

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

STATE/TERRITORY: Georgia

CASE MANAGEMENT SERVICES

A. Target Group:

Children in grades Pre K-12 and their Medicaid eligible siblings who are "at-risk" of not completing a secondary education program because they exhibit three or more of the following characteristics:

1. Within the low socio-economic level as evidenced by participation in the free or reduced lunch program, have parents who are unemployed, or employed but with frequent difficulties in money management.
2. Within a minority population or experiencing difficulties with cultural competencies or language proficiencies.
3. No EPSDT initial screening or lack of ongoing medical care/health maintenance due to difficulty in accessing health care providers.
4. Low achievement test scores, (35th percentile and below on ITBS, TAP), low grades, (failing two or more academic subjects in a grading period), or repeated two or more grades.
5. Frequent absences, tardiness or school transfers.
6. Frequent disciplinary referrals or suspensions.
7. Frequent physical complaints, low self-concept, or expresses feelings of lack of control of life.
8. Minimal social interaction with peers, limited extra curricular involvement, alienation from school with a potential to drop out.
9. History of substance abuse, Juvenile Court involvement, or at risk for sexually transmitted disease.

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10. History of exposure to direct or indirect violence.
11. History of sexual or physical abuse or neglect.
12. Dysfunctional home situation.
13. Born to a teenage mother or single parent.
14. Pregnancy.

B. Areas of State in which services will be provided:

Entire State.

Only in the following geographic areas (authority of Section 1915(g)(1) of the Act is invoked to provide services less than statewide): The attendance zones of the following Houston County Schools: Perry & Thomas Elementary; Perry & Tabor Middle; and Northside & Perry High.

C. Comparability of Services

Services are provided in accordance with Section 1902(a)(10)(B) of the Act.

Services are not comparable in amount, duration, and scope. Authority of Section 1915(g)(2) of the Act is invoked to provide services without regard to the requirements of Section 1902(a)(10)(B) of the Act.

D. Definition of Services:

Children at-risk case management is a set of interrelated activities for identifying, coordinating, and reviewing the delivery of appropriate services for eligible at-risk children. The purpose of case management services is to assist those targeted at-risk children in gaining access to needed medical, nutritional, social, educational, transportation, housing, and other services; and to encourage the use of various community resources through referral to appropriate providers. Case management services will provide necessary coordination with providers of health, family support, employment, justice, housing counseling, nutrition, social, educational, transportation, and other services when needed.

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The set of interrelated activities are as follows:

1. Establishing the comprehensive case file for development and implementation of an individualized service plan to meet the assessed service needs of the eligible child. Establishing priorities for initial linkages with providers. This unit of service may be billed only once for each eligible child.
2. Assistance to the eligible child in locating needed service providers and making the necessary linkages to assure the receipt of services identified in the service plan.
3. Monitoring and follow-up with eligible child and service providers to determine that the services received are adequate in meeting the child's assessed needs. Case management follow-up services are limited to 12 visits annually.
4. Reassessment of eligible children to determine the services needed to resolve any crisis situation resulting from divorce, death, separation, family structure changes, changes in living conditions, or other events.

E. Qualification of Providers:

1. Provider Qualifications

Enrollment will be accomplished in accordance with Section 1902(a)(23) of the Act. Enrollment is open to all providers who can meet the following requirements:

- a. Must have qualified case manager(s) and the capacity to provide the full range of at-risk case management services.
- b. Must meet the applicable state and federal laws governing the participation of providers in the Medicaid program.

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- c. Must have demonstrated direct experience in the coordination of educational support services (e.g., EPSDT, Social Services, Counseling Services, Psychological Services, Student Assistance, Special Education, and Nutritional Services).
- d. Must have demonstrated the ability to obtain collaboration between public and private service providers.
- e. In order to avoid duplication of services and to promote effective community level networking, case management providers must have a signed collaborative agreement with the Houston County Schools, Houston County Department of Family and Children Services, Houston County Youth Services, Houston Drug Action Council, Houston County Commissioners, Court Appointed Special Advocate (CASA), Rainbow House, Inc., Middle Georgia Community Action Agency, Juvenile Court of Houston County, Peachbelt Mental Health Center, Houston County Health Department.
- f. Case Management Supervisor(s) must have 4 years experience in a human service field; (i.e., nursing, psychology, sociology, social work, humanities, counseling or career services), and 2 years of supervisory experience working with low income indigenous children and their families.
- g. Case Manager(s) must have 2 years experience in a human service field; (i.e., nursing, psychology, sociology, social work, humanities, counseling, career services).
- h. Both the case management supervisor(s) and case management staff person must complete a pre-service training program and a Family Connection designed and supervised practicum experience, and have a broad knowledge of local resources.

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- F. The state assures that the provision of case management services will not restrict an individual's free choice of providers in violation of Section 1902(a)(23) of the Act.
1. Eligible recipients will have free choice of the providers of case management services.
  2. Eligible recipients will have free choice of the providers of other medical care under the plan.
- G. Payment for case management services under the plan does not duplicate payments made to public agencies or private entities under other program authorities for this same purpose.

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