EXHIBIT C

DEPARTMENT OF HUMAN SERVICES, DIVISION OF MEDICAL SERVICES

SUBJECT: Obstetric Professional Rate Increase and Unbundling, 20 CAR pts. 570, 610, 619, 631, 646

DESCRIPTION:

Statement of Necessity

The Department of Humans Services (DHS) seeks to revise the rate and claims process for prenatal, delivery, and postpartum professional services under Medicaid pursuant to Acts 124 and 140 of 2025, known widely as "Healthy Moms, Healthy Babies". The goal of the rate and claims revision is to improve Medicaid reimbursement to ensure adequate access to care and to improve Medicaid's data collection on utilization of prenatal and postpartum services.

Summary

Implementation of adequate rates requires amendment to the Medicaid State Plan, as well as updates to the Medicaid Provider Manuals. The Division of Medical Services (DMS) adds revised billing rules to Section II of the Physician, Certified Nurse Midwife, Nurse Practitioner, Federally Qualified Health Center, and Rural Health Center provider manuals. DHS will submit a state plan amendment (SPA) to the Centers for Medicare & Medicaid (CMS).

The following documents the specific updates to the provider manuals:

Certified Nurse Midwife: (a) Section 213.600 to correct information regarding visit limit exclusion and correct number of visits from twelve to sixteen; (b) Sections 240.100 - 240.400 to revise prior authorization process instructions to be consistent with standard practices in use; (c) Section 272.470 to remove irrelevant verbiage and correct sentence structure; (d) Section 272.490 to remove references to global billing, itemized billing, and correct grammatical inconsistencies; and (e) Section 272.493 is revised to 272.491 for numbering sequence.

Federally Qualified Health Center: (a) Section 220.000 to add postpartum visits to the visit limit exclusion list.

Nurse Practitioner: (a) Section 214.210 to correct information regarding visit limit exclusion.

Physician: (a) Section 247.000 to correct reference to related sections; (b) Section 292.670 to 292.671 to remove references to global billing, itemized billing, and to correct grammatical inconsistencies; (c) Section 292.674 to remove reference to global billing; and delete Section 292.675.

Rural Health Center: (a) Section 218.100 to correct information regarding visit limit exclusion.

<u>PUBLIC COMMENT</u>: A public hearing was held on this rule on April 30, 2025. The public comment period expired on May 10, 2025. The agency indicated that it received no public comments.

The proposed effective date is July 1, 2025.

FINANCIAL IMPACT: The agency indicated that this rule has a financial impact.

Per the agency, the total cost to implement this rule is \$38,030,852 for the current fiscal year (\$11,519,545 in general revenue and \$26,511,307 in federal funds) and \$38,030,852 for the next fiscal year (\$11,702,093 in general revenue and \$26,328,759 in federal funds). The total estimated cost by fiscal year to a state, county, or municipal government is \$11,519,545 for the current fiscal year and \$11,702,093 for the next fiscal year.

The agency indicated that there is a new or increased cost or obligation of at least \$100,000 per year to a private individual, private entity, private business, state government, county government, municipal government, or to two or more of those entities combined. Accordingly, the agency provided the following written findings:

(1) a statement of the rule's basis and purpose;

The Department of Human Services (DHS) seeks to revise the rate and claims process for prenatal, delivery, and postpartum professional services under Medicaid pursuant to Acts 124 and 140 of 2025, known widely as "Healthy Moms, Healthy Babies".

(2) the problem the agency seeks to address with the proposed rule, including a statement of whether a rule is required by statute;

The goal of the rate and claims revision is to improve Medicaid reimbursement to ensure adequate access to care and to improve collection of utilization data for prenatal and postpartum services.

(3) a description of the factual evidence that:
(a) justifies the agency's need for the proposed rule; and
(b) describes how the benefits of the rule meet the relevant statutory objectives and justify the rule's costs;

Increasing the professional fees for obstetrical services provided by qualified Medicaid practitioners and removing global billing bundles will allow improved access to a wider range of prenatal, delivery, and postpartum services across the state to ensure adequate access is available. This rule, combined with others resulting from Acts 124 and 140 of 2025 will support the overarching purpose of promoting Healthy Moms and Healthy Babies in Arkansas.

(4) a list of less costly alternatives to the proposed rule and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;

N/A

(5) a list of alternatives to the proposed rule that were suggested as a result of public comment and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;

N/A

(6) a statement of whether existing rules have created or contributed to the problem the agency seeks to address with the proposed rule and, if existing rules have created or contributed to the problem, an explanation of why amendment or repeal of the rule creating or contributing to the problem is not a sufficient response; and

N/A

(7) an agency plan for review of the rule no less than every ten (10) years to determine whether, based upon the evidence, there remains a need for the rule including, without limitation, whether:

(a) the rule is achieving the statutory objectives;

(b) the benefits of the rule continue to justify its costs; and

(c) the rule can be amended or repealed to reduce costs while continuing to achieve the statutory objectives.

The Agency monitors State and Federal rules and policies for opportunities to reduce and control costs.

LEGAL AUTHORIZATION: This rule implements identical Acts 124 and 140 of 2025. Act 124, sponsored by Representative Aaron Pilkington, and Act 140, sponsored by Senator Missy Irvin, created the Healthy Moms, Healthy Babies Act and amended Arkansas law to improve maternal health in this state. Each Act required the Department of Human Services to adopt rules implementing the Act. *See* Act 124, § 3; Act 140, § 3.



Office of Policy and Rules P.O. Box 1437, Slot S295, Little Rock, AR 72203-1437 P: 501.320.6383 F: 501.404.4619

April 09, 2025

Mrs. Rebecca Miller-Rice Administrative Rules Review Section Arkansas Legislative Council Bureau of Legislative Research #1 Capitol, 5th Floor Little Rock, AR 72201

Dear Mrs. Rebecca Miller-Rice:

Re: Obstetric Professional Rate Increase and Unbundling

Please arrange for this rule to be reviewed by the ALC-Administrative Rules Subcommittee. If you have any questions or need additional information, please contact me at 501-320-6383 or by emailing Mac.E.Golden@dhs.arkansas.gov.

Sincerely,

Mac Golden

Mac Golden Deputy Chief

Attachments

<u>QUESTIONNAIRE FOR FILING PROPOSED RULES WITH</u> <u>THE ARKANSAS LEGISLATIVE COUNCIL</u>

DEPARTMENT		
BOARD/COMMISSION		
BOARD/COMMISSION	DIRECTOR	
CONTACT PERSON		
ADDRESS		
PHONE NO.	EMAIL	
NAME OF PRESENTER	(S) AT SUBCOMMITTEE MEETIN	G

PRESENTER EMAIL(S)_____

INSTRUCTIONS

In order to file a proposed rule for legislative review and approval, please submit this Legislative Questionnaire and Financial Impact Statement, and attach (1) a summary of the rule, describing what the rule does, the rule changes being proposed, and the reason for those changes; (2) both a markup and clean copy of the rule; and (3) all documents required by the Questionnaire.

If the rule is being filed for permanent promulgation, please email these items to the attention of Rebecca Miller-Rice, <u>miller-ricer@blr.arkansas.gov</u>, for submission to the Administrative Rules Subcommittee.

If the rule is being filed for emergency promulgation, please email these items to the attention of Director Marty Garrity, <u>garritym@blr.arkansas.gov</u>, for submission to the Executive Subcommittee.

Please answer each question completely using layman terms.

***************************************	****

- 1. What is the official title of this rule?
- 2. What is the subject of the proposed rule?
- 3. Is this rule being filed under the emergency provisions of the Arkansas Administrative Procedure Act? Yes No

If yes, please attach the statement required by Ark. Code Ann. § 25-15-204(c)(1).

If yes, will this emergency rule be promulgated under the permanent provisions of the Arkansas Administrative Procedure Act? Yes No

- 4. Is this rule being filed for permanent promulgation? Yes No
 If yes, was this rule previously reviewed and approved under the emergency provisions of the Arkansas Administrative Procedure Act? Yes No
 If yes, what was the effective date of the emergency rule? ______
 On what date does the emergency rule expire? ______
- 5. Is this rule required to comply with a *federal* statute, rule, or regulation? Yes No If yes, please provide the federal statute, rule, and/or regulation citation.

6. Is this rule required to comply with a *state* statute or rule? Yes No

If yes, please provide the state statute and/or rule citation.

7. Are two (2) rules being repealed in accord with Executive Order 23-02? Yes No

If yes, please list the rules being repealed. If no, please explain.

8. Is this a new rule? Yes No

Does this repeal an existing rule? Yes No If yes, the proposed repeal should be designated by strikethrough. If it is being replaced with a new rule, please attach both the proposed rule to be repealed and the replacement rule.

Is this an amendment to an existing rule? Yes No If yes, all changes should be indicated by strikethrough and underline. In addition, please be sure to label the markup copy clearly as the markup. 9. What is the state law that grants the agency its rulemaking authority for the proposed rule, outside of the Arkansas Administrative Procedure Act? Please provide the specific Arkansas Code citation(s), including subsection(s).

10. Is the proposed rule the result of any recent legislation by the Arkansas General Assembly? Yes No

If yes, please provide the year of the act(s) and act number(s).

11. What is the reason for this proposed rule? Why is it necessary?

- 12. Please provide the web address by which the proposed rule can be accessed by the public as provided in Ark. Code Ann. § 25-19-108(b)(1).
- Will a public hearing be held on this proposed rule? Yes No
 If yes, please complete the following:
 Date:
 Time:
 Place:

Please be sure to advise Bureau Staff if this information changes for any reason.

- 14. On what date does the public comment period expire for the permanent promulgation of the rule? Please provide the specific date.
- 15. What is the proposed effective date for this rule?
- 16. Please attach (1) a copy of the notice required under Ark. Code Ann. § 25-15-204(a)(1) and (2) proof of the publication of that notice.
- 17. Please attach proof of filing the rule with the Secretary of State, as required by Ark. Code Ann. \$ 25-15-204(e)(1)(A).
- 18. Please give the names of persons, groups, or organizations that you anticipate will comment on these rules. Please also provide their position (for or against), if known.
- 19. Is the rule expected to be controversial? Yes NoIf yes, please explain.

