# WISCONSIN DEPARTMENT OF HEALTH SERVICES PROPOSED ORDER TO ADOPT PERMANENT RULES

The Wisconsin Department of Health Services proposes an order to: **repeal** DHS 105.52 (1) (g), (k) and (L), and (4) (d); **renumber and amend** DHS 105.52 (2) (a) 9., (3), and (5) (f); **amend** DHS 105.52 (1) (intro.), (a) to (f), (h) to (j) and (m) to (o), (2) (a) 1. to 8., (b), (4) (intro.), (a), (b), (c) (intro.) and 1. to 11., (e), (f) 1. to 6., and (g) to (i), (5) (title) and (a) to (e),107.34 (1) (a) 1. and 2., (b), to (d), (e) 1. and 2. (intro.) and a. and b., (f) (intro.) and 1. to 9., (g) (intro.) and 1. to 6., (2) (a) to (e), (3) (a) 1. to 4., and (b) to (e); and **create** DHS 105.52 (1)(gm), (2) (a) 9. a. and b., 10. to 12., (c) and (d), (2m), (3) (a) to (d), (3m), (4) (c) 10g. and 10r., (dm), (j) to (m), (5) (f) 1. to 5., (6), and (7), 105.525, 107.34 (1) (e) 2. am., (3) (g) to (m), and 107.345, relating to prenatal care coordination services and child care coordination services under the medical assistance program.

# **RULE SUMMARY**

# Statutes interpreted

Section 49.45 (2) (a) 1., 2., 11,, and 12., (3) (f) 2., and (44), Stats. Section 49.46 (1) (a) lm., (j), and (2) (b) 12. and 12m., Stats. Section 49.47 (4) (ag) 2., Stats. Section 49.471 (6) (b), (7) (b) 1. and 2., Stats.

# **Statutory authority**

The department is authorized to promulgate the proposed rules based on ss. 49.45 (10) and 49.471 (12) Stats.

# Explanation of agency authority

The department's authority to administer medical assistance ("MA") is provided in s. 49.45, Stats. Section 49.45 (2) (a), Stats., lists the department's duties in administering the state MA program, including all of the following relevant obligations:

- Exercising responsibility relating to fiscal matters and eligibility for MA benefits. Section 49.45 (2) (a) 1., Stats.
- "[C]ooperat[ing] with federal authorities for the purpose of providing assistance and services under Title XIX to obtain the best financial reimbursement available to the state from federal funds." Section 49.45 (2) (a) 2., Stats.
- Establishing criteria for the certification of providers of medical assistance and promulgating rules to implement that authority. Section 49.45 (2) (a) 11, Stats.
- Decertifying or restricting providers from participating in MA if, after providing appropriate due process, the provider has violated relevant laws and regulations, and promulgating rules to implement this authority. Section 49.45 (2) (a) 11.

Subsection (3) of s. 49.45, Stats., relating to payment, requires that providers of MA maintain records as required by the department for verification of provider claims for reimbursement, and further authorizes the department to deny claims for reimbursement that cannot be verified, and to recover "the full value of any claim" if an audit determines that the actual provision of services cannot be verified or that the service was not covered. Section 49.45 (3) (f) 2., Stats. Subsection (10) of s. 49.45, Stats., further

authorizes the department to "promulgate such rules as are consistent with its duties in administering medical assistance" as detailed in the above-cited provisions of s. 49.45, Stats.

Section 49.46 (2). Stats., lists benefits for which "the department shall audit and pay allowable charges to certified providers for medical assistance on behalf of recipients." Section 49.46 (2) (b) 12. and 12m. identify prenatal care coordination ("PNCC") and child care coordination ("CCC") as MA reimbursable services. Sections 49.47 (4) (ag) 2., Stats., also provides special provisions for pregnant individuals regarding eligibility and the duration of eligibility postpartum. Sections 49.46 (1) (a) lm., (j), (2) (b) 12m, and 49.471 (7) (b) 1. and 2., describe eligibility criteria for care coordination services for prenatal and postpartum women and children. Subsection (44) of s. 49.45, Stats., states that certain individuals certified to provide PNCC services who are located in Milwaukee County or the city of Racine may be certified to provide CCC services. Certified CCC providers in Milwaukee County may provide services to children under age 7. Certified CCC providers in the city of Racine may provide services to children under age 2.

Section 49.471, Stats., includes provisions for BadgerCare Plus related to eligibility criteria. Subsection (12) of the statute authorizes the "department to promulgate any rules necessary for and consistent with its administrative responsibilities under this section, including additional eligibility criteria."

# **Related statute or rule**

The following federal statutes and rules directly relate to or address PNCC and CCC: 42 CFR 440.169, 42 CFR 441.18.

#### Plain language analysis

In accordance with ss. 49.45 (2) (a) 11. and 12., and 49.46 (2) (b) 12. Stats., the department established certification criteria for PNCC providers in s. DHS 105.52, and identified covered PNCC services in s. DHS 107.34. Previously, certified PNCC providers in Milwaukee County and the City of Racine were automatically certified to provide CCC services, and rules did not contain specific CCC certification criteria or identify which specific services were covered under the CCC benefit.

Due to substantiated concerns about fraud, waste, and abuse among providers of the CCC benefit, the department ceased certifying CCC providers in accordance with a federal moratorium restricting PNCC and CCC enrollments. Enrollments ceased on November 10, 2023.

In order to mitigate the risk of future fraud, waste, and abuse within future PNCC or CCC provider enrollment and reimbursement for services, the department proposes rules for both programs to effectuate the intent of ss. 49.45 (44) and 49.46 (2) (b) (12m), Stats. Broadly, the proposed rules will achieve the following:

- Update PNCC certification criteria and documentation requirements in accordance with the department's authority to set certification criteria under s. 49.45 (2) (a) 11., Stats., and to set records retention requirements under s. 49.45 (3), Stats.
- Update which services are and are not covered under the PNCC benefit.
- Create CCC certification criteria and documentation requirements in ac accordance with the department's authority to set certification criteria under s. 49.45 (2) (a) 11., Stats., and to set

records retention requirements under s. 49.45 (3), Stats. These criteria would apply in addition to PNCC criteria for applicable providers under s. 49.45 (44), Stats.

• Identify which services are and are not covered under the CCC benefit.

#### Summary of, and comparison with, existing or proposed federal regulations

Section 1915 (g) (1) of the Social Security Act authorizes medical assistance program coverage of case management services. s.1915(g)(2) defines case management services as those assisting individuals eligible under the State plan in gaining access to needed medical, social, educational, and other services.

42 CFR s. 440.169 and 42 CFR s. 441.18 include requirements for covered case management services and providers.

42 CFR s. 440.210(a)(2) requires that state medical assistance programs provide, for the categorically needy, pregnancy-related services and services for other conditions that might complicate the pregnancy, including prenatal and postpartum care. 42 CFR § 435.170 extends the eligibility for pregnant women under the MA program.

