ARKANSAS REGISTER



Proposed Rule Cover Sheet

Secretary of State John Thurston 500 Woodlane Street, Suite 026 Little Rock, Arkansas 72201-1094 (501) 682-5070 www.sos.arkansas.gov



Name of Department
Agency or Division Name
Other Subdivision or Department, If Applicable
Previous Agency Name, If Applicable
Contact Person
Contact E-mail
Contact Phone_
Name of Rule
Newspaper Name
Date of Publishing
Final Date for Public Comment
Location and Time of Public Meeting

TOC required

210.100 Introduction

1-15-15<u>10-</u> 1-23

The Medical Assistance (Medicaid) Program helps eligible individuals obtain necessary medical care.

- Medicaid coverage is based on medical necessity.
 - 1. See Section IV of this manual for the Medicaid Program's definition of medical necessity.
 - 2. Some examples of services that are not medically necessary are treatments or procedures that are cosmetic or experimental or that the medical profession does not generally accept as a standard of care (e.g., an inpatient admission to treat a condition that requires only outpatient treatment).
- B. Medicaid denies coverage of services that are not medically necessary. Denial for lack of medical necessity is done in several ways.
 - 1. When Arkansas Medicaid's Division of Medical Services' Medical Director for Clinical Affairs determines that a service is never medically necessary, the Division of Medical Services (DMS) enters the service's procedure code, revenue code and/or diagnosis code into the Medicaid Management Information System (MMIS) as non-payable, which automatically prevents payment.
 - 2. A number of services are covered only with the Program's prior approval or prior authorization. One of the reasons for requiring prior approval of payment or prior authorization for a service is that some services are not always medically necessary and Medicaid wants its own medical professionals to review the case record before making payment or before the service is provided.
 - 3. Lastly, Medicaid retrospectively reviews medical records of services for which claims have been paid in order to verify that the medical record supports the service(s) for which Medicaid paid and to confirm or refute the medical necessity of the services documented in the record.
- C. Unless a service's medical necessity or lack of medical necessity has been established by statute or regulation, medical necessity determinations are made by the Arkansas Medicaid Program's Medical Director, by the Program's Quality Improvement Organizations (QIO) and/or by other qualified professionals or entities authorized and designated by the Division of Medical Services.
- D. When Arkansas Medicaid's Division of Medical Services' Medical Director for Clinical Affairs, QIO or other designee determines – whether prospectively, concurrently or retrospectively – that a hospital service is not medically necessary, Medicaid covers neither the hospital service nor any related physician services.

212.200 Exclusions – Inpatient

10-1-15<u>10-</u>

The following items are not covered as inpatient hospital services:

- A. Beauty shop
- B. Cot for visitors
- C. Meals for visitors

- D. Television
- E. Telephone
- F. Guest tray
- G. Private duty nurse
- H. Take-home drugs and supplies
- I. Services not reasonable or necessary for the treatment of an illness or injury
- J. Private room (unless physician certifies that it is medically necessary or unless no semiprivate rooms are available)
- K. Autopsies

Medicaid does not cover services that are cosmetic, experimental, not medically necessary, or that are not generally accepted by the medical profession. Medicaid does not cover services that are not documented by diagnoses that certify medical necessity. Arkansas Medicaid has identified some ICD diagnosis codes that do not certify medical necessity. See Sections 272.460 and 272.470 for diagnosis codes that are not covered by Arkansas Medicaid.

215.300 Non-Covered Services

10-1-15<u>10-</u> 1-23

Medicaid does not cover services that are cosmetic, experimental, not medically necessary or that are not generally accepted by the medical profession. Medicaid does not cover services that are not documented by diagnoses that certify medical necessity. Arkansas Medicaid has identified some ICD diagnosis codes that do not certify medical necessity. See Sections 272.460 and 272.470 for diagnosis codes that are not covered by Arkansas Medicaid.

215.301 Routine Standard of Care Associated with Qualifying Clinical Trials

<u>10-1-23</u>

Effective for items and services furnished on or after 01/01/2022, Medicaid covers the routine costs of qualifying clinical trials, as well as reasonable and necessary items and services used to diagnose and treat complications arising from participation in all clinical trials.

In and out of state providers must submit the **Medicaid attestation form** for all members participating in a clinical trial to the Utilization Review Section of the Division of Medical Services. (Contact Information is listed on the **Medicaid attestation form**.

All other Medicaid rules apply.

Routine costs of a clinical trial are defined as:

Items and services that are otherwise generally available to Medicaid clients (i.e., there exists a benefit category, it is not statutorily excluded, and there is not a national non-coverage decision) that are provided in either the experimental or the control arms of a clinical trial except:

- A. The investigational item or service, itself unless otherwise covered outside of the clinical trial;
- B. Items and services provided solely to satisfy data collection and analysis needs and that are not used in the direct clinical management of the patient (e.g., monthly CT scans for a condition usually requiring only a single scan); and
- C. Items and services customarily provided by the research sponsors free-of-charge for any enrollee in the trial.

Routine costs in clinical trials include:

- A. Items or services that are typically provided absent a clinical trial (e.g., conventional care);
- B. Items or services required solely for the provision of the investigational item or service (e.g., administration of a noncovered chemotherapeutic agent), the clinically appropriate monitoring of the effects of the item or service, or the prevention of complications; and
- C. Items or services needed for reasonable and necessary care arising from the provision of an investigational item or service, for the diagnosis or treatment of complications.



SECTION IV - GLOSSARY

400.000 **710**-1-230

AAFP American Academy of Family Physicians
AAFP American Academy of Family Physicians

AAP American Academy of Pediatrics

ABESPA Arkansas Board of Examiners in Speech-Language Pathology and

Audiology

ABHSCI Adult Behavioral Health Services for Community Independence

ACD Augmentative Communication Device

ACIP Advisory Committee on Immunization Practices

ACES Arkansas Client Eligibility System

ACS Alternative Community Services

ADDT Adult Developmental Day Treatment

ADE Arkansas Department of Education

ADH Arkansas Department of Health

ADL Activities of Daily Living

AFDC Aid to Families with Dependent Children (cash assistance program

replaced by the Transitional Employment Assistance (TEA) program)

AHEC Area Health Education Centers

ALF Assisted Living Facilities
ALS Advance Life Support

ALTE Apparent Life-Threatening Events

AMA American Medical Association

APD Adults with Physical Disabilities

ARS Arkansas Rehabilitation Services

ASC Ambulatory Surgical Centers

ASHA American Speech-Language-Hearing Association

BIPA Benefits Improvement and Protection Act

BLS Basic Life Support

CARF Commission on Accreditation of Rehabilitation Facilities

CCRC Children's Case Review Committee
CFA One Counseling and Fiscal Agent
CFR Code of Federal Regulations

CLIA Clinical Laboratory Improvement Amendments

CME Continuing Medical Education
CMHC Community Mental Health Center

CMS Centers for Medicare and Medicaid Services

COA Council on Accreditation
CON Certification of Need

CPT Physicians' Current Procedural Terminology

CRNA Certified Registered Nurse Anesthetist
CSHCN Children with Special Health Care Needs

CSWE Council on Social Work Education

D&E Diagnosis and Evaluation

DAAS Division of Aging and Adult Services

DBS Division of Blind Services (currently named Division of Services for the

Blind)

DCFS Division of Children and Family Services

DCO Division of County Operations
DD Developmentally Disabled

DDS Developmental Disabilities Services
DHS Department of Human Services

DLS Daily Living Skills

DME Durable Medical Equipment

DMHS Division of Mental Health Services

DMS Division of Medical Services (Medicaid)

DOS Date of Service

DRG Diagnosis Related Group

DRS Developmental Rehabilitative Services

DDSCES Developmental Disabilities Services Community and Employment Support

DSB Division of Services for the Blind (formerly Division of Blind Services)

DSH Disproportionate Share Hospital

DURC Drug Utilization Review Committees

DYS Division of Youth Services

EIDT Early Intervention Day Treatment

EAC Estimated Acquisition Cost
EFT Electronic Funds Transfer

EIN Employer Identification Number

EOB Explanation of Benefits

EOMB Explanation of Medicaid Benefits. EOMB may also refer to Explanation of

Medicare Benefits.

EPSDT Early and Periodic Screening, Diagnosis, and Treatment

ESC Education Services Cooperative

FEIN Federal Employee Identification Number

FPL Federal Poverty Level

FQHC Federally Qualified Health Center

GME Graduate Medical Education

GUL Generic Upper Limit

HCBS Home and Community Based Services

HCPCS Healthcare Common Procedure Coding System

HDC Human Development Center

HHS The Federal Department of Health and Human Services

HIC Number Health Insurance Claim Number

HIPAA Health Insurance Portability and Accountability Act of 1996

HMO Health Maintenance Organization

IADL Instrumental Activities of Daily Living

ICD International Classification of Diseases

ICF/IID Intermediate Care Facility for Individuals with Intellectual Disabilities

ICN Internal Control Number

IDEA Individuals with Disabilities Education Act

IDG Interdisciplinary Group

IEP Individualized Educational Program
IFSP Individualized Family Service Plan
IMD Institution for Mental Diseases

IPP Individual Program Plan
IUD Intrauterine Devices

JCAHO Joint Commission on Accreditation of Healthcare Organization

LCSW Licensed Associate Counselor
LCSW Licensed Certified Social Worker

LEA Local Education Agencies

LMFT Licensed Marriage and Family Therapist

LPC Licensed Professional Counselor
LPE Licensed Psychological Examiner

LSPS Licensed School Psychology Specialist

LTC Long Term Care

MAC Maximum Allowable Cost

MAPS Multi-agency Plan of Services

MART Medicaid Agency Review Team

MEI Medicare Economic Index

MMIS Medicaid Management Information System

MNIL Medically Needy Income Limit

MPPPP Medicaid Prudent Pharmaceutical Purchasing Program

MSA Metropolitan Statistical Area

MUMP Medicaid Utilization Management Program

NBCOT National Board for Certification of Occupational Therapy

NCATE North Central Accreditation for Teacher Education

NDC National Drug Code

NET Non-Emergency Transportation Services

NF Nursing Facility

NPI National Provider Identifier

OBRA Omnibus Budget Reconciliation Act
OHCDS Organized Health Care Delivery System
OBHS Outpatient Behavioral Health Services

OTC Over the Counter
PA Prior Authorization

PAC Provider Assistance Center

PASSE Provider-led Arkansas Shared Savings Entity Program

PCP Primary Care Physician

PERS Personal Emergency Response Systems

PHS Public Health Services

PIM Provider Information Memorandum

PL Public Law
POC Plan of Care
POS Place of Service

PPS Prospective Payment System
PRN Pro Re Nata or "As Needed"

PRO Professional Review Organization
ProDUR Prospective Drug Utilization Review

QIDP Qualified Intellectual Disabilities Professional

QMB Qualified Medicare Beneficiary

RA Remittance Advice. Also called Remittance and Status Report

RFP Request for Proposal
RHC Rural Health Clinic

BID Beneficiary Identification Number

RSPD Rehabilitative Services for Persons with Physical Disabilities

RSYC Rehabilitative Services for Youth and Children

RTC Residential Treatment Centers

RTP Return to Provider

RTU Residential Treatment Units

SBMH School-Based Mental Health Services

SD Spend Down
SFY State Fiscal Year

SMB Special Low-Income Qualified Medicare Beneficiaries

SNF Skilled Nursing Facility

SSA Social Security Administration
SSI Supplemental Security Income

SURS Surveillance and Utilization Review Subsystem

TCM Targeted Case Management

TEA Transitional Employment Assistance
TEFRA Tax Equity and Fiscal Responsibility Act

TOS Type of Service

TPL Third Party Liability

UPL Upper Payment Limit

UR Utilization Review

VFC Vaccines for Children

VRS Voice Response System

Accommodation A type of hospital room, e.g., private, semiprivate, ward, etc.

