The PrEP Laboratory Service Gap: Applying Implementation Science Strategies to Bring PrEP Coverage to Scale in the United States

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Keywords: Pre-exposure Prophylaxis (PrEP), Implementation Science, Insurance, Laboratory Testing

Abstract: Using an implementation science framework, we detail how a national system for covering both standard and telemedicine laboratory testing would support a national PrEP program. Implementation strategies that will facilitate success include minimizing provider burden through uncomplicated billing systems and minimizing patient burden through centralized, online access systems. We anticipate that providing telemedicine and in-person laboratory testing options will optimize PrEP care by making it less burdensome, leading to cost-effective healthcare and improved population health.

Introduction
HIV pre-exposure prophylaxis provides a new opportunity to address the HIV epidemic in the United States. There were over 227,000 persons using PrEP in 2019, yet there remains substantial opportunity for improvement with CDC estimating 1.1 million persons indicated for PrEP. Moreover, PrEP scale-up has not been in accordance with population need for HIV protection, with lower PrEP uptake among Black and Latino gay/bisexual men, women, and Black transgender women than their epidemic burden.

Developing structural support for individuals to practice healthy behaviors is a foundation of public health practice. Clinically-based prevention interventions, such as preventive medications or disease screenings, are often underutilized. This is understandable, especially when people do not have symptoms, when the benefits of prevention behaviors are dependent on an unknown future probability of disease acquisition, and when there are substantial financial costs of clinical prevention services.

The need to optimize promotion of clinical prevention interventions drove the creation of the US Preventive Services Task Force in 1984, an independent panel that reviews and grades evidence for clinical prevention services. PrEP received the highest grade (A) from this panel, and the Affordable Care Act requires prevention services with this grade be covered with no cost-sharing (e.g., fees) by group health plans and health insurance issuers. Critically, guidance issued by the Departments of Health and Human Services (HHS) issued in 2021 clarified that coverage of PrEP services not only include the cost of medication, but also the cost of ongoing services requisite to care including quarterly clinician visits, required laboratory testing including for HIV and STD, and medication adherence counseling.

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Coverage of laboratory and clinician costs removes a central barrier to PrEP care, because laboratory costs of PrEP are high. Using the laboratory fee reimbursement schedule from CMS and CDC guidance regarding requisite labs for PrEP care among gay, bisexual, and other men who have sex with men, we found that a standard first-year set of PrEP laboratory tests was $1,013.10 (Appendix 1). This does not include the cost of four annual clinical visits, which adds substantial additional costs.

**PrEP Laboratory Services Coverage Gap**

Despite the supportive USPSTF recommendation for PrEP, the no cost-sharing benefit does not apply to all persons in the United States. There remain substantial gaps that leave some of the persons hoping to use PrEP with substantial out-of-pocket costs, discouraging PrEP seeking and maintenance in care.

For up to 48.9% of the US population, the ACA’s preventive services coverage and cost-sharing requirements are not federally required to be followed. Plans not federally required to follow CMS guidance include grandfathered healthcare plans (23.7 million persons), traditional, non-expansion Medicaid (59.8 million), Medicare Part D (48.0 million), and uninsured persons (31.2 million) (Appendix 2).

State Medicaid plans cover the cost of PrEP medication, but states may cover ancillary laboratory and clinician services at varying levels, resulting in a panoply of coverage rules. To our knowledge, there is no systematic source of data regarding which state Medicaid programs cover which services for PrEP care. Moreover, there is no systematic source of data regarding no-cost coverage for persons in grandfathered plans and for uninsured persons. In sum, no-cost sharing coverage is sufficiently fragmented and complex across this 48.9% of the US population that no systematic documentation of coverage has been made available to date.

An array of programs have been developed to fill gaps in PrEP ancillary services and drug coverage, including drug manufacturer assistance programs, state PrEP assistance programs, and usage of 340b drug program returns for service subsidy. There may be differential access to these services by place, program eligibility, and over time (e.g., as generics become more common, manufacturer programs may change). This changing landscape of reimbursement makes navigating these different coverage rules incredibly challenging. In fact, most large PrEP prescribers have dedicated “navigators” to help patients seek coverage for their PrEP care across the various sources of funding.