#### Comparison with rules in adjacent states

**Illinois:** As of August 2023, the state has rules related to Family Case Management for comprehensive service coordination for pregnant women and infants until 12 months of age. Rules are outlined under <u>Title 77 Illinois Administrative Code Part 630</u> (Maternal and Child Health Services), <u>325 ILCS 5</u> (Abused and Neglected Child Reporting Act), <u>405 ILCS 95</u> (Perinatal Mental Health Disorders Prevention and Treatment Act), and <u>410 ILCS 212</u> (Illinois Family Case Management Act).

**Iowa:** As of August 2023, the state has rules under chapter 441 Iowa Administrative Code Chapter 24 for targeted case management provider accreditation. Case Management services are defined under Iowa Administrative Code 441- 90.

**Michigan:** As of August 2023, there is no Administrative Code found regarding Michigan's coverage of Maternal Infant Health Program, but it is found in their <u>Medicaid Provider Manual</u> that outlines their provision of the program which is similar to PNCC.

**Minnesota:** Pregnant women are eligible for services under MA under Minn. Stat. ss. 256B.055 subd. 6. and 256B.057 subd. 1. until 12 months postpartum. Minnesota does not appear to have a special program targeted to specific parts of the state like CCC, but "child welfare targeted case management services" are identified in Minn. Stat. s. 256B.094.

#### Summary of factual data and analytical methodologies

In accordance with s. 227.13, Stats., the department conducted informal consultation and gathered feedback from providers working with a variety of partner organizations. These included federally qualified health centers, county health organizations, and private case management providers, representing a mix of private and public providers. All feedback from the informal consultations was considered by the department and incorporated, as appropriate. Further, the department referenced current federal benefit coverage practice outlined in the Social Security Act under § 1915(g)(2).

#### Analysis and supporting documents used to determine effect on small business

The most notable effect on small businesses will primarily relate to new administrative rule requirements for providers, specifically background checks for all staff, compliance with fit and qualified criteria for owners and principals, and the need for ongoing training and documentation. During informal consultations with the department, providers indicated that they already conduct background checks on

staff and would therefore not expect a significant financial impact resulting from these requirements, but anticipate some administrative impact with respect to required background checks, fit and qualified determinations, operational and training plans, and qualified professional requirements. Furthermore, there is no change in the reimbursement amount paid to providers and there is no expected change in utilization as this benefit is simply going from fee-for-service ("FFS") responsibility to the responsibility of both FFS and MA health maintenance organizations. Therefore, there is no expected increase or decrease in Medicaid expenditures.

#### Effect on small business

Based on the foregoing, the proposed rules may have a moderate economic impact on small businesses.

# Agency contact person

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#### Statement on quality of agency data

The data used by the Department to prepare these proposed rules and analysis comply with s. 227.14 (2m), Stats.

#### Place where comments are to be submitted and deadline for submission

Comments may be submitted to the agency contact person that is listed above until the deadline given in the upcoming notice of public hearing. The notice of public hearing and deadline for submitting comments will be published in the Wisconsin Administrative Register and to the department's website, at <a href="https://www.dhs.wisconsin.gov/rules/active-rulemaking-projects.htm">https://www.dhs.wisconsin.gov/rules/active-rulemaking-projects.htm</a>. Comments may also be submitted through the Wisconsin Administrative Rules Website, at: <a href="https://docs.legis.wisconsin.gov/code/chr/active">https://docs.legis.wisconsin.gov/code/chr/active</a>.

# **RULE TEXT**

**SECTION 1.** DHS 105.52 (1) (intro.) and (a) to (f) are amended to read:

DHS 105.52 (1) AGENCY. For MA certification, an agency that provides prenatal care coordination services under s. DHS 107.34 (1) may be any of the following:

- (a) A community-based health organization;
- (b) A community-based social services agency or organization;.
- (c) A county, city, or combined city and county public health agency;
- (d) A county department of human services under s. 46.23, Stats., or social services under s. 46.215 or 46.22, Stats.;
- (e) A family planning agency certified under s. DHS 105.36;.
- (f) A federally qualified health center (FQHC) as defined in 42 CFR 405.2401 (b);.

**SECTION 2.** DHS 105.52 (1) (g) is repealed.

SECTION 3. DHS 105.52 (1) (gm) is created to read:

DHS 105.52 (1) (gm) A home visiting program under 42 USC 711.

**SECTION 4.** DHS 105.52 (1) (h) to (j) are amended to read:

DHS 105.52 (1) (h) An independent physician association (IPA);
(i) A hospital;

(j) A physician's office or clinic;.

SECTION 5. DHS 105.52 (1) (k) and (L) are repealed.

**SECTION 6.** DHS 105.52 (1) (m) to (o) are amended to read:

DHS 105.52 (1) (m) A rural health clinic certified under s. DHS 105.35;.

- (n) A tribal agency health center; or.
- (o) A women, infants, and children (WIC) program under 42 USC 1786.

**SECTION 7.** DHS 105.52 (2) (a) 1. to 8. are amended to read:

- DHS 105.52 (2) (a) 1. A nurse practitioner licensed as a registered nurse pursuant to s. 441.06, Stats., and currently certified by the American nurses' association, the national board of pediatric nurse practitioners and associates, or the nurses' association of the American college of obstetricians and gynecologists' certification corporation<del>;</del>.
  - 2. A nurse midwife certified under s. DHS 105.201;.
  - 3. A public health nurse meeting the qualifications of s. DHS 139.08;.
  - 4. A physician licensed under ch. 448, Stats., to practice medicine or osteopathy;.
  - 5. A physician assistant certified under ch. 448, Stats.;

6. A dietitian certified or eligible for registration by the commission on dietetic registration of the American dietetic association academy of nutrition and dietetics with at least 2 years of community health experience;

7. A registered nurse with at least 2 years of experience in maternity nursing or community health services or a combination of maternity nursing and community health services;

8. An employee with at least a bachelor's degree and 2 years of experience in a health care or family services program health promotion, health advocacy, health education, case management or care coordination, child or family social work, community outreach, or child welfare or related field; or

SECTION 8. DHS 105.52 (2) (a) 9. is renumbered DHS 105.52 (2) (a) 9. (intro.) and amended to read:

DHS 105.52 (2) (a) 9. A health educator with a master's degree in health education and at least 2 years of experience in community health services. any of the following:

**SECTION 9.** DHS 105.52 (2) (a) 9. a. and b. are created to read:

- DHS 105.52 (2) (a) 9. a. A certified health education specialist credential from the National Commission for Health Education Credentialing.
  - b. A master's degree in health education and at least 2 years of experience in community health services.

**SECTION 10.** DHS 105.52 (2) (a) 10. to 12. are created to read:

- DHS 105.52 (2) (a) 10. A doula with at least 4 years of experience providing care coordination and any of the following:
  - a. Certification by a department approved doula certification program.
  - b. Experience providing doula services that is functionally equivalent to the training required under a department approved doula certification program.