The CAR references for **Obstetrical Professional Services Rate Increase and Unbundling** are:

Medicaid Provider Manuals

Certified Nurse-Midwife Title 20 / Chapter XV / Subchapter B / Part 610

Federally Qualified Health Center <u>Title 20</u> / <u>Chapter XV</u> / <u>Subchapter</u> <u>B</u> / <u>Part 619</u>

Nurse Practitioner Title 20 / Chapter XV / Subchapter B / Part 631

Physician/Independent Lab/ CRNA/ Radiation Therapy Center <u>Title</u> 20 / <u>Chapter XV</u> / <u>Subchapter B</u> / <u>Part 631</u>

Rural Health Clinic Title 20 / Chapter XV / Subchapter B / Part 646

Arkansas Medicaid State Plan <u>Title 20</u> / <u>Chapter XV</u> / <u>Subchapter A</u> / <u>Part</u> 570

NOTICE OF RULE MAKING

The Department of Human Services (DHS) announces for a public comment period of thirty (30) calendar days a notice of rulemaking for the following proposed rule under one or more of the following chapters, subchapters, or sections of the Arkansas Code: §§20-76-201, 20 77-107, and 25-10-129. The proposed effective date of the rule is July 1, 2025.

The Department of Humans Services (DHS) seeks to revise the rate and claims process for prenatal, delivery, and postpartum professional services under Medicaid pursuant to Acts 124 and 140 of 2025, known widely as "Healthy Moms, Healthy Babies". The goal of the rate and claims revision is to improve Medicaid reimbursement to ensure adequate access to care and to improve Medicaid's data collection on utilization of prenatal and postpartum services. DHS will submit a state plan amendment (SPA) to the Centers for Medicare & Medicaid (CMS) to implement the new rate and claims process. Implementation also requires updates to the Certified Nurse Midwife, Federally Qualified Health Center, Nurse Practitioner, Physician, and Rural Health Center Medicaid provider manuals. The proposed rule estimates a financial impact of \$38,030,852.00 per fiscal year (State \$11,702,093; Federal \$26,328,759).

The proposed rule is available for review at the Department of Human Services (DHS) Office of Policy and Rules, 2nd floor Donaghey Plaza South Building, 7th and Main Streets, P. O. Box 1437, Slot S295, Little Rock, Arkansas 72203-1437. This notice also shall be posted at the local office of the Division of County Operations (DCO) of DHS in every county in the state. You may also access and download the proposed rule at <u>ar.gov/dhs-proposed-rules</u>.

Public comments can be submitted in writing at the above address or at the following email address: <u>ORP@dhs.arkansas.gov</u>. All public comments must be received by DHS no later than May 10, 2025. Please note that public comments submitted in response to this notice are considered public documents. A public comment, including the commenter's name and any personal information contained within the public comment, will be made publicly available and may be seen by various people.

A public hearing will be held by remote access through Zoom. Public comments may be submitted at the hearing. The details for attending the Zoom hearing appear at <u>ar.gov/dhszoom</u>.

If you need this material in a different format, such as large print, contact the Office of Policy and Rules at 501-320-6428.

The Arkansas Department of Human Services is in compliance with Titles VI and VII of the Civil Rights Act and is operated, managed and delivers services without regard to religion, disability, political affiliation, veteran status, age, race, color, or national origin. 4502201653

Elizabeth Pitman, Director Division of Medical Services [EXTERNAL SENDER]

Will run Fri 4/11, Sat 4/12, and Sun 4/13. Thanks.

Gregg Sterne, Legal Advertising Arkansas Democrat-Gazette legalads@arkansasonline.com

From: "Lisa Teague" <Lisa.Teague@dhs.arkansas.gov> To: "legalads" <legalads@arkansasonline.com> Cc: "Jack Tiner" <jack.tiner@dhs.arkansas.gov>, "Mac Golden" <Mac.E.Golden@dhs.arkansas.gov> Sent: Wednesday, April 9, 2025 11:24:43 AM Subject: Full Run Ad (r. 304)

Good morning,

Please run the attached Notice of Public Hearing in the *Arkansas Democrat-Gazette* on the following days:

- Friday, April 11 , 2025
- · Saturday, April 12, 2025
- Sunday, April 13, 2025

I am aware that the print version will only be provided to all counties on Sundays.

Invoice to: AR Dept of Human Services P.O. Box 1437 Slot S535 Little Rock, AR 72203 ATTN: Lakeya Gipson (Lakeya.Gipson@dhs.arkansas.gov)

Or email invoices to: dms.invoices@arkansas.gov

NOTE: Please reply to this email using "REPLY ALL"

From:	Lisa Teague
То:	Arkansas Register
Cc:	Mac Golden; Jack Tiner; Lakeya Gipson; JAMIE EWING
Subject:	DHS/DMS-Proposed Filing-Obstetrical Professional Services Rate Increase and Unbundling - r. 304
Date:	Wednesday, April 9, 2025 12:03:00 PM
Attachments:	SOS Initial - Obstetric Professional Rate Increase and Unbundling (update public hearing info).pdf

Good afternoon,

Attached is the proposed rule for Obstetrical Professional Services Rate Increase and Unbundling. The public notice will appear in the Arkansas-Democrat Gazette April 11, 12, and 13, 2025. The public comment period ends on May 10, 2025.

Please post.

Thank you,

Lisa Teague | Arkansas Department of Human Services DHS Program Administrator Office of Policy and Rules Donaghy Plaza South 700 Main St. | Slot S295 | Little Rock, AR 72203 Phone: 501-396-6428 Email: <u>lisa.teague@dhs.arkansas.gov</u>



Sensitive

This email may contain sensitive or confidential information.

CONFIDENTIALITY NOTICE: This email message, including all attachments, is for the sole use of the intended recipient(s) and may contain confidential or sensitive client and/or employee information. If you are not the intended recipient, or an employee or agent responsible for delivering this message to the intended recipient, you may not use, disclose, copy or disseminate this information. Please call the sender immediately or reply by email and destroy all copies of the original message, including attachments.

FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY.

DEPARTMENT		
BOARD/COMMISSION		
PERSON COMPLETING THIS ST.	ATEMENT	
TELEPHONE NO.	EMAIL	

To comply with Ark. Code Ann. § 25-15-204(e), please complete the Financial Impact Statement and email it with the questionnaire, summary, markup and clean copy of the rule, and other documents. Please attach additional pages, if necessary.

TITLE OF THIS RULE

- 1. Does this proposed, amended, or repealed rule have a financial impact? Yes No
- Is the rule based on the best reasonably obtainable scientific, technical, economic, or other evidence and information available concerning the need for, consequences of, and alternatives to the rule?
 Yes
 No
- 3. In consideration of the alternatives to this rule, was this rule determined by the agency to be the least costly rule considered? Yes No

If no, please explain:

- (a) how the additional benefits of the more costly rule justify its additional cost;
- (b) the reason for adoption of the more costly rule;
- (c) whether the reason for adoption of the more costly rule is based on the interests of public health, safety, or welfare, and if so, how; and
- (d) whether the reason for adoption of the more costly rule is within the scope of the agency's statutory authority, and if so, how.
- 4. If the purpose of this rule is to implement a *federal* rule or regulation, please state the following:
 - (a) What is the cost to implement the federal rule or regulation?

the

<u>Current Fiscal Year</u>	<u>Next Fiscal Year</u>
General Revenue	General Revenue
Federal Funds	Federal Funds
Cash Funds	Cash Funds
Special Revenue	Special Revenue
Other (Identify)	Other (Identify)
Total	Total
	4 1.0
(b) What is the additional cost of the sta <u>Current Fiscal Year</u>	<u>Next Fiscal Year</u>
Current Fiscal Year	<u>Next Fiscal Year</u>
<u>Current Fiscal Year</u> General Revenue	<u>Next Fiscal Year</u> General Revenue
Current Fiscal Year General Revenue Federal Funds	<u>Next Fiscal Year</u> General Revenue Federal Funds
Current Fiscal Year General Revenue Federal Funds Cash Funds	<u>Next Fiscal Year</u> General Revenue Federal Funds Cash Funds
Current Fiscal Year General Revenue Federal Funds	<u>Next Fiscal Year</u> General Revenue Federal Funds

\$

5.

Next	Fiscal	Year	
\$			

What is the total estimated cost by fiscal year to a state, county, or municipal government to implement this rule? Is this the cost of the program or grant? Please explain how the government 6. is affected.

Current	Fiscal	Year	
\$			

Next Fisca	l Year
\$	

7. With respect to the agency's answers to Questions #5 and #6 above, is there a new or increased cost or obligation of at least one hundred thousand dollars (\$100,000) per year to a private individual, private entity, private business, state government, county government, municipal government, or to two (2) or more of those entities combined?

Yes No

If yes, the agency is required by Ark. Code Ann. § 25-15-204(e)(4) to file written findings at the time of filing the financial impact statement. The written findings shall be filed simultaneously with the financial impact statement and shall include, without limitation, the following:

(1) a statement of the rule's basis and purpose; The Department of Humans Services (DHS) seeks to revise the rate and claims process for prenatal, delivery, and postpartum professional services under Medicaid pursuant to Acts 124 and 140 of 2025, known widely as "Healthy Moms, Healthy Babies".

(2) the problem the agency seeks to address with the proposed rule, including a statement of whether a rule is required by statute; The goal of the rate and claims revision is to improve Medicaid reimbursement to ensure adequate access to care and to improve collection of utilization data for prenatal and postpartum services.

(3) a description of the factual evidence that:

(a) justifies the agency's need for the proposed rule; and
(b) describes how the benefits of the rule meet the relevant statutory objectives and justify the rule's costs; Increasing the professional fees for obstetrical services provided by qualified Medicaid practitioners and removing global billing bundles will allow improved access to a wider range of prenatal, delivery, and postpartum services across the state to ensure adequate access is available. This rule, combined with others resulting from Acts 124 and 140 of 2025 will support the overarching purpose of promoting Healthy Moms and Healthy Babies in Arkansas.

(4) a list of less costly alternatives to the proposed rule and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule; N/A

(5) a list of alternatives to the proposed rule that were suggested as a result of public comment and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule; N/A

(6) a statement of whether existing rules have created or contributed to the problem the agency seeks to address with the proposed rule and, if existing rules have created or contributed to the problem, an explanation of why amendment or repeal of the rule creating or contributing to the problem is not a sufficient response; N/A and

(7) an agency plan for review of the rule no less than every ten (10) years to determine whether, based upon the evidence, there remains a need for the rule including, without limitation, whether:

(a) the rule is achieving the statutory objectives;

(b) the benefits of the rule continue to justify its costs; and

(c) the rule can be amended or repealed to reduce costs while continuing to achieve the statutory objectives. The Agency monitors State and Federal rules and policies for opportunities to reduce and control costs.

