

Title of Rule: Revision to the Medical Assistance Long-Term Services and Supports Rule Concerning Consumer Directed Attendant Support Services, Section 8.510

Rule Number: MSB 15-10-09-A

Division / Contact / Phone: Long Term Services and Supports / Rhyann Lubitz / x3641

STATEMENT OF BASIS AND PURPOSE

1. Summary of the basis and purpose for the rule or rule change. (State what the rule says or does and explain why the rule or rule change is necessary).

With this rulemaking, the Department is changing the employment model for CDASS attendants who are compensated through a Financial Management Services (FMS) vendor. Up until now, clients of a waiver program could choose between an Agency with Choice (AwC) FMS model and a Fiscal Employer Agent (F/EA) FMS model. The rule change will eliminate the AwC model and keep the F/EA model for the following reasons: Under the AwC model the FMS vendor and the client act as joint employers of the CDASS attendant. Overtime and travel time costs incurred due to multiple clients utilizing the same CDASS attendant through an FMS vendor under the AwC model are out of the client's control. The F/EA model allows the client or authorized representative to be the sole employer of the CDASS attendant. Under the F/EA model, overtime and travel costs would be predictable and managed within the client's individualized budget for services. The ability to accurately budget for services is essential to be successful in a consumer-directed service option.

2. An emergency rule-making is imperatively necessary

to comply with state or federal law or federal regulation and/or

for the preservation of public health, safety and welfare.

Explain:

The rules set forth at 10 CCR 2505-10 Section 8.510 are being revised to remove the Agency with Choice (AwC) CDASS model. This model is being removed to afford health, safety and welfare assurances to CDASS recipients and provide protection to clients' allocation for services. The AwC model requires compensation for overtime and travel time costs incurred across multiple clients utilizing the same CDASS attendants and FMS vendor. Under the AwC model, the individual has no control over the CDASS attendant incurring overtime and travels costs but would still be responsible for paying those costs. This requirement could negatively impact an individual's allocation for services because funds that could be used for client services would instead be used to pay travel and overtime costs. The resulting reduction in client services could jeopardize the client's health, safety and welfare.

Initial Review

Final Adoption

Proposed Effective Date **12/11/2015**

Emergency Adoption

12/11/2015

DOCUMENT #01

Title of Rule: Revision to the Medical Assistance Long-Term Services and Supports Rule Concerning Consumer Directed Attendant Support Services, Section 8.510

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Another change to the rule is being made to ensure clients' health, safety and welfare. Language is being added to the rule to clarify that employment relationships with two CDASS attendants must be maintained at all times throughout the client's participation in the waiver program and not just at the outset. Maintaining employment of a minimum of two CDASS attendants is essential for the health, safety and welfare of CDASS participants to ensure they are able to access attendant services timely and have their personal care, homemaker and health maintenance service needs met.

The final change to the rule is being made to comply with state law. Pursuant to CRS § 25.5-6-1102(2), applicants must qualify for the waiver program and meet certain eligibility requirements, including a doctor's verification that the person is competent enough to participate in the waiver program. The rule change requires each FMS vendor to implement case management prompts in their web-based portals to help case managers verify that all enrollment procedures for a client are complete prior to issuing the client's start date for CDASS.

3. Federal authority for the Rule, if any:

42 U.S.C. §1396n(c)

4. State Authority for the Rule:

25.5-1-301 through 25.5-1-303, C.R.S. (2015);
C.R.S. 25.5-6-1102(6)

Initial Review

Final Adoption

Proposed Effective Date **12/11/2015**

Emergency Adoption

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DOCUMENT #01

Title of Rule: Revision to the Medical Assistance Long-Term Services and Supports Rule Concerning Consumer Directed Attendant Support Services, Section 8.510

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REGULATORY ANALYSIS

1. Describe the classes of persons who will be affected by the proposed rule, including classes that will bear the costs of the proposed rule and classes that will benefit from the proposed rule.

Clients utilizing CDASS through the Agency with Choice model will be required to transition to the Fiscal Employer Agent model (F/EA).

2. To the extent practicable, describe the probable quantitative and qualitative impact of the proposed rule, economic or otherwise, upon affected classes of persons.

Clients utilizing CDASS through the Agency with Choice model will be required to transition to the Fiscal Employer Agent model (F/EA). This transition will be facilitated by the client selected Financial Management Service (FMS) vendor and supported by the CDASS training and operations vendor. The F/EA model per member per month reimbursement for FMS activities is a lower reimbursement level which will offer cost savings. Clarifying language in the rule for a CDASS client to maintain employment relationships with two attendants provides case managers with the ability to ensure clients active with CDASS are able to utilize a backup attendant in the event their primary attendant is not able to be present. System prompts in the FMS vendor portal requiring case managers to verify all requirements and forms have been completed prior to completing a prior authorization request for services allows additional assurance prior to implementation of services that all necessary actions have been completed.

3. Discuss the probable costs to the Department and to any other agency of the implementation and enforcement of the proposed rule and any anticipated effect on state revenues.

The F/EA model per member per month reimbursement for FMS activities is a lower reimbursement level which will offer cost savings.

