

General Rules Program

Rulebook

Includes:

- 1) Current Update Information (changes since last update)**
- 2) Table of Contents**
- 3) Complete set of General Rules Program Administrative Rules**

General Rules Program Rulebook
Update Information
for
October 1, 2005

OMAP updated the General Rules Program Rulebook with the following:

Nearly all 410-120 rules are affected by this filing. The following is a short description of the permanent amendments:

Adoptions: **410-120-0025:** administration framework for the medical assistance programs and interrelationships between managed care contractors, their participating providers and OMAP's fee-for-service providers. **410-120-1395:** program integrity activities related to medical assistance programs. **410-120-1397:** overpayment recovery, recoupment activities and added text from other repealed rules. **410-120-1505:** program audit parameters, requirements and processes and text from repealed rule. **410-120-1510:** federal regulations governing fraud and abuse. **410-120-1855:** OMAP clients' rights and responsibilities.

Amendments: **410-120-0000:** to add numerous definitions and clarify emergency transportation; **410-120-1160:** provider responsibility for compliance with OMAP rules, and Office of Mental Health and Addiction Services (OMHAS) responsibility for alcohol and drug inpatient hospital services; **410-120-1200:** exclusion of clinical trials and demonstration projects and exceptions to exclusion of DHS' waived Home and Community Based personal care services; **410-120-1260:** enrollment responsibilities as a result of the National Provider Identification (NPI) and Electronic Data Interchange (EDI) rules required by Health Insurance Portability and Accountability Act (HIPAA); **410-120-1280:** billing practices affected by NPI and EDI requirements; **410-120-1320:** payment authorization in relationship to client's benefit package; **410-120-1340:** payment practices affected by NPI and EDI

requirements, and medical assistance programs applicable rate setting; **410-120-1380**: to include contractual requirements applicable to OMAP enrolled providers; **410-120-1460**: OMAP's ability to immediately suspend an enrolled provider's billing where public harm or inappropriate expenditure dictates, and add text from repealed rules; **410-120-1400, 410-120-1560** and **410-120-1600**: to add text from repealed rules. Most rules are amended to take care of necessary housekeeping corrections.

OMAP temporarily amended **410-120-1295** to reference the reimbursement documents: FCHP Non-Contracted DRG Hospital Reimbursement Rates, effective for services rendered October 1, 2005 through December 31, 2005.

Repeals: Most text still exists in other rules:

410-120-1290	(text is no longer applicable)
410-120-1420, 410-120-1440	(text is in 410-120-1400)
410-120-1480, 410-120-1500	(text is in 410-120-1460)
410-120-1520	(text is in 410-120-1397)
410-120-1540	(text is in 410-120-1505)
410-120-1565, 410-120-1640	(text is in 410-120-1560)
410-120-1660	(text is in 410-120-1600)
410-120-1685	(text is in 410-120-1397)
410-120-1720, 410-120-1820	(text is in 410-120-1560)

OMAP updated the **Table of Contents** with the above changes.

If you have questions, contact a Provider Services Representative toll-free at 1-800-336-6016 or direct at 503-378-3697.

DEPARTMENT OF HUMAN SERVICES, DEPARTMENTAL
ADMINISTRATION AND MEDICAL ASSISTANCE PROGRAMS

DIVISION 120

GENERAL RULES

410-120-0000 Acronyms and Definitions

410-120-0025 Administration of Office of Medical Assistance Programs'
Regulation and Rule Precedence

410-120-0250 Managed Care Organizations

410-120-1140 Verification of Eligibility

410-120-1160 Medical Assistance Benefits and Provider Rules

410-120-1180 Medical Assistance Benefits: Out-of-State Services

410-120-1190 Medically Needy Benefit Program

410-120-1195 SB 5548 Population

Table 120-1195 – SB 5548 Prescription Drug List

410-120-1200 Excluded Services and Limitations

410-120-1210 Medical Assistance Benefit Packages and Delivery System:

410-120-1230 Client Copayment

Table 120-1230-1

410-120-1260 Provider Enrollment

410-120-1280 Billing



Table 1280 Third Party Resource (TPR) Explanation Codes

410-120-1295	Non-Participating Provider
410-120-1300	Timely Submission of Claims
410-120-1320	Authorization of Payment
410-120-1340	Payment
410-120-1350	Buying-Up
410-120-1360	Requirements for Financial, Clinical and Other Records
410-120-1380	Compliance with Federal and State Statutes
410-120-1385	Compliance with Public Meetings Law
410-120-1390	Premium Sponsorships
410-120-1395	Program Integrity
410-120-1397	Recovery of Overpayments to Providers - Recoupments and Refunds
410-120-1400	Provider Sanctions
410-120-1460	Type and Conditions of Sanctions
410-120-1505	Provider Audits
410-120-1510	Fraud and Abuse
410-120-1560	Provider Appeals
410-120-1570	Provider Appeals - Claims Reconsideration
410-120-1580	Provider Appeals - Administrative Review

410-120-1600 Provider Appeals - Contested Case Hearings

410-120-1680 Provider Appeals - Contested Case Informal Conference

410-120-1700 Provider Appeals - Proposed and Final Orders

410-120-1855 Client's Rights and Responsibilities

410-120-1860 Client Contested Case Hearing Procedures

410-120-1865 Denial, Reduction, or Termination of Services

410-120-1870 Client Premium Payments

410-120-1875 Agency Hearing Representatives

410-120-1880 Contracted Services

410-120-1920 Institutional Reimbursement Changes

410-120-1940 Interest Payments on Overdue Claims

410-120-1960 Payment of Private Insurance Premiums

410-120-1980 Requests for Information and Public Records

410-120-0000 Acronyms and Definitions

(1) AAA - Area Agency on Aging.

(2) Abuse - Provider practices that are inconsistent with sound fiscal, business, or medical practices and result in an unnecessary cost to the Office of Medical Assistance Programs (OMAP), or in reimbursement for services that are not medically necessary or that fail to meet professionally recognized standards for health care. It also includes recipient practices that result in unnecessary cost to OMAP.

(3) Acupuncturist - A person licensed to practice acupuncture by the relevant State Licensing Board.

(4) Acupuncture Services - Services provided by a licensed Acupuncturist within the scope of practice as defined under state law.

(5) Acute - A condition, diagnosis or illness with a sudden onset and which is of short duration.

(6) Acquisition Cost - Unless specified otherwise in individual program administrative rules, the net invoice price of the item, supply or equipment, plus any shipping and/or postage for the item.

(7) Adequate Record Keeping - Documentation that supports the level of service billed. See 410-120-1360, Requirements for Financial, Clinical, and Other Records, and the individual Provider rules.

(8) Administrative Medical Examinations and Reports - Examinations, evaluations, and reports, including copies of medical records, requested on the OMAP 729 form through the local Department of Human Services (DHS) branch office or requested or approved by OMAP to establish Client eligibility for a medical assistance program or for casework planning.

(9) All Inclusive Rate - The nursing facility rate established for a facility. This rate includes all services, supplies, drugs and equipment as described in OAR 411-070-0085, and in the Pharmaceutical Services and the Home Enteral/Parenteral Nutrition and IV Services Provider rules, except as specified in OAR 410-120-1340, Payment.

(10) Allied Agency – Local and regional governmental agencies and regional authorities that contract with DHS to provide the delivery of services to covered individual. (e.g., local mental health authority, community mental health program, Oregon Youth Authority, Department of Corrections, local health departments, schools, education service districts, developmental disability service programs, area agencies on aging, federally recognized American Indian tribes).

(11) Ambulance - A specially equipped and licensed vehicle for transporting sick or injured persons which meets the licensing standards of DHS or the licensing standards of the state in which the Provider is located.

(12) Ambulatory Surgical Center (ASC) - A facility licensed as an ASC by DHS.

(13) American Indian/Alaska Native (AI/AN) – A member of a federally recognized Indian tribe, band or group, an Eskimo or Aleut or other Alaska native enrolled by the Secretary of the Interior pursuant to the Alaska Native Claims Settlement Act, 43 U.S.C. 1601, or a person who is considered by the Secretary of the Interior to be an Indian for any purpose.

(14) American Indian/Alaska Native clinic - Clinics recognized under Indian Health Services (IHS) law or by the Memorandum of Agreement between IHS and the Centers for Medicare and Medicaid (CMS).

(15) Ancillary Services - Services supportive of or necessary to the provision of a primary service (e.g., anesthesiology is an ancillary service necessary for a surgical procedure).

(16) Anesthesia Services - Administration of anesthetic agents to cause loss of sensation to the body or body part.

(17) Atypical Provider – Entity able to enroll as a Billing Provider or performing Provider for medical assistance programs related non-health care services but which does not meet the definition of health care Provider for National Provider Identification (NPI) purposes.

(18) Audiologist - A person licensed to practice audiology by the State Board of Examiners for Speech Pathology and Audiology.

(19) Audiology - The application of principles, methods and procedures of measurement, testing, appraisal, prediction, consultation, counseling and instruction related to hearing and hearing impairment for the purpose of modifying communicative disorders involving speech, language, auditory function, including auditory training, speech reading and hearing aid evaluation, or other behavior related to hearing impairment.

(20) Automated Information System (AIS) - A computer system that provides information on Clients' current eligibility status from the Office of Medical Assistance Programs (OMAP) by computerized phone or Web-based response.

(21) Benefit Package - The package of covered health care services for which the Client is eligible.

(22) Billing Agent or Billing Service -Third party or organization that contracts with a Provider to perform designated services in order to facilitate an EDI transaction on behalf of the Provider.

(23) Billing Provider (BP) - A person, agent, business, corporation, clinic, group, institution, or other entity who submits claims to and/or receives payment from OMAP on behalf of a performing Provider and has been delegated the authority to obligate or act on behalf of the performing Provider.

(24) Buying Up - The practice of obtaining Client payment in addition to the OMAP or managed care plan payment to obtain a non-covered service or item. (See 410-120-1350 Buying Up)

(25) By Report (BR) - Services designated, as BR require operative or clinical and other pertinent information to be submitted with the billing as a basis for payment determination. This information must include an adequate description of the nature, and extent of need for the procedure. Information such as complexity of symptoms, final diagnosis, pertinent physical findings, diagnostic and therapeutic procedures, concurrent problems, and follow-up care will facilitate evaluation.

(26) Children, Adults and Families (CAF) – An office within DHS, responsible for administering self-sufficiency and child-protective programs;

(27) Children's Health Insurance Program (CHIP) - A federal and state funded portion of the Oregon Health Plan established by Title XXI of the Social Security Act and administered by OMAP.

(28) Chiropractor - A person licensed to practice chiropractic by the relevant State Licensing Board.

(29) Chiropractic Services - Services provided by a licensed Chiropractor within the scope of practice, as defined under State law and Federal regulation.

(30) Citizen/Alien-Waived Emergency Medical (CAWEM) - Aliens granted lawful temporary resident status, or lawful permanent resident status under the Immigration and Nationality Act, are eligible only for emergency services and limited service for pregnant women. Emergency Services for CAWEM are defined in OAR 410-120-1200 (3)(e).

(31) Claimant - a person who has requested a hearing.

(32) Client - A person who is currently receiving medical assistance (also known as a Recipient).

(33) Clinical Social Worker - A person licensed to practice clinical social work pursuant to State law.

(34) Contiguous Area - The area up to 75 miles outside the border of the State of Oregon.

(35) Contiguous Area Provider - A Provider practicing in a contiguous area.

(36) Copayments - The portion of a claim or medical, dental or pharmaceutical expense that a Client must pay out of their own pocket to a Provider or a facility for each service. It is usually a fixed amount that is paid at the time service is rendered. (See 410-120-1230 Client Copayment)

(37) Cost Effective - The lowest cost health care service or item that, in the judgment of OMAP staff or its contracted agencies, meets the medical needs of the Client.

(38) Current Dental Terminology (CDT) - A listing of descriptive terms identifying dental procedure codes used by the American Dental Association.

(39) Current Procedural Terminology (CPT) - The Physicians' Current Procedural Terminology is a listing of descriptive terms and identifying codes for reporting medical services and procedures performed by physicians and other health care Providers.

(40) Date of Receipt of a Claim - The date on which OMAP receives a claim, as indicated by the Internal Control Number (ICN) assigned to a claim. Date of Receipt is shown as the Julian date in the 5th through 7th position of the ICN.

(41) Date of Service - The date on which the Client receives medical services or items, unless otherwise specified in the appropriate Provider rules. For items that are mailed or shipped by the Provider, the date of service is the date on which the order was received, the date on which the item was fabricated, or the date on which the item was mailed or shipped.

(42) Dental Emergency Services - Dental Services provided for severe tooth pain, unusual swelling of the face or gums, or an avulsed tooth.

(43) Dental Services - Services provided within the scope of practice as defined under State law by or under the supervision of a Dentist.

(44) Dentist - A person licensed to practice dentistry pursuant to State law of the state in which he/she practices dentistry, or a person licensed to practice dentistry pursuant to Federal law for the purpose of practicing dentistry as an employee of the Federal government.

(45) Denturist - A person licensed to practice denture technology pursuant to State law.

(46) Denturist Services - Services provided, within the scope of practice as defined under State law, by or under the personal supervision of a denturist.

(47) Dental Hygienist – A person licensed to practice hygiene under the direction of a licensed professional within the scope of practice pursuant to State law.

(48) Dental Hygienist with Limited Access Certification (LAC) – A person licensed to practice dental hygiene with LAC pursuant to State law.

(49) Department – DHS or its Office of Medical Assistance Programs.

(50) Department of Human Services (DHS) - The Oregon Department of Human Services or any of its programs or offices.

(51) Department Representative - A person who represents the Department in a hearing and presents the Department's position.

(52) Diagnosis Code - As identified in the ICD-CM, the primary diagnosis code is shown in all billing claims, unless specifically excluded in individual Provider rule(s). Where they exist, diagnosis codes shall be shown to the degree of specificity outlined in OAR 410-120-1280, Billing.

(53) Diagnosis Related Group (DRG) – A system of classification of diagnoses and procedures based on the International Classification of Diseases, 9th Revision, Clinical Modification (ICD-9-CM).

(54) Durable Medical Equipment (DME) and Medical Supplies - Equipment that can stand repeated use and is primarily and customarily used to serve a medical purpose. Examples include wheelchairs, respirators, crutches and custom built orthopedic braces. Medical supplies are non-reusable items used in the treatment of illness or injury. Examples of medical supplies include diapers, syringes, gauze bandages and tubing.

(55) Electronic Data Interchange (EDI) – The exchange of business documents from application to application in a federally mandated format or, if no federal standard has been promulgated, such other format as Oregon DHS will designate.

(56) EDI Submitter – The entity that establishes an electronic connection with Oregon DHS to submit or receive an electronic data transaction on behalf of a Provider.

(57) Electronic Eligibility Verification Service (EEVS) - Vendors of medical assistance eligibility information that have met the legal and technical specifications of OMAP in order to offer eligibility information to enrolled Providers of OMAP.

(58) Emergency Department - The part of a licensed hospital facility open 24 hours a day to provide care for anyone in need of emergency treatment.

(59) Emergency Medical Services - (This definition does not apply to Clients with CAWEM benefit package. CAWEM emergency services are governed by OAR 410-120-1210 (3)(e)(B)). The health care and services provided for diagnosis and treatment of a medical condition manifesting itself by acute symptoms of sufficient severity (including severe pain) such that a prudent layperson, who possesses an average knowledge of health and medicine, could reasonably expect the absence of immediate medical attention to result in placing the health of the individual (or with respect to a pregnant woman, the health of both the woman and her unborn child) in serious jeopardy, serious impairment to bodily functions, or serious dysfunction of any bodily organ or part. If an emergency medical condition is found to exist, emergency medical services necessary to stabilize the condition must be provided. This includes all treatment that may be necessary to assure, within reasonable medical probability, that no material deterioration of the patient's condition is likely to result from, or occur during, discharge of the Client or transfer of the Client to another facility.

(60) Emergency Transportation - Transportation necessary when a sudden, unexpected Emergency Medical Service creates a medical crisis requiring a skilled medical professional such as an Emergency Medical Technician (EMT) and immediate transport to a site, usually a hospital, where appropriate emergency medical service is available.

(61) Early and Periodic Screening, Diagnosis and Treatment Services (EPSDT; also Medichex) - The Title XIX program of Early and Periodic Screening, Diagnosis and Treatment Services for eligible Clients under age 21. It is a comprehensive child health program to assure the availability and accessibility of required medically appropriate health care services and to help OMAP Clients and their parents or guardians effectively use them.

(62) False Claim - A claim that a Provider knowingly submits or causes to be submitted that contains inaccurate or misleading information, and such inaccurate or misleading information would result, or has resulted, in an overpayment.

(63) Family Planning - Services for Clients of child bearing age (including minors who can be considered to be sexually active) who desire such services and which are intended to prevent pregnancy or otherwise limit family size.

(64) Federally Qualified Health Center (FQHC) - A federal designation for a medical entity which receives grants under Section 329, 330, or 340 of the Public Health Service Act; or a facility designated as a FQHC by the Centers for Medicare and Medicaid Services (CMS) upon recommendation of the U.S. Public Health Service.

(65) Fee-for-Service Provider - A medical Provider who is not reimbursed under the terms of an OMAP contract with a Prepaid Health Plan (PHP), also referred to as a managed care organization (MCO). A medical Provider participating in a PHP may be considered a Fee-for-Service Provider when treating Clients who are not enrolled in a PHP.

(66) Fraud – An intentional deception or misrepresentation made by a person with the knowledge that the deception could result in some unauthorized benefit to himself or some other person. It includes any act that constitutes fraud under applicable federal or state law.

(67) General Assistance (GA) - Medical Assistance administered and funded 100% with State of Oregon funds through the Oregon Health Plan.

(68) Healthcare Common Procedure Coding System (HCPCS)- A method for reporting health care professional services, procedures, and supplies. HCPCS consists of the Level I - American Medical Association's Physician's Current Procedural Terminology (CPT), Level II - National codes, and Level III - Local codes. OMAP uses HCPCS codes; however, OMAP uses Current Dental Terminology (CDT) codes for the reporting of dental care services and procedures.

(69) Health Maintenance Organization (HMO) - A public or private health care organization which is a federally qualified HMO under Section 1310 of the U.S. Public Health Services Act. HMOs provide health care services on a capitated, contractual basis.

(70) Hearing Aid Dealer - A person licensed by the Board of Hearing Aid Dealers to sell, lease or rent hearing aids in conjunction with the evaluation or measurement of human hearing and the recommendation, selection, or adaptation of hearing aids.

(71) Home Enteral Nutrition - Services provided in the Client's place of residence to an individual who requires nutrition supplied by tube into the gastrointestinal tract, as described in the Home Enteral/Parenteral Nutrition and IV Services Provider rules.

(72) Home Health Agency - A public or private agency or organization which has been certified by Medicare as a Medicare Home Health Agency and which is licensed by DHS as a Home Health Agency in Oregon, and meets the capitalization requirements as outlined in the Balanced Budget Act (BBA) of 1997.

(73) Home Health Services - Part-time or intermittent skilled nursing services, other therapeutic services (physical therapy, occupational therapy, speech therapy), and home health aide services made available on a visiting basis in a place of residence used as the Client's home.

(74) Home Intravenous (IV) Services - Services provided in the Client's place of residence to an individual who requires that medication (antibiotics, analgesics, chemotherapy, hydrational fluids, or other intravenous medications) be administered intravenously as described in the Home Enteral/Parenteral Nutrition and IV Services rules.

(75) Home Parenteral Nutrition - Services provided in the Client's residence to an individual who is unable to absorb nutrients via the gastrointestinal tract, or for other medical reasons, requires nutrition be supplied parenterally as described in the Home Enteral/Parenteral Nutrition and IV Services rules.

(76) Hospice – a public agency or private organization or subdivision of either that is primarily engaged in providing care to terminally ill individuals, is certified for Medicare, accredited by the Oregon Hospice Association, and is listed in the Hospice Program Registry.

(77) Hospital - A facility licensed by the Office of Public Health Systems as a general hospital which meets requirements for participation in the OHP under Title XVIII of the Social Security Act. Facilities licensed as Special Inpatient Care Facilities under the Office of Public Health System's definition of hospital are not considered hospitals by OMAP for reimbursement purposes; however, effective April 1, 2000, OMAP will reimburse a Special Inpatient Care Facility if the Centers for Medicare and Medicaid has certified the facility for participation in the Medicare Program as a Hospital. Out-of-state hospitals will be considered Hospitals for reimbursement purposes if they are licensed as an acute care or general hospital by the appropriate licensing authority within that state, and if they are enrolled as a Provider of hospital services with the Medicaid agency within that state.

(78) Hospital-Based Professional Services - Professional services provided by licensed practitioners or staff based on a contractual or employee/employer relationship and reported as a cost on the Hospital Statement of Reasonable Cost report for Medicare and the Calculation of Reasonable Cost (OMAP 42) report for the Office of Medical Assistance Programs.

(79) Hospital Laboratory - A Laboratory providing professional technical Laboratory Services as outlined under Laboratory Services, in a Hospital setting, as either an Inpatient or Outpatient Hospital service whose costs are reported on the Hospital's cost report to Medicare and to OMAP.

(80) ICD-9-CM - The ninth revision of the International Classification of Diseases Clinical Modification, including volumes 1, 2, and 3, as revised annually.

(81) Indian Health Program – Any Indian Health Service facility, any Federally recognized Tribe or Tribal organization, or any Federally Qualified Health Clinic (FQHC) with a 638 designation.

(82) Individual Adjustment Request - Form OMAP 1036 used to resolve an incorrect payment on a previously paid claim, including underpayments or overpayments.

(83) Inpatient - a hospital patient who is not an Outpatient.

(84) Inpatient Hospital Services - Services that are furnished in a Hospital for the care and treatment of an inpatient. (See Hospital Services rules for Inpatient covered services.)

(85) Institutional Level of Income Standards (ILIS) - Three times the amount SSI pays monthly to a person who has no other income and who is living alone in the community. This is the standard used for Medicaid eligible individuals to calculate eligibility for long-term nursing care in a Nursing Facility, Intermediate Care Facilities for the Mentally Retarded (ICF/MR) and individuals on ICF/MR waivers or eligibility for services under Seniors and People with Disabilities' Home and Community Based Waiver.

(86) Institutionalized - A patient admitted to a Nursing Facility or Hospital for the purpose of receiving nursing and/or hospital care for a period of 30 days or more.

(87) Laboratory - A facility licensed under ORS 438 and certified by the Centers for Medicare and Medicaid Services (CMS), Department of Health and Human Services, DHHS, as qualified to participate under Medicare, to provide Laboratory Services within or a part from a hospital. An entity is considered a Laboratory if materials are derived from the human body for the purpose of providing information for the diagnosis, prevention or treatment of any disease or impairment of, or the assessment of the health of, human beings. If an entity performs even one Laboratory test, including waived tests for these purposes, it is considered under the Clinical Laboratory Improvement Act (CLIA), to be a Laboratory.

(88) Laboratory Services - Those professional and technical diagnostic analyses of blood, urine, and tissue ordered by a physician or other licensed practitioner of the healing arts within his/her scope of practice as defined under State law and provided to a patient by or under the direction of a Physician or appropriate licensed practitioner in an office or similar facility, Hospital, or independent Laboratory.

(89) Licensed Direct Entry Midwife - A practitioner licensed by the Oregon Health Division as a Licensed Direct Entry Midwife.

(90) Liability Insurance - Insurance that provides payment based on legal liability for injuries or illness. It includes, but is not limited to, automobile liability insurance, uninsured and underinsured motorist insurance, homeowner's liability insurance, malpractice insurance, product liability insurance, Worker's Compensation, and general casualty insurance. It also includes payments under state wrongful death statutes that provide payment for medical damages.

(91) Managed Care Organization (MCO) – Contracted health delivery system providing capitated or prepaid health services, also known as a Prepaid Health Plan (PHP). An MCO is responsible for providing, arranging and making reimbursement arrangements for covered services as governed by state and federal law. An MCO may be a Chemical Dependency Organization (CDO), Fully Capitated Health Plan (FCHP), Dental Care Organization (DCO), Mental Health Organization (MHO), or Physician Care Organization (PCO).

(92) Maternity Case Management - A program available to pregnant Clients. The purpose of Maternity Case Management is to extend prenatal services to include non-medical services, which address social, economic and nutritional factors. For more information refer to the Medical-Surgical Services rules.

(93) Medicaid - A federal and state funded portion of the medical assistance programs established by Title XIX of the Social Security Act, as amended, administered in Oregon by the Department of Human Services.

(94) Medical Assistance Eligibility Confirmation - Verification through the Automated Information System (AIS), an authorized DHS representative, an authorized electronic eligibility vendor (EEVS) or through presentation of a valid Medical Care Identification that a Client has an open assistance case, which includes medical benefits.

(95) Medical Services - Care and treatment provided by a licensed medical Provider directed at preventing, diagnosing, treating or correcting a medical problem.

(96) Medical Transportation - Transportation to or from covered Medical Services.

(97) Medically Appropriate - Services and medical supplies that are required for prevention, diagnosis or treatment of a health condition which encompasses physical or mental conditions, or injuries, and which are:

(a) Consistent with the symptoms of a health condition or treatment of a health condition;

(b) Appropriate with regard to standards of good health practice and generally recognized by the relevant scientific community and professional standards of care as effective;

(c) Not solely for the convenience of an Oregon Health Plan Client or a Provider of the service or medical supplies; and

(d) The most cost effective of the alternative levels of medical services or medical supplies which can be safely provided to an OMAP Client or PCM Member in the PHP's or Primary Care Manager's judgment.

(98) Medicare - A federally administered program offering health insurance benefits for persons aged 65 or older and certain other aged or disabled persons. This program includes:

(a) Hospital Insurance (Part A) for inpatient services in a Hospital or skilled Nursing Facility, home health care, and Hospice care; and

(b) Medical Insurance (Part B) for physicians' services, outpatient hospital services, home health care, end-stage renal dialysis, and other Medical Services and supplies.

(99) Medichex for Children and Teens - See Early and Periodic Screening, Diagnosis and Treatment (EPSDT).

(100) National Provider Identification – Federally directed Provider number mandated for use on HIPAA covered transactions; individuals, Provider Organizations and Subparts of Provider Organizations that meet the definition of health care Provider (45 CFR 160.103) and who conduct

HIPAA covered transactions electronically are eligible to apply for an NPI; Medicare covered entities are required to apply for an NPI.

(101) Naturopath - A person licensed to practice naturopathy pursuant to State law.

(102) Naturopathic Services - Services provided within the scope of practice as defined under State law.

(103) Non Covered Services - Services or items for which OMAP is not responsible for payment. Non-covered services are identified in:

(a) OAR 410-120-1200, Medical Assistance Benefits: Excluded Services and Limitations; and,

(b) 410-120-1210, Benefit packages;

(c) 410-141-0480, Benefit Package of Covered Services;

(d) 410-141-0520, Prioritized List of Health Services; and

(e) The individual OMAP Provider rules.

(104) Nurse Anesthetist, C.R.N.A. - A registered nurse licensed in the State of Oregon who is currently certified by the American Association of Nurse Anesthetists Council on Certification.

(105) Nurse Practitioner - A person licensed as a registered nurse and certified by the Board of Nursing to practice as a nurse practitioner pursuant to State law.

(106) Nurse Practitioner Services - Services provided within the scope of practice of a Nurse Practitioner as defined under State law and by rules of the Board of Nursing.

(107) Nursing Facility - A facility licensed and certified by the DHS Seniors and People with Disabilities as defined in 411-070-0005.

(108) Nursing Services - Health care services provided to a patient by a registered professional nurse or a licensed practical nurse under the direction of a licensed professional within the scope of practice as defined by State law.

(109) Nutritional Counseling - Counseling which takes place as part of the treatment of a person with a specific condition, deficiency or disease such as diabetes, hypercholesterolemia, or phenylketonuria.

(110) Occupational Therapist - A person licensed by the State Board of Examiners for Occupational Therapy.

