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LAVONNE GRIFFIN-VALADE SECRETARY OF STATE

CHERYL MYERS
DEPUTY SECRETARY OF STATE
AND TRIBAL LIAISON



ARCHIVES DIVISION

STEPHANIE CLARK DIRECTOR

800 SUMMER STREET NE SALEM, OR 97310 503-373-0701

PERMANENT ADMINISTRATIVE ORDER

DMAP 130-2024

CHAPTER 410

OREGON HEALTH AUTHORITY

HEALTH SYSTEMS DIVISION: MEDICAL ASSISTANCE PROGRAMS

FILED

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FILING CAPTION: Establishing Health Related Social Needs Housing and Nutrition Benefits as Oregon Health Plan

Covered Services.

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CONTACT: Martha Martinez-Camacho 500 Summer Street NE Filed By:

503-559-0830 Salem, OR 97301 Martha Martinez-Camacho

hsd.rules@oha.oregon.gov Rules Coordinator

RULES:

410-120-0000, 410-120-1210, 410-120-2000, 410-120-2005, 410-120-2010, 410-120-2015, 410-120-2020, 410-120-2025, 410-120-2030, 410-141-3510, 410-141-3515, 410-141-3820, 410-141-3920

AMEND: 410-120-0000

NOTICE FILED DATE: 08/27/2024

RULE SUMMARY: Adds and clarifies HRSN Definitions.

CHANGES TO RULE:

410-120-0000

Acronyms and Definitions ¶

Identification of acronyms and definitions within this rule specifically pertain to their use within the Oregon Health Authority (Authority), Health Systems Division (Division) administrative rules, applicable to the medical assistance program. This rule does not include an exhaustive list of Division acronyms and definitions. For more information, see Oregon Health Plan (OHP) program, (i) OAR 410-141-3500 Acronyms and Definitions, (ii) OAR 410-200-0015 General Definitions, and (iii) any appropriate governing acronyms and definitions in the Oregon Department of Human Services (Department) administrative rules set found in Chapters 411, 413, or 461 or contact the Division.

- (1) "Abuse" means provider practices that are inconsistent with sound fiscal, business, or medical practices and result in an unnecessary cost to the Authority or in reimbursement for services that are not medically necessary or medically appropriate. It also includes recipient practices that result in unnecessary cost to the Authority.¶
 (2) "Action" means a termination, suspension of, or reduction in covered benefits, services, eligibility or an increase in beneficiary liability. This includes a determination by a skilled nursing facility or nursing facility to transfer or discharge a resident, or an adverse determination with regard to the preadmission screening and resident review requirements. For the definition as it is related to a Coordinated Care Organization (CCO) member, refer to OAR 410-141-3500.¶
- (3) "Acupuncturist" means an individual licensed to practice acupuncture by the relevant state licensing board.¶ (4) "Acupuncture Services" means services provided by a licensed acupuncturist within the scope of practice as defined under state law.¶

- (5) "Acute" means a condition, diagnosis, or illness with a sudden onset and that is of short duration.
- (6) "Acquisition Cost" means, unless specified otherwise in individual program administrative rules, the net invoice price of the item, supply, or equipment plus any shipping or postage for the item.¶
- (7) "Addictions and Mental Health Division" means the Division within the Authority's Health Systems Division that administers mental health and addiction programs and services.¶
- (8) "Adequate Record Keeping" means documentation that supports the level of service billed. See OAR 410-120-1360, Requirements for Financial, Clinical, and Other Records, and the individual provider rules.¶
- (9) "Administrative Medical Examinations and Reports" means examinations, evaluations, and reports, including copies of medical records requested on the Oregon Health Plan (OHP) 729 form through the local Department branch office or requested or approved by the Authority to establish client eligibility for a medical assistance program or for casework planning.¶
- (10) "Adults and Youths Discharged from an Institution for Mental Disease (IMD)HRSN Eligible Behavioral Health Facility" means Members who have been discharged from an IMD (as such term is defined in 42 CFR 435.1010) one of the settings listed below within the last 365 calendar days. Eligibility for HRSN Services shall expire on the 366th calendar day after discharge from an IMD. ¶
- (a) Acute Care Psychiatric Hospitals as defined in OAR 309-015-0005,¶
- (b) Institution for Mental Diseases as defined in 42 CFR 435.1010, ¶
- (c) Integrated Psychiatric Residential Treatment Facilities and Residential Substance Use Disorders Treatment Programs as defined in OAR 309-022-0105,¶
- (d) Residential Treatment Facilities (RTF) as defined in OAR 309-035-0105, ¶
- (e) Residential Treatment Homes (RTH) as defined in OAR 309-035-0105,¶
- (f) Secure Residential Treatment Facilities (SRTF), as defined in OAR 309-035-0105,¶
- (g) Psychiatric Residential Treatment Facilities (PRTF) as defined in OAR 309-022-0105, and ¶
- (h) Residential Substance Use Disorders Treatment Programs as defined in OAR 309-018-0105¶
- (11) "Adults and Youths Released from Incarceration" means Members released from incarceration within the past 365 calendar days, including those released from state and federal prisons, local correctional facilities, juvenile detention facilities, Oregon Youth Authority closed custody corrections; or tribal correctional facilities. Eligibility for HRSN Services shall expire on the 366th calendar day after release from a carceral facility.¶
 (12) "Advance Directive" means an individual's instructions to an appointed person specifying actions to take in
- the event that the individual is no longer able to make decisions due to illness or incapacity.¶
 (13) "Adverse determination" means a determination made that the individual does not require the level of
- services provided by a nursing facility or that the individual does or does not require specialized services.¶ (14) "Adverse Event" means an undesirable and unintentional, though not necessarily unexpected, result of medical treatment.¶
- (15) "Affiliation" means for provider requesting enrollment or revalidation as an Oregon Medicaid provider any of the following: \P
- (a) Five (5) percent or greater direct or indirect ownership interest that an individual or entity has in another organization;¶
- (b) A general or limited partnership interest (regardless of the percentage) that an individual or entity has in another organization; ¶
- (c) An interest in which an individual or entity exercises operational or managerial control over, or directly or indirectly conducts, the day-to-day operations of another organization, either under contract or through some other arrangement, regardless of whether or not the managing individual or entity is a W-2 employee of the organization; includes sole proprietorships;¶
- (d) An interest in which an individual is acting as an officer or director of a corporation; or ¶
- (e) Any payment assignment relationship under 42 CFR 447.10(g).¶
- (16) "Agent" means any person who has been delegated the authority to obligate or act on behalf of a provider.¶
- (17) "Aging and People with Disabilities (APD)" means the division in the Department of Human Services (Department) that administers programs for seniors and people with disabilities. This division was formerly named "Seniors and People with Disabilities (SPD)."¶
- (18) "All-Inclusive Rate" or "Bundled Rate" means 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 Division's Pharmaceutical Services program administrative rules and the Home Enteral/Parenteral Nutrition and IV Services program administrative rules, except as specified in OAR 410-120-1340 Payment.¶
- (19) "Allied Agency" means local and regional governmental agency and regional authority that contracts with the Authority or Department to provide the delivery of services to covered individuals (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 (AAAs), and federally recognized American Indian tribes).¶

- (20) "Alternative Care Settings" means sites or groups of practitioners that provide care to members under contract with a Managed Care Entity (MCE), including urgent care centers, hospice, birthing centers, out-placed medical teams in community or mobile health care facilities, long-term care facilities, and outpatient surgical centers.¶
- (21) "Ambulance" means a specially equipped and licensed vehicle for transporting sick or injured individuals that meets the licensing standards of the Authority or the licensing standards of the state in which the ambulance provider is located.¶
- (22) "Ambulatory Payment Classification" means a reimbursement method that categorizes outpatient visits into groups according to the clinical characteristics, the typical resource use, and the costs associated with the diagnoses and the procedures performed. The groups are called Ambulatory Payment Classifications (APCs).¶
- (23) "Ambulatory Surgical Center (ASC)" means a facility licensed as an ASC by the Authority.¶
- (24) "American Indian/Alaska Native (AI/AN)" means a member of a federally recognized Indian tribe, band, or group, and 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.¶
- (25) "American Indian/Alaska Native (AI/AN) Clinic" means a clinic recognized under Indian Health Services (IHS) law or by the Memorandum of Agreement between IHS and the Centers for Medicare and Medicaid Services (CMS).¶
- (26) "Ancillary Services" means services supportive of or necessary for providing a primary service, such as anesthesiology, which is an ancillary service necessary for a surgical procedure.¶
- (27) "Anesthesia Services" means administration of anesthetic agents to cause loss of sensation to the body or body part.¶
- (28) "Appeal" means a request for review of an adverse determination, action or as it relates to an MCE an adverse benefit determination. \P
- (29) "Area Agency on Aging (AAA)" means the designated entity with which the Department contracts to meet the requirements of the Older Americans Act and ORS \underline{c} chapter 410 in planning and providing services to the elderly or elderly and disabled population. \P
- (30) "Asynchronous" means not simultaneous or concurrent in time. For the purpose of this general rule, asynchronous telecommunication technologies for telemedicine or telehealth services may include audio and video, audio without video, client or member portal and may include remote monitoring. "Asynchronous" does not include voice messages, facsimile, electronic mail or text messages.¶
- (31) "At Risk of Homelessness" has the means a Member who: ¶
- (a) Has an income that is 30 percent or less than the area median ing assigned to it by the U.S. Department of Housing and Urban Development (HUD) in 24 CFR 291.5 come where the individual resides according to the most recent available data from the U.S. Department of Housing and Urban Development; and,¶
- (b) Lacks sufficient resources or support networks to prevent their homelessness; and,¶
- (32) "Atypical Provider" means an entity able to enroll as a Billing Provider (BP) or rendering provider for medical assistance programs related non-health care services but that does not meet the definition of health care provider for National Provider Identification (NPI) purposes.¶
- (33) "Audiologist" means an individual licensed to practice audiology by the State Board of Examiners for Speech Pathology and Audiology.¶
- (34) "Audiology" means 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.¶
- (35) "Audio only" means the use of audio technology, permitting real-time communication between a health care provider and a member for the purpose of diagnosis, consultation or treatment. "Audio only" does not include health services that are customarily delivered by audio telephone technology and customarily not billed as separate services by a health care provider, such as the sharing of laboratory results.¶
- (36) "Automated Voice Response (AVR)" means a computer system that provides information on clients' current eligibility status from the Division by computerized phone response.¶
- (37) "Behavioral Health" means mental health, mental illness, addiction disorders, and substance use disorders.¶
- (38) "Behavioral Health Assessment" means a qualified mental health professional's determination of a member's need for mental health services.¶
- (39) "Behavioral Health Case Management" means services provided to members who need assistance to ensure access to mental health benefits and services from local, regional, or state allied agencies or other service providers.¶

- (40) "Behavioral Health Evaluation" means a psychiatric or psychological assessment used to determine the need for mental health or substance use disorder services.¶
- (41) "Benefit Package" means the package of covered health care services for which the client is eligible. ¶
- (42) "Billing Agent or Billing Service" means third party or organization that contracts with a provider to perform designated services in order to facilitate an Electronic Data Interchange (EDI) transaction on behalf of the provider.¶
- (43) "Billing Provider (BP)" means an individual, agent, business, corporation, clinic, group, institution, or other entity who submits claims to or receives payment from the Division on behalf of a rendering provider and has been delegated the authority to obligate or act on behalf of the rendering provider.¶
- (44) "Buying Up" means the practice of obtaining client payment in addition to the Division or managed care plan payment to obtain a non-covered service or item. (See OAR 410-120-1350 Buying Up.)¶
- (45) "By Report (BR)" means services designated, as BR requires 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 shall facilitate evaluation.¶
- (46) "Care Coordination" means the act and responsibility of care coordination entities to deliberately organize culturally and linguistically appropriate member services, care activities and information sharing among all participants involved with a members care according to the physical, developmental, behavioral, dental and social needs (including Health Related Social Needs and Social Determinants of Health and Equity) of the member. ¶ (47) "Case Management Services" means services provided to ensure that CCO members obtain health services necessary to maintain physical, mental, and emotional development and oral health. Case management services include a comprehensive, ongoing assessment of medical, mental health, substance use disorder or dental needs plus the development and implementation of a plan to obtain or make referrals for needed medical, mental, chemical dependency, or dental services, referring members to community services and supports that may include referrals to Allied Agencies.¶
- (48) "Center of Excellence (COE)" means a hospital, medical center, or other health care provider that meets or exceeds standards set by the agency for specific treatments or specialty care.¶
- (49) "Child Welfare (CW)" means a division within the Department responsible for administering child welfare programs, including child abuse investigations and intervention, foster care, adoptions, and child safety.¶ (50) "Children's Health Insurance Program (CHIP)" means a federal and state funded portion of the Oregon
- Health Plan (OHP) established by Title XXI of the Social Security Act and administered by the Authority.¶
 (51) "Chiropractor" means an individual licensed to practice chiropractic by the relevant state licensing board.¶
- (52) "Chiropractic Services" means services provided by a licensed chiropractor within the scope of practice as defined under state law and federal regulation. \P
- (53) "Citizenship Waived Medical (CWM) Benefit Package" means the coverage and limitations defined in OAR 410-134-0005(2) for individuals who met the eligibility requirements in OAR 410-200-0240(1).¶
- (54)_"Citizenship Waived Medical Plus (CWX) Benefit Package" means coverage and limitations described in OAR 410-134-0005(2) for CWM individuals who were pregnant or in their post-partum period and meet the eligibility requirements defined in OAR 410-200-0240(2).¶
- (55) "Claimant" means an individual who has requested a hearing.¶
- (56) "Client" means an individual found eligible to receive OHP health services.¶
- (57) "Climate-Related Supports" means climate-related devices and services provided to HRSN-Eligible Members in their own home or non-institutional, non-congregate primary residence and Authorized Members for whom such equipment and support are Clinically Appropriate as a component of health services treatment or prevention. HRSN Eligible Members are eligible for new climate-related devices only every thirty-six (36) months.
- (a) Clinically Appropriate climate-related devices for Member homes, non-institutional, non-congregate primary residence as detailed in OAR 410-120-2005. \P
- (a) Clinically Appropriate climate-related devices include:- ¶
- (A) Air conditioners for individuals at health risk due to significant heat; ¶
- (B) Heaters for individuals at increased health risk due to significant cold;¶
- (C) Air filtration devices and, as needed, replacement air filters for individuals at health risk due to compromised air quality;¶
- (D) Mini refrigeration units as needed for individuals for medication storage; and \P
- (E) Portable Ppower Ssupplies (PPSs) for individuals who need access to electricity-dependent equipment (e.g., ventilators, dialysis machines, intravenous equipment, chair lifts, mobility devices, communication devices, etc.) or are at risk of public safety power shutoffs-(PSPS) that may compromise their ability to use medically necessary devices.¶

- (b) Climate-Related Support services include, as may be needed by the Member, the provision and service delivery of, and, as needed, installation of all the climate-related devices (identified above and device maintenance. For air conditioners, Climate-Related Support services shall also include installation as needed by the Member.(a)(A)-(E) above of this rule) and device maintenance.¶
- (c) Ensuring safe utilization may also include an attestation from the mMember that they can safely and legally install the device in their primary, non-institutional primary residence, non-congregate place of residence.¶

 (d) Climate devices may stay with the Member in instances when a Member moves to a different housing setting, so long as the Member remains eligible. Members may also receive replacement devices as needed, so long as the Member remains eligible and total cost remains below the allowable max.¶
- (58) "Clinical Nurse Specialist" means a registered nurse who has been approved and certified by the Board of Nursing to provide health care in an expanded specialty role.¶
- (59) "Clinical Social Worker" means an individual licensed to practice clinical social work pursuant to state law.¶
- (60) "Clinical Record" means the medical, dental, or mental health records of a client or member.¶
- (61) "Clinically Appropriate" means having at least one HRSN Clinical Risk Factor and at least one HRSN Social Risk Factor, each of which must be applicable to the HRSN Service for which the Member is authorized. For example, to determine if a Member shall be authorized to receive Climate-Related Supports, the member must, in addition to belonging to an HRSN Covered Population, have at least one HRSN Climate Device-Clinical Risk Factor and one HRSN Climate Device-Social Risk Factor. HRSN Services are not Clinically Appropriate if they are solely for the convenience or preference of the Member.¶
- (62) "Closed Loop Referral" means the process of exchanging information between and among an MCE, the Oregon Health Authority (which may include its Fee For Service (FFS) Program), a Member, HRSN Service Providers, and other similar organizations, to make referrals and communicate about the status of referrals and services for a Member.¶
- (63) "Comfort Care" means medical services or items that give comfort or pain relief to an individual who has a terminal illness, including the combination of medical and related services designed to make it possible for an individual with terminal illness to die with dignity and respect and with as much comfort as is possible given the nature of the illness.¶
- (64) "Community Health Worker" means an individual who: ¶
- (a) Has expertise or experience in public health;¶
- (b) Works in an urban or rural community either for pay or as a volunteer in association with a local health care system;¶
- (c) To the extent practicable, shares ethnicity, language, socioeconomic status, and life experiences with the residents of the community where the worker serves;¶
- (d) Assists members of the community to improve their health and increases the capacity of the community to meet the health care needs of its residents and achieve wellness;¶
- (e) Advocates for the individual patient and community health needs, building individual and community capacity to advocate for their health;¶
- (f) Provides health education and information that is culturally appropriate to the individuals being served:¶
- (g) Assists community residents in receiving the care they require;¶
- (h) May give peer counseling and guidance on health behaviors; and ¶
- (i) May provide direct services such as first aid or blood pressure screening.¶
- (65) "Community Information Exchange" and "CIE" each means a software application that is utiliztechnology system used by a network of collaborative partners using technology systems to exchange information for the purpose of connecting individuals to the services and supports they need. CIE functionality must include Closed Loop Referrals, a shared resource directory, and documentation of consent to the use of technology by the Member or other individual being connected to services.¶
- (66) "Community Mental Health Program (CMHP)" means the organization of all services for individuals with mental or emotional disorders operated by, or contractually affiliated with, a local Mental Health Authority operated in a specific geographic area of the state under an intergovernmental agreement or direct contract with the Authority.¶
- (67) "Community Partner" means an individual affiliated with an organization contracted, trained, and certified by the Oregon Health Authority's Community Partner Outreach Program to provide free assistance to people applying for health coverage in Oregon that includes but is not limited to:-¶
- (a) Health coverage application;¶
- (b) Help to enroll in health insurance plans;-¶
- (c) Health coverage renewal assistance;¶
- (d) Healthcare System Navigation defined in OAR 410-120-0000; and ¶
- (e) Outreach and engagement related to subsections (a) through (d) of this section (6).-¶
- (68) "Co-morbid Condition" means a medical condition or diagnosis coexisting with one or more other current and

existing conditions or diagnoses in the same patient.¶

- (69) "Condition/Treatment Pair" means diagnoses described in the International Classification of Diseases Clinical Modifications, 10th edition (ICD-10-CM); the Diagnostic and Statistical Manual of Mental Disorders, 5th edition (DSM-5; and treatments described in the Current Procedural Terminology (CPT); or American Dental Association Codes (CDT) or the Authority Behavioral Health Fee Schedule, that, when paired by the Health Evidence Review Commission (HERC), constitute the line items in the Prioritized List of Health Services. Condition/treatment pairs may contain many diagnoses and treatments.¶
- (70) "Contested Case Hearing" means a proceeding before the Authority under the Administrative Procedures Act when any of the following contests an adverse determination, action, or as it relates to an MCE enrollee, an adverse benefit determination:¶
- (a) A client or member or their representative; ¶
- (b) A member of an MCE after resolution of the MCE's appeal process;¶
- (c) An MCE member's provider; or ¶
- (d) An MCE.¶
- (71) "Contiguous Area" means the area up to 75 miles outside the border of the State of Oregon.¶
- (72) "Contiguous Area Provider" means a provider practicing in a contiguous area.¶
- (73) "Continuing Treatment Benefit" means a benefit for clients who meet criteria for having services covered that were either in a course of treatment or scheduled for treatment the day immediately before the date the client's benefit package changed to one that does not cover the treatment.¶
- (74) "Coordinated Care Organization (CCO)" has the meaning given that term in OAR 410-141-3500(21).¶
- (75) "Co-Payments" means 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 OAR 410-120-1230 Client Copayment.) \P
- (76) "Cost Effective" means the lowest cost health service or item that, in the judgment of Authority staff or its contracted agencies, meets the medical needs of the client.¶
- (77) "Cover All Kids (CAK)" meaning defined in OAR 410-200-0015.¶
- (78) "Covered Services" means medically necessary and appropriate health services and items described in ORS Chapter 414 and applicable administrative rules. Covered services include:-
- (a) Services described in the Prioritized List of Health Services above the funding line set by the legislature;¶
- (b) Ancillary Services OAR 410-120-0000 (22);¶
- (c) Diagnostic Services OAR 410-120-0000 (82);¶
- (d) Services necessary for compliance with the requirements for parity in mental health and substance use disorder benefits in Code of Federal Regulations (CFR) 42 CFR part 438, subpart k; and ¶
- (e) Services necessary for compliance with the requirements for Early and Periodic Screening, Diagnostic and Treatment (EPSDT) as described in Cchapter 410 Ddivision 151.¶
- (79) "Current Dental Terminology (CDT)" means a listing of descriptive terms identifying dental procedure codes used by the American Dental Association.¶
- (80) "Current Procedural Terminology (CPT)" means a medical code set developed by the American Medical Association used to report medical, surgical, and diagnostic procedures and services performed by physicians and other health care providers.¶
- (81) "Credible Allegation of Fraud" means an allegation for fraud, which has been verified by the Authority or delegate, from any source, including but not limited to: fraud hotline complaints, claims data mining, and patterns identified through provider audits, civil false claims cases, and law enforcement investigations. Allegations are considered to be credible when they have the indicia of reliability and the Agency has reviewed all allegations, facts and evidence carefully and acts judiciously on a case-by-case basis.¶
- (82) "Date of Receipt of a Claim" means the date on which the Authority 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.¶
- (83) "Date of Service" means 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.¶
- (84) "Deactivation" means an action prohibiting a provider's participation where the Authority assigned provider number is terminated as the result of inactivity, as evidenced by failure to submit claims for eighteen (18) months, or relocation, as evidenced by returned/undeliverable mail by the United States Postal Service or any other mail carrier.¶
- (85) "Declaration for Mental Health Treatment" means a written statement of an individual's decisions concerning their mental health treatment. The individual makes the declaration when they are able to understand and make decisions related to treatment that is honored when the individual is unable to make such decisions.¶

- (86) "Dental Emergency Services" means dental services provided for severe tooth pain, unusual swelling of the face or gums, or an avulsed tooth.¶
- (87) "Dental Therapist" means a person licensed to practice dental therapy within the scope of practice as defined under state law.¶
- (88) "Dentist" means an individual licensed to practice dentistry pursuant to state law of the state in which they practice dentistry or an individual licensed to practice dentistry pursuant to federal law for the purpose of practicing dentistry as an employee of the federal government.¶
- (89) "Denturist" means an individual licensed to practice denture technology pursuant to state law.¶
- (90) "Denturist Services" means services provided within the scope of practice as defined under state law by or under the personal supervision of a denturist.¶
- (91) "Dental Hygienist" means an individual licensed to practice hygiene under the direction of a licensed professional within the scope of practice pursuant to state law.¶
- (92) "Dental Hygienist with an Expanded Practice Permit" means an individual licensed to practice dental hygiene services as authorized by the Board of Dentistry with an Expanded Practice Dental Hygienist Permit (EPDHP) pursuant to state law.¶
- (93) "Dentally Appropriate"-¶
- (a) means dental services, items or dental supplies that are:¶
- (A) Recommended by a licensed health provider practicing within the scope of their license; and \P
- (B) Safe, effective and appropriate for the patient based on standards of good dental practice and generally recognized by the relevant scientific or professional community based on the best available evidence; and-¶
- (C) Not solely for the convenience or preference of an OHP client, member or a provider of the service, item or dental supply; and \P
- (D) The most cost effective of the alternative levels or types of health services, items or supplies that are covered services that can be safely and effectively provided to a client or member in the Division or MCE's judgement.-¶
- (b) All covered services must be dentally appropriate for the member or client but not all medically appropriate services are covered services.-¶
- (c) For Early and Periodic Screening, Diagnostic and Treatment (EPSDT), see Cchapter 410, Ddivision 151.-¶
- (94) "Oregon Department of Human Services (Department or ODHS)" means the agency established in ORS Cchapter 409, including such divisions, programs and offices as may be established therein.
- (95) "Department Representative" means an individual who represents the Department and presents the Department's position in a hearing. \P
- (96) "Diagnosis Code" means as identified in the International Classification of Diseases, 10th revision, Clinical Modification (ICD-10-CM). The primary diagnosis code is shown in all billing claims, unless specifically excluded in individual provider rules. Where they exist, diagnosis codes shall be shown to the degree of specificity outlined in OAR 410-120-1280, Billing.¶
- (97) "Diagnosis Related Group (DRG)" means a system of classification of diagnoses and procedures based on the ICD-10-CM.¶
- (98) "Diagnostic Services" mean those services required to diagnose a condition, including but not limited to: radiology, ultrasound, other diagnostic imaging, electrocardiograms, laboratory and pathology examinations, and physician or other professional diagnostic or evaluative services.¶
- (99) "Dietitian" means an individual licensed by the Board of Licensed Dietitians to provide nutrition services as outlined in the Standards of Practice in the OR Administrative Rules, Chapter 834, Ddivision 60 (OAR 834-060-0000).¶
- (100) "Division" means the Health Systems Division within the Authority. The Division 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.¶
- (101) "Durable Medical Equipment, Prosthetics, Orthotics and Medical Supplies (DMEPOS)" means 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.¶
- (102) "Early and Periodic Screening, Diagnostic and Treatment (EPSDT)" means the program requiring specific coverage for children and young adults, as described in Gchapter 410 Ddivision 151.-¶
- (103) "Electronic Data Interchange (EDI)" means the exchange of business documents from application to application in a federally mandated format or, if no federal standard has been promulgated, using bulk transmission processes and other formats as the Authority designates for EDI transactions. For purposes of rules OAR 943-120-0100 through OAR 943-120-0200, EDI does not include electronic transmission by web portal.¶ (104) "EDI Submitter" means an individual or an entity authorized to establish an electronic media connection

with the Authority to conduct an EDI transaction. An EDI submitter may be a trading partner or an agent of a trading partner.¶

- (105) "Electronic Verification System (EVS)" means eligibility information that has met the legal and technical specifications of the Authority in order to offer eligibility information to enrolled providers of the Division.¶ (106) "Emergency Department" means the part of a licensed hospital facility open 24 hours a day to provide care for anyone in need of emergency treatment.¶
- (107) "Emergency Health Benefit Funding" means funding for the health benefits defined in OAR 410-134-0004(2)(a-j), included in the Healthier Oregon benefits package that is in part funded with state funding and matched with federal funds (42 CFR 440.255). \P
- (108) "Emergency Medical Condition" means a medical condition, whether physical, dental, or behavioral, manifesting itself by acute symptoms of sufficient severity 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 the pregnant person, the health of the person or their pregnancy) in serious jeopardy, serious impairment to bodily functions or serious dysfunction of any bodily organ or part. An emergency medical condition is not based on the final diagnosis; but is based on presenting symptoms as perceived by a prudent layperson and includes cases in which the absence of immediate medical attention maywould not in fact have had the adverse results described in the previous sentence. ¶

 (109) "Emergency Medical Transportation" means transportation necessary for a client with an emergency
- medical condition as defined in this rule and requires 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.¶
- (110) "Emergency Services" means health services from a qualified provider necessary to evaluate or stabilize an emergency medical condition, including inpatient and outpatient treatment that may be necessary to assure within reasonable medical probability that the patient's condition is not likely to materially deteriorate from or during a client's discharge from a facility or transfer to another facility.¶
- (111) "Evidence-Based Medicine" means the conscientious, explicit, and judicious use of current best evidence in making decisions about the care of individual patients. The practice of evidence-based medicine means integrating individual clinical expertise with the best available external clinical evidence from systematic research. By individual clinical expertise we mean the proficiency and judgment that individual clinicians acquire through clinical experience and clinical practice. Increased expertise is reflected in many ways, but especially in more effective and efficient diagnosis and in the more thoughtful identification and compassionate evaluation of individual patients' predicaments, rights, and preferences in making clinical decisions about their care. By best available external clinical evidence we mean clinically relevant research, often from the basic sciences of medicine, but especially from patient-centered clinical research into the accuracy and precision of diagnostic tests (including the clinical examination), the power of prognostic markers, and the efficacy and safety of therapeutic, rehabilitative, and preventive regimens. External clinical evidence both invalidates previously accepted diagnostic tests and treatments and replaces them with new ones that are more powerful, more accurate, more efficacious, and safer. (Source: BMJ 1996; 312:71-72 (13 January)). In addition, Evidence-Based Medicine considers the quality of evidence and the confidence that may be placed in findings.¶
- (112) "False Claim" means a claim that a provider knowingly submits or causes to be submitted that contains inaccurate, misleading, or omitted information and such inaccurate, misleading, or omitted information may result, or has resulted, in an overpayment.¶
- (113) "Family Planning Services" means services for clients of child bearing age (including minors who can be considered to be sexually active) who desire such services and that are intended to prevent pregnancy or otherwise limit family size. \P
- (114) "Federally Supported Hemophilia Treatment Center" means a hemophilia treatment center (HTC) that:¶ (a) Receives funding from the U.S. Department of Health and Human Services, Maternal and Child Health Bureau National Hemophilia Program;¶
- (b) Is qualified to participate in 340B discount purchasing as an HTC;¶
- (c) Actively participates in the U.S. Center for Disease Control (CDC) and Prevention surveillance and has an identification number that is listed in the HTC directory on the CDC website;¶
- (d) Is recognized by the Federal Regional Hemophilia Network that includes the State of Oregon; and ¶
- (e) Is a direct care provider offering comprehensive hemophilia care consistent with treatment recommendations set by the Medical and Scientific Advisory Council (MASAC) of the National Hemophilia Foundation in their standards and criteria for the care of persons with congenital bleeding disorders.¶
- (115) "Federally Qualified Health Center (FQHC)" means a federal designation for a medical entity that receives grants under Section 329, 330, or 340 of the Public Health Service Act or a facility designated as an FQHC by Centers for Medicare and Medicaid (CMS) upon recommendation of the U.S. Public Health Service.¶ (116) "Fee-for-Service Provider" means a health care provider who is not reimbursed under the terms of an