4. Compare the probable costs and benefits of the proposed rule to the probable costs and benefits of inaction.

The costs and benefits of changing this rule greatly outweigh continued inaction. The AwC model is being removed and the F/EA model is being retained as the only FMS model to afford health, safety and welfare assurances to CDASS recipients and provide protection to clients' allocation for services. The AwC model requires compensation for overtime and travel time costs incurred across multiple clients utilizing the same CDASS attendants and FMS vendor. Under the AwC model, the individual has no control over the CDASS attendant incurring overtime and travels costs but would still be responsible for paying those costs.

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This requirement could negatively impact an individual's allocation for services because funds that could be used for client services would instead be used to pay travel and overtime costs.

5. Determine whether there are less costly methods or less intrusive methods for achieving the purpose of the proposed rule.

There are no less costly or intrusive methods to manage attendants' overtime and travel time costs within CDASS. Department staff have reviewed alternative implementation methods, each resulting in increased costs or decreased client control over services.

6. Describe any alternative methods for achieving the purpose for the proposed rule that were seriously considered by the Department and the reasons why they were rejected in favor of the proposed rule.

There were several alternative measures considered but all created additional issues regarding limiting client choice in a consumer directed delivery options. Options reviewed included implementing a CDASS attendant 40 hour work week cap and restricting the CDASS attendant to working for only one client. Members of the Participant Directed Programs Policy Collaborative reviewed available options and recommended a removal of the AwC model.

1 **8.510 CONSUMER DIRECTED ATTENDANT SUPPORT SERVICES**

2 **8.510.1 DEFINITIONS**

3 Adaptive Equipment means a device(s) that is used to assist with completing activities of daily
4 living.

5 ~~Agency with Choice (AwC) means a Financial Management Services (FMS) model where the~~
6 ~~FMS and the client/authorized representative are co-employers of CDASS Attendants. Under the~~
7 ~~AwC model, the FMS is the employer.~~

8 Allocation means the funds determined by the case manager and made available by the
9 Department to clients receiving Consumer Directed Attendant Support Services (CDASS) and
10 administered by the Financial Management Services (FMS) authorized for attendant support
11 services and administrative fees paid to the FMS.

12 Attendant means the individual who meets qualifications in [10 CCR 2505-10, § 8.510.8](#) who
13 provides CDASS as determined by [10 CCR 2505-10, § 8.510.3](#) and is hired by the client or by a
14 contracted FMS vendor.

15 Attendant Support Management Plan (ASMP) means the documented plan for clients to manage
16 their care as determined by [10 CCR 2505-10, § 8.510.4](#) which is reviewed and approved by the
17 Case Manager.

18 Authorized Representative (AR) means an individual designated by the client or the legal
19 guardian, if appropriate, who has the judgment and ability to direct CDASS on a client's behalf
20 and meets the qualifications as defined at [10 CCR 2505-10, § 8.510.6](#) and [§ 8.510.7](#).

21 Benefits Utilization System (BUS) means the web based data system maintained by the
22 Department for recording case management activities associated with Long Term Services and
23 Supports (LTSS).

24 Case Management Agency (CMA) means a Department approved agency within a designated
25 service area where an applicant or client can obtain Long Term Services and Supports case
26 management services.

27 Case Manager means an individual who meets the qualifications to perform case management
28 activities by contract with the Department.

29 Consumer Directed Attendant Support Services (CDASS) means the service delivery option for
30 services that assist an individual in accomplishing activities of daily living when included as a
31 waiver benefit that may include health maintenance, personal care, and homemaker activities.

32 CDASS Training means the required training, including a final, comprehensive assessment,
33 provided by the Department or its designee to a client/AR who is interested in CDASS.

34 Continued Stay Review (CSR) means a periodic face to face review of a client's condition and
35 service needs by a Case Manager to determine a client's continued eligibility for Long Term
36 Services and Supports in the client's residence.

37 Cost Containment means the cost of providing care in the community is less than or equal to the
38 cost of providing care in an institutional setting based on the average aggregate amount. The cost
39 of providing care in the community shall include the cost of providing Home and Community
40 Based Services.

