The purpose of this bulletin is to notify Medicaid providers that effective April 1, 2019, the Michigan Department of Health and Human Services (MDHHS) will implement provider enrollment fitness criteria. Consistent with 42 CFR 431.51(c)(2), 42 CFR 455.452, and pursuant to Michigan’s Social Welfare Act (Public Act 280 of 1939 [MCL 400.111e]), the Medicaid single state agency is required, and has the authority, to set reasonable standards and screening related to the qualifications of providers, and may define exclusions that the Medicaid Director determines necessary to protect the best interests of the program and its beneficiaries. The criteria define federal and state felonies and misdemeanors that would prohibit a provider from participating in the State’s Medicaid programs.

**Implementation**

**New Enrollments**
MDHHS will begin applying the criteria in this policy for providers applying for enrollment on or after April 1, 2019.

**Currently Enrolled Providers**
Beginning April 1, 2019, application of the criteria in this policy for current providers will be completed as notification of excluding convictions is obtained by MDHHS during routine provider screening. Providers found to have an excluding conviction will receive notification of the finding and granted a 60-day grace period before action is taken toward termination of enrollment in the program. Providers may request a review of the determination as discussed in Sections III and IV of this policy.

Screenings, updates, enrollments, and notifications for currently enrolled providers will be done on an ongoing basis.
I. **Impacted Providers**

This policy applies to:

- All Community Health Automated Medicaid Processing System (CHAMPS) enrolled providers.
- Consistent with federal regulations, any person who:
  - has a 5% or greater direct or indirect ownership interest in the provider. This requirement pertains to individuals as well as groups of individuals;
  - is an agent. An agent is any person who has been delegated the authority to obligate or act on behalf of a provider such as a fiduciary agent or contractor;
  - is on the Board of Directors of a provider entity. A Board of Directors is a group of individuals who are selected or elected to establish corporate management-related policies and to make decisions on major company issues; or
  - is a managing employee. A managing employee would be a general manager, business manager, administrator, director, or other individual who exercises operational or managerial control over, or who directly or indirectly conducts the day-to-day operation of the institution, organization, or agency, either under contract or through some other arrangement, whether or not the individual is a W-2 employee.

A. **Typical and Atypical Provider Types**

Typical providers are professional health care providers who provide health care services to beneficiaries. Typical providers must meet education and state licensure requirements and have assigned National Provider Identifiers (NPIs). Examples of typical provider types include, but are not limited to: physicians, physician assistants, certified nurse practitioners, dentists and chiropractors. Providers should refer to the Michigan Medicaid Provider Manual and any applicable State policy or law for educational and professional licensure requirements.

Atypical providers provide support services to beneficiaries. These providers generally do not have professional licensure requirements and may not have an NPI. Examples of atypical provider types include, but are not limited to: home help, non-emergency medical transportation, peer support specialists, and peer recovery coaches.

Some typical and atypical provider types are currently unavailable as an option for enrollment in CHAMPS. This includes behavioral health providers like: peer support specialists, peer recovery coaches, peer mentors, youth peer support specialists, parent support partners, supports coordinator assistants/brokers, community living support providers, respite providers, personal care providers (excluding Home Help), wraparound facilitators, fiscal intermediaries, independent facilitators, job coaches, case managers, admissions and intake staff, and certified non-licensed staff.
These provider types are not currently being accepted for enrollment and screening in CHAMPS and are not subject to this policy. It does not mean the provider will never be required to enroll, only that they are not able to at this time. A separate policy addressing enrollment requirements specifically for provider types who do not currently enroll in CHAMPS will be released prior to their required enrollment.

These typical and atypical providers are still subject to the screening and enrollment requirements of their employing entity.

B. Home Help Providers

Personal Choice and Acknowledgement of Provider Selection: A beneficiary receiving personal care services through the Medicaid Home Help program may select any family member or other individual who has been convicted of certain crimes by signing a personal acknowledgement form. The beneficiary must submit their request on the Personal Choice and Acknowledgement of Provider Selection form (MSA-119) that indicates receipt of notification of the criminal offense(s) which prompted the exclusion and must indicate their selection of that provider to deliver services. The selection shall not be considered effective and eligible for payment until the signed acknowledgement has been received, processed, and recorded by MDHHS.

Personal choice selections are subject to the following restrictions:

- The provider does not have a disqualifying conviction that is one of the four exclusions under 42 USC 1320a-7.
- The provider is 18 years or older.
- The provider is not legally responsible for the beneficiary.
- The provider must be capable of providing the required services and must be otherwise qualified to do so.
- The provider has complied with the criminal history screening conducted by MDHHS.
- The provider is not an agency or associated with an agency (supersedes policy in bulletin MSA 15-13).

