State: Arkansas	OMB No.: 0938-093 RECEIVED
	AUG 1 6 2019
Citation	Condition or Requirement BUREAU OF
	LEGISLATIVE RESEARCH
1932(a)(1)(A)	A. Section 1932(a)(1)(A) of the Social Security Act.
	The State of Arkansas enrolls Medicaid beneficiaries on a mandatory basi
	into managed care entities (managed care organization [MCOs], primary care case managers [PCCMs], and/or PCCM entities) in the absence of section [FES.or
	section 1915(b) waiver authority. This authority is granted under section
	1932(a)(1)(A) of the Social Security Act (the Act). Under this authority, a state can
	amend its Medicaid state plan to require certain categories of Medicaid beneficiaries to enroll in managed care entities without being out of compliance
	with provisions of section 1902 of the Act on statewideness (42 CFR + 1.50),
	freedom of choice (42 CFR 431.51) or comparability (42 CFR 440.230).
	This authority may not be used to mandate enrollment in Prepaid Inpatient Health
	Plans (PIHPs). Prepaid Ambulatory Health Plans (PAHPs), nor can it be used to
	mandate the enrollment of Medicaid beneficiaries described in 42 CFR 438.50(d)
	Where the state's assurance is requested in this document for compliance with a
	particular requirement of 42 CFR 438 et seq., the state shall place a check mark to
	affirm that it will be in compliance no later than the applicable compliance date. All applicable assurances should be checked, even when the compliance date is in the
	future. Please see Appendix A of this document for compliance dates for
	various sections of 42 CFR 438.
1932(a)(1)(B)(i) B	. Managed Care Delivery System.
<u>1932(a)(1)(B)(ii)</u> 42 CFR 438.2	
42 CFR 438.6	The State will contract with the entity(ies) below and reimburse them as noted under each entity type.
42 CFR 438.50(b)(1)-(2)	
	i. MCO
	a. Capitation b. The state assures that all applicable requirements of 42 CFR 438.6.
	regarding special contract provisions related to payment, will be met.
	2. EX PCCM (individual practitioners)
	2. \(\overline{\times}\) PCCM (individual practitioners) a. \(\overline{\times}\) Case management fee
	b. Other (please explain below)
	Reimbursement is a set per member per month rate paid through MMIS. The
	no performance-based incentive payments in PCCM.
	a. The Medicaid beneficiary chooses a primary care physician (PCP)
Ľ	who, through an on-going provider/beneficiary relationship, coordinates health care services including referrals for necessary
	specialty services, physician's services, hospital care and other
	services. The PCCM provider will assist enrollees with locating
ΓΝ Νο.	medical services and coordinate and monitor their enrollees prescribed

	OMB No.: 0938-0933
State: Arkansas	
Citation	Condition or Requirement
	medical and rehabilitation services. PCCM will be mandatory for most Medicaid beneficiaries.
	The beneficiaries have a free choice of specialists within the state and bordering states. A beneficiary must enroll with a PCCM whose practice is in the beneficiary's county of residence, a county adjacent to the beneficiary's county of residence or a county adjacent to the beneficiary's county of residence. PCCM providers have free choice of referrals specialists and ancillary providers
	Under this PCCM program, the PCCM provider manages the enrolled beneficiary's health by working directly with beneficiaries and their treatment by providing:
	 24 hour 7 days per week telephone access to a live voice (an employee of the primary care physician or an answering service). Reasonable 24 hour availability and adequate hours of operation, referral and treatment with respect to medical emergencies. Response to after hours calls regarding non-emergencies must be
	within 30 minutes. PCPs must make the after-hours telephone number as widely available as possible to their patients.
6	When employing an answering machine with recorded instructions for after-hours callers. PCPs should regularly check to ensure that the machine functions correctly and that the instructions are up-to-date.
100	 PCPs in underserved and sparsely populated areas may refer their patients to the nearest facility available, but enrollees must be able to obtain the necessary instructions by telephone.
	 As regards access to services, PCPs are required to provide the same level of service for their ConnectCare enrollees as they provide for their insured and private-pay patients.
	 Physicians and facilities treating a PCP's enrollees after hours must report diagnosis, treatment, significant findings, recommendations and any other pertinent information to the PCP for inclusion in the patient's medical record.
	 A PCP may not refer ConnectCare enrollees to an emergency department for non-emergency conditions during the PCP's regular office hours.

	Page 3 OMB No.: 0938-093
State: Arkansas	
Citation	Condition or Requirement
	Increases to the beneficiaries' and/or their caregivers' understanding of their disease so that they are:
	Better able to understand their disease
	Better able to access regular preventative health care by improving their self-management skills
	Better able to understand the appropriate use of resources needed to care for their disease.
	Better able to improve the beneficiary's quality of life by
	assisting them in self-managing their disease and in accessin
	regular preventative health care.
	b. Arkansas Department of Human Services engages a network of credentialed primary care physicians to meet medical needs for
	enrolled beneficiaries. The PCCM provider is responsible for overall
	health care services for beneficiaries.
	3. PCCM entity
	a. Case management fee
	b.
	42 CFR 438.310(c)(2))
	c. Other (please explain below)
	If DOCM owith the collected above in the A. 1.1.1. Cit. Cit.
/ /	If PCCM entity is selected, please indicate which of the following function(s) the entity will provide (as in 42 CFR 438.2), in addition to
A. 0	PCCM services:
ALLEY	Provision of intensive telephonic case management
N. A.	Provision of face-to-face case management
W 450V	Operation of a nurse triage advice line
A VON	Development of enrollee care plans.
7 .48	Execution of contracts with fee-for-service (FFS) providers in the FFS program
No. 1	Oversight responsibilities for the activities of FFS providers in the
THE REAL PROPERTY.	FFS program
	☐ Provision of payments to FFS providers on behalf of the State.
	☐ Provision of enrollee outreach and education activities.
	Operation of a customer service call center.
100	Review of provider claims, utilization and/or practice patterns to
1	conduct provider profiling and/or practice improvement.
	☐ Implementation of quality improvement activities including administering enrollee satisfaction surveys or collecting data
	necessary for performance measurement of providers.
N No.	
ipersedes Approval Dat	teEffective Date
N No.	

Date: January 1, 2019	ATTACHMENT 3.1-F Page 4
• • • • • • • • • • • • • • • • • • • •	OMB No.: 0938-0933
tate: Arkansas	
Citation	Condition or Requirement
	 ☐ Coordination with behavioral health systems/providers. ☐ Coordination with long-term services and supports systems/providers.
	Other (please describe):
2 CFR 438.50(b)(4)	Public Process.
	Describe the public process including tribal consultation, if applicable, utilized for
	both the design of the managed care program and its initial implementation. In
	addition, describe what methods the state will use to ensure pregoing public
	involvement once the state plan managed care program has been implemented. (Example: public meeting, advisory groups.)
	If the program will include long term services and supports (LTSS), please indicate
	how the views of stakeholders have been, and will continue to be, solicited and
	addressed during the design, implementation, and oversight of the program,
	including plans for a member advisory committee (42 CFR 438.70 and 438.110)
	A statewide promulgation process was completed in 2013, which allowed for a 30-day publi
	comment period. At the time the state consulted with the State Medical Care Advisory
	Committee The beneficiary has the right to appeal or grieve through the Division of Medic Services or Office of Chief Counsel.
D	State Assurances and Compliance with the Statute and Regulations.
	If applicable to the state plan, place a check mark to affirm that compliance with the
A.	following statutes and regulations will be met.
932(a)(1)(A)(r)(I)	
903(m)	1. The state assures that all of the applicable requirements of section 1903(m) of the Act, for MCOs and MCO contracts will be met.
2 CFR 438.50(c)(1)	section 1905(m) of the Act, for MeOs and MeO contracts will be met.
CTR 150. WOAT	
932(a)(1)(A)(i)(I)	2. The state assures that all the applicable requirements of section 1905(t)
905(t)	of the Act for PCCMs and PCCM contracts (including for PCCM entities) will
2.CER:438.50(c)(2) 202(a)(23)(A)	be met.
932(a)(1)(A)	2
2 CFR 438.50(c)(3)	3. The state assures that all the applicable requirements of section 1932 (including subpart (a)(1)(A)) of the Act, for the state's option to limit freedom
	of choice by requiring beneficiaries to receive their benefits through managed
12.00	care entities will be met.
932(a)(1)(A)	4. The state assures that all the applicable requirements of 42 CFR 431.51
2 CFR 431.51	4. The state assures that all the applicable requirements of 42 CFR 431.51 regarding freedom of choice for family planning services and supplies as
905(a)(4)(C)	defined in section 1905(a)(4)(C) will be met.
N No.	
upersedes Approval I	DateEffective Date
N No.	