- 1 Department means the Department of Health Care Policy and Financing.
- 2 Eligibility means a client qualifies for Medicaid based on the applicable eligibility category and the
3 client's individual financial circumstances, including, but not limited to, income and resources.
- 4 Financial Management Services (FMS) means an entity contracted with the Department to
5 complete employment related functions for CDASS attendants and track and report on individual
6 client allocations for CDASS.
- 7 Fiscal/Employer Agent (F/EA) is an FMS model where the FMS is an agent of the client as the
8 employer. The program participant or representative is the common law employer of workers
9 hired, trained and managed by the participant or representative. The F/EA pays workers and
10 vendors on the participant's behalf. The F/EA withholds, calculates, deposits and files withheld
11 Federal Income Tax and both employer and employee Social Security and Medicare Taxes.
- 12 Functional Eligibility means an applicant or client meets the criteria for Long Term Services and
13 Supports as determined by the Department's prescribed instrument as ~~outlined~~ defined in 10
14 CCR 2505-10, -§ 8.401.
- 15 Functional Needs Assessment means a component of the Assessment process which includes a
16 comprehensive evaluation using the ULTC (Uniform Long Term Care) Instrument to determine if
17 the client meets the appropriate Level of Care (LOC).
- 18 Home and Community Based Services (HCBS) means a variety of supportive services delivered
19 in conjunction with Colorado Medicaid Waivers to clients in community settings. These services
20 are designed to help older persons and persons with disabilities remain living at home.
- 21 Inappropriate Behavior means offensive behavior which includes: documented verbal, sexual
22 and/or physical abuse. Verbal abuse may include threats, insults or offensive language over a
23 period of time.
- 24 Licensed Medical Professional means a person who has completed a 2-year or longer program
25 leading to an academic degree or certificate in a medically related profession. This is limited to
26 those who possess the following medical licenses: physician, physician assistant and nurse
27 governed by the Colorado Medical Practice Act and the Colorado Nurse Practice Act.
- 28 Long Term Services and Supports (LTSS) means Nursing Facilities, Intermediate Care Facilities
29 for the Intellectually/Developmentally Disabled (ICF/IDD), Home and Community Based Services
30 (HCBS), Long Term Home Health or the Program of All-inclusive Care for the Elderly (PACE),
31 Swing Bed and Hospital Back Up Program (HBU).
- 32 Long Term Services and Supports Certification Period means the designated period of time in
33 which a client is functionally eligible to receive Long Term Services and Supports not to exceed
34 one year.
- 35 Prior Authorization Request (PAR) means the Department prescribed form that assures the
36 provider that the service is medically necessary and a Colorado Medical Assistance Program
37 benefit.
- 38 Notification means the routine methods in which the Department or its designee conveys
39 information about CDASS. Methods including include but are not limited to the CDASS web site,
40 client statements, Case Manager contact, or FMS contact.
- 41 Reassessment means a review of the Assessment, to determine and document a change in the
42 client's condition and/or client's service needs.

- 1 Stable Health means a medically predictable progression or variation of disability or illness.
- 2 Training and Operations Vendor means the organization contracted by the Department to provide
3 training to CDASS Clients/authorized representatives, provide training to case managers on
4 participant direction, and provide customer service related to participant direction.

5 **8.510.2 ELIGIBILITY**

6 8.510.2.A. To be eligible for CDASS, an individual shall meet all of the following:

- 7 1. Choose the CDASS service delivery option
- 8 2. Meet medical assistance Financial Eligibility requirements
- 9 3. Meet Long Term Services and Supports Functional Eligibility requirements
- 10 4. Be eligible for an HCBS Waiver with the CDASS option
- 11 5. Demonstrate a current need for Attendant support
- 12 6. Document a pattern of stable health that necessitates a predictable pattern of
13 Attendant support and appropriateness of CDASS services
- 14 7. Provide a statement from the primary care physician attesting to the client's
15 ability to direct his or her care with sound judgment or a required AR with the
16 ability to direct the care on the client's behalf
- 17 8. Complete all aspects of the ASMP and training and demonstrate the ability to
18 direct care or have care directed by an AR

19 **8.510.3 CDASS SERVICES**

20 8.510.3.A Covered services shall be for the benefit of only the client and not for the benefit
21 of other persons living in the home.

22 8.510.3.B Services include:

- 23 1. Homemaker. General household activities provided by an Attendant in a client's
24 home to maintain a healthy and safe environment for the client. Homemaker
25 activities shall be applied only to the permanent living space of the client and
26 multiple attendants may not be reimbursed for duplicating household tasks.
27 Tasks may include the following activities or teaching the following activities:
 - 28 a. Routine light housekeeping such as: dusting, vacuuming, mopping, and
29 cleaning bathroom and kitchen areas
 - 30 b. Meal preparation
 - 31 c. Dishwashing
 - 32 d. Bed making
 - 33 e. Laundry
 - 34 f. Shopping for necessary items to meet basic household needs

- 1 2. Personal care. Services furnished to an eligible client in the community or in the
2 client's home to meet the client's physical, maintenance, and supportive needs.
3 Including:
- 4 a. Eating/feeding which includes assistance with eating by mouth using
5 common eating utensils such as forks, knives, and straws
- 6 b. Respiratory assistance with cleaning or changing oxygen equipment
7 tubes, filling the distilled water reservoir, and moving the cannula or
8 mask from the client's face
- 9 c. Skin care preventative in nature when skin is unbroken; including the
10 application of non-medicated/non-prescription lotions and/or sprays and
11 solutions, rubbing of reddened areas, and routine foot checks for people
12 with diabetes
- 13 d. Bladder/Bowel Care:
- 14 i) Assisting client to and from the bathroom
- 15 ii) Assistance with bed pans, urinals, and commodes
- 16 iii) Changing of incontinence clothing or pads
- 17 iv) Emptying Foley or suprapubic catheter bags only if there is no
18 disruption of the closed system
- 19 v) Emptying ostomy bags
- 20 e. Personal hygiene:
- 21 i) Bathing including washing, shampooing, and shaving
- 22 ii) Grooming
- 23 iii) Combing and styling of hair
- 24 iv) Trimming, cutting, and soaking of nails
- 25 v) Basic oral hygiene and denture care
- 26 f. Dressing assistance with ordinary clothing and the application of non-
27 prescription support stockings and application of orthopedic devices such
28 as splints and braces or artificial limbs
- 29 g. Transferring a client when the client has sufficient balance and strength
30 to assist with and can direct the transfer
- 31 h. Assistance with mobility
- 32 i. Positioning when the client is able to verbally or non-verbally identify
33 when the position needs to be changed including simple alignment in a
34 bed, wheelchair or other furniture

