Submitter:

Mrs. Penny Olmstead

Organization:

Teacher/Parent

Category:

Individual

Issue Areas/Comments

GENERAL

GENERAL

I urge you as a parent and educator to please not discontinue the medicaid reimbursement to our public schools. There is not enough funding for the NCLB, how can you even consider taking more away?

Submitter:

Mrs. Elizabeth Eagan Satter

Organization:

Mrs. Elizabeth Eagan Satter

Category:

Academic

Issue Areas/Comments

GENERAL

GENERAL

See Attachment

CMS-2287-P-642-Attach-1.DOC

Dear Sir(s) or Madam(s):

The Council for Exceptional Children (CEC) is the largest professional organization of teachers, administrators, parents, and others concerned with the education of children with disabilities, gifts and talents, or both. As a member of CEC, I am writing in response to the September 7, 2007 *Federal Register* announcement requesting public comment on the Notice for Proposed Rule Making for the elimination of school administration expenditures and transportation for Medicaid-eligible children who receive services under Part B and Part C of the Individuals with Disabilities Education Act.

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I believe that Congress and the Administration should work together to achieve consensus on appropriate policies and procedures to ensure that Medicaid beneficiaries receive the highest quality services, consistent with Title XIX of the Social Security Act, and to ensure that states operate their Medicaid programs to achieve the best outcomes and in the most publicly accountable manner. I believe that this proposed rule prevents a necessary dialogue between federal officials, state Medicaid officials, other state officials (including individuals responsible for programs for people with mental illnesses, developmental disabilities, and child welfare), services providers, and representatives of affected Medicaid populations. I am not aware of any meaningful effort by the Secretary of HHS or CMS to work with affected stakeholders to address current policy concerns. Indeed, I am troubled by dubious enforcement actions and audits by the HHS Office of the Inspector General (OIG) that have appeared more focused on limiting federal expenditures than improving the appropriateness or effective administration of services under Medicaid.

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Conclusion

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Submitter: Ms. Caroline Schiff

Organization:

Ms. Caroline Schiff

Category:

Individual

Issue Areas/Comments

GENERAL

GENERAL

See Attachment

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DEPARTMENT OF HEALTH AND HUMAN SERVICES
CENTERS FOR MEDICARE AND MEDICAID SERIVICES
OFFICE OF STRATEGIC OPERATIONS & REGULATORY AFFAIRS

Please note: We did not receive the attachment that was cited in his comment. We are not able to receive attachments that have been repared in excel or zip files. Also, the commenter must click the sellow "Attach File" button to forward the attachment.

lease direct your questions or comments to 1 800 743-3951...

Submitter :

Mrs. Jennifer Trackwell

Organization:

Mrs. Jennifer Trackwell

Category:

Individual

Issue Areas/Comments

GENERAL

GENERAL

"See attachment"

CMS-2287-P-644-Attach-1.DOC

Page 4 of 229

November 06 2007 09:39 AM

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Submitter:

Dr. Alec Peck

Organization:

Council for Exceptional Children

Category:

Other

Issue Areas/Comments

GENERAL

GENERAL

See Attachment

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Submitter:

Ms. Wendy Gonzales

Organization:

CEC

Category:

Academic

Issue Areas/Comments

GENERAL

GENERAL

see attachment

CMS-2287-P-646-Attach-1.TXT

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Submitter:

Dr. Patti Boyles

Organization:

Council for Exceptional Children

Category:

Other Association

Issue Areas/Comments

GENERAL

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Submitter:

Dr. Virginia Weidner

Organization:

Leon county Schools

Category:

Academic

Issue Areas/Comments

GENERAL

GENERAL

See attachment

CMS-2287-P-648-Attach-1.DOC

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Submitter:

Melissa Morgan

Organization:

Council for Exceptional Cgildren

Category:

Congressional

Issue Areas/Comments

GENERAL

GENERAL

See attachment

CMS-2287-P-649-Attach-1.TXT

Page 9 of 229

November 06 2007 09:39 AM

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Fourth, under the Medicare Catastrophic Coverage Act of 1988, states are permitted to obtain limited funds for Individualized Education Program-related services and for early intervention/family support services as defined in the individualized family service plan (IFSP). The proposed regulations would deny legally allowable claims to provide services under IEPs and IFSPs.

