STATE PLAN UNDER TITLE XIX
OF THE SOCIAL SECURITY ACT
MEDICAL ASSISTANCE PROGRAM
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>SECTION</th>
<th>PAGE NUMBERS</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Plan Submittal Statement</td>
<td>1</td>
</tr>
<tr>
<td>SECTION 1 - SINGLE STATE AGENCY ORGANIZATION</td>
<td>2</td>
</tr>
<tr>
<td>1.1 Designation and Authority</td>
<td>2</td>
</tr>
<tr>
<td>1.2 Organization for Administration</td>
<td>2</td>
</tr>
<tr>
<td>1.3 Statewide Operation</td>
<td>7</td>
</tr>
<tr>
<td>1.4 State Medical Care Advisory Committee</td>
<td>9</td>
</tr>
<tr>
<td>1.5 Pediatric Immunization Program</td>
<td>9a</td>
</tr>
</tbody>
</table>

TN #87-47 Approval Date November 21, 1991
Supersedes TN #UNKNOWN Effective Date October 1, 1987
(AT 80-38)
<table>
<thead>
<tr>
<th>SECTION</th>
<th>PAGE NUMBERS</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.1 Application, Determination of Eligibility and Furnishing Medicaid</td>
<td>10</td>
</tr>
<tr>
<td>2.2 Coverage and Conditions of Eligibility</td>
<td>12</td>
</tr>
<tr>
<td>2.3 Residence</td>
<td>13</td>
</tr>
<tr>
<td>2.4 Blindness</td>
<td>14</td>
</tr>
<tr>
<td>2.5 Disability</td>
<td>15</td>
</tr>
<tr>
<td>2.6 Financial Eligibility</td>
<td>16</td>
</tr>
<tr>
<td>2.7 Medicaid Furnished Out of State</td>
<td>18</td>
</tr>
</tbody>
</table>

TN #87-47

Supersedes TN #UNKNOWN (AT 80-38)

Approval Date November 21, 1991

Effective Date October 1, 1987
SECTION 3 - SERVICES: GENERAL PROVISIONS

3.1 Amount, Duration, and Scope of Services
3.2 Coordination of Medicaid with Medicare Part B
3.3 Medicaid for Individuals Age 65 or Over in Institutions for Mental Diseases
3.4 Special Requirements Applicable to Sterilization Procedures
3.5 Medicaid for Medicare Cost Sharing for Qualified Medicare Beneficiaries
3.6 Unemployed Parent

TN #87-47
Supersedes TN #UNKNOWN (AT 80-38)

Approval Date November 21, 1991
Effective Date October 1, 1987
<table>
<thead>
<tr>
<th>SECTION</th>
<th>PAGE NUMBERS</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.1</td>
<td>32</td>
</tr>
<tr>
<td>4.2</td>
<td>33</td>
</tr>
<tr>
<td>4.3</td>
<td>34</td>
</tr>
<tr>
<td>4.4</td>
<td>35</td>
</tr>
<tr>
<td>4.5</td>
<td>36</td>
</tr>
<tr>
<td>4.6</td>
<td>37</td>
</tr>
<tr>
<td>4.7</td>
<td>38</td>
</tr>
<tr>
<td>4.8</td>
<td>39</td>
</tr>
<tr>
<td>4.9</td>
<td>40</td>
</tr>
<tr>
<td>4.10</td>
<td>41</td>
</tr>
<tr>
<td>4.11</td>
<td>42</td>
</tr>
<tr>
<td>4.12</td>
<td>44</td>
</tr>
<tr>
<td>4.13</td>
<td>45</td>
</tr>
<tr>
<td>4.14</td>
<td>46</td>
</tr>
<tr>
<td>4.15</td>
<td>51</td>
</tr>
<tr>
<td>4.16</td>
<td>52</td>
</tr>
<tr>
<td>4.17</td>
<td>53</td>
</tr>
<tr>
<td>4.18</td>
<td>54</td>
</tr>
<tr>
<td>4.19</td>
<td>57</td>
</tr>
</tbody>
</table>

TN #87-47          Approval Date November 21, 1991
Supersedes TN #UNKNOWN Effective Date October 1, 1987
(AT 80-38)
New York

<table>
<thead>
<tr>
<th>SECTION</th>
<th>PAGE NUMBERS</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.20 Direct Payments to Certain Recipients for Physicians’ or Dentists’ Services</td>
<td>67</td>
</tr>
<tr>
<td>4.21 Prohibition Against Reassignment of Provider Claims</td>
<td>68</td>
</tr>
<tr>
<td>4.22 Third Party Liability</td>
<td>69</td>
</tr>
<tr>
<td>4.23 Use of Contracts</td>
<td>71</td>
</tr>
<tr>
<td>4.24 Standards for Payments for Skilled Nursing and Intermediate Care Facility Services</td>
<td>72</td>
</tr>
<tr>
<td>4.25 Program for Licensing Administrators of Nursing Homes</td>
<td>73</td>
</tr>
<tr>
<td>4.26 Drug Utilization Review Program</td>
<td>74</td>
</tr>
<tr>
<td>4.27 Disclosure of Survey Information and Provider or Contractor Evaluation</td>
<td>75</td>
</tr>
<tr>
<td>4.28 Appeals Process for Skilled Nursing and Intermediate Care Facilities</td>
<td>76</td>
</tr>
<tr>
<td>4.29 Conflict of Interest Provisions</td>
<td>77</td>
</tr>
<tr>
<td>4.30 Exclusion of Providers and Suspension of Practitioners Convicted and Other Individuals</td>
<td>78</td>
</tr>
<tr>
<td>4.31 Disclosure of Information by Providers and Fiscal Agents</td>
<td>79</td>
</tr>
<tr>
<td>4.32 Income and Eligibility Verification System</td>
<td>79</td>
</tr>
<tr>
<td>4.33 Medicaid Eligibility Cards for Homeless Individuals</td>
<td>79a</td>
</tr>
<tr>
<td>4.34 Systematic Alien Verification for Entitlements</td>
<td>79b</td>
</tr>
<tr>
<td>4.35 Remedies for Skilled Nursing and Intermediate Care Facilities that Do Not Meet Requirements of Participation</td>
<td>79c</td>
</tr>
</tbody>
</table>

TN #90-19 Approval Date January 26, 1995

Supersedes TN #87-47 Effective Date April 1, 1990
<table>
<thead>
<tr>
<th>SECTION</th>
<th>PAGE NUMBERS</th>
</tr>
</thead>
<tbody>
<tr>
<td>SECTION 5 - PERSONNEL ADMINISTRATION</td>
<td>80</td>
</tr>
<tr>
<td>5.1 Standards of Personnel Administration</td>
<td>80</td>
</tr>
<tr>
<td>5.2 RESERVED</td>
<td>81</td>
</tr>
<tr>
<td>5.3 Training Programs; Subprofessional and Volunteer Programs</td>
<td>82</td>
</tr>
</tbody>
</table>

TN #87-47 Approval Date November 21, 1991

Supersedes TN #UNKNOWN (AT 80-38) Effective Date October 1, 1987
<table>
<thead>
<tr>
<th>SECTION</th>
<th>PAGE NUMBERS</th>
</tr>
</thead>
<tbody>
<tr>
<td>SECTION 6 - FINANCIAL ADMINISTRATION</td>
<td>............................................................. 83</td>
</tr>
<tr>
<td>6.1 Fiscal Policies and Accountability</td>
<td>............................................................. 83</td>
</tr>
<tr>
<td>6.2 Cost Allocation</td>
<td>............................................................. 84</td>
</tr>
<tr>
<td>6.3 State Financial Participation</td>
<td>............................................................. 85</td>
</tr>
</tbody>
</table>

TN #87-47 Approval Date November 21, 1991

Supersedes TN #UNKNOWN Effective Date October 1, 1987

(AT 80-38)
<table>
<thead>
<tr>
<th>SECTION</th>
<th>PAGE NUMBERS</th>
</tr>
</thead>
<tbody>
<tr>
<td>SECTION 7 - GENERAL PROVISIONS</td>
<td>86</td>
</tr>
<tr>
<td>7.1 Plan Amendments</td>
<td>86</td>
</tr>
<tr>
<td>7.2 Nondiscrimination</td>
<td>87</td>
</tr>
<tr>
<td>7.3 Maintenance of AFDC Effort</td>
<td>88</td>
</tr>
<tr>
<td>7.4 State Governor’s Review</td>
<td>89</td>
</tr>
</tbody>
</table>

TN #91-75 Approval Date March 3, 1992

Supersedes TN #87-47 Effective Date October 1, 1991
# LIST OF ATTACHMENTS

<table>
<thead>
<tr>
<th>No.</th>
<th>Title of Attachment</th>
</tr>
</thead>
<tbody>
<tr>
<td>*1.1-A</td>
<td>Attorney General's Certification</td>
</tr>
<tr>
<td>*1.1-B</td>
<td>Waivers under the Intergovernmental Corporation Act</td>
</tr>
<tr>
<td>1.2-A</td>
<td>Organization and Function of State Agency</td>
</tr>
<tr>
<td>1.2-B</td>
<td>Organization and Function of Medical Assistance Unit</td>
</tr>
<tr>
<td>1.2-C</td>
<td>Professional Medical and Supporting Staff</td>
</tr>
<tr>
<td>1.2-D</td>
<td>Description of Staff Making Eligibility Determination</td>
</tr>
<tr>
<td>2.1-A</td>
<td>Definition of an HMO that Is Not Federally Qualified</td>
</tr>
<tr>
<td>*2.2-A</td>
<td>Groups Covered and Agencies Responsible for Eligibility Determinations</td>
</tr>
<tr>
<td></td>
<td>* Supplement 1 - Reasonable Classifications of Individuals under the Age of 21, 20, 19 and 18</td>
</tr>
<tr>
<td></td>
<td>* Supplement 3 - Method of Determining Cost Effectiveness of Caring for Certain Disabled Children at Home</td>
</tr>
<tr>
<td>*2.6-A</td>
<td>Eligibility Conditions and Requirements (States only)</td>
</tr>
<tr>
<td></td>
<td>* Supplement 1 - Income Eligibility Levels – Categorically Needy, Medically Needy and Qualified Medicare Beneficiaries</td>
</tr>
<tr>
<td></td>
<td>* Supplement 2 - Resource Levels – Categorically Needy, Including Groups with Incomes Up to a Percentage of the Federal Poverty Level, Medically Needy, and Other Optional Groups</td>
</tr>
<tr>
<td></td>
<td>* Supplement 3 - Reasonable Limits on Amounts for Necessary Medical or Remedial Care Not Covered under Medicaid</td>
</tr>
<tr>
<td></td>
<td>* Supplement 4 - Section 1902(f) Methodologies for Treatment of Income that Differ from those of the SSI Program</td>
</tr>
</tbody>
</table>

* Forms Provided

<table>
<thead>
<tr>
<th>TN</th>
<th>Approval Date</th>
<th>Supersedes TN</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>#91-75</td>
<td>March 3, 1992</td>
<td>#87-47</td>
<td>October 1, 1991</td>
</tr>
<tr>
<td>No.</td>
<td>Title of Attachment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>-----</td>
<td>---------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* 5</td>
<td>Supplement 5 - Section 1902(f) Methodologies for Treatment of Resources that Differ from those of the SSI Program</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* 5a</td>
<td>Supplement 5a - Methodologies for Treatment of Resources for Individuals With Incomes Up to a Percentage of the Federal Poverty Level</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* 6</td>
<td>Supplement 6 - Standards for Optional State Supplementary Payments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* 7</td>
<td>Supplement 7 - Income Levels for 1902(f) States – Categorically Needy Who Are Covered under Requirements More Restrictive than SSI</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* 8</td>
<td>Supplement 8 - Resource Standards for 1902(f) States – Categorically Needy</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* 8a</td>
<td>Supplement 8a - More Liberal Methods of Treating Income Under Section 1902(r)(2) of the Act</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* 8b</td>
<td>Supplement 8b - More Liberal Methods of Treating Resources under Section 1902(r)(2) of the Act</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* 9</td>
<td>Supplement 9 - Transfer of Resources</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* 10</td>
<td>Supplement 10 - Consideration of Medicaid Qualifying Trusts – Undue Hardship</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* 11</td>
<td>Supplement 11 - Cost-Effective Methods for COBRA Groups (States and Territories)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*2.6-A Eligibility Conditions and Requirements (Territories only)*

| * 1  | Supplement 1 - Income Eligibility Levels – Categorically Needy, Medically Needy, and Qualified Medicare Beneficiaries |
| * 2  | Supplement 2 - Reasonable Limits on Amounts for Necessary Medical or Remedial Care Not Covered under Medicaid |
| * 3  | Supplement 3 - Resource Levels for Optional Groups with Income Up to a Percentage of the Federal Poverty Level and Medically Needy |
| * 4  | Supplement 4 - Consideration of Medicaid Qualifying Trusts – Undue Hardship |
| * 5  | Supplement 5 - More Liberal Methods of Treating Income under Section 1902(r)(2) of the Act |
| * 6  | Supplement 6 - More Liberal Methods of Treating Resources under Section 1902(r)(2) of the Act |

* Forms Provided

<table>
<thead>
<tr>
<th>TN #91-54</th>
<th>Approval Date July 27, 1995</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supersedes TN #91-75</td>
<td>Effective Date July 1, 1991</td>
</tr>
</tbody>
</table>
New York

3

<table>
<thead>
<tr>
<th>No.</th>
<th>Title of Attachment</th>
</tr>
</thead>
<tbody>
<tr>
<td>*3.1-A</td>
<td>Amount, Duration, and Scope of Medical and Remedial Care and Services Provided to</td>
</tr>
<tr>
<td></td>
<td>the Categorically Needy</td>
</tr>
<tr>
<td></td>
<td>* Supplement 1 - Case Management Services</td>
</tr>
<tr>
<td></td>
<td>* Supplement 2 - Alternative Health Care Plans for Families Covered Under Section</td>
</tr>
<tr>
<td></td>
<td>1925 of the Act</td>
</tr>
<tr>
<td>*3.1-B</td>
<td>Amount, Duration, and Scope of Services Provided Medically Needy Groups</td>
</tr>
<tr>
<td>3.1-C</td>
<td>Standards and Methods of Assuring High Quality Care</td>
</tr>
<tr>
<td>3.1-D</td>
<td>Methods of Providing Transportation</td>
</tr>
<tr>
<td>*3.1-E</td>
<td>Standards for the Coverage of Organ Transplant Procedures</td>
</tr>
<tr>
<td>4.11-A</td>
<td>Standards for Institutions</td>
</tr>
<tr>
<td>4.14-A</td>
<td>Single Utilization Review Methods for Intermediate Care Facilities</td>
</tr>
<tr>
<td>4.14-B</td>
<td>Multiple Utilization Review Methods for Intermediate Care Facilities</td>
</tr>
<tr>
<td>4.16-A</td>
<td>Cooperative Arrangements with State Health and State Vocational Rehabilitation</td>
</tr>
<tr>
<td></td>
<td>Agencies and with Title V Grantees</td>
</tr>
<tr>
<td>4.17-A</td>
<td>Determining that an Institutionalized Individual Cannot Be Discharged and Returned</td>
</tr>
<tr>
<td></td>
<td>Home</td>
</tr>
<tr>
<td>*4.18-A</td>
<td>Charges Imposed on Categorically Needy</td>
</tr>
<tr>
<td>*4.18-B</td>
<td>Medically Needy – Premium</td>
</tr>
<tr>
<td>*4.18-C</td>
<td>Charges Imposed on Medically Needy and other Optional Groups</td>
</tr>
<tr>
<td>*4.18-D</td>
<td>Premiums Imposed on Low Income Pregnant Women and Infants</td>
</tr>
<tr>
<td>*4.18-E</td>
<td>Premiums Imposed on Qualified Disabled and Working Individuals</td>
</tr>
<tr>
<td>4.19-A</td>
<td>Methods and Standards for Establishing Payment Rates – Inpatient Hospital Care</td>
</tr>
</tbody>
</table>

* Forms Provided

TN  #91-75  Approval Date March 3, 1992

Supersedes TN  #87-49  Effective Date October 1, 1991
<table>
<thead>
<tr>
<th>No.</th>
<th>Title of Attachment</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.19-B</td>
<td>Methods and Standards for Establishing Payment Rates – Other Types of Care</td>
</tr>
<tr>
<td></td>
<td>* Supplement 1 - Methods and Standards for Establishing Payment Rates for Title XVIII</td>
</tr>
<tr>
<td></td>
<td>Deductible/Coinsurance</td>
</tr>
<tr>
<td>4.19-C</td>
<td>Payments for Reserved Beds</td>
</tr>
<tr>
<td>4.19-D</td>
<td>Methods and Standards for Establishing Payments Rates – Skilled Nursing and Intermediate Care Facility Services</td>
</tr>
<tr>
<td>4.19-E</td>
<td>Timely-Claims Payment – Definition of Claim</td>
</tr>
<tr>
<td>4.20-A</td>
<td>Conditions for Direct Payment for Physicians’ and Dentists’ Services</td>
</tr>
<tr>
<td>4.22-A</td>
<td>Requirements for Third Party Liability – Identifying Liable Resources</td>
</tr>
<tr>
<td>*4.22-B</td>
<td>Requirements for Third Party Liability – Payment of Claims</td>
</tr>
<tr>
<td>*4.22-C</td>
<td>Cost-Effective Methods for Employer-Based Group Health Plans</td>
</tr>
<tr>
<td>*4.32-A</td>
<td>Income and Eligibility Verification System Procedures: Requests to Other State Agencies</td>
</tr>
<tr>
<td>*4.33-A</td>
<td>Method for Issuance of Medicaid Eligibility Cards to Homeless Individuals</td>
</tr>
<tr>
<td>7.2-A</td>
<td>Methods of Administration – Civil Rights (Title VI)</td>
</tr>
</tbody>
</table>

* Forms Provided

<table>
<thead>
<tr>
<th>TN</th>
<th>Approval Date</th>
<th>Supersedes TN</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>#91-54</td>
<td>July 27, 1995</td>
<td>#91-75</td>
<td>July 1, 1991</td>
</tr>
</tbody>
</table>
New York

NOTE: Page deleted under approved SPA 13-0056-MM4
Approved Date: 10/24/2014   Effective Date: 01/01/2014
Refer to Attachment 1.1-A (PDF A1) Section

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

[Citation
45 CFR
Part 201
AT-76-141

As a condition for receipt of Federal funds under title XIX of the Social Security Act, the

New York State Department of Health
(single state agency)

submits the following State plan for the medical assistance program, and hereby agrees to administer the program in accordance with the provisions of this State plan, the requirements of titles XI and XIX of the Act, and all applicable Federal regulations and other official issuances of the Department.]

TN #13-0056 Approval Date October 24, 2014
Supersedes TN #96-0033 Effective Date January 1, 2014
[SECTION 1] SINGLE STATE AGENCY ORGANIZATION

Citation
42 CFR 431.10
AT-79-29

1.1 Designation and Authority

(a) The New York State Department of Health is the single State agency designated to administer or supervise the administration of the Medicaid program under title XIX of the Social Security Act. (All references in this plan to “the Medicaid agency” mean the agency named in this paragraph.)

ATTACHMENT 1.1-A is a certification signed by the State Attorney General identifying the single State agency and citing the legal authority under which it administers or supervises administration of the program.]
New York

NOTE: Page deleted under approved SPA 13-0056-MM4
Approved Date: 10/24/2014  Effective Date: 01/01/2014
Refer to Attachment 1.1-A (PDF A1) Section

[Citation
Section 1902(a) of the Act

1.1(b) The State agency that administered or supervised the administration of the plan approved under Title X of the Act as of January 1, 1965, has been separately designated to administer or supervise the administration of that part of this plan which relates to blind individuals.

[X] Yes. The State Agency so Designated is: Commission for the Blind and Visually Handicapped.

This agency has a separate plan covering that portion of the State Plan under Title XIX for which it is responsible.

[ ] Not applicable. The entire plan under Title XIX is administered or supervised by State agency named in paragraph 1.1(a).]
Waivers of the single State agency requirement which are currently operative have been granted under authority of the Intergovernmental Cooperation Act of 1968.

