

1	Clinical Practice Guideline:	Virtual Physical & Occupational Therapy Services
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2

3 **DESCRIPTION/BACKGROUND**

4 The Virtual Physical & Occupational Therapy (Virtual PT/OT) program enables the use of
5 live physical, occupational, and speech therapy with advanced technology to drive patient
6 recovery that is low-cost, high touch, and convenient for the member. American Specialty
7 Health – Specialty (ASH) Virtual PT/OT services are provided by ASH employed or
8 contracted licensed physical, occupational or speech therapists (herein referred to as
9 Virtual PT/OT providers). The Virtual PT/OT program is designed to promote improved
10 access to care, cost management, and quality of services by enabling flexible access to
11 services. Eligible patients (herein referred to as members) are able to receive virtual
12 physical, occupational, and speech therapy services from an originating site, either their
13 own home or other remote location, by connecting via an interactive telecommunications
14 system with a Virtual PT/OT provider located at a distant site.

15

16 ASH’s Virtual Physical and Occupational Therapy program currently serves outpatient
17 populations from pediatric to geriatric with musculoskeletal, orthopedic, neurological,
18 pelvic health, and autoimmune disorders. The patient population includes commercial
19 members enrolled in self-funded and fully-insured health plans, as well as Third-Party
20 Administrators that support Self-funded employer groups.

21

22 **GUIDELINES**

23 American Specialty Health – Specialty (ASH) considers Virtual PT/OT delivered through
24 a synchronous audio-video platform medically necessary when medical necessity criteria
25 are met per ASH clinical criteria for corresponding service(s) **and** when virtual
26 rehabilitation services are carried out in compliance with state and federal regulatory
27 requirements governing the operational and clinical scope of the service(s) **and** if the
28 condition and member’s health status is appropriate for delivery of service(s) in the virtual
29 encounter environment. Virtual PT/OT services may include asynchronous monitoring and
30 communications between provider and member in addition to real-time synchronous audio-
31 video.

32

33 In the event that the patient does not have access to synchronous video communication and
34 only an audio/telephone communication device, the Virtual PT/OT provider will provide a
35 verbal consultation with the patient to determine the best course of action. If through a (i)
36 verbal history that includes, at a minimum, duration and mechanism of onset, symptoms,
37 exacerbating and relieving activities, and (ii) a subjective examination that includes patient
38 descriptions of functional abilities and other movement related tasks, the provider can
39 determine if education and advice can be delivered safely and effectively without visually
40 observing the person. If the provider determines it is safe and appropriate to provide
41 clinical advice and education, this is considered medically necessary care.

42

1 If the Virtual PT/OT provider determines that an audio only evaluation and treatment
 2 environment is inappropriate for the patient's descriptions and complaints, they will refer
 3 the patient to a setting that will be safe and effective for the patient (medical physician, in-
 4 person physical therapy and rehabilitation, or other health care provider) Covered Virtual
 5 Physical Therapy and Rehabilitation Services

6
 7 Virtual PT/OT services (technology-enabled encounters between a provider in one location
 8 and a member in another location), may be reimbursed when all the following conditions
 9 are met:

- 10 • Medical information is communicated in real-time using HIPAA compliant
 11 synchronous audio-video communications equipment or other means approved by state
 12 and/or federal regulators. The real-time synchronous communication is between the
 13 member (or the minor-age member with parent/guardian) and the Virtual PT/OT
 14 provider performing the service.
- 15 • The originating site (member location) and the distant site (provider location) are
 16 reported in the medical record. The originating site is considered the place of service
 17 situs. In addition to standard documentation, there are some unique requirements for
 18 telehealth services:
 - 19 ○ Documentation of the originating site (member location) and the distant site are
 20 required if providing telehealth.
 - 21 ○ The member's location and contact information is verified at the start of all
 22 appointments in case of an emergency, or the call is disconnected. Emergency
 23 contact information is also documented.
 - 24 ○ Informed consent must be obtained prior to each telehealth session in
 25 accordance with ASH clinical practice guidelines and all federal and state laws.
 - 26 ○ All relevant asynchronous communications are documented in the medical
 27 record. Copies or email communication, chat communications and phone calls
 28 are well documented in accordance with all applicable state and federal rules
 29 and regulations.
- 30 • All services provided are medically appropriate and necessary.
- 31 • The encounter satisfies the elements of the patient-provider relationship, as determined
 32 by the relevant healthcare regulatory board of the state where the member is physically
 33 located, including the Virtual PT/OT provider is actively licensed in the jurisdiction of
 34 the originating site.
- 35 • The service is provided in accordance with the applicable standards of practice within
 36 the state of licensure of the Virtual PT/OT provider.
- 37 • The service is conducted in a manner that meets current state and federal privacy and
 38 security regulations and compliance expectations, and a permanent record of online
 39 communications relevant to the ongoing medical care and follow-up of the member is
 40 maintained as part of the member's medical record.

