

State of Louisiana

Louisiana Department of Health Office of the Secretary

VIA ELECTRONIC MAIL ONLY

June 27, 2018

Bill Brooks
Associate Regional Administrator
Division of Medicaid & Children's Health
DHHS/Centers for Medicare and Medicaid Services
1301 Young Street, Room #833
Dallas, Texas 75202

Dear Mr. Brooks:

RE: Louisiana Title XXI State Plan Transmittal No. 18-0008

I have reviewed and approved the enclosed Louisiana Title XIX State Plan material.

I recommend this material for adoption and inclusion in the body of the State Plan.

Warmly.

Rebekah E. Gee MD, MPH

Secretary

Attachments (2)

REG:JS:MJ

TRANSMITTAL AND NOTICE OF APPROVAL O	F 1. TRANSMITTAL NUMBER:	2. STATE	
STATE PLAN MATERIAL		1 2002 58 58	
	18-0008	Louisiana	
FOR: HEALTH CARE FINANCING ADMINISTRATION		3. PROGRAM IDENTIFICATION: TITLE XIX OF THE SOCIAL SECURITY ACT (MEDICAID)	
TO: REGIONAL ADMINISTRATOR	4. PROPOSED EFFECTIVE DATE	3	
HEALTH CARE FINANCING ADMINISTRATION	October 2, 2017		
DEPARTMENT OF HEALTH AND HUMAN SERVICES 5. TYPE OF PLAN MATERIAL (Check One):	5005012,2017		
The state of the s	NCIDEDED AC NEW DI AN	MENIDAENE	
COMPLETE BLOCKS 6 THRU 10 IF THIS IS AN AME		MENDMENT	
6. FEDERAL STATUTE/REGULATION CITATION:	7. FEDERAL BUDGET IMPACT:	и итенитені)	
Title XXI of Social Security Act	a. FFY 2019	(\$0)	
4901 of Balanced Budget Act of 1997	b. FFY 2020	(\$0)	
42 CFR 457.496(f)(1)(i)			
8. PAGE NUMBER OF THE PLAN SECTION OR ATTACHMEN	T: 9. PAGE NUMBER OF THE SUPE SECTION OR ATTACHMENT		
10. SUBJECT OF AMENDMENT: The purpose of this SPA Health Insurance program (CHIP) to assure the State Parity and Addiction Equity Act (MHRAEA) of 2008	of Louisiana's compliance with	the Mental Health	
Health Insurance program (CHIP) to assure the State Parity and Addiction Equity Act (MHPAEA) of 2008 plans from imposing more restrictive benefit limitatio (MH/SUD) benefits than on medical/surgical (M/S) be	of Louisiana's compliance with a federal mandate, that prevents he ins on mental health and substant enefits. OTHER, AS SPECIFIED: The Governor does not revie	the Mental Health ealth care service ce use disorders	
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TEMPLATE FOR CHILD HEALTH PLAN UNDER TITLE XXI OF THE SOCIAL SECURITY ACT CHILDREN'S HEALTH INSURANCE PROGRAM

(Required under 4901 of the Balanced Budget	t Act of 1997 (New section 2101(b)))
State/Territory: LOUISIANA (Name of State/Territor)	ry)
As a condition for receipt of Federal funds und 457.40(b)) /s/ Jen Steele June 26, 2018 Jen Steele, Medicaid Director, Louisiana Department	der Title XXI of the Social Security Act, (42 CFR artment of Health
to administer the program in accordance with	he Children's Health Insurance Program and hereby agrees the provisions of the approved Child Health Plan, the t (as appropriate) and all applicable Federal regulations and
The following State officials are responsible f 457.40(c)):	For program administration and financial oversight (42 CFR
Name: Jen Steele	Position/Title: Medicaid Director Bureau of Health Services Financing
Name: Rhett Decoteau	Position/Title: Medicaid Deputy Director Bureau of Health Services Financing
a collection of information unless it displays a number for this information collection is 0938 this information collection is estimated to ave instructions, search existing data resources, ga information collection. If you have any comm	duction Act of 1995, no persons are required to respond to a valid OMB control number. The valid OMB control 8-1148 (CMS-10398 #34). The time required to complete rage 80 hours per response, including the time to review ather the data needed, and complete and review the nents concerning the accuracy of the time estimate(s) or CMS, 7500 Security Blvd., Attn: PRA Reports Clearance yland 21244-1850.
	1

TN: _____ Approval Date: _____

Effective Date: _____

Section 1.	General Description and Purpose of the Children's Health Insurance Plans and the Requirements
1.1.	The state will use funds provided under Title XXI primarily for (Check appropriate box) (Section 2101)(a)(1)); (42 CFR 457.70):
Guidance:	Check below if child health assistance shall be provided primarily through the development of a separate program that meets the requirements of Section 2101, which details coverage requirements and the other applicable requirements of Title XXI.
1.1.1.	Obtaining coverage that meets the requirements for a separate child health program (Sections 2101(a)(1) and 2103); OR
Guidance:	Check below if child health assistance shall be provided primarily through providing expanded eligibility under the State's Medicaid program (Title XIX). Note that if this is selected the State must also submit a corresponding Medicaid SPA to CMS for review and approval.
1.1.2.	Providing expanded benefits under the State's Medicaid plan (Title XIX) (Section 2101(a)(2)); OR
Guidance:	Check below if child health assistance shall be provided through a combination of both 1.1.1. and 1.1.2. (Coverage that meets the requirements of Title XXI, in conjunction with an expansion in the State's Medicaid program). Note that if this is selected the state must also submit a corresponding Medicaid state plan amendment to CMS for review and approval.
1.1.3.	A combination of both of the above. (Section 2101(a)(2))
1.1-DS	The State will provide dental-only supplemental coverage. Only States operating a separate CHIP program are eligible for this option. States choosing this option must also complete sections 4.1-DS, 4.2-DS, 6.2-DS, 8.2-DS, and 9.10 of this SPA template. (Section 2110(b)(5))
1.2.	Check to provide an assurance that expenditures for child health assistance will not be claimed prior to the time that the State has legislative authority to operate the State plan or plan amendment as approved by CMS. (42 CFR 457.40(d))
1.3.	Check to provide an assurance that the State complies with all applicable civil rights requirements, including title VI of the Civil Rights Act of 1964, title II of the Americans with Disabilities Act of 1990, section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, 45 CFR part 80, part 84, and part 91, and 28 CFR part 35. (42 CFR 457.130)
defined as the	The effective date as specified below is defined as the date on which the State begins to implement its State plan or amendment. (42 CFR 457.65) The implementation date is date the State begins to provide services; or, the date on which the State puts into practice described in the State plan or amendment. For example, in a State that has increased
	2

ΓN:	Approval Date:	Effective Date:

eligibility, this is the date on which the State begins to provide coverage to enrollees (and not the date the State begins outreach or accepting applications).

