HUMAN SERVICES DEPARTMENT[441]

Notice of Intended Action

Twenty-five interested persons, a governmental subdivision, an agency or association of 25 or more persons may demand an oral presentation hereon as provided in Iowa Code section 17A.4(1)"b."

Notice is also given to the public that the Administrative Rules Review Committee may, on its own motion or on written request by any individual or group, review this proposed action under section 17A.8(6) at a regular or special meeting where the public or interested persons may be heard.

Pursuant to the authority of Iowa Code section 249A.4, the Department of Human Services proposes to amend Chapter 78, "Amount, Duration and Scope of Medical and Remedial Services," Chapter 79, "Other Policies Relating to Providers of Medical and Remedial Care," and Chapter 80, "Procedure and Method of Payment," Iowa Administrative Code.

The proposed amendments update, streamline, and clarify Medicaid policy for home- and community-based services to achieve uniform application of policy and to reduce the number of policy exceptions requested. These amendments:

- Require service workers and case managers to sign and date service plans for the habilitation program (Item 1).
- Change the name of the mental retardation (MR) waiver to the intellectual disability waiver (Items 2, 20 to 22, 25, 28, and 29).
 - Eliminate obsolete references to adult day care service components (Items 3, 10, 18, and 35).
- Limit respite care provided when the usual caregiver is working to care in a 24-hour residential camp and clarify that respite care shall not be used as a substitute for a child's day care (Items 4, 12, 16, 22, 31, and 44).
- Change the word "consumer" to "member" where applicable in the rules amended (Items 4 to 8, 12, 14 to 16, 19 to 22, 24 to 30, 32, 34, 37 to 40, 43, and 44).
- Clarify for consumer-directed attendant care that meal preparation may only occur in the member's home (Items 5, 15, 19, 26, 37, and 39).
- Clarify the use of Form 470-4389, Consumer-Directed Attendant Care (CDAC) Service Record, and Form 470-3372, HCBS Consumer-Directed Attendant Care Agreement (Items 5, 15, 19, 26, 37, and 39). The provider shall complete one Form 470-4389 for each date that CDAC service is provided.
- Clarify the use of interim medical monitoring treatment (IMMT) services (Items 6, 27, and 38). IMMT services are not intended to provide day care for children or adults. The parent or guardian of the member is responsible for the nonmedical usual and customary cost of day care during the time when the member is receiving IMMT services. Medical care necessary for monitoring and treatment is an allowable IMMT cost.
- Exclude payments for purchase, repair, and leasing of motorized vehicles under home and vehicle modification (Items 7, 14, 24, 32, and 40).
- Clarify that, whenever possible, three itemized, competitive bids shall be obtained for each home or vehicle modification project and shall be reviewed by the case manager or service worker before approval of the project. The contract shall include the scope of work to be performed, the time involved, the supplies needed, the cost, diagrams of the project whenever applicable, and an assurance that the provider has liability and workers' compensation coverage and the applicable permit and license (Items 7, 14, 24, 32, and 40).
- Remove the requirement for home and vehicle modification expenses to be encumbered at the dollar amount of \$505 per month (Items 7 and 32).
- Add coverage of a portable locator system as a type of personal emergency response system (PERS) (Items 8, 11, 23, 33, 41, and 45).
- Remove limits on four-person supported community living units and allow a mix of waiver and nonwaiver residents (Items 21 and 30).

- Clarify the definition of "physiological treatment" for supported community living services (Items 21 and 30). Physiological treatment includes medication regimens carried out under the supervision of a health professional.
- Clarify that supported community living services to children who live with their parents, guardians, or foster parents are limited to intermittent services (Items 21 and 30). Intermittent services may be provided from one to three hours a day for not more than four days a week.
- Specify that the unit of supported community living services is a calendar day when the member's service plan reflects a need for on-site staff supervision for an average of 8 or more hours per day over a calendar month (Items 21 and 30). Only providers whose service to a member does not meet this threshold may bill using an hourly unit. The current threshold is an average of 14 hours of service per day over a week for the intellectual disability waiver and 19 hours per day for the brain injury waiver.
 - Specify the possible units for purchase of prevocational services (Items 29 and 36).
- Remove the requirement for specialized medical equipment expenses to be encumbered at the dollar amount of \$505 per month and further clarify the use of this service (Items 34 and 42).
- Raise the upper limit for prevocational services under the brain injury waiver to the same amount as allowed under the intellectual disability waiver (\$47.01 per day) and add rate limits for half-day and hourly units (Item 45).
- Add the rate methodology and upper limits for interim medical monitoring and treatment when provided by a supported community living provider (Item 45).
- Clarify who may sign the claim form for targeted medical care when services were delivered but the member dies before the claim is submitted (Item 46).

These amendments apply to individual home- and community-based programs as follows:

- AIDS/HIV waiver: Items 16 to 19 and 46.
- Brain injury waiver: Items 30 to 38, 45, and 46.
- Children's mental health waiver: Items 43 and 44.
- Elderly waiver: Items 10 to 15, 45, and 46.
- Habilitation services: Item 1.
- Ill and handicapped waiver: Items 3 to 9, 45, and 46.
- Intellectual disability waiver (formerly the mental retardation or MR waiver): Items 20 to 29, 45, and 46.
 - Physical disability waiver: Items 39 to 42, 45, and 46.

These amendments do not provide for waivers in specified situations. Requests for the waiver of any rule may be submitted under the Department's general rule on exceptions at 441—1.8(17A,217).

Any interested person may make written comments on the proposed amendments on or before November 9, 2010. Comments should be directed to Mary Ellen Imlau, Bureau of Policy Coordination, Department of Human Services, Hoover State Office Building, 1305 East Walnut Street, Des Moines, Iowa 50319-0114. Comments may be sent by fax to (515)281-4980 or by E-mail to policyanalysis@dhs.state.ia.us.

These amendments are intended to implement Iowa Code section 249A.4.

The following amendments are proposed.

ITEM 1. Adopt the following **new** subparagraphs **78.27(4)**"a"(9) and (10):

- (9) The initial service plan and annual updates to the service plan must be approved by the Iowa Medicaid enterprise in the individualized services information system before services are implemented. Services provided before the approval date are not payable. The written case plan must be completed, signed and dated by the case manager or service worker within 30 calendar days after plan approval.
- (10) Any changes to the service plan must be approved by the Iowa Medicaid enterprise in the individualized services information system before the implementation of services. Services provided before the approval date are not payable.

- ITEM 2. Strike "HCBS MR waiver" wherever it appears in paragraph **78.33(1)**"c" and insert "HCBS intellectual disability waiver" in lieu thereof.
 - ITEM 3. Amend subrule 78.34(3) as follows:
- **78.34(3)** Adult day care services. Adult day care services provide an organized program of supportive care in a group environment to persons who need a degree of supervision and assistance on a regular or intermittent basis in a day care center. A unit of service is a half day (1 to 4 hours), a full day (4 to 8 hours), or an extended day (8 to 12 hours). Components of the service are as set forth in rule 441—171.6(234) or the department of elder affairs rule 321—24.7(231) include health-related care, social services, and other related support services.
 - ITEM 4. Amend subrule 78.34(5) as follows:
- **78.34(5)** Respite care services. Respite care services are services provided to the consumer member that give temporary relief to the usual caregiver and provide all the necessary care that the usual caregiver would provide during that time period. The purpose of respite care is to enable the consumer member to remain in the consumer's member's current living situation.
- a. Services provided outside the consumer's member's home shall not be reimbursable if the living unit where respite is provided is reserved for another person on a temporary leave of absence.
- b. Staff-to-consumer Member-to-staff ratios shall be appropriate to the individual needs of the consumer member as determined by the consumer's member's interdisciplinary team.
 - c. A unit of service is one hour.
- d. Respite care is not to be provided to <u>persons members</u> during the hours in which the usual caregiver is employed except when the <u>consumer member</u> is attending a <u>24-hour residential</u> camp. Respite care shall not be used as a substitute for a child's day care. Respite cannot be provided to a <u>consumer member</u> whose usual caregiver is a consumer-directed attendant care provider for the <u>consumer member</u>.
- *e*. The interdisciplinary team shall determine if the consumer member will receive basic individual respite, specialized respite, or group respite as defined in rule 441—83.1(249A).

f. and g. No change.

- ITEM 5. Amend subrule 78.34(7) as follows:
- **78.34(7)** Consumer-directed attendant care service. Consumer-directed attendant care services are service activities performed by a person to help a consumer member with self-care tasks which the consumer member would typically do independently if the consumer member were otherwise able.
- *a.* The service activities may include helping the <u>consumer member</u> with any of the following nonskilled service activities:
 - (1) to (4) No change.
- (5) Meal preparation, cooking, <u>and assistance with</u> eating and feeding but not the cost of meals themselves. Meal preparation and cooking shall be provided only in the member's home.
 - (6) Housekeeping services which are essential to the consumer's member's health care at home.
 - (7) and (8) No change.
- (9) Assistance needed to go to or return from a place of employment and assistance with job-related tasks while the <u>eonsumer member</u> is on the job site. The cost of transportation for the <u>eonsumer member</u> and assistance with understanding or performing the essential job functions are not included in consumer-directed attendant care services.
 - (10) and (11) No change.
- (12) Assisting or accompanying a consumer member in using transportation essential to the health and welfare of the consumer member. The cost of the transportation is not included.
- b. The service activities may include helping the <u>eonsumer member</u> with any of the following skilled services under the supervision of a licensed nurse or licensed therapist working under the direction of a physician. The licensed nurse or therapist shall retain accountability for actions that are delegated. The licensed nurse or therapist shall ensure appropriate assessment, planning, implementation, and evaluation. The licensed nurse or therapist shall make on-site supervisory visits every two weeks with the provider present. The cost of the supervision provided by the licensed nurse

or therapist shall be paid from private insurance and other third-party payment sources, Medicare, the regular Medicaid program, or the early periodic screening diagnosis and treatment program before accessing the HCBS waiver.

- (1) Tube feedings of consumers members unable to eat solid foods.
- (2) to (13) No change.
- c. A unit of service is 1 hour, or one 8- to 24-hour day provided by an individual or an agency. Each service shall be billed in whole units. The consumer-directed attendant care provider shall complete Form 470-4389, Consumer-Directed Attendant Care (CDAC) Service Record, for each day of service.
- d. The eonsumer member, parent, guardian, or attorney in fact under a durable power of attorney for health care shall be responsible for selecting the person or agency who that will provide the components of the attendant care services to be provided.
- *e.* The <u>eonsumer member</u>, parent, guardian, or attorney in fact under a durable power of attorney for health care shall determine the components of the attendant care services to be provided with the person who is providing the services to the consumer member.
- f. The service activities may shall not include parenting or child care for or on behalf of the consumer member or on behalf of the provider.
- g. The eonsumer member, parent, guardian, or attorney in fact under a durable power of attorney for health care and the provider shall complete, and sign, and date Form 470-3372, HCBS Consumer-Directed Attendant Care Agreement. A copy of the completed agreement shall be attached to the service plan, which is signed by the service worker prior to the initiation of services, and kept in the consumer's and department's member's records.
- h. If the <u>eonsumer member</u> has a guardian or attorney in fact under a durable power of attorney for health care, the care plan shall address how consumer-directed attendant care services will be monitored to ensure the <u>eonsumer's member's</u> needs are being adequately met. If the guardian or attorney in fact is the service provider, the service plan shall address how the service worker or case manager shall oversee service provision.
- *i.* If the <u>eonsumer member</u> has a guardian or attorney in fact under a durable power of attorney for health care, the guardian or attorney in fact shall sign the claim form in place of the <u>eonsumer member</u>, indicating that the service has been provided as presented on the claim.

j. to m. No change.

