RICK SNYDER GOVERNOR

# STATE OF MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS MICHIGAN ADMINISTRATIVE HEARING SYSTEM Christopher Seppanen Executive Director

SHELLY EDGERTON



Date Mailed: March 6, 2017 MAHS Docket No.: 17-000281

Agency No.: Petitioner:

**ADMINISTRATIVE LAW JUDGE:** Corey Arendt

#### **DECISION AND ORDER**

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and 42 CFR 431.200 *et seq.*, upon the Petitioner's request for a hearing.

After due notice, a telephone hearing was held on March 1, 2017. The Petitioner's mother, appeared on the Petitioner's behalf and offered testimony.

Appeals Review Officer, appeared on behalf of the Department of Health and Human Services (Department).

R.N., Review Analyst, appeared as a witness for the Department.

#### Exhibits:

Petitioner None

Department A – Hearing Summary

#### **ISSUE**

Did the Department properly reduce Petitioner's private duty nursing (PDN) services?

#### **FINDINGS OF FACT**

The Administrative Law Judge, based upon the competent, material and substantial evidence on the whole record, finds as material fact:

1. Petitioner is an e-year-old Medicaid beneficiary, born who has been diagnosed with short gut syndrome, spastic cerebral palsy, autism spectrum disorder, g-tube, j-tube, retinopathy of prematurity grade 3, subglottic stenosis grade 4, chronic lung disease, oral aversion, broviac with TPN dependence, retinal detachment, retrolental fibroplasias, chronic diarrhea, apraxia of speech, intestinal bacterial overgrowth, echogenic

kidneys, elevated serum creatinine and gastrointestinal oysmotility. (Exhibit (Ex) A, p. 11; Testimony.)

- 2. On the Department received a request from on behalf of the Petitioner for a continuation of 10 PDN hours a day. The request indicated the mother did not work or attend school. (Exhibit A, p. 9.)
- 3. On the control of the Department issued the Petitioner a notification of reduction of PDN services. The decision was reached after reviewing the Petitioner's corresponding medical records and provider records. (Exhibit A, p. 7; Testimony.)
- 4. Petitioner has a TPN pump and a J-Tube/G-Tube combination pump. The TPN pump is preprogramed and does not require a nurse to connect/disconnect. Petitioner's mother is trained in and can train others to use the TPN pump and the J-Tube/G-Tube combination pump. (Exhibit A, pp. 11, 14-16; Testimony.)
- 5. Petitioner does not use a ventilator and does not have a Trach tube. (Testimony.)
- 6. From through , Petitioner was hospitalized at for dehydration. On Petitioner was discharged in stable condition after receiving G-tube clamping trials intermittently that were tolerated well with no reported emesis. (Exhibit A, pp. 11, 20-24.)
- 7. Petitioner's nursing notes from through through , do not reflect care that can only be provided by skilled nursing staff. (Exhibit A, pp. 36-87; Testimony.)
- 8. At all times relevant to this proceeding, Petitioner attended school Monday through Friday from 7:30 am through 3:40 pm. (Exhibit A, p. 11; Testimony.)
- 9. On \_\_\_\_\_, the Michigan Administrative Hearing System (MAHS) received the request for hearing filed on behalf of the minor Petitioner. (Exhibit A, p. 5-6.)

#### **CONCLUSIONS OF LAW**

The Medical Assistance Program is established pursuant to Title XIX of the Social Security Act and is implemented by Title 42 of the Code of Federal Regulations (CFR).

It is administered in accordance with state statute, the Social Welfare Act, the

Administrative Code, and the State Plan under Title XIX of the Social Security Act Medical Assistance Program.

This case involves the reduction in Petitioner's private duty nursing (PDN) services and, with respect to such services, the applicable version of the Michigan Medicaid Provider Manual (MPM) states:

#### <u>SECTION 1 – GENERAL INFORMATION</u>

This chapter applies to Independent and Agency Private Duty Nurses.

Private duty nursing (PDN) is a Medicaid benefit when provided in accordance with the policies and procedures outlined in this manual.