Obstetrical Claims for Professional Prenatal, Delivery, Postpartum Care

Statement of Necessity

The Department of Humans Services (DHS) seeks to revise the rate and claims process for prenatal, delivery, and postpartum professional services under Medicaid pursuant to Acts 124 and 140 of 2025, known widely as "Healthy Moms, Healthy Babies". The goal of the rate and claims revision is to improve Medicaid reimbursement to ensure adequate access to care and to improve Medicaid's data collection on utilization of prenatal and postpartum services.

Summary

Implementation of adequate rates requires amendment to the Medicaid State Plan, as well as updates to the Medicaid Provider Manuals. The Division of Medical Services (DMS) adds revised billing rules to Section II of the Physician, Certified Nurse Midwife, Nurse Practitioner, Federally Qualified Health Center, and Rural Health Center provider manuals. DHS will submit a state plan amendment (SPA) to the Centers for Medicare & Medicaid (CMS).

The following documents the specific updates to the provider manuals.

<u>Certified Nurse Midwife</u>: (a) Section 213.600 to correct information regarding visit limit exclusion and correct number of visits from twelve to sixteen; (b) Sections 240.100 - 240.400 to revise prior authorization process instructions to be consistent with standard practices in use; (c) Section 272.470 to remove irrelevant verbiage and correct sentence structure; (d) Section 272.490 to remove references to global billing, itemized billing, and correct grammatical inconsistencies; and (e) Section 272.493 is revised to 272.491 for numbering sequence.

<u>Federally Qualified Health Center</u>: (a) Section 220.000 to add postpartum visits to the visit limit exclusion list.

Nurse Practitioner: (a) Section 214.210 to correct information regarding visit limit exclusion.

<u>Physician</u>: (a) Section 247.000 to correct reference to related sections; (b) Section 292.670 to 292.671 to remove references to global billing, itemized billing, and to correct grammatical inconsistencies; (c) Section 292.674 to remove reference to global billing; and delete Section 292.675.

<u>Rural Health Center</u>: (a) Section 218.100 to correct information regarding visit limit exclusion.

TOC required

213.600 Certified Nurse-Midwife Services Benefit Limit



Beneficiaries age <u>twenty-one (</u>21) and older are limited to <u>twelve-sixteen (126)</u> visits per state fiscal year (July 1 through June 30) for services provided by a certified nurse-midwife, physician's services, rural health clinic services, medical services furnished by a dentist, office medical services by an optometrist, services provided by an advanced nurse practitioner, or a combination of the six.

For example: -A beneficiary who has had two office medical visits to the dentist, one office medical visit to an optometrist and two visits to a physician has used five of the limited of twelve sixteen (16) visits per state fiscal year.

The following services are counted toward the <u>sixteen (126)</u> visits per state fiscal year limit established for the Certified Nurse-Midwife Program:

- A. Certified nurse-midwife services
- B. Physician services in the office, patient's home, or nursing facility
- C. Rural health clinic (RHC) core services
- D. Medical services provided by a dentist
- E. Medical services furnished by an optometrist
- F. Advanced nurse practitioner services

Global obstetric fees are not counted against the 12 visit limit. Itemized obstetric office visits are counted in the limit. Office visits coded with obstetrical visit procedure codes are not counted toward the visit limit. All other office visits count toward the established sixteen (16) visit limit.

Extensions of the benefit limit will be considered for services beyond the established benefit limit when documentation verifies medical necessity. -Refer to Section 214.000 of this manual for procedures for obtaining extension of benefits.

Beneficiaries under age 21 in the Child Health Services (EPSDT) Program are not benefit limited.

240.100 Procedure for Obtaining Prior Authorization

7-1-2025

- A. Certain medical and surgical procedures are <u>not</u> covered <u>only whenwithout</u> prior authorizationed because of due to federal requirements, or because of the elective nature of the surgery. -<u>View or print the procedure codes for Certified Nurse Midwife (CNM)</u> services for a listing of codes and requirements.
- B. DHS or its designated vendor issues prior authorizations for restricted medical and surgical procedures covered by the Arkansas Medicaid Program. -<u>View or print contact</u> information- to obtain the DHS or designated vendor step-by-step process for requesting prior authorizations.
 - B1. Prior authorization determinations are in accordance with established medical andor administrative criteria combined with the professional judgment of physician advisors.
 - 2. Payment for prior-authorized services is in accordance with federal regulations.

Certified Nurse-Midwife

- C. <u>Prior authorization of services does not guarantee eligibility for a beneficiary. Payment is</u> <u>subject to verification that the beneficiary is Medicaid-eligible at the time services are</u> <u>provided.Written documentation is not required for prior authorization.</u> However, the <u>patient's records must substantiate all information given.</u> Any retrospective review of a <u>case will rely on the written record.</u>
- D. It is the responsibility of the certified nurse-midwife who will perform the procedure to initiate the prior authorization request. -<u>An electronic portal and training are available to submit requests to DHS or its designated vendor. View or print contact information to obtain the DHS or designated vendor step-by-step process for requesting prior authorization.</u>
- E. The provider must supply the identifying criteria for the beneficiary and provider and all medical data necessary to justify the procedures.
- F. Consulting physicians or practitioners are responsible for having DHS or its designated vendor add their required or restricted procedures to the PA file. They will be given the prior authorization number at the time of contact on cases that are approved.
- The following specific information must be furnished: (If request is made by phone, all calls will be tape recorded.)
 - 1. Patient Name and Address;
 - 2. Beneficiary Medicaid Identification Number;
 - 3. Certified Nurse-Midwife Name and License Number;
 - 4. Certified Nurse-Midwife Medicaid Provider Number;
 - 5. Hospital Name; and
 - 6. Date of Service for Requested Procedure.

The caller must provide **all** patient identification information and medical information related to the necessity of the procedure.

If surgery is involved, a copy of the authorization will be sent to the hospital where the service will be performed. If the hospital has not received a copy of the authorization before the time of admission, the hospital will contact the admitting certified nurse-midwife or DHS or its designated vendor to verify that prior authorization has been granted.

It is the responsibility of the primary surgeon to distribute a copy of the authorization to the assistant surgeon if the assistant has been requested and approved. The Medicaid Program will not pay for inpatient hospital services that require prior authorization if the prior authorization has not been requested and approved.

Consulting physicians are responsible for having their required or restricted procedures added to the PA file. A letter verifying the PA number will be sent to the consultant upon request.

Post-authorization will be granted only for emergency procedures or for services provided to a Medicaid beneficiary during a period of retroactive eligibility. Requests for emergency procedures must be made no later than the first working day after the procedure has been performed. In cases of retroactive eligibility, the provider must contact DHS or its designated vendor for post-authorization within sixty (60) days of the eligibility authorization date. <u>View or print contact information</u>.

240.110 Post-Procedural Authorization Process

7-1-0625

When a provider is unable to submit a request for required authorization prior to providing a service, a post-procedural authorization process must be followed to obtain an authorization number:

Certified Nurse-Midwife

- A. All requests for post-procedural authorizations for eligible beneficiaries are to be made to DHS or its designated vendor. View or print contact information to obtain the DHS or designated vendor step-by-step process for requesting prior authorization.
- B. Out-of-state providers and others without electronic capability may call DHS or its designated vendor to obtain the dates of eligibility. View or print contact information to obtain dates of eligibility.
- C. The provider must supply the identifying criteria for the beneficiary and provider and all medical data necessary to justify the procedures.
- D. Consulting physicians or practitioners are responsible for having DHS or its designated vendor add their required or restricted procedures to the PA file. They will be given the prior authorization number at the time of contact on cases that are approved.

Providers performing surgical procedures that require prior authorization <u>for beneficiaries under</u> <u>age twenty-one (21)</u> are allowed <u>sixty (60)</u> days from the date of service to obtain a prior authorization number. <u>Providers must follow the post-procedural authorization process when</u> <u>obtaining an authorization number for the procedures listed in Section 213.500</u>.

240.130 Post-Procedural Authorization for Beneficiaries Aged 21 and Older 7-1-25

All requests for post-procedural authorizations for eligible beneficiaries are to be made to the Arkansas Foundation for Medical Care (AFMC) by telephone within 60 days of the date of service. These calls will be tape recorded. <u>View or print AFMC contact information</u>.

The beneficiary and provider identifying criteria and all of the medical data necessary to justify the procedures must be provided to AMFC.

As medical information will be exchanged for the previously performed procedures, these calls must be made by the certified nurse midwife or a nursing member of his or her staff.

The provider will be issued a PA number at the time of the call if the procedure requested is approved. A follow up letter will be mailed to the certified nurse-midwife on the same day.

The Arkansas Medicaid Program continues to recommend that providers obtain <u>prior</u> authorization for procedures requiring prior authorization in order to prevent risk of denial due to lack of medical necessity.

For beneficiaries aged twenty-one (21) and older, post-procedural authorization will be granted only for emergency procedures and in cases of retroactive eligibility. Requests for postauthorization of an emergency procedure must be submitted on the first business day after the procedure is performed.

In cases of retroactive eligibility, the provider must submit the request for post-authorization within sixty (60) days of the eligibility authorization date displayed in the electronic eligibility verification response.

240.200 Prescription Drug Prior Authorization

10-13-03<u>7-</u> 1-25

Prescription drugs are available for reimbursement under the Arkansas Medicaid Program pursuant to an order from an authorized prescriber when prescribed by a certified nurse midwife with prescriptive authority. A pharmacy must have prior authorization before dispensing certain drugsCertain prescription drugs may require prior authorization. -It is the responsibility of the prescriber to request and obtain the prior authorization. -Refer to the Arkansas Medicaid website at <u>https://medicaid.mmis.arkansas.gov/</u> for the following information: Information may be

 ^{240.120} Post-Procedural Authorization Process for Beneficiaries who are
 7-1-25

 Under Age 21
 7-1-25

2-1-22<u>7-1-</u>

2<u>5</u>

obtained from DHS or its designated vendor. View or print contact information for DHS or designated prescription drug vendor.

The following information is available through DHS or the designated prescription drug vendor:

- A. Prescription drugs requiring prior authorization.
- B. Criteria for drugs requiring prior authorization.
- C. Forms to be competed for prior authorization.
- D. Procedures required of the prescriber to request and obtain prior authorization.

