The Children's Habilitation Residential Program is a residential services and support program for children and youth who are developmentally disabled as defined in Section 27-10.5-102(11), C.R.S. (See 8.508.170, E.) Children under the age of five who are developmentally delayed are included only when their developmental delay is accompanied by significant medical and/or behavioral needs. The children are placed through Colorado County Departments of Social/Human Services. The children are at risk of institutionalization and the program serves as an alternative to placement to Intermediate Care Facilities for the Mentally Retarded (ICF/MR).

The services provided through this program serve as an alternative to ICF/MR placement for children birth to twenty-one years of age who meet the eligibility criteria and the Level of Need Screening Guidelines. The services provided through the Children's Habilitation Residential Program (CHRP) shall be limited to:

- Self-Advocacy Training
- Independent Living Training
- Cognitive Services
- Communication Services
- Counseling and Therapeutic Services
- Personal Care Services
- Emergency Assistance Training
- Community Connection Services
- Travel Services
- Supervision Services
- Respite Services

when deemed to be appropriate and adequate by the child's physician, and these services shall be provided in the community, as available.

CHRP services for children with developmental disabilities shall be provided in accordance with these rules and regulations.

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8.508.10 PROGRAM ADMINISTRATION

A. The Children's Habilitation Residential Service Program for children with developmental disabilities is administered by the Colorado Department of Human Services (CDHS), Division of Child Welfare under the oversight of the Department of Health Care Policy and Financing.

B. CHRP services do not constitute an entitlement to services, from either the Department of Health Care Policy and Financing or the Department of Human Services.
C. CHRP services are subject to approval of a waiver under Section 1915c of the Social Security Act by the Center for Medicare and Medicaid Services.

D. CHRP services are subject to annual appropriations by the Colorado General Assembly.

E. The Department of Human Services, Division of Child Welfare shall limit the utilization of the CHRP based on:

1. The federally approved capacity of the waiver;

2. Cost effectiveness (see Section 8.508.80); and

3. Within the total appropriation limitations when enrollment is projected to exceed spending authority.

8.508.10 LEGAL BASIS

The Home and Community Based Services- Children’s Habilitation Residential Program (HCBS-CHRP) is authorized by waiver of the amount, duration, and scope of services requirements contained in Section 1902(a)(10)(B) of the Social Security Act, 42 U.S.C. § 1396a (2011). The waiver is granted by the United States Department of Health and Human Services under Section 1915(c) of the Social Security Act, 42 U.S.C. § 1396n (2011).

8.508.20 PROGRAM PROVISIONS

Colorado has authority to provide the following services under the CHRP:

A. CHRP services are provided as an alternative to institutional placement for children with developmental disabilities and are limited to self-advocacy training, independent living training, cognitive services, communication services, counseling and therapeutic services, personal care services, emergency assistance training, community connection services, travel services, and supervision services.

B. Children eligible for services under the CHRP waiver are eligible for all other Medicaid services for which they qualify and must first access all benefits available under the regular Medicaid State Plan and/or Medicaid EPSDT (Early and Periodic Screening, Diagnosis and Treatment) coverage prior to accessing funding for those same services under the CHRP.
C. Case management services will be provided by the county department as
an administrative activity and include:

1. Assessment of the individual’s needs to determine if CHRP
services are appropriate;

2. Completion of the Individualized Plan (IP); and

3. Submission of the Individualized Plan to the Colorado Department
of Human Services, Division of Child Welfare Services, for review
and approval for CHRP waiver services. These Individualized Plans
are also subject to review by the Department of Health Care Policy
and Financing.

D. The individual receiving services and his/her family or guardian and
placing County Department of Social/Human Services are responsible for
participating with the services provider in:

1. Developing the Individualized Plan;

2. Cooperating with implementation of the service plan;

3. Choosing to receive services through the CHRP waiver.

8.508.47020 DEFINITIONS

Habilitation services are defined as those services which are recommended by a
licensed practitioner, as defined in §26-4-527(3), C.R.S. to assist clients with
developmental disabilities eligible under the State Plan to achieve their best possible
functional level. All clients of Residential habilitation services and supports will receive
some type of habilitation services in order to acquire, retain, or improve self-help,
socialization, or other skills needed to reside in the community. Some clients may
receive a combination of habilitative services (skill building) and support services (a task
performed for the client, where learning is secondary or incidental to the task itself).

A. Abuse: The non-accidental infliction of physical pain or injury, as
demonstrated by, but not limited to, substantial or multiple skin bruising,
bleeding, malnutrition, dehydration, burns, bone fractures, poisoning,
subdural hematoma, soft tissue swelling, or suffocation; Confinement or
restraint that is unreasonable under generally accepted caretaking
standards; or subjection to sexual conduct or contact classified as a crime
under the “Colorado Criminal Code,” Title 19, C.R.S.

B. Activities of Daily Living (ADL): Means basic self-care activities including
bathing, bowel and bladder control, dressing, eating, independent
ambulation, transferring, and needing supervision to support behavior, medical needs and memory cognition.

C. Adverse Action: Means a denial, reduction, termination, or suspension from long-term services and supports program or service.

D. Applicant: Means an individual who is seeking Long Term Care eligibility determination and who has not affirmatively declined to apply for Medicaid or participate in an assessment.

E. Assessment: The process of collecting and evaluating information for the purpose of developing an individual child plan on which to base services and referral. The assessment process is both initial and ongoing.

F. Care Taker: Means a person who:

1. Is responsible for the care of a person with an intellectual or developmental disability as a result of a family or legal relationship;

2. Has assumed responsibility for the care of a person with an intellectual or developmental disability; or

3. Is paid to provide care, services, or oversight of services to a person with an intellectual or developmental disability.

G. Case Management Agency (CMA): Means a public or private not-for-profit or for-profit agency that meets all applicable state and federal requirements and is certified by the Department to provide case management services for Home and Community Based Services waivers pursuant to sections 25.5-10-209.5 and pursuant to a provider participation agreement with the state department.

A. Case Management: Activities that are intended to ensure that clients receive the services they need, that services are coordinated, and that services are appropriate to the changing needs and stated desires of the clients and families over time. The goals of case management are: 1) to bring about positive changes in client’s status; 2) to assist clients in reaching their highest potential; and 3) to achieve the best possible quality of life for clients and their families in the community. Goals are developed to the extent possible among case managers, referral sources, families and clients.

H. Client: A child or youth who is receiving habilitative services in the Children’s Habilitation Residential Program Means an individual who meets long-term services and supports eligibility requirements and has been approved for and agreed to receive Home and Community Based Services (HCBS). -
I. Client Representative: Means a person who is designated to act on the client’s behalf. A client representative may be: (a) a legal representative including, but not limited to a court-appointed guardian, a parent of a minor child; or (b) an individual, family member or friend selected by the client to speak for an/or act on the client’s behalf.

J. Community Centered Board (CCB): Means a private corporation, for-profit or not-for-profit that is designated pursuant to section 25.5.-10-209, C.R.S. responsible for conducting level of care evaluation and determination for Home and Community Cased Service waivers specific to individuals with intellectual and developmental disabilities.

K. Complex Behavior Supports: Needs that occur related to a diagnosis by a licensed physician, psychiatrist, or psychologist that includes one or more substantial disorders of the cognitive, volitional or emotional process that grossly impairs judgment or capacity to recognize reality or to control behavior.

L. Complex Medical Supports: Needs that occur as a result of a chronic medical condition as diagnosed by a licensed physician that has lasted or is expected to last twelve (12) months, requires skilled care, and that without intervention may result in a severely life altering condition.

M. Comprehensive Assessment: Means an initial assessment or periodic reassessment of individual needs to determine the need for any medical, educational, social or other services and completed annually or when the client experiences significant change in need or in level of support.

N. Cost Containment: Means limiting the cost of providing care in the community to less than or equal to the cost of providing care in an institutional setting based on the average aggregate amount. The cost of providing care in the community shall include the cost of providing Home and Community Based Services, and Medicaid State Plan benefits including long-term home health services and targeted case management.

B-O. Cost Effectiveness: Means the most economical and reliable means to meet an identified need of the client.

P. County Caseworker: A designated representative from the local County Department of Social/Human Services.

Q. Criminal Activity: A criminal offense that is committed by a person; A violation of parole or probation; Any criminal offense that is committed by a person receiving services that results in immediate incarceration.
R. Crisis: An event, series of events, and/or state of being greater than normal severity that becomes outside the manageable range for the child or youth and/or their caregivers and poses a danger to self, family, and/or the community. Crisis may be self-identified, family identified, and/or identified by an outside party.

S. Critical Incident: Incidents of Mistreatment; Abuse; Neglect; Exploitation, Criminal Activity; Damage to Consumer’s Property/Theft; Death unexpected or expected; Injury/Illness to Client; Medication Mismanagement; Missing Person; Unsafe Housing/Displacement; and/or Other Serious Issues.

T. Department: Means the Colorado Department of Health Care Policy and Financing, the single state Medicaid agency.

U. Damage to Consumer’s Property/Theft: Deliberate damage, destruction, theft or use a waiver recipient’s belongings or money. If incident is Mistreatment by a Caretaker that results in damage to consumer’s property or theft in the incident shall be listed as Mistreatment.

V. Developmental Delay: means a child who is:

1. Birth up to age five (5) and has a developmental delay defined as the existence of at least one of the following measurements:
   
a. Equivalence of twenty-five percent (25%) or greater delay in one (1) or more of the five domains of development when compared with chronological age,

b. Equivalence of 1.5 standard deviations or more below the mean in one (1) or more of the five domains of development,

c. Has an established condition defined as a diagnosed physical or mental condition that, as determined by a qualified health professional utilizing appropriate diagnostic methods and procedures, has a high probability of resulting in significant delays in development, or

1.2. Birth up to age three (3) who lives with a parent who has been determined to have a developmental disability by a Community Centered Board.

C. Developmental Disability: A disability that is manifested before the child reaches twenty-two years of age, which constitutes a substantial disability to the affected individual, and is attributable to mental retardation or related conditions which include cerebral palsy, epilepsy, autism, or other
neurological conditions when such conditions result in impairment of
general intellectual functioning or adaptive behavior similar to that of a
person with mental retardation. It includes children less than five years of
age with slow or impaired development at risk of having a developmental
disability.

W. Early and Periodic Screening Diagnosis and Treatment (EPSDT): Means
the child health component of the Medicaid State Plan for a Medicaid
eligible client up to 21 years of age.