(111) Occupational Therapy - The functional evaluation and treatment of individuals whose ability to adapt or cope with the task of living is threatened or impaired by developmental deficiencies, physical injury or illness, aging process, or psychological disability; the treatment utilizes task-oriented activities to prevent or correct physical and emotional difficulties or minimize the disabling effect of these deficiencies on the life of the individual.

(112) Office of Medical Assistance Programs (OMAP) - An Office within DHS; OMAP is responsible for coordinating the medical assistance programs within the State of Oregon including the Oregon Health Plan (OHP) Medicaid demonstration, the State Children's Health Insurance Program (SCHIP -Title XXI), and several other programs

(113) Office of Mental Health and Addiction Services (OMHAS) - An Office within the Oregon Department of Human Services administering mental health and addiction programs and services.

(114) Optometric Services - Services provided, within the scope of practice of optometrists as defined under State law.

(115) Optometrist - A person licensed to practice optometry pursuant to State law.

(116) Oregon Medical Professional Review Organization (OMPRO) - OMPRO is the Oregon Professional Review Organization for Medicare and contracts with OMAP to provide Hospital utilization review and other

services for the medical assistance programs. A Professional Review Organization is an organization established under federal law by the Department of Health and Human Services for the purpose of utilization review and quality assurance.

(117) Oregon Youth Authority (OYA) - The state department charged with the management and administration of youth correction facilities, state parole and probation services and other functions related to state programs for youth corrections.

(118) Out-of-State Providers - Any Provider located outside the borders of Oregon:

(a) Contiguous area Providers are those located no more than 75 miles from the border of Oregon;

(b) Non-contiguous area Providers are those located more than 75 miles from the borders of Oregon.

(119) Outpatient - a Hospital patient who:

(a) Is treated and released the same day or is admitted to the Hospital and discharged before midnight and is not listed on the following day's census, excluding a patient who:

(A) Is admitted and transferred to another acute care Hospital on the same day;

(B) Expires on the day of admission; or

(C) Is born in the Hospital.

(b) Is admitted for ambulatory surgery, to a birthing center, a treatment or observation room, or a short-term stay bed;

(c) Receives observation services provided by a Hospital, including the use of a bed and periodic monitoring by Hospital nursing or other staff for the purpose of evaluation of a patient's medical condition for a maximum of 48 hours; or

(d) Receives routine preparation services and recovery for diagnostic services provided in a Hospital Outpatient department.

(120) Outpatient Hospital Services - Services that are furnished in a Hospital for the care and treatment of an Outpatient. (See Hospital rules for Outpatient covered services).

(121) Overdue Claim - A valid claim that is not paid within 45 days of the date it was received.

(122) Overpayment - Payment(s) made by OMAP to a Provider in excess of the correct OMAP payment amount for a service. Overpayments are subject to repayment to OMAP.

(123) Overuse - Use of medical goods or services at levels determined by OMAP medical staff and/or medical consultants to be medically unnecessary or potentially harmful.

(124) Panel - The Hearing Officer Panel established by section 3, chapter 849, Oregon Laws 1999.

(125) Payment Authorization - Authorization granted by the responsible DHS agency, office or organization for payment prior or subsequent to the delivery of services, as described in these General Rules and the appropriate program rules. See the individual program rules for services requiring authorization.

(126) Pharmaceutical Services - Services provided by a Pharmacist, including medications dispensed in a pharmacy upon an order of a licensed practitioner prescribing within his/her scope of practice.

(127) Pharmacist - A person licensed to practice pharmacy pursuant to state law.

(128) Physical Capacity Evaluation - An objective, directly observed measurement of a person's ability to perform a variety of physical tasks combined with subjective analysis of abilities of the person.

(129) Physical Therapist - A person licensed by the relevant State licensing authority to practice physical therapy.

(130) Physical Therapy - Treatment comprising exercise, massage, heat or cold, air, light, water, electricity or sound for the purpose of correcting or alleviating any physical or mental disability, or the performance of tests as an aid to the assessment, diagnosis or treatment of a human being. Physical Therapy shall not include radiology or electrosurgery.

(131) Physician - A person licensed to practice medicine pursuant to state law of the state in which he/she practices medicine, or a person licensed to practice medicine pursuant to federal law for the purpose of practicing medicine under a contract with the federal government.

(132) Physician Assistant - A person licensed as a Physician Assistant in accordance with ORS 677. Physician Assistants provide Medical Services under the direction and supervision of an Oregon licensed physician according to a practice description approved by the Board of Medical Examiners.

(133) Physician Services - Services provided, within the scope of practice as defined under state law, by or under the personal supervision of a physician.

(134) Podiatric Services - Services provided within the scope of practice of podiatrists as defined under state law.

(135) Podiatrist - A person licensed to practice podiatric medicine pursuant to state law.

(136) Post-Payment Review - Review of billings and/or other medical information for accuracy, medical appropriateness, level of service or for other reasons subsequent to payment of the claim.

(137) Practitioner - A person licensed pursuant to state law to engage in the provision of health care services within the scope of the practitioner's license and/or certification.

(138) Premium Sponsorship - Premium donations made for the benefit of one or more specified Office of Medical Assistance Programs (OMAP) Clients (See 410-120-1390).

(139) Prepaid Health Plan (PHP) – A managed health, dental, chemical dependency, or mental health organization that contracts with OMAP and/or OMHAS on a case managed, prepaid, capitated basis under the Oregon Health Plan. PHP's may be a Chemical Dependency Organization (CDO), Dental Care Organization (DCO), Fully Capitated Health Plan (FCHP), Mental Health Organization (MHO), or Physician Care Organization (PCO)

(140) Primary Care Physician - A Physician who has responsibility for supervising, coordinating and providing initial and primary care to patients, initiating referrals for consultations and specialist care, and maintaining the continuity of patient care.

(141) Primary Care Provider (PCP) - Any enrolled medical assistance Provider who has responsibility for supervising, coordinating, and providing initial and primary care within their scope of practice for identified Clients. PCPs initiate referrals for care outside their scope of practice, consultations and specialist care, and assure the continuity of Medically Appropriate Client care.

(142) Prior Authorization (PA) - Payment Authorization for specified medical services or items given by OMAP staff, or its contracted agencies prior to provision of the service. A Physician referral is not a Prior Authorization.

(143) Prioritized List of Health Services – Also referred to as the Prioritized List, the Oregon Health Services Commission's (HSC) listing of health services with "expanded definitions" of Ancillary Services and Preventive Services and the HSC's practice guidelines, as presented to the Oregon Legislative Assembly. The Prioritized List is generated and maintained by HSC. The Prioritized List governs medical assistance programs' health services and benefit packages pursuant to these General Rules (OAR 410-120-0000 et seq. and OAR 410-141-0480 through 410-141-0520).

(144) Private Duty Nursing Services - Nursing services provided within the scope of license by a registered nurse or a licensed practical nurse, under the general direction of the patient's Physician to an individual who is not in a health care facility.

(145) Provider - An individual, facility, institution, corporate entity, or other organization which supplies health care services or items, also termed a performing Provider, or bills, obligates and receives reimbursement on behalf of a performing Provider of services, also termed a Billing Provider. The term Provider refers to both Performing Providers and Billing Providers unless otherwise specified.

(146) Provider Organization – a group practice, facility, or organization that is:

(a) An employer of a Provider, if the Provider is required as a condition of employment to turn over fees to the employer; or

(b) The facility in which the service is provided, if the Provider has a contract under which the facility submits claims; or

(c) A foundation, plan, or similar organization operating an organized health care delivery system, if the Provider has a contract under which the organization submits the claim; and

(d) Such group practice, facility, or organization is enrolled with DHS, and payments are made to the group practice, facility or organization.

(e) If such entity solely submits billings on behalf of Providers and payments are made to each Provider, then the entity is an agent.

(See Subparts of Provider Organization)

(147) Public Health Clinic - A clinic operated by county government.

(148) Public Rates - The charge for services and items that Providers, including Hospitals and Nursing Facilities, made to the general public for the same service on the same date as that provided to OMAP Clients.

(149) Qualified Medicare Beneficiary (QMB) - A Medicare beneficiary, as defined by the Social Security Act and its amendments.

(150) Qualified Medicare and Medicaid Beneficiary (QMM) - A Medicare Beneficiary who is also eligible for OMAP coverage.

(151) Radiological Services - Those professional and technical radiological and other imaging services for the purpose of diagnosis and treatment ordered by a physician or other licensed practitioner of the healing arts within the scope of practice as defined under state law and provided to a patient by or under the direction of a physician or appropriate licensed practitioner in an office or similar facility, hospital, or independent radiological facility.

(152) Recipient - A person who is currently eligible for medical assistance (also known as a Client).

(153) Recoupment - An accounts receivable system that collects money owed by the Provider to OMAP by withholding all or a portion of a Provider's future payments.

(154) Referral - The transfer of total or specified care of a Client from one Provider to another. As used by OMAP, the term Referral also includes a request for a consultation or evaluation or a request or approval of specific services. In the case of Clients whose medical care is contracted through a Prepaid Health Plan (PHP), or managed by a Primary Care Physician, a referral is required before non-emergency care is covered by the PHP or OMAP.

(155) Remittance Advice (RA) - The automated notice a Provider receives explaining payments or other claim actions. It is the only notice sent to Providers regarding claim actions.

(156) Request for Hearing - A clear expression, in writing, by an individual or representative that the person wishes to appeal a Department decision or action and wishes to have the decision considered by a higher authority.

(157) Retroactive Medical Eligibility - Eligibility for medical assistance granted to a Client retroactive to a date prior to the Client's application for medical assistance.

(158) Sanction - An action against Providers taken by OMAP in cases of Fraud, misuse or Abuse of OMAP requirements.

(159) School Based Health Service - A health service required by an Individualized Education Plan (IEP) during a child's education program which addresses physical or mental disabilities as recommended by a Physician or other licensed Practitioner.

(160) Seniors and People with Disabilities (SPD) - An Office of the Oregon Department of Human Services responsible for the administration of programs for seniors and people with disabilities.

(161) Service Agreement - An agreement between the OMAP and a specified Provider to provide identified services for a specified rate. Service agreements may be limited to services required for the special needs of an identified Client. Service Agreements do not preclude the requirement for a Provider to enroll as a Provider.

(162) Sliding Fee Schedule - A fee schedule with varying rates established by a Provider of health care to make services available to indigent and low-income individuals. The Sliding Fee Schedule is based on ability to pay.

(163) Social Worker - A person licensed by the Board of Clinical Social Workers to practice clinical social work.

(164) Speech-Language Pathologist - A person licensed by the Oregon Board of Examiners for Speech Pathology.

(165) Speech-Language Pathology Services - The application of principles, methods, and procedure for the measuring, evaluating, predicting, counseling or instruction related to the development and disorders of speech, voice, or language for the purpose of preventing, habilitating, rehabilitating, or modifying such disorders in individuals or groups of individuals.

(166) Spend-Down - The amount the Client must pay for medical expenses each month before becoming eligible for medical assistance under the Medically Needy Program. The spend-down is equal to the difference between the Client's total countable income and Medically Needy program income limits.

(167) State Facility - A hospital or training center operated by the State of Oregon, which provides long-term medical or psychiatric care.

(168) Subparts (of a Provider Organization)– For NPI application, Subparts of a health care Provider Organization would meet the definition of health care Provider (45 CFR 160.103) if it were a separate legal entity and if it conducted HIPAA-covered transactions electronically, or has an entity do so on its behalf, could be components of an organization or separate physical locations of an organization.

(169) Subrogation - Right of the State to stand in place of the Client in the collection of Third Party Resources.

(170) Supplemental Security Income (SSI) - A program available to certain aged and disabled persons which is administered by the Social Security Administration through the Social Security office.

(171) Surgical Assistant - A person performing required assistance in surgery as permitted by rules of the State Board of Medical Examiners.

(172) Suspension - A Sanction prohibiting a Provider's participation in DHS medical assistance programs by deactivation of the Provider's OMAP assigned billing number for a specified period of time. No payments, Title XIX or State Funds, will be made for services provided during the suspension. The number will be reactivated automatically after the suspension period has elapsed.

(173) Targeted Case Management (TCM)- Activities that will assist the Client in a target group in gaining access to needed medical, social, educational and other services. This includes locating, coordinating, and monitoring necessary and appropriate services. TCM services often provided by Allied Agency Providers.

(174) Termination - A sanction prohibiting a Provider's participation in OMAP's programs by canceling the Provider's OMAP assigned billing number and agreement. No payments, Title XIX or State Funds, will be made for services provided after the date of termination. Termination is permanent unless:

(a) The exceptions cited in 42 CFR 1001.221 are met; or

(b) Otherwise stated by OMAP at the time of termination.

(175) Third Party Resource (TPR) - A medical or financial resource which, under law, is available and applicable to pay for medical services and items for an OMAP Client.

(176) Transportation - See Medical Transportation.

(177) Type A Hospital - A Hospital identified by the Office of Rural Health as a Type A Hospital.

(178) Type B AAA Unit - A Type B Area Agency on Aging funded by Oregon Project Independence (OPI), Title III - Older Americans Act, and Title XIX of the Social Security Act.

(179) Type B Hospital - A Hospital identified by the Office of Rural Health as a Type B Hospital.

(180) Usual Charge (UC) - The lesser of the following unless prohibited from billing by federal statute or regulation:

(a) The Provider's charge per unit of service for the majority of non-medical assistance users of the same service based on the preceding month's charges;

(b) The Provider's lowest charge per unit of service on the same date that is advertised, quoted or posted. The lesser of these applies regardless of the payment source or means of payment;

(c) Where the Provider has established a written sliding fee scale based upon income for individuals and families with income equal to or less than

200% of the federal poverty level, the fees paid by these individuals and families are not considered in determining the usual charge. Any amounts charged to Third Party Resources are to be considered.

(181) Utilization Review (UR) - The process of reviewing, evaluating, and assuring appropriate use of medical resources and services. The review encompasses quality, quantity, and appropriateness of medical care to achieve the most effective and economic use of health care services.

(182) Valid Claim - An invoice received by OMAP or the appropriate Department office for payment of covered health care services rendered to an eligible Client which:

(a) Can be processed without obtaining additional information from the Provider of the goods or services or from a Third Party Resource; and

(b) Has been received within the time limitations prescribed in these General Rules (OAR 410 Division 120).

(183) Vision Services - Provision of corrective eyewear, including ophthalmological or optometric examinations for determination of visual acuity and vision therapy and devices.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-0025 Administration of Office of Medical Assistance Programs' Regulation and Rule Precedence

(1) The Department of Human Services (DHS) and its Office of Medical Assistance Programs (OMAP) may adopt reasonable and lawful policies, procedures, rules and interpretations to promote the orderly and efficient administration of medical assistance programs including the Oregon Health Plan pursuant to ORS 414.065 (generally, fee-for-service), ORS 414.725 (Prepaid Health Plans), and ORS 414.115 to 414.145 (services contracts) subject to the rulemaking requirements of Oregon Revised Statutes and Oregon Administrative Rule (OAR) procedures.

(2) In applying its policies, procedures, rules and interpretations, OMAP will construe them as much as possible to be complementary. In the event that OMAP policies, procedures, rules and interpretations may not be complementary, OMAP will apply the following order of precedence to guide its interpretation:

(a) For purposes of the provision of covered medical assistance to OMAP Clients, including but not limited to authorization and delivery of service, or denials of authorization or services, OMAP, Clients, enrolled Providers and the Prepaid Health Plans will apply the following order of precedence:

(A) Those federal laws and regulations governing the operation of the medical assistance program and any waivers granted OMAP by the Centers for Medicare and Medicaid Services to operate medical assistance programs including the Oregon Health Plan;

(B) Oregon Revised Statutes governing medical assistance programs;

(C) Generally for Prepaid Health Plans, requirements applicable to the provision of covered medical assistance to OMAP Clients are provided in OAR 410-141-0000 through 410-141-0860, Oregon Health Plan Administrative Rules for Prepaid Health Plans, inclusive, and where applicable, OMAP General Rules, OAR 410-120-0000 through 410-120-1980, and the Provider rules applicable to the category of medical service;

(D) Generally for enrolled fee-for-service Providers or other contractors, requirements applicable to the provision of covered medical assistance to

OMAP Clients are provided in OMAP General Rules, OAR 410-120-0000 through 410-120-1980, the Prioritized List and program coverage described in OAR 410-141-0480 to 410-141-0520, and the Provider rules applicable to the category of medical service; and

(E) Any other applicable duly promulgated rules issued by OMAP and other offices or units within the Department of Human Services necessary to administer the State of Oregon's medical assistance programs.

(b) For purposes of contract administration solely as between OMAP and its Prepaid Health Plans, the terms of the applicable contract and the requirements in subsection (2)(a) of this rule applicable to the provision of covered medical assistance to OMAP Clients.

(A) Nothing in this rule shall be deemed to incorporate into contracts provisions of law not expressly incorporated into such contracts, nor shall this rule be deemed to supercede any rules of construction of such contracts that may be provided for in such contracts.

(B) Nothing in this rule gives, is intended to give, or shall be construed to give or provide any benefit or right, whether directly or indirectly or otherwise, to any person or entity unless such person or entity is identified by name as a named party to the contract.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-0250 Managed Care Organizations

(1) The Department of Human Services (DHS) provides some Oregon Health Plan (OHP) Clients with prepaid health services, through contracts with a Prepaid Health Plan (PHP), also known as a Managed Care Organization (MCO). An MCO may be a Fully Capitated Health Plan (FCHP), Chemical Dependency Organization (CDO), Dental Care Organization (DCO), Mental Health Organization (MHO) or Physician Care Organization (PCO).

(2) The MCO is responsible for providing, arranging and making reimbursement arrangements for covered services as governed by state and federal law, the MCO's contract with DHS and the OHP Administrative Rules governing PHPs (OAR 410 Division 141).

(3) Authorization criteria may vary between MCO plans. It is the Providers' responsibility to comply with the MCO's Prior Authorization requirements or other policies necessary for reimbursement from the MCO, before providing services to any OHP Client enrolled in a MCO.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1140 Verification of Eligibility

(1) The Client's Medical Care Identification is confirmation of eligibility for medical services, subject to the limitations contained in these General Rules and the appropriate individual Provider rules.

There are three different types of Medical Care Identifications by which eligibility can be confirmed:

(a) Form OMAP 1417 - Office of Medical Assistance Programs (OMAP) Medical Care Identification. This is a computer-generated notice that is mailed to the Client once a month or anytime there is a change to the case (e. g., address change);

(b) Form OMAP 1086 - Temporary Medical Care Identification. The responsible branch office issues this handwritten form;

(c) Form WMMMID1C-A - Temporary Medical Care Identification. This is a computer-generated form that is signed by an authorized person in the responsible branch office.

(2) It is the responsibility of the Provider to verify that the individual receiving medical services is, in fact, an eligible individual on the date of service for the service provided and whether a managed care plan or OMAP is responsible for reimbursement. The Provider assumes full financial risk in serving a person not identified as eligible or not confirmed by OMAP as eligible for the service provided on the date(s) of service.

(3) Medical Care Identifications include:

(a) The name(s) of the eligible individual(s), and the eligible person(s) Recipient Identification Number;

(b) The case number;

(c) Dates of coverage, including fee-for-service and managed care enrollment dates;

(d) The benefit packages each Client is eligible for;

(e) Optional program messages (e.g., Third Party Resource [TPR] information);

(f) The name of the responsible branch, the worker's identification code and the phone number of the branch;

(g) The name and phone number of the managed care Provider, if applicable;

(h) Medical Management and pharmacy restrictions, if applicable.

(4) The Medical Care Identification is not transferable, and is valid only for the individual(s) listed on the card.

(5) Eligibility is verified either:

(a) From the Medical Care Identification, which shows the dates on which the Client is eligible and indicates each Client's benefit package; or

(b) If a patient identifies him or herself as eligible, but does not have a valid Medical Care Identification, the Provider may either:

(A) Contact the OMAP Automated Information System (AIS), which is available on the Internet or via telephone;.

(B) Providers who have contracted with an Electronic Eligibility Verification Service (EEVS) vendor can access Client eligibility data 24 hours a day, 7 days a week; or

(C) Providers may contact the local Department of Human Services (DHS) branch office during regular working hours to confirm eligibility if the information is not available electronically.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1160 Medical Assistance Benefits and Provider Rules

(1) Providers enrolled with and seeking reimbursement for services through the Office of Medical Assistance Programs (OMAP) are responsible for compliance with current federal and state laws and regulations governing Medicaid services and reimbursement, including familiarity with periodic law and rule changes. The OMAP Administrative Rules are posted on the Department of Human Services (DHS) Web page for OMAP and its medical assistance programs. It is the provider's responsibility to become familiar with, and abide by, these rules.

(2) The following services are covered to the extent included in the OMAP Client's benefit package of health care services, when medically or dentally appropriate and within the limitations established by OMAP and set forth in the Oregon Administrative Rules (OARs) for each category of Medical Services:

(a) Acupuncture Services, as described in the Medical-Surgical Services Provider rules (OAR 410 Division 130);

(b) Administrative Examinations, as described in the Administrative Examinations and Billing Services Provider rules (OAR 410 Division 150);

(c) Alcohol and drug abuse treatment services:

(A) OMAP covers alcohol and drug Inpatient Services for medical detoxification when provided in an acute care Hospital and when hospitalization is considered Medically Appropriate;

(B) OMAP does not cover residential level of care provided in an Inpatient Hospital setting for alcohol and drug abuse treatment;

(C) The Office of Mental Health and Addiction Services (OMHAS) covers non-hospital alcohol and drug treatment services on a residential or outpatient basis through direct contracts with counties or Providers. For information to access these services, contact the Client's managed care plan if enrolled, the community mental health program (CMHP), an

outpatient alcohol and drug treatment provider, the residential treatment program or OMHAS.

(d) Ambulatory Surgical Center Services, as described in the Medical-Surgical Services Provider rules (OAR 410 Division 130);

(e) Anesthesia Services, as described in the Medical-Surgical Services Provider rules (OAR 410 Division 130);

(f) Audiology Services, as described in the Speech-Language Pathology, Audiology and Hearing Aid Services Provider rules (OAR 410 Division 129);

(g) Chiropractic Services, as described in the Medical-Surgical Services Provider rules (OAR 410 Division 130);

(h) Dental Services, as described in the Dental/Denturist Services Provider rules (OAR 410 Division 123);

(i) Early and Periodic Screening, Diagnosis and Treatment services

(EPSDT, Medichex for children and teens), are covered for individuals under 21 years of age as set forth in the individual program Provider rules. OMAP may authorize services in excess of limitations established in the OARs when it is Medically Appropriate to treat a condition that is identified as the result of an EPSDT screening;

(j) Family Planning Services, as described in the Medical-Surgical Services Provider rules (OAR 410 Division 130);

(k) Federally Qualified Health Centers and Rural Health Clinic, as described in the Federally Qualified Health Center and Rural Health Clinic Provider rules (OAR 410 Division 147);

(l) Home and Community Based Waiver Services, as described in the DHS OARs of Children, Adults and Families, OMHAS, and Seniors and People with Disabilities (SPD);

(m) Home Enteral/Parenteral Nutrition and IV Services, as described in the Home Enteral/Parenteral Nutrition and IV Services Provider rules (OAR 410 Division 148), and related Durable Medical Equipment and Medical Supplies rules (OAR 410 Division 122) and Pharmacy rules (OAR 410 Division 121);

(n) Home Health Services, as described in the Home Health Services Provider rules (OAR 410 Division 127);

(o) Hospice Services, as described in the Hospice Services Provider rules (OAR 410 Division 142);

(p) Indian Health Services or tribal facility, as described in The Indian Health Care Improvement Act and its Amendments (Public Law 102-573), and the OMAP American Indian/Alaska Native Provider rules (OAR 410 Division 146);

(q) Inpatient Hospital Services, as described in the Hospital Services Provider rules (OAR 410 Division 125);

(r) Laboratory Services, as described in the Hospital Services (OAR 410 Division 125) and the Medical-Surgical Services Provider rules (OAR 410 Division 130);

(s) Licensed Direct Entry Midwife Services, as described in the Medical-Surgical Services Provider rules (OAR 410 Division 130);

(t) Maternity Case Management, as described in the Medical-Surgical Services Provider rules (OAR 410 Division 130);

(u) Medical Equipment and Supplies, as described in the Hospital Services, Medical-Surgical Services, Durable Medical Equipment, Home Health Care Services, Home Enteral/Parenteral Nutrition and IV Services and other Provider rules;

(v) When a Client's Medical Care Identification Card indicates that he or she has a benefit package that includes mental health, the mental health services provided will be based on the Prioritized List of Health Services.;

(w) Naturopathic Services, as described in the Medical-Surgical Services Provider rules (OAR 410 Division 130);

(x) Nutritional Counseling as described in the Medical/Surgical Services Provider rules (OAR 410 Division 130);

(y) Occupational Therapy, as described in the Physical and Occupational Therapy Services Provider rules (OAR 410 Division 131);

(z) Organ Transplant Services, as described in the Transplant Services Provider rules (OAR 410 Division 124);

(aa) Outpatient Hospital Services, including clinic services, Emergency Department Services, Physical and Occupational Therapy services, and any other Outpatient Hospital services provided by and in a Hospital, as described in the Hospital Services Provider rules (OAR 410 Division 125);

(bb) Physician, Podiatrist, Nurse Practitioner and Licensed Physician Assistant Services, as described in the Medical-Surgical Services Provider rules (OAR 410 Division 130);

(cc) Physical Therapy, as described in the Physical and Occupational Therapy and the Hospital Services Provider rules (OAR 410 Division 131);

(dd) Post Hospital Extended Care Benefit, as described in OAR 410 Division 120 and 141 and SPD program rules;

(ee) Prescription drugs, including home enteral and parenteral nutritional services and home intravenous services, as described in the Pharmaceutical Services (OAR 410 Division 121), the Home Enteral/Parenteral Nutrition and IV Services (OAR 410 Division 148) and the Hospital Services Provider rules (OAR 410 Division 125);

(ff) Preventive Services, as described in the Medical-Surgical Services (OAR 410 Division 130) and the Dental/Denturist Services Provider rules (OAR 410 Division 123) and prevention guidelines associated with the Health Service Commission's Prioritized List of Health Services (OAR 410-141-0520);

(gg) Private Duty Nursing, as described in the Private Duty Nursing Provider rules (OAR 410 Division 132);

(hh) Radiology and Imaging Services, as described in the Medical-Surgical Services (OAR 410 Division 130), the Hospital Services (OAR 410 Division 125), and Dental and Denturist Services Provider rules (OAR 410 Division 123);

(ii) Rural Health Clinic Services, as described in the Federally Qualified Health Center and Rural Health Clinic Provider rules (OAR 410 Division 147);

(jj) School-Based Health Services, as described in the School-Based Health Services Provider rules (OAR 410 Division 133);

(kk) Speech and Language Therapy as described in the Speech-Language Pathology, Audiology and Hearing Aid Services (OAR 410 Division 129) and Hospital Services Provider rules (OAR 410 Division 125);

(ll) Transportation necessary to access a covered medical service or item, as described in the Medical Transportation Provider rules (OAR 410 Division 136);

(mm) Vision Services as described in the Visual Services Provider rules (OAR 410 Division 140).

(3) Other DHS units or Offices, including Vocational Rehabilitation, OMHAS, and SPD may offer services to Medicaid eligible Clients, which are not reimbursed by or available through OMAP.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1180 Medical Assistance Benefits: Out-of-State Services

(1) Out-of-State Providers must enroll with the Office of Medical Assistance Programs (OMAP) as described in 410-120-1260, Provider Enrollment. Out-of-State Providers must provide services and bill in compliance with all of these General Rules and the Oregon Administrative Rules (OARs) for the appropriate type of service(s) provided.

(2) OMAP reimburses enrolled Out-of-State Providers in the same manner and at the same rates as in-state Providers unless otherwise specified in the individual Provider rules or by contract or Service Agreement with the individual Provider.