Authority contract with a Coordinated Care Organization or Prepaid Health Plan (PHP). A medical provider participating in a PHP or a CCO may be considered a fee-for-service provider when treating clients who are not enrolled in a PHP or a CCO.¶

- (117) "For Cause Termination" means a mandatory or discretionary termination by the Authority as is outlined in OAR 410-120-1400. \P
- (118) "Fraud" means an intentional deception or misrepresentation made by an individual with the knowledge that the deception may result in some unauthorized benefit to him or some other person. It includes any act that constitutes fraud under applicable federal or state law.¶
- (119) "Fully Dual Eligible" means for the purposes of Medicare Part D coverage (42 CFR 423.772), Medicare clients who are also eligible for Medicaid, meeting the income and other eligibility criteria adopted by the Authority for full medical assistance coverage.¶
- (120) "General Assistance (GA)" means medical assistance administered and funded 100 percent with State of Oregon funds through OHP. \P
- (121) "Grievance" means an expression of dissatisfaction about any matter other than an adverse benefit determination. Grievances may include, but are not limited to, the quality of care or services provided, and aspects of interpersonal relationships such as rudeness of a provider or employee, or failure to respect the enrollee's rights regardless of whether remedial action is requested.¶
- (122) "Health Care Interpreter" Certified or Qualified have the meaning given those terms in ORS 413.550.¶
- (123) "Health Care Professionals" means individuals with current and appropriate licensure, certification, or accreditation in a medical, mental health, or dental profession who provide health services, assessments, and screenings for clients within their scope of practice, licensure, or certification.¶
- (124) "Healthcare Common Procedure Coding System (HCPCS)" means 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. The Division uses HCPCS codes; however, the Division uses current Dental Terminology (DT) codes for the reporting of dental care services and procedures.¶
- (125) "Healthcare System Navigation" means the process by which a Community Partner supports individuals who are in need of health care by: \P
- (a) Assisting with application for or renewal of Oregon Health Plan (OHP);-¶
- (b) Assisting with the management of the application process for OHP;¶
- (c) Assisting with accessing available benefits;¶
- (d) Identifying and removing barriers to care; ¶
- (e) Providing the information needed to build the knowledge and confidence necessary for utilizing benefits; or ¶
- (f) Promoting the establishment of healthcare services and continuity of care.-¶
- (126) "Health Evidence Review Commission" means a commission that, among other duties, develops and maintains a list of health services ranked by priority from the most to the least important representing the comparative benefits of each service to the population served.¶
- (127) "Health Insurance Portability and Accountability Act of 1996 (HIPAA)" means the federal law (Public Law 104-191, August 21, 1996) with the legislative objective to assure health insurance portability, reduce health care fraud and abuse, enforce standards for health information, and guarantee security and privacy of health information.¶
- (128) "Health Maintenance Organization (HMO)" means a public or private health care organization that 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.¶
- (129) "Health Plan New/non-categorical client (HPN)" means an individual who is 19 years of age or older, is not pregnant, is not receiving Medicaid through another program, and who must meet all eligibility requirements to become an OHP client.¶
- (130) "Healthier Oregon" means the medical assistance benefit package that is equal to the OHP Plus benefit package defined in OAR 410-120-1210. The Healthier Oregon is for individuals; \P
- (a) Who do not meet the citizenship and non-citizen status requirements defined in OAR 410-200-0215 and OAR 461-120-0110; and \P
- (b) Who do meet the financial and other non-financial eligibility requirements for a Health Systems Division (HSD) Medical Program (see OAR \underline{c} chapter 410 $\underline{D}\underline{d}$ ivision 200) or an Oregon Supplemental Income Program Medical (OSIPM) Program (see OAR \underline{c} chapter 461). $\underline{\P}$
- (131) "Health-Related Social Needs" and "HRSN" each means the unmet climate, housing, nutrition, and outreach and engagement-related social needs, that contribute to an individual's poor health and are a result of underlying social and structural determinants of health.¶
- $(13\underline{42})$ "Hearing Aid Dealer" means an individual 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.¶

 $(132\underline{3})$ "Home Enteral Nutrition" means 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 program provider rules.¶

(1334) "Home Health Agency" means a public or private agency or organization that has been certified by Medicare as a Medicare home health agency and that is licensed by the Authority as a home health agency in Oregon and meets the capitalization requirements as outlined in the Balanced Budget Act (BBA) of 1997.¶ (1345) "Home Health Services" means 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.¶

 $(135\underline{6})$ "Home Intravenous Services" means 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 program administrative rules.¶

(1367) "Home Parenteral Nutrition" means 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 program administrative rules.¶

(1378) "Hospice" means a public agency or private organization or subdivision of either that is primarily engaged in providing care to terminally ill individuals and is certified by the federal Centers for Medicare and Medicaid Services as a program of hospice services meeting current standards for Medicare and Medicaid reimbursement and Medicare Conditions of Participation and is currently licensed by the Oregon Health Authority, Public Health Division.¶

(1389) "Hospital" means a facility licensed by the Public Health Division as a general hospital that meets requirements for participation in OHP under Title XVIII of the Social Security Act. The Division does not consider facilities certified by CMS as religious non-medical facilities as hospitals for reimbursement purposes. Out-of-state hospitals shall be considered hospitals for reimbursement purposes if they are licensed as a short-term 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.¶

(13940) "Hospital-Based Professional Services" means 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 (DMAP 42) report for the Division.¶

 $(140\underline{1})$ "Hospital Dentistry" means dental services normally done in a dental office setting, but due to specific client need (as detailed in OAR \subseteq chapter 410 \cong division 123) are provided in an ambulatory surgical center or inpatient or outpatient hospital setting under general anesthesia (or IV conscious sedation, if appropriate). \P (14 $\frac{1}{2}$) "Hospital Laboratory" means 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 the Division. \P

(1423) "Healthousing-Related Social Needupports" and "HRSN" each means the unmet climate-related needs that contribute to an individual's poormeans housing services provided to eligible Members to help them maintain healthy and are a result of underlying social and structural determinants of health.¶

(143) "HRSN Climate Device Clinical Risk Factor" means any one the climate device-specific clinical risk factors detailed in the CMS approved HRSN services protocol.¶

(144) "HRSN Climate Device Social Risk Factor" means an individual who resides in their own home or non-institutional, non-congregate primary residence and for whom an air conditioner, heater, air filtration device, portable power supply (PPS), and/or mini refrigeration unit is Clinically appropriate as a component of health services, treatment, or prevention.¶

(145) "HRSN Clinical Risk Factor" is the generic term for any one, or combination, or all of the following:¶ (a) HRSN Climate Device Clinical Risk Factor;¶

(b) HRSN Housing Clinical Risk Factor;¶

(c) HRSN Nutrition Clinical Risk Factorsafe housing (as detailed in OAR 410-120-2005). Housing-Related Supports include:¶

(a) Rent and Utility Costs¶

(b) Hotel/Motel Stays¶

(c) Utilities Arrears¶

(d) Utilities Set Up¶

(e) Storage Fees¶

(f) Tenancy Services (paid via 15-minute increments)¶

- (g) Tenancy Services (paid per member per month)¶
- (h) Home Modifications¶
- (i) Home Remediations¶
- (144) "HRSN Authorized Member" means a Member who has participated in an HRSN Eligibility Screening and has been approved by the MCE or, as applicable, the Authority, to receive one or more HRSN Services.¶
- (145) "HRSN Clinical Risk Factor" is the generic term to describe the clinical risk a Member must have in order to be eligible for an HRSN service. All HRSN Clinical Risk Factors are identified in OAR 410-120-2005 in Tables 1 and 2.¶
- (146) "HRSN Connector" means any person or entity, including HRSN Service Providers and other similar social service organizations, that assists Members in documenting the information necessary to make an HRSN Request to an MCE for an HRSN Eligibility Screening and HRSN Service authorization.¶
- (147) "HRSN Covered Populations" means Members, except for individual <u>luding Members</u> receiving the BRG service package defined in OAR 410-135-0030, who belong to one or more of the following populations, as <u>which are</u> further specide in the <u>HRSN Guidance Document: is OAR 410-120-0000:</u>¶
- (a) Adults and Youth Discharged from an Institution for Mental Diseases (IMD); <u>residential mental health and substance use disorder facility</u>, <u>or inpatient psychiatric unit</u>¶
- (b) Adults and Youth Released from Incarceration; ¶
- (c) Individuals currently or previously involved in Oregon's Child Welfare system;
- (d) Individuals Transitioning to Dual Medicaid and Medicare Status:
- (e) Individuals who meet the definitions of either-"HUD Homeless-¶
- (f) Individuals who meet the definition orf "At Risk of Homelessness," as such terms are defined by HUD in 24 CFR 291.5.¶
- (148) "HRSN Eligibility Screening" means the process by which an MCE determines whether an individual:¶ (a) is enr"¶
- (g) Individuals identified as "Young Adults with Special Health Care Needs", beginning 2025¶
- (148) "HRSN Eligibility Screening" means the process set out in OAR 410-120-2015, followed in Medicaid; (b) belongs to a Covered Population; ¶
- (c) has at least one HRSN Clinical Risk by MCEs or, as applicable, to the HRSN Services for which they are being screened;¶
- (d) has at least one HRSN Social Risk applicable to the HRSN Services for which he Authority to determine $\underline{\text{whe}}$ the $\underline{\text{yr}}$ are being screened; \P
- (e) is not receiving the same or substantially similar service from a state or federally funded program that may be received from the MCE if authorized to receive the HRSN Services; and ¶
- (f) meets any other additional required eligibility criteria that may apply in connection with the specific HRSN Services that may be needed Member meets the criteria necessary for authorizing an HRSN Service.¶
- (149) "HRSN Eligible" means a Member, except for individual Members receiving the BRG service package defined in OAR 410-135-0030, who meets all of the following criteria:-¶
- (a) Belongs to at least one of the HRSN Covered Populations:,¶
- (b) Has at least one HRSN Clinical Risk Factor applicable to the HRSN Services for which they are being screened;.¶
- (c) Has at least one HRSN Social Risk Factor applicable to the HRSN Services for which they are being screened; and-¶
- (d) Meets any additional eligibility criteria and requirements that may apply in connection with the specific HRSN Services.¶
- (150) "HRSN Fee Schedule" means the Oregon Health Authority to a specific HRSN Service all of which are identified in OAR 410-120-2005.¶
- (150) "HRSN Fee Schedule" means the comprehensive list of rates that establishes the maximum allowable reimbursement amount for each HRSN Service. Each service is associated with a unique procedure code and a corresponding procedure code modifier, which are used to correctly identify each service for billing purposes.¶
 (151) "HRSN Outreach and Engagement Services (HRSN O&E Services)" means the activities performed by HRSN Services Providers or MCE for the purpose of identifying OUD paralled individuals at the Authority or MCE and
- Service Providers or MCE for the purpose of identifying OHP enrolled individuals p. the Authority, or MCEs as described in OAR 410-120-2005. HRSN Service Providers shall be compensated for providing HRSN O&E
- $\underline{Services\ when\ provided\ to\ "P} resumed\ e \underline{HRSN\ E} ligible\ \underline{for\ HRSN\ Climate-Related\ Services.} \P$
- (a) At a minimum, HRSN Outr Members as described in OAR 410-120-2005.¶
- (152) "HRSN Person-Centered Service Plan" and "HRSN PCSP" each and Engagement Services must include:¶
 (A) Conmeans the HRSN-related component of the care plan that is developed in consultacting and engaging
 Members who belong to on with the Member upon authorizatione or more HRSN Covered Populations who are
 presumed to be eligible for HRSN Climate-Related Services; and¶
- (B) Determining whether HRSN Services. The HRSN PCSP must be reviewed and revised upon reassessment of

need at least every six (6) months, when the Member's circumstances or needs change significantly, or at the request of the Member, while the Member is enrolled in the FFS Program or a CCO and, if a CCO, which one. \$\frac{1}{2}\$ (breceiving one or more HRSN Services. \$\frac{1}{2}\$

(153) "HRSN Outreach and Engagement activities may also include:¶

(A) transmitting to the Member's CCO or to OHA's FFS Program (or its designated third-party contractor) the partial or complete HRSN Request Form, or information contained within, for Self-Attestation" means an oral or written attestation made by the Member or Member Representative that they satisfy the applicable requirements necessary to establish the Member is HRSN eEligibility determination and HRSN Service authorization, and/or ¶ (B) providing HRSN Eligible Members who may have a need for medical, peer, social, educational, legal, or other related services with information and logistical support necessary to connect them wle to receive one or more HRSN Services.¶

(152)at provides HRSN Services.¶

(155) "HRSN Service Request(s)" and "HRSN Request" means a request from an HRSN Connector organization or individual made to an MCE or, as applicable, the Authority, for the purpose of requesting that the MCE, or as applicable, the Authority, perform an HRSN Eligibility Screening. An HRSN Request is are comprised of, at minimum, the name and contact information of the individual being recommended and identification of the anticipated HRSN Service need. An HRSN Requests may also include confirmation of OHP Medicaid enrollment or, including confirmation the individual is a Member enrolled in the MCE of MCE or FFS enrollment, as well as any other information regarding the individual's potential HRSN Eligibility. The MCE or, as applicable, the Authority, shall be required to document its attempts to collect the information needed to determine eligibility. (153) "HRSN Self-Attestation" means a written attestation made by the Member or Member Representative that they satisfy the applicable requirements necessary to establish the Member is HRSN Eligible to receive one or more HRSN Services. ¶

(154) "HRSN Service Provider" means a private or public social service organization, community organization, or other similar individual or entity that provides HRSN Services. ¶

(1556) "HRSN Service Vendor" means any individual or entity that is contracted or procured by an MCE or an HRSN Service Provider to deliver or provide HRSN Services directly to an HRSN Eligible Member who has been approved to receive HRSN Services. Examples of HRSN Service Vendors include, without limitation, entities or individuals that deliver or install air conditioners, heaters, air filtration devices, Portable Power Supply (PPSs) or mini refrigeration units to the homes or non-institutional primary residences of Members, or in the case of air conditioners, additionally help to inst, as well as home modification vendors, landlords, hotels/motels, chore service providers, utilities and moving companies, and pest eradication companies and storage facilities, and organizations that assess Members for, plan, prepare, or deliver Medically Tailored Mealls.¶

(1567) "HRSN Services" <u>also called "HRSN benefits"</u> means Climate-Related Supports, <u>and associate Housing-Related Supports</u>, <u>Nutrition-Related Supports</u>, <u>and HRSN Outreach and Engagement</u>, <u>services</u> that address a Member's Health-Related Social Needs. <u>Additional information regarding the different components of HRSN Services are detailed in OAR 410-120-2005.</u>¶

(1578) "HRSN Social Risk Factor" means the need(s) of a Member related to a Health-Related Social Needs service. The HRSN Social Risk Factors are specific to each of the HRSN Services, which are Climate-Related Supports, Housing, and Nutrition.-Related Supports, Nutrition-Related Supports, and Outreach and Engagement Services. HRSN Social Risk Factors include:¶

(a) HRSN Climate Device Social Risk Factor: A Member who requires a climate device to treat, improve, stabilize, or prevent their HRSN Clinical Risk Factor.¶

(b) HRSN Housing-Related Social Risk Factor: A Member who (i) meets the HUD homeless definition as defined in OAR 410-120-0000, or (ii) is at risk of homelessness as defined in OAR 410-120-0000, or (iii) requires a home modification or remediation service to treat, improve, stabilize, or prevent their HRSN Clinical Risk Factor. ¶ (c) HRSN Nutrition-Related Social Risk Factor: A Member who meets the USDA definition of low food security or very low food security as defined in OAR 410-120-0000. ¶

(d) HRSN Outreach and Engagement Social Risk Factor: A Member who requires support to obtain or maintain connection with benefit programs, services, or supports for basic needs. ¶

(1589) "HUD Homeless" has the meaning assigned to it by the U.S. Department of Housing and Urban Development (HUD) in 24 CFR ? 91.5.¶

(15960) "Eviction" means a tenant has received a Termination Notice, Notice to Evict, a court summons, or documentation of a similar nature, indicating that the tenant is at risk of being evicted from their home.¶ (161) "Indian Health Care Provider" (IHCP) means an Indian health program operated by the Indian Health Service (IHS) or by an Indian Tribe, Tribal Organization or an urban Indian organization (otherwise known as an I/T/U) as defined in section 4 of the Indian Health Care Improvement Act (25 U.S.C. 1603).¶

- (1602) "Indian Health Program" means any Indian Health Service (IHS) facility, any federally recognized tribe or tribal organization, or any FQHC with a 638 designation.¶
- $(164\underline{3})$ "Indian Health Service (IHS)" means an operating division (OPDIV) within the U.S. Department of Health and Human Services (HHS) responsible for providing medical and public health services to members of federally recognized tribes and Alaska Natives.¶
- (1624) "Indian Managed Care Entities" (IMCE) means a CCO, MCO, PIHP, PAHP, PCCM, or PCCM entity that is controlled (section 1903(m)(1)(C) of the Act) by the Indian Health Service, a Tribe, Tribal Organization, or Urban Indian Organization, or a consortium, which may be composed of one or more Tribes, Tribal Organizations, or Urban Indian Organizations, and which may also include the Service.¶
- $(163\underline{5})$ "Indigent" means for the purposes of access to the Intoxicated Driver Program Fund (ORS 813.602), individuals with-out health insurance coverage, public or private, who meet standards for indigence adopted by the federal government as defined in ORS 813.602(5).¶
- $(164\underline{6})$ "Individual Adjustment Request Form (OHP 1036)" means a form used to resolve an incorrect payment on a previously paid claim, including underpayments or overpayments.¶
- (1657) "Individuals Involved with Child Welfare" means Members who are currently, or have previously been, involved in Oregon's Child Welfare System including $\underline{m}\underline{M}$ embers who are currently or have previously been:- \P (a) In foster/substitute care;- \P
- (b) The recipient of adoption or guardianship assistance; or ¶
- (c) Served on an in-home plan; or ¶
- (d) The subject of an open child welfare case.-¶
- (1668) "Individuals Transitioning to Dual Status" means Members enrolled in Medicaid who are transitioning to Fully Dual Eligible as defined in this rule. Members who are Individuals Transitioning to Dual Status shall be included in HRSN Covered Population for the ninety (90) calendar days preceding the date Medicare coverage is to take effect and 270 calendar days after it takes effect.¶
- (1679) "Inpatient Hospital Services" means services that are furnished in a hospital for the care and treatment of an inpatient. (See Division Hospital Services program administrative rules in C hapter 410, D ivision 125 for inpatient covered services.)
- (16870) "Institutional Level of Income Standards (ILIS)" means 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 Individuals with Intellectual Disabilities (ICF/IID), and individuals on ICF/IID waivers or eligibility for services under Aging and People with Disabilities (APD) Home and Community Based Services program. \P (16971) "Institutionalized" means a patient admitted to a nursing facility or hospital for the purpose of receiving nursing or hospital care for a period of thirty (30) days or more. \P
- (1702) "International Classification of Diseases, 10th Revision, Clinical Modification (ICD-10-CM) (including volumes 1, 2, and 3, as revised annually)" means a book of diagnosis codes used for billing purposes when treating and requesting reimbursement for treatment of diseases.¶
- (1743) "Joint Fair Hearing Request" means a request for a fair hearing that is included in an appeal request submitted to an Exchange or other insurance affordability program or appeals entity, in accordance with the signed agreement between the agency and an Exchange or Exchange appeals entity or other program or appeals entity described in 42 CFR 435.1200.¶
- (1724) "Laboratory" means a facility licensed under ORS 438 and certified by CMS, Department of Health and Human Services (DHHS), as qualified to participate under Medicare and to provide laboratory services (as defined in this rule) within or apart from a hospital. An entity is considered to be a laboratory if the entity derives materials 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 to be a laboratory under the Clinical Laboratory Improvement Act (CLIA).¶
- (1735) "Laboratory Services" means those professional and technical diagnostic analyses of blood, urine, and tissue ordered by a physician or other licensed practitioner of the healing arts within their 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.
- $(174\underline{6})$ "Licensed Direct Entry Midwife" means a practitioner who has acquired the requisite qualifications to be registered or legally licensed to practice midwifery by the Public Health Division.¶
- (175) "Licensed practitioner of the healing arts" (LPHA) means any health practitioner who is licensed in Oregon to diagnose and treat individuals with the physical or mental disability or functional limitations at issue, and operating within the scope of practice defined in State law. \P
- (1767) "Liability Insurance" means 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.¶

- (1778) "Long-Term Acute Care (LTAC) Hospital" means a facility that provides specialty care designed for patients with serious medical problems that require intense, special treatment for an extended period of time. \P (1789) "Long-term Care or Long-term Services and Supports" means Medicaid funded Long-term care or long-term services and supports services that include: \P
- (a) "Long-term Care" as defined in OAR 461-001-0000 means the system through which the Department of Human Services provides a broad range of social and health services to eligible adults who are aged, blind, or have disabilities for extended periods of time. This includes nursing homes and behavioral health care outlined in OAR Chapter 410, Ddivision 172 Medicaid Behavioral Health, including state psychiatric hospitals;
- (b) "Long-term Services and Supports" means the Medicaid services and supports provided under a CMS approved waiver to assist individual's needs and to avoid institutionalization as defined in OAR Chapter 411, Division 4 and defined as Medicaid Home and Community-Based Settings and Services (HCBS) and as outlined in OAR Chapter 410, Ddivision 172 (Medicaid Payment for Behavioral Health Services).
- (17980) "Low Food Security" means reduced quality, variety, or desirability of diet; little or no indication of reduced food intake, as measured by the U.S. Household Food Security Survey Module: Six Item Short Form from the U.S. Department of Agriculture published in May 2024, available here:

https://www.ers.usda.gov/media/xxsjnqd1/short2024.pdf¶

- (181) "Managed Care Entity (MCE)" means an entity that enters into a contract to provide services in a managed care delivery system, including but not limited to managed care organizations, prepaid health plans, primary care case managers and Coordinated Care Organizations.¶
- (1802) "Managed Care Organization (MCO)" means a 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), Dental Care Organization (DCO), Mental Health Organization (MHO), or Physician Care Organization (PCO).¶
- (1843) "Managing Employee" means a general manager, business manager, administrator, director, or other individual who exercises operational or managerial control over, or who directly or indirectly conducts the day-to-day operations of the provider, whether the provider is an individual, institution, organization or agency.-¶ (1824) "Maternity Case Management" means a program available to pregnant clients. The purpose of maternity case management is to extend prenatal services to include non-medical services that address social, economic, and nutritional factors. For more information refer to the Division's Medical-Surgical Services program administrative rules.¶
- (1835) "Meaningful access" means client or member-centered access reflecting the following statute and standards:¶
- (a) Pursuant to Title VI of the Civil Rights Act of 1964, Section 1557 of the Affordable Care Act and the corresponding Federal Regulation at 45 CFR Part 92 and The Americans with Disabilities Act (ADA), providers' telemedicine or telehealth services shall accommodate the needs of individuals who have difficulty communicating due to a medical condition, who need accommodation due to a disability, advanced age or who have Limited English Proficiency (LEP) including providing access to auxiliary aids and services as described in 45 CFR Part 92:¶
- (b) National Culturally and Linguistically Appropriate Services (CLAS) Standards at https://thinkculturalhealth.hhs.gov/clas/standards; and ¶
- (c) As applicable to the client or member, Tribal based practice standards:

https://www.oregon.gov/OHA/HSD/AMH/Pages/EBP.aspx;¶

- (d) "Synchronous" means an interaction between a provider and a client or member that occurs at the same time using an interactive technology. This may include audio only, video only, or audio with video and may include remote monitoring.¶
- $(184\underline{6})$ "Medicaid" means a joint federal and state funded program for medical assistance established by Title XIX of the Social Security Act as amended and administered in Oregon by the Authority.¶
- $(185\underline{7})$ "Medical Assistance Eligibility Confirmation" means verification through the Electronic Verification System (EVS), AVR, Secure Web site or Electronic Data Interchange (EDI), or an authorized Department or Authority representative.¶
- (1868) "Medical Assistance Program" means a program for payment of health services provided to eligible Oregonians, including Medicaid and CHIP services under the OHP Medicaid Demonstration Project and Medicaid and CHIP services under the State Plan, or Healthier Oregon, or Bridge Program, or any other programs that may be prescribed by the Authority from time to time, in accordance with ORS 414.025(17).¶
- (1879) "Medical Care Identification" means the card commonly called the "medical card" or medical ID issued to

clients (called the Oregon Health ID starting Aug. 1, 2012).¶

- (18890) "Medical Services" means care and treatment provided by a licensed medical provider directed at preventing, diagnosing, treating, or correcting a medical problem.¶
- (1891) "Medical Transportation" means transportation to or from covered medical services. \P (1902) "Medically Appropriate" \P
- (a) Means health services, items, or medical supplies that are: \P
- (A) Recommended by a licensed health provider practicing within the scope of their license; and ¶
- (B) Safe, effective, and appropriate for the patient based on standards of good health practice and generally recognized by the relevant scientific or professional community based on the best available evidence; and ¶
- (C) Not solely for the convenience or preference of an OHP client, member, or a provider of the service item or medical supply; and \P
- (D) The most cost effective of the alternative levels or types of health services, items, or medical supplies that are covered services that can be safely and effectively provided to a Division client or member in the Division or MCE's judgment.¶
- (b) All covered services must be medically appropriate for the member or client, but not all medically appropriate services are covered services.¶
- (c) For Early and Periodic Screening, Diagnostic and Treatment (EPSDT), see Cchapter 410 Ddivision 151. \P (1943) "Medically Necessary" means: \P
- (a) Health services and items that are required to address one or more of the following:¶
- (A) The prevention, diagnosis, or treatment of a client or member's disease, condition, or disorder that may could result in health impairments or a disability; or ¶
- (B) The client's or member's ability to achieve age-appropriate growth and development; or ¶
- (C) The client's or member's ability to attain, maintain, or regain independence in self-care, ability to perform activities of daily living or improve health status; or ¶
- (D) The client's or member's ability to have access to the benefits of non-institutionalized community living, to achieve person centered care goals, and to live and work in the setting of their choice, when they are receiving Long Term Services or Supports (as defined in these rules);¶
- (b) A medically necessary service must also be medically appropriate. All covered services must be medically necessary, but not all medically necessary services are covered services.¶
- (c) For Early and Periodic Screening, Diagnostic and Treatment (EPSDT), see \underline{C}_{c} hapter 410 \underline{D}_{d} ivision 151. ¶ (1924) "Medicare" means 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;¶
- (c) Prescription drug coverage (Part D) means covered Part D drugs that include prescription drugs, biological products, insulin as described in specified paragraphs of section 1927(k) of the Social Security Act, and vaccines licensed under section 351 of the Public Health Service Act. It also includes medical supplies associated with the injection of insulin. Part D covered drugs prohibit Medicaid Title XIX Federal Financial Participation (FFP). For limitations, see the Division's Pharmaceutical Services program administrative rules in \underline{C} chapter 410, \underline{D} division 121.¶
- (1935) "Medical Nutrition Therapy means" an evidence-based application of the Nutrition Care Process provided by licensed dietitians; focused on prevention, delay or management of diseases and conditions; and involving an in-depth assessment, periodic reassessment and intervention(s). (OAR 834-020-0000)¶
- $(194\underline{6})$ "Medicare Advantage" means an organization approved by CMS to offer Medicare health benefits plans to Medicare beneficiaries.¶
- (1957) "Member" means an OHP client enrolled with a pre-paid health plan or coordinated care organization. $\P(1968)$ "National Correct Coding Initiative (NCCI)" means the Centers for Medicare and Medicaid Services (CMS) developed the National Correct Coding Initiative (NCCI) to promote national correct coding methodologies and to control improper coding leading to inappropriate payment. \P
- (1979) "National Drug Code or (NDC)" means a universal number that identifies a drug. The NDC number consists of 11 digits in a 5-4-2 format. The Food and Drug Administration assigns the first five digits to identify the manufacturer of the drug. The manufacturer assigns the remaining digits to identify the specific product and package size. Some packages shall display less than 11 digits, but the number assumes leading zeroes.¶ (198200) "National Provider Identification (NPI)" means federally administered 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 and Medicaid covered entities are required to apply for an