X. Exploitation: An act or omission committed by a person who: Uses
decception, harassment, intimidation, or undue influence to permanently or
temporarily deprive a person of the use, benefit, or possession of anything
of value; Employs the services of a third party for the profit or advantage
of the person or another person to the detriment of the person receiving
services; Forces, compels, coerces, or entices a person to perform
services for the profit or advantage of the person or another person
against the will of the person receiving services; or Misuses the property
of a person receiving services in a manner that adversely affects the
person to receive health care or health care benefits or to pay fines for
basic needs or obligations.

Y. Extraordinary Needs: The child or youth requires a level of care due to
complex behavior and/or medical support needs that is provided in a
residential child care facility or that is provided through community based
programs, and who, without such care, is at risk of unwarranted child
welfare involvement or other system involvement.

Z. Family: Defined in 27-10.5-102, C.R.S. Means a relationship as it pertains
to the child or youth and is defined as:

1. A mother, father, brother, sister or any combination,
2. Extended blood relatives such as grandparent, aunt, uncle, cousin
3. An adoptive parent,
4. One or more individuals to whom legal custody has been
given by a court,
5. A spouse or,
6. The Client's child.

T. Family Foster Care Home: A family care home providing 24-hour care for a
child or children. It is a facility certified by either a County Department of
Social/Human Services or a child placement agency. A family foster care
home, for the purposes of this waiver, shall not be a family member as
defined in 27-10.5-102(15), C.R.S. **A qualified family foster home shall
adhere to the service provision requirements of this waiver, as well as those
specified and contained in CDHS Social Services Staff Manual (12 CCR
2509-6, 7.500 Resource Development).**

Qualifications: A qualified family foster home shall adhere to the service
provision requirements of this waiver, as well as those specified and
contained in CDHS Social Services Staff Manual (12 CCR 2509-6, 7.500
Resource Development).

**U. Guardian:** Means an individual at least twenty-one years of age, resident
or non-resident, who has qualified as a guardian of a minor or
incapacitated person pursuant to appointment by a court. Guardianship
may include a limited, emergency, and temporary substitute court
appointed guardian but not guardian ad litem.

**V. Home and Community Based Services (HCBS) Waivers:** Means services
and supports authorized through a 1915 (c) waiver of the Social Security
Act and provided in community settings to a client who requires a level of
institutional care that would otherwise be provided in a hospital, nursing
facility or intermediate care facility for individuals with intellectual
disabilities (ICF-IID).

**W. Increased Risk Factors:** Situations or events that when occur at a certain
frequency or pattern historically have led to Crisis.

**X. Individual:** Any Person, such as a co-worker, neighbor, etc. who does not
meet definition of a family member as described in 37-10.5-102(15).
C.R.S.

**4. Qualifications:** Any individual providing a service or support must
receive training commensurate with the service or support to be
provided and must meet any applicable state licensing and/or
certification requirements.

**Y. Informed Consent:** Means an informed assent, which is expressed in
writing and is freely given. Consent shall always be preceded by the
following:

1. **A fair explanation of the procedures to be followed, including an
   identification of those which are experimental;**

2. **A description of the attendant discomforts and risks;**

3. **A description of the benefits to be expected;**
4. A disclosure of appropriate alternative procedures together with an explanation of the respective benefits, discomforts and risks;

5. An offer to answer any inquiries regarding the procedure;

6. An instruction that the person giving consent is free to withdraw such consent and discontinue participation in the project or activity at any time; and,

7. A statement that withholding or withdrawal of consent shall not prejudice future provision of appropriate services and supports to individuals.

Z. Injury/Illness to Client: An injury or illness that requires treatment beyond first aid which includes lacerations requiring stitches or staples, fractures, dislocations, loss of limb, serious burns, skin wounds, etc.; An injury or illness requiring immediate emergency medical treatment to preserve life or limb; An emergency medical treatment that results in admission to the hospital; A psychiatric crisis resulting in unplanned hospitalization.

AA. Institution: Means a hospital, nursing facility, or ICF-IID for which the Department makes Medicaid Payments under the state Plan.

BB. Intellectual and Developmental Disability: means a disability that manifests before the person reaches twenty-two years of age, that constitutes a substantial disability to the affected person, and that is attributable to an intellectual and developmental disability or related conditions, including Prader-Willi syndrome, cerebral palsy, epilepsy, autism, or other neurological conditions when the condition or conditions result in impairment of general intellectual functioning or adaptive behavior similar to that of a person with an intellectual and developmental disability. Unless otherwise specifically stated, the federal definition of "developmental disability" found in 42 U.S.C. sec. 15001 et seq., does not apply.

1. “Impairment of general intellectual functioning” means that the person has been determined to have an intellectual quotient equivalent which is two or more standard deviations below the mean (70 or less assuming a scale with a mean of 100 and a standard deviation of 15), as measured by an instrument which is standardized, appropriate to the nature of the person’s disability, and administered by a qualified professional. The standard error of measurement of the instrument should be considered when determining the intellectual quotient equivalent. When an individual’s general intellectual functioning cannot be measured by a standardized instrument, then the assessment of a qualified professional shall be used.
2. "Adaptive behavior similar to that of a person with intellectual and developmental disabilities" means that the person has overall adaptive behavior which is two or more standard deviations below the mean in two or more skill areas (communication, self-care, home living, social skills, community use, self-direction, health and safety, functional academics, leisure, and work), as measured by an instrument which is standardized, appropriate to the person's living environment, and administered and clinically determined by a qualified professional. These adaptive behavior limitations are a direct result of, or are significantly influenced by, the person's substantial intellectual deficits and may not be attributable to only a physical or sensory impairment or mental illness.

3. "Substantial intellectual deficits" means an intellectual quotient that is between 71 and 75 assuming a scale with a mean of 100 and a standard deviation of 15, as measured by an instrument which is standardized, appropriate to the nature of the person's disability, and administered by a qualified professional. The standard error of measurement of the instrument should be considered when determining the intellectual quotient equivalent.

CC. Intermediate Care Facility for Individuals with Intellectual Disabilities (ICF-IID): Means a publicly or privately operated facility that provides health and habilitation services to a client with developmental disabilities or related conditions.

DD. Legally Responsible Person: Means the parent of a minor child, or the client’s spouse.

EE. Level of Need Worksheet Care (LOC): A format to assess the child's level of need for services. Means the specified minimum amount of assistance a child or youth must require in order to receive services in an institutional setting under the Medicaid State Plan.

FF. Level of Care Determination: Means determining eligibility of an individual for a Long-Term Services and Supports (LTSS) program and determined by a Community Centered Board.

GG. Level of Care Evaluation: Means a comprehensive evaluation with the individual seeking services and others chosen by the individual to participate and an evaluation by the case manager utilizing the Department prescribed tool, with supporting diagnostic information from the individual's medical provider, and to determine the individual's level of
functioning for admission or continued stay in certain Long-Term Services and Supports (LTSS) programs.

HH. Licensed Medical Professional: Means a person who has completed an academic degree or certificate in a medically related profession. This is limited to those who possess the following medical licenses: physician, physician assistant and nurse governed by the respective practice act.

II. Long-Term Services and Supports: Means the services and supports used by individuals of all ages with functional limitations and chronic illnesses who need assistance to perform routine daily activities such as bathing, dressing, preparing meals, and administering medications.

JJ. Medicaid Eligible: Means the applicant or client meets the criteria for Medicaid benefits based on the applicant’s financial determination and disability determination.

KK. Medicaid State Plan: Means the federally approved document that specifies the eligibility groups that a state serves through its Medicaid program, the benefits that the state covers, and how the state addresses additional federal Medicaid statutory requirements concerning the operation of its Medicaid program.

LL. Medication Administration: Means assisting a client in the ingestion, application or inhalation of medication, including prescription and non-prescription drugs, according to the directions of the attending physician or other licensed health practitioner and making a written record thereof.

MM. Medication Mis-Management: Issues with medication dosage, scheduling, timing, set-up, compliance and administration or monitoring which results in harm or an adverse effect which necessitates medical care.

NN. Missing Person: A waiver participant is not immediately found, their safety is at serious risk, or there is a risk to public safety.

OO. Mistreatment: “Mistreated” or “Mistreatment” means:

1. Abuse;
2. Neglect;
3. Exploitation;
4. An act or omission that threatens the health, safety, or welfare of a person;
Or

5. An act or omission that exposes the person to a situation or condition that poses an imminent risk of bodily injury.

PP. Natural Supports: Means informal relationships that provide assistance and occur in the client’s everyday life such as, but not limited to, community supports and relationships with family members, friends, co-workers, neighbors and acquaintances.

QQ. Neglect: Neglect that occurs when adequate food, clothing, shelter, psychological care, physical care, medical care, habilitation, supervision, or other treatment necessary for the health and safety of a person is not secured for or is not provided by a Caretaker in a timely manner and with the degree of care that a reasonable person in the same situation would exercises; or a Caretaker knowingly uses harassment, undue influence, or intimidation to create a hostile or fearful environment for a waiver participant.

RR. Other Serious Issues: Incidents that do not fall into one of the Critical Incident categories.

SS. Predictive Risk Factors: Known situations, events, characteristics that indicate a greater or lesser likelihood of success of Crisis interventions.

TT. Prior Authorization: Means approval for an item or service that is obtained in advance either from the Department, a state fiscal agent or the Case Management Agency.

UU. Professional: Any person, except a family member as described in Section 8.508.170 performing an occupation that is regulated by the State of Colorado and requires state licensure and/or certification. Any person performing a professional service must possess any and all license(s) and/or certifications(s) required by the State of Colorado for the performance of that profession or professional service.

Qualifications: Any person performing a professional service must possess any and all license(s) and/or certifications(s) required by the State of Colorado for the performance of that profession or professional service.

VV. Professional Medical Information Page (PMIP): Means the medical information form signed by a licensed medical professional used to verify the client needs institutional Level of Care.
W.WW. Programming: A plan that provides intensive, comprehensive, longitudinal instruction to help the child achieve his or her best possible functioning level.

XX. Relative: Means a person related to the client by virtue of blood, marriage, adoption or common law marriage. The medical information form signed by a licensed medical professional used to verify the client needs institutional Level of Care.

YY. Retrospective Review: Means the Department’s review after services and supports are provided to ensure the client received services according to the service plan and standards of economy, efficiency and quality of service.

ZZ. Separation: Means the restriction of a child or youth for a period of time to a designated area from which the resident is not physically prevented from leaving, for the purpose of providing the resident an opportunity to regain self-control.

AAA. Service Agency: Means a licensed 24-hour child care facility, foster care home, child placement agency, and/or Medicaid enrolled provider.

 BBB. Service Plan: Means the written document that specifies identified and needed services, to include Medicaid and non-Medicaid covered services regardless of funding source, to assist a client to remain safely in the community and development in accordance with the Department’s rules set forth in Department regulations.