Date: January 1 2019	ATTACHMENT 3.1- Page 5 OMB No.: 0938-093
State: Arkansas	. OIND No., 0930-093
Citation	Condition or Requirement
2 CFR 438.10(g)(2)(1	<u>vii)</u>
932(a)(1)(A)	5. The state assures that it appropriately identifies individuals in the mandatory exempt groups identified in 1932(a)(1)(A)(i).
932(a)(1)(A) 2 CFR 438	6. The state assures that all applicable managed care requirements up 42 CFR Part 438 for MCOs PCCMs, and PCCM entities will be more
903(m)	
932(a)(1)(A)	7. The state assures that all applicable requirements of 42 CFR 438.4 438.5 438.7, 438.8, and 438.74 for payments under any risk contracts will be met.
2 CFR 438.4 2 CFR 438.5 2 CFR 438.7 2 CFR 438.8	
2 CFR 438.74 2 CFR 438.50(c)(6)	
932(a)(1)(A) 2 CFR 447.362	8. The state assures that all applicable requirements of 42 CFR 447.362 for payments under any non-risk contracts will be met.
2 CFR 438.50(c)(6)	
5 CFR 75.326	9. The suite assures that all applicable requirements of 45 CFR 75.326 for procurement of contracts will be met.
2 CFR 438.66	10. Assurances regarding state monitoring requirements:
	The state assures that all applicable requirements of 42 CFR 438.66(a) (b) and (c), regarding a monitoring system and using data to improve the performance of its managed care program, will be met.
	The state assures that all applicable requirements of 42 CFR 438.66(d), regarding readiness assessment, will be met. The state assures that all applicable requirements of 42 CFR
	438.66(e), reparding reporting to CMS about the managed care program, will be met.
932(a)(1)(A)	E. Populations and Geographic Area.
	1. Included Populations. Please check which eligibility groups are included, if they are enrolled on a Mandatory (M) or Voluntary (V) basis (as defined in 4
	CFR 438.54(b)) or Excluded (E), and the geographic scope of enrollment. Under the Geographic Area column, please indicate whether the nature of the population's enrollment is on a statewide basis, or if on less than a statewide
	basis, please list the applicable counties/regions. Also, if type of enrollment varies by geographic area (for example, mandatory in some areas and voluntar in other areas), please note specifics in the Geographic Area column. Under the Notes column, please note any additional relevant details about the
N No.	population or enrollment.
upersedes Appr	oval Date Effective Date

Citation	Condition or Requirement
State: Arkansas	
***************************************	OMB No.: 0938-0933
Date: <u>January 1, 2019</u> .	Page 6
CMS-PM-10120 ······	ATTACHMENT 3.1-F

A. Mandatory Eligibility Groups (Eligibility Groups to which a state must provide Medicaid coverage)

1. Family/Adult

1. Family/Addit	_					A. II
Eligibility Group	Citation (Regulation 142 CFR) or SSA)	M	Y	E	Geographie Area (include specifics if M.V.E. varres by area)	Notes
1. Parents and Other Caretaker Relatives	£435.110	X			Statewide	
2. Pregnant Women	\$435.116	X			Statewide	Required to enroll with a PCCM only if they need non- obstetrical services which require a PCP referral.
 Children Under Age 19 (Inclusive of Deemed Newborns under §435.117) 	<u>\$435,118</u>	X			Statewide	
4. Former Foster Care Youth (up to age 26)	§435.150	X	1 2 1		Statewide	
5. Adult Group (Non-pregnant individuals age 19-64 not eligible for Medicare with income no more than 133% FPL)	\$435.119	<u>X</u>		y		Required only if deemed frail and receiving
						Traditional Medicaid.
6. Transitional Medical Assistance (Includes adults and children of not eligible under §435.116, §435.118, or §435.119)	1902(a)(52), 1902(e)(1), 1925, and 1931(c)(2) of SSA	X			Statewide	
7. Extended Medicaid Due to Spousal Support Collections.	§435.115	X			Statewide	

TN No.
Supersedes
TN No.

Date: January 1, 2019 · · ·	ATTACHMENT 3.1-F Page 7
•••••••••	OMB No.: 0938-0933
State: Arkansas	

Citation

Condition or Requirement

2. Aged/Blind/Disabled Individuals						
Eligibility Group	Citation (Regulation 142 (FR) or SSA)	M	Y	E	Geographic Area minimude specifics if M.V. Exaries by area)	Notes
8. Individuals Receiving SSI age 19 and over only (See E.2. below regarding age <19)	<u>8435.120</u>	X				Exclude Medicare Beneficiaries
9. Aged and Disabled Individuals in 209(b) States	4435.121					N/A—AR is a 1634 State.
10. Individuals Who Would be Eligible for SSI/SSP but for OASDI COLA Increase since April, 1977	<u>\$435.135</u>	X			Statewide	Exclude Medicare Beneficiaries.
11. Disabled Widows and Widowers Ineligible for SSI due to an increase of OASDI	<u>\$</u> 435.137	X		400	Statewide	Exclude Medicare Beneficiaries.
12. Disabled Widow and Widowers Ineligible for SSI due to Early Receipt of Social Security	<u>\$435.138</u>	X			Statewide	Exclude Medicare Beneficiaries.
13. Working Disabled under 1619(b)	1619(b), 1902(a)(10)(A)(i)(II), and 1905(g) of SSA				Statewide	Exclude Medicare Beneficiaries.
14. Disabled Adult Children	1634(c) of SSA	X			Statewide	

B. Optional Eligibility Groups 1. Family/Adult

Eligibility Group	Citation (Regulation [42] CFRI or SSA)	M	¥	E	Geographic Area (include specifies if MAVE varies by area)	Notes
1. Optional Parents and Other Caretaker Relatives	\$435.220					N/A
2. Optional Tarreted Low-Income Children	§435.229					N/A
3 Independent Foster Care Adolescents Under Age 21	§435.226					N/A
4. Individuals Under Age 65 with Income Over 133%	§435.218					N/A
5. Optional Reasonable Classifications of Children Under Age 21	§435.222					N/A
6. Individuals Electing COBRA Continuation Coverage	1902(a)(10)(F) of SSA					N/A

IN NO.	TN	No.	
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Supersedes TN No. Approval Date_

____Effective Date

Citation	Condition or Requirement
State: Arkansas	
***************************************	OMB No.: 0938-0933
Date: January 1, 2019 ·····	Page 8
	ATTACHMENT 3.1-F