ITEM 6. Amend subrule 78.34(8) as follows:

- 78.34(8) Interim medical monitoring and treatment services. Interim medical monitoring and treatment (IMMT) services are monitoring and treatment of a medical nature requiring specially trained earegivers beyond what is normally available in a day care setting for children or adults whose medical needs make alternative care unavailable, inadequate, or insufficient. IMMT services are not intended to provide day care but to supplement available resources. The services must be needed to allow the consumer's usual caregivers to be employed or, for a limited period of time, for academic or vocational training of a usual caregiver; due to the hospitalization, treatment for physical or mental illness, or death of a usual caregiver; or during a search for employment by a usual caregiver. Services must be ordered by a physician.
- a. Need for service. The member must be currently receiving home health agency services under rule 441—78.9(249A) and require medical assessment, medical monitoring, and regular medical intervention or intervention in a medical emergency during those services. The service worker or case manager must identify the need for IMMT services after evaluating the member's living environment, family and natural supports, ability to perform activities of daily living, and health care needs. The services must be needed:
 - (1) To allow the member's usual caregivers to be employed,
 - (2) During a search for employment by a usual caregiver,
 - (3) To allow for academic or vocational training of a usual caregiver,
 - (4) Due to the hospitalization of a usual caregiver for treatment for physical or mental illness, or
 - (5) Due to the death of a usual caregiver.

- a. b. Service requirements. Interim medical monitoring and treatment services shall:
- (1) Provide experiences for each <u>consumer's member's</u> social, emotional, intellectual, and physical development;
- (2) Include comprehensive developmental care and any special services for a <u>consumer member</u> with special needs; and
- (3) Include medical assessment, medical monitoring, and medical intervention as needed on a regular or emergency basis. Medical intervention means the ability to assess the situation and contact the appropriate medical professional, not the direct application of medical care.
- b: c. Interim medical monitoring and treatment services may include supervision while the member is being transported to and from school.
 - e. d. Limitations.
 - (1) and (2) No change.
- (3) Interim medical monitoring and treatment services may not duplicate any regular Medicaid or waiver services provided under the state plan. Services under the state plan, including home health agency services under rule 441—78.9(249A), must be exhausted before IMMT services are accessed.
- (4) Interim medical monitoring and treatment services may shall be provided only in the eonsumer's member's home; in a registered group child care home, in a registered family child eare development home; in a licensed child care center, residential care facility, or adult day care facility; or during transportation the time when the member is being transported to and from school.
- (5) The staff-to-consumer member-to-staff ratio shall not be less more than one to six members to one staff person.
- (6) The parent or guardian of the member shall be responsible for the usual and customary nonmedical cost of day care during the time in which the member is receiving IMMT services. Medical care necessary for monitoring and treatment is an allowable IMMT cost. If the cost of care goes above the usual and customary cost of day care services due to the member's medical condition, the costs above the usual and customary cost shall be covered as IMMT services.
 - d. e. A unit of service is one hour.
 - ITEM 7. Amend subrule 78.34(9) as follows:
- **78.34(9)** Home and vehicle modifications modification. Covered home and vehicle modifications are those physical modifications to the consumer's member's home or vehicle listed below that directly address the consumer's member's medical or remedial need. Covered modifications must be necessary to provide for the health, welfare, or safety of the consumer member and enable the consumer member to function with greater independence in the home or vehicle.
- a. Modifications that are necessary or desirable without regard to the eonsumer's member's medical or remedial need and that would be expected to increase the fair market value of the home or vehicle, such as furnaces, fencing, roof repair, or adding square footage to the residence, are excluded except as specifically included below. Purchasing or leasing of a motorized vehicle is excluded. Repairs Home and vehicle repairs are also excluded.
 - b. Only the following modifications are covered:
 - (1) to (6) No change.
- (7) Voice-activated, sound-activated, light-activated, motion-activated, and electronic devices directly related to the eonsumer's member's disability.
 - (8) to (24) No change.
 - c. and d. No change.
- e. Services shall be performed following department approval of a binding contract between the enrolled home and vehicle modification provider and the consumer member. Whenever possible, three itemized, competitive bids shall be obtained for each project and be reviewed by the case manager or service worker before approval of the contract.
- f. The contract shall include, at a minimum, the scope of work to be performed, the time involved, supplies needed, the cost, time frame for work completion, and diagrams of the project

whenever applicable, and an assurance of that the provider has liability and workers' compensation coverage and the applicable permit and license.

- g. Service payment shall be made to the enrolled home and vehicle modification provider. If applicable, payment will be forwarded to the subcontracting agency by the enrolled home and vehicle modification provider following completion of the approved modifications.
- (1) Payment of up to \$6,060 per year may be made to certified providers upon satisfactory completion of the service.
- (2) The <u>case manager or</u> service worker shall encumber up to \$505 per <u>a portion of the cost of a modification every</u> month within the monthly dollar cap allowed for the consumer <u>member</u> until the amount entire cost of the modification is reached encumbered within the a consecutive 12-month period.
- h. Services shall be included in the consumer's member's service plan and shall exceed the Medicaid state plan services.
 - ITEM 8. Amend subrule 78.34(10) as follows:
 - **78.34(10)** Personal emergency response or portable locator system.
- <u>a.</u> A personal emergency response system is an electronic device that transmits a signal to a central monitoring station to summon assistance in the event of an emergency when the consumer is alone.
 - $a_{\overline{\cdot}}$ (1) The required components of the system are:
 - (1) 1. An in-home medical communications transmitter and receiver transceiver.
 - (2) $\overline{2}$. A remote, portable activator.
 - (3) 3. A central monitoring station with backup systems staffed by trained attendants at all times.
- (4) <u>4.</u> Current data files at the central monitoring station containing response protocols and personal, medical, and emergency information for each consumer member.
 - b. (2) The service shall be identified in the consumer's member's service plan.
 - e. (3) A unit of service is a one-time installation fee or one month of service.
 - d. (4) Maximum units per state fiscal year shall be the initial installation and 12 months of service.
- b. A portable locator system is an electronic device that transmits a signal to a monitoring device. The system allows a member to access assistance in the event of an emergency and allows law enforcement or the monitoring system provider to locate a member who is unable to request help or to activate a system independently. The member must be unable to access assistance in an emergency situation due to the member's age or disability.
 - (1) The required components of the portable locator system are:
 - 1. A portable communications transceiver or transmitter to be worn or carried by the member.
- 2. Monitoring by the provider at a central location with response protocols and personal, medical, and emergency information for each member as applicable.
 - (2) The service shall be identified in the member's service plan.
- (3) Payable units of service are purchase of equipment, an installation or set-up fee, and monthly fees.
- (4) Maximum units per state fiscal year shall be one equipment purchase, one installation or set-up fee, and 12 months of service.
 - ITEM 9. Amend subrule 78.34(11) as follows:
- **78.34(11)** *Home-delivered meals.* Home-delivered meals <u>means are</u> meals prepared elsewhere and delivered to a waiver recipient member at the recipient's member's residence.
- <u>a.</u> Each meal shall ensure the <u>recipient member</u> receives a minimum of one-third of the daily recommended dietary allowance as established by the Food and Nutrition Board of the National Research Council of the National Academy of Sciences. The meal may also be a liquid supplement that meets the minimum one-third standard.
- <u>b.</u> When a restaurant provides the home-delivered meal, the <u>recipient member</u> is required to have a nutritional consultation. The nutritional consultation includes contact with the restaurant to explain the dietary needs of the <u>elient member</u> and what constitutes the minimum one-third daily dietary allowance.
 - c. A maximum of 14 two meals is allowed per week day. A unit of service is a meal.

- ITEM 10. Amend subrule 78.37(1) as follows:
- **78.37(1)** Adult day care services. Adult day care services provide an organized program of supportive care in a group environment to persons who need a degree of supervision and assistance on a regular or intermittent basis in a day care center. A unit of service is a half day (1 to 4 hours), a full day (4 to 8 hours), or an extended day (8 to 12 hours). Components of the service are set forth in rule 441—171.6(234) or as indicated in the Iowa department of elder affairs Annual Service and Fiscal Reporting Manual include health-related care, social services, and other related support services.
 - ITEM 11. Amend subrule 78.37(2) as follows:
- 78.37(2) Emergency Personal emergency response or portable locator system. The emergency response system allows a person experiencing a medical emergency at home to activate electronic components that transmit a coded signal via digital equipment over telephone lines to a central monitoring station.
- *a.* A personal emergency response system is an electronic device that transmits a signal to a central monitoring station to summon assistance in the event of an emergency.
 - (1) The necessary components of a system are:
 - a. An in-home medical communications transceiver.
 - b. 2. A remote, portable activator.
- e. 3. A central monitoring station with backup systems staffed by trained attendants 24 hours per day, seven days per week at all times.
- d. 4. Current data files at the central monitoring station containing preestablished response protocols and personal, medical, and emergency information for each elient member.
 - (2) The service shall be identified in the member's service plan.
 - (3) A unit of service is a one-time installation fee or one month of service.
 - (4) Maximum units per state fiscal year shall be the initial installation and 12 months of service.
- b. A portable locator system is an electronic device that transmits a signal to a monitoring device. The system allows a member to access assistance in the event of an emergency and allows law enforcement or the monitoring system provider to locate a member who is unable to request help or to activate a system independently. The member must be unable to access assistance in an emergency situation due to the member's age or disability.
 - (1) The required components of the portable locator system are:
 - 1. A portable communications transceiver or transmitter to be worn or carried by the member.
- 2. Monitoring by the provider at a central location with response protocols and personal, medical, and emergency information for each member as applicable.
 - (2) The service shall be identified in the member's service plan.
- (3) Payable units of service are purchase of equipment, an installation or set-up fee, and monthly fees.
- (4) Maximum units per state fiscal year shall be one equipment purchase, one installation or set-up fee, and 12 months of service.
 - ITEM 12. Amend subrule 78.37(6) as follows:
- **78.37(6)** Respite care services. Respite care services are services provided to the consumer member that give temporary relief to the usual caregiver and provide all the necessary care that the usual caregiver would provide during that time period. The purpose of respite care is to enable the consumer member to remain in the consumer's member's current living situation.
- a. Services provided outside the eonsumer's member's home shall not be reimbursable if the living unit where respite is provided is reserved for another person on a temporary leave of absence.
- b. Staff-to-consumer Member-to-staff ratios shall be appropriate to the individual needs of the consumer member as determined by the consumer's member's interdisciplinary team.
 - c. A unit of service is one hour.
- *d.* The interdisciplinary team shall determine if the consumer member will receive basic individual respite, specialized respite or group respite as defined in rule 441—83.21(249A).
 - e. to g. No change.

