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

ARKids First-B Section II

221.100 ARKids First-B Medical Care Benefits

<u>21-1-224</u>

Listed below are the covered services for the ARKids First-B program. This chart also includes benefits, whether Prior Authorization or a Primary Care Physician (PCP) referral is required, and specifies the cost-sharing requirements.

Program Services	Benefit Coverage and Restrictions	Prior Authorization/ PCP Referral*	Co-payment/ Coinsurance/ Cost Sharing Requirement**
Ambulance (Emergency Only)	Medical Necessity	None	\$10 per trip
Ambulatory Surgical Center	Medical Necessity	PCP Referral	\$10 per visit
Audiological Services (only Tympanometry, CPT procedure code****, when the diagnosis is within the ICD range (View ICD codes.))	Medical Necessity	None	None
Certified Nurse- Midwife	Medical Necessity	PCP Referral	\$10 per visit
Chiropractor	Medical Necessity	PCP Referral	\$10 per visit
Dental Care	Routine dental care and orthodontia services	None – PA for interperiodic screens and orthodontia services	\$10 per visit
Durable Medical Equipment	Medical Necessity \$500 per state fiscal year (July 1 through June 30) minus the coinsurance/cost-share. Covered items are listed in Section 262.120	PCP Referral and Prescription	10% of Medicaid allowed amount per DME item cost-share
Emergency Dept. Ser	vices		
Emergency	Medical Necessity	None	\$10 per visit
Non-Emergency	Medical Necessity	PCP Referral	\$10 per visit
Assessment	Medical Necessity	None	\$10 per visit
Family Planning	Medical Necessity	None	None
Federally Qualified Health Center (FQHC)	Medical Necessity	PCP Referral	\$10 per visit
Home Health	Medical Necessity (10 visits per state fiscal year (July 1 through June 30)	PCP Referral	\$10 per visit

ARKids First-B Section II

Program Services	Benefit Coverage and Restrictions	Prior Authorization/ PCP Referral*	Co-payment/ Coinsurance/ Cost Sharing Requirement**
Hospital, Inpatient	Medical Necessity	PA on stays over 4 days if age 1 or over	10% of first inpatient day
Hospital, Outpatient	Medical Necessity	PCP referral	\$10 per visit
Inpatient Psychiatric Hospital and Psychiatric Residential Treatment Facility	Medical Necessity	PA & Certification of Need is required prior to admittance	10% of first inpatient day
Immunizations	All per protocol	None	None
Laboratory & X-Ray	Medical Necessity	PCP Referral	\$10 per visit
Medical Supplies	Medical Necessity	PCP Prescriptions	None
	Benefit of \$125/mo. Covered supplies listed in Section 262.110	PA required on supply amounts exceeding \$125/mo	
Mental and Behavioral Health, Outpatient	Medical Necessity	PCP Referral PA on treatment services	\$10 per visit
School-Based Mental Health	Medical Necessity	PA Required (See Section 250.000 of the School-Based Mental Health provider manual.)	\$10 per visit
Nurse Practitioner	Medical Necessity	PCP Referral	\$10 per visit
Physician	Medical Necessity	PCP referral to specialist and inpatient professional services	\$10 per visit
Podiatry	Medical Necessity	PCP Referral	\$10 per visit
Prenatal Care	Medical Necessity	None	None
Prescription Drugs Including Continuous Glucose Meters (CGM) and CGM supplies diabetic supplies	Medical Necessity	Prescription	Up to \$5 per prescription (Must use generic, if available)***
Preventive Health Screenings	All per protocol	PCP Administration or PCP Referral	None
Rural Health Clinic	Medical Necessity	PCP Referral	\$10 per visit

ARKids First-B Section II

Program Services	Benefit Coverage and Restrictions	Prior Authorization/ PCP Referral*	Co-payment/ Coinsurance/ Cost Sharing Requirement**
Speech-Language	Medical Necessity	PCP Referral	\$10 per visit
Therapy	4 evaluation units (1 unit =30 min) per state fiscal year	Authorization required on extended benefit of	
	4 therapy units (1 unit=15 min) daily	services	
Occupational	Medical Necessity	PCP Referral	\$10 per visit
Therapy	2 evaluation units per state fiscal year	Authorization required on extended benefit of services	
Physical Therapy	Medical Necessity	PCP Referral	\$10 per visit
	2 evaluation units per state fiscal year	Authorization required on extended benefit of services	
Vision Care			
Eye Exam	One (1) routine eye exam (refraction) every 12 months	None	\$10 per visit
Eyeglasses	One (1) pair every 12 months	None	None

^{*}Refer to your Arkansas Medicaid specialty provider manual for prior authorization and PCP referral procedures.

****View or print the procedure codes for ARKids First-B procedures and services.

^{**}ARKids First-B beneficiary cost-sharing is capped at 5% of the family's gross annual income.

^{***}ARKids First-B beneficiaries will pay a maximum of \$5.00 per prescription. The beneficiary will pay the provider the amount of co-payment that the provider charges non-Medicaid purchasers up to \$5.00 per prescription. For pharmacy billing information to include Continuous Glucose Monitors (CGM), and CGM supplies, blood glucose monitors (BGMs), and glucose testing supplies see the DHS contracted Pharmacy Vendor's website.

Home Health Section II

242.150 Home Health Medical Supplies

1-1-20242-4-22

The following Health Care Procedural Coding System (HCPCS) codes must be used when billing the Arkansas Medicaid Program for medical supplies. Providers must use the current HCPCS Book for code descriptions.

View or print the procedure codes for Home Health services.

Listed below are medical supplies that require special billing or need prior authorization. These items are listed with the HCPCS codes and require modifiers. The asterisk denotes these items and the required modifiers.

A. *Home Blood Glucose Supplies - Pregnant Women Only, All Ages

Codes must be billed either electronically or on paper with modifier NU for beneficiaries of all ages. When a second modifier is listed, that modifier must be used in conjunction with the NU modifier.

B.A. **Gradient Compression Stocking (Jobst Stocking), All Ages

The gradient compression stocking (Jobst) is payable for beneficiaries of all ages. Before supplying the items, the Jobst stocking must be prior authorized by AFMC. <u>View or print form DMS-679A and instructions for completion</u>. Documentation accompanying form DMS-679A must indicate that the beneficiary has severe varicose with edema, or a venous stasis ulcer, unresponsive to conventional therapy such as wrappings, over-the-counter stocking and Unna boots. The documentation must include clinical medical records from a physician detailing the failure of conventional therapy.

Code must be manually priced.

Code requires a prior authorization (PA). See Section 221.000.

Code requires prior authorization (PA); see Section 221.000. Code is manually priced and is covered for beneficiaries ages 0-20 years of age.

B.C. ***Food Thickeners, All Ages

Food thickeners, including "Thick-it", "Simple Thick", "Thick and Easy" and "Thick and Clear" are not subjected to the medical supply benefit limit.

The modifier **NU** must be used with the code found in this section and when food thickeners are administered enterally, the modifier "**BA**" must be used in conjunction with the code.

When food thickeners are billed, total units are to be calculated to the nearest full ounce. Partial units may be rounded up. When a date span is billed, the product cannot be billed until the end date of the span has elapsed.

The maximum number of units allowed for food thickeners is 16 units per date of service.

The following HCPCS codes usage must match the Arkansas Medicaid code description and use of modifier(s).

*The following HCPCS codes and modifiers are covered only for pregnant women.

Pharmacy Section II

212.000 Exclusions

1-1-20248-1-21

A. Products manufactured by non-rebating pharmaceutical companies.

- B. Effective January 1, 2006, the Medicaid agency will not cover any drug covered by Medicare Part D for full-benefit dual eligible individuals who are entitled to receive Medicare benefits under Part A or Part B.
- C. The Medicaid agency provides coverage, to the same extent that it provides coverage for all Medicaid beneficiaries under § 1927 (d) of the Social Security Act, for the following excluded or otherwise restricted drugs or classes of drugs, or their medical uses; with the exception of those covered by Part D plans as supplemental benefits through enhanced alternative coverage as provided in 42 CFR § 423.104 (f) (1) (ii) (A),to full-benefit dual eligible beneficiaries under the Medicare Prescription Drug Benefit Part D.

The following excluded drugs are set forth on the DHS Contracted Pharmacy Vendorwebsite.

- 1. Select agents when used for weight gain
- 2. Select agents when used for the symptomatic relief of cough and colds
- 3. Select prescription vitamins and mineral products, except prenatal vitamins and fluoride
- 4. Select nonprescription drugs
- 5. Select agents when used to promote smoking cessation
- D. Medical accessories are not covered under the Arkansas Medicaid Pharmacy Program. Typical examples of medical accessories are atomizers, nebulizers, hot water bottles, fountain syringes, ice bags and caps, urinals, bedpans, glucose monitoring devices and supplies, cotton, gauze and bandages, wheelchairs, crutches, braces, supports, diapers, and nutritional products.