2. Aged/Blind/Disabled Indi	viduals					No. of the last of
Eligibility Group	Citation (Regulation [42 CFR] or SSA)	M	7	Ē	Geographic Area tinclude specifics if MAVE varies by area)	Notes
7. Aged, Blind or Disabled Individuals Eligible for but Not Receiving Cash	8435.210 and 8435.230					N/A
8. Individuals eligible for Cash except for Institutionalized Status	\$435.211			X		
9. Individuals Receiving Home and Community-Based Waiver Services Under Institutional Rules	5435,217			X		1
10. Optional State Supplement Recipients - 1634 and SSI Criteria States - with 1616 Agreements	§435.232	1				N/A
11. Optional State Supplemental Recipients- 209(b) States and SSI criteria States without 1616 Agreements	<u>\$435 234</u>	THE REAL PROPERTY.		***		N/A
12. Institutionalized Individuals Eligible under a Special Income Level	435.236			X	W.	
13. Individuals Participating in a PACE Program under Institutional Rules	1934 of the SSA	b.	9	X		
14. Individuals Receiving Hospice Care	1902(a)(10)(A)(ii) (VII) and 1905(o) of the SSA	P		<u>X</u>		Institutionalized
15. Poverty Level Aged or Disabled	1902(a)(10)(A)(ii) (X) and 1902(m)(1) of the SSA	$ \mathbf{v} $			Statewide	Exclude Medicare Beneficiaries. (AR entitles ARSeniors)
16. Work Incentive Group	1902(a)(10)(A)(ii) (XIII) of the SSA					N/A
17. Ticket to Work Basic Group	1902(a)(10)(A)(ii) (XV) of the SSA	X			Statewide	Exclude Medicare Beneficiaries. (AR entitles Workers with Disabilities)
18. Ticket to Work Medically Improved Group	1902(a)(10)(A)(ii) (XVI) of the SSA					N/A
19. Family Opportunity Act Children with Disabilities	1902(a)(10)(A)(ii) (XIX) of the SSA					N/A
20. Individuals Eligible for State Plan Home and Community-Based Services	§435.219			X		

Supersedes TN No.

Approval Date _____Effective Date

Citation	Condition or Requirement
State: Arkansas	
Date: January 1, 2019	Page OMB No.: 0938-0

Eligibility Group	Citation (Regulation [42 CERLOY SSA)	M	¥	₽	Geographic Area (include specifics if M/V/E varies by area)	Notes
21. Family Planning Services	4435.214				A	N/A
22. Individuals with Tuberculosis	§435 215					N/A
23. Individuals Needing Treatment for Breast or Cervical Cancer (under age 65)	<u>8</u> 435.213					<u>NA</u>

C. Medically Needy

Ell	gibility Group	Citation (Regulation [42 CFR] ur SSA)	M	T	E	Geographic Area (include specifics if M/V/P varies by area)	Notes
1.	Medically Needy Pregnant Women	§435.301(b)(1)(i) and (iv)	1		X	S	
<u>2.</u>	Medically Needy Children under Age 18	§435.301(b)(1)(ii)	ij		X		
<u>3.</u>	Medically Needy Children Age 18 through 20	\$435,508	1				N/A
4.	Medically Needy Parents and Other Caretaker Relatives	<u>\$435.310</u>	OH!	108	X		
<u>5.</u>	Medically Needy Aged	\$435:320	ih.		X		
6	Medically Needy Blind	\$435.322		107	X		
7.	Medically Needy Disabled	§435.324	P		X		
8.	Medically Needy Aged, Blind and Disabled in 209(b) States	8486 330					N/A

2. Voluntary Only or Excluded Populations. Under this managed care authority some populations cannot be subject to mandatory enrollment in an MCO. PCCM or PCCM entity (per 42 CFR 438.50(d)). Some such populations are Eligibility Groups separate from those listed above in E.1. while others (such as American Indians/Alaskan Natives) can be part of multiple Eligibility Groups identified in E.1. above.

Please indicate if any of the following populations are excluded from the program, or have only voluntary enrollment (even if they are part of an eligibility group listed above in E.1. as having mandatory enrollment):

Population	Citation (Regulation 142	Y	Geographic	Notes
	CFRI or SSA)		Area	
Medicare Savings Program - Qualified	1902(a)(10)(E), 1905(p),			
Medicare Beneficiaries, Qualified	1905(s) of the SSA	v		
Disabled Working Individuals, Specified		Δ	1	
Low Income Medicare Beneficiaries			1	
and/or Qualifying Individuals				

TN No.		
Supersedes	Approval Date	Effective Date
TN No.	• •	

CMS-PM-10120 · · · · · · · · · · · · · · · · · · ·	ATTACHMENT 3.1-F
Date: January 1, 2019·····	
	OMB No.: 0938-0933

State: Arkansas

Citation

Condition or Requirement

The state of the s	The state of the s				
Population	Citation (Regulation 42	1	1	Geographic	Notes:
- Carlotte Control of the Control of	CFRI or SSAU			Area	
"Dual Eligibles" not described under					A I A
Medicare Savings Program - Medicaid			X		All
beneficiaries enrolled in an eligibility			<u> </u>		1 100
group other than one of the Medicare				.65	700
Savings Program groups who are also				19	V. Cillian
eligible for Medicare				. 4	KD VIEW
American Indian/Alaskan Native-	<u> </u>				(GF) 1 (GF)
Medicaid beneficiaries who are American		X	. 5	Statewide	A010, A01
Indians or Alaskan Natives and members		<u> </u>	9	STATE WATER	
of federally recognized tribes				No.	1
Children Receiving SSI who are Under	<u>§435.120</u>		1 8	- ALCO	100
Age 19 - Children under 19 years of age		X	1 2	Statewide	0.5
who are eligible for SSI under title XVI		<u> </u>	1	Bigicwide	
Qualified Disabled Children Under	<u>§435.225</u>				This population is
Age 19 - Certain children under 19 living	1902(e)(3) of the SSA	<u>X</u>	Carrier III	Statewide	covered under 1115
at home, who are disabled and would be		<u> </u>	, 1	Statewide	
eligible if they were living in a medical					TEFRA Waiver
institution.	TEEL.				
Title IV-E Children - Children receiving	<u>§435.145</u>	1	3.		
foster care, adoption assistance, or		V		Statewide	
kinship guardianship assistance under		Δ	\$. S	Statewide	
title IV-E *	A	-	ii		
Non-Title IV-E Adoption Assistance	§43S 227	X		Statewide	
Under Age 21*				State Wide	
Children with Special Health Care					
Needs - Receiving services through a					
family-centered, community-based,					1
coordinated care system that receives		X	8	Statewide	
grant funds under section 501(a)(1)(D) of					
Title V and is defined by the State in					
terms of either program participation or					
special health care needs	rate.				

^{* =} Note - Individuals in these two Eligibility Groups who are age 19 and 20 can have mandatory enrollment in managed care, while those under age 19 cannot have mandatory enrollment. Use the Notes column to indicate if you plan to mandatorily enroll 19 and 20 year olds in these Eligibility

3. (Optional) Other Exceptions. The following populations (which can be part of various Eligibility Groups) can be subject to mandatory enrollment in managed care, but states may elect to make exceptions for these or other individuals. Please indicate if any of the following populations are excluded from the program, or have only voluntary enrollment (even if they are part of an eligibility group listed above in E.1. as having mandatory enrollment):

TN No.	
Supersede	S
TN No.	