Providers must adhere to all applicable coverage limitations, policies and procedures set forth in this manual.

<u>PDN</u> is covered for beneficiaries under age 21 who meet the medical <u>criteria in this section</u>. If the beneficiary is enrolled in or receiving case management services from one of the following programs, that program authorizes the PDN services.

- Children's Waiver (the Community Mental Health Services Program)
- Habilitation Supports Waiver (the Community Mental Health Services Program)
- Home and Community-Based Services Waiver for the Elderly and Disabled (the MI Choice Waiver)

For a Medicaid beneficiary who is not receiving services from one of the above programs, the Program Review Division reviews the request for authorization and authorizes the services if the medical criteria and general eligibility requirements are met.

Beneficiaries who are receiving PDN services through one Medicaid program cannot seek supplemental PDN hours from another Medicaid Program (i.e., Children's Waiver, Habilitation Supports Waiver, MI Choice Waiver).

For beneficiaries 21 and older, PDN is a waiver service that may be covered for qualifying individuals enrolled in the Habilitation Supports Waiver or MI Choice Waiver. When PDN is provided as a waiver service, the waiver agent must be billed for the services.

#### 1.1 DEFINITION OF PDN

Private Duty Nursing is defined as nursing services for beneficiaries who require more individual and continuous care, in contrast to part-time or intermittent care, than is available under the home health benefit. These services are provided by a registered nurse (RN), or licensed practical nurse (LPN) under the supervision of an RN, and must be ordered by the beneficiary's physician. Beneficiaries requiring PDN must demonstrate a need for continuous skilled nursing services, rather than a need for intermittent skilled nursing, personal care, and/or Home Help services.

The terms "continuous" and "skilled nursing" are further defined in the Medical Criteria subsection for beneficiaries under age 21.

\* \* \*

#### 1.7 BENEFIT LIMITATION

The purpose of the PDN benefit is to assist the beneficiary with medical care, enabling the beneficiary to remain in their home. The benefit is not intended to supplant the caregiving responsibility of parents, guardians, or other responsible parties (e.g., foster parents). There must be a primary caregiver (i.e., parent, guardian, significant other adult) who resides with a beneficiary under the age of 18, and the caregiver must provide a monthly average of a minimum of eight hours of care during a typical 24-hour period. The calculation of the number of hours authorized per month includes eight hours or more of care that will be provided by the caregiver during a 24-hour period, which are then averaged across the hours authorized for the month. The caregiver has the flexibility to use the monthly-authorized hours as needed during the month.

The time a beneficiary is under the supervision of another entity or individual (e.g., **in school**, in day/child care, in work program) cannot be used to meet the eight hours of obligated care as discussed above, nor can the eight hours of care requirement for beneficiaries under age 18 be met by other public funded programs (e.g., MDCH Home Help Program) or other resources for hourly care (e.g., private health insurance, trusts, bequests, private pay). [MPM, Private Duty Nursing, January 1, 2017 pp 1, 7, emphasis added].

Moreover, with respect to determining the amount of hours of PDN that can be approved, the MPM states:

## 2.4 DETERMINING INTENSITY OF CARE AND MAXIMUM AMOUNT OF PDN

As part of determining the maximum amount of PDN a beneficiary is eligible for, his Intensity of Care category must be determined. This is a clinical judgment based on the following factors:

- The beneficiary's medical condition;
- The type and frequency of needed nursing assessments, judgments and interventions; and
- The impact of delayed nursing interventions.

**Equipment needs alone do not determine intensity of care.** Other aspects of care (e.g., administering medications) are important when developing a plan for meeting the overall needs of the beneficiary, but do not determine the number of hours of nursing for which the beneficiary is eligible.