- h. Respite care is not to be provided to <u>persons members</u> during the hours in which the usual caregiver is employed except when the <u>consumer member</u> is attending a <u>24-hour residential</u> camp. Respite cannot be provided to a <u>consumer member</u> whose usual caregiver is a consumer-directed attendant care provider for the <u>consumer member</u>.
 - ITEM 13. Amend subrule 78.37(8) as follows:
- **78.37(8)** *Home-delivered meals.* Home-delivered meals means are meals prepared elsewhere and delivered to a waiver recipient member at the recipient's member's residence.
- <u>a.</u> Each meal shall ensure the <u>recipient member</u> receives a minimum of one-third of the daily recommended dietary allowance as established by the Food and Nutrition Board of the National Research Council of the National Academy of Sciences. The meal may also be a liquid supplement which meets the minimum one-third standard.
- \underline{b} . When a restaurant provides the home-delivered meal, the recipient member is required to have a nutritional consultation. The nutritional consultation includes contact with the restaurant to explain the dietary needs of the elient member and explain what constitutes the minimum one-third daily dietary allowance.
 - c. A maximum of 14 two meals is allowed per week day. A unit of service is a meal.
 - ITEM 14. Amend subrule 78.37(9) as follows:
- **78.37(9)** Home and vehicle modification. Covered home and vehicle modifications are those physical modifications to the eonsumer's member's home or vehicle listed below that directly address the eonsumer's member's medical or remedial need. Covered modifications must be necessary to provide for the health, welfare, or safety of the consumer member and enable the consumer member to function with greater independence in the home or vehicle.
- a. Modifications that are necessary or desirable without regard to the eonsumer's member's medical or remedial need and that would be expected to increase the fair market value of the home or vehicle, such as furnaces, fencing, roof repair, or adding square footage to the residence, are excluded except as specifically included below. Purchasing or leasing of a motorized vehicle is excluded. Repairs Home and vehicle repairs are also excluded.
 - b. Only the following modifications are covered:
 - (1) to (6) No change.
- (7) Voice-activated, sound-activated, light-activated, motion-activated, and electronic devices directly related to the consumer's member's disability.
 - (8) to (24) No change.
 - c. and d. No change.
- e. Services shall be performed following department approval of a binding contract between the enrolled home and vehicle modification provider and the eonsumer member. Whenever possible, three itemized, competitive bids shall be obtained for each project and be reviewed by the case manager or service worker before approval of the contract.
- f. The contract shall include, at a minimum, the scope of work to be performed, the time involved, supplies needed, the cost, time frame for work completion, and diagrams of the project whenever applicable, and an assurance of that the provider has liability and workers' compensation coverage and the applicable permit and license.
 - g. No change.
- *h*. Services shall be included in the consumer's <u>member's</u> service plan and shall exceed the Medicaid state plan services.
 - ITEM 15. Amend subrule 78.37(15) as follows:
- **78.37(15)** Consumer-directed attendant care service. Consumer-directed attendant care services are service activities performed by a person to help a <u>consumer member</u> with self-care tasks which the consumer member would typically do independently if the consumer member were otherwise able.
- *a.* The service activities may include helping the consumer member with any of the following nonskilled service activities:
 - (1) to (4) No change.

- (5) Meal preparation, cooking, <u>and assistance with</u> eating and feeding but not the cost of meals themselves. Meal preparation and cooking shall be provided only in the member's home.
 - (6) Housekeeping services which are essential to the consumer's member's health care at home.
 - (7) and (8) No change.
- (9) Assistance needed to go to or return from a place of employment and assistance with job-related tasks while the <u>consumer member</u> is on the job site. The cost of transportation for the <u>consumer member</u> and assistance with understanding or performing the essential job functions are not included in <u>consumer-directed</u> attendant care services.
 - (10) and (11) No change.
- (12) Assisting or accompanying a <u>consumer member</u> in using transportation essential to the health and welfare of the consumer member. The cost of the transportation is not included.
- b. The service activities may include helping the eonsumer member with any of the following skilled services under the supervision of a licensed nurse or licensed therapist working under the direction of a physician. The licensed nurse or therapist shall retain accountability for actions that are delegated. The licensed nurse or therapist shall ensure appropriate assessment, planning, implementation, and evaluation. The licensed nurse or therapist shall make on-site supervisory visits every two weeks with the provider present. The cost of the supervision provided by the licensed nurse or therapist shall be paid from private insurance and other third-party payment sources, Medicare, the regular Medicaid program, or the early periodic screening diagnosis and treatment program before accessing the HCBS waiver.
 - (1) Tube feedings of consumers members unable to eat solid foods.
 - (2) to (13) No change.
- c. A unit of service provided by an individual or an agency, other than an assisted living program, is 1 hour, or one 8- to 24-hour day. When provided by an assisted living program, a unit of service is one calendar month. If services are provided by an assisted living program for less than one full ealendar month, the monthly reimbursement rate shall be prorated based on the number of days service is provided. Except for services provided by an assisted living program, each Each service shall be billed in whole units. The consumer-directed attendant care provider shall complete Form 470-4389, Consumer-Directed Attendant Care (CDAC) Service Record, for each day of service.
- d. The consumer member, parent, guardian, or attorney in fact under a durable power of attorney for health care shall be responsible for selecting the person or agency who that will provide the components of the attendant care services to be provided.
- *e.* The consumer <u>member</u>, parent, guardian, or attorney in fact under a durable power of attorney for health care shall determine the components of the attendant care services to be provided with the person who is providing the services to the consumer <u>member</u>.
- f. The service activities may shall not include parenting or child care for or on behalf of the consumer member or on behalf of the provider.
- g. The consumer member, parent, guardian, or attorney in fact under a durable power of attorney for health care and the provider shall complete, and sign, and date Form 470-3372, HCBS Consumer-Directed Attendant Care Agreement. A copy of the completed agreement shall be attached to the service plan, which is signed by the service worker prior to the initiation of services, and kept in the consumer's and department's member's records.
- h. If the <u>eonsumer member</u> has a guardian or attorney in fact under a durable power of attorney for health care, the care plan shall address how consumer-directed attendant care services will be monitored to ensure the <u>eonsumer's member's</u> needs are being adequately met. If the guardian or attorney in fact is the service provider, the service plan shall address how the service worker or case manager shall oversee service provision.
- *i.* If the <u>consumer member</u> has a guardian or attorney in fact under a durable power of attorney for health care, the guardian or attorney in fact shall sign the claim form in place of the <u>consumer member</u>, indicating that the service has been provided as presented on the claim.
 - j. to l. No change.

- m. Services may be provided in the absence of a parent or guardian if the parent or guardian has given advanced direction for the service provision.
 - ITEM 16. Amend subrule 78.38(5) as follows:
- **78.38(5)** Respite care services. Respite care services are services provided to the consumer member that give temporary relief to the usual caregiver and provide all the necessary care that the usual caregiver would provide during that time period. The purpose of respite care is to enable the consumer member to remain in the consumer's member's current living situation.
- *a*. Services provided outside the consumer's member's home shall not be reimbursable if the living unit where respite is provided is otherwise reserved for another person on a temporary leave of absence.
- b. Staff-to-consumer Member-to-staff ratios shall be appropriate to the individual needs of the consumer member as determined by the consumer's member's interdisciplinary team.
 - c. A unit of service is one hour.
- d. The interdisciplinary team shall determine if the consumer member will receive basic individual respite, specialized respite or group respite as defined in rule 441 83.41(249A).
 - e. to g. No change.
- h. Respite care is not to be provided to <u>persons members</u> during the hours in which the usual caregiver is employed except when the <u>consumer member</u> is attending a <u>24-hour residential</u> camp. Respite care shall not be used as a <u>substitute for a child's day care.</u> Respite cannot be provided to a <u>consumer member</u> whose usual caregiver is a consumer-directed attendant care provider for the <u>consumer member</u>.
 - ITEM 17. Amend subrule 78.38(6) as follows:
- **78.38(6)** *Home-delivered meals.* Home-delivered meals means are meals prepared elsewhere and delivered to a waiver recipient member at the recipient's member's residence.
- <u>a.</u> Each meal shall ensure the <u>recipient member</u> receives a minimum of one-third of the daily recommended dietary allowance as established by the Food and Nutrition Board of the National Research Council of the National Academy of Sciences. The meal may also be a liquid supplement which meets the minimum one-third standard.
- <u>b.</u> When a restaurant provides the home-delivered meal, the member is required to have a <u>nutritional consultation</u>. The nutritional consultation includes contact with the restaurant to explain the dietary needs of the member and what constitutes the minimum one-third daily dietary allowance.
 - c. A maximum of 14 two meals is allowed per week day. A unit of service is a meal.
 - ITEM 18. Amend subrule 78.38(7) as follows:
- **78.38(7)** Adult day care services. Adult day care services provide an organized program of supportive care in a group environment to persons who need a degree of supervision and assistance on a regular or intermittent basis in a day care center. A unit of service is a half day (1 to 4 hours), a full day (4 to 8 hours), or an extended day (8 to 12 hours). Components of the service are as set forth in rule 441—171.6(234) or the department of elder affairs rule 321—24.7(231) include health-related care, social services, and other related support services.
 - ITEM 19. Amend subrule 78.38(8) as follows:
- **78.38(8)** Consumer-directed attendant care service. Consumer-directed attendant care services are service activities performed by a person to help a <u>consumer member</u> with self-care tasks which the consumer member would typically do independently if the consumer member were otherwise able.
- *a.* The service activities may include helping the consumer member with any of the following nonskilled service activities:
 - (1) to (4) No change.
- (5) Meal preparation, cooking, <u>and assistance with</u> eating and feeding but not the cost of meals themselves. Meal preparation and cooking shall be provided only in the member's home.
 - (6) Housekeeping services which are essential to the consumer's member's health care at home.
 - (7) and (8) No change.

- (9) Assistance needed to go to or return from a place of employment and assistance with job-related tasks while the <u>consumer member</u> is on the job site. The cost of transportation for the <u>consumer member</u> and assistance with understanding or performing the essential job functions are not included in consumer-directed attendant care services.
 - (10) and (11) No change.
- (12) Assisting or accompanying a <u>consumer member</u> in using transportation essential to the health and welfare of the consumer member. The cost of the transportation is not included.
- b. The service activities may include helping the <u>consumer member</u> with any of the following skilled services under the supervision of a licensed nurse or licensed therapist working under the direction of a physician. The licensed nurse or therapist shall retain accountability for actions that are delegated. The licensed nurse or therapist shall ensure appropriate assessment, planning, implementation, and evaluation. The licensed nurse or therapist shall make on-site supervisory visits every two weeks with the provider present. The cost of the supervision provided by the licensed nurse or therapist shall be paid from private insurance and other third-party payment sources, Medicare, the regular Medicaid program, or the early periodic screening diagnosis and treatment program before accessing the HCBS waiver.
 - (1) Tube feedings of consumers members unable to eat solid foods.
 - (2) to (13) No change.
- *c.* A unit of service is 1 hour, or one 8- to 24-hour day provided by an individual or an agency. Each service shall be billed in whole units. The consumer-directed attendant care provider shall complete Form 470-4389, Consumer-Directed Attendant Care (CDAC) Service Record, for each day of service.
- d. The eonsumer member, parent, guardian, or attorney in fact under a durable power of attorney for health care shall be responsible for selecting the person or agency who that will provide the components of the attendant care services to be provided.
- *e.* The <u>consumer member</u>, parent, guardian, or attorney in fact under a durable power of attorney for health care shall determine the components of the attendant care services to be provided with the person who is providing the services to the <u>consumer</u> member.
- f. The service activities may shall not include parenting or child care for or on behalf of the consumer member or on behalf of the provider.
- g. The consumer member, parent, guardian, or attorney in fact under a durable power of attorney for health care and the provider shall complete, and sign, and date Form 470-3372, HCBS Consumer-Directed Attendant Care Agreement. A copy of the completed agreement shall be attached to the service plan, which is signed by the service worker prior to the initiation of services, and kept in the consumer's and department's member's records.
- h. If the <u>consumer member</u> has a guardian or attorney in fact under a durable power of attorney for health care, the care plan shall address how consumer-directed attendant care services will be monitored to ensure the <u>consumer's member's</u> needs are being adequately met. If the guardian or attorney in fact is the service provider, the service plan shall address how the service worker or case manager shall oversee service provision.
- *i.* If the <u>consumer member</u> has a guardian or attorney in fact under a durable power of attorney for health care, the guardian or attorney in fact shall sign the claim form in place of the <u>consumer member</u>, indicating that the service has been provided as presented on the claim.

j. to m. No change.