1.4. Provide the effective (date costs begin to be incurred) and implementation (date services begin to be provided) dates for this SPA (42 CFR 457.65). A SPA may only have one effective date, but provisions within the SPA may have different implementation dates that must be after the effective date.

Original Plan

LaCHIP Phase I

Medicaid Expansion SCHIP for children 6-18 between 101- 133 Percent of the FPL

Effective Date: November 1, 1998

Implementation Date: November 1, 1998

Amendment 1

LaCHIP Phase II

Medicaid Expansion SCHIP for Children 0-18 Between 134-150 Percent of the FPL

Effective Date: October 1, 1999

Amendment 2

LaCHIP Phase III

Medicaid Expansion SCHIP for Children 0-18 Between 151-200 Percent of the FPL

Effective Date: June 6, 2001

Amendment 3

Removal of Waiting Period in Medicaid Expansion SCHIP

Approval date: February 24, 2003

Amendment 4

LaCHIP Phase IV

<u>Creation of Separate SCHIP – Unborn Child Option</u>

Effective date: April 1, 2007

Amendment 5

LaCHIP Phase V

Separate SCHIP for Children 0-18 between 201-250 Percent of the Federal Poverty Level

Effective date: April 1, 2008

Implementation date: May 1, 2008

Amendment 6

Addition of Robert Wood Johnson Foundation Maximizing Enrollment for Children

Grant Funds \$999,926.00 for grant period: February 15, 2009 through February 14, 2003

Effective date: February 15, 2009

Implementation date: February 15, 2009

TN:	Approval Date:	Effective Date:

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Amendment 7

Addition of Prospective Payment Methodology for Federally Qualified Health Centers and Rural Health Centers LaCHIP Phase V

Effective date: July 1, 2010

Implementation date: July 1, 2010

Amendment 8

Addition of Dental Benefit for LaCHIP Phase V

Effective date: February 1, 2012

Implementation date: February 1, 2012

Amendment 9

Withdrawn

Amendment 10

Withdrawn

Amendment 11

Reduction of Dental Reimbursement Fees for EPSDT Dental Services for Phase V

Effective date: July 1, 2012

Implementation date: July 1, 2012

Amendment 12

<u>LaCHIP Phase V Benefits Administration Changes</u>

Effective date: January 1, 2013

Implementation date: January 1, 2013

Amendment 13

LA SPA TN 13-01 CH

Reimbursement Rate Reduction for LaCHIP Affordable Plan Dental Services

Effective date: August 1, 2013

Amendment 14

LA SPA TN 18-0008

Mental Health Parity and Addiction Equity Act of 2008 Compliance

Effective date: October 2, 2017

1.4- TC Tribal Consultation (Section 2107(e)(1)(C)) Describe the consultation process that occurred specifically for the development and submission of this State Plan Amendment, when it occurred and who was involved.

On June 15, 2018, a tribal notification with a summary of the State's intent to comply with the Mental Health Parity and Addiction Equity Act was sent to the five federally recognized tribes. The seven-day comment period for the tribal notification ended on June 22, 2018.

ΓN:	Approval Date:	Effective Date:

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on 6.	Coverage R	equirements for Children's He	alth Insurance
Check here if the State elects to use funds provided under Title XXI only to provide eligibility under the State's Medicaid plan and proceed to Section 7 since children of a Medicaid expansion program will receive all Medicaid covered services including		ed to Section 7 since children covered under	
		cts to provide the following formion 2103(c)); (42 CFR 457.410(a	ns of coverage to children: (Check all that a))
<u>Gui</u>	<u>bench</u> cover non-N	nmark benefit package (FEHBP- age, and/or the HMO coverage p	equal to the benefits coverage in a equivalent coverage, State employee blan that has the largest insured commercial, . If box below is checked, either 6.1.1.1., ked. (Section 2103(a)(1))
6.1.	1. Benca	hmark coverage; (Section 2103(a	a)(1) and 42 CFR 457.420)
	Guidance:	State is the standard Blue Crosservice benefit plan, as describ	mark benefit package to be offered by the ss/Blue Shield preferred provider option bed in and offered under Section 8903(1) of section 2103(b)(1) (42 CFR 457.420(b))
	6.1.1.1.	FEHBP-equivalent coverage; checked, attach copy of the pla	(Section 2103(b)(1) (42 CFR 457.420(a)) (In an.)
	Guidance:	State is State employee covera	mark benefit package to be offered by the age, meaning a coverage plan that is offered e employees in the state. (Section
	6.1.1.2.	State employee coverage; (Sec plan and attach a copy of the b	etion 2103(b)(2)) (If checked, identify the benefits description.)
	Guidance:	State is offered by a health ma Section 2791(b)(3) of the Publ insured commercial, non-Med	mark benefit package to be offered by the intenance organization (as defined in lic Health Services Act) and has the largest icaid enrollment of covered lives of such HMO in the state. (Section 2103(b)(3) (42)
	6.1.1.3.		nmercial enrollment (Section 2103(b)(3)) (If attach a copy of the benefits description.)
<u>Gui</u>		s choosing Benchmark-equivaler e that the coverage meets the fol	nt coverage must check the box below and lowing requirements:
		5	
TN:		Approval Date:	Effective Date:

- the coverage includes benefits for items and services within each of the categories of basic services described in 42 CFR 457.430:
 - <u>dental services</u>
 - <u>inpatient and outpatient hospital services</u>,
 - physicians' services,
 - surgical and medical services,
 - <u>laboratory</u> and x-ray services,
 - well-baby and well-child care, including age-appropriate immunizations, and
 - emergency services;
- the coverage has an aggregate actuarial value that is at least actuarially equivalent to one of the benchmark benefit packages (FEHBP-equivalent coverage, State employee coverage, or coverage offered through an HMO coverage plan that has the largest insured commercial enrollment in the state); and
- the coverage has an actuarial value that is equal to at least 75 percent of the actuarial value of the additional categories in such package, if offered, as described in 42 CFR 457.430:
 - coverage of prescription drugs,
 - mental health services,
 - vision services and
 - <u>hearing services.</u>

If 6.1.2. is checked, a signed actuarial memorandum must be attached. The actuary who prepares the opinion must select and specify the standardized set and population to be used under paragraphs (b)(3) and (b)(4) of 42 CFR 457.431. The State must provide sufficient detail to explain the basis of the methodologies used to estimate the actuarial value or, if requested by CMS, to replicate the State results.