CCC. Service Planning: Means the process of working with the individual receiving services and people chosen by the individual to identify goals, needed services, individual choices and preferences, and appropriate service providers based on the individual seeking or receiving services’ assessment and knowledge of the individual and of community resources. Support planning informs the individual seeking or receiving services of his or her rights and responsibilities.

DDD. Support: Means any task performed for the client where learning is secondary or incidental to the task itself or an adaptation is provided.

EEE. Support Need Level: Means a numeric value determined by the support need level assessment that places clients into groups with other clients who have similar overall support needs.

FFF. Support Need Level Assessment: means the standardized assessment tool to identify and measure the practical support requirements for HCBS-CHRP waiver participants.
GGG. **Targeted Case Management (TCM):** Means case management services provided to individuals enrolled in the HCBS-CES, HCBS-DD, HCBS-SLS, and HCBS-CHRP waivers in accordance with 10 CCR 2505-10, Section 8.760 et seq. Targeted Case Management includes needs assessment, support plan development, referral and related activities and monitoring.

HHH. **Third Party Resources:** Means services and supports that a client may receive from a variety of programs and funding sources beyond natural supports or Medicaid. They may include, but are not limited to community resources, services provided through private insurance, nonprofit services and other government programs.

III. **Unsafe Housing/Displacement:** An individual residing in an unsafe living condition due to a natural event (such as fire or flood) or environmental hazard (such as infestation), and is at risk of eviction or homelessness.

II. **Vendor:** The supplier of a product or services to be purchased for a recipient of services under this waiver. **Qualifications:** In order to be approved as a vendor, the product or service to be delivered must meet all applicable manufacturer specifications, state and local building codes, and Uniform Federal Accessibility Standards. In addition, such expenses over $1,000 should be chosen through a bid process. When a bid process is used and the lowest bid is not chosen, proper justification for selection of a vendor with a higher bid must be documented.

JJJ. **Waiver Service:** Means optional services defined in the current federally approved waivers and do not include Medicaid State Plan benefits.

KKK. **Wraparound Facilitator:** Means a person who has a Bachelor’s degree in a human behavioral science or related field of study. Experience working with Long Term Services and Supports populations in a private or public social services agency may substitute for the required education on a year for year basis. When using a combination of experience and education to qualify, the education must have a strong emphasis in a human behavioral science field. Person must also be certified in a wraparound training program that must encompass:

1. Trauma informed care.

2. Youth mental health first aid.

3. Crisis supports and planning.

4. Positive Behavior Supports, behavior intervention, and de-escalation techniques.
5. Cultural and linguistic competency.

6. Family and youth serving systems.

7. Family engagement.


9. Accessing community resources and services.

10. Conflict resolution.

11. Intellectual and developmental disabilities.

12. Mental health topics and services.

13. Substance abuse topics and services.

14. Psychotropic medications.

15. Motivational interviewing.

16. Prevention, detection, and reporting of Mistreatment, Abuse, Neglect, and Exploitation.

LLL. Wraparound Plan: A single plan that incorporates all relevant supports, services, strategies, and goals from other service/treatment plans in place and supports a child or youth and family needs for the child or youth to transition to the family home after out of home placement.

MMM. Wraparound Transition Plan: A single plan that incorporates all relevant supports, services, strategies, and goals from other service/treatment plans in place and supports a child or youth and family needs to maintain stabilization, prevent Crisis, and/or for de-escalation of Crisis situations.

NNN. Wraparound Support Team: Case managers, medical professionals, behavioral health professionals, therapeutic support professionals, representatives from education, and other relevant parties involved in the support/treating the child or youth and their family.

X. Wraparound Transition Team: Case managers, medical professionals, behavioral health professionals, therapeutic support professionals, representatives from education, and other relevant parties involved in the support/treating the child or youth and their family.
8.508.30 SCOPE OF SERVICES

A. The HCBS-CHRP waiver provides services and supports listed at Section 8.508.100 to eligible children and youth with intellectual and developmental disabilities as defined in 25.5-10-202, C.R.S. with extraordinary needs that put them at risk of, or in need of, out of home placement. The children and youth are at risk of institutionalization and the waiver serves as an alternative to placement in Intermediate Care Facilities for Individuals with Intellectual Disabilities (ICF-IID).

B. The services provided through this waiver serve as an alternative to ICF/IID placement for children birth to twenty-one years of age who meet the eligibility criteria and the Level of Care as determined by a Functional Needs Assessment. The services provided through the HCBS-CHRP waiver shall be limited to:

1. Habilitation
2. Hippotherapy
3. Intensive Support
4. Massage Therapy
5. Movement Therapy
6. Respite
7. Supported Community Connection
8. Transition Support

C. HCBS-CHRP waiver services shall be provided in accordance with these rules and regulations.

8.508.3040 ELIGIBILITY

A. Services shall be provided to children and youth with intellectual and developmental disabilities who meet all of the following program eligibility requirements:

1. The child shall be determined eligible for developmental disabilities services. Determination of developmental disability which includes developmental delay if under five (5) years of age by the appropriate Community Centered Board (CCB).
1.2. The child or youth has extraordinary behavioral or medical support needs that put them at risk of, or in need of, out of home placement.

2.3. The child is a Colorado child placed in foster care through a Colorado County Department of Social/Human Services by court order. This includes children placed through a voluntary agreement with the Colorado County Department of Social/Human Services while awaiting the court to take jurisdiction.

3. Waiver services to individuals age eighteen to 21 will be provided if the individual is in a court-ordered foster care placement through the County Department of Social/Human Services and the court order is in effect when the child reaches his/her eighteenth birthday.

4. The child is at risk of or has been reported/found to be abused and/or neglected or dependent, as defined in 19-3-102, C.R.S.

5. The child shall meet the out-of-home placement criteria as defined in Section 7.304.3, Colorado Department of Human Services Social Services Staff Manual (12 CCR 2509-4).

6. The child shall meet the Target Group for Program Areas 4, 5, or 6 as outlined in 7.201.2, 7.202.2 and 7.203.21, Colorado Department of Human Services Staff Manual (12 CCR 2509-3).

3.4. The Level of Need checklist documents that the child/youth is in need of the services available through the waiver. Meet ICF-IID Level of Care as determined by a Level of Care Evaluation.

8. The CDHS CHRP waiver administrator verifies through the CHRP waiver eligibility process, including the ULTC 100 and LTC 102 - CHRP, that the child meets the established minimum eligibility criteria for ICF/MR placement.

4.5. The child’s eligibility for Supplementary Security Income (SSI) benefits is established.

5.6. The income of the child or youth does not exceed 300% of the current maximum SSI standard maintenance allowance.

11. The resources of the child do not exceed the maximum SSI allowance.

12. The child’s eligibility for Colorado Medicaid is established and reported in the Child Welfare automated system.
6.7. Enrollment of a child in the HCBS-CHRP waiver will result in an overall savings when compared to the ICF/MRID cost as determined by the State.

7.8. The child receives at least one waiver service each month.

B. A Support Need Level Assessment is completed upon determination of eligibility. The Support Need Level is used to determine the level of reimbursement for Habilitation services.

C. Children and youth eligible for services under the HCBS-CHRP waiver are eligible for all other Medicaid services for which they qualify and must first access all benefits available under the regular Medicaid State Plan and/or Medicaid Early and Periodic Screening, Diagnosis and Treatment (EPSDT) coverage prior to accessing funding for those same services under the HCBS-CHRP waiver.

D. B. Pursuant to the terms of the Children's Residential Habilitation Residential Program (CHRP) waiver, the number of individuals who may be served each year in the CHRP is based on criteria found in Section 8.508.10E:

1. The federally approved capacity of the waiver;
2. Cost effectiveness (see Section 8.508.80);
3. Within the total appropriation limitations when enrollment is projected to exceed spending authority.

8.508.4050 WAITING LIST PROTOCOL

Children determined eligible for services under the CHRP which are not immediately available within the federally approved capacity limits of the waiver shall be eligible for placement on a waiting list in the order in which the eligible application was received by the CDHS CHRP waiver administrator. Guardians of applicant children denied program enrollment shall be informed of their appeal rights in accordance with Section 8.057 of this Staff Manual.

When an opening becomes available, the first child on the waiting list shall be reassessed for eligibility by the CDHS CHRP waiver administrator and, if determined to still be eligible, assigned that opening.

A. Children or youth determined eligible for HCBS-CHRP services that cannot be served within the capacity limits of the HCBS-CHRP waiver shall be eligible for placement on a waiting list.

1. The waiting list shall be maintained by the Department.
2. The date used to establish the person’s placement on the waiting list shall be the date on which all other eligibility requirements at Section 8.508.30 were determined to have been met and the Department was notified.

3. As openings become available within the appropriation capacity limits of the federal waiver, children or youth shall be considered for services based on the date of their waiting list placement.

8.508.50 RESPONSIBILITIES OF THE COUNTY DEPARTMENTS OF SOCIAL SERVICES

The County Department of Social/Human Services shall:

A. Ensure that the eligibility requirements as defined in 8.503.30, A, 1 through 8 are met;

B. Submit eligibility applications to the CDHS CHRP waiver administrator with a request for enrollment or placement on the waiting list.

C. Provide services to children in out-of-home placement and their families as required in CDHS Social Services Staff Manual (12 CCR 2509-4, 7.300 Child Welfare Services).

D. Determine whether a familial relationship as defined in 27-10.5-102, C.R.S. exists, between the licensed or certified provider and the child.

E. Determine prior to referring to CHRP, that the extraordinary service, needs of the child exceed the maximum reimbursement the County Department of Social/Human Services is able to negotiate based on the child’s individualized needs as authorized in 26-5-104(6), C.R.S. The County Department of Social/Human Services must negotiate based on the child’s need and the service provider’s ability to meet the needs.

F. Exhaust appropriate community services available to the children before requesting similar services from the waiver.

8.508.60 RESPONSIBILITIES OF THE COMMUNITY CENTERED BOARD

The Community Centered Board (CCB) shall make a determination of eligibility for developmental disabilities services to include the Level of Care Evaluation and Determination for any child or youth being considered for enrollment in the Children’s Habilitation Residential Program who is referred by a County Department of Social/Human Services HCBS-CHRP waiver.

8.508.70 CASE MANAGEMENT FUNCTIONS
A. Case management services will be provided by a Case Management Agency (CMA) as a Targeted Case Management service pursuant to 10 CCR 2505-10 8.761.14.a-d.2.C. and include:

1. Completion of a Comprehensive Assessment;

2. Completion of the Service Plan (SP);

3. Referral for services and related activities;

4. Monitoring and follow-up by the CMA includes activities that are necessary to ensure that the SP is implemented and adequately addresses the child or youth's needs.