Activities of Daily Living (ADL)

Personal tasks that are ordinarily performed daily and include eating,

mobility/transfer, dressing, bathing, toileting, and grooming

Adjudicate To determine whether a claim is to be paid or denied

Adjustments Transactions to correct claims paid in error or to adjust payments from a

retroactive change

Admission Actual entry and continuous stay of the beneficiary as an inpatient to an

institutional facility

Affiliates Persons having an overt or covert relationship such that any individual

directly or indirectly controls or has the power to control another individual

Agency The Division of Medical Services

Aid Category A designation within SSI or state regulations under which a person may

be eligible for public assistance

Aid to Families with Dependent Children

(AFDC)

A Medicaid eligibility category

Allowed Amount The maximum amount Medicaid will pay for a service as billed before applying beneficiary coinsurance or co-pay, previous TPL payment,

spend down liability, or other deducted charges

American Medical Association (AMA) National association of physicians

Ancillary Services Services available to a patient other than room and board. For example:

pharmacy, X-ray, lab, and central supplies

Arkansas Client Eligibility System (ACES) A state computer system in which data is entered to update assistance

eligibility information and beneficiary files

Attending Physician See Performing Physician.

Automated Eligibility Verification Claims Submission (AEVCS) Online system for providers to verify eligibility of beneficiaries and submit

claims to fiscal agent

Base Charge A set amount allowed for a participating provider according to specialty

Beneficiary Person who meets the Medicaid eligibility requirements, receives an ID

card, and is eligible for Medicaid services (formerly recipient)

Benefits Services available under the Arkansas Medicaid Program

Billed Amount The amount billed to Medicaid for a rendered service

Buy-In A process whereby the state enters into an agreement with the

Medicaid/Medicare and the Social Security Administration to obtain Medicare Part B (and part A when needed) for Medicaid beneficiaries who are also eligible for Medicare. The state pays the monthly Medicare

premium(s) on behalf of the beneficiary.

Care Plan See Plan of Care (POC).

Case Head An adult responsible for an AFDC or Medicaid child

Categorically Needy
All individuals receiving financial assistance under the state's

approved plan under Title I, IV-A, X, XIV, and XVI of the Social Security Act or in need under the state's standards for financial eligibility in such a

plan

Centers for Medicare

and Medicaid Services Federal agency that administers federal Medicaid funding

Child Health Services Arkansas Medicaid's Early and Periodic Screening, Diagnosis, and

Treatment (EPSDT) Program

Children with Chronic Health Conditions

(CHC)

A Title V Children with Special Health Care Needs Program administered by the Arkansas Division of Developmental Disabilities Services to provide medical care and service coordination to children with chronic

physical illnesses or disabilities.

Claim A request for payment for services rendered

Claim Detail See Line Item.

Clinic (1) A facility for diagnosis and treatment of outpatients. (2) A group

practice in which several physicians work together

Coinsurance The portion of allowed charges the patient is responsible for under

Medicare. This may be covered by other insurance, such as Medi-Pak or Medicaid (if entitled). This also refers to the portion of a Medicaid

covered inpatient hospital stay for which the beneficiary is responsible.

Contract Written agreement between a provider of medical services and the Arkansas Division of Medical Services. A contract must be signed by

each provider of services participating in the Medicaid Program.

Co-pay The portion of the maximum allowable (either that of Medicaid or a third-

party payer) that the insured or beneficiary must pay

Cosmetic Surgery Any surgical procedure directed at improving appearance but not

medically necessary

Covered Service Service which is within the scope of the Arkansas Medicaid Program

Current Procedural

Terminology

A listing published annually by AMA consisting of current medical terms and the corresponding procedure codes used for reporting medical

services and procedures performed by physicians

Credit Claim A claim transaction which has a negative effect on a previously processed

claim.

Crossover Claim A claim for which both Titles XVIII (Medicare) and XIX (Medicaid) are

liable for reimbursement of services provided to a beneficiary entitled to

benefits under both programs

Date of Service Date or dates on which a beneficiary receives a covered service.

Documentation of services and units received must be in the beneficiary's

record for each date of service.

Deductible The amount the Medicare beneficiary must pay toward covered benefits

before Medicare or insurance payment can be made for additional benefits. Medicare Part A and Part B deductibles are paid by Medicaid

within the program limits.

Debit Claim A claim transaction which has a positive effect on a previously processed

claim

Denial A claim for which payment is disallowed

Department of Health and Human Services (HHS)

Federal health and human services agency

Department of Human Services

(DHS)

State human services agency

Dependent A spouse or child of the individual who is entitled to benefits under the

Medicaid Program

Diagnosis The identity of a condition, cause, or disease

Diagnostic Admission Admission to a hospital primarily for the purpose of diagnosis

Disallow To subtract a portion of a billed charge that exceeds the Medicaid

maximum or to deny an entire charge because Medicaid pays Medicare Part A and B deductibles subject to program limitations for eligible

beneficiaries

Discounts A discount is defined as the lowest available price charged by a provider

to a client or third-party payer, including any discount, for a specific service during a specific period by an individual provider. If a Medicaid provider offers a professional or volume discount to any customer, claims

submitted to Medicaid must reflect the same discount.

Example: If a laboratory provider charges a private physician or clinic a discounted rate for services, the charge submitted to Medicaid for the same service must not exceed the discounted price charged to the physician or clinic. Medicaid must be given the benefit of discounts and

price concessions the lab gives any of its customers.

Duplicate Claim A claim that has been submitted or paid previously or a claim that is

identical to a claim in process

Durable Medical Equipment

Equipment that (1) can withstand repeated use and (2) is used to serve a medical purpose. Examples include a wheelchair or hospital bed.

Early and Periodic Screening, Diagnosis, and Treatment (EPSDT) A federally mandated Medicaid program for eligible individuals under the

age of twenty-one (21). See Child Health Services.

Education Accreditation

When an individual is required to possess a bachelor's degree, master's degree, or a Ph.D. degree in a specific profession. The degree must be from a program accredited by an organization that is approved by the

Council for Higher Education Accreditation (CHEA).

Electronic Signature An electronic or digital method executed or adopted by a party with the intent to be bound by or to authenticate a record, which is: (a) Unique to the person using it; (b) Capable of verification; (c) Under the sole control of the person using it; and (d) Linked to data in such a manner that if the data are changed the electronic signature is invalidated. An Electronic Signature method must be approved by the DHS Chief Information Officer or his or her designee before it will be accepted. A list of approved electronic signature methods will be posted on the state Medicaid website.

Eligible

(1) To be qualified for Medicaid benefits. (2) An individual who is qualified for benefits

Eligibility File

A file containing individual records for all persons who are eligible or have been eligible for Medicaid

Emergency Services

Inpatient or outpatient hospital services that a prudent layperson with an average knowledge of health and medicine would reasonably believe are necessary to prevent death or serious impairment of health and which, because of the danger to life or health, require use of the most accessible hospital available and equipped to furnish those services.

Source: 42 U.S. Code of Federal Regulations (42 CFR) and §424.101.

Error Code

A numeric code indicating the type of error found in processing a claim also known as an "Explanation of Benefits (EOB) code" or a "HIPAA Explanation of Benefits (HEOB) code"

Estimated Acquisition Cost

The estimated amount a pharmacy actually pays to obtain a drug

Experimental Surgery

Any surgical procedure considered experimental in nature

Explanation of Medicaid Benefits (EOMB)

A statement mailed once per month to selected beneficiaries to allow them to confirm the Medicaid service which they received

Family Planning Services

Any medically approved diagnosis, treatment, counseling, drugs, supplies, or devices prescribed or furnished by a physician, nurse practitioner, certified nurse-midwife, pharmacy, hospital, family planning clinic, rural health clinic (RHC), Federally Qualified Health Center (FQHC), or the Department of Health to individuals of child-bearing age for purposes of enabling such individuals freedom to determine the number and spacing of their children.

Field Audit

An activity performed whereby a provider's facilities, procedures, records, and books are audited for compliance with Medicaid regulations and standards. A field audit may be conducted on a routine basis, or on a special basis announced or unannounced.

Fiscal Agent

An organization authorized by the State of Arkansas to process Medicaid claims

Fiscal Agent Intermediary A private business firm which has entered into a contract with the Arkansas Department of Human Services to process Medicaid claims

Fiscal Year The twelve

Generic Upper Limit (GUL)

The twelve-month period between settlements of financial accounts

The maximum drug cost that may be used to compute reimbursement for specified multiple-source drugs unless the provisions for a Generic Upper Limit override have been met. The Generic Upper Limit may be

established or revised by the Centers for Medicare and Medicaid Services

(CMS) or by the State Medicaid Agency.

Group Two (2) or more persons. If a service is a "group" therapy or other group

service, there must be two (2) or more persons present and receiving the

service.

Group Practice A medical practice in which several practitioners render and bill for

services under a single pay-to provider identification number

Healthcare Common Procedure Coding System (HCPCS) Federally defined procedure codes

Health Insurance Claim Number Number assigned to Medicare beneficiaries and individuals eligible for SSI

Hospital

An institution that meets the following qualifications:

- Provides diagnostic and rehabilitation services to inpatients
- Maintains clinical records on all patients
- Has by-laws with respect to its staff of physicians
- Requires each patient to be under the care of a physician, dentist, or certified nurse-midwife
- Provides 24-hour nursing service
- Has a hospital utilization review plan in effect
- Is licensed by the State
- Meets other health and safety requirements set by the Secretary of Health and Human Services

Hospital-Based Physician A physician who is a hospital employee and is paid for services by the hospital

ID Card

An identification card issued to Medicaid beneficiaries and ARKids First-B participants containing encoded data that permits a provider to access the card-holder's eligibility information

Individual

A single person as distinguished from a group. If a service is an "individual" therapy or service, there may be only one (1) person present who is receiving the service.

Inpatient

A patient, admitted to a hospital or skilled nursing facility, who occupies a bed and receives inpatient services.

In-Process Claim (Pending Claim)

A claim that suspends during system processing for suspected error conditions such as: all processing requirements appear not to be met. These conditions must be reviewed by the Arkansas Medicaid fiscal agent or DMS and resolved before processing of the claim can be completed. See Suspended Claim.

Inquiry

A request for information

Institutional Care

Care in an authorized private, non-profit, public, or state institution or facility. Such facilities include schools for the deaf, or blind and institutions for individuals with disabilities.

Instrumental Activities of Daily Living (IADL)

Tasks which are ordinarily performed on a daily or weekly basis and include meal preparation, housework, laundry, shopping, taking medications, and travel/transportation

Intensive Care

Isolated and constant observation care to patients critically ill or injured

Interim Billing A claim for less than the full length of an inpatient hospital stay. Also, a claim that is billed for services provided to a particular date even though services continue beyond that date. It may or may not be the final bill for a particular beneficiary's services. Internal Control The unique 13-digit claim number that appears on a Remittance Advice Number (ICN) International A diagnosis coding system used by medical providers to identify a patient's diagnosis or diagnoses on medical records and claims Classification of Diseases Investigational Any product that is considered investigational or experimental and that is Product not approved by the Food and Drug Administration. The Arkansas Medicaid Program does not cover investigational products but does cover routine standard of care associated with qualifying clinical trials. Chronological date of the year, 001 through 365 or 366, preceded on a Julian Date claims number (ICN) by a two-digit-year designation. Claim number example: 03231 (August 19, 2003). Period of time a patient is in the hospital. Also, the number of days Length of Stay covered by Medicaid within a single inpatient stay. Limited Services An agreement for a specific period of time not to exceed twelve (12) **Provider Agreement** months, which must be renewed in order for the provider to continue to participate in the Title XIX Program. A service provided to a beneficiary. A claim may be made up of one (1) Line Item or more line items for the same beneficiary. Also called a claim detail. Long Term Care An office within the Arkansas Division of Medical Services responsible for (LTC) nursing facilities Long Term Care A nursing facility Facility Maximum Allowable The maximum drug cost which may be reimbursed for specified multisource drugs. This term is interchangeable with generic upper limit. Cost (MAC) Medicaid Provider A unique identifying number assigned to each provider of services in the Number Arkansas Medicaid Program, required for identification purposes Medicaid The automated system utilized to process Medicaid claims Management Information System (MMIS) Medical Assistance A section within the Arkansas Division of Medical Services responsible for Section administering the Arkansas Medical Assistance Program Medically Needy Individuals whose income and resources exceed the levels for assistance established under a state or federal plan for categorically needy, but are insufficient to meet costs of health and medical services

Medical Necessity

All Medicaid benefits are based upon medical necessity. A service is "medically necessary" if it is reasonably calculated to prevent, diagnose, correct, cure, alleviate, or prevent the worsening of conditions that endanger life, cause suffering or pain, result in illness or injury, threaten to cause or aggravate a handicap, or cause physical deformity or malfunction and if there is no other equally effective (although more conservative or less costly) course of treatment available or suitable for the beneficiary requesting the service. For this purpose, a "course of treatment" may include mere observation or (where appropriate) no treatment at all. The determination of medical necessity may be made by the Medical Director for the Medicaid Program or by the Medicaid Program Quality Improvement Organization (QIO). Coverage may be denied if a service is not medically necessary in accordance with the preceding criteria or is generally regarded by the medical profession as experimental, inappropriate, or ineffective using unless objective clinical evidence demonstrates circumstances making the service necessary.