The actuarial report must be prepared by an individual who is a member of the American Academy of Actuaries. This report must be prepared in accordance with the principles and standards of the American Academy of Actuaries. In preparing the report, the actuary must use generally accepted actuarial principles and methodologies, use a standardized set of utilization and price factors, use a standardized population that is representative of privately insured children of the age of children who are expected to be covered under the State child health plan, apply the same principles and factors in comparing the value of different coverage (or categories of services), without taking into account any differences in coverage based on the method of delivery or means of cost control or utilization used, and take into account the ability of a State to reduce benefits by taking into account the increase in actuarial value of benefits coverage offered under the State child health plan that results from the limitations on cost sharing under such coverage. (Section 2103(a)(2))

	duffization used, and take into account the ability of a state to reduce benefits by		
	taking into account the increase in actuarial value of benefits coverage offered		
	under the State child health plan that results from the limitations on cost sharing		
	under such coverage. (Section 2103(a)(2))		
6.1.2.	Benchmark-equivalent coverage; (Section 2103(a)(2) and 42 CFR 457.430) Specify the coverage, including the amount, scope and duration of each service,		
TN:	Approval Date: Effective Date:		

as well as any exclusions or limitations. Attach a signed actuarial report that

	us went as any exercisions of infinations. Tittaen a signed actualiar report that
	meets the requirements specified in 42 CFR 457.431.
Guidance:	A State approved under the provision below, may modify its program from time
	to time so long as it continues to provide coverage at least equal to the lower of
	the actuarial value of the coverage under the program as of August 5, 1997, or one
	of the benchmark programs. If "existing comprehensive state-based coverage" is
	modified, an actuarial opinion documenting that the actuarial value of the
	modification is greater than the value as of August 5, 1997, or one of the
	benchmark plans must be attached. Also, the fiscal year 1996 State expenditures
	for "existing comprehensive state-based coverage" must be described in the space
	provided for all states. (Section 2103(a)(3))
6.1.3.	Existing Comprehensive State-Based Coverage; (Section 2103(a)(3) and 42 CFR
	457.440) This option is only applicable to New York, Florida, and Pennsylvania.
	Attach a description of the benefits package, administration, and date of
	enactment. If existing comprehensive State-based coverage is modified, provide
	an actuarial opinion documenting that the actuarial value of the modification is
	greater than the value as of August 5, 1997 or one of the benchmark plans.
	Describe the fiscal year 1996 State expenditures for existing comprehensive state-
	based coverage.
Guidance:	Secretary-approved coverage refers to any other health benefits coverage deemed
	appropriate and acceptable by the Secretary upon application by a state. (Section
	2103(a)(4)) (42 CFR 457.250)
6.1.4.	Secretary-approved Coverage. (Section 2103(a)(4)) (42 CFR 457.450)
	ance: Section 1905(r) of the Act defines EPSDT to require coverage of (1) any
	medically necessary screening, and diagnostic services, including vision,

hearing, and dental screening and diagnostic services, consistent with a periodicity schedule based on current and reasonable medical practice standards or the health needs of an individual child to determine if a suspected condition or illness exists; and (2) all services listed in section 1905(a) of the Act that are necessary to correct or ameliorate any defects and mental and physical illnesses or conditions discovered by the screening services, whether or not those services are covered under the Medicaid state plan. Section 1902(a)(43) of the Act requires that the State (1) provide and arrange for all necessary services, including supportive services, such as transportation, needed to receive medical care included within the scope of the EPSDT benefit and (2) inform eligible beneficiaries about the services available under the EPSDT benefit.

If the coverage provided does not meet all of the statutory requirements for EPSDT contained in sections 1902(a)(43) and 1905(r) of the Act. do

	not check this box.	902(a)(43) and 1905(r) of the Act, do
	7	
TN:	Approval Date:	Effective Date:

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6.1.4.7.	Other. (Describe) The state will use the Medicaid network of providers but offer the limited benefit package outlined in the separate program and offer the same benefits package except for LaCHIP Phase IV children. LaCHIP Phase IV for unborn child coverage mirrors the benefit package
Guidance:	Check below if the State elects to provide a source of coverage that is not described above. Describe the coverage that will be offered, including any benefit limitations or exclusions.
6.1.4.6.	Coverage under a group health plan that is substantially equivalent to or greater than benchmark coverage through a benefit-by-benefit comparison (Provide a sample of how the comparison will be done).
Guidance:	Check below if the State is purchasing coverage through a group health plan, and intends to demonstrate that the group health plan is substantially equivalent to or greater than coverage under one of the benchmark plans specified in 457.420, through the use of a benefit-by-benefit comparison of the coverage. Provide a sample of the comparison format that will be used. Under this option, if coverage for any benefit does not meet or exceed the coverage for that benefit under the benchmark, the State must provide an actuarial analysis as described in 457.431 to determine actuarial equivalence.
6.1.4.5.	Coverage that is the same as defined by existing comprehensive state-based coverage applicable only in New York, Pennsylvania or Florida. (under 42 CFR 457.440)
6.1.4.4.	Coverage that includes benchmark coverage plus additional coverage.
Guidance:	Check below if the coverage offered includes benchmark coverage, as specified in §457.420, plus additional coverage. Under this option, the State must clearly demonstrate that the coverage it provides includes the same coverage as the benchmark package, and also describes the services that are being added to the benchmark package.
6.1.4.3.	Coverage that the State has extended to the entire Medicaid population.
6.1.4.2.	Comprehensive coverage for children under a Medicaid Section 1115 demonstration waiver.
6.1.4.1.	Coverage of all benefits that are provided to children that is the same as the benefits provided under the Medicaid State plan, including Early Periodic Screening, Diagnostic, and Treatment (EPSDT).

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offered through Title XIX program in Louisiana.

		offered through Title AIA program in Louisiana.
<u>Guida</u>	nnce:	All forms of coverage that the State elects to provide to children in its plan must be checked. The State should also describe the scope, amount and duration of services covered under its plan, as well as any exclusions or limitations. States that choose to cover unborn children under the State plan should include a separate section 6.2 that specifies benefits for the unborn child population. (Section 2110(a)) (42 CFR, 457.490)
	If the state elects to cover the new option of targeted low income pregnant women, but chooses to provide a different benefit package for these pregnant women under the CHIP plan, the state must include a separate section 6.2 describing the benefit package for pregnant women. (Section 2112)	
6.2.	The State elects to provide the following forms of coverage to children: (Check all that apply. I an item is checked, describe the coverage with respect to the amount, duration and scope of services covered, as well as any exclusions or limitations) (Section 2110(a)) (42 CFR 457.490) For the unborn child, the State covers pregnancy related services and services that if not treated could complicate the pregnancy, i.e., the State covers the same services that it covers for the SOBRA pregnant women category in the Medicaid State Plan. Exception: Sterilization procedures are not covered for the SCHIP unborn child group. The services checked below are generally covered for Medicaid categorically needy eligibles and are potentially covered for the SCHIP unborn child group, depending on the need of the recipient. Louisiana Medicaid program rules apply; examples include benefit limits, extension of benefit limit procedures, prior authorization requirements, age limits,	
	etc. 6.2.1. [Inpatient services (Section 2110(a)(1)) 6.2.1.1 Unborn - Louisiana Medicaid program rules apply; examples include benefit limits, extension of benefit limit procedures, prior authorization requirements, age limits, etc.
	6.2.2. [
	6.2.3.	
	6.2.4.	Surgical services (Section 2110(a)(4))
	6.2.5.	Clinic services (including health center services) and other ambulatory health care services. (Section 2110(a)(5))
	6.2.6.	Prescription drugs (Section 2110(a)(6))
	6.2.7.	Over-the-counter medications (Section 2110(a)(7)) Limited to unborn children covered in LaCHIP Phase IV.
	6.2.8.	