5. Monitoring and follow-up actions shall:
   
   a. Be performed when necessary to address health and safety and services in the SP;

   b. Services in the SP are adequate; and

   c. Necessary adjustments in the SP and service arrangements with providers are made if the needs of the child or youth have changed.

6. Face to face monitoring shall be completed at least once per quarter and include direct contact with the child or youth in a place where services are delivered.

8.508.701 INDIVIDUALIZED SERVICE PLAN (IP SP)

A written IP describes the medical and other services to be furnished, their frequency, and the type of provider who will furnish each.

8.508.71 CONTENT OF THE INDIVIDUALIZED PLAN

A. The Individualized Plan (IP) shall consist of a Child's Needs Section, a Plan Section, and an Expected Outcomes Section.

1. Child's Needs Section shall identify and list specific conditions (needs) for which services and supports are needed to maintain the child in the community setting. The areas of needs shall contain and not be limited to:

   a. medical needs;
b. functional needs; and

c. safety needs.

2. Plan Section shall:

a. Identify and quantify all services and supports to be provided to meet the child's needs; and

b. Identify the name or type of provider of services;

c. Identify payment responsibilities for the services, e.g., Parent, County Department of Social/Human Services, CHRP.

3. Expected Outcomes Section shall be a statement of measurable objectives expected to be obtained during the period covered by the Individualized Plan.

B. The Individualized Plan shall include the date and signatures of the provider, the guardian, the County Department of Social/Human Services, and the child when appropriate.

C. The provider shall calculate the total costs to the Children's Habilitation Residential Program, utilizing Individualized Plan document. The costs to implement the Individualized Plan shall not include room, board, and personal needs allowance.

A. The Case Management Agency (CMA) shall complete a Service Plan for each child or youth enrolled in the HCBS-CHRP waiver in accordance with Section 8.761.b.1-4 and will:

1. Address the child or youth’s assessed needs and personal goals, including health and safety risk factors either by HCBS-CHRP waiver services or any other means;

2. Be in accordance with the Department’s rules, policies, and procedures;

3. Be entered and verified in the Department prescribed system within ten (10) business days;

4. Describe the types of services to be provided, the amount, frequency, and duration of each service and the type of provider for each service;

5. Include a statement of agreement; and

6. Be updated or revised at least annually or when warranted by changes in the child or youth’s needs.
B. The Service Plan shall document that the child or youth has been offered a choice:

1. Between HCBS waivers and institutional care;

2. Among HCBS-CHRP waiver services; and

3. Among qualified providers.

8.508.72 PRIOR AUTHORIZATION REQUESTS (PAR)

A. The case manager shall submit the PAR in compliance with applicable regulations and ensure requested services are:

1. Consistent with the client’s documented medical condition and assessment,

2. Adequate in amount, frequency, scope and duration in order to meet the client’s needs and within the limitations set forth in the current federally approved HCBS-CHRP waiver.

3. Not duplicative of another authorized service, including services provided through:

   a. Medicaid State Plan benefits,
   b. Third party resources,
   c. Natural supports,
   d. Charitable organizations, or
   e. Other public assistance programs.

B. Services delivered without prior authorization shall not be reimbursed except for provision of services during an emergency pursuant to Section 8.058.4.

8.508.73 REIMBURSEMENT

A. Only services identified in the Individualized Service Plan are available for reimbursement under the HCBS-CHRP waiver. Reimbursement will be made only to licensed or certified providers, as defined in Section 8.508.160 and services will be reimbursed on a daily rate basis based on the Department's HCBS-CHRP Rate Schedule through the Medicaid Management Information System.
System (MMIS) for the habilitative services. Medicaid shall not pay for room and board. The equivalent of the full federal SSI benefit will provide for the room, board and personal needs allowance. Education costs will be reimbursed through the Department of Education and not by the Colorado Department of Human Services or Medicaid.

B. Claims for Targeted Case Management are reimbursable pursuant to 10 CCR 2505-10Section 8.761.4 et seq.

8.508.74   RETROSPECTIVE REVIEW PROCESS

A. Services provided to a client are subject a retrospective review by the Department pursuant to Section 8.076.2.

8.508.80   COST CONTAINMENT

Cost containment is to ensure, on an individual child or youth basis, that the provision of HCBS-CHRP services is a cost effective alternative compared to the equivalent cost of appropriate ICF/MR IID institutional level of care. The provider must identify costs as part of each Individualized Plan to be submitted to the CDHS for review. The State Department shall be responsible for ensuring that, on average, each plan is within the federally approved cost containment requirements of the waiver. Children enrolled in the HCBS-CHRP waiver shall continue to meet the cost containment criteria during subsequent periods of eligibility.

A. The completed enrollment forms shall be submitted to the County Department of Social/Human Services CHRP waiver administrator. A complete packet includes a copy of the:

1. Individual Choice Statement.
2. Individualized Plan; within 30 calendar days.
3. Level of Need document.
4. ULTC 100.2 form.
5. Request for Enrollment.

B. The county department CHRP waiver administrator will immediately submit enrollment documentation to the CDHS CHRP waiver administrator for verification of eligibility. A complete packet includes a copy of the:

1. ULTC 100.2; and
2. Request for Enrollment; and

3. Individual Choice Statement

4. Individualized Plan within 45 calendar days.

C. The effective date/enrollment date shall be no earlier than the start date on the CDHS CHRP waiver administrator’s ULTC 100.2 verification form. No services may be authorized prior to the date of enrollment.

D. An Individualized Plan and ULTC 100.2 verification may be valid for no more than a twelve (12) month period.

8.508.100 SERVICE DESCRIPTIONS

A. Self-advocacy training may include training in expressing personal preferences, self-representation, individual rights and making increasingly responsible choices. It may also include team building with volunteers, professionals, and/or family members to examine changing roles as service models shift from the traditional supervision/control model to a self-actualization model.

B. Independent living training may include training in personal care, household services, child and infant care (for parents themselves who are developmentally disabled), and communication skills such as using the telephone, using sign language, facilitated communication, reading, and letter writing.

C. Cognitive services may include training with money management and personal finances, planning and decision making.

D. Communication services may include professional training and assistance to maintain or improve communication skills. It may include a professional or individual who provides interpretation and facilitated communication services.

E. Counseling and therapeutic services may include individual and/or group counseling, behavioral or other therapeutic interventions directed at increasing the overall effective functioning of an individual.

F. Personal care services may include any personal care functions requiring training/assistance by an RN, LPN, or Certified Nurse Aide. It may also include operating, maintaining, and training in the use of medical equipment.
G. Emergency assistance training includes developing responses in case of emergencies, prevention planning and training in the use of equipment or technologies used to access emergency response systems.

H. Community connection services may explore community services available to the individual, and develop methods to access additional services/supports/activities desired by the individual. Community connection services can provide the individual with the resources to participate in the activities and functions of the community desired and chosen by the individual receiving the services. Typically, these will be the same type of activities available and desired by the general population.

I. Travel services may include providing, arranging, transporting, or accompanying a person with developmental disabilities to services and supports identified in the IP.

J. Supervision services may include a person safeguarding an individual with developmental disabilities and/or utilizing technology for the same purpose.

K. Respite Services: Services that are provided to an eligible client on a short term basis because of the absence or need for relief of those persons normally providing the care. Respite services may be approved for up to 30 days a calendar year for each eligible client.

A. Habilitation

1. Services are provided to clients that require additional care for the client to remain safely in a home-like setting. The client must demonstrate the need for such services above and beyond those of a typical child of the same age.

2. Services assist participants in acquiring, retaining, and improving the self-help, socialization, and adaptive skills necessary to reside successfully in home and community based settings.

3. Habilitation services under the waiver differ in scope, nature, supervision arrangement, and/or provider type (including provided training and qualifications) from any other services in the State Plan.

4. Habilitation is a twenty-four (24) hour service and includes the following activities:

   a. Independent living training, which may include personal care, household services, infant and childcare when the client has a child, and communication skills.

   b. Self-advocacy training and support includes assistance and teaching of appropriate and effective ways to make individual choices, accessing
needed services, asking for help, recognizing abuse, neglect, mistreatment, and/or exploitation of self, responsibility for one’s own actions, and participation in all meetings.

c. Cognitive services include assistance with additional concepts and materials to enhance communication.

d. Emergency Assistance includes safety planning, fire and disaster drills, and crisis intervention.

e. Community access supports the abilities and skills necessary to enable the individual to access typical activities and functions of community life such as those chosen by the general population, including community education or training, and volunteer activities. Community access includes providing a wide variety of opportunities to develop socially appropriate behaviors, facilitate and build relationships and natural supports in the community while utilizing the community as a learning environment to provide services and supports as identified in the participant’s service plan. These activities are conducted in a variety of settings in which the child or youth interacts with non-disabled individuals (other than those individuals who are providing services to the child or youth). These types of services may include socialization, adaptive skills, and personnel to accompany and support the individual in community settings, resources necessary for participation in activities and supplies related to skill acquisition, retention, or improvement and are based on the interest of the child or youth.

f. Transportation services are encompassed within Habilitation and are not duplicative of the non-emergent medical transportation that is authorized in the State Plan. Transportation services are more specific to supports provided by kinship family foster care homes, foster homes, group homes, and residential child care facilities to access activities and functions of community life.

g. Implementation of recommended follow-up counseling, behavioral, or other therapeutic interventions. Implementation of physical, occupational or speech therapies delivered under the direction of a licensed or certified professional in that discipline.

h. Medical and health care services that are integral to meeting the daily needs of the client and include such tasks as routine administration of medications or tending to the needs of clients who are ill or require attention to their medical needs on an ongoing basis.

i. Habilitation may be provided in a Foster Care Home certified by a licensed Child Placement Agency or County Department of Human Services, group home or group center licensed by the Colorado Department of Human
Services, or Residential Child Care Facility licensed by the Colorado Department of Human Services.

