Indian Health Care Provider (IHCP) in the previous 12 months, or has a preference to receive follow up care from an IHCP. The mobile crisis team may check with the beneficiary or their significant support collateral(s), if appropriate; the beneficiary's MCP; or the local IHCP to determine if the beneficiary is a current IHCP patient or prefers to receive follow-up care from an IHCP. If the beneficiary is an IHCP patient or prefers to be seen by an IHCP for follow-up care, the mobile crisis team shall make a good faith effort to connect the beneficiary with the IHCP where they are a current patient or an IHCP that provides Medi-Cal-covered behavioral health services for follow-up care. If the beneficiary sees a non-IHCP for follow-up care, the mobile crisis team shall make a good faith effort to share follow-up care information with the beneficiary's IHCP, provided the mobile crisis team has the beneficiary's consent to make such disclosure when required by applicable law.<sup>34</sup>

**c. Individuals with Intellectual and/or Developmental Disabilities**

Beneficiaries experiencing behavioral health crises may have co-occurring needs which require additional considerations in the provision of mobile crisis services. People with I/DD and co-occurring mental health conditions may experience sensory or communication challenges that may complicate de-escalation of a behavioral health crisis. Mobile crisis teams responding to a beneficiary with I/DD shall ensure that natural supports (e.g., familial caregivers, personal attendants) are involved and consulted in the

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<sup>32</sup> See Fam. Code, §§ 6924, 6929; Health & Saf. Code, § 124260; 42 C.F.R. §§ 2.11, 2.12, 2.14.

<sup>33</sup> See [BHIN 21-013](#).

<sup>34</sup> If the IHCP needs information on follow-up care for treatment purposes, then HIPAA would permit the disclosure without the beneficiary's consent. (See 45 C.F.R. § 164.506(c)(2).) However, if the mobile crisis team is subject to 42 C.F.R. Part 2, then consent likely would be required.

crisis response, if appropriate.<sup>35</sup> To the extent possible, mobile crisis teams are encouraged to include a team member with I/DD expertise or have access to an individual with I/DD expertise (e.g., a Board-Certified Behavioral Analyst), via telehealth or telephone.

All members of mobile crisis teams shall participate in training on crisis response for beneficiaries with I/DD, which may include, but is not limited to general characteristics of people with intellectual disability and Autism Spectrum Disorder, co-occurrence of I/DD and mental health conditions, and crisis intervention strategies for serving this population (e.g., communication tactics and techniques, strategies to involve caregivers, etc.).

Additionally, county mental health agencies are currently required to develop MOUs with Regional Centers to coordinate services, identify dually diagnosed beneficiaries, and develop procedures for Regional Center staff and county mental health staff to collaborate in responding to beneficiaries with co-occurring I/DD and mental health conditions.<sup>36</sup>

As part of the implementation process, Medi-Cal behavioral health delivery systems shall describe how their mobile crisis teams will meet the needs of beneficiaries with I/DD who are experiencing behavioral health crises. Medi-Cal behavioral health delivery systems are encouraged to conduct outreach to Regional Centers to promote communication and collaboration (e.g., provision of trainings for county mobile crisis teams, direction of people with I/DD in immediate crisis who contact regional center warmlines to county mobile crisis teams for support).<sup>37</sup> Medi-Cal behavioral health delivery systems are also encouraged to also seek supplementary training from local regional centers and/or the State Council on Developmental Disabilities.

## **VII. Medi-Cal Claiming for Mobile Crisis Services**

The Short Doyle Medi-Cal claiming system will be updated to add Community-Based Mobile Crisis Intervention Services by January 1, 2023. All claims will be reimbursed by “encounter,” which is inclusive of all mobile crisis service components delivered by a mobile crisis team during the mobile crisis response (described in section IV), with the exception of service components that receive an add-on reimbursement (described in section V(d)). Medi-Cal behavioral health delivery systems shall claim using HCPCS procedure code H2011 and place of service code 15. As determined by the Medi-Cal behavioral health delivery system, services can be identified as SMH mobile crisis services using modifier HE, or DMC-ODS mobile crisis services using level of care

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<sup>35</sup> See SAMHSA, [National Guidelines for Behavioral Health Crisis Care: Best Practice Toolkit](#) (2020), p. 27.