NPI.¶

- (199201) "Naturopathic physician" means an individual licensed to practice naturopathic medicine by the Oregon Board of Naturopathic Medicine.¶
- (2002) "Naturopathic Services" means services provided within the scope of practice as defined under state law and by rules of the Oregon Board of Naturopathic Medicine.¶
- $(204\underline{3})$ "Non-Billing Provider" also referred to as non-payable, means a provider who is issued a provider number for purposes of rendering, ordering, referring, prescribing, data collection, encounters, or non-claims-use of the Provider Web Portal (e.g., eligibility verification).
- (2024) "Non-covered Services" means services or items for which the Authority is not responsible for payment or reimbursement. Non-covered services are identified in:¶
- (a) OAR 410-120-1200 Excluded Services and Limitations; and ¶
- (b) OAR 410-120-1210 Medical Assistance Benefit Packages and Delivery System;
- (c) OAR 410-141-3820 OHP Benefit Package of Covered Services;¶
- (d) OAR 410-141-0520 Prioritized List of Health Services; and ¶
- (e) Any other applicable Division administrative rules.¶
- (2035) "Non-Emergent Medical Transportation Services (NEMT)" means transportation to or from a source of covered service, that does not involve a sudden, unexpected occurrence which creates a medical crisis requiring emergency medical services as defined in OAR 410-120-0000 and requiring immediate transportation to a site, usually a hospital, where appropriate emergency medical care is available.¶
- $(204\underline{6})$ "Nurse Anesthetist, C.R.N.A." means a registered nurse licensed in the State of Oregon as a CRNA who is currently certified by the National Board of Certification and Recertification for Nurse Anesthetists.¶
- (2057) "Nurse Practitioner" means an individual licensed as a registered nurse and certified by the Board of Nursing to practice as a nurse practitioner pursuant to state law.¶
- (2068) "Nurse Practitioner Services" means services provided within the scope of practice of a nurse practitioner as defined under state law and by rules of the Board of Nursing.¶
- (2079) "Nursing Facility" means a facility licensed and certified by the Department and defined in OAR 411-070-0005.¶
- $(2\underline{1}08)$ "Nursing Services" means 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 \P
- (20911) "Nutrition-Related Supports" means nutrition services provided to Authorized Members starting in 2025 to improve their access to food and health (as detailed in OAR 410-120-2005). Nutrition-Related Supports include the following: ¶
- (a) Assessment for Medically Tailored Meals,¶
- (b) Medically Tailored Meals, and ¶
- (c) Nutrition Education.¶
- (212) "Nutritional Counseling" means counseling that takes place as part of the treatment of an individual with a specific condition, deficiency, or disease such as diabetes, hypercholesterolemia, or phenylketonuria.¶
- (2193) "Occupational Therapist" means an individual licensed by the State Board of Examiners for Occupational Therapy.¶
- $(214\underline{4})$ "Occupational Therapy" means 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, the 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. \P
- (212<u>5</u>) "Ombudsman Services" means advocacy services provided by the Authority to clients whenever the client is reasonably concerned about access to, quality of, or limitations on the health services provided.¶
- (2136) "Oregon Health ID" means a card the size of a business card that lists the client's name, client ID (prime number), and the date it was issued.¶
- (2147) "Oregon Health Plan (OHP)" means the Medicaid and Children's Health Insurance (CHIP) Demonstration Project that expands Medicaid and CHIP eligibility beyond populations traditionally eligible for Medicaid to other low-income populations and Medicaid and CHIP services under the State Plan.¶
- (2158) "Optometric Services" means services provided within the scope of practice of optometrists as defined under state law.¶
- $(21\underline{69})$ "Optometrist" means an individual licensed to practice optometry pursuant to state law. ¶ $(21\underline{720})$ "Oregon Health Authority (Authority)" means the agency established in ORS \underline{Cc} hapter 413 that administers the funds for Titles XIX and XXI of the Social Security Act. It is the single state agency for the administration of the medical assistance program under ORS \underline{Cc} hapter 414. For purposes of these rules, the agencies under the authority of the Oregon Health Authority are the Public Health Division, Health Systems

Division, External Relations, Health Policy and Analytics, Fiscal and Operations, Health System Division, Office of Equity and Inclusion, and the Oregon State Hospital.¶

- $(2\underline{2}18)$ "Oregon Youth Authority (OYA)" means 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.¶
- (21922) "Out-of-State Providers" means any provider located outside the borders of the State of Oregon:¶
- (a) Contiguous area providers are those located no more than 75 miles from the border of the State of Oregon;¶
- (b) Non-contiguous area providers are those located more than 75 miles from the borders of the State of Oregon.¶
- (2203) "Outpatient Hospital Services" means services that are furnished in a hospital for the care and treatment of an outpatient. For information on outpatient-covered services, see the Division's Hospital Services administrative rules C
- $(22\underline{44})$ "Overdue Claim" means a valid claim that is not paid within 45 days of the date it was received.
- (222<u>5</u>) "Overpayment" means a payment made by the Authority to a provider in excess of the correct Authority payment amount for a service. Overpayments are subject to repayment to the Authority.¶
- (2236) "Overuse" means use of medical goods or services at levels determined by Authority medical staff or medical consultants to be medically unnecessary or potentially harmful.¶
- (224<u>7</u>) "Ownership interest" means the possession of equity in the capital, the stock, or the profits of the disclosing entity. A person with an ownership or control interest is a person or corporation that:¶
- (a) Has an ownership interest totaling 5 percent or more in a disclosing entity;¶
- (b) Has an indirect ownership interest equal to 5 percent or more in a disclosing entity; ¶
- (c) Has a combination of direct and indirect ownership interests equal to 5 percent or more in a disclosing entity;¶
- (d) Owns an interest of 5 percent or more in any mortgage, deed of trust, note, or other obligation secured by the disclosing entity if that interest equals at least 5 percent of the value of the property or assets of the disclosing entity;¶
- (e) Is an officer or director of a disclosing entity that is organized as a corporation; or ¶
- (f) Is a partner in a disclosing entity that is organized as a partnership.¶
- (2258) "Participating provider" means a provider that has a contractual relationship with an MCE. A Participating Provider is not a Subcontractor solely by virtue of a Participating Provider agreement with an MCE. "Network Provider" has the same meaning as Participating Provider.¶
- (2269) "Payable Provider" means a provider who is issued a provider number for purposes of submitting medical assistance program claims directly to the Authority for payment.¶
- (22730) "Payment Authorization" means authorization granted by the responsible 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.¶
- (22831) "Peer Review Organization (PRO)" means an entity of health care practitioners of services contracted by the state to review services ordered or furnished by other practitioners in the same professional field.¶
- $(2\underline{3}29)$ "Peer Support Specialist" means an individual providing services to another individual who shares a similar life experience such as (i) addiction to addiction, (ii) mental health condition to mental health condition, or (iii) family member of an individual with a mental health condition to family member of an individual with a mental health condition. A peer support specialist shall be a self-identified individual:¶
- (a) Currently or formerly receiving addictions or mental health services;¶
- (b) In recovery from an addiction disorder who meets the abstinence requirements for recovering staff in alcohol or other drug treatment programs;¶
- (c) In recovery from problem gambling.¶
- (2303) "Peer Wellness Specialist" including Family Support Specialist and Youth Support Specialist means an individual who is responsible for assessing mental health service and support needs of the individual's peers through community outreach, assisting individuals with access to available services and resources, addressing barriers to services and providing education and information about available resources and mental health issues in order to reduce stigmas and discrimination toward consumers of mental health services, and to provide direct services to assist individuals in creating and maintaining recovery, health, and wellness.¶
- $(23\underline{4})$ "Person Centered Care" means care that reflects the individual patient's strengths and preferences, reflects the clinical needs of the patient as identified through an individualized assessment, is based upon the patient's goals, and shall assist the patient in achieving the goals.¶
- (232) "Person-Centered Service Plan" and "PCSP" each means the HRSN-related component of the care plan that is developed in consultation with the Member upon authorization of Climate-Related Supports. The PCSP must be reviewed and revised upon reassessment of need at least every twelve (12) months, when the Member's circumstances or needs change significantly, or at the request of the Member.¶
- (2335) "Personal Health Navigator" means an individual who provides information, assistance, tools, and support

to enable a patient to make the best health care decisions in the patient's particular circumstances and considering the patient's needs, lifestyle, combination of conditions, and desired outcome.¶

 $(234\underline{6})$ "Pharmaceutical Services" means services provided by a pharmacist, including medications dispensed in a pharmacy upon an order of a licensed practitioner prescribing within the scope of practice.

(2357) "Pharmacist" means an individual licensed to practice pharmacy pursuant to state law.¶

(2368) "Physical Capacity Evaluation" means 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 individual.¶

(2379) "Physical Therapist" means an individual licensed by the relevant state licensing authority to practice physical therapy.¶

(23840) "Physical Therapy" means 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 may not include radiology or electrosurgery.¶

(23941) "Physician" means an individual licensed to practice medicine pursuant to state law of the state in which they practice medicine or an individual licensed to practice medicine pursuant to federal law for the purpose of practicing medicine under a contract with the federal government. A physician may be an individual licensed under ORS 677 or ORS 685.¶

(2402) "Physician Assistant" means an individual 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.¶

 $(241\underline{3})$ "Physician Services" means services provided within the scope of practice as defined under state law by or under the personal supervision of a physician.¶

(2424) "Podiatric Services" means services provided within the scope of practice of podiatrists as defined under state law.¶

(2435) "Podiatrist" means an individual licensed to practice podiatric medicine pursuant to state law.¶

(244<u>6</u>) "Post-Payment Review" means review of billings or other medical information for accuracy, medical appropriateness, level of service, or for other reasons subsequent to payment of the claim.¶

(2457) "Practitioner" or "Practitioner of the Healing Arts" means an individual licensed pursuant to state law to engage in the provision of health care services within the scope of the practitioner's license or certification.¶ (2468) "Prepaid Health Plan (PHP)" means a managed health, dental, chemical dependency, or mental health organization that contracts with the Authority on a case managed, prepaid, capitated basis under OHP. PHPs may be a Chemical Dependency Organization (CDO), Dental Care Organization (DCO), Mental Health Organization (MHO), or Physician Care Organization (PCO)¶

(2479) "Presumed HRSN Eligible" means an OHP Member who, through self-attestation or other information available to the HRSN Service Provider or, as applicable, the Authority or the MCE, is believed to (i) belong to at least one HRSN Covered Population, (ii) have an HRSN Clinical Risk Factor, and (iii) have an HRSN Social Risk Factor. If the Member provides the HRSN Service Provider with self-attestation, the self-attestation does not need to identify the Member's specific HRSN Covered Population or their specific HRSN Clinical Risk Factors. For purposes of making a Presumption of HRSN Eligibility, it is sufficient that the Member attest that they belong to one of the HRSN Covered Populations and have at least one Clinical Risk Factor. However, the Member must attest to the specific HRSN Service need.¶

(250) "Primary Care Dentist (PCD)" means a dental practitioner responsible for supervising and coordinating initial and primary dental care within their scope of practice for their members.¶

(248<u>51</u>) "Primary Care Provider (PCP)" means 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. A Federally qualified PCP means a physician with a specialty or subspecialty in family medicine, general internal medicine, or pediatric medicine as defined in OAR 410-130-0005.¶

(249<u>52</u>) "Prior Authorization (PA)" means payment authorization for specified medical services or items given by Authority staff or its contracted agencies before providing the service. A physician referral is not a PA.¶ (25 Θ 3) "Prioritized List of Health Services" means the listing of conditions and treatment pairs developed by the Health Evidence Review Commission for the purpose of administering OHP.¶

 $(25\underline{4})$ "Private Duty Nursing Services" means 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.¶

(252<u>5</u>) "Provider" means an individual, facility, institution, corporate entity, or other organization enrolled or not enrolled that provides or supplies health services or items, also termed a rendering provider or participating provider, or bills, obligates, and receives reimbursement on behalf of a rendering provider of services, also termed

- a Billing Provider (BP). The term provider refers to both rendering providers and BP unless otherwise specified. \P (2536) "Provider Organization" means a group practice, facility, or organization that is: \P
- (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 \P
- (d) Such group practice, facility, or organization is enrolled with the Authority, and payments are made to the group practice, facility, or organization;¶
- (e) An agent if such entity solely submits billings on behalf of providers and payments are made to each provider. (See Subparts of Provider Organization.)¶
- (254<u>7</u>) "Psychiatric Emergency Services (PES)" means medical and behavioral health services provided to individuals experiencing an acute disturbance of thought, mood, behavior, or social relationship that requires an immediate intervention as defined by the patient, family, or the community to prevent harm to the patient or others.¶
- (2558) "Public Health Clinic" means a clinic operated by a county government.¶
- (2569) "Public Rates" means 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 Authority clients. \P (25760) "Public Safety Power Shutoff-(" and "PSPS)" means the temporary shutdown of electricity for the purpose of protecting communities in high fire-risk areas when experiencing extreme weather events, which may could cause the electrical system to spark wildfires. The decision to implement a PSPS is usually made by the utility provider of the affected service area. \P
- $(258\underline{61})$ "Qualified Medicare Beneficiary (QMB)" means a Medicare beneficiary as defined by the Social Security Act and its amendments.¶
- $(259\underline{62})$ "Qualified Medicare and Medicaid Beneficiary (QMM)" means a Medicare beneficiary who is also eligible for Division coverage.¶
- (2603) "Quality Improvement" means the efforts to improve the level of performance of a key process or processes in health services or health care.¶
- $(26\underline{4}\underline{4})$ "Quality Improvement Organization (QIO)" means an entity that has a contract with CMS under Part B of Title XI to perform utilization and quality control review of the health care furnished, or to be furnished, to Medicare and Medicaid clients; formerly known as a Peer Review Organization.¶
- (26<u>25</u>) "Radiological Services" means 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.¶
- $(263\underline{6})$ "Recipient" means an individual who is currently eligible for medical assistance (also known as a client). ¶ $(264\underline{7})$ "Recreational Therapy" means recreational or other activities that are diversional in nature (includes, but is not limited to, social or recreational activities or outlets). ¶
- (2658) "Recoupment" means an accounts receivable system that collects money owed by the provider to the Authority by withholding all or a portion of a provider's future payments.¶
- (2669) "Reduction of Services" means situations in which the agency authorizes an amount, duration or scope of a service which is less than that requested by the beneficiary or provider. For example, if the individual has requested twenty (20) physical therapy visits and the Division denies the individual's coverage of twenty (20) visits, covering instead only ten (10) visits-this is considered a denial of a service and maycould be appealed. (2670) "Referral" means the transfer of total or specified care of a client from one provider to another. As used by the Authority, 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 the Authority.
- (26871) "Remittance Advice (RA)" means the automated notice a provider receives explaining payments or other claim actions. It is the only notice sent to providers regarding claim actions. ¶
- $(269\underline{72})$ "Rendering provider" means an individual, facility, institution, corporate entity, or other organization that supplies health services or items, also termed a provider, or bills, obligates, and receives reimbursement on behalf of a provider of services, also termed a billing provider (BP). The term rendering provider refers to both providers and BP unless otherwise specified. \P
- (2703) "Request for Hearing" means a clear expression in writing by an individual or representative that the individual wishes to appeal a Department or Authority decision or action and wishes to have the decision

- considered by a higher authority.¶
- (2744) "Representative" means an individual who can make OHP-related decisions for a client who is not able to make such decisions themselves.¶
- $(272\underline{5})$ "Retroactive Medical Eligibility" means eligibility for medical assistance granted to a client retroactive to a date prior to the client's application for medical assistance.¶
- (2736) "Ride" means non-emergent medical transportation services for a client either to or from a location where covered services are provided. "Ride" does not include client-reimbursed medical transportation or emergency medical transportation in an ambulance.¶
- (2747) "Rural" means a geographic area that is ten or more map miles from a population center of 30,000 people or less.¶
- (2758) "Sanction" means an action against providers taken by the Authority in cases of misuse or abuse of Oregon Health Authority requirements or fraud, waste and abuse, in accordance with OAR 410-120-1400.¶
- (2769) "School Based Health Service" means a health service required by an Individualized Education Plan (IEP) during a child's education program that addresses physical or mental disabilities as recommended by a physician or other licensed practitioner.¶
- (27780) "Self-Sufficiency" means the division in the Department of Human Services that administers programs for adults and families.¶
- (2781) "Service Agreement" means an agreement between the Authority 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.¶
- (27982) "Service location" means the location of a provider when services are rendered.¶
- $(280\underline{3})$ "Sliding Fee Schedule" means 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.¶
- (2814) "Social Worker" means an individual licensed by the Board of Clinical Social Workers to practice clinical social work.¶
- $(282\underline{5})$ "Speech-Language Pathologist" means an individual licensed by the Oregon Board of Examiners for Speech Pathology.¶
- (2836) "Speech-Language Pathology Services" means 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.¶
- (284<u>7</u>) "State Facility" means a hospital or training center operated by the State of Oregon that provides long-term medical or psychiatric care.¶
- (2858) "Supplemental Health Benefit State Funding" means funding for the health benefits included in the Healthier Oregon benefits package described in OAR 410-134-0004(3)(a-m).-¶
- $(28\underline{69})$ "Subparts (of a Provider Organization)" means for NPI application, subparts of a health care provider organization may 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 and could be components of an organization or separate physical locations of an organization.¶
- (28790) "Subrogation" means right of the state to stand in place of the client in the collection of Third Party Resources (TPR).¶
- (28891) "Substance Use Disorder (SUD) Services" means assessment, treatment, and rehabilitation on a regularly scheduled basis or in response to crisis for alcohol or other drug abuse for dependent members and their family members or significant others, consistent with Level I, Level II, or Level III of the most currently published edition of the American Society of Addiction Medicine Patient Placement Criteria (ASAM PPC). SUD is an interchangeable term with Chemical Dependency (CD), Alcohol and other Drug (AOD), and Alcohol and Drug (A &
- interchangeable term with Chemical Dependency (CD), Alcohol and other Drug (AOD), and Alcohol and Drug (A & D). \P
- $(289\underline{2})$ "Supplemental Security Income (SSI)" means a program available to certain aged and disabled persons that is administered by the Social Security Administration through the Social Security office.¶
- (2903) "Surgical Assistant" means an individual performing required assistance in surgery as permitted by rules of the State Board of Medical Examiners.¶
- $(294\underline{4})$ "Suspension" means a temporary sanction prohibiting a provider's participation in the medical assistance programs by suspending the provider's Authority-assigned provider number for a specified period of time for one or more of the reasons in OAR 410-120-1400. No payments, Title XIX, or State Funds shall be made for services provided while the provider is suspended. \P
- (292<u>5</u>) "Targeted Case Management (TCM)" means activities that 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 are often provided by allied agency providers. ¶ (2936) "Telecommunication technologies" means the use of devices and services for telemedicine or telehealth delivered services. These technologies include videoconferencing, store-and-forward imaging, streaming media including services with information transmitted via landlines, and wireless communications, including the Internet and telephone networks. ¶

- $(294\underline{7})$ "Telehealth" includes telemedicine and includes the use of electronic information and telecommunications technologies to support remote clinical healthcare, client or member and professional health-related education, public health, and health administration. \P
- (2958) "Telemedicine" means the mode of delivering remote clinical health services using information and telecommunication technologies to provide consultation and education or to facilitate diagnosis, treatment, care management or self-management of a client or member's healthcare.¶
- (2962) "Termination" means a sanction prohibiting a provider's participation in the Authority's programs by canceling the provider's Authority-assigned provider number and provider agreement for one or more of the reasons in OAR 410-120-1400 and the provider has exhausted all applicable appeal rights or the timeline for appeal has expired. No payments, Title XIX, or state funds shall be made for services provided after the date of termination. Termination is permanent unless:¶
- (a) The exceptions to mandatory exclusion are met; or ¶
- (b) Otherwise stated by the Authority at the time of termination.¶
- (297300) "Third Party Liability (TPL), Third Party Resource (TPR), or Third party payer" means a medical or financial resource that, under law, is available and applicable to pay for medical services and items for an Authority client.¶
- $(298\underline{301})$ "Traditional Health Worker" means a community health worker, peer wellness specialist, personal health navigator, peer support specialist, birth doula, or other similar health workers not regulated or certified by the State of Oregon. \P
- (299) "Traditional Health Worker" means a community health worker, peer wellness specialist, personal health navigator, peer support specialist, or birth doula not otherwise regulated or certified by the State of Oregon. OAR 950-060-0010(19)¶
- (3002) "Transportation" means medical transportation.
- (3043) "Trauma informed approach" means approach undertaken by providers and healthcare or human services programs, organizations, or systems in providing mental health and substance use disorders treatment where there is a recognition and understanding of the signs and symptoms of trauma in, and the intensity of such trauma on, individuals, families, and others involved within a program, organization, or system, and then takes into account those signs, symptoms, and their intensity and fully integrates that knowledge when implementing and providing potential paths for recovery from mental health or substance use disorders. The Trauma Informed Approach also means that providers and healthcare or human services programs, organizations, or systems actively resist re-traumatization of the individuals being served within their respective entities.¶
- $(30\underline{24})$ "Trauma Informed Services" means those services provided using a trauma informed approach. ¶ $(30\underline{35})$ "Service Authorization Request" means a member's initial or continuing request for the provision of a service including member requests made by their provider or the member's authorized representative. ¶
- $(304\underline{6})$ "Type A Hospital" means a hospital identified by the Office of Rural Health as a Type A hospital.¶
- (3057) "Type B AAA" means an AAA administered by a unit or combination of units of general purpose local government for overseeing Medicaid, financial and adult protective services, and regulatory programs for the elderly or the elderly and disabled. \P
- (3068) "Type B AAA Unit" means a Type B AAA funded by Oregon Project Independence (OPI), Title III-Older Americans Act, and Title XIX of the Social Security Act.¶
- (3079) "Type B Hospital" means a hospital identified by the Office of Rural Health as a Type B hospital. \P (3108) "Urban" means a geographic area that is less than ten map miles from a population center of 30,000 people or more. \P
- (30911) "Urgent Care Services" means health services that are medically appropriate and immediately required to prevent serious deterioration of a client's health that are a result of unforeseen illness or injury.
- (3102) "Usual Charge (UC)" means 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 percent 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 (TPR)

are to be considered.¶

- $(314\underline{3})$ "Utilization Review (UR)" means 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.¶
- (3124) "Valid Claim" means an invoice received by the Division or the appropriate Authority or Department office for payment of covered health care services rendered to an eligible client that:
- (a) Can be processed without obtaining additional information from the provider of the goods or services or from a TPR: and ¶
- (b) Has been received within the time limitations prescribed in these General Rules (OAR \underline{C} chapter 410 \underline{D} division 120).¶
- (3135) "Valid Preauthorization" means a document the Authority, a PHP, or CCO receives requesting a health service for a member who may be eligible for the service at the time of the service, and the document contains: ¶
- (a) A beginning and ending date not exceeding twelve $\frac{12}{12}$ months, except for cases of PHP or CCO enrollment where four $\frac{1}{12}$ months may apply; and $\frac{1}{12}$
- (b) All data fields required for processing the request or payment of the service including the appropriate billing codes.¶
- (314<u>6) "Very Low Food Security" means reports of multiple indications of disrupted eating patterns and reduced food intake, as measured by the U.S. Household Food Security Survey Module: Six Item Short Form from the U.S. Department of Agriculture published in May 2024, available here:</u>

https://www.ers.usda.gov/media/xxsjnqd1/short2024.pdf¶

- (317) "Vision Services" means provision of corrective eyewear, including ophthalmological or optometric examinations for determination of visual acuity and vision therapy and devices. \P
- (3158) "Volunteer" (for the purposes of NEMT) means an individual selected, trained and under the supervision of the Department who is providing services on behalf of the Department in a non-paid capacity except for incidental expense reimbursement under the Department Volunteer Program authorized by ORS 409.360.¶
- (319) Young Adults with Special Health Care Needs" or "YSHCN" means a program for young adults who meet pre-determined social and clinical criteria which may qualify for supplementary Medicaid benefits, in addition to OHP Plus coverage, including EPSDT, HRSN Services, and enhanced vision and dental benefits. The YSHCNs shall be implemented during the 2025 calendar year.

Statutory/Other Authority: ORS 413.042, 414.231, ORS 414.065

Statutes/Other Implemented: ORS 414.065, 414.025, 414.572, 414.605, 414.665, 414.719

AMEND: 410-120-1210

NOTICE FILED DATE: 08/27/2024

RULE SUMMARY: Adds HRSN Services to Medical Assistance Benefit Packages and Delivery System coverage.

CHANGES TO RULE:

410-120-1210

Medical Assistance Benefit Packages and Delivery System ¶

- (1) The services clients are eligible to receive are based on their benefit package. Not all packages receive the same benefits.¶
- (2) The Health Systems Division (Division), Medical Assistance Programs benefit package description, codes, eligibility criteria, coverage, limitations, and exclusions are identified in these rules.¶
- (3) The limitations and exclusions listed here are in addition to those described in OAR 410-120-1200 and in any chapter 410 OARs. \P
- (4) Benefit package descriptions:¶
- (a) Oregon Health Plan (OHP) Plus:¶
- (A) Benefit package identifier: BMH;¶
- (B) Eligibility criteria: As defined in federal regulations and in the 1115 OHP waiver demonstration, a client is categorically eligible for medical assistance if they are eligible under a federally defined mandatory, selected, optional Medicaid program or the Children's Health Insurance Program (CHIP) and also meets Oregon Health Authority (Authority) adopted income and other eligibility criteria;¶
- (C) Coverage includes: ¶
- (i) Services above the funding line on the Health Evidence Review Commission (HERC) Prioritized List of Health Services (Prioritized List), (OAR 410-141-3820 through 410-141-3830);¶
- (ii) Ancillary services, (OAR 410-141-3820);¶
- (iii) Substance use disorder treatment and recovery services provided through local substance use disorder treatment and recovery providers;¶
- (iv) Mental health services based on the Prioritized List to be provided by Board licensed, certified, or credentialed providers or through Community Mental Health Programs certified and credentialed providers;¶ (v) Hospice;¶
- (vi) Post-hospital extended care benefit up to a 20-twenty (20) day stay in a nursing facility for non-Medicare Division 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 Coordinated Care Organization (CCO) for clients enrolled in a CCO; and ¶
- (vii) HRSN Services (OAR 410-120-20005).¶
- (D) Limitations: <u>FExcept for YSHCN Members</u>, the following services have limited coverage for non-pregnant adults age 21 and older, who are outside of the protected postpartum eligibility period (see OAR 410-200-0135). (Refer to the cited OAR chapters and divisions for details):¶
- (i) Selected dental (OAR chapter 410, division 123 and 200);¶
- (ii) 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 and 200).¶
- (b) OHP with Limited Drugs:¶
- (A) Benefit package identifier: BMM, BMD;¶
- (B) Eligibility criteria: Eligible clients are eligible for Medicare and Medicaid benefits: ¶
- (C) Coverage includes: services covered by Medicare and OHP Plus as described in this rule;¶
- (D) Limitations: ¶
- (i) The same as OHP Plus as described in this rule; ¶
- (ii) Drugs excluded from Medicare Part D coverage that are also covered under the medical assistance programs, subject to applicable limitations for covered prescription drugs (Refer to OAR chapter 410, division 121 for specific limitations). These drugs include but are not limited to:¶
- (I) Over-the-counter (OTC) drugs;¶
- (II) Barbiturates (except for dual eligible individuals when used in the treatment of epilepsy, cancer or a chronic mental health disorder as Part D shall cover those indications).¶
- (E) Exclusions: Drugs or classes of drugs covered by Medicare Part D Prescription Drug:¶
- (F) Payment for services is limited to the Medicaid-allowed payment less the Medicare payment up to the amount of co-insurance and deductible;¶
- (G) Cost sharing related to Medicare Part D is not covered since drugs covered by Part D are excluded from the

benefit package.¶

- (c) Qualified Medicare Beneficiary (QMB)-Only:¶
- (A) Benefit Package identifier code MED;¶
- (B) Eligibility criteria: Eligible clients are Medicare Part A and B beneficiaries who have limited income but do not meet the income standard for full medical assistance coverage;¶
- (C) Coverage: Is limited to the co-insurance or deductible for the Medicare service. Payment is based on the Medicaid-allowed payment less the Medicare payment up to the amount of co-insurance and deductible but no more than the Medicare allowable;¶
- (D) Providers may not bill QMB-only clients for the deductible and coinsurance amounts due for services that are covered by Medicare;¶
- (E) Medicare is the source of benefit coverage for service; therefore, an OHP 3165 is not required for this eligibility group. A Medicare Advance Beneficiary Notice of Noncoverage (ABN) may be required by Medicare, refer to Medicare for ABN requirements.¶
- (d) Citizenship Waived Medical (CWM) Benefit Package defined in OAR 410-120-000 $\underline{0}$. Refer to OARs 410-134-0005(2) and 410-134-0005(3) for coverage and billing guidance.¶
- (e) Compact of Free Association (COFA) Dental Program: ¶
- (A) Benefit Package identifier code DEN;¶
- (B) Eligibility criteria: Eligible clients are specified in OAR 410-200-0445;¶
- (C) Coverage is state funded and includes the types and extent of Dental services that the Authority determines shall be provided to medical assistance recipients in accordance with OAR Chapter 410 Ddivision 123.¶
- (D) Coverage also includes pharmaceuticals prescribed by a dental health care provider as component of covered dental services.¶
- (E) No copayments, deductibles or cost sharing shall be required for eligible clients.¶
- (f) Veteran Dental Program:¶
- (A) Benefit Package identifier code DEN and DNT;¶
- (B) Eligibility criteria: Eligible clients are specified in OAR 410-200-0445;¶
- (C) Coverage is state funded and includes the types and extent of dental services that the Authority determines shall be provided to medical assistance recipients in accordance with OAR Chapter 410 Delivision 123.¶
- (D) Coverage also includes pharmaceuticals prescribed by a dental health care provider as component of covered dental services.¶
- (E) No copayments, deductibles or cost sharing shall be required for eligible clients. ¶
- (5) Division clients are enrolled for covered health services and HRSN Services to be delivered through one of the following means:¶
- (a) Coordinated Care Organization (CCO):¶
- (A) These clients are enrolled in a CCO that provides integrated and coordinated health care;¶
- (B) CCO services are obtained from the CCO or by referral from the CCO that is responsible for the provision and reimbursement for physical health, substance use disorder treatment and recovery, mental health services, dental care, or HRSN Services.¶
- (b) Fee-for-service (FFS):¶
- (A) These clients are not enrolled in a CCO;¶
- (B) Subject to limitations and restrictions in the Division's individual program rules, the client may receive health care from any Division-enrolled provider that accepts FFS clients. The provider shall bill the Division directly for any covered service and shall receive a fee for the service provided.¶
- (C) Delivery of HRSN Services for members enrolled in FFS shall be provided as set forth in OAR 410-120-2000. Statutory/Other Authority: ORS 413.042
- Statutes/Other Implemented: ORS 413.042, ORS 414.025, 414.065, 414.329, 414.706, 414.710, 414.432, 414.312, 414.430, 414.690, 414.572, 414.605, 414.665, 414.719

AMEND: 410-120-2000

NOTICE FILED DATE: 08/27/2024

RULE SUMMARY: Adds additional HRSN Services (Housing and Nutrition).