(3) OMAP reimburses enrolled non-contiguous, Out-of-State Providers for covered services under any of the following conditions:

(a) The service was emergent; or

(b) A delay in the provision of services until the Client is able to return to Oregon could reasonably be expected to result in prolonged impairment, or in increased risk that treatment will become more complex or hazardous, or in substantially increased risk of the development of chronic illness;

(c) OMAP authorized payment for the service in advance of the provision of services or was otherwise authorized in accordance with Payment Authorization requirements in the individual Provider rules or in the General Rules;

(d) The service was authorized by a Prepaid Health Plan (PHP) including a Fully Capitated Health Plan (FCHP), a Physician Care Organization (PCO) or a Dental Care Organization (DCO) and payment to the Out-of-State Provider is the responsibility of the PHP;

(e) The service is being billed for Qualified Medicare Beneficiary (QMB) deductible or co-insurance coverage.

(4) OMAP may give Prior Authorization for non-emergency out-of-state services provided by a non-contiguous enrolled Provider, under the following conditions:

(a) OMAP covers the service or item under the specific Client's benefit package; and

(b) The service or item is not available in the State of Oregon or provision of the service or item by an Out-of-State Provider is cost effective, as determined by OMAP (or, for those Clients covered by a managed care plan, the plan will make that determination); and

(c) The service or item is deemed Medically Appropriate and is recommended by a referring Oregon Physician;

(d) If a Client has coverage through a managed care plan, a PHP, the request for non-emergency services must be referred to the PHP.

(5) Laboratory analysis of specimens sent to out-of-state independent or hospital-based Laboratories is a covered service and does not require Prior Authorization. The Laboratory must meet the same certification requirements as Oregon Laboratories and must bill in accordance with OMAP rules.

(6) OMAP makes no reimbursement for services provided to a Client outside the territorial limits of the United States, unless the country operates a Title XIX Medical Assistance Program.

(7) OMAP will reimburse, within limits described in these General Rules and in individual Provider rules, all services provided by enrolled Providers to children:

(a) Who the Department of Human Services (DHS) has placed in foster care;

(b) Who DHS has placed in a subsidized adoption outside the State of Oregon; or

(c) Who are in the custody of DHS and traveling with the consent of DHS.

(8) OMAP does not require authorization of non-emergency services for the children covered by (7), except as specified in the individual Provider rules.

(9) Payment rates for Out-of-State Providers are established in the individual Provider rules, through contracts or Service Agreements and in accordance with OAR 410-120-1340, Payment.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1190 Medically Needy Benefit Program

The Medically Needy Program is eliminated effective February 1, 2003. Although references to this benefit exist elsewhere in rule, the program currently is not funded and is not offered as a benefit.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

2-1-03

410-120-1195 SB 5548 Population

Effective for services rendered on or after January 1, 2004.

(1) Certain individuals previously participating in the OSIP-MN Medically Needy Program as of January 31, 2003, and who are identified by the Department of Human Services (DHS) with specific health-related conditions as outlined in the Joint Ways and Means budget note accompanying Senate Bill 5548 (2003) shall be referred to as SB 5548 Clients.

(2) SB 5548 Clients are eligible for a State-funded, limited, prescription drug benefit for covered drugs described in subsection (3) of this rule.

(3) Eligibility for, and access to, covered drugs for SB 5548 Clients:

(a) SB 5548 Clients must have been participating in the former OSIP-MN Medically Needy Program as of January 31, 2003, and as of that date had a medical diagnosis of HIV or organ transplant status;

(b) SB 5548 Clients receiving anti-retrovirals and other prescriptions necessary for the direct support of HIV symptoms:

(A) Must agree to participate in the DHS CareAssist Program in order to obtain access to this limited prescription drug benefit; and

(B) Prescriptions are limited to those listed on the CareAssist Formulary which can be found at www.dhs.state.or.us/publichealth/hiv/careassist/frmlry.cfm.

(c) SB 5548 Clients receiving prescriptions necessary for the direct support of organ transplants are limited :

(A) Drug coverage includes any Medicaid reimbursable immunosuppressive, anti-infectives or other prescriptions necessary for the direct support of organ transplants.

(B) Some drug classes are subject to restrictions or limitations based upon the Practitioner-Managed Prescription Drug Plan, OAR 410-121-0030.

(4) Reimbursement for covered prescription drugs is limited by the terms and conditions described in this rule. This limited drug benefit provides State-funded reimbursement to pharmacies choosing to participate according to the terms and conditions of this rule:

(a) DHS will send SB 5548 Clients a letter from the Department, instead of a Medical Care Identification, which will document their eligibility for this limited drug benefit;

(b) Retail pharmacies choosing to participate will be reimbursed for covered prescription drugs for the direct support of organ transplants described in subsection (3)(c) of this rule at the lesser of billed, Average Wholesale Price (AWP) minus 15% or Oregon Maximum Allowable Cost (OMAC), plus a dispensing fee of \$3.50;

(c) DHS pharmacy benefits manager, First Health, will process retail pharmacy drug benefit reimbursement claims for SB 5548 Clients;

(d) Mail order reimbursement will be subject to DHS contract rates;

(e) Prescription drugs through the CareAssist program will be subject to the DHS contract rates;

(f) Reimbursement for this limited drug benefit is not subject to the following rules:

(A) 410-120-1230, Client Copayments;

(B) 410-121-0300, Federal Upper Limit (FUL) for prescription drugs.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

Table 120-1195 – SB 5548 Prescription Drug List

Long-Acting Opioids:

- LA-Morphine Sulfate (generic)
- Dolophine
- Methadone (generic)
- Methadose
- Levo-Dromoran
- Levorphanol (generic)
- Kadian
- Oramorph SR
- Duragesic

Proton Pump Inhibitors:

- Protonix
- Aciphex
- Prevacid

Statins (Cholesterol lowering medications):

- Lovastatin (generic)
- Mevacor
- Pravachol

Non-Steroidal Anti-Inflammatory drugs:

- Naproxen (generic)
- Ibuprofen (generic)
- Piroxicam (generic)
- Salsalate (generic)

410-120-1200 Excluded Services and Limitations

(1) Certain services or items are not covered under any program or for any group of eligible Clients. If the Client accepts financial responsibility for a non-covered service, payment is a matter between the Provider and the Client subject to the requirements of OAR 410-120-1280.

(2) The Office of Medical Assistance Programs (OMAP) will make no payment for any expense incurred for any of the following services or items:

(a) That are not expected to significantly improve the basic health status of the Client as determined by OMAP staff, or its contracted entities (e.g., OMAP's Medical Director, medical consultants, dental consultants or Peer Review Organizations (PROs) also known as Quality Improvement Organizations (QIOs));

b) That are not reasonable or necessary for the diagnosis and treatment of disability, illness, or injury;

(c) That are determined not medically or dentally appropriate by OMAP staff or authorized representatives, including OMPRO or any contracted utilization review organization.

(d) That are not properly prescribed as required by law or administrative rule by a licensed practitioner practicing within his or her scope of practice or licensure;

(e) That are for routine checkups or examinations for individuals age 21 or older in connection with participation, enrollment, or attendance in a program or activity not related to the improvement of health and rehabilitation of the Client. Examples include exams for employment or insurance purposes;

(f) That are provided by friends or relatives of eligible Clients or members of his or her household, except:

(A) When the friend, relative or household member is a health professional, acting in a professional capacity; or

(B) When the friend, relative or household member is directly employed by the Client under the Department of Human Services (DHS) Seniors & People with Disabilities (SPD) Home and Community Based Waiver or the SPD administrative rules, OAR 411-034-000 through 411-034-0090, governing Personal Care Services covered by the State Plan; or

(C) When the friend, relative or household member is directly employed by the Client under the Children, Adults and Families (CAF) administrative rules, OAR 413-090-0100 through 413-090-0220, for services to children in the care and custody of the Department who have special needs inconsistent with their ages. A family member of a minor Client (under the age of 18) must not be legally responsible for the Client in order to be a Provider of personal care services;

(g) That are for services or items provided to a Client who is in the custody of a law enforcement agency or an inmate of a non-medical public institution, including juveniles in detention facilities, except such services as designated by federal statute or regulation as permissible for coverage under OMAP administrative rules;

(h) When the need for purchase, repair or replacement of materials or equipment is caused by adverse actions of Clients to personally owned goods or equipment or to items or equipment that OMAP rented or purchased;

(i) That are related to a non-covered service; some exceptions are identified in the individual Provider rules. If OMAP determines the provision of a service related to a non-covered service is cost-effective, the related medical service may, at OMAP's discretion and with OMAP's Prior Authorization, be covered;

(j) That are considered experimental or investigational, including clinical trials and demonstration projects, or which deviate from acceptable and customary standards of medical practice or for which there is insufficient outcome data to indicate efficacy;

(k) That are identified in the appropriate program rules including the Hospital rules, Revenue Codes Section, as Non- Covered Services.

(l) That are requested by or for a Client whom OMAP has determined to be non-compliant with treatment and who is unlikely to benefit from additional related, identical, or similar services;

(m) That are for copying or preparing records or documents excepting those Administrative Medical Reports requested by the branch offices or OMAP for casework planning or eligibility determinations;

(n) Whose primary intent is to improve appearance;

(o) That are similar or identical to services or items that will achieve the same purpose at a lower cost and where it is anticipated that the outcome for the Client will be essentially the same;

(p) That are for the purpose of establishing or reestablishing fertility or pregnancy or for the treatment of sexual dysfunction, including impotence, except as specified by the Prioritized List of Health Services (OAR 410-141-0520).

(q) Items or services which are for the convenience of the Client and are not medically or dentally appropriate;

(r) The collection, processing and storage of autologous blood or blood from selected donors unless a physician certifies that the use of autologous blood or blood from a selected donor is medically appropriate and surgery is scheduled;

(s) Educational or training classes that are not Medically Appropriate (Lamaze classes, for example);

(t) Outpatient social services except Maternity Case Management services and other social services described as covered in the individual Provider rules;

(u) Plasma infusions for treatment of Multiple Sclerosis;

(v) Post-mortem exams or burial costs, or other services subsequent to the death of a Client;

(w) Radial keratotomies;

(x) Recreational therapy;

(y) Telephone calls, including but not limited to telephone conferences between physicians or between a physician or other practitioner and a Client or representative of the Client, except for telephone calls for the purpose of tobacco cessation counseling, as described in OAR 410-130-0190, and Maternity Case Management as described in OAR 410-130-0587;

(z) Transsexual surgery or any related services or items;

(aa) Weight loss programs, including, but not limited to Optifast, Nutrisystem, and other similar programs. Food supplements will not be authorized for use in weight loss;

(bb) Whole blood (whole blood is available at no cost from the Red Cross); the processing, storage and costs of administering whole blood are covered;

(cc) Immunizations prescribed for foreign travel;

(dd) Services that are requested or ordered but not provided (i.e., an appointment which the Client fails to keep or an item of equipment which has not been provided to the Client);

(ee) DUII-related services already covered by the Intoxicated Driver Program Fund as directed by ORS 813.270(1) and (5);

(ff) Transportation to meet a Client's personal choice of a Provider;

(gg) Pain center evaluation and treatment;

(hh) Alcoholics Anonymous (AA) and other self help programs.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1210 Medical Assistance Benefit Packages and Delivery System:

(1) Some medical assistance Clients have limited benefits. The text in the box marked "Benefit Package Messages," on the Medical Care Identification, describe the package of medical benefits the Recipient is eligible to receive.

(2) Names of the Office of Medical Assistance Programs (OMAP) Benefit Packages, effective February 1, 2003, and the Clients eligible to receive the various packages, are identified as follows:

(a) The Oregon Health Plan (OHP) Plus Benefit Package is available to Clients who are categorically eligible for medical assistance as defined in federal regulations and in the OHP waiver granted on October 15, 2002. A Client is categorically eligible for medical assistance if he or she is eligible under a mandatory, selected, optional Medicaid program or the Children's Health Insurance Program and is also within the income and other eligibility criteria adopted by the Department of Human Services (DHS);

(b) The OHP Standard Benefit Package is available to Clients eligible for OHP through the Medicaid expansion waiver granted on October 15, 2002. These Clients are adults and childless couples who are also within the income and other eligibility criteria adopted by DHS. The Department identifies these Clients through the program acronym, OHP-OPU;

(c) Qualified Medicare Beneficiary (QMB)-Only Clients are Medicare beneficiaries who have limited income but do not meet the income standard for full medical assistance coverage. QMB Clients have coverage through Medicare Parts A and B for most covered services;

(d) Qualified Medicare Beneficiary (QMB) + OHP Plus Clients covered by the QMB-OHP Plus Benefit Package are Medicare beneficiaries that have met the income standard for full medical assistance coverage. DHS identifies these Clients through the program acronym QMM;

(e) The Citizen/Alien-Waived Emergency Medical (CAWEM) Clients are certain eligible, non-qualified aliens that are not eligible for other Medicaid programs pursuant to Oregon Administrative Rules (OAR) 461-135-1070.

The Medical Care Identification that the Client is issued indicates coverage. The CAWEM Benefit Package is limited to services listed in OAR 410-120-1210 (3)(e).

(3)The benefit limitations and exclusions listed here are in addition to those described in OAR 410-120-1200 and in individual program Provider rules. The benefits and limitations included in each OHP benefit package follow:

(a) OHP Plus coverage includes:

(A) Services above the funding line on the Health Services Commission's (HSC) Prioritized List of Health Services, (OAR 410-141-0480 through 410-141-0520);

(B) Ancillary services, (OAR 410-141-0480);

(C) Chemical dependency services provided through local alcohol and drug treatment Providers;

(D) Mental health services based on the Prioritized List of Health Services, to be provided through Community Mental Health Programs or their subcontractors;

(E) Hospice;

(F) Post Hospital Extended Care benefit, up to a 20-day stay in a Nursing Facility for non-Medicare OMAP Clients who meet Medicare criteria for a post-hospital skilled nursing placement. This benefit requires Prior Authorization by Pre-Admission Screening (OAR 411-070-0043), or by the Fully Capitated Health Plan (FCHP) for Clients enrolled in an FCHP;

(G) Cost sharing may apply to some covered services.

(b) OHP Standard benefits adhere to the following provisions:

(A) OHP Standard coverage, subject to sections (B) and (C) of this section includes:

(i) Services above the funding line on the HSC Prioritized List, (OAR 410-141-0480 through 410-141-0520);

(ii) Ancillary services, (OAR 410-141-0480);

(iii) Outpatient chemical dependency services provided through local alcohol and drug treatment Providers;

(iv) Outpatient mental health services based on the Prioritized List of Health Services, to be provided through Community Mental Health Programs or their subcontractors;

(v) Hospice;

(vi) Post Hospital_Extended Care benefit, up to a 20-day stay in a nursing facility for non-Medicare OMAP Clients who meet Medicare criteria for a post-hospital skilled nursing placement. This benefit requires Prior Authorization by Pre-Admission Screening (OAR 411-070-0043) or by the Fully Capitated Health Plan (FCHP) for Clients enrolled in an FCHP.

(B) The following services have limited coverage for the OHP Standard benefit package (Refer to the cited OAR Chapters and Divisions for details):

(i) Selected dental (OAR Chapter 410 Division 123);

(ii) Selected Durable Medical Equipment and medical supplies (OAR Chapter 410, Division 122 and 130);

(iii) Selected home enteral/parenteral services (OAR Chapter 410, Division 148);

(iv) Selected Hospital services (OAR Chapter 410, Division 125);

(v) Other limitations as identified in individual OMAP program administrative rules.

(C) The following services are not covered under the OHP Standard Benefit Package. Refer to the cited OAR Chapters and Divisions for details:

(i) Acupuncture services, except when provided for chemical dependency treatment (OAR Chapter, 410 Division 130);

(ii) Chiropractic and osteopathic manipulation services (OAR Chapter 410, Division 130);

(iii) Hearing aids and related services (i.e., exams for the sole purpose of determining the need for or the type of hearing aid), (OAR Chapter 410, Division 129);

(iv) Home Health Services (OAR Chapter 410, Division 127), except when related to limited EPIV services (OAR Chapter 410, Division 148);

(v) Non-emergency Medical Transportation (OAR Chapter 410, Division 136);

(vi) Occupational Therapy services (OAR Chapter 410, Division 131);

(vii) Physical Therapy services (OAR Chapter 410, Division 131);

(viii) Private Duty Nursing Services (OAR Chapter 410, Division 132), except when related to limited EPIV services;

(ix) Speech and Language Therapy services (OAR Chapter 410, Division 129);

(x) Vision Services such as frames, lenses, contacts corrective devices and eye exams for the purpose of prescribing glasses or contacts (OAR Chapter 410, Division 140);

(xi) Other limitations as identified in individual OMAP program administrative rules.

(c) The QMB-Only Benefit Package provides only services that are also covered by Medicare:

(A) Payment for services is the Medicaid allowed payment less the Medicare payment up to the amount of co-insurance and deductible, but no more than the Medicare allowable;

(B) Providers may bill QMB Clients for services that are not covered by Medicare. Providers may not bill QMB Clients for the deductible and coinsurance amounts due for services that are covered by Medicare.

(d) QMB + OHP Plus Benefit Package coverage includes any service covered by Medicare. Payment for services is the Medicaid allowed payment less the Medicare payment up to the amount of co-insurance and deductible. This package also covers:

(A) Services above the funding line on the HSC Prioritized List, (OAR 410-141-0480 through 410-141-0520);

(B) Mental health services;

(C) Chemical dependency services provided through a local alcohol and drug treatment Provider.

(e) Citizen/Alien-Waived Emergency Medical Assistance (CAWEM) services are limited to:

(A) Emergency labor and delivery services or services to treat emergency medical. CAWEM services are strictly defined by 42 CFR 440.255 (the definition does not apply a prudent layperson standard);

(B) A CAWEM Client is eligible for services only after sudden onset of a medical condition manifesting itself by acute symptoms of sufficient severity (including severe pain) such that the absence of immediate medical attention could reasonably be expected to result in: placing the patient's health in serious jeopardy, serious impairment to bodily functions, or serious dysfunction of any bodily organ or part;

(C) The following services are not covered for CAWEM Clients, even if they are seeking emergency services:

(i) Prenatal or postpartum care;

(ii) Sterilization;

(iii) Family Planning;

- (iv) Preventive care;
 - (v) Organ transplants and transplant-related services;
 - (vi) Chemotherapy;
 - (vii) Hospice;
 - (viii) Home Health;
 - (ix) Private Duty Nursing;
 - (x) Dialysis;
 - (xi) Dental Services provided outside of an Emergency Department Hospital setting;
 - (xii) Outpatient drugs or over-the-counter products;
 - (xiii) Non-emergency Medical Transportation;
 - (xiv) Therapy services;
 - (xv) Durable Medical Equipment and medical supplies;
 - (xvi) Rehabilitation services.
- (4) OMAP services are delivered through one of several means:
- (a) Prepaid Health Plan (PHP):
 - (A) These Clients are enrolled in a PHP for their medical, dental and mental health care;
 - (B) Most non-emergency services are obtained from the PHP or require a referral from the PHP that is responsible for the provision and reimbursement for the medical, dental or mental health service;

(C) Inpatient hospitalization services that are not the responsibility of a Physician Care Organization (PCO) are governed by the Hospital rules (OAR 410 Division 125);

(D) The name and phone number of the PHP appears on the Medical Care Identification.

(b) Primary Care Managers:

(A) These Clients are enrolled with a Primary Care Manager (PCM) for their medical care;

(B) Most non-emergency services provided to Clients enrolled with a PCM require referral from the PCM.

(c) Fee-For-Service (FFS):

(A) These Clients are not enrolled in a PHP or assigned to a PCM;

(B) Subject to limitations and restrictions in individual program rules, the Client can receive health care from any OMAP-enrolled Provider that accepts FFS Clients. The Provider will bill OMAP directly for any covered service and will receive a fee for the service provided.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1230 Client Copayment

(1) Oregon Health Plan (OHP) Plus Clients shall be responsible for paying a copayment for some services. This copayment shall be paid directly to the Provider.

(2) The following services are exempt from copayment:

- (a) Emergency medical services, as defined in OAR 410-120-0000;
- (b) Family planning services and supplies;
- (c) Prescription drugs ordered through Office of Medical Assistance Program's (OMAP) Mail Order (a.k.a., Home-Delivery) Pharmacy program;
- (d) Any service not listed in (10) below.

(3) The following Clients are exempt from copayments:

- (a) Services provided to pregnant women;
- (b) Children under age 19;
- (c) Any Client receiving services under the Home and Community based waiver and Developmental Disability waiver, or is an inpatient in a hospital, Nursing Facility (NF), Intermediate Care Facility for the Mentally Retarded (ICF/MR);
- (d) American Indian/Alaska Native (AI/AN) Clients who are members of a federally recognized Indian tribe or receive services through Indian Health Services (IHS), tribal organization or services provided at an Urban Tribal Health Clinic as provided under P.L. 93-638.

(4) Clients enrolled in an OMAP contracted Prepaid Health Plan (PHP) will be exempt from copayments for any services paid for by their plan(s).

(5) Services to a Client cannot be denied solely because of an inability to pay an applicable copayment. This does not relieve the Client of the

responsibility to pay, nor does it prevent the Provider from attempting to collect any applicable copayments from the Client; the amount is a legal debt, and is due and payable to the Provider of service.

(6) A Client must pay the copayment at the time service is provided unless exempted (see (2), (3) and (4) above).

(7) The Provider should not deduct the copayment amount from the usual and customary fee submitted on the claim. Except as provided in subsection (2) of this rule, DHS will deduct the amount of the copayment from the amount paid to the Provider (whether or not Provider collects the copayment from the Client). If the OMAP paid amount is less than the required copayment, the copayment amount will be equal to what OMAP would have paid, unless the Client or services is exempt according to exclusions listed in (2), (3) and (4) above.

(8) Unless specified otherwise in individual program rules, and to the extent permitted under 42 CFR 1001.951 – 1001.952, OMAP does not require Providers to bill or collect a copayment from the Medicaid Client. The Provider may choose not to bill or collect a copayment from a Medicaid Client, however, OMAP will still deduct the copayment amount from the Medicaid reimbursement made to the Provider.

(9) OHP Standard copayments are eliminated for OHP Standard Clients effective June 19, 2004. Elimination of copayments by this rule shall supercede any other General Rule, 410-120-0000 et seq; any Oregon Health Plan Rule, OAR 410-141-0000 et seq; or individual OMAP program rule(s), that contain or refer to OHP Standard copayment requirements.

(10) Services which require copayments are listed in Table 120-1230-1:

(a) For the purposes of this rule, dental diagnostic services are considered oral examinations used to determine changes in the patient's health or dental status. Diagnostic visits include all routine cleanings, x-rays, laboratory services and tests associated with making a diagnosis and/or treatment. One copayment assessed per Provider/per visit /per day unless otherwise specified. Copayment applies regardless of location, i.e. Provider's office or Client's residence;

(b) Mental Health Service copayments are defined as follows:

(A) Inpatient hospitalization- includes ancillary, facility and professional fees (DRG 424-432);

(B) Outpatient hospital- Electroconvulsive (ECT) treatment (Rev code 901) including facility, professional fees (90870-90871) and anesthesiology fees (00104);

(C) Initial assessment/evaluation by psychiatrist or psychiatric mental health nurse practitioners (90801);

(D) Medication Management by psychiatrist or psychiatric mental health nurse practitioner (90862);

(E) Consultation between psychiatrist/psychiatric mental health nurse practitioner and primary care physician (90887).

Table 120-1230-1

Stat. Auth.: ORS 409

Stats. Implemented: 414.065

10-1-05

Table 120-1230-1

OHP Benefit Package Client Copayment Requirements	OHP Plus Effective 1/1/03	OHP Standard Effective 8/1/04
Acupuncture services	\$3	\$0
Ambulatory Surgical Center	\$3	\$0
Ambulance Service (emergency)	\$0	\$0
Audiology services	\$3	\$0
Hearing Aids	\$0	Not covered
Chemical Dependency Services		
Outpatient services	\$3	\$0
Medication dosing/dispensing, case management	\$0	\$0
Inpatient hospital detoxification	\$0	\$0
Chiropractic services	\$3	Not covered
Dental Services –		
Diagnostic	\$0	\$0
Restorative	\$3	\$0
DME and supplies	\$0	\$0
Hospital		
Inpatient Care	\$0	\$0
Outpatient Surgery	\$3	\$0
Emergency Room Services	\$0	\$0
Outpatient other	\$3	\$0
Non-emergent visit performed in the ER	\$3	\$0
Laboratory Tests	\$0	\$0
Mental Health Services		
Outpatient services	\$3	\$0
Medication dosing/dispensing, case management	\$0	\$0
Inpatient hospitalization	\$3	\$0
OP Hospital for ECT	\$3	\$0
ECT professional fee	\$3	\$0
Initial assmt/eval by psychiatrist	\$3	\$0
Consult between professionals	\$0	\$0

Naturopathic services	\$3	\$0
Vision services		
Exams- medical	\$3	\$0
Exams- for purpose of glasses	\$3	Not covered
Frames, contacts corrective devices	\$0	Not covered
Prescription Drugs		
Generic	\$2	\$0
Brand	\$3	\$0
*STC 7&11 Drugs: All MCO enrollees are subject to the same copays for these drugs.		
Professional Visits for:		
Primary care, including urgent care: i.e. Physician, Physician Assistant or Nurse Practitioner	\$3	\$0
Specialty Care	\$3	\$0
Office Medical Procedure	\$0	\$0
Surgical Procedure	\$0	\$0
PT/OT/Speech	\$3	Not covered
Home Visits For:		
Home Health	\$3	Not covered
Private Duty Nursing	\$3	Not covered
Enteral/Parenteral	\$3	0
Podiatry services	\$3	\$0
Radiology		
Diagnostic Procedures	\$0	\$0
Treatments	\$0	\$0

* FQHC/RHC copays- refer to 410-127-0085 for details.

* Dental Services copays- refer to OAR 410-123-1085.

410-120-1260 Provider Enrollment

(1) This rule applies only to Providers seeking reimbursement from the Office of Medical Assistance Programs (OMAP), except as otherwise provided in OAR 410-120-1295.

(2) Signing the Provider application constitutes agreement by Performing and Billing Providers to comply with all applicable OMAP Provider rules and federal and state laws and regulations.

(3) The Department of Human Services (DHS) is taking action to permit compliance with the National Provider Identification Number (NPI) requirements in 45 CFR Part 142 when those requirements become effective. During the transition period, the following requirements for Providers and Provider applicants will apply:

(a) Providers that obtain an NPI should update their records with OMAP's Provider Enrollment Unit. Provider applicants that have been issued an NPI should include that NPI number with the OMAP Provider enrollment application.

(b) A Provider enrolled with OMAP must bill using the OMAP assigned Provider number, in addition to the NPI, if available, and continue to bill using the OMAP assigned Provider number until the Department informs the Provider that the OMAP assigned Provider number is no longer required. Failure to use the OMAP assigned Provider number during this transition period will result in delay or rejection of claims and other transactions.

(c) The NPI number will be cross-referenced with the OMAP assigned Provider number for billing purposes.

(d) A Provider agrees to cooperate with the Department with reasonable consultation and testing procedures, if any, related to implementation of the use of NPI numbers.

(4) A Performing Provider is the Provider of a service or item. A Billing Provider is a person, agent, business, corporation, clinic, group, institution, or business entity that submits claims to and

receives payment from OMAP on behalf of a Performing Provider. All references to Provider in this and other OMAP rules include both Performing and Billing Providers:

(a) A Performing Provider is responsible for identifying and keeping current the identification of their Billing Provider (if any) to OMAP. In order to facilitate timely claims processing and claims payment consistent with applicable privacy and security requirements, DHS requires Billing Providers to be enrolled consistent with subsection (11) of this rule. A Performing Provider's use of a Billing Agent or Billing Service that falls within the definition of a Billing Provider but that is not enrolled with OMAP may result in delay or rejection of claims processing or payment;

(b) If the Performing Provider uses electronic media to conduct transactions with the Department, or authorizes a Billing Agent or Billing Service to conduct such electronic transactions, the Performing Provider must comply with the DHS Electronic Data Interchange (EDI) rules, OAR 410-001-0100 et.seq. Enrollment as a Performing or Billing Provider is a necessary requirement for submitting electronic claims, but the Provider must also register as a Trading Partner and identify the EDI Submitter.