5. Habilitation capacity limits:

a. A foster care home may serve a maximum of one child enrolled in the HCBS-CHRP waiver and 2 other foster children or 2 children enrolled in the HCBS-CHRP waiver and no other foster children, unless there has been prior written approval by the HCPF. Placements of three (3) children approved for the HCBS-CHRP waiver may be made if the agency can demonstrate to the HCPF that the provider has sufficient knowledge, experience, and supports to safely meet the needs of all of the children in the home. In any case, no more than three (3) children enrolled in the HCBS-CHRP waiver and no (0) non-CHRP children will be placed in one foster home. Emergency placements will not exceed maximum established limits. Facilities that exceed established capacity at the time the rule takes effect will be grandfathered in; however, with attrition, capacity must comply with the rule.

b. Placement of a child in a specialized group facility if that placement will result in more than eight (8) children and one (1) child enrolled in the HCBS-CHRP waiver or five (5) foster children and two (2) children enrolled in the HCBS-CHRP waiver, unless there has been prior written approval by HCPF. If Placement of a child in a Specialized Group Center will result in more than three (3) children enrolled in the HCBS-CHRP waiver, then the total number of children paced in that Specialized Group Center will not exceed a maximum of six (6) total children. Placements of more than three (3) children enrolled in the HCBS-CHRP waiver may be made if the agency can demonstrate to the HCBS-CHRP waiver administrator that the provider has sufficient knowledge, experience, and supports to safely meet the needs of all of the children in the home.

c. Only one (1) HCBS-CHRP participant and two (2) HCBS-for Persons with Developmental Disabilities (DD) or HCBS-Supported Living Services (SLS) waiver participants or two (2) HCBS-CHRP participants and one HCBS-DD or HCBS-SLS waiver participant may live in the same Foster Care Home.

d. The service agency or Child Placement Agency shall ensure choice is provided to all waiver participants in their living arrangement.

e. The Foster Care Home Provider and the environment must safely meet the needs of all waiver participants living in the home.

6. The service agency or Child Placement Agency shall provide the Case Management Agency (CMA) a copy of the Foster Care Home licensure before any child or youth can be placed in a Foster Care Home. If emergency
placement is needed and is outside of business hours, the service agency or Child Placement Agency shall provide the CMA a copy of the Foster Care Home licensure the next business day.

B. Hippotherapy

1. Hippotherapy is a therapeutic treatment strategy that uses the movement of the horse to assist in the development/enhancement of skills: gross motor, sensory integration, attention, cognitive, social, behavioral, and communication.

2. Services are provided only when the provider is licensed, certified, registered, and/or accredited by an appropriate national accreditation association.

3. Service must be used as a treatment strategy for an identified medical or behavioral need.

4. The service shall be an identified need in the Service Plan.

5. A Medicaid State Plan therapist or physician must identify the need this service goal shall meet.

6. The therapist or physician has identified a goal and shall monitor the progress of that goal at least quarterly.

7. Hippotherapy cannot be available under the regular Medicaid State Plan, EPSDT or from a third-party source.

8. Equine Therapy and therapeutic riding are excluded.

C. Intensive Support

1. Service aligns strategies, interventions, and supports for the child or youth, and family, to prevent the need for out of home placement.

2. Service may be utilized in maintaining stabilization, preventing Crisis situations, and/or de-escalation of Crisis situation.

3. Service includes:

   a. Identification of the unique strengths, abilities, preferences, desires, needs, expectations, and goals of the child or youth and family.

   b. Identification of needs for Crisis prevention and intervention including, but not limited to:

      i. Cause(s) of crisis and triggers that could lead to Crisis.
ii. Physical and behavioral health factors.

iii. Education services.

iv. Family dynamics.

v. Schedules and routines.

vi. Current or history of police involvement.

vii. Current or history of medical and behavioral health hospitalizations.

viii. Current services.

ix. Adaptive equipment needs.

x. Past interventions and outcomes.

xi. Immediate need for resources.

xii. Respite services.

xiii. Predictive Risk Factors.

xiv. Increased Risk Factors.

4. Development of a Wraparound Plan with action steps to implement support strategies, prevent, and/or manage future Crisis to include, but not limited to:

a. The unique strengths, abilities, preferences, desires, needs, expectations, and goals of the child or youth and family Environmental modifications.

b. Support needs in the family home.

c. Respite services.

d. Strategies for Crisis triggers.

e. Strategies for Predictive and/or Increased Risk Factors.

f. Learning new adaptive or life skills.

g. Counseling/behavioral or other therapeutic interventions to further stabilize the individual emotionally and behaviorally to decrease the frequency and duration of future behavioral Crises.
h. Medication management and stabilization.

i. Physical health.

j. Identification of training needs and connection to training for family members, natural supports, and paid staff.

k. Determination of criteria for stabilization in the family home.

l. Identification of how the plan will fade out once the child or youth has stabilized.

m. Contingency plan for out of home placement.

n. Coordination among family caregivers, other family members, service providers, natural supports, professionals, and case managers required to implement the Wraparound Plan.

o. Dissemination of Wraparound Plan to all involved in plan implementation.

5. In-Home Support.

a. Type, frequency, and duration of service is included in the Wraparound Plan.

b. Support includes implementation of therapeutic and/or behavioral support plans, building life skills, providing guidance to the child or youth with self-care, learning self-advocacy, and protective oversight.

c. Service may be provided in the child or youth’s home or community as determined by the Wraparound Plan.

6. Identification of follow-up services that may include:

a. Evaluation to ensure that triggers to Crisis have been addressed in order to maintain stabilization and prevent Crisis.

b. Evaluation of the Wraparound Plan occurs at a frequency determined by the child or youth’s needs and includes, but is not limited to: visits to the child or youth’s home, review of documentation, and coordination with other professionals and/or members of the Wraparound Support Team to determine progress.

c. Reviews of the child or youth’s stability and monitoring of Predictive and Increased Risk Factors that could indicate a return to Crisis.
d. Revision of the Wraparound Plan as needed to avert a Crisis or Crisis escalation.

e. Ensure that follow-up appointments are made and kept.

7. The Wraparound Facilitator is responsible for the development and implementation of the Wraparound Plan and follow-up services. The Wraparound Plan is guided and supported by the child or youth, their family, and their Wraparound Support Team.

8. All service providers and supports on the Wraparound Support Team adhere to the Wraparound Plan to meet the needs of their specific focus for treatment.

9. Revision of strategies will be a continuous process by the Wraparound Support Team in collaboration with the child or youth, until a support regime stabilizes and there is no longer a need for Intensive Support Services.

10. On-going evaluation after completion of the Wraparound Plan may be provided based on individual needs to support the child and youth and their family in connecting to any additional resources needed to prevent future Crisis.

D. Massage Therapy

1. Massage is the physical manipulation of muscles to ease muscle contractures, spasms, extension, muscle relaxation, and muscle tension including WATSU.

2. Children with specific developmental disorders often experience painful muscle contractions. Massage has been shown to be an effective treatment for easing muscle contracture, releasing spasms, and improving muscle extension and thereby reducing pain.

3. Services are provided only when the provider is licensed, certified, registered, and/or accredited by an appropriate national accreditation association.

4. The service must be used as a treatment strategy for an identified medical need.

5. The service shall be an identified need in the Service Plan.

6. A Medicaid State Plan therapist or physician must identify the need this service goal shall meet.
7. The therapist or physician that has identified a goal and that shall monitor the progress of that goal at least quarterly.

8. Massage cannot be available under the regular Medicaid State Plan, EPSDT or from a third-party source.

E. Movement Therapy

1. Service is the use of music and/or dance as a therapeutic tool for the habilitation, rehabilitation, and maintenance of behavioral, developmental, physical, social, communication, pain management, cognition and gross motor skills.

2. Services are provided only when the provider is licensed, certified, registered and/or accredited by an appropriate national accreditation association.

3. Service must be used as a treatment strategy for an identified medical and/or behavioral need.

4. The service shall be an identified need in the Service Plan.

5. A Medicaid State Plan therapist or physician must identify the need this service shall meet with a goal.

6. The therapist or physician that has identified a goal and that shall monitor the progress of that goal at least quarterly.

7. Movement Therapy cannot be available under the regular Medicaid State Plan, EPSDT, or from a third-party source.

F. Respite:

1. Services that are provided to an eligible client—children or youth living in the family home on a short term basis because of the absence or need for relief of those persons normally providing the care. Respite services may be approved for up to 30 days a calendar year for each eligible client.

2. Respite services may be provided in a certified foster home, licensed respite care facility, in the family home, or in the community.

3. Federal financial participation is not to be claimed for the cost of room and board except when provided as part of respite care furnished in a facility approved by the State that is not a private residence.
4. Respite care shall occur for short term temporary relief of the caregiver for
not more than 7 consecutive days per month not to exceed 28 days in a
calendar year.

5. During the time when respite care is occurring, the respite home may not
exceed six (6) foster children or a maximum of eight (8) total children with
no more than two (2) children under the age of (two) 2. The respite home
must be in compliance with all other applicable rules for family foster care
homes.

6. Respite is available for children or youth living in the family home and may
not be utilized while the child or youth is receiving Habilitation services.

G. Supported Community Connection

1. Services are provided one-on-one to deliver instruction for documented
severe behavior problems that are being demonstrated by the child or
youth while in the community, i.e. physically or sexually aggressive to
others and/or exposing themselves.

2. Activities are conducted in a setting within the community where the child
or youth interacts with individuals without disabilities (other than the
individual that is providing the service to the child or youth).

3. The child or youth will receive the service by the same individual during
the service span in order to provide consistency.

4. The targeted behavior, measurable goal(s), and work plan must be clearly
articulated in the Service Plan.

5. Service is limited to five (5) hours per week.

6. Requests to increase hours can be made to the Department of Health
Care Policy and Financing on a case-by-case basis.

H. Transition Support

1. Service aligns strategies, interventions, and supports for the child or
youth, and family, when a child or youth transitions to the family home
from out of home placement.

2. Service includes:
a. Identification of the unique strengths, abilities, preferences, desires, needs, expectations, and goals of the child or youth and family.

b. Identification of transition needs including, but not limited to:

   i. Cause(s) of crisis and triggers that could lead to Crisis.

   ii. Physical and behavioral health factors.

   iii. Education services.

   iv. Family dynamics.

   v. Schedules and routines.

   vi. Current or history of police involvement.

   vii. Current or history of medical and behavioral health hospitalizations.

   viii. Current services.

   ix. Adaptive equipment needs.

   x. Past interventions and outcomes.

   xi. Immediate need for resources.

   xii. Respite services.

   xiii. Predictive Risk Factors.

   xiv. Increased Risk Factors.

3. Development of a Wraparound Transition Plan with action steps to implement strategies to address identified transition risk factors including, but not limited to:

   a. Identification of the unique strengths, abilities, preferences, desires, needs, expectations, and goals of the child or youth and family.

   b. Environmental modifications.

   c. Strategies for transition risk factors.

   d. Strategies for Crisis triggers.

   e. Support needs in the family home.

   f. Respite Services.
g. Learning new adaptive or life skills.

h. Counseling/behavioral or other therapeutic interventions to further stabilize the individual emotionally and behaviorally to decrease the frequency and duration of future behavioral Crises.

i. Medication management and stabilization.

j. Physical health.

k. Identification of training needs and connection to training for family members, natural supports, and paid staff.

l. Determination of criteria for stabilization in the family home.

m. Identification of how the plan will fade out once the child or youth has stabilized.

n. Coordination among family caregivers, other family members, service providers, natural supports, professionals, and case managers required to implement the Wraparound Transition Plan.

o. Dissemination of Wraparound Transition Plan to all involved in plan implementation.