11. A licensed midwife under ch. 440 subch. XIII, Stats., or a licensed nurse midwife under s. 441.15, Stats.

12. A licensed clinical social worker certified under s. 457.08 (4), Stats.

**SECTION 11.** DHS 105.52 (2) (b) is amended to read:

DHS 105.52 (2) (b) *Required qualified professionals*. To be certified to provide prenatal care coordination services that are reimbursable under MA, the prenatal care coordination agency under sub. (1) shall <u>have on staff, either employed</u>, <u>under contract</u>, <u>or in a volunteer capacity</u>, <u>at least one qualified professional with all of the following</u>:

1. Employ\_at least one qualified professional with at <u>At</u> least 2 years of experience in coordinating services for at-risk or low income low-income women;.

- 2. Have on staff, under contract or available in a volunteer capacity a qualified professional <u>The</u> <u>necessary skills</u> to supervise <del>risk</del> assessment and ongoing care coordination and monitoring; <u>and</u>.
- 3. Have on staff, under contract or available in a volunteer capacity one or more qualified professionals with the necessary expertise, based on education <u>Education on providing health</u> <u>education and nutrition counseling</u> or at least one year of work experience, to provide providing health education and nutrition counseling.

SECTION 12. DHS 105.52 (2) (c) and (d) are created to read:

DHS 105.52 (2) (c) *Duties of a qualified professional*. A qualified professional shall do all of the following:

- 1. Supervise tasks assigned to care coordinators.
- 2. Administer or review and sign each comprehensive assessment and assessment update performed.
- 3. Develop and sign the individualized plan of care based on the needs identified in the assessment.
- 4. Confer with the care coordinator regarding the member's progress towards goals and outcomes identified in the member's plan of care.
- 5. Provide health education and nutritional counseling services.
- (d) *Division of duties for multiple qualified professionals*. If a prenatal care coordination agency has on staff or under contract more than one qualified professional meeting the requirements of par.(b) 1. to 3., then any duty listed in par. (c) may be assigned to a specific qualified professional.

SECTION 13. DHS 105.52 (2m) is created to read:

DHS 105.52 (2m) QUALIFICATIONS AND DUTIES OF CARE COORDINATORS.

- (a) Qualifications. A care coordinator shall have all of the following qualifications:
  - 1. Be trained under sub. (6) in the provision of prenatal care coordination services, and in each skill that the care coordinator is assigned under sub. (4) (k).
  - 2. Provide documentation of required training to the prenatal care agency for the provider's records.
  - 3. Have the skills, education, experience and ability to fulfill the employee's job duties listed in par. (b).
  - 4. Be at least 18 years old.
- (b) Duties. A care coordinator shall do all of the following:

- 1. Perform tasks assigned by the qualified professional supervisor.
- 2. Report in writing to the qualified professional supervisor on each comprehensive assessment and assessment update administered.
- 3. Confer with the qualified professional supervisor regarding the member's progress towards goals and outcomes identified in the member's plan of care.

SECTION 14. DHS 105.52 (3) is renumbered DHS 105.52 (3) (intro.) and amended to read:

DHS 105.52 (3) SUFFICIENCY OF AGENCY CERTIFICATION. Individuals employed by or under contract with an agency that is certified to provide prenatal care coordination services under this section may provide prenatal care coordination services upon the department's issuance of certification to the agency. The agency shall maintain a list of all persons who provide or supervise the provision of prenatal care coordination services. The list shall include the credentials of each named individual who is qualified to supervise risk assessment and ongoing care coordination under sub. (2) (b) 2. and to provide health education or nutrition counseling under sub. (2) (b) 3. Upon the department's request, an agency shall promptly report to the department in writing the names of persons hired to provide prenatal care coordination services under MA and the termination of employees who have been providing prenatal care coordination services under MA. do all of the following:

**SECTION 15.** DHS 105.52 (3) (a) to (d) are created to read:

- DHS 105.52 (3) (a) At the time of hire or contract, and at least every 3 years after, conduct and document a background check for all care coordinators and qualified professionals following the procedures in s. 50.065, Stats., and ch. DHS 12.
  - (b) Maintain a list of all persons who provide or supervise the provision of prenatal care coordination services. The list shall include the credentials of each named individual who is qualified to supervise assessment and ongoing care coordination under sub. (2) (b) and (c).
  - (c) Report in writing to the department the name of any qualified professional hired to provide prenatal care coordination services within 10 business days of the hiring.
  - (d) Report in writing to the department the termination of any qualified professional who provided prenatal care coordination services within 10 business days of the termination.

SECTION 16. DHS 105.52 (3m) is created to read:

DHS 105.52 (3m) FIT AND QUALIFIED DETERMINATION.

- (a) In this subsection:
  - 1. "Applicant" means the person seeking MA certification as a prenatal care coordination services provider.
  - 2. "Principal" means an administrator or a person with management responsibility for the agency who owns directly or indirectly 5% or more of the shares or other evidences of ownership of a corporate applicant, a partner in a partnership which is an applicant, or the owner of a sole proprietorship which is an applicant.
- (b) An applicant may not be certified under this section unless the department determines that the applicant and any principal with the agency are fit and qualified to provide prenatal care coordination services, considering all of the following:
  - 1. Whether the applicant or any principal with the agency have convictions for a crime involving any of the following:
    - a. Neglect or abuse of patients.

- b. Assaultive behavior or wanton disregard for the health and safety of others.
- c. Delivery of health care services or items.
- d. Misappropriation, theft, or fraud.
- 2. Whether the applicant or any principal with the agency has a finding of abuse or neglect of a client, or misappropriation of client property under s. 146.40 (4r) (b), Stats.
- 3. The applicant and any principal with the agency's financial stability, including outstanding debts or amounts due to the department or other government agencies, including unpaid forfeitures and fines, that resulted in the applicant or principal's business, corporation, or partnership filing for bankruptcy under chapters 7 or 11 of the United States Bankruptcy Code, 11 USC s. 701 to 784 or 1101 to 1195.
- 4. Whether the applicant and any principal with the agency has experience through education or at least one year of continuous work experience in child health and family services.

SECTION 17. DHS 105.52 (4) (intro.), (a), (b), (c) (intro.) and 1. to 10. are amended to read:

DHS 105.52 (4) ADMINISTRATIVE RECORDS AND REQUIRED DOCUMENTATION. To be certified to provide prenatal care coordination services reimbursable under MA under this section, the prenatal care coordination agency provider under sub. (1) shall comply with s. DHS 106.02 (9) and shall submit a plan of operation to the department documenting and implement the plan, once certified. The plan of operation shall demonstrate all of the following:

- (a) That the agency provider is located in the area it will serve;.
- (b) That the agency provider has a variety of techniques to identify low-income pregnant women;.
- (c) That, at a minimum, the <u>agency provider</u> has the name, location and telephone number of all of the following resources in the area to be served:
  - 1. Women, infants, and children (WIC) programs;.
  - 2. Maternal and child health services;.
  - 3. The county, city, or combined city and county public health agency;.
  - 4. Child day care services;.
  - 5. Mental health and alcohol or other drug abuse prevention and substance use disorder treatment agencies;.
  - 6. The county protective service agency;.
  - 7. Domestic abuse agencies;.
  - 8. Translator and interpreter services including services for the hearing-impaired;.
  - 9. Family support services;
  - 10. Transportation services; and.

