

310-D2 ARIZONA LONG TERM CARE SYSTEM ADULT ROUTINE DENTAL SERVICES

REVISION DATE: 4/26/2023

EFFECTIVE DATE: October 1, 2019

REFERENCES: AMPM 310-D2

PURPOSE

This policy applies to the Administrative Services Subcontractors (AdSS) and establishes requirements regarding the provision of medically necessary routine dental services for Members in the Arizona Long Term Care Program (ALTCS).

DEFINITIONS

- "Dental Provider" means an individual licensed under A.R.S. Title
 Chapter 11, whose scope of practice allows the individual to:
 - Independently engage in the practice of dentistry as defined in A.R.S. §32-1202,
 - b. A dentist as defined in A.R.S. §32-1201,
 - c. A dental therapist as defined in A.R.S. §32-1201,
 - d. A dental hygienist as defined in A.R.S. §32-1201,



- e. An affiliated practice dental hygienist as defined in A.R.S.§32-1201.
- 2. "Informed Consent" means a process by which the provider advises the Responsible Person of the diagnosis, proposed treatment and alternate treatment methods with associated risks and benefits of each, as well as the associated risks and benefits of not receiving treatment.
- 3. "Member" means the same as "Client" as defined in A.R.S. § 36-551.
- 4. "Responsible Person" means the parent or guardian of a minor with a developmental disability, the guardian of an adult with a developmental disability or an adult with a developmental disability who is a Member or an applicant for whom no guardian has been appointed.

POLICY

A. GENERAL REQUIREMENTS



- The AdSS shall cover the following medically necessary dental benefits up to \$1,000 per Member per contract year for ALTCS Members age 21 or older in accordance with A.R.S. § 36-2939:
 - a. Diagnostic care,
 - b. Therapeutic care, and
 - c. Preventative care to include dentures.
- The AdSS shall refer to AMPM 430 for dental services for Members under the age of 21.
- The AdSS shall cover emergent services for Members as specified in AMPM 310-D1. These services do not count towards the ALTCS \$1,000 limit.

B. Adss responsibilities

- 1. The AdSS shall ensure the following is provided:
 - a. Coordination of covered dental services for enrolled Members;
 - Documentation of current valid contracts with dentists who practice within the AdSS service area(s);



- Monitoring of the provision of dental services and reporting of encounter data to the Division; and
- d. Assurance that copies of dental policies and procedures have been provided to contracted dentist(s).
- 2. The AdSS shall ensure primary care providers initiate Member referrals to dentist(s) when the Member is determined to be in need of dental services. Members may also self-refer to a dentist when in need of dental services.
- 3. The AdSS shall ensure the annual dental benefit limit remains with the Member if the Member transfers to the following:
 - a. Between one AdSS to another, or
 - b. Between Fee-For-Service and an AdSS.
- 4. The transferring AdSS shall notify the receiving AdSS regarding the current balance of the Member's dental benefit.
- The AdSS shall utilize the ALTCS Enrollment Transition
 Information (ETI) form, AMPM Policy 1620, Exhibit 1620-9, for reporting any dental benefit balance.



- 6. The AdSS shall ensure dental services provided to American Indian/Alaska Native Members within an Indian Health Service (IHS) or 638 Tribal Facility are not subject to the ALTCS dental benefit \$1,000 limit.
- 7. The AdSS shall ensure the Member is aware they are not permitted to carry-over unused benefit from one contract year to the next.
- 8. The AdSS shall utilize the Dental Uniform Prior Authorization List as listed on the AHCCCS website under Resources:
 Guides-Manuals-Policies to ensure frequency limitations and services that require prior authorization are met as specified in AMPM 431.

C. FACILITY AND ANESTHESIA CHARGES

- 1. The AdSS shall ensure facility and anesthesia charges are subject to the \$1,000 routine dental limit when:
 - A Member may have an underlying medical condition which necessitates that services provided under the dental benefit be provided in:



- i. An ambulatory surgery center, or
- ii. An outpatient hospital.
- b. Anesthesia is required as part of the routine service.
- The AdSS shall ensure dentists performing General Anesthesia
 (GA) on Members shall bill using dental codes and the cost will count towards the \$1,000 limit.
- 3. The AdSS shall ensure Physicians performing GA on a patient for a dental procedure shall bill medical codes and the cost shall count towards the \$1,000 limit.

D. INFORMED CONSENT

- The AdSS shall ensure providers complete the appropriate
 Informed Consents and treatment plans for Members, in order to provide quality and consistent care.
- The AdSS shall ensure Informed Consents for oral health treatment include the following:
 - a. A written Consent for examination or any treatment
 measure, which does not include an irreversible procedure,



- The Consent is completed at the time of initial examination and is updated at each subsequent six-month follow-up appointment,
- c. A separate written Consent is completed for:
 - i. Irreversible procedures,
 - ii. Invasive procedures,
 - iii. Dental fillings, or
 - iv. Pulpotomies.
- d. Consent is used in a manner that protects the Member and is easily understood by the:
 - i. Member,
 - ii. Guardian, or
 - iii. Responsible Person.
- e. A written treatment plan must be reviewed and signed by the Responsible Person with the Member,
- f. Consents and treatment plans must be:
 - i. In writing, and



- ii. Signed and dated by both the provider and theMember, or Responsible Person, if:
 - 1) The Member is under 18 years of age, or
 - 2) The Member is 18 years of age or older and considered an incapacitated adult as specified in A.R.S. §14-5101.
- g. The Responsible Person receives a copy of the complete treatment plan.
- The AdSS shall ensure completed consents and treatment plans are maintained in the Members' chart and are subject to audit.

E. NOTIFICATION REQUIREMENTS FOR CHARGES TO MEMBERS

- The AdSS shall ensure medically necessary services are provided within the \$1,000 dental benefit allowable amount.
- 2. The AdSS shall ensure services are provided as set forth in A.A.C. R9-28-701(10) and R9-22-702, if medically necessary services are greater than \$1,000.



- 3. The AdSS shall ensure the following notification when the provider informs the Member that the dental service requested is not covered and exceeds the \$1,000 limit:
 - a. Verbally,
 - b. In writing, and
 - c. In the Member's primary language.
- 4. The AdSS shall ensure the following if the Member agrees to pursue the receipt of services:
 - The provider shall supply the Member a document describing the service and the anticipated cost of the service, and
 - b. Prior to service delivery, the Member must sign and date a document indicating that they understand they will be responsible for the cost of the service to the extent that it exceeds the \$1,000 limit.

Signature of Chief Medical Officer: Anthony Dekker (Apr 24, 2023 14:30 PD

Anthony Dekker, D.O.