272.470 Newborn Care

All newborn services must be billed under the newborn's own Medicaid identification number. midwife can refer interested individuals to the Department of Human Services through the The parent(s) of the newborn will be responsible for applying for and meeting eligibility requirements for a newborn to be certified eligible. -The hospital/physician/certified nurse-midwife can refer interested individuals to the Department of Human Services through the Hospital/Physician/Certified Nurse-Midwife Referral Program. -If the newborn is not certified as Medicaid eligible, the parent(s) will be responsible for the charges incurred by the newborn.

View or print the procedure codes for Certified Nurse Midwife (CNM) services.

For routine newborn care following a vaginal delivery or C-section, procedure code should be used one time to cover all newborn care visits. -Payment of these <u>codes-newborn services</u> is considered a global rate, and subsequent visits may not be billed in addition-to. -These codes include the physical exam of the baby and the conference(s) with the newborn's parent(s), and are considered to be the initial Child Health Services (EPSDT) screen. -Routine newborn care is exempt from the PCP requirement.

Note the descriptions, modifiers, and required diagnosis range. -The newborn care procedure codes require a modifier and a primary detail diagnosis of V30.00-V37.21 for all providers. -Refer to the appropriate manual(s) for additional information about newborn screenings.

For illness care (e.g., neonatal jaundice), use procedure codes. -Do **not** bill in addition to these codes.

For newborn resuscitation, use the appropriate procedure code as listed within the linked table.

May be billed on the CMS 1500 claim form or on the electronic claim transaction format. These codes may also be filed on the CMS-1500; paper or electronically for ARKids A beneficiaries. For ARKids B beneficiaries, newborn screening codes must be billed electronically or on the paper CMS-1500 claim form. For information, call the Provider Assistance Center. <u>View or</u> print the Provider Assistance Center contact information.

For ARKids A (EPSDT) – Requires a CMS-1500 claim form; may be billed electronically or on paper.

For ARKids First B - Requires a CMS-1500 claim form; may be billed electronically or on paper.

<u>ARKids A and ARKids B beneficiary services require a CMS 1500 claim form and may be filed</u> <u>electronically or on paper. Please note the processing time for paper claims is extended for</u> <u>manual processing.</u>

For ARKids B-beneficiaries, newborn screening codes must be billed electronically or on the paper CMS-1500 claim form. For information, call the Provider Assistance Center. **View or print** the Provider Assistance Center contact information.

See Sections 241.000 – 243.310 of the EPSDT manual for specific EPSDT billing instructions.

2.490	Obstetrical Care 10-13-037- 1-25 1-25 1-25
<mark>272.49</mark> and po	are two methods of billing for obstetrical care: (1) Global—All-Inclusive Rate (See Section 1) or (2) Itemized Billing (See Section 272.492).Providers should bill for prenatal, delivery stpartum services separately. Effective 2025, and thereafter, global obstetrical billing is not payable.
	272.491 Method 1 – "Global" or "All-Inclusive" Rate 2-1-22
	One charge for total obstetrical care is billed. The single charge would include the ollowing:
4	. Antepartum care, which includes:
	a. initial and subsequent history
	b. physical examinations
	c. recording of weight
	d. blood pressure
	e. fetal heart tones
	f. routine chemical urinalyses
	g. maternity counseling
	h. office visit charge when diagnosis is pregnancy related
2	Admission to the hospital. All admissions and subsequent hospital visits for the treatment of false labor.
3	Delivery - vaginal delivery (with or without episiotomy, with or without forceps or breech delivery) and resuscitation of newborn infant when necessary.
4	- Postpartum care, which includes hospital and office visits following vaginal delivery.
В. Т	The global method must be used when the following conditions exist:
4	. At least two months of antepartum care were provided culminating in delivery.
2	2. The patient was continuously Medicaid eligible for at least two months before delivery.
	f either condition is not met, the claim will be denied. The denial will state either "monthly illing required" or "beneficiary ineligible for service dates."
<u>С.</u> V	Vhen billing for global care, procedure code must be used.
View o	or print the procedure codes for Certified Nurse Midwife (CNM) services.
The pro	ovider should indicate in the date of service field of the claim form:
4	. The first date of antepartum care after Medicaid eligibility has been established
2	. The date of delivery
3	 If these two dates are not entered and are not at least two months apart, payment will be denied. The filing deadline will be calculated based on the date of delivery.
	lo benefits are counted against the beneficiary's annual office visit benefit limit if the lobal method is used.
<u>г т</u>	The global method of billing should be used when one or more certified nurse-midwives ir

E. The global method of billing should be used when one or more certified nurse-midwives in a group sees the patient for one or more prenatal visits. The certified nurse-midwife who

delivers the baby should be listed as the attending provider on the claim for global obstetric care.

272.492 Method 2 – "Itemized Billing"

Itemized billing must be used when the following conditions exist:

- A. Less than two months of antepartum care was provided.
- B. The patient was NOT Medicaid eligible for at least the last two months of the pregnancy.
- C. If Method 2 is used to bill OB services, care should be taken to ensure that the services are billed within the 12-month filing deadline.

When billing obstetrical services, View or print the procedure codes for Certified Nurse Midwife (CNM) services.

D. If only the delivery is performed and neither antepartum nor postpartum services are rendered, procedure code should be billed for vaginal delivery. Procedure codes may not be billed in addition to procedure code. These procedures will be reviewed on a post payment basis to ensure that they are not billed in addition to antepartum or postpartum care.

E. Providers may bill laboratory and X-ray services separately using the appropriate CPT procedure codes if this is the certified nurse-midwife's standard office practice.

- 4A. When lab tests and/or x-rays are pregnancy related, the referring certified nurse-midwife must be sure to code appropriately when these services are sent to the lab or x-ray facility. The diagnostic facilities are completely dependent on the referring certified nurse-midwife for diagnosis information necessary for reimbursement.
- 2B. The obstetrical laboratory profile procedure code consists of four components: -complete blood count, VDRL, Rubella and blood typing with RH. -If the ASO titer is performed, the test should be billed separately using the individual code.
- 3C. As with any laboratory procedure, if the specimen is sent to an outside laboratory, only a collection fee may be billed. -The laboratory may then bill Medicaid for the laboratory procedure. -Refer to Section 272.450 of this manual.

NOTE: Payment will not be made for emergency room certified nurse-midwife charges for an OB patient admitted directly from the emergency room into the hospital for delivery.

Certified nurse-midwives must use <u>the appropriate procedure code</u> with modifier **UA** to bill for one to three visits for <u>antepartumprenatal</u> care <u>without delivery</u>.

P<u>The appropriate procedure code</u> with no modifier must be used by providers to bill four to six (6) visits for antepartumprenatal care without delivery, - and the appropriate Pprocedure code with no modifier is to be used for seven (7) or more visits without delivery.

View or print the procedure codes for Certified Nurse Midwife (CNM) services to identify which procedure codes are allowable.

This enables certified nurse-midwives rendering care to the patient during the pregnancy, but not delivering the baby, to receive reimbursement for their services provided. Coverage for this service will include routine sugar and protein analysis. -One unit equals one visit. -Units of service billed with this procedure code will not be counted against the patient's office visit benefit limit.

Providers must enter the "from" and "through" dates of service on the claim and the number of units being billed. -One visit equals one unit of service. -Providers must submit the claim within 12 months of the first date of service.

2-1-22

Certified Nurse-Midwife

For example: -An OB patient is seen by the certified nurse-midwife on 1-10-05, 2-10-05, 3-10-05, 4-10-05, 5-10-05 and 6-10-05. -The patient then moves and begins seeing another provider prior to the delivery. -The certified nurse-midwife may submit a claim with dates of service shown as 1-10-05 through 6-10-05 and 6 units of service entered in the appropriate field. This claim must be received by the Arkansas Medicaid fiscal agent prior to twelve (12) months from 1-10-05 to fall within the 12-month filing deadline. -The certified nurse-midwife must have on file the patient's medical record that reflects each date of service being billed.

TOC required

213.600 Certified Nurse-Midwife Services Benefit Limit 7-1-25

Beneficiaries age twenty-one (21) and older are limited to sixteen (16) visits per state fiscal year (July 1 through June 30) for services provided by a certified nurse-midwife, physician's services, rural health clinic services, medical services furnished by a dentist, office medical services by an optometrist, services provided by an advanced nurse practitioner, or a combination of the six.

For example: A beneficiary who has had two office medical visits to the dentist, one office medical visit to an optometrist and two visits to a physician has used five of the limited sixteen (16) visits per state fiscal year.

The following services are counted toward the sixteen (16) visits per state fiscal year limit established for the Certified Nurse-Midwife Program:

- A. Certified nurse-midwife services
- B. Physician services in the office, patient's home, or nursing facility
- C. Rural health clinic (RHC) core services
- D. Medical services provided by a dentist
- E. Medical services furnished by an optometrist
- F. Advanced nurse practitioner services

Office visits coded with obstetrical visit procedure codes are not counted toward the visit limit. All other office visits count toward the established sixteen (16) visit limit. Extensions of the benefit limit will be considered for services beyond the established benefit limit when documentation verifies medical necessity. Refer to Section 214.000 of this manual for procedures for obtaining extension of benefits.

Beneficiaries under age 21 in the Child Health Services (EPSDT) Program are not benefit limited.

240.100 **Procedure for Obtaining Prior Authorization**

7-1-25

- A. Certain medical and surgical procedures are not covered without prior authorization due to federal requirements, or because of the elective nature of the surgery. <u>View or print the procedure codes for Certified Nurse Midwife (CNM) services for a listing of codes and requirements.</u>
- B. DHS or its designated vendor issues prior authorizations for restricted medical and surgical procedures covered by the Arkansas Medicaid Program. <u>View or print contact</u> <u>information</u> to obtain the DHS or designated vendor step-by-step process for requesting prior authorizations.
 - 1. Prior authorization determinations are in accordance with established medical or administrative criteria combined with the professional judgment of physician advisors.
 - 2. Payment for prior-authorized services is in accordance with federal regulations.
- C. Prior authorization of services does not guarantee eligibility for a beneficiary. Payment is subject to verification that the beneficiary is Medicaid-eligible at the time services are provided.

- D. It is the responsibility of the certified nurse-midwife who will perform the procedure to initiate the prior authorization request. An electronic portal and training are available to submit requests to DHS or its designated vendor. <u>View or print contact information to obtain the DHS or designated vendor step-by-step process for requesting prior authorization.</u>
- E. The provider must supply the identifying criteria for the beneficiary and provider and all medical data necessary to justify the procedures.
- F. Consulting physicians or practitioners are responsible for having DHS or its designated vendor add their required or restricted procedures to the PA file. They will be given the prior authorization number at the time of contact on cases that are approved.