#### **High Category Medium Category** Low Category Beneficiaries requiring nursing assessments, Beneficiaries requiring Beneficiaries requiring judgments and interventions by a licensed nurse nursing assessments, nursing assessments, judgments and interventions (RN/LPN) at least one time every three hours judgments and interventions by a licensed nurse throughout a 24-hour period, or at least 1 time by a licensed nurse (RN/LPN) at least one time each hour for at least 12 hours per day, when (RN/LPN) at least one time delayed nursing interventions could result in every three hours for at each hour throughout a 24hour period, when delayed further deterioration of health status, in loss of least 12 hours per day, as nursing interventions could function or death, or in acceleration of the chronic well as those beneficiaries result in further condition. This category also includes beneficiaries who can participate in and deterioration of health with a higher need for nursing assessments and direct their own care status, in loss of function or judgments due to an inability to communicate and death, or in acceleration of direct their own care. the chronic condition.

Medicaid uses the "Decision Guide for Establishing Maximum Amount of Private Duty Nursing to be Authorized on a Daily Basis" (below) to establish the amount of PDN that is approved. The Decision Guide is used to determine the appropriate range of nursing hours that can be authorized under the Medicaid PDN benefit and defines the "benefit limitation" for individual beneficiaries. The Decision Guide is used by the authorizing entity after it has determined the beneficiary meets both general eligibility requirements and medical criteria as stated above. The amount of PDN (i.e., the number of hours) that can be authorized for a beneficiary is based on several factors, including the beneficiary's care needs which establish medical necessity for PDN, the beneficiary's and family's circumstances, and other resources for daily care (e.g., private health insurance, trusts, bequests, private pay). To illustrate, the number

of hours covered by private health insurance is subtracted from the hours approved under Medicaid PDN. These factors are incorporated into the Decision Guide. The higher number in the range is considered the maximum number of hours that can be authorized. Except in emergency circumstances, Medicaid does not approve more than the maximum hours indicated in the guide.

Only those factors that influence the maximum number of hours that can be authorized are included on this decision matrix. Other factors (e.g., additional dependent children, additional children with special needs, and required nighttime interventions) that impact the caregiver's availability to provide care should be identified during an assessment of service needs. These factors have implications for service planning and should be considered when determining the actual number of hours (within the range) to authorize.

### Decision Guide for Establishing Maximum Amount of Private Duty Nursing to be Authorized on a Daily Basis

FAMILY SITUATION/ RESOURCE CONSIDERATIONS		INTENSITY OF CARE Average Number of Hours Per Day		
		LOW	MEDIUM	HIGH
Factor I – Availability of Caregivers Living in the Home	2 or more caregivers; both work or are in school F/T or P/T	4-8	6-12	10-16
	2 or more caregivers; 1 works or is in school F/T or P/T	4-6	4-10	10-14
	2 or more caregivers; neither works or is in school at least P/T	1-4	4-8	6-12
	1 caregiver; works or is in school F/T or P/T	6-12	6-12	10-16
	1 caregiver; does not work or is not a student	1-4	6-10	8-14
Factor II – Health	Significant health issues	Add 2 hours if Factor I <= 8	Add 2 hours if Factor I <= 12	Add 2 hours if Factor I <= 14
Status of	Some health issues	Add 1 hour if	Add 1 hour if	Add 1 hour if
Caregiver(s)		Factor I <= 7	Factor I <= 9	Factor I <= 13
Factor III -	Beneficiary attends school 25 or more	Maximum of 6	Maximum of 8	Maximum of 12
School *	hours per week, on average	hours per day	hours per day	hours per day

<sup>\*</sup> Factor III limits the maximum number of hours which can be authorized for a beneficiary:

- Of any age in a center-based school program for more than 25 hours per week; or
- Age six and older for whom there is no medical justification for a homebound school program.

In both cases, the lesser of the maximum "allowable" for Factors I and II, or the maximum specified for Factor III, applies.

[MPM, Private Duty Nursing, § 2.4, January 1, 2017 pp 11-13].