[X] Yes. ATTACHMENT 1.1-B describes these waivers and the approved alternative organizational arrangements.

[ ] Not applicable. Waivers are no longer in effect.

[ ] Not applicable. No waivers have ever been granted.
[Citation
42 CFR 431.10
AT-79-29

[X] The agency named in paragraph 1.1(a) has responsibility for all determinations of eligibility for Medicaid under this Plan.

[ ] Determinations of eligibility for Medicaid under this plan are made by the agency(ies) specified in Attachment 2.2-A. There is a written agreement between the agency named in paragraph 1.1(a) and other agency(ies) making such determinations for specific groups covered under this plan. The agreement defines the relationships and respective responsibilities of the agencies.]
NOTE: Page deleted under approved SPA 13-0056-MM4  
Approved Date: 10/24/2014  Effective Date: 01/01/2014  
Refer to Attachment 1.1-A (PDF A1) Section

[ Citation 1.1(e)  
42 CFR 431.10  
AT-79-29  

All other provisions of this plan are administered by the Medicaid agency except for those functions for which final authority has been granted to a Professional Standards Review Organization under title XI of the Act.

(f)  All other requirements of 42 CFR 431.10 are met. ]
1.2 Organization for Administration

(a) Attachment 1.2-A contains a description of the organization and functions of the Medicaid agency and an organization chart of the agency.

(b) Within the State agency, the Office of Medicaid Management has been designated as the medical assistance unit. Attachment 1.2-B contains a description of the organization and functions of the medical assistance unit and an organizational chart of the unit.

(c) Attachment 1.2-C contains a description of the kinds and numbers of professional medical personnel and supporting staff used in the administration of the plan and their responsibilities.

(d) Eligibility determinations are made by the State or local staff of an agency other than the agency named in paragraph 1.1(a). Attachment 1.2-D contains a description of the staff designated to make such determinations and the functions they will perform.

[x] Not applicable. Only staff of the agency named in paragraph 1.1(a) make such determinations.
New York

NOTE: Page deleted under approved SPA 13-0056-MM4
Approved Date: 10/24/2014 Effective Date: 01/01/2014
Refer to Attachment 1.1-A (PDF A1) Section

<table>
<thead>
<tr>
<th>Citation</th>
<th>Condition or Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>42 CFR 431.50 (b) AT-79-29</td>
<td>1.3 Statewide Operation</td>
</tr>
<tr>
<td></td>
<td>The plan is in operation on a Statewide basis in accordance with all requirements of 42 CFR 431.50.</td>
</tr>
<tr>
<td>[x]</td>
<td>The plan is State administered.</td>
</tr>
<tr>
<td>[x]</td>
<td>The plan is administered by the political subdivisions of the State and is mandatory on them.</td>
</tr>
</tbody>
</table>

TN #13-0056 Approval Date October 24, 2014
Supersedes TN #11-0043 Effective Date January 1, 2014
STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

Tribal Consultation Requirements
Section 1902(a)(73) of the Social Security Act (the Act) requires a State in which one or more Indian Health Programs or Urban Indian Organizations furnish health care services to establish a process for the State Medicaid agency to seek advice on a regular, ongoing basis from designees of Indian health programs, whether operated by the Indian Health Service (IHS), Tribes or Tribal organizations under the Indian Self-Determination and Education Assistance Act (ISDEAA), or Urban Indian Organizations under the Indian Health Care Improvement Act (IHCIA). Section 2107(e)(I) of the Act was also amended to apply these requirements to the Children’s Health Insurance Program (CHIP). Consultation is required concerning Medicaid and CHIP matters having a direct impact on Indian health programs and Urban Indian organizations.

Please describe the process the State uses to seek advice on a regular, ongoing basis from federally-recognized tribes, Indian Health Programs and Urban Indian Organizations on matters related to Medicaid and CHIP programs and for consultation on State Plan Amendments, waiver proposals, waiver extensions, waiver amendments, waiver renewals and proposals for demonstration projects prior to submission to CMS. Please include information about the frequency, inclusiveness and process for seeking such advice.

Please describe the consultation process that occurred specifically for the development and submission of this State Plan Amendment, when it occurred and who was involved.

Tribal Consultation Process
For changes to the State’s Medicaid Plan (Plan) that require a State Plan Amendment (SPA), Indian nation leaders and health clinic administrators and Urban Indian Organization leaders and health department administrators will be sent a letter altering that a new tribal consultation has been posted. This notification will be accompanied by summaries of each proposed amendment, an offer of availability of State staff to meet with respective Indian leaders in person upon request made within two weeks of the date of the notification, and also a weblink to the Department of Health website where you may also view the draft plan pages and Federal Public Notice for each proposal. Tribal consultations will be sent at least two weeks prior to submitting a SPA to CMS for approval, allowing for a two-week comment period. [copy of the Federal Public Notice related to a particular SPA, along with a cover letter offering the availability of State staff to meet with respective Indian leaders in person upon requests made within two weeks of the date of notification. A least two weeks’ prior to submitting a SPA to CMS for approval, a draft copy of the proposed amendment will be forwarded to the above Indian representatives, allowing for a two-week comment period.] Indian health clinic administrators will be notified via e-mail, and all other Indian representatives will be notified via U.S. Postal Service.

TN #17-0065 Approval Date 03/12/2018
Supersedes TN #13-0056 Effective Date 12/01/2017
For Medicaid policy changes that do not require a SPA, a draft copy of the Administrative Directive related to the change will be forwarded to Indian representatives, as outlined above, for a two-week comment period. A State contact person will be identified for each draft directive.

Written notification of the State’s intent to submit proposals for demonstration projects or new applications, amendments, extension requests or renewals for waivers that have an impact on Indians, Indian health providers or Urban Indian Organizations will be made to Indian representatives, as identified above, at least 60 days prior to the publication and submission of such. Indian health clinic administrators will be notified via e-mail, and all other Indian representatives will be notified via U.S. Postal Service.

**Tribal Consultation Process Development**

State representatives attended the 2011 Department of Health and Human Services (HHS) Annual Regional Tribal Consultation Session held on March 29, 2011. At that meeting, State staff distributed and discussed the draft Federal Public Notice which contained a summary description of the proposed tribal consultation policy. State staff also distributed a draft SPA and conducted a PowerPoint presentation, both of which elaborated on the proposed tribal consultation policy. Tribal representatives received contact information for various State staff who could answer any questions that may arise. As of May 1, 2011, no questions or comments were received by the State subsequent to the above meeting.

In addition, copies of all handouts were left with HHS IHS representatives to share with those Indian nations and Urban Indian Organizations who did not have representatives in attendance. Further, on April 29, 2011, the State mailed a package to Indian nation and organization leaders and Indian health clinic administrators, which discussed the March 29, 2011 presentation, included the handouts from the presentation, and offered a two-week period of time in which to comment or request a personal meeting with State staff. No responses to our mailing were received as of May 13, 2011.

<table>
<thead>
<tr>
<th>TN</th>
<th>#11-06</th>
<th>Approval Date</th>
<th>August 4, 2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supersedes TN</td>
<td>NEW</td>
<td>Effective Date</td>
<td>April 1, 2011</td>
</tr>
</tbody>
</table>
1.5 Pediatric Immunization Program

1. The State has implemented a program for the distribution of pediatric vaccines to program-registered providers for the immunization of federally vaccine-eligible children in accordance with section 1928 as indicated below.

   a. The State program will provide each vaccine-eligible child with medically appropriate vaccines according to the schedule developed by the Advisory Committee on Immunization Practices and without charge for the vaccines.

   b. The State will outreach and encourage a variety of providers to participate in the program and to administer vaccines in multiple settings, e.g., private health care providers, providers that receive funds under Title V of the Indian Health Care Improvement Act, health programs or facilities operated by Indian tribes, and maintain a list of program-registered providers.

   c. With respect to any population of vaccine-eligible children a substantial portion of whose parents have limited ability to speak the English language, the State will identify program-registered providers who are able to communicate with this vaccine-eligible population in the language and cultural context which is most appropriate.

   d. The State will instruct program-registered providers to determine eligibility in accordance with section 1928(b) and (h) of the Social Security Act.

   e. The State will assure that no program-registered provider will charge more for the administration of the vaccine than the regional maximum established by the Secretary. The State will inform program-registered providers of the maximum fee for the administration of vaccines.

   f. The State will assure that no vaccine-eligible child is denied vaccines because of an inability to pay an administration fee.

   g. Except as authorized under section 1915(b) of the Social Security Act or as permitted by the Secretary to prevent fraud or abuse, the State will not impose any additional qualifications or conditions, in addition to those indicated above, in order for a provider to qualify as a program-registered provider.

TN #94-33
Supersedes TN #NEW
Approval Date August 18, 1994
Effective Date October 1, 1994
Citation
1928 of the Act

2. The State has not modified or repealed any Immunization law in effect as of May 1, 1993 to reduce the amount of health insurance coverage of pediatric vaccines.

3. The State Medicaid Agency has coordinated with the State Public Health Agency in the completion of this preprint page.

4. The State agency with overall responsibility for the implementation and enforcement of the provisions of section 1928 is:

   X State Medicaid Agency
   X State Public Health Agency

---

TN #97-10

Supersedes TN #94-33

Approval Date July 8, 1997

Effective Date October 1, 1996
New York

This page has been superseded by PDF S94 of the MAGI Eligibility SPAs, effective 10/1/13.

[SECTION 2 - COVERAGE AND ELIGIBILITY]

[Citation 42 CFR 435.10 and Subpart J]

[2.1 Application, Determination of Eligibility and Furnishing Medicaid]

(a) The Medicaid agency meets all requirements of 42 CFR Part 435, Subpart J for processing applications, determining eligibility, and furnishing Medicaid.]

TN #13-54 Approval Date March 13, 2014
Supersedes TN #91-76 Effective Date October 1, 2013
Attachment 1.1

New York

11

Citation
42 CFR 435.914
1902(a)(34) of the Act

2.1(b)(1) Except as provided in items 2.1(b)(2) and (3) below, individuals are entitled to Medicaid services under the plan during the three months preceding the month of application, if they were, or on application would have been, eligible. The effective date of prospective and retroactive eligibility is specified in ATTACHMENT 2.6-A.

1902(e)(8) and 1905(a) of the Act

(2) For individuals who are eligible for Medicare cost-sharing expenses as qualified Medicare beneficiaries under section 1902(a)(10)(E)(i) of the Act, coverage is available for services furnished after the end of the month in which the individual is first determined to be a qualified Medicare beneficiary. ATTACHMENT 2.6-A specifies the requirements for determination of eligibility for this group.

1902(a)(47) and 1920 of the Act

(3) Pregnant women are entitled to ambulatory prenatal care under the plan during a presumptive eligibility period in accordance with section 1920 of the Act. ATTACHMENT 2.6-A specifies the requirements for determination of eligibility for this group.

42 CFR 434.20

(c) The Medicaid agency elects to enter into a risk contract with an HMO that is—

X Qualified under title XIII of the Public Health Service Act or is provisionally qualified as an HMO pursuant to section 1903(m)(3) of the Social Security Act.

X Not Federally qualified, but meets the requirements of 42 CFR 434.20(c) and is defined in ATTACHMENT 2.1-A.

___ Not applicable.

TN #93-27 Approval Date September 14, 1993
Supersedes TN #91-76 Effective Date April 1, 1993
This page has been superseded by PDF S94 of the MAGI Eligibility SPAs, effective 10/1/13.

[Citation 1902(a) (55) of the Act]  [2.1(d)] The Medicaid agency has procedures to take applications, assist applicants, and perform initial processing of applications from those low income pregnant women, infants, and children under age 19, described in §1902(a) (10) (A) (i) (IV), (a) (10) (A) (i) (VI), (a) (10) (A) (i) (VII), and (a) (10) (A) (ii) (IX) at locations other than those used by the title IV-A program including FQHCs and disproportionate share hospitals. Such application forms do not include the ADFC form except as permitted by HCFA instructions.]

Attachment 1.1

New York

11a

March 13, 2014

TN #13-54 Approval Date March 13, 2014

Supersedes TN #91-76 Effective Date October 1, 2013
STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT
SECTION 2 - COVERAGE AND ELIGIBILITY

Citation(s)

2.1 Application, Determination of Eligibility and Furnishing
Medicaid (Continued)

1902(e)(13) of the Act

[X] (e) Express Lane Option. The Medicaid State agency elects the option to rely on a finding from an Express Lane agency when determining whether a child satisfies one or more components of Medicaid eligibility. The Medicaid State agency agrees to meet all of the Federal statutory and regulatory requirements for this option. This authority may not apply to eligibility determinations made before February 4, 2009, or after 9/30/2017.

(1) The Express Lane option is applied to:

- [ ] Initial determinations
- [X] Redeterminations
- [X] Both

(2) A child is defined as younger than age:

- [X] 19
- [ ] 20
- [ ] 21

(3) The following public agencies are approved by the Medicaid State agency as Express Lane agencies:

[The New York State Department of Health (NYSDOH), Office of Health Insurance Program (OHIP), [Division of Coverage and Enrollment (DCE)] Division of Eligibility and Marketplace Integrations (DEMI) administers the Medicaid and Child Health Plus (CHPlus, New York’s separate CHIP program) programs. At CHPlus redetermination, the Medicaid agency elects to rely on findings from the Child Health Plus program to determine initial eligibility for the Medicaid program.

When applying or renewing for Temporary Assistance the Medicaid agency elects to rely on findings from Temporary Assistance program to automatically enroll and renew eligible children in Medicaid.]

TN #17-0066 Approval Date March 8, 2018
Supersedes TN #15-0003 Effective Date October 1, 2017
STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT
SECTION 2 - COVERAGE AND ELIGIBILITY

Citation(s)

2.1 Application, Determination of Eligibility and Furnishing Medicaid (Continued)

(4) The following component/components of Medicaid eligibility are determined under the Express Lane option. Also, specify any differences in budget unit, deeming, income exclusions, income disregards, or other methodology between Medicaid eligibility determinations for such children and the determination under the Express Lane option.

[Child Health Plus annually renews eligibility for children enrolled in CHPlus. Under the screen and enroll process, the first step is to determine if the child is eligible for Medicaid. In order to streamline eligibility for children who screen Medicaid eligible, the Department of Health is implementing a process that will send the eligibility findings made at the renewal by CHPlus to the Local Departments of Social Services (LDSS).

The State will use an income finding from CHPlus and apply this income information to enroll a child in Medicaid if a child is found to be ineligible for CHPlus at renewal. Both Medicaid and Child Health Plus use MAGI (modified adjusted gross income) to determine eligibility. Medicaid will be accepting the income findings determined by CHPlus using MAGI methodology based on Medicaid income rules.

Medicaid and CHPlus both use the same residency rules. Neither Medicaid nor CHPlus require documentation of residency at renewal. Medicaid will accept the CHPlus agency’s finding for residency.

Temporary Assistance requires the same verification of citizenship that Medicaid requires for eligibility. Income budgeting is slightly different, Temporary Assistance uses net income after allowing income disregards. Medicaid determines eligibility using MAGI (modified adjusted gross income) methodology. Since TA income guidelines are lower than the Medicaid levels, this slight discrepancy in budgeting income would not affect eligibility in a majority of the cases.]
2.1 Application, Determination of Eligibility and Furnishing Medicaid (Continued)

(5) Check off which option is used to satisfy the Screen and Enroll requirement before a child may be enrolled under Title XXI.

☐ (a) Screening threshold established by the Medicaid agency as:

☐ (i) ___ percentage of the Federal Poverty Level (FPL) which exceeds the highest Medicaid income threshold applicable to a child by a minimum of 30 percentage points: specify ___________________________; or

☐ (ii) ___ percentage of the FPL (describe how this reflects the value of any differences between income methodologies of Medicaid and the Express Lane agency; or

[☒] (b) Temporary enrollment pending screen and enroll.

☐ (c) State’s regular screen and enroll process for CHIP.

[If Medicaid eligible based on the findings of the Express Lane Agency, the child is given two months of temporary CHPlus coverage, and the case information will be sent to LDSS to open a Medicaid case. In upstate counties, this process will be done manually and in NYC, this will be done electronically.

In both upstate counties and NYC, when a child is determined eligible for Temporary Assistance, the child will automatically be given Medicaid with no action required by the family.]

[☒] (6) The State elects the option for automatic enrollment without a Medicaid application, based on data obtained from other sources and with the child’s or family’s affirmative consent to the child’s Medicaid enrollment.

☐ (7) The State elects the option to rely on a finding from an Express Lane agency that includes gross income or adjusted gross income shown by State income tax records or returns.
## 2.2 Coverage and Conditions of Eligibility

Medicaid is available to the groups specified in ATTACHMENT 2.2-A.

- [ ] Mandatory categorically needy and other required special groups only.
- [ ] Mandatory categorically needy, other required special groups, and the medically needy, but no other optional groups.
- [ ] Mandatory categorically needy, other required special groups, and specified optional groups.
- [X] Mandatory categorically needy, other required special groups, specified optional groups, and the medically needy.

The conditions of eligibility that must be met are specified in ATTACHMENT 2.6-A.

All applicable requirements of 42 CFR Part 435 and sections 1902(a)(10)(A)(i)(IV), (V), and (VI), 1902(a)(10)(A)(ii)(XI), 1902(a)(10)(E), 1902(l) and (m), 1905(p), (q) and (s), 1920, and 1925 of the Act are met.

---

**New York**

12

<table>
<thead>
<tr>
<th><strong>Citation</strong></th>
<th>42 CFR 435.10</th>
</tr>
</thead>
</table>

---

**Attachment 1.1**

**OMB No. 0938-**

**TN #91-76**

**Approval Date** March 3, 1992

**Supersedes TN #87-35A**

**Effective Date** October 1, 1991
NOTE: The deleted information on this page has been replaced by PDFs S88 effective January 1, 2014.

[State: New York]

<table>
<thead>
<tr>
<th>Citation(s)</th>
<th>Groups Covered</th>
</tr>
</thead>
</table>

[Citation] 435.10 and 435.403, and 1902(b) of the Act, P.L. 99-272 (Section 9529) And P.L. 99-509 (Section 9405)

[2.3 Residence] Medicaid is furnished to eligible individuals who are residents of the State under 42 CFR 435.403, regardless of whether or not the individuals maintain the residence permanently or maintain it at a fixed address.]

TN #13-57 Approval Date March 26, 1990
Supersedes TN #87-35A Effective Date July 1, 1987
2.4 Blindness

All of the requirements of 42 CFR 435.530 and 42 CFR 435.531 are met. The more restrictive definition of blindness in terms of ophthalmic measurement used in this plan is specified in ATTACHMENT 2.2-A.
New York

Citation
42 CFR
435.121,
435.540(b)
435.541

2.5 Disability
All of the requirements of 42 CFR 435.540 and 435.541 are met. The State uses the same definition of disability used under the SSI program unless a more restrictive definition of disability is specified in Item A.14.b. of ATTACHMENT 2.2-A of this plan.

TN #91-76
Supersedes TN #87-35A
Approval Date March 3, 1992
Effective Date October 1, 1991
### 2.6 Financial Eligibility

(a) The financial eligibility conditions for Medicaid-only eligibility groups and for persons deemed to be cash assistance recipients are described in [ATTACHMENT 2.6-A](#).

<table>
<thead>
<tr>
<th>Citation(s)</th>
<th>2.6 Financial Eligibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>42 CFR 435.10 and Subparts G &amp; H 1902(a)(10)(A)(i)(III), (IV), (V), (VI), and (VII), 1902(a)(10)(A)(ii)(IX), 1902(a)(10)(A)(ii)(X), 1902(a)(10)(C), 1902(f), 1902(l) and (m), 1905(p) and (s), 1902(r)(2), and 1920</td>
<td>(a) The financial eligibility conditions for Medicaid-only eligibility groups and for persons deemed to be cash assistance recipients are described in <a href="#">ATTACHMENT 2.6-A</a>.</td>
</tr>
<tr>
<td>Citation</td>
<td>2.7 Medicaid Furnished Out of State</td>
</tr>
<tr>
<td>----------</td>
<td>-----------------------------------</td>
</tr>
<tr>
<td>431.52 and 1902(b) of the Act, P.L. 99-272 (Section 9529)</td>
<td>Medicaid is furnished under the conditions specified in 42 CFR 431.52 to an eligible individual who is a resident of the State while the individual is in another State, to the same extent that Medicaid is furnished to residents in the State.</td>
</tr>
</tbody>
</table>

**New York 18**

<table>
<thead>
<tr>
<th>TN</th>
<th>Approval Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>#86-29-A</td>
<td>February 23, 1990</td>
</tr>
</tbody>
</table>

Supersedes TN  #82-24

<table>
<thead>
<tr>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>October 1, 1986</td>
</tr>
</tbody>
</table>
SECTION 3 - SERVICES: GENERAL PROVISIONS

3.1 Amount, Duration and Scope of Services

(a) Medicaid is provided in accordance with the requirements of 42 CFR Part 440, Subpart B and sections 1902(a), 1902(e), 1905(a), 1905(p), 1915, 1920, and 1925 of the Act.