- 1 j. Assistance with self administered medications when the medications
2 have been preselected by the client, a family member, a nurse or a
3 pharmacist and are stored in containers other than the prescription
4 bottles, such as medication minders and medication reminding:
- 5 i) Medication minders must be clearly marked as to the day and
6 time of dosage and must be kept in a way as to prevent
7 tampering
- 8 ii) Medication reminding includes only inquiries as to whether
9 medications were taken, verbal prompting to take medications,
10 handing the appropriately marked medication minder container
11 to the client and opening the appropriately marked medication
12 minder if the client is unable
- 13 k. Cleaning and basic maintenance of durable medical equipment
- 14 l. Protective oversight when the client requires supervision to prevent or
15 mitigate disability related behaviors that may result in imminent harm to
16 people or property
- 17 m. Accompanying includes going with the client, as necessary on the care
18 plan, to medical appointments, and errands such as banking and
19 household shopping. Accompanying the client to provide one or more
20 personal care services as needed during the trip. Companionship is not a
21 benefit of CDASS
- 22 3. Health Maintenance Activities. Routine and repetitive health related tasks
23 furnished to an eligible client in the community or in the client's home, which are
24 necessary for health and normal bodily functioning that a person with a disability
25 is unable to physically carry out. Services may include:
- 26 a. Skin care provided when the skin is broken or a chronic skin condition is
27 active and could potentially cause infection Skin care may include:
28 wound care, dressing changes, application of prescription medicine, and
29 foot care for people with diabetes when prescribed by a licensed medical
30 professional
- 31 b. Nail care in the presence of medical conditions that may involve
32 peripheral circulatory problems or loss of sensation
- 33 c. Mouth care performed when:
- 34 i) there is injury or disease of the face, mouth, head or neck
- 35 ii) in the presence of communicable disease
- 36 iii) the client is unconscious
- 37 iv) oral suctioning is required
- 38 d. Dressing including the application of anti-embolic or other prescription
39 pressure stockings and orthopedic devices such as splints, braces, or
40 artificial limbs if considerable manipulation is necessary

- 1 e. Feeding:
- 2 i) When oral suctioning is needed on a stand-by or other basis
- 3 ii) When there is high risk of choking that could result in the need
- 4 for emergency measures such as CPR or the Heimlich
- 5 maneuver as demonstrated by a swallow study
- 6 iii) Syringe feeding
- 7 iv) Feeding using apparatus
- 8 f. Exercise prescribed by a licensed medical professional including passive
- 9 range of motion
- 10 g. Transferring a client when he/she is unable to assist or the use of a lift
- 11 such as a Hoyer is needed
- 12 h. Bowel care provided to a client including digital stimulation, enemas,
- 13 care of ostomies, and insertion of a suppository if the client is unable to
- 14 assist
- 15 i. Bladder care when it involves disruption of the closed system for a Foley
- 16 or suprapubic catheter, such as changing from a leg bag to a night bag
- 17 and care of external catheters
- 18 j. Medical management required by a medical professional to monitor:
- 19 blood pressures, pulses, respiratory assessment, blood sugars, oxygen
- 20 saturations, pain management, intravenous, or intramuscular injections
- 21 k. Respiratory care:
- 22 i) Postural drainage
- 23 ii) Cupping
- 24 iii) Adjusting oxygen flow within established parameters
- 25 iv) Suctioning of mouth and nose
- 26 v) Nebulizers
- 27 vi) Ventilator and tracheostomy care
- 28 vii) Prescribed respiratory equipment

29 **8.510.4 ATTENDANT SUPPORT MANAGEMENT PLAN**

30 8.510.4.A The client/AR shall develop a written ASMP which shall be reviewed by the

31 Training and Operations Vendor and approved by the Case Manager. CDASS shall not

32 begin until the Case Manager approves the plan and provides a start date to the FMS.

33 The ASMP is required by the FMS following initial training and shall be modified when

34 there is a change in the client's needs. The plan shall describe the individual's:

- 35 1. Current health status

- 1 2. Needs and requirements for CDASS
- 2 3. Plans for securing CDASS
- 3 4. Plans for handling emergencies
- 4 5. Assurances and plans regarding direction of CDASS Services, as described at
5 10 CCR 2505 -10, § 8.510.3 and § 8.510.6 if applicable
- 6 6. Plans for management of the budget within the client's Individual Allocation
- 7 7. Designation of an Authorized Representative
- 8 8. Designation of regular and back-up employees approved for hire
- 9 8.510.4.B. If ASMP is disapproved by the Case Manager, the client has the right to review
10 that disapproval. The client shall submit a written request to the CMA stating the reason
11 for the review and justification of the proposed ASMP. The client's most recently
12 approved ASMP shall remain in effect while the review is in process.

13 **8.510.5 TRAINING ACTIVITIES**

- 14 8.510.5.A. When necessary to obtain the goals of the ASMP, the client/AR shall verify that
15 each attendant has been or will be trained in all necessary health maintenance activities
16 prior to performance by the attendant.
- 17 8.510.5.B The verification requirement of 10 CCR 2505-10, §8.510.5.A above will be on a
18 form provided by the FMS and returned to the FMS with the client/AR completed
19 employment packet.