There are many ways to cover PrEP laboratory service gaps faced by many people in need of prevention services. We suggest developing a two-track system — in-person and telehealth care — that would allow the most users to initiate and remain on PrEP. Moreover, we do not anticipate that covering both options would increase the per user cost of the system; instead, telehealth services may potentially be cost-saving given that both lab and facility costs may be lower for telemedicine. Implementation science frameworks and change strategies should be incorporated into a national system to cover PrEP laboratory services.

This patchwork system leads to considerable uncertainty for healthcare consumers and providers, likely deterring consumers from seeking PrEP and providers from prescribing it. In fact, PrEP usage is 99% greater in states that have expanded Medicaid and provide PrEP services coverage through state-level fee coverage programs that frequently feature PrEP navigation. Moreover, some of these sources of coverage might not be sustainable over time, potentially leading to future unexpected disruptions in PrEP care and lapses in protection from HIV infection.

The complexity of service coverage is even higher with the recent FDA approval of injectable cabotegravir. CDC’s updated clinician guidance on laboratory testing and eligibility assessment includes injectable cabotegravir, but how the medication and surrounding laboratory services will be covered by insurers is currently unclear. USPSTF has released a draft of systematic review questions that includes assessment of the benefits of injectable cabotegravir and other new PrEP regimens.
A national PrEP program, such as that proposed by Killelea and colleagues, could fill in PrEP laboratory coverage gaps, ensuring costs do not prevent those at risk from seeking PrEP care. Moreover, such a system could incorporate considerations of new PrEP regimens as they come to market. A recent cost-effectiveness analysis found that when PrEP drug costs are low, PrEP is a cost-saving intervention. This makes a national program a particularly attractive idea, because a likely outcome of such a program would be use of generic PrEP formulations that have low costs. Below, we detail a number of options for covering

| National Plan Component | ERIC Implementation Strategy | ERIC Examples |
|-------------------------|-----------------------------|---------------|
| Standard care laboratory and clinician PrEP service | Alter patients’ fees | • HIV/STI/creatinine laboratory fees<br>• Clinician visit fees |
|                        | Make billing easier | • Billing through existing Medicare/Medicaid channels, or other standard billing systems<br>• Clear guidance on billing procedures, with minimal paperwork |
|                        | Quality monitoring | • Brief surveys of patients, providers, and administrators<br>• Ongoing stakeholder interviews |
|                        | Audit and feedback | • Utilization metrics with performance targets, action plans if targets not met<br>• Equity assessment through population use measures such as PrEP-to-need ratio |
|                        | Educational outreach | • Ensure patients are aware of no-cost PrEP options<br>• Outreach to clinicians and PrEP navigators regarding new coverage rules and implementation |
| Telehealth laboratory and clinician PrEP services | Change service sites | • Home self-collection laboratory services<br>• Online clinician services |
|                        | Centralize technology assistance | • Central website to facilitate access to telemedicine PrEP<br>• Portal for FAQ regarding telemedicine PrEP |
|                        | Alter patients’ fees | • No-cost prepaid mailers for self-collection of specimens<br>• Specimens returned via prepaid mailer for standard laboratory testing at CLIA-certified laboratory |
|                        | Change records systems | • Facilitate EHR transfer of results from selected laboratories to clinic records systems |
|                        | Educational outreach | • Telemedicine services advertised online and at appropriate venues |
|                        | Quality monitoring | • Brief surveys of patients, providers, and administrators<br>• Ongoing stakeholder interviews |
|                        | Make billing easier | • Billing through national service contracts with select laboratories and provider networks |
|                        | Audit and feedback | • Assessments of telehealth outcomes relative to standard care<br>• Equity assessment through population use measures such as PrEP-to-need ratio |
|                        | Facilitate data access | • Standardized data collection for telemedicine PrEP to facilitate system-wide improvements, user tracking, and optimizing patient re-engagement in PrEP care after discontinuation |
laboratory services nationally, using an implementation science framework to consider how the program might be developed and evaluated.