(5) To be enrolled and able to bill as a Provider, an individual or organization must meet applicable licensing and regulatory requirements set forth by federal and state statutes, regulations and rules, and must comply with all Oregon statutes and regulations for provision of Medicaid and SCHIP services. In addition, all Providers of services within the State of Oregon must have a valid Oregon business license if such a license is a requirement of the state, federal, county or city government to operate a business or to provide services.

(6) An individual or organization that is currently subject to Sanction(s) by OMAP, another state's Medicaid program, or federal government is not eligible for enrollment (see Provider Sanctions). In addition, individuals or organizations that apply for enrollment are subject to the following disclosure requirements:

(a) Before OMAP issues or renews a Provider enrollment or contract for Provider services, or at any time upon written request by the DHS, the Provider must disclose to the Department the identity of any person who: Has ownership or control interest in the Provider, or is an agent or managing employee of the Provider; and has been convicted of a criminal offense related to that person's involvement in any program under Medicare, Medicaid, or Title XX services program since the inception of those programs;

(b) A Medicaid Provider that is an entity other than an individual practitioner or group of practitioners, must disclose certain information about ownership and control of the entity: the name and address of each person with an ownership or control interest in the Provider, or in any subcontractor in which the Provider has a direct or indirect ownership interest of 5 percent or more; whether any of the persons so named is related to another as spouse, parent, child, or sibling; and the name of any other disclosing entity in which a person with an ownership or control interest in the disclosing entity also has an ownership or control interest;

(c) All Providers must agree to furnish to the Department or to the U.S. Department of Health and Human Services on request, information related to certain business transactions: A Provider must submit, within 35 days of the date on a request, full and complete information about the ownership of any subcontractor with whom the Provider has had business transactions totaling more than \$25,000 during the 12-month period ending on the date of the request; and any significant business transactions between the Provider and any wholly owned supplier, or between the Provider and any subcontractor, during the 5-year period ending on the date of the request.

(d) OMAP may refuse to enter into or renew a Provider enrollment agreement, or contract for Provider services, with a Provider if any person who has an ownership or control interest in the Provider, or who is an agent or managing employee of the Provider, has been convicted of a criminal offense related to that person's involvement in any program established under Medicare, Medicaid or the Title XX services program.

(e) OMAP may refuse to enter into or may terminate a Provider enrollment agreement, or contract for Provider services, if it determines that the Provider did not fully and accurately make any disclosure required under this section (6).

(7) Enrollment of Performing Providers. An OMAP assigned Performing Provider number will be issued to an individual or organization providing covered health care services or items upon:

(a) Completion of the application and submission of the required documents;

(b) The signing of the Provider application by the Performing Provider or a person authorized by the Performing Provider to legally bind the organization or individual to compliance with these rules;

(c) Verification of licensing or certification. Loss of the appropriate licensure or certification will result in immediate disenrollment of the Provider and recovery of payments made subsequent to the loss of licensure or certification;

(d) Approval of the application by OMAP or the DHS unit responsible for enrolling the Provider.

(8) Performing Providers may be enrolled retroactive to the date services were provided to an OMAP Client only if:

(a) The Provider was appropriately licensed, certified and otherwise met all OMAP requirements for Providers at the time services were provided; and

(b) Services were provided less than 12 months prior to the date the application for Provider status was received by OMAP as evidenced by the date stamp placed on the application.

(9) Issuance of an OMAP assigned Provider number establishes enrollment of an individual or organization as a Provider for the specific category (ies) of services covered by the OMAP enrollment application. For example, a pharmacy Provider number applies to

pharmacy services but not to durable medical equipment, which requires a separate Provider application and establishes a separate OMAP assigned Provider number.

(10) Required Updates: A Provider is responsible for providing, and continuing to provide, to the Department accurate, complete and truthful information concerning their qualification for enrollment. An enrolled Provider must notify OMAP in writing of a material change in any status or condition that relates to their qualifications or eligibility to provide medical assistance services including but not limited to a change in any of the following information address, business affiliation, licensure, certification, Billing Provider, NPI, or Federal Tax Identification Number, or if the Provider's ownership or control information changes; or if the Provider or a person with an ownership or control interest, or an agent or managing employee of the Provider; and has been convicted of a criminal offense related to that person's involvement in any program under Medicare, Medicaid, or Title XX services program. The Provider must notify OMAP of changes in any of this information in writing within 30 calendar days of the change.

(a) Failure to notify OMAP of a change of Federal Tax Identification Number may result in the imposing of a \$50 fine;

(b) In addition to subsection (a), if OMAP notifies a Provider about an error in Federal Tax Identification Number, the Provider must supply a valid Federal Tax Identification Number within 30 calendar days of the date of OMAP's notice. Failure to comply with this requirement may result in OMAP imposing a fine of \$50 for each such notice. Federal Tax Identification Number requirements described in this rule refer to any such requirements established by the Internal Revenue Service;

(c) Changes in business affiliation, ownership, NPI and Federal Tax Identification Number, ownership and control information, or criminal convictions may require the submission of a new application;

(d) Claims submitted by, or payments made to, Providers who have not furnished the notification required by this rule or to a Provider that

has failed to submit a new application as required by OMAP under this rule may be denied or recovered.

(11) Enrollment of Out-of-State Providers: Providers of services outside the state of Oregon will be enrolled as a Provider under section (7) of this rule if they comply with the requirements of section (7) and under the following conditions:

(a) The Provider is appropriately licensed or certified and meets standards and is enrolled within the Provider's state for participation in the state's Medicaid program. Disenrollment or sanction from the other state's Medicaid program, or exclusion from any other federal or state health care program is a basis for disenrollment, termination or suspension from participation as a Provider in Oregon's medical assistance programs;

(b) The Provider bills only for services provided within the Provider's scope of licensure or certification;

(c) For noncontiguous Out-of-State Providers, the services provided must be authorized, in the manner required under these rules for Out-of-State Services (OAR 410-120-1180) or other applicable DHS rules:

(A) For a specific Oregon Medicaid Client who is temporarily outside Oregon or the contiguous area of Oregon; or

(B) For foster care or subsidized adoption children placed out of state; or

(C) The Provider is seeking Medicare deductible or coinsurance coverage for Oregon QMB Clients.

(d) The services for which the Provider bills are covered services under the Oregon Health Plan;

(e) Facilities, including but not restricted to Hospitals, rehabilitative facilities, institutions for care of individuals with mental retardation, Psychiatric Hospitals, and residential care facilities, will be enrolled as Providers only if the facility is enrolled as a Medicaid Provider in the

state in which the facility is located or is licensed as a facility Provider of services by the State of Oregon;

(f) Out-of-State Providers may provide contracted services per OAR 410-120-1880.

(12) Enrollment of Billing Providers:

(a) A person or business entity that submits claims to OMAP and receives payments from OMAP on the behalf of a professional Performing Provider (e.g., Physician, Physical Therapist, Speech Therapist) must be enrolled as a Billing Provider with OMAP and meet all applicable federal and state laws and regulations. A Billing Agent or Billing Service submitting claims or providing other business services on behalf of a Performing Provider but not receiving payment in the name of or on behalf of the performing Provider does not meet the requirements for Billing Provider enrollment and is not eligible for enrollment as a Billing Provider;

(b) An OMAP assigned Billing Provider number will be issued only to Billing Providers that have a contract with an enrolled performing Provider to conduct billing and receive payments on behalf of the Performing Provider, that have met the standards for enrollment as a Billing Provider and that have been delegated the authority to act on behalf of the Performing Provider and to submit claims or receive payment on behalf of the Provider of services. A Billing Provider that submits claims and conducts electronic transactions on behalf of the Performing Provider must register with the Department as an EDI Submitter; however, not all EDI Submitters qualify to enroll as Billing Providers, e.g., Billing Agents or Billing Services, that are not authorized to receive payment on behalf of the performing Provider;

(A) A corporate or business entity related to the Performing Provider under one of the relationships authorized by 42 CFR 447.10(g) may have the authority to submit the Performing Provider enrollment application and supporting documentation on behalf of the Performing Provider, and such entities with the authority to submit claims and obtain payment on behalf of the Performing Provider must enroll as a Billing Provider;

(B) Any other contracted Billing Agent or Billing Service except as are described in subsection (A) of this section only has such authority to submit claims and to receive payment in the name of the Performing Provider pursuant to 42 CFR 447.10(f), and such entities meeting the definition and requirements of Billing Provider must enroll as a Billing Provider;

(C) These Billing Provider enrollment requirements do not apply to the staff directly employed by an enrolled Performing Provider, rather than pursuant to a contractual arrangement. Nothing in this rule is meant to prevent an enrolled Performing Provider from submitting his or her own claims and receiving payment in his or her own name. Notwithstanding this provision, if the Performing Provider is conducting electronic transactions, the DHS Electronic Data Interchange rules will apply, consistent with section (4) of this rule.

(c) A Billing Provider must maintain, and make available to OMAP, upon request, records indicating the Billing Provider's relationship with the Provider of service;

(d) Prior to submission of any claims or receipt of any payment from OMAP, the Billing Provider must obtain signed confirmation from the performing Provider that the Billing Provider has been authorized by the Performing Provider to submit claims and receive payment on behalf of the performing Provider. This authorization, and any limitations or termination of such authorization, must be maintained in the Billing Provider's files for at least five years, following the submission of claims to OMAP;

(e) The Billing Provider fee must not be based on a percentage of the amount billed or collected or whether or not they collect the subject's payment (42 CFR 447 subpart A).

(f) If the Billing Provider is authorized to use electronic media to conduct transactions on behalf of the Performing Provider, the Performing Provider must register with the Department as a Trading Partner and authorize the Billing Provider to act as an EDI Submitter, as required in the Electronic Data Interchange (EDI) rules, OAR 410-001-0100 et. seq. Enrollment as a Billing Provider does not provide

that authority. If the Performing Provider uses electronic media to conduct transactions, and authorizes a Billing Agent or Billing Service that is not authorized to receive reimbursement or otherwise obligate the Performing Provider, the Billing Agent or Billing Service does not meet the requirements of a Billing Provider. The Performing Provider and Billing Agent or Billing Service must comply with the DHS Electronic Data Interchange (EDI) rules, OAR 410-001-0100 et.seq.;

(g) Out-of-state Billing Providers may need to register with the Secretary of State and the Department of Revenue to transact business in Oregon.

(13) Utilization of Locum Tenens:

(a) For purposes of this rule, a locum tenens means a substitute physician retained to take over another physician's professional practice while he or she is absent (i.e., absentee physician) for reasons such as illness, vacation, continuing medical education, pregnancy, etc.

(b) Locum tenens are not required to enroll with OMAP; however, in no instance may an enrolled absentee physician utilize a substitute physician who is, at that time, excluded from participation in or under sanction by Medicaid or federally funded or federally assisted health programs.

(c) The absentee physician must be an enrolled OMAP Provider and must bill with their individual OMAP assigned Provider number and receive payment for covered services provided by the locum tenens physician. Services provided by the locum tenens must be billed with a modifier Q6:

(A) In entering the Q6 modifier, the absentee physician is certifying that the services are provided by a substitute physician identified in a record of the absentee physician that is available for inspection, and are services for which the absentee physician is authorized to submit a claim;

(B) A physician or other person who falsely certifies that the requirements of this section are met may be subject to possible civil and criminal penalties for fraud, and the enrolled Provider's right to receive payment or to submit claims may be revoked.

(14) Reciprocal Billing Arrangements:

(a) For purposes of this rule, reciprocal billing arrangements are similar in nature to a locum tenens in that a substitute physician is retained to take over another physician's professional practice on an occasional basis if the regular physician is unavailable (absentee physician);

(b) Providers with reciprocal billing arrangements are not required to enroll with OMAP; however, in no instance may an enrolled absentee physician utilize a substitute physician who is, at that time, excluded from participation in or under sanction by Medicaid or federally funded or federally assisted health programs;

(c) The absentee physician must be an enrolled OMAP Provider and must bill with his or her individual OMAP assigned Provider number and receive payment for covered services provided by the substitute physician. The absentee physician identifies the services provided by the substitute physician by using modifier Q5:

(A) In entering the Q5 modifier, the absentee physician is certifying that the services are provided by a substitute physician identified in a record of the absentee physician that is available for inspection, and are services for which the absentee physician is authorized to submit a claim.

(B) A physician or other person who falsely certifies that the requirements of this section are met may be subject to possible civil and criminal penalties for fraud, and the enrolled Provider's right to receive payment or to submit claims may be revoked.

(d) These requirements do not apply to substitute arrangements among physicians in the same medical practice when claims are submitted in the name of the Billing Provider or group name.

Nothing in this rules prohibits physicians sharing call responsibilities from opting out of the reciprocal billing (substitute Provider) arrangement described in this rule and submitting their own claims for services provided, as long as all such physicians are themselves enrolled Performing Providers and as long as duplicate claims for services are not submitted.

(15) Provider termination:

(a) The Provider may terminate enrollment at any time. The request must be in writing, and signed by the Provider. The notice shall specify the OMAP assigned Provider number to be terminated and the effective date of termination. Termination of the Provider enrollment does not terminate any obligations of the Provider for dates of services during which the enrollment was in effect;

(b) OMAP Provider terminations or suspensions may be for, but are not limited to the following reasons:

(A) Breaches of Provider agreement;

(B) Failure to comply with the statutes, regulations and policies of the Department of Human Services, Federal or State regulations that are applicable to the Provider.

(C) When no claims have been submitted in an 18-month period. The Provider must reapply for enrollment.

(16) When a Provider fails to meet one or more of the requirements governing a Provider's participation in Oregon's medical assistance programs, the Provider's OMAP assigned Provider number may be immediately suspended. The Provider is entitled to a contested case hearing as outlined in 410-120-1600 through 410-120-1840 to determine whether the Provider's OMAP assigned number will be revoked.

(17) The provision of health care services or items to OMAP Clients is a voluntary action on the part of the Provider. Providers are not required to serve all OMAP Clients seeking service.

(18) In the event of bankruptcy proceedings, the Provider must immediately notify the Director of OMAP in writing.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065 10-01-04
10-01-05

410-120-1280 Billing

(1) A Provider enrolled with the Office of Medical Assistance Programs (OMAP) must bill using the OMAP assigned provider number, in addition to the National Provider Identification (NPI) number, if the NPI is available.

(2) For Medicaid covered services the Provider must not bill the OMAP more than the Provider's Usual Charge (see definitions) or the reimbursement specified in the applicable Provider rules:

(a) A Provider enrolled with OMAP or providing services to a Client in a managed care plan under the Oregon Health Plan (OHP) must not seek payment for any services covered by Medicaid fee-for-service or through contracted managed care plans, except any coinsurance, co-payments, and deductibles expressly authorized by the General Rules, OHP Rules or individual Provider rules:

(A) An OMAP Client for covered benefits; or

(B) A financially responsible relative or representative of that individual.

(b) Exceptions under which an enrolled Provider may seek payment from an eligible Client or Client representative are described below:

(A) The Provider may seek any applicable coinsurance, copayments and deductibles expressly authorized by OMAP rules in OAR 410 Division 120, OAR 410 Division 141, or any other individual Provider rules;

(B) The Client did not inform the Provider of OHP eligibility, of OHP managed health plan enrollment, or of other third party insurance coverage, either at the time the service was provided or subsequent to the provision of the service or item, and as a result the Provider could not bill OMAP, the managed health care plan, or third party payer for any reason, including timeliness of claims, lack of Prior Authorization, etc. The Provider must document attempts to obtain information on eligibility or enrollment;

(C) The Client became eligible for OMAP benefits retroactively but did not meet other established criteria described in these General Rules and the appropriate Provider rules (i.e., retroactive authorization);

(D) A Third Party Resource made payments directly to the Client for services provided;

(E) The Client did not have full OMAP benefits. Clients receiving a limited Medicaid coverage, such as the Citizen Alien Waived Emergency Medical Program, may be billed for services that are not benefits of those programs. The Provider must document pursuant to section (3) of this rule that the Client was informed that the service or item would not be covered by OMAP;

(F) The Client has requested continuation of benefits during the Administrative Hearing process and final decision was not in favor of the Client. The Client will be responsible for any charges since the effective date of the initial notice of denial;

(G) A Client cannot be billed for services or treatment that has been denied due to Provider error (e.g., required documentation not submitted, Prior Authorization not obtained, etc.);

(H) The charge is for a copayment when a Client is required to make a copayment as outlined in OMAP General Rules (410-120-1230) and individual Provider rules;

(I) In exceptional circumstances, a Client may request continuation of a covered service while asserting the right to privately pay for that service. Under this exceptional circumstance, a Client can be billed for a covered service if the Client is informed in advance of receiving the specific service of all of the following:

(i) That the requested service is a covered service and that the Provider would be paid in full for the covered service if the claim is submitted to OMAP or the Client's managed care plan, if the Client is a member of a managed care plan; and

(ii) The estimated cost of the covered service, including all related charges, the amount that OMAP or the Client's managed care plan would pay for the service, and that the Client cannot be billed for an amount greater than the maximum OMAP reimbursable rate or managed care plan rate, if the Client is a member of a managed care plan; and

(iii) That the Provider cannot require the Client to enter into a voluntary payment agreement for any amount for the covered service; and

(iv) That, if the Client knowingly and voluntarily agrees to pay for the covered service, the Provider must not submit a claim for payment to OMAP or the Client's managed care plan; and

(v) The Provider must be able to document in writing, signed by the Client or the Client's representative, that the Client was provided the information described above; that the Client was provided an opportunity to ask questions, obtain additional information and consult with the Client's caseworker or Client representative; and the Client agreed to be responsible for payment by signing an agreement incorporating all of the information described above. The Client must be given a copy of the signed agreement. A Provider must not submit a claim for payment for covered services to OMAP or to the Client's managed care plan that is subject to such agreement.

(3) Non-Covered Medicaid Services:

(a) A Provider may bill a Client for services that are not covered by OMAP or the managed care plan. However, the Client must be informed in advance of receiving the specific service that it is not covered, the estimated cost of the service, and that the Client or Client's representative is financially responsible for payment for the specific service. Providers must be able to document in writing signed by the Client or Client's representative, that the Client was provided this information and the Client knowingly and voluntarily agreed to be responsible for payment;

(b) Services which are considered non-covered are listed in the following rules (in rule precedence order):

(A) OAR 410-141-0480, Benefit Package of Covered Services; and

(B) OAR 410-141-0520, Prioritized List of Health Services; and

(C) OAR 410-120-1200, Medical Assistance Benefits: Excluded services and limitations; and

(D) Applicable Provider rules.

(c) A Client cannot be billed for missed appointments. A missed appointment is not considered to be a distinct Medicaid service by the federal government and as such is not billable to the Client or OMAP.

(4) All claims must be billed on the appropriate form as described in the individual Provider rules or submitted electronically in a manner authorized by the Department of Human Services (DHS) Electronic Data Interchange (EDI) rules, OAR 410-001-0100 et. seq.

(5) Upon submission of a claim to OMAP for payment, the Provider agrees that it has complied with all OMAP Provider rules. Submission of a claim, however, does not relieve the Provider from the requirement of a signed Provider agreement.

(6) All billings must be for services provided within the Provider's licensure or certification.

(7) It is the responsibility of the Provider to submit true and accurate information when billing OMAP. Use of a Billing Provider does not abrogate the Performing Provider's responsibility for the truth and accuracy of submitted information.

(8) A claim must not be submitted prior to delivery of service. A claim must not be submitted prior to dispensing, shipment or mailing of the item unless specified otherwise in OMAP's individual Provider rules.

(9) A claim is considered a Valid Claim only if all required data is entered on or attached to the claim form. See the appropriate Provider rules and supplemental information for specific instructions and requirements. Also, see Valid Claim in the Definitions section of these rules.

(10) The HIPAA Codes rules, 45 CFR 162, apply to all Medicaid Code Set requirements, including the use of diagnostic or procedure codes for Prior Authorization, claims submissions and payments. Code Set has the meaning established in 45 CFR 162.100, and it includes the codes and the descriptors of the codes. These federal Code Set requirements are mandatory and OMAP lacks any authority to delay or alter their application

or effective dates as established by the U.S. Department of Health and Human Services.

(a) OMAP will adhere to the national Code Set requirements in 45 CFR 162.1000 – 162.1011, regardless of whether a request is made verbally, or a claim is submitted on paper or electronically;

(b) Periodically, OMAP will update its Provider rules and tables to conform to national codes. In the event of an alleged variation between an OMAP-listed code and a national code, OMAP will apply the national code in effect on the date of request or date of service and the Provider, and the OMAP-listed code may be used for the limited purpose of describing OMAP's intent in identifying the applicable national code;

(c) Only codes with limitations or requiring Prior Authorization are noted in rules. National Code Set issuance alone should not be construed as OMAP coverage, or a covered service.

(11) Diagnosis Code Requirement:

(a) A primary diagnosis code is required on all claims, using the HIPAA nationally required diagnosis Code Set, unless specifically excluded in individual OMAP Provider rules;

(b) When billing using ICD-9-CM codes, all diagnosis codes are required to the highest degree of specificity;

(c) Hospitals are always required to bill using the 5th digit, in accordance with methodology used in the Medicare Diagnosis Related Groups.

(12) For claims requiring a procedure code the Provider must bill as instructed in the appropriate OMAP Provider rules and must use the appropriate HIPAA procedure Code Set such as CPT, HCPCS, ICD-9-CM, ADA CDT, NDC, established according to 45 CFR 162.1000 to 162.1011, which best describes the specific service or item provided. For claims that require the listing of a diagnosis or procedure code as a condition of payment, the code listed on the claim form must be the code that most accurately describes the Client's condition and the service(s) provided. Providers must use the ICD-9-CM diagnosis coding system when a

diagnosis is required unless otherwise specified in the appropriate individual Provider rules. Hospitals must follow national coding guidelines:

(a) When there is no appropriate descriptive procedure code to bill OMAP, the Provider must use the code for Unlisted Services. Instructions on the specific use of unlisted services are contained in the individual Provider rules. A complete and accurate description of the specific care, item, or service must be documented on the claim;

(b) Where there is one CPT, CDT or HCPCS code that according to CPT, CDT and HCPCS coding guidelines or standards, describes an array of services the Provider must bill OMAP using that code rather than itemizing the services under multiple codes. Providers must not "unbundle" services in order to increase OMAP payment.

(13) No Provider or its contracted agency (including Billing Providers) shall submit or cause to be submitted to OMAP:

(a) Any false claim for payment;

(b) Any claim altered in such a way as to result in a payment for a service that has already been paid;

(c) Any claim upon which payment has been made or is expected to be made by another source unless the amount paid or to be paid by the other party is clearly entered on the claim form;

(d) Any claim for furnishing specific care, item(s), or service(s) that have not been provided.

(14) The Provider is required to submit an Individual Adjustment Request, or to refund the amount of the overpayment, on any claim where the Provider identifies an overpayment made by OMAP.

(15) A Provider who, after having been previously warned in writing by OMAP or the Department of Justice about improper billing practices, is found to have continued such improper billing practices and has had an opportunity for a contested case hearing, shall be liable to OMAP for up to

triple the amount of the OMAP established overpayment received as a result of such violation.

(16) Third Party Resources (TPR):

(a) Federal law requires that state Medicaid agencies take all reasonable measures to ensure that in most instances OMAP will be the payer of last resort;

(b) Providers must make reasonable efforts to obtain payment first from other resources. For the purposes of this rule "reasonable efforts" include, but are not limited to:

(A) Determining the existence of insurance or other resource by asking the recipient;

(B) Using an insurance database such as Electronic Eligibility Verification Services (EEVS) available to the Provider;

(C) Verifying the Client's insurance coverage through the Automated Information System (AIS) or the Medical Care Identification on each date of service and at the time of billing.

(c) Except as noted in (16)(d)(A through E), when third party coverage is known to the Provider, as indicated on the Medical Care Identification or through AIS, or any other means available, prior to billing OMAP the Provider must:

(A) Bill the TPR; and

(B) Except for pharmacy claims billed through OMAP's point-of-sale system the Provider must have waited 30 days from submission date of a clean claim and have not received payment from the third party; and

(C) Comply with the insurer's billing and authorization requirements; and

(D) Appeal a denied claim when the service is payable in whole or in part by an insurer.

(d) In accordance with federal regulations the Provider must bill the TPR prior to billing OMAP, except under the following circumstances:

(A) The covered health service is provided by an Intermediate Care Facility Services for the Mentally Retarded (ICF/MR);

(B) The covered health service is provided by institutional services for the mentally and emotionally disturbed;

(C) The covered health services are prenatal and preventive pediatric services;

(D) Services are covered by a third party insurer through an absent parent where the medical coverage is administratively or court ordered;

(E) When another party may be liable for an injury or illness (see definition of Liability Insurance), the Provider may bill the insurer or liable party or place a lien against a settlement or the Provider may bill OMAP. The Provider may not both place a lien against a settlement and bill OMAP. The Provider may withdraw the lien and bill OMAP within 12 months of the date of service. If the Provider bills OMAP the Provider must accept payment made by OMAP as payment in full. The Provider must not return the payment made by OMAP in order to accept payment from a liability settlement or liability insurer or place a lien against that settlement:

(i) In the circumstances outlined in (16)(d)(A through E) above, the Provider may choose to bill the primary insurance prior to billing OMAP. Otherwise, OMAP will process the claim and, if applicable, will pay the OMAP allowable rate for these services and seek reimbursement from the liable third party insurance plan;

(ii) In making the decision to bill OMAP the Provider should be cognizant of the possibility that the third party payer may reimburse the service at a higher rate than OMAP, and that once OMAP makes payment no additional billing to the third party is permitted by the Provider.

(e) The Provider may bill OMAP directly for services that are never covered by Medicare or another insurer on the appropriate form identified in the relevant Provider rules. Documentation must be on file in the Provider's

records indicating this is a non-covered service for purposes of Third Party Resources. See the individual Provider rules for further information on services that must be billed to Medicare first;

(f) Providers are required to submit an Individual Adjustment Request showing the amount of the third party payment or to refund the amount received from another source within 30 days of the date the payment is received. Failure to submit the Individual Adjustment Request within 30 days of receipt of the third party payment or to refund the appropriate amount within this time frame is considered concealment of material facts and grounds for recovery and/or sanction;

(A) When a Provider receives a payment from any source prior to the submission of a claim to OMAP, the amount of the payment must be shown as a credit on the claim in the appropriate field;

(B) Except as described in (15), any Provider who accepts third party payment for furnishing a service or item to an OMAP Client shall:

(i) Submit an Individual Adjustment Request after submitting a claim to OMAP following instructions in the individual Provider rules and supplemental billing information, indicating the amount of the third party payment; or

(ii) When the Provider has already accepted payment from OMAP for the specific service or item, the Provider shall make direct payment of the amount of the third party payment to OMAP. When the Provider chooses to directly repay the amount of the third party payment to OMAP, the Provider must indicate the reason the payment is being made and must submit with the check:

(I) An Individual Adjustment Request which identifies the original claim, name and number of the Client, date of service and item(s) or service(s) for which the repayment is made; or

(II) A copy of the Remittance Advice showing the original OMAP payment.

(g) OMAP reserves the right to make a claim against any third party payer after making payment to the Provider of service. OMAP may pursue

alternate resources following payment if it deems this a more efficient approach. Pursue alternate resources includes, but is not limited to, requesting the Provider to bill the third party and to refund OMAP in accordance with (15) of this rule;

(h) For services rendered to a Medicare and Medicaid dual eligible Client, OMAP may request the Provider to submit a claim for Medicare payment and the Provider must honor that request. Under federal regulation, a Provider agrees not to charge a beneficiary (or the state as the beneficiary's subrogee) for services for which a Provider failed to file a timely claim (42 CFR 424) with Medicare despite being requested to do so.