<sup>36</sup> See Welf. & Inst. Code, § 4696.1, subd. (b).

<sup>37</sup> See, generally, Assembly Committee on Human Services, [A.B. 823 Analysis](#) (Jan. 2020).

modifier U, or DMC mobile crisis services using no modifier.. Medi-Cal behavioral health delivery systems shall submit one claim per mobile crisis services encounter, which must include the four minimum components of a Medi-Cal reimbursable encounter (described in section IV). Because this is a new benefit, the non-federal share of qualifying mobile crisis encounters will be reimbursed with state general funds.

Reimbursement for the encounter is considered all-inclusive, and Medi-Cal behavioral health delivery systems shall not submit separate claims on behalf of individual members of the mobile crisis team for services delivered as part of the mobile crisis services encounter (e.g., Medi-Cal behavioral health delivery systems shall not submit a claim for Peer Support Services when a Peer Support Specialist is acting as a member of a mobile crisis team and the team is submitting a claim for a mobile crisis encounter). The date of the mobile crisis service encounter is the day the beneficiary received a mobile crisis response. A beneficiary may receive more than one mobile crisis service encounter on the same day.

**a. January – June 2023**

From January 1, 2023, through June 30, 2023, mobile crisis services will be reimbursed using a cost-based reimbursement methodology. For each SMHS encounter, the interim payment will be based on the Schedule of Maximum Interim Rates (SMIR) for mobile crisis services, which is equal to the SMIR for crisis intervention services multiplied by six hours.<sup>38</sup> For each DMC-ODS encounter, the interim payment will be based on the rate the county submits to DHCS. For each DMC encounter, the Statewide Maximum Allowance (SMA) will be equal to the median rate submitted by DMC-ODS counties.

Medi-Cal behavioral health delivery systems shall submit claims for mobile crisis encounters as they would any other SMHS, or DMC/DMC-ODS service.

These interim reimbursement rates will be reconciled to actual allowable costs in accordance with the cost-based reimbursement principles applicable to the behavioral health delivery system. Allowable costs include all components of the mobile crisis services encounter (described in section IV), including the provision of transportation by the mobile crisis team, as needed.

**b. July 2023 Onwards**

Beginning July 1, 2023, in alignment with the CalAIM Behavioral Health Payment Reform initiative, Medi-Cal behavioral health delivery systems shall transition from cost-based reimbursement for mobile crisis services to a prospective fee scheduled based reimbursement for each mobile crisis encounter funded via Intergovernmental Transfers

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<sup>38</sup> See [SPA 22-0043](#) for additional information about reimbursement for mobile crisis services between January 1, 2023 and June 30, 2023.



(IGTs), eliminating the need for reconciliation to actual costs.<sup>39</sup> Beginning July 1, 2023, the encounter rate for mobile crisis services will be a county-specific bundled rate, which will be established in the Medi-Cal State Plan. DHCS intends the methodology for determining the encounter rate to include, but not be limited to, assumptions regarding the:

- Hourly cost of deploying a mobile crisis team (comprised of at least two providers, as described in section III);
- Time for a mobile crisis team to travel to the location of the Medi-Cal beneficiary in crisis where services will be provided;
- Time per direct mobile crisis response;
- Time per follow-up check-in;
- “On call” time for specialized practitioners (e.g., psychiatrist, psychiatric nurse practitioner) to support the mobile crisis response; and
- “Stand by” time per team per day.

If the mobile crisis team provides transportation, the mobile crisis services provider may receive an add-on reimbursement to reflect the expanded nature of its mobile crisis encounter in such circumstances.