1
2 Covered services (services that are eligible for reimbursement) may be limited by state
3 and/or federal regulations and by health plan guidelines and benefit coverage policies.
4 Refer to the applicable client summary for covered services.

5 Incomplete healthcare services, such as when the service is not fully rendered due to
6 technical or other service interruptions, resulting in the partial and inadequate delivery of
7 care are not considered covered services. The provider will document in the medical record
8 what was not completed during the encounter that occurred and a follow-up encounter will
9 be scheduled to provide a completed engagement.

10 11 **Medicare Advantage Virtual PT/OT Services**

12 Under the various Medicare Advantage (MA) plans (Part C Medicare) managed by ASH,
13 Health Plans may elect to provide expanded coverage that includes selected Virtual PT/OT
14 services provided by ASH employed or contracted providers. These services must be
15 within the provider's state scope of practice, able to be performed virtually, and must be
16 based on the member's applicable Medicare Advantage benefit. When such coverage is
17 available, ASH notifies Virtual PT/OT providers through the applicable client summary.

18 19 **Medicaid Virtual PT/OT Services**

20 Under the various Medicaid plans managed by ASH, Health Plans may elect to provide
21 expanded coverage that includes selected Virtual PT/OT services provided by ASH
22 employed or contracted providers. These services must be within the provider's state scope
23 of practice, able to be performed virtually, and must be based on the member's applicable
24 Medicaid benefit. When such coverage is available, ASH notifies Virtual PT/OT providers
25 through the applicable client summary.

26 27 **VIRTUAL PT/OT TECHNOLOGY, TOOLS, AND EQUIPMENT**

28 The synchronous audio-video systems used must, at a minimum, have the capability of
29 providing the Virtual PT/OT services encounter as defined in the ASH Client Summary
30 and, as applicable, the procedural definition of the service rendered. The required
31 communication technology and equipment must be of a quality to adequately and safely
32 complete all necessary components to document the level of service billed.

33
34 The technology and equipment utilized in the delivery of Virtual PT/OT services must
35 comply with all relevant safety laws, rules, regulations, and codes for technology and
36 technical safety for devices that interact with members or are integral to diagnostic and/or
37 therapeutic capabilities.

38
39 ASH equips Virtual PT/OT network providers with guidelines and information to
40 implement the appropriate use of technology, tools, training, and safety guidelines to
41 deliver the very best virtual clinical encounter. Tools needed by the Virtual PT/OT provider

1 to deliver Virtual PT/OT services include synchronous video connectivity, microphones
 2 and cameras, electronic medical records, asynchronous support tools, chat, phone and
 3 message center communications pathways, and a comprehensive library of Home Exercise
 4 Program videos. Network Virtual PT/OT providers are supported by an administrative
 5 management system enabled by the ASH proprietary provider web portal (ASHLink) for
 6 submission of clinical information, claims, and access to guidelines and training resources.
 7 ASH, at its discretion, may provide access to information technology resources to support
 8 the administration of the member benefits and related services.

9 **Patient Safety Guidelines**

10 Virtual PT/OT is not appropriate for all members. Virtual PT/OT providers should use
 11 clinical judgment in determining if members are safe to participate in virtual services.
 12 Mobility limitations and cognitive deficits impacting member safety may render Virtual
 13 PT/OT inappropriate. Steps are taken to protect members during telehealth
 14 communications and during any subsequent intervention or treatment sessions. All
 15 evaluations and interventions should be tailored to member specific needs with safety as a
 16 priority.
 17