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6.2.9.		Prenatal care and pre-pregnancy family services and supplies (Section 2110(a)(9))
6.2.10.		Inpatient mental health services, other than services described in 6.2.18., but including services furnished in a state-operated mental hospital and including residential or other 24-hour therapeutically planned structural services (Section 2110(a)(10))
		6.2.10.1 Unborn - Louisiana Medicaid program rules apply; examples include benefit limits, extension of benefit limit procedures, prior authorization requirements, age limits, etc.
6.2.11.		Outpatient mental health services, other than services described in 6.2.19, but including services furnished in a state-operated mental hospital and including community-based services (Section 2110(a)(11)
		6.2.11.1 Unborn - Louisiana Medicaid program rules apply; examples include benefit limits, extension of benefit limit procedures, prior
6.2.12.		authorization requirements, age limits, etc. Durable medical equipment and other medically-related or remedial devices (such as prosthetic devices, implants, eyeglasses, hearing aids, dental devices, and adaptive devices) (Section 2110(a)(12))
6.2.13.		Disposable medical supplies (Section 2110(a)(13))
Guidan		Home and community based services may include supportive services such as home health nursing services, home health aide services, personal care, assistance with activities of daily living, chore services, day care services, respite care services, training for family members, and minor modifications to the home.
6.2.14.	\boxtimes	Home and community-based health care services (Section 2110(a)(14))
Guidan		Nursing services may include nurse practitioner services, nurse midwife services, advanced practice nurse services, private duty nursing care, pediatric nurse services, and respiratory care services in a home, school or other setting.
6.2.15.		Nursing care services (Section 2110(a)(15))
6.2.16.		Abortion only if necessary to save the life of the mother or if the pregnancy is the result of an act of rape or incest (Section 2110(a)(16)
6.2.17.6.2.18.		Dental services Section 2110(a)(17)) States updating their dental benefits must complete 6.2-DC (CHIPRA # 7, SHO # #09-012 issued October 7, 2009) LaCHIP Phases IV and LaCHIP Phase V has the same benefit as outlined in the Medicaid State Plan. Please reference Appendix A: EPSDT Dental Program Fee Schedule for full list of services. Vision screenings and services (Section 2110(a)(24))
6.2.19. 6.2.20.	. 🔟	Hearing screenings and services (Section 2110(a)(24)) Inpatient substance abuse treatment services and residential substance abuse
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6.2.21. ⊠	treatment services (Section 2110(a)(18)) 6.2.18.1 Unborn - Louisiana Medicaid program rules apply; examples include benefit limits, extension of benefit limit procedures, prior authorization requirements, age limits, etc. Outpatient substance abuse treatment services (Section 2110(a)(19)) 6.2.19.1 Unborn - Louisiana Medicaid program rules apply; examples include benefit limits, extension of benefit limit procedures, prior authorization requirements, age limits, etc.		
6.2.22. ⊠	Case management services (Section 2110(a)(20))		
6.2.23.	Care coordination services (Section 2110(a)(21))		
6.2.24. ⊠	Physical therapy, occupational therapy, and services for individuals with speech, hearing, and language disorders (Section 2110(a)(22))		
6.2.25.	Hospice care (Section 2110(a)(23))		
Guidance:	See guidance for Section 6.1.4.1 for guidance on the statutory requirements for EPSDT under sections 1905(r) and 1902(a)(43) of the Act. If the benefit being provided does not meet the EPSDT statutory requirements, do not check the box below.		
6.2.26.	EPSDT consistent with requirements of sections 1905(r) and 1902(a)(43) of the Act		
Guidance:	Any other medical, diagnostic, screening, preventive, restorative, remedial, therapeutic or rehabilitative service may be provided, whether in a facility, home, school, or other setting, if recognized by State law and only if the service is: 1) prescribed by or furnished by a physician or other licensed or registered practitioner within the scope of practice as prescribed by State law; 2) performed under the general supervision or at the direction of a physician; or 3) furnished by a health care facility that is operated by a State or local government or is licensed under State law and operating within the scope of the license.		
6.2.27. ⊠ 6.2.28. □	Any other medical, diagnostic, screening, preventive, restorative, remedial, therapeutic, or rehabilitative services. (Section 2110(a)(24)) These services are limited to unborn children covered through LaCHIP Phase IV, who would obtain those services through the Medicaid State Plan. Premiums for private health care insurance coverage (Section 2110(a)(25))		
6.2.29.	Medical transportation (Section 2110(a)(26))		
Guidance:	Enabling services, such as transportation, translation, and outreach services, may be offered only if designed to increase the accessibility of primary and preventive health care services for eligible low-income individuals.		
6.2.30. ⊠	Enabling services (such as transportation, translation, and outreach services)		
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	(Section 2110(a)(27))	
6.2.31.	Any other health care services or included under this Section (Section	items specified by the Secretary and not on 2110(a)(28))
provid 9.10 a for de	de dental coverage to children thround 10.3-DC when electing this opti	#09-012 issued October 7, 2009) The State will igh one of the following. Please update Sections on. Dental services provided to children eligible ist receive the same dental services as provided tion 2103(a)(5)):
6.2.1-DC 1. Diagnosti schedule)	represented by the following cate codes are included in the dental b c (i.e., clinical exams, x-rays) (CD'	kage. The State assures dental services gories of common dental terminology (CDT ¹) enefits: Γ codes: D0100-D0999) (must follow periodicity
2. PreventivD1000-D3. Restorativ	e (i.e., dental prophylaxis, topical f 1999) (must follow periodicity sche ve (i.e., fillings, crowns) (CDT code	es: D2000-D2999)
5. Periodont6. Prosthodo7. Oral and 3		,
	tics (i.e., braces) (CDT codes: D80ey Dental Services)0-D8999)
6.2.1.	1-DC Periodicity Schedule. The schedule: State-developed Medicaid-special American Academy of Pediate Other Nationally recognized processory. Other (description attached)	ric Dentistry
6.2.2-DC	Benchmark coverage; (Section 21 457.420)	03(c)(5), 42 CFR 457.410, and 42 CFR
6.2.2.	attach copy of the dental sapplicable CDT ² codes. If	age; (Section 2103(c)(5)(C)(i)) (If checked, supplemental plan benefits description and the the State chooses to provide supplemental cription of the services and applicable CDT
	1 Terminology, © 2010 American Den	
Current Dental Termin	ology, © 2010 American Dental Associated Aso	ciation. All rights reserved.
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	6.2.2.2-DC	the plan and attach a cop	y of the benefits deschooses to provide su	(C)(ii)) (If checked, identify cription and the applicable applemental services, also cable CDT codes)
	6.2.2.3-DC	benefits description and	ecked, identify the p the applicable CDT of	ment (Section lan and attach a copy of the codes. If the State chooses to description of the services and
6.2-DS	Supplemental Dental Coverage- The State will provide dental coverage to children eligible for dental-only supplemental services. Children eligible for this option must receive the same dental services as provided to otherwise eligible CHIP children (Section 2110(b)(5)(C)(ii)). Please update Sections 1.1-DS, 4.1-DS, 4.2-DS, and 9.10 when electing this option.			
Guidance:	Under Title XXI, pre-existing condition exclusions are not allowed, with the only exception being in relation to another law in existence (HIPAA/ERISA). Indicate that the plan adheres to this requirement by checking the applicable description.			
	coverage, or p Section 6.4.2 HIPAA/ERIS through group	provides family coverage to the condition of the conditio	hrough a group healt mits are allowed to t ng with a group heal	th plan or provides benefits
provides both child health pl health and sub 2705(a) of the health plan. It arrangement, t also applicable	medical/surgional an ensures that estance use discontinuous Public Health of the state child this requirement to any additional and additional additional and additional additi	Service Act in the same made health plan provides for o	alth or substance use and treatment limitation the mental health paranner that such required lelivery of services that managed care plantarily to the child health or substance.	disorder benefits, a State ons applicable to mental arity requirements of section direments apply to a group through a managed care lans. These requirements are nealth plan population by
benefit is a me	edical/surgical, h state and fed	, mental health, or substanderal law and generally reco	ce use disorder benef	ermine whether each covered fit based on a standard that is standards of medical
6.2.1.1	- MHPAEA	Please choose the standar	d(s) the state uses to	determine whether a covered
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benefit is a medical/surgical benefit, mental health benefit, or substance use disorder benefit. The most current version of the standard elected must be used. If different standards are used for different benefit types, please specify the benefit type(s) to which each standard is applied. If "Other" is selected, please provide a description of that standard.			
☐ International Classification of Disease (ICD)			
☐ Diagnostic and Statistical Manual of Mental Disorders (DSM)			
State guidelines (Describe:)			
Other (Describe:)			
6.2.1.2- MHPAEA Does the State provide mental health and/or substance use disorder benefits?			
∑ Yes □ No			
Guidance: If the State does not provide any mental health or substance use disorder benefits, the mental health parity requirements do not apply ((42 CFR 457.496(f)(1)). Continue on to Section 6.3.			
6.2.2- MHPAEA Section 2103(c)(6)(B) of the Social Security Act (the Act) provides that to the extent a State child health plan includes coverage of early and periodic screening, diagnostic, and treatment services (EPSDT) defined in section 1905(r) of the Act and provided in accordance with section 1902(a)(43) of the Act, the plan shall be deemed to satisfy the parity requirements of section 2103(c)(6)(A) of the Act.			
6.2.2.1- MHPAEA Does the State child health plan provide coverage of EPSDT? The State must provide for coverage of EPSDT benefits, consistent with Medicaid statutory requirements, as indicated in section 6.2.26 of the State child health plan in order to answer "yes."			
∑ Yes □ No			
Guidance: If the State child health plan does not provide EPSDT consistent with Medicaid statutory requirements at sections 1902(a)(43) and 1905(r) of the Act, please go to Section 6.2.3- MHPAEA to complete the required parity analysis of the State child health plan.			
If the state <i>does</i> provide EPSDT benefits consistent with Medicaid requirements, please continue this section to demonstrate compliance with the statutory requirements of section 2103(c)(6)(B) of the Act and the mental health parity regulations of 42 CFR 457.496(b) related to deemed compliance. Please provide supporting documentation, such as contract language, provider manuals, and/or			
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member handbooks describing the state's provision of EPSDT.