(17) Full Use of Alternate Resources:

(a) OMAP will generally make payment only when other resources are not available for the Client's medical needs. Full use must be made of reasonable alternate resources in the local community;

(b) Except as provided in subsection (18) of this rule, alternate resources may be available:

(A) Under a federal or state worker's compensation law or plan;

(B) For items or services furnished by reason of membership in a prepayment plan;

(C) For items or services provided or paid for directly or indirectly by a health insurance plan or as health benefits of a governmental entity, such as:

(i) Armed Forces Retirees and Dependents Act (CHAMPVA);

(ii) Armed Forces Active Duty and Dependents Military Medical Benefits Act (CHAMPUS); and

(iii) Medicare Parts A and B.

(D) To residents of another state under that state's Title XIX or state funded medical assistance programs; or

(E) Through other reasonably available resources.

(18) Exceptions:

(a) Indian Health Services or Tribal Health Facilities. Pursuant to 42 CFR 35.61 subpart G and the Memorandum of Agreement in OAR 310-146-0000, Indian Health Services facilities and tribal facilities operating under a section 638 agreement are payors of last resort, and are not considered an alternate resource or TPR;

(b) Veterans Administration. Veterans who are also eligible for Medicaid benefits are encouraged to utilize Veterans' Administration facilities whenever possible. Veterans' benefits are prioritized for service related conditions and as such are not considered an alternate or TPR.

Table 1280 -TPR Codes.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

Table 1280 Third Party Resource (TPR) Explanation Codes

Use in Field "9" on the CMS-1500

Single Insurance Coverage

Use a single insurance code when the client has only one insurance policy in addition to OMAP coverage

UD	Service Under Deductible
NC	Service Not Covered by Insurance Policy
PN	Patient Not Covered by Insurance Policy
IC	Insurance Coverage Cancelled/Terminated
IL	Insurance Lapsed or Not in Effect on Date of Service
IP	Insurance Payment Went to Policyholder
PP	Insurance Payment Went to Patient
NA	Service Not Authorized or Prior Authorized by Insurance
NE	Service Not Considered Emergency by Insurance
NP	Service Not Provided by Primary Care Provider/Facility
MB	Maximum Benefits Used for Diagnosis/Condition
RI	Requested Information Not Received by Insurance from Client
RP	Requested Information Not Received by Insurance from Policy holder
MV	Motor Vehicle Accident Fund Maximum Benefits Exhausted
AP	Insurance mandated under administrative/court order through an absent parent not paid within 30 days
OT	Other (if above codes do not apply, include detailed information of why no TPR payment was made)

Multiple Insurance Coverage

Use a multiple insurance code when the client has more than one insurance policy in addition to OMAP coverage

MP	Primary Insurance Paid-Secondary Paid
SU	Primary Insurance Paid - Secondary Under Deductible
MU	Primary and Secondary Under Deductible
PU	Primary Insurance Under Deductible - Secondary Paid
SS	Primary Insurance Paid - Secondary Service Not Covered
SC	Primary Insurance Paid - Secondary Patient Not Covered

- ST Primary Insurance Paid - Secondary Insurance Cancelled/Terminated
- SL Primary Paid - Secondary Lapsed or Not in Effect
- SP Primary Paid - Secondary Payment Went to Patient
- SH Primary Paid - Secondary Payment Went to Policyholder
- SA Primary Paid - Secondary Denied - Service Not Authorized or Prior Authorized
- SE Primary Paid - Secondary Denied - Service Not Considered Emergency
- SF Primary Paid - Secondary Denied - Service Not Provided by Primary Care Provider/Facility
- SM Primary Paid - Secondary Denied - Maximum Benefits Used for Diagnosis/Condition
- SI Primary Paid - Secondary Denied - Requested Information Not Received from Policyholder
- SR Primary Paid - Secondary Denied - Requested Information Not Received from Patient
- MC Service Not Covered by Primary or Secondary Insurance
- MO Other (if above codes do not apply, include detailed information of why no TPR payment was made)

410-120-1295 Non-Participating Provider

(1) For purposes of this rule, a Provider enrolled with the Office of Medical Assistance Programs (OMAP) that does not have a contract with an OMAP-contracted managed care plan is referred to as a Non-Participating Provider.

(2) For covered services that are subject to reimbursement from the managed care plan, a Non-Participating Provider, other than a hospital governed by (3)(b) below, must accept from the OMAP-contracted managed care plan, as payment in full, the amount that the provider would be paid from OMAP if the client was fee-for-service.

(3) The OMAP-contracted Fully Capitated Health Plan (FCHP) that does not have a contract with a Hospital, is required to reimburse, and Hospitals are required to accept as payment in full the following reimbursement:

(a) The FCHP will reimburse a non-participating Type A and Type B Hospital fully for the cost of covered services based on the cost-to-charge ratio used for each hospital in setting the capitation rates paid to the FCHP for the contract period (ORS 414.727).

(b) All other non-participating hospitals, not designated as a rural access or Type A and Type B Hospital, for dates of service on or after October 1, 2003 reimbursement will be based upon the following:

(i) Inpatient service rates are based upon the capitation rates developed for the budget period, at the level of the statewide average unit cost, multiplied by the geographic factor, the payment discount factor and an adjustment factor of 0.925.

(ii) Outpatient service rates are based upon the capitation rates developed for the budget period, at the level of charges, multiplied by the statewide average cost to charge ratio, the geographic factor, the payment discount factor and an adjustment factor of 0.925.

(4) The geographic factor, and the statewide average unit costs for inpatient service rates for subsection (3)(b)(i) and for outpatient service rates for subsection (3)(b)(ii), are calculated by the Department's contracted actuarial firm.

(a) The FCHP Non-Contracted DRG Hospital Reimbursement Rates document, dated October 1, 2003, is effective for dates of service October 1, 2003 through September 30, 2004, and is posted on the Department's Website at www.dhs.state.or.us/policy/healthplan/guides/hospital/main.html;

(b) The FCHP Non-Contracted DRG Hospital Reimbursement Rates document, dated October 1, 2004, is effective for dates of service October 1, 2004 through September 30, 2005, and is posted on the Department's Website at www.dhs.state.or.us/policy/healthplan/guides/hospital/main.html;

(c) The FCHP Non-Contracted DRG Hospital Reimbursement Rates document, dated October 1, 2005, is effective for dates of service October 1, 2005 through December 31, 2005, and is posted on the Department's Website at www.dhs.state.or.us/policy/healthplan/guides/hospital/main.html.

(5) A non-participating hospital must notify the FCHP within 2 business days of an FCHP patient admission when the FCHP is the primary payer. Failure to notify does not, in and of itself, result in denial for payment. The FCHP is required to review the hospital claim for medical appropriateness, compliance with emergency admission or prior authorization policies, member's benefit package, the FCHP contract and Oregon Administrative Rules.

(6) After notification from the non-participating hospital, the FCHP may

(a) Arrange for a transfer to a contracted facility, if the patient is medically stable and the FCHP has secured another facility to accept the patient;

(b) Perform concurrent review; and/or

(c) Perform case management activities.

(7) In the event of a disagreement between the FCHP and Hospital, the provider may appeal the decision as an administrative review as specified in OAR 410-120-1580.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.743

10-1-05

410-120-1300 Timely Submission of Claims

(1) All claims for services must be submitted within 12 months of the date of service. The date of service for an Inpatient Hospital stay is considered the date of discharge.

(2) A claim that was submitted within 12 months of the date of service, but that was denied, may be resubmitted within 18 months of the date of service. These claims must be submitted to the Office of Medical Assistance Programs (OMAP) at the address listed in the Provider Contacts document. The Provider must present documentation acceptable to OMAP verifying the claim was originally submitted within 12 months of the date of service, unless otherwise stated in individual Provider rules. Acceptable documentation is:

(a) A remittance advice from OMAP that shows the claim was submitted before the claim was one year old;

(b) A copy of a billing record or ledger showing dates of submission to OMAP.

(3) Exceptions to the 12-month requirement that may be submitted to OMAP are as follows:

(a) When OMAP or the Client's branch office has made an error that caused the Provider not to be able to bill within 12 months of the date of service. OMAP must confirm the error;

(b) When a court or an Administrative Law Judge has ordered OMAP to make payment;

(c) When the Department determines a Client is retroactively eligible for OMAP medical coverage and more than 12 months have passed between the date of service and the determination of the Client's eligibility.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1320 Authorization of Payment

(1) Some of the services or items covered by the Office of Medical Assistance Programs (OMAP) require authorization before payment will be made. Some services require authorization before the service can be provided. See the appropriate Provider rules for information on services requiring authorization and the process to be followed to obtain authorization. Services (except Medical Transportation) for Clients identified by OMAP as "medically fragile children," shall be authorized by the Department of Human Services (DHS) Medically Fragile Children's Unit.

(2) Documentation submitted when requesting authorization must support the medical justification for the service. A complete request is one that contains all necessary documentation and meets any other requirements as described in the appropriate Provider rules.

(3) The authorizing agency will authorize for the level of care or type of service that meets the Client's medical need. Only services which are Medically Appropriate and for which the required documentation has been supplied may be authorized. The authorizing agency may request additional information from the Provider to determine medical appropriateness or appropriateness of the service.

(4) The Department and its authorizing agencies are not required to authorize services or to make payment for authorized services under the following circumstances:

(a) The Client was not eligible at the time services were provided. The Provider is responsible for checking the Client's eligibility each time services are provided;

(b) The Provider cannot produce appropriate documentation to support medical appropriateness, or the appropriate documentation was not submitted to the authorizing agency;

(c) The service has not been adequately documented (see 410-120-1360, Requirements for Financial, Clinical and Other Records); that is, the documentation in the Provider's files is not adequate to determine the type,

medical appropriateness, or quantity of services provided and required documentation is not in the Provider's files;

(d) The services billed or provided are not consistent with the information submitted when authorization was requested or the services provided are determined retrospectively not to be medically appropriate;

(e) The services billed are not consistent with those provided;

(f) The services were not provided within the timeframe specified on the authorization of payment document;

(g) The services were not authorized or provided in compliance with the rules in these General Rules and in the appropriate Provider rules.

(5) Payment made for services described in subsections (a) through (g) of this rule will be recovered (see also Basis for Mandatory Sanctions and Basis for Discretionary Sanctions).

(6) Retroactive Eligibility:

(a) In those instances when Clients are made retroactively eligible, authorization for payment may be given if (6)(b)(A) through (C) of this rule are met;

(b) Services provided when a Title XIX Client is retroactively disenrolled from a Prepaid Health Plan (PHP) or services provided after the Client was disenrolled from a PHP may be authorized if (6)(b)(A) through (C) of this rule are met:

(A) The Client was eligible on the date of service;

(B) The services provided meet all other criteria and Oregon Administrative Rules;

(C) The request for authorization is received by the appropriate DHS branch or OMAP within 90 days of the date of service.

(c) Any requests for authorization after 90 days from date of service require documentation from the Provider that authorization could not have been obtained within 90 days of the date of service.

(7) Payment Authorization is valid for the time period specified on the authorization notice, but not to exceed 12 months, unless the Client's benefit package no longer covers the service, in which case the authorization will terminate on the date coverage ends.

(8) Payment Authorization for Clients with other insurance or for Medicare beneficiaries:

(a) When Medicare is the primary payer for a service, no Payment Authorization from OMAP is required, unless specified in the appropriate program Provider rules;

(b) For Clients who have private insurance or other Third Party Resources (TPRs), such as Blue Cross, CHAMPUS, etc., OMAP requires Payment Authorization as specified above and in the appropriate Provider rules when the other insurer or resource does not cover the service or when the other insurer reimburses less than the OMAP rate;

(c) For Clients in a Medicare's Social Health Maintenance Organization (SHMO), the SHMO requires Payment Authorization for some services. OMAP requires Payment Authorization for services which are covered by OMAP but which are not covered under the SHMO as specified above and in the appropriate Provider rules.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1340 Payment

(1) The Office of Medical Assistance Programs (OMAP) will make payment only to the enrolled Provider who actually performs the service or to the Provider's enrolled Billing Provider for covered services rendered to eligible Clients. Any contracted Billing Agent or Billing Service submitting claims on behalf of a Provider but not receiving payment in the name of or on behalf of the Provider does not meet the requirements for Billing Provider enrollment. If electronic transactions will be submitted, Billing Agents and Billing Services must register and comply with Department of Human Services (DHS) Electronic Data Interchange (EDI) rules, OAR 410-001-0100 et.seq. OMAP may require that payment for services be made only after review by OMAP.

(2) OMAP or the Department of Human Services (DHS) office administering the program under which the billed services or items are provided sets fee-for-service payment rates.

(3) All fee-for-service payment rates are the rates in effect on the date of service that are the lesser of the amount billed, the OMAP maximum allowable amount or the reimbursement specified in the individual program Provider rules:

(a) Amount billed may not exceed the Provider's Usual Charge (see definitions);

(b) OMAP's maximum allowable rate setting process uses the following methodology. The rates are posted on the OMAP web site at http://www.oregon.gov/DHS/healthplan/data_pubs/feeschedule/main.shtml, and updated periodically:

(A) For all CPT/HCPCS codes assigned a Relative Value Unit (RVU) weight OMAP converted to the 2005 Fully Implemented Non-Facility Total RVU weights published in the Federal Register November 15, 2004 (69 FR 66236).to be effective October 1, 2005:

- (i) The base rate for labor and delivery (59400-59622) is \$38.80;
 - (ii) CPT codes 92340-92342 and 92352-92353 remain at a flat rate of \$25.00;
 - (iii) All remaining RVU weight based CPT/HCPCS codes have a base rate of \$25.95;
- (B) Surgical assist reimburses at 20% of the surgical rate;
- (C) The base rate for anesthesia services 00100-01996 is \$23.35 and is based on per unit of service;
- (D) Non-RVU weight based Lab are paid at 97% of 62% or Medicare's rates or as minimally required by Medicare. Other non-RVU Lab services are priced based on the Centers for Medicare and Medicaid Service mandates;
- (E) All approved Ambulatory Surgical Center (ASC) procedures are priced using Medicare's Group assignment for each surgical procedure;
- (F) Maximum allowable reimbursement for drugs billed under a HCPCS code is based on pricing information provided by First Data bank. These rates may change periodically based on drug costs;
- (G) All procedures used for vision materials and supplies are based on contracted rates which include acquisition cost plus shipping and handling;
- (c) Individual Provider rules may specify reimbursement rates for particular services or items.
- (4) OMAP reimburses Inpatient Hospital service under the DRG methodology, unless specified otherwise in the Hospital services rules. Reimbursement for services, including claims paid at DRG rates, will not exceed any Upper Limits established by federal regulation.

(5) OMAP reimburses all out-of-state Hospital services at Oregon DRG or fee-for-service rates as published in the Hospital Services rules (OAR 410 Division 125) unless the Hospital has a contract or Service Agreement with OMAP to provide highly specialized services.

(6) Payment rates for in-home services provided through DHS Seniors and People with Disabilities (SPD) will not be greater than the current OMAP rate for Nursing Facility payment.

(7) DHS sets payment rates for out-of-state institutions and similar facilities, such as skilled nursing care facilities, psychiatric and rehabilitative care facilities at a rate:

(a) That is consistent with similar services provided in the State of Oregon; and

(b) Is the lesser of the rate paid to the most similar facility licensed in the State of Oregon or the rate paid by the Medical Assistance Programs in that state for that service; or

(c) Is the rate established by SPD for out-of-state Nursing Facilities.

(8) OMAP will not make payment on claims that have been assigned, sold, or otherwise transferred or on which the Billing Provider, Billing Agent or Billing Service receives a percentage of the amount billed or collected or payment authorized. This includes, but is not limited to, transfer to a collection agency or individual who advances money to a Provider for accounts receivable.

(9) OMAP will not make a separate payment or copayment to a Nursing Facility or other Provider for services included in the Nursing Facility's All-Inclusive Rate. The following services are not included in the All-Inclusive Rate and may be separately reimbursed:

(a) Legend drugs, biologicals and hyperalimentation drugs and supplies, and enteral nutritional formula as addressed in the Pharmaceutical

Services (OAR 410 Division 121) and Home Enteral/Parenteral Nutrition and IV Services Provider rules, (OAR 410 Division 148);

(b) Physical Therapy, Speech Therapy, and Occupational Therapy provided by a non-employee of the Nursing Facility within the appropriate program Provider rules, (OAR 410 Division 131 and 129);

(c) Continuous oxygen which exceeds 1,000 liters per day by lease of a concentrator or concentrators as addressed in the Durable Medical Equipment and Medical Supplies Provider rules, (OAR 410 Division 122);

(d) Influenza immunization serum as described in the Pharmaceutical Services Provider rules, (OAR 410 Division 121);

(e) Podiatry services provided under the rules in the Medical-Surgical Services Provider rules, (OAR 410 Division 130);

(f) Medical services provided by Physician or other Provider of medical services, such as radiology and Laboratory, as outlined in the Medical-Surgical Services Provider rules, (OAR 410 Division 130);

(g) Certain custom fitted or specialized equipment as specified in the Durable Medical Equipment and Medical Supplies Provider rules, (OAR 410 Division 122).

(10) OMAP reimburses Hospice services on a per diem basis dependent upon the level of care being provided. A separate payment will not be made for services included in the core package of services as outlined in OAR 410 Division 142.

(11) Payment for OMAP Clients with Medicare and Medicaid:

(a) OMAP limits payment to the Medicaid allowed amount less the Medicare payment up to the OMAP allowable rate. OMAP payment cannot exceed the co-insurance and deductible amounts due;

(b) OMAP pays the OMAP allowable rate for OMAP covered services that are not covered by Medicare.

(12) For Clients with Third-Party Resources (TPR), OMAP pays the OMAP allowed rate less the TPR payment but not to exceed the billed amount.

(13) OMAP payments, including contracted Prepaid Health Plan (PHP) payments, unless in error, constitute payment in full, except in limited instances involving allowable spend-down or copayments. For OMAP such payment in full includes:

(a) Zero payments for claims where a third party or other resource has paid an amount equivalent to or exceeding OMAP's allowable payment; and

(b) Denials of payment for failure to submit a claim in a timely manner, failure to obtain Payment Authorization in a timely and appropriate manner, or failure to follow other required procedures identified in the individual Provider rules.

(14) Payment by OMAP does not limit the Department of Human Services or any state or federal oversight entity from reviewing or auditing a claim before or after the payment. Payment may be denied or subject to recovery if medical review, audit or other post-payment review determines the service was not provided in accordance with applicable rules or does not meet the criteria for quality of care, or medical appropriateness of the care or payment.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1350 Buying-Up

(1) Providers are not permitted to bill and accept payment from the Office of Medical Assistance Programs (OMAP) or a managed care plan for a covered service:

(a) When a Non-Covered Service has been provided; and

(b) Additional payment is sought or accepted from the OMAP Client;

(2) Examples include, but are not limited to, charging the Client an additional payment to obtain a gold crown (non covered) instead of the stainless steel crown (covered) or charging an additional Client payment to obtain eyeglass frames not on the OMAP or managed care plan contract.

(3) If a Client wants to purchase a Non-Covered Service or item, the Client must be responsible for full payment. OMAP or managed care plan payment for a covered service cannot be credited toward the Non-Covered Service.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1360 Requirements for Financial, Clinical and Other Records

The Department of Human Services (DHS) is responsible for analyzing and monitoring the operation of the Office of Medical Assistance Programs (OMAP) and for auditing and verifying the accuracy and appropriateness of payment, utilization of services, medical necessity, medical appropriateness, the quality of care, and access to care. The Provider or the Provider's designated billing service or other entity responsible for the maintenance of financial, clinical, and other records, shall:

(1) Develop and maintain adequate financial and clinical records and other documentation which supports the specific care, items, or services for which payment has been requested. Payment will be made only for services that are adequately documented. Documentation must be completed before the service is billed to OMAP:

(a) All records must document the specific service provided, the number of services or items comprising the service provided, the extent of the service provided, the dates on which the service was provided, and the individual who provided the service. Patient account and financial records must also include documentation of charges, identify other payment resources pursued, indicate the date and amount of all debit or credit billing actions, and support the appropriateness of the amount billed and paid. For cost reimbursed services, the Provider is required to maintain adequate records to thoroughly explain how the amounts reported on the cost statement were determined. The records must be accurate and in sufficient detail to substantiate the data reported;

(b) Clinical records, including records of all therapeutic services, must document the Client's diagnosis and the medical need for the service. The Client's record must be annotated each time a service is provided and signed or initialed by the individual who provided the service or must clearly indicate the individual(s) who provided the service. Information contained in the record must be appropriate in quality and quantity to meet the professional standards applicable to the Provider or practitioner and any additional standards for documentation found in this rule, the individual Provider rules and any pertinent contracts.

(c) Have policies and procedures to ensure the maintenance of the confidentiality of medical record information. These procedures ensure the Provider may release such information in accordance with federal and state statutes, ORS 179.505 through 179.507, 411.320, 433.045, 42 CFR part 2, 42 CFR subpart F, 45 CFR 205.50, including ORS 433.045(3) with respect to HIV test information.

(2) Retain clinical records for seven years and financial and other records described in subsections (a) and (b) of this rule for at least five years from the date(s) of service.

(3) Upon written request from DHS, the Medicaid Fraud Unit, Oregon Secretary of State, or the Department of Health and Human Services (DHHS), or their authorized representatives, furnish requested documentation immediately or within the time-frame specified in the written request. Copies of the documents may be furnished unless the originals are requested. At their discretion, official representatives of DHS, Medicaid Fraud Unit, or DHHS, may review and copy the original documentation in the Provider's place of business. Upon the written request of the Provider, the Program or the Unit may, at their sole discretion, modify or extend the time for provision of such records if, in the opinion of the Program or Unit good cause for such extension is shown. Factors used in determining whether good cause exists include:

(a) Whether the written request was made in advance of the deadline for production;

(b) If the written request is made after the deadline for production, the amount of time elapsed since that deadline;

(c) The efforts already made to comply with the request;

(d) The reasons the deadline cannot be met;

(e) The degree of control that the Provider had over its ability to produce the records prior to the deadline;

(f) Other extenuating factors.

(4) Access to records, inclusive of medical charts and financial records does not require authorization or release from the Client if the purpose of such access is:

(a) To perform billing review activities; or

(b) To perform utilization review activities; or

(c) To review quality, quantity, medical appropriateness of care, items, and services provided; or

(d) To facilitate payment authorization and related services; or

(e) To investigate a Client's fair hearing request; or

(f) To facilitate investigation by the Medicaid Fraud Unit or DHHS; or

(g) Where review of records is necessary to the operation of the program.

(5) Failure to comply with requests for documents and within the specified time-frames means that the records subject to the request may be deemed by DHS not to exist for purposes of verifying appropriateness of payment, medical appropriateness, the quality of care, and the access to care in an audit or overpayment determination, and accordingly subjects the Provider to possible denial or recovery of payments made by OMAP or to sanctions.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1380 Compliance with Federal and State Statutes

(1) When a Provider submits a claim for medical services or supplies provided to an Office of Medical Assistance Programs (OMAP) Client, OMAP will deem the submission as a representation by the medical Provider to the Medical Assistance Program of the medical Provider's compliance with the applicable sections of the federal and state statutes referenced in this rule:

(a) 45 CFR Part 84 which implements Title V, Section 504 of the Rehabilitation Act of 1973;

(b) 42 CFR Part 493 Laboratory Requirements and ORS 438 (Clinical Laboratories).

(c) Unless exempt under 45CFR Part 87 for Faith-Based Organizations (Federal Register, July 16, 2004, Volume 69, #136), or other federal provisions, the Provider must comply and, as indicated, cause all sub-contractors to comply with the following federal requirements to the extent that they are applicable to the goods and services governed by these rules. For purposes of these rules, all references to federal and state laws are references to federal and state laws as they may be amended from time to time:

(A) The Provider must comply and cause all subcontractors to comply with all federal laws, regulations, executive orders applicable to the goods and services provided under these rules. Without limiting the generality of the foregoing, the Provider expressly agrees to comply and cause all subcontractors to comply with the following laws, regulations and executive orders to the extent they are applicable to the goods and services provided under these rules:

(i) Title VI and VII of the Civil Rights Act of 1964, as amended;

(ii) Sections 503 and 504 of the Rehabilitation Act of 1973, as amended;

(iii) The Americans with Disabilities Act of 1990, as amended;

(iv) Executive Order 11246, as amended;

(v) The Health Insurance Portability and Accountability Act of 1996;

(vi) The Age Discrimination in Employment Act of 1967, as amended, and the Age Discrimination Act of 1975, as amended;

(vii) The Vietnam Era Veterans' Readjustment Assistance Act of 1974, as amended, (viii) all regulations and administrative rules established pursuant to the foregoing laws;

(viii) All other applicable requirements of federal civil rights and rehabilitation statutes, rules and regulations;

(ix) All federal law governing operation of Community Mental Health Programs, including without limitation, all federal laws requiring reporting of Client abuse. These laws, regulations and executive orders are incorporated by reference herein to the extent that they are applicable to the goods and services governed by these rules and required by law to be so incorporated. No federal funds may be used to provide services in violation of 42 USC 14402.

(B) If the goods and services governed under these rules exceed \$10,000, the Provider must comply and cause all subcontractors to comply with Executive Order 11246, entitled "Equal Employment Opportunity," as amended by Executive Order 11375, and as supplemented in DHS of Labor regulations (41 CFR Part 60);

(C) If the goods and services governed under these rules exceed \$100,000, the Provider must comply and cause all subcontractors to comply with all applicable standards, orders, or requirements issued under Section 306 of the Clean Air Act (42 U.S.C. 7606), the Federal Water Pollution Control Act as amended (commonly known as the Clean Water Act—33 U.S.C. 1251 to 1387), specifically including, but not limited to, Section 508 (33 U.S.C. 1368). Executive Order 11738, and Environmental Protection Agency regulations (40 CFR Part 32), which prohibit the use under non-exempt Federal contracts, grants or loans of facilities included on the EPA List of Violating Facilities. Violations must be reported to the Department of Human Services (DHS), the federal Department of Health and Human Services (DHHS) and the appropriate Regional Office of the Environmental Protection Agency. The Provider must include and cause all

subcontractors to include in all contracts with subcontractors receiving more than \$100,000, language requiring the subcontractor to comply with the federal laws identified in this section;

(D) The Provider must comply and cause all subcontractors to comply with applicable mandatory standards and policies relating to energy efficiency that are contained in the Oregon energy conservation plan issued in compliance with the Energy Policy and Conservation Act, 42 U.S.C. 6201 et seq. (Pub. L. 94-163);

(E) The Provider certifies, to the best of the Provider's knowledge and belief, that:

(i) No federal appropriated funds have been paid or will be paid, by or on behalf of the Provider, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment or modification of any federal contract, grant, loan or cooperative agreement;

(ii) If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this federal contract, grant, loan or cooperative agreement, the Provider must complete and submit Standard Form LLL, "Disclosure Form to Report Lobbying" in accordance with its instructions;

(iii) The Provider must require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients and subcontractors must certify and disclose accordingly;

(iv) This certification is a material representation of fact upon which reliance was placed when this Provider agreement was made or entered into.

Submission of this certification is a prerequisite for making or entering into this Provider agreement imposed by section 1352, Title 31, U.S. Code. Any person who fails to file the required certification will be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

(F) If the goods and services funded in whole or in part with financial assistance provided under these rules are covered by the Health Insurance Portability and Accountability Act or the federal regulations implementing the Act (collectively referred to as HIPAA), the Provider agrees to deliver the goods and services in compliance with HIPAA. Without limiting the generality of the foregoing, goods and services funded in whole or in part with financial assistance provided under these rules are covered by HIPAA. The Provider must comply and cause all subcontractors to comply with the following:

(i) Individually Identifiable Health Information about specific individuals is confidential. Individually Identifiable Health Information relating to specific individuals may be exchanged between the Provider and DHS for purposes directly related to the provision to Clients of services that are funded in whole or in part under these rules. However, the Provider must not use or disclose any Individually Identifiable Health Information about specific individuals in a manner that would violate DHS Privacy Rules, OAR 410-014-0000 *et. seq.*, or DHS Notice of Privacy Practices, if done by DHS. A copy of the most recent DHS Notice of Privacy Practices is posted on the DHS Web site or may be obtained from DHS;

(ii) If the Provider intends to engage in Electronic Data Interchange (EDI) transactions with DHS in connection with claims or encounter data, eligibility or enrollment information, authorizations or other electronic transactions, the Provider must execute an EDI Trading Partner Agreement with DHS and must comply with the DHS EDI rules;

(iii) If a Provider reasonably believes that the Provider's or the DHS' data transactions system or other application of HIPAA privacy or security compliance policy may result in a violation of HIPAA requirements, the Provider must promptly consult the DHS Privacy Officer. The Provider or DHS may initiate a request to test HIPAA transactions, subject to available resources and the DHS testing schedule.

