OTHER ELIGIBILITY REQUIREMENTS
STATE RESIDENCE AND RESPONSIBILITY FOR ASSISTANCE

ASSISTANCE TO PERSONS WHO CHANGE RESIDENCY

Description: Medicaid recipients who notify their district of residence of a change in residency to another district in New York State will have their Medicaid case transitioned to the new district.

Policy: Medicaid recipients who report their move from one district to another within the State will be provided coverage by their originating district for the month in which the move is reported and the following month. Coverage will be established in the new district of residence effective the first day of the second month following the month the move was reported. Eligibility will continue for the duration of the originating county’s authorization period, or four months, whichever is greater. If a recipient advises the district of a move, in advance of his or her actual relocation, the originating district is responsible for providing coverage through the month of the actual move and the following month.

References: SSL Sect. 62.5 (a)
ADM 09 OHIP/ADM-1
  99 OMM/ADM -3
  OMM/ADM 97-1
  95 ADM-5
  89 ADM-2
Dept. Reg. 360-1.4 (j)
LCM 08 OHIP/LCM-1
GISs 09 MA/004
  02 MA/006
  02 MA/001

Interpretation: Recipients in Case Types 20 (Medicaid), 24 (Family Health Plus), and recipients who receive Medicaid through a Temporary Assistance (TA) Case (Case Types 11, 12, 16 or 17) who notify their district of a move to another county, and provide their new address in writing will have their Medicaid case transitioned to the new district of residence without the need for a new application.

NOTE: This policy does not apply to Medicaid recipients who are institutionalized in a medical facility as defined in Department
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Regulations at 18 NYCRR, Section 360-1.4 (j). This means that eligibility will not be transitioned for individuals who relocate to another district from a hospital, nursing home, Intermediate Care facility, inpatient psychiatric center or inpatient alcohol treatment facility.

When a Supplemental Security Income (SSI) recipient reports a move to another district, it is important that the move be reported to the Social Security Administration following the instructions in 95 ADM-5. Districts must coordinate any closing for an SSI recipient with the opening of a case in the new district.

For recipients who report their move and provide the address in the new district in advance of his or her actual relocation, the district is responsible for providing coverage through the month of the actual move and the following month and coverage is established in the new district the first day of the succeeding month.

If a district discovers a recipient has moved out of county (the recipient has reported the move), coverage must be provided for the month of and the month following the move at which time the case must be closed.

Recipients who do not report their move in advance of his or her actual relocation will have their coverage provided by the originating district for the month in which the move is reported and the following month. Coverage is established in the new district effective the first day of the second month following the month the move was reported.

NOTE: The District of Fiscal Responsibility (DFR) rules, with the exception of the Transition Rule, remain unchanged.

CONSIDERATIONS:

Changes in Circumstances- In situations where the recipient reports their move AND other changes relative to eligibility and the information is sufficient to complete a re-determination before the case is transitioned, such re-determination should be made. Changes that result in ineligibility should be handled in accordance with existing procedures, including the discontinuance or change of coverage as appropriate. However, in no instance should a district
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delay the transition of coverage pending receipt of further information regarding items that may change as a result of the individual’s reported relocation (i.e. a change of job, which may result in a change in earned income).

Cases for which the district has not completed the eligibility determination, (i.e. a pregnant woman authorized for Presumptive Eligibility) must have such determination of eligibility completed prior to the transition of the case to the new district of residence.

Similarly, if the case is in the process of being renewed, the district must complete the renewal before transitioning the case to the new district of residence.

NOTE: For procedures for renewing children age 18 and up to 21 who are receiving Medicaid as final discharges from foster care (Chaffee provisions) that have moved, see: OTHER ELIGIBILITY REQUIREMENTS APPLICATION, CERTIFICATION AND RENEWAL.

Not All Case Members Moving- The eligibility of the moving household members must be determined. If determined ineligible, they must be closed, and the case is not transitioned. If eligibility continues, a new case must be opened for them and transitioned to the new district of residence. Eligibility for the remaining household members must be re-determined and appropriate action taken.

Returned Agency Correspondence Out of District Moves- Returned correspondence, including the Medicaid/FHP renewal that is returned to the district by the U.S. Postal Service with a change of address must be re-mailed to the new address with a copy of Attachment VII of 08 OHIP/LCM-1 which will provide the individual the opportunity to confirm the new address. Individuals who respond in the prescribed time frame (minimally 10 days) to the follow-up correspondence shall be considered to have reported their re-location and new address and will have their case transitioned after continued eligibility is determined. Individuals who do not respond to the follow-up correspondence will have their case discontinued having failed to renew or comply with a request for additional information.

Returned Agency Correspondence In District Moves- Correspondence returned by the U.S. Postal Service (USPS) for a recipient, including the Medicaid /FHP renewal, with a change of address, the district must
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make an effort to confirm the new address. In order to get confirmation from the recipient of the new address, Attachment I of GIS 09 MA/004 must be included when the returned mail is forwarded to the individual. However, if the individual fails to return Attachment I of GIS 09 MA/004 verifying the new address after an established period of time (a minimum of ten days should be given) and the mail is not returned by the USPS, the LDSS will conclude that the recipient is living at the new address and must update WMS to reflect the new address.

If the district receives correspondence returned by the USPS without a forwarding address, but staff learns of an updated address within the county, e.g., associated with the recipient’s food stamp case, the returned mail and Attachment I of GIS 09 MA/004 must be forwarded to the individual at the updated address. However, if the individual fails to return Attachment I of GIS 09 MA/004 verifying the new address after the established period of time and the mail is not returned by the USPS, the LDSS will conclude that the recipient lives at the address and must update WMS to reflect the new address. In accordance with the managed care contract, if a Managed Care Contractor informs the local district of a new address, this is sufficient information to update the address in WMS.

Children in Continuous Coverage Status- A child who has lost eligibility, but is in a period of continuous coverage, who moves to another district will not have his/her coverage transitioned to the new district of residence. Continuous coverage will be provided by the former district of residence.
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Individuals who Notify County B of their Re-location- In situations where the recipient notifies the new district of residence of their move, the new district of residence must direct the individual to put the new address in writing. The new district must forward the new address to the district currently providing coverage so that such district may take necessary action to transition the case.

If the individual wishes to make an application in the new district of residence, all aspects of the application process must be adhered to, including documentation requirements. If the applicant(s) is found eligible, coordination in opening and closing the cases must occur between the two districts to avoid duplicate coverage.

NOTE: The Medicaid coverage of a TA case will be transitioned to the new district of residence in the event of a reported move. However, the individual must re-apply for TA in the new district of residence. If the individual also applies for Medicaid with the TA application and the determination is made prior to the transition of the Medicaid coverage, the TA/Medicaid case should be authorized.

Homeless Individuals- Homeless individuals who report a move to another district must have their case transitioned, even though they do not have a permanent address.

Admissions to District 97 (Office of Mental Health) and 98 (Office of Mental Retardation and Developmental Disabilities) Living Arrangements- Individuals who are admitted to certain District 97 and 98 living arrangements will not have their cases transitioned. When a district is contacted by a Patient Resource Office (OMH), or a Revenue Support Office (OMR) and advised that an individual has been admitted to a specified OMH or OMR living arrangement, the district must use manual notice OHIP-0014 to inform the individual that his or her Medicaid case is being transferred to District 97 or 98, effective with the date of admission to the facility.

When an individual is discharged from a specified OMH or OMR living arrangement, the district will be sent the Relocation Referral Form and accompanying documentation from the appropriate Patient Resource Office or Revenue Support Office. The District of Fiscal Responsibility