## 2.6 CHANGE IN BENEFICIARY'S CONDITION/PDN AS A TRANSITIONAL BENEFIT

Medicaid policy requires that the integrated plan of care (POC) be updated as necessary based on the beneficiary's medical needs. Additionally, when a beneficiary's condition changes, warranting a decrease in the number of approved hours or a discontinuation of services, the provider must report the change to the appropriate authorizing agent (i.e., the Program Review Division, Children's Waiver, or Habilitation Supports Waiver) in writing. Changes such as weaning from a ventilator or tracheostomy decannulation can occur after months or years of services, or a beneficiary's condition may stabilize to the point of requiring fewer PDN hours or the discontinuation of hour's altogether. It is important that the provider report all changes resulting in a decrease in the number of hours to the authorizing agent as soon as they occur, as well as properly updating the POC. MDCH will seek recovery of monies inappropriately paid to the provider if, during case review, the authorizing agent determines that a beneficiary required fewer PDN hours than was provided and MDCH was not notified of the change in condition.

In some cases, the authorized PDN services may be considered a transitional benefit. In cases such as this, one of the primary reasons for providing services should be to assist the family or caregiver(s) to become independent in the care of the beneficiary. The provider, in collaboration with the family or caregiver(s), may decide that the authorized number of hours should be decreased gradually to accommodate increased independence on the part of the family, caregiver(s), and/or beneficiary. A detailed exit plan with instructions relating to the decrease in hours and possible discontinuation of care should be documented in the POC. The provider must notify the authorizing agent that hours are being decreased and/or when the care will be discontinued. [MPM, Private Duty Nursing, § 2.6, January 1, 2017 p16].

As discussed above, the Department based its decision on a review of medical documentation submitted from Petitioner's physicians and providers and determined the Petitioner no longer met medical criteria for 10 hours a day of PDN services as the Petitioner was enrolled in school 8 hours a day and the services the Petitioner was receiving no longer required the use of only skilled nursing staff. The Petitioner's TPN was pre-prepared and only needed to be connected and disconnected. Furthermore skilled nursing care is not required for the use of the Petitioner's J-Tube/G-Tube combo.

Petitioner bears the burden of proving by a preponderance of evidence that the Department erred in deciding to reduce his PDN services. For the reasons discussed below, this Administrative Law Judge finds that Petitioner has not met that burden of proof.

The Petitioner argued the reduction was a result of the Petitioner's mother not being available at least 8 hours a day to provide services. The Department however offered no such argument and the Petitioner failed to present documentation to corroborate these claims. Additionally, the Petitioner argued the he had always received the 10 hours a day of PDN and as a result, the Department's actions were in error. This however, does not prove anything other than the Petitioner at one time received 10 hours a day of PDN. It does not show that there is a continued and ongoing medical necessity requiring 10 hours of PDN a day.

Based upon the medical documentation submitted, the Department properly determined that a transitional reduction in PDN was warranted. The Petitioner has failed to meet his burden of showing by a preponderance of evidence that the Department erred in reducing PDN services. According to the information submitted, the Department's notice of a termination in services should be affirmed.

#### **DECISION AND ORDER**

The Administrative Law Judge, based on the above findings of fact and conclusions of law, decides that the Department properly authorized a reduction of PDN services based on the medical records submitted.

#### IT IS THEREFORE ORDERED THAT:

Respondent's decision is AFFIRMED.

CA/sb

Corey Arendt

Administrative Law Judge for Nick Lyon, Director

Department of Health and Human Services

**NOTICE OF APPEAL**: A party may appeal this Order in circuit court within 30 days of the receipt date. A copy of the circuit court appeal must be filed with the Michigan Administrative Hearing System (MAHS).

A party may request a rehearing or reconsideration of this Order if the request is received by MAHS within 30 days of the date the Order was issued. The party requesting a rehearing or reconsideration must provide the specific reasons for the request. MAHS will not review any response to a request for rehearing/reconsideration.

A written request may be mailed or faxed to MAHS. If submitted by fax, the written request must be faxed to (517) 335-6088; Attention: MAHS Rehearing/Reconsideration Request.

If submitted by mail, the written request must be addressed as follows:

Michigan Administrative Hearings Reconsideration/Rehearing Request P.O. Box 30763 Lansing, Michigan 48909-8139 Agency Representative

DHHS -Dept Contact

Petitioner

Authorized Hearing Rep.