(G) The Provider must comply and cause all subcontractors to comply with all mandatory standards and policies that relate to resource conservation and recovery pursuant to the Resource Conservation and Recovery Act (codified at 42 USC 6901 et. seq.). Section 6002 of that Act (codified at 42 USC 6962) requires that preference be given in procurement programs to the purchase of specific products containing recycled materials identified in guidelines developed by the Environmental Protection Agency. Current guidelines are set forth in 40 CFR Parts 247;

(H) The Provider must comply and, if applicable, cause a subcontractor to comply, with the applicable audit requirements and responsibilities set forth in the Office of Management and Budget Circular A-133 entitled “Audits of States, Local Governments and Non-Profit Organizations;”

(I) The Provider must not permit any person or entity to be a subcontractor if the person or entity is listed on the non-procurement portion of the General Service Administration’s “List of Parties Excluded from Federal Procurement or Nonprocurement Programs” in accordance with Executive Orders No. 12,549 and No. 12,689, “Debarment and Suspension”. (See 45 CFR part 76). This list contains the names of parties debarred, suspended, or otherwise excluded by agencies, and Providers and subcontractors declared ineligible under statutory authority other than Executive Order No. 12549. Subcontractors with awards that exceed the simplified acquisition threshold must provide the required certification regarding their exclusion status and that of their principals prior to award;

(J) The Provider must comply and cause all subcontractors to comply with the following provisions to maintain a drug-free workplace:

(i) The Provider certifies that it will provide a drug-free workplace by publishing a statement notifying its employees that the unlawful manufacture, distribution, dispensation, possession or use of a controlled substance, except as may be present in lawfully prescribed or over-the-counter medications, is prohibited in the Provider's workplace or while providing services to DHS Clients. The Provider's notice must specify the actions that will be taken by the Provider against its employees for violation of such prohibitions;

(ii) Establish a drug-free awareness program to inform its employees about the dangers of drug abuse in the workplace, the Provider's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations;

(iii) Provide each employee to be engaged in the performance of services under these rules a copy of the statement mentioned in paragraph (J)(i) above;

(iv) Notify each employee in the statement required by paragraph (J)(i) that, as a condition of employment to provide services under these rules, the employee will abide by the terms of the statement and notify the employer of any criminal drug statute conviction for a violation occurring in the workplace no later than five (5) days after such conviction;

(v) Notify DHS within ten (10) days after receiving notice under subparagraph (J)(iv) from an employee or otherwise receiving actual notice of such conviction;

(vi) Impose a sanction on, or require the satisfactory participation in a drug abuse assistance or rehabilitation program by any employee who is so convicted as required by Section 5154 of the Drug-Free Workplace Act of 1988;

(vii) Make a good-faith effort to continue a drug-free workplace through implementation of subparagraphs (J)(i) through (J)(vi);

(viii) Require any subcontractor to comply with subparagraphs (J)(i) through (J)(vii);

(ix) Neither the Provider, nor any of the Provider's employees, officers, agents or subcontractors may provide any service required under these rules while under the influence of drugs. For purposes of this provision, "under the influence" means observed abnormal behavior or impairments in mental or physical performance leading a reasonable person to believe the Provider or Provider's employee, officer, agent or subcontractor has used a controlled substance, prescription or non-prescription medication that impairs the Provider or Provider's employee, officer, agent or

subcontractor's performance of essential job function or creates a direct threat to DHS Clients or others. Examples of abnormal behavior include, but are not limited to hallucinations, paranoia or violent outbursts. Examples of impairments in physical or mental performance include, but are not limited to slurred speech, difficulty walking or performing job activities;

(x) Violation of any provision of this subsection may result in termination of the Provider agreement under these rules.

(K) The Provider must comply and cause all sub-contractors to comply with the Pro-Children Act of 1994 (codified at 20 USC section 6081 et. seq.);

(L) The Provider must comply with all applicable federal and state laws and regulations pertaining to the provision of Medicaid Services under the Medicaid Act, Title XIX, 42 USC Section 1396 et. Seq., including without limitation:

(i) Keep such records as are necessary to fully disclose the extent of the services provided to individuals receiving Medicaid assistance and must furnish such information to any state or federal agency responsible for administering the Medicaid program regarding any payments claimed by such person or institution for providing Medicaid Services as the state or federal agency may from time to time request. 42 USC Section 1396a(a)(27); 42 CFR 431.107(b)(1) & (2);

(ii) Comply with all disclosure requirements of 42 CFR 1002.3(a) and 42 CFR 455 Subpart (B);

(iii) Maintain written notices and procedures respecting advance directives in compliance with 42 USC Section 1396(a)(57) and (w), 42 CFR 431.107(b)(4), and 42 CFR 489 subpart I;

(iv) Certify when submitting any claim for the provision of Medicaid Services that the information submitted is true, accurate and complete. The Provider must acknowledge Provider's understanding that payment of the claim will be from federal and state funds and that any falsification or concealment of a material fact may be prosecuted under federal and state laws.

(2) Hospitals, Nursing Facilities, Home Health Agencies (including those providing personal care), Hospices and Health Maintenance Organizations will comply with the Patient Self-Determination Act as set forth in Section 4751 of OBRA 1991. To comply with the obligation under the above listed laws to deliver information on the rights of the individual under Oregon law to make health care decisions, the named Providers and organizations will give capable individuals over the age of 18 a copy of "Your Right to Make Health Care Decisions in Oregon," copyright 1993, by the Oregon State Bar Health Law Section. Out-of-State Providers of these services should comply with Medicare and Medicaid regulations in their state. Submittal to OMAP of the appropriate billing form requesting payment for medical services provided to a Medicaid eligible Client shall be deemed representation to OMAP of the medical Provider's compliance with the above-listed laws.

(3) Providers described in ORS chapter 419B are required to report suspected child abuse to their local DHS Children, Adults and Families office or police, in the manner described in ORS 419.

(4) The Clinical Laboratory Improvement Act (CLIA), requires all entities that perform even one laboratory test, including waived tests on, "materials derived from the human body for the purpose of providing information for the diagnosis, prevention or treatment of any disease or impairment of, or the assessment of the health of, human beings" to meet certain federal requirements. If an entity performs tests for these purposes, it is considered, under CLIA to be a laboratory.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1385 Compliance with Public Meetings Law

(1) Advisory committees with the authority to make decisions for, conduct policy research for, or make recommendations on administration or policy related to the medical assistance programs operated by the Department of Human Services (DHS) pursuant to ORS Chapter 414 must comply with provisions of ORS 192.610 to 192.690 - Public Meetings Law.

(2) This rule applies to those advisory committees of the medical assistance programs operated under ORS Chapter 414 that are both:

(a) Created by state constitution, statutes, administrative rule, order, intergovernmental agreement, or other official act, including direct or delegated authority from the Director of DHS; and

(b) Comprised of at least two committee members who are not employed by a public body.

(3) Advisory committees subject to this rule must comply with the following provisions:

(a) Meetings must be open to public attendance unless an executive session is authorized. Committees must meet in a place accessible to persons with disabilities and, upon request, shall make a good faith effort to provide a sign language interpreter for persons with hearing impairment.

(b) Groups must provide advanced notice of meetings, location, and principal subjects to be discussed. Posting notices on the Web site operated by the DHS Office of Medical Assistance Programs (OMAP) will be sufficient compliance of the advanced notice requirement. Interested persons, including news media, may request hard copy notices by contacting the OMAP Communications Unit;

(c) Groups must take minutes at meetings and make them available to the public upon request to the contact person identified on the public notice;

(d) Any meeting that is held through the use of telephone or other electronic communication must be conducted in accordance with the Public Meetings Law.

Stat. Auth.: ORS 409
Stats. Implemented: ORS 414.065

10-1-05

410-120-1390 Premium Sponsorships

(1) Premium donations made for the benefit of one or more specified Office of Medical Assistance Programs (OMAP) Clients will be referred to as a Premium Sponsorship and the donor shall be referred to as a sponsor.

(2) The Department of Human Services (DHS) may accept Premium Sponsorships consistent with the requirements of this rule. DHS may adopt such forms and reporting requirements, and change the forms and reporting requirements, as necessary to carry out its functions under this rule. DHS may identify one or more designees to perform one or more of the functions of DHS under this rule.

(3) This rule does not create or establish any Premium Sponsorship program. DHS does not operate or administer a Premium Sponsorship program. DHS does not find sponsors for Clients or take requests or applications from Clients to be sponsored.

(4) This rule does not create a right for any OMAP Client to be sponsored. Premium Sponsorship is based solely on the decisions of sponsors. DHS only applies the Premium Sponsorship funds that are accepted by DHS as instructed by the sponsor. DHS does not determine who may be sponsored. Any operations of a Premium Sponsorship program are solely the responsibility of the sponsoring entity.

(5) A Premium Sponsorship amount that is not actually received by the OMAP Client will not be deemed to be cash or other resource attributed to the OMAP Client, except to the extent otherwise required by federal law. An OMAP Client's own payment of his or her obligation, or payment made by an authorized representative of the OMAP Client, is not a sponsorship except to the extent that the authorized representative is otherwise subject to subsection (8) of this rule.

(6) Nothing in this rule alters the OMAP Client's personal responsibility for assuring that his or her own payments (including current or past due premium payments) are made on time as required under any DHS rule

(7) If DHS accepts a Premium Sponsorship payment for the benefit of a specified Client, DHS or its designee will credit the amount of the

sponsorship payment toward any outstanding amount owed by the specified Client. DHS or its designee is not responsible for notifying the Client that a Premium Sponsorship payment is made or that a sponsorship payment has stopped being made.

(8) If a sponsor is a health care Provider, or an entity related to a health care Provider, or an organization making a donation on behalf of such Provider or entity, the following requirements apply:

(a) DHS will decline to accept Premium Sponsorships that are not “bona fide donations” within the meaning of 42 CFR 433.54. A Premium Sponsorship is a “bona fide donation” if the sponsorship has no direct or indirect relationship to Medicaid payments made to a health care Provider, a related entity providing health care items or services, or other Providers furnishing the same class of items or services as the Provider or entity;

(b) For purposes of this rule, terms “health care Provider,” “entity related to a health care Provider” and “Provider-related donation” will have the same meaning as those terms are defined in 42 CFR 433.52. A health care Provider includes but is not limited to any Provider enrolled with OMAP or contracting with a Prepaid Health Plan for services to Oregon Health Plan Clients.

(c) Premium Sponsorships made to DHS by a health care Provider or an entity related to a health care Provider do not qualify as a “bona fide donation” within the meaning of subsection (a) of this section, and DHS will decline to accept such sponsorships;

(d) If a health care Provider or an entity related to a health care Provider donates money to an organization, which in turn donates money in the form of a Premium Sponsorship to DHS, the organization will be referred to as an organizational sponsor. DHS may accept Premium Sponsorship from an organizational sponsor if the organizational sponsor has completed the initial DHS certification process and complies with this rule. An organizational sponsor may not itself be a health care Provider, Provider-related entity, or a unit of local government;

(e) All organizational sponsors that make Premium Sponsorships to DHS submit quarterly reports to DHS about the percentage of its revenues that

are from donations by Providers and Provider-related entities. The organization's chief executive officer or chief financial officer must certify the quarterly report. In its certification, the organizational sponsor must agree that its records may be reviewed to confirm the accuracy, completeness and full disclosure of the donations, donation amounts and sources of donations. DHS will decline to accept donations or gifts from an organization that refuses or fails to execute necessary certifications or to provide access to documentation upon request;

(f) DHS will decline to accept Premium Sponsorships from an organizational sponsor if the organization receives more than 25 percent of its revenue from donations from Providers or Provider-related entities during the State's fiscal year;

(g) Any health care Provider or entity related to a health care Provider making a donation to an organizational sponsor, or causing another to make a Premium Sponsorship on its behalf, and any organizational sponsor, is solely responsible for compliance with laws and regulations applicable to any donation, including but not limited to 42 CFR 1001.951 and 1001.952.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1395 Program Integrity

(1) The Department of Human Services (DHS) uses several approaches to promote program integrity. These rules describe program integrity actions related to Provider payments. Our program integrity goal is to pay the correct amount to a properly enrolled Provider for covered, Medically Appropriate services provided to an eligible Client according to the Client's benefit package of health care services in effect on the date of service. Types of program integrity activities include but are not limited to the following activities:

- (a) Medical review and Prior Authorization processes, including all actions taken to determine the medical appropriateness of services or items;
- (b) Provider obligations to submit correct claims;
- (c) Onsite visits to verify compliance with standards;
- (d) Implementation of Health Insurance Portability and Accountability Act (HIPAA) electronic transaction standards to improve accuracy and timeliness of claims processing and encounter reporting;
- (e) Provider credentialing activities;
- (f) Accessing federal Department of Health and Human Services database (exclusions);
- (g) Quality improvement activities;
- (h) Cost report settlement processes;
- (i) Audits;
- (j) Investigation of fraud or prohibited kickback relationships;
- (k) Coordination with the Department of Justice Medicaid Fraud Control Unit (MFCU) and other health oversight authorities;

(2) Providers must maintain clinical, financial and other records, capable of being audited or reviewed, consistent with the requirements of OAR 410-120-1360 Requirements for Financial, Clinical and Other Records, the General Rules, the Oregon Health Plan Administrative Rules, and the rules applicable to the service or item.

(3) The following people may review a request for services or items, or audit a claim for care, services or items, before or after payment, for assurance that the specific care, item or service was provided in accordance with the Office of Medical Assistance Program's (OMAP's) rules and the generally accepted standards of a Provider's field of practice or specialty:

(a) DHS staff or designee; or

(b) Medical utilization and review contractor; or

(c) Dental utilization and review contractor; or

(d) Federal or state oversight authority.

(4) Payment may be denied or subject to recovery if the review or audit determines the care, service or item was not provided in accordance with OMAP rules or does not meet the criteria for quality or medical appropriateness of the care, service or item or payment. Related Provider and Hospital billings will also be denied or subject to recovery.

(5) When the Department determines that an Overpayment has been made to a Provider, the amount of Overpayment is subject to recovery.

(6) The Department may communicate with and coordinate any program integrity actions with the MFCU, DHHS, and other federal and state oversight authorities.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1397 Recovery of Overpayments to Providers - Recoupments and Refunds

(1) The Department of Human Services (DHS) requires Providers to submit true, accurate, and complete claims or encounters. The Office of Medical Assistance Programs (OMAP) treats the submission of a claim or encounter, whether on paper or electronically, as certification by the Provider of the following: “This is to certify that the foregoing information is true, accurate, and complete. I understand that payment of this claim or encounter will be from federal and state funds, and that any falsification or concealment of a material fact maybe prosecuted under federal and state laws.”

(2) DHS staff or a medical or dental utilization and review contractor may review or audit a claim before or after payment for assurance that the specific care, item or service was provided in accordance with the rules and policies of OMAP and the generally accepted standards of a Provider's field of practice or specialty.

(3) OMAP may deny payment or may deem payments subject to recovery if a medical review or audit determines the service was not provided in accordance with OMAP's policy and rules or does not meet the criteria for quality of care, or medical appropriateness of the care or payment. Related Provider and Hospital billings will also be denied or subject to recovery.

(4) If a Provider determines that a submitted claim or encounter is incorrect, the Provider is obligated to submit an Individual Adjustment Request and refund the amount of the Overpayment, if any, consistent with the requirements of OAR 410-120-1280. When the Provider determines that an Overpayment has been made, the Provider must notify and reimburse the Department immediately, following one of the reimbursement procedures described below:

(a) Submitting a Medicaid adjustment form (OMAP 1036-Individual Adjustment Request). It is not necessary to refund with a check;

(b) Providers preferring to make a refund by check will attach a copy of the remittance statement page indicating the Overpayment information. If the Overpayment involves an insurance payment or another Third Party Resource, Providers will attach a copy of the remittance statement from the

insurance payer:

(A) Refund checks not involving Third Party Resource payments will be made payable to OMAP Receipting - Checks in Salem;

(B) Refunds involving Third Party Resource payments will be made payable and submitted to OMAP Receipting - MPR Checks in Salem.

(5) The Department may determine, as a result of review or other information, that a payment should be denied or that an Overpayment has been made to a Provider, which indicates that a Provider may have submitted claims or encounters, or received payment to which the Provider is not properly entitled. Such payment denial or Overpayment determinations may be based on, but not limited to, the following grounds:

(a) The Department paid the Provider an amount in excess of the amount authorized under the state plan or other DHS policy;

(b) A third party paid the Provider for services (or a portion thereof) previously paid by the Department;

(c) The Department paid the Provider for services, items, or drugs that the Provider did not perform or provide;

(d) The Department paid for claims submitted by a data processing agent for whom a written Provider or Billing Agent/Billing Service agreement was not on file at the time of submission;

(e) The Department paid for services and later determined they were not part of the client's benefit package;

(f) Data processing submission or data entry errors;

(g) Medical review determines the service was not provided in accordance with OMAP's rules or does not meet the criteria for quality of care, or medical appropriateness of the care or payment;

(h) The Department paid the Provider for services, items, or drugs when the Provider did not comply with OMAP's rules and requirements for reimbursement.

(6) When an Overpayment is identified, OMAP will notify the Provider in writing, as to the nature of the discrepancy, the method of computing the dollar amount of the Overpayment, and any further action that the Department may take in the matter;

(7) The Department may recover Overpayments made to a Provider by direct reimbursement, offset, civil action, or other actions authorized by law:

(a) The Provider must make a direct reimbursement to OMAP within thirty (30) calendar days from the date of the notice of the Overpayment, unless other regulations apply;

(b) The Department may grant the Provider an additional 30-day grace period upon request;

(c) A request for a hearing or administrative review does not change the date the repayment of the overpayment is due;

(d) OMAP may withhold payment on pending claims and on subsequently received claims for the amount of the overpayment when Overpayments are not paid as a result of Section (7)(a);

(e) OMAP may file a civil action in the appropriate Court and exercise all other civil remedies available to DHS in order to recover the amount of an overpayment.

(8) In addition to any Overpayment, the Department may impose a Sanction on the Provider in connection with the actions that resulted in the Overpayment. The Department may, at its discretion, combine a notice of Sanction with a notice of Overpayment.

(9) Voluntary submission of an Individual Adjustment Request or Overpayment amount after notice from the Department does not prevent the Department from issuing a notice of Sanction, but the Department may take such voluntary payment into account in determining the Sanction.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.010

10-1-05

410-120-1400 Provider Sanctions

(1) The Department of Human Services (DHS) recognizes two classes of Provider Sanctions, mandatory and discretionary, outlined in (3) and (4) respectively.

(2) Except as otherwise noted, DHS will impose Provider Sanctions at the discretion of the DHS Director or the Administrator of the DHS Office whose budget includes payment for the services involved.

(3) The Office of Medical Assistance Programs (OMAP) will impose mandatory Sanctions and suspend the Provider from participation in Oregon's medical assistance programs:

(a) When a Provider of Medical Services has been convicted (as that term is defined in 42 CFR 1001.2) of a felony or misdemeanor related to a crime, or violation of Title XVIII, XIX, or XX of the Social Security Act or related state laws;

(b) When a Provider is excluded from participation in federal or state health care programs by the Office of the Inspector General of the U.S. Department of Health and Human Services or from the Medicare (Title XVIII) program of the Social Security Act as determined by the Secretary of Health and Human Services. The Provider will be excluded and suspended from participation with OMAP for the duration of exclusion or suspension from the Medicare program or by the Office of the Inspector General.

(c) If the Provider fails to disclose ownership or control information required under 42 CFR 455.104 that is required to be reported at the time the Provider submits a Provider enrollment application or when there is a material change in the information that must be reported, or information related to business transactions required to be provided under 42 CFR 455.105 upon request of federal or state authorities.

(4) OMAP may impose discretionary Sanctions when OMAP determines that the Provider fails to meet one or more of OMAP's requirements governing participation in its medical assistance programs. Conditions that may result in a discretionary Sanction include, but are not limited to, when a Provider has:

(a) Been convicted of Fraud related to any federal, state, or locally financed health care program or committed Fraud, received kickbacks, or committed other acts that are subject to criminal or civil penalties under the Medicare or Medicaid statutes;

(b) Been convicted of interfering with the investigation of health care Fraud;

(c) Been convicted of unlawfully manufacturing, distributing, prescribing, or dispensing a controlled substance;

(d) By actions of any state licensing authority for reasons relating to the Provider's professional competence, professional conduct, or financial integrity either:

(A) Had his or her health care license suspended or revoked, or has otherwise lost such license; or

(B) Surrendered his or her license while a formal disciplinary proceeding is pending before such licensing authority.

(e) Been suspended or excluded from participation in any federal or state health care program for reasons related to professional competence, professional performance, or other reason;

(f) Billed excessive charges (i.e., charges in excess of the Usual Charge); furnished items or services substantially in excess of the OMAP Client's needs or in excess of those services ordered by a medical Provider or in excess of generally accepted standards or of a quality that fails to meet professionally recognized standards;

(g) Failed to furnish medically necessary services as required by law or contract with OMAP if the failure has adversely affected (or has a substantial likelihood of adversely affecting) the OMAP Client;

(h) Failed to disclose required ownership information;

(i) Failed to supply requested information on subcontractors and suppliers of goods or services;

- (j) Failed to supply requested payment information;
- (k) Failed to grant access or to furnish as requested, records, or grant access to facilities upon request of OMAP or the State of Oregon's Medicaid Fraud Unit conducting their regulatory or statutory functions;
- (l) In the case of a Hospital, failed to take corrective action as required by OMAP, based on information supplied by the Quality Improvement Organization (formerly referred to as the Professional Review Organization), to prevent or correct inappropriate admissions or practice patterns, within the time specified by OMAP;
- (m) Defaulted on repayment of federal or state government scholarship obligations or loans in connection with the Provider's health profession education. OMAP:
 - (A) Must have made a reasonable effort to secure payment;
 - (B) Must take into account access of beneficiaries to services; and
 - (C) Will not exclude a community's sole physician or source of essential specialized services.
- (n) Repeatedly submitted a claim with required data missing or incorrect:
 - (A) When the missing or incorrect data has allowed the Provider to:
 - (i) Obtain greater payment than is appropriate;
 - (ii) Circumvent Prior Authorization requirements;
 - (iii) Charge more than the Provider's Usual Charge to the general public;
 - (iv) Receive payments for services provided to persons who were not eligible;
 - (v) Establish multiple claims using procedure codes that overstate or misrepresent the level, amount or type of health care provided.

(B) Does not comply with the requirements of OAR 410-120-1280.

(o) Failed to develop, maintain, and retain in accordance with relevant rules and standards adequate clinical or other records that document the medical appropriateness, nature, and extent of the health care provided;

(p) Failed to develop, maintain, and retain in accordance with relevant rules and standards adequate financial records that document charges incurred by a Client and payments received from any source;

(q) Failed to develop, maintain and retain adequate financial or other records that support information submitted on a cost report;

(r) Failed to follow generally accepted accounting principles or accounting standards or cost principles required by federal or state laws, rules, or regulations;

(s) Submitted claims or written orders contrary to generally accepted standards of medical practice;

(t) Submitted claims for services that exceed that requested or agreed to by the Client or the responsible relative or guardian or requested by another medical Provider;

(u) Breached the terms of the Provider contract or agreement. This includes failure to comply with the terms of the Provider certifications on the medical claim form;

(v) Rebated or accepted a fee or portion of a fee or charge for an OMAP Client referral; or collected a portion of a service fee from the Client, and billed OMAP for the same service;

(w) Submitted false or fraudulent information when applying for an OMAP assigned Provider number, or failed to disclose information requested on the Provider enrollment application;

(x) Failed to correct deficiencies in operations after receiving written notice of the deficiencies from OMAP;

(y) Submitted any claim for payment for which payment has already been made by OMAP or any other source unless the amount of the payment from the other source is clearly identified;

(z) Threatened, intimidated or harassed Clients or their relatives in an attempt to influence payment rates or affect the outcome of disputes between the Provider and OMAP;

(aa) Failed to properly account for an OMAP Client's Personal Incidental Funds; including but not limited to using a Client's Personal Incidental Funds for payment of services which are included in a medical facility's all-inclusive rates;

(bb) Provided or billed for services provided by ineligible or unsupervised staff;

(cc) Participated in collusion that resulted in an inappropriate money flow between the parties involved, for example, referring Clients unnecessarily to another Provider;

(dd) Refused or failed to repay, in accordance with an accepted schedule, an overpayment established by OMAP;

(ee) Failed to report to OMAP payments received from any other source after OMAP has made payment for the service;

(ff) Collected or made repeated attempts to collect payment from Clients for services covered by OMAP, per OAR 410-120-1280, Billing.

(5) A Provider who has been excluded, suspended or terminated from participation in a federal or state medical program, such as Medicare or Medicaid, or whose license to practice has been suspended or revoked by a state licensing board, shall not submit claims for payment, either personally or through claims submitted by any Billing Agent/Service, Billing Provider or other Provider, for any services or supplies provided under the medical assistance programs, except those services or supplies provided prior to the date of exclusion, suspension or termination.

(6) Providers must not submit claims for payment to OMAP for any services or supplies provided by a person or Provider entity that has been excluded, suspended or terminated from participation in a federal or state medical program, such as Medicare or Medicaid, or whose license to practice has been suspended or revoked by a state licensing board, except for those services or supplies provided prior to the date of exclusion, suspension or termination.

(7) When the provisions of subsections (5) or (6) are violated, OMAP may suspend or terminate the Billing Provider or any individual performing Provider within said organization who is responsible for the violation(s).

Stat. Auth.: ORS 409

Stats. Implemented: ORS 409.010

10-1-05

410-120-1460 Type and Conditions of Sanction

(1) The Office of Medical Assistance Programs (OMAP) may impose mandatory Sanctions on a Provider pursuant to OAR 410-120-1400(3), in which case:

(a) The Provider will be either terminated or suspended from participation in Oregon's medical assistance programs;

(b) If suspended, the minimum duration of suspension will be determined by the Secretary of the Department of Health and Human Services (DHHS), under the provisions of 42 CFR Parts 420, 455, 1001, or 1002. The State may suspend a Provider from participation in Oregon's medical assistance programs longer than the minimum suspension determined by the DHHS Secretary.

(2) OMAP may impose the following discretionary Sanctions on a Provider pursuant to OAR 410-120-1400(4):

(a) The Provider may be terminated from participation in Oregon's medical assistance programs;

(b) The Provider may be suspended from participation in Oregon's medical assistance programs for a specified length of time, or until specified conditions for reinstatement are met and approved by OMAP;

(c) OMAP may withhold payments to a Provider;

(d) The Provider may be required to attend Provider education sessions at the expense of the sanctioned Provider;

(e) OMAP may require that payment for certain services are made only after OMAP has reviewed documentation supporting the services;

(f) OMAP may recover investigative and legal costs;

(g) OMAP may provide for reduction of any amount otherwise due the Provider; and the reduction may be up to three times the amount a Provider sought to collect from a Client in violation of OAR 410-120-1280;

(h) Any other Sanctions reasonably designed to remedy or compel future compliances with federal, state or OMAP regulations.

(3) OMAP will consider the following factors in determining the Sanction(s) to be imposed (this list includes but is not limited to these factors):

(a) Seriousness of the offense(s);

(b) Extent of violations by the Provider;

(c) History of prior violations by the Provider;

(d) Prior imposition of Sanctions;

(e) Prior Provider education;

(f) Provider willingness to comply with program rules;

(g) Actions taken or recommended by peer review groups, licensing boards or a Quality Improvement Organization (QIO) formerly termed a Peer Review Organization (PRO); and

(h) Adverse impact on the health of OMAP Clients living in the Provider's service area.