20 **8.510.6 CLIENT/AR RESPONSIBILITES**

- 21 8.510.6.A. Client/AR responsibilities for CDASS Management:
 - 22 1. Attend training provided by the Training and Operations Vendor; clients who
23 cannot attend training shall designate an AR
 - 24 2. Develop an ASMP
 - 25 3. Determine wages for each Attendant not to exceed the rate established by the
26 Department. Wages shall be established in accordance with Colorado
27 Department of Labor and Employment standards including, but not limited to,
28 minimum wage and overtime requirements.
 - 29 4. Determine the required credentials for Attendants
 - 30 5. Complete previous employment reference checks on Attendants
 - 31 6. Follow all relevant laws and regulations applicable to client's supervision of
32 Attendants
 - 33 7. Explain the role of the FMS to the Attendant
 - 34 8. Budget for Attendant care within the established monthly and CDASS
35 Certification Period Allocation

- 1 9. Review all Attendant timesheets and statements for accuracy of time worked,
2 completeness, and client/AR and Attendant signatures. Timesheets shall reflect
3 actual time spent providing CDASS services
- 4 10. Review and submit approved Attendant timesheets to the FMS by the
5 established timelines for Attendant reimbursement
- 6 11. Authorize the FMS to make any changes in the Attendant wages
- 7 12. Understand that misrepresentation or false statements may result in
8 administrative penalties, criminal prosecution, and/or termination from CDASS.
9 Client/AR is responsible for assuring timesheets submitted are not altered in any
10 way and that any misrepresentations are immediately reported to the FMS
- 11 13. Completing and managing all paperwork and maintaining employment records
- 12 14. Select an FMS vendor upon enrollment into CDASS.
- 13 8.510.6.B. Client/AR responsibilities for CDASS ~~when using in~~ the F/EA FMS model:
- 14 1. Recruit, hire, fire and manage Attendants
- 15 2. Train Attendants to meet client needs
- 16 3. Terminate Attendants who are not meeting client needs
- 17 4. Operate as the sole employer of the attendant
- 18 5. Complete necessary employment related functions through the FMS agent,
19 including hiring and termination of Attendants and employer related paperwork
20 necessary to obtain an employer tax ID
- 21 ~~8.510.6.C Client/AR responsibilities for CDASS when using the AwC FMS model~~
- 22 ~~1. Select and discharge Attendants~~
- 23 ~~2. Serve as the manager for CDASS Attendants~~
- 24 ~~3. Establish hiring agreements, as required by the FMS with each Attendant, outlining~~
25 ~~wages, services to be provided (limited to Personal Care, Homemaker or Health~~
26 ~~Maintenance Activities), schedules and working conditions~~
- 27 ~~4. Ensure FMS receives hiring agreements prior to Attendants providing services~~
- 28 8.510.6.DC. Client/AR responsibilities for Verification:
- 29 1. Sign and return a responsibilities acknowledgement form for activities listed in 10
30 CCR 2505-10, §8.510.6 to the Case Manager.
- 31 8.510.6.ED. Clients receiving CDASS services have the following Rights:
- 32 1. Right to receive instruction on managing CDASS.
- 33 2. Right to receive program materials in accessible format.

- 1 3. Right to receive notification of changes to CDASS.
- 2 4. Right to participate in Department sponsored opportunities for input.
- 3 5. CDASS clients have the right to transition back to Personal Care, Homemaker,
4 and Home Health Aide and Nursing services provided by an agency at any time.
5 A client who wishes to transition back to an agency-provided services shall
6 contact the Case Manager. The Case Manager shall coordinate arrangements
7 for the services.
- 8 6. A client/AR may request a re-assessment, as described at [10 CCR 2505-10, §](#)
9 8.390.1 (N), if his or her level of service needs have changed.
- 10 7. A client/AR may revise the ASMP at any time with CM approval. CM shall notify
11 FMS of changes.

12 **8.510.7 AUTHORIZED REPRESENTATIVES**

- 13 8.510.7.A. CDASS clients who require an AR may not serve as an AR for another CDASS
14 client.
- 15 8.510.7.B. Authorized Representatives shall not receive reimbursement for AR services and
16 shall not be reimbursed for CDASS services as an Attendant for the client they represent.

17 **8.510.8 ATTENDANTS**

- 18 8.510.8.A. Attendants shall be at least 18 years of age and demonstrate competency in
19 caring for the client to the satisfaction of the client/AR.
- 20 8.510.8.B. Attendants may not be reimbursed for more than 24 hours of CDASS service in
21 one day for one or more clients collectively.
- 22 8.510.8.C. Authorized Representatives shall not be employed as an Attendant for the client.
- 23 8.510.8.D. Attendants must be able to perform the tasks on the Service Plan they are being
24 reimbursed for and the client must have adequate Attendants to assure compliance with
25 all tasks on the service plan.
- 26 8.510.8.E. Attendants shall not represent themselves to the public as a licensed nurse, a
27 certified nurse's aide, a licensed practical or professional nurse, a registered nurse or a
28 registered professional nurse.
- 29 8.510.8.F. Attendants shall not have had his or her license as a nurse or certification as a
30 nurse aide suspended or revoked or his application for such license or certification
31 denied.
- 32 8.510.8.G. Attendants shall receive an hourly wage based on the rate negotiated between
33 the Attendant and the client/AR not to exceed the amount established by the Department.
34 The FMS shall make all payments from the client's Individual Allocation under the
35 direction of the client/AR within the limits established by the Department.
- 36 8.510.8.H. Attendants may not attend training provided by the Training and Operations
37 Vendor during instruction.

