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1.0 Description of the Procedure, Product, or Service

The NC Medicaid (Medicaid) and NC Health Choice (NCHC) programs provide hearing aids, FM systems, hearing aid accessories and supplies, and dispensing fees when there is medical necessity.

Note: This policy does not address cochlear or auditory brainstem implant coverage. For eligible beneficiaries with profound hearing impairment requiring cochlear or auditory brainstem implantation, refer to clinical coverage policy 1A-4, Cochlear and Auditory Brainstem Implants.

1.1 Definitions
None Apply.

2.0 Eligibility Requirements

2.1 Provisions

2.1.1 General
(The term “General” found throughout this policy applies to all Medicaid and NCHC policies)

a. An eligible beneficiary shall be enrolled in either:
   1. the NC Medicaid Program (Medicaid is NC Medicaid program, unless context clearly indicates otherwise); or
   2. the NC Health Choice (NCHC is NC Health Choice program, unless context clearly indicates otherwise) Program on the date of service and shall meet the criteria in Section 3.0 of this policy.

b. Provider(s) shall verify each Medicaid or NCHC beneficiary’s eligibility each time a service is rendered.

c. The Medicaid beneficiary may have service restrictions due to their eligibility category that would make them ineligible for this service.

d. Following is only one of the eligibility and other requirements for participation in the NCHC Program under GS 108A-70.21(a): Children must be between the ages of 6 through 18.
2.1.2 Specific
(The term “Specific” found throughout this policy only applies to this policy)

a. Medicaid
   Medicaid shall not cover Hearing Aid Services, according to these policy criteria, for beneficiaries 21 years of age and older.

b. NCHC
   NCHC shall not cover Hearing Aid Services, according to these policy criteria, for beneficiaries under 6 and over 18 years of age.

2.2 Special Provisions

2.2.1 EPSDT Special Provision: Exception to Policy Limitations for a Medicaid Beneficiary under 21 Years of Age

a. 42 U.S.C. § 1396d(r) [1905(r) of the Social Security Act]

   Early and Periodic Screening, Diagnostic, and Treatment (EPSDT) is a federal Medicaid requirement that requires the state Medicaid agency to cover services, products, or procedures for Medicaid beneficiary under 21 years of age if the service is medically necessary health care to correct or ameliorate a defect, physical or mental illness, or a condition [health problem] identified through a screening examination (includes any evaluation by a physician or other licensed practitioner).

   This means EPSDT covers most of the medical or remedial care a child needs to improve or maintain his or her health in the best condition possible, compensate for a health problem, prevent it from worsening, or prevent the development of additional health problems.

   Medically necessary services will be provided in the most economic mode, as long as the treatment made available is similarly efficacious to the service requested by the beneficiary’s physician, therapist, or other licensed practitioner; the determination process does not delay the delivery of the needed service; and the determination does not limit the beneficiary’s right to a free choice of providers.

   EPSDT does not require the state Medicaid agency to provide any service, product or procedure:

   1. that is unsafe, ineffective, or experimental or investigational.
   2. that is not medical in nature or not generally recognized as an accepted method of medical practice or treatment.

   Service limitations on scope, amount, duration, frequency, location of service, and other specific criteria described in clinical coverage policies may be exceeded or may not apply as long as the provider’s documentation shows that the requested service is medically necessary “to correct or ameliorate a defect, physical or mental illness, or a condition” [health problem]; that is, provider documentation shows how the service, product, or procedure meets all EPSDT criteria, including to correct or improve or maintain the beneficiary’s health in the best condition possible, compensate for a health
problem, prevent it from worsening, or prevent the development of additional health problems.

b. **EPSDT and Prior Approval Requirements**
   1. If the service, product, or procedure requires prior approval, the fact that the beneficiary is under 21 years of age does **NOT** eliminate the requirement for prior approval.
   2. **IMPORTANT ADDITIONAL INFORMATION** about EPSDT and prior approval is found in the *NCTracks Provider Claims and Billing Assistance Guide*, and on the EPSDT provider page. The Web addresses are specified below.

   *NCTracks Provider Claims and Billing Assistance Guide*: [https://www.nctracks.nc.gov/content/public/providers/provider-manuals.html](https://www.nctracks.nc.gov/content/public/providers/provider-manuals.html)


### 2.2.2 **EPSDT does not apply to NCHC beneficiaries**

### 2.2.3 **Health Choice Special Provision for a Health Choice Beneficiary age 6 through 18 years of age**

The Division of Medical Assistance (DMA) shall deny the claim for coverage for an NCHC beneficiary who does not meet the criteria within Section 3.0 of this policy. Only services included under the NCHC State Plan and the DMA clinical coverage policies, service definitions, or billing codes are covered for an NCHC beneficiary.