(4) When a Provider fails to meet one or more of the requirements identified in this rule OMAP, at its sole discretion, may immediately suspend the Provider's OMAP assigned billing number to prevent public harm or inappropriate expenditure of public funds.

(a) The Provider subject to immediate suspension is entitled to a contested case hearing as outlined in 410-120-1600 through 410-120-1700 to determine whether the Provider's OMAP assigned number will be revoked.

(b) The notice requirements described in (5) do not preclude immediate suspension at OMAP's sole discretion to prevent public harm or inappropriate expenditure of public funds. Suspension may be invoked immediately while the notice and contested case hearing rights are exercised.

(5) If OMAP decides to Sanction a Provider, OMAP will notify the Provider by certified mail or personal delivery service of the intent to Sanction. The notice of immediate or proposed Sanction will identify:

(a) The factual basis used to determine the alleged deficiencies;

(b) Explanation of actions expected of the Provider;

(c) Explanation of subsequent actions OMAP intends to take;

(d) The Provider's right to dispute OMAP's allegations, and submit evidence to support the Provider's position; and

(e) The Provider's right to appeal OMAP's proposed actions pursuant to OAR 410-120-1560 through 410-120-1700.

(6) If OMAP makes a final decision to Sanction a Provider, OMAP will notify the Provider in writing at least 15 days before the effective date of action, except in the case of immediate suspension to avoid public harm or inappropriate expenditure of funds.

(7) The Provider may appeal OMAP's immediate or proposed Sanction(s) or other action(s) the Department intends to take, including but not limited to the following list. The Provider must appeal these actions separately from any appeal of audit findings and overpayments:

(a) Termination or suspension from participation in the Medicaid-funded medical assistance programs;

(b) Termination or suspension from participation in OMAP's state-funded programs;

(c) Revocation of the Provider's OMAP assigned Provider number.

(8) Other provisions:

(a) When a Provider has been Sanctioned, all other Provider entities in which the Provider has ownership (five percent or greater) or control of, may also be Sanctioned;

(b) When a Provider has been Sanctioned, OMAP may notify the applicable professional society, board of registration or licensure, federal or state agencies, Oregon Health Plan Prepaid Health Plans and the National Practitioner Data Base of the findings and the Sanctions imposed;

(c) At the discretion of OMAP, Providers who have previously been terminated or suspended may or may not be re-enrolled as Providers of Medicaid services in Oregon;

(d) Nothing in this rule prevents the Department from simultaneously seeking monetary recovery and imposing Sanctions against the Provider;

(e) If OMAP discovers continued improper billing practices from a Provider who, after having been previously warned in writing by OMAP or the Department of Justice about improper billing practices and has had an opportunity for a contested case hearing, that Provider will be liable to OMAP for up to triple the amount of OMAP's established overpayment received as a result of such violation.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 409.010

10-1-05

410-120-1505 Provider Audits

(1) Providers receiving payments from the Office of Medical Assistance Programs (OMAP) are subject to audit for all payments applicable to services rendered or items supplied to or on behalf of OMAP Clients. The audit ensures that proper payments were made on the basis of the requirements applicable to covered services, to recover Overpayments, and to discover possible instances of Fraud and Abuse.

(2) The Department may employ such staff, consultants, contractors or other designee, as it deems appropriate, to conduct an audit. The Department will identify one or more persons assigned to conduct the audit. For purposes of these rules, the person assigned to conduct the audit will be referred to as the Auditor.

(3) The Auditor determines the scope and time period covered by the audit.

(4) The Auditor may conduct an on-site visit, examine and copy records and documents, interview employees, and conduct such field work as it determines will provide a sufficient and competent evidential basis for drawing conclusions about the subject matter of the audit.

(5) The Auditor may consider other audits of the Provider, including but not limited to the Provider's independent auditors of the Provider's financial statements, but may include those performed by internal auditors or audit organizations established by the federal or state government for programs other than Medicaid. The Auditor may also consider other indicators such as Prior Authorization issues related to program integrity activities., and whether past or present program integrity activities such as those listed in OAR 410-120-1395 have identified the same or similar instances of non-compliance. The Auditor is responsible for evaluating the reliability of the other audit work, and to consider the scope of the other audit and its relationship to the scope and objective of the audit being conducted by the Department, in determining the weight to be given to the other audit work.

(6) The Auditor may use a random sampling method such as that detailed in the paper entitled "Development of a Sample Design for the Post-Payment Review of Medical Assistance Payments," written by Lyle Calvin, Ph.D., (a.k.a., Calvin Paper). The Department of Human Services (DHS)

hereby adopts by reference, but is not limited to, the method of random sampling and calculation of Overpayment described in the Calvin Paper.

(a) In determining whether to use the Overpayment calculation method set forth in subsection (6) of this rule, the Department may consider:

(A) The Provider's overall error rate identified in the audit;

(B) Whether past audits have identified same or similar instances of non-compliance;

(C) The severity of the errors;

(D) Adverse impact on the health of OMAP Clients and their access to services in the Provider's service area.

(b) If the Auditor determines an Overpayment amount by the random sampling and Overpayment calculation method set forth in subsection (6) of this rule, the Provider may request a 100 percent audit of all billings submitted to OMAP for services provided during a period specified by the DHS Auditor. If a 100 percent audit is requested:

(A) Payment and arrangement for a 100 percent audit is the responsibility of the Provider requesting the audit; and

(B) The audit must be conducted by an Auditor (such as a certified public accountant or other person designated as the Auditor) whose qualifications DHS has determined, in writing, to be acceptable, who is knowledgeable with the Oregon Administrative Rules covering the payments in question, and the Provider must waive any privilege in relation to the work papers and work product of the Auditor; and

(C) The audit must be conducted within 120 calendar days of the Provider's request to use such audit in lieu of the Department's random sample.

(7) The Auditor will prepare a preliminary audit report and send it to the Provider for review and comment. The preliminary audit report will inform the Provider of the opportunity to provide additional information to the Auditor about the information within the scope of the audit report, and to

permit the Provider to request a meeting with the Auditor to review the preliminary audit report.

(8) The Auditor will prepare a final audit report and include an Overpayment assessment, where applicable. The amount of audit Overpayment to be recovered:

(a) Will be the entire amount determined or agreed to by the Department;
and

(b) Is not limited to amount(s) determined by criminal or civil proceedings;

(c) Will include interest to be charged at allowable state rates.

(9) The final audit report will be delivered to the Provider in person or by registered or certified mail.

(10) If the Provider disagrees with the final audit report or the amount of Overpayment, the Provider may appeal the decision by requesting an administrative review from OMAP, unless OMAP declines to conduct an administrative review, then the Provider may appeal to a contested case hearing. In general, appeals limited to legal or policy issues may be appropriate for administrative review. Appeals that require the decision-maker to resolve disputed factual issues and the development of a factual record should be appealed as a contested case.

(a) The Provider must submit to OMAP a written request for hearing or administrative review of the decision being appealed pursuant to OAR 410-120-1560, Provider Appeals. The request must specify the area(s) of disagreement;

(b) Failure to request either a hearing or an administrative review in a timely manner constitutes acceptance by the Provider of the final audit report, the amount of the Overpayment, and any Sanctions, if combined with the final audit report.

(11) The Overpayment is due and payable 30 calendar days from the date of the Department's decision:

(a) The Department may grant the Provider an additional 30-day grace period upon request;

(b) A request for a hearing or administrative review does not change the date the repayment of the overpayment is due.

(12) The Department may extend the reimbursement period or accept an offer of repayment terms. The Department must make any change in reimbursement period or terms in writing.

(13) If the Provider refuses to reimburse the overpayment or does not adhere to an agreed upon payment schedule, the Department may:

(a) Recoup future Provider payments up to the amount of the overpayment; and

(b) Pursue civil action to recover the overpayment.

(14) As the result of a hearing or review, the amount of the overpayment may be reduced in part or in full.

(15) The Department may, at any time, change the amount of the Overpayment upon receipt of additional information. The Department will verify any changes in writing. OMAP will refund to the Provider any monies paid to OMAP that exceed an Overpayment.

(16) If a Provider is terminated or sanctioned for any reason, the Department may pursue civil action to recover any amounts due and payable to OMAP.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 409.010

10-1-05

410-120-1510 Fraud and Abuse

(1) This rule sets forth requirements for detecting and investigating Fraud and Abuse. The terms Fraud and Abuse in this rule are defined in OAR 410-120-0000. As used in these rules, terms have the following meanings:

(a) “Conviction” or “convicted” means that a judgment of conviction has been entered by a federal, state, or local court, regardless of whether an appeal from that judgment is pending;

(b) “Exclusion” means that OMAP will not reimburse a specific Provider who has defrauded or abused OMAP for items or services that Provider furnished;

(c) “Prohibited kickback relationships” means remuneration or payment practices that may result in federal civil penalties or exclusion for violation of 42 CFR 1001.951;

(d) “Suspension” means OMAP will not reimburse a specified Provider who has been convicted of a program-related offense in a federal, state or local court for items or services that Provider furnished.

(2) Provider is required to promptly refer all suspected Fraud and Abuse, including Fraud or Abuse by its employees or in OMAP administration, to the Medicaid Fraud Control Unit (MFCU) of the Department of Justice or to the Department of Human Services (DHS) Audit Unit. The Department of Justice Medicaid Fraud Control Unit (MFCU) phone number is (503) 229-5725, address 1515 SW 5th Avenue, Suite 410, Portland, Oregon 97201, and fax is (503) 229-5459. The Department of Human Services Audit Unit phone number is (503) 945-6691, address 500 Summer St. NE, Salem, Oregon 97301-1097, and fax is (503) 947-5400.

(3) Provider shall permit the MFCU or DHS or both to inspect, copy, evaluate or audit books, records, documents, files, accounts, and facilities, without charge, as required to investigate an incident of Fraud or Abuse.

(4) Provider, if aware of suspected Fraud or Abuse by an OMAP Client (i.e., Provider reporting OMAP Client Fraud and Abuse) must report the incident to the Department Fraud Unit. Address suspected OMAP Client Fraud and

Abuse reports to the Department Fraud Investigation Unit, P.O. Box 14150, Salem, Oregon 97309-5027, or phone (503) 378-1872, or fax (503) 373-1525.

(5) The Department may share information for health oversight purposes with the MFCU and other federal or state health oversight authorities.

(6) The Department is authorized to take the actions necessary to investigate and respond to substantiated allegations of Fraud and Abuse, including but not limited to suspending or terminating the Provider from participation in the medical assistance programs, withholding payments or seeking recovery of payments made to the Provider, or imposing other Sanctions provided under state law or regulations. Such actions by the Department may be reported to the Centers for Medicare and Medicaid Services, or other federal or state entities as appropriate.

(7) Providers and their fiscal agents must disclose ownership and control information, and disclose information on a Provider's owners and other persons convicted of criminal offenses against Medicare, Medicaid or the Title XX services program. Such disclosure and reporting is made a part of the Provider enrollment agreement, and the Provider is obligated to update that information with an amended Provider enrollment agreement if any of the information materially changes. The Department will use that information to meet the requirements of 42 CFR 455.100 to 455.106, and this rule must be construed in a manner that is consistent with the Department acting in compliance with those requirements.

(8) The Department will not pay for covered services provided by persons who are currently suspended, debarred or otherwise excluded from participating in Medicaid, Medicare, or SCHIP, or who have been convicted of a felony or misdemeanor related to a crime or violation of Title XVIII, XIX, or XX of the Social Security Act or related laws.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 409.010

10-1-05

410-120-1560 Provider Appeals

Effective for services provided on or after October 1, 2005.

(1) An enrolled Provider may appeal a claim payment, claim decision, Overpayment determination, Sanction decision or other decision in which the Provider is directly adversely affected in the manner provided in this rule:

(a) Client appeals of Actions must be handled in accordance with OAR 140-120-1860 and 410-120-1865.

(b) An Office of Medical Assistance Programs (OMAP) denial of or limitation of payment allowed or OMAP overpayment determination for services or items provided to a Client must be appealed as Claim Reconsideration under OAR 410-120-1570;

(c) An OMAP denial of a Provider's application for participation in the Department's medical assistance programs must be appealed as administrative review under OAR 410-120-1580; or

(d) A notice of Sanctions imposed, or intended to be imposed, on a Provider, or denial of continued participation as an enrolled Provider, must be appealed as administrative review under OAR 410-120-1580, unless the effect of the notice of Sanction is, or will be, to suspend or revoke a right of privilege of the Provider which must be appealed as a contested case hearing under OAR 410-120-1600. A Provider that is entitled to appeal a notice of Sanction as a contested case may request administrative review instead of contested case hearing under the following circumstances:

(i) The Provider submits a written request for administrative review of the notice of Sanction and agrees in writing to waive the right to a contested case hearing; and

(ii) OMAP agrees to review the appeal of the notice of Sanction as an administrative review;

(e) Final audit report Overpayment determinations as a result of an audit may be appealed by requesting either a contested case hearing or an

administrative review from OMAP as provided in OAR 410-120-1505 (Provider Audits). If a final audit report is combined with a notice of Sanction, the procedure in subsection (d) will apply to the appeal of the audit report and the notice of Sanction.

(f) Some decisions that adversely affect a Provider may be made by other program areas within the Department of Human Services (DHS) such as the audits unit or the information security office, or by DHS contractors such as OMAP's pharmacy benefits manager, or by entities performing statutory functions related to the medical assistance programs such as the Drug Use Review Board, in the conduct of program integrity activities applicable to the administration of the medical assistance programs. However, other program areas within DHS that have responsibility for administering medical assistance funding, such as nursing home care or community mental health and developmental disabilities program services, may make decisions that adversely affect a Provider. Those Providers are subject to the Provider grievance or appeal processes applicable to those program areas. Only if OMAP has legal authority to make the final decision in the matter, a Provider may appeal such a decision to OMAP as an administrative review and OMAP may accept such review.

(2) For Prepaid Health Plan (PHP) Providers of services, supplies or items to Clients in a PHP, the PHP Provider must exhaust all levels of the appeals process outlined by the Participating Provider's contract, or the rules applicable to claims submission or payment by a Non-Participating Provider, with the PHP prior to submitting an appeal to OMAP. PHP Provider appeals to OMAP must be appealed as an administrative review under OAR 410-120-1580.

(3) This rule does not apply to contract administration issues that may arise solely between OMAP and a PHP. Such issues shall be governed by the terms of the applicable contract.

(4) A Provider appeal is initiated by filing a request for review with OMAP on time.

(a) A request for review does not have to follow a specific format as long as it provides a clear written expression from a Provider or Provider applicant expressing disagreement with an OMAP decision or from a PHP Provider

expressing disagreement with a decision by a PHP. The request should identify the decision made by OMAP or a PHP that is being appealed and the reason the Provider disagrees with that decision.

(b) A request for review should specify the type of appeal being requested, such as claim reconsideration, administrative review, or contested case hearing as provided for in these Provider appeal rules. Failure to correctly identify the proper type of appeal will not be used to invalidate a request for review. If OMAP determines at any time prior to a claim reconsideration, administrative review meeting or contested case hearing that a different type of appeal applies to the request, OMAP will notify the Provider and refer the appeal to the appropriate procedure as long as the request for review is otherwise timely filed and eligible for appeal.

(5) In the event a request for review is not timely, OMAP will determine whether the failure to file the request was caused by circumstances beyond the control of the Provider, and enter an order accordingly. In determining whether to accept a late request for review, OMAP requires the request to be supported by a written statement that explains why the request for review is late. OMAP may conduct such further inquiry as OMAP deems appropriate. In determining timeliness of filing a request for review, the amount of time that OMAP determines accounts for circumstances beyond the control of the Provider is not counted. OMAP may refer an untimely request to the Office of Administrative Hearings for a hearing on the question of timeliness.

(6) For purposes of these Provider appeal rules, the following terms have these meanings:

(a) "Provider" means a person or entity enrolled with OMAP that has requested an appeal in relation to health care services, supplies or items provided or requested to be provided to a Client on a fee-for-service basis or under contract with OMAP where that contract expressly incorporates these rules.

(b) "Provider Applicant" means a person or entity that has submitted an application to become an enrolled Provider with OMAP but the application has not been approved.

(c) “Prepaid Health Plan” has the meaning in OAR 410-141-0000, except to the extent that Mental Health Organizations (MHO) have separate procedures applicable to Provider grievances and appeals.

(d) “Prepaid Health Plan Provider” means a person or entity providing health care services, supplies or items to a Client enrolled with a PHP, including both Participating Providers and Non-participating Providers as those terms are defined in OAR 410-141-0000, except that services provided to a Client enrolled with an MHO shall be governed by the Provider grievance and appeal procedures administered by the Office of Mental Health and Addiction Services.

(e) The “Provider Appeal Rules” refers to the rules in OAR 410-120-1560 to 410-120-1700, describing the availability of appeal procedures and the procedures applicable to each appeal procedure.

(7) The burden of presenting evidence to support a fact or position rests on the proponent of the fact or position. Consistent with OAR 410-120-1360, payment on a claim will only be made for services that are adequately documented and billed in accordance with OAR 410-120-1280 and all applicable administrative rules related to covered services for the Client’s benefit package and establishing the conditions under which services, supplies or items are covered, such as the Prioritized List, medical appropriateness and other applicable standards.

(8) Administrative review and contested case hearings will be held in Salem, unless otherwise stipulated to by all parties and agreed to by OMAP.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 409.010

10-1-05

410-120-1570 Provider Appeals - Claims Reconsideration

(1) A Provider disputing an Office of Medical Assistance Programs (OMAP) claim payment, or claim decision, including Prior Authorization issues, or OMAP overpayment notice (other than Overpayment determinations made in an audit report) may request claim reconsideration. The Provider must submit a request for review in writing to OMAP, Provider Services Unit within one year from OMAP's decision. If the request for claim reconsideration is filed late, OMAP will determine whether to accept a late filing in accordance with OAR 410-120-1560(5).

(2) The request for review must include the specific service, supply or item for which claim reconsideration is being requested and why the Provider disagrees with that determination. The Provider should include a copy of the denial decision or Remittance Advice that describes the basis for the claim denial under reconsideration, and any information pertinent to the resolution of the dispute.

(3) OMAP will complete an additional review, which may include such further inquiry as OMAP deems appropriate. OMAP will respond back to the Provider in writing.

(4) If the Provider disagrees with the results of the claim reconsideration on the basis of the application of law or policy to the claim or authorization denial, the Provider may request an administrative review as outlined in OAR 410-120-1580 if the request for administrative review is made within 30 calendar days of the date the decision on claim reconsideration is issued.

Stat. Auth.: ORS 409

Stat. Implemented: 414.065

10-1-05

410-120-1580 Provider Appeals -- Administrative Review

(1) An administrative review allows an opportunity for the Administrator of the Office of Medical Assistance Programs (OMAP) or designee to review a decision affecting the Provider, Provider Applicant, or Prepaid Health Plan (PHP) Provider, where administrative review is appropriate and consistent with these Provider appeal rules. The administrative review may include the provision of new information or other actions that may result in OMAP, or the PHP, changing its decision. The request for an administrative review:

(a) Must be in writing to the OMAP Administrator;

(b) Must specify the issues or decisions being appealed and the reason for the appeal on each issue or decision. Give specifics for each claim such as procedure code, diagnosis code, reason for denial, administrative rule(s) or other authority applicable to the issue, and why the Provider, Provider Applicant, or PHP Provider disagrees with the decision. If this information is not included in the request, in a manner that reasonably permits OMAP to understand the decision being appealed and the basis for the appeal the request for review will be returned and will need to be resubmitted within the time specified by OMAP in writing;

(c) PHP Providers must exhaust all levels of the appeals process outlined by the PHP prior to submitting an appeal to the Administrator (Participating and Non-Participating Providers). The PHP will be contacted to provide information about their decision. The PHP Provider must submit documentation that reflects completion of the review with the PHP, in addition to the information specified in subsection (b);

(d) Must be filed and received by the OMAP Administrator within 30 calendar days of decision from OMAP or the final decision from the PHP. In the event a request for review is late, OMAP will determine whether to accept a late filing in accordance with OAR 410-120-1560(5).

(2) The OMAP Administrator or designee will decide which decisions may be suitable for review as administrative review, taking into consideration the issues presented in the request for review and such other inquiry as OMAP deems appropriate.

(a) In general, appeals presenting legal or policy issues may be appropriate to administrative review. Appeals that require the decision-maker to resolve disputed factual issues and to develop a factual record may be determined to be appropriate for contested case hearing;

(b) If the Administrator denies a request for an administrative review that was timely filed on the basis that the appeal should be heard as a contested case hearing, the Administrator or designee will notify the Provider or PHP Provider and refer the appeal directly for a contested case hearing under these rules;

(c) A decision to deny review of a decision previously reviewed as Claim Reconsideration under OAR 410-120-1570 is a final decision on administrative review; but if the appeal has not been reviewed first as a Claim Reconsideration but OMAP determines that Claim Reconsideration is appropriate, the Administrator may refer the request for review to the procedures established under OAR 410-120-1570 (Claim Reconsideration).

(d) If preliminary review indicates that the matter should be handled as a Client contested case, the Administrator should refer the Provider or PHP Provider to the procedures established under OAR 410-120-1860 and 410-120-1865 and should dismiss the Provider appeal if the matter is addressed under those Client appeal procedures.

(3) If the Administrator decides that a meeting between the Provider, Provider Applicant or PHP Provider and OMAP staff will assist the review, the Administrator or designee will:

(a) Notify the Provider, Provider Applicant or PHP Provider requesting the review of the date, time, and place the meeting is scheduled;

(b) Notify the PHP (when Client is enrolled in a PHP) of the date, time, and place the meeting is scheduled. The PHP is not required to participate, but is invited to participate in the process.

(4) The review meeting will be conducted in the following manner:

(a) It will be conducted by the OMAP Administrator, or designee;

(b) No minutes or transcript of the review will be made;

(c) The Provider, Provider Applicant or PHP Provider requesting the review does not have to be represented by counsel during an administrative review meeting and will be given ample opportunity to present relevant information;

(d) OMAP staff will not be available for cross-examination, but OMAP staff may attend and participate in the review meeting;

(e) Failure to appear constitutes acceptance of OMAP's determination;

(f) The Administrator may combine similar administrative review proceedings, including the meeting, if the Administrator determines that joint proceedings may facilitate the review;

(g) The OMAP Administrator or designee may request the Provider, Provider Applicant or PHP Provider making the appeal to submit, in writing, new information that has been presented orally. In such an instance, a specific date for receiving such information will be established.

(5) The results of the administrative review will be sent to the Provider Provider Applicant or PHP Provider, involved in the review, and to the PHP when review involved a PHP Provider, in writing, within 30 calendar days of the conclusion of the administrative review proceeding. The result of the administrative review is final and binding on the parties to the administrative review.

(6) All administrative review decisions are subject to the procedures established in OAR 137-004-0080 to 137-004-0092 and judicial review under ORS 183.484 in the Circuit Court.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 409.010

10-1-05

410-120-1600 Provider Appeals - Contested Case Hearings

(1) These rules apply to all contested case hearings of the Office of Medical Assistance Programs (OMAP) involving Providers or Prepaid Health Plan (PHP) Providers. The hearings are conducted in accordance with the Attorney General's model rules at OAR 137-003-0501 and following. When the term "agency" is used in the Attorney General's model rules, it shall refer to the Office of Medical Assistance Programs for purposes of these rules. OAR 410-120-1560, Provider Appeals, to OAR 410-120-1700, Provider Hearings – Proposed and Final Orders, are the procedural rules applying to contested case hearings for Provider appeals conducted by the Office of Medical Assistance Programs (OMAP). The method described in OAR 137-003-0520(8) is used in computing any period of time applicable to timely filing of Provider requests for contested case hearings.

(2) A request for a contested case hearing is considered filed when the written request for review asking for a contested case hearing is received by the OMAP Administrator or by the person designated by the Administrator, within thirty (30) calendar days of the date of the decision affecting the Provider.

(a) If OMAP receives a request for contested case hearing from a Provider, Provider Applicant, or PHP Provider, OMAP will preliminarily review the request to determine whether it is properly reviewed as a contested case under OAR 410-120-1560. If the request for hearing was timely filed but should have been filed as claim reconsideration or administrative review, OMAP will refer the request to the proper appeal procedure and notify the Provider, Provider Applicant or PHP Provider.

(b) Client appeals that request a contested case hearing will be handled in accordance with OAR 410-120-1860 and 410-120-1865.

(3) In the event a request for contested case hearing is not timely, OMAP will determine whether to accept late filing in accordance with OAR 410-120-1560(5).

(4) In the event the Provider has no right to a contested case hearing on an issue, OMAP may enter an order accordingly. OMAP may refer a hearing

request to the Office of Administrative Hearings for a hearing on the question of whether the Provider has a right to a contested case hearing.

(5) The party to a Provider hearing is the Provider. In the event that OMAP determines that a PHP Provider is entitled to a contested case hearing, the PHP Provider and the PHP are parties to the hearing. A Provider, PHP Provider or PHP that is a corporation may be represented by any of the persons identified in ORS 410.190.

(6) The burden of presenting evidence to support a fact or position rests on the proponent of the fact or position. Consistent with OAR 410-120-1360, payment on a claim will only be made for services that are adequately documented and billed in accordance with OAR 410-120-1280 and all applicable administrative rules related to covered services for the Client's benefit package and establishing the conditions under which services, supplies or items are covered, such as the Prioritized List, medical appropriateness and other applicable standards.

(7) Hearings will be held in Salem, unless otherwise stipulated to by all parties and agreed to by OMAP.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 409.010

10-01-05

410-120-1680 Provider Appeals - Contested Case Informal Conference

(1) After a request for review is timely filed and the Office of Medical Assistance Programs (OMAP) determines that the appeal should be conducted as a contested case hearing, OMAP shall notify the Provider(s) of the time and place of an informal conference, without the presence of the Administrative Law Judge (ALJ). The purposes of this informal conference are:

- (a) To provide an opportunity to settle the matter;
- (b) To make sure the parties and the Department understand the reason for the action that is the subject of the hearing request;
- (c) To give the parties and the Department an opportunity to review the information which is the basis for that action;
- (d) To give the parties and the Department the chance to correct any misunderstanding of the facts; and
- (e) To determine if the parties wish to have any witness subpoenas issued when the contested case hearing is conducted; and
- (f) To discuss any of the matters listed in OAR 137-003-0575.

(2) Any agreement reached in an informal conference shall be submitted to the ALJ in writing or presented orally on the record at the hearing.

(3) The parties must participate in the informal conference or provide to OMAP a statement of the issues being contested, including a detailed statement of the basis for the Provider's disagreement.

(4) OMAP may grant to the Provider or the PHP Provider the relief sought at any time.

(5) The Provider may, at any time prior to the hearing date, request an additional informal conference with the Department representative, which may be granted if the Department representative finds, in his or her sole

discretion, that the additional informal conference will facilitate the hearing process or resolution of disputed issues.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 409.010

10-1-05

410-120-1700 Provider Appeals -- Proposed and Final Orders

(1) The Administrative Law Judge (ALJ) will conduct the contested case hearing using the Attorney General's Model Rules at OAR 137-003-0501 and following:

(2) In a contested case hearing, the ALJ will serve a proposed order to all parties and the Office of Medical Assistance Programs (OMAP) unless prior to the hearing, OMAP notifies the ALJ that a final order may be served. The proposed order issued by the ALJ will become a final order if no exceptions are filed within the time specified in subsection (2), unless OMAP notifies the parties and the ALJ that OMAP will issue the final order.

(3) If the ALJ issues a proposed order, and the proposed order is adverse to a party, the party may file exceptions or written argument to the proposed order to be considered by OMAP. The exceptions must be in writing and reach OMAP not later than 10 calendar days after the date of the proposed order is issued by the ALJ. No additional evidence may be submitted without prior approval of OMAP. After receiving the exceptions or argument, if any, OMAP may adopt the proposed order as the final order or may prepare a new order. Prior to issuing the final order, OMAP may issue an amended proposed order.