**Laboratory PrEP Program**
A national PrEP services program, such as that proposed by Killelea and colleagues, will require laboratory support services that accommodate an array of patients and providers. We detail a patient-centered national service to cover PrEP laboratory services, proposing complementary models of in-person and telemedicine services to facilitate numerous PrEP access avenues. Using the Expert Recommendations for Implementing Change (ERIC) strategies, structures needed to support a national program are explored in Table 1.

Standard care laboratory services could be covered with direct contracts with major laboratory services providers, or with a standard series of reimbursement payments for eligible laboratories. ERIC strategies to enhance provider prescription practices should include arrangements to ease billing by using existing channels and monitoring of service provision quality through ongoing surveys of patients and stakeholder interviews with providers to ensure services minimize provider burden. Audits should use PrEP utilization metrics and targets that feature not only assessments of overall use, but use according to equity. The PrEP-to-need ratio and other similar metrics allow for assessment PrEP equity relative to HIV epidemic burden. Such metrics have been previously used to demonstrate disparities in PrEP receipt among women, and geographic areas with lower income or higher concentrations of Black residents. Educational outreach to patients, providers, and PrEP navigators will facilitate increased use of the national program.

Telehealth laboratory services to promote PrEP are critical to provide primarily due to the high patient burden of four in-person clinic/lab visits per year, and to optimally serve those in need of PrEP who may be distant from PrEP providers such as those in rural areas. In ERIC terms, changing the default service site of PrEP care to one that is more convenient may improve both PrEP initiation and maintenance in care. CDC recommends for daily oral PrEP quarterly laboratory services to include HIV testing, 3-site gonorrhea/chlamydia testing (rectal, oral, urethral), and periodic creatinine monitoring. All are conducted with traditional laboratory testing, and are achievable with self-collection of specimens at home and mailing those specimens to laboratories for testing. These tests are currently being run by a lab under CLIA-based validation protocols, recommended by the CDC as a standard of care during the COVID-19 pandemic.

In our studies of home care for PrEP, participants have successfully self-collected specimens for each of these tests, meeting CLIA validation performance for laboratory developed tests and with the procedure receiving high acceptability ratings from persons in PrEP care. We anticipate that remote testing would not add costs beyond standard laboratory testing; in our experience, the costs of remote laboratory testing for PrEP, including mailing and materials, are lower than standard laboratory fees.

ERIC strategies provide a number of insights into how to make a national telehealth laboratory program successful. To optimize telehealth benefits, online clinician services should be covered for persons otherwise facing a PrEP gap. A centralized program website could facilitate PrEP care initiation with referral to online providers that meet program and state medical licensing requirements. Systems to facilitate Electronic Health Records (EHR) transfer, from centralized mail-in laboratories to recipient clinics, would assist scale-up of telemedicine at traditional clinics that are interested in participating in the program.

Audits should ensure that telehealth services are being provided to the same standard as in-person PrEP services, and should incorporate equity metrics to ensure program scale-up to communities most in need of PrEP care to optimize the societal prevention impact of PrEP provision.

**Discussion**
There are many ways to cover PrEP laboratory service gaps faced by many people in need of prevention services. We suggest developing a two-track system — in-person and telehealth care — that would allow the most users to initiate and remain on PrEP. Moreover, we do not anticipate that covering both options would increase the per user cost of the system; instead, telehealth services may potentially be cost-saving given that both lab and facility costs may be lower for telemedicine. Implementation science frameworks and change strategies should be incorporated into a national system to cover PrEP laboratory services.