Mis-Utilization

Any usage of the Medicaid Program by any of its providers or beneficiaries which is not in conformance with both State and Federal regulations and laws (including, but not limited to, fraud, abuse, and defects in level and quality of care)

National Drug Code

The unique 11-digit number assigned to drugs which identifies the manufacturer, drug, strength, and package size of each drug

National Provider Identifier (NPI)

A standardized unique health identifier for health care providers for use in the health care system in connection with standard transactions for all covered entities. Established by the Centers for Medicare & Medicaid Services, HHS, in compliance with HIPAA Administrative Simplification – 45 CFR Part 162.

Non-Covered Services

Services not medically necessary, services provided for the personal convenience of the patient or services not covered under the Medicaid Program

Nonpatient

An individual who receives services, such as laboratory tests, performed by a hospital, but who is not a patient of the hospital

Nurse Practitioner

A professional nurse with credentials that meet the requirements for licensure as a nurse practitioner in the State of Arkansas

Outpatient

A patient receiving medical services, but not admitted as an inpatient to a hospital

Over-Utilization

Any over usage of the Medicaid Program by any of its providers or beneficiaries not in conformance with professional judgment and both State and Federal regulations and laws (including, but not limited to, fraud and abuse)

Participant

A provider of services who: (1) provides the service, (2) submits the claim and (3) accepts Medicaid's reimbursement for the services provided as payment in full

Patient

A person under the treatment or care of a physician or surgeon, or in a hospital

Payment

Reimbursement to the provider of services for rendering a Medicaidcovered benefit

Pay-to Provider

A person, organization, or institution authorized to receive payment for services provided to Medicaid beneficiaries by a person or persons who are a part of the entity Pay-to Provider Number

A unique identifying number assigned to each pay-to provider of services (Clinic/Group/Facility) in the Arkansas Medicaid Program or the pay-to provider group's assigned National Provider Identifier (NPI). Medicaid reports provider payments to the Internal Revenue Service under the Employer Identification Number "Tax ID" linked in the Medicaid Provider File to the pay-to provider identification number.

Per Diem

A daily rate paid to institutional providers

Performing Physician

The physician providing, supervising, or both, a medical service and claiming primary responsibility for ensuring that services are delivered as billed

Person

Any natural person, company, firm, association, corporation, or other legal entity

Place of Service

Plan of Care

(POS)

A nationally approved two-digit numeric code denoting the location of the patient receiving services

A document utilized by a provider to plan, direct, or deliver care to a

patient to meet specific measurable goals; also called care plan, service plan, or treatment plan

Postpayment Utilization Review

The review of services, documentation, and practice after payment

Practitioner

Prepayment Utilization Review

An individual who practices in a health or medical service profession

The review of services, documentation, and practice patterns before payment

Prescription

A health care professional's legal order for a drug which, in accordance with federal or state statutes, may not be obtained otherwise; also, an order for a particular Medicaid covered service

Prescription Drug (RX)

A drug which, in accordance with federal or state statutes, may not be obtained without a valid prescription

Primary Care Physician (PCP) A physician responsible for the management of a beneficiary's total medical care. Selected by the beneficiary to provide primary care services and health education. The PCP will monitor on an ongoing basis the beneficiary's condition, health care needs and service delivery, be responsible for locating, coordinating, and monitoring medical and rehabilitation services on behalf of the beneficiary, and refer the beneficiary for most specialty services, hospital care, and other services.

Prior Approval

The approval for coverage and reimbursement of specific services prior to furnishing services for a specified beneficiary of Medicaid. The request for prior approval must be made to the Medical Director of the Division of Medical Services for review of required documentation and justification for provision of service.

Prior Authorization (PA)

The approval by the Arkansas Division of Medical Services, or a designee of the Division of Medical Services, for specified services for a specified beneficiary to a specified provider before the requested services may be performed and before payment will be made. **Prior authorization does not guarantee reimbursement.**

Procedure Code

A five-digit numeric or alpha numeric code to identify medical services and procedures on medical claims

Professional Component A physician's interpretation or supervision and interpretation of laboratory, X-ray, or machine test procedures

Profile A detailed view of an individual provider's charges to Medicaid for health

care services or a detailed view of a beneficiary's usage of health care

services

Provider A person, organization, or institution enrolled to provide and be

reimbursed for health or medical care services authorized under the State

Title XIX Medicaid Program

Provider Identification

Number

A unique identifying number assigned to each provider of services in the Arkansas Medicaid Program or the provider's assigned National Provider

Identifier (NPI), when applicable, that is required for identification

purposes

Provider Relations The activity within the Medicaid Program which handles all relationships

with Medicaid providers

Quality Assurance Determination of quality and appropriateness of services rendered

Quality Improvement Organization

A Quality Improvement Organization (QIO) is a federally mandated review organization required of each state's Title XIX (Medicaid) program. The QIO monitors hospital and physician services billed to the state's Medicare intermediary and the Medicaid program to assure high quality, medical necessity, and appropriate care for each patient's needs.

Railroad Claim Number The number issued by the Railroad Retirement Board to control payments of annuities and pensions under the Railroad Retirement Act. The claim number begins with a one- to three-letter alphabetic prefix denoting the type of payment, followed by six (6) or nine (9) numeric digits.

Referral

An authorization from a Medicaid enrolled provider to a second Medicaid enrolled provider. The receiving provider is expected to exercise independent professional judgment and discretion, to the extent permitted by laws and rules governing the practice of the receiving practitioner, and to develop and deliver medically necessary services covered by the Medicaid program. The provider making the referral may be a physician or another qualified practitioner acting within the scope of practice permitted by laws or rules. Medicaid requires documentation of the referral in the beneficiary's medical record, regardless of the means the referring provider makes the referral. Medicaid requires the receiving provider to document the referral also, and to correspond with the referring provider regarding the case when appropriate and when the referring provider so requests.

Reimbursement

The amount of money remitted to a provider

Rejected Claim

A claim for which payment is refused

Relative Value

A weighting scale used to relate the worth of one (1) surgical procedure to any other. This evaluation, expressed in units, is based upon the skill, time, and the experience of the physician in its performance.

Remittance

A remittance advice

Remittance Advice (RA)

A notice sent to providers advising the status of claims received, including paid, denied, in-process, and adjusted claims. It includes year-to-date payment summaries and other financial information.

Reported Charge

The total amount submitted in a claim detail by a provider of services for reimbursement

Retroactive Medicaid

Eligibility

Medicaid eligibility which may begin up to three (3) months prior to the date of application provided all eligibility factors are met in those months

Returned Claim

A claim which is returned by the Medicaid Program to the provider for correction or change to allow it to be processed properly

Routine Standard of Care Associated with Qualifying Clinical Trials Effective for items and services furnished on or after 01/01/2022, Medicaid covers the routine costs of qualifying clinical trials, as such costs are defined below, as well as reasonable and necessary items and services used to diagnose and treat complications arising from participation in all clinical trials. All other Medicaid rules apply.

Routine costs of a clinical trial include all items and services that are otherwise generally available to Medicaid beneficiaries (i.e., there exists a benefit category, it is not statutorily excluded, and there is not a national non-coverage decision) that are provided in either the experimental or the control arms of a clinical trial except:

The investigational item or service, itself unless otherwise covered outside of the clinical trial;

- Items and services provided solely to satisfy data collection and analysis needs and that are not used in the direct clinical management of the patient (e.g., monthly CT scans for a condition usually requiring only a single scan); and
- Items and services customarily provided by the research sponsors free-of-charge for any enrollee in the trial.

Routine costs in clinical trials include:

- Items or services that are typically provided absent a clinical trial (e.g., conventional care);
- Items or services required solely for the provision of the investigational item or service (e.g., administration of a noncovered chemotherapeutic agent), the clinically appropriate monitoring of the effects of the item or service, or the prevention of complications; and
- Items or services needed for reasonable and necessary care arising from the provision of an investigational item or service, for the diagnosis or treatment of complications.

Sanction

Any corrective action taken against a provider

Screening

The use of quick, simple, medical procedures carried out among large groups of people to sort out apparently well persons from those who may have a disease or abnormality and to identify those in need of more definitive examination or treatment

Signature

The person's original signature or initials. The person's signature or initials may also be recorded by an electronic or digital method, executed, or adopted by the person with the intent to be bound by or to authenticate a record. An electronic signature must comply with Arkansas Code Annotated § 25-31-101-105, including verification through an electronic signature verification company and data links invalidating the electronic signature if the data is changed.

Single State Agency

The state agency authorized to administer or supervise the administration of the Medicaid Program on a statewide basis

Skilled Nursing Facility (SNF)

A nursing home, or a distinct part of a facility, licensed by the Office of Long-Term Care as meeting the Skilled Nursing Facility Federal/State licensure and certification regulations. A health facility which provides skilled nursing care and supportive care on a 24-hour basis to residents whose primary need is for availability of skilled nursing care on an extended basis.

Social Security

Administration (SSA)

A federal agency which makes disability and blindness determinations for

the Secretary of the HHS

Social Security Claim

Number

The account number used by SSA to identify the individual on whose earnings SSA benefits are being paid. It is the Social Security Account Number followed by a suffix, sometimes as many as three (3) characters, designating the type of beneficiary (e.g., wife, widow, child, etc.).

Source of Care

A hospital, clinic, physician, or other facility which provides services to a

beneficiary under the Medicaid Program

Specialty

The specialized area of practice of a physician or dentist

Spend Down (SD)

The amount of money a beneficiary must pay toward medical expenses when income exceeds the Medicaid financial guidelines. A component of the medically needy program allows an individual or family whose income is over the medically needy income limit (MNIL) to use medical bills to spend excess income down to the MNIL. The individual(s) will have a spend down liability. The spend down column of the remittance advice indicates the amount which the provider may bill the beneficiary. The spend down liability occurs only on the first day of Medicaid eligibility.

Status Report

A remittance advice

Supplemental

Security Income (SSI)

A program administered by the Social Security Administration. This program replaced previous state administered programs for aged, blind, or individuals with disabilities (except in Guam, Puerto Rico, and the Virgin Islands). This term may also refer to the Bureau of Supplemental Security Income within SSA which administers the program.

Suspended Claim

An "In-Process Claim" which must be reviewed and resolved

Suspension from **Participation**

An exclusion from participation for a specified period

Suspension of **Payments**

The withholding of all payments due to a provider until the resolution of a matter in dispute between the provider and the state agency

Termination from Participation

A permanent exclusion from participation in the Title XIX Program

Third Party Liability (TPL)

A condition whereby a person or an organization, other than the beneficiary or the state agency, is responsible for all or some portion of the costs for health or medical services incurred by the Medicaid beneficiary (e.g., a health insurance company, a casualty insurance company, or another person in the case of an accident, etc.).