6.2.2.2 MH	IPAEA EPSDT benefits are provided to the following:
	All children covered under the State child health plan. A subset of children covered under the State child health plan.
h	Please describe the different populations (if applicable) covered under the State child health plan that are provided EPSDT benefits consistent with Medicaid statutory equirements.
<u>S</u>	Guidance: If only a subset of children are provided EPSDT benefits under the State child health plan, 42 CFR 457.496(b)(3) limits deemed compliance to those children only and Section 6.2.3- MHPAEA must be completed as well as the required parity analysis for the other children.
must provide 457.496(b)).	IPAEA To be deemed compliant with the MHPAEA parity requirements, States e EPSDT in accordance with sections 1902(a)(43) and 1905(r) of the Act (42 CFR). The State assures each of the following for children eligible for EPSDT under the te child health plan:
disor meet	all screening services, including screenings for mental health and substance use rder conditions, are provided at intervals that align with a periodicity schedule that its reasonable standards of medical or dental practice as well as when medically ssary to determine the existence of suspected illness or conditions. (Section 1905(r))
diag	all diagnostic services described in 1905(a) of the Act are provided as needed to nose suspected conditions or illnesses discovered through screening services, ther or not those services are covered under the Medicaid state plan. (Section 5(r))
need disco	all items and services described in section 1905(a) of the Act are provided when ed to correct or ameliorate a defect or any physical or mental illnesses and conditions overed by the screening services, whether or not such services are covered under the icaid State plan. (Section 1905(r)(5))
limit medi	Treatment limitations applied to services provided under the EPSDT benefit are not ed based on a monetary cap or budgetary constraints and may be exceeded as ically necessary to correct or ameliorate a medical or physical condition or illness. tion $1905(r)(5)$)
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	Non-quantitative treatment limitation criteria for medical necessity, are applied preclude coverage of any items or service or physical condition or illness. (Section	ed in an individualize ces necessary to corre	d manner that does not
	\boxtimes EPSDT benefits are not excluded on (Section 1905(r)(5))	the basis of any con	dition, disorder, or diagnosis.
	The provision of all requested EPSD treatments needed based on those screen necessary. (Section 1902(a)(43))	-	_
	All families with children eligible for child health plan are provided information available to them. (Section 1902(a)(43))	on and informed abo	=
	Guidance: For states seeking deemed plan population, please continue to Seepopulations are offered EPSDT, the benefit packages provided to those period MHPAEA.	Section 6.3. If not al State must conduct	l of the covered a parity analysis of the
Mental Healt Populations	h Parity Analysis Requirements for St	ates Not Providing	EPSDT to All Covered
health plan the 457.496(b). I woman popul example, if di	he State must complete a parity analystat is not provided the EPSDT benefit f the State provides benefits or limitate lations, states should perform a parity offerent financial requirements are apply analysis is needed for the benefit party	consistent with the consistent wary within analysis for each of blied according to a	requirements 42 CFR n the child or pregnant the benefit packages. For beneficiary's income, a
	e that changes made to benefit limitation analysis are also made in Section 6.2.	ons under the State	child health plan as a result
mental health four classifica	EA In order to conduct the parity analyand substance use disorder benefits coverions: Inpatient, outpatient, emergency (ii); 42 CFR 457.496(d)(3)(ii)(B))	red under the State c	hild health plan into one of
	MHPAEA Please describe below the st four classifications.	andard(s) used to pla	ce covered benefits into one
	6.2.3.1.1 MHPAEA The State assures t	hat:	
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[r	four classifications. ✓ The same reasonable standards a	re used for determining the classification for a der benefit as are used for determining the mefits.
	3.1.2- MHPAEA Does the State uses and other outpatient services?	sub-classifications to distinguish between office
]	Yes	
	⊠ No	
		ate uses sub-classifications to distinguish between outpatient services, the State assures the
	outpatient items and services	re only used to distinguish office visits from other, and are not used to distinguish between similar generalist vs. specialist visits).
	"classification(s)" includes	this section, any reference to sub-classification(s) in states using sub-h between outpatient office visits from other
6.2.3	3.2 MHPAEA The State assures that	t:
		order benefits are provided in all classifications in provided under the State child health plan.
<u>9</u> <u>1</u> <u>1</u>	lisorder benefits (42 CFR 457.496 mental health or substance use dis substance use disorder benefits m	to cover mental health or substance use (f)(2)). However if a state does provide any order benefits, those mental health or ust be provided in all the same classifications are covered under the State child health plan
Annual and Aggre	gate Lifetime Dollar Limits	
substance use disor	der benefits must comply with parit	/surgical benefits and mental health and/or y requirements related to annual and aggregate te child health plan. (42 CFR 457.496(c))
	nual dollar limit on any mental hea	ne State applies an aggregate lifetime dollar limit lth or substance abuse disorder benefits covered 17
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under t	he State child health plan.
	Aggregate lifetime dollar limit is applied
	Aggregate annual dollar limit is applied
	No dollar limit is applied
	Guidance: A monetary coverage limit that applies to all CHIP services provided under the State child health plan is not subject to parity requirements.
	If there are no aggregate lifetime or annual dollar limits on any mental health or substance use disorder benefits, please go to section 6.2.5- MHPAEA.