240.110 Post-Procedural Authorization Process

7-1-25

When a provider is unable to submit a request for required authorization prior to providing a service, a post-procedural authorization process must be followed to obtain an authorization number:

- A. All requests for post-procedural authorizations for eligible beneficiaries are to be made to DHS or its designated vendor. <u>View or print contact information to obtain the DHS or designated vendor step-by-step process for requesting prior authorization</u>.
- B. Out-of-state providers and others without electronic capability may call DHS or its designated vendor to obtain the dates of eligibility. <u>View or print contact information to obtain dates of eligibility.</u>
- C. The provider must supply the identifying criteria for the beneficiary and provider and all medical data necessary to justify the procedures.
- D. Consulting physicians or practitioners are responsible for having DHS or its designated vendor add their required or restricted procedures to the PA file. They will be given the prior authorization number at the time of contact on cases that are approved.

240.120Post-Procedural Authorization Process for Beneficiaries who are7-1-25Under Age 210

Providers performing surgical procedures that require prior authorization for beneficiaries under age twenty-one (21) are allowed sixty (60) days from the date of service to obtain a prior authorization number.

240.130 Post-Procedural Authorization for Beneficiaries Aged 21 and Older 7-1-25

For beneficiaries aged twenty-one (21) and older, post-procedural authorization will be granted only for emergency procedures and in cases of retroactive eligibility. Requests for postauthorization of an emergency procedure must be submitted on the first business day after the procedure is performed.

In cases of retroactive eligibility, the provider must submit the request for post-authorization within sixty (60) days of the eligibility authorization date displayed in the electronic eligibility verification response.

240.200 Prescription Prior Authorization

Prescription drugs are available for reimbursement under the Arkansas Medicaid Program when prescribed by a certified nurse midwife with prescriptive authority. Certain prescription drugs may require prior authorization. It is the responsibility of the prescriber to request and obtain the prior authorization. Information may be obtained from DHS or its designated vendor. <u>View or print</u> contact information for DHS or designated prescription drug vendor.

7-1-25

The following information is available through DHS or the designated prescription drug vendor:

- A. Prescription drugs requiring prior authorization.
- B. Criteria for drugs requiring prior authorization.
- C. Forms to be competed for prior authorization.
- D. Procedures required of the prescriber to request and obtain prior authorization.

272.470 Newborn Care

7-1-25

All newborn services must be billed under the newborn's own Medicaid identification number. The parent(s) of the newborn will be responsible for applying for and meeting eligibility requirements for a newborn to be certified eligible. The hospital/physician/certified nurse-midwife can refer interested individuals to the Department of Human Services through the Hospital/Physician/Certified Nurse-Midwife Referral Program. If the newborn is not certified as Medicaid eligible, the parent(s) will be responsible for the charges incurred by the newborn.

View or print the procedure codes for Certified Nurse Midwife (CNM) services.

For routine newborn care following a vaginal delivery or C-section, procedure code should be used one time to cover all newborn care visits. Payment of these newborn services is considered a global rate, and subsequent visits may not be billed in addition. These codes include the physical exam of the baby and the conference(s) with the newborn's parent(s) and are considered to be the initial Child Health Services (EPSDT) screen. Routine newborn care is exempt from the PCP requirement.

Note the descriptions, modifiers, and required diagnosis range. The newborn care procedure codes require a modifier and a primary detail diagnosis of V30.00-V37.21 for all providers. Refer to the appropriate manual(s) for additional information about newborn screenings.

For illness care (e.g., neonatal jaundice), use procedure codes. Do **not** bill in addition to these codes.

For newborn resuscitation, use the appropriate procedure code as listed within the linked table.

ARKids A and ARKids B beneficiary services require a CMS 1500 claim form and may be filed electronically or on paper. Please note the processing time for paper claims is extended for manual processing.

For ARKids B-beneficiaries, newborn screening codes must be billed electronically or on the paper CMS-1500 claim form. For information, call the Provider Assistance Center. <u>View or print</u> the Provider Assistance Center contact information.

See Sections 241.000 – 243.310 of the EPSDT manual for specific EPSDT billing instructions.

272.490 Obstetrical Care

7-1-25

Providers should bill for prenatal, delivery, and postpartum services separately. Effective July 1, 2025, and thereafter, global obstetrical billing is not payable.

When billing obstetrical services, <u>view or print the procedure codes for Certified Nurse</u> <u>Midwife (CNM) services</u>.

Providers may bill laboratory and X-ray services separately using the appropriate CPT procedure codes if this is the certified nurse-midwife's standard office practice.

A. When lab tests or x-rays are pregnancy related, the referring certified nurse-midwife must be sure to code appropriately when these services are sent to the lab or x-ray facility. The

diagnostic facilities are completely dependent on the referring certified nurse-midwife for diagnosis information necessary for reimbursement.

- B. The obstetrical laboratory profile procedure code consists of four components: complete blood count, VDRL, Rubella and blood typing with RH. If the ASO titer is performed, the test should be billed separately using the individual code.
- C. As with any laboratory procedure, if the specimen is sent to an outside laboratory, only a collection fee may be billed. The laboratory may then bill Medicaid for the laboratory procedure. Refer to Section 272.450 of this manual.

NOTE: Payment will not be made for emergency room certified nurse-midwife charges for an OB patient admitted directly from the emergency room into the hospital for delivery.

Certified nurse-midwives must use the appropriate procedure code with modifier **UA** to bill for one to three visits for prenatal care.

The appropriate procedure code with no modifier must be used by providers to bill four to six (6) visits for prenatal care without delivery, and the appropriate procedure code with no modifier is to be used for seven (7) or more visits without delivery.

View or print the procedure codes for Certified Nurse Midwife (CNM) services to identify which procedure codes are allowable.

Coverage for this service will include routine sugar and protein analysis. One unit equals one visit. Units of service billed with this procedure code will not be counted against the patient's office visit benefit limit.

Providers must enter the "from" and "through" dates of service on the claim and the number of units being billed. One visit equals one unit of service. Providers must submit the claim within 12 months of the first date of service.

For example: An OB patient is seen by the certified nurse-midwife on 1-10-05, 2-10-05, 3-10-05, 4-10-05, 5-10-05 and 6-10-05. The patient then moves and begins seeing another provider prior to the delivery. The certified nurse-midwife may submit a claim with dates of service shown as 1-10-05 through 6-10-05 and 6 units of service entered in the appropriate field. This claim must be received by the Arkansas Medicaid fiscal agent prior to twelve (12) months from 1-10-05 to fall within the 12-month filing deadline. The certified nurse-midwife must have on file the patient's medical record that reflects each date of service being billed.

220.000 Benefit Limits

A. Arkansas Medicaid clients aged twenty-one (21) and older are limited to sixteen (16) FQHC core service encounters per state fiscal year (SFY, July 1 through June 30).

The following services are counted toward the sixteen (16) encounters per SFY benefit limit:

- 1. Federally Qualified Health Center (FQHC) encounters;
- 2. Physician visits in the office, patient's home, or nursing facility;
- 3. Certified nurse-midwife visits;
- 4. RHC encounters;
- 5. Medical services provided by a dentist;
- 6. Medical services provided by an optometrist; and
- 7. Advanced practice registered nurse services in the office, patient's home, or nursing facility.
- B. The following services are not counted toward the sixteen (16) encounters per SFY benefit limit:
 - 1. FQHC inpatient hospital visits do not count against the FQHC encounter benefit limit. Medicaid covers only one (1) FQHC inpatient hospital visit per Medicaid-covered inpatient day, for clients of all ages.
 - 2. Obstetric and gynecologic procedures reported by CPT surgical procedure code do not count against the FQHC encounter benefit limit.
 - 3. Postpartum visits are to be billed as an encounter, with an appropriate postpartum diagnosis code. These will not count against the FQHC encounter benefit limit.
 - 34. Family planning surgeries and encounters do not count against the FQHC encounter benefit limit.
 - 4<u>5</u>. Medication Assisted Treatment for Opioid Use Disorder does not count against the FQHC encounter limit when it is the primary diagnosis (<u>View ICD OUD Codes</u>).

C. Medicaid clients under the age of twenty-one (21) in the Child Health Services (EPSDT) Program are not subject to an FQHC encounter benefit limit.



220.000 Benefit Limits

A. Arkansas Medicaid clients aged twenty-one (21) and older are limited to sixteen (16) FQHC core service encounters per state fiscal year (SFY, July 1 through June 30).

The following services are counted toward the sixteen (16) encounters per SFY benefit limit:

- 1. Federally Qualified Health Center (FQHC) encounters;
- 2. Physician visits in the office, patient's home, or nursing facility;
- 3. Certified nurse-midwife visits;
- 4. RHC encounters;
- 5. Medical services provided by a dentist;
- 6. Medical services provided by an optometrist; and
- 7. Advanced practice registered nurse services in the office, patient's home, or nursing facility.
- B. The following services are not counted toward the sixteen (16) encounters per SFY benefit limit:
 - 1. FQHC inpatient hospital visits do not count against the FQHC encounter benefit limit. Medicaid covers only one (1) FQHC inpatient hospital visit per Medicaid-covered inpatient day, for clients of all ages.
 - 2. Obstetric and gynecologic procedures reported by CPT surgical procedure code do not count against the FQHC encounter benefit limit.
 - 3. Postpartum visits are to be billed as an encounter, with an appropriate postpartum diagnosis code. These will not count against the FQHC encounter benefit limit.
 - 4. Family planning surgeries and encounters do not count against the FQHC encounter benefit limit.
 - 5. Medication Assisted Treatment for Opioid Use Disorder does not count against the FQHC encounter limit when it is the primary diagnosis (<u>View ICD OUD Codes</u>).
- C. Medicaid clients under the age of twenty-one (21) in the Child Health Services (EPSDT) Program are not subject to an FQHC encounter benefit limit.

7-1-25

214.210 Advanced Practice Registered Nurse (APRN) Services Benefit 7-1-2<u>5</u>2 Limits

A. For clients twenty-one (21) years of age or older, APRN services provided in a physician office, an APRN office, a patient's home, or nursing home are limited to sixteen (16) visits per state fiscal year (SFY) (July 1 through June 30).