Utilization Review (UR)

The section of the Arkansas Division of Medical Services which performs the monitoring and controlling of the quantity and quality of health care services delivered under the Medicaid Program

Void

Ward

A transaction which deletes

Voice Response System (VRS)

Voice-activated system to request prior authorization for prescription drugs and for PCP assignment and change

An accommodation of five (5) or more beds

Withholding of **Payments**

A reduction or adjustment of the amounts paid to a provider on pending and subsequently due payments

Worker's Compensation A type of Third-Party Liability for medical services rendered as the result of an on-the-job accident or injury to a beneficiary for which the employer's insurance company may be obligated under the Worker's

Compensation Act

State/Territory: Arkansas

AMOUNT, DURATION AND SCOPE OF SERVICES PROVIDED CATEGORICALLY NEEDY GROUP(S)

CATEGORICALLI NEEDI GROOI(5)
30. Coverage of Routine Patient Cost in Qualifying Clinical Trials
*The state needs to check each assurance below.
Provided: _01/01/2022
I. General Assurances:
Routine Patient Cost – Section 1905(gg)(1)
\underline{X} Coverage of routine patient cost for items and services as defined in section 1905(gg)(1) that are furnished in connection with participation in a qualified clinical trial.
Qualifying Clinical Trial – Section 1905(gg)(2)
X A qualified clinical trial is a clinical trial that meets the definition at section 1905(gg)(2).
Coverage Determination – Section 1905(gg)(3)
\underline{X} A determination with respect to coverage for an individual participating in a qualified clinical trial will be made in accordance with section 1905(gg)(3).
DDA Disabassa Status at This information in heir collected to exist the Contact for Medicard & Medicard

PRA Disclosure Statement - This information is being collected to assist the Centers for Medicare & Medicaid Services in implementing Section 210 of the Consolidated Appropriations Act of 2021 amending section 1905(a) of the Social Security Act (the Act), by adding a new mandatory benefit at section 1905(a)(30). Section 210 mandates coverage of routine patient services and costs furnished in connection with participation by Medicaid beneficiaries in qualifying clinical trials effective January 1, 2022. Section 210 also amended sections 1902(a)(10)(A) and 1937(b)(5) of the Act to make coverage of this new benefit mandatory under the state plan and any benchmark or benchmark equivalent coverage (also referred to as alternative benefit plans, or ABPs). Under the Privacy Act of 1974 any personally identifying information obtained will be kept private to the extent of the law. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unlessit displays a currently valid Office of Management and Budget (OMB) control number. The OMB control number for this project is 0938-1148 (CMS-10398 #74). Public burden for all of the collection of information requirements under this control number is estimated to take about 56 hours per response. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to CMS, 7500 SecurityBoulevard, Attn: Paperwork Reduction Act Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

ΓN: 2023-0009	Approval Date: 05/10/2023
Supersedes TN: New Page	Effective Date $\frac{01/01/2022}{}$

Approval Date: 05/10/23 Effective Date 01/01/2022

Page _<u>12</u>_

State/Territory:	
Arkansas	

AMOUNT, DURATION AND SCOPE OF SERVICES PROVIDED MEDICALLY NEEDY GROUP(S)

30. Coverage of Routine Patient Cost in Qualifying Clinical Trials
*The state needs to check each assurance below.
Provided: X
I. General Assurances:
Routine Patient Cost – Section 1905(gg)(1)
X Coverage of routine patient cost for items and services as defined in section 1905(gg)(1) that are furnished in connection with participation in a qualified clinical trial.
Qualifying Clinical Trial – Section 1905(gg)(2)
X A qualified clinical trial is a clinical trial that meets the definition at section 1905(gg)(2).
Coverage Determination – Section 1905(gg)(3)
X A determination with respect to coverage for an individual participating in a qualified clinical trial will be made in accordance with section 1905(gg)(3).
PRA Disclosure Statement - This information is being collected to assist the Centers for Medicare & Medicaid Services in implementing Section 210 of the Consolidated Appropriations Act of 2021 amending section 1905(a) of the Social Security Act (the Act), by adding a new mandatory benefit at section 1905(a)(30). Section 210 mandates coverage of routine patient services and costs furnished in connection with participation by Medicaid beneficiaries in qualifying clinical trials effective January 1, 2022. Section 210 also amended sections 1902(a)(10)(A) and 1937(b)(5) of the Act to make coverage of this new benefit mandatory under the state plan and any benchmark or benchmark equivalent coverage (also referred to as alternative benefit plans, or ABPs). Under the Privacy Act of
1974 any personally identifying information obtained will be kept private to the extent of the law. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unlessit displays a currently valid Office of Management and Budget (OMB) control number. The OMB control number for this project is 0938-1148 (CMS-10398 #74). Public burden for all of the collection of information requirements under this control number is estimated to take about 56 hours per response. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to CMS, 7500 SecurityBoulevard, Attn:

TN: 2023-0009

Supersedes TN: New Page

Medicaid Section 1135 Waiver of SPA Submission Requirements Template

A state or territory may request a Section 1135 SPA process waiver(s) if the President has declared a major disaster or an emergency under the Stafford Act, or an emergency under the National Emergencies Act, and the Secretary of the Department of Health and Human Services has declared a public health emergency. The Centers for Medicare and Medicaid Services (CMS) will review the state's request to determine whether the section 1135 waiver request will help the state or territory ensure that sufficient health care items and services are available to meet the needs of individuals enrolled in the Medicaid program.

Note: State Medicaid Agencies must request separate section 1135 waiver authority for each Emergency Relief SPA submitted. Agencies may not request section 1135 waiver authority for a SPA that includes any changes that restrict or limit payment, services, or eligibility, or otherwise burden beneficiaries and providers.

State: Arkansas

SPA Number: 2023-0009

The agency seeks the following under section 1135(b)(5) of the Social Security Act (check all that apply):

Submission Deadlines: Pursuant to section 1135 (b)(5) of the Act, allows modification of the requirement to submit the SPA by the last day of a quarter, in order to obtain a SPA effective date during that quarter (applicable only for quarters in which the emergency or disaster declaration is in effect) - 42 C.F.R. § 430.20
Public notice requirements : Pursuant to section 1135 (b)(5) of the Act, allows a modification of public notice requirements that would otherwise be applicable to SPA submissions. These requirements may include those specified in 42 C.F.R. § 440.386 (Alternative Benefit Plans), 42 C.F.R. § 447.57(c) (premiums and cost sharing), and 42 C.F.R. § 447.205 (public notice of changes in statewide methods and standards for setting payment rates). Requested modifications are as follows:
Tribal Consultation: Pursuant to section 1135 (b)(5) of the Act, allows modification of the required Tribal consultation timelines specified in the Medicaid state plan per section 1902(a)(73) of the Act. Requested modifications are as follows:

PRA Disclosure Statement Under the Privacy Act of 1974 any personally identifying information obtained will be kept private to the extent of the law. An agency may not conduct or sponsor, and a person is not required to respond

to, a collection of information unless it displays a currently valid Office of Management and Budget (OMB) control number. The OMB control number for this project is 0938-1148 (CMS-10398 # 75). Public burden for all of the collection of information requirements under this control number is estimated to take up to 1 hour per response. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to CMS, 7500 Security Boulevard, Attn: Paperwork Reduction Act Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.



RULES SUBMITTED FOR REPEAL

Rule #1: Crippled Children's State Plan

Rule #2: PUB-407- Notice of Privacy Practices



ARKANSAS STATE PLAN CRIPPLED CHILDREN'S SECTION

(Revised April 1985)

STATE OF ARKANSAS
Department of Human Services
Division of Social Services
Crippled Children's Section
P. O. Box 1437
Little Rock, Arkansas 72203

Phone: 371-2277

ARKANSAS CRIPPLED CHILDREN'S SECTION STATE PLAN INDEX

PPLED CHILD - DEFINITION	1
AL BASIS	1
IGNATION OF STATE AGENCY	1
ARATE ORGANIZATIONAL UNIT	1
TEW AND APPROVAL OF STATE PLAN	1
DING	2
ICAL DIRECTOR	2
IT SYSTEM - PERSONNEL	2
NDARDS RELATING TO PERSONNEL AND FACILITIES	2
OF SUBPROFESSIONAL STAFF AND VOLUNTEERS	2
OF OPTOMETRIST	2
OF OPTOMETRIST	2
FIDENTIAL INFORMATION	3
FIDENTIAL INFORMATION	3
ERRALS FOR CRIPPLED CHILDREN'S SERVICES	3
LICATION FOR CRIPPLED CHILDREN'S SERVICES	4
LURE TO PROVIDE REQUESTED INFORMATION/DOCUMENTATION	4
GIBILITY FOR CRIPPLED CHILDREN'S SERVICES	
AGE	4
RESIDENCE	4
FINANCIAL	5
MEDICAL ELIGIBILITY	5
OTHER FACTORS IN DETERMINING ELIGIBILITY	5
GIBILITY COMMITTEE	6
GNOSTIC SERVICES	6
GNOSTIC SERVICES	1
ING OR DELETING CONDITIONS	2
HORIZATION FOR SERVICES	2
RGENCY SERVICES	2
RGENCY SERVICES	3
GS AND SUPPLIES	3
RAPY SERVICES	3
LD CLINICS	3
MBURSEMENT	4
RD PARTY LIABILITY	4
SURES	5
EALS	5
ORTS	5
DING FINANCIAL SCALE	6
END SHEET	7

STATE PLAN

ARKANSAS CRIPPLED CHILDREN'S SECTION

CRIPPLED CHILD - DEFINITION

* A crippled child is an individual under 18 years of age who has a crippling physical defect (either congenital or acquired) or other condition calculated to produce such physical defects which may be benefitted by surgical or other medical procedures to the extent that the patient is able to achieve maximum physical and social function. In the cases of individuals with cystic fibrosis, CCS will provide both inpatient and outpatient treatment at Arkansas Children's Hospital for those 18 and older. Medication will be authorized up to the individuals 21St birthday. No medication or equipment will be purchased for the 21 and over age group unless special funds are provided.

Crippled Children's Services does not assume the responsibility for patients who have already been physically restored to the maximum extent possible or to those who require basically custodial care or institutionalized persons.

LEGAL BASIS

The legal basis for the operation of the Crippled Children's Program is vested in Arkansas Law 280 of 1939.

DESIGNATION OF STATE AGENCY

The Arkansas State Legislature has designated Arkansas Social Services, a Division of the Department of Human Services, with the responsibility for administration of Crippled Children's Services.

SEPARATE ORGANIZATIONAL UNIT

Crippled Children's Services is a separate organizational unit in the Office of Medical Services, Division of Social Services, Department of Human Services.

Crippled Children's services are provided statewide.

REVIEW AND APPROVAL OF STATE PLAN

The CCS State Plan is submitted to the State Health Planning Development Agency for review and approval.

Pursuant to Act 14 of 1965, the State Plan is filed through the Administrative Procedures, as requried in the legislation.

FUNDING

CCS is funded by state and federal funds. Federal funds are provided under Title V, and the allotment is based on a formula for a fixed amount. The state funds are appropriated by the Arkansas Legislature and used to provide direct medical services for eligible children.

MEDICAL DIRECTOR

The Medical Director will be a physician licensed to practice in the State of Arkansas.

MERIT SYSTEM - PERSONNEL

All employees of the Crippled Children's Section will be certified by the Arkansas Merit System.

STANDARDS RELATING TO PERSONNEL AND FACILITIES

Health professionals providing patient services and diagnostic and treatment facilities for CCS' patients are required to meet state licensing or certification laws, and are in substantial accordance with national standards, as accepted by the Secretary or standards prescribed by the Secretary.

USE OF SUBPROFESSIONAL STAFF AND VOLUNTEERS

Crippled Children's Section will make an effort to train and use subprofessional staff, with a particular emphasis on employment of persons of low income. Volunteers are used at many CCS field clinics.

USE OF OPTOMETRIST

Where payment is authorized under the plan for services which an optometrist is licensed to perform, the individual for whom such payment is authorized may, to the extent practicable, obtain such service from an optometrist licensed to perform such services, except where such services are rendered in a clinic, or another appropriate institution which does not have an arrangement with optometrists so licensed.

COOPERATION WITH OTHER AGENCIES AND GROUPS

Crippled Children's Services will cooperate and coordinate with medical, health, nursing, educational, welfare groups and organizations, and with any State agency charged with administering state laws providing for vocational rehabilitation of physically handicapped children.

CONFIDENTIAL INFORMATION

All information obtained by the County Social Services and Central Office staff, as to personal facts and circumstances relating to patients, will be held to be confidential and will not be divulged without the individual's or parent's signed consent, except as will be necessary to provide appropriate treatment to individual patients.

EARLY IDENTIFICATION OF CHILDREN IN NEED OF HEALTH CARE SERVICES

Crippled Children's Services recognizes the importance of early identification of children in need of health care services to correct or ameliorate defects or chronic conditions that would lead to crippling.

An informative pamphlet describing the services available through CCS has been distributed throughout the state. Specific case finding activities are accomplished through referrals from private physicians, the local health department, schools, and EPSDT screening.