Finally, the proposed rules would go beyond the regulatory scope and power of the Executive Branch and is inconsistent with Medicaid law. To the extent that policy changes are needed, I believe that the legislative process is the appropriate arena for addressing these issues.

Federal Cost Shifting and Reduced Levels of Service

The proposed rules for the elimination of the Medicaid transportation and administrative claiming will be a huge financial hit to already cash-strapped schools and early childhood providers. The federal government has not even provided half of the promised funds for the IDEA, and denying schools and early childhood providers in this country an additional \$635 million will only make a bad situation worse. This in turn will shift the financial burden to state and local governments to pay a greater share for required services under IEPs and IFSPs, and the frequency and/or intensity of those services may be reduced.

Conclusion

The proposed CMS rules to eliminate the transportation and administrative claiming for schools and early childhood providers under Medicaid are both misguided and contrary to existing legal precedent. For the reasons stated here, I urge the Secretary of Health and Human Services to withdraw the proposed rule.

Submitter:

Ms. Patrick Johnson

Organization:

MD CEC

Category:

Consumer Group

Issue Areas/Comments

GENERAL

GENERAL

See attachment

CMS-2287-P-650-Attach-1.DOC

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November 06 2007 09:39 AM

Dear Sir(s) or Madam(s):

The Council for Exceptional Children (CEC) is the largest professional organization of teachers, administrators, parents, and others concerned with the education of children with disabilities, gifts and talents, or both. As a member of CEC, I am writing in response to the September 7, 2007 Federal Register announcement requesting public comment on the Notice for Proposed Rule Making for the elimination of school administration expenditures and transportation for Medicaid-eligible children who receive services under Part B and Part C of the Individuals with Disabilities Education Act.

Introduction

I am deeply concerned about the devastating impact that the proposed Centers for Medicare and Medicaid Services (CMS) regulations for the elimination of reimbursements for transportation and administrative claiming under Medicaid will have on the welfare of children with disabilities. The elimination of these reimbursements would inevitably shift the financial responsibility for these claims to individual school districts and early childhood providers across the nation. The Administration estimates that the elimination of these reimbursements will provide a savings of \$635 million in the first year and \$3.6 billion over the next five years. However, there is no corresponding increase in funding for the federal special education law, the Individuals with Disabilities Education Act (IDEA), that will enable schools and early childhood providers to make up for the reduction in Medicaid reimbursements to schools and early childhood providers.

Major Issues and Concerns

In addition, the proposed regulations state that they were drafted, "Due to inconsistent application of Medicaid requirements by schools to the types of administrative activities conducted in the school setting..." However, the studies that conclude that the misfeasance conducted by some schools in claiming Medicaid reimbursements only took into account an insignificant number of schools. CMS should rightly impose sanctions on those schools and early childhood providers that improperly or illegally misrepresent claims for Medicaid reimbursement; punishing every school and early childhood provider nationwide is not the proper course of action to take in this instance.

I believe that Congress and the Administration should work together to achieve consensus on appropriate policies and procedures to ensure that Medicaid beneficiaries receive the highest quality services, consistent with Title XIX of the Social Security Act, and to ensure that states operate their Medicaid programs to achieve the best outcomes and in the most publicly accountable manner. I believe that this proposed rule prevents a necessary dialogue between federal officials, state Medicaid officials, other state officials (including individuals responsible for programs for people with mental illnesses, developmental disabilities, and child welfare), services providers, and representatives of affected Medicaid populations. I am not aware of any meaningful effort by the Secretary of HHS or CMS to work with affected stakeholders to address current policy concerns. Indeed, I am troubled by dubious enforcement actions and audits by the HHS Office of the Inspector General (OIG) that have appeared more focused on limiting federal expenditures than improving the appropriateness or effective administration of services under Medicaid.

Legal Basis for Providing Transportation and Administrative Claiming

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