health 1	- MHPAEA Are there any medical/surgical benefits covered under the State child plan that have either an aggregate lifetime dollar limit or an annual dollar limit? If yes, specify what type of limits apply.
	Yes (Type(s) of limit:)
	⊠ No
	Guidance: If no aggregate lifetime dollar limit is applied to medical/surgical benefits, the State may not impose an aggregate lifetime dollar limit on any mental health or substance use disorder benefits. If no aggregate annual dollar limit is applied to medical/surgical benefits, the State may not impose an aggregate annual dollar limit on any mental health or substance use disorder benefits. (42 CFR 457.496(c)(1))
medica whethe third, a benefit benefit medica after a	- MHPAEA. States applying an aggregate lifetime or annual dollar limit on l/surgical benefits and mental health or substance use disorder benefits must determine or the portion of the medical/surgical benefits to which the limit applies is less than one-tleast one-third but less than two-thirds, or at least two-thirds of all medical/surgical is covered under the State plan (42 CFR 457.496(c)). The portion of medical/surgical is subject to the limit is based on the dollar amount expected to be paid for all l/surgical benefits under the State plan for the State plan year or portion of the plan year change in benefits that affects the applicability of the aggregate lifetime or annual dollar (42 CFR 457.496(c)(3))
	☐ The State assures that it has developed a reasonable methodology to calculate the portion of covered medical/surgical benefits which are subject to the aggregate lifetime and/or annual dollar limit, as applicable.
	Guidance: Please include the state's methodology to calculate the portion of covered medical/surgical benefits which are subject to the aggregate lifetime and/or annual dollar limit and the results as an attachment to the State child health plan.
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	1.3.1- MHPAEA Please indicate the portion of the total costs for medical and ical benefits covered under the State plan which are subject to a lifetime dollar limit:
	Less than 1/3 At least 1/3 and less than 2/3 At least 2/3
	1.3.2- MHPAEA Please indicate the portion of the total costs for medical and ical benefits covered under the State plan which are subject to an annual dollar limit:
	Less than 1/3 At least 1/3 and less than 2/3 At least 2/3
	Guidance: If an aggregate lifetime limit is applied to less than one-third of all medical/surgical benefits, the State may not impose an aggregate lifetime limit on any mental health or substance use disorder benefits. If an annual dollar limit is applied to less than one-third of all medical surgical benefits, the State may not impose an annual dollar limit on any mental health or substance use disorder benefits (42 CFR 457.496(c)(1)). Skip to section 6.2.5-MHPAEA.
	If the State applies an aggregate lifetime or annual dollar limit to at least one-third of all medical/surgical benefits, please continue below to provide the assurances related to the determination of the portion of total costs for medical/surgical benefits that are subject to either an annual or lifetime limit.
	6.2.4.3.2.1- MHPAEA If the State applies an aggregate lifetime or annual dollar limit to at least 1/3 and less than 2/3 of all medical/surgical benefits, the State assures the following (42 CFR 457.496(c)(4)(i)(B)); (42 CFR 457.496(c)(4)(ii)):
	The State applies an aggregate lifetime or annual dollar limit on mental health or substance use disorder benefits that is no more restrictive than an average limit calculated for medical/surgical benefits.
	Guidance: The state's methodology for calculating the average limit for medical/surgical benefits must be consistent with 42 CFR 457.496(c)(4)(i)(B) and 42 CFR 457.496(c)(4)(ii). Please include the state's methodology and results as an attachment to the State child health plan.
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subj	4.3.2.2- MHPAEA If at least 2/3 of all medical/surgical benefits are ject to an annual or lifetime limit, the State assures either of the owing (42 CFR 457.496(c)(2)(i)); (42 CFR 457.496(c)(2)(ii)):
	The aggregate lifetime or annual dollar limit is applied to both medical/surgical benefits and mental health and substance use disorder benefits in a manner that does not distinguish between medical/surgical benefits and mental health and substance use disorder benefits; or
	☐ The aggregate lifetime or annual dollar limit placed on mental health and substance use disorder benefits is no more restrictive than the aggregate lifetime or annual dollar limit on medical/surgical benefits.
Quantitative Treatment Limitat	ions
or substance use disorder benefits	e apply quantitative treatment limitations (QTLs) on any mental health in any classification of benefits? If yes, specify the classification(s) of s one or more QTLs on any mental health or substance use disorder
☐ Yes (Specify:) ☑ No	
disorder benefits in any classific continue to Section 6.2.6 - MHP	apply any type of QTLs on any mental health or substance use ration, the state meets parity requirements for QTLs and should AEA. If the state does apply QTLs to any mental health or the state must conduct a parity analysis. Please continue.
	he State apply any type of QTL on any medical/surgical benefits?
☐ Yes ☐ No	
State may not imp	State does not apply QTLs on any medical/surgical benefits, the oose quantitative treatment limitations on mental health or order benefits, please go to Section 6.2.6- MHPAEA related to nonment limitations.
QTL on any mental health portion of medical and sur More specifically, the Stat expected to be paid under which are subject to the ty	n each classification of benefits in which the State applies a type of or substance use disorder benefits, the State must determine the gical benefits in the classification which are subject to the limitation. e must determine the ratio of (a) the dollar amount of all payments the State plan for medical and surgical benefits within a classification pe of quantitative treatment limitation for the plan year (or portion of ear change affecting the applicability of a type of quantitative

