LDH retains the right to recoup all or a portion of retainer payments from ADHC providers who furlough or lay off staff or fail to reopen.

LDH may review cost reports and other documentation of expenses in making this determination.

**Home and Community-Based Services Waivers—Supports Waiver (LAC 50:XXI.Subpart 5)**

With approval from the Centers for Medicare and Medicaid Services (CMS) as applicable, the following provisions of the Supports Waiver are relaxed for the duration of the COVID-19 presidential public health emergency declaration to:

- Allow up to a total of 20 hours a week of respite services and or habilitation services in lieu of day habilitation or vocational services for these programs that have been closed;
- Allow participants and direct support workers (DSWs) to live in the same setting so that the recipient may receive necessary respite and habilitation services;
- Allow legally responsible relatives to be temporary respite or habilitation direct support, if necessary, in the absence of DSW care;
- Background checks for legally responsible relatives who live in the same home with the participant prior to the declared emergency will be waived;
- Documentation of services rendered is required and will be verified by the support coordination agency;
- For initial waiver participants, allow the current statement of approval (SOA) of intellectual disabilities/developmental disabilities (ID/DD) services to suffice for the level of care (LOC) until the declared emergency is resolved so as not to delay waiver services for those who are waiting for services;
- Re-evaluation requires a visit to a doctor’s office (well visit) to obtain medical eligibility determination (Form 90-L) for waiver services initially and annually. To reduce potential exposure to participants, allow the current evaluation to remain in effect until resolution of emergency if needed;
- Add hazard premium increase for service of respite or habilitation for direct support workers who go into the homes of persons who are either positive, presumptive positive, or quarantined for the coronavirus;
- Extend the 10-day requirement for the initial in-home visit for initial plans;
- Extend the 30-day time frame for the assessment;
- Allow plans of care to be extended beyond the one year (annual) requirement;
- Allow quarterly visits to be conducted via phone contact, FaceTime, or skype;
- Monthly phone contacts will still occur;
- Allow support coordinators to substitute phone contact, FaceTime on computers, or Skype, in lieu of home visits for individuals at risk of exposure who are medically fragile, elderly, both or who have medically fragile caregivers;
- Allow assessments to be conducted via FaceTime, Skype, or phone call to avoid delay in services;
- Allow the comprehensive plan of care by the support coordinator to be conducted via FaceTime, Skype, or by phone to avoid a delay in services;
- Allow the home certification visit by the Office for Citizens with Developmental Disabilities (OCDD) or its designee to be conducted via FaceTime, Skype, or phone call to avoid a delay in services; and
- Allow the state to make retainer payments to adult day habilitation centers when these providers are ordered to close by local, state, or federal officials. The purpose of such payments is to allow adult day center providers to retain staff and cover fixed expenses so they may reopen.
- Retainer payments will be a paid at 75 percent of the normal rate paid for the service provided.
- LDH retains the right to recoup all or a portion of retainer payments from providers who furlough or lay off staff or fail to reopen.
- LDH may review cost reports and other documentation of expenses in making this determination.

**Home and Community-Based Services Waivers—Children’s Choice Waiver (LAC 50:XXI.Subpart 9)**

With approval from the Centers for Medicare and Medicaid Services (CMS) as applicable, the following provisions of the Children’s Choice Waiver are relaxed for the duration of the COVID-19 presidential public health emergency declaration to:

- Allow expansion of the current Children’s Choice Waiver cap to allow for an additional 20 hours per week of family support services as needed for health and safety due to school closures;
- Allow participants and family support (FS) direct support workers (DSWs) to live in the same setting so that the participant may continue to receive services;
- Allow legally responsible relatives to be temporary FS DSWs during the declared emergency, if necessary, in the absence of DSW care;
- Documentation of services rendered is required and will be verified by the support coordination agency;
- Reduce the minimum age of DSWs to 16 years of age, if necessary, in an emergency. Emergency being defined as no other staff or supports available;
- Remove the requirement for DSWs to have a high school diploma or equivalent;
- Temporarily suspend background checks for immediate family hired as DSWs who live in the same home as the recipient;
- Re-evaluation requires a visit to a doctor’s office (well visit) to obtain medical eligibility determination (Form 90-L) for waiver services initially and annually. To reduce potential exposure to participants, allow the current evaluation to remain in effect until resolution of emergency if needed;
- For initial waiver participants, allow the current statement of approval of intellectual disabilities/developmental disabilities (ID/DD) services to suffice for the level of care requirement to avoid a delay in services;
- Add hazard premium increase for family support services for DSWs who go into the homes of persons who are either positive, presumptive positive, or quarantined for the coronavirus;
- Extend the 10-day requirement for the initial in-home visit for initial plans;
Extend the 30-day time frame for the assessment;
Allow plans of care to be extended beyond the one year (annual) requirement;
Allow quarterly visits to be conducted via phone contact versus face-to-face contact;
Monthly phone contacts will still occur;
Allow support coordinators to substitute phone contact, FaceTime on computers, or Skype in lieu of home visits for individuals at risk of exposure who are medically fragile, elderly, both, or who have medically fragile caregivers;
Allow assessments to be conducted via FaceTime, Skype, or phone call to avoid delay in services;
Allow the comprehensive plan of care by the support coordinator to be conducted via FaceTime, Skype, or phone to avoid a delay in services; and
Allow the home certification visit by the Office for Citizens with Developmental Disabilities (OCDD) or its designee to be conducted via FaceTime, Skype, or phone to avoid delay in services.