216.100 Medical Supplies for Long-Term Care Facility Residents

10-13-031-

A pharmacy often supplies items that are not covered under the Arkansas Medicaid Program to Medicaid eligibles in a long-term care facility. Under the cost-related reimbursement system in which long-term care (LTC) facilities are reimbursed, many of these items are the financial responsibility of the facility; therefore, the patient or the patient's family should not be billed for these items. The facility must furnish the following items to Medicaid beneficiaries:

- A. First aid supplies (e.g., small bandages, merthiolate, mercurochrome, hydrogen peroxide, ointments for minor cuts and abrasions);
- B. Dietary supplies (e.g., salt and sugar substitutes, supplemental feedings, equipment for preparing and dispensing tube feedings);
- C. Items normally stocked by the facility in gross supply and distributed in small quantities (e.g., alcohol, hydrogen peroxide, applicators, cotton balls, tongue depressors);
- D. All over-the-counter drugs and glucose monitors and supplies;

Pharmacy Section II

- E. Enemas and douches—including equipment and solution (also disposables);
- F. Catheters;
- G. Special dressings (e.g., gauze, 4-by-4s, ABD pads, surgical and micropore tape, telfa gauze, ace bandages);
- H. Colostomy drainage bags and
- I. Equipment required for simple tests such as clinitest, acetest and dextrostix.
- J. Glucose home monitors with supplies

216.101 Medical Supplies Covered as a Pharmacy Benefit

The pharmacy National Council for Prescription Drug Program (NCPDP) benefit for the Arkansas Medicaid pharmacy program covers continuous glucose monitors (CGMs) and other diabetic supplies. This coverage would include CGMs and supplies, patch type insulin pumps and supplies, and blood glucose monitors (BGMs) and supplies.

- A. Diabetic supplies payable as a pharmacy benefit will be reimbursed at the Wholesale Acquisition Cost (WAC) plus the applicable professional dispensing fee.
- B. Traditional insulin pumps requiring tubing and cannula type supplies will remain a medical benefit.
- C. Beneficiaries with Medicare Part B benefits will continue to be serviced under the Durable Medical Equipment (DME) program.
- D. For coverage details concerning prior authorization requirements and preferred product list see the DHS Pharmacy Vendor's website for specific information.

Prosthetics Section II

212.206 (DME)-Home Blood Glucose Monitor and Supplies, Pregnant Women Only,
All Ages

8-1-051-1-24

Arkansas Medicaid covers the home blood glucose monitor for pregnant women of all ages. Prior authorization is not required for use of this device.

A. Patient Eligibility

- 1. Pregestational diabetes. Women on an oral hypoglycemic or insulin when the pregnancy is diagnosed.
- 2. Women that are being followed by a physician for elevated fasting hyperglycemia, but not on an oral hypoglycemic or insulin when the pregnancy is diagnosed.
- 3. Women demonstrating glucose intolerance during the pregnancy as demonstrated by an elevated three-hour glucose tolerance test.
- A. Medicaid beneficiaries are eligible for diabetic and blood sugar testing supplies as a pharmacy benefit. Home blood sugar meters and supplies (strips, lancets, calibration solution, etc.) are available without a prior authorization. See the DHS Pharmacy Vendor's website for specific information for coverage details.
- B. Criteria for glucose intolerance
 - Demonstration of an elevated one hour glucose tolerance test of greater than 140 mg/deciliter on a non-fasting value.
 - 2. Elevation of two or more values on a three-hour glucose tolerance test above the accepted cut-off points of:
 - a. Fasting, less than 105
 - b. One-hour, less than 190
 - c. Two-hour, less than 165
 - d. Three-hour, less than 145
- B. MemberBeneficiaries with Medicare Part B benefits will-continue to be serviced under the durable medical equipment (DME) program.

212.207 (DME) Insulin Pump and Supplies, All Ages

8-1-21<u>1-1-</u> 2024

Insulin pumps and supplies are covered by Arkansas Medicaid for beneficiaries of all ages. Effective 1/1/2024, patch or tubeless insulin pumps will beare covered as a pharmacy benefit while traditional insulin pumps requiring tubing and cannula type supplies will-remain a medical benefit. Member Beneficiaries with Medicare Part B benefits will-continue to be serviced for all of their needs under the DME program.

Prior authorization is required for the insulin pump. A prescription and proof of medical necessity are required. The patient must be educated on the use of the pump, but the education is not a covered service.

Insulin is covered through the prescription drug program.

The following criteria will be utilized in evaluating the need for the insulin pump:

A. Insulin-dependent diabetes that is difficult to control.

Prosthetics Section II

B. Fluctuation in blood sugars causing both high and low blood sugars in a patient on at least three (3), if not four (4), injections per day.

- C. Beneficiary's motivation level in controlling diabetes and willingness to do frequent blood glucose monitoring.
- D. Beneficiary's ability to learn how to use the pump effectively. This will have to be evaluated and documented by a professional with experience in the use of the pump.
- E. Determination of the beneficiary's suitability to use the pump should be made by a diabetes specialist or endocrinologist.
- F. Beneficiaries not included in one (1) of these categories will be considered on an individual basis.

Prior authorization requests for the traditional insulin pumps and supplies (cannula, tubing) must be submitted on form DMS-679A titled Prescription & Prior Authorization Request for Medical Equipment Excluding Wheelchairs & Wheelchair Components, to DHS or its designated vendor. View or print form DMS-679A and instructions for completion. View or print contact information for how to submit the request.

When submitting prior authorization requests for the patch or tubeless insulin pumps see the DHS Pharmacy Vendor's website for specific information for coverage details.

212.208 Continuous Glucose Monitors

1-1-221-1-24

- A. The Arkansas Medicaid Program provides coverage for a continuous glucose monitor (CGM) for the treatment of a Medicaid client if the client has: Effective 1/1/2024, continuous glucose monitors (CGMs) are moving to a pharmacy benefit. Beneficiaries must meet the following criteria for coverage:
 - 1. Either:
 - a. A presence of type 1 diabetes or any other type of diabetes with the use of insulin-more than two (2) times daily; or
 - b. A presence of type 1 diabetes or any other type of diabetes with evidence of Level 2 or Level 3 hypoglycemia; or
 - c. Diagnosis of glycogen storage disease type 1a; or
 - d. Use of an insulin pump; and
 - 2. Regular follow-up with a healthcare provider at a minimum every six (6) months to assess for ongoing benefit.
- B. Definition. As used in this section, "continuous glucose monitor" means an instrument or device, including repair and replacement parts, that:
 - Is designed and offered for the purpose of aiding an individual with diabetes;
 - 2 Measures glucose levels at set intervals by means of a small electrode placed under the skin and held in place by an adhesive; and
 - 3 Is generally not useful to an individual who has not been diagnosed with diabetes.
- C. Additional requirements are set out in Section 242.113.

MemberBeneficiaries with Medicare Part B benefits will-continue to be serviced under the DME program.

Prosthetics Section II

242.112 Home Blood Glucose Monitor and Supplies – Pregnant Women Only, All Ages

Procedure codes found in this section must be billed either electronically or on paper with modifier **NU** for individuals of all ages. When a second modifier is listed, that modifier must be used in conjunction with the **NU** modifier.

Modifiers in the section are indicated by the headings M1 and M2. Prior authorization is indicated by the heading PA.

<u>View or print the procedure codes and modifiers for Durable Medical Equipment (DME), oxygen equipment and supplies, orthotic appliances, prosthetic devices and medical supplies, procedures and services.</u>

242.113 Continuous Glucose Monitors

1-1-22

2-1-22

- A. A Continuous Glucose Monitor (CGM) is covered by Arkansas Medicaid as set out in Section 212.208 of this provider manual.
- B. The correct procedure codes and modifiers are found in the following link:
- <u>View or print the procedure codes and modifiers for Durable Medical Equipment</u>

 (DME), oxygen equipment and supplies, orthotic appliances, prosthetic devices and medical supplies, procedures and services.
- C. A prior authorization (PA) is required for a CGM. Requests for prior authorization must be submitted to DHS or its designated vendor. View or print contact information for how to submit the request. Requests must be made on form DMS-679A titled Prescription & Prior Authorization Request for Medical Equipment Excluding Wheelchairs & Wheelchair Components. (View or print form DMS-679A and instructions for completion.)