CHANGES TO RULE:

410-120-2000

HRSN SERVICES DELIVERY

The purpose of this rule is to establish the processes, standards, and obligations required to be followed or met in administering and delivering Health Related Social Needs (HRSN) Services.¶

- (1) HRSN Services General Requirements; Notices of Availability. HRSN Services are similar to Covered Services (as such word is Overview of Administration and Delivery of HRSN Services. HRSN Services (defined in OAR 410-120-0000); however, HRSN Services are not subject to the medically necessary and appropriate standard for coverage under Oregon Health Plan (OHP) but instead are included in and paid for under OHP in accordance with this rule.¶
- (a) Similarities between HRSN Services and Covered Services include the right of Managed Care Entities (MCEs) to be compensated for the provision of HRSN Services (in accordance with the HRSN Services Fee Schedule) and when Members request HRSN Services eligibility and authorization, the MCE's obligation to provide Members with:¶
- (A) Notices outlined in this rule as well as the same notices, in form and content, that are similar to Covered Services, but approval for receiving HRSN Services is not subject to the Medically Necessary and Appropriate standared required for Covered Services such as, for example, notices of Adverse Benefit Determinations under 42 CFR 438.404, and that comply with accessibility requirements under OARs 410-141-3580 and 410-141-3585, and 42 CFR 438.10:¶
- (B) Service Authorizations in accordance with OAR 410-141-3835 (7), (8), (9)(d), (10), (11);¶
- (C) Grievance and Appeal rights under OARs 410-141-3875 through OAR 410-141-3915, OAR 410-120-1860, and 42 CFR Subpart F; and ¶
- (D) HRSN Services delivery that complies with the State 1115 Waiver, and in keeping with National Culturally and Linguistically Appropriate Services (CLAS) Standards at https://thinkculturalhealth.hhs.gov/clas/standards. Instead, in order for a Member to receive HRSN Services, the HRSN Service must be determined to be Clinically Appropriate (defined in OAR 410-120-0000).¶
- (b2) MCEs shall notify all Members of the availability of HRSN Services, and the process by which they may obtain an HRSN Eligibility Screening, and the standards for authorization of HRSN Services. ¶
- (2) Identifying Members of HRSN Covered Populations. The MCE and the Authority shall ensure multiple pathways for Members to be identified as potentially eligible for HRSN Services. ¶
- (a) Pathways for identifying potentially eligible Members for HRSN Services must include:¶
- (A) Proactively identifying Members who belong to an HRSN Covered Population and who have at least one HRSN Clinical Risk Factor for an HRSN Service through a review of the MCE or Authority's encounter and claims datare included in OHP Plus benefit package and are paid for on an encounter basis.¶
- (B3) Contracting with MCEs and HRSN Service Providers to conduct HRSN Outreach and Engagement Services to identify Members who belong to an HRSN Covered Population and who also have at least one HRSN Clinical Risk Factor for an HRSN Service and make HRSN Requests; ¶
- (C) Engaging with and receiving HRSN Requests from other entities and individuals; and ¶
- (D) Accepting the Members' Self-Attestations or referrals.¶
- (b) The MCE and the Authority shall not require HRSN Connectors or HRSN Service Providers to use the MCE's or the Authority's HRSN Request Form template. Instead, the MCE and the Authority must accept the HRSN Request Form used by HRSN Connectors and HRSN Service Providers so long as the HRSN Request Form includes the information necessary for the MCE or, as applishall be compensated for the provision of HRSN Services in accordance with the HRSN Services Fee Schedule. The state must review the HRSN Fee Schedule at least once (1) every cable, the Authority to contact or otherwise determine whether the individual may like to receive HRSN Services and is interested in participating in an HRSN Eligibility Screening.¶
- (3) Screening Members for HRSN Eligibility.¶
- (a) The MCE and the Authority shall make good faith efforts to ensure that all Members who have been identified as potentially eligible for HRSN Services are offered an HRSN Eligibility Screening. ¶
- (b) When a Member is referred to an MCE or the Authority by an HRSN Service Provider or Connector that has submitted an HRSN Request Form, the MCE, or as applicable, the Authority, shall conduct HRSN Eligibility Screenings of Members who have been identified as potentially eligible for HRSN Services by collecting the information necessary to determine whether the Member:¶

- (A) Is enrolled in OHP, except not receiving the BRG service package defined in OAR 410-135-0030,¶
- (B) Shall like to receive HRSN Services,¶
- (C) Belongs to an HRSN Covered Population,¶
- (D) Meets Social Risk Factor criteria applicable to the HRSN Services for which they are being screened, ¶
- (E) Meets Clinical Risk Factor criteria applicable to the HRSN Services for which they are being screened, and I
- (F) Is not receiving the same or substantially similar service from another state, local, or federally funded program.¶
- (c) For Members who provide the MCE or the Authority with a Self-Attestation, the MCE and the Authority shall rely on the Self-Attestation to complete the HRSN Eligibility Screening. If the Self-Attestation does not include all the information necessary to complete the HRSN Eligibility Screening the MCE and the Authority shall use good faith efforts to obtain ndar year to determine whether changes need to be made as determined by the Authority in its sole discretion. Subject to the Authority's reasonable discretion and applicable law, MCEs and HRSN Service Providers shall be compensated for HRSN Services on an encounter basis or incorporated into capitation rates. (4) MCEs and, as applicable, vethe Authority all information necessary to complete the HRSN Eligibility Screening by documenting the Member: ¶
- (A) Is enrolled in OHP, except not receiving the BRG service package defined in OAR 410-135-0030,¶
- (B) Shall like to receive HRSN Services,¶
- (C) Belongs to an HRSN Covered Population,¶
- (D) Meets Social Risk Factor criteria applicable to the HRSN Services for which they are being screened,¶
- (E) Meets Clinical Risk Factor criteria applicable to the HRSN Services for which they are being screened, and ¶
- (F) Is or is not receiving the same or substantially similar service from another state, local, or federally funded program.¶
- (d) All efforts to collect information needed to determine HRSN Eligibility must be documented. If the informmust provide Members with the same notices required to be provided for all other Covered Services, including, without limitation, Service Authorizations included in a Member's Self-Attestation cannot, using good faith efforts, be verified within a reasonable period of time the MCE and the Authority shall authorize the identified HRSN Services need(s) if the MCE or, as applicable, the Authority, has a reasonable basis for concluding the Self-Attestation is truthful.¶
- (e) If the potentially eligible individual is not a Member of the OHP, the MCE or the Authority shall connect individuals to resources to determine OHP Eligibility as requested or consented to by the Member¶ (4) Authorization HRSN Services accordance with 42 CFR 435.917 and OAR 410-141-3835 and notices of Adverse Benefit Determination (ABD).¶
- (a) An MCEs shall authorize its own Members, and the Authority shall authorize its Fee-for-Service (FFS) Members, to receive HRSN Services if the MCE or, as appliable, the Authority has completed the HRSN Services Screening and determined and documented that the applicable Member:¶
- (A) Is enrolled in OHP, except not receiving the BRG service package defined in OAR 410-135-0030,¶
- (B) Shall like to receive HRSN Services,¶
- (C) Belongs to an HRSN Covered Population,¶
- (D) Has determined the HRSN Services are Clinically Appropriate, ¶
- (E) Meets HRSN Social Risk Factor, criteria and, ¶
- (F) Is not receiving the same or substantially similar service from another state, local, or federally funded program.¶
- (b) The Authorization must identify service duration, as appropriate, not to exceed twelve (12) months for an initial authorization, as well as amount and scope in accordance with 42 CFR 2438.210.¶
- (c) MCEs and the Authority shall use reasonable efforts to ensure they do not knowingly authorize an HRSN service that is duplicative of a state or federally funded service or other HRSN Service the Member is already receiving.¶
- (d) Document the approval or denial of HRSN Services. ¶
- (A) MCEs shall ensure the HRSN Services are furnished to all OHP Members in an amount, duration, and scope that is no less than the amount, duration, and scope for the same HRSN Services furnished to all OHP Members under the Authority's FFS delivery system; notify all Members of the availability of HRSN Services, the process by which they may obtain an HRSN Eligibility Screening, and the standards for authorization of HRSN Services in their Member communications, in accordance with OAR 410-141-3585.¶
- (Bb) The MCE or, as applicable, the Authority is required to notify the Member of the approval or denial of HRSN Services within fourteen (14) days of the completing the HRSN Services Eligibility Screening. ¶
- (C) HRSN Services must be denied if the individual does not meet all the HRSN Eligibility Criteria for the HRSN Services for which they are screened All notices must comply with accessibility requirements as required by $42 \times 10^{-141-3580}$ and 410-141-3580 and 410-141-3580.
- (Dc) All notices of Service Authorization and Denials must:¶

- (i) State the basis for the approval along with any utilization limitations based on amount, duration, or scope;¶ (ii) State the basis for denial;¶
- (iii) Comply with OAR 410-141-3835(7), (8), (10), (11); and ¶
- (iv) Inform the Member of Adverse Benefit Determinations (ABDs) must comply with 42 CFR 2438.404, OAR 410-141-3885, 42 CFR 2435.917 and OAR 410-120-1860 and include information that tells Members about their Grievance and Appeal rights under 42 CFR Part 438, Subpart F, OARs 410-141-3875 through OAR 410-141-3915, OAR 410-120-1860, and 42 CFR Subpart F.¶
- (E) The MCE, or as applicable, the Authority is required to notify the HRSN Connector who submitted the HRSN Request of the approval or denial of the HRSN Request through a Closed Loop Referral if the HRSN Connector shall be or may have been the HRSN Service Provider.¶
- (e) If an HRSN Eligible Member is authorized for an HRSN Service (HRSN-Authorized Member), then, unless the HRSN-Authorized Member objects to the sharing of their personal information, the MCE or as applicable, the Authority must refer the HRSN-Authorized Member to an HRSN Service Provider that provides the Member's HRSN Service need. The referral must be made through a Closed Loop Referral. If the HRSN-Authorized Member objects to the sharing of their personal information with an HRSN Service Provider, then the HRSN-Authorized Member must be provided with a written referral that they may 435.917, and OAR 410-120-1860¶
- (5) HRSN Services administration and delivery consists of a number of tasks and activities which are required to be deliver to be the HRSN Service Provider to which they have been referred. The and MCE, or, as applicable, the Authority must:¶
- (A) To the extent capacity permits, support the HRSN-Authorized Member's choice of HRSN Service Provider; ¶ (B) Identify and refer the HRSN-Authorized Member to alternative HRSN Service Providers if needed and available; Authority, in accordance with the following administrative rules:¶
- $(C_{\underline{a}})$ Inform the HRSN-Authorized Member they have the right to direct the MCE or, as applicable, the Authority, to use a different means of communicating with HRSN Service Providers other than technology, like CIE, and still receive HRSN Services; and \P
- (D) Ensure and docuHRSN Eligibility and Outreach and Engagement theof Member's HRSN Service needs are being and have been met by the HRSN Service Provider in that compliances with the Member's HRSN Person-Centered Service Plan. OAR 410-120-2005,¶
- (5<u>b</u>) Confirmation of Climate-Related Supports Required. Prior to making a Closed Loop Referral, the MCE or, as applicable, the Authority must determine availability of the Climate-Related Supports (either devices or any necessary installation or other related service supports, or both) and notify the HRSN-Authorized Member of the anticipated date or time frame that the Climate-Related Supports shall be available. If for any reason there is limited availability of either devices or necessary installation or other related service supports, the MCE shall notify the State of the following information:¶
- (a) There is a limitation of availability of the Climate-Related Supports, ¶
- (b) The reason for the limitation, and ¶
- (c) The MCE's plan to obtain additional equivalent devices or related service supports or both.¶
- (6) No Subcontracting or Delegation of HRSN Requests for HRSN Services that complies with OAR 410-120-2010, \P
- (c) HRSN Screening, Service Authorization, and Planning. The MCE shall not subcontract or otherwise Delegate the responsibility for HRSN Service authorization or service planning to an HRSN Service Provider or any other third-party that has involvement in, or responsibility for, denying or authorizing HRSN Services, or service planning for Members. However, for HRSN Climate-Related Support Services only, MCEs may conduct HRSN Eligibility Screening, HRSN Authorization, referral to HRSN Service Provider that complies with OAR 410-120-2015 and OAR 410-120-2020, ¶
- (d) Conducting and HRSN SPervice planning and provision so long as the MCE has a documented policy and process for safeguarding against conflicts of interest in keeping with the standards set out in 42 CFR 441.730(b)(5)(A).¶
- (7) Person-Centered Service Plan (PCSP). Upon authorization of HRSN Services, the MCE or, as applicable, the Authority and the Member shall update the HRSN-Authorized Member's Care Plan as outlined in OAR 410-141-3870 to include an HRSN PCSP for authorized the HRSN Service(s). ¶
- (a) The HRSN PCSP shall be in writing and developed with and agreed uponson-Centered Service Plan that complies with OAR 410-120-2025, and ¶
- (e) Contracting with HRSN Service Providers that meet qualifications in compliance with OAR 410-120-2030.¶
- (6) HRSN Services delivered by the MemberCE, the Member's guardian, or both, as applicable. ¶
- (b) The HRSN PCSP must include all of the following: ¶
- (A) The recommended HRSN Service(s),¶
- (B) The authorized HRSN Service duration,¶
- (C) The Authority, or an HRSN Service Provider, supporting memhall ber choice of provider and working to ensure

- a mutually agreeable option if choices are limited,¶
- (D) The goals of the HRSN Service(s), identifying other HRSN Services and other OHP services the Member may need (if not already included in the Member's Care Plan), and ¶
- (E) The anticipated follow-up and transition plan.¶
- (c) The MCE's, or as applicable, the Authority's is responsible for managing the member's HRSN serviculturally and linguistically appropriate, responsive, and trauma-informed in accordance with National CLAS Standards and Trauma-Informed Care principles.¶
- (d7) The MCE or, and as applicable, the Authority, shall, at a minimum, have as many meetings as may be necessary to develop the PCSP, but in no event less than one meeting with the Member (or the Member's guardian, or both, as applicable) during development of the PCSP. The meeting with the Member may be held in person, by telephone, or via videoconference. If efforts to have a meeting are unsuccessful, or if the Member declines participation, the MCE or, as applicable, the Authority shall document the attempts and barriers to having a meeting, and justification for continued provision protect against conflicts of interest in the administration and delivery of HRSN Service. At a minimum, s.¶
- (a) An MCE orand, as applicable, the Authority, shall conduct a six (6) month check-in to evaluate or understand whether (a) the not deliver any HRSN services are meeting the Member's needs, (b) additional/new services are needed if the service duration is longer than six (6) months, and (c) HRSN services are duplicating other services they are receiving.¶
- (e) Regardless of whether the Member participates in the development of the PCSP, they are still entitled to receive the HRSN Services for which they have been authorized.¶
- (f) A parent, guardian, or caregiver of a member may receive HRSN Service(s) on such member's behalf if the parent, guardian, or caregiver lives with the member and it is in the best interest of the member as determined through the PSCP.¶
- (8) HRSN Service Provider Qualifications. MCEs and the Authority shall ensure that all contracted HRSN Service Providers meet the specific provider qualifications to provide HRSN Services to Members who are authorized by the MCEs or Authority to receive HRSN Services (HRSN-Authorized Members). Contracted HRSN Service Providers must:¶
- (a) Maintain an active business registration with the Oregon Secretary of State.¶
- (b) Be accessible to Members, including having the operating hours and the staff necessary to meet the Members' needs.¶
- (c) Demonstrate their ability or experience to effectively serve at least one of OHA's Priority Populations, as defined in ORS 413.042. \P
- (d) Demonstrate they employ or contract with administrative and service delivery staff, who are, as reasonably determined by the MCE or the Authority, qualified to perform and fulfill the responsibilities of their jobs. ¶
 (e) Demonstrate they provide culturally and linguistically appropriate, responsive and trauma-informed services, which includes the ability to: ¶
- (A) Supply (i) language interpretation and translation services to those Members who have limited English proficiency, and (ii) American Sign Language (ASL) services for to those Members who require ASL in order to communicate; and \P
- (B) Respond to the cultural needs of the diverse populations they serve by performing services in accordance with National CLAS Standards. ¶
- (f) Documented demonstration of a history of responsible financial administration via recent annual financial reports, an externally conducted audit, or other similar documentation.¶
- (g) Meet readiness standards defined by the Authority, including providing the MCE with an attestation of their agreement or ability (or both agreement and ability) to comply with all of the following:¶
- (A) Reporting and oversight requirements established by the Authority or the MCE or, as applicable, both; ¶ (B) All laws relating to information privacy and security applicable to their business; that it has authorized unless the MCE can demonstrate it is the only willing and qualified organization that is capable of providing the HRSN Service in the applicable Authorized Member's geographic region.¶
- (b) The MCE and as applicable, the Authority must devise conflict of interest protections including separation of authorization and HRSN Service Provider functions within the MCE and as applicable, the Authority.¶
- (Cc) Compliance with the credentialing obligations under section (1)(c) of this rule; ¶
- (D) All obligations related to participating in the Closed Loop Referral process (documented acceptance and confirmation/incomplete services/reporting); and¶
- (E) Invoicing for HRSN Services as agreed upon in their contract with the MCE or Authority to provide HRSN Services.¶
- (h) Comply with oversight requirements established by the Authority, or the MCE, (or both as applicable), and all laws relating to privacy and security that are applicable to their business.¶
- (i) Agree to be enrolled as a Medicaid HRSN Service Provider in MMIS, OHA's electronic system that processes

Medicaid claims. The MCE may enroll their contracted HRSN Service Providers as "encounter only" providers in MMIS.¶

(j) Are not delegated any responsibility for HRSN Service authorization or Service Planning ¶

(9) It is preferred that MCEs and the Authority contract with HRSN Service Providers providing Climate-Related Supports that are capable of both delivering and installing Climate-Related Devices. In the event an HRSN Service Provider does not provide installation services, MCEs and the Authority shall ensure installation services are also performed by a different qualified HRSN Services Provider or HRSN vendor(s).¶

(10) MCEs and the Authority shall, and shall ensure that HRSN Service Providers providing HRSN Outreach and Engagement Services, assign the responsibility for performing HRSN Outreach and Engagement Services to only those staff who have knowledge of principles and methods, as well as the experience and skills that enables them to effectively engage with individuals who are the intended beneficiaries of HRSN Services for the purpose of connecting them to the HRSN Services and other benefits and services that shall meet their needs The conflict of interest protections devised by the MCE must be documented in a form or format identified by the Authority, is subject to the approval of the Authority, and must be retained and provided if requested for Authority audit or other review.

Statutory/Other Authority: ORS 413.042

Statutes/Other Implemented: ORS 414.572, 414.605, 414.665, 414.719, 414.632

ADOPT: 410-120-2005

NOTICE FILED DATE: 08/27/2024

RULE SUMMARY: Details related to HRSN service descriptions and eligibility.

CHANGES TO RULE:

410-120-2005

HRSN Service Eligibility; Identifying HRSN Eligible Members, HRSN Outreach and Engagement Services.
(1) A Member authorized to receive HRSN Services so long as they meet the definition of HRSN Eligible in OAR 410-120-0000 and all other eligibility requirements applicable to the specific HRSN Service and, as applicable, HRSN Service Category, requested by the Member, all of which are identified in Tables 3 through 9 of this rule. ¶ (2) A Member is not eligible for an HRSN Service if they are already receiving the same service from a different state, local, or federal agency, organization, or entity. ¶

(a) In addition, a Member is not eligible for an HRSN Service if they do not meet all other eligibility criteria for the specific HRSN Service requested, all of which are identified in Tables 3 through 9 of this rule.¶

(b) If a Member is receiving a similar service as the requested HRSN, the requested HRSN Services may be provided to the Member so long as they meet all eligibility criteria for the requested HRSN Service and the amount and duration of the HRSN Services is in an amount that may fill the gaps of or otherwise supplement the deficiencies in the similar service the Member is receiving.¶

(3) Identifying Members Potentially Eligible for HRSN Services. The MCE and the Authority shall ensure multiple pathways for Members to be identified as potentially eligible for HRSN Services. Pathways for identifying potentially eligible Members for HRSN Services at a minimum must include the following:¶

(a) Proactively identifying Members who can be Presumed HRSN Eligible through a review of the MCE or Authority's encounter and claims data;¶

(b) Contracting with HRSN Service Providers to conduct HRSN Outreach and Engagement (O&E) to identify Members;¶

(c) Engaging with and receiving HRSN Requests (outlined in OAR 410-120-2010) from HRSN Connectors (defined in OAR 410-120-0000), including HRSN Service Providers; ¶

(d) Regardless of whether a contractual relationship exists, conducting proactive outreach to HRSN Service Providers, especially HRSN Housing Service Providers, for the purpose of encouraging communication with Members who may be eligible for and benefit from HRSN Services; and ¶

(e) Accepting Members' Self-Attestations or referrals.¶

(4) HRSN Outreach and Engagement Services and Compensation.¶

(a) MCEs, the Authority, and HRSN Service Providers shall provide the HRSN Outreach and Engagement Services (HRSN O&E Services) described in Table 8 of this rule to Members who are eligible for HRSN Services and to Members who are Presumed HRSN Eligible as identified in Table 9 of this Rule and defined in OAR 410-120-0000.¶

(b) HRSN Service Providers must be compensated by the MCE, or, as applicable the Authority for providing HRSN O&E Services when provided to:¶

(A) HRSN Eligible Members, or ¶

(B) Members who are confirmed to be enrolled in OHP (FFS or an MCE) and are Presumed HRSN Eligible Members as defined in OAR 410-120-0000.

Statutory/Other Authority: ORS 413.042

Statutes/Other Implemented: 414.572, 414.605, 414.665, 414.719, 414.632

RULE ATTACHMENTS MAY NOT SHOW CHANGES. PLEASE CONTACT AGENCY REGARDING CHANGES.

OAR 410-120-2005 Table 1. Climate Device-Specific and Outreach and Engagement Clinical Risk Factors	Eligible Climate Device
(Condition must have been active in the previous 12 months. Members must meet age or pregnancy criteria at the time of eligibility determination, as relevant.)	
Schizophrenia spectrum and other psychotic disorders	Air
Bipolar and related disorders	Conditioner,
Major depressive disorder with an acute care need in the past twelve (12) months including a suicide attempt, crisis services utilization (emergency department, mobile crisis team, etc.), acute psychiatric hospitalization, or residential treatment.	Air Filtration Device, Heater
One or more of the following substance use disorders: alcohol use disorder, hallucinogen use disorders, inhalant use disorder, opioid use disorder, stimulant use disorder	
Major neurocognitive disorders	
Chronic lower respiratory condition including chronic obstructive pulmonary disease (COPD), asthma requiring regular use of asthma controlling medications, restrictive lung disease, fibrosis, chronic bronchitis, bronchiectasis	
Chronic cardiovascular disease, including cerebrovascular disease and heart disease	
Spinal cord injury	
In-home hospice	
Any sensory, physical, intellectual, or developmental disability that increases health risks during extreme climate events	

OAR 410-120-2005	Eligible
Table 1. Climate Device-Specific and Outreach and Engagement Clinical Risk Factors	Climate Device
(Condition must have been active in the previous 12 months.	
Members must meet age or pregnancy criteria at the time of eligibility	
determination, as relevant.)	
A child who is less than six (6) years of age who currently has, has a	
history of, or is at risk for at least one (1) of the following:	
Heat stroke or heat exhaustion	
Hypothermia, frostbite, or chilblains	
Malnutrition	
Dehydration	
 Child maltreatment as defined by the CDC (most recent definition detailed in Leeb RT, Paulozzi L, Melanson C, Simon T, Arias I. Child Maltreatment Surveillance: Uniform Definitions for Public Health and Recommended Data Elements, Version 1.0. Atlanta (GA): Centers for Disease Control and Prevention, National Center for Injury Prevention and Control; 2008. https://www.cdc.gov/child-abuse-neglect/about/index.html) Is a child with a special healthcare need (CYSHCN) as defined by HRSA (McPherson M, Arango P, Fox H, Lauver C, McManus M, Newacheck PW, Perrin JM, Shonkoff JP, Strickland B. A new definition of children with special health care needs. Pediatrics. 1998 Jul;102(1 Pt 1):137-40. https://mchb.hrsa.gov/programs-impact/focus-areas/children-youth-special-health-care-needs-cyshcn) An acute or chronic respiratory condition A respiratory or gastrointestinal infectious disease, or becoming febrile with an infectious illness 	
Low birth weight of <2500 grams	
Pregnant and currently has, has a history of, or is at risk for at least one (1) of the following: Heat stroke or heat exhaustion Hypothermia frosthite or childring	
Hypothermia, frostbite, or chilblainsAn acute or chronic respiratory condition	
Infection	
 High-risk pregnancy as defined by the NIH 	
(https://www.nichd.nih.gov/health/topics/high-risk)	
 History of previous pregnancy, delivery, or birth complication 	
including gestational diabetes, preeclampsia, preterm labor, preterm birth, placental abruption, newborn low birth weight, stillbirth.	
Abuse or interpersonal violence Malputrition	

• Malnutrition

OAR 410-120-2005	Eligible
	Climate
Table 1. Climate Device-Specific and Outreach and Engagement	Device
Clinical Risk Factors	
(Condition must have been active in the previous 12 months.	
Members must meet age or pregnancy criteria at the time of eligibility	
determination, as relevant.)	
Hyperemesis gravidarum and other causes of dehydration Meternal law birth weight of <2500 grams	
Maternal low birth weight of <2500 gramsMultiple pregnancy	
 Multiple pregnancy Mental health condition 	
Adult 65 years and older and currently has, has a history of, or is at	-
risk for at least one (1) of the following:	
Heat stroke or heat exhaustion	
Hypothermia, frostbite, or chilblains	
Malnutrition	
Dehydration	
 Currently taking medications that impact heat tolerance, including 	
for upper respiratory infections, allergies, COPD, muscle spasms,	
blood pressure, diuresis, diarrhea, constipation, anti-	
inflammation, mental health conditions, and sleep.	
Abuse or neglect	
A respiratory or gastrointestinal infectious disease, or becoming	
febrile with an infectious illness	
Mental health condition	
Two (2) or more chronic health conditions	
Chronic kidney disease	Air
Diabetes mellitus, requiring any medication, oral or insulin	Conditioner,
Multiple sclerosis	Heater
Parkinson's disease	
Previous heat-related or cold-related illness requiring urgent or acute	
care, e.g. emergency room and urgent care visits	A: E:I((:
Individual requires home oxygen use: home oxygen, oxygen	Air Filtration
concentrators, home ventilator	Device Mini-
 Individual uses medications requiring refrigeration. Examples include: Medications for diabetes mellitus, glaucoma, and asthma; 	refrigerator
TALE	remgerator
INF inhibitors Enteral and parenteral nutrition	-
Individual needs durable medical equipment (DME) requiring	Portable
electricity for use. Examples include but are not limited to:	Power Supply
 Oxygen delivery systems, including concentrators, humidifiers, 	. S.I.S. Sappiy
nebulizers, and ventilators	
 Intermittent positive pressure breathing machines 	
Cardiac devices	
In home dialysis and automated peritoneal dialysis	

OAR 410-120-2005 Table 1. Climate Device-Specific and Outreach and Engagement Clinical Risk Factors (Condition must have been active in the previous 12 months. Members must meet age or pregnancy criteria at the time of eligibility determination, as relevant.)	Eligible Climate Device
 Feeding Pumps IV infusions Suction pumps Power wheelchair and scooter Lift systems and electric beds Breast pumps for first 6 months post-partum Other Durable Medical Equipment (DME) required for sustaining life 	
Individual requires assistive technologies requiring electricity necessary for communication or ADLs. Other conditions approved by medical exception in an individual review for medical exception aligned with the Authority's Medical Management Committee Process and MCE exception review process	Any of the above devices

OAR 410-120-2005		
Table 2. Housing, Nutrition, and Outreach and Engagement Clinical Risk Factors		
(1) HRSN Clir Risk Facto	•	
a) Complex Behaviora Health Ne		
b) Developm Disability	•	
c) Complex Physical Health Ne	 A Member with a persistent, disabling, progressively or lifethreatening physical health condition(s) requiring treatment for stabilization or prevention of exacerbation. Examples may include conditions such as: congenital anomalies that adversely impact health or function, blindness, disabling dental disorders, neurological diseases, cardiovascular diseases, pulmonary diseases, gastrointestinal diseases, liver diseases, renal diseases, endocrine diseases, hematologic disorders, musculoskeletal conditions, infectious diseases, cancers, autoimmune disorders, immunodeficiency disorders or immunosuppression 	
d) Needs Assistanc with ADLs/IADI Eligible fo LTSS	Instrumental Activities of Daily Living (iADLs) as defined in OAR 411-015-0007; or	
e) Interperso Violence Experienc	A Member who is experiencing or has experienced interpersonal violence (IPV), including domestic violence (DV), sexual violence (SV), or psychological violence.	
f) Repeated Emergenc Departmen Use and C Encounter	as two (2) or more visits in the past six (6) months or five or more visits within the past twelve (12) months).	