CMS-PM-10120	Page 11
State: Arkansas	

Citation

Condition or Requirement

Population	1	E	Notes
Other InsuranceMedicaid beneficiaries who have other health insurance		X	
Reside in Nursing Facility or ICF/IID— Medicald heneficiaries who reside in Nursing Facilities (NF) or Intermediate Care Facilities for Individuals with Intellectual Disabilities (ICF/IID).		X	
Enrolled in Another Managed Care Program- -Medicaid beneficiaries who are enrolled in another Medicaid managed care program		X	
Eligibility Less Than 3 Months—Medicaid beneficiaries who would have less than three months of Medicaid eligibility remaining upon enrollment into the program		<u>X</u>	
Participate in HCBS WaiverMedicaid beneficiaries who participate in a Home and Community Based Waiver (HCBS, also referred to as a 1915(c) waiver).	4	X	1
Retroactive Eligibility-Medicaid beneficiaries for the period of retroactive eligibility	d	X	language
Other (Please define):			

1932(a)(4) 42 CFR 438.54

F Enrollment Process

Based on whether mandatory and/or voluntary enrollment are applicable to your program (see E. Populations and Geographic Area and definitions in 42 CFR 438.54(b)), please complete the below:

1. For voluntary enrollment: (see 42 CFR 438.54(c))

a. Please describe how the state fulfills its obligations to provide information as specicifed in 42 CFR 438.10(c)(4), 42 CFR 438.10(e) and 42 CFR 438.54(c)(3).

State with voluntary enrollment must have an enrollment choice period or passive enrollment. Please indicate which will apply to the managed care program:

b.

If applicable please check here to indicate that the state provides an enrollment choice period, as described in 42 CFR 438.54(c)(1)(i) and 42 CFR 438.54(c)(2)(i), during which individuals who are subject to voluntary enrollment may make an active choice to enroll in the managed care program, or will otherwise continue to receive covered services through the fee-for-service delivery system.

i. Please indicate the length of the enrollment choice period:

Citation Condition		Condition or Requirement	lition or Requirement	
TN No.				
Supersedes TN No.	Approval Date	Effective Date		

CMS-PM-10120 ··········ATTACHMENT 3.	1-F
Date: January 1, 2019 Page	e 12
OMB No.: 0938-0	

c.

If applicable, please check here to indicate that the state uses a passive enrollment process, as described in 42 CFR 438.54(c)(1)(ii) and 438.54(c)(2)(ii), for individuals who are subject to voluntary enrollment.

- i. If so, please describe the algorithm used for passive enrollment and how the algorithm and the state's provision of information meets all of the requirements of 42 CFR 438.54(c)(4).(5).(6).(7), and (8).
- ii. Please indicate how long the enrollee will have to disenroll from the plan and return to the fee-for-service delivery system.
- 2. For mandatory enrollment: (see 42 CFR 438.54(d))
 - a. Please describe how the state fulfills its obligations to provide information as specified in 42 CFR 438.10(c)(4), 42 CFR 438.10(e) and 42 CFR 438.54(d)(3).

Medicaid provides the Arkansas Medicaid Handbook online through Medicaid mmis arkansas gov as well as by simply typing in AR Medicaid handbook. This handbook provides information on how to enroll in Medicaid and how to contact CouncetCare, who assists our beneficiaries as well as providers in enrollment, and change of primary care provider. The Handbook provides all information that may be needed as to definitions, coverage, and how to reach a customer representative. Our contractor AFMC who also holds the contract for ConnectCare, provides education sessions across the state for Medicaid beneficiaries through AFMC Medicaid Beneficiary Education. Each enrollee also receives notification by either mail or email of rights and processes to choose or change providers as well as how to access coverage and definitions.

- enrollment choice period, as described in 42 CFR 438.54(d)(2)(i), during which individuals who are subject to mandatory enrollment may make an active choice to select a managed care plan, or will otherwise be enrolled in a plan selected by the State's default enrollment process.
 - i. Please indicate the length of the enrollment choice period:
- c. If applicable, please check here to indicate that the state uses a default enrollment process, as described in 42 CFR 438.54(d)(5), for individuals who are subject to mandatory enrollment.
 - i. If so, please describe the algorithm used for default enrollment and how it meets all of the requirements of 42 CFR 438.54(d)(4), (5), (7), and (8).

Citation		Condition or Requirement		
TN No.				
Supersedes TN No.	Approval Date	Effective Date		

***************************************	2019· Page 13 OMB No.: 0938-0933
	d. If applicable, please check here to indicate that the state uses a passive enrollment process, as described in 42 CFR 438.54(d)(2), for individuals
	who are subject to mandatory enrollment. i. If so, please describe the algorithm used for passive enrollment and how it meets all of the requirements of 42 CFR 438.54(d)(4), (6), (7), and (8).
1932(a)(4) 42 CFR 438.54	3. State assurances on the enrollment process.
42 CFR 438.52	Place a check mark to affirm the state has met all of the applicable requirements of choice, enrollment, and re-enrollment.
	a. The state assures that, per the choice requirements in 2 CFR 438.52:
	i. Medicaid beneficiaries with mandatory enrollment in an MCC will have a choice of at least two MCOs unless the area is considered rural as defined in 42 CFR 438.52(b)(3): ii. Medicaid beneficiaries with mandatory enrollment in primary care case management system will have a choice of at least two primary care case managers employed by of contracted with the State; iii. Medicaid beneficiaries with mandatory enrollment in a PCCM entity may be limited to a single PCCM entity and will have choice of at least two PCCMs employed by or contracted with
42 CFR 438.52	b. Li the state plan program applies the rural exception to choice requirements of 42 CFR 438.52(a) for MCOs in accordance with 42 CFR 438.52(b). Please list the impacted rural counties:
42 CFR 438.56(g	c. The state applies the automatic reenrollment provision in accordance with 42 CFR 438.56(g) if the recipient is disenrolled solely because he or she loses Medicaid eligibility for a period of 2 months or less.
	This provision is not applicable to this 1932 State Plan Amendment.
ΓN No. Supersedes	Approval DateEffective Date

Date: January 1, 2019.	ATTACHMENT 3.1-F
State: Arkansas	
Citation	Condition or Requirement
42 CFR 438.71	d. The state assures that all applicable requirements of 42 CFR 438.71 regarding developing and implementing a beneficiary support system that provides support to beneficiaries both prior to and after MCQ, PCCM, or PCCM entity enrollment will be met.
1932(a)(4) 42 CFR 438.56	G. Disenrollment. 1. The state will□/ will not⊠ limit disenrollment for managed care.
	 The disenrollment limitation will apply for N/A (up to 12 months). The state assures that beneficiary requests for disenrollment (with and without cause) will be permitted in accordance with 42 CFR 438.56.
	4. Describe the state's process for notifying the Medicaid beneficiaries of their right to disenroll without cause during the 90 days following the date of their initial enrollment into the MCO PCCM, or PCCM entity. (Examples: state generated correspondence, enrollment packets, etc.)
	A letter or email (recipient's choice) is sent to the recipient from ConnectCard when the recipient is first enrolled in Medicaid. The letter/email informs the recipient of who their PCP/PCCM is and how to disenroll or change their PCP/PCCM. 5. Describe any additional circumstances of "cause" for disenrollment (ifany).
1932(a)(5)(c) 42 CFR 438_50	H. Information Requirements for Beneficiaries. The state assures that its state plan program is in compliance with 42 CFR 438 40 for information requirements specific to MCOs, PCCMs, and PCCM entity
42 CFR 438 10. 1932(a)(5)(D)(b)	programs operated under section 1932(a)(1)(A)(i) state plan amendments. I. List all benefits for which the MCO is responsible.
1903(m) 1905(t)(3)	Complete the chart below to indicate every State Plan-Approved services that will be delivered by the MCO and where each of those services is described in the state's Medicaid State Plan. For "other practitioner services", list each provider type separately. For rehabilitative services, habilitative services, EPSDT services and 1915(i), (j) and (k) services list each program separately by its own list of services. Add additional rows as necessary.
	In the first column of the chart below, enter the name of each State Plan-Approved service delivered by the MCO. In the second – fourth column of the chart, enter a State Plan citation providing the Attachment number. Page number, and Item number, respectively.
ΓΝ No. Supersedes Appro ΓΝ No.	oval DateEffective Date