ITEM 20. Amend rule 441—78.41(249A), introductory paragraph, as follows:

441—78.41(249A) HCBS MR intellectual disability waiver services. Payment will be approved for the following services to eonsumers members eligible for the HCBS MR intellectual disability waiver services as established in 441—Chapter 83 and as identified in the eonsumer's member's service plan. All services include the applicable and necessary instruction, supervision, assistance and support as required by the eonsumer member in achieving the eonsumer's member's life goals. The services, amount and supports provided under the HCBS MR intellectual disability waiver shall be delivered in the least restrictive environment and in conformity with the eonsumer's member's service plan. Reimbursement

shall not be available under the waiver for any services that the consumer member can obtain through the Medicaid state plan. All services shall be billed in whole units.

- ITEM 21. Amend subrule 78.41(1) as follows:
- **78.41(1)** Supported community living services. Supported community living services are provided by the provider within the consumer's member's home and community, according to the individualized consumer member need as identified in the service plan pursuant to rule 441 83.67(249A).
- a. Available components of the service are personal and home skills training services, individual advocacy services, community skills training services, personal environment support services, transportation, and treatment services.
- (1) Personal and home skills training services are those activities which assist a consumer member to develop or maintain skills for self-care, self-directedness, and care of the immediate environment.
- (2) "Individual advocacy services" means is the act or process of representing the individual's member's rights and interests in order to realize the rights to which the individual member is entitled and to remove barriers to meeting the individual's member's needs.
- (3) "Community skills training services" means <u>are</u> activities which assist a <u>person member</u> to develop or maintain skills allowing better participation in the community. Services shall focus on the following areas as they <u>are applicable</u> apply to <u>individuals</u> the member being served:
- 1. Personal management skills training services are activities which assist a <u>person member</u> to maintain or develop skills necessary to sustain <u>oneself the member</u> in the physical environment and are essential to the management of <u>one's the member's personal business and property</u>. This includes self-advocacy skills. Examples of personal management skills are the ability to maintain a household budget; plan and prepare nutritional meals; <u>ability to</u> use community resources such as public transportation; <u>and</u> libraries, <u>etc.</u>, and <u>ability to</u> select foods at the grocery store.
- 2. Socialization skills training services are those activities which assist a <u>consumer member</u> to develop or maintain skills which include self-awareness and self-control, social responsiveness, community participation, social amenities, and interpersonal skills.
- 3. Communication skills training services are activities which assist a person member to develop or maintain skills including expressive and receptive skills in verbal and nonverbal language and the functional application of acquired reading and writing skills.
- (4) "Personal and environmental support services" means <u>are</u> activities and expenditures provided to or on behalf of a <u>person member</u> in the areas of personal needs in order to allow the <u>person member</u> to function in the least restrictive environment.
- (5) "Transportation services" means <u>are</u> activities and expenditures designed to assist the <u>person</u> <u>member</u> to travel from one place to another to obtain services or carry out life's activities. The service excludes transportation to and from work.
- (6) "Treatment services" means <u>are</u> activities designed to assist the <u>person member</u> to maintain or improve physiological, emotional and behavioral functioning and to prevent conditions that would present barriers to <u>a person's the member's</u> functioning. Treatment services include physical or physiological treatment and psychotherapeutic treatment.
- 1. Physiological treatment means activities including includes medication regimens designed to prevent, halt, control, relieve, or reverse symptoms or conditions which that interfere with the normal functioning of the human body. The activities Physiological treatment shall be provided by or under the direct supervision of a certified or licensed health care professional certified or licensed to provide the treatment activity specified.
- 2. Psychotherapeutic treatment means activities provided to assist a <u>person member</u> in the identification or modification of beliefs, emotions, attitudes, or behaviors in order to maintain or improve the <u>person's</u> member's functioning in response to the physical, emotional, and social environment.
- b. The supported community living services are intended to provide for the daily living needs of the consumer member and shall be available as needed during any 24-hour period. Activities do not include those associated with vocational services, academics, day care, medical services, Medicaid case

management or other case management. Services are individualized supportive services provided in a variety of community-based, integrated settings.

- (1) Supported community living services shall be available at a daily rate to <u>consumers members</u> living outside the home of their family, legal representative, or foster family and for whom a provider has primary responsibility for supervision or structure during the month. This service will provide supervision or structure in identified time periods when another resource is not available.
- (2) Supported community living services shall be available at an hourly rate to <u>eonsumers members</u> for whom a daily rate is not established.
- c. Services may be provided to a child or an adult. A maximum of three consumers receiving community-supported alternative living arrangements or HCBS MR services four persons may reside in a living unit. except providers meeting requirements set forth in 441—paragraph 77.37(14)"e."
- (1) Consumers A member may live within the home of their the member's family or legal representative or within other types of in another typical community living arrangements arrangement.
- (2) Consumers of services A member living with families the member's family or legal representatives are representative is not subject to the maximum of three consumers four residents in a living unit.
- (3) Consumers A member may not live in <u>a</u> licensed medical or health care <u>facilities</u> <u>facility</u> or in settings a setting that is required to be licensed as a medical or health care <u>facilities</u> facility.
- (4) <u>d.</u> Consumers <u>A member</u> aged 17 or under living <u>within in</u> the home of <u>their the member's</u> family, legal representative, or foster <u>families family</u> shall receive <u>intermittent</u> services based on development of adaptive, behavior, or health skills. <u>Intermittent services may be provided from one to three hours a day for not more than four days a week.</u> Duration of services shall be based on age-appropriateness and individual attention span.
 - d. Rescinded IAB 2/5/03, effective 2/1/03.
 - e. No change.
- f. Provider budgets shall reflect all staff-to-eonsumer <u>member</u> ratios and shall reflect costs associated with eonsumers' <u>members</u>' specific support needs for travel and transportation, consulting, instruction, and environmental modifications and repairs, as determined necessary by the interdisciplinary team for each eonsumer <u>member</u>. The specific support needs must be identified in the Medicaid case manager's service plan, the total costs shall not exceed \$1570 per eonsumer <u>member</u> per year, and the provider must maintain records to support the expenditures. A unit of service is:
- (1) One full calendar day when a consumer member residing in the living unit receives on-site staff supervision for 14 eight or more hours per day as an average over a 7-day week calendar month and the consumer's individual comprehensive plan or case member's service plan identifies and reflects the need for this amount of supervision.
 - (2) One hour when subparagraph (1) does not apply.
 - g. The maximum number of units available per consumer member is as follows:
 - (1) and (2) No change.
- *h*. The service shall be identified in the consumer's individual comprehensive member's service plan.
- *i.* Services Supported community living services shall not be simultaneously reimbursed with other residential services, HCBS MR or with respite, Medicaid or HCBS MR nursing, or Medicaid or HCBS MR home health aide services provided through Medicaid or the HCBS intellectual disability waiver.
 - ITEM 22. Amend subrule 78.41(2) as follows:
- **78.41(2)** Respite <u>care</u> services. Respite care services are services provided to the <u>consumer member</u> that give temporary relief to the usual caregiver and provide all the necessary care that the usual caregiver would provide during that <u>time</u> period. The purpose of respite care is to enable the <u>consumer member</u> to remain in the <u>consumer's</u> member's current living situation.
- *a.* Services provided outside the consumer's member's home shall not be reimbursable if the living unit where the respite is provided is reserved for another person on a temporary leave of absence.

- b. Staff-to-consumer Member-to-staff ratios shall be appropriate to the individual needs of the consumer member as determined by the consumer's member's interdisciplinary team.
 - c. A unit of service is one hour.
 - d. Payment for respite services shall not exceed \$7,050 per the consumer's member's waiver year.
 - e. The service shall be identified in the consumer's member's individual comprehensive plan.
- f. Respite services shall not be simultaneously reimbursed with other residential or respite services, HCBS MR waiver or with supported community living services, Medicaid or HCBS MR nursing, or Medicaid or HCBS MR home health aide services provided through Medicaid or the HCBS intellectual disability waiver.
- g. Respite care is not to be provided to <u>persons members</u> during the hours in which the usual caregiver is employed except when the <u>consumer member</u> is attending a <u>24-hour residential</u> camp. Respite care shall not be used as a <u>substitute for a child's day care.</u> Respite cannot be provided to a <u>consumer member</u> whose usual caregiver is a consumer-directed attendant care provider for the <u>consumer member</u>.
- *h*. The interdisciplinary team shall determine if the consumer member will receive basic individual respite, specialized respite or group respite as defined in rule 441—83.60(249A).

i. and j. No change.

- ITEM 23. Amend subrule 78.41(3) as follows:
- **78.41(3)** *Personal emergency response or portable locator system.*
- <u>a.</u> The personal emergency response system is an electronic <u>eomponent</u> <u>device</u> that transmits a <u>eoded</u> signal <u>via digital equipment</u> to a central monitoring station. The electronic <u>device</u> allows a person to <u>access</u> summon assistance in the event of an emergency <u>when alone</u>.
 - $a_{\overline{\cdot}}$ (1) The necessary components of the system are:
 - (1) 1. An in-home medical communications transceiver.
 - (2) 2. A remote, portable activator.
- (3) 3. A central monitoring station with backup systems staffed by trained attendants 24 hours per day, seven days per week at all times.
- (4) 4. Current data files at the central monitoring station containing response protocols and personal, medical and emergency information for each eonsumer member.
- b: (2) The service shall be identified in the eonsumer's individual comprehensive member's service plan.
 - e. (3) A unit of service is a one-time installation fee or one month of service.
- d: (4) Maximum units per state fiscal year are shall be the initial installation and 12 months of service.
- b. A portable locator system is an electronic device that transmits a signal to a monitoring device. The system allows a member to access assistance in the event of an emergency and allows law enforcement or the monitoring system provider to locate a member who is unable to request help or to activate a system independently. The member must be unable to access assistance in an emergency situation due to the member's age or disability.
 - (1) The required components of the portable locator system are:
 - 1. A portable communications transceiver or transmitter to be worn or carried by the member.
- 2. Monitoring by the provider at a central location with response protocols and personal, medical, and emergency information for each member as applicable.
 - (2) The service shall be identified in the member's service plan.
- (3) Payable units of service are purchase of equipment, an installation or set-up fee, and monthly fees.
- (4) Maximum units per state fiscal year shall be one equipment purchase, one installation or set-up fee, and 12 months of service.
 - ITEM 24. Amend subrule 78.41(4) as follows:
- **78.41(4)** Home and vehicle modifications modification. Covered home and vehicle modifications are those physical modifications to the consumer's member's home or vehicle listed below that directly

address the consumer's <u>member's</u> medical or remedial need. Covered modifications must be necessary to provide for the health, welfare, or safety of the consumer <u>member</u> and enable the consumer <u>member</u> to function with greater independence in the home or vehicle.