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treatment limitation to any medical/surgical benefits in the class) to (b) the dollar amount expected to be paid for all medical and surgical benefits within the classification for the plan year. For purposes of this paragraph, all payments expected to be paid under the State plan includes payments expected to be made directly by the State and payments which are expected to be made by MCEs contracting with the State. (42 CFR 457.496(d)(3)(i)(C))
☐ The State assures it has applied a reasonable methodology to determine the dollar amounts used in the ratio described above for each classification within which the State applies QTLs to mental health or substance use disorder benefits. (42 CFR 457.496(d)(3)(i)(E))
Guidance: Please include the state's methodology and results as an attachment to the State child health plan.
6.2.5.3- MHPAEA For each type of QTL applied to any mental health or substance use disorder benefits within a given classification, does the State apply the same type of QTL to "substantially all" (defined as at least two-thirds) of the medical/surgical benefits within the same classification? (42 CFR 457.496(d)(3)(i)(A))
☐ Yes ☐ No
Guidance: If the State does not apply a type of QTL to substantially all medical/surgical benefits in a given classification of benefits, the State may <i>not</i> impose that type of QTL on mental health or substance use disorder benefits in that classification. (42 CFR 457.496(d)(3)(i)(A))
6.2.5.3.1- MHPAEA For each type of QTL applied to mental health or substance use disorder benefits, the State must determine the predominant level of that type which is applied to medical/surgical benefits in the classification. The "predominant level" of a type of QTL in a classification is the level (or least restrictive of a combination of levels) that applies to more than one-half of the medical/surgical benefits in that classification, as described in 42 CFR 457.496(d)(3)(i)(B). The portion of medical/surgical benefits in a classification to which a given level of a QTL type is applied is based on the dollar amount of payments expected to be paid for medical/surgical benefits subject to that level as compared to all medical/surgical benefits in the classification, as described in 42 CFR 457.496(d)(3)(i)(C). For each type of quantitative treatment limitation applied to mental health or substance use disorder benefits, the State assures:
The same reasonable methodology applied in determining the dollar amounts used to determine whether substantially all medical/surgical benefits within a classification are subject to a type of quantitative treatment limitation also is applied in determining the dollar amounts used to determine the predominant level of a type of quantitative treatment limitation applied to medical/surgical benefits within a classification. (42 CFR 457.496(d)(3)(i)(E))
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		• • •		limitation applied by the State
				in any classification is no more
		•	• •	which is applied by the State to
		surgical benefits within the	e same classifica	ation. (42 CFR
	457.496	(d)(2)(i))		
	half thr the com within a the leve	eshold, the State may conbined levels are applied	nbine levels wit to at least half o minant level is	QTL that exceeds the one- thin a type of QTL such that of all medical/surgical benefits the least restrictive level of old. (42 CFR
Non-Quantitat	ive Treatment	Limitations		
health or substa	nce use disorde	•	ust ensure that th	tations (NQTLs) for mental nose NQTLs comply with all 457.496(d)(5))
		the State imposes any NQ case go to Section 6.2.7-M	-	nis subsection. If the State does
ι a	used in the applare no more stri	ication of any NQTL to m	ental health or si strategies, evider	tiary standards or other factors ubstance use disorder benefits ntiary standards or other factors efits within the same
<u>e</u> <u>1</u> <u>1</u> 1	exclude benefit ocation, provi- penefits and providers). Ac d57.496(d)(4)(i	ts based on medical neces der specialty, or other cr covider network design (d lditional examples of pos	ssity, restriction iteria to limit th ex: preferred pr sible NQTLs ar ovide a summar	ne scope or duration of coviders vs. participating
			•	te must comply with parity if y out-of-network providers.
		PAEA Does the State or M dical or surgical benefits p	_	-
	∑ Yes ☐ No			
	Guidance: Tl	ne State can answer no if		CE only provides out of
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network services in specific circumstances, such as emergency care, or when the network is unable to provide a necessary service covered under the contract.