State: Arkansas			
Citation Condition or Requ	irement		
State Plan-Approved Service Delivered by the MCO			400
State Fian-Approved Service Delivered by the MCO	Attachment #	edicaid State Plan (
Ex. Physical Therapy	3.1-A	Page #	Item#
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$\frac{232(a)(5)(D)(b)(4)}{232(a)(5)(D)(b)(4)}$ J. \Box The state assures that	4 1 1	. 1 1 1 1	
$\frac{1}{232(a)(5)(D)(b)(4)}$ J. \square The state assures that	t each MCU has es	tablished an intern	al grievance and
CED 420 200	45		
2 CFR 438.228 appeal system for enrolle	ees.		
32(a)(5)(D)(b)(5) K. Services including capa	-it		1
32(a)(5)(D)(b)(5) K. Services including capa CFR 438.62	city, network adequ	lacy, coordination.	and continuity.
CFR 438.68			
CFR 438 206			
CFR 438.207			
CFR 438.208 The state assures the	at all applicable req	uirements of 42 C	FR438.62
regarding continued serv	rice to enrollees wi	ll be met.	
☐ The state assures that	t all applicable requ	uirements of 42 CI	R 438.68 regardin
network adequacy standa	ards will be met.		
T1 = = 4.4	t all applicable requ	uirements of 42 CF	R 438.206, regardi
In the state assures that	vill be met.		
availability of services, v			180
availability of services, v	. 11		D /22 70 ordin
availability of services v ☐ The state assures tha	t all applicable requ	pirements of 42 CF	IX 436.20 Teratun
availability of services, v	t all applicable requancity and service	s, will be met.	R 438.20 Tegalun
□ The state assures that assurances of adequate c	apacity and service	s, will be met.	
availability of services v ☐ The state assures tha	apacity and service t all applicable requ	s, will be met. uirements of 42 CF	

State: Arkansas	
Citation	Condition or Requirement
1932(c)(1)(A)	L. In the state assures that all applicable requirements of 42 CFR 438.330 and
	438.340 regarding a quality assessment and performance improvement program and
10 CVED 420 220	State quality strategy, will be met.
12 CFR 438.330 12 CFR 438.340	A 7
12 CFR 436.340	
1932(c)(2)(A)	M. The state assures that all applicable requirements of 42 CFR 438 350, 438 354.
7.000	and 438.364 regarding an annual external independent review conducted by a qualified
	independent entity will be met.
2 CFR 438.350	
2 CFR 438.354	
12 CFR 438.364	N. C.I. C.
932 (a)(1)(A)(ii)	N. Selective Contracting Under a 1932 State Plan Option.
	 The state will □/will not Edintentionally limit the number of entities it contracts under a 1932 state plan option. The state assures that if it limits the number of contracting entities, this limitation will not substantially impair beneficiary access to services. Describe the crueria the state uses to limit the number of entities it contracts under a 1932 state plan option. (Example: a limited number of providers and/or enrolless.) A PCCM must establish his or her Medicaid caseload limit, of a maximum of 2500. The state will permit higher maximums in areas the federal government has designate a medically underserved. The state may permit higher maximum caseloads for Primary Care Providers who so request if the limit would create a hardship on their practice. The selective contracting provision in not applicable to this state plan.
'N No. upersedes Appro	

Citation	Condition or Requirement
State: Arkansas	÷:
Date: January 1, 2019······	Page 14(c) OMB No.: 0938-0933
	ATTACHMENT 3.1-F

Appendix A: Compliance Dates (from Supplementary Information in 81 FR 27497, published 5/6/2016)

States must comply with all provisions in effect as of the issuance of this preprint. Additionally the following compliance dates apply:

Compliance Dates For rating periods for Medicaid managed care contracts	Sections
For rating wariods for Madigaid managed care contracts	
Torracting periods for Medicard managed care contracts	§§ 438.3(h), 438.3(m), 438.3(q) through (u),
beginning before July 1, 2017. States will not be held out of	438.4(b)(7), 438.4(b)(8), 438.5(b) through (f).
compliance with the changes adopted in the following sections	438.6(b)(3), 438.6(c) and (d), 438.7(b),
so long as they comply with the corresponding standard(s)	438.7(c)(1) and (2), 438.8, 438.9, 438.10,
codified in 42 CFR part 438 contained in 42 CFR parts 430 to	438.14, 438.56(d)(2)(iv), 438.66(a) through
481 edition revised as of October 1, 2015. States must comply	(d) 438.70, 438.74, 438.110, 438.208,
with these requirements no later than the rating period for	438.210, 438.230, 438.242, 438.330, 438.332,
Medicaid managed care contracts starting on or after July 1.	438.400, 438.402, 438.404, 438.406, 438.408
<u>2017.</u>	438.410, 438.414, 438.416, 438.420, 438.424
	438.602(a), 438.602(c) through (h), 438.604,
	438.606, 438.608(a), and 438.608(c) and (d)
For rating periods for Medicaid managed care contracts	§§ 438.4(b)(3), 438.4(b)(4), 438.7(c)(3),
beginning before July 1, 2018, states will not be held out of	438.62 438.68 438.71 438.206 438.207
compliance with the changes adopted in the following sections	438,602(b), 438.608(b), and 438.818
so long as they comply with the corresponding standard(s)	
codified in 42 CFR part 438 contained in the 42 CFR parts 430	The state of the s
to 481, edition revised as of October 1, 2015. States must	
comply with these requirements no later than the rating	
period for Medicaid managed care contracts starting on or	
after July 1, 2018.	
	0.400.400.400
States must be in compliance with the requirements at	§ 438.4(b)(9)
§ 438.4(b)(9) no later than the rating period for Medicaid	
managed care contracts starting on or after July 1, 2019.	
States must be in compliance with the requirements at	§ 438.66(e)
§ 438.66(e) no later than the rating period for Medicaid	
managed care contracts starting on or after the date of the	
publication of CMS guidance.	
States must be in compliance with § 438.334 no later than 3	§ 438.334
years from the date of a final notice published in the Federal	
Register.	
Until July 1, 2018, states will not be held out of compliance	§§ 438.340, 438.350, 438.354, 438.356,
with the changes adopted in the following sections so long as	438.358, 438.360, 438.362, and 438.364
they comply with the corresponding standard(s) codified in 42	

TN	No.
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Supersedes TN No.

Approval Date_

CMS-PM-10120 · · · · · · · · · · · · · · · · · · ·	ATTACHMENT 3.1-F
Date: January 1, 2019·····	Page 14(d)
	OMB No.: 0938-0933

State: Arkansas

Citation

Condition or Requirement

Compliance Dates	Sections
CFR part 438 contained in the 42 CFR parts 430 to 481 edition revised as of October 1, 2015.	
States must begin conducting the EQR-related activity described in § 438.358(b)(1)(iv) (relating to the mandatory EQR-related activity of validation of network adequacy) no later than one year from the issuance of the associated EQR protocol.	§ 438.358(b)(1)(iv)
States may begin conducting the EQR-related activity described in § 438.358(c)(6) (relating to the optional EQR-related activity of plan rating) no earlier than the issuance of the associated EQR protocol.	§ 438.358(c)(6)

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-0933. The time required to complete this information collection is estimated to average 10 hours per response including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard. Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05. Baltimore, Maryland 21244-1850

CMS-10120 (exp. TBD - currently 4/30/17)

TN No. Supersedes TN No.

Approval Date

Effective Date

TN No.

