

# ADMINISTRATIVE RULES STATE OF ARKANSAS BOARD OF CORRECTIONS

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810	1 of 5			
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**SUBJECT: Inmate Emergency Medical Expenses Incurred While in County Jails** 

#### I. <u>AUTHORITY</u>:

The Board of Corrections is vested with the authority to promulgate administrative rules by, but not limited to Ark. Code Ann. § 12-27-105, and § 12-27-114.

#### H. PURPOSE:

This Administrative Rule establishes rules by which the Department of Correction may reimburse any county, which is required to retain an inmate awaiting delivery to the custody of the Department of Correction.

#### III. APPLICABILITY:

This policy applies to the staff of the Arkansas Department of Correction (ADC), Arkansas sheriffs, county jail staff, and inmates housed in county jails, provided that ADC has received a signed and correct commitment or sentencing order.

#### IV. DEFINITIONS:

- A. <u>Eligible</u> Inmates on whom ADC has received signed <u>and correct commitment</u> or sentencing orders and who, pursuant to that commitment or sentencing order are at the time of the illness or injury, housed in the county jail. Also, inmates placed in county jails that have been revoked to the custody of the Department of Correction are immediately eligible.
- B. <u>Appropriate Approval</u> approval must be obtained through the Office of the ADC Administrator of Medical Services prior to the rendering of health care. In true emergency situations, care may be rendered and reimbursed without prior approval. The ADC Administrator of Medical Services is to be notified of such emergencies immediately after the emergency situation and provide approval for any necessary continued care.
- C. <u>Emergent Medical Need</u> illness or injury that threatens life or limb, causes undue or unavoidable suffering, subjects the inmate to further unacceptable health risks, or is likely to result in deterioration of health status if not promptly treated. Chronic conditions do not qualify, unless their progressions or developments present symptoms of an emergent threat as an emergent medical need is defined herein.

D. <u>Medical Expenses</u> – expenses associated with diagnosis and/or treatment of an emergent medical need, as billed by the health service provider.

#### V. POLICY:

The Arkansas Department of Correction shall upon establishment of its legal responsibility, and contingent on appropriation and availability of funds, pay certain medical expenses for eligible felons housed in county jails.

#### **VI. PROCEDURE:**

- A. If an inmate is known to have a preexisting health condition likely to necessitate treatment or requiring a level of monitoring not available in the county facility, the ADC Administrator of Medical Services should be notified. The Department will determine whether the seriousness of the condition and the potential expense to the county warrants bringing the inmate into the Department of Correction.
- B. Should an inmate with a preexisting condition need treatment on an emergency basis (a situation that would lead a prudent family member to take the affected family member to a hospital emergency room), the sheriff or deputy should notify the ADC Administrator of Medical Services as soon as possible.
- C. Routine care for preexisting conditions is the responsibility of the agency having physical custody of the inmate. If the inmate is on furlough or is otherwise living in the community, the Department assumes no responsibility for any of the inmate's medical expenses.
- D. A Health Service Request Form (HSRF) must be completed for an illness or injury requiring medical care to an inmate in the physical custody of the county and must be reported as promptly as possible to the ADC Administrator of Medical Services. A determination will be made as to whether the treatment is approved and the county will be informed. A recommendation for transfer to the Department of Correction may also be considered.
- E. The sheriff shall cause a description of the incident and the types of medical services used to be logged on the HSRF. This form must be signed by the sheriff or deputy attesting that the services received are properly billed. This form shall be sent to the attention of the ADC Administrator of Medical Services.
- F. All bills relating to diagnosis and treatment of a particular illness or injury should be attached to an approved HSRF and sent to the attention of the ADC Administrator of Medical Services. An inmate receiving treatment is to be asked to sign a Release of Medical Information form indicating that the primary service provider may release his/her medical records to the ADC Administrator of Medical Services. If the inmate refuses to sign for release of information, the form should be signed indicating that the inmate or some family member accepts responsibility for the bills.

- Bills will be handled through the department's Utilization Review mechanism and processed for payment directly to the provider.
- G. Medical costs may be paid only to the limits of legal liability, legislative appropriation and the availability of funds for this purpose. Should either spending authority or fund availability be insufficient for a particular bill, that bill will be returned to the Sheriff with a letter of explanation as to why the Arkansas Department of Correction cannot undertake payment of the cost.
- H. Medical resources available to the Department shall be used to keep down the costs of providing medical care to inmates regardless of whether or not the Department can reimburse the county.

#### HEALTH SERVICES REQUEST FORM (HSRF)

#### JAIL STAFF: PLEASE PRINT FOLLOWING INFORMATION

Date:	Name of Jail or	Detention Center:		
Name of Jail	Staff:	Phone #: _		Fax #:
	tte Classification: ☐ Date of role Violator Revocation Date	•		
Probl	lem First Noted: Date	Time		by(Name of jail staff)
HSRF submit	tted to ADC: Date	Time	by	(14anre or jan stan)
INMATE: P	LEASE PRINT FOLLOWI	NG INFORMATION		
Inmate Name	··	ADC #	DOB:	SSN #:
	r injury or illness; what is you			
	CONSENT F	OR RELEASE OF MEI	DICAL INFORM	1ATION
copie me, te Medie	by authorize all Medical, Dental, es of all Medical, Dental, and M o be released to the Arkansas cal and Mental Health Records.	ental Health Records docur Department of Correc	menting health car tion (ADC) for it	re services they have provided to inclusion in my permanent ADC
Inmate Sign	ature			Date
	refuses to sign the above Consustility for the bills.	sent for Release of Medic	cal Information,	the inmate or some family member
Inmate Signa	ature			Date
Jail Staff Sig	nature			Date
TO BE COM	APLETED BY ADC			
□ Approved				
If denied:	Responsibility of Jail	→ Not Medically N	<del>lecessary</del>	
Comment:	☐ Need More Information			
ADC Staff Si	gnature			Date
IF TREATE	D LOCALLY, HAVE PROV	VIDER COMPLETE		
Treated at	(Name of hospital, clinic, do	ctor's office)	Date	Time
Treated by _		Diagnosis		
Treatment pro	ovided			

Recommendations			

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**Inmate Emergency Medical Expenses Incurred While in County Jails** 

**Note:** All bills and copies of all medical records relating to diagnosis and treatment of an illness or injury should be attached to an approved HSRF and sent at one time to the Administrator of Medical Services, P.O. Box 8707, Pine Bluff, AR 71611.

## ARKANSAS REGISTER



### **Transmittal Sheet**

Use only for FINAL and EMERGENCY RULES

Secretary of State
John Thurston

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Rule Title:			
Intended Effective Date		Date	
Emergency (ACA 25-15-204)	Legal Notice Published		
10 Days After Filing (ACA 25-15-204)	Final Date for Public Comment		
Other (Must be more than 10 days after filing date.)	Reviewed by Legislative Council		
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Electronic Copy of Rule e-mailed from: (Require	d under ACA 25-15-218)		
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•	fy That The Attached Rules Were Adopted kansas Administrative Act. (ACA 25-15-201 et. seq.)		
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