The following services are counted toward the Service Benefit Limits established for the state fiscal year:

- 1. APRN services in the office, patient's home, or nursing facility
- 2. Physician services in the office, patient's home, or nursing facility
- 3. Rural health clinic (RHC) encounters
- 4. Medical services furnished by a dentist
- 5. Medical services furnished by an optometrist
- 6. Certified nurse-midwife services
- 7. Federally qualified health center (FQHC) encounters

The established benefit limit does not apply to clients under age twenty-one (21).

Global obstetric fees are not counted against the visit limit. Itemized obstetric office visits are not counted in the limit.Office visits coded with obstetrical visit procedure codes are not counted toward the visit limit. All other office visits count toward the established sixteen (16) visit limit.

Extensions of the benefit limit will be considered for services beyond the established benefit limit when documentation verifies medical necessity. -Refer to Section 214.900 of this manual for procedures for obtaining extension of benefits.

214.210 Advanced Practice Registered Nurse (APRN) Services Benefit 7-1-25 Limits

A. For clients twenty-one (21) years of age or older, APRN services provided in a physician office, an APRN office, a patient's home, or nursing home are limited to sixteen (16) visits per state fiscal year (SFY) (July 1 through June 30).

The following services are counted toward the Service Benefit Limits established for the state fiscal year:

- 1. APRN services in the office, patient's home, or nursing facility
- 2. Physician services in the office, patient's home, or nursing facility
- 3. Rural health clinic (RHC) encounters
- 4. Medical services furnished by a dentist
- 5. Medical services furnished by an optometrist
- 6. Certified nurse-midwife services
- 7. Federally qualified health center (FQHC) encounters

The established benefit limit does not apply to clients under age twenty-one (21).

Office visits coded with obstetrical visit procedure codes are not counted toward the visit limit. All other office visits count toward the established sixteen (16) visit limit.

Extensions of the benefit limit will be considered for services beyond the established benefit limit when documentation verifies medical necessity. Refer to Section 214.900 of this manual for procedures for obtaining extension of benefits.

Section II

3-15-05<u>7-1-</u>

10-13-037-

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TOC required

247.000 Obstetrical Services

The Arkansas Medicaid Program covers obstetrical services for Medicaid-eligible beneficiaries. These services include prenatal services, delivery, and postpartum care. -Please refer to Sections 292.670 through 292.6756 of this manual for special billing instructions for pregnancy-related services.

292.670 Obstetrical Care

There are two methods of billing for obstetrical care.

Medicaid reimburses obstetrical care on a fee-for-service basis.

292.671 Method 1 - "Global" or "All-Inclusive" Rate

<u>2-1-22</u>

The global method of billing should be used when one (1) or more physicians in a group see the patient for a prenatal visit and one (1) of the physicians in the group does the delivery. The physician that delivers the baby should be listed as the attending physician on the claim that reflects the global method.

No benefits are counted against the beneficiary's physician visit benefit limit if the global method is billed.

- A. One (1) charge for total obstetrical care is billed. The single charge includes the following:
 - 1. Antepartum care which includes initial and subsequent history, physical examinations, recording of weight, blood pressure, and fetal heart tones, routine chemical urinalyses, maternity counseling, and other office or clinic visits directly related to the pregnancy.
 - 2. Admissions and subsequent hospital visits for the treatment of false labor, in addition to admission for delivery.
 - 3. Vaginal delivery (with or without episiotomy, with or without pudendal block, with or without forceps, or breech delivery), or cesarean section and resuscitation of newborn infant when necessary.
 - Routine postpartum care (sixty (60) days), which includes routine hospital and office visits following vaginal or cesarean section delivery.

B. The global method must be used when the following conditions exist:

- 1. At least two (2) months of antepartum care were provided culminating in delivery. The global billing beginning date of service is the date of the first visit that a Medicaid beneficiary is seen with a documented possible pregnancy or a confirmed pregnancy diagnosis. This beginning date of service must be billed in the "initial treatment date" field on the claim when billing for global obstetric care.
- 2. The patient was continuously Medicaid eligible for two (2) months or more months before delivery and on the delivery date.
- If either of the two (2) conditions is not met, the services will be denied, stating either "monthly billing required" or "beneficiary ineligible for service dates".
- C. The correct codes for billing Medicaid for global obstetric care are as follows.

ian/Independent Lab/CRNA/Radiation Therapy Center	Section
View or print the procedure codes for Physician/Independ	lent Lab/CRNA/Radiation
Therapy Center services.	
When billing these procedure codes, both the first date of ante eligibility has been established and the date of delivery must l The delivery date is the date that is to be in the From and To line with the above codes. The first date of antepartum care i Treatment Date" field.	be indicated on the claim. Date of Service billed on the
For the CMS 1500 claim form, this is field 15 - Other Date Fie	ld. Qualifier 454 is required.
15. OTHER DATE MM DD YY	
For the Provider Portal, the Date Type is "Initial Treatment Date the first date of antepartum care.	te" and the Date of Current is
Claim Information	
Date Type V Date of Current 0	
2.672 Method 2 - "Itemized Billing"	2-1-22
Use this method only when either of the following conditions exists:	
A. Less than two months of antepartum care was provided	
B. The patient was NOT Medicaid eligible for at least the last two pregnancy.) (2) months of the
Bill Medicaid for the antepartum care in accordance with the specia on Section 292.675. The visits for antepartum care will not be count annual physician benefit limit. Date-of-service spans shall not inclu patient was ineligible for Medicaid.	ed against the patient's
Providers should bill for prenatal, delivery, and postpartum services July 1, 2025, and thereafter, global obstetrical billing is not payable.	
Providers may Bbill Medicaid for the delivery and postpartum care v code <u>s</u> from the following table:	vith the applicable procedure
View or print the procedure codes for Physician/Independent L	ab/CRNA/Radiation
Therapy Center services.	

Non-emergency hysterectomy after C-section requires prior authorization from DHS or its designated vendor. -View or print contact information to obtain the DHS or designated vendor step-by-step process for prior authorization requests. -Refer to Section 292.580 for billing instructions for emergency and non-emergency hysterectomy after C-section.

If Method 2 is used to bill for OB services, pProviders must ensure that the services are billed within the 365-day filing deadline.

If only the delivery is performed and neither antepartum nor postpartum services are rendered, procedure codes must be billed for vaginal delivery and procedure codes must be billed for cesarean section. Procedure codes shall not be billed in addition to procedure codes. These procedures will be reviewed on a post-payment basis to ensure that these procedures are not billed in addition to antepartum or postpartum care.

Laboratory and X-ray services may be billed separately using the appropriate CPT codes., if this is the physician's standard office practice for billing OB patients. If lab tests or X-rays are pregnancy related, the referring physician must code correctly when these services are sent to the lab or X-ray facility. -The diagnostic facilities are totally dependent on the referring physician for pregnancy related diagnosis information necessary for Medicaid reimbursement.

The obstetrical laboratory profile procedure code consists of four components: Complete Blood Count, VDRL, Rubella, and blood typing and RH. -If the ASO titer is performed, the test must be billed separately using the individual code.

Only a collection may be filled for laboratory procedures, ill f a blood specimen is sent to an outside laboratory, only <u>a one</u> collection fee may be billed. -No additional fees shall be billed for other types of specimens that are sent for testing to an outside laboratory. -The outside laboratory may then bill Medicaid for the laboratory procedure. -Refer to Section 292.600 of this manual.

NOTE: Payment will not be made for emergency room physician charges on an OB patient admitted directly from the emergency room into the hospital for delivery.

292.674 External Fetal Monitoring

Procedure code must be used exclusively for external fetal monitoring when performed in a physician's office or clinic with National Place of Service code "**11**". Physicians may bill for one unit per day of external fetal monitoring. <u>Physicians may bill for external fetal monitoring in addition to a global obstetric fee. When itemizing obstetric visits, pP</u>hysicians may bill for medically necessary fetal monitoring in addition to obstetric office visits.

View or print the procedure codes for Physician/Independent Lab/CRNA/Radiation Therapy Center services.

292.675 Obstetrical Care Without Delivery

2-1-22

2-1-227-1-

25

A. Obstetrical care without delivery may be billed using procedure code, modifier UA, when 1

 3 visits are provided and with no modifiers when 4 – 6 six visits are provided. Procedure code with no modifiers is payable for 7 or more visits.

View or print the procedure codes for Physician/Independent Lab/CRNA/Radiation Therapy Center services.

- B. These procedure codes enable physicians rendering care to the patient during the pregnancy, but not delivering the baby, to receive reimbursement for these services. Units of service billed with these procedure codes are not counted against the patient's annual physician visit benefit limit. Reimbursement for each visit includes routine sugar and protein analysis. Other lab tests may be billed separately within 12 months of the date of service.
- C. Providers must enter the dates of service in the CMS-1500 claim format and the number of units being billed. One visit equals one unit of service. Providers must submit the claim within 12 months of the first date of service.

View a CMS-1500 sample form.

For example: An OB patient is seen by Dr. Smith on 1-10-05, 2-10-05, 3-10-05, 4-10-05, 5-10-05 and 6-10-05. The patient then moves and begins seeing another physician prior to the delivery. Dr. Smith may submit a claim with dates of service shown as 1-10-05 through 6-10-05 and 6 units of service entered in the appropriate field. The Arkansas Medicaid fiscal agent must receive the claim within the 12 months from the first date of service. Dr. Smith must have on file the patient's medical record that reflects each date of service being billed. Dr. Smith must bill the appropriate code: with modifier **UA** when 1 - 3

visits are provided, with no modifiers when 4 – 6 visits are provided and procedure code when 7 or more visits are provided.

292.67<u>5</u>6 Risk Management for Pregnancy

A physician may provide risk management services for pregnant women if he or she employs the professional staff indicated in service descriptions found in Section 247.200 of this manual. These services may be billed separately from obstetrical fees. -The services in the list below are considered to be one service and are limited to 32 cumulative units. -Use the modifiers when filing claims to identify the service provided.

View or print the procedure codes for Physician/Independent Lab/CRNA/Radiation Therapy Center services.

For early discharge home visits, use one of the applicable CPT procedure codes.

25

TOC required

247.000 Obstetrical Services

The Arkansas Medicaid Program covers obstetrical services for Medicaid-eligible beneficiaries. These services include prenatal services, delivery, and postpartum care. Please refer to Sections 292.670 through 292.675 of this manual for special billing instructions for pregnancyrelated services.

292.670 Obstetrical Care

7-1-25

7-1-25

7-1-25

Medicaid reimburses obstetrical care on a fee-for-service basis.

