Supervision Requirements for PTAs and Physical Therapy Students

A brief primer on what to ask and where to seek answers.

By Sharita Jennings, JD | May 2018

Supervision requirements for physical therapist assistants (PTAs) and physical therapy students (both physical therapist and PTA students) depend on such factors as the policies of individual payers and insurers, state practice act provisions, and the setting in which physical therapy is being provided. Let’s simplify this situation by looking at some key issues.

Levels of Supervision

It is the responsibility of the physical therapist (PT) alone to evaluate and assess patients, develop a plan of care, and oversee provision of services. PTAs and physical therapy students play important roles in carrying out the plan of care, however. Supervision rules are meant to ensure that patients and clients always are receiving the safest and most effective care. Depending on the setting, practitioner, and applicable state laws, 1 of 3 types of supervision will apply to PTs and the PTAs and students they supervise.

**General.** This is the least restrictive type of supervision. It requires only that the PT be available for direction and supervision by telephone or another form of telecommunication during the procedure in question; the PT need not be onsite.

**Direct.** This type of supervision requires the PT to be physically present at the facility and immediately available for in-room direction and supervision. The PT must have direct contact with the patient or client for the duration of each visit—defined as all encounters with that patient or client within a 24-hour period.

**Direct personal.** This is the highest level of supervision. The PT must be physically present in the room and immediately available to direct and supervise tasks related to patient and client management, and must provide continuous direction and supervision throughout the time these tasks are performed.

http://www.apta.org/PTinMotion/2018/5/ComplianceMatters/
Factors to Consider

To determine the required level of supervision of PTAs and students, PTs should ask themselves these questions:

- What does the state practice act say about supervision of PTAs and students?
- When Medicare patients are involved, what are Medicare’s regulations regarding PTAs and students?
- When a commercial insurer is involved, what are that payer’s policies regarding PTAs and students?
- In what type of practice setting are the physical therapist services being provided?

State practice acts. State practice acts typically define the scope of practice of PTs and the scope of work of PTAs and physical therapy students. It’s the PT’s go-to document, therefore, for determining supervision requirements. Links to all state practice acts are available on APTA’s website. (See "Resources" on page 10.)

Be advised, however, that not all state practice acts address supervision of either PTAs or physical therapy students, while some acts address PTAs but not students. Here’s what do in these situations:

- If the state practice act is silent on supervision of students but does contain policies on PTA supervision, apply the rules of PTA supervision to physical therapy students.
- If the state practice act addresses neither supervision of PTAs nor supervision of physical therapy students, look to the supervision requirements of the payer policy. For example, if the individual who is receiving services has health insurance from Blue Cross, consult that company’s policies regarding supervision of PTAs and students. If the person is a Medicare or Medicaid patient, check that agency’s billing policy.

Medicare provisions. Again, if the state practice act is silent on supervision requirements, turn to Medicare’s billing guidelines to determine the needed level of supervision for PTAs and students in providing services to Medicare beneficiaries. Medicare dictates general supervision of PTAs in all settings other than private practice, in which direct supervision is required. In some settings, however, Medicare stipulates additional requirements even under general supervision. For instance, when a PTA provides services to a patient in a standalone clinic (defined by Medicare as "a facility that is not part of a hospital but is organized and operated to provide medical care to outpatients"), rehabilitation agency, or public health agency, the supervising PT must make an onsite visit at least once every 30 days.

Medicare states that PTs may not bill for services provided by physical therapy students, because they are not licensed practitioners. Students may help PTs provide billed services, however, and PTs may physically guide students through the provision of a billed service. PTs, therefore, need to exercise their
best judgment in such situations. Medicare offers these scenarios as guidance for appropriately billing Part B services:

- The PT is present and in the room for the entire session. The student participates in the delivery of services only when the PT is directing the service, exercising skilled judgment, and is the party responsible for assessment and treatment of the patient or client.
- The PT is present in the room, guiding the student in service delivery whenever the student is participating in its provision. The PT is at no time engaged in treating other patients or performing any other tasks.