Future discussions and development of a national PrEP coverage system should consider these concepts and be informed by appropriate frameworks for implementation science to ensure a thorough exploration that seeks to minimize patient-level barriers to accessing PrEP.
Notes
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## Appendices

### Appendix I

**Cost of First Year of Laboratory Testing Services for HIV Pre-exposure Prophylaxis**

| CPT Code | Test                                      | Cost | Times per annum | Annual cost |
|----------|-------------------------------------------|------|-----------------|-------------|
| 87389    | HIV-1 ag w/HIV-1 & 2 ab ag ia            | 24.08| 4               | 96.32       |
| 82565    | Assay of creatinine                      | 5.12 | 2               | 10.24       |
| 86803    | Hepatitis c ab test                      | 14.27| 1               | 14.27       |
| 87340    | Hepatitis b surface ag ia                | 10.33| 1               | 10.33       |
| 86706    | Hep b surface antibody                   | 10.74| 1               | 10.74       |
| 86704    | Hep b core antibody total                | 12.05| 1               | 12.05       |
| 86592    | Syphilis test non-trep qual              | 4.27 | 4               | 17.08       |
| 87491    | Chylmd trach dna amp probe (Rectal)      | 35.09| 4               | 140.36      |
| 87591    | N.gonorrhoeae dna amp prob (Rectal)      | 35.09| 4               | 140.36      |
| 87491    | Chylmd trach dna amp probe (Urethral)    | 35.09| 4               | 140.36      |
| 87591    | N.gonorrhoeae dna amp prob (Urethral)    | 35.09| 4               | 140.36      |
| 87491    | Chylmd trach dna amp probe (Pharyngeal)  | 35.09| 4               | 140.36      |
| 87591    | N.gonorrhoeae dna amp prob (Pharyngeal)  | 35.09| 4               | 140.36      |

**Total annual cost 1013.19**

Source: CMS 2021 Clinical Diagnostic Laboratory Fee Schedule.
## Appendix 2
### Persons Not Covered by USPSTF Rules against Cost Sharing

| Plan type                                           | Population in category (million) | Source of population estimate                                                                 |
|-----------------------------------------------------|----------------------------------|-----------------------------------------------------------------------------------------------|
| Grandfathered\(^a\)                                 | 23.7                             | "Final Rule on Grandfathered Health Plans Will Allow Higher Consumer Costs," Health Affairs Blog, December 14, 2020. |
| Traditional Medicaid, 2019 (Non-expanded Medicaid population)\(^a\) | 59.8                             | M. Guth, B. Corallo, R. Rudowitz, and R. Garfield, Medicaid Expansion Enrollment and Spending Leading up to the COVID-19 Pandemic, 2021. |
| Traditional Medicaid, 2019 (Non-expanded Medicaid population)\(^a\) | 59.8                             | M. Guth, B. Corallo, R. Rudowitz, and R. Garfield, Medicaid Expansion Enrollment and Spending Leading up to the COVID-19 Pandemic, 2021. |
| Medicare Part D\(^a\)                               | 48.0                             | J. Cubanski and A. Damico, Key Facts about Medicare Part D Enrollment, Premiums, and Cost Sharing in 2021, 2021. |
| Medicare Part D\(^a\)                               | 48.0                             | J. Cubanski and A. Damico, Key Facts about Medicare Part D Enrollment, Premiums, and Cost Sharing in 2021, 2021. |
| Uninsured                                           | 31.2                             | R.A. Cohen, E.P. Terlizzi EP, A.E. Cha, and M.E. Martinez, “Health Insurance Coverage: Early Release of Estimates from the National Health Interview Survey, 2020,” National Center for Health Statistics, August 2021. |
| Total                                               | 162.7                            |                                                                                               |
| Total US pop                                        | 332.5                            | United States Census Bureau Population Clock, 2022.                                           |
| **Proportion of US population not covered by USPSTF rules against cost sharing** | **48.9%**                        |                                                                                               |

**Notes:**
\(^a\) This population is not covered by USPSTF guidance: Kaiser Family Foundation
\(^a\) These populations are not covered by USPSTF guidance: Health Affairs