18
 19 Patient (member) safety guidelines address steps to avoid injury or damage to patients,
 20 providers, others, and telehealth equipment. Optimally, the member should be in a space
 21 that allows for visualization of movement free of obstacles. Full body motions required to
 22 demonstrate transfers and/or gait may require additional space. The role of the Virtual
 23 PT/OT provider, if needed, is to implement patient safety protocols supporting the nature
 24 and purpose of the telehealth services specific to the patient.
 25

26 **Use of the Synchronous Audio-Visual Platform and Technologies**

27 Delivering quality services through the synchronous audio-visual Virtual PT/OT platform
 28 requires the development of additional skills and practices to provide effective Virtual
 29 PT/OT care experience. The following are the minimum expectations for the Virtual
 30 PT/OT environment in which the provider is engaging the member via synchronous audio-
 31 visual technologies.
 32

33 The device should be placed in a manner that allows both the Virtual PT/OT provider and
 34 the member the ability to communicate both verbally and visually. This includes:

- 35 • The participants' face and facial expressions can be seen with an appropriate
 36 balance of lighting.
- 37 • Lighting and sound devices used by the Virtual PT/OT provider are optimal to
 38 enable ease of viewing and hearing by the member.
- 39 • Body movements and functional activities for both evaluation and training purposes
 40 are easily observable.
- 41 • The background behind the Virtual PT/OT provider should be professional and not
 42 have distractions in the field of view or background noise.

1
2 Additional requirements and best-practices are provided in the ASH Provider Operations
3 Manual and Virtual PT/OT Clinical Best Practice Guide.

4 5 **Asynchronous Communications**

6 Virtual PT/OT providers will have the ability to communicate with members outside of
7 synchronous audio-video sessions via HIPPA compliant asynchronous communication
8 methods including messaging and phone calls. Virtual PT/OT providers are expected to
9 maintain documentation of all clinically significant asynchronous communications in the
10 electronic medical record.

11
12 Additional details on the asynchronous communication tools can be found in the ASH
13 Provider Operations Manual.

14 15 **Patient Initiated Requests**

16 ASH Virtual PT/OT provides a clear method for eligible members to inquire about
17 initiating an encounter with a Virtual PT/OT provider through Virtual PT/OT. Direct access
18 without a physician referral may be limited by state regulatory requirements or client
19 benefit design.

20
21 Eligible members may initiate an encounter or inquire about services via the following
22 methods:

- 23 • Visiting the Website: <https://www.ashcare.com/>
- 24 • Calling: 888-990-2746
- 25 • Emailing: Concierge@ashcare.com

26 27 **THE ROLE OF MEMBER CONCIERGE**

28 **Member Concierge Definition**

29 The Member Concierge is an ASH Group staff member who assists in the administration
30 of benefits and services available to the member. The Member Concierge will assist
31 members seeking Virtual PT/OT services with initial onboarding and education on the
32 Virtual Services Program. Eligibility and benefit verification, Member Cost Share payment
33 determination and collection will be done by the Member Concierge. ASH maintains a
34 system for member eligibility and benefit information, which is updated on a regular basis
35 as new eligibility files are received from clients or changes are made to the members'
36 information. The Member Concierge utilizes this system to support the member seeking
37 Virtual PT/OT services. They can also assist with the coordination or referrals to other
38 contracted Virtual PT/OT providers when necessary and overall member and provider
39 customer service support. A Member Concierge will not provide any medical services or
40 clinical advice; they do not diagnose or treat members. Member Concierges receive initial
41 orientation training on the privacy and security of patient information, as well as job-related

1 education, prior to assuming their roles and responsibilities. Ongoing training is also
2 provided to support ongoing development and maintain current job knowledge.

3
4 Contracted Virtual PT/OT providers will be able to communicate with the Member
5 Concierge via their provided HIPPA compliant email address. Communications with the
6 Member Concierge should be centered around the role of the concierge in assisting member
7 access to their benefits.

8
9 The Member Concierge provides education to the members on the use of Virtual PT/OT
10 technologies and various platforms during the intake session and within the welcome email.
11 If the member requests additional training on use of Virtual PT/OT technologies, the
12 Virtual PT/OT provider can refer them to the Member Concierge for further instruction.

13
14 The Member Concierge schedules initial member appointments. Members are matched
15 with a virtual physical, occupational, or speech therapist, based on their location and
16 available times. The virtual physical, occupational, or speech therapist is assigned to the
17 member based on the best match by location and member preferred appointment time.
18 Members have the right to select an alternate Virtual PT/OT provider by contacting the
19 Member Concierge. The Member Concierge will review the list of providers available with
20 the member, based on the member location, provider type and Virtual PT/OT service areas.
21 Virtual PT/OT providers are licensed and perform services based on state licensure.