- a. Modifications that are necessary or desirable without regard to the eonsumer's member's medical or remedial need and that would be expected to increase the fair market value of the home or vehicle, such as furnaces, fencing, roof repair, or adding square footage to the residence, are excluded except as specifically included below. Purchasing or leasing of a motorized vehicle is excluded. Repairs Home and vehicle repairs are also excluded.
 - b. Only the following modifications are covered:
 - (1) to (6) No change.
- (7) Voice-activated, sound-activated, light-activated, motion-activated, and electronic devices directly related to the consumer's member's disability.
 - (8) to (24) No change.
 - c. and d. No change.
- e. Services shall be performed following department approval of a binding contract between the enrolled home and vehicle modification provider and the consumer member. Whenever possible, three itemized, competitive bids shall be obtained for each project and be reviewed by the case manager or service worker before approval of the contract.
- f. The contract shall include, at a minimum, the scope of work to be performed, the time involved, supplies needed, the cost, time frame for work completion, and diagrams of the project whenever applicable, and an assurance of that the provider has liability and workers' compensation coverage and the applicable permit and license.
 - g. No change.
- h. Services shall be included in the eonsumer's member's service plan and shall exceed the Medicaid state plan services.
 - ITEM 25. Amend subrule 78.41(6) as follows:
- **78.41(6)** *Home health aide services*. Home health aide services are personal or direct care services provided to the eonsumer member which are not payable under Medicaid as set forth in rule 441—78.9(249A). Services shall include unskilled medical services and shall exceed those services provided under HCBS MR intellectual disability waiver supported community living. Instruction, supervision, support or assistance in personal hygiene, bathing, and daily living shall be provided under supported community living.
 - a. Services shall be included in the consumer's individual comprehensive member's service plan. b. and c. No change.
 - ITEM 26. Amend subrule 78.41(8) as follows:
- **78.41(8)** Consumer-directed attendant care service. Consumer-directed attendant care services are service activities performed by a person to help a <u>consumer member</u> with self-care tasks which the consumer member would typically do independently if the consumer member were otherwise able.
- *a.* The service activities may include helping the eonsumer member with any of the following nonskilled service activities:
 - (1) to (4) No change.
- (5) Meal preparation, cooking, <u>and assistance with</u> eating and feeding but not the cost of meals themselves. Meal preparation and cooking shall be provided only in the member's home.
 - (6) Housekeeping services which are essential to the consumer's member's health care at home.
 - (7) and (8) No change.
- (9) Assistance needed to go to or return from a place of employment and assistance with job-related tasks while the <u>eonsumer member</u> is on the job site. The cost of transportation for the <u>eonsumer member</u> and assistance with understanding or performing the essential job functions are not included in consumer-directed attendant care services.
 - (10) and (11) No change.

- (12) Assisting or accompanying a consumer member in using transportation essential to the health and welfare of the consumer member. The cost of the transportation is not included.
- b. The service activities may include helping the <u>eonsumer member</u> with any of the following skilled services under the supervision of a licensed nurse or licensed therapist working under the direction of a physician. The licensed nurse or therapist shall retain accountability for actions that are delegated. The licensed nurse or therapist shall ensure appropriate assessment, planning, implementation, and evaluation. The licensed nurse or therapist shall make on-site supervisory visits every two weeks with the provider present. The cost of the supervision provided by the licensed nurse or therapist shall be paid from private insurance and other third-party payment sources, Medicare, the regular Medicaid program, or the early periodic screening diagnosis and treatment program before accessing the HCBS waiver.
 - (1) Tube feedings of consumers members unable to eat solid foods.
 - (2) to (13) No change.
- c. A unit of service is 1 hour, or one 8- to 24-hour day provided by an individual or an agency. Each service shall be billed in whole units. The consumer-directed attendant care provider shall complete Form 470-4389, Consumer-Directed Attendant Care (CDAC) Service Record, for each day of service.
- d. The eonsumer member, parent, guardian, or attorney in fact under a durable power of attorney for health care shall be responsible for selecting the person or agency who that will provide the components of the attendant care services to be provided.
- *e.* The <u>consumer member</u>, parent, guardian, or attorney in fact under a durable power of attorney for health care shall determine the components of the attendant care services to be provided with the person who is providing the services to the <u>consumer</u> member.
- f. The service activities may shall not include parenting or child care for or on behalf of the consumer member or on behalf of the provider.
- g. The eonsumer <u>member</u>, parent, guardian, or attorney in fact under a durable power of attorney for health care and the provider shall complete, and sign, and date Form 470-3372, HCBS Consumer-Directed Attendant Care Agreement. A copy of the completed agreement shall be attached to the service plan, which is signed by the service worker or case manager prior to the initiation of services, and kept in the consumer's and department's member's records.
- h. If the <u>consumer member</u> has a guardian or attorney in fact under a durable power of attorney for health care, the care plan shall address how consumer-directed attendant care services will be monitored to ensure the <u>consumer's member's</u> needs are being adequately met. If the guardian or attorney in fact is the service provider, the service plan shall address how the service worker or case manager shall oversee service provision.
- *i.* If the <u>consumer member</u> has a guardian or attorney in fact under a durable power of attorney for health care, the guardian or attorney in fact shall sign the claim form in place of the <u>consumer member</u>, indicating that the service has been provided as presented on the claim.

j. to m. No change.

ITEM 27. Amend subrule 78.41(9) as follows:

- **78.41(9)** Interim medical monitoring and treatment services. Interim medical monitoring and treatment (IMMT) services are monitoring and treatment of a medical nature requiring specially trained caregivers beyond what is normally available in a day care setting for children or adults whose medical needs make alternative care unavailable, inadequate, or insufficient. IMMT services are not intended to provide day care but to supplement available resources. The services must be needed to allow the consumer's usual caregivers to be employed or, for a limited period of time, for academic or vocational training of a usual caregiver; due to the hospitalization, treatment for physical or mental illness, or death of a usual caregiver; or during a search for employment by a usual caregiver. Services must be ordered by a physician.
- a. Need for service. The member must be currently receiving home health agency services under rule 441—78.9(249A) and require medical assessment, medical monitoring, and regular medical intervention or intervention in a medical emergency during those services. The service worker or case

manager must identify the need for IMMT services after evaluating the member's living environment, family and natural supports, ability to perform activities of daily living, and health care needs. The services must be needed:

- (1) To allow the member's usual caregivers to be employed,
- (2) During a search for employment by a usual caregiver,
- (3) To allow for academic or vocational training of a usual caregiver,
- (4) Due to the hospitalization of a usual caregiver for treatment for physical or mental illness, or
- (5) Due to the death of a usual caregiver.
- a. b. Service requirements. Interim medical monitoring and treatment services shall:
- (1) Provide experiences for each <u>consumer's member's</u> social, emotional, intellectual, and physical development;
- (2) Include comprehensive developmental care and any special services for a <u>consumer member</u> with special needs; and
- (3) Include medical assessment, medical monitoring, and medical intervention as needed on a regular or emergency basis. Medical intervention means the ability to assess the situation and contact the appropriate medical professional, not the direct application of medical care.
- b- c. Interim medical monitoring and treatment services may include supervision while the member is being transported to and from school.
 - e. d. Limitations.
 - (1) and (2) No change.
- (3) Interim medical monitoring and treatment services may not duplicate any regular Medicaid or waiver services provided under the state plan. Services under the state plan, including home health agency services under rule 441—78.9(249A), must be exhausted before IMMT services are accessed.
- (4) Interim medical monitoring and treatment services may shall be provided only in the consumer's member's home; in a registered group child care home, in a registered family child care development home; in a licensed child care center, residential care facility, or adult day care facility; or during transportation the time when the member is being transported to and from school.
- (5) The staff-to-consumer member-to-staff ratio shall not be less more than one to six members to one staff person.
- (6) The parent or guardian of the member shall be responsible for the usual and customary nonmedical cost of day care during the time in which the member is receiving IMMT services. Medical care necessary for monitoring and treatment is an allowable IMMT cost. If the cost of care goes above the usual and customary cost of day care services due to the member's medical condition, the costs above the usual and customary cost shall be covered as IMMT services.
 - d. e. A unit of service is one hour.
 - ITEM 28. Amend subrule 78.41(11) as follows:
- **78.41(11)** *Transportation.* Transportation services may be provided for <u>eonsumers members</u> to conduct business errands and essential shopping, to receive medical services when not reimbursed through medical transportation, to travel to and from work or day programs, and to reduce social isolation. A unit of service is either per mile, per trip, or the unit established by an area agency on aging. Transportation may not be reimbursed simultaneously with HCBS MR intellectual disability waiver supported community living service.
 - ITEM 29. Amend subrule 78.41(13) as follows:
- **78.41(13)** Prevocational services. Prevocational services are services that are aimed at preparing a consumer eligible for the HCBS MR waiver member for paid or unpaid employment, but that are not job-task oriented. These services include teaching the consumer member concepts necessary as for job readiness skills, such as following directions, attending to tasks, task completion, problem solving, and safety and mobility training.
 - a. No change.
 - b. Prevocational services do not include:

- (1) Services defined in Section 4(a)(4) of the 1975 amendments to the Education of the Handicapped Act (20 U.S.C. 1404(16) and (17)) that are otherwise available to the consumer member through a state or local education agency.
- (2) Vocational rehabilitation services that are otherwise available to the <u>eonsumer member</u> through a program funded under Section 110 of the Rehabilitation Act of 1973 (29 U.S.C. 730).
 - c. A unit of service is a full day (4 to 8 hours), a half day (1 to 4 hours), or an hour.
 - ITEM 30. Amend subrule 78.43(2) as follows:
- **78.43(2)** Supported community living services. Supported community living services are provided by the provider within the consumer's <u>member's</u> home and community, according to the individualized consumer <u>member</u> need as identified in the individual comprehensive plan (ICP) or department case service plan. Intermittent service shall be provided as defined in rule 441 83.81(249A).
- a. The basic components of the service may include, but are not limited to, personal and home skills training services, individual advocacy services, community skills training services, personal environment support services, transportation, and treatment services.
- (1) Personal and home skills training services are those activities which assist a consumer member to develop or maintain skills for self-care, self-directedness, and care of the immediate environment.
- (2) Individual advocacy is the act or process of representing the <u>individual's member's</u> rights and interests in order to realize the rights to which the <u>individual member</u> is entitled and to remove barriers to meeting the <u>individual's member's needs</u>.
- (3) Community skills training services are those activities which assist a <u>person member</u> to develop or maintain skills allowing better participation in the community. Services shall focus on the following areas as they <u>are applicable</u> apply to <u>individuals</u> the member being served:
- 1. Personal management skills training services are activities which assist a <u>person member</u> to maintain or develop skills necessary to sustain <u>oneself the member</u> in the physical environment and are essential to the management of <u>one's the member's</u> personal business and property. This includes self-advocacy skills. Examples of personal management skills are the ability to maintain a household budget, plan and prepare nutritional meals, use community resources such as public transportation and libraries, and select foods at the grocery store.
- 2. Socialization skills training services are those activities which assist a <u>consumer member</u> to develop or maintain skills which include self-awareness and self-control, social responsiveness, community participation, social amenities, and interpersonal skills.
- 3. Communication skills training services are activities which assist a <u>person member</u> to develop or maintain skills including expressive and receptive skills in verbal and nonverbal language and the functional application of acquired reading and writing skills.
- (4) Personal and environmental support services are those activities and expenditures provided to or on behalf of a <u>person member</u> in the areas of personal needs in order to allow the <u>person member</u> to function in the least restrictive environment.
- (5) Transportation services are those activities and expenditures designed to assist the consumer member to travel from one place to another to obtain services or carry out life's activities. The service excludes transportation to and from work or day programs.
- (6) Treatment services are those activities designed to assist the <u>person member</u> to maintain or improve physiological, emotional and behavioral functioning and to prevent conditions that would present barriers to <u>a person's the member's</u> functioning. Treatment services include physical or physiological treatment and psychotherapeutic treatment.
- <u>1.</u> Physiological treatment <u>means activities including includes</u> medication regimens designed to prevent, halt, control, relieve, or reverse symptoms or conditions which interfere with the normal functioning of the human body. <u>The activities Physiological treatment</u> shall be provided by or under the <u>direct</u> supervision of a <u>certified or licensed</u> health care professional <u>certified or licensed to provide the treatment activity specified</u>.