OAR 410-120-2005			
Table 2. Housing, Nutrition, and Outreach and Engagement Clinical Risk Factors			
(1) HRSN Clinical	(2) Risk Factor Description		
Risk Factor	(-) 1 1011 1 1001 2 0001 1 1011		
	 mental health distress, defined to include: receipt of crisis/outreach team services; use of behavioral health mobile crisis, crisis respite services, or school behavioral health crisis services; any length of stay in an adult jail or youth detention facility; or any length of stay in emergency foster care. Who was exited from a housing or behavioral healthcare program (e.g., shelter setting, day habilitation program, etc.) or from a school or an early childhood program in the past twelve (12) months due to behaviors that are likely manifestations of a behavioral health condition, significant life stress, adversity, or trauma. 		
g) Pregnant/Post	A Member who is currently pregnant or up to twelve (12)		
partum	 Member who is currently pregnant of up to twelve (12) months postpartum and currently has, has a history of, or is at risk for at least one (1) of the following: Infection High-risk pregnancy as defined by the NIH (https://www.nichd.nih.gov/health/topics/high-risk) Pregnancy-related death History of previous pregnancy, delivery, or birth complication including gestational diabetes, preeclampsia, hyperemesis gravidarum, preterm labor, preterm birth, placental abruption, newborn low birth weight, stillbirth. Abuse or interpersonal violence. Malnutrition Maternal low birth weight of <2500 grams Multiple pregnancy A mental health condition or substance use disorder, including a postpartum mental health condition Significant life stress, adversity, or trauma 		
h) Children less	A child who is less than six (6) years of age and currently has,		
than 6 years of age	 has a history of, or is at risk for at least one (1) of the following: Malnutrition or at risk of developmental or growth delay or impairment as a result of insufficient nutrition. Child maltreatment as defined by the CDC (most recent definition detailed in Leeb RT, Paulozzi L, Melanson C, Simon T, Arias I. Child Maltreatment Surveillance: Uniform Definitions for Public Health and Recommended Data 		

Elements, Version 1.0. Atlanta (GA): Centers for Disease

OAR 410-120-2005	
Table 2. Housing, N	utrition, and Outreach and Engagement Clinical Risk
Factors	
(1) HRSN Clinical Risk Factor	(2) Risk Factor Description
RISK FACIOI	Control and Prevention, National Center for Injury Prevention
i) Adults 65 years of age or older	 and Control; 2008. https://www.cdc.gov/child-abuse-neglect/about/index.html) Is a child with a special healthcare need (CYSHCN) as defined by HRSA (McPherson M, Arango P, Fox H, Lauver C, McManus M, Newacheck PW, Perrin JM, Shonkoff JP, Strickland B. A new definition of children with special health care needs. Pediatrics. 1998 Jul;102(1 Pt 1):137-40. https://mchb.hrsa.gov/programs-impact/focus-areas/children-youth-special-health-care-needs-cyshcn) Low birth weight of <2500 grams Mental health condition Significant life or family stress, adversity, or trauma An adult who is 65 years of age or over and currently has, has a history of, or is at risk for at least one (1) of the following: Two (2) or more chronic health conditions
	 Social isolation placing the individual at risk for early death, neurocognitive disorders, sleep disruption, cardiovascular disease, and elder abuse Malnutrition Dehydration Abuse or neglect Significant life adversity stress, adversity, or trauma
j) Young Adults	A Member aged 19 to 20, with the following clinical risk factors
with Special Health Care Needs	 defined in STC 4.6(a): Has one (1) or more complex chronic conditions as identified in the Pediatric Medical Complexity Algorithm (PCMA); Has a serious emotional disturbance or serious mental health issue indicated by qualifying behavioral health diagnosis; Has a diagnosed intellectual or developmental disability; Has an "Elevated Service Need" or functional limitations as determined by two (2) or more affirmative responses to a screener; or Starting no earlier than January 1, 2026, has two (2) or more chronic conditions as represented by a subset of the PMCA's non-complex chronic conditions as described in the New Initiatives Implementation Plan.

OAR 410-120-2005 Table 3. Descriptions of Climate-Related Supports and Eligibility Criteria (a) Climate-(b) HRSN Covered (c) Clinical Risk (d) Social Related (e) Other Eligibility Criteria **Population** Risk Factor Factor **Supports** (1) Member must be (1) Member must (1) Member (1) Member must: (1) Covered device types have a Climate Reside in their own home or nonin one of the must Device-Specific and services HRSN Covered require a institutional primary residence. Clinical Risk include: **Populations** climate including shared living (further defined in Factor as device to arrangements and recreational Air OAR 410-120defined in Table conditioners vehicles as defined in ORS treat, 0000), including: 1 of OAR 410-Portable improve, 174.101: Adults and Youth 120-2005. stabilize. Have a reliable source of electricity heaters Discharged from or prevent for operating a device, and that the Air Filters their health an HRSN Eligible Member or their Representative Replacement **Behavioral Health** condition. can safely and legally install the air filters Facility; or, device in their place of residence; Mini Adults and Youth and refrigerators Released from Have not received the same Portable Incarceration; or, service from a local, state, or Power Individuals federally funded program within Supplies currently or the past thirty-six (36) months Installation previously In the event a Member needs to support for involved in replace a device that is not covered Oregon's Child covered under warranty, at the devices Welfare system; MCE or Authority's reasonable discretion, Members may receive a or, Individuals replacement device within the Transitioning to same 36 months they received the Dual Medicaid and initial device, so long as the Medicare Status: Member remains eligible. or,

Individuals who meet the definition	
of "HUD	
Homeless; or,	
Individuals who	
meet the "At-Risk of Homeless"	
definition; or	
Young Adults with	
Special Health	
Care Needs	
(YSHCN), starting in 2025	

OAR 410-120-2005

Table 4: Descriptions of Housing-Related Supports

(1) Rent and Utility Costs

(a) Service Description

ELIGIBLE RENT PAYMENTS:

Provision of payment to cover a Member's costs for recurring rent, including:

- Rent payment, including future or past-due rent and any associated late fees as a result of past-due rent.
- Renter's insurance if required by the lease.
- Landlord paid utilities that are not duplicative of the utility payments covered by this service.

An MCE or, as applicable, the Authority, may authorize rent payments to be made to landlords for HRSN Authorized Members residing in any one of the following settings:

- Apartment units, single room occupancy units, single or multifamily homes
- Mobile home communities and RV lots (including rental of land)
- Accessory dwelling units (ADUs)
- Co-housing communities
- Middle housing types (e.g. duplex, triplex)
- Trailers, RVs, manufactured homes or manufactured home lots (including the rental arrangement for the land where the home is parked)
- Permanent supportive housing
- Or other housing with a lease or written agreement.

ELIGIBLE UTILITIY PAYMENTS:

Provision of payment to cover a Member's cost for the following utilities:

- Garbage
- Water
- Sewage
- Recycling
- Gas
- Electric
- Internet
- Phone (inclusive of land line phone service and cell phone service)

This service may be tailored in amount to account for how many people are in a Member's household and how many bedrooms are currently occupied by the Member's household. Household as defined by "Family Size" in OAR 410-200-0015.

(b) Unit	Per month or per diem
(c) Unit Limit	Up to one (1) per month or one (1) per diem
(d) Duration	Recurring Rent Payments: Presumption of, and no longer than, six (6) months. Payment may be for past due rent up to six (6) months, or future rent for up to six (6) months, or some combination of past due and future rent not to exceed a total of six (6) months.
	Recurring Utility Payments: No longer than the duration of any future rent related to the HRSN Rent service that the Member is Authorized to receive.
	The six (6) month limit on Rent and Utility Costs must be calculated as part of any provision of the six (6) month limit Hotel/Motel Stays and Utilities Arrears benefit a Member is Authorized to receive. In other words, any combination of Rent and Hotel/Motel Stays must not exceed a total of six months of coverage. For example, a Member who receives one (1) month of Hotel/Motel Stays would only be eligible to receive up to five (5) months of Rent. Likewise, any combination of Utility Costs and Utility Arrears must not exceed a total of six (6) months of utility payments for each individual utility.
(e) Authorization Limit	Once per household regardless of how many individuals are in the household, over the lifetime of the demonstration (September 2022 through August 2027). Household as defined by "Family Size" in OAR 410-200-0015.
(f) Setting	N/A
(g) Additional	Costs that are not eligible in this service include:
Service	Pet fees
Limitations	Parking garage fees
	Amenity fees (pool access, recreation center, etc.)
	Separately charged Landlord-paid property taxes
	Any homeowner costs that are the obligation of the
	Member, including mortgage, utilities or other costs • Property insurance
(h) Additional Requirements	Members receiving this service must also be offered HRSN Tenancy Services.
(i) Service Specific Eligibility	 Member must: Be currently housed with a written agreement or lease signed by both the landlord and Member; and, Need support maintaining current housing; and, Meet the At-Risk of Homelessness definition in OAR 410-120-0000; and, Have a Housing Clinical Risk Factor as defined in Table 2 of OAR 410-120-2005; and,

	5. Be receiving HRSN Rent to be eligible for recurring utilities
/:\	payment through the HRSN Rent and Utility Costs service.
(j) Additional	Rent Payment:
Documents	 Member or parent/Representative must submit either:
Required for	 A written lease signed by both the landlord and
Service	Member, and
Eligibility	If a written lease is submitted and the Member owes
	arrears, the Member must also provide
	documentation of arrears owed, or
	 A completed HRSN Verification of Landlord/Tenant
	Relationship and Rent Owed form signed by both the
	landlord and Member, or
	 A written agreement signed by both the landlord and
	Member with the following components:
	Member with the following components. Member's name
	 Rental property address Lendlard's name (name where rent is cent)
	 Landlord's name (name where rent is sent)
	 Landlord's address
	Landlord's phone number
	 Landlord's email address
	 Note if landlord is the property owner
	Note if landlord is the property manager
	Member's move-in date
	Expiration of tenancy (if any)
	Monthly rent payment
	Rent past due (if any)
	Any utilities included in the rent payment
	 Printed name and signature of Member with date
	verifying the information presented is true and
	accurate to the best of the Member's knowledge
	 Printed name and signature of landlord with date
	verifying that the information presented is true and
	accurate to the best of the landlord's knowledge.
	The address on the form submitted above (the lease,
	Verification of Landlord/Tenant Relationship and Rent owed
	form, or written agreement) must match the Members OHP
	address on file.
	If a Member is living with others due to financial constraints or accompanie hardship, and they are not the primary.
	or economic hardship, and they are not the primary
	leaseholder (sometimes referred to as a "doubled-up"
	housing situation) the Member must provide an HRSN
	Verification of Landlord/Tenant Relationship and Rent
	Owed form, or a written agreement (as described above)
	signed by the Member, the primary leaseholder, and the
	landlord.

(k) Additional Documents Required for Service Authorization	Utility Payment: Member or parent/Representative must submit the bill(s) from the utility company(ies) to be paid for through this service. The address on the utility bills must be the same as the address on the lease or self-verification form.
(2) Hotel/Motel St	ays
(a) Service Description	Provision of payment to cover a Member's costs for hotel or motel stays if the Member cannot safely reside in their home during receipt of a HRSN Home Modification or HRSN Home Remediation. This service may be tailored in an amount to account for how many people are in a Member's household and how many bedrooms are currently occupied by the Member's household. For example, if a household has six (6) Members, the MCE or the Authority may determine that more than one Hotel/Motel room is appropriate. Household as defined by "Family Size" in OAR 410-200-0015.
(b) Unit	Per diem
(c) Unit Limit	Up to one (1) per diem
(d) Duration	Up to three (3) months at which time a Member may be reassessed for an additional three (3) months. No longer than a total of six (6) months. Any combination of HRSN Rent and Hotel/Motel Stays may not add up to more than six (6) months of coverage.
(e) Authorization Limit	Once (1) per household with one or more eligible Members over the lifetime of the demonstration (September 2022 through August 2027). Household as defined by "Family Size" in OAR 410-200-0015.
(f) Setting	Commercially zoned hotels and motels
(g) Additional Service Limitations	Costs that are not eligible in this service include: • Pet fees • Parking fees • Amenity fees (pool access, recreation center, etc.)
(h) Additional Requirements	Members receiving this service must also be offered HRSN Tenancy Services.
(i) Service Specific Eligibility	 Member must: Be currently housed with a written agreement or lease signed by both the landlord and Member; and, Need support maintaining current housing; and, Meet the At-Risk of Homelessness definition in OAR 410-120-0000; and, Have a Housing Clinical Risk Factor as defined in Table 2 of OAR 410-120-2005; and, Be receiving the Home Modifications or Home Remediations service, and cannot safely reside in their home while the Home Modification or Home Remediation Service is conducted.

(j) Additional	N/A
Documents	14// \
Required for	
Service	
Authorization	
(3) Utilities Arrea	re
(a) Service Description	This service provides payment for costs related to past-due utility
Description	bills for the following types of utility services:
	Garbage
	Water
	Sewage
	Recycling
	• Gas
	Electric
	Internet
	Phone (inclusive of land line phone service and cell phone
	service)
	The service amount is based on how many people are in a
	Member's household and how many bedrooms are currently
	occupied by the Member's household. For example, this service
	may cover the cost of internet provided to the entire household,
	rather than just the Member's share of the utility. Household as
	defined by "Family Size" in OAR 410-200-0015.
(b) Unit	Per month
(c) Unit Limit	No limit
(d) Duration	Any combination of payment for utilities under "Utilities Arrears"
(d) Daration	and "Rent and Utility Costs" may not add up to more than six
	months' worth of utility payments for each individual utility.
(e) Authorization	Once per household with one or more eligible Members over the
Limit	
LIIIIII	lifetime of the demonstration (September 2022 through August
	2027). Household as defined by "Family Size" in OAR 410-200-
(f) O - 44:	0015.
(f) Setting	N/A
(g) Additional	N/A
Service	
Limitations	
(h) Additional	Members receiving this service must also be offered HRSN
Requirements	Tenancy Services.
(i) Service	Member must:
Specific	Be currently housed with a written agreement or lease signed
Eligibility	by both the landlord and Member; and,
	2. Need support maintaining current housing; and,
	3. Meet the At-Risk of Homelessness definition in OAR 410-120-
	0000; and,
	4. Have a Housing Clinical Risk Factor as defined in Table 2 of
	OAR 410-120-2005; and,

	5. Members must be receiving the HRSN Rent and Utility Costs
	service.
(j) Additional Documents Required for Service Authorization	 Member or parent/Representative must submit the bill(s) from the utility company(ies) to be paid for through this service. If the Member or parent/Representative's name is not on the utility bill, the Member or parent/Representative must submit documentation to verify that the address for service completion is the Member's primary address or the Member's most recent prior primary address. The following are accepted forms of residency verification: Member's Medicaid address of record; A signed lease or written rental agreement signed by both the landlord and Member; HRSN Verification of Landlord/Tenant Relationship and Rent Owed form signed by both the landlord and Member; A written agreement signed by both the landlord and Member with the components outlined in the Rent and Utility Costs service description; State issued program ID or license (e.g. Oregon driver's license); Official letter from third party showing the Member's name and residence address (including a letter from a landlord, governmental agency, financial institution, medical institution, and/or school); or,
(4)	Government issued library card.
(4) Utilities Set U	
(a) Service Description (b) Unit	This service provides payment for non-refundable, non-recurring utility set-up or restart costs, and payment for the first month of the utility payment for the following types of utility services:
(c) Unit Limit	Not Applicable
(d) Duration	Not Applicable Not Applicable
(e) Authorization	Once per household with one or more eligible Members over the
Limit	lifetime of the demonstration (September 2022 through August

2027). Household as defined by "Family Size" in OAR 410-200-0015.
(f) Setting N/A
(g) Additional N/A
Service
Limitations
(h) Additional Members receiving this service must also be offered HRSN
Requirements Tenancy Services.
(i) Service Member must:
Specific 1. Be currently housed with a written agreement or lease signed
Eligibility by both the landlord and Member; and,
2. Need support maintaining current housing; and,
3. Meet the At-Risk of Homelessness definition in OAR 410-120-
0000; and,
4. Have a Housing Clinical Risk Factor as defined in Table 2 of
OAR 410-120-2005; and,
5. Members must be receiving the HRSN Rent and Utility Costs
service.
(j) Additional Member or parent/Representative must submit the bill(s) from the
Documents utility company(ies) to be paid for through this service. The
Required for address on the utility bill(s) must be the same as the address on
Service the Member's lease, HRSN Verification of Landlord/Tenant Authorization Relationship and Rent Owed form, or written lease agreement (as
, , , , , , , , , , , , , , , , , , , ,
described in the Rent and Utilities Service above). (5) Storage Fees
(a) Service Storage of personal property to facilitate the safe storage of a
Description Member's belongings. Examples of the types of personal property
and belongings that may need storage are:
Appliances
• Furniture
Bedding
• Clothing
Identifying documentation
This service may be tailored in amount to account for how many
people are in a Member's household. Household as defined by
"Family Size" in OAR 410-200-0015.
(b) Unit Per month
(c) Unit Limit Up to one per month
(d) Duration Up to six months
(e) Authorization Once per household with one or more eligible Members over the
Limit lifetime of the demonstration (September 2022 through August
2027). Household as defined by "Family Size" in OAR 410-200-
0015.
(f) Setting Commercial storage units, including self-storage and portable
moving and storage solutions (e.g. PODS, U-Box).

(g) Additional Service Limitations (h) Additional Requirements	This service does not include storage of items that are not permitted according to the storage unit's policies, or that are too large to fit in a commercial storage unit. N/A
(i) Service Specific Eligibility	 Member must: Be currently housed with a written agreement or lease signed by both the landlord and Member; and, Need support maintaining current housing; and, Meet the At-Risk of Homelessness definition in OAR 410-120-0000; and, Have a Housing Clinical Risk Factor as defined in Table 2 of OAR 410-120-2005; and, Members must be receiving the HRSN Rent and Utility Costs service.
(j) Additional Documents Required for Service Authorization	N/A
	ice (paid via 15-minute increments)
(a) Service Description	Tenancy services are flexible supports provided to Members or their Representatives (on their behalf) or Members' households to achieve and maintain their housing stability goals. Members may receive support for any of the activities listed below, as needed, and HRSN Service Providers shall bill for these services on a feefor-service basis. If other HRSN housing services are authorized, Tenancy services must also be authorized. This service may also be authorized as a standalone service. Tenancy services include the work to coordinate and assure the delivery of the service(s). For example, Tenancy services (once authorized) include the communication and logistics required to deliver the rent assistance to the landlord. Further, Tenancy services include work to coordinate and share information regarding a Member with the MCE, or as applicable, the Authority. For example, HRSN Service Providers shall provide input and share information with the MCE's or Authority's care coordination team to inform a Member's HRSN Person-Centered Service Plan (PCSP). The following activities may be completed under HRSN Tenancy Services.
	 Member Supports Services: Working with the Member to develop a housing plan that supports the stated needs of the Member or household (or both) to achieve their stability and housing retention goals

- Reviewing, updating, and implementing the plan with the Member to reflect current and emerging needs and preferences and to address housing retention barriers
- As needed, facilitating enrollment in the local Continuum of Care's Coordinated Entry System (the standard community-wide process by which individuals and families are connected to housing resources and supports)
- Assisting in completing housing applications (e.g. rentals, waitlists, housing vouchers)
- Assisting in obtaining identification and other required documentation (e.g., Social Security card, birth certificate, prior rental history)
- Providing training and resources to assist the Member in complying with the Member's lease
- Establishing procedures and contacts to retain housing, including developing a housing support crisis plan that includes prevention and early intervention services when housing is jeopardized
- Providing supports to assist the Member in developing independent living skills needed to remain housed (e.g., skills to maintain a healthy living environment, develop and manage a household budget, interact appropriately with neighbors or roommates, reduce social isolation, utilize local transportation)
- Supporting housing stability by facilitating the enrollment of Members of the household in local school and college systems
 - Coordinating referrals and assisting to secure access to other necessary medical, disability, social, educational, legal, income-related tools and resources for housing, and other services, if eligible.

Landlord Engagement Services:

- Engaging and communicating with a Member's landlord and, when appropriate and as requested by the Member, advocating on behalf of the Member
- Assisting and coaching the Member in communicating with the landlord and property manager

Coordination and logistics of service provision

 Coordinating and assuring the delivery of another HRSN Housing-Related Service

MCE/The Authority Engagement Services:

 All coordination and information sharing with the MCE's and, as applicable, the Authority's, care coordination team

(b) Unit (c) Unit Limit (d) Duration	Service planning support and participating in the HRSN Person-Centered Service Plan (PCSP) meetings at redetermination and/or revision plan meetings, as needed Per 15-minute increment No limit MCEs, or as applicable, the Authority, must authorize this service for a minimum of six months. MCEs, or as applicable, the Authority, may authorize this service for up to 18 months, at which time the Member must be reassessed for eligibility and, if
(e) Authorization	determined eligible, may continue to receive the service. No limit
(f) Setting	 The majority of sessions with Members should be in a setting desired by the Member. Case managers may use telehealth if appropriate and desired by the Member. Sessions may be "off-site," (e.g., at potential housing locations).
(g) Additional Service Limitations	N/A
(h) Additional Requirements	 This service, or the Tenancy Service (PMPM as identified below in Section (7)), must be authorized when any other HRSN Housing Service is authorized. This shall permit the HRSN housing Service Provider to include the time they spend coordinating and delivering the other HRSN Housing Service(s) in the Tenancy service category, which may be billed by the HRSN housing Service Provider. Activities listed in row (a) of this Section (6) may, when appropriate for the circumstances and activity, occur with or without the Member present.
(i) Service Specific Eligibility	 Member must: Be currently housed with a written agreement or lease signed by both the landlord and Member; and, Need support maintaining current housing; and, Meet the At-Risk of Homelessness definition in OAR 410-120-0000; and, Have a Housing Clinical Risk Factor as defined in Table 2 of OAR 410-120-2005. Members receiving this service may not concurrently receive Tenancy (PMPM).
(j) Additional Documents Required for Service Authorization	N/A

(7) Tenancy Service (paid per member per month (PMPM), starting in 2025))

(a) Service Description

Tenancy services are flexible supports provided to Members or their Representatives (on their behalf) or Members' households to achieve and maintain their housing stability goals. Providers shall support eligible Members with any of the activities below, as needed. HRSN Service Providers have the right to bill for these services on a per member per month basis.

If other HRSN housing services are authorized, Tenancy services must also be authorized. This service may also be authorized as a standalone service. Tenancy services include the work to coordinate and assure the delivery of the service(s). For example, Tenancy services (once authorized) include the communication and logistics required to deliver the rent assistance to the landlord. Further, Tenancy services include work to coordinate and share information regarding a Member with the MCE. For example, HRSN Service Providers shall provide input and share information with the MCE's care coordination team to inform a Member's HRSN Person-Centered Service Plan (PCSP). The following activities may be completed under HRSN Tenancy Services.

Member Supports Services:

- Working with the Member to develop a housing plan that supports the stated needs of the Member and/or household to achieve their stability and housing retention goals;
- Reviewing, updating, and implementing the plan with the Member to reflect current needs and preferences and address existing or recurring housing retention barriers;
- As needed, facilitating enrollment in the local Continuum of Care's Coordinated Entry System (the standard community-wide process by which individuals and families are connected to housing resources and supports);
- Assisting in completing housing applications (e.g. rentals, waitlists, housing vouchers)
- Assisting in obtaining identification and other required documentation (e.g., Social Security card, birth certificate, prior rental history)
- Providing training and resources to assist the Member in complying with the member's lease;
- Establishing procedures and contacts to retain housing, including developing a housing support crisis plan that includes prevention and early intervention services when housing is jeopardized;
- Providing supports to assist the Member in developing independent living skills needed to remain housed (e.g., skills to maintain a healthy living environment, develop and

	 manage a household budget, interact appropriately with neighbors or roommates, reduce social isolation, utilize local transportation); Supporting housing stability by facilitating the enrollment of Members of the household in local school and college systems Coordinating referrals and assisting to secure access to other necessary medical, disability, social, educational, legal, income-related tools and resources for housing, and other services, if eligible.
	 Landlord Engagement Services: Engaging and communicating with a Member's landlord and when appropriate and as requested by the Member, advocating on behalf of the Member Assisting and coaching the Member in communicating with the landlord and property manager
	Coordination and logistics of service provision Coordinating and assuring the delivery of another HRSN housing service
	 MCE/Authority Engagement Services: All coordination and information sharing with the MCE/the Authority care coordination team Service planning support and participating in the HRSN Person-Centered Service Plan meetings at redetermination and/or revision plan meetings, as needed
(b) Unit	Per member, per month
(c) Unit Limit	No more than once (1) per month
(d) Duration	The MCE, or as applicable, the Authority, must authorize this service for a minimum of six (6) months. The MCE, or as applicable, the Authority, may authorize this service for up to eighteen (18) months, at which time the Member must be reassessed for eligibility and, if determined eligible, may continue to receive the service.
(e) Authorization Limit	No limit
(f) Setting	 The majority of sessions with Members should be in a setting desired by the Member. Case managers may use telehealth if appropriate and desired by the Member. Some sessions may be "off-site," (e.g., at potential housing locations).

(-\ A -1-1:4:1 N1/A	
(g) Additional N/A	
Service	
Limitations	
(h) Additional • This service, or the Tenancy Service (15 min) must be)
Requirements authorized when any other HRSN Housing Service is	_
authorized to ensure a housing provider may bill for th	
time coordinating and delivering the other HRSN House	sing
Service.	
 Activities listed in row (a) of this Section (7) may, where 	
appropriate for the circumstances and activity, occur w	vith or
without the Member present.	
(i) Service Member must:	
Specific 1. Be currently housed with a written agreement or lease sig	ned
Eligibility by both the landlord and Member; and,	
2. Need support maintaining current housing; and,	
3. Meet the At-Risk of Homelessness definition in OAR 410-	-120-
0000; and,	
4. Have a Housing Clinical Risk Factor as defined in Table 2	2 of
OAR 410-120-2005.	
Members receiving this service may not concurrently receive	
Tenancy (15 min).	
(j) Additional N/A	
Documents	
Required for	
Service	
Authorization	
(8) Home Modifications	
(a) Service The provision of home modifications to eliminate known home	
Description based health and safety risks and ensure the Member's living	_
environment can accommodate their functional, health, or sa	fety
needs. These services include installation or execution of:	
Ramps, or	
Grip bars, or	
 Door and cabinet handles for Members having difficult 	ty due
to dexterity issues, or	
Any one or more of the above.	
(b) Unit Per instance	
(c) Unit Limit No limit	
(d) Duration No limit	
(e) Authorization No limit	
Limit	
(f) Setting Home modification services occur in the Member's current pl	ace
of residence or potential residence.	
(g) Additional The following are excluded from this service:	
(g) AdditionalServiceAccessibility modifications, adaptations, or improveme	ents to

(h) Additional Requirements	based health and safety risks and ensure the Members' health and safety in the living environment and completed exclusively for preference, design, or style. Examples of these types of modifications include installations, repairs or updates related to: OROOF OAPPliances OHeating and cooling OSkylights and windows OHOT water tanks Adaptations that add to the total square footage of the home. General repair or maintenance and upkeep required for the home. Modifications that substitute for or duplicate modifications that are the responsibility of a landlord under landlord-tenant laws. Material upgrades or supplemental payments that made by landlords or other individuals to the provider. If the MCE, or as applicable, the Authority, or housing provider is contracting with a vendor to execute the modification, the MCE, the Authority or housing provider must have a procurement process in place that: Develops a written scope of work to meet the Member's	
	 need; and, Identifies one (1) or more qualified HRSN Vendors or HRSN Service Providers that can execute the modification timely and at a reasonable cost, meeting the Member's needs to the maximum extent possible. Members receiving this service must also be offered HRSN Tenancy Services if they may meet the eligibility for those 	
(i) Service Specific Eligibility	 services. Member must: Require the clinically appropriate home modification or remediation, and Be in an HRSN Covered Population (OAR 410-120-0000): Adults and Youth Discharged from an HRSN Eligible Behavioral Health Facility; or, Adults and Youth Released from Incarceration; or, Individuals currently or previously involved in Oregon's Child Welfare system; or, Individuals Transitioning to Dual Medicaid and Medicare Status; or, Individuals who meet the At-Risk of Homeless definition in OAR 410-120-0000; or, 	

	 Young Adult with Special Health Care Needs (YSHCN), starting January 2025, and
	 Have a Housing Clinical Risk Factor as defined in Table 2 of OAR 410-120-2005.
	Members receiving this service may be renters or homeowners.
(j) Additional Documents Required Prior to Service Authorization	Before an HRSN home accessibility modification service is authorized: • A completed scope of work must be submitted to the MCE or the Authority as appropriate. The scope of work: • Needs to be agreed upon by the OHP Member, the landlord (if applicable), the vendor, and the HRSN Service Provider. • May require an in-person visit to the Member's home to assess the specifications of the modification and ensure the proposed modification meets the Member's needs. • If the proposed home accessibility modification requires a permit, the proposal must be in compliance with local codes and the appropriate permit must be obtained prior to any work is started. • If the Member rents their home, the landlord must provide written consent to the service, which shall also serve as verification that the individual lives at the residence. • If the Member owns their home, the Member must provide
	proof of homeownership (for example, Certificate of Title/Deed).
(9) Home Remedi	
(a) Service Description	The provision of medically necessary home remediation services to eliminate known home-based health and safety risks and ensure the Member's health and safety in the living environment. These services include: 1. Pest eradication, or 2. Installation of washable curtains or synthetic blinds to prevent allergens, or 3. Chore services, inclusive of the following: Output Description of the following: Removal of hazardous waste, debris, or dirt from the home or Removal of yard hazards to ensure the outside of the home is safe for the consumer to enter and exit the home, or Any one or more of the above. 4. Any one (1) or more of the above
(b) Unit	Per instance
(c) Unit Limit	No limit

(d) Duration	No limit		
(e) Authorization	No limit		
Limit			
(f) Setting	Home remediation services occur in the Member's current place of		
	residence.		
(g) Additional	The following are excluded from this service:		
Service	Remediations to the home that are not directly related to		
Limitations	eliminating known home-based health and safety risks and		
	ensure the Members' health and safety in the living		
	environment.		
	Remediations that add to the total square footage of the		
	home.		
	General repair or maintenance and upkeep required for the		
	home.		
	Remediations that substitute for or duplicate remediations		
	that are the responsibility of a landlord under landlord- tenant laws.		
	 Material upgrades or supplemental payments to the provider by landlords or informal supports. 		
	Chore services must be intended to ensure the Member's		
	home is safe and allows for independent living and must not be		
	provided by homecare workers or in-home agencies. Chore		
	services do not include:		
	General housekeeping,		
	Removal of debris that does not impede the Member from		
	safely traversing within the home, or entering or exiting the		
	home safely, or		
	Removing items that do not present a potential fire hazard		
	that would endanger the consumer's health and safety.		
(h) Additional	1. If the MCE, or as applicable, the Authority, or housing provider		
Requirements	is contracting with a vendor to execute the remediation, the		
	MCE, the Authority, or housing provider must have a		
	procurement process in place that:		
	Develops a written scope of work to meet the Member's		
	need; and,		
	Identifies one or more qualified vendors that can execute		
	the remediation timely and at a reasonable cost, meeting		
	the Member's needs and preferences to the maximum		
	extent possible.		
	2. Members receiving this service must also be offered HRSN		
	Tenancy Services if they may meet the eligibility for those services.		
(i) Service	Member must:		
(i) Service Specific	Require the clinically appropriate home modification or		
Eligibility	remediation, and		
Liigibility	2. Be in a HRSN Covered Population (OAR 410-120-0000):		
	2. Be in a filtory covered i opulation (OAIX + 10-120-0000).		