38 **8.510.85 FINANCIAL MANAGEMENT SERVICES**

1 8.510.85.A The FMS vendor shall be responsible for the following tasks: ~~without regard to~~
2 ~~the FMS model selected by the client/AR~~

- 3 1. Collect and process timesheets submitted by attendants.
- 4 2. Conduct payroll functions including withholding employment related taxes such
5 as worker's compensation insurance, unemployment compensation insurance,
6 withholding of all federal and state taxes, compliance with federal and state laws
7 regarding overtime pay and minimum wage requirements.
- 8 3. Distribute paychecks in accordance with timelines established by the Colorado
9 Department of Labor and Employment.
- 10 4. Submit authorized claims for CDASS provided to eligible client.
- 11 5. Verify Attendants' citizenship status and maintain copies of the I-9 documents.
- 12 6. Track and report utilization of client allocations.
- 13 7. Comply with Department regulations at 10 CCR 2505-10 and the contract with
14 the Department.
- 15 8. Maintain system prompts in the FMS vendor portal requiring case managers to
16 verify all requirements and forms have been completed prior to completing a prior
17 authorization request for services.
- 18 9. Comply with all requirements set forth by the Affordable Care Act

19 ~~8.510.85.B The FMS vendor operating under the AwC model shall be responsible for the~~
20 ~~following in addition to the requirements set forth at 8.510.9.A:~~

- 21 ~~1. Operate as the primary employer of Attendants~~
- 22 ~~2. Ensuring execution of the hiring agreement between the FMS, the client, and the~~
23 ~~attendant~~
- 24 ~~3. Comply with all requirements set forth by the Affordable Care Act, including, but not~~
25 ~~limited to the provision of health insurance.~~

26 ~~8.510.85.CB. In addition to the requirements set forth at 10 CCR 2505-10, §8.510.9.A, The the~~
27 ~~FMS vendor operating under the F/EA model shall be responsible for obtaining designation as a~~
28 ~~Fiscal/Employer Agent per Section 3504 of the IRS Code in addition to the requirements set forth~~
29 ~~at 8.510.9.A. This statute is hereby incorporated by reference. The incorporation of these statutes~~
30 ~~excludes later amendments to, or editions of the referenced material. Pursuant to C.R.S. § 24-4-~~
31 ~~103(12.5), the Department maintains copies of this incorporated text in its entirety, available for~~
32 ~~public inspection during regular business hours at 1570 Grant Street, Denver, CO, 80203.~~
33 ~~Certified copies of incorporated materials are provided at cost upon request.~~

34

35 **8.510.86 SELECTION OF FMS VENDORS**

36 8.510.86.A The client/AR shall select an FMS vendor at the time of enrollment into CDASS
37 from the vendors contracted with the Department.

1 8.510.86.B The client/AR shall remain with the selected FMS vendor until the selection of
2 FMS is changed during the ~~yearly~~-designated open enrollment period.

3 ~~8.510.86.C The client/AR shall select either the AwC or F/EA FMS model at the time of~~
4 ~~enrollment into CDASS. The client shall provide the FMS and attendants at least thirty~~
5 ~~days' notice of changing FMS models.~~

6 **8.510.9 START OF SERVICES**

7 8.510.9.A. The start date shall not occur until all of the requirements defined at 10 C.C.R.
8 2505-10, § 8.510.2, 8.510.4, 8.510.5, 8.510.6 and 8.510.8 have been met.

9 8.510.9.B. The Case Manager shall approve the ASMP, establish a certification period,
10 submit a PAR and receive a PAR approval before a client is given the start date and can
11 begin CDASS.

12 8.510.9.C. The FMS shall process the Attendant's employment packet within the
13 Department's prescribed timeframe and ensure the client has a minimum of two
14 approved Attendants prior to starting CDASS. Employment relationships with two
15 Attendants must be maintained while participating in CDASS.

16 8.510.9.D. The FMS will not reimburse Attendants for services provided prior to the CDASS
17 start date. Attendants are not approved until the FMS provides the client/AR with an
18 employee number and confirms employment status.

19 8.510.9.E. If a client is transitioning from a Hospital, Nursing Facility, or HCBS agency
20 services the CM shall coordinate with the Discharge Coordinator to ensure the discharge
21 date and CDASS start date correspond.

22 **8.510.10 SERVICE SUBSTITUTION**

23 8.510.10.A. Once a start date has been established for CDASS, the Case Manager shall
24 establish an end date and disenroll the individual from any other Medicaid-funded
25 Attendant support including home health effective as of the start date of CDASS.

26 8.510.10.B. Case Managers shall not authorize, on the PAR, concurrent payments for
27 CDASS and other waiver service delivery options for Personal Care services,
28 Homemaker services, and Health Maintenance Activities for the same individual.