CMS-PM-10120 Date: January 1, 2014

State: ARKANSAS

ATTACHMENT 3.1-F Page 1 OMB No.:0938-933

Citation	Condition or Requirement
1932(a) (1) (A)	A. Section 1932(a)(1)(A) of the Social Security Act.
	The State of Arkansas enrolls most Medicaid beneficiaries into mandatory primary care case management (PCCM). This authority is granted under section—1932(a)(1)(A) of the Social Security Act (the Act). Under this authority, a state can amend its Medicaid state plan to require certain categories of Medicaid beneficiaries to enroll in managed care entities without being out of compliance with provisions of section 1902 of the Act on statewideness (42 CFR 431.50), freedom of choice (42 CFR 431.51) or comparability (42 CFR 440.230).
	B. General Description of the Program and Public Process.
	For B.1 and B.2, place a check mark on any or all that apply.
1932(a)(1)(B)(i)	1. The State will contract with an
1932(a)(1)(B)(ii) 12 CFR 438.50(b)(1)	i. MCO Xii. PCCM (including capitated PCCMs that qualify as PAHPs)iii. Both
	a. The Medicaid beneficiary chooses a primary care physician (PCP) who, through an on-going provider/beneficiary relationship, coordinates health care services, including referrals for necessary specialty services, physician's services, hospital care and other services. The PCCM provider will assist enrollees with locating medical services and coordinate and monitor their enrollees prescribed medical and rehabilitation services. PCCM will be mandatory for most Medicaid beneficiaries.
	The beneficiaries have a free choice of specialists within the state and bordering states. A beneficiary must enroll with a PCCM whose practice is in the beneficiary's county of residence, a county adjacent to the beneficiary's county of residence or a county adjoining a county adjacent to the beneficiary's county of residence PCCM providers have free choice of referrals specialists and ancillary providers
	Under this PCCM program, the PCCM provider manages the enrolled beneficiary's health by working directly with beneficiaries and their treatment by providing:

ATTACHMENT 3.1-F Page 2 OMB No.:0938-933

State: ARKANSAS

Citation - - Condition or Requirement

- 1. A PCP must make available 24 hour, 7 days per week telephone—access to a live voice (an employee of the primary care physician or—an answering service) Reasonable 24—hour availability and adequate hours of operation, referral and treatment with respect to medical—emergencies.
- Response to after-hours calls regarding non-emergencies must be within 30 minutes.

PCPs must make the after hours telephone number as widely available as possible to their patients.

When employing an answering machine with recorded instructions for after hours callers, PCPs should regularly check to ensure that the machine functions correctly and that the instructions are up to date.

PCPs in underserved and sparsely populated areas may refer their patients to the nearest facility available, but enrollees must be able to obtain the necessary instructions by telephone.

As regards access to services, PCPs are required to provide the same level of service for their ConnectCare enrollees as they provide for their insured and private-pay patients.

Physicians and facilities treating a PCP's enrollees after hours must report diagnosis, treatment, significant findings, recommendations and any other pertinent information to the PCP for inclusion in the patient's medical record.

A PCP may not refer ConnectCare enrollees to an emergency department for non-emergency conditions during the PCP's regular-office hours.

- 3. Increasing the beneficiaries' and/or their caregivers' understanding of their disease so that they are:
 - Better able to understand their disease
 - Better able to access regular preventative health care byimproving their self-management-skills
 - Better able to understand the appropriate use of resourcesneeded to care for their disease
 - Better able to improve the beneficiary's quality of life by assisting them in self-managing their disease and in accessing regular preventative health care.

TN No.			
Supersedes TN No.	Approval Date	Effective Date	

CMS-PM-10120 Date: January 1, 2014

State: ARKANSAS

ATTACHMENT 3.1-F Page 3 OMB No.:0938-933

Citation	— Condition or Requirement
	b. Arkansas Department of Human Services engages a network of credentialed primary care physicians to meet medical needs for enrolled beneficiaries. The PCCM provider is responsible for overall-health care services for beneficiaries.
12 CFR 438.50(b) (2) 2. 12 CFR 438.50(b) (3)	The payment method to the contracting entity will be: i. fee for service; ii. capitation; X iii. a case management fee; iv. a bonus/incentive payment; v. a supplemental payment, or vi. other. (Please provide a description below).
	Reimbursement is a set rate of \$ 3.00 per member per month through MMIS.
1905(t) 3. 12 CFR 440.168 12 CFR 438.6(c)(5)(iii)(iv)	For states that pay a PCCM on a fee-for-service basis, incentive payments are permitted as an enhancement to the PCCM's case management fee, if certain conditions are met.
	If applicable to this state plan, place a check mark to affirm the state has met all of the following conditions (which are identical to the risk incentive rules for managed care contracts published in 42 CFR 438.6(c)(5)(iv)).
	ii. Incentives will be based upon specific activities and targets.
	iii. Incentives will be based upon a fixed period of time.
	iv. Incentives will not be renewed automatically.
	v. Incentives will be made available to both public and private-PCCMs.
	vi. Incentives will not be conditioned on intergovernmental transfer agreements.
ΓN No. Supersedes Approva ΓN No.	1 DateEffective Date

CMS-PM-10120

Date: January 1, 2014

ATTACHMENT 3.1-F Page 4 OMB No.:0938-933

State: ARKANSAS

Citation		Condition or Requirement
		X_vii. Not applicable to this 1932 state plan amendment.
CFR 438.50(b)(4)	4.	Describe the public process utilized for both the design of the program and its-initial implementation. In addition, describe what methods the state will use to-ensure ongoing public involvement once the state plan program has been implemented. There will be a state wide promulgation process, whereby there will be a 30-day public comment period. The state also assures that it will consult with the State Medical Care Advisory Committee. The beneficiary has the right to-appeal or grieve through the Division of Medical Services, Office of Chief Counsel.
	_	
1932(a)(1)(A)	5.	The state plan program will_X /will not_ implement mandatory enrollment into managed care on a statewide basis. If not statewide,
		mandatory / voluntary enrollment will be implemented in the
		following couties::
		1010 Walls Courtes.
		i. county/counties (mandatory)
		ii. area/areas (mandatory)
	,5	
		iii. area/areas (voluntary)
· · · · · · · · · · · · · · · · · · ·	Sta	te Assurances and Compliance with the Statute and Regulations.
	1	
#** <u>*</u>		pplicable to the state plan, place a check mark to affirm that compliance with the owing statutes and regulations will be met.
1932(a)(1)(A)(i)(I)	1.	The state assures that all of the applicable requirements of
1903(m)		section 1903(m) of the Act, for MCOs and MCO contracts will be met.
42 CFR 438.50(c)(1)		
1932(a)(1)(A)(i)(I)	2.	X The state assures that all the applicable requirements of section 1905(t)
TN No.		Date Effective Date
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TN No.

CMS-PM-10120 Date: January 1, 2014 ATTACHMENT 3.1-F Page 5 OMB No.:0938-933

State: ARKANSAS

Citation	- Condition or Requirement	
1905(t) 4 2 CFR 438.50(c)(2) 1902(a)(23)(A)	of the Act for PCCMs and PCCM contracts will be met.	
1932(a)(1)(A) 4 2 CFR 438.50(c)(3)	3The state assures that all the applicable requirements of section (including subpart (a)(1)(A)) of the Act, for the state's option to limit of choice by requiring beneficiaries to receive their benefits through care entities will be met.	t freedom
1932(a)(1)(A 4 2 CFR 431.51 1905(a)(4)(C)	4XThe state assures that all the applicable requirements of 42 C 431.51 regarding freedom of choice for family planning services ar as defined in section 1905(a)(4)(C) will be met.	FR 1 d supplies
1932(a)(1)(A) 42-CFR-438 42-CFR-438.50(e)(4) 1903(m)	 X The state assures that all applicable managed care requiremed 42 CFR Part 438 for MCOs and PCCMs will be met. 	nts of -
1932(a)(1)(A) 42 CFR 438.6(e) 42 CFR 438.50(e)(6)	6. The state assures that all applicable requirements of 42 CFR 43 for payments under any risk contracts will be met.	8.6(c)
1932(a)(1)(A) for 42 CFR 447.362 42 CFR 438.50(c)(6)	7X The state assures that all applicable requirements of 42 CFR payments under any nonrisk contracts will be met.	447.362
45 CFR 74.40	8X The state assures that all applicable requirements of 45 CFR procurement of contracts will be met.	92.36 for
	D. <u>Eligible groups</u>	
1932(a)(1)(A)(i)	1. List all eligible groups that will be enrolled on a mandatory basis.	
	Section 1931 children and related populations, pregnant women un SOBRA (SOBRA women are required to enroll with a Primary Manger only if they need non-obstetrical services which require referral)., Section 1931 Adults and Related populations, poverty labind/Disabled Adults and related populations age 18 or older, Bli Children, Aged and related populations. Ages 65 or older who are Medicare beneficiaries. Foster Care Children, ARKids First B children.	y Care Case re a PCP evel, nd/Disabled e not
TN No. Supersedes	Approval Date Effective Date	