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT MEDICAL ASSISTANCE PROGRAM STATE ARKANSAS

ATTACHMENT 3.1-A Page 3d

AMOUNT, DURATION AND SCOPE OF SERVICES PROVIDED

Revised: January 1, <u>2024</u>2022 CATEGORICALLY NEEDY

7. Home Health Services (Continued)

- 7.c. In accordance with 42 CFR 440.70(b)(3) medical supplies, equipment and appliances are suitable for use in any setting in which normal life activities take place. (Continued)
 - (5) Diapers/Underpads

Diapers/underpads are limited to \$130.00 per month, per beneficiary. The \$130.00 benefit limit is a combined limit for diapers/underpads provided through the Prosthetics Program and Home Health Program. The benefit limit may be extended with proper documentation. Only patients with a medical diagnosis other than infancy which results in incontinence of the bladder and/or bowel may receive diapers. This coverage does not apply to infants who would otherwise be in diapers regardless of their medical condition. Providers cannot bill for underpads/diapers if a beneficiary is under the age of three years.

- (6) DME/Continuous Glucose Monitors. Home Health Supplies Provided by Pharmacy.
 - A. <u>Effective January 1, 2024, Continuous Glucose Monitors (CGM) and diabetic supplies are will be-covered under a beneficiary's pharmacy benefits. See the **DHS vendor's website** for coverage details. for Arkansas Medicaid clientbeneficiaries.</u>
 - B. A prior authorization (PA) <u>may</u>will be required <u>for beneficiaries that do not meet certain approval criteria.</u> and the service will be provided for those client<u>beneficiaries</u> who meet medical necessity.
 - C. Traditional insulin pumps requiring tubing and cannula type supplies will remain a medical benefit and will require a prior authorization for beneficiaries who do not meet certain approval criteria.
- 7.d. Physical therapy, occupational therapy, or speech-language pathology and audiology services provided by a home health agency or medical rehabilitative facility.

Physical therapists must meet the requirements outlined in 42 CFR 440.110(a).

Services under this item are limited to physical therapy when provided by a home health agency and prescribed by a physician. Effective for dates of service on or after July 1, 2017, individual and group physical therapy are limited to six (6) units per week. Effective for dates on or after January 1, 2021, physical therapy evaluations are limited to two (2) units per State Fiscal Year (July 1 through June 30). Extensions of the benefit limits will be provided if medically necessary for eligible Medicaid recipientbeneficiaries.

8. Private Duty Nursing to enhance the effectiveness of treatment for ventilator-dependent beneficiaries or non-ventilator dependent tracheotomy beneficiaries

Enrolled providers are Private Duty Nursing Agencies licensed by Arkansas Department of Health. Services are provided by Registered Nurses or Licensed Practical Nurses licensed by the Arkansas State Board of Nursing.

Services are covered for Medicaid-eligible beneficiaries age 21 and over when determined medically necessary and prescribed by a physician.

Beneficiaries 21 and over to receive PDN Nursing Services must require constant supervision, visual assessment and monitoring of both equipment and patient. In addition, the beneficiary must be:

A. Ventilator dependent (invasive) or

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Supersedes TN:20-0021

- B.
- Have a functioning trach
 1. requiring suctioning and

 - oxygen supplementation and
 receiving Nebulizer treatments or require Cough Assist / inexsufflator devices.



STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT MEDICAL ASSISTANCE PROGRAM STATE ARKANSAS

ATTACHMENT 3.1-A Page 5aaa

AMOUNT, DURATION AND SCOPE OF SERVICES PROVIDED

Revised: September 30, 2011

CATEGORICALLY NEEDY

- 12. Prescribed drugs, dentures and prosthetic devices; and eyeglasses prescribed by a physician skilled in diseases of the eye or by an optometrist (Continued)
 - a. Prescribed Drugs (continued)

Prior authorization will be established for certain drug classes, particular drugs or medically accepted indication for uses and doses.

The state will appoint a Pharmaceutical and Therapeutic Committee or utilize the drug utilization review committee in accordance with Federal law.

When a pharmacist receives a prescription for a brand or trade name drug, and dispenses an innovator multisource drug that is subject to the Federal Upper Limits (FULs), the innovator multisource drug must be priced at or below the FUL or the prescription hand annotated by the prescriber "Brand Medically Necessary". Only innovator multisource drugs that are subject to the Federal Upper Limit at 42 CFR 447.332(a) and dispensed on or after July 1, 1991, are subject to the provisions of Section 1903(i)(10)(B) of the Social Security Act.

For drugs listed on the Arkansas Medicaid Generic Upper Limit List, the upper limit price will not apply if the prescribing physician certifies in writing that a brand name drug is medically necessary.

The Arkansas Medicaid Generic Upper Limit List is comprised of State generic upper limits on specific multisource drug products and CMS identified generic upper limits on multisource drug products.

The Medicaid agency will provide coverage of prescription and over-the-counter (OTC) smoking/tobacco cessation covered outpatient drugs for pregnant women as recommended in "Treating Tobacco Use and Dependence – 2008 Update: A Clinical Practice Guideline" published by the Public Health Service in May 2008 or any subsequent modification of such guideline.

Prescribed Supplies as a Pharmacy Benefit

-As of 1/1/2024, diabetic supplies and continuous glucose monitors are covered under a beneficiary's pharmacy benefits. See the DHS vendor's website for coverage details. Traditional insulin pumps requiring tubing and cannula type supplies will remain a medical benefit.

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT MEDICAL ASSISTANCE PROGRAM STATE <u>ARKANSAS</u>

ATTACHMENT 3.1-B Page 3f

AMOUNT, DURATION AND SCOPE OF SERVICES PROVIDED

Revised: January 1,-<u>2024</u>2022 MEDICALLY NEEDY

- 7. Home Health Services (Continued)
- 7.c. In accordance with 42 CFR 440.70(b)(3) medical supplies, equipment and appliances are suitable for use in any setting in which normal life activities take place. (Continued)
 - (5) Diapers/Underpads

Diapers/underpads are limited to \$130.00 per month, per recipientbeneficiary. The \$130.00 benefit limit is a combined limit for diapers/underpads provided through the Prosthetics Program and Home Health Program. The benefit limit may be extended with proper documentation. Only patients with a medical diagnosis other than infancy which results in incontinence of the bladder and/or bowel may receive diapers. This coverage does not apply to infants who would otherwise be in diapers regardless of their medical condition. Providers cannot bill for underpads/diapers if a recipientbeneficiary is under the age of three years.

- (6) DME/Continuous Glucose Monitors Home Health Supplies Provided by Pharmacy.
 - A. Effective January 1, 2024, Continuous Glucose Monitors (CGM) and diabetic supplies are will be covered under a beneficiary's pharmacy benefits. See the DHS vendor's website for coverage details. for Arkansas Medicaid clients.
 - B. A prior authorization (PA) <u>may</u>will be required <u>for beneficiaries that do not meet certain approval criteria</u> and the service will be provided for those clients who meet medical necessity.
 - <u>CB.</u> Traditional insulin pumps requiring tubing and cannula type supplies will remain a medical benefit and will require a prior authorization for beneficiaries who do not meet certain approval criteria.
- 7.d. Physical therapy, occupational therapy, or speech-language pathology and audiology services provided by a home health agency or medical rehabilitative facility.

Services under this item are limited to physical therapy when provided by a home health agency and prescribed by a physician. Effective for dates of service on or after July 1, 2017, individual and group physical therapy are limited to six (6) units per week. Effective for dates of service on or after January 1, 2021, physical therapy evaluations are limited to two (2) units per State Fiscal Year (July 1 through June 30). Extensions of the benefit limit will be provided if medically necessary for eligible Medicaid recipients.

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20242

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT MEDICAL ASSISTANCE PROGRAM STATE ARKANSAS

ATTACHMENT 3.1-B Page 4i

AMOUNT, DURATION AND SCOPE OF_			January 1, 2024
SERVICES PROVIDED		Revised:	
	MEDICALLY NEEDY		

- 12. Prescribed drugs, dentures and prosthetic devices; and eyeglasses prescribed by a physician skilled in diseases of the eye or by an optometrist (Continued)
 - a. Prescribed Drugs (continued)

Prior authorization will be established for certain drug classes, particular drugs or medically accepted indication for uses and doses.

The state will appoint a Pharmaceutical and Therapeutic Committee or utilize the drug utilization review committee in accordance with Federal law.

When a pharmacist receives a prescription for a brand or trade name drug, and dispenses an innovator multisource drug that is subject to the Federal Upper Limits (FULs), the innovator multisource drug must be priced at or below the FUL or the prescription hand annotated by the prescriber "Brand Medically Necessary". Only innovator multisource drugs that are subject to the Federal Upper Limit at 42 CFR 447.332(a) and dispensed on or after July 1, 1991, are subject to the provisions of Section 1903(i)(10)(B) of the Social Security Act.

For drugs listed on the Arkansas Medicaid Generic Upper Limit List, the upper limit price will not apply if the prescribing physician certifies in writing that a brand name drug is medically necessary.

