MEMORANDUM

DATE: July 29, 2015

TO: Ms. Sharon L. Summers, DMMA Planning & Policy Development Unit

FROM: Daniese McMullin-Powell, Chairperson State Council for Persons with Disabilities

RE: 19 DE Reg. 20 (DMMA Prop. Telemedicine Originating Site Regulation)

The State Council for Persons with Disabilities (SCPД) has reviewed the Department of Health and Social Services/Division of Medicaid and Medical Assistance’s (DMMAs) proposal to adopt a State Medicaid Plan amendment to define an approved originating site as including a patient’s place of residence. The proposed regulation was published as 19 DE Reg. 20 in the July 1, 2015 issue of the Register of Regulations. SCPД has the following observations.

As background, DMMA has covered telemedicine in its Medicaid program on a statewide basis since July, 2012. The State has generally been expanding use of telemedicine in recent years. For example, the Legislature passed H.B. 69 in the Spring of 2015 to promote health insurer support of telemedicine. The synopsis to the bill suggests that it is also intended to “encourage all state agencies to evaluate and amend their policies and rules to foster and promote telemedicine services”.

SCPД endorses this initiative (subject to amendments referenced below) since it clarifies that an approved originating site can include a patient’s place of residence. Council recommends the following amendments. First, the reference to place of residence could be construed to mean that other non-traditional sites are excluded. By solely citing “place of residence”, application of interpretive guidance could result in limiting the scope of other settings. At a minimum, it would therefore be preferable to amend the reference as follows: “Without limitation, (A)an approved originating site may include the DMAP member’s place of residence.” Second, H.B. 69 broadly defines “originating site” to include “a site in Delaware at which a patient is located at the time health care services are provided...”. This would include anywhere the patient is physically present, including non-residential settings such as day programs (e.g. Easter Seal; Elwyn). DMMA could consider the following more expansive standard: “An approved originating site may include the DMAP member’s place of residence, day program, or alternate location in which the member is physically present and telemedicine can be effectively utilized.”

Thank you for your consideration and please contact SCPД if you have any questions or comments regarding our position or recommendations on the proposed regulation.
cc: Mr. Stephen Groff  
Dr. Gerard Gallucci  
Ms. Carolyn Morris  
Ms. Deborah Gottschalk  
Mr. Brian Hartman, Esq.  
Governor’s Advisory Council for Exceptional Citizens  
Developmental Disabilities Council

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