(1) Categorically needy

Services for the categorically needy are described below and in ATTACHMENT 3.1-A. These services include:

(i) Each item or service listed in section 1905(a)(1) through (5) and (21) of the Act, is provided as defined in 42 CFR Part 440, Subpart A, or for EPSDT services, section 1905(r) and 42 CFR Part 441, Subpart B.

(ii) Nurse-midwife services listed in section 1905(a)(17) of the Act, are provided to the extent that nurse-midwives are authorized to practice under State law or regulation and without regard to whether the services are furnished in the area of management of the care of mothers and babies throughout the maternity cycle. Nurse-midwives are permitted to enter into independent provider agreements with the Medicaid agency without regard to whether the nurse-midwife is under the supervision of, or associated with, a physician or other health care provider.

Not applicable. Nurse-midwives are not authorized to practice in this State.

*Effective February 3, 1995 nurse-midwife services will be known as midwife services in New York State per Education Law, Article 140.
### New York 19a

<table>
<thead>
<tr>
<th>Citation</th>
<th>3.1(a)(1) Amount, Duration, and Scope of Services: Categorically Needy (Continued)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1902(e)(5) of the Act</td>
<td>(iii) Pregnancy-related, including family planning services, and postpartum services for a 60-day period (beginning on the day pregnancy ends) and any remaining days in the month in which the 60th day falls are provided to women who, while pregnant, were eligible for, applied for, and received medical assistance on the day the pregnancy ends.</td>
</tr>
</tbody>
</table>

[X] (iv) Services for medical conditions that may complicate the pregnancy (other than pregnancy-related or postpartum services) are provided to pregnant women.

| 1902(a)(10), clause (VII) of the matter following (E) of the Act | (v) Services related to pregnancy (including prenatal, delivery, postpartum, and family planning services) and to other conditions that may complicate pregnancy are the same services provided to poverty level pregnant women eligible under the provision of sections 1902(a)(10)(A)(i)(IV) and 1902(a)(10)(A)(ii)(IX) of the Act. |

---

**TN #91-75**

**Approval Date** March 3, 1992

**Supersedes TN #90-27**

**Effective Date** October 1, 1991
Attachment 1.1

New York 19b

Citation 3.1(a)(1) Amount, Duration, and Scope of Services: Categorically Needy (Continued)

(vi) Home health services are provided to individuals entitled to nursing facility services as indicated in item 3.1(b) of this plan.

1902(e)(7) of the Act (vii) Inpatient services that are being furnished to infants and children described in section 1902(1)(1)(B) through (D), or section 1905(n)(2) of the Act on the date the infant or child attains the maximum age for coverage under the approved State plan will continue until the end of the stay for which the inpatient services are furnished.

1902(e)(9) of the Act (viii) Respiratory care services are provided to ventilator dependent individuals as indicated in item 3.1(h) of this plan.

1902(a)(52) and 1925 of the Act (ix) Services are provided to families eligible under section 1925 of the Act as indicated in item 3.5 of this plan.

1905(a)(23) and 1929 (x) Home and Community Care for Functionally Disabled Elderly Individuals, as defined, described and limited in Supplement 2 to Attachment 3.1-A and Appendices A-G to Supplement 2 to Attachment 3.1-A.

ATTACHMENT 3.1-A identifies the medical and remedial services provided to the categorically needy, specifies all limitations on the amount, duration and scope of those services, and lists the additional coverage (that is in excess of established service limits) for pregnancy-related services and services for conditions that may complicate the pregnancy.

TN #92-71 Approval Date March 23, 1993
Supersedes TN #91-75 Effective Date October 1, 1992
Attachment 1.1

New York
19c

Citation 3.1(a)(1) Amount, Duration, and Scope of Services: Categorically Needy (Continued)

1905(a)(26) and 1934 X Program of All-Inclusive Care for the Elderly (PACE) services, as described and limited in Supplement 3 to Attachment 3.1-A.

ATTACHMENT 3.1-A identifies the medical and remedial services provided to the categorically needy. (Note: Other programs to be offered to Categorically needy beneficiaries would specify all limitations on the amount, duration, and scope of those services. As PACE provides services to the frail elderly population without such limitation, this is not applicable for this program. In addition, other programs to be offered to Categorically Needy beneficiaries would also list the additional coverage – that is in excess of established service limits – for pregnancy-related services for conditions that may complicate the pregnancy. As PACE is for the frail elderly population, this also is not applicable for this program.)
Attachment 1.1
OMB No. 0938-20

New York

3.1 Amount, Duration, and Scope of Services (continued)

(a)(2) Medically needy.

[x] This State plan covers the medically needy. The services described below and in ATTACHMENT 3.1-B are provided.

Services for the medically needy include:

1902(a)(10)(C)(iv) of the Act (i) If services in an institution for mental diseases or an intermediate care facility for the mentally retarded (or both) are provided to any medically needy group, then each medically needy group is provided either the services listed in section 1905(a)(1) through (5) and (17) of the Act, or seven of the services listed in section 1905(a)(1) through (20). The services are provided as defined in 42 CFR Part 440, Subpart A and in sections 1902, 1905, and 1915 of the Act.

[ ] Not applicable with respect to nurse-midwife services under section 1902(a)(17). Nurse-midwives are not authorized to practice in this State.

1902(e)(5) of the Act (ii) Prenatal care and delivery services for pregnant women.

TN #91-75 Approval Date March 3, 1992
Supersedes TN #90-3 Effective Date October 1, 1991
Citation 3.1(a)(2) Amount, Duration, and Scope of Services: Medically Needy (Continued)

(iii) Pregnancy-related, including family planning services, and postpartum services for a 60-day period (beginning on the day the pregnancy ends) and any remaining days in the month in which the 60th day falls are provided to women who, while pregnant, were eligible for, applied for, and received medical assistance on the day the pregnancy ends.

(iv) Services for any other medical condition that may complicate the pregnancy (other than pregnancy-related and postpartum services) are provided to pregnant women.

(v) Ambulatory services, as defined in ATTACHMENT 3.1-B, for recipients under age 18 and recipients entitled to institutional services.

[ ] Not applicable with respect to recipients entitled to institutional services; the plan does not cover those services for the medically needy.

(vi) Home health services to recipients entitled to nursing facility services as indicated in item 3.1(b) of this plan.

42 CFR 440.140, 440.150, Subpart B, 442.441, Subpart C 1902(a)(20) and (21) of the Act

[vii] Services in an institution for mental diseases for individuals over age 65.

[viii] Services in an intermediate care facility for the mentally retarded.
3.1(a)(2) **Amount, Duration and Scope of Services: Medically Needy (Continued)**

___ (x) Respiratory care services are provided to ventilator dependent individuals as indicated in item 3.1(h) of this plan.

___ (xi) Home and Community Care for Functionally Disabled Elderly Individuals, as defined, described and limited in [ Supplement 2 to Attachment 3.1-A](#) and Appendices A-G to [ Supplement 2 to Attachment 3.1-A](#).

**ATTACHMENT 3.1-B** identifies the services provided to each covered group of the medically needy; specifies all limitations on the amount, duration, and scope of those items; and specifies the ambulatory services provided under this plan and any limitations on them. It also lists the additional coverage (that is in excess of established service limits) for pregnancy-related services and services for conditions that may complicate the pregnancy.
Attachment 1.1

New York
20c

Citation 3.1(a)(2) Amount, Duration, and Scope of Services:
Medically Needy (Continued)

1905(a)(26) and 1934 X Program of All-Inclusive Care for the Elderly (PACE)
services, as described and limited in
Supplement 3 to Attachment 3.1-A.

ATTACHMENT 3.1-B identifies services provided to
each covered group of the medically needy. (Note:
Other programs to be offered to Medically Needy
beneficiaries would specify all limitations on the
amount, duration and scope of those services. As
PACE provides services to the frail elderly population
without such limitations, this is not applicable for this
program. In addition, other programs to be offered
to Medically Needy beneficiaries would also list the
additional coverage – that is in excess of established
service limits- for pregnancy-related services for
conditions that may complicate the pregnancy. As
PACE is for the frail elderly population, this also is not
applicable for this program.

TN #02-01 Approval Date September 3, 2002
Supersedes TN #NEW Effective Date January 1, 2002
New York
21

3.1 **Amount, Duration, and Scope of Services**

(a)(3) **Other Required Special Groups: Qualified Medicare Beneficiaries**

1902(a)(10)(E)(I) and clause (VIII) of the matter provided following (F), this and 1905(p)(3) of the Act

Medicare cost sharing for qualified Medicare beneficiaries described in section 1905(p) of the Act is only as indicated in item 3.2 of this plan.

(a)(4)(I) **Other Required Special Groups: Qualified Disabled and Working Individuals**

1902(a)(10) (E)(ii) and 1905(s) of the Act

Medicare Part A premiums for qualified disabled and working individuals described in section 1902(a)(10)(E)(ii) of the Act are provided as indicated in item 3.2 of this plan.

(ii) **Other Required Special Groups: Specified Low-Income Medicare Beneficiaries**

1902(a)(10) (E)(iii) and 1905(p)(3)(A)(ii) of the Act

Medicare Part B premiums for specified low-income Medicare beneficiaries described in section 1902 (a)(10)(E)(iii) of the Act are provided as indicated in item 3.2 of this plan.

(iii) **Other Required Special Groups: Qualifying Individuals**

1902(a)(10) (E)(iv)(I) and 1905(p)(3)-(A)(ii), and 1933 of the Act

Medicare Part B premiums for qualifying individuals described in 1902(a)(10)(E)(iv) (I) and subject to 1933 of the Act are provided as indicated in item 3.2 of this plan.

**TN __ #98-03 __________**

**Supersedes TN __ #93-27 __________**

**Approval Date __ May 15, 1998 __________**

**Effective Date __ Jan 1, 1998 __________**
1902(a)(10)  
(E)(iv)(II), 1905(p)(3)  
(A)(iv)(II), 1905(p)(3)  
the Act

1925 of the 
Families 
Act

(iv) Other Required Special Groups: Qualifying Individuals - 2

The portion of the amount of increase to the Medicare Part B premium attributable to the Home Health provisions for qualifying individuals described in 1902(A)(10)(E)(iv)(II) and subject to 1933 of the Act are provided as indicated in item 3.2 of this plan.

(a)(5) Other Required Special Groups:

Receiving Extended Medicaid Benefits

Extended Medicaid benefits for families described in section 1925 of the Act are provided as indicated in item 3.5 of this plan.
Citation

Sec. 245A(h) of the 
Immigration and 
Nationality Act

3.1 Amount, Duration, and Scope of Services
(Continued)

(a)(6) Limited Coverage for Certain Aliens

(i) Aliens granted lawful temporary resident 
status under section 245A of the Immigration 
and Nationality Act who meet the financial and 
categorical eligibility requirements under the 
approved State Medicaid plan are provided the 
services covered under the plan if they—

(A) Are aged, blind, or disabled individuals as 
defined in section 1614 (a) (1) of the Act;

(B) Are children under 18 years of age; or

(C) Are Cuban or Haitian entrants as defined in 
section 501(e)(1) and (2)(A) of P.L. 96-422 
in effect on April 1, 1983.

(ii) Except for emergency services and 
pregnancy-related services, as defined in 42 
CFR 447.53(b) aliens granted lawful temporary 
resident status under section 245A of the 
Immigration and Nationality Act who are not 
identified in items 3.1(a)(6)(i)(A) through (C) 
above, and who meet the financial and 
categorical eligibility requirements under the 
approved State plan are provided services under 
the plan no earlier than five years from the 
date the alien is granted lawful temporary 
resident status.

TN #91-75 Approval Date March 3, 1992
Supersedes TN #87-47 Effective Date October 1, 1991
### Citation

<table>
<thead>
<tr>
<th>Citation</th>
<th>Amount, Duration, and Scope of Services: Limited Coverage for Certain Aliens (continued)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1902(a) and 1903(v) of the Act</td>
<td>(iii) Aliens who are not lawfully admitted for permanent residence or otherwise permanently residing in the United States under color of law who meet the eligibility conditions under this plan, except for the requirement for receipt of AFDC, SSI, or a State supplementary payment, are provided Medicaid only for care and services necessary for the treatment of an emergency medical condition (including emergency labor and delivery) as defined in section 1903(v)(3) of the Act.</td>
</tr>
<tr>
<td>1905(a)(9) of the Act</td>
<td>(a)(7) <strong>Homeless Individuals.</strong></td>
</tr>
<tr>
<td>1902(a)(47) and 1920 of the Act</td>
<td>[x] (a)(8) Ambulatory prenatal care for pregnant women is provided during a presumptive eligibility period if the care is furnished by a provider that is eligible for payment under the State plan.</td>
</tr>
<tr>
<td>42 CFR 441.55 50 FR 43654 1902(a)(43), 1905(a)(4)(B), and 1905(r) of the Act</td>
<td>(a)(9) <strong>EPSDT Services.</strong></td>
</tr>
</tbody>
</table>

### Approval Information

- **TN #91-75**
- **Supersedes TN NEW**
- **Approval Date** March 3, 1992
- **Effective Date** October 1, 1991
3.1(a)(9) **Amount, Duration, and Scope of Services: EPSDT Services (continued)**

42 CFR 441.60

[x] The Medicaid agency has in effect agreements with continuing care providers. Described below are the methods employed to assure the providers’ compliance with their agreements.

42 CFR 440.240 and 440.250

**42 CFR 440.240 (a)(10) Comparability of Services**

Except for those items or services for which sections 1902(a), 1902(a)(10), 1903(v), 1915 and 1925 of the Act, 42 CFR 440.250, and section 245A of the Immigration and Nationality Act, permit exceptions:

(i) Services made available to the categorically needy are equal in amount, duration, and scope for each categorically needy person.

(ii) The amount, duration, and scope of services made available to the categorically needy are equal to or greater than those made available to the medically needy.

(iii) Services made available to the medically needy are equal in amount, duration, and scope for each person in a medically needy coverage group.

[x] (iv) Additional coverage for pregnancy-related services and services for conditions that may complicate the pregnancy are equal for categorically and medically needy.

A variety of methods are employed, including –

- review of enrollment and utilization data such as periodic reports.
- validation by the New York State Department of Health of the provider’s Quality Assurance Program through review of reports and on-site visits.
- dissemination of informational materials to all individuals.
- review of grievance procedures.

**TN #91-75 Approval Date March 3, 1992**

**Supersedes TN #87-47 Effective Date October 1, 1991**
3.1(b) Home health services are provided in accordance with the requirements of 42 CFR 441.15.

(1) Home health services are provided to all categorically needy individuals 21 years of age or over.

(2) Home health services are provided to all categorically needy individuals under 21 years of age.

[x] Yes

[ ] Not applicable. The State plan does not provide for skilled nursing facility services for such individuals.

(3) Home health services are provided to the medically needy:

[x] Yes, to all

[ ] Yes, to individuals age 21 or over; SNF services are provided

[ ] Yes, to individuals under age 21; SNF services are provided

[ ] No; SNF services are not provided

[ ] Not applicable, the medically needy are not included under this plan
3.1 Amount, Duration, and Scope of Services
(continued)

(c)(1) Assurance of Transportation

Provision is made for assuring necessary transportation of recipients to and from providers. Methods used to assure such transportation are described in ATTACHMENT 3.1-C.

(c)(2) Payment for Nursing Facility Services

The State includes in nursing facility services at least the items and services specified in 42 CFR 483.10(c)(8)(i).
Methods and Standards to Assure Quality of Services

The standards established and the methods used to assure high quality care are described in ATTACHMENT 3.1-C.
Family Planning Services

The requirements of 42 CFR 441.20 are not regarding freedom from coercion or pressure of mind and conscience, and freedom of choice of method to be used for family planning.
3.1(f)(1) **Optometric Services**

Optometric services (other than those provided under §435.531 and 436.531) are not now but were previously provided under the plan. Services of the type an optometrist is legally authorized to perform are specifically included in the term “physicians’ services” under this plan and are reimbursed whether furnished by a physician or an optometrist.

[ ] Yes.

[ ] No. The conditions described in the first sentence apply but the term “physicians’ services” does not specifically include services of the type an optometrist is legally authorized to perform.

[x] Not applicable. The conditions in the first sentence do not apply.

**1903(i)(1)**

of the Act, P.L. 99-272
(Section 9507)

**2** **Organ Transplant Procedures**

Organ transplant procedures are provided.

[ ] No.

[x] Yes. Similarly situated individuals are treated alike and any restriction on the facilities that may, or practitioners who may, provide those procedures is consistent with the accessibility of high quality care to individuals eligible for the procedures under this plan. Standards for the coverage of organ transplant procedures are described at ATTACHMENT 3.1-E.
3.1(g) Participation by Indian Health Service Facilities

Indian Health Service Facilities are accepted as providers, in accordance with 42 CFR 431.110(b), on the same basis as other qualified providers.

(h) Respiratory Care Services for Ventilator-Dependent Individuals

Respiratory care services, as defined in section 1902(e)(9)(C) of the Act, are provided under the plan to individuals who--

(1) Are medically dependent on a ventilator for life support at least six hours per day;

(2) Have been so dependent as inpatients during a single stay or a continuous stay in one or more hospitals, SNFs or ICFs for the lesser of—

[ ] 30 consecutive days;

[ ] __ days (the maximum number of inpatient days allowed under the state plan);

(3) Except for home respiratory care, would require respiratory care on an inpatient basis in a hospital, SNF or ICF for which Medicaid payments would be made;

(4) Have adequate social support services to be cared for at home; and

(5) Wish to be cared for at home.

[ ] Yes. The requirements of section 1902(e)(9) of the Act are met.

[x] Not applicable. These services are not included in the plan.
3.2 Coordination of Medicaid with Medicare and Other Insurance

(a) Premiums

(1) Medicare Part A and Part B

(i) Qualified Medicare Beneficiary (QMB)

The Medicaid agency pays Medicare Part A premiums (If applicable) and Part B premiums for Individuals in the QMB group defined in Item A.25 of ATTACHMENT 2.2-A, through the group premium payment arrangement, unless the agency has a Buy-In agreement for such payment as indicated below.

Buy-in agreement for:

[x] Part A [x] Part B

[ ] The Medicaid agency pays premiums for which the beneficiary would be liable, for enrollment in an HMO participating in Medicare.

TN #04-09
Supersedes TN #93-27

Approval Date June 15, 2004
Effective Date April 1, 2004
New York 29a

(ii) Qualified Disabled and Working Individual (QDWI)

The Medicaid agency pays Medicare Part A premiums under a group premium payment arrangement, subject to any contribution required as described in ATTACHMENT 4.18-E, for individuals in the QDWI group defined in item A.26 of ATTACHMENT 2.2-A of this plan.

(iii) Specified Low-Income Medicare Beneficiary (SLMB)

The Medicaid agency pays Medicare Part B premiums under the State buy-in process for individuals in the SLMB group defined in item A.27 of ATTACHMENT 2.2-A of this plan.

(iv) Qualifying Individual - 1 (QI-1)

The Medicaid agency pays Medicare Part B premiums under the State buy-in process for individuals described in 1902(a)(10)(E)(iv)(I) and subject to 1933 of the Act.

(v) Qualifying Individual - 2 (QI-2)

The Medicaid agency pays the portion of the amount of increase to the Medicare Part B premium attributable to the Home Health Provision to the individuals described in 1902(a)(10)(E)(iv)(II) and subject to 1933 of the Act.