The Arkansas Medicaid Generic Upper Limit List is comprised of State generic upper limits on specific multisource drug products and CMS identified generic upper limits on multisource drug products.

The Medicaid agency will provide coverage of prescription and over-the-counter (OTC) smoking/tobacco cessation covered outpatient drugs for pregnant women as recommended in "Treating Tobacco Use and Dependence – 2008 Update: A Clinical Practice Guideline" published by the Public Health Service in May 2008 or any subsequent modification of such guideline.

Prescribed Supplies as a Pharmacy Benefit

As of 1/1/2024, diabetic supplies and continuous glucose monitors (CGM) will beare covered under—a member'sbeneficiary's pharmacy benefits. See the **DHS vendor's website** for coverage details. Traditional insulin pumps requiring tubing and cannula type supplies will remain a medical benefit. Members

b. Dentures

Refer to Attachment 3.1 B Item 4.b(7) for coverage of dentures for Child Health Services (EPSDT) recipients.

Dentures are available for eligible Medicaid beneficiaries age 21 and over, but are benefit limited. Specific benefit limits and prior authorization requirements for beneficiaries age 21 and over are detailed in the Dental Provider Manual.

Dentures are excluded from the annual limit but are limited to one set per lifetime.



STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT MEDICAL ASSISTANCE PROGRAM STATE ARKANSAS

ATTACHMENT 3.1-B Page 4j

AMOUNT, DURATION AND SCOPE OF SERVICES PROVIDED

Revised: January 1, 2024

Medically Needy

12. Prescribed drugs, dentures and prosthetic devices; and eyeglasses prescribed by a physician skilled in diseases of the eye or by an optometrist (Continued)

b. Dentures

Refer to Attachment 3.1-B Item 4.b(7) for coverage of dentures for Child Health Services (EPSDT) recipients.

Dentures are available for eligible Medicaid beneficiaries age 21 and over, but are benefit limited. Specific benefit limits and prior authorization requirements for beneficiaries age 21 and over are detailed in the Dental Provider Manual.

Dentures are excluded from the annual limit but are limited to one set per lifetime.

TN:23-0023 Approved: Effective:01/01/2023 Supersedes: None - New Page

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT MEDICAL ASSISTANCE PROGRAM STATE ARKANSAS

ATTACHMENT 4.19-B Page 4aaaa

METHODS AND STANDARDS FOR ESTABLISHING PAYMENT RATES - OTHER TYPES OF CARE

Revised: January 1, 2024

- 12. Prescribed drugs, dentures and prosthetic devices; and eyeglasses prescribed by a physician skilled in diseases of the eye or by an optometrist (Continued)
 - a. Prescribed Drugs (continued)

Effective 1/1/2024, Continuous Glucose Monitoring (CGM) and other diabetic supplies payable as a pharmacy benefit are reimbursed at the Wholesale Acquisition Cost (WAC) plus the applicable professional dispensing fee.

TN:23-0023 Approved: Effective:01/01/2023

Supersedes: None - New Page

SPA #13, Purpose of SPA:

The purpose of this SPA is to demonstrate compliance with Arkansas Act 393 of 2023 requiring Arkansas Medicaid to cover Continuous Glucose Monitors (CGMs) as a pharmacy benefit.

Impacted beneficiaries include those with Type 1 diabetes or any other type of diabetes with either insulin use or evidence of level 2 or level 3 hypoglycemia, or beneficiaries diagnosed with glycogen storage disease type 1a. Blood glucose monitors (BGMs) and testing supplies will also be covered as a pharmacy benefit, and these products will no longer be available in the Durable Medical Equipment (DME) program.

Proposed effective date: January 1, 2024

Proposed implementation date: January 1, 2024

6.1. The State elects to provide the following forms of coverage to children: (Check all that apply. If an item is checked, describe the coverage with respect to the amount, duration and scope of services covered, as well as any exclusions or limitations) (Section 2110(a)) (42CFR 457.490)

ARKids-B Program

The Title XXI CHIP ARKids-B program's benefit package includes inpatient and outpatient hospital services, physician, surgical and medical services, laboratory and x-ray services, well baby care, including age-appropriate immunizations. Enrollees in ARKids-B are not eligible for the full range of Medicaid State Plan services. The chart below provides a description of the coverage and the amount, duration, and scope of services covered in certain services included in the ARKids-B benefit package, as well as any exclusions or limitations. The services checked below in the preprint are included in the ARKids-B benefit package.

Ambulance (Emergency Only)
Ambulatory Surgical Center
Audiological Services (only Tympanometry, CPT procedure code 92567, when the diagnosis
is within the ICD-9-CM range of 381.0 through 382.9)
Certified Nurse Midwife
Chiropractor
Dental Care (routine dental care & orthodontia)
Durable Medical Equipment (DME) (Limited to \$500 per State Fiscal Year (SFY) July 1 –
June 30)
Emergency Dept. Services (Emergent, non-emergent, assessment)
Family Planning
Federally Qualified Health Center (FQHC)
Home Health (10 visits per SFY (July 1 – June 30))
Hospital, Inpatient
Hospital, Outpatient
Inpatient Psychiatric Hospital & Psychiatric Residential Treatment Facility

Immunizations (All per protocol)	
Laboratory & X-Ray	
Medical Supplies (Limited to \$125/month unless benefit extension	n is approved)
Mental & Behavioral Health, Outpatient	
School-Based Mental Health	
Nurse Practitioner	
Physician	
Podiatry	

Prenatal Care
Prescription Drugs and diabetic supplies*
Preventive Health Screenings (All per protocol)
Rural Health Clinic
Speech Therapy
Evaluation – Four 30 minute units/SFY (July 1 – June 30) unless benefit extension is
approved
Therapy – Four 15 minute units/day unless benefit extension is approved
Physical Therapy
Evaluation – Four 30 minute units/SFY (July 1 – June 30) unless benefit extension is
approved
Therapy – Four 15 minute units/day unless benefit extension is approved
Occupational Therapy
Evaluation – Four 30 minute units/SFY (July 1 – June 30) unless benefit extension is
approved
Therapy – Four 15 minute units/day unless benefit extension is approved
Substance Abuse Treatment Services (SATS), Outpatient
Vision
(Eye exam – One routine eye exam (refraction) every 12 months
Eveglasses) – One pair every 12 months

*The pharmacy benefit includes prescription drugs, Continuous Glucose Monitors (CGMs) with CGM supplies, and blood glucose monitors (BGMs) with blood glucose testing supplies (test strips, calibration solution). The diabetic supplies will no longer be available through the Durable Medical Equipment (DME) program.

CHIP Title XXI CHIP ARKids-B Program

8.1.	groups of en and the servi	Describe the amount of cost-sharing, any sliding scale based on income, the group or groups of enrollees that may be subject to the charge by age and income (if applicable) and the service for which the charge is imposed or time period for the charge, as appropriate. (Section 2103(e)(1)(A)) (42CFR 457.505(a), 457.510(b) and (c), 457.515(a) and (c))			
	8.1.1.	Premiums:			
	8.1.2.	Deductibles:			

8.1.3. [X] Coinsurance or copayments:



Co-payments and co-insurance apply for all services with the exception of immunizations, preventive health screenings, family planning, and prenatal care. The Title XXI CHIP ARKids-B schedule of co-payments and co-insurance is outlined in the following table. The annual cumulative cost-sharing maximum cannot exceed 5% of the ARKids-B beneficiary's family's income.