22
23 If a member is dissatisfied with their experience with their Virtual PT/OT provider for any
24 reason, the Member Concierge will refer the information to management for review and
25 the Member Concierge will schedule a new Virtual PT/OT provider.

26
27 Prior to the initial appointment, the Member Concierge will send the member information
28 that contains details about the scheduled appointment, the name of the Virtual PT/OT
29 provider, and instructions on how to access the individualized HIPPA compliant virtual
30 session.

31
32 The Member Concierge will qualify (verify eligibility and benefits) the member, continue
33 to the scheduling process, disclose billing practices (i.e., insurance coverage, billing and
34 fees) prior to the session(s) as required by applicable laws and regulations in the relevant
35 jurisdictions, and collect any Cost Share (if applicable).

36 37 **CLINICAL HEALTH COACHING**

38 Clinical health coaching services are available for members as part of the Virtual PT/OT
39 program. The ASH Virtual PT/OT Program provides physical/occupational/speech therapy
40 services as a team approach. The patient-Virtual PT/OT provider relationship is at the
41 center of the engagement and can be supported by a Clinical Health Coach at the referral
42 of a Virtual PT/OT provider or request/choice of a patient/member.

1
2 **Clinical Services** are provided only by contracted Virtual PT/OT providers.

3
4 Clinical Health Coaches only provide **Educational Support Services**.

5
6 The **Clinical Health Coach** is available to support members who need help with the
7 following:

- 8 1. **Adherence** to the recovery/therapy plan of care that the Virtual PT/OT provider has
9 recommended. They focus on motivation and teach behavior change and overcoming
10 fear avoidance behavior using cognitive behavioral techniques and habit science
11 approaches.
12 2. **Chronic pain management** using Acceptance and Commitment Therapy
13 tools/approaches (ACT) and Cognitive Behavioral approaches to pain reframing and
14 overcoming fear avoidance behavior.
15 3. **Navigating** the recovery continuum and learning how to use available ASHCare
16 resources and other health care system services that may be helpful for member
17 recovery.

18
19 **EXPECTATIONS FOR DELIVERY OF VIRTUAL PT/OT**

20 Providers who participate in the delivery of Virtual PT/OT services are expected to deliver
21 services that meet the same quality and standards of practice as those who deliver face-to-
22 face services. Virtual PT/OT providers are expected to be aware of and adhere to all
23 relevant federal, state, and local regulations and guidelines and to provide only services
24 within the accepted scope of practice.

25
26 **Delivery Site**

27 Providers are required to have a quiet, professional space to conduct their virtual visits,
28 equipped with internet access and the necessary technical capabilities, including audio and
29 video capabilities. There must be enough space to stand, move, and demonstrate exercises
30 to patients. Devices (such as laptops and tablets) must allow for the camera angle to be
31 adjusted, enabling viewing from different angles and in various positions throughout the
32 member experience.

33
34 **Licensure Guidelines**

35 Because providing rehabilitation using Virtual PT/OT technologies is the practice of
36 healthcare, the healthcare professional engaged in the provision of these services must be
37 licensed by, or otherwise authorized under the jurisdiction of the appropriate licensing
38 board in the state where the Virtual PT/OT session originates. The delivery of healthcare
39 originates where the member is located at the time Virtual PT/OT services are accessed.

1 **Provider Scope and Professional Training**

2 Virtual PT/OT providers should practice in the areas which they are competent based on
3 their education, training and experience using Virtual PT/OT services to deliver services.
4 Levels of education, experience, and proficiency may vary among individual providers. It
5 is ethically and legally incumbent on a provider to determine where they have the
6 knowledge and skills necessary to perform such services and whether the services are
7 within their scope of practice.

8
9 It is best practice for the provider to appropriately render services to a member only if they
10 are trained, equally skilled, and adequately competent to deliver a service compared to
11 others trained to perform the same procedure. If the service would be most competently
12 delivered by another health care practitioner who has more skill and training, it would be
13 best practice to refer the member to the more expert practitioner.