(4) A Provider may withdraw a hearing request at any time. The withdrawal is effective on the date it is received by OMAP or the ALJ, whichever is first. The ALJ will send a final order confirming the withdrawal to the Provider. The Provider may cancel the withdrawal up to the 10th calendar day following the date such order is effective.

(5) If neither the party nor the party's legal representative, if any, appears at the time and place specified for the hearing, OMAP may elect one of the following options in its sole discretion:

(a) The hearing request may be dismissed by order, effective on the date scheduled for the hearing. OMAP may cancel the dismissal order on request of the party on a showing that the party was unable to attend the hearing and unable to request a postponement for reasons beyond his or her control; or

(b) OMAP may enter a final order by default, consistent with the procedures established in OAR 137-003-0670. Entry of a final order by default may be made when the agency determines that the issuance of a final order with findings is appropriate as a basis of sanction authority or to establish a basis for future Sanction authority or other reason consistent with the administration of the medical assistance programs. The designated record for purposes of a default order shall be the record as designated in the notice issued to the party or, if not so designated, shall consist of the files and records held by the Department in the hearing packet prepared by the Department in preparation for the hearing and such other information that may have been submitted by a party in advance of the hearing for use in the hearing.

(6) The final order is effective immediately upon being signed or as otherwise provided in the order. Final orders resulting from a Provider's withdrawal of a hearing request are effective the date the Provider withdraws. When the Provider fails to appear for the hearing, the effective date of the dismissal order or the final order by default is the date of the scheduled hearing.

(7) All contested case hearing decisions are subject to the procedures established in OAR 137-003-675 to 137-003-0700 and to judicial review under ORS 183.482 in the Court of Appeals.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 409.010

10-1-05

410-120-1855 Client's Rights and Responsibilities

(1) Office of Medical Assistance Programs (OMAP) Clients shall have the following rights:

- (a) To be treated with dignity and respect;
- (b) To be treated by Providers the same as other people seeking health care benefits to which they are entitled;
- (c) To refer oneself directly to mental health, chemical dependency or family planning services without getting a referral from a PCP or other Provider;
- (d) To have a friend, family member, or advocate present during appointments and at other times as needed within clinical guidelines;
- (e) To be actively involved in the development of his/her treatment plan;
- (f) To be given information about his/her condition and covered and non-covered services to allow an informed decision about proposed treatment(s);
- (g) To consent to treatment or refuse services, and be told the consequences of that decision, except for court ordered services;
- (h) To receive written materials describing rights, responsibilities, benefits available, how to access services, and what to do in an emergency;
- (i) To have written materials explained in a manner that is understandable to the OMAP Client;
- (j) To receive necessary and reasonable services to diagnose the presenting condition;
- (k) To receive OMAP covered services that meet generally accepted standards of practice and are Medically Appropriate;

- (l) To obtain covered Preventive Services;
 - (m) To receive a referral to specialty Providers for Medically Appropriate covered services;
 - (n) To have a clinical record maintained which documents conditions, services received, and referrals made;
 - (o) To have access to one's own clinical record, unless restricted by statute;
 - (p) To transfer of a copy of his/her clinical record to another Provider;
 - (q) To execute a statement of wishes for treatment, including the right to accept or refuse medical, surgical, chemical dependency or mental health treatment and the right to execute directives and powers of attorney for health care established under ORS 127 as amended by the Oregon Legislative Assembly 1993 and the OBRA 1990 -- Patient Self-Determination Act;
 - (r) To receive written notices before a denial of, or change in, a benefit or service level is made, unless such notice is not required by federal or state regulations;
 - (s) To know how to make a Complaint, Grievance or Appeal with OMAP and receive a response as defined in OAR 410-120-1860 and 410-120-1865;
 - (t) To request an Administrative Hearing with the Department of Human Services;
 - (u) To receive a notice of an appointment cancellation in a timely manner;
 - (v) To receive adequate notice of DHS privacy practices.
- (2) OMAP Clients shall have the following responsibilities:
- (a) To treat the Providers and clinic's staff with respect;

- (b) To be on time for appointments made with Providers and to call in advance either to cancel if unable to keep the appointment or if he/she expects to be late;
- (c) To seek periodic health exams and preventive services from his/her PCP or clinic;
- (d) To use his/her PCP or clinic for diagnostic and other care except in an Emergency;
- (e) To obtain a referral to a specialist from the PCP or clinic before seeking care from a specialist unless self-referral to the specialist is allowed;
- (f) To use Emergency Services appropriately
- (g) To give accurate information for inclusion in the Clinical Record;
- (h) To help the Provider or clinic obtain Clinical Records from other Providers which may include signing an authorization for release of information;
- (i) To ask questions about conditions, treatments and other issues related to his/her care that is not understood;
- (j) To use information to make informed decisions about treatment before it is given;
- (k) To help in the creation of a treatment plan with the Provider;
- (l) To follow prescribed agreed upon treatment plans;
- (m) To tell the Provider that his or her health care is covered with OMAP before services are received and, if requested, to show the Provider the OMAP Medical Care Identification form;
- (n) To tell the DHS worker of a change of address or phone number;

- (o) To tell the DHS worker if the OMAP Client becomes pregnant and to notify the DHS worker of the birth of the OMAP Client's child;
- (p) To tell the DHS worker if any family members move in or out of the household;
- (q) To tell the DHS worker if there is any other insurance available;
- (r) To pay for Non-covered services under the provisions described in OAR 410-120-1200 and 410-120-1280;
- (s) To pay the monthly OHP premium on time if so required;
- (t) To assist OMAP in pursuing any Third Party Resources available and to pay OMAP the amount of benefits it paid for an injury from any recovery received from that injury;
- (u) To bring issues, or Complaints or Grievances to the attention of the OMAP; and
- (v) To sign an authorization for release of medical information so that DHS can get information which is pertinent and needed to respond to an Administrative Hearing request in an effective and efficient manner.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 409.065

10-1-05

410-120-1860 Contested Case Hearing Procedures

(1) These rules apply to all contested case hearings provided by the Office of Medical Assistance Programs (OMAP) involving a Client's medical or dental benefits, except as otherwise provided in OAR 410-141-0263. The hearings are conducted in accordance with the Attorney General's model rules at OAR 137-003-0501 and following. When the term "agency" is used in the Attorney General's model rules, it shall refer to OMAP for purposes of this rule. The method described in OAR 137-003-0520(8)-(10) is used in computing any period of time prescribed in this division of rules (OAR 410 Division 120) applicable to timely filing of Client requests for hearing.

(2) Medical Provider appeals and administrative reviews involving OMAP are governed by OAR 410-120-1560 through 410-120-1700 .

(3) Complaints and appeals for Clients requesting or receiving medical assistance from a Prepaid Health Plan (PHP) shall be governed exclusively by the procedures in OAR 410-0141-0260. This rule describes the procedures applicable when those Clients request and are eligible for an OMAP contested case hearing.

(4) Contested Case Hearing Requests:

(a) A Client has the right to a contested case hearing in the following situations upon the timely completion of a request for a hearing:

(A) The Department acts to deny Client services, payment of a claim, or to terminate, discontinue or reduce a course of treatment, or issues related to disenrollment in a Fully Capitated Health Plan (FCHP), Physician Care Organization (PCO), Dental Care Organization (DCO) or Chemical Dependency Organization (CDO); or

(B) The right of a Client to request a contested case hearing is otherwise provided by statute or rule, including OAR 410-141-0264(10) describing when a Client of a PHP may request a state hearing.

(b) To be timely, a request for a hearing is complete when OMAP receives the Department's Administrative Hearing request form (DHS 443) not later than the 45th day following the date of the decision notice;

(c) In the event a request for hearing is not timely, OMAP will determine whether the failure to timely file the hearing request was caused by circumstances beyond the control of the Client and enter an order accordingly. In determining whether to accept a late hearing request, OMAP requires the request to be supported by a written statement that explains why the request for hearing is late. OMAP may conduct such further inquiry as OMAP deems appropriate. In determining timeliness of filing a hearing request, the amount of time that OMAP determines accounts for circumstances beyond the control of the Client is not counted. OMAP may refer an untimely request to the Office of Administrative Hearings for a hearing on the question of timeliness;

(d) In the event the claimant has no right to a contested case hearing on an issue, OMAP may enter an order accordingly. OMAP may refer a hearing request to the Office of Administrative Hearings for a hearing on the question of whether the claimant has a right to a contested case hearing;

(e) A Client who requests a hearing shall be referred to as a claimant. The parties to a contested case hearing are the claimant and, if the claimant has requested a hearing about a decision of a PHP, the claimant's PHP;

(f) A Client may be represented by any of the persons identified in ORS 183.458. A PHP that is a corporation may be represented by any of the persons identified in ORS 410.190.

(5) Expedited Hearings:

(a) A claimant who feels his or her medical or dental problem cannot wait for the normal review process may be entitled to an expedited hearing.

(b) Expedited hearings are requested using DHS Form 443.

(c) OMAP's staff will request all relevant medical documentation and present the documentation obtained in response to that request to OMAP's Medical Director or the Medical Director's designee for review. The OMAP's Medical Director or the Medical Director's designee will decide if the claimant is entitled to an expedited hearing within, as nearly as possible, two working days from the date of receiving the documentation applicable to the request;

(d) An expedited hearing will be allowed, if OMAP's Medical Director or the Medical Director's designee, determines that the claimant has a medical condition which is an immediate, serious threat to claimant's life or health and claimant has been denied a medical service.

(6) Informal Conference:

(a) The OMAP hearing representative and the claimant, and their legal representative if any, may have an informal conference, without the presence of the Administrative law Judge (ALJ), to discuss any of the matters listed in OAR 137-003-0575. The informal conference may also be used to:

(A) Provide an opportunity for OMAP and the claimant to settle the matter;

(B) Provide an opportunity to make sure the claimant understands the reason for the action that is subject of the hearing request;

(C) Give the claimant and OMAP an opportunity to review the information that is the basis for that action;

(D) Inform the claimant of the rules that serve as the basis for the contested action;

(E) Give the claimant and OMAP the chance to correct any misunderstanding of the facts;

(F) Determine if the claimant wishes to have any witness subpoenas issued for the hearing; and

(G) Give OMAP an opportunity to review its action.

(b) The claimant may, at any time prior to the hearing date, request an additional informal conference with the Department representative, which may be granted if the Department representative finds, in his or her sole discretion, that the additional informal discussion will facilitate the hearing process or resolution of disputed issues;

(c) OMAP may provide to the claimant the relief sought at any time before the Final Order is served.

(d) Any agreement reached in an informal conference shall be submitted to the ALJ in writing or presented orally on the record at the hearing.

(7) A claimant may withdraw a hearing request at any time. The withdrawal is effective on the date it is received by OMAP or the ALJ, whichever is first. The ALJ will send a Final Order confirming the withdrawal to the claimant's last known address. The claimant may cancel the withdrawal up to the tenth calendar day following the date such an order is effective.

(8) Contested case hearings are closed to non-participants in the hearing.

(9) Proposed and Final Orders:

(a) In a contested case, an ALJ assigned by the Office of Administrative Hearings will serve a proposed order on all parties and OMAP, unless, prior to the hearing, OMAP notifies the ALJ that a final order may be served. The proposed order issued by the ALJ will become a final order if no exceptions are filed within the time specified in subsection (b) unless OMAP notifies the parties and the ALJ that OMAP will issue the final order.

(b) If the ALJ issues a proposed order, and a party adversely affected by the proposed order may file exceptions to the proposed order or present argument for OMAP's consideration:

(A) The exceptions must be in writing and reach OMAP not later than 10 working days after date the proposed order is issued by the ALJ;

(B) After receiving the exceptions, if any, OMAP may adopt the proposed order as the final order or may prepare a new order. Prior to issuing the final order, the Department will issue an amended proposed order.

(10) A hearing request is dismissed by order when neither the party nor the party's legal representative, if any, appears at the time and place specified for the hearing. The order is effective on the date scheduled for the hearing. OMAP will cancel the dismissal order on request of the party on a

showing that the party was unable to attend the hearing and unable to request a postponement for reasons beyond his or her control.

(11) The final order is effective immediately upon being signed or as otherwise provided in the order. A final order resulting from the claimant's withdrawal of the hearing request are effective the date the claimant withdraws. When claimant fails to appear for the hearing and the hearing request is dismissed by final order, the effective date of the order is the date of the scheduled hearing.

(12) All contested case hearing decisions are subject to judicial review under ORS 183.482 in the Court of Appeals.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1865 Denial, Reduction, or Termination of Services

(1) The purpose of this rule is to describe the requirements governing the denial, reduction or termination of medical assistance, and access to the Office of Medical Assistance Programs (OMAP) administrative hearings process, for Clients requesting or receiving medical assistance services paid for by the Department on a fee-for-service basis. Complaint and appeal procedures for Clients receiving services from a Prepaid Health Plan shall be governed exclusively by the procedures in OAR 410-0141-0260.

(2) When the Department authorizes a course of treatment or covered service, but subsequently acts (as defined in 42 CFR 431.201) to terminate, suspend or reduce the course of treatment or a covered service, the Department or its designee shall mail a written notice to the Client at least ten (10) calendar days before the date of the termination or reduction of the covered service unless there is documentation that the Client had previously agreed to the change as part of the course of treatment or as otherwise provided in 42 CFR 431.213.

(3) The written Client notice must inform the Client of the action the Department has taken or intends to take and reasons for the action; a reference to the particular sections of the statutes and rules involved for each reason identified in the notice; the Client's right to request an administrative hearing; an explanation of the circumstances under which benefits may continue pending resolution of the hearing; and how to contact the Department for additional information. The Department is not required to grant a hearing if the sole issue is a federal or state law requiring an automatic change adversely affecting some or all recipients.

(4) The Department shall have the following responsibilities in relation to continuation or reinstatement of benefit under this rule:

(a) If the Client requests an administrative hearing before the effective date of the Client notice and requests that the services be continued, the Department shall continue the services. The service shall be continued until whichever of the following occurs first (but in no event should exceed ninety [90] days from the date of the Client's request for an administrative hearing):

(A) The current authorization expires; or

(B) A decision is rendered about the case that is the subject of the administrative hearing; or

(C) The Client is no longer eligible for medical assistance benefits, or the health service, supply or item that is the subject of the administrative hearing is no longer a covered benefit in the Client's medical assistance benefit package; or

(D) The sole issue is one of federal or state law or policy and the Department promptly informs the Client in writing that services are to be terminated or reduced pending the hearing decision.

(b) The Division shall notify the Client in writing that it is continuing the service. The notice shall inform the Client that if the hearing is resolved against the Client, the cost of any services continued after the effective date of the Client notice may be recovered from the Client pursuant to 42 CFR 431.230(b);

(c) The Department shall reinstate services if:

(A) The Department takes an action without providing the required notice and the Client requests a hearing;

(B) The Department does not provide the notice in the time required under section (2) of this rule and the Client requests a hearing within 10 days of the mailing of the notice of action; or

(C) The post office returns mail directed to the Client, but the Client's whereabouts become known during the time the Client is still eligible for services;

(D) The reinstated services must be continued until a hearing decision unless, at the hearing, it is determined that the sole issue is one of federal or state law or policy.

(d) The Department shall promptly correct the action taken up to the limit of the original authorization, retroactive to the date the action was taken, if the

hearing decision is favorable to the Client, or the Department decides in the Client's favor before the hearing.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1870 Client Premium Payments

(1) All non-exempt Clients in the benefit group are responsible for payment of premiums as outlined in OAR 461-135-1120.

(2) Nonpayment of premium can result in a disqualification of benefits per OAR 461-135-1130.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1875 Agency Hearing Representatives

(1) Subject to the approval of the Attorney General, an agency officer or employee is authorized to appear (but not make legal argument) on behalf of the Department in the following classes of hearings:

(a) Contested case hearings requested by Clients in accordance with OAR 410-120-1860 and 410-130-1865; and

(b) Contested case hearings involving Providers in accordance with OAR 410-120-1560 to 410-120-1700.

(2) Subject to the approval of the Attorney General, the Department of Human Services (DHS) Audit Manager responsible for the Office of Medical Assistance Programs (OMAP) audits is authorized to appear (but not make legal argument) on behalf of the Department in the following classes of hearings:

(a) OMAP Overpayment determinations made in an audit under OAR 410-120-1505 (Provider audit);

(b) OMAP Provider Sanction decisions made in conjunction with or in lieu of an overpayment determination in OAR 410-120-1505 (Provider audit).

(3) Legal argument as used in ORS 183.452 and this rule has the same meaning as defined in OAR 137-003-0008(1)(c) and (d) OAR 137-003-0545.

(4) When a Department officer or employee, or the DHS Audit Manager, represents the Department, the presiding officer will advise such representative of the manner in which objections may be made and matters preserved for appeal. Such advice is of a procedural nature and does not change applicable law on waiver or the duty to make timely objection. Where such objections involve legal argument, the presiding officer will provide reasonable opportunity for the Department officer or employee, or the DHS Audit Manager, to consult legal counsel and permit such legal counsel to file written legal argument within a reasonable time after the conclusion of the hearing.

Stat. Auth.: ORS 409

Statutes Implemented: ORS 414.065

10-1-05

410-120-1880 Contracted Services

(1) Except as otherwise provided in OAR 410-120-1260 et seq. applicable to Provider enrollment or OAR 410-141-0000 et seq. governing Prepaid Health Plans (PHPs), insurance and service contracts as provided for under ORS 414.115, 414.125, 414.135 and 414.145 may be implemented for covered medical assistance services in any program area(s) of the Department of Human Services (DHS) in order to achieve one or more of the following purposes:

(a) To implement and maintain PHP services.

(b) To ensure access to appropriate Medical Services which would otherwise not be available.

(c) To more fully specify the scope, quantity, or quality of the services to be provided or to specify requirements of the Provider or to specify requirements of DHS in relation to the Provider.

(d) To obtain services more cost effectively, (e.g., to reduce the costs of program administration or to obtain comparable services at less cost than the fee-for-service rate).

(2) Contracts, interagency agreements, or intergovernmental agreements under OAR 410-120-1880, subsection (1) funded with federal funds will be subject to applicable federal procurement and contracting requirements, and this rule will be interpreted and applied to satisfy such requirements. To the extent required by the federal funding agency, DHS will seek prior federal approval of solicitations and/or contracts when DHS plans to acquire or enhance services or equipment that will be paid in whole or in part with federal funds.

(3) DHS is exempt from the Public Contracting Code for purposes of source selection pursuant to ORS 279A.025(2). DHS will use the following source selection procedures when entering into contracts under OAR 410-120-1880, subsection (1). Interagency agreements and intergovernmental agreements are not subject to competitive solicitation as the basis of source selection, and may be selected in accordance with ORS 190.003 to 190.130 and other applicable law or authority. Competition must be used

in obtaining contract services to the maximum extent practical, except as otherwise provided in subsection (4):

(a) Small Procurement Procedure may be used for the procurement of supplies and services less than or equal to \$5,000. DHS may use any method reasonably appropriate to the nature of the supply or service and the business needs of the Department to identify potential contractors;

(b) Informal Solicitation Procedure may be used for the procurement of services if the estimated cost or contract price is \$150,000 or less. Proposals will be solicited from at least three sources, except as otherwise provided in these rules;

(b) Formal Solicitation Procedure will be used for the procurement of services when the estimated cost or contract price is more than \$150,000. Proposals must be solicited as outlined in these rules.

(4) Selection by Negotiation may be used in lieu of a competitive procurement under subsection (3) of this rule for the procurement of goods or services if:

(a) The good or service is available only from a single source or the sole source has special skills that are only available based upon his or her expertise or situation. If the DHS Director, or designee, determines that only a single contractor is available or practical for purposes of this rule, the Director or designee may approve selection by negotiation. A memorandum signed by the Director or designee setting forth the reasons for using a sole source contract must be placed in the contract file;

(b) Public need, significant risk of interruption of services, or emergency advises against a delay incident to competitive solicitation. If the DHS Director, or designee, determines that an emergency exists for purposes of this rule, the Director or designee may approve selection by negotiation. A memorandum signed by the Director or designee setting forth the nature of the emergency must be placed in the file;

(c) Compliance with federal requirements necessitated proceeding without competitive solicitation. Documentation of the applicable federal requirements must be placed in the contract file;

(d) Other authority including but not limited to statutory authority in ORS 414.115, 414.125, 414.135, and 414.145, or such other authority, exemptions and delegations of authority that may be applicable to the source selection for the procurement: Documentation of the authority must be placed in the contract file.

(5) A Request for Proposal (RFP) or similar solicitation mechanism must be prepared for contracts for which the Formal Solicitation Procedure will be used. The solicitation document should include at a minimum the following elements, when applicable:

(a) Statement of required work, including a clear description of the services to be provided, standards by which performance of the services will be measured and/or conditions affecting the delivery of services;

(b) Minimum standards and qualifications which contractors must meet to be eligible to provide the services;

(c) Information which the prospective contractors must submit in their proposals to support their capability, such as references and experience providing the same or similar services (when, where, for whom, type of service, etc.);

(d) Funding information and budget requirements;

(e) Information about ownership interests in software or hardware designed, acquired, developed or installed with federal funds, in compliance with federal requirements for ownership, management and disposition;

(f) The form and organization of proposals, when and where proposals are to be submitted, whether late proposals may be considered, and when an award of a contract is expected;

(g) The method and criteria to be used in evaluating proposals and the weighting assigned to each criterion;

(h) Provisions stating how and when the solicitation document must be contested, and how and when the final award must be contested;

(i) Notice that all costs incurred in the preparation of a proposal will be the responsibility of the proposer and will not be reimbursed by DHS; and

(j) Contract provisions, subject to subsection (8) of this rule.

(6) Proposals must be evaluated in a manner consistent with the evaluation criteria in the solicitation document. A written document stating why the selection was made will be placed in the contract file.

(7) Unless exempt under ORS 291.045 to 291.049 or rules adopted there under, DHS will obtain the review and approval of the solicitation document, contract or agreement by the Department of Justice.

(8) The terms and conditions of the contract to be awarded to a contractor selected using these source selection rules will be governed by the Public Contracting Code, except for interagency agreements or intergovernmental agreements exempt under ORS 279A.025(2), or contracts or agreements under other exemptions from the Public Contracting Code. The Public Contracting Code, if applicable, and such delegation of authority, if any, as may be made by the Department of Administrative Services to DHS determine contract approval authority.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1920 Institutional Reimbursement Changes

(1) The Office of Medical Assistance Programs (OMAP) is required under federal regulations, 42 CFR 447, to submit specific assurances and related information to the Centers for Medicare and Medicaid Services (CMS) whenever it makes a significant change in its methods and standards for setting payment rates for Inpatient Hospital Services or long-term care facilities.

(2) A "significant change" is defined as a change in payment rates which affects the general method of payment to all Providers of a particular type or is projected to affect total reimbursement for that particular type of Provider by six percent or more during the 12 months following the effective date.

(3) Federal regulation specifies that a public notice will be published in one of the following:

(a) A state register similar to the Federal Register. For the Department of Human Services (DHS), the state register is the Oregon Bulletin published by the Secretary of State;

(b) The newspaper of widest circulation in each city with a population of 50,000 or more;

(c) The newspaper of widest circulation in the state, if there is no city with a population of 50,000 or more.

Stat. Auth.: ORS 184.750 & ORS 184.770

Stats. Implemented: ORS 409.010

10-1-05

410-120-1940 Interest Payments on Overdue Claims

(1) Upon request by the Provider, the Office of Medical Assistance Programs (OMAP) will pay interest on an overdue claim:

(a) A claim is considered "overdue" if OMAP does not make payment within 45 days of receipt of a Valid Claim;

(b) The interest rate shall be the usual rate charged by the Provider to the Provider's clientele, but not more than two-thirds (2/3) percent per month or eight percent per year.

(2) When billing OMAP for interest on an overdue Valid Claim, the Provider must furnish the following information in writing:

(a) Name of the service and the location the service was provided;

(b) The name of the Client who received the service;

(c) Client ID Number;

(d) Date of service;

(e) Date of initial valid billing of OMAP;

(f) Amount of billing on initial Valid Claim;

(g) OMAP Internal Control Number (ICN) of claim;

(h) Certification, signed by the Provider or the Provider's authorized agent, that the amount claimed does not exceed the usual overdue account charges assessed by the Provider to the Provider's clientele.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.065

10-1-05

410-120-1960 Payment of Private Insurance Premiums

(1) Payment of insurance policy premiums for Medicaid Clients or eligible applicants will allow for the purchase of, or continuation of a Client or eligible applicant's coverage by another third party. For purposes of this rule, an eligible applicant may be a non-Medicaid individual, for whom the Office of Medical Assistance Programs (OMAP) would pay the premium if it is necessary in order to enroll the OMAP Client in the health plan in accordance with this rule. OMAP may pay health insurance policy premiums or otherwise enter into agreements with other health insurance plans that comply with ORS 414.115 to 414.145 on behalf of eligible individuals when:

- (a) The policy is a major medical insurance policy; or
- (b) The policy is a Medicare supplemental with full pharmacy benefits; and
- (c) The payment of premiums and/or co-insurance and deductibles is likely to be cost effective, as determined under subsection (4) of this rule, i.e., that the estimated net cost to OMAP will be less than the estimated cost of paying Providers on a fee-for-service or other basis.
- (d) An eligible applicant may be a non-Medicaid individual in the household if payment of the premium including that individual is cost effective, and if it is necessary to include that individual in order to enroll the OMAP Client in the health plan.

(2) Clients that are not eligible for this program are:

- a) Non-SSI institutionalized and waived Clients whose income deduction is used for payment of health insurance premiums;
- b) Clients eligible for reimbursement of cost-effective, employer-sponsored health insurance (OAR 461-135-0990).

(3) OMAP will assure that all Medicaid covered services continue to be made available to Medicaid-eligible individuals for whom OMAP elects to purchase insurance.

(4) Assessment of cost effectiveness will include:

(a) The past utilization experience of the Client or eligible applicant as determined by past OMAP and third party insurance utilization and claims data; and

(b) The current and probable future health status of the Client or eligible applicant based upon existing medical conditions, previous medical history, age, number of dependents, and other relevant health status indicators; and

(c) The coverage of benefits, premium costs, copayments and coinsurance provisions, restrictions and other policies of the health insurance plans being considered.

(5) OMAP may purchase documents or records necessary to establish or maintain the Client's eligibility for other insurance coverage.

(6) OMAP will not make payments for any benefits covered under the health insurance plan, except as follows:

(a) OMAP will calculate OMAP's allowable payment for a service. The amount paid by the other insurer will be deducted from the OMAP allowable. If the OMAP allowable exceeds the third party payment, OMAP will pay the Provider of service the difference;

(b) The payment made by OMAP will not exceed any co-insurance, copayment or deductible due;

(c) OMAP will make payment of co-insurance, copayments or deductibles due only for covered services provided to Medicaid-eligible individuals.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 414.115

10-1-05

410-120-1980 Requests for Information and Public Records

(1) The Office of Medical Assistance Programs (OMAP) will make non-exempt public records available for inspection to persons making a public records request under ORS 192.410 to 192.500.

(2) OMAP will charge the requestor for copies of non-exempt public records to cover actual costs. The requestor must pay the charge before the requested copies are released. The charges will be based on the following:

(a) If the request for copies involves minimal staff time, the charge will be 20 cents a page;

(b) If the request is for ten pages or more and requires 15 minutes or more of staff time, the requestor will be charged for the actual cost of staff time taken to search, glean and edit the records, for computer costs if required, and for photocopying at 20 cents a page. The minimum hourly charge for staff time will be \$8;

(c) When OMAP requires an Attorney General's review or consultation, an additional charge will be made to cover the cost of that service.

(3) Part or all of the actual charges may be waived when the services provided will directly benefit OMAP or when a Client has need for copies of records and cannot afford the fee.

Stat. Auth.: ORS 409

Stats. Implemented: ORS 192.410 - ORS 192.500

10-1-05