 Adults and Youth Discharged from an HRSN Eligible Behavioral Health Facility; or, Adults and Youth Released from Incarceration; or, Individuals currently or previously involved in Oregon's
·
 Individuals currently or previously involved in Oregon's
Child Welfare system; or,
 Individuals Transitioning to Dual Medicaid and Medicare
Status; or,
 Individuals who meet the At-Risk of Homeless definition in OAR 410-120-0000; or,
 Young Adult with Special Health Care Needs (YSHCN),
starting January 2025, and
 Have a Housing Clinical Risk Factor as defined in Table 2 of OAR 410-120-2005.
Members receiving this service may be renters or homeowners.
(j) Additional Before a home remediation service is authorized:
 A completed scope of work must be submitted to the MCE
Required or the Authority as appropriate. The scope of work:
Prior to o Needs to be agreed upon by the OHP Member, the
Service landlord (if applicable), the vendor, and the HRSN
Authorization Service Provider.
May require an in-person visit to the Member's home to espace the appointing of the remediation and
to assess the specifications of the remediation and ensure the proposed remediation meets the
Member's needs.
If the proposed home accessibility modification requires a
permit, the proposal must be in compliance with local codes
and the appropriate permit must be obtained prior to any
work is started.
 If the Member rents their home, the landlord must provide
written consent to the service, which shall also serve as
verification that the individual lives at the residence.
If the Member owns their home, the Member must provide
proof of homeownership (for example, Certificate of Title/Deed).

OAR 410-120-2005			
Table 5: UDON Haveing Flightlife Oritoria			
(a) Service	ousing Eligibility Criteria (b) Covered Population &	(c) Clinical Risk	(d) Additional Eligibility Requirements
	Social Risk Factor	Factor	for each Service Category identified
			in Column (a)
(1) Rent and	(1) - (7)	(1) – (9)	(1) Members must be receiving HRSN rent
Utility Costs	Member must:	Member must have a	to be eligible for recurring utilities
	Be currently housed with	Housing Clinical Risk	payment through the HRSN Rent and
(0) 11 (1/2 (1	a written agreement or	Factor as defined in	Utility Costs service.
(2) Hotel/Motel	lease signed by both the	Table 2 of OAR 410-	(2) Members must be receiving the HRSN
Stays	landlord and Member;	120-2005.	Home Modifications or Home
	and,		Remediations service, and cannot
	Need support maintaining		safely reside in their home while the Home Modification or Home
	current housing; and,Meet the At-Risk of		Remediation Service is conducted.
(3) Utility Arrears	Homelessness definition		(3) Members must be receiving the HRSN
(5) Othicy / tricars	in OAR 410-120-0000.		Rent and Utility Costs service.
(4) Utilities Set			(4) Members must be receiving the HRSN
Up			Rent and Utility Costs service.
(5) Storage Fees			(5) Members must be receiving the HRSN
			Rent and Utility Costs service.
(6) Tenancy (15			(6) Members receiving this service may not
min)			concurrently receive Tenancy (PMPM).
(7) Tenancy			(7) Members receiving this service may not
(PMPM)			concurrently receive Tenancy (15 min).
(8) Home	(8) - (9)		(8) Members receiving this service may be
Modifications	Member must:		renters or homeowners.
(9) Home	Require the clinically		(9) Members receiving this service may be
Remediations	appropriate home		renters or homeowners.
	modification or		
	remediation, and		

Be in a HRSN Covered	
Population (OAR 410-	
120-0000):	
Adults and Youth	
Discharged from an	
HRSN Eligible	
Behavioral Health	
Facility; or,	
Adults and Youth	
Released from	
Incarceration; or,	
Individuals currently or	
previously involved in	
Oregon's Child	
Welfare system; or,	
Individuals	
Transitioning to Dual	
Medicaid and	
Medicare Status; or,	
Individuals who meet	
the At-Risk of	
Homeless definition in	
OAR 410-120-0000;	
Or,	
Young Adult with	
Special Health Care	
Needs (YSHCN),	
starting January 2025.	

OAR 410-120-2005			
Table 6: Descriptions of Nutrition-Related Supports			
	or Medically Tailored Meals		
(a) Service Description	Initial assessment with a licensed dietitian (preferred), or, if not available, a primary care provider, to develop a medically appropriate nutrition care plan specific to the HRSN Medically Tailored Meals service. This service also covers a reassessment, if needed, to understand whether the delivery of the service is meeting the Member's needs.		
	An initial assessment must take place before the delivery of the HRSN Medically Tailored Meals. Reassessments may take place whenever medically indicated and appropriate as determined by the licensed dietitian or primary care provider.		
(b) Unit	Per fifteen (15) minute increment		
(c) Unit Limit	Up to four (4) units per assessment and reassessment		
(d) Duration	Service may persist until the Member is no longer receiving the Medically Tailored Meal service.		
(e) Authorization Limit	No limit		
(f) Setting	Assessments and reassessments may be conducted in-person, via telehealth, or telephonically, at the Member's preference.		
(g) Additional Service Limitations	N/A		
(h) Additional Requirements	 HRSN Assessment for Medically Tailored Meals is not subject to Prior Authorization in order for a HRSN Authorized Member to receive the service. If a Member's assessment for Medically Tailored Meals can be covered and paid for under the Medicaid State Plan benefit, it must be. If a Member's assessment for Medically Tailored Meals cannot be covered and paid for under the Medicaid State Plan benefit, it must be covered and paid for under HRSN. 		
(i) Service Specific Eligibility	 Member must: 1. Be in a HRSN Covered Population (OAR 410-120-0000), including: Adults and Youth Discharged from an HRSN Eligible Behavioral Health Facility; or, Adults and Youth Released from Incarceration; or, Individuals currently or previously involved in Oregon's Child Welfare system; or, Individuals Transitioning to Dual Medicaid and Medicare Status; or, 		

- Individuals who meet the definition of "HUD Homeless" as defined in OAR 410-120-0000; or,
- Individuals who meet the "At-Risk of Homeless" definition in OAR 410-120-0000; or
- Individuals identified as YSHCN, starting in 2025.
- 2. Be experiencing Low Food Security or Very Low Food Security as measured by the U.S. Household Food Security Survey Module: Six Item Short Form from the U.S. Department of Agriculture published in May 2024, available here: https://www.ers.usda.gov/media/xxsjnqd1/short2024.pdf
 - Low Food Security: Reduced quality, variety, or desirability of diet, and little or no indication of reduced food intake.
 - Very Low Food Security: Reports of multiple indications of disrupted eating patterns and reduced food intake.
- 3. Be eligible for the HRSN Medically Tailored Meals service.

(2) Medically Tailored Meals

(a) Service Description

Meals tailored to support Members with health-related condition(s) for which nutrition supports would improve health outcomes. This service includes:

- The preparation and provision of the prescribed meals consistent with the nutrition care plan; and
- Delivery of the meal.

Each meal must contain sufficient food to support approximately one-third of a Member's daily nutritional need as indicated by the Dietary Reference Intakes and Dietary Guidelines (https://www.dietaryguidelines.gov/ and <a href="https://

The service must:

 Be provided in accordance with nutrition-related national guidelines, such as the Dietary Guidelines for Americans, or evidence-based practice guidelines for specific chronic diseases and conditions (https://www.eatrightstore.org/product-type/nutrition-care-manuals);

	 Follow food safety standards (https://www.oregon.gov/oha/ph/healthyenvironments/foodsafety/pages/index.aspx and https://www.oregon.gov/oda/programs/foodsafety/Pages/Default.aspx); and Consider a Member's personal and cultural dietary preferences.
(b) Unit	Per meal
(c) Unit Limit	Up to three (3) meals per day
(d) Duration	Up to six (6) months, at which time the Member may be reassessed for service eligibility.
(e) Authorization Limit	No limit
(f) Setting	Meals must be delivered to the Member's home or private residence. Private residences may include shelters that do not provide residents with meals.
(g) Additional Service Limitations	 Frozen meals must not be authorized for Members unless they have a freezer or other equipment that shall keep meals frozen until they are ready to be eaten. In authorizing this service for Members living in a shelter that does not provide meals, MCEs must consider whether the Member has the ability to safely and securely store and prepare food for the Member's use.
(h) Additional Requirements	N/A

(i) Service Specific Eligibility

Member must:

- 1. Be in a HRSN Covered Population (OAR 410-120-0000), including:
 - Adults and Youth Discharged from an HRSN Eligible Behavioral Health Facility; or,
 - Adults and Youth Released from Incarceration; or,
 - Individuals currently or previously involved in Oregon's Child Welfare system; or,
 - Individuals Transitioning to Dual Medicaid and Medicare Status; or.
 - Individuals who meet the definition of "HUD Homeless" as defined in OAR 410-120-0000; or,
 - Individuals who meet the "At-Risk of Homeless" definition in OAR 410-120-0000; or
 - Individuals identified as YSHCN, starting in 2025.
- Be experiencing Low Food Security or Very Low Food Security as measured by the U.S. Household Food Security Survey Module: Six Item Short Form from the U.S. Department of Agriculture published in May 2024, available here:

https://www.ers.usda.gov/media/xxsjngd1/short2024.pdf

- Low Food Security: Reduced quality, variety, or desirability of diet, and little or no indication of reduced food intake.
- Very Low Food Security: Reports of multiple indications of disrupted eating patterns and reduced food intake.
- 3. First be assessed by a RDN (or PCP if RDN access is very limited or delayed) to be potentially eligible for Medically Tailored Meals service, and to develop a medically appropriate nutrition care plan for this service.
 - Members who reside in an institutional setting that is obligated to provide its residents with meals are not eligible for this service.
 - Being enrolled in SNAP or WIC or other nutrition assistance programs does not preclude a Member from being eligible for this HRSN Nutrition service or receiving up to the maximum benefit.
 - HRSN nutrition services should complement a Member's receipt of existing local, state and federal nutrition assistance programs (e.g., SNAP or WIC), to the extent receipt of that assistance has not resolved the member's food insecurity.

(3) Nutrition Education

(a) Service Description	Any combination of educational strategies designed to motivate and facilitate voluntary adoption of food choices and other foodand nutrition-related behaviors conducive to health and well-being.		
	 This service may consist of the following: Provision of nutrition education or information to an individual or group that offers evidence-based or evidence-informed strategies on adoption of food choices and other food- and nutrition-related behaviors conducive to health and well-being and guidance on food and nutrition resources; Meal preparation education in an individual or group setting. 		
	Nutrition education services may be supplemented with handouts, take-home materials, and other informational resources that support nutritional health and well-being. Distribution of these paper and electronic handouts, materials and products, by themselves, does not constitute nutrition education.		
	This service may be provided one-time or on a recurring weekly or monthly basis dependent on the specific service, provider's offering, and Member's preference.		
	This service must:		
	 Be provided in accordance with evidence-based nutrition guidelines (e.g., 		
	https://snaped.fns.usda.gov/resources/nutrition-education-		
	 materials/fns-curricula); Follow food safety standards 		
	(https://www.oregon.gov/oha/ph/healthyenvironments/food		
	<u>safety/pages/index.aspx</u> and https://www.oregon.gov/oda/programs/foodsafety/Pages/D		
	efault.aspx); and		
	 Be person-centered, consider dietary preferences, and be culturally appropriate. 		
(b) Unit	Per thirty (30) minute increment		
(c) Unit Limit	Up to six (6) units per week		
(d) Duration	Service shall typically be billed in increments of 2, 4, or 6 units. Service persists until services are no longer needed.		
(e) Authorization	Providers cannot bill HRSN to exceed the actual cost of the class		
Limit	in total.		
(f) Setting	Service may be offered:		

	 In-person, virtually, or telephonically dependent on the specific service and Member's preference; Where the Member resides; or In community settings, community recreation centers, schools, health clinics, transitional housing shelters, emergency housing shelters, and community kitchens.
(g) Additional Service Limitations	N/A
(h) Additional Requirements	Members receiving any other HRSN nutrition service must also be offered Nutrition Education, and receipt of Nutrition Education shall not be conditioned on engagement in other HRSN nutrition services.
(i) Service Specific Eligibility	 Member must: Be in a HRSN Covered Population (OAR 410-120-0000), including:

OAR 410-120-20	005			
Table 7: HRSN Nutrition Eligibility Criteria				
(a) Service	(b) Covered Population	(c) Clinical Risk	(d) Social Risk	(e) Additional Eligibility Requirements for each Service Category identified in Column (a)
(1) Assessment for Medically Tailored Meals (2) Medically Tailored Meals	(1) – (3) Member must be in a HRSN Covered Population (OAR 410-120-0000), including: • Adults and Youth Discharged from an HRSN Eligible Behavioral Health Facility; or, • Adults and Youth Released from Incarceration; or, • Individuals currently or previously involved in Oregon's	(1) – (3) Member must have a Nutrition Clinical Risk Factor as defined in Table 2 of OAR 410-120- 2005.	(1) – (3) Member must be experiencing Low Food Security or Very Low Food Security as measured by the U.S. Household Food Security Survey Module: Six Item Short Form from the U.S. Department of Agriculture published in May 2024, available here: https://www.ers.usda. gov/media/xxsjnqd1/s hort2024.pdf a. Low Food Security: Reduced quality, variety, or desirability of diet, and little or no indication of	 (1) Member must be eligible for the HRSN Medically Tailored Meals service. (2) Member must first be assessed by a RDN (or PCP if RDN access is very limited or delayed) to be potentially eligible for Medically Tailored Meals service, and to develop a medically appropriate nutrition care plan for this service. Members who reside in an institutional setting that is obligated to provide its residents with meals are not eligible for this service. Being enrolled in SNAP or WIC or other nutrition assistance programs does not preclude a Member from being eligible for this HRSN Nutrition service or receiving up to the maximum benefit. HRSN nutrition services should complement a Member's receipt of existing local, state and federal nutrition assistance programs (e.g., SNAP or WIC), to the extent receipt of that assistance has not resolved the member's food insecurity.

(3) Nutrition Education	Child Welfare system; or, Individuals Transitioning to Dual Medicaid and Medicare Status; or, Individuals who meet the definition of "HUD Homeless" as defined in OAR 410-120-	reduced food intake. b. Very Low Food Security: Reports of multiple indications of disrupted eating patterns and reduced food intake. (3) Members eligible for substantially the same service as a Medicaid covered service. For example, Members eligible to receive Medical Nutrition Therapy (MNT) as a covered service through OHP are not eligible for this service.
	0000; or, Individuals who meet the "At-Risk of Homeless" definition in	
	OAR 410-120- 0000; or • Individuals identified as YSHCN, starting in 2025.	

OAR 410-120-2005

Table 8: Description of HRSN Outreach and Engagement Service

- (1) Service
 Description
- HRSN Outreach and Engagement Services ("HRSN O&E Services") means the activities performed by HRSN Service Providers, or MCE, or as applicable, the Authority, for the purpose of identifying Members who may be eligible for one (1) or more HRSN Services.
- HRSN Service Providers shall be compensated for providing HRSN O&E Services to Members who are Presumed HRSN Eligible, or determined HRSN Eligible, as defined in OAR 410-120-0000
- HRSN O&E Services performed and documented by HRSN Service Providers must include, at a minimum, activities a – c specified below, which must be completed during initial service delivery. HRSN O&E Services performed and documented by HRSN Service Providers may also include any or all activities listed as items d – j below. Subsequent service delivery may include performance and documentation of any or all activities listed below.
 - Engaging Members who may be eligible for HRSN Services. Engagement activities may use multiple strategies, including, without limitation, meeting Members in-person.
 - b. Identifying and verifying the Member's MCE enrollment or, as applicable, enrollment in the Fee-for-Service (FFS) program.
 - c. Verifying the Member is Presumed HRSN Eligible.
 - d. Transmitting HRSN Requests to the applicable MCE or, as applicable, to the Authority.
 - e. Working with Members to obtain the information necessary to determine HRSN service need, including through multiple engagements.
 - f. Helping Members maintain enrollment in OHP.
 - g. Helping Members, with securing and maintaining related assistance and services, including entitlements and benefits, such as Temporary Assistance for Needy Families (TANF), Women, Infants and Children (WIC), Supplemental Nutrition Assistance Program (SNAP), and other federal, state, and local housing programs including through application assistance and providing support in identifying coverage for application fees, as necessary.
 - h. Assisting Members, with obtaining identification and other required documentation needed to receive benefits

and other supports (e.g., Social Security card, birth certificate, prior rental history). Connecting Members, to settings where basic needs can be met, such as access to shower, laundry, shelter, and food. j. Providing Members, who may have a need for medical, peer, social, educational, legal, imminent eviction prevention and other related services with information and logistical support necessary to connect to resources. HRSN O&E Services performed by the MCE, or as applicable, the Authority, may include completion of any of the following activities: Engaging Members who may be eligible for HRSN Services. Engagement activities may use multiple strategies, including, without limitation, meeting Members in-person; Working with Members to obtain the information necessary to determine HRSN Service need, including through multiple engagements; Helping Members with securing and maintaining entitlements and benefits, such as Temporary Assistance for Needy Families (TANF), Women, Infants and Children (WIC), Supplemental Nutrition Assistance Program (SNAP), and other federal and state housing programs including through application assistance and providing support in identifying coverage for application fees, as necessary; Assisting Members with obtaining identification and other required documentation needed to receive benefits and other supports (e.g., Social Security card, birth certificate, prior rental history); Connecting Members to settings where basic needs can be met, such as access to shower, laundry, shelter, and food; and Providing Members who may have a need for medical, peer, social, educational, legal, or other related services with information and logistical support necessary to connect them with the needed resource and services. (2) Unit Per fifteen (15) minute increment (3) Unit Limit Up to 120 units (30 hours) per Member per health plan (4) Duration Up to twelve (12) months from the initial date of service (5) Setting N/A (6) Additional N/A Service Limitations (7) Additional HRSN O&E Services are not subject to Prior Authorization. HRSN Requirements Service Providers may invoice and receive payment for HRSN O&E Services provided to a Presumed HRSN Eligible Member

	subject to documenting and tracking the services provided and otherwise complying with all applicable HRSN O&E administrative rules.
(8) Service Specific Eligibility	
	1 5 ,,

OAR 410-120-2005			
Table 9: HRSN Outreach and Engagement Eligibility Criteria			
(a) Covered Population	(b) Clinical Risk	(c) Social Risk	
(u) corona i opananon	Factor	Factor	
 Member must be presumed to be in a HRSN Covered Population (OAR 410-120-0000), including: Adults and Youth Discharged from an HRSN Eligible Behavioral Health Facility; or, Adults and Youth Released from Incarceration; or, Individuals currently or previously involved in Oregon's Child Welfare system; or, Individuals Transitioning to Dual Medicaid and Medicare Status; or, Individuals who meet the definition of "HUD Homeless" as defined in OAR 410-120-0000; or, Individuals who meet the "At-Risk of Homeless" definition in OAR 410-120-0000; or Individuals identified as YSHCN, starting 2025. 	Member must be presumed to have any HRSN Clinical Risk Factor as defined in Tables 1 and 2 of OAR 410-120-2005.	Member must be presumed to require support to obtain or maintain connection with benefit programs, services, or supports for basic needs.	

ADOPT: 410-120-2010

NOTICE FILED DATE: 08/27/2024

RULE SUMMARY: Details process and requirements related to requesting HRSN Services.

CHANGES TO RULE:

410-120-2010

HRSN Service Requests.

(1) MCEs and the Authority shall accept and document all requests for HRSN Services ("HRSN Request(s)") received through the pathways identified in OAR 410-120-2005. MCEs and the Authority shall accept, document, and receive all Self-Attestations for HRSN Services in the same manner as HRSN Requests. ¶

(2) MCEs and the Authority shall accept HRSN Requests from HRSN Connectors, who are not HRSN Service Providers, in writing or via telephone (or both). An HRSN Request made under this section (2) shall be effective when the MCE, or as applicable, the Authority, has documented the telephone call, which must be done during the phone call or immediately thereafter, or when the MCE, or as applicable, the Authority, has received documentation from the HRSN Connector of all of the following:¶

(a) The name and contact information for the individual recommended; and \P

(b) The HRSN Service(s) the individual needs or may need; and ¶

(c) A statement that the individual desires to take part in an HRSN Eligibility Screening performed by the MCE, or as applicable, the Authority. \P

(3) HRSN Requests made by an HRSN Connector that is also an HRSN Service Provider must be in writing and must include the information in (a) - (c) and may include the information identified in (d) - (f) as follows: ¶
(a) Name and contact information for the individual being recommended,¶

(b) The HRSN Service(s) the individual needs or may need, ¶

(c) A statement that the individual desires to take part in an HRSN Eligibility Screening performed by the MCE, or as applicable, the Authority, which must be signed by the individual for whom the request is being made or the individual's Representative, ¶

(d) Confirmation of individual's current OHP enrollment, ¶

(e) Confirmation of current enrollment in the MCE or in FFS ¶

(f) Any other information regarding the individual's potential HRSN Eligibility. ¶

(4) HRSN Connectors must not be required to use a particular form or template to make the HRSN Request; instead, all MCEs and the Authority shall accept any HRSN Request used by an HRSN Connector (including the HRSN Request Form made available by the Authority) that complies with the requirements in this rule. ¶ (5) All MCEs and the Authority shall accept HRSN Requests by any delivery method used by HRSN Connectors, including, but not limited to email, fax, mail, personal delivery, CIE, or any other reliable delivery method. For HRSN Connectors who are not HRSN Service Providers, delivery method may also include telephone. Statutory/Other Authority: ORS 413.042

Statutes/Other Implemented: 414.572, 414.605, 414.665, 414.719, 414.632

ADOPT: 410-120-2015

NOTICE FILED DATE: 08/27/2024

RULE SUMMARY: Details process related to screening individuals for eligibility for HRSN Services

CHANGES TO RULE:

410-120-2015

HRSN Eligibility Screening.

(1) After receipt of an HRSN Request, an MCE and, as applicable, the Authority, shall offer to screen the Member for whom the HRSN Request was made. If the Member consents to the screening, the MCE or, as applicable, the Authority shall conduct an HRSN Eligibility Screening in accordance with OAR 410-120-0000 and this rule to determine whether to authorize the HRSN Service requested. ¶

(2) If the HRSN Connector does not include all the information in the HRSN Request that is necessary for determining whether the Member is eligible to receive an HRSN Service, the MCE or, as applicable, the Authority, shall obtain all the information necessary in order to conduct the HRSN Eligibility screening, including identifying the specific service the individual needs. ¶

(a) If an MCE determines the individual is enrolled in OHP but is enrolled in a different MCE or is enrolled in FFS, the MCE shall forward the HRSN Request to, as applicable, the MCE in which the Member is enrolled or the Authority:¶

(b) If the Authority determines the individual is enrolled in OHP but is enrolled in an MCE, the Authority shall forward the HRSN Request to the MCE in which the Member is enrolled.¶

(3) For Members who provide an MCE or the Authority with a Self-Attestation, the MCE, or as applicable, the Authority, shall rely on the Self-Attestation to complete the HRSN Eligibility Screening. If the Self-Attestation does not include all the information necessary to complete the HRSN Eligibility Screening, the MCE, or as applicable, the Authority, shall use good faith efforts to obtain and verify all information necessary to complete the HRSN Eligibility Screening.¶

(4) All MCEs and the Authority shall document the results of each HRSN Eligibility Screening, which must include at minimum, all of the following:¶

(a) The individual is enrolled in OHP Plus, including the Member's OHP number;¶

(b) The HRSN Service requested, and whether the source of the HRSN Request was, (i) Member self-referral/attestation, (ii) Member Representative, (iii) HRSN Connector (other than an HRSN Service Provider), (iii) HRSN Service Provider, or (iv) direct outreach from an MCE or the Authority; ¶

(c) The HRSN Covered Population to which the Member belongs; ¶

(d) The Member's HRSN Clinical Risk Factor(s) applicable to the requested HRSN Service as set forth in the Tables 1 and 2 included in OAR 410-120-2005; \P

(e) The Member's HRSN Social Risk Factors, as applicable to the requested HRSN Service as set forth in the Tables included in OAR 410-120-2005;¶

(f) The Member's HRSN Services authorized (or denied); ¶

(g) All other eligibility criteria that may be applicable to the requested HRSN Service as set forth in the Tables included in OAR 410-120-2005; \P

(h) All required documentation that may be applicable to the requested HRSN Service as set forth in the Tables included in OAR 410-120-2005; \P

(i) Confirmation or a determination that the Member is not receiving the same service as the requested HRSN Services from a local, state, or federally funded program, based on existing documentation or Member attestation.

(A) If the determination is made based on Member Self-Attestation without existing, supporting documentation, the determination must be reasonable in light of the existing documentation and circumstances.¶

(B) If the Member is receiving a similar service as the HRSN Service requested, the HRSN Service may be provided to an HRSN Authorized Member to fill gaps or otherwise supplement current program, but in no event shall a Member be authorized to receive duplicate existing services. ¶

(5) MCEs and the Authority must document all efforts to collect information to determine HRSN Service Eligibility. If the information included in a Member's Self-Attestation cannot, using good faith efforts, be verified within a reasonable period of time the MCE, or, as applicable, the Authority, must authorize the identified HRSN Services need(s) if the MCE or, as applicable, the Authority, has a reasonable basis for concluding the Self-Attestation is truthful.¶

(6) HRSN Eligibility Screenings must be completed within sufficient time to meet the deadline for authorizing or denying the HRSN Service within fourteen (14) days of receipt of the HRSN Request, in accordance with OAR 410-141-3835.¶

(7) If the potentially eligible individual is not enrolled in OHP or is enrolled in OHP but is not enrolled in OHP Plus, the MCE or the Authority shall connect individuals to resources to determine OHP Eligibility as requested or consented to by the Member.

Statutory/Other Authority: ORS 413.042

<u>Statutes/Other Implemented: 414.572, 414.605, 414.665, 414.719, 414.632</u>

ADOPT: 410-120-2020

NOTICE FILED DATE: 08/27/2024

RULE SUMMARY: Details process related to authorizing individuals for HRSN Services.

CHANGES TO RULE:

410-120-2020

Authorization of HRSN Services; Referral to HRSN Service Provider.

(1) If, after completing the HRSN Eligibility Screening in accordance with OAR 410-120-2015, an MCE or, as applicable, the Authority, determines the Member meets all of the applicable HRSN Eligibility criteria, the MCE or the Authority shall authorize the identified HRSN Services and provide notice as expeditiously as the circumstances require, which must not exceed fourteen (14) days following the receipt of the HRSN Request in accordance with OAR 410-141-3835.¶

(2) If, after completing the HRSN Eligibility Screening in accordance with OAR 410-120-2015, the MCE or, as applicable, the Authority, determines the Member does not meet all of the applicable HRSN Eligibility, Contractor shall deny the delivery of HRSN Services as expeditiously as possible, which must not exceed fourteen (14) days following the receipt of the HRSN Request, in accordance with OAR 410-141-3835. Contractor shall document the reason for the denial.¶

(3) The Authorization must identify service duration, as is Clinically Appropriate. The duration of an Authorized HRSN Service shall not exceed the allowable service duration detailed in the Tables in OAR 410-120-2005. The duration may be less if required per the applicable Tables in OAR 410-120-2005, as well as the amount and scope in accordance with 42 CFR 438.210.¶

(4) MCEs and the Authority must use reasonable efforts to ensure that HRSN Eligible Members who are receiving a similar service from a state, local, or federally funded organization or agency are only Authorized for any similar HRSN Services in accordance with OAR 410-120-2015(4)(g).¶

(5) MCEs and the Authority must require clinical staff to review HRSN Service denials or reductions in scope, amounts, or duration requested only when the following clinically-based eligibility circumstances exist:¶

(a) HRSN Climate-Related Supports: A decision by an MCE or the Authority to deny a Member's request for a climate-related device based on a determination that the Member does not meet the HRSN Climate Device Social Risk Factor must include review by clinical staff to ensure the climate-related device was not Clinically Appropriate as a component of health services treatment or prevention as set forth in Table 1 included in OAR 410-120-2005.¶

(b) HRSN Housing-Related Supports: A decision by an MCE or the Authority to deny a Member's request for a home modification or remediation service or reduce the scope, amount or duration of the home modification or remediation service due to a determination that the Member does not meet the HRSN Housing-Related Social Risk Factor of requiring a home modification or remediation service to treat, improve, stabilize, or prevent their HRSN Clinical Risk Factor, must include a review by clinical staff to ensure the denial or limitation was not Clinically Appropriate as set forth in OAR 410-120-0000.¶

(c) All HRSN Services: Any decision by an MCE or the Authority to deny or reduce a Member's request for an HRSN Service based on a determination that the Member did not have the HRSN Clinical Risk Factor applicable to the HRSN Service for which they were screened, must include review by clinical staff to ensure such determination was made in accordance with applicable clinical standards.¶

(d) Clinicians who review decisions to deny or reduce the scope, amount or duration of an HRSN Service must have appropriate expertise in addressing the Member's HRSN needs.¶

(6) All MCEs and the Authority must document the approval, or denial, or reduction of HRSN Services.¶
(7) HRSN Services must be authorized before the expiration of HRSN Covered Populations eligible timeframes:¶
(a) For Adults and Youths Discharged from an HRSN Eligible Behavioral Health Facility and Adults and Youth Released from Incarceration, services must be authorized prior to the 366th day post-discharge.¶
(b) For Individuals Transitioning to Dual Status, services must be authorized within 90 days prior to the date Medicare coverage takes effect or prior to the 271st day after Medicare coverage takes effect.¶
(8) In accordance with 42 CFR 438.210, all MCEs must (i) offer their Members the same HRSN Services, in type, amount, duration and scope that the Authority offers to Fee-for-Service Members; and (ii) Screen and Authorize of HRSN Services for their Members in a manner that is no less restrictive than the Authority Screens and Authorizes HRSN Services for Fee-for-Service Members.¶

(9) All MCEs or, as applicable, the Authority, must notify HRSN Connectors of an individual's HRSN Service authorization or denial if the HRSN Connector submitted the HRSN Request for the individual and such HRSN Connector (i) may be or may have been the HRSN Service Provider, or (ii) provided HRSN O&E Services to the individual who was authorized or denied the HRSN Service.¶

- (10) Members may be rescreened for HRSN Services authorization after their then-current authorization expires or if their circumstance or need changes.¶
- (11) HRSN Authorized Members must be referred to an HRSN Service Provider that provides the HRSN Service that has been Authorized. The referral must be made through a Closed Loop Referral unless the MCE or Authority is providing the HRSN Service in accordance with OAR 410-120-2000 (7)(a).¶
- (a) The MCE or the Authority must inform the HRSN-Authorized Member they have the right to opt out of technology, like CIE, for Closed Loop Referrals and still receive HRSN Services; and ¶
- (b) Before an HRSN-Authorized Member is referred to the applicable HRSN Service Provider, the MCE, or as applicable, the Authority, must obtain prior written authorization from the HRSN Authorized Member to share the information necessary to make the referral. The prior written authorization must comply with all applicable state and federal laws, which may include without limitation, HIPAA regulations such as 45 CFR 164.508.¶

 (c) The provision of HRSN Services must not require an HRSN-Authorized Member to authorize the sharing of their personal information with the HRSN Service Provider.¶
- (d) If the HRSN Authorized Member declines to authorize in writing the sharing of their personal information with an HRSN Service Provider, then the MCE or the Authority must provide the HRSN Authorized Member with a written referral that they may deliver to the HRSN Service Provider to which they have been referred. (12) When referring HRSN-Authorized Members to HRSN Service Providers, MCEs and the Authority must: (a) To the extent capacity permits, support the HRSN-Authorized Member's choice of HRSN Service Provider; (b) Identify and refer the HRSN Authorized Member to different HRSN Service Providers if the original provider is not able to provide the HRSN Service in a timely manner, and available in accordance with Care Coordination requirements outlined in OARs 410-141-3860, 410-141-3865, and 410-141-3870.