A personal choice selection may be applied for the limited purpose of providing Home Help services to the specific beneficiary identified in the Personal Choice and Acknowledgement of Provider Selection form (MSA-119). A personal choice selection shall not be construed as approval, authorization or permission to provide services to other beneficiaries. Providers selected through the personal choice provisions of this section must be registered in CHAMPS and other systems (if applicable) for the purposes of monitoring, contacting, and generating payments; however, such individuals shall be prohibited from either being placed in the provider referral database or receiving referrals for additional beneficiaries through that process.
This bulletin supersedes Home Help provider enrollment policy in MSA 14-31 and MSA 14-40.

C. Non-Emergency Medical Transportation (NEMT) Providers

This bulletin supersedes policy sections of MSA 16-05 that outline exclusion and screening criteria.

II. Exclusions

MDHHS must terminate or deny a provider's enrollment in Michigan's Medicaid program for the following reasons:

1. The provider has been convicted of a relevant crime described under 42 USC 1320a-7(a).
   - Conviction of program-related crimes
     Any individual or entity that has been convicted of a criminal offense related to the delivery of an item or service under subchapter XVIII or under any State health care program.
   - Conviction relating to patient abuse
     Any individual or entity that has been convicted, under Federal or State law, of a criminal offense relating to neglect or abuse of patients in connection with the delivery of a health care item or service.
   - Felony conviction relating to health care fraud
     Any individual or entity that has been convicted for an offense which occurred after August 21, 1996, under Federal or State law, in connection with the delivery of a health care item or service or with respect to any act or omission in a health care program (other than those specifically described in paragraph [1]) operated by or financed in whole or in part by any Federal, State, or local government agency, of a criminal offense consisting of a felony relating to fraud, theft, embezzlement, breach of fiduciary responsibility, or other financial misconduct.
   - Felony conviction relating to controlled substance
     Any individual or entity that has been convicted for an offense which occurred after August 21, 1996, under Federal or State law, of a criminal offense consisting of a felony relating to the unlawful manufacture, distribution, prescription, or dispensing of a controlled substance.

Providers who have been excluded due to one of the federal mandatory exclusions listed above will remain on the MDHHS Sanctioned Provider List until they have completed the minimum period for their exclusion and request a lifting of their sanction from the sanctioning body. See Section III. Enrollment and Reinstatement for MDHHS’ process.

2. The provider's failure to comply with the enrollment requirements of the Social Welfare Act, Public Act 280 of 1939 (MCL 400.111b -111e) and the provider screening and
enrollment requirements pursuant to 42 CFR 455.416. The basis for termination or denial of enrollment under this section includes, but is not limited to, the provider’s:

- failure to submit timely and accurate information;
- failure to cooperate with MDHHS screening methods;
- failure to submit sets of fingerprints as required within 30 days of a CMS or MDHHS request;
- failure to permit access to provider locations for site visits;
- falsification of information provided on the enrollment application or subsequent information requests;
- inability to verify their identity; or
- failure to comply with Medicaid policies regarding submission of claims and billing Medicaid beneficiaries.

3. The provider is excluded from participating in a provider capacity in Medicare, Medicaid or any other Federal health care programs.

4. The provider is convicted of violating the Medicaid False Claims Act, the Health Care False Claims Act, a substantially similar statute, or a similar statute by another state or the federal government.

5. The provider has a federal or state felony conviction within the preceding 10 years of their provider enrollment application, including but not limited to, any criminal offense related to:

   - murder, rape, abuse or neglect, assault, or other similar crimes against persons;
   - extortion, embezzlement, income tax evasion, insurance fraud, and other similar financial crimes;
   - the use of firearms or dangerous weapons; or
   - any felony that placed the Medicaid program or its beneficiaries at immediate risk, such as a malpractice suit that results in a conviction of criminal neglect or misconduct.

6. The provider has a federal or state misdemeanor conviction within the preceding five years of their provider enrollment application, including but not limited to, any criminal offense related to:

   - any misdemeanor crime listed as a permissive exclusion in 42 USC 1320a-7(b);
   - rape, abuse or neglect, assault, or other similar crimes against persons;
   - extortion, embezzlement, income tax evasion, insurance fraud, or other similar financial crimes; or
   - any misdemeanor that placed the Medicaid program or its beneficiaries at immediate risk, such as a malpractice suit that results in a conviction of criminal neglect or misconduct.
For the purposes of the excluded offenses mentioned above, an individual or entity is considered to have been convicted of a criminal offense when:

- a judgment of conviction has been entered against the individual or entity by a federal, state, tribal or local court regardless of whether there is an appeal pending;
- there has been a finding of guilt against the individual or entity by a federal, state, tribal or local court; or
- a plea of guilty or nolo contendere by the individual or entity has been accepted by a federal, state, tribal, or local court.

For criminal offenses that fall under the mandatory exclusions of 42 USC 1320a-7(a), the definition of conviction will conform with 42 USC 1320a-7(i), which may include, but is not limited to, a record relating to criminal conduct that has been expunged.