Home and Community-Based Services Waivers—New Opportunities Waiver (LAC 50:XXI.Subpart 11)
With approval from the Centers for Medicare and Medicaid Services (CMS) as applicable, the following provisions of the New Opportunities Waiver are relaxed for the duration of the presidential public health emergency declaration to:
Allow conversion of day habilitation and vocational service program hours to individual and family support (IFS) for participants whose day habilitation and/or vocational programs have closed;
Allow sharing of direct support staff when necessary;
Add monitored in-home caregiving (MIHC) as a service;
Allow participants and individual and family support (IFS) direct support workers (DSWs) to live in the same setting so that the participant may continue to receive services;
Allow legally responsible relatives to be temporary IFS DSWs during the declared emergency, if necessary, in the absence of DSW care;
Documentation of services rendered is required and will be verified by the support coordination agency;
Temporarily suspend background checks for immediate family hired as DSWs who live in the same home as the recipient;
Reduce the minimum age of DSWs to 16 years of age, if necessary, in an emergency. Emergency being defined as no other staff or supports available;
Remove the requirement for DSWs to have a high school diploma or equivalent;
For initial waiver participants, allow the current statement of approval (SOA) of intellectual disability/developmental disability (ID/DD) services to suffice for the level of care (LOC) until the declared emergency is resolved so as not to delay waiver services for those who are waiting for services;
Re-evaluation requires a visit to a doctor’s office (well visit) to obtain medical eligibility determination (Form 90-L) for annual waiver services. To reduce potential exposure to participants, allow the current evaluation to remain in effect until resolution of emergency if needed;
Add hazard premium increase for service of individual and family supports, community living supports, family support, respite, and habilitation for DSWs who go into the homes of persons who are either positive, presumptive positive, or quarantined for the coronavirus;
Extend the 10-day requirement for the initial in-home visit for initial plans;
Extend the 30-day time frame for the assessment;
Allow plans of care to be extended beyond the one year (annual) requirement;
Allow quarterly visits to be conducted via phone contact versus face-to-face contact;
Monthly phone contacts will still occur;
Allow support coordinators and supported living coordinators to substitute phone contact, FaceTime, or Skype in lieu of home visits for individuals at risk of exposure who are medically fragile, elderly, both or who have medically fragile caregivers;
Allow assessments to be conducted via FaceTime, Skype, or phone call to avoid delay in services;
Allow the comprehensive plan of care by the support coordinator to be conducted via FaceTime, Skype or phone to avoid delay in services;
Allow the home certification visit by the Office for Citizens with Developmental Disabilities (OCDD) or its designee to be conducted via FaceTime, Skype, or phone call to avoid delay in services; and
Allow the state to make retainer payments to adult day centers when these providers are ordered to close by local, state, or federal officials. The purpose of such payments is to allow adult day center providers to retain staff and cover fixed expenses so they may reopen.
Retainer payments will be paid at 75 percent of the normal rate paid for the service provided.
LDH retains the right to recoup all or a portion of retainer payments from providers who furlough or lay off staff or fail to reopen.
LDH may review cost reports and other documentation of expenses in making this determination.