Benefits/Limits	Co-Pay/Co-Insurance
Ambulance (Emergency Only)	\$10 per trip
Ambulatory Surgical Center	\$10 per visit
Audiological Services (only Tympanometry,	
CPT procedure code 92567, when the	
diagnosis is within the ICD-9-CM range of	None
381.0 through 382.9)	
Certified Nurse Midwife	\$10 per visit
Chiropractor	\$10 per visit
Dental Care (routine dental care & orthodontia)	\$10 per visit
Durable Medical Equipment (DME) (Limited to \$500 per State Fiscal Year (SFY) July 1 – June 30)	10% of Medicaid allowed per DME item
Emergency Dept. Services (Emergent, non-	<u> </u>
emergent, assessment)	\$10 per visit
Family Planning	None
Federally Qualified Health Center (FQHC)	\$10 per visit
Home Health (10 visits per SFY (July 1 – June	\$10 per visit
30))	TO POT VISIT
Hospital, Inpatient	10% of first inpatient day
Hospital, Outpatient	\$10 per visit
Inpatient Psychiatric Hospital & Psychiatric	
Residential Treatment Facility	10% of first inpatient day
Immunizations (All per protocol)	None
Laboratory & X-Ray	\$10 per visit
Medical Supplies (Limited to \$125/month	
unless benefit extension is approved	None
Mental & Behavioral Health, Outpatient	\$10 per visit
School-Based Mental Health	\$10 per visit
Nurse Practitioner	\$10 per visit
Physician	\$10 per visit
Podiatry	\$10 per visit
Prenatal Care	None
Prescription Drugs and diabetic supplies*	\$5 per prescription (Must use generic, if available)
Preventive Health Screenings (All per protocol)	None
Rural Health Clinic	\$10 per visit
Speech Therapy Evaluation – Four 30 minute units/SFY (July 1 – June 30) unless benefit extension is	

approved Therapy – Four 15 minute units/day unless benefit extension is approved	\$10 per visit
Physical Therapy	
Evaluation – Four 30 minute units/SFY (July 1 – June 30) unless benefit extension is	
approved	
Therapy – Four 15 minute units/day unless	\$10 per visit
benefit extension is approved	
Occupational Therapy	
Evaluation – Four 30 minute units/SFY (July 1	
 June 30) unless benefit extension is 	
approved	
Therapy – Four 15 minute units/day unless	\$10 per visit
benefit extension is approved	
Substance Abuse Treatment Services (SATS),	
outpatient	\$10 per visit
Vision	
(Eye exam,	\$10 per visit
Eyeglasses)	No co-pay for eyeglasses

*The pharmacy benefit includes prescription drugs, Continuous Glucose Monitors (CGMs) with CGM supplies, and blood glucose monitors (BGMs) with blood glucose testing supplies (test strips, calibration solution). The diabetic supplies will no longer be available through the Durable Medical Equipment (DME) program.

During the Federal COVID-19 public health emergency, cost sharing shall be waived for any in vitro diagnostic product described in section 2103(c)(10) of the Social Security Act and any other COVID-19 testing-related services regardless of setting type. In addition, the state will waive copayments for COVID treatment.

FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY.

DEP	PARTMENT
	ARD/COMMISSION
PER	SON COMPLETING THIS STATEMENT
TEL	EPHONE NO. EMAIL
emai	omply with Ark. Code Ann. § 25-15-204(e), please complete the Financial Impact Statement and l it 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 aded, or repealed rule? Please identify those subject to the l. Next Fiscal Year
\$	\$
What is the total estimated cost by fisca implement this rule? Is this the cost of is affected.	\$al year to a state, county, or municipal government to the program or grant? Please explain how the government
What is the total estimated cost by fisca implement this rule? Is this the cost of	\$

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.

FINANCIAL IMPACT STATEMENT ADDENDUM

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;
 - The Division of Medical Services (DMS) provider manuals and Arkansas Medicaid state plan must be revised to comply with Act 393 of 2023. The purpose of the Act is to require Arkansas Medicaid to cover continuous glucose monitors (CGMs) as a pharmacy benefit. Act 393 mandates pharmacy coverage of CGMs for certain individuals with diabetes allowing for blood glucose levels to be monitored at set intervals without finger sticks. Impacted beneficiaries include those with Type 1 diabetes or any other type of diabetes with either insulin use or evidence of level 2 or level 3 hypoglycemia, or beneficiaries diagnosed with glycogen storage disease type 1a. While reviewing the financial impact, it was determined that blood glucose monitors (BGMs) and other diabetic supplies should be added to the rule to benefit from additional state supplemental rebate and streamline access to care for beneficiaries.
- (2) the problem the agency seeks to address with the proposed rule, including a statement of whether a rule is required by statute;
 - The rule will increase beneficiary access to diabetic supplies, including CGMs, and will increase State rebate return which will offset increasing healthcare costs.
- (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;

N/A

(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;

N/A

(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;

N/A

(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

N/A

- (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.

The Agency monitors State and Federal rules and policies for opportunities to reduce and control cost.

Statement of Necessity and Rule Summary [CGMs and Diabetic Supplies Covered as a Pharmacy Benefit]

Why is this change necessary? Please provide the circumstances that necessitate the change.

The Division of Medical Services (DMS) revises the Arkansas Medicaid state plan and corresponding provider manuals to comply with Act 393 of 2023. The Act requires Arkansas Medicaid to cover continuous glucose monitors (CGMs) as a pharmacy benefit. It also mandates pharmacy coverage of CGMs for certain individuals with diabetes allowing for blood glucose levels to be monitored at set intervals without finger sticks. Impacted beneficiaries include those with Type 1 diabetes or any other type of diabetes with either insulin use or evidence of level 2 or level 3 hypoglycemia, or beneficiaries diagnosed with glycogen storage disease type 1a. While reviewing the financial impact, it was determined that blood glucose monitors (BGMs) and other diabetic supplies should be added to the rule to benefit from additional state supplemental rebate and streamline access to care for beneficiaries.

What is the change? Please provide a summary of the change.

The following provider manuals and state plan amendment (spa) pages will be updated:

ARKids First B -

Section 221.100 – Deleted "Continuous Glucose Meters (CGM) and CGM supplies" and added "Including diabetic supplies". Added the statement "For pharmacy billing information to include Continuous Glucose Monitors (CGM),CGM supplies, blood glucose monitors (BGMs), and glucose testing supplies see the DHS contracted Pharmacy Vendor's website."

Home Health-

• Section 242.150 – Deleted "Home Blood Glucose Supplies – Pregnant Women Only, All Ages – Codes must be billed either electronically or on paper with modifier NU for beneficiaries of all ages. When a second modifier is listed, that modifier must be used in conjunction with the NU modifier."

Pharmacy -

- Section 212.000 Deleted "glucose monitoring devices and supplies."
- Section 216.100 Added "and glucose monitors and supplies" to bullet point D. Deleted "Glucose home monitors with supplies" from bullet point J.
- Section 216.101 Added new section concerning Medical Supplies Covered as a Pharmacy Benefit.

Prosthetics –

 Section 212.206 – Changed the title of the section from "(DME) Home Blood Glucose Monitor, Pregnant Women Only, All Ages" to "Home Blood Glucose Monitor and Supplies All Ages". Deleted all previous information and added the statement "Beneficiaries with Medicare Part B benefits continue to be services under the durable medical equipment (DME) program."

- Section 212.207 Deleted "DME" from the title. Added the statement "Effective 1/1/2024, patch or tubeless insulin pumps are covered as a pharmacy benefit while traditional insulin pumps requiring tubing and cannula type supplies remain a medical benefit. Beneficiaries with Medicare Part B benefits continue to be serviced for all of their needs under the DME program." Also added the statement "When submitting prior authorization requests for the patch or tubeless insulin pumps see the <u>DHS Pharmacy Vendor's website</u> for specific information for coverage details."
- Section 212.208 Bullet point A deleted "The Arkansas Medicaid Program provides coverage for a continuous glucose monitor (CGM) for the treatment of a Medicaid client if the client has:" and added "Effective 1/1/2024, continuous glucose monitors (CGMs) are moving to a pharmacy benefit. Beneficiaries must meet the following criteria for coverage:" Changed number 1 under this bullet point to remove "more than two times daily". Deleted bullet point C which stated, "Additional requirements are set out in Section 242.113". Added the statement "Beneficiaries with Medicare Part B benefits continue to be serviced under the DME program."
- Section 242-112 deleted in its entirety.
- Section 242.113 deleted in its entirety.

SPA page 3.1 A 3d –

- Changed bullet point 6 from "DME/Continuous Glucose Monitors" to "Home Health Supplies Provided by Pharmacy".
- Changed A to remove "for Arkansas Medicaid clients" to "Effective January 1, 2024, CGM and diabetic supplies are covered under a beneficiary's pharmacy benefits. See the DHS vendors's website for coverage details".

SPA page 3.1- A 5aaa

• Added "Prescribed Supplies as a Pharmacy Benefit – As of 01/01/2024, diabetic supplies and continuous glucose monitors are covered under a beneficiary's pharmacy benefits. See the **DHS vendor's website** for coverage details. Traditional insulin pumps requiring tubing and cannula type supplies will remain a medical benefit."

SPA page 3.1 B 3f

- Bullet five- changed "recipient" to "beneficiary".
- On Number 6 changed the heading from "DME Continuous Glucose Monitors" to "Home Health Supplies Provided by Pharmacy".
- Bullet A under number 6 deleted "for Arkansas Medicaid clients" and added "Effective January 01, 2024, CGM and diabetic supplies are covered under a beneficiaries pharmacy benefits. See the DHS vendor's website for coverage details."
- Deleted information in bullet point B regarding prior authorization. Added information stating "Traditional insulin pumps requiring tubing and cannula type supplies will remain a medical benefit and will require a prior authorization for beneficiaries who do not meet certain approval criteria."