6.2.6.2.2- MHPAEA If yes, the State must provide access to out-of-network providers

for mental health or substance use disorder benefits. Please assure the following:

Mathematical The State attests that when determining access to out-of-network providers within a benefit classification, the processes, strategies, evidentiary standards, or other factors used to determine access to those providers for mental health/substance use disorder benefits are comparable to and applied no more stringently than the processes, strategies, evidentiary standards or other factors used to determine access for out- of-network providers for medical/surgical benefits.
Availability of Plan Information
6.2.7- MHPAEA The State must provide beneficiaries, potential enrollees, and providers with information related to medical necessity criteria and denials of payment or reimbursement for mental health or substance use disorder services (42 CFR 457.496(e)) in addition to existing notice requirements at 42 CFR 457.1180.
6.2.7.1- MHPAEA Medical necessity criteria determinations must be made available to any current or potential enrollee or contracting provider, upon request. The state attests that the following entities provide this information:
☐ State ☐ Managed Care entities ☐ Both ☐ Other
Guidance: If other is selected, please specify the entity.
6.2.7.2- MHPAEA Reason for any denial for reimbursement or payment for mental health or substance use disorder benefits must be made available to the enrollee by the health plan or the State. The state attests that the following entities provide denial information:
 ☐ State ☐ Managed Care entities ☐ Both ☐ Other
Guidance: If other is selected, please specify the entity.
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Section 8.		Cost-Sharing and Payment				
	Check here if the State elects to use funds provided under Title XXI only to provide expanded eligibility under the State's Medicaid plan, and continue on to Section 9.					
8.1.	Č I			s also applies for pregnant		er the plan? (42 CFR 457.505) #2, SHO # 09-006, issued
	8.1.1. 8.1.2.		\boxtimes	Yes No, skip to question 8.8. U	U nborn children c	covered in LaCHIP Phase IV
	8.1.1-P 8.1.2-P			Yes No, skip to question 8.8.		
		sharing implen 150 per exceed will be	imitation imitat	ons on cost sharing that are ations have been set forth in by regulations at 42 CFR 4 of poverty and above, cost sheet of a family's income peed for pregnancy-related ser	under the Medicaid Section 1916 of the 47.50 - 447.59). For haring for all childs or year. Include a st rvices. (CHIPRA #	or families with incomes of
8.2. Describe the amount of cost-sharing, any sliding scal groups of enrollees that may be subject to the charge and the service for which the charge is imposed or tin appropriate. (Section 2103(e)(1)(A)) (42 CFR 457.50 and (c))				o the charge by age nposed or time per	e and income (if applicable) iod for the charge, as	
	8.2.1. [8.2.2. [includ	nums: er month per family wher ding, 250 percent of the featibles:		-
	8.2.3. [Coins	urance or copayments:		
	8.2.4.		Other:	:		
8.2-DS		Supplemental Dental (CHIPRA # 7, SHO # #09-012 issued October 7, 2009) For children enrolled in the dental-only supplemental coverage, describe the amount of cost-sharing, specifying any sliding scale based on income. Also describe how the State will track that the cost sharing does not exceed 5 percent of gross family income. The 5 percent of income calculation shall include all cost-sharing for health insurance and dental insurance. (Section 2103(e)(1)(A)) (42 CFR 457.505(a), 457.510(b), and (c),				
				2	24	
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DS, and 9.10 when electing this option. **8.2.1-DS** Premiums: **8.2.2-DS** Deductibles: 8.2.3-DS Coinsurance or copayments: **8.2.4-DS** Other: 8.3. Describe how the public will be notified, including the public schedule, of this cost sharing (including the cumulative maximum) and changes to these amounts and any differences based on income. (Section 2103(e)(1)(A)) (42 CFR 457.505(b)) The cost sharing information is explained to potential enrollees through the application, which includes a chart of income eligibility and premium payment amounts. This information is also prominently displayed on the LaCHIP website. If changes are necessary to the cost sharing requirements, all current enrollees are notified by letter of the changes and the effective dates. Public hearings are held to allow the public to comment on any proposed changes to cost sharing. The State should be able to demonstrate upon request its rationale and Guidance: justification regarding these assurances. This section also addresses limitations on payments for certain expenditures and requirements for maintenance of effort. The State assures that it has made the following findings with respect to the cost sharing 8.4. in its plan: (Section 2103(e)) 8.4.1. Cost-sharing does not favor children from higher income families over lower income families. (Section 2103(e)(1)(B)) (42 CFR 457.530) No cost-sharing applies to well-baby and well-child care, including age-**8.4.2.** appropriate immunizations. (Section 2103(e)(2)) (42 CFR 457.520) 8.4.3 No additional cost-sharing applies to the costs of emergency medical services delivered outside the network. (Section 2103(e)(1)(A)) (42 CFR 457.515(f)) **8.4.1- MHPAEA** There is no separate accumulation of cumulative financial requirements, as defined in 42 CFR 457.496(a), for mental health and substance abuse disorder benefits compared to medical/surgical benefits. (42 CFR 457.496(d)(3)(iii)) **8.4.2- MHPAEA** If applicable, any different levels of financial requirements that are applied to different tiers of prescription drugs are determined based on reasonable factors, regardless of whether a drug is generally prescribed for medical/surgical benefits or mental health/substance use disorder benefits. (42 CFR 457.496(d)(3)(ii)(A)) **8.4.3- MHPAEA** \boxtimes Cost sharing applie

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457.515(a) and (c), and 457.560(a)) Please update Sections 1.1-DS, 4.1-DS, 4.2-DS, 6.2-

naring applied to benefits provided under the State child health plan				
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will remain capped at five percent of the beneficiary's income as required by 42 CFR 457.560 (42 CFR 457.496(d)(3)(i)(D)). **8.4.4- MHPAEA** Does the State apply financial requirements to any mental health or substance use disorder benefits? If yes, specify the classification(s) of benefits in which the State applies financial requirements on any mental health or substance use disorder benefits. Yes (Specify: Pharmacy co-payments) Guidance: For the purposes of parity, financial requirements include deductibles, copayments, coinsurance, and out of pocket maximums; premiums are excluded from the definition. If the state does not apply financial requirements on any mental health or substance use disorder benefits, the state meets parity requirements for financial requirements. If the state does apply financial requirements to mental health or substance use disorder benefits, the state must conduct a parity analysis. Please continue below. Please ensure that changes made to financial requirements under the State child health plan as a result of the parity analysis are also made in Section 8.2. **8.4.5- MHPAEA** Does the State apply any type of financial requirements on any medical/surgical benefits? X Yes Guidance: If the State does not apply financial requirements on any medical/surgical benefits, the State may not impose financial requirements on mental health or substance use disorder benefits. **8.4.6- MHPAEA** Within each classification of benefits in which the State applies a type of financial requirement on any mental health or substance use disorder benefits, the State must determine the portion of medical and surgical benefits in the class which are subject to the limitation. The State assures it has applied a reasonable methodology to determine the dollar amounts used in the ratio described above (Section 6.2.5.2-MHPAEA) for each classification or within which the State applies financial requirements to mental health or substance use disorder benefits. (42 CFR 457.496(d)(3)(i)(E)) Guidance: Please include the state's methodology and results of the parity analysis as an attachment to the State child health plan. 26

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8.4.7- MHPAEA For each type of financial requirement applied to any mental health or substance use disorder benefits within a given classification, does the State apply the same type of financial requirement to at least two-thirds ("substantially all") of all the medical/surgical benefits within the same classification? (42 CFR 457.496(d)(3)(i)(A))
∑ Yes □ No
Guidance: If the State does not apply a type of financial requirement to substantially all medical/surgical benefits in a given classification of benefits, the State may <i>not</i> impose financial requirements on mental health or substance use disorder benefits in that classification. (42 CFR 457.496(d)(3)(i)(A))
8.4.8- MHPAEA For each type of financial requirement applied to substantially all medical/surgical benefits in a classification, the State must determine the predominant level (as defined in 42 CFR 457.496(d)(3)(i)(B)) of that type which is applied to medical/surgical benefits in the classification. For each type of financial requirement applied to substantially all medical/surgical benefits in a classification, the State assures:
☑ The same reasonable methodology applied in determining the dollar amounts used in determining whether substantially all medical/surgical benefits within a classification are subject to a type of financial requirement also is applied in determining the dollar amounts used to determine the predominant level of a type of financial requirement applied to medical/surgical benefits within a classification. (42 CFR 457.496(d)(3)(i)(E))
The level of each type of financial requirement applied by the State to mental health or substance use disorder benefits in any classification is no more restrictive than the predominant level of that type which is applied by the State to medical/surgical benefits within the same classification. (42 CFR 457.496(d)(2)(i))
Guidance: If there is no single level of a type of financial requirement that exceeds the one-half threshold, the State may combine levels within a type of financial requirement such that the combined levels are applied to at least half of all medical/surgical benefits within a classification; the predominant level is the least restrictive level of the levels combined to meet the one-half threshold. (42 CFR 457.496(d)(3)(i)(B)(2))
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