- <u>2.</u> Psychotherapeutic treatment means activities provided to assist a <u>person member</u> in the identification or modification of beliefs, emotions, attitudes, or behaviors in order to maintain or improve the <u>person's</u> member's functioning in response to the physical, emotional, and social environment.
- b. The supported community living services are intended to provide for the daily living needs of the consumer member and shall be available as needed during any 24-hour period. Activities do not include those associated with vocational services, academics, day care, medical services, Medicaid case management or other case management. Services are individualized supportive services provided in a variety of community-based, integrated settings.
- (1) Supported community living services shall be available at a daily rate to <u>consumers members</u> living outside the home of their family, legal representative, or foster family and for whom a provider has primary responsibility for supervision or structure during the month. This service shall provide supervision or structure in identified time periods when another resource is not available.
- (2) Supported community living services shall be available at an hourly rate to <u>consumers members</u> for whom a daily rate is not established.
 - (3) Intermittent service shall be provided as defined in rule 441—83.81(249A).
- c. Services may be provided to a child or an adult. Children must first access all other services for which they are eligible and which are appropriate to meet their needs before accessing the HCBS brain injury waiver services. A maximum of three consumers four persons may reside in a living unit, except when the provider meets the requirements set forth in 441—paragraph 77.39(13) "e."
- (1) Consumers A member may live in the home of their the member's family or legal representative or in other types of another typical community living arrangements arrangement.
- (2) Consumers of services A member living with families the member's family or legal representatives are representative is not subject to the maximum of three consumers four residents in a living unit.
- (3) Consumers A member may not live in <u>a</u> licensed medical or health care facilities facility or in settings a setting that is required to be licensed as a medical or health care facilities facility.
- (4) <u>d.</u> Consumers <u>A member</u> aged 17 or under living in the home of their the member's family, legal representative, or foster families family shall receive intermittent services based on development of adaptive, behavior, or health skills. <u>Intermittent services may be provided from one to three hours a day for not more than four days a week.</u> Duration of services shall be based on age-appropriateness and individual attention span.
 - d. Rescinded IAB 2/5/03, effective 2/1/03.
- e. Provider budgets shall reflect all staff-to-eonsumer <u>member</u> ratios and shall reflect costs associated with <u>eonsumers' members'</u> specific support needs for travel and transportation, consulting, instruction, and environmental modifications and repairs, as determined necessary by the interdisciplinary team for each <u>eonsumer member</u>. The specific support needs must be identified in the Medicaid case manager's service plan, the total costs shall not exceed \$1570 per <u>eonsumer member</u> per year, and the provider must maintain records to support the expenditures. A unit of service is:
- (1) One full calendar day when a consumer member residing in the living unit receives on-site staff supervision for 19 eight or more hours during a 24-hour calendar per day as an average over a calendar month and the consumer's individual comprehensive member's service plan identifies and reflects the need for this amount of supervision.
 - (2) One hour when subparagraph (1) does not apply.
 - f. The maximum numbers number of units available per consumer are member is as follows:
 - (1) and (2) No change.
- g. The service shall be identified in the consumer's individual comprehensive member's service plan.
- h. Services Supported community living services shall not be simultaneously reimbursed with other residential services, HCBS brain injury waiver or with respite, transportation, or personal assistance services, Medicaid nursing, or Medicaid home health aide services provided through Medicaid or the HCBS brain injury waiver.

- ITEM 31. Amend subrule 78.43(3) as follows:
- **78.43(3)** Respite <u>care</u> services. Respite care services are services provided to the <u>consumer member</u> that give temporary relief to the usual caregiver and provide all the necessary care that the usual caregiver would provide during that <u>time</u> period. The purpose of respite care is to enable the <u>consumer member</u> to remain in the <u>consumer's</u> member's current living situation.
- a. Services provided outside the consumer's member's home shall not be reimbursable if the living unit where respite is provided is reserved for another person on a temporary leave of absence.
- b. Staff-to-consumer Member-to-staff ratios shall be appropriate to the individual needs of the consumer member as determined by the consumer's member's interdisciplinary team.
 - c. A unit of service is one hour.
- d. Respite care is not to be provided to <u>persons members</u> during the hours in which the usual caregiver is employed except when the <u>consumer member</u> is attending a <u>24-hour residential</u> camp. Respite care shall not be used as a <u>substitute for a child's day care</u>. Respite <u>care cannot be provided to a consumer member</u> whose usual caregiver is a consumer-directed attendant care provider for the <u>consumer member</u>.
 - e. No change.
- f. The interdisciplinary team shall determine if the consumer member will receive basic individual respite, specialized respite or group respite as defined in rule 441—83.81(249A).
 - g. and h. No change.
 - ITEM 32. Amend subrule 78.43(5) as follows:
- **78.43(5)** Home and vehicle modifications modification. Covered home and vehicle modifications are those physical modifications to the consumer's member's home or vehicle listed below that directly address the consumer's member's medical or remedial need. Covered modifications must be necessary to provide for the health, welfare, or safety of the consumer member and enable the consumer member to function with greater independence in the home or vehicle.
- a. Modifications that are necessary or desirable without regard to the eonsumer's member's medical or remedial need and that would be expected to increase the fair market value of the home or vehicle, such as furnaces, fencing, roof repair, or adding square footage to the residence, are excluded except as specifically included below. Purchasing or leasing of a motorized vehicle is excluded. Repairs Home and vehicle repairs are also excluded.
 - b. Only the following modifications are covered:
 - (1) to (6) No change.
- (7) Voice-activated, sound-activated, light-activated, motion-activated, and electronic devices directly related to the eonsumer's member's disability.
 - (8) to (24) No change.
 - c. and d. No change.
- *e.* Services shall be performed following department approval of a binding contract between the enrolled home and vehicle modification provider and the consumer member. Whenever possible, three itemized, competitive bids shall be obtained for each project and be reviewed by the case manager or service worker before approval of the contract.
- f. The contract shall include, at a minimum, the scope of work to be performed, the time involved, supplies needed, the cost, time frame for work completion, and diagrams of the project whenever applicable, and an assurance of that the provider has liability and workers' compensation coverage and the applicable permit and license.
- g. Service payment shall be made to the enrolled home and vehicle modification provider. If applicable, payment will be forwarded to the subcontracting agency by the enrolled home and vehicle modification provider following completion of the approved modifications. Payment of up to \$6,060 per year may be made to certified providers upon satisfactory completion of the service. The <u>case manager or service worker shall may</u> encumber up to \$505 per a portion of the cost of a modification every month within the monthly dollar cap allowed for the eonsumer <u>member</u> until the <u>amount entire cost</u> of the modification is reached encumbered within the a consecutive 12-month period.

- *h*. Services shall be included in the consumer's <u>member's</u> service plan and shall exceed the Medicaid state plan services.
 - ITEM 33. Amend subrule 78.43(6) as follows:
- 78.43(6) Personal emergency response or portable locator system. The personal emergency response system allows a consumer experiencing a medical emergency at home to activate electronic components that transmit a coded signal via digital equipment over telephone lines to a central monitoring station.
- <u>a.</u> A personal emergency response system is an electronic device that transmits a signal to a central monitoring station to summon assistance in the event of an emergency.
 - (1) The necessary components of a system are:
 - a. 1. An in-home medical communications transceiver.
 - b. 2. A remote, portable activator.
- e. 3. A central monitoring station with backup systems staffed by trained attendants 24 hours per day, seven days per week at all times.
- \underline{a} . Current data files at the central monitoring station containing response protocols and personal, medical and emergency information for each eonsumer member.
- *e*. (2) The service shall be identified in the consumer's individual and comprehensive member's service plan.
 - f: (3) A unit is a one-time installation fee or one month of service.
- $g_{\overline{-}}$ (4) Maximum units per state fiscal year are shall be the initial installation and 12 months of service.
- b. A portable locator system is an electronic device that transmits a signal to a monitoring device. The system allows a member to access assistance in the event of an emergency and allows law enforcement or the monitoring system provider to locate a member who is unable to request help or to activate a system independently. The member must be unable to access assistance in an emergency situation due to the member's age or disability.
 - (1) The required components of the portable locator system are:
 - 1. A portable communications transceiver or transmitter to be worn or carried by the member.
- 2. Monitoring by the provider at a central location with response protocols and personal, medical, and emergency information for each member as applicable.
 - (2) The service shall be identified in the member's service plan.
- (3) Payable units of service are purchase of equipment, an installation or set-up fee, and monthly fees.
- (4) Maximum units per state fiscal year shall be one equipment purchase, one installation or set-up fee, and 12 months of service.
 - ITEM 34. Amend subrule 78.43(8) as follows:
 - **78.43(8)** Specialized medical equipment.
- \underline{a} . Specialized medical equipment shall include medically necessary items which are for personal use by consumers members with a brain injury and which:
 - (1) provide Provide for health and safety of the consumer which member,
 - (2) are Are not ordinarily covered by Medicaid, and
 - (3) are Are not funded by educational or vocational rehabilitation programs, and
- (4) are Are not provided by voluntary means. This includes, but is not limited to: electronic aids and organizers, medicine dispensing devices, communication devices, bath aids, and noncovered environmental control units. This includes repair and maintenance of items purchased through the waiver in addition to the initial purchase cost.
 - b. Coverage includes, but is not limited to:
 - (1) Electronic aids and organizers.
 - (2) Medicine dispensing devices.
 - (3) Communication devices.
 - (4) Bath aids.