SPA page 3.1 B 4i

Added the statement – "Prescribed Supplies as a Pharmacy Benefit"

- As of 1/1/2024, diabetic supplies and continuous glucose monitors (CGM) are covered under a beneficiary's pharmacy benefits. See the **DHS vendor's website** for coverage details. Traditional insulin pumps requiring tubing and cannula type supplies will remain a medical benefit."
- Moved information regarding dentures to the next page.

SPA page 3.1 B 4i

• Added the denture information that was moved from the previous page to a new SPA page.

SPA page 4.19 B Page 4aaaa –

• New SPA page adding information for Continuous Glucose Monitoring. Added the statement "Effective 1/1/2024, Continuous Glucose Monitoring (CGM) and other diabetic supplies payable as a pharmacy benefit are reimbursed at the Wholesale Acquisition Cost (WAC) plus the applicable professional dispensing fee."

Arkansas Child Health Plan Under Title XXI Of The Social Security Act Children's Health Insurance Program (CHIP SPA)

- SPA # 13 adds the statement "The purpose of this SPA is to demonstrate compliance with Arkansas Act 393 of 2023 requiring Arkansas Medicaid to cover Continuous Glucose Monitors (CGMs) as a pharmacy benefit. Impacted beneficiaries include those with Type 1 diabetes or any other type of diabetes with either insulin use or evidence of level 2 or level 3 hypoglycemia, or beneficiaries diagnosed with glycogen storage disease type 1a. Blood glucose monitors (BGMs) and testing supplies will also be covered as a pharmacy benefit, and these products will no longer be available in the Durable Medical Equipment DME) program."
- Section 6.2 adds diabetic supplies to prescription drugs and adds the statement "The pharmacy benefit includes prescription drugs, Continuous Glucose Monitors (CGMs) with CGM supplies, and blood glucose monitors (BGMs) with blood glucose testing supplies (test strips, calibration solution). The diabetic supplies will no longer be available through the Durable Medical Equipment (DME) program."
- Section 8.2 adds diabetic supplies to prescription drugs and adds the statement "The pharmacy benefit includes prescription drugs, Continuous Glucose Monitors (CGMs) with CGM supplies, and blood glucose monitors (BGMs) with blood glucose testing supplies (test strips, calibration solution). The diabetic supplies will no longer be available through the Durable Medical Equipment (DME) program."

Repeals pursuant to the Governor's Executive Order 23-02:

- DDS Policy 3018 Reporting of Denial of Access to Services
- DDS Policy 3018 Mortality Review of Deaths of Persons Receiving Alternative Community Services Waiver Services

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: §§ 25-10-129, 20-76-201, and 20-77-107.

The Director of the Division of Medical Services (DMS) amends the Arkansas Medicaid State Plan and corresponding provider manuals to implement Act 393 of 2023 of the 94th General Assembly. The Act requires Medicaid to cover continuous glucose monitors (CGMs) as a pharmacy benefit and mandates pharmacy coverage of CGMs for certain individuals with diabetes or hypoglycemia. Impacted beneficiaries include those with Type 1 diabetes or any other type of diabetes with either insulin use or evidence of level 2 or level 3 hypoglycemia, or beneficiaries diagnosed with glycogen storage disease type 1a. DMS also added blood glucose monitors (BGMs) and other diabetic supplies to the rule to benefit from additional state supplemental rebates and streamline access to care for beneficiaries.

Medicaid payments for the CGMs and related supplies are calculated using already established rate methodology for pharmacy with rebates being applied. The projected annual cost of this change for state fiscal year (SFY) 2024 is \$600,094.00 (of which \$432,067.00 is federal funds) and for SFY 2025 is \$213,589.00 (of which \$153,784.00 is federal funds).

Pursuant to the Governor's Executive Order 23-02, DHS repeals the following two rules as part of this promulgation: (1) DDS Policy 3018 – Reporting of Denial of Access to Services, and (2) DDS Policy 3018 – Mortality Review of Deaths of Persons Receiving Alternative Community Services Waiver Services.

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: ORP@dhs.arkansas.gov. All public comments must be received by DHS no later than November 12th, 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 October 25th at 9:00 a.m. and public comments may be submitted at the hearing. Individuals can access this public hearing at https://us02web.zoom.us/j/88475745635. The webinar ID is 884 7574 5635. 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.

4502172997

Elizabeth Pitman, Director Division of Medical Services

RULES SUBMITTED FOR REPEAL

Rule #1:

DDS Policy 3018 – Reporting of Denial of Access to Services

Rule #2:

DDS Policy 3018 – Mortality Review of Deaths of Persons Receiving Alternative Community Services Waiver Services

ARKANSAS DEPARTMENT OF HUMAN SERVICES DIVISION OF DEVELOPMENTAL DISABILITIES SERVICES DDS DIRECTOR'S OFFICE POLICY MANUAL

<u>Policy Type</u> <u>Subject of Policy Policy No.</u>

Service

Reporting of Denial of Access to Services

3018

- 1. <u>Purpose</u>. This policy has been established to ensure compliance with the Americans with Disabilities Act (ADA) PL 101-336; 42 USC 12101 et. seq. This policy establishes reporting requirements and processing criteria for denial of access to services to eligible or qualifying persons with developmental disabilities.
- 2. <u>Scope.</u> This policy applies to all Division of Developmental Disabilities Services (DDS) programs and services and their employees.
- 3. Definitions.
 - A. ADA Americans with Disabilities Act (PL 101-336; 42 USC 12101 et. seq.). The purpose of the act is to prohibit discrimination against people with disabilities in employment, transportation, public accommodation, communications, and activities of state and local government.

Section 302 Prohibits persons who own lease operate public accommodations from the lasis of a disability. 23 – 02

- B. Eligibility Criteria See Act 513 of 1981 and DDS Interpretive Guidelines in making service eligibility determination. Eligibility Criteria should identify those persons who are eligible to receive services.
- C. Program and Services The operation of the Department of Human Services Division of Developmental Disabilities Services Community Programs and Services licensed, or funded wholly or in part by the Division of Developmental Disabilities.
- D. Public Accommodation Includes health care providers, offices, hospitals, other service establishments, private schools, or other places of education; and social service center establishments.

Effective Date: December 1, 1993 Sheet 1 of 4

References: Public Law 101-356 of 1990; Ark. Statute 20-48-101.

Administrative Rules & Regulations Sub Committee of the Arkansas Legislative Council; November 4, 1993.

ARKANSAS DEPARTMENT OF HUMAN SERVICES DIVISION OF DEVELOPMENTAL DISABILITIES SERVICES DDS DIRECTOR'S OFFICE POLICY MANUAL

<u>Policy Type</u> <u>Subject of Policy</u> <u>Policy No.</u>

Service Reporting of Denial of Access to Services

3018

- E. Discrimination includes:
 - 1. The establishment of eligibility criteria that tend to screen out applicants with disabilities unless it is shown that the criteria is necessary for the delivery of services;
 - 2. A failure to make reasonable modifications in the policies, practices, or procedures to accommodate people with disabilities unless it can be demonstrated that such modifications would require fundamental alterations to the provider's service;
 - 3. Failure to provide auxiliary aids for persons with disabilities unless it can be demonstrated the provision of aids would fundamentally alter the nature of the provider's services or would result in an undue burden;
 - 4. A failure to remove architectural barriers and communications barriers there removal seedily active table 23-02
- F. Reasonable Accommodation Any change in the work environment (program) or in the way things are ordinarily done (why the program is operated) that results in equal employment opportunity (equal access to services) for an individual with a disability.

Example: Making existing facilities used by service recipients readily accessible to, and usable by, an individual with a disability. Acquiring or modifying equipment or devices.

G. Undue Burden – An action that is excessively costly, extensive, substantial, or disruptive, or that would fundamentally alter the nature or operation.

Factors: Nature and cost of the accommodation in relation to the size, the financial resources, the nature and structure of employer's operation.

Impact of the accommodation on the facility providing the accommodation.

Effective Date: December 1, 1993 Sheet 2 of 4

Policy Type Subject of Policy Policy No.

Service

Reporting of Denial of Access to Services

3018

- 4. <u>Access.</u> DDS shall have access to the premises and records of programs and services at all times for the purpose of reviewing compliance with this policy and applicable licensure standards.
- 5. <u>Development of Program Procedures.</u>
 - A. Each DDS Program and Service shall develop and implement uniform procedures for access to services and conforming to the guidelines set forth herein and in accordance with ADA. Each service provider shall refer the applicant, who has been denied services, to another service provider. Uniform procedures shall be implemented by promulgation of licensing standards, policy and directives.
 - B. DDS Programs and Services shall develop procedures for documenting and reporting denial of access to services to designated DDS Staff.
 - C. A copy of each DDS Program's procedures will be submitted to DDS Licensure Staff of approval EAL-EO 23-02
 - D. For the purpose of this policy, implementation shall include communication to managers, supervisors, and responsible persons (within a community program) regarding the duties and obligations imposed by this policy.
- 6. <u>Reporting Requirements.</u> Denial of access to services shall be reported verbally within twenty-four (24) hours to DDS Client Services (682-8677) and written confirmation submitted to DDS Licensure within three (3) working days of occurrence. (See Form ADA-1.)

