

## Digital health apps and telemedicine: Updated CMS Expert Guide for 30 jurisdictions

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The digitisation of healthcare continues to accelerate. Artificial intelligence, online platforms, telehealth – only three examples of transformative solutions that challenge all stakeholders in the life sciences, healthcare, and technology sectors.

One of the most significant opportunities lies in the integration of digital solutions into healthcare delivery. However, alongside the technical advances come complex legal questions - many of which venture into uncharted territory for businesses operating in this space.

Key issues include:

- **Regulatory qualification** – Is the software considered a medical device?
- **Liability** – Who is responsible if a digital health app provides incorrect information?
- **Data protection** – How is sensitive health data safeguarded?
- **Telemedicine frameworks** – What rules apply to remote care?

To help you navigate these challenges, our updated **Digital Health Apps and Telemedicine Expert Guide** provides high-level insights across 30 jurisdictions. It offers a clear, comparative overview of the applicable laws, covering topics such as:

- Regulatory requirements for digital health apps
- Data protection obligations
- Legal frameworks governing telemedicine

Click here to visit the [CMS Expert Guide to digital health apps and telemedicine](#)

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