REFERRALS FOR CRIPPLED CHILDREN'S SERVICES

Any interested person or organization may refer a child for diagnosis and recommendation for treatment.

If possible, the referring party should submit a brief abstract of medical history to assist in routing the patient for examination and/or treatment, and in determining eligibility.

A release from the previous attending physician may be request— ed, but this release is not required for a preliminary examination and is not mandatory before active treatment is instituted.

APPLICATION FOR CRIPPLED CHILDREN'S SERVICES

- * Applications for Crippled Children's Services are completed by a worker in the County Social Services Office in the child's county of residence or by a hospital social worker who has been provided with the forms and instructed in filling them out.
- ** It is required that a new reapplication be completed annually to review the family's financial and social status. This will be sent to the family to be filled out and returned to the CCS Office. if the financial status has changed, new financial verification must be provided to CCS by the close of the second month of the change. In the event of a move to another county, a reapplication must be completed within one month of the move. All changes of address must be reported immediately to the CCS Office.

The parent, legal guardian, or emancipated individuals under 18 years of age must complete, or supply information to complete the application. The signature of the parent, guardian, or emancipated individual under 18 constitutes authority for the Division to determine eligibility and to arrange for any recommended services or treatment within the scope of the Program.

APPLICATION FOR CRIPPLED CHILDREN'S SERVICES (continued)

In addition to the SS-800, two (2) signed SS-81's (Consent for Release of Information) must also be secured and forwarded, along with the original SS-800, to the Crippled Children's Services Section. The worker must sign as witness on the SS-800 and SS-81's.

If the child is a Medicaid recipient at the time a CCS Application is made, the child's Medicaid ID number must be entered on the application. If the applicant is not certified for Medicaid at the time the CCS Application is taken, they must be screened for potential Medicaid eligibility.

The Social Service Worker in the county office must forward the CCS Application to CCS Central Office for CCS' eligibility determination and notify CCS of the disposition of the Medicaid Application, including the amount of unmet liability necessary to qualify for Spend-Down on applicants who are not Medicaid eligible.

FAILURE TO PROVIDE REQUESTED INFORMATION/DOCUMENTATION

An applicant who refuses to complete a Medicaid Application when so instructed, or provide necessary information and/or documentation to determine Medicaid eligibility will not be accepted for CCS coverage. The applicant will be given thirty (30) days to supply requested information before the application is denied.

ELIGIBILITY FOR CRIPPLED CHILDREN'S SERVICES

AGE. A child must be under 18 years of age. All expenditures made by the Crippled Children's Services on behalf of a child, must be for services received prior to his/her 18th birthday (Unless CF). The single exception for this age limit is made for individuals with Cystic Fibrosis (CF). Individuals with a diagnosis of CF who are financially eligible for services, will be accepted for limited care after their 18th birthday. Inpatient and outpatient treatment at Arkansas Children's Hospital (ACH), and up until their 21st birthday, medication and equipment. After their 21st birthday, neither medication or equipment will be purchased unless special funds are provided for this purpose.

RESIDENCE. All children on the Crippled Children's Program must be residents of Arkansas. Patients moving into the state from out-of-state, where they have been on a Crippled Children's Program, will be required to complete an application for the Arkansas Program.

FINANCIAL. A child is considered financially eligible for CCS if his parent, spouse, legal guardian, or the family unit* meets the financial criteria under CCS' sliding income eligibility scale. Consideration is given to available income in connection with recognized standards of need and the extent to which available resources can be used to meet the current cost of medical care. The probable cost of the child's treatment will be a significant factor in determining financial eligibility.

A sliding scale established by CCS and updated periodically as budget permits will be the basis for financial eligibility. This sliding scale will also determine the level of CCS participation. In some situations, CCS will require the family to pay for specific portions of the child's treatment or care.

ELIGIBILITY FOR CRIPPLED CHILDREN'S SERVICES

FINANCIAL (continued)

The Central Office will review each case on it's own merits. Neither the local Social Services Office, or the hospital staff who take applications, will pre-screen these applicants. Each person is eligible to make an application.

MEDICAL ELIGIBILITY. To qualify medically for services under the auspices of the Crippled Children's Program, a patient must meet the definition of a crippled child. In addition, his medical need, must be such as to require the services of a physician or surgeon with specialized skills beyond the level of care provided by the family physician. If the available information indicates that the applicant may be eligible for medical services within the scope of the Program, an invitation will be sent for the child to secure a diagnostic examination at an appointed time and place in the geographic area in which he/she lives, or an invitation will be issued to a specialized clinic. Medical eligibility is determined following the report of such examination. Final determination of eligibility for treatment through CCS is made after a final diagnosis has been established. Acceptance of a patient for diagnostic coverage or treatment coverage will be considered separately. Scaled financial criteria considering projected treatment cost and criteria for the degree of medical severity must be satisfied to establish treatment coverage after the diagnostic requirements are met.

The medically eligible patient will be treated by CCS only for his/her eligible condition. Directly related medical or surgical services may be approved when necessary to prepare the patient to receive the authorized CCS treatment or when such services may enhance or preserve the recommended treatment.

An unrelated medical condition not classified as "eligible" in it's own right does not become eligible because the patient is accepted for treatment of another condition that is eligible.

*Definition of family unit for eligibility purposes: Those to be counted in the family unit will be any person(s) under age 18, living in the same household and depending upon the casehead for his/her livelihood.

OTHER FACTORS IN DETERMINING ELIGIBILITY

The acceptance of any case for treatment is dependent upon additional factors relating more particularly to the individual child. These factors include:

- Reasonable expectation of cure or restoration of useful function or faacilitation of dependent care for handicapped child.
- Availability of accepted form of treatment.
- Priority of need for medical care as compared with other children potentially eligible for the program within the limitation of funds available.

SCALE FOR DETERMINING FINANCIAL ELIGIBILITY

GROSS	INCOME						FAI	MIL	Y S	ΙZΕ				
WEEKLY	MONTHLY	ANNUAL	1	2	3	4	5	6	7	8	9	10	11	12
\$ 92 & below	\$ 400 & below	\$ 4,800 & below												
92 - 138	400 - 600	4,800 - 7,200	Α											
139 - 185	601 - 800	7,201 - 9,600		Α										
186 - 208	801 - 900	9,601 - 10,800			Α									
209 - 231	901 - 1,000	10,801 - 12,000				A								
232 - 242	1,001 - 1,050	12,001 - 12,600					A							
243 - 254	1,051 - 1,100	12,601 - 13,200						A						
255 - 265	1,101 - 1,200	13,201 - 13,800	B ₂						Α					
266 - 277	1,201 - 1,250	13,801 - 14,400		B ₂						Α				
278 - 288	1,251 - 1,300	14,401 - 15,000			B ₂						Α			
289 - 300	1,301 - 1,350	15,001 - 15,600			<u> </u>	B ₂						Α		
301 - 312	1,351 - 1,400	15,601 - 16,200					B ₂						A	<u> </u>
313 - 323	1,401 - 1,450	16,201 - 16,800						B ₂						<u>A</u>
324 - 335	1,451 - 1,500	16,801 - 17,400	C ₂						B ₂					
336 - 346	1,501 - 1,550	17,401 - 18,000		C2						B ₂				
347 - 358	1,551 - 1,600	18,001 - 18,600			C2						B ₂			<u> </u>
359 - 369	1,601 - 1,650	18,601 - 19,200			<u> </u>	C2						B ₂		
370 - 381	1,651 - 1,700	19,201 - 19,800			<u> </u>		C2						B ₂	<u> </u>
382 - 392	1,701 - 1,750	19,801 - 20,400						_C ₂						B ₂
393 - 404	1,751 - 1,800	20,401 - 21,000							C ₂				<u> </u>	ļ
405 - 415	1,801 - 1,850	21,001 - 21,600			<u> </u>					C ₂			<u> </u>	<u> </u>
416 - 427	1,851 - 1,900	21,601 - 22,200									C ₂			<u> </u>
428 - 458	1,901 - 2,900	22,801 - 22,800		1	1							C ₂	C2	<u> </u>
451 - 462	2,001 - 2,050	23,401 - 24,000									1		<u> </u>	C2
463 - 473	2,051 - 2,100	24,001 - 24,600											<u> </u>	<u> </u>
474 - 485	2.101 - 2.150	24,601 - 25,200												

FINANCIAL ELIGIBILITY

(FROM CCS STATE PLAN - REVISED FEBRUARY 1981)

A child is considered needy for CCS if his parent, spouse, legal guardian, or family unit* is unable financially to provide essential medical care in whole or in part. Consideration is given to available income in connection with recognized standards of need and the extent to which available resources can be used to meet the current cost of medical care. The probable cost of the child's treatment will be a significant factor in determining financial eligibility.

vices Office will not pre-screen these applicants. Each person is eligible to make an application. The Central Office will review each case on it's own merits. The local Social ser-

A sliding scale established by CCS and updated periodically, as budget permits, will be the basis for financial eligibility. This sliding scale will also determine the level of CCS' participation. In some situations, CCS will require the family to pay for specific portions of the child's treatment or care.

*Definition of family unit for eligibility purposes: Those to be counted in family unit will be any person(s) under age 18, living in the same household and depending upon the casehead for his/her livelihood. Those to be counted in the

ARKANSAS DEPARTMENT OF HUMAN SERVICES NOTICE OF PRIVACY PRACTICES

Updated: December 08, 2016

THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE REVIEW IT CAREFULLY.

The Department of Human Services (DHS) provides many types of services, such as health and social services. DHS staff must collect information about you to provide these services. DHS knows that information collected about you and your health is private. DHS and all associates at all locations are required by law to maintain the privacy of patients' Protected Health Information (PHI) and to provide individuals with the Notice of the legal duties and privacy practices with respect to PHI.

DHS is required to give you a notice of our privacy practices for the information we collect and keep about you. We are required to abide by the terms of this Notice. We reserve the right to change the terms of this Notice and these new term will affect all PHI that we maintain at that time.

Revised notices may be picked up at any office or online at: http://humanservices.arkansas.gov/publicationDocs/PUB-407.pdf

In certain circumstances, DHS may use and disclose PHI without written consent.

For Treatment: We will use your health information to provide you with medical treatment or services. We will disclose PHI to doctors, nurses, technicians, students in health care training programs, or other personnel who are involved in taking care of you. For example, a doctor treating you for a broken leg may need to know if you have diabetes because that might slow the healing process. In addition, he/she may need to tell the dietitian to arrange for appropriate meals. Different departments of DHS may share health information about you in order to coordinate the services you need, such as prescriptions, lab work and x-rays. We may disclose health information to people outside DHS who provide your medical care like nursing homes or other doctors. We may tell your health insurer about treatment your doctor has recommended to obtain prior approval to determine whether your plan will cover the cost of the treatment. We may contact you to provide reminders of appointments.

For Payment: DHS will use and disclose PHI to other health care providers to assist in payment of your bills. For example, we will use it to send bills and collect payment from you, your insurance company, or other payers, such as Medicare, for the care, treatment, and other related services you receive.

DHS PUB-407, Effective Date: January 01, 2017

For Health Care Operations: DHS may use or disclose your PHI for the purpose of our business operations. These uses and disclosures are necessary to insure our patients receive quality care. For example, we may use PHI to review the quality of our treatment and services, and to evaluate the performance of staff, contracted employees and students in caring for you.

Business Associates: We may use or disclose your PHI to an outside company that assists us in operating our health system and performs various services for us. This includes, but is not limited to, auditing, accreditation, legal services, data processing, and consulting services. These outside companies are called "business associates" and contract with us to keep PHI received confidential in the same way we do. These companies may create or receive PHI for us.

For Public Health Activities: DHS may use or disclose your PHI for public health activities that are permitted or required by law. For example, we may disclose PHI in certain circumstances to control or prevent a communicable disease; injury; disability; to report births and deaths; and for public health oversight activities or interventions. We may disclose PHI to the Food and Drug Administration (FDA) to report adverse events or product defects, to track products, to enable product recalls, or to conduct post-market surveillance as required by law or to state or federal government agencies. We may disclose PHI, if directed by a public health authority, to a foreign government agency that is collaborating with the public health authority.