TN #98-03
Supersedes TN #93-27

Approval Date May 15, 1998
Effective Date January 1, 1998
(vi) Other Medicaid Recipients

The Medicaid agency pays Medicare Part B premiums to make Medicare Part B coverage available to the following individuals:

[x] All individuals who are: (a) receiving benefits under titles I, IV-A, X, XIV, or XVI (AABD or SSI); b) receiving State supplements under title XVI; or c) within a group listed at 42 CFR 431.625(d)(2).

[x] Individuals receiving title II or Railroad Retirement benefits.

[ ] Medically needy individuals (FFP is not available for this group).

(2) Other Health Insurance

[X] The Medicaid agency pays insurance premiums for medical or any other type of remedial care to maintain a third party resource for Medicaid covered services provided to eligible individuals (except individuals 65 years of age or older and disabled individuals, entitled to Medicare Part A but not enrolled in Medicare Part B).
(b) Deductibles, Coinsurance

(1) Medicare Part A and B

Supplement 1 to ATTACHMENT 4.19-B describes the methods and standards for establishing payment rates for services covered under Medicare, and/or the methodology for payment of Medicare deductible and coinsurance amounts, to the extent available for each of the following groups.

(i) Qualified Medicare Beneficiaries (QMBs)

The Medicaid agency pays Medicare Part A and Part B deductible and coinsurance amounts for the QMBs (subject to any nominal Medicaid copayment) for all services available under Medicare.

(ii) Other Medicaid Requests

The Medicaid agency pays for Medicaid services also covered under Medicare and furnished to recipients entitled to Medicare (subject to any nominal Medicaid copayment). For services furnished to individuals who are described in section 3.2(a)(1)(iv), payment is made as follows:

42 CFR 431.625

[ ] For the entire range of services available under Medicare Part B.

[x] Only for the amount, duration, and scope of services otherwise available under this plan.

(iii) Dual Eligible – QMB plus

The Medicaid agency pays Medicare Part A and Part B deductible and coinsurance amounts for all services available under Medicare and pays for all Medicaid services furnished to individuals eligible both as QMBs and categorically or medically needy (subject to any nominal Medicaid copayment).
### Citation Condition or Requirement

<table>
<thead>
<tr>
<th>Citation</th>
<th>Condition or Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>1906 of the Act</td>
<td><strong>(c) Premiums, Deductibles, Coinsurance and Other Cost Sharing Obligations</strong></td>
</tr>
<tr>
<td></td>
<td>The Medicaid agency pays all premiums, deductibles, coinsurance and other cost sharing obligations for items and services covered under the State plan (subject to any nominal Medicaid copayment) for eligible individuals in employer-based cost-effective group health plans.</td>
</tr>
<tr>
<td></td>
<td>When coverage for eligible family members is not possible unless ineligible family members enroll, the Medicaid agency pays premiums for enrollment of other family members when cost-effective. In addition, the eligible individual is entitled to services covered by the State plan which are not included in the group health plan. Guidelines for determining cost effectiveness are described in section 4.22(h).</td>
</tr>
<tr>
<td>1902(a)(10)(F) of the Act</td>
<td><strong>(d) [x] The Medicaid agency pays premiums for individuals described in item 19 of Attachment 2.2-A.</strong></td>
</tr>
</tbody>
</table>

**TN #91-54**                      | **Approval Date** | **July 27, 1995** |
**Supersedes TN NEW**               | **Effective Date** | **July 1, 1991**  |
New York
30

**Citation**
42 CFR 441.101,
42 CFR 431.620(c)
and (d)
AT-79-29

**3.3 Medicaid for Individuals Age 65 or Over in Institutions for Mental Diseases**

Medicaid is provided for individuals 65 years of age or older who are patients in institutions for mental diseases.

[ ] Yes. The requirements of 42 CFR Part 441, Subpart C, and 42 CFR 431.620(c) and (d) are met.

[ ] Not applicable. Medicaid is not provided to aged individuals in such institutions under this plan.

---

**TN #75-11**

Approval Date April 17, 1975

Supersedes TN #74-2

Effective Date April 1, 1975
3.4 **Special Requirements Applicable to Sterilization Procedures**

All requirements of 42 CFR Part 441, Subpart F are met.
3.5 **Families Receiving Extended Medicaid Benefits**

(a) Services provided to families during the first 6-month period of extended Medicaid benefits under Section 1925 of the Act are equal in amount, duration, and scope to services provided to categorically needy AFDC recipients as described in ATTACHMENT 3.1-A (or may be greater if provided through a caretaker relative employer's health insurance plan).

(b) Services provided to families during the second 6-month period of extended Medicaid benefits under section 1925 of the Act are --

[X] Equal in amount, duration, and scope to services provided to categorically needy AFDC recipients as described in ATTACHMENT 3.1-A (or may be greater if provided through a caretaker relative employer's health insurance plan).

[] Equal in amount, duration, and scope to services provided to categorically needy AFDC recipients, (or may be greater if provided through a caretaker relative employer's health insurance plan) minus any one or more of the following acute services:

[] Nursing facility services (other than services in an institution for mental diseases) for individuals 21 years of age or older.

[] Medical or remedial care provided by licensed practitioners.

[] Home health services.
3.5 **Families Receiving Extended Medicaid Benefits** (Continued)

- [ ] Private duty nursing services.
- [ ] Physical therapy and related services.
- [ ] Other diagnostic, screening, preventive, and rehabilitation services.
- [ ] Inpatient hospital services and nursing facility services for individuals 65 years of age or over in an institution for mental diseases.
- [ ] Intermediate care facility services for the mentally retarded.
- [ ] Inpatient psychiatric services for individuals under age 21.
- [ ] Hospice services.
- [ ] Respiratory care services.
- [ ] Any other medical care and any other type of remedial care recognized under State law and specified by the Secretary.
The agency pays the family's premiums, enrollment fees, deductibles, coinsurance, and similar costs for health plans offered by the caretaker's employer as payments for medical assistance --

- [x] 1st 6 months
- [x] 2nd 6 months

The agency requires caretakers to enroll in employers' health plans as a condition of eligibility.

- [ ] 1st 6 mos.
- [ ] 2nd 6 mos.

The Medicaid agency provides assistance to families during the second 6-month period of extended Medicaid benefits through the following alternative methods:

- [ ] Enrollment in the family option of an employer's health plan.

- [ ] Enrollment in the family option of a State employee health plan.

- [ ] Enrollment in the State health plan for the uninsured.

- [ ] Enrollment in an eligible health Maintenance organization (HMO) with a prepaid enrollment of less than 50 percent Medicaid recipients (except recipients of extended Medicaid).
3.5 **Families Receiving Extended Medicaid Benefits**  
(Continued)

Supplement 2 to Attachment 3.1-A specifies and describes the alternative health care plan(s) offered, including requirements for assuring that recipients have access to services of adequate quality.

(2) The agency -

(i) Pays all premiums and enrollments fees imposed on the family for such plan(s)

[ ] (ii) Pays all deductibles and coinsurance imposed on the family for such plan(s)

3.6 **Unemployed Parent**

For purposes of determining whether a child is deprived on the basis of the unemployment of a parent, the agency -

[ ] Uses the standard for measuring unemployment which was in the AFDC State Plan in effect on July 16, 1996

[x] Uses the following more liberal standard to measure unemployment:

An individual will be considered unemployed if the family’s countable income and resources as determined for the group defined in Section 1931 are below the eligibility standard used for that group  
(Attachment 2.6-A, Supplement 12 and Supplement 1 to Attachment 2.6-A, Item A-1) or if the family's income and resources, minus deductions allowed for medically needy, including incurred medical expenses, is less than the medically needy income level (Supplement 1 to Attachment 2.6-A, Item D) and Resource level (Supplement 2 to Attachment 2.6-A, Item B).

(Note: This effectively eliminates the old AFDC deprivation requirements from all groups.)

---

**Attachment 1.1**

New York 31d

Citation 3.5

---

**TN #99-41**  
Supersedes TN #91-75  
Approval Date March 31, 2000  
Effective Date October 1, 1999
New York
31e

[x] Enrollment in an eligible health maintenance organization (HMO) that has an enrollment of less than 50 percent of Medicaid recipients who are not recipients of extended Medicaid.*

Supplement 2 to ATTACHMENT 3.1-A specifies and describes the alternative health care plan(s) offered, including requirements for assuring that recipients have access to services of adequate quality.

(2) The agency--

[ ] (i) Pays all premiums and enrollment fees imposed on the family for such plan(s).

[ ] (ii) Pays all deductibles and coinsurance imposed on the family for such plan(s).

* Only if previously enrolled
SECTION 4 – GENERAL PROGRAM ADMINISTRATION

Citation

42 CFR 431.15 AT-79-29

42 USC 1396a(13)(A)

4.1 Methods of Administration

The Medicaid agency employs methods of administration found by the Secretary of Health and Human Services to be necessary for the proper and efficient operation of the plan.

The State provides for a public process that conforms to the requirements of section 4711 of the federal Balanced Budget Act of 1997 for determination of rates of payment under this Plan for Attachments 4.19-A Parts 1, 2, 3, 4, 5, 7 and Attachment 4.19-D Parts 1 and 2.
42 CFR 431.202
AT-79-29
AT-80-31

The Medicaid agency has a system of hearings that meets all the requirements of 42 CFR Part 431, Subpart E.
**New York**

**33a**

<table>
<thead>
<tr>
<th>Citation</th>
<th>Services During Appeal</th>
</tr>
</thead>
<tbody>
<tr>
<td>P.L. 101-508</td>
<td>The State shall continue to provide medical assistance until a final determination of disability or blindness is made by SSA in those cases where a state determination of disability or blindness, made in accordance with section 1614(a) of the Social Security Act, was reversed by a subsequent SSA decision.</td>
</tr>
<tr>
<td>Section 4724</td>
<td></td>
</tr>
</tbody>
</table>

[X] YES  
[ ] NO  

TN #91-30  
Supersedes TN  
NEW  

**Approval Date**  July 22, 1991  
**Effective Date**  April 1, 1991
Citation 4.3 Safeguarding Information on Applicants and Recipients

42 CFR 431.301 AT-79-29
Under State statute which imposes legal sanctions, safeguards are provided that restrict the use or disclosure of information concerning applicants and recipients to purposes directly connected with the administration of the plan.

52 FR 5967
All other requirements of 42 CFR Part 431, Subpart F are met.

New York 34

Attachment 1.1
OMB No.: 0938-0193

TN #87-49 Approval Date June 4, 1991
Supersedes TN #74-2 Effective Date October 1, 1987
4.4 Medicaid Quality Control

(a) A system of quality control is implemented in accordance with 42 CFR Part 431, Subpart P.

(b) The State operates a claims processing assessment system that meets the requirements of 431.800(e), (g), (h) and (k).

[ ] Yes.

[X] Not applicable. The State has an approved Medicaid Management Information System (MMIS).
New York
36

Citation
42 CFR 455.12
AT-78-90
48 FR 3742
52 FR 48817

4.5 Medicaid Agency Fraud Detection and Investigation Program

The Medicaid agency has established and will maintain methods, criteria, and procedures that meet all requirements of 42 CFR 455.13 through 455.21 and 455.23 for prevention and control of program fraud and abuse.

TN #89-43
Supersedes TN #83-34
Approval Date March 13, 1992
Effective Date July 1, 1989
# PROPOSED SECTION 4 - GENERAL PROGRAM ADMINISTRATION

## 4.5 Medicaid Recovery Audit Contractor Program

<table>
<thead>
<tr>
<th>Citation</th>
<th>The State has established a program under which it will contract with one or more recovery audit contractors (RACs) for the purpose of identifying underpayments and overpayments of Medicaid claims under the State plan and under any waiver of the State plan.</th>
</tr>
</thead>
<tbody>
<tr>
<td>The State is seeking an exception to establishing such program for the following reasons:</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Section 1902(a)(42)(B)(i) of the Social Security Act</th>
<th>The State/ Medicaid agency has contracts of the type(s) listed in section 1902(a)(42)(B)(ii)(I) of the Act. All contracts meet the requirements of the statute. RACs are consistent with the statute.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Place a check mark to provide assurance of the following:</td>
<td></td>
</tr>
<tr>
<td>The State will make payments to the RAC(s) only from amounts recovered.</td>
<td></td>
</tr>
<tr>
<td>The State will make payments to the RAC(s) on a contingent basis for collecting overpayments.</td>
<td></td>
</tr>
</tbody>
</table>

**TN #10-43** Approval Date **March 8, 2011**

Supersedes TN **NEW** Effective Date **April 1, 2011**
### PROPOSED SECTION 4 - GENERAL PROGRAM ADMINISTRATION

#### 4.5 Medicaid Recovery Audit Contractor Program

<table>
<thead>
<tr>
<th>Section 1902 (a)(42)(B)(ii)(I)(a) of the Act</th>
<th>The following payment methodology shall be used to determine State payments to Medicaid RACs for recovered overpayments (e.g., the percentage of the contingency fee):</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>X</strong></td>
<td>The State attests that the contingency fee rate paid to the Medicaid RAC will not exceed the highest rate paid to Medicare RACs, as published in the Federal Register.</td>
</tr>
<tr>
<td><strong>-----</strong></td>
<td>The State attests that if the contingency fee rate paid to the Medicaid RAC will exceed the highest rate paid to Medicare RACs, as published in the Federal Register. The State will only submit for FFP up to the amount equivalent to that published rate.</td>
</tr>
<tr>
<td><strong>-----</strong></td>
<td>The contingency fee rate paid to the Medicaid RAC that will exceed the highest rate paid to Medicare RACs, as published in the Federal Register. The State will submit a justification for that rate and will submit for FFP for the full amount of the contingency fee.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Section 1902 (a)(42)(B)(ii)(I)(I)(bb) of the Act</th>
<th>The following payment methodology shall be used to determine State payments to Medicaid RACs for the identification of underpayments (e.g., amount of flat fee, the percentage of the contingency fee):</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>X</strong></td>
<td><strong>Contingency Fee - 5.25%</strong></td>
</tr>
</tbody>
</table>

TN #10-43 Approval Date March 8, 2011
Supersedes TN NEW Effective Date April 1, 2011
PROPOSED SECTION 4 - GENERAL PROGRAM ADMINISTRATION

4.5 Medicaid Recovery Audit Contractor Program

<table>
<thead>
<tr>
<th>Section 1902 (a)(42)(B)(ii)(III) of the Act</th>
<th>The State has an adequate appeal process in place for entities to appeal any adverse determination made by the Medicaid RACs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 1902 (a)(42)(B)(ii)(IV)(aa) of the Act</td>
<td>The State assures that the amounts expended by the State to carry out the program will be amounts expended as necessary for the proper and efficient administration of the State plan or a waiver of the plan.</td>
</tr>
<tr>
<td>Section 1902 (a)(42)(B)(ii)(IV)(bb) of the Act</td>
<td>The State assures that the recovered amounts will be subject to a State's quarterly expenditure estimates and funding of the State's share.</td>
</tr>
<tr>
<td>Section 1902 (a)(42)(B)(ii)(IV)(cc) of the Act</td>
<td>Efforts of the Medicaid RAC(s) will be coordinated with other contractors or entities performing audits of entities receiving payments under the State plan or waiver in the State, and/or State and Federal law enforcement entities and the CMS Medicaid Integrity Program.</td>
</tr>
</tbody>
</table>

TN #10-43 Approval Date March 8, 2011
Supersedes TN NEW Effective Date April 1, 2011
SECTION 4 – GENERAL PROGRAM ADMINISTRATION

4.5 Medicaid Recovery Audit Contractor Program (Exceptions)

<table>
<thead>
<tr>
<th>Citation</th>
<th>Exception from Medicaid RAC 3-year Look Back Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>42 CFR 455.508(f)</td>
<td>New York State requests an exception to the 3-year look back period for the Medicaid RAC program defined in section 455.508. Subparagraph (f) states, “The entity must not review claims that are older than 3 years from the date of the claim, unless it receives approval from the State.”</td>
</tr>
<tr>
<td></td>
<td>New York State regulations (18 NYCRR Section 504.3) require providers “to prepare and to maintain contemporaneous records demonstrating its right to receive payment under the medical assistance program and to keep for a period of six years from the date the care, services or supplies were furnished, all records necessary to disclose the nature and extent of services furnished and all information regarding claims for payment submitted by, or on behalf of, the provider and to furnish such records and information, upon request, to the department, the Secretary of the United States Department of Health and Human Services, the Deputy Attorney General for Medicaid Fraud Control and the New York State Department of Health”.</td>
</tr>
<tr>
<td></td>
<td>The State requests the ability to grant a look back period for the Medicaid RAC up to six years, upon State approval of the RAC scenario, for the following reasons:</td>
</tr>
<tr>
<td></td>
<td>• Claim specific detail may be present documenting an overpayment exists for periods beyond the three-years specified in Section 42 CFR 455.508(f);</td>
</tr>
<tr>
<td></td>
<td>• A look-back period longer than three years is more consistent with Medicaid provider record retention requirements required by New York State regulatory agencies; and</td>
</tr>
<tr>
<td></td>
<td>• A longer look-back period will allow for additional efficiencies for both the state and provider when a single effort can review and recover an identified overpayment rather than leveraging multiple entities to review and recover different time periods.</td>
</tr>
<tr>
<td></td>
<td>This exception will only apply to reviews based on actual claim specific detail. Audits that require sampling and extrapolation will continue to be limited to the 3-year look back period.</td>
</tr>
</tbody>
</table>

TN #12-36           Approval Date March 19, 2013
Supersedes TN NEW Effective Date January 1, 2013
New York
36a

Citation
Section 1902(a)(64) of the Social Security Act
P.L. 105-33

4.5a Medicaid Agency Fraud Detection and Investigation Program

The Medicaid agency has established a mechanism to receive reports from beneficiaries and others and compile data concerning alleged instances of waste, fraud, and abuse relating to the operation of this title.

Attachment 1.1

New York
36a

Citation
Section 1902(a)(64) of the Social Security Act
P.L. 105-33

4.5a Medicaid Agency Fraud Detection and Investigation Program

The Medicaid agency has established a mechanism to receive reports from beneficiaries and others and compile data concerning alleged instances of waste, fraud, and abuse relating to the operation of this title.

Approval Date December 6, 1999
Effective Date July 1, 1999
4.6 **Reports**

The Medicaid agency will submit all reports in the form and with the content required by the Secretary, and will comply with any provisions that the Secretary finds necessary to verify and assure the correctness of the reports. All requirements of 42 CFR 431.16 are met.
4.7 Maintenance of Records

The Medicaid agency maintains or supervises the maintenance of records necessary for the proper and efficient operation of the plan, including records regarding applications, determination of eligibility, the provision of medical assistance, and administrative costs, and statistical, fiscal and other records necessary for reporting and accountability, and retains these records in accordance with Federal requirements. All requirements of 42 CFR 431.17 are met.
4.8 Availability of Agency Program Manuals

Program manuals and other policy issuances that affect the public, including the Medicaid agency’s rules and regulations governing eligibility, need and amount of assistance, recipient rights and responsibilities, and services offered by the agency are maintained in the State office for examination, upon request, by individuals for review, study, or reproduction. All requirements of 42 CFR 431.18 are met.
4.9 Reporting Provider Payments to Internal Revenue Service

There are procedures implemented in accordance with 42 CFR 433.37 for identification of providers of services by social security number or by employer identification number and for reporting the information required by the Internal Revenue Code (26 U.S.C. 6041) with respect to payment for services under the plan.
4.10 Free Choice of Providers

(a) Except as provided in paragraph (b), the Medicaid agency assures that an individual under the plan may obtain Medicaid services from any institution, agency, pharmacy, person, or organization that is qualified to perform the services, including an organization that provides these services or arranges for their availability on a prepayment basis.

(b) Paragraph (a) does not apply to services furnished to an individual –

(1) Under an exception allowed under 42 CFR 431.54, subject to the limitations in paragraph (c), or

(2) Under a waiver approved under 42 CFR 431.55, subject to the limitations in paragraph (c), or

(3) By an individual or entity excluded from participation in accordance with section 1902(p) of the Act, or

(4) By individuals or entities who have been convicted of a felony under Federal or State law and for which the State determines that the offense is inconsistent with the best interests of the individual eligible to obtain Medicaid services.