The report shall include at least the following:

- 1. Name of program
- Full name of individual
- Date of birth
- 4. Sex
- 5. Race
- 6. Social Security Number
- 7. County of Residence
- 8. Name, address and telephone number of individual or parent/guardian (if applicable)

Effective Date: December 1, 1993 Sheet 3 of 4

Policy Type Subject of Policy Policy No. Reporting of Denial of Access to Services **Service** 3018 9. **Date of application** Name of all services requested 10. 11. Name of service requested and denied Specific reason for denial of access to service 12. Undue burden b. Fundamental change to a program 13. Where the individual was referred 14. Results of the referral (s)

- 7. <u>Outcome</u>. Verified failure to adhere to this policy could jeopardize the licensure or contract status of a program or service.
- 8. <u>Appeal.</u> Should a Program/Service Director disagree with a decision made, he/she may appeal that decision by following procedures outlined in DDS Policy # 1076.
- PEPEAL-EO 23-02

Developmental Disabilities Services Department of Human Services P.O. Box 1437, Slot 2500 Little Rock, Arkansas 72203-1437

Telephone Number: (501) 682-8665

Effective Date: December 1, 1993 Sheet 4 of 4

Policy Type	Subject of Policy	Policy No.
Administration	Mortality Review of Deaths of Persons Receiving	3018
	Alternative Community Services Waiver Services	

INTRODUCTION

The Alternative Community Services (ACS) Mortality Review is an integral part of the Continuous Quality Improvement process for the Division of Developmental Disabilities Services (DDS). The mortality review is a process that entails a review of the specific circumstances of the death of an individual by at least one of two committees as well as a review of cumulative data regarding information on all deaths occurring within specific periods.

The review is not investigative in nature. Rather, the purpose is to facilitate Continuous Quality Improvement by gathering information to identify systemic issues that may benefit from scrutiny and analysis in order to make system improvement and to provide opportunities for organizational learning.

I. Purpose

The purpose of the review is to identify issues and trends related to deaths of Alternative Community Services Waiver service recipients in order to improve Division and Provider practices by:

- 1. Identifying social, health and systems strengths and weaknesses as they impact circumstances leading to death,
- 2. Recommending changes in procedures, resources and service delivery systems that impact circumstances leading to death,
- 3. Influencing the development of policies and laws regarding provision of ACS Waiver services, and
- 4. Gathering data about deaths among individuals with developmental disabilities, such as cause of death and demographic information so that the DDS may aggregate data over time to identify and analyze trends.

II. Intent

The intent of the review is to facilitate a better understanding of factors contributing to deaths and to develop enhanced strategies for addressing preventable deaths, developing recommendations for appropriate care, and, ultimately, to prevent the occurrence of future preventable deaths.

III. Definitions

Division – The Division of Developmental Disabilities Services, Department of Human Services.

Effective 2-28-2012	D 1
	Page 1
	1 420 1

Policy Type	Subject of Policy	Policy No.
Administration	Mortality Review of Deaths of Persons Receiving	3018
	Alternative Community Services Waiver Services	

<u>Expected Death</u> – A death that is natural or a death that is medically determined, based on a death certificate and supporting documentation, to have resulted solely from a diagnosed degenerative condition or similar circumstance or a death that occurs as the result of an undiagnosed condition resulting from an explained condition, such as the aging process.

<u>Full Review</u> – A review of the death of an individual in which no identifying information regarding the decedent or the Provider is available for consideration by the Mortality Review Committee.

<u>Mortality Review Committee</u> – A group, made up of individuals identified in Section VIII of this document, who conduct a Full Review of all deaths designated as unexplained or unexpected, as well as some deaths designated as expected.

<u>Mortality Review Coordinator</u> – The individual responsible for gathering specific information regarding deaths of persons receiving ACS Waiver services and for coordinating meetings of the Review Team and Mortality Review Committee.

Preliminary Review of the death of an individual is which all identifying information regarding the decident and the Plovider's available for consideration by the Review Team. The purpose of the review is to determine the designation of the death as unexpected, unexplained or expected.

<u>Provider</u> – The entity licensed or certified by DDS providing services to the individual whose death is under review.

<u>Record</u> – The written or electronic file containing information pertaining to the individual, including relevant facts, dates, and actions taken related to the individual, and contacts made and the results of those contacts.

<u>Review Team</u> – A group, made up of specified individuals who conduct a Preliminary Review of the deaths of all persons receiving ACS Waiver services.

<u>Reviewable Death</u> – The death of a person who is receiving waiver services, whose waiver status is in abeyance, or whose waiver status had been closed within 60 days prior to their death.

<u>Unexpected death</u> – A death that occurs as the result of an accident, an undiagnosed condition, suicide, homicide or suspected maltreatment, abuse, or neglect.

<u>Unexplained death</u> – A death in which the cause of death noted on a person's death certificate is not supported by documentation found in the person's medical history and other documentation on file with the Provider, the DDS Waiver Section, or other source.

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IV. Preliminary Review

During the Preliminary Review, the Review Team will analyze the information regarding a reviewable death that the Mortality Review Coordinator has provided to them in order to determine if they will designate the death expected, unexpected, or unexplained. The Team may also recommend that the Mortality Review Committee review a death designated as expected. All members must be present in order for the Team to convene to review any death.

The Mortality Review Committee must conduct reviews of all deaths considered by the Review Team to be unexpected or unexplained, as determined by their Preliminary Review.

The Review Team will consist of the following individuals:

- 1. DDS Assistant Director for Quality Assurance,
- 2. DDS Licensure and Certification Administrator,
- 3. DDS Children's Services Registered Nurse,
- DDS Mortality Review Coordinator,
 DDS Medica Hirector, (available for telephone consultation, as needles), and
 Representative from the Provider or Providers of ACS Waiver services for the person
- whose death is under review (optional, at the discretion of the Provider and non-voting).

The Review Team will hold Preliminary Review meetings at least quarterly to review and analyze the information referenced above. The Mortality Review Coordinator will present a brief written and verbal description of the facts and circumstances surrounding the death. Members of the team will take into consideration all information presented to make a determination regarding how to categorize the death and whether the Mortality Review Committee should review it.

Members of the Review Team may request additional information and delay assigning a designation until after receipt and review of that information.

V. Review Disposition

The Review Team must reach a unanimous decision regarding the designation and the recommendation for review by the Mortality Review Committee. If the team cannot reach a unanimous decision, then the Mortality Review Committee must review the death.

The Team may request that the DDS Investigations Unit conduct an investigation of the circumstances of the death. In such case, the Team must refer the death to the Mortality Review Committee for review.

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VI. Mortality Review Committee – Objectives and Tasks

The Mortality Review Committee provides a forum to ensure that relevant information is shared and available to determine why an individual has died and to understand better all the contributing factors leading to a death. The benefits of sharing information and clearly understanding Division and Provider responsibilities can make the process worthwhile even if new information does not surface at a review.

- 1. The Mortality Review Committee conducts reviews by discussing each death individually. The review should include a discussion of the following:
 - a. The circumstances surrounding the death,
 - b. Identification of the primary risk factors involved in the death,
 - c. The appropriateness and coordination of care as planned, delivered, and overseen by the ACS Waiver Provider, up to and at the time of the person's death,
 - d. Issues that arose near the time of the person's death which were under the control of an ACS Waiver Provider that may require further review for quality improvement.
 - f. If, and the degree to which, the death was believed to be preventable.
- 2. The Mortality Review Committee will review information on all deaths that occurred over a specified period. The purpose of the review of the aggregated data will be to identify any patterns or trends. The Committee will review information regarding at least the following:
 - a. Age
 - b. Gender
 - c. Residence
 - d. Place of death
 - e. Cause of death as designated on the Death Certificate

VII. Review Disposition

Prior to moving to review of the next death, all Committee members should express confidence that they understood all information as presented or ask for further clarification. The Mortality Review Committee will provide disposition as follows:

- 1. Close review
- 2. Hold for additional review, due to the following:

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- a. The Committee requests that the Mortality Review Coordinator obtain additional information from a Provider or other source,
- b. Final findings from the medical examiner are not available, if an autopsy was performed, and
- c. Any other reason deemed acceptable by the Committee.