For Health Oversight Activities: DHS may disclose PHI to a health oversight agency for activities authorized by law. For example, these oversight activities may include audits; investigations; inspections; licensure or disciplinary actions; or civil, administrative, or criminal proceedings or actions. Agencies seeking this information include government agencies that oversee the health care system, benefit programs, other regulatory programs, and government agencies that ensure compliance with civil rights laws.

As Required by Law and For Law Enforcement: DHS will use and disclose PHI when required or permitted by federal, state, and local laws, or by court order. Under certain conditions, we may disclose PHI to law enforcement officials for law enforcement purposes. For example, these may include (1) responding to a court order or similar process; (2) as necessary to locate or identify a suspect, fugitive, material witness, or missing person; (3) reporting suspicious wounds, burns or other physical injuries; or (4) as relating to the victim of a crime.

Lawsuits and Other Legal Proceedings: DHS may disclose PHI in the course of any judicial or administrative proceeding or in response to an order of a court or administrative tribunal (to the extent such disclosure is expressly authorized.) If certain conditions are met, we may disclose your PHI in response to a subpoena, a discovery request, or other lawful process.

Abuse or Neglect: We may disclose your PHI to a government authority that is authorized by law to receive reports of abuse, neglect, or domestic violence. Additionally, as required by law, if we believe you have been a victim of

abuse, neglect, or domestic violence, we may disclose your PHI to a governmental entity authorized to receive it.

For Government Programs: DHS may use and disclose PHI for public benefits under other government programs. For example, DHS may disclose PHI for the determination of Supplemental Security Income (SSI) benefits.

To Avoid Harm: DHS may disclose PHI to law enforcement in order to avoid a serious threat to the health and safety of a person or the public.

For Research: DHS may use and share your health information for certain kinds of research. For example, a research project may involve comparing the health and recovery of patients who received one medication to those who received another for the same condition. All research projects, however, are subject to a special approval process. In some instances, the law allows us to do some research using your PHI without your approval.

Family Members and Friends: If you agree, do not object, or we reasonably infer that there is no objection, DHS may disclose PHI to a family member, relative, or other person(s) whom you have identified to be involved in your health care or the payment of your health care. If you are not present, or are incapacitated, or it is an emergency or disaster relief situation, we will use our professional judgment to determine whether disclosing limited PHI is in your best interest. We may disclose PHI to a family member, relative, or other person(s) who was involved in the health care or the payment for health care of a deceased individual if not inconsistent with prior expressed preferences of the individuals known to DHS. You also have the right to request a restriction on our disclosure of your PHI to someone who is involved in your care.

Coroners, Medical Examiners, and Funeral Directors: DHS may release your PHI to a coroner or medical examiner. For example, this may be necessary to identify a deceased person or to determine cause of death. We may also release your PHI to a funeral director, as necessary, to carry out his/her duties.

Organ Donations: We will disclose PHI to organizations that obtain, bank, or transplant organs or tissues.

National Security and Protection of the President: DHS may release your PHI to an authorized federal official or other authorized persons for purposes of national security, for providing protection to the President, or to conduct special investigations, as authorized by law.

Correctional Institution: If you are an inmate of a correctional institution or under the custody of a law enforcement officer, DHS may release your PHI to them. The PHI released must be necessary for the institution to provide you with health care, protect your or other's health and safety, or for the safety and security of the correctional institution.

Military: If you are a veteran or a current member of the armed forces, DHS

may release your PHI as required by military command or veteran administration authorities.

Workers' Compensation: DHS will disclose your health information that is reasonably related to a worker's compensation illness or injury following written request by your employer, worker's compensation insurer, or their representative.

Employer Sponsored Health and Wellness Services: We maintain PHI about employer sponsored health and wellness services we provide our patients, including services provided at their employment site. We will use the PHI to provide you medical treatment or services and will disclose the information about you to others who provide you medical care.

Shared Medical Record/Health Information Exchanges: We maintain PHI about our patients in shared electronic medical records that allow the DHS associates to share PHI. We may also participate in various electronic health information exchanges that facilitate access to PHI by other health care providers who provide you care. For example, if you are admitted on an emergency basis to another hospital that participates in the health information exchange, the exchange will allow us to make your PHI available electronically to those who need it to treat you.

Sponsor of the Plan: DHS may disclose PHI to the sponsor of a group health plan or a health insurance issuer.

Other Uses and Disclosures of PHI

Other uses and disclosures of your PHI that are not described above will be made only with your written authorization. If you provide DHS with an authorization, you may revoke it in writing, and this revocation will be effective for future uses and disclosures of PHI. The revocation will not be effective for information that we have used or disclosed in reliance on the authorization.

For example, most uses and disclosures of psychotherapy notes, uses and disclosures of PHI for marketing purposes, and disclosures that constitute the sale of PHI require your written authorization.

Your PHI Privacy Rights

Right to Revoke Permission: If you are asked to sign an authorization to use or disclose PHI, you can cancel that authorization at any time. You must make the request in writing. This will not affect PHI that has already been shared.

The Right to Access to Your Own Health Information: You have the right to inspect and copy most of your protected health information for as long as we maintain it as required by law. We may require that you make this request in writing. We may charge you a nominal fee for each page copied and postage if applicable. You also have the right to ask for a summary of this information. If you request a summary, we may charge you a nominal fee.

DHS PUB-407, Effective Date: January 01, 2017

Right to Request Restrictions: You have the right to request certain restrictions of our use or disclosure of your PHI. We are not required to agree to your request in most cases. But if DHS agrees to the restriction, we will comply with your request unless the information is needed to provide you emergency treatment. DHS will agree to restrict disclosure of PHI about an individual to a health plan if the purpose of the disclosure is to carry out payment or health care operations and the PHI pertains solely to a service for which the individual, or a person other than the health plan, has paid DHS for in full. For example, if a patient pays for a service completely out of pocket and asks DHS not to tell his/her insurance company about it, we will abide by this request. A request for restriction should be made in writing. To request a restriction you must contact the DHS Privacy Officer. We reserve the right to terminate any previously agreed-to restrictions (other than a restriction we are required to agree to by law). We will inform you of the termination of the agreed-to restriction and such termination will only be effective with respect to PHI created after we inform you of the termination.

Right to Request Confidential Communications: You may request in writing that we communicate with you in an alternative manner or at an alternative location. For example, you may ask that all communications be sent to your work address. Your request must specify the alternative means or location for communication with you. It also must state that the disclosure of all or part of the PHI in a manner inconsistent with your instructions would put you in danger. We will accommodate a request for confidential communications that is reasonable and that states that the disclosure of all or part of your protected health information could endanger you.

Right to Inspect and Copy: You have the right to inspect and receive a copy of PHI about you that may be used to make decisions about your health. A request to inspect your records may be made to your nurse or doctor while you are an inpatient or to the DHS Privacy Officer while an outpatient. For copies of your PHI, requests must go to the DHS Privacy Officer. For PHI in a designated record set that is maintained in an electronic format, you can request an electronic copy of such information. There may be a charge for these copies.

Right to Amend: You may ask us to amend the information, for as long as DHS maintains the information. Requests for amending your PHI should be made to the DHS Privacy Officer. The DHS personnel who maintain the information will respond to your request within 60 days after you submit the written amendment request form. If we deny your request, we will provide you a written explanation. You may respond with a statement of disagreement to be appended to the information you wanted amended. If we accept your request to amend the information, we will make reasonable efforts to inform others, including people you name, of the amendment and to include the changes in any future disclosures of that information.

Right to Get a List of Disclosures: You have the right to ask DHS for a list of disclosures made after April 14, 2003. You must make the request in writing. With some exceptions, you have the right to receive an accounting of certain disclosures of your PHI. A nominal fee will be charged for the record search.

Right to Get a Paper Copy of this Notice: You have the right to ask for a paper copy of this notice at any time

Right to File a Complaint: You have the right to file a complaint if you feel DHS has violated your rights. To do so, contact the Privacy Officer by using the information below. You can file a complaint with the U.S. Department of Health and Human Services, Office for Civil Rights by using the contact information below. We will not retaliate against you for filing a complaint.

Right to be notified of a Breach: You have the right to be notified in the event that we (or one of our Business Associates) discover a breach of unsecured protected health information involving your medical information.

See the contact information below:
To View, Inspect, Copy, or Amend your PHI,
To Request Confidential Communications,
To Request an accounting (list) of
disclosures, To Request Restrictions,
To Revise Authorizations, or
To File a Complaint.

This privacy notice is also available at:

http://humanservices.arkansas.gov/publicationDocs/PUB-407.pdf

You may contact your local DHS office or the DHS Privacy Officer at the address listed below.

DHS Privacy Officer
Arkansas Department of Human Services
P.O. Box 1437, Slot S260
Little Rock, Arkansas 72203-1437 Telephone: 1-855-283-0835
TDD: (501) 682-8933
Email: DHSPrivacyOfficer@dhs.arkansas.gov

Office for Civil Rights
U.S. Department of Health & Human Services
1301 Young Street-Suite 1169
Dallas, TX 75202
(800) 368-1019; (800) 537-7697(TDD)
(202) 619-3818 Fax
www.hhs.gov/ocr/privacy/hipaa/complaints/

ACKNOWLEDGEMENT OF RECEIPT OF NOTICE OF PRIVACY PRACTICES

I, _ or legal representative) have been given a c Practices and have had a chance to ask que	1.5
Client's Signature	
Legal or Personal Representative of Client (if applicable)	Date

File the original signed copy in the case record; give the recipient of this notice a copy of this document.

DEPARTMENTO DE SERVICIOS HUMANOS DE ARKANSAS AVISO DE PRACTICAS DE PRIVACIDAD

Actualizado: Diciembre 08, 2016

ESTE AVISO DESCRIBE COMO LA INFORMACION MEDICA ACERCA DE USTED PUEDE SER USADA Y REVELADA Y COMO PUEDE USTED TOMAR ACCESO A ESTA INFORMACION. FAVOR DE REVISAR CUIDADOSAMENTE.

El Departamento de Servicios Humanos (DHS) provee muchos tipos de servicios, tal como servicios de salud y sociales. El personal de DHS sabe que la información acumulada acerca de usted y su salud es privada. DHS y todos sus asociados en todos locales requieren que por ley mantengan la privacidad de pacientes Información de Salud Protegida (PHI) y proveer a individuos con el Aviso de obligaciones legales y prácticas de privacidad con respecto a PHI.

Se requiere de DHS darle aviso de nuestras prácticas de privacidad por la información que acumulamos y guardamos acerca de usted. Se nos requiere cumplir con los plazos de este Aviso. Reservamos el derecho de cambiar los plazos de este Aviso y este nuevo plazo afectara todo PHI que mantenemos por ese tiempo.

Avisos modificados pueden ser obtenidos en cualquier oficina o en línea en: http://humanservices.arkansas.gov/publicationDocs/PUB-407.pdf

En ciertas circunstancias, DHS podría usar y revelar PHI sin consentimiento por escrito.

Para Tratamiento: Usaremos su información de salud para proveerle con tratamiento medico o servicios. Le revelaremos PHI a doctores, enfermeras, tecnicos, estudiantes en programas de entrenamiento de cuidado, o otro personal que este involucrado en su cuidado. Por ejemplo, un doctor que le da trato por una pierna quebrada quiza necesite saber si usted tiene diabetes porque quizá el proceso de alivio se demorará. Adicionalmente, el/ella deben decirle al dietista que prepare comidas apropiadas. Diferentes departamentos de DHS tal vez compartan su información médica para poder coordinar los servicios que necesite, tal como recetas, laboratorio y rayos x, Tal vez revelemos información de Salud a personas fuera de DHS que proveen atención médica tal como casa de asilo u otros doctores. Tal vez le diremos a su seguro de salud acerca del tratamiento que su doctor a recomendado para obtener aprobación previa para determinar si al cabo su plan le cubre el costo del tratamiento. Tal vez nos pongamos en contacto con usted para proveerle recordatorios de citas.

Para Pago: DHS usará y revelará PHI a otros proveedores de cuidado de salud para asistir en pagos de sus cuentas. Por ejemplo, lo usaremos para mandar cuentas y reclamar pagos para usted, su seguro de salud, u otros deudores, tal como Medicare, por el cuidado, tratamiento, y otros servicios relacionados que recibe.