Pursuant to MCL 400.111e, the Medicaid director may terminate or deny enrollment if that action is necessary to protect the health of the medically indigent individuals, the welfare of the public, and/or the funds appropriated for the Medicaid program. Additionally, the Medicaid Director may reduce or extend a provider’s exclusion from the Medicaid program if, in the Medicaid Director’s judgment, the continuation or reduction of the exclusion period is necessary to protect beneficiaries or the Medicaid program.

The criminal history screening will be conducted by MDHHS through reputable and reliable data sources. Screenings for providers will be done as required by law and as deemed necessary by MDHHS for the protection of the Medicaid program and beneficiaries. Providers who are already enrolled at the time of a finding by MDHHS will have their enrollment ended as of the date MDHHS was notified of the excluded offense. Claims with dates of service on and after the provider’s enrollment termination date will be denied.

State Limited and Suspended Licenses

In accordance with Michigan’s State Plan and Medicaid Provider Manual, providers are required to comply with all licensing laws and regulations applicable to the provider’s practice or business in Michigan. Limited or suspended licenses may result in disenrollment or denial of enrollment if MDHHS determines the basis of the action to be detrimental to the health or safety of medically indigent individuals, the welfare of the public, and/or the funds appropriated for the Medicaid program.

III. Enrollment and Reinstatement

Providers who are excluded from participation in the Medicaid program due to a conviction for a crime listed above may request enrollment or reinstatement upon a showing that the provider’s participation is in the best interest of the Medicaid program and of Medicaid beneficiaries. Factors that may be considered when determining whether enrollment or reinstatement in the Medicaid program is in the best interest of the Medicaid program and beneficiaries includes, but is not limited to:
• whether the exclusion poses an undue hardship to beneficiaries;
• whether the provider is the sole community physician or sole source of specialized services in the community;
• subsequent offenses of the provider;
• amount of time that has lapsed since the excluded offense;
• whether all conditions, terms of probation or parole, penalties, fines, etc. of the felony or misdemeanor offenses that resulted in exclusion have been fully completed;
• provider’s participation in Medicare or other state Medicaid programs; or
• other factors that demonstrate the provider does not otherwise pose a risk to the Medicaid program or beneficiaries.

Requests for reinstatement must be sent in writing to the Medicaid Provider Enrollment Unit at:

Medicaid Provider Enrollment Unit
Michigan Department of Health and Human Services
PO Box 30238
Lansing, MI 48909

Fax: 517-241-8233

MDHHS will address requests for enrollment and reinstatement within 30 days after all requested information has been provided.

IV. Reviews and Appeals

Providers have the right to appeal any adverse action taken by MDHHS. The appeal process is outlined in the Medicaid Provider Manual and is subject to the Social Welfare Act, Public Act 280 of 1939 (MCL 400.01 et seq.); Chapters 4 and 6 of the Administrative Procedures Act of 1969 (MCL 24.271 to 24.287, MCL 24.301 to 24.306); and the Public Health Code, Public Act 368 of 1978 (MCL 333.20173b). A review will not be granted to contest the merits of the court’s findings in a criminal case.


Manual Maintenance

Retain this bulletin until the information is incorporated into the Medicaid Provider Manual.
Questions

Any questions regarding this bulletin should be directed to Provider Inquiry, Department of Health and Human Services, P.O. Box 30731, Lansing, Michigan 48909-8231, or e-mail at ProviderSupport@michigan.gov. When you submit an e-mail, be sure to include your name, affiliation, NPI number, and phone number so you may be contacted if necessary. Providers may phone toll-free 1-800-292-2550.

Approved

[Signature]
Kathy Stiffler, Acting Director
Medical Services Administration
Beneficiary Information

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<tr>
<th>Beneficiary Name (Last, First)</th>
<th>Medicaid ID No.</th>
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<td>Beneficiary’s Legal Representative (if applicable)</td>
<td>Legal Representative’s Relationship to Beneficiary</td>
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Provider Information

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<th>Provider Name (Last, First)</th>
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Adult Services Worker Information

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<th>ASW Name (Last, First)</th>
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Beneficiary Acknowledgement

- I acknowledge that the person listed above under Provider Information has a criminal conviction history and still choose this person to provide me Home Help services.
- I understand the Michigan Department of Health and Human Services does not promise the criminal history information to be correct or complete.
- I understand I should not risk my safety, well-being, or personal or financial interests by choosing the person listed above under Provider Information.
- I understand I may choose another provider at any time or, if I have a current provider, to continue with that provider.

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<th>Beneficiary Signature</th>
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<th>Beneficiary’s Legal Representative Signature (if applicable)</th>
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The Michigan Department of Health and Human Services does not discriminate against any individual or group because of race, religion, age, national origin, color, height, weight, marital status, genetic information, sex, sexual orientation, gender identity or expression, political beliefs, or disability.

AUTHORITY: None  COMPLETION: Is voluntary, but required to obtain services from certain Home Help providers.