The PT is the responsible party and, as such, signs all documentation. (A physical therapy student also may sign, but the student’s signature is unnecessary.)

PTAs and physical therapy students cannot bill for their services under Medicare or any other payer. The supervising PT, rather, must bill for all services under his or her National Provider Identifier issued by the Centers for Medicare and Medicaid Services.

(A note on payment for services provided by PTAs: Medicare and commercial insurers currently reimburse for services rendered by PTAs at the same rate as they do those furnished by PTs. Beginning in 2022, however, services provided by PTAs will be reimbursed at 85% of the Medicare physician fee schedule rate that applies to those rendered by PTs. At this writing, this upcoming change has no bearing on supervision rules for PTAs.)

Commercial insurers. PTs treating patients or clients whose health care is covered by a commercial insurance plan must closely read the contract with the insurer to ensure that they meet supervision policies covering PTAs and students. Commercial insurers typically defer to Medicare guidelines, but it’s important to check with the insurer to be certain.

Who Signs?

The answer to this question is simple. Because the PT is responsible for drafting the plan of care and supervising all procedures carried out under it, the PT must review and sign all care notes and the plan of care itself.

PTAs and students may draft notes on the care they’ve provided under the appropriate level of supervision. The supervising PT then must authorize and sign that documentation.

As with all supervision rules, the PT should check the state practice act and agreements with participating insurers to determine if more-stringent rules on signatures apply to any given situation.
Sharita Jennings, JD, is senior regulatory specialist at APTA.

Resources

Levels of Supervision (APTA House of Delegates Position)

• www.apta.org/uploadedFiles/APTAorg/About_Us/Policies/HOD/Terminology/Supervision.pdf

State Practice Acts

• www.apta.org/Licensure/StatePracticeActs

Report to Congress: Standards for Supervision of Physical Therapist Assistants (Under Medicare)


PT in Motion, APTA’s official member magazine, is the successor to PT— Magazine of Physical Therapy, which published 1993-2009. All links within articles reflect the URLs at the time of publication and may have expired.

Comments

We have received a few questions about the best practice for PTs to sign treatment notes. Medicare does not require PTs to sign off on treatment notes, however, it is seen as a best practice to show that the student or PT was supervised in accordance with the state or other applicable policy. If PTs in your practice do not sign off on treatment notes, just be sure to review the notes carefully when the PT drafts their periodic progress notes to ensure that the care and supervision were adequate.

Posted by Sharita Jennings -> CKWJDO on 5/23/2018 3:34:23 PM

The section on "who signs" is not correct in Ca. PTA supervision is general with the PT being available by telecommunication (B&P code 1398.44). Also, the Code requires the PTA to document and sign their
own treatment notes. CCR 1398.13 7(b) “The physical therapist assistant shall document and sign in the patient record an treatment provided by the individual, in accordance with subsection (c).

Posted by Catherine Lesnick -> AIWB on 5/24/2018 4:26:56 PM

To clarify in regards to the use of PTAs and whether the PT is required to co-sign each treatment note under Medicare – Pursuant to the Medicare Benefit Policy Manual, Chapter 15, Section 220.3(E): The signature and identification of the supervisor need not be on each treatment note, unless the supervisor actively participated in the treatment. (See: https://www.cms.gov/Regulations-and-Guidance/Guidance/Manuals/downloads/bp102c15.pdf). Other payers may have different signature requirements and it is important to check each payer’s policy. Please note, however, that if your state practice act rules and requirements are more stringent than Medicare (or another payer's) rules, then you should always follow the rules of your state practice act. CMS believes it is the intent of Congress that state statutes and rules that are more stringent than federal standards will not be preempted and typically prevail.

Posted by Kara Gainer -> CNWb=O on 6/4/2018 2:32:15 PM

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