29 8.510.10.C. Clients may receive up to sixty days of Medicaid acute home health agency
30 based services directly following acute episodes as defined by 10 CCR 2505-10, §
31 8.523.11.K.1. Client allocations shall not be changed for sixty days in response to an
32 acute episode unless acute home health services are unavailable. If acute home health is
33 unavailable, a client's allocation may be temporarily adjusted to meet a client's need.

34 8.510.10.D. Clients may receive Hospice services in conjunction with CDASS services.
35 CDASS service plans shall be modified to ensure no duplication of services.

36 **8.510.11 ENDING CONSUMER DIRECTED ATTENDANT SUPPORT SERVICES**

37 8.510.11.A. If an individual chooses to use an alternate care option, an institutional setting, or
38 is terminated involuntarily, a client will be terminated from CDASS when the Case
39 Manager has secured an adequate alternative to CDASS in the community.

1 8.510.11.B. Prior to a client being terminated for reasons other than those listed in section 10
 2 CCR 2505-10, §8.510.13, the following steps may be taken:

- 3 1. Mandatory re-training conducted by the contracted Training and Operations
 4 Vendor
- 5 2. Required designation of an AR if one is not in place, or mandatory re-designation
 6 of an AR if one has already been assigned

7 3. Discontinuation according to the following:

- 8 i) The notice shall provide the client/AR with the reasons for termination
 9 and with information about the client's rights to fair hearing and appeal
 10 procedures, in accordance with 10 CCR 2505-10, §10 C.C.R. 2505-10, §
 11 8.057. Once notice has been given for termination, the client/AR shall
 12 contact the Case Manager for assistance in obtaining other home care
 13 services. The Case Manager has thirty (30) calendar days prior to the
 14 date of termination to discontinue CDASS services and begin alternate
 15 care services. Exceptions may be made to the thirty (30) day advance
 16 notice requirement when the Department has documented that there is
 17 danger to the client or to the Attendant(s). The Case Manager shall notify
 18 the FMS of the date on which the client is being terminated from CDASS.

19 **8.510.12 TERMINATION**

20 8.510.12.A. Clients may be terminated for the following reasons:

- 21 1. The client/AR fails to comply with CDASS program requirements
- 22 2. The client/AR demonstrates an inability to manage Attendant support
- 23 3. A client/AR no longer meets program criteria due to deterioration in physical or
 24 cognitive health
- 25 4. The client/AR spends the monthly Allocation in a manner indicating premature
 26 depletion of funds
- 27 5. The client's medical condition causes an unsafe situation for the client, as
 28 determined by the treating physician
- 29 6. The client provides false information or false records as determined by the
 30 Department

31 8.510.12.B Clients who are terminated according to 10 CCR 2505-10, § 8.510.12 may be re-
 32 enrolled for future CDASS service delivery

33 **8.510.13 INVOLUNTARY TERMINATION**

34 8.510.13.A. Clients may be involuntarily terminated for the following reasons:

- 35 1. A client/AR no longer meets program criteria due to deterioration in physical or
 36 cognitive health AND refuses to designate an AR to direct services
- 37 2. The client/AR demonstrates a consistent pattern of overspending their monthly
 38 Allocation leading to the premature depletion of funds AND the Department has

- 1 determined that adequate attempts to assist the client/AR to resolve the
2 overspending have failed
- 3 3. The client/AR exhibits Inappropriate Behavior toward Attendants, Case
4 Managers, the Training and Operations Vendor or the FMS, and the Department
5 has determined that the Training and Operations Vendor has made adequate
6 attempts to assist the client/AR to resolve the Inappropriate Behavior, and those
7 attempts have failed
- 8 4. Documented misuse of the monthly Allocation by client/AR has occurred
- 9 5. Intentional submission of fraudulent CDASS documents to Case Managers, the
10 Training and Operations Vendor, the Department or the FMS
- 11 6. Instances of convicted fraud and/or abuse
- 12 8.510.13.B. Termination may be initiated immediately for clients being involuntarily
13 terminated
- 14 8.510.13.C. Clients who are involuntarily terminated according to [10 CCR 2505-10, §](#)
15 8.510.13 may not be re-enrolled in CDASS as a service delivery option.
- 16 **8.510.14 CASE MANAGEMENT FUNCTIONS**
- 17 8.510.14.A. The Case Manager shall review and approve the ASMP completed by the
18 client/AR. The Case Manager shall notify the client/AR of the approval and establish a
19 certification period and Allocation.
- 20 8.510.14.B. If the Case Manager determines that the ASMP is inadequate to meet the client's
21 CDASS needs, the Case Manager shall assist the client/AR with further development of
22 the ASMP.
- 23 8.510.14.C. The Case Manager shall calculate the Individual Allocation for each client who
24 chooses CDASS as follows:
- 25 1. Calculate the number of Personal Care, Homemaker, and Health Maintenance
26 Activities hours needed on a monthly basis using the Department prescribed
27 method. The needs determined for the Allocation should reflect the needs in the
28 ULTC assessment tool and the service plan. The Case Manager shall use the
29 Departments established rate for Personal Care, Homemaker, and Health
30 Maintenance Activities to determine the client's Allocation.
- 31 2. The Allocation should be determined using the Department prescribed method at
32 the initial enrollment and at CSR, and should always match the client's need for
33 services.
- 34 8.510.14.D. Prior to training or when an allocation changes, the Case Manager shall provide
35 written notification of the Individual Allocation to each client.
- 36 8.510.14.E. A client/AR who believes he or she needs a change in Attendant support, may
37 request the Case Manager to perform a reassessment. If the reassessment indicates that
38 a change in Attendant support is justified, the client/AR shall amend ASMP and the Case
39 Manager shall complete a PAR revision indicating the increase and submit it to the
40 Department's fiscal agent. The Case Manager shall provide notice of the change to
41 client/AR and make changes in the BUS.