CMS-PM-10120 Date: January 1, 2014 ATTACHMENT 3.1-F Page 6 OMB No.:0938-933

State: ARKANSAS

	pregnant women and infants, Blind/Disabled
	adults 18 and older, Foster Care children
	2. Mandatory exempt groups identified in 1932(a)(1)(A)(i) and 42 CFR 438.50.
	Use a check mark to affirm if there is voluntary enrollment in any of the
	following mandatory exempt groups.
932(a)(2)(B)	i. Beneficiaries who are also eligible for Medicare.
2 CFR 438(d)(1)	
	If enrollment is voluntary, describe the circumstances of enrollment.
	(Example: Beneficiaries who become Medicare eligible during mid
	enrollment, remain cligible for managed care and are not disenrolled into fee for service.)
932(a)(2)(C)	ii. X Indians who are beneficiaries of Federally recognized Tribes exce
	when 42 CFR 438(d)(2) the MCO or PCCM is operated by the Indian Healt
	Service or an Indian Health program operating under a contract, grant or
	cooperative agreement with the Indian Health Service pursuant to the India
	Self Determination Act, or an Urban Indian program operating under a
	contract or grant with the Indian Health Service pursuant to title V of the
	Indian Health Care Improvement Act.
932(a)(2)(A)(i)	iii X Children under the age of 19 years, who are eligible for Supplementa
2 CFR 438.50(d)(3)(i)	Security Income (SSI) under Title XVI.
-80	
932(a)(2)(A)(iii)	iv. X Children under the age of 19 years who are eligible under
2 CFR 438.50(d)(3)(ii)	——————————————————————————————————————
932(a)(2)(A)(v)	vX Children under the age of 19 years who are in foster care or other ou
of	
2 CFR 438.50(3)(iii) ———	the-home placement.
1932(a)(2)(A)(iv)	vi. XChildren under the age of 19 years who are receiving foster care
12-CFR 438.50(3)(iv)	adoption assistance under title IV-E.
1932(a)(2)(A)(ii)	vii. XChildren under the age of 19 years who are receiving services
	through a 42 CFR 438.50(3)(v) family-centered, community based,
	coordinated care system that receives grant funds under section 501(a)(1)(I
IN No. Supersedes Appr	roval Date Effective Date

Supersedes TN No.

CMS-PM-10120 Date: January 1, 2014 ATTACHMENT 3.1-F Page 7 OMB No.:0938-933

State: ARKANSAS

Citation		Condition or Requirement
		of Title V, and is defined by the state in terms of either program participation or special health care needs.
E.	<u>Identifica</u>	tion of Mandatory Exempt Groups
1932(a)(2) 4 2 CFR 438.50(d)	1.	Describe how the state defines children who receive services that are funded under section 501(a)(1)(D) of title V. (Examples children receiving services at a specific clinic or enrolled in a particular program.) N/A
1932(a)(2) 4 2 CFR 438.50(d)	2.	Place a check mark to affirm if the state's definition of title V children is determined by: iprogram participation,iiprogram participation,iispecial health care needs, orX_iiiboth
1932(a)(2) 42 CFR 438.50(d)	3.	Place a check mark to affirm if the scope of these title V services is received through a family centered, community-based, coordinated care system. X_1yesiino
1932(a)(2) 42-CFR-438.50 (d)	4.	Describe how the state identifies the following groups of children who are exempt from mandatory enrollment: (Examples: cligibility database, self-identification) 1. Children under 19 years of age who are eligible for SSI under title XVI;
		The state identifies this group as defined by categories at time of enrollment or reenrollment via the eligibility data base. ii. Children under 19 years of age who are eligible under section 1902-(e)(3) of the Act; The state identifies this group as defined by categories at time of
		enrollment or reenrollment via the eligibility data base.

TN No. Supersedes TN No.

Approval Date_ Effective Date

CMS-PM-10120 Date: January 1, 2014

ATTACHMENT 3.1-F Page 8 OMB No.:0938-933

State: ARKANSAS

Citation		—Condition or Requirement
		iii. Children under 19 years of age who are in foster care or other out- of home placement;
		The state identifies this group as defined by categories at time of enrollment or reenrollment via the eligibility data base.
		iv. Children under 19 years of age who are receiving foster care or
		adoption assistance. The state identifies this group as defined by categories at time of enrollment or reenrollment via the eligibility data base.
		enroughert of reenroughent via the engiothry that base.
1932(a)(2) 4 2 CFR 438.50(d)	5.	Describe the state's process for allowing children to request an exemption from mandatory enrollment based on the special needs criteria as defined in the state plan if they are not initially identified as exempt. (Example: self-identification)
	7	The state requires PCCM's to allow enrollees to self refer under certain circumstances. Arkansas Medicaid has no special definition for" special needs" children who are Medicaid beneficiaries. Connecteure includes mandatory enrollment for all of them who are not excluded for some other reason, such as having Medicare as their primary insurance.
1932(a)(2) 42-CFR-438.50(d)	6,	Describe how the state identifies the following groups who are exempt from mandatory enrollment into managed care:
		i. Beneficiaries who are also eligible for Medicare.
		The state uses aid categories on the eligibility system and the MMIS claims processing system to identify groups who are exempt from mandatory enrollment.
		ii. Indians who are beneficiaries of Federally recognized Tribes except when the MCO or PCCM is operated by the Indian Health Service of an Indian Health program operating under a contract, grant of cooperative agreement with the Indian Health Service pursuant to the Indian Self Determination Act; or an Urban Indian program operating
TN No. Supersedes	Approva	1 Date Effective Date

TN No.

TN No.

CMS-PM-10120 Date: January 1, 2014

State: ARKANSAS

ATTACHMENT 3.1-F Page 9 OMB No.:0938-933

Citation	Condition or Requirement
	under a contract or grant with the Indian Health Service pursuant title V of the Indian Health Care Improvement Act.
	The state uses aid categories on the eligibility system and the MMIS claim processing system to identify groups who are exempt from mandatory enrollmen
42 CFR 438 50	F. List other eligible groups (not previously mentioned) who will be exempt from
42 CFR 430.30	mandatory enrollment
	Medicare dual eligible, poverty level pregnant women (SOBRA; SOBRA women
	are required to enroll with a Primary Care Case Manger only if they need non
	obstetrical services which require a PCP referral), Beneficiaries
	who reside in a nursing facilities or intermediate care facilities for the mentally
	retarded, Home and Community Based Waiver beneficiaries, Medicaid- beneficiaries for the period of retroactive eligibility, medically needy spend down,
	family planning waiver, pregnant women: presumptive eligibility
	tannity planning warver, pregnant wonten, presumptive engionity
42 CFR 438.50	G. List all other eligible groups who will be permitted to enroll on a voluntary basis
	N/A
	H. Enrollment process.
1932(a)(4)	1. Definitions
42 CFR 438 50	1, Dentification
42 C11C 450.50	i. An existing provider beneficiary relationship is one in which the
	provider was the main source of Medicaid services for the beneficial
	during the previous year. This may be established through state
	records of previous managed care enrollment or fee-for service
	experience or through contact with the recipient. Enrollees are
N	permitted to disenroll from their PCCM or transfer between PCCMs
	The state of the s
	ii. A provider is considered to have "traditionally served" Medicaid beneficiaries if it has experience in serving the Medicaid population
1932(a)(4)	2. State process for enrollment by default.
TN No.	