14 **Virtual PT/OT Provider Training and Credentialing**

15 ASH maintains a directory of credentialed network Virtual PT/OT providers. ASH works
16 with the Virtual PT/OT providers to maintain and ensure the accuracy of the directory
17 information. The Virtual PT/OT network is comprised of a select group of highly trained
18 providers capable of providing the highest quality clinical services and member experience.
19 Virtual PT/OT is provided by live persons who are credentialed by ASH according to
20 NCQA/URAC credentialing protocols. Virtual PT/OT providers may be contracted
21 independent physical, occupational or speech therapists or ASH employed physical,
22 occupational or speech therapists, depending on the requirements of the state statutes and
23 regulations related to clinical licensure and Corporate Practice of Medicine. Patients will
24 work with a Virtual PT/OT provider who is licensed in the state the patient identifies as
25 their place of originating contact.
26

27
28 Virtual PT/OT providers are added to the network only after a comprehensive vetting
29 process that includes:

- 30 • Completion of a comprehensive application
- 31 • Personal interviews with ASH clinical leadership
- 32 • Ability to hold multiple active state licenses in good standing
- 33 • Assessment and validation of essential key skills including:
 - 34 ○ Exceptional clinical physical, occupational or speech therapy experience
35 and training
 - 36 ○ Understanding of how to use the virtual clinical environment to evaluate
37 and treat patients
 - 38 ○ Commitment to Virtual Physical Therapy and Rehabilitation as an effective
39 clinical intervention
 - 40 ○ Clear social and communication skills
 - 41 ○ Flexible schedule and availability
 - 42 ○ Technology-savvy and adept at trouble shooting.

1

2 Virtual PT/OT training is developed and delivered by expert and experienced physical,
3 occupational, or speech therapists, medical physicians, and other healthcare professionals.
4 Virtual PT/OT providers receive initial onboarding training by one-on-one and group live
5 sessions and webinars specific to industry best practices for telehealth delivery, including
6 synchronous, asynchronous, and audio only formats). Additionally, Virtual PT/OT staff
7 who are employed by ASH receive the mandatory Human Resources all staff regulatory
8 training upon hire and ongoing training, at least annually. Additionally, they receive initial
9 and ongoing training in the current accreditation standards (URAC and NCQA), and
10 additional training when there are changes to operations or policies. Virtual PT/OT
11 providers must complete training and competency assessment before beginning patient
12 care.

13

14 Following completion of network participation training during the onboarding process,
15 Virtual PT/OT providers receive ongoing training at least annually.

16

17 Network providers receive education on the application of clinical guidelines and
18 administrative skills including the following:

19

- 20 • Electronic Medical Record (EMR) and clinical documentation
- 21 • Referral management
- 22 • Expectations for availability and accessibility
- 23 • Quality and Outcomes data collection
- 24 • Process for Medical Necessity Review (MNR)
- 25 • Language aid and accessibility support
- 26 • Use of ASHLink for viewing eligibility and health plan specific benefits and
27 performing transactions such as MNR and claims submission
- 28 • Current accreditation standards related to job duties and responsibilities (URAC
29 and NCQA), updates to the standards or policies
- 30 • Federal and State regulatory requirements
- 31 • Effective communication and specialty telehealth care delivery
- 32 • Diversity, Inclusion, and Cultural Sensitivity
- 33 • Health equity and literacy
- 34 • Available resources for guided self-care, Home Exercise Program (HEP), and home
35 equipment
- 36 • Care coordination and escalation process
- 37 • Availability and value of educational support from Clinical Health Coaches and
38 Well-Being Coaches

38

1 **Provider-Patient Relationship**

2 The Provider-patient (member) relationship is fundamental to the provision of effective
 3 health care. It is ASH's expectation that Virtual PT/OT providers recognize the obligations,
 4 responsibilities, and member rights associated with establishing and maintaining a
 5 provider-patient relationship. The provider-patient relationship is typically considered to
 6 have been established when the Virtual PT/OT provider identify themselves as a licensed
 7 clinician, agrees to undertake evaluation, diagnosis, and/or treatment of the patient, and the
 8 patient agrees to be treated, whether or not there has been an in-person encounter between
 9 the Virtual PT/OT provider and patient. However, the elements of establishing a provider-
 10 patient relationship are determined by the relevant healthcare regulatory board of the state
 11 where the member is physically located.