1 8.510.14.F. In approving an increase in the individual Allocation, the Case Manager shall
2 consider all of the following:

- 3 1. Any deterioration in the client's functioning or change in the natural support
4 condition
- 5 2. The appropriateness of Attendant wages as determined by Department's
6 established rate for equivalent services
- 7 3. The appropriate use and application of funds to CDASS services

8 8.510.14.G. In reducing an Individual Allocation, the Case Manager shall consider:

- 9 1. Improvement of functional condition or changes in the available natural supports
- 10 2. Inaccuracies or misrepresentation in previously reported condition or need for
11 service
- 12 3. The appropriate use and application of funds to CDASS services

13 8.510.14.H. Case Managers shall notify the state fiscal agent to cease payments for all
14 existing Medicaid-funded Personal Care, Homemaker, Health Maintenance Activities
15 and/or Long Term Home Health as defined under the Home Health Program at [10 CCR](#)
16 [2505-10, §10-C.C.R. 2505-10, § 8.520](#) et seq. as of the client's CDASS start date.

17 8.510.14.I. For effective coordination, monitoring and evaluation of clients receiving CDASS,
18 the Case Manager shall:

- 19 1. Contact the CDASS client/AR once a month during the first three months to
20 assess their CDASS management, their satisfaction with care providers and the
21 quality of services received. Case Managers may refer clients to the FMS for
22 assistance with payroll and budgeting and to the Training and Operations Vendor
23 for training needs and supports
- 24 2. Contact the client quarterly, after the first three months to assess their
25 implementation of service plans, CDASS management issues, and quality of
26 care, CDASS expenditures and general satisfaction
- 27 3. Contact the client/AR when a change in AR occurs and contact the client/AR
28 once a month for three months after the change takes place
- 29 4. Review monthly FMS reports to monitor client spending patterns and service
30 utilization to ensure appropriate budgeting and follow up with the client/AR when
31 discrepancies occur
- 32 5. Utilize Department overspending protocol when needed to assist clients

33 8.510.14.J. Reassessment: For clients receiving CDASS, the Case Manager shall conduct
34 an interview with each client/AR every six months and at least every 12 months, the
35 Interview shall be conducted face to face. The interview shall include review of the ASMP
36 and documentation from the physician stating the client/AR's ability to direct care.

37 **8.510.15 ATTENDANT REIMBURSEMENT**

1 8.510.15.A. Attendants shall receive an hourly wage not to exceed the rate established by the
2 Department and negotiated between the Attendant and the client/AR hiring the Attendant.
3 The FMS shall make all payments from the client's Individual Allocation under the
4 direction of the client/AR. Attendant wages shall be commensurate with the level of skill
5 required for the task and wages shall be justified on the ASMP.

6 8.510.15.B. Once the client's yearly Allocation is used, further payment will not be made by
7 the FMS, even if timesheets are submitted. Reimbursement to Attendants for services
8 provided when a client is no longer eligible for CDASS or when the client's Allocation has
9 been depleted are the responsibility of the client.

10 8.510.15.C. Allocations shall not exceed the monthly cost containment cap. The Department
11 may approve an over cost containment Allocation if it meets prescribed Department
12 criteria.

13 **8.510.16 REIMBURSEMENT TO FAMILY MEMBERS**

14 8.510.16.A. Family members/legal guardians may be employed by the client or FMS to
15 provide CDASS, subject to the conditions below. For the purposes of this section, family
16 shall be defined as all persons related to the client by virtue of blood, marriage, adoption,
17 or common law.

18 8.510.16.B. The family member or legal guardian shall be employed by the client or FMS and
19 be supervised by the client/AR if providing CDASS.

20 8.510.16.C. The family member and/ or legal guardian being reimbursed as a Personal Care,
21 Homemaker, and/or Health Maintenance Activities Attendant shall be reimbursed at an
22 hourly rate with the following restrictions:

- 23 1. A family member and/or legal guardian shall not be reimbursed for more than
24 forty (40) hours of CDASS in a seven day period from 12:00am on Sunday to
25 11:59pm on Saturday.
- 26 2. Family member wages shall be commensurate with the level of skill required for
27 the task and should not deviate greatly from that of a non-family member
28 Attendant unless there is evidence of a higher level of skill.
- 29 3. A member of the client's household may only be paid to furnish extraordinary
30 care as determined by the Case Manager. Extraordinary care is determined by
31 assessing whether the care to be provided exceeds the range of care that a
32 family member would ordinarily perform in the household on behalf of a person
33 without a disability or chronic illness of the same age, and which are necessary
34 to assure the health and welfare of the client and avoid institutionalization.
35 Extraordinary care shall be documented on the service plan.

36 8.510.16.D. A client/AR who choose a family member as a care provider, shall document the
37 choice on the Attendant Support Services management plan.

38