Para Operaciones de Cuidado de Salud: DHS tal vez use o revele su PHI para el propósito de nuestras operaciones. Estos usos y revelaciones son necesarios para asegurar que nuestros pacientes reciban el mejor cuidado. Por ejemplo, tal vez usemos PHI para revisar la calidad de nuestro tratamiento y servicios, y para evaluar la ejecución del personal, empleados contratados y estudiantes que le prestan cuidado.

DHS PUB-407, Fecha Efectivo: Enero 01, 2017

Asociados de Negocios: Tal vez usemos o revelemos su PHI a una compañía que nos asiste en operar nuestro sistema de salud y desempeña varios servicios para nosotros. Esto incluye, pero no está limitado a, auditoria, acreditación, servicios legales, procesamiento de datos, y servicios de consulta. Estas compañías de afuera se llaman "asociados de negocios" y se contratan con nosotros para mantener confidencial PHI recibida en la misma forma que lo hacemos nosotros. Estas compañías pueden crear o recibir PHI por nosotros.

Para Actividades de Salud Pública: DHS tal vez use o revele su PHI para actividades de salud pública que son permitidas o exigidas por ley. Por ejemplo, tal vez revelemos PHI en ciertas circunstancias para controlar o prevenir una enfermedad contagiosa; daño; discapacidad; para reportar nacimientos y defunciones; y para la vigilancia e intervenciones de salud pública. Tal vez revelemos PHI a la Administración de Alimentos y Drogas (FDA) para reportar eventos desfavorables o productos defectivos, para seguir el rastro de productos, para facilitar el retiro de productos, o para conducir vigilancia después de salir al mercado como es exigido por ley o por agencias del gobierno del estado o federal. Tal vez revelemos PHI, si una autoridad de salud pública lo dicta, y agencia de gobierno extranjera que está colaborando con la autoridad de salud pública.

Para Vigilancia de Actividades de Salud: DHS tal vez revele PHI a una agencia de vigilancia de salud para actividades autorizadas por ley. Por ejemplo, estas actividades de vigilancia tal vez incluyan auditorias; investigaciones; inspecciones; licenciatura o acciones disciplinarias; civiles, administrativas, o de procedimiento criminal, o acciones. Agencias que solicitan esta información incluyen agencias del gobierno que vigilan el sistema del cuidado de salud, programas de beneficios, otros programas regulatorios, y agencias gubernamentales que aseguran conformidad con las leyes de derechos civiles.

Exigido Por Ley o Por Autoridades De La Ley: DHS usara y revelara PHI cuando exijan o permitan las leyes federales, estatales, y locales, o por orden de la corte. Bajo ciertas condiciones, tal vez revelemos PHI a oficiales de la ley para el propósito de ejecución. Por ejemplo, tal vez esto incluye (1) respondiendo a una orden de corte o proceso similar; (2) como sería necesario para localizar o identificar a un sospechoso, fugitivo, testigo, o persona ausente; (3) reportando heridas sospechosas, quemaduras o otras lastimaduras físicas; o (4) si es relacionado a la víctima de un crimen.

Demandas u Otros Procedimientos Legales: DHS tal vez revele PHI en el transcurso de cualquier procedimiento judicial o administrativo o en respuesta a una orden de la corte o tribunal administrativo (al grado que tal revelación es expresamente autorizada.) Si ciertas condiciones son adheridas, tal vez revelemos su PHI en respuesta a una citación, a un pedido de descubrimiento, u otro proceso legal.

Abuso o Negligencia: Tal vez revelemos su PHI a una autoridad del gobierno que está autorizada por ley para recibir reportes de abuso, negligencia, o violencia doméstica. Adicionalmente, como la ley lo exige, si creemos que usted ha sido víctima de abuso, negligencia, o violencia doméstica, tal vez revelemos su PHI a una entidad autorizada para recibirlo.

Para Programas Del Gobierno: DHS tal vez use y revele PHI para beneficios públicos bajo otros programas gubernamentales. Por ejemplo, DHS tal vez revele PHI para la determinación de beneficios de Ingreso de Seguridad Suplemental (SSI).

Para Evitar Daño: DHS tal vez revele PHI a autoridades de la ley con el fin de evitar una seria amenaza contra la salud y bienestar de una persona o del público.

Para Investigación: DHS tal vez use o comparta su información de salud para ciertas clases de investigación. Por ejemplo, un proyecto de investigación tal vez involucre comparar la salud y recuperamiento de pacientes que reciben un medicamento a otros que reciben otro por la misma condición. Todos los proyectos, sin embargo, son sujetos a un proceso especial de aprobación. En algunos instantes, la ley nos permite hacer algo de investigación usando su PHI sin su consentimiento.

Miembros De La Familia Y Amistades: Si usted acede, no tiene inconveniente, o nosotros razonablemente entendemos que no hay protesta, DHS tal vez revele PHI a un miembro de la familia, pariente, u otra persona(s) que usted ha identificado para que estén involucrados en su cuidado de salud o el pago de su cuidado de salud. Si usted no está presente, o está incapacitado, o es una emergencia o situación de auxilio por desastre, usaremos nuestro juicio profesional para determinar si el revelar PHI limitada es en su mejor interés. Tal vez revelemos PHI a un miembro de la familia, pariente, u otra persona(s) quien estuvo involucrado en el cuidado de salud o el pago por cuidado de salud de un individuo fallecido si no son contrarios con preferencias expresadas anteriormente de los individuos conocidos por DHS. Usted también tiene al derecho de pedir una restricción en nuestra revelación de su PHI a alguien que esté involucrado en su cuidado.

Pesquisidores, Examinadores Médicos, y Directores de Funerarias: DHS tal vez revele su PHI a un pesquisidor o examinador médico. Por ejemplo, esto quizá sería necesario para identificar a una persona fallecida o para determinar la causa de muerte. Tal vez también revelemos su PHI a un director de funeraria, en lo necesario, para cumplir con sus obligaciones.

Donaciones de Órganos: Nosotros revelaremos PHI a organizaciones que obtengan, banco, o trasplante de órganos o tejidos.

Seguridad Nacional y Protección del Presidente: DHS tal vez revele su PHI a un oficial federal autorizado u otras personas autorizadas con el propósito de seguridad, para proveer protección al Presidente, o para conducir investigaciones especiales, autorizadas por ley.

Institución Correccional: Si usted es un preso de una institución correccional o bajo la custodia de un oficial de ley, DHS tal vez revele a ellos su PHI. El PHI divulgado tendrá que ser necesario para que la institución le provea su cuidado de salud, proteja su salud y evitar peligro para usted y a otros, o que la institución correccional tenga seguridad y esté libre de peligro.

Militar: Si usted es veterano o un miembro actual de las fuerzas armadas, DHS tal vez divulgue su PHI como es el requisito del comando militar o autoridades de la administración de veteranos.

Compensación de Trabajadores: DHS revelara su información de salud que es razonablemente se relaciona a la compensación del trabajador por enfermedad o lastimadura seguida del pedido por escrito de parte de su empleador, el seguro de compensación del trabajador, o su representante.

Servicios de Salud y Bienestar Patrocinados por el Empleador: Mantenemos PHI acerca de servicios de salud y bienestar patrocinados por el empleador que proveemos a nuestros pacientes, incluyendo servicios provistos en su sitio de empleo. Usaremos el PHI para proveer su tratamiento médico o servicios y revelaremos información acerca de usted a otros que proveen su cuidado médico.

Intercambios de Información Compartida de Registro Medico/Salud: Mantenemos PHI acerca de nuestros pacientes en registros médicos electrónicos compartidos que permite a asociados de DHS a compartir PHI. También quizá participemos en varios intercambios de información electrónica acerca de salud que facilita el acceso a PHI por otros proveedores de cuidado de salud que proveen su cuidado. Por ejemplo, si usted es admitido de emergencia a otro hospital que participa en el intercambio de información de salud, el intercambio nos permitirá hacer su PHI electrónicamente disponible para aquellos que necesiten darle tratamiento.

Patrocinador del Plan: DHS tal vez revele PHI al patrocinador del plan del grupo de salud o al que publica su seguro de salud.

Otros Usos y Revelaciones de PHI

Otros usos y revelaciones de su PHI que arriba no se describió sería hecho solo con su consentimiento por escrito. Si usted provee DHS con una autorización, usted puede revocarla por escrito, y esta revocación será efectiva para usos futuros y revelaciones de PHI. La revocación no será efectiva para información que hemos usado y revelado de acuerdo con la autorización. Por ejemplo, la mayoría de los usuarios y revelaciones de notas de terapia psicológica, usuarios y revelaciones de PHI para propósito del mercado, y revelaciones que constituye la venta de PHI requiere su autorización por escrito.

Sus Derechos Privados PHI

Derecho de Revocar el Permiso: Si le han pedido que firme una autorización para el uso o revelación PHI, usted puede cancelar esa autorización en cualquier momento. Tendrá que hacer el pedido por escrito. Esto no afectara PHI que ya ha sido compartido.

El Derecho al Acceso a su Propia Información de Salud: Usted tiene el derecho de inspeccionar y hacer copias de la mayoría de la información de su salud protegida por todo el tiempo que la conservemos como requiere la ley. Tal vez le pidamos que su requisito lo haga por escrito. Tal vez le cobremos un cargo mínimo por cada copia y el cargo de correo si aplica. Usted tiene el derecho de pedir el resumen de esta información. Si pide resumen, quizá se le cobre cargo mínimo.

Derecho a Pedir Restricciones: Usted tiene el derecho de pedir ciertas restricciones de nuestro uso y revelación de su PHI. En la mayoría de los casos, no estamos obligados a estar de acuerdo en su pedido. Pero si DHS está de acuerdo con la restricción, cumpliremos con su requisito a menos que la información sería necesaria para proveerle tratamiento de emergencia. DHS accederá a poner restricción en revelar PHI acerca de un individuo a un plan de salud si el propósito de la revelación es para conseguir pago u operaciones de cuidado de salud y el PHI solamente pertenece a un servicio por lo que un individuo, o persona aparte del plan de salud, ha pagado en total a DHS. Por ejemplo, si un paciente paga por completo de su bolsa el servicio y le pide a DHS que no le avise a su compañía de seguro, cumpliremos con su pedido. Un pedido de restricción tendrá que ser por escrito. Para pedir una restricción usted tendrá que ponerse en contacto con el oficial de Privacidad de DHS. Reservamos el derecho de terminar cualquier restricción hecha previamente (aparte de la restricción que se nos exige por ley). Le informaremos de la terminación de la

restricción que se tenía de acuerdo y tal terminación solo será efectiva con respecto al PHI creado después que le informemos de su terminación.

Derecho a Pedir Comunicación Confidencial: Usted podrá pedir por escrito que nos comuniquemos con usted de una manera alternativa o en un local alternativo. Por ejemplo, puede pedir que todas sus comunicaciones se le envíen al domicilio de su empleo. Su pedido tendrá que especificar formas alternativas o locales de como comunicarse con usted. También tendrá que declarar que la revelación toda o en parte de PHI en manera inconsistente con sus instrucciones lo pondría poner en peligro. Le acomodaremos un pedido que sea razonable para comunicaciones confidenciales y que aclara que la revelación toda o en parte de su información de salud protegida le podría poner en peligro.

Derecho a Inspeccionar y Hacer Copia: Usted tiene el derecho de inspeccionar y recibir una copia de PHI acerca de usted que tal vez se use para hacer decisiones acerca de su salud. Un pedido para inspeccionar sus registros se le puede hacer a su enfermera o doctor mientras usted está hospitalizado o al Oficial de Privacidad siendo paciente de entrada y salida. Para copias de su PHI, pedidos tendrán que ser enviados al Oficial de Privacidad de DHS. Para PHI en un grupo de registro designado que es conservado en forma electrónica, usted puede pedir una copia electrónica de tal información. Tal vez se haga cargo por estas copias.

Derecho de Enmendar: Usted puede pedirnos que enmendemos la información, por el tiempo que DHS mantenga su información. Pedidos para enmendar su PHI tendrá que hacerlo con el Oficial de Privacidad de DHS. El personal de DHS que conserva la información le responderá a su pedido dentro de 60 días después de entregar la forma de su enmienda por escrito. Si le negamos su pedido, le proveeremos una explicación escrita. Usted puede responder con una declaración de desacuerdo para que sea adjuntada a la información que quiere enmendar. Si aceptamos su pedido de enmendar la información, haremos esfuerzos razonables para informar a los demás, incluyendo a personas que usted nombre, de la enmienda y que incluya los cambios en cualquiera revelaciones futuras de esa información.