12
 13 The Virtual PT/OT provider should interact with the member in a culturally competent way
 14 and in the language familiar to that member. Virtual PT/OT providers are trained initially
 15 and ongoing, at least annually regarding diversity, inclusion, and cultural sensitivity. If the
 16 member cannot understand the Virtual PT/OT provider because of a language barrier, ASH
 17 may provide language assistance, and if a language assistance line is not acceptable for the
 18 encounter(s), then Virtual PT/OT services should not be rendered, and the member should
 19 be referred to an in-person provider or a another Virtual PT/OT provider delivering virtual
 20 services who can communicate in the language preferred by the member. It is up to the
 21 Virtual PT/OT provider to use professional judgment to determine when the delivery of
 22 Virtual PT/OT services is appropriate for the patient case, and when it is not.

23
 24 Virtual PT/OT providers are required to provide or arrange for auxiliary aids and services
 25 that are necessary to ensure equal access to services. Auxiliary aids and services include
 26 but are not limited to computer-aided transcription services, written materials, captioning,
 27 or other effective methods of making aural information and communication accessible.

28 29 **Informed Consent**

30 The member will receive a written informed consent form before the initial appointment.
 31 The informed consent form includes information on the member's right to ask questions
 32 about any aspect of the virtual visit/encounter, diagnosis, treatment plan, potential risks
 33 from the therapeutic services to be provided, and the right to decline any part of the
 34 treatment. Patients may request and obtain information on the structure of services,
 35 scheduling, privacy policies, emergency plans, contact protocols, provider discretion, and
 36 the scope of services. The consent must be obtained prior to treatment and is consistent
 37 with the consent process for onsite care. A copy of the signed informed consent form will
 38 be provided to the Virtual PT/OT provider and become a permanent part of the medical
 39 record. The member has the right to repeal the consent at any time. If a consent is repealed,
 40 it is clearly documented in the medical record. Treatment will not begin until a signed
 41 informed consent form is received by the Virtual PT/OT provider and the provider has
 42 reviewed this information with the member.

1
2 The Informed Consent process must meet all federal and state laws and regulations and
3 any applicable state board requirements in the state in which the patient is physically
4 located.

5 6 **Commercial Disclosures**

7 ASH does not have a relationship with “white label providers” to provide third-party
8 telehealth services under the brand name of ASHCare Virtual PT/OT; therefore, this is not
9 applicable to the Virtual PT/OT program.

10
11 ASH does not have any commercial affiliations as part of the Virtual Physical Therapy and
12 Rehabilitation program; therefore, commercial affiliations are not applicable.
13 If a member has a question regarding the legal identity of the entity or operator(s) providing
14 telehealth services, they will be referred to the member concierge for further information.

15 16 **Evaluation and Treatment of the Patient**

17 A documented clinical evaluation (examination) and collection and confirmation of
18 relevant clinical history commensurate with the presentation of the patient is required to
19 establish a diagnosis(es) and identify underlying conditions and/or contraindications to the
20 treatment recommended/provided. Evaluation, treatment, and consultation
21 recommendations made in a virtual synchronous video setting will be held to the same
22 standards of appropriate practice as those in traditional in-person settings. This also holds
23 true in audio only Virtual PT/OT provider and patient interactions. Subjective evaluations
24 do not change based on whether in person, video, or audio only. Objective evaluations are
25 tailored to the type of interaction and are required to be as comprehensive as necessary and
26 professionally possible given the specific environment and clinical judgment of the Virtual
27 PT/OT provider. Following the initial Virtual PT/OT visit, the Virtual PT/OT provider will
28 determine whether ongoing Virtual PT/OT services are warranted, safe, and possible in the
29 given setting (video or audio only). Virtual PT/OT providers will refer members to an in-
30 person setting and/or a medical physician for examination if required by the member’s
31 presenting findings and/or in accordance with state regulations regarding medical
32 physician oversight of physical, occupational or speech therapy services. The Virtual
33 PT/OT provider will follow up with the member’s ongoing medical physician by phone or
34 secure HIPAA compliant messaging when needed.

35 36 **Referrals for Emergency or Other Medical Services**

37 A member’s condition and/or symptoms during evaluation or the course of treatment may
38 indicate the need for referrals to another practitioner or even emergency care. In such cases
39 it is prudent for the Virtual PT/OT provider, in accordance with their scope of practice,
40 training, and experience, to refer the member for appropriate co-management (e.g., to their
41 primary care physician) or if immediate emergency care is warranted, to contact emergency
42 care services as appropriate.