- (5) Noncovered environmental control units.
- (6) Repair and maintenance of items purchased through the waiver.
- a. c. Consumers may receive specialized medical equipment once per month until a maximum yearly usage of \$6,060 has been reached. Payment of up to \$6,060 per year may be made to enrolled specialized medical equipment providers upon satisfactory receipt of the service. Each month within the 12-month period, the service worker shall encumber an amount within the monthly dollar cap allowed for the member until the amount of the equipment cost is reached.
 - b. d. The need for specialized medical equipment shall be:
- (1) documented <u>Documented</u> by a health care professional as necessary for the consumer's member's health and safety, and
 - (2) identified Identified in the consumer's individual comprehensive member's service plan.
 - ITEM 35. Amend subrule 78.43(9) as follows:
- **78.43(9)** Adult day care services. Adult day care services provide an organized program of supportive care in a group environment to persons who need a degree of supervision and assistance on a regular or intermittent basis in a day care center. A unit of service is a full day (4 to 8 hours) or a half day (1 to 4 hours) or an extended day (8 to 12 hours). Components of the service are set forth in rule 441—171.6(234) include health-related care, social services, and other related support services.
 - ITEM 36. Amend subrule 78.43(11) as follows:
- **78.43(11)** Prevocational services. Prevocational services are services which are aimed at preparing a consumer eligible for the HCBS brain injury waiver member for paid or unpaid employment, but which are not job_task oriented. These services include teaching the consumer member concepts necessary as for job readiness skills, such as following directions, attending to tasks, task completion, problem solving, and safety and mobility training.
- <u>a.</u> Prevocational services are intended to have a more generalized result as opposed to vocational training for a specific job or supported employment. Services include activities which are not primarily directed at teaching specific job skills but <u>at</u> more generalized habilitative goals and are reflected in a habilitative plan which focuses on general habilitative rather than specific employment objectives.
 - b. Prevocational services do not include:
- (1) services Services defined in Section 4(a)(4) of the 1975 amendments to the Education of the Handicapped Act (20 U.S.C. 1404(16) and (17)) which are otherwise available to the individual member through a state or local education agency, or
- (2) <u>vocational</u> rehabilitation services which are otherwise available to the <u>individual</u> member through a program funded under Section 110 of the Rehabilitation Act of 1973 (29 U.S.C. 730).
 - c. A unit of service is a full day (4 to 8 hours), a half day (1 to 4 hours), or an hour.
 - ITEM 37. Amend subrule 78.43(13) as follows:
- **78.43(13)** Consumer-directed attendant care service. Consumer-directed attendant care services are service activities performed by a person to help a <u>consumer member</u> with self-care tasks which the <u>consumer member</u> would typically do independently if the <u>consumer member</u> were otherwise able.
- *a.* The service activities may include helping the consumer member with any of the following nonskilled service activities:
 - (1) to (4) No change.
- (5) Meal preparation, cooking, <u>and assistance with</u> eating and feeding but not the cost of meals themselves. Meal preparation and cooking shall be provided only in the member's home.
 - (6) Housekeeping services which are essential to the consumer's member's health care at home.
 - (7) and (8) No change.
- (9) Assistance needed to go to or return from a place of employment and assistance with job-related tasks while the <u>eonsumer member</u> is on the job site. The cost of transportation for the <u>eonsumer member</u> and assistance with understanding of <u>or</u> performing the essential job functions are not included in consumer-directed attendant care services.
 - (10) and (11) No change.

- (12) Assisting or accompanying a <u>consumer member</u> in using transportation essential to the health and welfare of the <u>consumer member</u>. The cost of the transportation is not included.
- b. The service activities may include helping the <u>eonsumer member</u> with any of the following skilled services under the supervision of a licensed nurse or licensed therapist working under the direction of a physician. The licensed nurse or therapist shall retain accountability for actions that are delegated. The licensed nurse or therapist shall ensure appropriate assessment, planning, implementation, and evaluation. The licensed nurse or therapist shall make on-site supervisory visits every two weeks with the provider present. The cost of the supervision provided by the licensed nurse or therapist shall be paid from private insurance and other third-party payment sources, Medicare, the regular Medicaid program, or the early periodic screening diagnosis and treatment program before accessing the HCBS waiver.
 - (1) Tube feedings of consumers members unable to eat solid foods.
 - (2) to (13) No change.
- c. A unit of service is 1 hour, or one 8- to 24-hour day provided by an individual or an agency. Each service shall be billed in whole units. The consumer-directed attendant care provider shall complete Form 470-4389, Consumer-Directed Attendant Care (CDAC) Service Record, for each day of service.
- d. The eonsumer member, parent, guardian, or attorney in fact under a durable power of attorney for health care shall be responsible for selecting the person or agency who that will provide the components of the attendant care services to be provided.
- *e.* The <u>consumer member</u>, parent, guardian, or attorney in fact under a durable power of attorney for health care shall determine the components of the attendant care services to be provided with the person who is providing the services to the <u>consumer</u> member.
- f. The service activities may shall not include parenting or child care for or on behalf of the consumer member or on behalf of the provider.
- g. The consumer member, parent, guardian, or attorney in fact under a durable power of attorney for health care and the provider shall complete, and sign, and date Form 470-3372, HCBS Consumer-Directed Attendant Care Agreement. A copy of the completed agreement shall be attached to the service plan, which is signed by the service worker or case manager prior to the initiation of services, and kept in the consumer's and department's member's records.
- h. If the <u>consumer member</u> has a guardian or attorney in fact under a durable power of attorney for health care, the care plan shall address how consumer-directed attendant care services will be monitored to ensure the <u>consumer's member's</u> needs are being adequately met. If the guardian or attorney in fact is the service provider, the service plan shall address how the service worker or case manager shall oversee service provision.
- *i.* If the <u>consumer member</u> has a guardian or attorney in fact under a durable power of attorney for health care, the guardian or attorney in fact shall sign the claim form in place of the <u>consumer member</u>, indicating that the service has been provided as presented on the claim.

j. to m. No change.

ITEM 38. Amend subrule 78.43(14) as follows:

78.43(14) Interim medical monitoring and treatment services. Interim medical monitoring and treatment (IMMT) services are monitoring and treatment of a medical nature requiring specially trained earegivers beyond what is normally available in a day care setting for children or adults whose medical needs make alternative care unavailable, inadequate, or insufficient. IMMT services are not intended to provide day care but to supplement available resources. The services must be needed to allow the consumer's usual caregivers to be employed or, for a limited period of time, for academic or vocational training of a usual caregiver; due to the hospitalization, treatment for physical or mental illness, or death of a usual caregiver; or during a search for employment by a usual caregiver. Services must be ordered by a physician.

a. Need for service. The member must be currently receiving home health agency services under rule 441—78.9(249A) and require medical assessment, medical monitoring, and regular medical intervention or intervention in a medical emergency during those services. The service worker or case

manager must identify the need for IMMT services after evaluating the member's living environment, family and natural supports, ability to perform activities of daily living, and health care needs. The services must be needed:

- (1) To allow the member's usual caregivers to be employed,
- (2) During a search for employment by a usual caregiver,
- (3) To allow for academic or vocational training of a usual caregiver,
- (4) Due to the hospitalization of a usual caregiver for treatment for physical or mental illness, or
- (5) Due to the death of a usual caregiver.
- a. b. Service requirements. Interim medical monitoring and treatment services shall:
- (1) Provide experiences for each <u>consumer's member's</u> social, emotional, intellectual, and physical development;
- (2) Include comprehensive developmental care and any special services for a <u>consumer member</u> with special needs; and
- (3) Include medical assessment, medical monitoring, and medical intervention as needed on a regular or emergency basis. Medical intervention means the ability to assess the situation and contact the appropriate medical professional, not the direct application of medical care.
- *b*. *c*. Interim medical monitoring and treatment services may include supervision while the member is being transported to and from school.
 - e. d. Limitations.
 - (1) and (2) No change.
- (3) Interim medical monitoring and treatment services may not duplicate any regular Medicaid or waiver services provided under the state plan. Services under the state plan, including home health agency services under rule 441—78.9(249A), must be exhausted before IMMT services are accessed.
- (4) Interim medical monitoring and treatment services may shall be provided only in the consumer's member's home; in a registered group child care home, in a registered family child care development home; in a licensed child care center, residential care facility, or adult day care facility; or during transportation the time when the member is being transported to and from school.
- (5) The staff-to-consumer member-to-staff ratio shall not be less more than one to six members to one staff person.
- (6) The parent or guardian of the member shall be responsible for the usual and customary nonmedical cost of day care during the time in which the member is receiving IMMT services. Medical care necessary for monitoring and treatment is an allowable IMMT cost. If the cost of care goes above the usual and customary cost of day care services due to the member's medical condition, the costs above the usual and customary cost shall be covered as IMMT services.
 - d. e. A unit of service is one hour.
 - ITEM 39. Amend subrule 78.46(1) as follows:
- **78.46(1)** Consumer-directed attendant care service. Consumer-directed attendant care services are service activities listed below performed by a person to help a consumer member with self-care tasks which the consumer member would typically do independently if the consumer member were otherwise able. The services must be cost-effective and necessary to prevent institutionalization.
- <u>a.</u> Providers must demonstrate proficiency in delivery of the services in the <u>consumer's member's</u> plan of care. Proficiency must be demonstrated through documentation of prior training or experience or a certificate of formal training.
- (1) All training or experience will be detailed on Form 470-3372, HCBS Consumer-Directed Attendant Care Agreement, which must be reviewed and approved by the service worker for appropriateness of training or experience prior to the provision of services. Form 470-3372 becomes an attachment to and part of the case plan.
- (2) Consumers The member shall give direction and training for activities which are not medical in nature to maintain independence. Licensed registered nurses and therapists must provide on-the-job training and supervision to the provider for skilled activities listed below and described on Form

- 470-3372. The training and experience must be sufficient to protect the health, welfare and safety of the consumer member.
 - a. b. Nonskilled service activities covered are:
 - (1) to (4) No change.
- (5) Meal preparation, cooking, <u>and assistance with</u> eating and feeding assistance but not the cost of meals themselves. Meal preparation and cooking shall be provided only in the member's home.
 - (6) Housekeeping services which are essential to the consumer's member's health care at home.
 - (7) and (8) No change.
- (9) Assistance needed to go to or return from a place of employment and assistance with job-related tasks while the eonsumer member is on the job site. The cost of transportation for the eonsumer member and assistance with understanding or performing the essential job functions are not included in consumer-directed attendant care services.
 - (10) and (11) No change.
- (12) Assisting and <u>or</u> accompanying a <u>consumer member</u> in using transportation essential to the health and welfare of the <u>consumer</u>, <u>but not the</u> member. The cost of the transportation is not included.
- *b c*. Skilled service activities covered are the following performed under the supervision of a licensed nurse or licensed therapist working under the direction of a licensed physician. The licensed nurse or therapist shall retain accountability for actions that are delegated. The licensed nurse or therapist shall ensure appropriate assessment, planning, implementation, and evaluation. The licensed nurse or therapist shall make on-site supervisory visits every two weeks with the provider present. The cost of the supervision provided by the licensed nurse or therapist shall not be included in the reimbursement for consumer-directed attendant care services.
 - (1) Tube feedings of consumers members unable to eat solid foods.
 - (2) to (13) No change.
- e. d. A unit of service is 1 hour for up to 7 hours per day or one 8- to 24-hour day provided by an individual or an agency. Each service shall be billed in whole units. The consumer-directed attendant care provider shall complete Form 470-4389, Consumer-Directed Attendant Care (CDAC) Service Record, for each day of service.
- d. e. The consumer member, parent, guardian, or attorney in fact under a durable power of attorney for health care shall:
- (1) be responsible for selecting <u>Select</u> the person or agency who that will provide the components of the attendant care services to be provided.
- e. (2) The consumer, parent, guardian, or attorney in fact under a durable power of attorney for health care shall determine Determine the components of the attendant care services to be provided with the person who is providing the services to the consumer member.
- f. The service activities may shall not include parenting or child care on behalf of the consumer member or on behalf of the provider.
- g. The eonsumer member, parent, guardian, or attorney in fact under a durable power of attorney for health care and the provider shall complete, and sign, and date Form 470-3372, HCBS Consumer-Directed Attendant Care Agreement. A copy of the completed agreement shall be attached to the service plan, which is signed by the service worker prior to the initiation of services, and kept in the eonsumer's and department's member's records.
- h. If the consumer member has a guardian or attorney in fact under a durable power of attorney for health care, the care plan shall address how consumer-directed attendant care services will be monitored to ensure the consumer's member's needs are being adequately met. If the guardian or attorney in fact is the service provider, the service plan shall address how the service worker or case manager shall oversee service provision.
- *i.* If the <u>consumer member</u> has a guardian or attorney in fact under a durable power of attorney for health care, the guardian or attorney in fact shall sign the claim form in place of the <u>consumer member</u>, indicating that the service has been provided as presented on the claim.
 - j. to l. No change.