Beginning July 1, 2023, the encounter rate for each county will be set based on the assumptions listed above. Medi-Cal behavioral health delivery systems shall be prepared to work with DHCS throughout 2023 to review the appropriateness of the assumptions for any given county. For example, DHCS may adjust rates if a county relies more heavily than assumed upon teams that consist of two Peer Support Specialists, with backup from a licensed provider via telehealth or telephone.

#### **VIII. Implementation Process**

No sooner than January 1, 2023 and upon receiving approval from DHCS, Medi-Cal behavioral health delivery systems shall provide, or arrange for the provision of, qualifying mobile crisis services in accordance with the requirements set forth in this BHIN. Medi-Cal behavioral health delivery systems shall have the benefit fully implemented by December 31, 2023.

A DHCS contractor(s) with expertise in culturally responsive mobile crisis services shall provide required trainings and ongoing technical assistance. In general, Medi-Cal behavioral health delivery systems shall undergo a comprehensive, standard implementation process prior to claiming for mobile crisis services. However, Medi-Cal behavioral health delivery systems with experience providing mobile crisis services or that otherwise are prepared to implement the mobile crisis services benefit more expeditiously may use an expedited implementation process and begin claiming for services.

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<sup>39</sup> See [BHIN 22-046](#).

**a. Standard Implementation Process**

In general, each Medi-Cal behavioral health delivery system shall:

- Submit a written mobile crisis implementation plan (described in section VIII(d)) to DHCS outlining its mobile crisis services policies and procedures. The Medi-Cal behavioral health delivery system shall submit the implementation plan at least 30 days prior to their proposed launch date and no later than October 31, 2023;
- Receive approval from DHCS of its mobile crisis implementation plan prior to delivering mobile crisis services for Medi-Cal reimbursement pursuant to this guidance; and
- Require all mobile crisis services providers to complete a core training curriculum. The core training curriculum, which will be delivered by DHCS contractor(s), shall include crisis intervention and de-escalation strategies, harm reduction strategies, delivering trauma-informed care, conducting a crisis assessment, and crisis safety plan development. Mobile crisis teams shall complete the core training curriculum before claims for mobile crisis services may be submitted for reimbursement.

**b. Expedited Implementation Process**

To accommodate counties that are prepared to offer mobile crisis services as early as January 1, 2023 (e.g., if they already operate a mobile crisis program), a Medi-Cal behavioral health delivery system may use an expedited implementation process. Under the expedited process, a Medi-Cal behavioral health delivery system shall:

- Submit a written Attestation to DHCS (included as Enclosure 1) confirming mobile crisis services providers meet minimum program requirements;
- Receive DHCS approval of the written Attestation; and
- Ensure mobile crisis services providers complete a core training curriculum. The core training curriculum shall include crisis intervention and de-escalation strategies, harm reduction strategies, delivering trauma-informed care, conducting a crisis assessment, and crisis safety plan development. The core training curriculum must be completed prior to submitting claims for mobile crisis services.

Medi-Cal behavioral health delivery systems that initially implement mobile crisis services through the expedited implementation process shall also submit, and receive approval from DHCS on, a written mobile crisis implementation plan. The implementation plan shall be submitted to DHCS no later than October 31, 2023.

**c. Enhanced Training Requirements**

All Medi-Cal behavioral health delivery systems shall ensure mobile crisis services providers complete an enhanced training curriculum by December 31, 2023. The enhanced training curriculum includes, but is not limited to, training in provider safety, delivering culturally responsive crisis care, and crisis response strategies for special populations (e.g., children, youth and families, tribal communities, and beneficiaries with I/DD).

**d. Implementation Plan**

All Medi-Cal behavioral health delivery systems shall submit a written implementation plan to DHCS outlining their comprehensive mobile crisis services policies and procedures no later than October 31, 2023. DHCS will review, and either approve or deny, all implementation plans by December 31, 2023.

DHCS will issue a template for the mobile crisis services implementation plan. Counties that intend to operate a coordinated mobile crisis services program administered jointly by multiple Medi-Cal behavioral health delivery systems may submit a single implementation plan. In future guidance, DHCS will provide a template for Medi-Cal behavioral health delivery systems to use to develop the mobile crisis implementation plan.