1
2 Referrals may include a recommendation to seek care from one or more of the following:
3 the referring health care practitioner, other appropriate health care practitioner/specialist,
4 or care in an in-person physical/occupational/speech therapy environment. When a need
5 for referral is identified, the recommendation will be communicated to the member and/or
6 other providers with the measure of urgency warranted by the history and clinical findings
7 through standardized communication methods (video encounter, phone call, or via
8 messaging). Referrals to other providers or levels of care are documented in the medical
9 record.

10
11 An emergency plan is required and must be provided by the Virtual PT/OT provider to the
12 patient when the care provided using Virtual PT/OT technologies indicates that a referral
13 to an acute care facility or emergency room for medical or mental health intervention is
14 necessary for the safety of the member. The emergency plan should include a formal,
15 written protocol appropriate to the services being rendered via Virtual PT/OT encounters.

16
17 If the patient was referred to VPT/OT services by a physician or other provider, the
18 VPT/OT provider will communicate with the referring physician(s) and provide
19 appropriate reports as necessary to ensure the patient is managed appropriately and given
20 consistent medical advice. Virtual PT/OT providers must obtain any necessary consent or
21 authorization from the patient for the release of the patient's protected health information
22 to the patient's primary treating physician or other appropriate health care professional in
23 accordance with applicable local, state, and federal laws and regulations.

24
25 For more information, refer to the Virtual PT/OT Clinical Best Practice Guide available on
26 ASHLink.

27 28 **Medical Records**

29 Providers are required to create a full record of the patient encounter appropriate to the
30 provider's scope of practice. The medical record should include the diagnosis, procedure,
31 treatment, follow-ups required, and education provided. The member's medical history
32 relevant to the condition being treated and medical records are established during the use
33 of Virtual PT/OT services and must be accessible and documented for both the Virtual
34 PT/OT provider and the member, consistent with all established federal and state laws and
35 regulations governing patient medical records; as well as standards for medical
36 documentation established by ASH.

37
38 Prior to the initial encounter, medical history is obtained by questionnaires and verified
39 during intake by the Virtual PT/OT provider and the member as appropriate. Medical
40 history relevant to the condition being treated is documented in the electronic medical
41 record for qualified personnel to access.

42

1 Providers engaging in Virtual PT/OT services must comply with all laws, rules and
 2 regulations governing the maintenance of patient records, including patient confidentiality
 3 requirements and duration of retention, regardless of the state where the records of any
 4 patient within this state are maintained. Referral documentation and informed consents
 5 obtained in connection with an encounter involving Virtual PT/OT services should also be
 6 filed in the medical record. Members may request, and Virtual PT/OT providers must
 7 supply copies of medical records related to Virtual PT/OT services according to state and
 8 federal medical documentation regulations. Any requests by members to amend the
 9 medical record should be submitted to the treating Virtual PT/OT provider. Coaches and
 10 ASHD do not have access to the medical records without explicit request from ASH for
 11 the purpose of quality assurance related to benefit administration.

12
 13 The member will receive a copy of the Virtual PT/OT Program Participating Provider
 14 Notice of Privacy Practices to Patients during the intake process. This notice outlines:

- 15 • How members may request copies of medical records related from the Virtual
 16 PT/OT service(s) according to state and federal medical documentation regulations.
 17 It is the member's right to get a copy of paper or electronic medical record to use
 18 accordingly (e.g., provide to ongoing provider(s) after telehealth encounter, or as
 19 needed).
- 20 • The member's right to request changes, updates, and/or correct the paper or
 21 electronic medical record(s) (any requests by members to amend the medical record
 22 should be submitted to the treating Virtual PT/OT provider).

23 24 **Privacy and Security of Patient Records and Exchange of Information**

25 Virtual PT/OT providers should meet or exceed applicable federal and state legal
 26 requirements of health information privacy, including compliance with the Health
 27 Insurance Portability and Accountability Act (HIPAA) and state privacy, confidentiality,
 28 security, and healthcare record retention rules. Sufficient privacy and security measures
 29 must be in place and documented to assure confidentiality and integrity of patient-
 30 identifiable information. Transmissions, including patient e-mail, prescriptions, and
 31 laboratory results must be secure within existing technology (e.g., password protected,
 32 encrypted electronic prescriptions, or other reliable authentication techniques) unless such
 33 compliance with such privacy and security measures has been waived by federal or state
 34 regulators in response to national or local disasters, public health emergencies or other
 35 situations wherein the ability to access timely Virtual PT/OT services needs to be enhanced
 36 or intensified.