Derecho de Obtener Una Lista de Revelaciones: Usted tiene el derecho de pedir a DHS una lista de revelaciones hechas después de Abril 14, 2003. Usted tendrá que hacer el pedido por escrito. Con algunas excepciones, usted tiene el derecho de recibir una contabilidad de ciertas revelaciones de su PHI. Se le hará un cargo mínimo por buscar el registro.

Derecho de Obtener Copia de Papel de Este Aviso: En cualquier tiempo usted tiene el derecho de pedir una copia de papel de este aviso.

Derecho de Someter Una Queja: Usted tiene el derecho de someter una queja si siente que DHS ha violado sus derechos. Pare hacerlo, póngase en contacto con el Oficial de Privacidad usando la información abajo. Usted puede someter una queja con el departamento, U.S. Department of Health and Human Services, Office for Civil Rights usando la información de contacto abajo. No tomaremos represalia contra usted por someter una queja.

Derecho de Ser Notificado de una Violación: Usted tiene el derecho de ser notificado en el evento que nosotros (o uno de nuestros Asociados de Negocios) descubre una violación de información de salud protegida involucrando su información médica.

Vea abajo la información de contacto: Para Ver, Inspeccionar, Copiar, o Enmendar su PHI, Para Pedir Comunicaciones confidenciales, Para Pedir una contabilidad (lista) de revelaciones, Para Pedir Limitaciones, Para Modificar Autorizaciones, o Para Someter una Queja.

Este aviso de privacidad también se consigue en: http://humanservices.arkansas.gov/publicationDocs/PUB-407.pdf

Puede ponerse en contacto con su oficina local DHS o con el Oficial de Privacidad de DHS en los siguientes domicilios.

Arkansas Department of Human Services DHS Privacy Officer Department of Human Services P.O. Box 1437, Slot S260 Little Rock, Arkansas 72203-1437 Tel. 1-855-283-0835/9TDD: 501 682 8933

Email: DHSPrivacyOfficer@dhs.arkansas.gov.

Office for Civil Rights
U.S. Department of Health & Human Services
1301 Young Street-Suite 1169
Dallas, TX 75202
(800) 368-1019; (800) 537-7697(TDD)
(202) 619-3818 Fax
www.hhs.gov/ocr/privacy/hipaa/complaints/

FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY.

DEP	PARTMENT
	ARD/COMMISSION
PER	SON COMPLETING THIS STATEMENT
TEL.	EPHONE NOEMAIL
email	omply with Ark. Code Ann. § 25-15-204(e), please complete the Financial Impact Statement and lit with the questionnaire, summary, markup and clean copy of the rule, and other documents. se attach additional pages, if necessary.
TITI	LE OF THIS RULE
1.	Does this proposed, amended, or repealed rule have a financial impact? Yes No
2.	Is the rule based on the best reasonably obtainable scientific, technical, economic, or other evidence and information available concerning the need for, consequences of, and alternatives to the rule? Yes No
3.	In consideration of the alternatives to this rule, was this rule determined by the agency to be the least costly rule considered? Yes No
	If no, please explain:
	(a) how the additional benefits of the more costly rule justify its additional cost;
	(b) the reason for adoption of the more costly rule;
	(c) whether the reason for adoption of the more costly rule is based on the interests of public health, safety, or welfare, and if so, how; and
	(d) whether the reason for adoption of the more costly rule is within the scope of the agency's statutory authority, and if so, how.
4.	If the purpose of this rule is to implement a <i>federal</i> rule or regulation, please state the following:

(a) What is the cost to implement the federal rule or regulation?

Current Fiscal Year	Next Fiscal Year
General Revenue	General Revenue
Federal Funds	Federal Funds
Cash Funds	Cash Funds
Special Revenue	Special Revenue
Other (Identify)	Other (Identify)
Total	Total
(b) What is the additional cost of the st	rate rule?
Current Fiscal Year	Next Fiscal Year
General Revenue	General Revenue
Federal Funds	Federal Funds
Cash Funds	Cash Funds
Special Revenue	Special Revenue
Other (Identify)	Other (Identify)
Total	Total
	al year to any private individual, private entity, or private ded, or repealed rule? Please identify those subject to the . Next Fiscal Year \$
implement this rule? Is this the cost of is affected.	
implement this rule? Is this the cost of	al year to a state, county, or municipal government to the program or grant? Please explain how the government Next Fiscal Year

7. With respect to the agency's answers to Questions #5 and #6 above, is there a new or increased cost or obligation of at least one hundred thousand dollars (\$100,000) per year to a private individual, private entity, private business, state government, county government, municipal government, or to two (2) or more of those entities combined?

Yes No

If yes, the agency is required by Ark. Code Ann. § 25-15-204(e)(4) to file written findings at the time of filing the financial impact statement. The written findings shall be filed simultaneously with the financial impact statement and shall include, without limitation, the following:

- (1) a statement of the rule's basis and purpose;
- (2) the problem the agency seeks to address with the proposed rule, including a statement of whether a rule is required by statute;
- (3) a description of the factual evidence that:
 - (a) justifies the agency's need for the proposed rule; and
 - (b) describes how the benefits of the rule meet the relevant statutory objectives and justify the rule's costs:
- (4) a list of less costly alternatives to the proposed rule and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (5) a list of alternatives to the proposed rule that were suggested as a result of public comment and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (6) a statement of whether existing rules have created or contributed to the problem the agency seeks to address with the proposed rule and, if existing rules have created or contributed to the problem, an explanation of why amendment or repeal of the rule creating or contributing to the problem is not a sufficient response; and
- (7) an agency plan for review of the rule no less than every ten (10) years to determine whether, based upon the evidence, there remains a need for the rule including, without limitation, whether:
 - (a) the rule is achieving the statutory objectives;
 - (b) the benefits of the rule continue to justify its costs; and
 - (c) the rule can be amended or repealed to reduce costs while continuing to achieve the statutory objectives.

Statement of Necessity and Rule Summary Clinical Trials Attestation SPA (2022-0029) and Provider Manual updates

Statement of Necessity:

The Center for Medicaid and CHIP Services (CMCS) issued a State Medicaid Director Letter outlining new Medicaid state plan requirements for assuring coverage of routine patient costs associated with participation in qualifying clinical trials. This guidance applies to states and territories and with respect to items and services furnished to Medicaid beneficiaries, including beneficiaries enrolled in Alternative Benefit Plans (ABPs), who are participating in a qualifying clinical trial on or after January 1, 2022.

Summary:

Added new State Plan pages to comply with new requirements.

Revised Sections 210.100, 212.200, and 215.300 by deleting the word, "experimental" from non-covered services.

Added Section 215.301 to the Hospital Manual to clarify the Indications and Limitations of Coverage for Medicaid. Effective July 1, 2023, for items and services furnished on or after January 1, 2022, Medicaid shall cover the routine costs of qualifying clinical trials, as such costs are defined below, as well as reasonable and necessary items and services used to diagnose and treat complications arising from participation in all clinical trials. Providers must submit a Medicaid attestation form to Medicaid for each beneficiary participating in a clinical trial. Instructions for submitting the form and a link to it is provided. All other Medicaid rules apply.

- Routine costs of a clinical trial include all items and services that are otherwise generally available to Medicaid beneficiaries (for example, there exists a benefit category, it is not statutorily excluded, and there is not a national non-coverage decision) that are provided in either the experimental or the control arms of a clinical trial except:
 - o The investigational item or service itself, unless otherwise covered outside of the clinical trial;
 - Items and services provided solely to satisfy data collection and analysis needs and that are not used in the direct clinical management of the patient (for example, monthly CT scans for a condition usually requiring only a single scan); and
 - o Items and services customarily provided by the research sponsors free-of-charge for any enrollee in the trial.
- Routine costs in clinical trials include:
 - Items or services that are typically provided absent a clinical trial (for example, conventional care);
 - o Items or services required solely for the provision of the investigational item or service (for example, administration of a noncovered chemotherapeutic agent), the

- clinically appropriate monitoring of the effects of the item or service, or the prevention of complications; and
- o Items or services needed for reasonable and necessary care arising from the provision of an investigational item or service, for the diagnosis or treatment of complications.

Updated Section IV of the Arkansas Medicaid Provider Manuals is revised to add the definition of Routine Standard of Care Associated with qualifying Clinical Trials, and to revise the definition of "Investigational Product" acknowledging coverage of routine standard of care associated with qualifying clinical trials. The definition of "Medical Necessity" is revised to delete the word "experimental" and correct a typo.

Additional documents:

https://www.medicaid.gov/federal-policy-guidance/downloads/smd21005.pdf

NOTICE OF RULE MAKING

The Department of Human Services announces for a public comment period of thirty (30) calendar days a notice of rulemaking for the following proposed rule under one or more of the following chapters, subchapters, or sections of the Arkansas Code: \$\$20-76-201, 20-77-107, and 25-10-129. The proposed effective date of the rule is October 1, 2023.

To comply with new Medicaid requirements applicable to all states, the Director of the Medical Services issues a Clinical Trials Attestation SPA and updates Provider Manuals accordingly. The new Medicaid requirements assure coverage of routine patient costs associated with participation in qualifying clinical trials. This guidance applies to items and services furnished to Medicaid beneficiaries, including beneficiaries enrolled in Alternative Benefit Plans (ABPs), who are participating in a qualifying clinical trial.. The Centers for Medicare and Medicaid Services approved the SPA retroactive to January 1, 2022.

Sections 210.100, 212.200, and 215.300 of the Hospital Manual are revised to delete the word, "experimental". Section 215.301 is added to the Hospital Manual to clarify the Indications and Limitations of Coverage. For items and services furnished on or after January 1, 2022. Medicaid covers the routine costs of qualifying clinical trials, as well as reasonable and necessary items and services used to diagnose and treat complications arising from participation in all clinical trials. Providers must submit a Medicaid attestation form to Medicaid for each beneficiary participating in a clinical trial. All other Medicaid rules apply. Section IV of the Arkansas Medicaid Provider Manuals is revised to add the definition of Routine Standard of Care Associated with qualifying Clinical Trials, and to revise the definition of "Investigational Product" acknowledging coverage of routine standard of care associated with qualifying clinical trials. The definition of "Medical Necessity" is revised to delete the word "experimental" and correct a typo.

There are no changes to Early Periodic Screening, Diagnosis, and Treatment services (EPSDT). DHS assures continued access to EPSDT services in compliance with 42 C.F.R §440.345.

There is no anticipated fiscal impact for this change.

Pursuant to the Governor's Executive Order 23-02, DHS repeals the following two rules as part of this promulgation: (1) Crippled Children's State Plan, and (2) PUB 407 - Notice of Privacy Practices.

The proposed rule is available for review at the Department of Human Services (DHS) Office of Rules Promulgation, 2nd floor Donaghey Plaza South Building, 7th and Main Streets, P. O. Box 1437, Slot S295, Little Rock, Arkansas 72203-1437. You may also access and download the proposed rule at ar.gov/dhs-proposed-rules. This notice also shall be posted at the local office of the Division of County Operations (DCO) of DHS in every county in the state.

Public comments must be submitted in writing at the above address or at the following email address: MRP@dhs.arkansas.gov. All public comments must be received by DHS no later than July 17, 2023. Please note that public comments submitted in response to this notice are considered public documents. A public comment, including the commenter's name and any personal information contained within the public comment, will be made publicly available and may be seen by various people.

A public hearing by remote access only through a Zoom webinar will be held on Wednesday July 12th at 10:00 a.m. and public comments may be submitted at the hearing. Individuals can access this public hearing at https://us02web.zoom.us/j/81443121136. The webinar ID is 814 4312 1136. If you would like the electronic link, "one-tap" mobile information, listening only dial-in phone numbers, or international phone numbers, please contact ORP at ORP@dhs.arkansas.gov.

If you need this material in a different format, such as large print, contact the Office of Rules Promulgation at 501-320-6428.

The Arkansas Department of Human Services is in compliance with Titles VI and VII of the Civil Rights Act and is operated, managed and delivers services without regard to religion, disability, political affiliation, veteran status, age, race, color or national origin. 4502100209

Elizabeth Pitman, Director Division of Medical Services