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TEMPORARY ADMINISTRATIVE RULES

Oregon Health Authority, Division of Medical Assistance Programs	410
Agency and Division	Administrative Rules Chapter Number
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Upon filing.	
Adopted on	
08/11/2015 thru 02/06/2016	
Effective dates	

RULE CAPTION

Updating Rate Table Incorporated by Reference and Web Address
Not more than 15 words

RULEMAKING ACTION

ADOPT:

AMEND: 410-170-0110

SUSPEND:

Stat. Auth.: ORS 413.042 & 414.065

Other Auth.:

Stats. Implemented: ORS 414.065

RULE SUMMARY

The Authority needs to amend the date of the rate table referenced in 410-170-0110 as the rates have changed. Also, the web address that links to the updated rate table needs to be updated in the rule.

STATEMENT OF NEED AND JUSTIFICATION

The amendment of 410-170-0110
In the Matter of

None

Documents Relied Upon, and where they are available

The Authority needs to update the BRS rate table that is incorporated by reference and the web address that links to the website where the table can be found. The date that the table is valid will be updated to July 1, 2015.

Need for the Temporary Rule(s)

The Authority finds that failure to act promptly will result in serious prejudice to the public interest, the Authority, and Behavioral Rehabilitation Services (BRS) providers. These rules need to be adopted promptly so that the Authority may raise the rates of the BRS providers that were negotiated and guaranteed to them starting July 1, 2015, in their settlement with the Authority, Oregon Youth Authority (OYA), and Department of Human Services (DHS), dated June 27, 2014.

Justification of Temporary Rules



Authorized Signer



Printed Name



Date

Authorization Page replaces the ink signature on paper filings. Have your authorized signer sign and date, then scan and attach it to your filing. You must complete this step before submitting your Permanent and Temporary filings.

Secretary of State

STATEMENT OF NEED AND JUSTIFICATION

A Certificate and Order for Filing Temporary Administrative Rules accompanies this form.

Oregon Health Authority (Authority), Division of Medical Assistance Programs (Division) 410
Agency and Division Administrative Rules Chapter Number

Updating Rate Table Incorporated by Reference and Web Address

Rule Caption: (Not more than 15 words that reasonably identifies the subject matter of the agency's intended action.)

In the Matter of: The amendment of 410-170-0110

Statutory Authority: ORS 413.042 & 414.065

Other Authority:

Stats. Implemented:
ORS 414.065

Need for the Temporary Rule(s):

The Authority needs to update the BRS rate table that is incorporated by reference and the web address that links to the website where the table can be found. The date that the table is valid will be updated to July 1, 2015.

Documents Relied Upon, and where they are available:
None

Justification of Temporary Rule(s): The Authority finds that failure to act promptly will result in serious prejudice to the public interest, the Authority, and Behavioral Rehabilitation Services (BRS) providers. These rules need to be adopted promptly so that the Authority may raise the rates of the BRS providers that were negotiated and guaranteed to them starting July 1, 2015, in their settlement with the Authority, Oregon Youth Authority (OYA), and Department of Human Services (DHS), dated June 27, 2014.



Authorized Signer

DAVID SUMMITT

Printed name

8/10/2015

Date

Administrative Rules Unit, Archives Division, Secretary of State, 800 Summer Street NE, Salem, Oregon 97310.

410-170-0110

Billing and Payment for Services and Placement Related Activities

(1) The BRS contractor is compensated for a billable care day (service and placement related activities rates) on a fee-for-service basis, except as otherwise provided for in these rules. The Authority does not make payments for any calendar day that does not meet the definition of a billable care day under this rule.

(2) Billable care day rates are provided in the "BRS Rates Table", dated ~~January~~ July 1, 2014~~2015~~, which is adopted as Exhibit 1 and incorporated by reference into this rule.