(c) Enrollment of an individual eligible for medical assistance in a primary care case management system described in section 1915(b)(1), a health maintenance organization, or a similar entity shall not restrict the choice of the qualified person from whom the individual may receive emergency services or services under section 1905(a)(4)(c).
4.11 Relations with Standard Setting and Survey agencies

(a) The State Agency utilized by the Secretary to determine qualifications of institutions and supplies of services to participate in Medicare is responsible for establishing and maintaining health standards for private or public institutions (exclusive of Christian Science sanatoria) that provides services to Medicaid recipients. This agency is: The New York State Department of Health.

(b) The State authority(ies) responsible for establishing and maintaining standards, other than those relating to health, for public or private institutions that provide services to Medicaid recipients is(are): The New York State Department of Health and The Office of Mental Health.

(c) Attachment 4.11-A describes the standards specified in paragraphs (a) and (b) above, are kept on file and made available to the Health Care Financing Administration, on request.
The New York State Department of Health (agency) which is the State agency responsible for licensing health institutions, determines if institutions and agencies meet the requirements for participation in the Medicaid program. The requirements in 42 CFR 431.610(e), (f) and (g) are met.

Citation
42 CFR 431.610
AT-78-90
AT-89-34

TN #74-14
Supersedes TN 74-2
Approval Date April 12, 1976
Effective Date April 1, 1974
4.12 Consultation to Medical Facilities

(a) Consultative services are provided by health and other appropriate State agencies to hospitals, nursing facilities, home health agencies, clinics and laboratories in accordance with 42 CFR 431.105(b).

(b) Similar services are provided to other types of facilities providing medical care to individuals receiving services under the programs specified in 42 CFR 431.105(b).

[x] Yes, as listed below:

1. Public Home infirmaries.
2. Infirmary section of a private home for aged.
3. Institutions for mental diseases including sections for mental diseases of general hospitals.
4. Institutions for Tuberculosis including sections for Tuberculosis in general hospitals.
5. Medical rehabilitation centers.
6. Such other facilities authorized by State law in which care or treatment may be provided.

[ ] Not applicable. Similar services are not provided to other types of medical facilities.
### Citation 4.13 Required Provider Agreement

With respect to agreements between the Medicaid agency and each provider furnishing services under the plan:

<table>
<thead>
<tr>
<th>Citation</th>
<th>42 CFR 431.107</th>
<th>(a) For all providers, the requirements of 42 CFR 431.107 and 42 CFR Part 442, Subparts A and B (if applicable) are met.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>42 CFR Part 483</td>
<td>(b) For providers of NF services, the requirements of 42 CFR Part 483, Subpart B, and section 1919 of the Act are also met.</td>
</tr>
<tr>
<td></td>
<td>1919 of the Act</td>
<td></td>
</tr>
<tr>
<td></td>
<td>42 CFR Part 483</td>
<td>(c) For providers of ICF/MR services, the requirements of participation in 42 CFR Part 483, Subpart D are also met.</td>
</tr>
<tr>
<td></td>
<td>Subpart D</td>
<td></td>
</tr>
<tr>
<td>1920 of the Act</td>
<td>(d) For each provider that is eligible under the plan to furnish ambulatory prenatal care to pregnant women during a presumptive eligibility period, all the requirements of section 1920(b)(2) and (c) are met.</td>
<td></td>
</tr>
</tbody>
</table>

[ ] Not applicable. Ambulatory prenatal care is not provided to pregnant women during a presumptive eligibility period.
New York
45a

Citation
1902(a)(58)
1902(w)

4.13

(e) For each provider receiving funds under the plan, all the requirements for advance directive of section 1902(w) are met:

(1) Hospitals, nursing facilities, providers of home health care or personal care services, hospice programs, health maintenance organizations and health insuring organizations are required to do the following:

(a) Maintain written policies and procedures with respect to all adult individuals receiving medical care by or through the provider or organization about their rights under State law to make decisions concerning medical care, including the right to accept or refuse medical or surgical treatment and the right to formulate advance directives.

(b) Provide written information to all adult individuals on their policies concerning implementation of such rights;

(c) Document in the individual's medical records whether or not the individual has executed an advance directive;

(d) Not condition the provision of care or otherwise discriminate against an individual based on whether or not the individual has executed an advance directive;

(e) Ensure compliance with requirements of State Law (whether
New York
45b

statutory or recognized by the courts) concerning advance directives; and

(f) Provide (individually or with others) for education for staff and the community on issues concerning advance directives.

(2) Providers will furnish the written information described in paragraph (1)(a) to all adult individuals at the time specified below:

(a) Hospitals at the time an individual is admitted as an inpatient.

(b) Nursing facilities when the individual is admitted as a resident.

(c) Providers of home health care or personal care services before the individual comes under the care of the provider;

(d) Hospice program at the time of initial receipt of hospice care by the individual from the program; and

(e) Health maintenance organizations at the time of enrollment of the individual with the organization.

(3) Attachment 4.34A describes law of the State (whether statutory or as recognized by the courts of the State) concerning advance directives.

--- Not applicable. No State law or court decision exist regarding advance directives.

TN #91-81
Supersedes TN NEW
Approval Date January 15, 1992
Effective Date December 1, 1991
4.13 Utilization/Quality Control

(a) A Statewide program of surveillance and utilization control has been implemented that safeguards against unnecessary or inappropriate use of Medicaid services available under this plan and against excess payments, and that assesses the quality of services. The requirements of 42 CFR Part 456 are met:

- Directly

- By undertaking medical and utilization review requirements through a contract with a Utilization and Quality Control Peer Review Organization (PRO) designated under 42 CFR Part 462. The contract with the PRO -

  (1) Meets the requirements of §434.6(a);

  (2) Includes a monitoring and evaluation plan to ensure satisfactory performance;

  (3) Identifies the services and providers subject to PRO review;

  (4) Ensures that PRO review activities are not inconsistent with the PRO review of Medicare services; and

  (5) Includes a description of the extent to which PRO determinations are considered conclusive for payment purposes.

- Quality review requirements described in section 1902(a)(30)(C) of the Act relating to services furnished by HMOs under contract are undertaken through contract with the PRO designated under 42 CFR Part 462.

- By undertaking quality review of services furnished under each contract with an HMO through a private accreditation body.

1902(a)(30)(C) and 1902(d) of the Act, P.L. 99-509 (Section 9431)
4.14
(b) The Medicaid agency meets the requirements of 42 CFR Part 456, Subpart C, for control of the utilization of inpatient hospital services.

[ ] Utilization and medical review are performed by a Utilization and Quality Control Peer Review Organization designated under 42 CFR Part 462 that has a contract with the agency to perform those reviews.

[ ] Utilization review is performed in accordance with 42 CFR Part 456, Subpart H, that specifies the conditions of a waiver of the requirements of Subpart C for:

[ ] All hospitals (other than mental hospitals).

[ ] Those specified in the waiver.

[X] No waivers have been granted.
New York
48

**Citation**

42 CFR 456.2
50 FR 15312

(c) The Medicaid agency meets the requirements of 42 CFR Part 456, Subpart D, for control of utilization of inpatient services in mental hospitals.

[ ] Utilization and medical review are performed by a Utilization and Quality Control Peer Review Organization designated under 42 CFR Part 462 that has a contract with the agency to perform those reviews.

[ ] Utilization review is performed in accordance with 42 CFR Part 456, Subpart H, that specifies the conditions of a waiver of the requirements of Subpart D for:

[ ] All mental hospitals.

[ ] Those specified in the waiver.

[X] No waivers have been granted.

[ ] Not applicable. Inpatient services in mental hospitals are not provided under this plan.
New York
49

Citation
42 CFR 456.2
50 FR 15312

(d) The Medicaid agency meets the requirements of 42 CFR Part 456, Subpart E, for the control of utilization of skilled nursing facility services.

[ ] Utilization and medical review are performed by a Utilization and Quality Control Peer Review Organization designated under 42 CFR Part 462 that has a contract with the agency to perform those reviews.

[ ] Utilization review is performed in accordance with 42 CFR Part 456, Subpart H, that specifies the conditions of a waiver of the requirements of Subpart E for:

[ ] All skilled nursing facilities.

[ ] Those specified in the waiver.

[X] No waivers have been granted.

TN #85-32
Supersedes TN 76-23

Approval Date March 6, 1986
Effective Date October 1, 1985
The Medicaid agency meets the requirements of 42 CFR Part 456, Subpart F, for control of the utilization of intermediate care facility services. Utilization review in facilities is provided through:

[X] Facility-based review.

[ ] Direct review by personnel of the medical assistance unit of the State agency.

[ ] Personnel under contract to the medical assistance unit of the State agency.

[ ] Utilization and Quality Control Peer Review Organizations.

[ ] Another method as described in ATTACHMENT 4.14-A.

* [X] Two or more of the above methods. ATTACHMENT 4.14-B describes the circumstances under which each method is used.

[ ] Not applicable. Intermediate care facility services are not provided under this plan.

* See approval letter

Attachment 1.1
OMB No. 0938-0193

New York
50

Citation 4.14
42 CFR 456.2
50 FR 15312

[X] (e) The Medicaid agency meets the requirements of 42 CFR Part 456, Subpart F, for control of the utilization of intermediate care facility services. Utilization review in facilities is provided through:

[ ] Facility-based review.

[ ] Direct review by personnel of the medical assistance unit of the State agency.

[ ] Personnel under contract to the medical assistance unit of the State agency.

[ ] Utilization and Quality Control Peer Review Organizations.

[ ] Another method as described in ATTACHMENT 4.14-A.

* [X] Two or more of the above methods. ATTACHMENT 4.14-B describes the circumstances under which each method is used.

[ ] Not applicable. Intermediate care facility services are not provided under this plan.

* See approval letter

TN #85-32
Supersedes TN 76-23

Approval Date March 6, 1986
Effective Date October 1, 1985
New York  
50a

**Citation**  
1902(a)(30) and 1902(d) of the Act,  
P.L. 99-509 (Section 9431)  
P.L. 99-203 (section 4113)

**4.14 Utilization/Quality Control (continued)**

(f) The Medicaid agency meets the requirements of section 1902(a)(30) of the Act for control of the assurance of quality furnished by each health maintenance organization under contract with the Medicaid agency. Independent, external quality reviews are performed annually by:

- **X** A Utilization and Quality Control Peer Review Organization designated under 42 CFR Part 462 that has a contract with the agency to perform those reviews.
- ___ A private accreditation body.
- ___ An entity that meets the requirements of the Act, as determined by the Secretary.

The Medicaid agency certifies that the entity in the preceding subcategory under 4.14(f) is not an agency of the State.

---

**TN #92-09**  
Approval Date April 30, 1992

**Supersedes TN 87-47**  
Effective Date January 1, 1992
### New York

51

<table>
<thead>
<tr>
<th>Citation</th>
<th>4.15 Inspection of Care in Intermediate Care Facilities for the Mentally Retarded, Facilities Providing Inpatient Psychiatric Services for Individuals Under 21, and Mental Hospitals</th>
</tr>
</thead>
<tbody>
<tr>
<td>42 CFR Part 456 Subpart I, and 1902(a)(31) and 1903(g) of the Act</td>
<td>The State has contracted with a Peer Review Organization (PRO) to perform inspection of care for:</td>
</tr>
<tr>
<td>___</td>
<td>ICFs/MR;</td>
</tr>
<tr>
<td>___</td>
<td>Inpatient psychiatric facilities for recipients under age 21; and</td>
</tr>
<tr>
<td>___</td>
<td>Mental Hospitals</td>
</tr>
</tbody>
</table>

| 42 CFR Part 456 Subpart A and 1902(a)(30) of the Act | All applicable requirements of 42 CFR Part 456, Subpart I, are met with respect to periodic inspections of care and services. |
| ___ | Not applicable with respect to intermediate care facilities for the mentally retarded services; such services are not provided under this plan. |
| ___ | Not applicable with respect to services for individuals age 65 or over in institutions for mental disease; such services are not provided under this plan. |
| ___ | Not applicable with respect to inpatient psychiatric services for individuals under age 21; such services are not provided under this plan. |

TN #92-23 Approval Date July 30, 1992

Supersedes TN 76-27 Effective Date April 1, 1992
4.16 Relations with State Health and Vocational Rehabilitation Agencies and Title V Grantees

The Medicaid agency has cooperative arrangements with State health and vocational rehabilitation agencies and with title V grantees, that meet the requirements of 42 CFR 431.615.

The Medicaid agency will provide for coordination of the operations under Title XIX with the State's operations under the special supplemental food program for women, infants and children (WIC) under Section 17 of the Child Nutrition Act of 1966 as specified by amendment to Section 1902(a)(11) of the Social Security Act.

ATTACHMENT 4.16-A describes the cooperative arrangements with the health and vocational rehabilitation agencies.
4.17 Liens and Adjustments or Recoveries

(a) Liens

_X_ The State imposes liens against an individual's real property on account of medical assistance paid or to be paid.

The State complies with the requirements of section 1917(a) of the Act and regulations at 42 CFR 433.36(c)-(g) with respect to any lien imposed against the property of any individual prior to his or her death on account of medical assistance paid to or be paid on his or her behalf.

_X_ The State imposes liens on real property on account of benefits incorrectly paid.

_X_ The State imposes TEFRA liens 1917(a)(1)(B) on real property of an individual who is an inpatient of a nursing facility, ICF/MR, or other medical institution, where the individual is required to contribute toward the cost of institutional care all but a minimal amount of income required for personal needs.

The procedures by the State for determining that an institutionalized individual cannot reasonably be expected to be discharged are specified in Attachment 4.17-A. (NOTE: If the State indicates in its State plan that it is imposing TEFRA liens, then the State is required to determine whether an institutionalized individual is permanently institutionalized and afford these individuals notice, hearing procedures, and due process requirements.)

_X_ The State imposes liens on both real and personal property of an individual after the individual's death.

TN #95-28

Supersedes TN NEW

Approval Date September 27, 1996

Effective Date April 1, 1995
(b) Adjustments or Recoveries

The State complies with the requirement of section 1917(b) of the Act and regulations at 42 CFR 433.36 (h)-(i).

Adjustments or recoveries for Medicaid claims correctly paid are as follows:

(1) For permanently institutionalized individuals, adjustments or recoveries are made from the individual’s estate or upon sale of the property subject to a lien imposed because of medical assistance paid on behalf of the individual for services provided in a nursing facility, ICF/MR, or other medical institution.

Adjustments or recoveries are made for all other medical assistance paid on behalf of the individual.

(2) The State determines “permanent institutional status” of individuals under the age of 55 other than those with respect to whom it imposes liens on real property under §1917(a)(1)(B) (even if it does not impose those liens).

(3) For any individual who received medical assistance at age 55 or older, adjustments or recoveries of payments are made from the individual’s estate for nursing facility services, home and community-based services, and related hospital and prescription drug services.

In addition to adjustment or recovery of payments for services listed above, payments are adjusted or recovered for other services under the State plan as listed below:

Payment for all services are recovered for individuals age 55 and over, except for Medicare cost sharing as specified in section 4.17(b)(3) – continued)
4.17  (b) **Adjustments or Recoveries**

(3)  (Continued)

Limitations on Estate Recovery - Medicare Cost Sharing:

(i)  Medical assistance for Medicare cost sharing is protected from estate recovery for the following categories of dual eligibles: QMB, SLMB, QI, QDWI, QMB+, SLMB+. This protection extends to medical assistance for four Medicare cost sharing benefits (Part A and B premiums, deductibles, coinsurance, co-payments) with dates of service on or after January 1, 2010. The date of service for deductibles, coinsurance, and co-payments is the date the request for payment is received by the State Medicaid Agency. The date of service for premiums is the date the State Medicaid Agency paid the premium.

(ii)  In addition to being a qualified dual eligible the individual must also be age 55 or over. The above protection from estate recovery for Medicare cost sharing benefits (premiums, deductibles, coinsurance, co-payments) applies to approved mandatory (i.e., nursing facility, home and community-based services, and related prescription drugs and hospital services) as well as optional Medicaid services identified in the State plan, which are applicable to the categories of duals referenced above.
New York
53b

(4)  _X_ The State disregards assets or resources for individuals who receive or are entitled to receive benefits under a long term care insurance policy as provided for in Attachment 2.6-A, supplement 8b.

___ The State adjusts or recovers from the individual's estate on account of all medical assistance paid for nursing facility and other long term care services provided on behalf of the individual. (States other than California, Connecticut, Indiana, Iowa, and New York which provide long term care insurance policy-based asset or resource disregard must select this entry. These five States may either check this entry or one of the following entries.)

_ X_ The State does not adjust or recover from the individual's estate on account of any medical assistance paid for nursing facility or other long term care services provided on behalf of the individual.

___ The State adjusts or recovers from the assets or resources on account of medical assistance paid for nursing facility or other long term care services provided on behalf of the individual to the extent described below:

---
New York
53c

(c) Adjustments or Recoveries: Limitations

The State complies with the requirements of section 1917(b)(2) of the Act and regulations at 42 CFR §433.36(h)-(i).

(1) Adjustment or recovery of medical assistance correctly paid will be made only after the death of the individual's surviving spouse, and only when the individual has no surviving child who is either under age 21, blind, or disabled.

(2) With respect to liens on the home of any individual who the State determines is permanently institutionalized and who must as a condition of receiving services in the institution apply their income to the cost of care, the State will not seek adjustment or recovery of medical assistance correctly paid on behalf of the individual until such time as none of the following individuals are residing in the individual's home:

(a) a sibling of the individual (who was residing in the individual's home for at least one year immediately before the date that the individual was institutionalized), or

(b) a child of the individual (who was residing in the individual's home for at least two years immediately before the date that the individual was institutionalized) who establishes to the satisfaction of the State that the care of the child provided permitted the individual to reside at home rather than become institutionalized.

(3) No money payments under another program are reduced as a means of adjusting or recovering Medicaid claims incorrectly paid.
(d) ATTACHMENT 4.17-A

(1) Specifies the procedures for determining that an institutionalized individual cannot reasonably be expected to be discharged from the medical institution and return home. The description of the procedure meets the requirements of 42 CFR 433.36(d).

(2) Specifies the criteria by which a son or a daughter can establish that he or she has been providing care, as specified under 42 CFR 433.36(f).

(3) Defines the following terms:

- estate (at a minimum, estate as defined under State probate law). Except for the grandfathered States listed in section 4.17(b)(3), if the State provides a disregard for assets or resources for any individual who received or is entitled to receive benefits under a long term care insurance policy, the definition of estate must include all real, personal property, and assets of an individual (including any property or assets in which the individual had any legal title or interest at the time of death to the extent of the interest and also including the assets conveyed through devices such as joint tenancy, life estate, living trust, or other arrangement),

- individual's home,

- equity interest in the home,

- residing in the home for at least 1 or 2 years,

- on a continuous basis,

- discharge from the medical institution and return home, and

- lawfully residing.

Attachment 1.1

New York
53d

September 27, 1996

Approval Date  September 27, 1996
Supersedes TN  NEW
Effective Date  April 1, 1995
New York
53e

(4) Describes the standards and procedures for waiving estate recovery when it would cause undue hardship.

(5) Defines when adjustment or recovery is not cost-effective. Defines cost-effective and includes methodology or thresholds used to determine cost-effectiveness.

(6) Describes collection procedures. Includes advance notice requirements, specifies the method for applying for a waiver, hearing and appeals procedures, and the time frames involved.
4.18 Recipient Cost Sharing and Similar Charges

(a) Unless a waiver under 42 CFR 431.55(g) applies, deductibles, coinsurance rates, and copayments do not exceed the maximum allowable charges under 42 CFR 447.54

(b) Except as specified in items 4.18(b)(4), (5), and (6) below, with respect to individuals covered as categorically needy or as qualified Medicare beneficiaries (as defined in section 1905(p)(1) of the Act) under the plan:

(1) No enrollment fee, premium, or similar charge is imposed under the plan.

(2) No deductible, coinsurance, copayment, or similar charge is imposed under the plan for the following:

   (i) Services to individuals under age 18, or under –

      [ ] Age 19

      [ ] Age 20

      [X] Age 21

   Reasonable categories of individuals who are age 18 or older, but under age 21, to whom charges apply are listed below, if applicable.