CMS-PM-10120 Date: January 1, 2014

ATTACHMENT 3.1-F Page 10 OMB No.:0938-933

State: ARKANSAS Condition or Requirement

42 CFR 438.50

Describe how the state's default enrollment process will preserve:

the existing provider-recipient relationship (as defined in H.1.i).

A beneficiary may enroll with at PCCM at the office of the PCCM, at the regional district state office, through Connectcare or through the emergency room. The PCCM's staff telephones a Voice Response System; the entire process is automated via proprietary hardware and software;

- the relationship with providers that have traditionally served Medicaid beneficiaries (as defined in H.2.ii).
- the equitable distribution of Medicaid beneficiaries among qualified MCOs and PCCMs available to enroll them, (excluding those that are subject to intermediate sanction described in 42 CFR 438.702(a)(4)); and disenrollment for cause in accordance with 42 CFR 438.56 $\frac{(d)(2)}{(d)}$

The state has set enrollment limits for each PCCM provider. The PCCM provider is limited to 2500 enrollees. If that limitation createsa hardship for the practitioner, threatens the PCCM's practice orcreates a problem of access and availability for beneficiaries, the PCCM may request in writing to the Director of Medical Services additional case load.

1932(a)(4) 42-CFR-438.50

As part of the state's discussion on the default enrollment process, include the following information:

The state will ____/will not x_use a lock in for managed care.

The time frame for beneficiaries to choose a health plan before being auto-assigned will be N/A.

Describe the state's process for notifying Medicaid beneficiaries of theirauto-assignment. (Example: state generated correspondence.)

N/A

TN No. Supersedes TN No.

Approval Date_____ Effective Date

CMS-PM-10120 Date: January 1, 2014

Date: January 1, 2014

ATTACHMENT 3.1-F Page 11 OMB No.:0938-933

State:	ARKANSAS

Citation Condition or Requirement Describe the state's process for notifying the Medicaid beneficiaries who are auto-assigned of their right to disenroll without cause during the first 90 days of their enrollment. (Examples: state generated correspondence, HMO enrollment packets etc.) N/A Describe the default assignment algorithm used for auto-assignment. (Examples: ratio of plans in a geographic service area to potential enrollees, usage of quality indicators.) N/A Describe how the state will monitor any changes in the rate of default assignment. (Example: usage of the Medical Management Information System (MMIS), monthly reports generated by the enrollment broker) 1932(a)(4) State assurances on the enrollment process 42 CFR 438.50 Place a check mark to affirm the state has met all of the applicable requirements of choice, enrollment, and re enrollment. X The state assures it has an enrollment system that allows beneficiaries who are already enrolled to be given priority to continue that enrollment if the MCO or PCCM does not have capacity to accept all who are seeking enrollment under the program. X The state assures that, per the choice requirements in 42 CFR 438.52, Medicaid beneficiaries enrolled in either an MCO or PCCM model will have a choice of at least two entities unless the area is considered rural as defined in 42 CFR 438.52(b)(3).

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CMS-PM-10120

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ATTACHMENT 3.1-F Page 12 OMB No.:0938-933

State: ARKANSAS

Citation-		Condition or Requirement
		3 The state plan program applies the rural exception to choice requirements of 42 CFR 438.52(a) for MCOs and PCCMs.
		This provision is not applicable to this 1932 State Plan Amendment.
		4The state limits enrollment into a single Health Insuring Organization (HIO); if and only if the HIO is one of the entities described in section 1932(a)(3)(C) of the Act; and the recipient has a choice of at least two primary care providers within the entity. (California only.)
		X_This provision is not applicable to this 1932 State Plan Amendment.
		5The state applies the automatic reenrollment provision in accordance with 42 CFR 438.56(g) if the recipient is disenrolled solely because he or sheloses Medicaid eligibility for a period of 2 months or less.
		X_This provision is not applicable to this 1932 State Plan Amendment.
1932(a)(4) 42 CFR 438.50	J.	- Disenrollment
12 0110 130,30		1. The state will/will not X_use lock in for managed care.
		2. The lock-in will apply for <u>N/A</u> months (up to 12 months).
		3. Place a check mark to affirm state compliance.
		X_The state assures that beneficiary requests for disenrollment (with and without cause) will be permitted in accordance with 42 CFR 438.56(c).
		4. Describe any additional circumstances of "cause" for disenrollment (if any).
	K.	<u>Information requirements for beneficiaries</u>
		Place a check mark to affirm state compliance.
1932(a)(5) 42 CFR 438.50 42 CFR 438.10		X The state assures that its state plan program is in compliance with 42 CFR 438.10(i) for information requirements specific to MCOs and PCCM programs operated under section 1932(a)(1)(A)(i) state plan amendments. (Place a check mark to affirm state compliance.)
1932(a)(5)(D)	L.	List all services that are excluded for each model (MCO & PCCM)
TN No.		
Supersedes TN No.	Appr	roval Date Effective Date

CMS-PM-10120 Date: January 1, 2014

Revised: January 1, 2016

ATTACHMENT 3.1-F Page 13

OMB No.:0938-933

State: ARKANSAS

Citation Condition or Requirement

1905(t)

The following PCCM-exempt services do not require PCP authorization

Dental Services

Emergency hospital care

DDS Alternative Community Services

Family Planning Anesthesia Alternative Waiver Programs

Developmental Day Treatment Services (re Services only Di ease Contro Services

for Communicable Diseases Domiciliary on the

ARChoices waiver services

Gynecological care

Inpatient Hospital admissions on the effective date or PCP enrollment or on the day-

after the effective date of PCP enrollment

Mental health services as follows:

Psychiatry for services provided by a psychiatrist enrolled in Arkansas Medicaid and

practice as an individual practitioner

Rehabilitative services for persons with mental illness aged 21 or older or for specified

procedures for persons under age 21

Rehabilitative Services for Y with and Children Nurse Midwife services

ICF/IID services Nursing Facility services

Hospital non-emergency or outpatient clinic services on the effective date of PCP-

enrellment or on the day after the effective date of PCP enrollment.

Ophthalmology and Optometry services

Obstetric (amepartum, deliver and postpartum) services Pharmacy

Physician Services for inpatients acute care. Transportation

Sexual Abuse Examination.

Fargeted case management provided by the Division of Youth Services or the Division of Children and Family services under an interagency agreement with the Division of

Medical Services.

1932 (a)(1)(A)(ii) M. Selective contracting under a 1932 state plan option

To respond to items #1 and #2, place a check mark. The third item requires a brief narrative.

2. CMS-PM-10120 Date: January 1, 2014

ATTACHMENT 3.1-F Page 14 OMB No.:0938-933

State: ARKANSAS

Citation — Condition or Requirement

- 1. The state will will not X intentionally limit the number of entities it contracts under a 1932 state plan option.
- 2. X The state assures that if it limits the number of contracting entities, this limitation will not substantially impair beneficiary access to services.
- 3. Describe the criteria the state uses to limit the number of entities it contracts under a 1932 state plan option.

A PCCM must establish his or her Medicaid caseload limit, of a maximum of 2500. The state will permit higher maximums in areas the federal government has designated as medically underserved. The state may permit higher maximum caseloads for Primary Care Providers who so request if the limit would create a hardship on their practice.

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Approval Date_____

Effective Date