Home and Community-Based Services Waivers—Residential Options Waiver (LAC 50:XXI.Subpart 13)
With approval from the Centers for Medicare and Medicaid Services (CMS) as applicable, the following provisions of the Residential Options Waiver are relaxed for the duration of the presidential public health emergency declaration to:
Allow sharing of direct support staff when necessary;
Allow conversion of day habilitation and vocational service program hours to individual and family support (IFS) direct support workers (DSWs) to live in the same setting so that the participant may continue to receive services;
Add monitored in-home caregiving (MIHC) as a service;
Allow participants and community living support (CLS) direct support workers (DSWs) to live in the same setting so that the participant may continue to receive services;
Documentation of services rendered is required and will be verified by the support coordination agency;
Allow legally responsible relatives to be temporary community living support (CLS) DSWs during the declared emergency if necessary in the absence of DSW care;
Temporarily suspend background checks for immediate family hired as DSWs who live in the same home as the recipient;
Reduce the minimum age of DSWs to 16 years of age, if necessary, in an emergency. Emergency being defined as no other staff or supports available;
Remove the requirement for DSWs to have a high school diploma or equivalent;
For initial waiver participants, allow the current statement of approval (SOA) of intellectual disabilities/developmental disabilities (ID/DD) services to suffice for the level of care (LOC) until the declared emergency is resolved so as not to delay waiver services for those who are waiting for services;
Re-evaluation requires a visit to a doctor’s office (well visit) to obtain medical eligibility determination (Form 90-L) for annual waiver services. To reduce potential exposure to participants, allow the current evaluation to remain in effect until resolution of emergency if needed;
Add hazard premium increase for service of individual and family supports, community living supports, family support, respite, and habilitation for DSWs who go into the homes of persons who are either positive, presumptive positive, or quarantined for the coronavirus;
Extend the 10-day requirement for the initial in-home visit for initial plans;
Extend the 30-day time frame for the assessment;
Allow plans of care to be extended beyond the one year (annual) requirement;
Allow quarterly visits to be conducted via phone contact versus face-to-face contact;
Monthly phone contacts will still occur;
Allow support coordinators to substitute phone contact, FaceTime on computers, or Skype in lieu of home visits for individuals at risk of exposure who are medically fragile, elderly, or both or who have medically fragile caregivers;
Allow assessments to be conducted via FaceTime, Skype, or phone call to avoid a delay in services;
Allow the comprehensive plan of care by the support coordinator to be conducted via FaceTime, Skype, or by phone to avoid a delay in services;
Allow the home certification visit by the Office for Citizens with Developmental Disabilities (OCDD) or its designee to be conducted via FaceTime, Skype, or phone to avoid delay in services; and
Allow the state to make retainer payments to adult day centers and adult day health care centers when these providers are ordered to close by local, state, or federal officials. The purpose of such payments is to allow adult day center providers to retain staff and cover fixed expenses so they may reopen.
Retainer payments will be a paid at 75 percent of the normal rate paid for the service provided.
LDH retains the right to recoup all or a portion of retainer payments from providers who furlough or lay off staff or fail to reopen.
LDH may review cost reports and other documentation of expenses in making this determination.

Implementation of the provisions of this Rule may be contingent upon the approval of the U.S. Department of Health and Human Services, Centers for Medicare and Medicaid Services (CMS), if it is determined that submission to CMS for review and approval is required.
Interested persons may submit written comments to Erin Campbell, Bureau of Health Services Financing, P.O. Box 91030, Baton Rouge, LA 70821-9030. Ms. Campbell is responsible for responding to inquiries regarding this Emergency Rule. A copy of this Emergency Rule is available for review by interested parties at parish Medicaid offices.

Stephen R. Russo, JD
Interim Secretary

2004#053

DECLARATION OF EMERGENCY
Department of Insurance
Office of the Commissioner

Emergency Rule 35—Healthcare Coverage for Louisiana Families Protection Act (LAC 37:XI.Chapter 35)

The Department of Insurance hereby exercises the emergency provisions of the Administrative Procedure Act, R.S. 49:953(B), as further specified by R.S. 22:11.1, and pursuant to the authority granted by R.S. 22:1 et seq., adopts, maintains, and continues in effect Emergency Rule 35, which adopts initial administrative rules pursuant to the Healthcare Coverage for Louisiana Families Protection Act. Emergency Rule 35 became effective December 19, 2019 for a maximum period of 120 days and shall continue in effect for an additional 120 days, unless terminated sooner, as allowed under the Administrative Procedure Act.

Emergency Rule 35 is issued pursuant to the authority specified in Act 412 of the 2019 Regular Legislative Session permitting adoption of initial administrative rules without a finding that an imminent peril to the public health, safety, or welfare exists. Emergency Rule 35 will provide predictability and stability for participants in the non-grandfathered individual and small group insurance market in the event the provisions of the Healthcare Coverage for Louisiana Families Protection Act, R.S. 22:1121 et seq., become effective. The adoption of this Emergency Rule which maintains and continues in effect its provisions is necessary to permit issuers to prepare for future requirements while also maximizing the time permitted for relevant legal developments under the framework provided by R.S. 22:1121 et seq.

Therefore, Emergency Rule 35 is reissued and shall apply to all health insurance issuers and health maintenance organizations doing business in Louisiana and/or regulated by the Commissioner of Insurance.

Emergency Rule 35 is available on the Internet at www.ldi.state.la.us and is available for inspection between the hours of 8 a.m. and 4:30 p.m. at the Louisiana Department of Insurance, 1702 N. Third Street, Baton Rouge, LA 70802.