   (ii) Services to pregnant women related to the pregnancy or any other medical condition that may complicate the pregnancy.]
42 CFR 447.51 through 447.58

(iii) All services furnished to pregnant women.

[ ] Not applicable. Charges apply for services to pregnant women unrelated to the pregnancy.

(iv) Services furnished to any individual who is an inpatient in a hospital, long-term care facility, or other medical institution, if the individual is required, as a condition of receiving services in the institution, to spend for medical care costs all but a minimal amount of his or her income required for personal needs.

(v) Emergency services if the services meet the requirements in 42 CFR 447.53(b)(4).

(vi) Family planning services and supplies furnished to individuals of childbearing age.

(vii) Services furnished by a health maintenance organization in which the individual is enrolled.

1916 of the Act, P.L. 99-272, (Section 9505)

(viii) Services furnished to an individual receiving hospice care, as defined in section 1905(o) of the Act.]

---

Attachment 1.1
New York
55

NOTE: Page deleted under approved SPA 15-0011
Approved Date: 6/9/20  Effective Date: 10/1/15
Refer to Attachment 8.1-Cost Sharing
www.health.ny.gov/regulations/state_plans/status/portal/index.htm#cost

Reserved

Citation 4.18 (b)(2) (Continued)

---

TN  #15-0011 Approval Date  June 9, 2020
Supersedes TN  #92-28 Effective Date  October 1, 2015
Reserved

[Citation] 4.18 (b) (Continued)

42 CFR 447.51 through 447.46

(3) Unless a waiver under 42 CFR 431.55(g) applies, nominal deductible, coinsurance, copayment, or similar charges are imposed for services that are not excluded from such charges under item (b)(3) above.

[ ] Not applicable. No such charges are imposed.

(i) For any service, no more than one type of charge is imposed.

(ii) Charges apply to services furnished to the following age groups:

[ ] 18 or older

[ ] 19 or older

[ ] 20 or older

[X] 21 or older

[ ] Charges apply to services furnished to the following reasonable categories of individuals listed below who are 18 years of age or older but under age 21.]
New York 56a

NOTE: Page deleted under approved SPA 15-0011
Approved Date: 6/9/20 Effective Date: 10/1/15
Refer to Attachment 8.1-Cost Sharing
www.health.ny.gov/regulations/state_plans/status/portal/index.htm#cost

Reserved

[Citation 4.18(b)(3) (Continued)]

42 CFR 447.51 through 447.58

(iii) For the categorically needy and qualified Medicare beneficiaries, ATTACHMENT 4.18-A specifies the:

(A) Service(s) for which a charge(s) is applied;

(B) Nature of the charge imposed on each service;

(C) Amount(s) of and basis for determining the charge(s);

(D) Method used to collect the charge(s);

(E) Basis for determining whether an individual is unable to pay the charge and the means by which such an individual is identified to providers;

(F) Procedures for implementing and enforcing the exclusions from cost sharing contained in 42 CFR 447.53(b); and

(G) Cumulative maximum that applies to all deductible, coinsurance or copayment charges imposed on a specified time period.

[ ] Not applicable. There is no maximum.]
Reserved

[Citation]
1902(c) of the Act

4.18(b)(4) [ ] A monthly premium is imposed on pregnant women and infants who are covered under section 1902(a)(10)(A)(ii)(IX) of the Act and whose income equals or exceeds 150 percent of the Federal poverty level applicable to a family of the size involved. The requirements of section 1916(c) of the Act are met. ATTACHMENT 4.18-D specifies the method the State uses for determining the premium and the criteria for determining what constitutes undue hardship for waiving payment of premiums by recipients.

1902(a)(52) and 1925(b) of the Act

4.18(b)(5) [ ] For families receiving extended benefits during a second 6-month period under section 1925 of the Act, a monthly premium is imposed in accordance with sections 1925(b)(4) and (5) of the Act.

1916(d) of the Act

4.18(b)(6) [ ] A monthly premium, set on a sliding scale, imposed on qualified disabled and working individuals who are covered under section 1902(a)(10)(E)(ii) of the Act and whose income exceeds 150 percent (but does not exceed 200 percent) of the Federal poverty level applicable to a family of the size involved. The requirements of section 1916(d) of the Act are met. ATTACHMENT 4.18-E specifies the method and standards the State uses for determining the premium.]
Reserved

[Citation]

4.18(c) [X] Individuals are covered as medically needy under the plan.

42 CFR 447.51 through 447.58

(1) [ ] An enrollment fee, premium or similar charge is imposed. ATTACHMENT 4.18-B specifies the amount of and liability period for such charges subject to the maximum allowable charges in 42 CFR 447.52(b) and defines the State’s policy regarding the effect on recipients of non-payment of the enrollment fee, premium, or similar charge.

447.51 through 447.58

(2) No deductible, coinsurance, copayment, or similar charge is imposed under the plan for the following:

(i) Services to individuals under age 18, or under –

[ ] Age 19

[ ] Age 20

[X] Age 21

Reasonable categories of individuals who are age 18, but under age 21, to whom charges apply are listed below, if applicable:]
Reserved

4.18(c)(2) (Continued)

(Citation)

42 CFR 447.51 through 447.58

(ii) Services to pregnant women related to the pregnancy or any other medical condition that may complicate the pregnancy.

(iii) All services furnished to pregnant women.

[ ] Not applicable. Charges apply for services to pregnant women unrelated to the pregnancy.

(iv) Services furnished to any individual who is an inpatient in a hospital, long-term care facility, or other medical institution, if the individual is required, as a condition of receiving services in the institution, to spend for medical costs all but a minimal amount of his income required for personal needs.

(v) Emergency services if the services meet the requirements in 42 CFR 447.53(b)(4).

(vi) Family planning services and supplies furnished to individuals of childbearing age.

1916 of the Act, P.L. 99-272 (Section 9505)

(vii) Services furnished to an individual receiving hospice care, as defined in section 1905(o) of the Act.

447.51 through 447.58

(viii) Services provided by a health maintenance organization (HMO) to enrolled individuals.

[ ] Not applicable. No such charges are imposed.]

TN #15-0011 Approval Date June 9, 2020
Supersedes TN #92-28 Effective Date October 1, 2015
Reserved

[Citation] 4.18(c)(3) Unless a waiver under 42 CFR 431.55(g) applies, nominal deductible, coinsurance, copayment, or similar charges are imposed on services that are not excluded from such charges under item (b)(2) above.

[ ] Not applicable. No such charges are imposed.

(i) For any service, no more than one type of charge is imposed.

(ii) Charges apply to services furnished to the following age group:

[ ] 18 or older

[ ] 19 or older

[ ] 20 or older

[X] 21 or older

Reasonable categories of individuals who are 18 years of age, but under 21, to whom charges apply are listed below, if applicable.]
Reserved

4.18(c)(3) (Continued)

447.51 through 447.58

(iii) For the medically needy, and other optional groups, ATTACHMENT 4.18-C specifies the:

(A) Service(s) for which charge(s) is applied;

(B) Nature of the charge imposed on each service;

(C) Amount(s) of and basis for determining the charge(s);

(D) Method used to collect the charge(s);

(E) Basis for determining whether an individual is unable to pay the charge(s) and the means by which such an individual is identified to providers;

(F) Procedures for implementing and enforcing the exclusions from cost sharing contained in 42 CFR 447.53(b); and

(G) Cumulative maximum that applies to all deductible, coinsurance, or copayment charges imposed on a family during a specified time period.

[ ] Not applicable. There is no maximum.]
New York
57

Citation 4.19 Payment for Services

(a) The Medicaid agency meets the requirements of 42 CFR Part 447, Subpart C, and sections 1902(a)(13) and 1923 of the Act with respect to payment for inpatient hospital services.

ATTACHMENT 4.19-A describes the methods and standards used to determine rates for payment for inpatient hospital services.

[X] Inappropriate level of care days are covered and are paid under the State plan at lower rates than other inpatient hospital services, reflecting the level of care actually received, in a manner consistent with section 1861(v)(1)(G) of the Act.

[ ] Inappropriate level of care days are not covered.

TN #91-75
Supersedes TN #87-47
Approval Date March 3, 1992
Effective Date October 1, 1991
4.19(b) In addition to the services specified in paragraphs 4.19(a), (d), (k), (l), and (m), the Medicaid agency meets the following requirements:

(1) Section 1902(a)(13)(E) of the Act regarding payment for services furnished by Federally qualified health centers (FQHCs) under section 1905(a)(2)(C) of the Act. The agency meets the requirements of section 6303 of the State Medicaid Manual (HCFA-Pub. 45-6) regarding payment for FQHC services. ATTACHMENT 4.19-B describes the method of payment and how the agency determines the reasonable costs of the services (for example, cost-reports, cost or budget reviews, or sample surveys).

(2) Sections 1902(a)(13)(E) and 1926 of the Act, and 42 CFR Part 447, Subpart D, with respect to payment for all other types of ambulatory services provided by rural health clinics under the plan.

ATTACHMENT 4.19-B describes the methods and standards used for the payment of each of these services except for inpatient hospital, nursing facility services and services in intermediate care facilities for the mentally retarded that are described in other attachments.

1902(a)(10) and 1902(a)(30) of the Act

SUPPLEMENT 1 to ATTACHMENT 4.19-B describes general methods and standards used for establishing payment for Medicare Part A and B deductible/coinsurance.
Citation

42 CFR 447.40 4.19(c) Payment is made to reserve a bed during a recipient's temporary absence from an inpatient facility.

[X] Yes. The State's policy is described in ATTACHMENT 4.19-C.

[ ] No.

TN #78-23
Supersedes TN #77-8
Approval Date September 29, 1978
Effective Date September 1, 1978
New York

Citation

4.19(d)

[X] (1) The Medicaid agency meets the requirements of 42 CFR Part 447, Subpart C, with respect to payments for skilled nursing and intermediate care facility services.

ATTACHMENT 4.19-D describes the methods and standards used to determine rates for payment for skilled nursing and intermediate care facility services.

(2) The Medicaid agency provides payment for routine skilled nursing facility services furnished by a swing-bed hospital.

[ ] At the average rate per patient day paid to SNFs for routine services furnished during the previous calendar year.

[ ] At a rate established by the State, which meets the requirements of 42 CFR Part 447, Subpart C, as applicable.

[X] Not applicable. The agency does not provide payment for SNF services to a swing-bed hospital.

(3) The Medicaid agency provides payment for routine intermediate care facility services furnished by a swing-bed hospital.

[ ] At the average rate per patient day paid to ICFs, other than ICFs for the mentally retarded, for routine services furnished during the previous calendar year.

[ ] At a rate established by the State, which meets the requirements of 42 CFR Part 447, Subpart C, as applicable.

[X] Not applicable. The agency does not provide payment for ICF services to a swing-bed hospital.

(4) Section 4.19(d)(1) of this plan is not applicable with respect to intermediate care facility services; such services are not provided under this State plan.

TN #87-49
Supersedes TN #84-2

Approval Date June 4, 1991
Effective Date October 1, 1987
The Medicaid agency meets all requirements of 42 CFR 447.45 for timely payment of claims.

ATTACHMENT 4.19-E specifies, for each type of service, the definition of a claim for purposes of meeting these requirements.
New York
62

<table>
<thead>
<tr>
<th>Citation</th>
<th>4.19(f)</th>
<th>The Medicaid agency limits participation to providers who meet the requirements of 42 CFR 447.15.</th>
</tr>
</thead>
<tbody>
<tr>
<td>42 CFR 447.15</td>
<td></td>
<td>No provider participating under this plan may deny services to any individual eligible under the plan on account of the individual's inability to pay a cost sharing amount imposed by the plan in accordance with 42 CFR 431.55(g) and 447.53. This service guarantee does not apply to an individual who is able to pay, nor does an individual's inability to pay eliminate his or her liability for the cost sharing change.</td>
</tr>
<tr>
<td>AT-78-90</td>
<td></td>
<td></td>
</tr>
<tr>
<td>AT-80-34</td>
<td></td>
<td></td>
</tr>
<tr>
<td>48 FR 5730</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

TN #87-47 Approval Date November 21, 1991
Supersedes TN #83-16 Effective Date October 1, 1987
The Medicaid agency assures appropriate audits of records when payment is based on costs of services or on a fee plus cost of materials.
New York  
64

Citation  
42 CFR 447.201  
42 CFR 447.203  
AT-78-90

4.19(h) The Medicaid agency meets the requirements of 42 CFR 447.203 for documentation and availability of payment rates.

TN #79-24  
Supersedes TN #78-18  
Approval Date October 16, 1979  
Effective Date August 6, 1979
The Medicaid agency's payments are sufficient to enlist enough providers so that services under the plan are available to recipients at least to the extent that those services are available to the general population.
Citation

42 CFR 447.201 and 447.205

1903(v) of the Act

The Medicaid agency meets the requirements of 42 CFR 447.205 for public notice of any changes in Statewide method or standards for setting payment rates.

(k) The Medicaid agency meets the requirements of section 1903(v) of the Act with respect to payment for medical assistance furnished to an alien who is not lawfully admitted for permanent residence or otherwise permanently residing in the United States under color of law. Payment is made only for care and services that are necessary for the treatment of an emergency medical condition, as defined in section 1903(v) of the Act.
The Medicaid agency meets the requirements of section 1903(i)(14) of the Act* with respect to payment for physician services furnished to children under 21 and pregnant women. Payment for physician services furnished by a physician to a child or a pregnant woman is made only to physicians who meet one of the requirements listed under this section of the Act.

* and Section 6400 of the State Medicaid Manual
New York  
66(b)

<table>
<thead>
<tr>
<th>Citation</th>
<th>Medicaid Reimbursement for Administration of Vaccines under the Pediatric Immunization Program</th>
</tr>
</thead>
<tbody>
<tr>
<td>1928(c)(2)(C)(ii) of the Act</td>
<td>(i) A provider may impose a charge for the administration of a qualified pediatric vaccine as stated in 1928(c)(2)(C)(ii) of the Act. Within this overall provision, Medicaid reimbursement to providers will be administered as follows.</td>
</tr>
</tbody>
</table>

(ii) The State:

- **X** sets a payment rate at the level of the regional maximum established by the DHHS Secretary.
- ___ is a Universal Purchase State and sets a payment rate at the level of the regional maximum established in accordance with State law.
- ___ sets a payment rate below the level of the regional maximum established by the DHHS Secretary.
- ___ is a Universal Purchase State and sets a payment rate below the level of the regional maximum established by the Universal Purchase State.

The State pays the following rate for the administration of a vaccine:

1926 of the Act

(iii) **Medicaid beneficiary access to immunizations is assured through the following methodology:**

If indicated, the State will show, via the obstetrical/pediatric State Plan amendment submittal, that the VFC administration fee meets the applicable statutory requirements of the Social Security Act.

---

TN #94-47  
Supersedes TN NEW  
Approval Date January 30, 1995  
Effective Date October 1, 1994
4.20 Direct Payments to Certain Recipients for Physicians’ or Dentists’ Services

Direct payments are made to certain recipients as specified by, and in accordance with, the requirements of 42 CFR 447.25.

[ ] Yes, for [ ] physicians’ services

[ ] dentists’ services

ATTACHMENT 4.20-A specifies the conditions under which such payments are made.

[X] Not applicable. No direct payments are made to recipients.
Citation

42 CFR 447.10(c)
AT-78-90
46 FR 42699

4.21 **Prohibition Against Reassignment of Provider Claims**

Payment for Medicaid services furnished by any provider under this plan is made only in accordance with the requirements of 42 CFR 447.10.

---

TN #81-33
Supersedes TN #78-79
Approval Date May 7, 1982
Effective Date January 1, 1982
### 4.22 Third Party Liability

<table>
<thead>
<tr>
<th>Citation</th>
<th>Third Party Liability</th>
</tr>
</thead>
<tbody>
<tr>
<td>42 CFR 433.137</td>
<td>(a) The Medicaid agency meets all requirements of:</td>
</tr>
<tr>
<td></td>
<td>(1) 42 CFR 433.138 and 433.139.</td>
</tr>
<tr>
<td></td>
<td>(2) 42 CFR 433.145 through 433.148.</td>
</tr>
<tr>
<td></td>
<td>(3) 42 CFR 433.151 through 433.154.</td>
</tr>
<tr>
<td>1902(a)(25)(H) and (I) of the Act</td>
<td>(4) Sections 1902(a)(25)(H) and (I) of the Act.</td>
</tr>
<tr>
<td>42 CFR 433.138(f)</td>
<td>(b) ATTACHMENT 4.22-A -</td>
</tr>
<tr>
<td></td>
<td>(1) Specifies the frequency with which the data exchanges required in §433.138(d)(1), (d)(3), and (d)(4) and the diagnosis and trauma code edits required in §433.138(e) are conducted;</td>
</tr>
<tr>
<td>42 CFR 433.138(g)(1)(ii) and (2)(ii)</td>
<td>(2) Describes the method the agency uses for meeting the followup requirements contained in §433.138(g)(1)(i) and (g)(2)(i);</td>
</tr>
<tr>
<td>42 CFR 433.138(g)(3)(i) and (iii)</td>
<td>(3) Describes the methods the agency uses for following up on information obtained through the State motor vehicle accident report file data exchange required under §433.138(d)(4)(ii) and specifies the time frames for incorporation into the eligibility case file and into its third party data base and third party recovery unit of all information obtained through the followup that identifies legally liable third party resources; and</td>
</tr>
<tr>
<td>42 CFR 433.138(g)(4)(i) through (iii)</td>
<td>(4) Describes the methods the agency uses for following up on paid claims identified under §433.138(e) (methods include a procedure for periodically identifying those trauma codes that yield the highest third party collections and giving priority to following up on those codes) and specifies the time frames for incorporation into the eligibility case file and into its third party data base and third party recovery unit of all information obtained through the followup that identifies legally liable third party resources.</td>
</tr>
</tbody>
</table>

**TN #94-12**

**Supersedes TN #87-49**

**Approval Date**

May 9, 1994

**Effective Date**

January 1, 1994
Providers are required to bill liable third parties when services covered under the plan are furnished to an individual on whose behalf child support enforcement is being carried out by the State IV-D agency.

(d) ATTACHMENT 4.22-B specifies the following:

1. The method used in determining a provider’s compliance with the third party billing requirements at §433.139(b)(3)(ii)(C).

2. The threshold amount or other guideline used in determining whether to seek recovery of reimbursement from a liable third party, or the process by which the agency determines that seeking recovery of reimbursement would not be cost effective.

3. The dollar amount or time period the State uses to accumulate billings from a particular liable third party in making the decision to seek recovery of reimbursement.

(e) The Medicaid agency ensures that the provider furnishing a service for which a third party is liable follows the restrictions specified in 42 CFR 447.20.
New York
70

Citation 4.22 (continued)

42 CFR 433.151(a)  
(f) The Medicaid agency has written cooperative agreements for the enforcement of rights to and collection of third party benefits assigned to the State as a condition of eligibility for medical assistance with the following: (Check as appropriate.)

_X_ State title IV-D agency. The requirements of 42 CFR 433.152(b) are met.

___ Other appropriate State agency(s) --


___ Other appropriate agency(s) of another State --


___ Courts and law enforcement officials.


1902(a)(60) of the Act  
(g) The Medicaid agency assures that the State has in effect the laws relating to medical child support under section 1908 of the Act.


1906 of the Act  
(h) The Medicaid agency specifies the guidelines used in determining the cost effectiveness of an employer-based group health plan by selecting one of the following.

___ The Secretary's method as provided in the State Medicaid Manual, Section 3910.

_X_ The State provides methods for determining cost effectiveness on ATTACHMENT 4.22-C.


TN ___#94-12__________ Approval Date ___May 9, 1994__________
Supersedes TN ___#86-9_______ Effective Date ___January 1, 1994__________
New York
71

4.23 Use of Contracts

The Medicaid agency has contracts of the type(s) listed in 42 CFR Part 434. All contracts meet the requirements of 42 CFR Part 434.

[ ] Not applicable. The State has no such contracts.
New York
72
New York
73

Citation
42 CFR 431.702
AT-78-90

4.25 Program for Licensing Administrators of Nursing Homes

The State has a program that, except with respect to Christian Science sanatoria, meets the requirements of 42 CFR Part 431, Subpart N, for the licensing of nursing home administrators.