4. In-Home Support

a. Type, frequency, and duration of service is included in the Wraparound plan.

b. Support includes implementation of therapeutic and/or behavioral support plans, building life skills, providing guidance to the child or youth with self-care, learning self-advocacy, and protective oversight.

c. Service may be provided in the child or youth’s home or community as determined by the Wraparound Transition Plan.

d. In-Home Support is provided after the child or youth has transitioned to the family home from out of home placement.

5. Identification of follow-up services that may include:

a. Evaluation to ensure the Wraparound Transition Plan is effective in the child or youth achieving and maintaining stabilization in the family home.
b. Evaluation of the Wraparound Transition plan occurs at a frequency determined by the child or youth’s needs and includes but is not limited to: visits to the child or youth’s home, review of documentation, and coordination with other professionals and/or members of the Wraparound Transition Support Team to determine progress.

c. Reviews of the child or youth’s stability and monitoring of Predictive and Increased Risk Factors that could indicate a return to Crisis.

d. Revision of the Wraparound Plan as needed to avert a Crisis or Crisis escalation.

e. Ensure that follow-up appointments are made and kept.

6. The Wraparound Facilitator is responsible for the development and implementation of the Wraparound Plan and follow-up services. The Wraparound Plan is guided and supported by the child or youth, their family, and their Wraparound Transition Support Team.

7. All service providers and supports on the Wraparound Transition Support Team adhere to the Wraparound Transition Plan to meet the needs of their specific focus for treatment.

8. Revision of strategies will be a continuous process by the Wraparound Transition Support Team in collaboration with the child or youth, until a support regime stabilizes and there is no longer a need for Intensive Support Services.

9. On-going evaluation after completion of the Wraparound Transition Plan may be provided based on individual needs to support the child and youth and their family in connecting to any additional resources needed to prevent future Crisis or out of home placement.

I. Payments for residential habilitation are not made for room and board, the cost of facility maintenance, upkeep, and improvement, other than such costs for modifications or adaptations to a facility required to assure the health and safety of residents, or to meet the requirements of the applicable life safety code.

J. Only those services not available under Medicaid EPSDT, Medicaid State plan benefits, third party liability coverage, or other state funded programs, services or supports are available through the Children’s Habilitation Residential Program (CHRP) Waiver. Appropriate community services must be exhausted before requesting similar services from the waiver. The CHRP Waiver does not reimburse services that are the responsibility of the Colorado Department of Education.
8.508.101 USE OF RESTRAINTS

A. Whenever possible, positive behavioral interventions such as a calming tool (e.g. blankets, brushes) are used to avoid restraints. Personal restraint is an age appropriate physical intervention by a staff member of a facility in an emergency situation to limit, restrict, or control the dangerous behavior of a child or youth by means of physically holding the child or youth. The physical holding of a child or youth is the only method of personal restraint allowed. The use of a mechanical restraint, including, but not limited to, the use of handcuffs, shackles, straight jackets, posey vests, ankle and wrist restraints, craig beds, vail beds, hospital cribs, and chest restraints is prohibited, except as otherwise allowed under ArticleSection 25.5-10-221, C.R.S.

B. A personal restraint is to be used only during periods of crisis or emergency for the child or youth, when the child or youth is a danger to him/herself and/or others, the child is beyond control, and when all other means to control and de-escalate the crisis or emergency has failed. The restraint shall not impede or inhibit the child or youth’s ability to breathe in any manner, including placing excess pressure on the chest or back area. The restraint shall last only as long as is necessary to calm the child or youth, and for the child or youth to be able to follow adult direction, and to not be a threat to self or others. If a service agency chooses to use physical restraints with waiver participants, the service agency shall restrain children or youth only in accordance with the rules for personal restraint. Personal restraint must never be used as a punitive form of discipline, as a form of treatment or therapy, or as a threat to control or gain compliance of a child or youth’s behavior. A child or youth must be released from a personal restraint within fifteen minutes after the initiation of the restraint, except when precluded for safety reasons.

C. Upon admission the service agency, the parent(s), or guardian(s), or agency holding legal custody shall be notified and must give written consent for the child or youth to be restrained in conjunction with facility policy. No child or youth shall be restrained without specific written consent.

D. Each service agency choosing to use personal restraint to control a child or youth whose behavior is a danger to him/herself or others must have a written personal policy that is adopted and implemented by the service agency. At a minimum, the policy must include:

1. A nationally recognized, research-based type of de-escalation and personal restraint.

2. The staff members that are approved by the service agency to use personal restraint.
3. The type of training/certification that the approved staff members are required to have prior to restraining any child or youth.

4. The type and number of hours of ongoing training each staff member will be required to take.

5. What preventive/de-escalation techniques and positive behavioral intervention must be used by staff prior to any personal restraint.

6. How the facility observes and evaluates the use of personal restraint on a child or youth at the facility.

7. The type of written documentation the service agency maintains of each personal restraint that describes the details of the incident, the staff involvement, and the debriefing with the child or youth and staff following the restraint.

8. Evaluation of each personal restraint to determine appropriateness and effectiveness of preventive/de-escalation techniques used and effectiveness and appropriateness of the restraint itself.

9. The requirement that staff not restrain children or youth in areas of the facility or environment that may pose a threat to the health and safety of the child including, but not limited to, soft, pliable surfaces, concrete, asphalt, or areas including broken glass.

10. Notification of the parent(s) or guardian(s) and child or youth in advance of the service agency's restraint policy and methodology.

11. How the service agency monitors the physical well-being of the child or youth during and after the restraint, including but not limited to breathing, pulse, color, and signs of choking or respiratory distress.

12. Emergency procedure, including first aid, that will be used if a child or youth or staff member is seriously injured during a restraint.

13. The requirement of staff to report to the county department of social services or local law enforcement any injury, bruising, or death that occurs as a result of the restraint pursuant to Colorado State law.

14. The internal review process of the service agency to assess carefully any injuries, bruising, or death.

E. All staff and foster care home providers that will be involved in personal restraint must complete a de-escalation/restraint training program that includes a competency test as a part of the training program in compliance with the nationally recognized, research-based type of restraint being used. Successful
completion of the competency test is mandatory prior to any staff member being involved in a personal restraint. A supervisor of the facility must perform a periodic observation of each staff member performing a restraint. The supervisor will determine if the staff has completed the restraint in an appropriate manner. If the staff has not correctly performed the restraint they must either be immediately re-trained or restricted from performing any future restraints until training occurs. At least every six (6) months, each staff member involved in personal restraints must receive regular training to review and refresh their skills in positive behavior intervention, de-escalation, and personal restraint.

F. Each restraint incident shall be recorded and shall include the name of the child or youth, date and time of day, staff members involved, their position at the service agency, and their involvement in the restraint, and how long the restraint lasted. The record shall also include the precipitating incident(s) and the child or youth's behavior prior to the restraint, the specific actions that were taken to de-escalate the situation and what effect the de-escalation techniques had upon the child. A description of the restraint shall include the child or youth's physical, emotional and behavioral condition before, during, and after the restraint. A description of the de-briefing and evaluation with the child or youth and staff will be a part of the record.

G. All records of restraints shall be reviewed by a supervisor of the service agency within 24 hours of the incident. If it appears that the child or youth is being restrained excessively, frequently in a short period of time, or frequently by the same staff member, the entire child or youth's individual plan must be reviewed according to policy and procedures. De-escalation techniques will be reviewed for effectiveness if it appears that any one technique is causing an escalation in the behavior of a child or youth or a group of children or youth. Any de-escalation techniques which are found to be ineffective or counter-productive will be terminated at the earliest opportunity.

H. 24-hour child care facilities, foster care homes, and child placement agencies must also ensure compliance with the Colorado Department Human Services rules regarding the use of restraints in at 10 CCR 2509-8.

8.508.102 RIGHTS MODIFICATIONS

A. The Department of Health Care Policy and Financing does not permit the use of cruel and aversive therapy, or cruel and unusual discipline.

B. Service providers including licensed 24-hour child care facilities, foster care homes, child placement agencies must refrain from engaging in all cruel and aversive treatment or therapy including, but not limited to, the use of mechanical restraints, physical restraints (except as described in Section 8.508.101) and locked seclusion, including but not limited to, the following:
1. Any intervention designed to or likely to cause physical pain.

2. Releasing noxious, or toxic, sprays, mists, or substances in proximity to the child or youth's face.

3. Any intervention that denies the child or youth’s sleep, food, water, shelter, access to bathroom facilities, adequate bedding, or appropriate physical comfort.

4. Any intervention or type of treatment that subjects a child or youth to verbal abuse, ridicule, humiliation or that can be expected to cause excessive emotional trauma.

5. Interventions that use a device, material, or object that is designed to simultaneously immobilize all four of the child or youth's extremities.

6. Any treatment intervention that deprives a child or youth of the use of his/her senses, including sight, hearing, touch, taste, or smell.

7. Use of rebirthing therapy or any therapy technique that may be considered similar to rebirthing therapy as a therapeutic treatment, as defined by Section 12-43-222(1)(t)(IV), C.R.S.

8. Rights modifications are based on the specific assessed needs of the child or youth, not the convenience of the provider.

9. Rights modifications may only be imposed if the child or youth poses a danger to themselves or the community.

10. The case manager is responsible to obtain informed consent and other documentation relation to rights modifications/limitations and maintain these materials in their file as a part of the person-centered planning process.

11. Any rights modification must be supported by a specific assessed need and justified in the person-centered service plan. The following requirements must be documented in the person-centered service plan:

   a. Identify a specific and individualized need.

   b. Document the positive interventions and supports used prior to any modifications to the person-centered service plan.

   c. Document less intrusive methods of meeting the need that have been tried but did not work.
d. Include a clear description of the condition that is directly proportionate to the specific assessed need.

e. Include regular collection and review of data to measure the ongoing effectiveness of the modification.

f. Include established time limits for periodic reviews, no less than every six months, to determine if the modification is still necessary or can be terminated.

g. Include the informed consent of the individual.

h. Include an assurance that interventions and support will cause no harm to the individual.

12. 24-hour child care facilities, foster care homes, and child placement agencies must also ensure compliance with the Colorado Department Human Services rules regarding the use of restrictive interventions at 10 CCR 2509-8.