**SECTION 18.** DHS 105.52 (4) (c) 10g. and 10r. are created to read:

DHS 105.52 (4) (c) 10g. Food programs.

10r. Housing resources and programs.

**SECTION 19.** DHS 105.52 (4) (d) is repealed.

SECTION 20. DHS 105.52 (4) (dm) is created to read:

DHS 105.52 (4) (dm) That the provider coordinate with other health and social service agencies in the service area, including managed care providers and community resource providers, to avoid duplication of services and to facilitate coordination of prenatal care services to members.

# **SECTION 21.** DHS 105.52 (4) (e), (f) 1. to 6., and (g) to (i) are amended to read:

- DHS 105.52 (4) (e) That the agency has contacted in writing MA-certified primary and obstetric care providers in its area and has identified the types of services the prenatal care coordination agency provides. These contacts and this information shall be documented and the documentation retained in the agency's administrative records;
- DHS 105.52 (4) (f) 1. Records showing the racial and ethnic composition of the population served in the past.
  - 2. Records showing that the agency has developed, implemented and evaluated programs specifically targeted toward the racial or ethnic group or groups;
  - 3. Records showing that the agency has provided health care services in a geographic area where a significant percentage of the population was the same as the agency's targeted racial or ethnic group or groups;
  - 4. Evidence that the agency's board or administration has a significant amount of representation from the targeted group or groups;
  - 5. Letters of support from minority health service organizations which represent the targeted group or groups; or.
  - 6. Evidence of the agency's ability to address pertinent cultural issues such as cultural norms and beliefs, language, outreach networking and extended family relationships;.
  - (g) That the agency has the ability to arrange for supportive services provided by other funding sources such as county transportation, county protective services, interpreter services, child care services and housing. This description shall include the methods, techniques and contacts which will be used to offer and provide assistance in accessing those services;
  - (h) That the <u>agency provider</u> has the capability to provide ongoing prenatal care coordination monitoring of <u>high risk</u> pregnant-women <u>MA members</u> and to ensure that all necessary services are obtained; <u>and</u>.
  - (i) That the agency provider has on staff, under contract or available in a volunteer capacity, individuals who are hired or contracted at least one qualified professional meeting the criteria in sub. (2) (a) with the expertise required under sub.(2) (b).

**SECTION 22.** DHS 105.52 (4) (j) to (m) are created to read:

- DHS 105.52 (4) (j) The entire service provision process including referrals, service delivery, assessment, care planning, and follow-up activities.
  - (k) The provider's personnel management and training plan, as required under sub. (6).
  - (L) The provider's quality assurance procedures and documentation requirements.
  - (m) That the provider has adequate resources to maintain a cash flow sufficient to cover operating expenses for 60 days.

SECTION 23. DHS 105.52 (5) (title), (intro) and (a) to (e) are amended to read:

DHS 105.52 (5) <u>RECIPIENT MEMBER</u>RECORD. The prenatal care coordination agency shall maintain a confidential prenatal care coordination file for each recipient receiving prenatal care coordination services, which includes <u>all of</u> the following items required or produced in connection with provision of covered services under s. DHS 107.34 (1):

DHS 105.52 (5)

- (a) Verification of the pregnancy;.
- (b) Completed assessment document;.
- (c) Care plan;.
- (d) Completed consent documents for release of information;.
- (e) A written record of all recipient-member-specific prenatal care coordination monitoring which includes: the dates of service, description of service provided, the staff person doing the monitoring, the contacts made, the length of time, signature and date, and the results;

**SECTION 24.** DHS 105.52 (5) (f) is renumbered DHS 105.52 (5) (f) (intro.) and amended to read:

DHS 105.52 (5) (f) Referrals Documentation regarding referrals from a prenatal care coordination provider to service providers and follow-up, including all of the following:; and

**SECTION 25.** DHS 105.52 (5) (f) 1. to 5. are created to read:

DHS 105.52 (5) (f) 1. The name of the referred provider.

- 2. The reason for referral.
- 3. The date the referral was made.
- 4. Any authorizations from the member for release of information.
- 5. All communication and follow-up on the referral with both the member and the referred provider.

SECTION 26. DHS 105.52 (6) and (7) are created to read:

- DHS 105.52 (6) PERSONNEL MANAGEMENT. The prenatal care coordination agency shall document and implement a personnel management system and training plan that includes all of the following:
  - (a) The agency's plan to hire, support, and train staff to provide services that are family centered and culturally appropriate.
  - (b) If more than one qualified professional or care coordinator is employed or under contract with the agency, all of the following:
    - 1. A process for periodically evaluating every care coordinator and qualified professional supervisor employed by or under contract with the agency in accordance with the provider's quality assurance procedures.
    - 2. A process for following up on all evaluations with appropriate action to ensure the employee can competently perform all assigned duties.
  - (c) A requirement that no employee or subcontractor may be assigned any duty for which they are not trained. The prenatal care coordination agency shall provide or arrange for training of employed or subcontracted care coordinators as necessary.
  - (d) Procedures for ensuring all qualified professionals and care coordinators receive orientation and on-going instruction. The procedures shall include:
    - 1. Requirements that orientation and training shall be completed by a qualified professional or care coordinator before they provide services to a member.
    - 2. The names and titles of persons responsible for conducting orientation and training.
    - 3. Dates of the trainings and a description of the course content and length of training.
    - 4. Topics covered in orientation, which shall include training on all of the following, at minimum: a. The goals, mission, and priorities of the provider.

- b. Specific job duties specified in s. DHS 105.52 (2m) (b).
- c. The functions of care coordinator by provider and how they interrelate and communicate with each other in providing services.
- d. Health and safety procedures for working in a home environment.
- e. Responding to medical and non-medical emergencies.
- f. Ethics, confidentiality of member information, and member rights.
- 5. A process for providing instruction when an evaluation of the qualified professional's or care coordinator's performance or competency indicates additional instruction may be needed.
- (e) Standards for qualified professional supervision of services rendered by a care coordinator, including the frequency and duration of supervision. When supervision reveals a failure to follow the member's care plan, the prenatal care coordination provider agency or qualified professional shall provide counseling, education or retraining to ensure the care coordinator is adequately trained to complete their job responsibilities. In the case of prenatal care coordinators who are not employees of the prenatal care coordination provider, a plan specifying all required training, qualifications, and services to be performed in a written care coordinators, and maintain a copy of that contract on file.
- (f) A process for documenting performance of care coordination services by care coordinators by maintaining time sheets of care coordinators which document the types and duration of services provided, by funding source.
- (g) A requirement that all prenatal care coordination provider staff or contractors who have or are expected to have regular and direct contact with members complete a minimum of 5 hours of annual training. Annual training shall be related to maternal and child health, case management, or similar social service continuing education, and may be provided via in-service training, conferences, workshops, continuing education, or higher education credits. This requirement shall include all of the following:
  - 1. A process for obtaining required additional training, as identified by the supervising qualified professional.
  - 2. A process for documenting staff completion of ongoing training requirements in the employee's file.
- (7) AGENCY CLOSURE OR DISCHARGE OF MEMBER.
  - (a) Any prenatal care coordination agency that intends to close shall provide written notice to each member, the member's legal representative, if any, the member's attending physician and the department at least 30 days before closure.
  - (b) The prenatal care coordination agency shall provide assistance to members in arranging for continuity of necessary services. This includes, but is not limited, to coordination with other prenatal care coordination providers to ensure necessary services identified in the care plan are sustained or initiated.