VIII. Mortality Review Committee Membership

The circumstances involved in most deaths are multidimensional. As a result, the responsibility for review should not rest in any one profession. The membership of the Committee must include representatives of agencies or stakeholder groups, who may, based on their individual professional experience and knowledge, address the complex dimensions of a death. The Mortality Review Committee membership must include the following individuals or representatives of the following departments, agencies or organizations:

- 1. DDPA Member, who is also a certified ACS Waiver Provider (2 positions),
- 2. The Arkansas Waiver Association (2 positions),
- Waiya Savice acipient (2 positions), Waiver Service Recipient or Family Mem!
- 4. DDS Dire
- 5. DDS Licensure and Certification Administrator,
- 6. DDS Ombudsman.
- 7. DDS Medical Director,
- 8. DMS Quality Assurance,
- DDS Registered Nurse,
- 10. DDS Waiver Services Administrative Staff,
- 11. Member-At-Large who is not a member of any organization represented by positions 1 or 2, and
- 12. Representative from the Arkansas protection and advocacy agency

The Committee may designate ad hoc members when they need additional information or expertise.

IX. Mortality Review Committee Organization

The Committee will elect a chairperson and vice chairperson, who are not DHS staff, who serve in that role for a period of at least 1 year.

1. Persons in positions 1, 2 and 3 as described above, will serve three-year terms. Initial members will draw lots to determine initial term length so that term expiration is staggered.

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- 2. By unanimous approval of those attending the meeting, the Committee membership may dismiss a member for repeated failure to attend Committee meetings.
- 3. The Committee will meet as determined by the Committee, but no less than quarterly if there are deaths that have been determined to require review.

X. Role of the Mortality Review Committee Members

The role of Mortality Review Committee members should be flexible in order to meet the needs of the particular issue under review. The Committee should recognize and utilize the individual abilities of each member in order to enhance the Committee's effectiveness. Each member should:

- 1. Contribute information from his or her expertise and experience,
- 2. Provide definitions of professional terminology,
- 3. Understand and apply Division procedures and policies,
- 4. Understand and explain the legal responsibilities, such as mandated reporting, or limitations of his or her profession,
- 5. Be aware and asknowledge that the Mortality Review Committee is not an investigative body,
- 6. Review all death review reports and participate in the decision to approve submission of the report, and
- 7. Review aggregated data regarding deaths in order to identify patterns or trends.

All Mortality Review Committee members must have a clear understanding of their own and other professional and individual roles and responsibilities in their community's response to the death of a service recipient. In addition, Committee members should be aware of and respect the expertise and resources offered by each profession and individual who is a part of the Committee.

XI. ACS Waiver Provider Responsibilities

The ACS Waiver Provider Executive Director of the program providing service to the person whose death is under review or designee will:

- 1. Submit initial required materials and any other additional materials as requested by the DDS Mortality Review Coordinator, and
- 2. Send knowledgeable staff, at their discretion, to the Preliminary Review meeting.

XII. Mortality Review Coordinator Responsibilities

The Mortality Review Coordinator will attend all Preliminary Review and Mortality Review

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Committee meetings and will facilitate by providing necessary information and following up on any requests made by Review Team or Mortality Review Committee members. He will retrieve all written information from each Review Team or Mortality Review Committee member at the close of each meeting. He will either destroy all documents or retain the documents in a secure manner until the next meeting, depending on the disposition of the review.

The DDS Mortality Review Coordinator or designee will gather information concerning the facts and circumstances surrounding all reported deaths, utilizing a standard process. The Coordinator will obtain the information according to the following time frames:

- 1. The Mortality Review Coordinator will request information from the Provider no sooner than 14 calendar days after receipt of the notice of a death.
- 2. The Mortality Review Coordinator will request that the Provider respond to the request by providing the information within 20 calendar days from the date the Provider received the request from DDS.

The Mortality Review Coordinator will compile the following information for analysis by members of the Review Teams

- The Face Sheet from the Provider record. EO 23-02
- 2. A printout from the Incident Reporting Information System (IRIS) or, if unavailable, then a copy of the Incident Report of a death submitted by the Provider,
- 3. A summary prepared by the Provider for the exclusive use of the Mortality Review Committee, describing the events leading up to the death of the individual to include, at the discretion of the Provider, a suggested classification of the death, using one of the three categories included in the Mortality Review policy,
- 4. The most recent Individualized Program Plan, including any Behavior plan,
- 5. Daily case notes from Direct Care staff for the previous month,
- 6. Case manager notes for the last 6 months,
- 7. A list of current medications, if not on the Face Sheet,
- 8. Current diagnosis, if not on the Face Sheet,
- 9. The most recent (within one month) and pertinent records contained in the Provider file from physicians, nursing staff and hospitals. (If the Review Team determines that records from these entities are essential in determining antecedent causes of death, the DDS Mortality Review Coordinator will attempt to obtain these records directly from the appropriate entity),
- 10. Verification of any Guardianship or Power of Attorney,
- 11. The most recent physical examination (within one year), if available,
- 12. Behavior and Incident Reports for three months prior to the death,
- 13. Death certificate (obtained by the DDS Mortality Review Coordinator) and
- 14. A written summary of the events surrounding the death.

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When the Mortality Review Coordinator has compiled the necessary information listed above, he will place the death on the schedule for review at the next quarterly Preliminary Review meeting. The Coordinator will:

- 1. Prepare a packet of information comprised of the documents listed in Section XII for distribution at the time of the meeting,
- 2. Notify Review Team members of the date, time and location of the meeting, and
- 3. Notify the Provider or Providers of services to the decedent that they may, at their discretion, attend the Preliminary Review.

If the Review Team makes a recommendation for review by the Mortality Review Committee, the Mortality Review Coordinator will:

- 1. Place the review on the Mortality Review Committee schedule,
- 2. Prepare a packet of information, comprised of pertinent information gathered for the Preliminary Review as well as any other information obtained subsequent to that review,
- 3. Ensure that the packet of information contains poinformation that might identify the Provider of the received, and
- 4. Make the packet of information available to each member of the Mortality Review Committee at least 10 calendar days in advance of the meeting date.

If the Review Team makes a recommendation not to refer for review by the Mortality Review Committee, the Mortality Review Coordinator will notify the Provider in writing that the review has been completed.

The Mortality Review Coordinator will, on a quarterly basis:

- 1. Prepare and submit to the DDS Licensure and Certification Administrator a list of all deaths determined not to meet the requirements for review, and
- 2. Ensure that the list contains a summary of the facts that supported the recommendation not to review, and
- 3. Prepare a quarterly report that summarizes data detailed in Section VI, 2 regarding each death that occurred during that quarter.

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XIII. DDS Responsibilities

DDS will ensure that:

- 1. The DDS Quality Assurance Section will provide staff for Review Team and Mortality Review Committee support activities, such as making copies of materials, scheduling meetings and preparing reports,
- 2. The DDS Licensure and Certification Administrator will submit a list of all deaths not reviewed by the Mortality Review Committee to the DDS Director for final approval of the recommendation not to review, and
- 3. If the Director overturns a decision, the Mortality Review Coordinator will place the death on the agenda for review at the next scheduled Mortality Review Committee meeting.
- 4. The Annual Report produced by the Committee is distributed as appropriate and posted on the DHS website.

XIV. Mortality Review Reporting

The Committee state prepare an innual report that describes and summatizes any findings or issues and contains any recommendations suggested by the Committee. It shall address as appropriate, the issues described in Section I of this document. It shall contain an annual summary of the quarterly data gathered during the year.

The report should address any trend identified by the Committee as well as the identification of any prevention activities proposed because of any review. The report should contain recommendations regarding specific actions, such as:

- 1. Revision of Provider or Division policy or forms,
- 2. Development of new Provider or Division policy to address systemic issues discovered in the review process.
- 3. Training, either on a statewide or individual Provider basis,
- Facilitation of best practice, including new risk-prevention practices, through dissemination of recommendations for development of or modification to Provider policies, or
- 5. Issuance of a statewide safety alert.

The Mortality Review Coordinator will distribute a copy of the Mortality Review Committee's Annual Report to the DHS Director's office and to the Director of the Department of Developmental Disabilities Services.

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Recipients of the report should consider all recommendations made by the Mortality Review Committee and take appropriate action as deemed necessary. In the determination of what may be deemed necessary action, DHS representatives will be mindful that the purpose of the Review Committee is to gather information to identify systemic issues that may benefit from scrutiny and analysis in order to make system improvements. In the event that any sanction of a Provider is necessary, the DDS Licensure and Certification Unit will determine and issue the sanction, in accordance with applicable policies and procedures.

The Mortality Review Committee will review any Department of Human Services or DDS policy change or other action taken by the Department or Division in response to the Committee's recommendations. If requested, the Committee will review ACS Waiver Community Provider policy changes or other actions taken by the Provider in response to Mortality Review Committee recommendations.

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