C. Discipline in Foster Care Homes and 24-hour Child Care Facilities:

1. The family foster care home, certifying authority, or 24-hour child care facility shall have written policies and procedures regarding discipline that must be explained to all children/ youth, parent(s), guardian(s), staff, and placing agencies. These policies must include positive responses to a child's appropriate behavior.

2. Discipline shall be constructive or educational in nature and may include talking with the child or youth.

3. Basic rights shall not be denied as a disciplinary measure.

4. Separation when used as discipline must be brief and appropriate to the child or youth's age and circumstances. The child or youth shall always be within hearing of an adult in a safe, clean, well- lighted, well-ventilated room in the family foster care home that contains at least 50 square feet of floor space. No child or youth shall be isolated in a bathroom, closet or pantry.

5. Children or youth in care at the family foster care home or facility shall not discipline other children or youth.

6. A family foster care home or facility shall prohibit all cruel and unusual discipline including, but not limited to, the following:
7. Any type of physical hitting or any type of physical punishment inflicted in any manner upon the body of the child or youth, such as spanking, striking, swatting, punching, shaking, biting, hair pulling, roughly handling a foster child, striking with an inanimate object, or any humiliating or frightening method of discipline to control the actions of any child or youth or group of children or youth.

8. Discipline that is designed to, or likely to, cause physical pain.

9. Physical exercises such as running laps, push-ups, or carrying heavy rocks, bricks, or lumber when used solely as a means of punishment.

10. Assignment of physically strenuous or harsh work that could result in harm to the foster child.

11. Requiring or forcing a child or youth to take an uncomfortable position such as squatting or bending, or requiring a foster child to stay in a positron for an extended length of time such as standing with nose to the wall, holding hands over head, or sitting in a cross-legged position on the floor, or requiring or forcing a foster child to repeat physical movements when used solely as a means of punishment.

12. Verbal abuse or derogatory remarks about the child or youth his/her family, his/her race, religion, or cultural background.

13. Denial of any essential/basic program service solely for disciplinary purposes.

14. Deprivation of meals or snacks, although scheduled meals or snacks may be provided individually.

15. Denial of visiting or communication privileges with family, clergy, attorney, or caseworker solely as a means of punishment.

16. Releasing noxious, toxic, or otherwise unpleasant sprays, mists, or aerosol substances in proximity to the child or youth's face.

17. Denial of sleep.

18. Requiring the child or youth to remain silent for a period of time inconsistent with the child or youth's age, developmental level, or medical condition.

19. Denial of shelter, clothing or bedding.

20. Withholding of emotional response or stimulation.
21. Discipline associated with toileting, toileting accidents or lapses in toilet training.

22. Sending a child or youth to bed as punishment. This does not prohibit a family foster care home or facility from setting individual bed times for children or youth.

23. Force feeding a child or youth.

24. Physical management, restraint and seclusion.

8.508.103 MEDICATION ADMINISTRATION

A. If medications are administered during the course of HCBS-CHRP service delivery by the waiver service provider, the following shall apply:

1. Medications must be prescribed by a licensed medical professional. Prescriptions and/or orders must be kept in the client record.

2. HCBS-CHRP waiver service providers must complete on-site monitoring of the administration of medications to waiver participants including inspecting medications for labeling, safe storage, completing pill counts, and reviewing and reconciling the medication administration records, and interviews with staff and participants.

3. 24-hour child care facilities, foster care homes, and child placement agencies must also ensure compliance with the CDHS rules regarding monitoring of medication administration practices in at 10 CCR 2509-8.

4. Persons administering medications shall complete a course in medication administration through an Approved Training Entity approved by the Colorado Department of Public Health and Environment.

8.508.110 MAINTENANCE OF CASE RECORDS

A. Copies of the ULTC 100.2 shall be maintained by the County Department of Social/Human Services and the CDHS Division of Child Welfare Services. In addition, the County Department of Social/Human Services shall maintain a copy of the Individualized Plan and Level of Need Checklist for the Children's Habilitation Residential Program. A copy of the ULTC 100.2 verification form shall be maintained by the provider.
B. Copies of evaluations and re-evaluations shall be maintained for a minimum period of three years by those cited in 8.508.110, A, with the exception of providers who are required to maintain records for a period of six years from the date services are rendered.

C. Confidentiality of records shall be maintained in accordance with Section 8.100.8 of this manual, as well as with CDHS Social Services Staff Manual, Section 7.000.72 (12 CCR 2509-1).

D. Documentation of case activity shall also meet requirements of CDHS, Division of Child Welfare Services as outlined in the CDHS Social Services Staff Manual, Section 7.000.72 (12 CCR 2509-1).

A. Case management agencies shall maintain all documents, records, communications, notes and other materials maintained by case management agencies that relate to any work performed. Case management agencies shall maintain records for six (6) years after the date a client discharges from a waiver program.

8.508.120 REDETERMINATION OF ELIGIBILITY

Redetermination of eligibility for CHRP services shall be made as follows:

A. At least annually and one (1) month prior to the expiration of the ULTC 100.2 form, the County Department of Social/Human Services CHRP waiver administrator shall ensure that a new ULTC 100.2 form is submitted to the CDHS CHRP waiver administrator for verification if there is no significant change in the child’s condition.

B. At least annually, the County Department of Social/Human Services shall verify the child’s continued Medicaid eligibility.

8.508.121 REASSESSMENT AND REDETERMINATION OF ELIGIBILITY

The Case Management Agency (CMA) shall conduct a Level of Care Evaluation and Determination to redetermine or confirm a child or youth’s eligibility for the HCBS-CHRP waiver must be conducted at a minimum, every twelve (12) months.

The CMA shall conduct a reassessment Comprehensive Assessment of needs to redetermine or confirm a child’s or youth’s eligibility months for the HCBS-CHRP Program waiver must be conducted, at a minimum, every twelve (12) months, and the following shall be renewed/revised and submitted to the county department CHRP waiver administrator no later than one (1) month prior to the expiration of the previous/current ULTC 100.2 verification form:
The CMA shall verify the child or youth’s continued Medicaid Eligibility at a minimum every twelve (12) months.

A. Individualized Plan

B. Copy of the Level of Need worksheet

C. Copy of the ULTC 100.2

D. The county department CHRP waiver administrator shall submit a copy of the Individualized Plan to the CDHS CHRP waiver administrator.

8.508.130 TRANSFER PROCEDURES BETWEEN COUNTY DEPARTMENTS OF SOCIAL SERVICES

Transfer of cases shall occur in accordance with CDHS Social Services Staff Manual, Section 7.000.6, D (12 CCR 2509-1).

8.508.140 DISCONTINUATION FROM THE HCBS-CHRP WAIVER

A. A child or youth shall be discontinued from the HCBS-CHRP Program waiver when one of the following occurs:

1. The child or youth no longer meets one of the criteria as outlined in Section 8.508.30 of these rules;

2. The costs of services and supports provided in the community exceed the cost effectiveness criteria of the program;

3. The child or youth enrolls in another HCBS waiver program or is admitted for a long-term stay in an institution (e.g., hospital); or

4. The child or youth reaches his/her 21st birthday or transitions into DDS Adult Residential Services.

5. The child or youth does not receive a waiver services in a month.

B. The County Department of Social/Human Services shall inform the child’s parent(s) or guardian in writing on a form provided by the State of discontinuation from the CHRP Program, at least ten (10) calendar days before the effective date of discontinuation. The child’s parent or guardian shall also be informed of his/her appeal rights as contained in the Home and Community Based Services—Client’s Rights section of this Staff Manual. The reason and regulation supporting the discontinuation shall be clearly identified on this notice.
C. Whenever a child is discontinued from the CHRP, the County Department of Social/Human Services shall notify all providers listed on the IP within ten (10) calendar days prior to the effective date of discontinuation; and shall notify the CDHS Division of Child Welfare Services within ten (10) calendar days, on a State designed form.

D. The reason for discontinuation shall be documented in the child's case record.

8.508.150 MONITORING AND COORDINATION

A. County Departments of Social/Human Services shall document whether and how the services provided are meeting the child's needs, as defined in the IP. Documentation requirements shall be the same as those outlined in CDHS Social Services Staff Manual, Section 7.002.1 (12 CCR 2509-1), related to case planning.

B. County Departments of Social/Human Services shall be responsible to coordinate information with the parent(s) or guardian, primary physician, service providers, community centered boards, Social Security Administration and others as necessary to ensure the effective delivery of services to the child.

8.508.160 SERVICE PROVIDERS

A. Children's Habilitation Residential Program services shall be provided by the following residential provider types which Service providers for Habilitation Services and Services provided outside the family home shall meet all of the certification, licensing and Quality Assurance regulations related to the provider type as outlined in the Colorado Department of Human Services (CDHS) Social Services Staff Manual, Section 7.701 (12 CCR 2509-8):

1. Family Foster Care Homes, as defined by the waiver, and certified and supervised by County Departments of Social Services or Child Placement Agencies (CPAs).

2. Residential Child Care Facilities licensed through the CDHS Division of Child Care.

3. Specialized group facilities licensed by the Division of Child Care and supervised by County Departments of Social/Human Services or Child Placement Agencies.

B. Children's Habilitation Residential Program Service Providers may also include Providers as defined in Section 8.500.5 of this Staff Manual. Home and
Community Based Services for the Developmentally Disabled (HCBS-DD)
programs will be provided by agencies that meet the following criteria:

Service providers for Respite provided in the family home, Supported Community
Connection, Movement Therapy, Massage Therapy, Hippotherapy, Intensive
Support, and Transition Support:

1. Have received and/or maintained program approval from the Colorado
Department of Human Services, Division for Developmental Disabilities
Services for the provision of HCBS-DD waiver services; and Meet the
required qualifications as defined in the federally approved HCBS-CHRP
waiver.

2. Have and maintain and abide by all the terms of their Medicaid Provider
Agreement; and with all applicable regulations set forth in 10 CCR 2505-
10 Section 8.130.

3. Have agreed to comply with all the provisions of Title 27, Article 10.5,25.5-
5-306 C.R.S. and all the rules and regulations promulgated thereunder;

4. Have, if applicable, the current required license from the Colorado
Department of Public Health and Environment.

C. Service providers shall cooperate in all of the areas identified in Section
8.500.52.

D. All eligible providers shall have a Medicaid Provider Agreement.

E. Provider agencies shall maintain liability insurance in at least such minimum
amounts as set annually by the Department of Health Care Policy and Financing,
and shall have written policies and procedures regarding emergency procedures.

F. Service providers shall not be family members as defined in §27-10.5-102(15),
C.R.S. Section 8.508.170 for the children they serve in the waiver.