SECTION 27. DHS 105.525 is created to read:

# DHS 105.525 Child care coordination providers.

- (1) PREREQUISITES. For MA certification, an agency that provides child care coordination services under s. DHS 107.345 (1) shall:
  - (a) Be an agency under s. DHS 105.52 (1) (a) to (d) or (f) to (o) that is certified to provide prenatal care coordination services. An agency providing services to residents of the city of Racine shall

also participate in a program to reduce fetal and infant mortality and morbidity under s. 253.16, Stats.

- (b) Render services to one of the following groups:
  - 1. Members who are residents of Milwaukee County.
  - 2. Members who are residents of the city of Racine.
- (2) QUALIFIED PROFESSIONALS.
  - (a) Definitions. In this section, "qualified professional" means any of the following:
    - 1. A professional listed in s. DHS 105.52 (2) (a) 1., 3., 4., 5., 8., 9., or 12.
    - 2. A registered nurse with at least 2 years of experience in pediatric nursing or community health services or a combination of pediatric nursing and community health services.
    - 3. An employee with an Infant Mental Health Endorsement from the Alliance for the Advancement of Infant Mental Health or an affiliated state association.
       Note: All states affiliated with the Alliance for the Advancement of Infant Mental Health are

listed at https://www.allianceaimh.org/members-of-the-alliance.

- (b) Required qualified professionals. To be certified to provide child care coordination services that are reimbursable under MA, the child care coordination provider shall have on staff, either employed, under contract, or in a volunteer capacity, at least one qualified professional with all of the following:
  - 1. At least 2 years of experience in coordinating services for at-risk or low income children and families.
  - 2. The necessary skills and relevant education to supervise assessment and ongoing care coordination and monitoring performed by care coordinators.
- (c) *Duties*. A qualified professional shall perform all of the duties listed in s. DHS 105.52 (2) (c) 1. to 4.
- $(3) \, Q {\rm UALIFICATIONS} \, {\rm AND} \, {\rm DUTIES} \, {\rm OF} \, {\rm CARE} \, {\rm COORDINATORS}.$ 
  - (a) *Qualifications*. In addition to the qualifications required under s. DHS 105.52 (2m) (a) 3. and 4., a care coordinator shall have a minimum of a high school diploma or GED.
  - (b) Duties. A care coordinator shall perform all of the duties listed in s. DHS 105.52 (2m) (b) 1. to 3.
- (4) SUFFICIENCY OF AGENCY CERTIFICATION. Individuals employed by or under contract with a child care coordination agency may provide child care coordination services upon the department's issuance of certification to the child care coordination agency under this section. In order to obtain and maintain certification, the child care coordination agency shall do all of the following:
  - (a) Comply with the background check provisions in s. DHS 105.52 (3)(a).
  - (b) Maintain a list of all persons who provide or supervise the provision of child care coordination services. The list shall include the credentials of each named individual who is qualified to supervise assessment and ongoing care coordination under sub. (2) (b) and (c).
  - (c) Report in writing to the department the name of any qualified professional hired to provide prenatal care coordination services within 10 business days of the hiring.
  - (d) Report in writing to the department the termination of any qualified professional who provided prenatal care coordination services within 10 business days of the termination.
- (5) FIT AND QUALIFIED DETERMINATION.
  - (a) In this subsection:
    - 1. "Applicant" has the meaning provided in s. DHS 105.52 (3m) (a) 1.
    - 2. "Principal" has the meaning provided in s. DHS 105.52 (3m) (a) 2.
  - (b) An applicant may not be certified under this section unless the department determines that the applicant and any principal with the agency are fit and qualified to provide child care coordination services, considering all of the factors listed in s. DHS 105.52 (3m) (b) 1. to 4.

- (6) ADMINISTRATIVE RECORDS AND REQUIRED DOCUMENTATION. To be certified to provide child care coordination services under this section, the child care coordination agency shall comply with provider conditions of participation in s. DHS 106.02 (9) and shall submit plan of operation to the department and implement the plan, once certified. The plan of operation shall demonstrate all of the following:
  - (a) That the agency is located in the area it will serve.
  - (b) That the agency has a variety of techniques to identify low-income children and families that are appropriate for services under this section.
  - (c) That the agency will provide the name, location, and telephone number of all of the following resources to individuals in the area to be served:
    - 1. All of the resources identified in s. DHS 105.52 (4) (c) 1. to 10r.
    - 2. MA-certified primary care and pediatric providers, including health maintenance organizations participating in the medical assistance program's HMO program.
  - (d) That the agency has the ability and willingness to deliver services and maintain documentation as provided in s. DHS 105.52 (4) (f), and to arrange for supportive services as provided in s. DHS 105.52 (4) (g).
  - (e) That the agency has the capability to provide ongoing child care coordination monitoring for children and families and to ensure that all necessary services are obtained. This includes all of the following:
    - 1. Coordinating with other health and social service agencies in the service area, including managed care providers and community resource providers, to avoid duplication of services and to facilitate coordination of child care services to members.
    - 2. Coordinating with MA-certified primary and pediatric care providers in the service area to communicate the services the child care coordination provider renders, and documenting and retaining these contacts in the provider's administrative records.
  - (f) That the agency hired or contracted at least one qualified professional meeting the criteria in sub. (2).
  - (g) The agency's process for referrals, service delivery, assessment, care planning, and follow-up activities.
  - (h) The agency's personnel management and training plan, as required under sub. (7).
  - (i) The agency's quality assurance procedures and documentation requirements.
  - (j) That the agency has adequate resources to maintain a cash flow sufficient to cover operating expenses for 60 days.
- (7) PERSONNEL MANAGEMENT. The child care coordination agency shall document and implement a personnel management system and training plan, which shall include all of the following:
  - (a) All of the items required under s. DHS 105.52 (6) (a), (b), and (f).
  - (b) A requirement that no employee or subcontractor may be assigned any duty for which they are not trained. The child care coordination agency shall provide or arrange for training of employed or subcontracted care coordinators as necessary.
  - (c) Procedures for ensuring all qualified professionals and care coordinators receive orientation and on-going instruction. The procedures shall include:
    - 1. All of the items required under s. DHS 105.52 (6) (d) 1., 2., 3., and 5.
    - 2. Topics covered in orientation, which shall include training on all of the following, at minimum:
      - a. All of the topics required under s. DHS 105.52 (6) (d) 4. a., d., e., and f.
      - b. Specific job duties, specified in s. DHS 105.52 (2m) (b).
      - c. The functions of the child care coordination provider staff and how they interrelate and communicate with each other in providing services.