The BRS Rates Table is available at

<http://www.oregon.gov/oya/docs/BRSOARGuide.pdf>

<http://www.oregon.gov/OHA/healthplan/pages/brs.aspx>. A printed copy may be obtained from the agency.

(3) Billable Care Day:

(a) For purposes of computing a billable care day, the BRS client must be in the direct care of the BRS provider at 11:59 p.m. of that day or be on an authorized home visit in accordance with section (4) of this rule;

(b) A billable care day does not include any day where the BRS client is on runaway status, in detention, an inpatient in a hospital, or has not yet entered or has been discharged from the BRS contractor's or BRS provider's program.

(4) Home Visits:

(a) The BRS contractor shall only include a maximum of 8 calendar days of home visits in a month as billable care days;

(b) In order to qualify as an authorized home visit day, the BRS contractor must:

(A) Ensure that the home visit is tied to the BRS client's ISP or MSP;

(B) Work with the BRS client and the BRS client's family or substitute family on goals for the home visit and receive regular reports from the family on the BRS client's progress while on the home visit;

(C) Have staff available to answer calls from the BRS client and BRS client's family or substitute family, and to provide services to the BRS client during the time planned for the home visit if the need arises;

(D) Document communications with the BRS client's family or substitute family; and

(E) Document the BRS client's progress on goals set for the home visits.

(5) Invoice form:

(a) The BRS contractor must submit a monthly billing form to the agency in a format acceptable to the agency, on or after the first day of the month following the month in which it provided services and placement related activities to the BRS client. The billing form must specify the number of billable care days provided to each BRS client in that month;

(b) The BRS contractor must provide, upon request, in a format that meets the agency's approval, written documentation of each BRS client's location for each day claimed as a billable care day;

(c) The BRS contractor may only submit a claim for a billable care day consistent with the agency's prior authorization.

(6) Payment for a Billable Care Day:

(a) The agency shall pay the service and placement related activities rates to the BRS contractor for each billable care day in accordance with the BRS Rates Table described in section (2) of this rule;

(b) Notwithstanding section (6)(a) of this rule, the Authority shall only pay the service rate for each billable care day to a public child-caring agency, who by rule or contract provides the local match share for Medicaid claims under OAR 410-120-0035 and 42 CFR 433 Subpart B. The Authority ~~shall~~ may not pay the placement related activities rate for each billable care day to these types of public child-caring agencies;

(c) To the extent the payment for services is funded by Medicaid and CHIP funds, the BRS contractor and the BRS provider are subject to Medicaid billing and payment requirements in these rules and the Authority's general rules (OAR 410-120-0000 to 410-120-1980).

(7) Third Party Resources:

(a) The Authority's BRS contractors must make reasonable efforts to obtain payment first from other resources consistent with OAR 410-120-1280(16);

(b) The Department's and OYA's BRS contractors are not required to review or pursue third party resources. The Department and OYA must make reasonable efforts to obtain payment first from other resources consistent with OAR 410-120-1280(16) for Medicaid-eligible BRS clients.

(8) Public child-caring agencies, who are responsible by rule or contract for the local match share portion of eligible Medicaid claims, must comply with OAR 410-120-0035 and 42 CFR 433 Subpart B.

(9) In cases where the BRS contractor is not also the BRS provider, the BRS contractor is responsible for compensating the BRS provider for billable care days pursuant to the agency-approved subcontract between the BRS contractor and the BRS provider.

(10) The Authority shall ~~shall~~ may not be financially responsible for the payment of any claim that the Centers for Medicare and Medicaid Services (CMS) disallows under the Medicaid or CHIP program. If the Authority has previously paid the agency or BRS contractor for any claim ~~which~~ that CMS disallows, the payment shall be recouped pursuant to OAR 410-120-1397. The Authority shall recoup or recover any other overpayments as described in OAR 410-120-1397 and OAR 943-120-0350 and 943-120-0360.

Stat. Auth.: ORS 413.042 & 414.065

Stats. Implemented: ORS 414.065