Statutory/Other Authority: ORS 413.042

<u>Statutes/Other Implemented: 414.572, 414.605, 414.665, 414.719, 414.632</u>

ADOPT: 410-120-2025

NOTICE FILED DATE: 08/27/2024

RULE SUMMARY: Details requirements for developing the HRSN Person-Centered Service Plan.

CHANGES TO RULE:

410-120-2025

HRSN Person-Centered Service Plan (PCSP).

(1) Upon authorization of HRSN Services, the MCE or, as applicable, the Authority, shall, together with the HRSN-Authorized Member, update their Care Plan as outlined in OAR 410-141-3870 to include an HRSN PCSP for authorized the HRSN Service(s).¶

(2) The HRSN PCSP shall be a written component of the Member's Care Plan as outlined in OAR 410-141-3870 and developed with and agreed upon by the Member, the Member's Representative, or both, as applicable.¶
(3) If the HRSN Authorized Member does not have a Care Plan in place in accordance with OAR 410-141-3870, the HRSN PCSP shall serve as their Care Plan and must be included in the Member's Care Profile as outlined in OAR 410-141-3865.¶

(4) MCEs and the Authority shall ensure the HRSN PCSP includes all of the following elements: ¶

(a) The Authorized HRSN Service(s),¶

(b) The Authorized HRSN Service duration,¶

(c) Whether the Member accepts or declines the Authorized HRSN Service(s),¶

(d) The HRSN Service Provider, as applicable, to which the Member is referred, which must reflect the Member choice, or a mutually agreeable option if choices are limited,¶

(e) The determination that the Authorized HRSN Service, unit(s) of service, and service duration are Clinically Appropriate based on HRSN Clinical and Social Risk Factors for the Authorized HRSN Service,¶

(f) The goals of the HRSN Service(s) for which the Member has been authorized, and is the subject of the HRSN PCSP identifying other HRSN Services and other OHP or other benefit programs or services the Member may need (if not already included in the Member's Care Plan).¶

(g) The follow-up and transition plan, including conducting rescreening for HRSN Services prior to the conclusion of the then-current Authorized HRSN Service,¶

(h) The designated person or team within the MCE or the Authority that is responsible for managing the HRSN-Authorized Member's HRSN Services, and ¶

(i) Updates to include all date(s) on which the HRSN Service(s) was delivered. ¶

(5) The MCE or, as applicable, the Authority, is responsible for managing the HRSN Authorized Member's HRSN Services and HRSN PCSP. The HRSN PCSP must, in accordance with OAR 410-141-3870, include relevant information from providers involved in the HRSN Authorized Member's care.¶

(6) The MCE or, the Authority, as applicable must ensure and document the Member's HRSN Service needs are being and have been met by the HRSN Service Provider in compliance with the Member's HRSN PCSP.¶

(7) When is convenient for the HRSN Authorized Member, either before or after the HRSN Service delivery, depending upon the urgency of receipt of the HRSN Service, the MCE or, as applicable, the Authority, shall have no less than one meeting with the HRSN-Authorized Member, their Representative, or both, as applicable, either in person or by telephone or videoconference, during development of the HRSN PCSP, unless such Member declines participation.¶

(8) If efforts to have a meeting with the HRSN Authorized Member are unsuccessful, or if the HRSN Authorized Member expressly declines to participate in the development of the HRSN PCSP, the HRSN Authorized Member is still entitled to receive the HRSN Services for which they have been authorized. Neither the MCE nor the Authority has the right to the deny provision of HRSN Services due to the Member's desire to not participate in the development of the HRSN PCSP. In all such circumstances, the MCE or the Authority must document: \(\begin{align*} (a) The efforts made to have one or more meetings with the Member, including identifying the specific attempts and barriers to having the meetings; and \(\begin{align*} \expression \text{ Authorized Member} \)

(b) The Member's reasons for not participating in the HRSN PCSP to the maximum extent feasible; and \(\) (c) If the HRSN Authorized Member declines participation in the HRSN PCSP or attempts to schedule meetings are unsuccessful, the HRSN Eligibility Screening shall serve as justification for provision of HRSN Services and shall be documented to the Member's Care Plan in lieu of an HRSN PCSP as required in OAR 410-141-3870. \(\) (9) A Representative may receive an HRSN Service on behalf of a child who has been Authorized to receive an HRSN Service their child's if it is developmentally appropriate, as determined through the development of the HRSN PCSP.

Statutory/Other Authority: ORS 413.042

Statutes/Other Implemented: 414.572, 414.605, 414.665, 414.719, 414.632

ADOPT: 410-120-2030

NOTICE FILED DATE: 08/27/2024

RULE SUMMARY: Outlines qualifications for HRSN Service Providers

CHANGES TO RULE:

410-120-2030

HRSN Provider Qualifications

(1) MCEs shall ensure that all contracted HRSN Service Providers meet the specific provider qualifications necessary for providing the HRSN Services for which they have contracted. Contracted HRSN Service Providers must:¶

(a) Maintain an active business registration with the Oregon Secretary of State.¶

(b) Be accessible to Members, including having the operating hours and the staff necessary to meet the Members' needs.¶

(c) Demonstrate their ability or experience to effectively serve at least one of the Authority's Priority Populations (defined in ORS 413.256).¶

(d) Demonstrate they employ or contract with administrative and service delivery staff, who are, as reasonably determined by the MCE, qualified to perform and fulfill the responsibilities of their jobs. \P

(e) Demonstrate they provide professional, culturally and linguistically appropriate, responsive and traumainformed services, which includes the ability to:¶

(A) Supply: (I) language interpretation and translation services to those Members who have limited English proficiency, and (II) American Sign Language (ASL) services for to those Members who require ASL in order to communicate; and \[\]

(B) Respond to the cultural needs of the diverse populations they serve by performing services in accordance with National CLAS Standards.¶

(f) Provide documentation that demonstrates a history of responsible financial administration via recent annual financial reports, an externally conducted audit, or other similar documentation.¶

(g) Meet readiness standards defined by the Authority. Compliance with readiness standards may be made by attestation or including in the HRSN Service Provider contracts their agreement and ability to comply with all of the following:¶

(A) Reporting and oversight requirements established by the Authority or the MCE or, as applicable, both; ¶

(B) All laws relating to information privacy and security applicable to their business;¶

(C) Compliance with the credentialing obligations described in OAR 410-141-3510;¶

(D) All obligations related to participating in the Closed Loop Referral process (documented acceptance/denial of referrals and confirmation/incomplete services/reporting); and \P

(E) Invoicing for HRSN Services as agreed upon in their contract with the MCE to provide HRSN Services.¶
(h) Comply with oversight requirements established by the Authority, or the MCE, (or both as applicable), and all laws relating to privacy and security that are applicable to their business.¶

(i) Be enrolled as a Medicaid HRSN Service Provider as required under OAR 410-120-1260.¶

(i) Not be delegated any responsibility for HRSN Service authorization or Service Planning.¶

(2) It is preferred that MCEs contract with HRSN Service Providers providing Climate-Related Supports that are capable of both delivering and installing Climate-Related Devices. In the event an HRSN Service Provider does not provide installation services, MCEs shall ensure installation services are also performed by a different qualified HRSN Services Provider or HRSN Vendor(s).¶

(3) In addition to ensuring compliance with the requirements set out in section (1) of this rule, MCEs and, as applicable, the Authority shall further ensure that HRSN Service Providers providing Housing-Related Supports meet the following domain and service-specific provider qualifications as set forth in the HRSN Housing Specific Provider Qualifications Table 1, which is included in this rule. All HRSN Housing Related Support Service Providers must also:¶

(a) Have knowledge of principles, methods, and procedures of the HRSN housing services, or comparable services, that are relevant for the HRSN Housing Related Supports Services they have contracted to provide. ¶

(b) Be trained and credentialed, if applicable, to provide the specific HRSN Housing-Related Supports Service they have contracted to provide. MCEs have the right, based on their reasonable discretion, to determine the appropriate level of training or licensure required for each HRSN Service Provider with which they contract. ¶

(4) In addition to ensuring compliance with the requirements set out in section (1) of this rule, MCEs and, as applicable, the Authority shall further ensure that HRSN Service Providers providing Nutrition-Related Supports meet the domain and service-specific provider qualifications identified in Table 2 included in this rule. All HRSN Nutrition Related Supports Service Providers must also: ¶

- (a) Have knowledge of principles, methods and procedures of the HRSN Nutrition Services, or comparable services, that are relevant for the services they have contracted to provide, which includes meeting the HRSN-Authorized Members' nutritional needs.¶
- (b) Comply with best practice guidelines, industry standards, and all applicable federal, state, and local laws governing food safety standards.¶
- (c) Be trained and accredited, to the extent appropriate or required (or both) based on the applicable nutrition industry standard, to provide the specific service. MCEs have the right, based on their reasonable discretion, to determine the appropriate level of training or licensure required for each contracted provider of a HRSN nutrition service, as long as they ensure providers are contractually required to act in accordance with nutrition-related national guidelines, such as the Dietary Guidelines for Americans, or evidence-based practice guidelines for specific chronic diseases and conditions. Depending on the specific service being provided, appropriate training and credentialing may entail:¶
- (A) Relevant training(s) (e.g., webinar courses provided by SNAP-Ed, CDC-approved training for the National Diabetes Prevention Program Lifestyle Coach position, or other trainings from accredited nutrition organizations); or¶
- (B) Certification (e.g., Certified Nutrition & Wellness Educator by the American Association of Family & Consumer Sciences); or¶
- (C) Licensure (e.g., licensed dietitian).¶
- (d) Have the ability to meet the diverse needs of HRSN-Authorized Members' personal and cultural dietary preferences.¶
- (e) Have the capacity to provide services on a one-time, daily, weekly, or monthly basis, depending on the specific service's permitted frequency and Member's preference.¶
- (f) If a nutrition service is administered through depositing funds electronically to a debit card to be used by the HRSN-Authorized Member, the HRSN Service Provider must have the ability to administer and coordinate the service, which may require engaging directly with, or through a Health Care Interpreter, HRSN-Authorized Members to explain the service, having relationships with food retailers that shall accept payment, and monitoring and overseeing use of the cards.¶
- (5) In addition to ensuring compliance with the requirements set out in section (1) of this rule, MCEs and, as applicable, the Authority, must further ensure that all HRSN Outreach and Engagement Service Providers meet the following domain specific qualifications:¶
- (a) Have knowledge of principles, methods, and procedures of the HRSN Outreach and Engagement services, or comparable services for which they have contracted, which includes, connecting HRSN-Authorized Members to benefits and services other than HRSN Services.¶
- (b) Have the capacity to carry out the responsibilities outlined in the HRSN Outreach and Engagement service descriptions in Table 8 in OAR 410-120-2005. MCEs shall have the right, using their reasonable discretion, to determine whether an HRSN Service Provider has the skills, education, or experience to necessary for providing HRSN Outreach and Engagement Services.¶
- (c) Have experience, training, or knowledge of all of the following: ¶
- (A) Cultural specificity and responsiveness approaches;¶
- (B) Community outreach and engagement best practices:¶
- (C) Basic eligibility and enrollment policies and practices for OHP, the HRSN program, and Federal and state entitlements and benefits including SNAP, WIC, TANF, Social Security, Social Security Disability, and Veterans Affairs benefits, and federal and state housing programs:¶
- (D) Local community resources for supporting basic needs such as access to shower, laundry, shelter, and food;¶ (E) Excellent oral communication skills with the ability to explain complex information to individuals-including those in the Authority's HRSN Priority Populations in an understandable, trauma-informed, and culturally responsive way; and¶
- (F) Ability to maintain strict confidentiality and handle sensitive information appropriately. Statutory/Other Authority: ORS 413.042
- Statutes/Other Implemented: 414.572, 414.605, 414.665, 414.719, 414.632

RULE ATTACHMENTS MAY NOT SHOW CHANGES. PLEASE CONTACT AGENCY REGARDING CHANGES.

OAR 410-120-2030		
Table 1: Housing Service-Specific Provider Qualifications		
(1) Rent and Utility Costs	HRSN Service Provider must be able to transmit payments to housing landlords or their designees and utility vendors in a timely manner.	
	HRSN Service Provider must collect W9 forms from landlords receiving rent HRSN payments.	
(2) Hotel/Motel	HRSN Service Provider must be able to transmit payments to hotel	
Stays	or motel in a timely manner.	
(3) Utility Arrears	HRSN Service Provider must be able to transmit payments to utility vendors in a timely manner.	
(4) Utilities Set Up	HRSN Service Provider must be able to transmit payments to utility vendors in a timely manner.	
(5) Storage Fees	HRSN Service Provider must be able to transmit payments to storage vendors in a timely manner.	
(6) Tenancy Service (paid via 15-minute increments)	 HRSN Service Providers that deliver the Tenancy Service to a Member via the fifteen (15) minute payment methodology shall not receive reimbursement for delivering the Tenancy Service (PMPM) to the same Member. HRSN Service Providers must be able to offer at least one (1) of the activities in the service description as detailed in OAR 410-120-2005. HRSN Service Providers do not have to be able to offer all of the activities in the service description. 	
(7) Tenancy Service (paid per member per month)	 HRSN Service Providers that deliver the Tenancy Service to a Member via the PMPM methodology shall not receive reimbursement for delivering under the Tenancy Service (15-min.) to the same Member. HRSN Service Providers receiving a PMPM payment on behalf of a member must be able to provide all services listed within the service description as detailed in OAR 410-120-2005. 	
(8) Home Modifications	Vendors of home modification services must be completed by a current Oregon Construction Board (CCB) licensed, bonded and insured contractor as required by OAR 812.	
(9) Home Remediations	Vendors of home remediation services must be state-licensed, as appropriate.	

OAR 410-120-2030		
Table 2: Nutrition Service-Specific Provider Qualifications		
(1) Assessment for	HRSN Service Provider must be licensed as a:	
Medically Tailored Meals	 Licensed dietitian (ORS 691.405) who has received licensure through one of the pathways described in OAR 834-030-0000; or 	
	Primary care provider (OAR 410-141-3500).	
(2) Medically Tailored Meals	 HRSN Service Provider must be able to provide one (1) meal per day, for five (5) or more days per week, except in rural areas where such frequency is not feasible and a lesser frequency is approved by the MCE or Authority. MCE or Authority must ensure sufficient HRSN Service Providers to meet all enrolled Members' needs, including those that are authorized for more frequent service delivery than the minimum requirements. 	
(3) Nutrition Education	MCE and the Authority may contract with HRSN Service Providers to provide this service and are also encouraged to support their existing network of providers (including peer support specialists, traditional health workers, case managers, primary care providers, dental providers, and other individuals with regular Member touchpoints) in obtaining (from a third party or from the MCE or the Authority) appropriate training and credentialing to provide this service to Members.	
	 Depending on the specific component of this service being provided, appropriate training and credentialing may entail: Relevant training(s) (e.g., webinar courses provided by SNAP-Ed, CDC-approved training for the National Diabetes Prevention Program Lifestyle Coach position, or other trainings from accredited nutrition organizations); Certification (e.g., Certified Nutrition & Wellness Educator by the American Association of Family & Consumer Sciences); or Licensure (e.g., licensed dietitian). 	
	MCE may use discretion in determining the appropriate level of training or licensure required for each contracted provider of this service.	

NOTICE FILED DATE: 08/27/2024

RULE SUMMARY: Clarifies HRSN Service Provider credentialing requirements to 410-141-3510.

CHANGES TO RULE:

410-141-3510

Provider Contracting and Credentialing

- (1) Managed Care Entity's (MCEs) shall develop policies and procedures for credentialing providers to include quality standards and a process to remove providers from their provider network if they fail to meet the objective quality standards.¶
- (a) MCEs shall ensure that all participating providers as defined in OAR 410-141-3500 providing coordinated care services to members are credentialed upon initial contract with the MCE and re-credentialed no less frequently than every three (3) years. The credentialing and re-credentialing process shall include review of any information in the National Practitioners Databank. MCEs shall accept both the Oregon Practitioner Credentialing Application and the Oregon Practitioner Recredentialing Application:¶
- (b) MCEs shall screen their participating providers to be in compliance with 42 CFR 455 Subpart E (42 CFR 455.410 through 42 CFR 455.470) and retain all resulting documentation for audit purposes, except in the following circumstances for credentialing COVID-19 vaccine administration providers for the sole purpose of administering COVID-19 vaccines or the administration of the flu vaccine when administered in conjunction with the COVID-19 vaccination. For the purpose of this rule, COVID-19 vaccination administration provider means a healthcare provider that has successfully enrolled with the Authority's Public Health Division to be a COVID-19 vaccination administration provider, completed all required training, and has agreed to all terms of program participation.¶
- (A) MCEs may rely upon the most recent weekly update of the Authority's active file of vaccine administration providers to meet contractual and regulatory requirements for credentialing COVID-19 vaccine administration providers.¶
- (B) MCEs may enroll COVID-19 vaccine administration providers who are included in the Authority's most recent active file of vaccine administration providers.¶
- (C) MCEs shall monitor changes in the Authority's weekly active file of vaccine administration providers for terminations and changes.¶
- (c) MCEs shall screen their contracted HRSN Service Providers to be in compliance with 42 CFR 2 455.410 through 455.436, 455.450, 455.452, and 455.470, and retain all resulting documentation for audit purposes.¶
- (d) MCEs may elect to contract for or delegate responsibility for the credentialing and screening processes; however, MCEs shall be solely and ultimately responsible for adhering with all terms and conditions held in its contract with the state. For the following activities including oversight of the following processes regardless of whether the activities are provided directly, contracted, or delegated, MCEs shall:¶
- (A) Ensure that coordinated care services are provided within the scope of license or certification of the participating provider or facility and within the scope of the participating provider's contracted services. They shall ensure participating providers are appropriately supervised according to their scope of practice;¶
- (B) Provide training for MCE staff and participating providers and their staff regarding the delivery of coordinated care services, applicable administrative rules, and the MCEs administrative policies.¶
- (e) The MCE shall provide accurate and timely information to the Authority about: ¶
- (A) License or certification expiration and renewal dates;¶
- (B) Whether a provider's license or certification is expired or not renewed or is subject to licensing termination, suspension, or certification sanction;¶
- (C) If an MCE knows or has reason to know that a provider has been convicted of a felony or misdemeanor related to a crime or violation of federal or state laws under Medicare, Medicaid, or Title XIX (including a plea of "nolo contendere"):¶
- (D) If an MCE removes a provider or fails to renew a provider's contract if the provider fails to meet objective quality standards.¶
- (f) MCEs may not refer members to or use providers that:¶
- (A) Have been terminated from Medicaid;¶
- (B) Have been excluded as a Medicaid provider by another state; ¶
- (C) Have been excluded as Medicare/Medicaid providers by CMS; or ¶
- (D) Are subject to exclusion for any lawful conviction by a court for which the provider may be excluded under 42 CFR 1001.101. \P
- (g) MCEs may not accept billings for services to members provided after the date of the provider's exclusion,

conviction, or termination. MCEs shall recoup any monies paid for services to members provided after the date of the provider's exclusion, conviction, or termination;¶

- (h) MCEs shall require each atypical provider to be enrolled with the Authority. MCEs shall also require each atypical provider, except HRSN Service Providers, unless that HRSN Service Provider is a licensed and credentialed professional authorized to bill Medicaid, to obtain and use registered National Provider Identifiers (NPIs), and taxonomy codes reported to the Authority in the Provider Capacity Report for purposes of encounter data submission prior to submitting encounter data in connection with services by the provider. MCEs shall require each qualified provider, except HRSN Service Providers, to have and use an NPI as enumerated by the National Plan and Provider Enumeration System (NPPES);¶
- (i) The provider enrollment request (for encounter purposes) and credentialing documents require the disclosure of taxpayer identification numbers. The Authority shall use taxpayer identification numbers for the administration of this program including provider enrollment, internal verification, and administrative purposes for the medical assistance program for administration of tax laws. The Authority may use taxpayer identification numbers to confirm whether the individual or entity is subject to exclusion from participation in the medical assistance program. Taxpayer identification number includes Employer Identification Number (EIN), Social Security Number (SSN), and Individual Tax Identification Number (ITIN) used to identify the individual or entity on the enrollment request form or disclosure statement. Disclosure of all tax identification numbers for these purposes is mandatory. Failure to submit the requested taxpayer identification numbers may result in denial of enrollment as a provider and denial of a provider number for encounter purposes or denial of continued enrollment as a provider and deactivation of all provider numbers used by the provider for encounters.¶
- (2) An MCE may not discriminate with respect to participation in the MCE against any health care provider who is acting within the scope of the provider's license or certification under applicable state law on the basis of that license or certification. If an MCE declines to include individual or groups of providers in its network, it shall give the affected providers written notice of the reason for its decision. This rule may not be construed to:¶
- (a) Require that an MCE contract with any health care provider willing to abide by the terms and conditions for participation established by the MCE; or ¶
- (b) Preclude the MCE from establishing varying reimbursement rates based on quality or performance measures. For purposes of this section, quality and performance measures include all factors that advance the goals of health system transformation including:¶
- (A) Factors designed to maintain quality of services and control costs and are consistent with its responsibilities to members; or¶
- (B) Factors that add value to the service provided including but not limited to expertise, experience, accessibility, or cultural competence.¶
- (c) The requirements in subsection (2)(b) of this rule do not apply to reimbursement rate variations between providers with the same license or certification or between specialists and non-specialty providers.¶
- (3) An MCE shall establish an internal review process for a provider aggrieved by a decision under section (2) of this rule including an alternative dispute resolution or peer review process. An aggrieved provider may appeal the determination of the internal review to the Authority.¶
- (4) To resolve appeals made to the Authority under sections (2) and (3) of this rule, the Authority shall provide administrative review of the provider's appeal using the administrative review process established in OAR 410-120-1580. The Authority shall invite the aggrieved provider and the MCE to participate in the administrative review. In making a determination of whether there has been discrimination, the Authority shall consider the MCE's:¶
- (a) Network adequacy;¶
- (b) Provider types and qualifications;¶
- (c) Provider disciplines; and ¶
- (d) Provider reimbursement rates.¶
- (5) A prevailing party in an appeal under sections (3) through (4) of this rule shall be awarded the costs of the appeal.¶
- (6) MCEs shall not apply any requirement that any entity operated by the IHS, an Indian tribe, tribal organization or urban Indian organization be licensed or recognized under the State or local law where the entity is located to furnish health care services, if the entity meets all the applicable standards for such licensure or recognition. This requirement is pursuant to 25 USC 1621t and 1647a.¶
- (7) MCEs shall not require the licensure of a health professional employed by such an entity under the State or local law where the entity is located, if the professional is licensed in another State.¶
- (8) MCEs shall offer contracts to all Medicaid eligible IHCPs and to provide timely access to specialty and primary care within their networks to MCE enrolled IHS beneficiaries seen and referred by IHCPs, regardless of the IHCPs status as contracted provider within the MCE network.¶
- (9) MCEs shall ensure that all contracted HRSN Service Providers meet the specific provider qualifications to

provide HRSN Services to <u>HRSN Authorized</u> Members as described in OAR- $\underline{\hspace{0.1cm}}$ 410-120-20 $\underline{\hspace{0.1cm}}$ 30. Statutory/Other Authority: ORS 413.042

Statutes/Other Implemented: ORS 414.065, 414.572, 414.665, 414.719, 414.632, 414.605

NOTICE FILED DATE: 08/27/2024

RULE SUMMARY: Clarifies that HRSN Services must be available in all service areas.