G. When a qualified provider contracts with or utilizes the services of a professional,
individual, or vendor to augment a child’s services under the waiver the
definitions and qualifications contained in Section 8.508.170 apply.

H. Provider agencies shall not discontinue or refuse services to a client unless
documented efforts have been made to resolve the situation that triggers such
discontinuation or refusal to provide services.

I. Have written policies on:
1. Governing access to duplication and dissemination of information from the child or youth’s records in accordance with state statues on confidentiality of information at 25.5-1-116, C.R.S., as amended;

2. Response to cases of alleged or suspected abuse, mistreatment, neglect, or exploitation. The policy must require immediate reporting when observed by employees and contractors to the agency administrator or designee and include mandatory reporting requirements pursuant to 19-3-304, C.R.S. and 18-18-6.5-108, C.R.S.

3. The use of restraints, the rights of children/youth, and rights modifications pursuant to Sections 8.508.101 and 8.508.102.

4. Medication administration pursuant to Section 8.508.103.

5. Orientation and training of sufficient scope for employees and contractors to carry out their duties and responsibilities efficiently, effectively and competently. Policy must include that staffing ratios are sufficient to meet the individualized support needs of each child or youth receiving services.

6. Emergency procedures including: fire, evacuation, severe weather, natural disaster, relocation, staffing shortages.

I. Maintain records to substantiate claims for reimbursement according to Medicaid standards.

J. Comply with all federal or state program reviews or financial audit of HCBS-CHRP waiver services.

K. Comply with requests by the Department of Health Care Policy and Financing to collect, review, and maintain individual or agency information on the HCBS-CHRP waiver.

L. Comply with requests by the Case Management Agency to monitor service delivery through Targeted Case Management.

8.508.165 TERMINATION OR DENIAL OF HCBS-CHRP MEDICAID PROVIDER AGREEMENTS

A. The Department may deny or terminate an HCBS-CHRP waiver Medicaid provider agreement in accordance with Section 8.0756.5.

8.508.170 DEFINITIONS
Habilitative services are defined as those services which are recommended by a licensed practitioner, as defined in §26-4-527(3), C.R.S. to assist clients with developmental disabilities eligible under the State Plan to achieve their best possible functional level. All clients of Residential habilitation services and supports will receive some type of habilitation services in order to acquire, retain, or improve self-help, socialization, or other skills needed to reside in the community. Some clients may receive a combination of habilitative services (skill building) and support services (a task performed for the client, where learning is secondary or incidental to the task itself).

A. Assessment: The process of collecting and evaluating information for the purpose of developing an individual child plan on which to base services and referral. The assessment process is both initial and ongoing.

B. Case Management: Activities that are intended to ensure that clients receive the services they need, that services are coordinated, and that services are appropriate to the changing needs and stated desires of the clients and families over time. The goals of case management are: 1) to bring about positive changes in client's status; 2) to assist clients in reaching their highest potential; and 3) to achieve the best possible quality of life for clients and their families in the community. Goals are developed to the extent possible among case managers, referral sources, families and clients.

C. Client: A child or youth who is receiving habilitative services in the Children's Habilitation Residential Program.

D. County Caseworker: A designated representative from the local County Department of Social/Human Services.

E. Developmental Disability: A disability that is manifested before the child reaches twenty-two years of age, which constitutes a substantial disability to the affected individual, and is attributable to mental retardation or related conditions which include cerebral-palsy, epilepsy, autism, or other neurological conditions when such conditions result in impairment of general intellectual functioning or adaptive behavior similar to that of a person with mental retardation. It includes children less than five years of age with slow or impaired development at risk of having a developmental disability.

F. Family: Defined in 27-10.5-102, C.R.S.

G. Family Foster Care Home: A family care home providing 24-hour care for a child or children. It is a facility certified by either a County Department of Social/Human Services or a child placement agency. A family foster care
home, for the purposes of this waiver, shall not be a family member as defined in 27-10.5-102(15), C.R.S.

Qualifications: A qualified family foster home shall adhere to the service provision requirements of this waiver, as well as those specified and contained in CDHS Social Services Staff Manual (12 CCR 2509-6, 7.500 Resource Development).

H. Individual: Any person, such as a co-worker, neighbor, etc., who does not meet definition of a family member as described in 27-10.5-102(15). C.R.S.

Qualifications: Any individual providing a service or support must receive training commensurate with the service or support to be provided and must meet any applicable state licensing and/or certification requirements.

I. Level of Need Worksheet: A format to assess the child’s level of need for services.

J. Professional: Any person, except a family member as described in 27-10.5-102(15), C.R.S. performing an occupation that is regulated by the State of Colorado and requires state licensure and/or certification.

Qualifications: Any person performing a professional service must possess any and all license(s) and/or certifications(s) required by the State of Colorado for the performance of that profession or professional service.

K. Programming: A plan that provides intensive, comprehensive, longitudinal instruction to help the child achieve his or her best possible functioning level.

L. Vendor: The supplier of a product or services to be purchased for a recipient of services under this waiver.

Qualifications: In order to be approved as a vendor, the product or service to be delivered must meet all applicable manufacturer specifications, state and local building codes, and Uniform Federal Accessibility Standards. In addition, such expenses over $1,000 should be chosen through a bid process. When a bid process is used and the lowest bid is not chosen, proper justification for selection of a vendor with a higher bid must be documented.
Clients' rights are defined in this section to provide the fullest possible measure of privacy, dignity and other rights to persons undergoing care and treatment in the least restrictive environment.

A. Advisement of Children's Rights: Each authorized facility shall have written policy and procedures which address and ensure the availability of each of the following rights for clients in residence.

B. All children or youth and their guardians receiving services through the HCBS-CHRP waiver shall be advised in writing of the following rights on admission.

1. A written copy of his or her rights shall be furnished;

2. A list of such rights shall be posted prominently in the facility and translated into Spanish or any other appropriate language as needed.

3. A child or youth may be photographed upon admission for identification and administrative purposes of the facility. No other non-medical photographs shall be taken or used without the written consent of the client's parent or legal guardian.

4. Every client has the right to the same consideration and treatment as anyone else regardless of race, color, national origin, religion, age, sex, gender identity, political affiliation, sexual orientation, financial status or disability.

5. Every child or youth's guardian has the right to request to see the child's medical records, to see the records at reasonable times, and to be given written reasons if the request is denied.

6. Every child or youth has the right to access age appropriate forms of communication including text, email, and social media.

C. Children's Rights as defined in CDHS Social Services Staff Manual-12 CCR 2509-8 Section 7.714.6031, "CHILDREN'S RIGHTS" (12 CCR 2509-8) shall also apply.

D. No person receiving services, his/her family members, guardian or authorized representatives, may be retaliated against in their receipt of services or supports or otherwise as a result of attempts to advocate on their own behalf.

E. Each child or youth receiving services has the right to read or have explained in each child or youth's and family's native language, any rules
adopted by the service agency and pertaining to the activities of the child or youth.

**8.508.190 APPEALS**

An individual who has applied for or is receiving CHRP services has a right to the appeal process established in Section 8.058 of this Manual. When an individual disagrees with a Community Centered Board (CCB) determination of developmental disability services, the dispute resolution process in the Colorado Department of Human Services, Developmental Disabilities Services rules and regulations shall apply. Section 16.320 (2 CCR 503-1).

A. The Community Centered Board (CCB) shall provide the Long Term Care notice of action form (LTC 803) to applicants and clients and their parent or legal guardian within ten (10) business days regarding the applicant’s appeal rights in accordance with Section 8.057 et seq. when:

1. The applicant is determined not to have a developmental delay or developmental disability,

2. The applicant is determined eligible or ineligible for Long Term Services and Supports (LTSS),

3. The applicant is determined eligible or ineligible for placement on a waiting list for LTSS services,

4. An adverse action occurs that affects the client’s waiver enrollment status,

5. The applicant or client requests such information.

B. The CCB shall appear and defend their decision at the Office of Administrative Courts as described in Section 8.057 et seq. when the CCB has made a denial or adverse action against a client.

C. The CCB shall notify the County Department of Human/Social Services income maintenance technician within ten (10) business days of an adverse action that affects Medicaid financial eligibility.

D. The Applicant’s parent or legal guardian shall be informed of an adverse action if the Applicant or Client is determined ineligible as set forth in client eligibility and the following:

1. The client is detained or resides in a correctional facility, and
2. The client enters an institute for mental health with a duration that continues for more than thirty (30) days.

E. The Case Management Agency (CMA) shall provide the long-term care notice of action form to clients within eleven business days regarding their appeal rights in accordance with Section 8.507 et seq. when:

1. An adverse action occurs that affects the provision of the client’s waiver services, or

2. The applicant or client requests such information.

F. The CMA shall notify all providers in the client’s service plan within ten (10) business days of the adverse action.

1. The CMA shall notify the county Department of Human/Social Services income maintenance technician within ten (10) business days of an adverse action that may affect financial eligibility for HCBS waiver services.

G. The applicant or client shall be informed of an adverse action if the applicant or client is determined to be ineligible as set forth in the waiver specific client eligibility criteria and the following:

1. The client cannot be served safely within the cost containment as identified in the HCBS waiver.

2. The client is placed in an institution for treatment for more than thirty (30) consecutive days.

3. The client is detained or resides in a correctional facility, or

4. The client enters an institute for mental health for more than thirty (30) consecutive days.

H. The client shall be notified, pursuant to 10 CCR 2505-10, §8.057.2.A, when the following results in an adverse action that does not relate to waiver client eligibility requirements:

1. A waiver service is reduced, terminated or denied because it is not a demonstrated need in the needs assessment.

2. A service plan or waiver service exceeds the limits set forth in the federally approved waiver.

3. The client or client representative has failed to schedule an appointment for the service plan development with the case manager two (2) times in a thirty (30) day consecutive period.
4. The client or client representative has failed to keep three (3) scheduled service plan development appointments within a thirty (30) day consecutive period.

5. The client enrolls in a different LTSS program, or

6. The client moves out of state. The client shall be discontinued effective the day after the date of the move.

   a. A client who leaves the state on a temporary basis, with intent to return to Colorado, pursuant to 10 CCR 2505-10 Section 8.100.3.B.4, shall not be terminated unless one or more of the other client eligibility criteria are no longer met.

I. The client voluntarily withdraws from the waiver. The client shall be terminated from the waiver effective upon the day after the date on which the client's request is documented.

J. The case management agency shall not send the LTC notice of action form when the basis for termination is death of the client but shall document the event in the client record. The date of action shall be the day after the date of death.

A.K. The case management agency shall appear and defend their decision at the Office of Administrative Courts when the case management agency has made a denial or adverse action against a client.