TN ___#74-2____________ Approval Date December 31, 1974
Supersedes TN None Effective Date Prior to January 1, 1974
4.26 Drug Utilization Review Program

A.1. The Medicaid agency meets the requirements of Section 1927(g) of the Act for a drug use review (DUR) program for outpatient drug claims.

1927(g)(1)(A) 2. The DUR program assures that prescriptions for outpatient drugs are:

- Appropriate
- Medically necessary
- Are not likely to result in adverse medical results

1927(g)(1)(a) B. The DUR program is designed to educate physicians and pharmacists to identify and reduce the frequency of patterns of fraud, abuse, gross overuse, or inappropriate or medically unnecessary care among physicians, pharmacists, and patients or associated with specific drugs as well as:

- Potential and actual adverse drug reactions
- Therapeutic appropriateness
- Overutilization and underutilization
- Appropriate use of generic products
- Therapeutic duplication
- Drug disease contraindications
- Drug-drug interactions
- Incorrect drug dosage or duration of drug treatment
- Drug-allergy interactions
- Clinical abuse/misuse

1927(g)(1)(B) C. The DUR program shall assess data use against predetermined standards whose source materials for their development are consistent with peer-reviewed medical literature which has been critically reviewed by unbiased independent experts and the following compendia:

- American Hospital Formulary Service Drug Information
- United States Pharmacopeia-Drug Information
- American Medical Association Drug Evaluations

TN #93-21 Approval Date September 13, 1993
Supersedes TN #92-23 Effective Date April 1, 1993
DUR is not required for drugs dispensed to residents of nursing facilities that are in compliance with drug regimen review procedures set forth in 42 CFR 483.60. The State has never-the-less chosen to include nursing home drugs in:

- Prospective DUR
- **Retrospective DUR.**

The DUR program includes prospective review of drug therapy at the point of sale or point of distribution before prescription is filled or delivered to the Medicaid recipient.

Prospective DUR includes screening each prescription filled delivered to an individual receiving benefits for potential drug therapy problems due to:

- Therapeutic duplication
- Drug-disease contraindications
- Drug-drug interactions
- Drug-interactions with non-prescription or over-the-counter drugs
- Incorrect drug dosage or duration of drug treatment
- Drug allergy interactions
- Clinical abuse/misuse

Prospective DUR includes counseling for Medicaid recipients based on standards established by State law and maintenance of patient profiles.

The DUR program includes retrospective DUR through its mechanized drug claims processing and information retrieval system or otherwise which undertakes ongoing periodic examination of claims data and other records to identify:

- Patterns of fraud and abuse
- Gross overuse
- Inappropriate or medically unnecessary care among physicians, pharmacists, Medicaid recipients, or associated with specific drugs or groups of drugs.

* The State’s RetroDUR System will capture and perform retrospective DUR on any drug product not included in a nursing home’s per diem rate.
The DUR program assesses data on drug use against explicit predetermined standards including but not limited to monitoring for:

- Therapeutic appropriateness
- Overutilization and underutilization
- Appropriate use of generic products
- Therapeutic duplication
- Drug-disease contraindications
- Drug-drug interactions
- Incorrect drug dosage/duration of drug treatment
- Clinical abuse/misuse

The DUR program through its State DUR Board, using data provided by the Board, provides for active and ongoing educational outreach programs to educate practitioners on common drug therapy problems to improve prescribing and dispensing practices.

The DUR program has established a State DUR Board either:

- Directly, or
- Under contract with a private organization

The DUR Board membership includes health professionals (one-third licensed actively practicing pharmacists and one-third but no more than 51 percent licensed and actively practicing physicians) with knowledge and experience in one or more of the following:

- Clinically appropriate prescribing of covered outpatient drugs
- Clinically appropriate dispensing and monitoring of covered outpatient drugs
- Drug use review, evaluation and intervention
- Medical quality assurance.

The activities of the DUR Board include:

- Retrospective DUR,
- Application of Standards as defined in section 1927(g)(2)(C), and
- Ongoing interventions for physicians and pharmacists targeted toward therapy problems or individuals identified in the course of retrospective DUR.

Approval Date September 13, 1993
Effective Date April 1, 1993
G.4. The interventions include in appropriate instances:
- Information dissemination
- Written, oral, and electronic reminders
- Face-to-Face discussions
- Intensified monitoring/review of prescribers/dispensers

H. The State assures that it will prepare and submit an annual report to the Secretary, which incorporates a report from the State DUR Board, and that the State will adhere to the plans, steps, procedures as described in the report.

I.1. The State establishes, as its principal means of processing claims for covered outpatient drugs under this title, a point-of-sale electronic claims management system to perform on-line:
- real time eligibility verification
- claims data capture
- adjudication of claims
- assistance to pharmacists, etc. applying for and receiving payment.

2. Prospective DUR is performed using an electronic point of sale drug claims processing system.

J. Hospitals which dispense covered outpatient drugs are exempted from the drug utilization review requirements of this section when facilities use drug formulary systems and bill the Medicaid program no more than the hospital’s purchasing cost for such covered outpatient drugs.
New York
74d

1902(a)(85) and Section 1004 of the Substance Use-Disorder Prevention that Promotes Opioid Recovery and Treatment for Patients and Communities Act (SUPPORT Act)

K. Claim Review Limitations

- Prospective safety edits on opioid prescriptions to address days’ supply, early refills, duplicate fills and quantity limitations for clinical appropriateness.
- Prospective safety edits on maximum daily morphine milligram equivalents (MME) on opioids prescriptions to limit the daily morphine millgram equivalent (as recommended by clinical guidelines).
- Retrospective reviews on opioid prescriptions exceeding these above limitations on an ongoing basis.
- Retrospective reviews on concurrent utilization of opioids and benzodiazepines as well as opioids and antipsychotics on an ongoing periodic basis.

Programs to monitor antipsychotic medications to children: Antipsychotic agents are reviewed for appropriateness for all children including foster children based on approved indications and clinical guidelines.

Fraud and abuse identification: The DUR program has established a process that identifies potential fraud or abuse of controlled substances by enrolled individuals, health care providers and pharmacies.

TN #19-0053 Approval Date February 6, 2020
Supersedes TN NEW Effective Date October 1, 2019
4.27 Disclosure of Survey Information and Provider or Contractor Evaluation

The Medicaid agency has established procedures for disclosing pertinent findings obtained from surveys and provider and contractor evaluations that meet all the requirements in 42 CFR 431.115.
42 CFR 431.152; 
AT-79-18 
52 FR 22444; 
Secs. 
1902(a)(28)(D)(i) 
and 1919(e)(7) of 
the Act; P.L. 
100-203 (Sec. 4211(c))

(a) The Medicaid agency has established appeals procedures for NFs and specified in 42 CFR 431.153 and 431.154.

(b) The State provides an appeals system that meets the requirements of 42 CFR 431 Subpart E, 42 CFR 483.12, and 42 CFR 483 Subpart E for residents who wish to appeal a notice of intent to transfer or discharge from a NF and for individuals adversely affected by the preadmission and annual resident review requirements of 42 CFR 483 Subpart C.
New York
77

Citation | 4.29 Conflict of Interest Provisions
---|---
1902(a)(4)(C) of the Social Security Act P.L. 105-33

The Medicaid agency meets the requirements of section 1902(a)(4)(C) of the Act concerning the prohibition against acts, with respect to any activity under the plan, that is prohibited by section 207 or 208 of title 18, United States Code.

1902(a)(4)(D) of the Social Security Act P.L. 105-33

The Medicaid agency meets the requirements of section 1902(a)(4)(D) of the Act concerning the safeguards against conflicts of interest that are at least as stringent as the safeguards that apply under section 27 of the Office of Federal Procurement Policy Act (41 U.S.C. 423).

TN #99-30 Approval Date December 6, 1999
Supersedes TN #86-26 Effective Date July 1, 1999
New York
78

Citation
42 CFR 1002.203
AT-79-54
48 FR 3742
51 FR 34772

4.30 **Exclusion of Providers and Suspension of Practitioners and Other Individuals**

(a) All requirements of 42 CFR Part 1002, Subpart B are met.

[X] The agency, under the authority of State law, imposes broader sanctions.

---

TN  #88-7
Supersedes TN  #83-34
Approval Date  January 13, 1992
Effective Date  January 1, 1988
New York  
78a

(b) The Medicaid agency meets the requirements of --

(1) Section 1902(p) of the Act by excluding from participation -

(A) At the State's discretion, any individual or entity for any reason for which the Secretary could exclude the individual or entity from participation in a program under title XVIII in accordance with section 1128, 1128A, or 1866(b)(2).

(B) Any HMO (as defined in section 1903(m) of the Act) or an entity furnishing services under a waiver approved under section 1915(b)(1) of the Act, that -

(i) Could be excluded under section 1128(b)(8) relating to owners and managing employees who have been convicted of certain crimes or received other sanctions, or

(ii) Has, directly or indirectly, a substantial contractual relationship (as defined by the Secretary) with an individual or entity that is described in section 1128(b)(8)(B) of the Act.
(2) Section 1902(a)(39) of the Act by -
   (A) Excluding an individual or entity from participation for the period specified by the Secretary, when required by the Secretary to do so in accordance with section 1128 or 1128A of the Act; and
   (B) Providing that no payment will be made with respect to any item or service furnished by an individual or entity during this period.

(c) The Medicaid agency meets the requirements of --

(1) Section 1902(a)(41) of the Act with respect to prompt notification to HCFA whenever a provider is terminated, suspended, sanctioned, or otherwise excluded from participating under this State plan; and

(2) Section 1902(a)(49) of the Act with respect to providing information and access to information regarding sanctions taken against health care practitioners and providers by State licensing authorities in accordance with section 1921 of the Act.
STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

4.31 Disclosure of Information by Providers and Fiscal Agents

The Medicaid agency has established procedures for the disclosure of information by providers and fiscal agents as specified in 42 CFR 455.104 through 455.106 and sections 1128(b)(9) and 1902(a)(38) of the Act.

4.32 Income and Eligibility Verification System

(a) The Medicaid agency has established a system for income and eligibility verification in accordance with the requirements of 42 CFR 435.940 through 435.960. (Section 1137 of the Act and 42 CFR 435.940 through 435.960).

(b) ATTACHMENT 4.32-A describes in accordance with 42 CFR 435.948(a)(6) the information that will be requested in order to verify eligibility or the correct payment amount and the agencies and the State(s) from which that information will be requested.

The State has an eligibility determination system that provides for data matching through the Public Assistance Reporting Information System (PARIS), or any successor system, including matching with medical assistance programs operated by other States. The information that is requested will be exchanged with States and other entities legally entitled to verify title XIX applicants and individuals eligible for covered title XIX services consistent with applicable PARIS agreements.
4.33 Medicaid Eligibility Cards for Homeless Individuals

(a) The Medicaid agency has a method for making cards evidencing eligibility for medical assistance available to an individual eligible under the State’s approved plan who does not reside in a permanent dwelling or does not have a fixed home or mailing address.

(b) ATTACHMENT 4.33-A specifies the method for issuance of Medicaid eligibility cards to homeless individuals.
<table>
<thead>
<tr>
<th>Citation</th>
<th>Remedies for Nursing Facilities that Do Not Meet Requirements of Participation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1919(h)(1) and (2) of the Act, P.L. 100-203 (Sec. 4213(a))</td>
<td>(a) The Medicaid agency meets the requirements of section 1919(h)(2)(A) through (D) of the Act concerning remedies for nursing facilities that do not meet one or more requirements of participation. <a href="#">ATTACHMENT 4.35-A</a> describes the criteria for applying the remedies specified in section 1919(h)(2)(A)(i) through (iv) of the Act.</td>
</tr>
<tr>
<td>[X] (b) The agency uses the following remedy(ies):</td>
<td></td>
</tr>
<tr>
<td>1) Denial of payment of new admissions (Direct)</td>
<td></td>
</tr>
<tr>
<td>2) Civil money penalty (Alternative)</td>
<td></td>
</tr>
<tr>
<td>3) Appointment of temporary management (Alternative)</td>
<td></td>
</tr>
<tr>
<td>4) In emergency cases, closure of the facility and/or transfer of residents (Direct)</td>
<td></td>
</tr>
<tr>
<td>1919(h)(2)(B)(ii) of the Act</td>
<td>[X] (c) The agency establishes alternative State remedies to the specified Federal remedies (except for termination of participation). <a href="#">ATTACHMENT 4.35-B</a> describes these alternative remedies and specifies the basis for their use.</td>
</tr>
<tr>
<td>1919(h)(2)(F) of the Act</td>
<td>[X] (d) The agency uses one of the following incentive programs to reward nursing facilities that furnish the highest quality care to Medicaid residents:</td>
</tr>
<tr>
<td>[X] 1) Public recognition.</td>
<td></td>
</tr>
<tr>
<td>[ ] 2) Incentive payments.</td>
<td></td>
</tr>
</tbody>
</table>

**TN #90-19**

**Supersedes TN NEW**

**Approval Date** January 26, 1995

**Effective Date** April 1, 1990
4.35 Enforcement of Compliance for Nursing Facilities

(a) Notification of Enforcement Remedies

When taking an enforcement action against a non-State operated NF, the State provides notification in accordance with 42 CFR §488.402(f).

(i) The notice (except for civil money penalties and State monitoring) specifies the:

1. nature of noncompliance,
2. which remedy is imposed,
3. effective date of the remedy, and
4. right to appeal the determination leading to the remedy.

(ii) The notice for civil money penalties is in writing and contains the information specified in 42 CFR §488.434.

(iii) Except for civil money penalties and State monitoring, notice is given at least 2 calendar days before the effective date of the enforcement remedy for immediate jeopardy situations and at least 15 calendar days before the effective date of the enforcement remedy when immediate jeopardy does not exist.

(iv) Notification of termination is given to the facility and to the public at least 2 calendar days before the remedy’s effective date if the noncompliance constitutes immediate jeopardy and at least 15 calendar days before the remedy’s effective date if the noncompliance does not constitute immediate jeopardy. The State must terminate the provider agreement of an NF in accordance with procedures in parts 431 and 442.

(b) Factors to be Considered in Selecting Remedies

(i) In determining the seriousness of deficiencies, the State considers the factors specified in 42 CFR §488.404(b)(1) & (2).

--- The State considers additional factors. Attachment 4.35-A describes the State’s other factors.

TN #95-33 Approval Date March 7, 1997
Supersedes TN NEW Effective Date July 1, 1995
New York
79c.2

(c) Application of Remedies

42 CFR §488.410
(i) If there is immediate jeopardy to resident health or safety, the State terminates the NF’s provider agreement within 23 calendar days from the date of the last survey or immediately imposes temporary management to remove the threat within 23 days.

42 CFR §488.417(b) §1919(h)(2)(C) of the Act.
(ii) The State imposes the denial of payment (or its approved alternative) with respect to any individual admitted to an NF that has not come into substantial compliance within 3 months after the last day of the survey.

(iii) The State imposes the denial of payment for new admissions remedy as specified in §488.417 (or its approved alternative) and a State monitor as specified at §488.422, when a facility has been found to have provided substandard quality of care on the last three consecutive standard surveys.

(iv) The State follows the criteria specified at 42 CFR §488.408(c)(2), §488.408(d)(2), and §488.408(e)(2), when it imposes remedies in place of or in addition to termination.

42 CFR §488.412(a)
(v) When immediate jeopardy does not exist, the State terminates an NF’s provider agreement no later than 6 months from the finding of noncompliance, if the conditions of 42 CFR 488.412(a) are not met.

(d) Available Remedies

42 CFR §488.406(b) §1919(h)(2)(A) of the Act.
(i) The State has established the remedies defined in 42 CFR 488.406(b).

X (1) Termination
X (2) Temporary Management
X (3) Denial of Payment for New Admissions
X (4) Civil Money Penalties
X (5) Transfer of Residents; Transfer of Residents with Closure of Facility
X (6) State Monitoring
X (7) Directed Plan of Correction
X (8) Directed Inservice Training

Attachments 4.35-B through 4.35-J describe the criteria for applying the above remedies.

TN #95-33
Supersedes TN NEW

Approval Date March 7, 1997
Effective Date July 1, 1995
New York
79c.3

Citation

42 CFR
§488.406(b)
§1919(h)(2)(B)(ii)
of the Act.

(ii) _X_ The State uses alternative remedies. The State has established alternative remedies that the State will impose in place of a remedy specified in 42 CFR 488.406(b).

_X_ (1) Temporary Management
___ (2) Denial of Payment for New Admissions
___ (3) Civil Money Penalties
___ (4) Transfer of Residents; Transfer of Residents with Closure of Facility
___ (5) State Monitoring

Attachments 4.35-B through 4.35-G describe the alternative remedies and the criteria for applying them.

(e) _X_ State Incentive Programs

_X_ (1) Public Recognition
_X_ (2) Incentive Payments

TN _#95-33____________ Approval Date March 7, 1997
Supersedes TN __NEW____________________ Effective Date July 1, 1995
Citation 4.36  Required Coordination Between the Medicaid and WIC Programs

1902(a)(11)(C) and 1902(a)(53) of the Act

The Medicaid agency provides for the coordination between the Medicaid program and the Special Supplemental Food Program for Women, Infants, and Children (WIC) and provides timely notice and referral to WIC in accordance with section 1902(a)(53) of the Act.

March 3, 1992

Supersedes TN NEW

Approval Date March 3, 1992

Effective Date October 1, 1991
New York
79n

**Citation**

42 CFR 483.75; 42 CFR 483 Subpart D; Secs. 1902(a)(28), 1919(e)(1) and (2), and 1919(f)(2), P.L. 100-203 (Sec. 4211(a)(3)); P.L. 101-239 (Secs. 6901(b)(3) and (4)); P.L. 102-508 (Sec. 4801(a)).

**4.38 Nurse Aid Training and Competency Evaluation for Nursing Facilities**

(a) The State assures that the requirements of 42 CFR 483.150(a), which relate to individuals deemed to meet the nurse aide training and competency evaluation requirements, are met.

(b) The State waives the competency evaluation requirements for individuals who meet the requirements of 42 CFR 483.150(b)(1).

(c) The State deems individuals who meet the requirements of 42 CFR 483.150(b)(2) to have met the nurse aide training and competency evaluation requirements.

(d) The State specifies any nurse aide training and competency evaluation programs it approves as meeting the requirements of 42 CFR 483.152 and competency evaluation programs it approves as meeting the requirements of 42 CFR 483.154.

(e) The State offers a nurse aide training and competency evaluation program that meets the requirements of 42 CFR 483.152.

(f) The State offers a nurse aide competency evaluation program that meets the requirements of 42 CFR 483.154.

**TN #92-05**

**Approval Date** April 29, 1992

**Supersedes TN** NEW

**Effective Date** January 1, 1992
Citation
42 CFR 483.75; 42 CFR 483 Subpart D; Secs. 1902(a)(28), 1919(e)(1) and (2), and 1919(f)(2), P.L. 100-203 (Sec. 4211(a)(3)); P.L. 101-239 (Secs. 6901(b)(3) and (4)); P.L. 101-508 (Sec. 4801(a)).

(g) If the State does not choose to offer a nurse aide training and competency evaluation program or nurse aide competency evaluation program, the State reviews all nurse aide training and competency evaluations programs and competency evaluation programs upon request.

(h) The State survey agency determines, during the course of all surveys, whether the requirements of 483.75(e) are met.

(i) Before approving a nurse aide training and competency evaluation program, the State determines whether the requirements of 42 CFR 483.152 are met.

(j) Before approving a nurse aide competency evaluation program, the State determines whether the requirements of 42 CFR 483.154 are met.

(k) For program reviews other than the initial review, the State visits the entity providing the program.

(l) The State does not approve a nurse aide training and competency evaluation program or competency evaluation program offered by or in certain facilities as described in 42 CFR 483.151(b)(2) and (3).
Citation
42 CFR 483.75; 42 CFR 483 Subpart D; Secs. 1902(a)(28), 1919(e)(1) and (2), and 1919(f)(2), P.L. 100-203 (Sec. 4211(a)(3)); P.L. 101-239 (Secs. 6901(b)(3) and (4)); P.L. 101-508 (Sec. 4801(a)).