- 5. A process for providing instruction when an evaluation of the qualified professional's or care coordinator's performance or competency indicates additional instruction may be needed.
- (d) Standards for qualified professional supervision of services rendered by a care coordinator, including the frequency and duration of supervision. When supervision reveals a failure to follow the member's care plan, the child care coordination provider shall provide counseling, education or retraining to ensure the care coordinator is adequately trained to complete their job responsibilities. In the case of child care coordinators who are not employees of the child care coordination provider, a plan specifying all required training, qualifications, and services to be performed in a written care coordinator provider contract between the child care coordination provider and care coordinators, and maintain a copy of that contract on file.
- (i) Requirements for ongoing training, including all of the following:
  - 1. Training and documentation requirements listed in s. DHS 105.52 (6) (g) 2. and 3.
  - 2. A minimum of 5 hours of annual training for child care coordination provider staff or contractors who have, or are expected to have, regular and direct contact with members. Annual training shall be related to early intervention, education, case management, or similar social service continuing education. Training may be in-service training, conferences, workshops, earning of continuing education credits or earning of higher education credits.
- (8) MEMBER RECORD. The child care coordination agency shall maintain a confidential file for each member receiving child care coordination services, which includes all of the following items required or produced in connection with provision of covered services under s. DHS 107.345 (1):
  - (a) All of the items required under s. DHS 105.52 (5) (b) to (d).
  - (b) Documentation about any care coordination services provided immediately in urgent situations, including documentation regarding the circumstances and reasons for those services being rendered prior to the initial assessment and care plan.
  - (c) Documentation regarding referrals from a child care coordination provider to service providers including all of the following:
    - 1. The name of the referred provider.
    - 2. The reason for referral.
    - 3. The date the referral was made
    - 4. Any authorizations from the member for release of information.
    - 5. All communication and follow-up on the referral with both the member and the referred provider.
  - (d) All pertinent correspondence relating to coordination of the member's care.
- (9) AGENCY CLOSURE OR DISCHARGE OF MEMBER.
  - (a) Any child care coordination agency that intends to close shall provide written notice to each member, the member's legal representative, if any, the member's attending physician and the department at least 30 days before closure.
  - (b) The child care coordination agency shall provide assistance to members in arranging for continuity of necessary services. This includes, but is not limited, to coordination with other child care coordination providers to ensure necessary services identified in the care plan are sustained or initiated.

**SECTION 28.** DHS 107.34 (1) (a) 1. and 2., (b) to (d), and (e) 1. and 2. (intro.) and a. are amended to read:

DHS 107.34 (1) (a) 1. Prenatal care coordination services covered by MA are services described in this section that are provided by an agency certified under s. DHS 105.52 or by a qualified person

under contract with an agency certified under s. DHS 105.52 to help a recipient-member and, when appropriate, the recipient-member's family gain access to medical, social, educational and other services needed for a successful pregnancy outcome. Nutrition counseling and health education are covered services when medically necessary to ameliorate identified high-risk factors for the pregnancy. In this subdivision, "successful pregnancy outcome" means the birth of a healthy infant to a healthy mother-member.

- 2. Prenatal care coordination services are available as an MA benefit to recipients-members who are pregnant, from the beginning of the pregnancy up to the sixty first day after delivery duration allowed under s. 49.46 (1) (a) 1m., Stats., and who are at high-risk for adverse pregnancy outcomes. In this subdivision, "high-risk for adverse pregnancy outcome" means that a pregnant woman-member requires additional prenatal care services and follow-up because of medical or nonmedical factors, such as psychosocial, behavioral, environmental, educational or nutritional factors that significantly increase her-their probability of having a low birth weight baby, a preterm birth or other negative birth outcome. "Low birth weight" means a birth weight less than 2500 grams or 5.5 pounds and "preterm birth" means a birth before the gestational age of 37 weeks. The determination of high-risk for a member's strengths and needs to mitigate adverse pregnancy outcomes shall be made by use of the risk-assessment tool under par. (c).
- (b) Outreach. Outreach is a covered prenatal care coordination service. Outreach is activity which involves implementing strategies for identifying and informing low-income pregnant women <u>persons</u> who otherwise might not be aware of or have access to prenatal care and other pregnancyrelated services.
- (c) *Risk-Assessment*. An risk-assessment of a recipient's-member's pregnancy-related strengths and needs to mitigate an adverse birth outcome is a covered prenatal care coordination service. The assessment shall be performed by an employee of an employee of the certified prenatal care coordination agency or by an employee of an agency under contract with the prenatal care coordination agency. The assessment shall be completed in writing and shall be reviewed and finalized in a face-to-face contact with the member. The employee and member must sign the finalized assessment. All assessments performed shall be reviewed and signed by a qualified professional under s. DHS 105.52 (2) (a). The risk-assessment shall be performed with the risk assessment tool criteria developed and approved by the department.
- (d) Care planning. Development of an individualized plan of care for a recipient member is a covered prenatal care coordination service when performed by a qualified professional as defined in s. DHS 105.52 (2) (a), whether that person is an employee of the agency or under contract with the agency provider under s. DHS 105.52 (2). The recipient's member's individualized written plan of care shall be developed with the recipient member. The plan shall identify the recipient's member's strengths and needs-and problems and possible services which will reduce the probability of the recipient member having a preterm birth, low birth weight baby or other negative adverse birth outcome. The plan of care shall include all possible needed services regardless of funding source. Services in the plan shall be related to the factors identified in the assessment and necessary to mitigate an adverse birth outcome. To the maximum extent possible, the development of a plan of care shall be done in collaboration with the family or other supportive persons. The plan shall be signed by the recipient-member and the employee qualified professional responsible for the development of the plan and shall be reviewed and, if necessary, updated by the employee in consultation with the recipient member at least every 60 days. Any updating of the plan of care shall be in writing and shall be signed by the recipient member. The plan of care shall include all of the following:

- 1. Identification and prioritization of all risks-needs found during the assessment, with an attached copy of the risk-assessment under par. (c);<u>-</u>
- 2. Identification and prioritization of all services to be arranged for the recipient member by the care coordinator under par. (e) 2. and the names of the service providers including medical providers;
- 3. Description of the recipient's member's informal support system, including collaterals as defined in par. (e) 1., and any activities to strengthen it;
- 4. Identification of individuals who participated in the development of the plan of care;.
- 5. Arrangements made for and frequency of the various services to be made available to the recipient-member and the expected outcome for each service;
- 6. Documentation of unmet needs and gaps in service; and.
- 7. Responsibilities of the recipient member.
- DHS 107.34 (1) (e) 1. In this paragraph, "collaterals" means anyone who is in direct supportive contact with the <u>recipient-member</u> during the pregnancy such as a service provider, a family member, the prospective <u>father-other parent</u> or any person acting as a parent, a guardian, a medical professional, a housemate, a school representative or a friend.
  - 2. Ongoing coordination is a covered prenatal care coordination service when performed by an employee of the agency or person under contract to the agency who serves as care coordinator <u>under s. DHS 105.52 (2m)</u> and who is supervised by the qualified professional required under s. DHS 105.52 (2) (b) 2. The care coordinator shall follow-up the provision of services to ensure that quality service is being provided and shall evaluate whether a particular service is effectively meeting the recipient's member's needs as well as the goals and objectives of the care plan. The amount of service provided shall be commensurate with the specific factors addressed in the plan of care and the overall level of <u>risk\_need</u>. Ongoing care coordination services include <u>any of the following</u>:
    - a. Face-to-face and phone contacts with recipients-members for the purpose of determining if arranged services have been received and are effective. This shall include reassessing needs and revising the written plan of care. Face-to-face and phone contact with collaterals are included for the purposes of mobilizing services and support, advocating on behalf of a specific eligible recipient\_member, informing collateral of member needs and the goals and services specified in the care plan and coordinating services specified in the care plan. Covered contacts also include prenatal care coordination staff time spent on case-specific staffings-coordination and collaboration between qualified professionals and care coordinators regarding the needs of a specific-recipient\_member. All billed contacts with a recipient\_member ,or a collateral, and staffings staff collaboration\_related to the recipient member shall be documented in the recipient\_member's prenatal care coordination file; and.

# **SECTION 29.** DHS 107.34 (1) (e) 2. am. is created to read:

DHS 107.34 (1) (e) 2. am. Information and referral provided to members and their families to connect with needed services and supports identified in the assessment and care plan. This may include providing verbal, electronic, or written information and resources to the member for the purposes of fundamental education on the referral resource and how it supports goals from the care plan, and ensuring they have the necessary support, resources, and understanding to access and navigate the resources being provided.

**SECTION 30.** DHS 107.34 (1) (e) 2. b., (f) (intro.) and 1. to 9., and (g) (intro.) and 1. to 6. are amended to read:

- DHS 107.34 (1) (e) 2. b. Recordkeeping documentation necessary and sufficient to maintain adequate records of services provided to the <u>recipient member</u>. This may include verification of the pregnancy, updating care plans, making notes about the <u>recipient's member's</u> compliance with program activities in relation to the care plan, maintaining copies of written correspondence to and for the <u>recipient\_member</u>, noting of all contacts with the <u>recipient member</u> and <u>collateral collaterals</u>, ascertaining and recording pregnancy outcome including the infant's birth weight and health status and preparation of required reports. All plan of care management activities shall be documented in the <u>recipient's member's</u> record including the date of service, the person contacted, the purpose and result of the contact and the amount of time spent, and must be signed and dated by the care coordinator. A care coordination provider shall not bill for recordkeeping activities if there was no member contact during the billable month.
- DHS 107.34 (1) (f) *Health education*. Health education, either individually or in a group setting, is a covered prenatal care coordination service when provided by an individual who is a qualified professional under s. DHS 105.52 (2) (a) and who by education or at least one year of work experience has the expertise to provide health education. Health education is a covered service if the medical need for it is identified in the risk-assessment and the strategies and goals for it are part of the care plan to ameliorate a pregnant member's woman's-member's identified risk factors in areas including, but not limited to, all of the following:
  - 1. Education and assistance to stop smoking;.
  - 2. Education and assistance to stop alcohol consumption;
  - 3. Education and assistance to stop use of illicit or street drugs;.
  - 4. Education and assistance to stop potentially dangerous sexual practices;.
  - 5. Education on environmental and occupational hazards related to pregnancy;.
  - 6. Lifestyle management consultation;.
  - 8. Reproductive health education;.
  - 9. Parenting education; and.
- DHS 107.34 (1) (g) *Nutrition counseling*. Nutrition counseling is a covered prenatal care coordination service if provided either individually or in a group setting by an individual who is a qualified professional under s. DHS 105.52 (2) (a) with expertise in nutrition counseling based on education or at least one year of work experience. Nutrition counseling is a covered prenatal care coordination service if the medical need for it is identified in the risk-assessment and the strategies and goals for it are part of the care plan to ameliorate a pregnant woman's member's identified risk factors in areas including the following:
  - 1. Weight and weight gain;
  - 2. A biochemical condition such as gestational diabetes;.
  - 3. Previous nutrition-related obstetrical complications;.
  - 4. Current nutrition-related obstetrical complications;.
  - 5. Psychological problems affecting nutritional status;.
  - 6. Dietary factors affecting nutritional status; and.

**SECTION 31.** DHS 107.34 (2) (a) to (e) are amended to read:

- DHS 107.34 (2) (a) Reimbursement for risk-assessment and development of a care plan shall be limited to no more than one each for a recipient member per pregnancy.
  - (b) Reimbursement of a provider for on-going prenatal care coordination and health education and nutrition counseling provided to a recipient member shall be limited to one claim for each recipient member per month and only if the provider has had contact with the recipient member during the month for which services are billed.
  - (c) Prenatal care coordination is available to a recipient-member residing in an intermediate care facility or skilled nursing facility or as an inpatient in a hospital only to the extent that it is not included in the usual reimbursement to the facility.
  - (d) Reimbursement of a provider for prenatal care coordination services provided to a recipient <u>member</u> after delivery shall only be made if that provider provided prenatal care coordination services to that recipient member before the delivery.
  - (e) A prenatal care coordination service provider shall not terminate provision of services to a <u>recipient-member</u> it has agreed to provide services for during the <u>recipient's-member's</u> pregnancy unless the <u>recipient-member</u> initiates or agrees to the termination. If services are terminated prior to delivery of the child, the termination shall be documented in writing and the <u>recipient-member</u> shall sign the statement to indicate agreement. If the provider cannot contact a <u>recipient-member</u> in order to obtain a signature for the termination of services, the provider will document <u>the</u> <u>reason, as well as</u> all attempts to contact the <u>recipient through telephone logs and certified mail</u> <u>member</u>.

**SECTION 32.** DHS 107.34 (3) (a) 1. to 4., and (b) to (e) are amended to read:

DHS 107.34 (3) (a) 1. Diagnosis of a physical or mental illness;.

- 2. Follow-up of clinical symptoms;
- 3. Administration of medications; and.
- 4. Any other professional service, except nutrition counseling or health education, which is a covered service by an MA certified or certifiable provider under this chapter;.
- (b) Client Member vocational training;
- (c) Legal advocacy by an attorney or paralegal;.
- (d) Care coordination and monitoring, nutrition counseling or health education not based on a plan of care;<u>.</u>
- (e) Care coordination and monitoring, nutrition counseling or health education which is not reasonable and necessary to ameliorate identified prenatal risk factors;

# **SECTION 33.** DHS 107.34 (3) (g) to (m) are created to read:

DHS 107.34 (3) (g) Child day care.