Providers should bill for prenatal, delivery, and postpartum services separately. Effective July 1, 2025, and thereafter, global obstetrical billing is not payable.

Providers may bill Medicaid for the delivery and postpartum care with the applicable procedure codes from the following table:

View or print the procedure codes for Physician/Independent Lab/CRNA/Radiation Therapy Center services.

Non-emergency hysterectomy after C-section requires prior authorization from DHS or its designated vendor. <u>View or print contact information to obtain the DHS or designated</u> <u>vendor step-by-step process for prior authorization requests</u>. Refer to Section 292.580 for billing instructions for emergency and non-emergency hysterectomy after C-section.

Providers must ensure that the services are billed within the 365-day filing deadline.

Laboratory and X-ray services may be billed separately using the appropriate CPT codes. If lab tests or X-rays are pregnancy related, the referring physician must code correctly when these services are sent to the lab or X-ray facility. The diagnostic facilities are dependent on the referring physician for pregnancy related diagnosis information necessary for Medicaid reimbursement.

The obstetrical laboratory profile procedure code consists of four components: Complete Blood Count, VDRL, Rubella, and blood typing and RH. If the ASO titer is performed, the test must be billed separately using the individual code.

If a blood specimen is sent to an outside laboratory, only one collection fee may be billed. No additional fees shall be billed for other types of specimens that are sent for testing to an outside laboratory. The outside laboratory may then bill Medicaid for the laboratory procedure. Refer to Section 292.600 of this manual.

NOTE: Payment will not be made for emergency room physician charges on an OB patient admitted directly from the emergency room into the hospital for delivery.

292.674 External Fetal Monitoring

Procedure code must be used exclusively for external fetal monitoring when performed in a physician's office or clinic with National Place of Service code "**11**". Physicians may bill for one unit per day of external fetal monitoring. Physicians may bill for medically necessary fetal monitoring in addition to obstetric office visits.

View or print the procedure codes for Physician/Independent Lab/CRNA/Radiation Therapy Center services.
292.675 Risk Management for Pregnancy

7-1-25

A physician may provide risk management services for pregnant women if he or she employs the professional staff indicated in service descriptions found in Section 247.200 of this manual. These services may be billed separately from obstetrical fees. The services in the list below are considered to be one service and are limited to 32 cumulative units. Use the modifiers when filing claims to identify the service provided.

View or print the procedure codes for Physician/Independent Lab/CRNA/Radiation Therapy Center services.

For early discharge home visits, use one of the applicable CPT procedure codes.

2-1-247

TOC required

218.100 RHC Encounter Benefit Limits



- A. Medicaid clients under the age of twenty-one (21) in the Child Health Services (EPSDT) Program do not have a rural health clinic RHC encounter benefit limit.
- B. A benefit limit of sixteen (16) encounters per state fiscal year (SFY), July 1 through June 30, has been established for clients twenty-one (21) years or older. The following services are counted toward the <u>per SFY encounter</u> benefit limit:
 - 1. Provider visits in the office, client's home, or nursing facility;
 - 2. Certified nurse-midwife visits;
 - 3. RHC encounters;
 - 4. Medical services provided by a dentist;
 - 5. Medical services provided by an optometrist;
 - 6. Advanced practice registered nurse (APRN) services in the office, client's home, or nursing facility; and
 - 7. Federally qualified health center (FQHC) encounters.

Global obstetric fees are not counted against the service encounter limit. Itemized obstetric office visits are not counted in the limit.Office visits coded with obstetrical visit procedure codes are not counted toward the visit limit. All other office visits count toward the established sixteen (16) visit limit.

The established benefit limit does not apply to individuals receiving Medication Assisted Treatment for Opioid Use Disorder when it is the primary diagnosis (<u>View ICD OUD Codes</u>).

Extensions of the benefit limit will be considered for services beyond the established benefit limit when documentation verifies medical necessity. Refer to Section 218.310 of this manual for procedures for obtaining extension of benefits.

7-1-25

TOC required

218.100 RHC Encounter Benefit Limits

- A. Medicaid clients under the age of twenty-one (21) in the Child Health Services (EPSDT) Program do not have a rural health clinic RHC encounter benefit limit.
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 - 1. Provider visits in the office, client's home, or nursing facility;
 - 2. Certified nurse-midwife visits;
 - 3. RHC encounters;
 - 4. Medical services provided by a dentist;
 - 5. Medical services provided by an optometrist;
 - 6. Advanced practice registered nurse (APRN) services in the office, client's home, or nursing facility; and
 - 7. Federally qualified health center (FQHC) encounters.

Office visits coded with obstetrical visit procedure codes are not counted toward the visit limit. All other office visits count toward the established sixteen (16) visit limit.

The established benefit limit does not apply to individuals receiving Medication Assisted Treatment for Opioid Use Disorder when it is the primary diagnosis (<u>View ICD OUD Codes</u>).

Extensions of the benefit limit will be considered for services beyond the established benefit limit when documentation verifies medical necessity. Refer to Section 218.310 of this manual for procedures for obtaining extension of benefits.

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT MEDICAL ASSISTANCE PROGRAM STATE <u>ARKANSAS</u>

METHODS AND STANDARDS FOR ESTABLISHING PAYMENT RATES - OTHER TYPES OF CARE

Revised: January 1, 2021July 1, 2025

5. **Physician Services (Continued)**

- F. For dates of service beginning January 1, 2021, the maximum reimbursement rate for evaluation and management codes are increased by 3 percent of the 7/1/2020 fee-for-service rate for each of these codes. Except as otherwise noted in the plan, state-developed fee schedule rates are the same for both governmental and private providers of evaluation and management services. The agency's fee schedule rate was set as of January 1, 2021 and is effective for services provided on or after that date. All rates are published on the agency's website.⁷

Effective for dates of service on or after July 1, 2020, the immunization administration fee for influenza will be based on the 2020 Medicare flu vaccine administration fee. All other immunization administration fees will be based on Medicare's 2020 physician fee schedule for the State of Arkansas. The rate is paid to all governmental and non-governmental providers, unless otherwise specified in the state plan. All rates are published at the <u>agency's website.</u>, (http://medicaid.mmis.arkansas.gov/).

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT MEDICAL ASSISTANCE PROGRAM STATE <u>ARKANSAS</u>

METHODS AND STANDARDS FOR ESTABLISHING PAYMENT RATES - OTHER TYPES OF CARE

Revised: July 1, 2025

5. **Physician Services (Continued)**

- F. For dates of service beginning January 1, 2021, the maximum reimbursement rate for evaluation and management codes are increased by 3 percent of the 7/1/2020 fee-for-service rate for each of these codes. Except as otherwise noted in the plan, state-developed fee schedule rates are the same for both governmental and private providers of evaluation and management services. The agency's fee schedule rate was set as of January 1, 2021 and is effective for services provided on or after that date. All rates are published on the <u>agency's website</u>.
- G. For dates of service beginning July 1, 2025, the maximum reimbursement rates for obstetrical care to include prenatal care, delivery, and postpartum care are increased by seventy percent. The increase is based on an analysis of private pay rates. Except as otherwise noted in the plan, state developed fee schedule rates are the same for both governmental and private providers. All rates are published on the <u>agency's website</u>.

Effective for dates of service on or after July 1, 2020, the immunization administration fee for influenza will be based on the 2020 Medicare flu vaccine administration fee. All other immunization administration fees will be based on Medicare's 2020 physician fee schedule for the State of Arkansas. The rate is paid to all governmental and non-governmental providers, unless otherwise specified in the state plan. All rates are published at the <u>agency's website</u>.

Stricken language would be deleted from and underlined language would be added to present law. Act 124 of the Regular Session

1	State of Arkansas		
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1427
4			
5		on, Wardlaw, Hudson, L. Johnson, Bentley	
6	By: Senators Irvin, B. Davis		
7		For An Act To Be Entitled	
8			V DADIEC
9 10		CREATE THE HEALTHY MOMS, HEALTH	
		IEND ARKANSAS LAW TO IMPROVE MAT	EKNAL HEALIH
11 12	IN 1615 51	ATE; AND FOR OTHER PURPOSES.	
12			
14		Subtitle	
15	TO CI	REATE THE HEALTHY MOMS, HEALTHY	
16		ES ACT; AND TO AMEND ARKANSAS LA	AW TO
17		OVE MATERNAL HEALTH IN THIS STAT	
18			
19	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
20			
21	SECTION 1. DO N	NOT CODIFY. <u>Title.</u>	
22	<u>This act shall b</u>	e known and may be cited as the	"Healthy Moms, Healthy
23	<u>Babies Act".</u>		
24			
25	SECTION 2. Arka	nsas Code § 20-77-151 is repeal	ed to be reenacted and
26	transferred to another	subchapter of the Arkansas Cod	e.
27	20-77-151. Depre	ession screening for pregnant wo	men.
28	(a) The Arkansa	as Medicaid Program shall reimbu	rse for depression
29	screening of a pregnam	it woman.	
30	(b) The Departm	ent of Human Services shall app	ly for any federal
31	waiver, Medicaid state	plan amendments, or other auth	ority necessary to
32	implement this section	t -	
33			
34		nnsas Code Title 20, Chapter 77,	is amended to add an
35	additional subchapter		
36		<u>Subchapter 29 — Maternal Healt</u>	<u>5 h</u>



1	
2	20-77-2901. Depression screening for pregnant women.
3	(a) The Arkansas Medicaid Program shall reimburse for depression
4	screening of a pregnant woman.
5	(b) The Department of Human Services shall apply for any federal
6	waiver, Medicaid state plan amendments, or other authority necessary to
7	implement this section.
8	
9	20-77-2902. Coverage of prenatal, delivery, and postpartum services.
10	(a) The Arkansas Medicaid Program shall reimburse for prenatal,
11	delivery, and postpartum services separately in lieu of a global payment or
12	an all-inclusive payment methodology for maternity services.
13	(b) Prenatal, delivery, and postpartum services include without
14	limitation:
15	(1) Office visits;
16	(2) Laboratory fees;
17	(3) Physician ordered testing;
18	(4) Blood work;
19	(5) Remote monitoring;
20	(6) Fetal nonstress tests; and
21	(7) Continuous glucose monitors or other services for
22	gestational diabetes when medically necessary.
23	(c) This section does not alter coverage provided through the Arkansas
24	Health and Opportunity for Me Program or a risk-based provider organization
25	under the Medicaid Provider-Led Organized Care Act, § 20-77-2701 et seq.
26	
27	20-77-2903. Presumptive eligibility for pregnant women.
28	(a) The Arkansas Medicaid Program shall make presumptive eligibility
29	determinations for pregnant women who are applying for the program to improve
30	access to prenatal care and allow prenatal care to be delivered immediately
31	while waiting for a full application to be processed.
32	(b) The program may designate one (1) or more qualified entities to
33	screen for eligibility and immediately enroll pregnant women into the
34	program.
35	
36	20-77-2904. Blood pressure monitoring for pregnant and postpartum