(m) The State, within 90 days of receiving a request for approval of a nurse aide training and competency evaluation program or competency evaluation program, either advises the requestor whether or not the program has been approved or requests additional information from the requestor.

(n) The State does not grant approval of a nurse aide training and competency evaluation program for a period longer than 2 years.

(o) The State reviews programs when notified of substantive changes (e.g., extensive curriculum modification).

(p) The State withdraws approval from nurse aide training and competency evaluation programs and competency evaluation programs when the program is described in 42 CFR 483.151(b)(2) and (3).

(q) The State withdraws approval of nurse aide training and competency evaluation programs that cease to meet the requirements of 42 CFR 483.152 and competency evaluation programs that cease to meet the requirements of 42 CFR 483.154.

(r) The State withdraws approval of nurse aide training and competency evaluation programs and competency evaluation programs that do not permit unannounced visits by the State.

TN #92-05 Approval Date April 29, 1992
Supersedes TN NEW Effective Date January 1, 1992
When the State withdraws approval from a nurse aide training and competency evaluation program or competency evaluation program, the State notifies the program in writing indicating the reasons for withdrawal of approval.

The State permits students who have started a training and competency evaluation program from which approval is withdrawn to finish the program.

The State provides for the reimbursement of costs incurred in completing a nurse aide training and competency evaluation program or competency evaluation program for nurse aides who become employed by or who obtain an offer of employment from a facility within 12 months of completing such program.

The State provides advance notice that a record of successful completion of competency evaluation will be included in the State's nurse aide registry.

Competency evaluation programs are administered by the State or by a State-approved entity which is neither a skilled nursing facility participating in Medicare nor a nursing facility participating in Medicaid.

The State permits proctoring of the competency evaluation in accordance with 42 CFR 483.154(d).

The State has a standard for successful completion of competency evaluation programs.
The State includes a record of successful completion of a competency evaluation within 30 days of the date an individual is found competent.

The State imposes a maximum upon the number of times an individual may take a competency evaluation program (any maximum imposed is not less than 3).

The State maintains a nurse aide registry that meets the requirements of 42 CFR 483.156.

The State includes home health aides on the registry.

The State contracts the operation of the registry to a non State entity.

ATTACHMENT 4.38 contains the State’s description of registry information to be disclosed in addition to that required in 42 CFR 483.156(c)(1)(iii) and (iv).

ATTACHMENT 4.38-A contains the State’s description of information included on the registry in addition to the information required by 42 CFR 483.156(c).
### 4.39 Preadmission Screening and Annual Resident Review in Nursing Facilities

(a) The Medicaid agency has in effect a written agreement with the State mental health and mental retardation authorities that meet the requirements of 42 (CFR) 431.621(c).

(b) The State operates a preadmission and annual resident review program that meets the requirements of 42 CFR 483.100-138.

(c) The State does not claim as “medical assistance under the State Plan” the cost of services to individuals who should receive preadmission screening or annual resident review until such individuals are screened or reviewed.

(d) With the exception of NF services furnished to certain NF residents defined in 42 CFR 483.118(c)(1), the State does not claim as “medical assistance under the State plan” the cost of NF services to individuals who are found not to require NF services.

(e) ATTACHMENT 4.39 specifies the State’s definition of specialized services.
Except for residents identified in 42 CFR 483.118(c)(1), the State mental health or mental retardation authority makes categorical determinations that individuals with certain mental conditions or levels of severity of mental illness would normally require specialized services of such an intensity that a specialized services program could not be delivered by the State in most, if not all, NFs and that a more appropriate placement should be utilized.

The State describes any categorical determinations it applies in ATTACHMENT 4.39-A.
New York
79u

<table>
<thead>
<tr>
<th>Citation</th>
<th>Survey &amp; Certification Process</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sections</td>
<td>4.40</td>
</tr>
<tr>
<td>1919(g)(1) thru (2) and 1919(g)(4) thru (5) of the Act P.L. 100-203 (Sec. 4212(a))</td>
<td>(a) The State assures that the requirements of 1919(g)(1)(A) through (C) and section 1919(g)(2)(A) through (E)(iii) of the Act which relate to the survey and certification of non-State owned facilities based on the requirements of section 1919(b), (c) and (d) of the Act, are met.</td>
</tr>
<tr>
<td>1919(g)(1) (B) of the Act</td>
<td>(b) The State conducts periodic education programs for staff and residents (and their representatives). Attachment 4.40-A describes the survey and certification educational program.</td>
</tr>
<tr>
<td>1919(g)(1) (C) of the Act</td>
<td>(c) The State provides for a process for the receipt and timely review and investigation of allegations of neglect and abuse and misappropriation of resident property by a nurse aide of a resident in a nursing facility or by another individual used by the facility. Attachment 4.40-B describes the State's process.</td>
</tr>
<tr>
<td>1919(g)(1) (C) of the Act</td>
<td>(d) The State agency responsible for surveys and certification of nursing facilities or an agency delegated by the State survey agency conducts the process for the receipt and timely review and investigation of allegations of neglect and abuse and misappropriation of resident property. If not the State survey agency, what agency?</td>
</tr>
<tr>
<td>1919(g)(1) (C) of the Act</td>
<td>(e) The State assures that a nurse aide, found to have neglected or abused a resident or misappropriated resident property in a facility, is notified of the finding. The name and finding is placed on the nurse aide registry.</td>
</tr>
<tr>
<td>1919(g)(1) (C) of the Act</td>
<td>(f) The State notifies the appropriate licensure authority of any licensed individual found to have neglected or abused a resident or misappropriated resident property in a facility.</td>
</tr>
</tbody>
</table>

TN #92-37
Supersedes TN NEW

Approval Date January 31, 1995
Effective Date April 1, 1992
1919(g)(2)
(A)(i) of the Act

(g) The State has procedures, as provided for at section 1919(g)(2)(A)(i), for the scheduling and conduct of standard surveys to assure that the State has taken all reasonable steps to avoid giving notice through the scheduling procedures and the conduct of the surveys themselves. Attachment 4.40-C describes the State’s procedures.

1919(g)(2)
(A)(ii) of the Act

(h) The State assures that each facility shall have a standard survey which includes (for a case-mix stratified sample of residents) a survey of the quality of care furnished, as measured by indicators of medical, nursing and rehabilitative care, dietary and nutritional services, activities and social participation, and sanitation, infection control, and the physical environment, written plans of care and audit of resident’s assessments, and a review of compliance with resident’s rights not later than 15 months after the date of the previous standard survey.

1919(g)(2)
(A)(iii)(I) of the Act

(i) The State assures that the Statewide average interval between standard surveys of nursing facilities does not exceed 12 months.

1919(g)(2)
(A)(iii)(II) of the Act

(j) The State may conduct a special standard or special abbreviated standard survey within 2 months of any change of ownership, administration, management, or director of nursing of the nursing facility to determine whether the change has resulted in any decline in the quality of care furnished in the facility.

1919(g)(2)
(B) of the Act

(k) The State conducts extended surveys immediately or, if not practicable, not later than 2 weeks following a completed standard survey in a nursing facility which is found to have provided substandard care or in any other facility at the Secretary’s or State’s discretion.

1919(g)(2)
(C) of the Act

(l) The State conducts standard and extended surveys based upon a protocol, i.e., survey forms, methods, procedures and guidelines developed by HCFA, using individuals in the survey team who meet minimum qualifications established by the Secretary.

TN #92-37
Supersedes TN NEW
Approval Date January 31, 1995
Effective Date April 1, 1992
1919(g)(2) (D) of the Act

(m) The State provides for programs to measure and reduce inconsistency in the application of survey results among surveyors. Attachment 4.40-D describes the State's programs.

1919(g)(2) (E)(i) of the Act

(n) The State uses a multidisciplinary team of professionals including a registered professional nurse.

1919(g)(2) (E)(ii) of the Act

(o) The State assures that members of a survey team do not serve (or have not served within the previous two years) as a member of the staff or consultant to the nursing facility or has no personal or familial financial interest in the facility being surveyed.

1919(g)(2) (E)(iii) of the Act

(p) The State assures that no individual shall serve as a member of any survey team unless the individual has successfully completed a training and test program in survey and certification techniques approved by the Secretary.

1919(g)(4) of the Act

(q) The State maintains procedures and adequate staff to investigate complaints of violations of requirements by nursing facilities and onsite monitoring. Attachment 4.40-E describes the State's complaint procedures.

1919(g)(5) (A) of the Act

(r) The State makes available to the public information respecting surveys and certification of nursing facilities including statements of deficiencies, plans of correction, copies of cost reports, statements of ownership and the information disclosed under section 1126 of the Act.

1919(g)(5) (B) of the Act

(s) The State notifies the State long-term care ombudsman of the State's finding of non-compliance with any of the requirements of subsection (b), (c), and (d) or of any adverse actions taken against a nursing facility.

1919(g)(5) (C) of the Act

(t) If the State finds substandard quality of care in a facility, the State notifies the attending physician of each resident with respect to which such finding is made and the nursing facility administrator licensing board.

1919(g)(5) (D) of the Act

(u) The State provides the State Medicaid fraud and abuse agency access to all information concerning survey and certification actions.

TN #92-37

Supersedes TN NEW

Approval Date January 31, 1995

Effective Date April 1, 1992
New York
79x

4.41 Resident Assessment for Nursing Facilities

Sections 1919(b)(3) and 1919(e)(5) of the Act

(a) The State specifies the instrument to be used by nursing facilities for conducting a comprehensive, accurate, standardized, reproducible assessment of each resident's functional capacity as required in §1919(b)(3)(A) of the Act.

(b) The State is using:

___ the resident assessment instrument designated by the Health Care Financing Administration (see Transmittal #241 of the State Operations Manual) [§1919(e)(5)(A)]; or

_X_ a resident assessment instrument that the Secretary has approved as being consistent with the minimum data set of core elements, common definitions, and utilization guidelines as specified by the Secretary (see Section 4470 of the State Medicaid Manual for the Secretary's approval criteria) [§1919(e)(5)(B)].

TN #92-23 Approval Date July 30, 1992
Supersedes TN NEW Effective Date April 1, 1992
## STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

<table>
<thead>
<tr>
<th>Citation</th>
<th>4.43 Cooperation with Medicaid Integrity Program Efforts.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1902(a)(69) of the Act, P.L. 109-171 (section 6034)</td>
<td>The Medicaid agency assures it complies with such requirements determined by the Secretary to be necessary for carrying out the Medicaid Integrity Program established under Section 1936 of the Act.</td>
</tr>
</tbody>
</table>

**TN #08-59**

**Approval Date** July 29, 2008

**Supersedes TN** NEW

**Effective Date** April 1, 2008
4.44 Medicaid Prohibition on Payments to Institutions or Entities Located Outside of the United States

Citation: Section 1902(a)(80) of Social Security Act, P.L. 111-148 (Section 6505)

[X] The State shall not provide any payments for items or services provided under the State plan or under a waiver to any financial institution or entity located outside of the United States.
STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

4.46 Provider Screening and Enrollment

Citation
1902(a)(77)
1902(a)(39)
1902(kk);
P.L. 111-148 and
P.L. 111-152

The State Medicaid agency gives the following assurances:

PROVIDER SCREENING

X Assures that the State Medicaid agency complies with the process for screening providers under section 1902(a)(39), 1902(a)(77) and 1902(kk) of the Act.

ENROLLMENT AND SCREENING OF PROVIDERS

X Assures enrolled providers will be screened in accordance with 42 CFR 455.400 et seq.

X Assures that the State Medicaid agency requires all ordering or referring physicians or other professionals to be enrolled under the State plan or under a waiver of the Plan as a participating provider.

VERIFICATION OF PROVIDER LICENSES

X Assures that the State Medicaid agency has a method for verifying providers licensed by a State and that such providers licenses have not expired or have no current limitations.

REVALIDATION OF ENROLLMENT

X Assures that providers will be revalidated regardless of provider type at least every 5 years.

TERMINATION OR DENIAL OF ENROLLMENT

X Assures that the State Medicaid agency will comply with section 1902(a)(39) of the Act and with the requirements outlined in 42 CFR 455.416 for all terminations or denials of provider enrollment.

REACTIVATION OF PROVIDER ENROLLMENT

X Assures that any reactivation of a provider will include re-screening and payment of application fees as required by 42 CFR 455.460.

TN #12-07 Approval Date July 16, 2013
Supersedes TN NEW Effective Date April 1, 2013
4.46 Provider Screening and Enrollment (Continued)

42 CFR 455.422  **APPEAL RIGHTS**

X Assures that all terminated providers and providers denied enrollment as a result of the requirements of 42 CFR 455.416 will have appeal rights available under procedures established by State law or regulation.

42 CFR 455.432  **SITE VISITS**

X Assures that pre-enrollment and post-enrollment site visits of providers who are in “moderate” or “high” risk categories will occur.

42 CFR 455.434  **CRIMINAL BACKGROUND CHECKS**

X Assures that providers, as a condition of enrollment, will be required to consent to criminal background checks including fingerprints, if required to do so under State law, or by the level of screening based on risk of fraud, waste or abuse for that category of provider.

42 CFR 455.436  **FEDERAL DATABASE CHECKS**

X Assures that the State Medicaid agency will perform Federal database checks on all providers or any person with an ownership or controlling interest or who is an agency or managing employee of the provider.

42 CFR 455.440  **NATIONAL PROVIDER IDENTIFIER**

X Assures that the State Medicaid agency requires the National Provider Identifier of any ordering or referring physician or other professional to be specified on any claim for payment that is based on an order or referral of the physician or other professional.

42 CFR 455.450  **SCREENING LEVELS FOR MEDICAID PROVIDERS**

X Assures that the State Medicaid agency complies with 1902(a)(77) and 1902(kk) of the Act and with the requirements outlined in 42 CFR 455.450 for screening levels based upon the categorical risk level determined for a provider.

TN #12-07 Approval Date July 16, 2013
Supersedes TN NEW Effective Date April 1, 2013
4.46 Provider Screening and Enrollment (Continued)

42 CFR 455.460

APPLICATION FEE

X Assures that the State Medicaid agency complies with the requirements for collection of the application fee set forth in section 1866(j)(2)(C) of the Act and 42 CFR 455.460.

42 CFR 455.470

TEMPORARY MORATORIUM ON ENROLLMENT OF NEW PROVIDERS OR SUPPLIERS

X Assures that the State Medicaid agency complies with any temporary moratorium on the enrollment of new providers or provider types imposed by the Secretary under section 1866(j)(7) and 1902(kk)(4) of the Act, subject to any determination by the State and written notice to the Secretary that such a temporary moratorium would not adversely impact beneficiaries’ access to medical assistance.

TN #12-07 Approval Date July 16, 2013
Supersedes TN NEW Effective Date April 1, 2013
## SECTION 5 PERSONNEL ADMINISTRATION

### 5.1 Standards of Personnel Administration

<table>
<thead>
<tr>
<th>Citation</th>
<th>42 CFR 432.10(a)</th>
<th>AT-78-90</th>
<th>AT-78-23</th>
<th>AT-80-34</th>
</tr>
</thead>
</table>

(a) The Medicaid agency has established and will maintain methods of personnel administration in conformity with standards prescribed by the U.S. Civil Service Commission in accordance with Section 208 of the Intergovernmental Personnel Act of 1970 and the regulations on Administration of the Standards for a Merit System of Personnel Administration, 5 CFR Part 900, Subpart F. All requirements of 42 CFR 432.10 are met.

[X] The plan is locally administered and State-supervised. The requirements of 42 CFR 432.10 with respect to local agency administration are met.

(b) **Affirmative Action Plan**

The Medicaid agency has in effect an affirmative action plan for equal employment opportunity that includes specific action steps and timetables and meets all other requirements of 5 CFR Part 900, Subpart F.

---

**TN #77-37** Approval Date **December 28, 1977**

Supersedes **TN #76-10** Effective Date **September 28, 1977**
New York
81

5.2 [Reserved]
New York
82

5.3 Training Programs; Subprofessional and Volunteer Programs

The Medicaid agency meets the requirements of 42 CFR Part 432, Subpart B, with respect to a training program for agency personnel and the training and use of subprofessional staff and volunteers.

Citation
42 CFR Part 432, Subpart B
AT-78-90

TN #78-1
Approval Date April 3, 1978
Supersedes TN #77-37
Effective Date February 27, 1978
SECTION 6  FINANCIAL ADMINISTRATION

Citation
42 CFR 433.32
AT-79-29

6.1 Fiscal Policies and Accountability

The Medicaid agency and, where applicable, local agencies administering the plan, maintains an accounting system and supporting fiscal records adequate to assure that claims for Federal funds are in accord with applicable Federal requirements. The requirements of 42 CFR 433.32 are met.

TN #74-2 Approval Date December 31, 1974
Supersedes TN None Effective Date Prior to January 1, 1974
6.2 Cost Allocation

There is an approved cost allocation plan on file with the Department in accordance with the requirements contained in 45 CFR Part 95, Subpart E.

Citation
42 CFR 433.34
47 FR 17490

Approval Date April 8, 1983
Effective Date January 1, 1983

TN #83-3
Supersedes TN #76-15
New York
85

6.3 State Financial Participation

(a) State funds are used in both assistance and administration.

[ ] State funds are used to pay all of the non-Federal share of total expenditures under the plan.

[X] There is local participation. State funds are used to pay not less than 40 percent of the non-Federal share of the total expenditures under the plan. There is a method of apportioning Federal and State funds among the political subdivisions of the State on an equalization or other basis which assures that lack of adequate funds from local sources will not result in lowering the amount, duration, scope or quality of care and services or level of administration under the plan in any part of the State.

(b) State and Federal funds are apportioned among the political subdivisions of the State on a basis consistent with equitable treatment of individuals in similar circumstances throughout the State.

* For 6.3(b):
TN #77-41 Approval Date: March 13, 1978
Supersedes TN #74-2 Effective Date: October 1, 1977
### SECTION 7   GENERAL PROVISIONS

<table>
<thead>
<tr>
<th>Citation</th>
<th>7.1 Plan Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>42 CFR 430.12(c)</td>
<td>The plan will be amended whenever necessary to reflect new or revised Federal statutes or regulations or material change in State law, organization, policy or State agency operation.</td>
</tr>
</tbody>
</table>

---

**TN #91-75**  
Supersedes TN #74-2  
**Approval Date** March 3, 1992  
**Effective Date** October 1, 1991
In accordance with title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d et. seq.), Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 70b), and the regulations at 45 CFR Parts 80 and 84, the Medicaid agency assures that no individual shall be subject to discrimination under this plan on the grounds of race, color, national origin, or handicap.

The Medicaid agency has methods of administration to assure that each program or activity for which it receives Federal financial assistance will be operated in accordance with title VI regulations. These methods for title VI are described in ATTACHMENT 7.2-A.
## New York

### 88

<table>
<thead>
<tr>
<th>Citation</th>
<th>7.3 Maintenance of AFDC Efforts</th>
</tr>
</thead>
<tbody>
<tr>
<td>1902(c) of the Act</td>
<td>The State agency has in effect under its approved AFDC plan payment levels that are equal to or more than the AFDC payment levels in effect on May 1, 1988.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TN</th>
<th>Approval Date</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>#91-76</td>
<td>March 3, 1992</td>
<td>October 1, 1991</td>
</tr>
</tbody>
</table>
New York 89

Citation 7.4 State Governor's Review

42 CFR 430.12(b) The Medicaid agency will provide opportunity for the Office of the Governor to review State plan amendments, long-range program planning projections, and other periodic reports thereon, excluding periodic statistical, budget and fiscal reports. Any comments made will be transmitted to the Health Care Financing Administration with such documents.

[ ] Not applicable. The Governor --

[ ] Does not wish to review any plan material.

[ ] Wishes to review only the plan materials specified in the enclosed document.

I hereby certify that I am authorized to submit this plan on behalf of

__________________________________________________________
New York State Department of Health (Designated Single State Agency)

Date: September 6, 1996

__________________________________________________________
/\s/ Barbara A. DeBuono, MD (Signature)

__________________________________________________________
Commissioner (Title)

TN #96-33 Approval Date November 4, 1996
Supersedes TN #91-75 Effective Date October 1, 1996