37 38 **Healthcare Ethics and Integrity**

39 The following basic principles describe the code of ethical conduct for the practice of

40
 41 Virtual PT/OT services. Virtual PT/OT providers will:

- 42 • Obtain informed consent from the member as required by law.

- 1 • Protect the public and the profession by reporting any conduct that they consider
- 2 unethical, illegal, or incompetent.
- 3 • Respect the rights, responsibilities, welfare, and dignity of all patients.
- 4 • Provide care based on medically necessary needs of the member.
- 5 • Be committed to providing competent care consistent with both the requirements
- 6 and limitations of their profession.
- 7 • Refer members to other facility locations or providers if Virtual PT/OT services
- 8 may not be appropriate or adequate for the member's health care needs.
- 9 • Comply with the laws and regulations governing the practice of their healthcare
- 10 profession and Virtual PT/OT services.

11
12 Virtual PT/OT providers will not:

- 13 • Engage in practices that may pose a conflict of interest.
- 14 • Engage in conduct that constitutes harassment, verbal or physical abuse, or
- 15 unlawful discrimination.
- 16 • Pursue or allow a non-clinical personal relationship with a member pursuant to all
- 17 state regulations.
- 18 • Practice while impaired such that the Virtual PT/OT provider cannot practice with
- 19 reasonable skill.
- 20 • Misrepresent in any manner, either directly or indirectly, their skills, training,
- 21 professional credentials, title, identity, or services.

22 23 **Confidentiality**

24 All federal and state laws regarding the confidentiality of health care information and a
25 patient's (member's) rights to their medical information are applicable to Virtual PT/OT
26 services in the same manner as in-person services.

27 28 **Non-Discrimination**

29 ASH does not and ASH Providers shall not discriminate against a member, provider, or
30 practitioner for any reason and does not support any discrimination against members for
31 any reason, including but not limited to age, sex, gender, gender identification (e.g.,
32 transgender), gender dysphoria, marital status, religion, ethnic background, national origin,
33 ancestry, race, color, sexual orientation, patient type (e.g., Medicaid), mental or physical
34 disability, health status, claims experience, medical history, genetic information, evidence
35 of insurability, source of payment, geographic location within the service area or based on
36 political affiliation. ASH renders credentialing, clinical performance, and medical
37 necessity decisions in the same manner, in accordance with the same standards, and within
38 the same time availability to all members, providers, practitioners, and applicants.

39

1 **PRACTITIONER SCOPE AND TRAINING**

2 Practitioners should practice only in the areas in which they are competent based on their
3 education, training, and experience. Levels of education, experience, and proficiency may
4 vary among individual practitioners. It is ethically and legally incumbent on a practitioner
5 to determine where they have the knowledge and skills necessary to perform such services
6 and whether the services are within their scope of practice.

7
8 It is best practice for the practitioner to appropriately render services to a member only if
9 they are trained, equally skilled, and adequately competent to deliver a service compared
10 to others trained to perform the same procedure. If the service would be most competently
11 delivered by another health care practitioner who has more skill and training, it would be
12 best practice to refer the member to the more expert practitioner.

13
14 Best practice can be defined as a clinical, scientific, or professional technique, method, or
15 process that is typically evidence-based and consensus driven and is recognized by a
16 majority of professionals in a particular field as more effective at delivering a particular
17 outcome than any other practice (Joint Commission International Accreditation Standards
18 for Hospitals, 2017).

19
20 Depending on the practitioner's scope of practice, training, and experience, a member's
21 condition and/or symptoms during examination or the course of treatment may indicate the
22 need for referral to another practitioner or even emergency care. In such cases it is prudent
23 for the practitioner to refer the member for appropriate co-management (e.g., to their
24 primary care physician) or if immediate emergency care is warranted, to contact 911 as
25 appropriate. See the *Managing Medical Emergencies (CPG 159 – S)* policy for
26 information.