1	women.
2	(a) The Arkansas Medicaid Program shall provide coverage and
3	reimbursement for self-measurement blood pressure monitoring services for
4	pregnant women and postpartum women.
5	(b) Self-measurement blood pressure monitoring services shall include:
6	(1) Validated blood pressure monitoring devices, such as a blood
7	pressure cuff and replacement cuffs, as medically necessary, to diagnose or
8	treat hypertension;
9	(2) Patient education and training on the set-up and use of a
10	self-measurement blood pressure measurement device that is validated for
11	clinical accuracy, device calibration, and the procedure for obtaining self-
12	measurement readings; and
13	(3) Collection of data reports by the patient or caregiver for
14	submission to a healthcare provider to communicate blood pressure readings
15	and create or modify treatment plans.
16	
17	20-77-2905. Reimbursement for remote ultrasound procedures.
18	(a)(1) The Arkansas Medicaid Program shall reimburse for medically
19	necessary remote ultrasound procedures utilizing established Current
20	Procedural Terminology codes for remote ultrasound procedures when the
21	patient is in a residence or other off-site location from the healthcare
22	provider of the patient and the same standard of care is met.
23	(2) Subdivision (a)(1) of this section shall apply to the fee-
24	for-service categories of the program and any managed care plan within the
25	program.
26	(b) A remote ultrasound procedure shall be reimbursable when the
27	healthcare provider uses digital technology that:
28	(1) Collects medical and other forms of health data from a
29	patient and electronically transmits the information securely to a healthcare
30	provider in a different location for interpretation and recommendation;
31	(2) Is compliant with the Health Insurance Portability and
32	Accountability Act of 1996, 42 U.S.C. § 1320d et seq., as it existed on
33	January 1, 2025; and
34	(3) Is approved by the United States Food and Drug
35	Administration.
36	

3

1	20-77-2906. Coverage for certain services provided by doulas and
2	community health workers.
3	The Arkansas Medicaid Program shall reimburse doulas and community
4	health workers for home visitation related to prenatal care and postpartum
5	care.
6	
7	20-77-2907. Implementation and rules.
8	The Department of Human Services shall:
9	(1) Apply for any federal waiver, Medicaid state plan
10	amendments, or other authority necessary to implement this subchapter; and
11	(2) Adopt rules to implement this subchapter.
12	
13	SECTION 4. Arkansas Code § 16-114-203(c), concerning the statute of
14	limitations, is amended to read as follows:
15	(c)(l) If Except as otherwise provided in this subsection, if an
16	individual is nine (9) years of age or younger at the time of the act,
17	omission, or failure complained of, the minor or person claiming on behalf of
18	the minor shall have until the later of the minor's eleventh birthday or two
19	(2) years from the act, omission, or failure in which to commence an action.
20	(2) However, if If no medical injury is known and could not
21	reasonably have been discovered prior to the minor's eleventh birthday, then
22	the minor or his or her representative shall have until two (2) years after
23	the medical injury is known or reasonably could have been discovered, or
24	until the minor's nineteenth birthday, whichever is earlier, in which to
25	commence an action.
26	(3) If an alleged medical injury occurred during childbirth, the
27	minor or his or her representative shall have until the minor's fifth
28	birthday to commence an action.
29	
30	
31	APPROVED: 2/20/25
32	
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36	

Stricken language would be deleted from and underlined language would be added to present law. Act 140 of the Regular Session

1	State of Arkansas	A TN •11	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		SENATE BILL 213
4			
5	By: Senators Irvin, B. Davis		
6	By: Representatives Pilkington, Wardla	ıw, Hudson, L. Johnson, Bentley	
7			
8	Fo	r An Act To Be Entitled	
9	AN ACT TO CREATE	THE HEALTHY MOMS, HEALTHY BAR	SIES
10	ACT; TO AMEND ARK	XANSAS LAW TO IMPROVE MATERNAI	L HEALTH
11	IN THIS STATE; AN	ND FOR OTHER PURPOSES.	
12			
13			
14		Subtitle	
15		HE HEALTHY MOMS, HEALTHY	
16		AND TO AMEND ARKANSAS LAW TO	
17	IMPROVE MATH	ERNAL HEALTH IN THIS STATE.	
18			
19	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE OF ARKA	ANSAS:
20			
21	SECTION 1. DO NOT CODI		1.1
22 23		n and may be cited as the "Hea	althy Moms, Healthy
23 24	<u>Babies Act".</u>		
24	SECTION 2. Arkansas Co	ode § 20-77-151 is repealed to	be reenacted and
26	transferred to another subcha	-	
27		· screening for pregnant women.	
28	(a) The Arkansas Medic	caid Program shall reimburse f	for depression
29	screening of a pregnant woman] .	
30	(b) The Department of	Human Services shall apply fo	or any federal
31	waiver, Medicaid state plan a	mendments, or other authority	, necessary to
32	implement this section.		
33			
34	SECTION 3. Arkansas Co	ode Title 20, Chapter 77, is a	amended to add an
35	additional subchapter to read	l as follows:	
36	Subcha	apter 29 — Maternal Health	



1	
2	20-77-2901. Depression screening for pregnant women.
3	(a) The Arkansas Medicaid Program shall reimburse for depression
4	screening of a pregnant woman.
5	(b) The Department of Human Services shall apply for any federal
6	waiver, Medicaid state plan amendments, or other authority necessary to
7	implement this section.
8	
9	20-77-2902. Coverage of prenatal, delivery, and postpartum services.
10	(a) The Arkansas Medicaid Program shall reimburse for prenatal,
11	delivery, and postpartum services separately in lieu of a global payment or
12	an all-inclusive payment methodology for maternity services.
13	(b) Prenatal, delivery, and postpartum services include without
14	limitation:
15	(1) Office visits;
16	(2) Laboratory fees;
17	(3) Physician ordered testing;
18	(4) Blood work;
19	(5) Remote monitoring;
20	(6) Fetal nonstress tests; and
21	(7) Continuous glucose monitors or other services for
22	gestational diabetes when medically necessary.
23	(c) This section does not alter coverage provided through the Arkansas
24	Health and Opportunity for Me Program or a risk-based provider organization
25	under the Medicaid Provider-Led Organized Care Act, § 20-77-2701 et seq.
26	
27	20-77-2903. Presumptive eligibility for pregnant women.
28	(a) The Arkansas Medicaid Program shall make presumptive eligibility
29	determinations for pregnant women who are applying for the program to improve
30	access to prenatal care and allow prenatal care to be delivered immediately
31	while waiting for a full application to be processed.
32	(b) The program may designate one (1) or more qualified entities to
33	screen for eligibility and immediately enroll pregnant women into the
34	program.
35	
36	20-77-2904. Blood pressure monitoring for pregnant and postpartum

2

1	women.
2	(a) The Arkansas Medicaid Program shall provide coverage and
3	reimbursement for self-measurement blood pressure monitoring services for
4	pregnant women and postpartum women.
5	(b) Self-measurement blood pressure monitoring services shall include:
6	(1) Validated blood pressure monitoring devices, such as a blood
7	pressure cuff and replacement cuffs, as medically necessary, to diagnose or
8	treat hypertension;
9	(2) Patient education and training on the set-up and use of a
10	self-measurement blood pressure measurement device that is validated for
11	clinical accuracy, device calibration, and the procedure for obtaining self-
12	measurement readings; and
13	(3) Collection of data reports by the patient or caregiver for
14	submission to a healthcare provider to communicate blood pressure readings
15	and create or modify treatment plans.
16	
17	20-77-2905. Reimbursement for remote ultrasound procedures.
18	(a)(l) The Arkansas Medicaid Program shall reimburse for medically
19	necessary remote ultrasound procedures utilizing established Current
20	Procedural Terminology codes for remote ultrasound procedures when the
21	patient is in a residence or other off-site location from the healthcare
22	provider of the patient and the same standard of care is met.
23	(2) Subdivision (a)(1) of this section shall apply to the fee-
24	for-service categories of the program and any managed care plan within the
25	program.
26	(b) A remote ultrasound procedure shall be reimbursable when the
27	healthcare provider uses digital technology that:
28	(1) Collects medical and other forms of health data from a
29	patient and electronically transmits the information securely to a healthcare
30	provider in a different location for interpretation and recommendation;
31	(2) Is compliant with the Health Insurance Portability and
32	Accountability Act of 1996, 42 U.S.C. § 1320d et seq., as it existed on
33	January 1, 2025; and
34	(3) Is approved by the United States Food and Drug
35	Administration.
36	

1	20-77-2906. Coverage for certain services provided by doulas and
2	community health workers.
3	The Arkansas Medicaid Program shall reimburse doulas and community
4	health workers for home visitation related to prenatal care and postpartum
5	care.
6	
7	20-77-2907. Implementation and rules.
8	The Department of Human Services shall:
9	(1) Apply for any federal waiver, Medicaid state plan
10	amendments, or other authority necessary to implement this subchapter; and
11	(2) Adopt rules to implement this subchapter.
12	
13	SECTION 4. Arkansas Code § 16-114-203(c), concerning the statute of
14	limitations, is amended to read as follows:
15	(c)(l) If Except as otherwise provided in this subsection, if an
16	individual is nine (9) years of age or younger at the time of the act,
17	omission, or failure complained of, the minor or person claiming on behalf of
18	the minor shall have until the later of the minor's eleventh birthday or two
19	(2) years from the act, omission, or failure in which to commence an action.
20	(2) However, if If no medical injury is known and could not
21	reasonably have been discovered prior to the minor's eleventh birthday, then
22	the minor or his or her representative shall have until two (2) years after
23	the medical injury is known or reasonably could have been discovered, or
24	until the minor's nineteenth birthday, whichever is earlier, in which to
25	commence an action.
26	(3) If an alleged medical injury occurred during childbirth, the
27	minor or his or her representative shall have until the minor's fifth
28	birthday to commence an action.
29	
30	
31	APPROVED: 2/25/25
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