Mobile crisis implementation plans shall include, but are not limited to, information about the:

- Medi-Cal behavioral health delivery system's mobile crisis services provider network;
- Coordination strategies across the county's MHP and DMC/DMC-ODS delivery systems;
- Participation of mobile crisis teams in required training;
- Dispatch policies and procedures, including an identified mobile crisis services hotline and standardized dispatch tool;
- Crisis assessment tool;
- Community engagement plan;
- Coordination with law enforcement, and strategies to reduce unnecessary law enforcement involvement;
- Coordination with the local EMS agency;
- Transportation policies and procedures;
- Oversight policies and procedures;
- Mechanisms to ensure culturally responsive and accessible care;
- Coordination with FURS and child welfare;
- Strategies for responding to children and youth;
- Engagement of 911, 988, and MCPs to engage in planning for Data exchange and develop related policies and procedures;
- Outreach to advise Medi-Cal beneficiaries on availability of the service and how to access it; and

- Other topics to be identified by DHCS and DHCS' training and technical assistance contractor.

If DHCS does not approve a Medi-Cal behavioral health delivery system's implementation plan, the Medi-Cal behavioral health delivery system shall work with DHCS to secure approval. If a Medi-Cal behavioral health delivery system still cannot secure approval, DHCS may require corrective action plans and, ultimately, may disallow mobile crisis services claims if a Medi-Cal behavioral health delivery system operates without an approved implementation plan.

**e. Training and Technical Assistance**

As described above, all mobile crisis services team members shall complete both core and enhanced training curricula. Trainings may be provided either in-person or virtually. In addition, mobile crisis services providers shall participate in ongoing technical assistance to address ongoing implementation concerns and to continue to strengthen the delivery of mobile crisis services. Additional training and technical assistance guidance will be forthcoming.

**IX. Reporting**

Medi-Cal behavioral health delivery systems shall provide demographic, process and outcomes data to DHCS on a periodic basis. DHCS will use this information to monitor and oversee Medi-Cal behavioral health delivery systems' implementation of the mobile crisis services benefit.

Medi-Cal behavioral health delivery systems shall provide DHCS with data about each mobile crisis services encounter. The data shall include, but are not limited to:

- Beneficiary demographics (e.g., age, race, ethnicity, sexual orientation and gender identity, etc.);
- Crisis location;
- Response times;
- Disposition of encounter (e.g., de-escalated in community-based setting, transported to crisis stabilization unit, etc.);
- Professional titles of each team member participating in the mobile crisis response;
- Use of telehealth;
- If transportation was needed, and if so, what type of transportation was provided;
- Law enforcement involvement; and
- Timing of follow-up check-ins provided.

Counties shall conduct beneficiary satisfaction surveys. DHCS will issue additional guidance on data metrics, reporting processes and methods, and reporting frequency.

**X. Medi-Cal Behavioral Health Delivery Systems' Required Oversight**

Medi-Cal behavioral health delivery systems shall administer the mobile crisis services benefit in accordance with DHCS policies and oversee mobile crisis services providers as part of existing oversight responsibilities. Medi-Cal behavioral health delivery systems shall oversee mobile crisis services providers to ensure quality and adequate service delivery, and to ensure mobile crisis service providers comply with federal and state law requirements, and contractual obligations. As part of their implementation plans, Medi-Cal behavioral health delivery systems shall describe how they will oversee mobile crisis services providers.

Questions about this BHIN may be directed to [countysupport@dhcs.ca.gov](mailto:countysupport@dhcs.ca.gov). Questions about claiming for or reimbursement of mobile crisis services may be directed to [MEDCCC@dhcs.ca.gov](mailto:MEDCCC@dhcs.ca.gov).

Sincerely,

Original signed by

Ivan Bhardwaj, Acting Chief  
Medi-Cal Behavioral Health Division