- m. Services may be provided in the absence of a parent or guardian if the parent or guardian has given advanced direction for the service provision.
 - ITEM 40. Amend subrule 78.46(2) as follows:
- **78.46(2)** Home and vehicle modifications <u>modification</u>. Covered home and vehicle modifications are those physical modifications to the consumer's <u>member's</u> home or vehicle <u>listed below</u> that directly address the <u>consumer's member's</u> medical or remedial need. Covered modifications must be necessary to provide for the health, welfare, or safety of the <u>consumer member</u> and enable the <u>consumer member</u> to function with greater independence in the home or vehicle.
- a. Modifications that are necessary or desirable without regard to the eonsumer's member's medical or remedial need and that would be expected to increase the fair market value of the home or vehicle, such as furnaces, fencing, roof repair, or adding square footage to the residence, are excluded except as specifically included below. Purchasing or leasing of a motorized vehicle is excluded. Repairs Home and vehicle repairs are also excluded.
 - b. Only the following modifications are covered:
 - (1) to (6) No change.
- (7) Voice-activated, sound-activated, light-activated, motion-activated, and electronic devices directly related to the eonsumer's member's disability.
 - (8) to (24) No change.
 - c. and d. No change.
- *e.* Services shall be performed following department approval of a binding contract between the enrolled home and vehicle modification provider and the consumer member. Whenever possible, three itemized, competitive bids shall be obtained for each project and be reviewed by the case manager or service worker before approval of the contract.
- f. The contract shall include, at a minimum, the scope of work to be performed, the time involved, supplies needed, the cost, time frame for work completion, and diagrams of the project whenever applicable, and an assurance of that the provider has liability and workers' compensation coverage and the applicable permit and license.
- g. Service payment shall be made to the enrolled home and vehicle modification provider. If applicable, payment will be forwarded to the subcontracting agency by the enrolled home and vehicle modification provider following completion of the approved modifications. Payment of up to \$6,060 per year may be made to certified providers upon satisfactory completion of the service. The <u>case manager or</u> service worker shall encumber up to \$505 per a portion of the cost of a modification every month within the monthly dollar cap allowed for the <u>consumer member</u> until the <u>amount entire cost</u> of the modification is <u>reached encumbered</u> within the <u>a consecutive</u> 12-month period.
- h. Services shall be included in the eonsumer's member's service plan and shall exceed the Medicaid state plan services.
 - ITEM 41. Amend subrule 78.46(3) as follows:
- 78.46(3) Personal emergency response or portable locator system. The personal emergency response system allows a consumer experiencing a medical emergency at home to activate electronic components that transmit a coded signal via digital equipment over telephone lines to a central monitoring station. The service shall be identified in the consumer's service plan. A unit is a one-time installation fee or one month of service. Maximum units per state fiscal year are the initial installation and 12 months of service.
- <u>a.</u> A personal emergency response system is an electronic device that transmits a signal to a central monitoring station to summon assistance in the event of an emergency.
 - (1) The necessary components of a system are:
 - a. 1. An in-home medical communications transceiver.
 - b. 2. A remote, portable activator.
- e. 3. A central monitoring station with backup systems staffed by trained attendants 24 hours per day, seven days a week at all times.

- <u>d. 4.</u> Current data files at the central monitoring station containing response protocols and personal, medical, and emergency information for each consumer member.
 - (2) The service shall be identified in the member's service plan.
 - (3) A unit of service is a one-time installation fee or one month of service.
 - (4) Maximum units per state fiscal year shall be the initial installation and 12 months of service.
- b. A portable locator system is an electronic device that transmits a signal to a monitoring device. The system allows a member to access assistance in the event of an emergency and allows law enforcement or the monitoring system provider to locate a member who is unable to request help or to activate a system independently. The member must be unable to access assistance in an emergency situation due to the member's age or disability.
 - (1) The required components of the portable locator system are:
 - 1. A portable communications transceiver or transmitter to be worn or carried by the member.
- 2. Monitoring by the provider at a central location with response protocols and personal, medical, and emergency information for each member as applicable.
 - (2) The service shall be identified in the member's service plan.
- (3) Payable units of service are purchase of equipment, an installation or set-up fee, and monthly fees.
- (4) Maximum units per state fiscal year shall be one equipment purchase, one installation or set-up fee, and 12 months of service.
 - ITEM 42. Amend subrule 78.46(4) as follows:
 - **78.46(4)** Specialized medical equipment.
- <u>a.</u> Specialized medical equipment shall include medically necessary items <u>which are</u> for personal use by consumers members with a physical disability and which:
 - (1) provide Provide for the health and safety of the consumer member, that
 - (2) are Are not ordinarily covered by Medicaid,
 - (3) are Are not funded by educational or vocational rehabilitation programs, and
- (4) are Are not provided by voluntary means. This includes, but is not limited to: electronic aids and organizers, medicine-dispensing devices, communication devices, bath aids and noncovered environmental control units. This includes repair and maintenance of items purchased through the waiver in addition to the initial costs.
 - b. Coverage includes, but is not limited to:
 - (1) Electronic aids and organizers.
 - (2) Medicine dispensing devices.
 - (3) Communication devices.
 - (4) Bath aids.
 - (5) Noncovered environmental control units.
 - (6) Repair and maintenance of items purchased through the waiver.
- a. c. Consumers may receive specialized medical equipment once a month until a maximum yearly usage of \$6,060 has been reached. Payment of up to \$6,060 per year may be made to enrolled specialized medical equipment providers upon satisfactory receipt of the service. Each month within the 12-month period, the service worker shall encumber an amount within the monthly dollar cap allowed for the member until the amount of the equipment cost is reached.
 - b. d. The need for specialized medical equipment shall be:
- (1) documented <u>Documented</u> by a health care professional as necessary for the consumer's member's health and safety, and shall be
 - (2) identified Identified in the consumer's member's service plan.
 - ITEM 43. Amend subrule 78.52(2) as follows:
 - **78.52(2)** *Environmental modifications and adaptive devices.*
- a. Environmental modifications and adaptive devices include <u>medically necessary</u> items installed or used within the consumer's member's home that are used by the member to address specific,

documented health, mental health, or safety concerns. The following items are excluded under this service:

- (1) Items ordinarily covered by Medicaid.
- (2) Items funded by educational or vocational rehabilitation programs.
- (3) Items provided by voluntary means.
- (4) Repair and maintenance of items purchased through the waiver.
- (5) Fencing.
- b. A unit of service is one modification or device.
- c. For each unit of service provided, the case manager shall maintain in the eonsumer's member's case file a signed statement from a mental health professional on the eonsumer's member's interdisciplinary team that the service has a direct relationship to the eonsumer's member's diagnosis of serious emotional disturbance.
 - ITEM 44. Amend subrule 78.52(5) as follows:
- **78.52(5)** Respite care services. Respite care services are services provided to the consumer member that give temporary relief to the usual caregiver and provide all the necessary care that the usual caregiver would provide during that period. The "usual caregiver" means a person or persons who reside with the consumer member and are available on a 24-hour-per-day basis to assume responsibility for the care of the consumer member.
- a. Respite care shall not be provided to consumers members during the hours in which the usual caregiver is employed, except when the consumer member is attending a 24-hour residential camp. Respite care shall not be used as a substitute for a child's day care.
 - b. No change.
- c. Staff-to-consumer Member-to-staff ratios shall be appropriate to the individual needs of the consumer member as determined by the consumer's member's interdisciplinary team. The team shall determine the type of respite care to be provided according to these definitions:
- (1) Basic individual respite is provided on a ratio of one staff to one eonsumer member. The eonsumer member does not have specialized medical needs that require the direct services of a registered nurse or licensed practical nurse.
- (2) Specialized respite is provided on a ratio of one or more nursing staff to one consumer member. The consumer member has specialized medical needs that require the direct services of a registered nurse or licensed practical nurse.
- (3) Group respite is provided on a ratio of one staff to two or more <u>consumers members</u> receiving respite. These <u>consumers members</u> do not have specialized medical needs that require the direct services of a registered nurse or licensed practical nurse.
- d. Respite services provided for a period exceeding 24 consecutive hours to three or more eonsumers members who require nursing care because of a mental or physical condition must be provided by a health care facility licensed under Iowa Code chapter 135C.
- e. Respite services provided outside the consumer's member's home shall not be reimbursable if the living unit where respite care is provided is reserved for another person on a temporary leave of absence
 - f. A unit of service is one hour.

ITEM 45. Amend subrule **79.1(2)**, provider category "HCBS waiver service providers," numbered paragraphs "2," "23" and "24," as follows:

Provider category	Basis of reimbursement	<u>Upper limit</u>
2. Emergency response system:	Fee schedule	Initial one time fee \$48.29. Ongoing monthly fee \$37.56.
Personal response system	Fee schedule	Initial one-time fee: \$48.29.
		Ongoing monthly fee: \$37.56.
Portable locator system	Fee schedule	One equipment purchase: \$300.
		Initial one-time fee: \$48.29.
		Ongoing monthly fee: \$37.56.
23. Prevocational services	Fee schedule	For the brain injury waiver: \$36.50 \$47.01 per day, \$23.51 per half day, or \$12.88 per hour.
		For the intellectual disabilities disability waiver: County contract rate or, in absence of a contract rate, \$47.01 per day, \$23.51 per half day, or \$12.88 per hour.
24. Interim medical monitoring and treatment:		
Home health agency (provided by home health aide)	Cost-based rate for home health aide services provided by a home health agency	Lesser of maximum Medicare rate in effect 11/30/09 or maximum Medicaid rate in effect 11/30/09 less 5%, converted to an hourly rate.
Home health agency (provided by nurse)	Cost-based rate for nursing services provided by a home health agency	Lesser of maximum Medicare rate in effect 11/30/09 or maximum Medicaid rate in effect 11/30/09 less 5%, converted to an hourly rate.
Child development home or center	Fee schedule	\$12.79 per hour.
Supported community living provider	Retrospectively limited prospective rate	\$34.11 per hour, not to exceed the maximum ICF/MR rate per day.

ITEM 46. Amend paragraph **80.2(2)"f"** as follows:

f. Providers of home- and community-based waiver services, including home health agencies, providing home- and community-based waiver services shall submit claims on Form 470-2486, Claim

for Targeted Medical Care. In the event of the death of the member, the case manager or service worker shall sign and date the claim form if the services were delivered.