CHANGES TO RULE:

410-141-3515

Network Adequacy

- (1) Managed Care Entities (MCEs) shall maintain and monitor a network of participating providers that is sufficient in number, provider type, and geographic distribution to ensure adequate service capacity and availability to provide available and timely access to medically appropriate and culturally responsive covered services to both current members and those the MCE anticipate shall become enrolled as members.¶
- (2) The MCE shall develop a provider network that enables members to access services within the standards defined in this rule.¶
- (3) The MCE shall meet access-to-care standards that allow for appropriate choice for members. Services and supports shall be as close as possible to where members reside and, to the extent necessary, offered in nontraditional settings that are accessible to families, diverse communities, and underserved populations.¶
- (4) MCEs shall meet quantitative network access standards defined in rule and contract.¶
- (5) MCEs shall ensure access to integrated and coordinated care as outlined in OAR 410-141-3860, which includes access to a primary care provider or primary care team that is responsible for coordination of care and transitions.¶
- (6) In developing its provider network, the MCEs shall anticipate access needs so that the members receive the right care at the right time and place, using a patient-centered, trauma informed approach. The provider network shall support members, especially those with behavioral health conditions, in the most appropriate and independent setting, including in their own home or independent supported living.¶
- (7) In assessing the capacity and adequacy of its provider network, MCEs shall consider, in conjunction with the quantitative standards set forth in this rule, the variety of provider and facility types with the demonstrated ability and expertise to render specific medically or dentally appropriate covered services within the scope of applicable licensing and credentialling. This includes, but is not limited to, the prescribing of Medication-Assisted Treatment and more specialized oral health care services.¶
- (8) All MCEs shall ensure 95% percent of members can access the following provider and facility types, further defined by the Authority in guidance made available on the CCO Contracts Forms webpage https://www.oregon.gov/oha/HSD/OHP/Pages/CCO-Contract-Forms.aspx, within acceptable travel time or distance standards set forth this rule:¶
- (a) Tier one:¶
- (A) Primary care providers serving adults and those serving pediatrics;¶
- (B) Primary care dentists serving adults and those serving pediatrics;¶
- (C) Mental health providers serving adults and those serving pediatrics;¶
- (D) Substance use disorder providers serving adults and those serving pediatrics¶
- (E) Pharmacy;¶
- (F) Additional provider types when it promotes the objectives of the Authority or as required by legislation.¶
- (b) Tier two:-¶
- (A) Obstetric and gynecological service providers;¶
- (B) The following specialty providers, serving adults and those serving pediatrics;¶
- (i) Cardiology;¶
- (ii) Neurology;¶
- (iii) Occupational Therapy;¶
- (iv) Medical Oncology;¶
- (v) Radiation Oncology;¶
- (vi) Ophthalmology;¶
- (vii) Optometry;¶
- (viii) Physical Therapy;¶
- (ix) Podiatry;¶
- (x) Psychiatry;¶
- (xi) Speech Language Pathology.¶
- (C) Hospital;¶
- (D) Durable medical equipment;¶
- (E) Methadone Clinic;¶

- (F) Additional provider types when it promotes the objectives of the Authority or as required by legislation.¶
- (c) Tier three: ¶
- (A) The following specialty providers,-serving adults and those serving pediatrics;¶
- (i) Allergy & Immunology;¶
- (ii) Dermatology;¶
- (iii) Endocrinology;¶
- (iv) Gastroenterology;¶
- (v) Hematology;¶
- (vi) Nephrology;¶
- (vii) Otolaryngology;¶
- (viii) Pulmonology;¶
- (ix) Rheumatology; ¶
- (x) Urology.¶
- (B) Post-hospital skilled nursing facilities;¶
- (C) Additional provider types when it promotes the objectives of the Authority or as required by legislation.¶
- (9) All MCE acceptable travel time and distance monitoring must assess the geographic distribution of providers relative to members and calculate driving time and distance from the member's physical address to the provider's location through the use of geocoding software or other mapping applications. The Authority shall provide tools and additional guidance specific to time and distance monitoring on the CCO Contracts Forms webpage https://www.oregon.gov/oha/HSD/OHP/Pages/CCO-Contract-Forms.aspx.¶
- (a) A CCO service area may contain multiple geographic designations. When calculating travel time and distance, geographic designations shall not overlap and the following definitions of geographic designations shall apply:-¶
- (A) Large urban area: Conjoined urban areas with a total population of at least 1 million people or with a population density greater than 1,000 people per square mile.¶
- (B) Urban area: An area with greater than 40,000 people within a 10 mile radius of a city center.
- (C) Rural area: An area greater than 10 miles from the center of an urban area.¶
- (D) County with extreme access considerations: County with a population density of 10 or fewer people per square mile.¶
- (b) When calculating travel time and distance, MCEs shall use the following standards:-¶
- (A) Large Urban Area:¶
- (i) Tier one: 10 minutes or 5 miles;¶
- (ii) Tier two: 20 minutes or 10 miles;¶
- (iii) Tier three: 30 minutes or 15 miles.¶
- (B) Urban Area:-¶
- (i) Tier one: 25 minutes or 15 miles;¶
- (ii) Tier two: 30 minutes or 20 miles;¶
- (iii) Tier three: 45 minutes or 30 miles.¶
- (C) Rural Area:-¶
- (i) Tier one: 30 minutes or 20 miles;¶
- (ii) Tier two: 75 minutes or 60 miles;¶
- (iii) Tier three: 110 minutes or 90 miles.¶
- (D) County with Extreme Access Considerations:- ¶
- (i) Tier one: 40 minutes or 30 miles;¶
- (ii) Tier two: 95 minutes or 85 miles;¶
- (iii) Tier three: 140 minutes or 125 miles.¶
- (10) MCEs may request an exception to a standard set above. MCEs may request multiple exceptions.-¶
- (a) Exception requests must be submitted in a format provided by the Authority and made available on the CCO Contract Forms webpage https://www.oregon.gov/oha/HSD/OHP/Pages/CCO-Contract-Forms.aspx.¶
- (b) The Authority shall review and approve or deny exception requests based on criteria made available on the CCO Contracts Forms webpage. Approved exceptions must be reviewed at least annually.-¶
- (11) MCEs shall have an access plan that establishes a protocol for monitoring and ensuring access, outlines how provider capacity is determined, and establishes procedures for monthly monitoring of capacity and access and for improving access and managing access in times of reduced participating provider capacity. The access plan and associated monitoring protocol shall address the following:¶
- (a) Expected utilization of services based on anticipated member enrollment and health care needs of the member population;¶
- (b) The number and types of providers required to furnish the contracted services based on the expected utilization of services referenced above and the number and types of providers actively providing services within the MCE's current provider network;¶

- (c) How the MCE shall meet the accommodation and language needs of individuals with LEP as defined in OAR 410-141-3500 and people with disabilities in their service area in compliance with state and federal rules including but not limited to ORS 659A, Title VI of the Civil Rights Act of 1964, Section 1557 of the Affordable Care Act, the Americans with Disabilities Act, and Section 504 of the Rehabilitation Act of 1973;¶
- (d) The availability of telemedicine within the MCE's contracted provider network.¶
- (12) MCEs shall make the services it provides (including primary care, specialists, pharmacy, hospital, vision, ancillary, and behavioral health services or other services as necessary to achieve compliance with the requirements of 42 CFR 438, subpart K) as accessible to members for timeliness, amount, duration, and scope as those services are to other patients within the same service area. If the MCE is unable to provide those services locally by providers qualified and specialized to treat a member's condition, it must arrange for the member to access care from providers outside the service area.¶
- (13) MCEs shall have policies and procedures and a monitoring system to ensure that members who are aged, blind, or disabled, or who have complex or high health care needs, multiple chronic conditions, or have behavioral health conditions, or who are children receiving Department or Oregon Youth Authority (OYA) services have access to primary care, oral care (when the MCE is responsible for oral care), behavioral health providers, and referral, and involve those members in accessing and managing appropriate preventive, health, remedial, and supportive care and services. MCEs shall monitor and have policies and procedures to ensure:¶
- (a) Access to providers of pharmacy, hospital, vision, ancillary, and behavioral health services;¶
- (b) Priority access for pregnant women and children ages birth through five (5) years to health services, developmental services, early intervention, targeted supportive services, oral and behavioral health treatment.¶ (14) MCEs shall have policies and procedures that ensure scheduling and rescheduling of member appointments are appropriate to the reasons for and urgency of the visit. The member shall be seen, treated, or referred within the following timeframes:¶
- (a) Physical health: ¶
- (A) Emergency care: Immediately or referred to an emergency department depending on the member's condition;¶
- (B) Urgent care: Within 72 hours or as indicated in initial screening and in accordance with OAR 410-141-3840;¶
- (C) Well care: Within four (4) weeks, or as otherwise required by applicable care coordination rules, including OAR 410-141-3860 through 410-141-3870.¶
- (b) Oral and Dental care for children and non-pregnant individuals:¶
- (A) Dental Emergency services as defined in OAR 410-120-0000: Seen or treated within 24 hours;¶
- (B) Urgent dental I care: Within two (2) weeks:¶
- (C) Routine oral care: Within eight (8) weeks, unless there is a documented special clinical reason that makes a period of longer than eight (8) weeks appropriate.¶
- (c) Oral and Dental care for pregnant individuals:
- (A) Dental Emergency services. Seen or treated within 24 hours; ¶
- (B) Urgent dental care, within one (1) week; ¶
- (C) Routine oral care: Within four (4) weeks, unless there is a documented special clinical reason that would must make access longer than four (4) weeks appropriate.¶
- (d) Behavioral health:¶
- (A) Urgent behavioral health care for all populations: Within 24 hours;¶
- (B) Specialty behavioral health care for priority populations:¶
- (i) In accordance with the timeframes listed in this rule for assessment and entry, terms are defined in OAR 309-019-0105, with access prioritized per OAR 309-019-0135. If a timeframe cannot be met due to lack of capacity, the member must be placed on a waitlist and provided interim services within 72 hours of being put on a waitlist. Interim services must be comparable to the original services requested based on the level of care and may include referrals, methadone maintenance, HIV/AIDS testing, outpatient services for substance use disorder, risk reduction, residential services for substance use disorder, withdrawal management, and assessments or other services described in OAR 309-019-0135;¶
- (ii) Pregnant women, veterans and their families, women with children, unpaid caregivers, families, and children ages birth through five years, individuals with HIV/AIDS or tuberculosis, individuals at the risk of first episode psychosis and the I/DD population: Immediate assessment and entry. If interim services are necessary due to capacity restrictions, treatment at appropriate level of care must commence within 120 days from placement on a waitlist:¶
- (iii) IV drug users including heroin: Immediate assessment and entry. Admission for treatment in a residential level of care is required within fourteen (14) days of request, or, if interim series are necessary due to capacity restrictions, admission must commence within 120 days from placement on a waitlist;¶
- (iv) Opioid use disorder: Assessment and entry within 72 hours;¶
- (v) Medication assisted treatment: As quickly as possible, not to exceed 72 hours for assessment and entry;¶

- (vi) Children with serious emotional disturbance as defined in OAR 410-141-3500: Any limits that the Authority may specify in the contract or in sub regulatory guidance.¶
- (C) Routine behavioral health care for non-priority populations: Assessment within seven days of the request, with a second appointment occurring as clinically appropriate.¶
- (15) HRSN Services. All MCEs or, as applicable, the Authority, must make a referral to an HRSN Service Provider that is capable of delivering the authorized HRSN Service(s) as expeditiously as a Member's circumstances requires. The time period for delivery of the HRSN Service must not exceed four (4) weeks, which is the same time frame for scheduling appointments for Well Care as set forth in this OAR. The HRSN Service(s) is considered "delivered" once the Member receives the HRSN Service that was authorized.¶
- (a) The timelines identified in this rule are not required to be met in circumstances of impossibility related to HRSN Service Vendor availability, as determined by the Authority in its sole discretion.¶
- (b) The timelines identified in of this rule are not applicable to Members who are receiving HRSN Outreach and Engagement Services only. Instead, HRSN Outreach and Engagement Services must be delivered within a reasonable period of time in light of the Member's availability.¶
- (c) For Members who have not authorized the sharing their information with an HRSN Service Provider, the four (4) week timeline identified in section (11) of this rule, shall commence when the HRSN-Authorized Member has delivered the referral to the referred HRSN Service Providers and the HRSN Service Provider has confirmed with the MCE or, as applicable, the Authority, receipt of the referral.¶
- (d) MCEs and the Authority, are not responsible for preventing Imminent Eviction. MCEs and the Authority shall refer Members facing imminent eviction to local or state providers or programs that has the ability to address a Member's imminent eviction. MCEs and the Authority must still screen these Members for eligibility for other HRSN Services, including other HRSN Housing Supports, and if Authorized for the other HRSN Service, refer the HRSN Authorized Member to the applicable HRSN Service Providers.¶
- (16) MCEs shall implement procedures for communicating with and providing care to members who have difficulty communicating due to a medical condition, who need accommodation due to a disability, or, as detailed in OAR Chapter 950, Ddivision 050 for those who have Limited English Proficiency, prefer to communicate in a language other than English or who communicates in signed language.¶
- (a) The policies and procedures shall ensure the provision of Oregon certified or Oregon qualified interpreter services by phone or in person anywhere the member is attempting to access care or communicate with the MCE or its representatives;¶
- (b) MCEs shall ensure the provision of certified or qualified interpreter services for all covered services to interpret for members with hearing impairment or in the primary language of non-English-speaking members;¶ (c) All interpreters must be linguistically appropriate and capable of communicating in both English and the member's primary language and be able to translate clinical information effectively. Interpreter services must enable the provider to understand the member's complaint, make a diagnosis, respond to the member's questions and concerns, and communicate instructions to the member;¶
- (d) MCEs shall ensure the provision of services that are culturally appropriate as described in National CLAS Standards, demonstrating both awareness for and sensitivity to cultural differences and similarities and the effect on the member's care. MCEs shall ensure the provision of Oregon certified or Oregon qualified interpreters.-¶ (e) MCEs shall comply with requirements of the Americans with Disabilities Act of 1990, as amended via the ADA Amendments Act of 2008, in providing access to covered services for all members and shall arrange for services to be provided by non-participating providers when necessary;¶
- (f) MCEs shall collect and actively monitor data on language accessibility to ensure compliance with these language access requirements; \P
- (g) MCEs shall report to the Authority such language access data and other language access related analyses in the form and manner set forth in this rule and as may otherwise be required in the MCE contract. The Authority shall provide supplemental instructions about the use of any required forms:¶
- (A) Using the interpreter services self-assessment reporting template provided by the Authority, MCEs shall conduct an annual language access self-assessment and submit the completed language access self-assessment to the Authority on or before the third Monday of each January;¶
- (B) MCEs shall collect and report language access and interpreter services to the Authority quarterly using the report form provided by the Authority. The quarterly due date for each Report is the first day of each calendar quarter, reporting data for the twelve (12) months ending one quarter before the due date.¶
- (C) MCEs shall complete and submit to the Authority any other language access reporting that may be required in the MCE contract.¶
- (167) MCEs shall collect and actively monitor data on provider-to-enrollee ratios, interpretation utilization by the MCE and the MCE's provider network, travel time and distance to providers, percentage of contracted providers accepting new members, wait times to appointment (including specific data for behavioral health wait times), and hours of operation. MCEs shall also collect and actively monitor data on call center performance and accessibility

for both member services and NEMT brokerage services call centers.¶

- (178) MCEs must submit a Delivery System Network (DSN) report annually to the Authority that includes access data and other access-related analyses in the form and manner required by the Authority, including but not limited to capacity reports on: \P
- (a) Behavioral health access;¶
- (b) Interpreter utilization by the MCE's provider network;¶
- (c) Behavioral health provider network.¶
- (189) MCEs shall report the methodology for monitoring network adequacy to the Authority and the Authority-contracted External Quality Review Organization (EQRO).¶
- (1920) MCEs shall implement and require its providers to adhere to the following appointment and wait time requirements:
- (a) A member may request to reschedule an appointment if the wait time for a scheduled appointment exceeds 30 minutes. If the member requests to reschedule, they shall not be penalized for failing to keep the appointment;¶
- (b) MCEs shall implement written procedures and a monitoring system for timely follow-up with members when a participating provider has notified the MCE that the member failed to keep scheduled appointments. The procedures shall address:¶
- (A) Timely rescheduling of missed appointments, as deemed medically appropriate;¶
- (B) Documentation in the clinical record or non-clinical record of missed appointments;¶
- (C) Recall or notification efforts; and ¶
- (D) Method of member follow-up.¶
- (c) If failure to keep a scheduled appointment is a symptom of the member's diagnosis or disability or is due to lack of transportation to the MCE's participating provider office or clinic, or lack of interpreter services, MCEs shall provide outreach services and offer Care Coordination as medically appropriate to make a plan with the member to resolve barriers;¶
- (d) Recognition of whether NEMT services were the cause of the member's missed appointment. \P
- (201) MCEs shall assess the needs of their membership and make available supported employment and Assertive Community Treatment services when members are referred and eligible: ¶
- (a) MCEs shall report the number of individuals who receive supported employment and assertive community treatment services, at a frequency to be determined by the Authority. When no appropriate provider is available, the MCE shall consult with the Authority and develop an approved plan to make supported employment and Assertive Community Treatment (ACT) services available;¶
- (b) If ten (10) or more members in a MCE region have been referred, are eligible, and are appropriate for assertive community treatment, and have been on a waitlist to receive ACT for more than thirty (30) days, MCEs shall take action to reduce the waitlist and serve those individuals by:¶
- (A) Increasing team capacity to a size that is still consistent with fidelity standards; or ¶
- (B) Adding additional Assertive Community Treatment teams; or ¶
- (C) When no appropriate ACT provider is available, the MCE shall consult with the Authority and develop an approved plan to increase capacity and add additional teams. \P
- (242) HRSN Service Provider Minimum Network Requirements.¶
- (a) An MCE must offer HRSN Services in all service areas in which the MCE operates.-
- (b) The MCE must ensure that HRSN Services are delivered to Members in a reasonable amount of time within the timelines outlined in OAR 410-120-2000.

Statutory/Other Authority: ORS 413.042, 414.615, 414.625, 414.635, 414.651

Statutes/Other Implemented: ORS 414.610 - 414.685, 414.572, 414.605, 414.665, 414.719

NOTICE FILED DATE: 08/27/2024

RULE SUMMARY: Adds HRSN as a Covered Service.

CHANGES TO RULE:

410-141-3820

Covered Services

- (1) General standard. The OHP Benefit Package includes treatments and health services which pair together with a condition on the same line of the Health Evidence Review Commission (HERC) Prioritized List of Health Services adopted under OAR 410-141-3830, to the extent that such line appears in the funded portion of the Prioritized List of Health Services. Coverage of these services is included in the benefit package when provided as specified in any relevant Statements of Intent and Guideline Notes of the Prioritized List of Health Services. The Benefit Package also covers the additional services described in this rule.¶
- (a) As used in OAR 410-141-3820 and OAR 410-141-3825, the word "health services" has the meaning given in ORS 414.025(13): \P
- (b) Services are covered with respect to an individual member only when the services are medically or orally necessary and appropriate as defined in OAR 410-120-0000 and at the time they are provided, except that services shall also meet the prudent layperson standard defined in ORS 743A.012.¶
- (c)-HRSN Services are covered with respect to an individual member only when the Member belongs to an HRSN Covered Population as defined in OAR 410-120-0000, and the HRSN Services are Clinically Appropriate other service-specific eligibility criteriate as defined in OAR 410-120-0000; OAR 410-120-2000, and OAR 410-120-2005.¶
- (d) Benefit Package coverage of prescription drugs is discussed in OAR 410-141-3855;¶
- (e)-The Benefit Package is subject to the exclusions and limitations described in OAR 410-141-3825.¶
- (2) MCE service offerings:¶
- (a) MCEs shall offer their members, at a minimum: ¶
- (A) The physical, behavioral and/or oral health services covered under the member's benefit package, as appropriate for the MCE's mandatory scope of services; and \P
- (B) Any additional services required in OAR chapter 410, or in the MCE contract.¶
- (b) CCOs shall coordinate physical health, behavioral health, oral health care benefits, and HRSN benefits;¶
- (c) With respect to members who are dually eligible for Medicare and Medicaid, MCEs shall provide: ¶
- (A) OHP Benefit Package services except for Medicaid-funded long-term care, services, and supports; and ¶
- (B) Secondary payment for services covered by Medicare but not otherwise covered under the Oregon Health Plan as specified in OAR 410-141-3565 and specific to benefit packages in OAR 410-120-1210.¶
- (3) Diagnostic services. Diagnostic services that are medically or orally appropriate and medically or orally necessary to diagnose the member's presenting condition (signs and symptoms) or guide management of a member's condition, regardless of whether the condition appears above or below the funded line on the Prioritized List of Health Services. Coverage of diagnostic services is subject to any applicable Diagnostic Guidelines on the Prioritized List of Health Services.¶
- (4) Comfort care. Comfort care is a covered service for a member with a terminal illness.¶
- (5) Preventive services. Preventive Services are included in the OHP benefit package as described in the funded portion of the Prioritized List of Health Services, as specified in related guideline notes. These services include, but are not limited to, periodic medical and dental exams based on age, sex, and other risk factors; screening tests; immunizations; and counseling regarding behavioral risk factors.¶
- (6) Ancillary services. Ancillary services are covered subject to the service limitations of the Oregon Health Plan (OHP) program rules when:¶
- (a) The services are medically or orally necessary and appropriate in order to provide a funded service; or ¶
- (b) The provision of ancillary services shall enable the member to retain or attain the capability for independence or self-care;¶
- (c) Coverage of ancillary services is subject to any applicable Ancillary Guidelines on the Prioritized List of Health Services.¶
- (7) SUD services. The provision of SUD services shall comply with OAR 410-141-3545.¶
- (8) Services necessary for compliance with the requirements for parity in mental health and substance use disorder benefits in 42 CFR part 438, subpart k.¶
- (9) Services necessary for compliance with the requirements for Early and Periodic Screening, Diagnosis and Treatment as specified in the Oregon Health Plan 1115 Demonstration Project (waiver) and meeting requirements for individualized determination of medical necessity as specified in OAR 410-130-0245.¶

- (10) Services necessary for compliance with the requirements for HRSN Services (as described in Oregon's Medicaid 1115 Waiver for 2022-2027) and meeting requirements for individualized determination of Service authorization as specified in OAR 410-141-3835. \P
- (11) Coverage of services for unfunded conditions based on effect on funded comorbid conditions: ¶
- (a) The OHP Benefit Package includes coverage in addition to that available under subsection (1). Specifically, it includes coverage of certain medically necessary and appropriate services for conditions which appear below the funding line in the Prioritized List of Health Services if it can be shown that:¶
- (A) The member has a funded condition for which documented clinical evidence shows that the funded treatments are not working or are contraindicated; and ¶
- (B) The member concurrently has a medically related unfunded condition that is causing or exacerbating the funded condition; and ¶
- (C) Treating the unfunded medically related condition would may significantly improve the outcome of treating the funded condition.¶
- (b) Services that are expressly excluded from coverage as described in OAR 410-141-3825 are not subject to consideration for coverage under subsection (191); \P
- (c) Any co-morbid conditions or disability shall be represented by an ICD diagnosis code or, when the condition is a mental disorder, represented by a DSM diagnosis;¶
- (d) In order for the services to be covered, there shall be a medical determination and finding by the Authority (for fee-for-service OHP clients) or by the MCE (for MCE members) that the terms of subsection (a) of this rule have been met based upon the applicable:¶
- (A) Treating health care provider opinion; ¶
- (B) Medical research; and ¶
- (C) Current peer review.¶
- (12) Ensuring that all coverage options are considered: ¶
- (a) When a provider receives a denial for a non-covered service for any member, especially a member with a disability or with a co-morbid condition, the provider shall determine whether there may be a medically appropriate covered service to address the member's condition or clinical situation, before declining to provide the non-covered service. The provider's determination shall include consideration of whether a service for an unfunded condition may improve a funded comorbid condition under subsection (101);
- (b) If a member seeks, or is recommended, a non-covered service, providers shall ensure that the member is informed of:¶
- (A) Clinically appropriate treatment that may exist, whether covered or not;¶
- (B) Community resources that may be willing to provide the relevant non-covered service;¶
- (C) If appropriate, future health indicators that wouldmay warrant a repeat evaluation visit.¶
- (c) Before an MCE denies coverage for an unfunded service for any member, especially a member with a disability or with a co-morbid condition, the MCE shall determine whether the member has a funded condition or condition/treatment pair that wouldmay entitle the member to coverage under the program.¶
- (13) Assistance to providers. The Authority shall maintain a telephone information line for the purpose of assisting practitioners in determining coverage under the OHP Benefit Package. The telephone information line shall be staffed by registered nurses who shall be available during regular business hours. If an emergency need arises outside of regular business hours, the Authority shall make a retrospective determination under this section, provided the Authority is notified of the emergency situation during the next business day. If the Authority denies a requested service, the Authority shall provide written notification and a notice of the right to an administrative hearing to both the OHP member and the treating physician within five (5) working days of making the decision.¶ (14) Ad hoc coverage determinations.¶
- (a) When a member requests a hearing pertaining to a funded condition and a funded or unfunded treatment that does not pair on the HERC Prioritized List of Health Services, and the treatment is not included in guideline note 172 or 173 of the prioritized list, before the hearing the Division shall determine if the requested treatment is appropriate and necessary for the member.¶
- (b) For treatments determined to be appropriate and necessary under (a) in this <u>sub</u>section (a), the Division determines whether the HERC has considered the funded condition/treatment pair for inclusion on the Prioritized List within the last five (5) years. If the HERC has not considered the pair for inclusion within the last five (5) years, the Division shall make an ad hoc coverage determination in consultation with the HERC.¶

 (c) For treatments determined to not be appropriate and necessary under (a) in this section the hearing process shall proceed.¶
- (15) General anesthesia for oral procedures. General anesthesia for oral procedures that are medically and orally necessary and appropriate to be performed in a hospital or ambulatory surgical setting may be used only for those members as detailed in OAR 410-123-1490.

Statutory/Other Authority: ORS 413.042

Statutes/Other Implemented: ORS 414.065, 414.572, 414.605, 414.665, 414.719

NOTICE FILED DATE: 08/27/2024

RULE SUMMARY: Clarifies that NEMT cannot be used for HRSN Services

CHANGES TO RULE:

410-141-3920

Transportation: NEMT General Requirements

- (1) A Coordinated Care Organization (CCO) shall provide all non-emergency medical transportation (NEMT) services for its members. For purposes of OAR 410-141-3920 to 410-141-3965, references to a "member" include any individual eligible for NEMT services under section (1) of this rule unless context dictates otherwise: \P (a) The CCO is responsible for NEMT services for all of its members' health care services consistent with the covered services described in OAR 410-141-3820 and the excluded services and limitations described in OAR 410-141-3825 and (1)(b) and (1)(c) of this rule; \P
- (b) NEMT services for those health care services that, based on the member's plan type, are paid by the Authority's fee-for-service program and that, based on rule or contract, are carved-out from or otherwise not covered by the CCO and provided by the Authority.¶
- (c) NEMT must not be provided for HRSN Services;¶
- (ed) For members enrolled in the Compact of Free Association (COFA) Dental Program or the Veteran Dental Program, both of which are defined in OAR chapter 410, division 200, the CCO is responsible only for NEMT services related to the member's dental services.¶
- (2) A CCO shall provide a toll-free call center for members to request rides.¶
- (a) The CCO shall ensure that its call center operates, at a minimum, Monday through Friday from 9:00 a.m. to 5:00 p.m. The CCO may close its call center on New Year's Day, Memorial Day, July 4th, Labor Day, Thanksgiving, and Christmas. The Authority may approve, in writing, additional days of closure if the CCO requests the closure at least thirty (30) days in advance.¶
- (Ab) Consistent with OAR 410-141-3505, a CCO may subcontract the operation of its call center. If the CCO's subcontractor is also contracted by the Authority as an NEMT brokerage for FFS members, the CCO remains fully accountable for the performance of the subcontracted work related to the CCO contract. \P
- (3) Neither a CCO nor any of its Subcontracted transportation providers may bill a member for transport to or from covered medical services, even if the CCO or its contracted transportation provider denied reimbursement for the transportation services.¶
- (4) Transportation providers shall be considered "participating providers" for the purposes of OAR 410-141-3520 (Record Keeping and Use of Health Information Technology).¶
- (5) A CCO shall have written policies and procedures regarding its NEMT services. All policies and procedures must be provided to all Members either in Contractor's Member Handbook or in a stand-alone document referred to as a "NEMT rider guide" that meets the delivery and content specifications as defined by the Authority. The CCO's written policies and procedures regarding NEMT services shall provide, without limitation, for the following:¶
- (a) Allow members or their representatives to schedule: ¶
- (A) NEMT services up to ninety (90) days in advance;¶
- (B) Multiple NEMT services at one time for recurring appointments up to 90 days in advance; and \P
- (C) Same-day NEMT services.¶
- (b) Comply with the following criteria for member drop-offs and pick-up protocols. Drivers are not permitted to:¶
- (A) Drop Members off at an appointment more than 15 minutes prior to the office or other facility opening for business unless requested by the member or, as applicable, the Member's guardian, parent, or representative; and ¶
- (B) Pick up Members from an appointment more than 15 minutes after the office or facility closes for business unless the appointment is not reasonably expected to end within 15 minutes after closing, or as requested by the member, or as applicable, the Member's guardian, parent, or representative.¶
- (c) Describe passenger rights and responsibilities as set forth in 42 CFR $\boxed{2}438.210$, and as set forth in OARs 410-141-3920 through 410-141-3960, and other state and federal administrative statutes and rules relating to the rights and responsibilities of Medicaid recipients such as the right to file a grievance and request an appeal or reconsideration. \P
- (6) A CCO must review a NEMT ride service authorization request with the following modifications:
- (a) Approving and scheduling, or denying, a request for NEMT ride services (including all legs of the trip) within twenty-four (24) hours of receiving the request. This timeframe shall be reduced as necessary to ensure the member arrives in time for their appointment:¶

- (A) If approved, notify members by their preferred method of contact of the applicable arrangements prior to the date of the NEMT service;¶
- (B) If intending to deny the NEMT ride, the CCO must provide a secondary review by another employee with knowledge of NEMT service requirements and mail the NOABD within 72 hours of denial determination.¶
- (b) Adhering to the grievance and appeal processes and rights specified in OAR 410-141-3835 through 410-141-3915 available with respect to NEMT services; and \P
- (c) The CCO shall mail, within 72 hours of denial, a notice of adverse benefit determination to: ¶
- (A) A member denied a ride; and ¶
- (B) CCOs shall provide a copy of the NOABD to the provider with which the affected member was scheduled for an appointment, when the provider is part of the CCO's provider network and requested the transportation on the member's behalf, in a format that is agreeable to the provider and provides sufficient documentation of notification.¶
- (7) This rule applies only to the Authority's pilot project in effect for 2/16/2024 through 2/15/2025, which allows a CCO to utilize a Transportation Network Company (TNC) to provide NEMT services to the CCO's members. \P
- (a) Transportation network company (TNC) has the meaning found in ORS 742.520. ¶
- (b) A TNC must obtain a certification from the Oregon Health Authority to participate in the TNC Pilot Program as an NEMT provider. Certification for the TNC pilot program is obtained by submitting to HSD.QualityAssurance@odhsoha.oregon.gov the following documents:-¶
- (A) A document that identifies the process or policies the TNC follows and documents its compliance with the requirement that each driver has a valid driver license. The TNC must maintain records of their drivers participating in the TNC Pilot and share relevant information with OHA when requested; ¶
- (B) A document that identifies the processes or policies the TNC follows and documents its compliance with the processes and policies, to ensure that proposed TNC pilot program drivers, employees, agents and contractors are not, as described in 42 CFR 2438.610 (a) or (b): Excluded, suspended, or debarred, or otherwise excluded from participating in procurement or non-procurement activities under the Federal Acquisition Regulations or federal Executive Order No. 12549 or the implementation guidelines for federal Executive Order No. 12549; or Excluded from participation in any federal health care program under section 1128 or 1128A of the Social Security Act as described in 42 CFR 438.610; ¶
- (C) A document that identifies the process or policies that the TNC follows and documents its compliance with the processes and policies, to ensure that all TNC proposed pilot program drivers have not: Committed more than tree (3) traffic violations under ORS 801.557 in the past three (3)-years; or Committed one (1) or more traffic crimes under ORS 801.545 within the past seven (7) years; or Have been convicted of Driving Under the Influence of Intoxicants under ORS 813.010 within the last seven (7) years; ¶
- (D) The TNC's policy for monitoring the driving records and criminal records of all of its proposed TNC pilot program drivers, employees, agents, and contractors; ¶
- (E) The TNC's policy for compliance with federal and state regulatory requirements to ensure all OHP member information is protected in accordance with OAR 410-136-3280; \P
- (F) Proof of insurance and policy compliant with ORS 742.520(1)(b). ¶
- (c) Upon receipt of the documents identified in subsection (b) of this rule, the application shall be reviewed and if all requirements are met, then the Authority shall issue a certificate of approval to participate in the TNC Pilot Program. ¶
- (A) Once certification is issued, a TNC certified to participate in the TNC Pilot Program shall be eligible to provide rides to OHP Members upon request from the Authority or a CCO; \P
- (B) Rides authorized to be provided by a driver employed by or contracted with a certified TNC Pilot Program may only be utilized by a CCO or the Authority if: ¶
- (i) No NEMT driver who meets the requirements identified in OAR 410-136-3040 (NEMT Driver) accepts an NEMT brokerage request within twenty-four (24) hours of the scheduled ride time; or \P
- (ii) A previously scheduled NEMT Driver cancels the assigned ride within twenty-four (24) hours of the scheduled ride time and no other NEMT Driver accepts, within a reasonable period of time, the brokerage's new request for another NEMT Driver; or \P
- (iii) The previously scheduled NEMT Driver does not arrive at the pick-up location within fifteen (15) minutes after the scheduled pick-up time.

Statutory/Other Authority: ORS 413.042, ORS 414.625

Statutes/Other Implemented: ORS 414.625, 414.572, 414.605, 414.665, 414.719