- (h) Goods and supplies.
- (i) Personal care services.
- (j) Home health services.
- (k) Supportive home care and respite-services.
- (L) Collateral contacts regarding non-member-specific issues or general program issues.
- (m) Any services which constitute the direct delivery of underlying medical, educational, social, or other services to which an eligible individual has been referred, including for foster care programs.

SECTION 34. DHS 107.345 is created to read:

## DHS 107.345 Child care coordination services.

## (1) COVERED SERVICES.

- (a) Definitions. In this section:
  - 1. "Care coordinator" means an individual who meets the criteria under s. DHS 105.525 (3).
  - 2. "Employee of the child care coordination provider" means a qualified professional or care coordinator employed by, or under contract with, a child care coordination provider certified under s. DHS 105.525.
- 3. "Qualified professional" means an individual who meets the criteria under s. DHS 105.525 (2). (b) *General.* 
  - 1. Child care coordination services covered by MA are services described in this section that are provided by an employee of the child care coordination agency to help a member, and when appropriate, the member's family, gain access to needed medical, social, educational, and other services identified during the assessment.
  - 2. Child care coordination services are available as an MA benefit to eligible members per s. 49.45 (44), Stats.
- (b) Assessment. An assessment of a member's strengths and needs is a covered child care coordination service. The assessment shall be performed by an employee of the child care coordination agency. The assessment shall be completed in writing and shall be reviewed and finalized in a face-to-face contact with the member. The employee and member must sign the finalized assessment. All assessments performed shall be reviewed and signed by a qualified professional under s. DHS 105.525. The assessment shall be performed with the assessment criteria developed and approved by the department.
- (c) *Care planning*.
  - 1. Development of an individualized plan of care for a member is a covered child care coordination service when performed by a qualified professional.
  - 2. The member's individualized written plan of care shall be developed with the member and, to the maximum extent possible, in collaboration with the family or other supportive persons.
  - 3. The plan of care shall be signed and dated by the member, qualified professional, and care coordinator.
  - 4. The plan of care shall be updated by the qualified professional in consultation with the care coordinator when necessary or appropriate, and with the member at least every 60 days during the child's first year of life and a minimum of every 180 days thereafter. All updates shall be made in writing and signed by the member, qualified professional, and care coordinator.
  - 5. The plan of care shall include all of the following:
    - a. The member's strengths and needs and possible services which will reduce the probability of adverse outcomes.
    - b. All possible needed services related to the needs identified in the assessment, regardless of funding source.
    - c. Identification and prioritization of all needs found during the assessment, with an attached copy of the assessment under par. (b).
    - d. Identification and prioritization of all services to be arranged for the member by the care coordinator under par. (b) and the names of the service providers including medical providers.
    - e. A description of the member's informal support system, including collaterals as defined in par. (d) 1., and any activities to strengthen it.
    - f. Identification of individuals who participated in the development of the plan of care.

- g. Arrangements for various services to be made available to the member, the frequency of those services, and the expected outcome for each service.
- h. Documentation of unmet needs and gaps in service.
- i. Responsibilities of the family and child.
- (d) *Ongoing care coordination*.
  - 1. In this paragraph, "collaterals" has the meaning provided in s. DHS 107.34 (1) (e) 1.
  - 2. Ongoing coordination is a covered child care coordination service when performed by an employee of the child care coordination provider. The care coordinator shall confirm whether the services referred were provided to the member, and whether the services provided were consistent with the goals and objectives of the member's care plan. The amount of service provided shall be commensurate with the specific factors addressed in the plan of care and the overall level of need. Ongoing care coordination services include any of the following:
    - a. Information and resources to educate the members and their families about needed services and supports identified in the assessment and care plan. This may include providing information and resources to the member on the referral resource and how it supports goals from the care plan, and ensuring they have the necessary support, resources, and understanding to access and navigate the resources being provided.
    - b. Face-to-face and phone contacts with members and their families for the purpose of determining if arranged services have been received and are effective. This shall include reassessing needs and revising the written plan of care. Face-to-face and phone contact with collaterals are included for the purposes of mobilizing services and support, advocating on behalf of a specific eligible member, informing collateral of member needs and the goals and services specified in the care plan and coordinating services specified in the care plan. Covered contacts also include case specific coordination and collaboration between qualified professionals and paraprofessional care coordinator staff regarding the needs of a specific member. All billed contacts with a member and their family, collateral contacts, and staff collaboration related to the member shall be documented in the member child's care coordination file.
    - c. Recordkeeping documentation necessary and sufficient to maintain adequate records of services provided to the member. This may include updating care plans, making notes about the member's compliance with program activities in relation to the care plan, maintaining copies of written correspondence to and for the member, noting of all contacts with the member and collateral, and preparation of required reports. All plan of care management activities shall be documented in the member's record including the date of service, the person contacted, the purpose and result of the contact and the amount of time spent. A child care coordination provider shall not bill for recordkeeping activities if there was no member contact during the billable month.
- (2) LIMITATIONS.
  - (a) Reimbursement for assessment and development of a care plan shall be limited to no more than one each for a member per 365 days, regardless of any change in provider during that span.
  - (b) Reimbursement of a provider for on-going child care coordination provided to a member shall be limited to one claim for each member per month and only after the provider has had contact with the member during the month for which services are billed.
  - (c) Child care coordination is available to a member as an inpatient in a hospital only to the extent that it is not included in the usual reimbursement to the facility, such as coordinating housing, supplies, or intervention services for the member upon discharge.

- (d) A child care coordination service provider shall not terminate provision of services to a member it has agreed to provide services for unless the member initiates or agrees to the termination. If services are terminated, the termination shall be documented in writing and the member shall sign the statement to indicate agreement. If the provider cannot contact a member in order to obtain a signature for the termination of services, the provider will document the reason in the member's file as well as all attempts to contact the member. Nothing in this paragraph shall be construed to limit a member's free choice to seek services from another provider.
- (e) When services are provided to multiple members in the same household, a provider may only bill for the actual time spent providing care coordination to each specific member.

(3) NON-COVERED SERVICES. All of the following services are not covered as child care coordination services:

- (a) Services listed in s. DHS 107.34 (3) (a) to (c), and (f) to (L).
- (b) Care coordination and monitoring not based on the plan of care.
- (c) Care coordination and monitoring which is not reasonable and necessary to improve child health outcomes.
- (d) General classroom instruction and programming commensurate to that licensed or administered by the department of public instruction.
- (e) Any other service which is a covered service under this chapter and which is provided by an MA certified or certifiable provider.
- (f) Any services which constitute the direct delivery of underlying medical, educational, social, or other services to which an eligible individual has been referred, including for foster care programs.

**SECTION 35**. EFFECTIVE DATE. This rule shall take effect on the first day of the month following publication in the Wisconsin Administrative Register, as provided in s. 227.22 (2) (intro.), Stats.