### 3.0 **When the Procedure, Product, or Service Is Covered**

*Note: Refer to Subsection 2.2.1 regarding EPSDT Exception to Policy Limitations for a Medicaid Beneficiary under 21 Years of Age.*

#### 3.1 **General Criteria Covered**

Medicaid or NCHC shall cover procedures, products, and services related to this policy when they are medically necessary, and:

a. the procedure, product, or service is individualized, specific, and consistent with symptoms or confirmed diagnosis of the illness or injury under treatment, and not in excess of the beneficiary’s needs;

b. the procedure, product, or service can be safely furnished, and no equally effective and more conservative or less costly treatment is available statewide; and

c. the procedure, product, or service is furnished in a manner not primarily intended for the convenience of the beneficiary, the beneficiary’s caretaker, or the provider.

#### 3.2 **Specific Criteria Covered**

3.2.1 **Specific criteria covered by both Medicaid and NCHC**

Covered hearing aid products and services include:

a. Hearing aids

b. FM systems
c. Care kit
d. Batteries
e. Repairs
f. Cords, replacement tubes, retention straps, retention garments, harnesses, baby covers, “Huggies”
g. Custom ear molds
h. Dispensing fees

3.2.1.1 In-the-Ear Hearing Aids
Based on recommendations from DMA audiologist consultants, in-the-ear hearing aids are not appropriate for infants and young children as they are less adaptable to FM systems and are more likely to pose a danger (falls, hit or struck in the ear, etc.) resulting in damage to the ear and ear canal. Within standard audiology practice, children 12 years of age and older are considered for in-the-ear devices. Based on this standard, in-the-ear hearing aids may be approved for children 12 years of age and older if the prescribing physician or audiologist documents and verifies medical necessity with improved test results or audiograms. In-the-ear hearing aids cannot be requested or approved for cosmetic purposes only.

3.2.1.2 Analog and Digital Programmable Hearing Aids
Analog and digital programmable hearing aids may be approved based on medical necessity and the ability of the device to meet the beneficiary’s basic needs. The type of aid that is needed must be included in the prior approval request. Each request is reviewed on a case-by-case basis.

3.2.1.3 FM Systems
The federal Individuals with Disabilities Education Act (IDEA) requires public school systems to provide FM systems for educational purposes for students starting at age three. For consideration of FM systems not covered through IDEA, providers shall submit an electronic prior approval request at http://www.nctracks.nc.gov along with documentation of medical necessity. Each request is reviewed on a case-by-case basis.

3.2.2 Medicaid Additional Criteria Covered
None Apply.

3.2.3 NCHC Additional Criteria Covered
None Apply.
4.0 When the Procedure, Product, or Service Is Not Covered

   Note: Refer to Subsection 2.2.1 regarding EPSDT Exception to Policy Limitations for a Medicaid Beneficiary under 21 Years of Age.

4.1 General Criteria Not Covered

Medicaid or NCHC shall not cover procedures, products, and services related to this policy when:
   a. the beneficiary does not meet the eligibility requirements listed in Section 2.0;
   b. the beneficiary does not meet the criteria listed in Section 3.0;
   c. the procedure, product, or service duplicates another provider’s procedure, product, or service; or
   d. the procedure, product, or service is experimental, investigational, or part of a clinical trial.

4.2 Specific Criteria Not Covered

4.2.1 Specific Criteria Not Covered by both Medicaid and NCHC

Non-covered hearing aid products and services include:
   a. battery charger or tester
   b. adapter for telephone, television, or radio
   c. shipping, handling, postage, or insurance fee
   d. loss and damage insurance
   e. in-the-ear hearing aid that is requested for primarily cosmetic purpose
   f. extended warranty policy

This list is not all inclusive.

4.2.2 Medicaid Additional Criteria Not Covered

None Apply.

4.2.3 NCHC Additional Criteria Not Covered

a. NCGS § 108A-70.21(b) “Except as otherwise provided for eligibility, fees, deductibles, copayments, and other cost sharing charges, health benefits coverage provided to children eligible under the Program shall be equivalent to coverage provided for dependents under North Carolina Medicaid Program except for the following:
   1. No services for long-term care.
   2. No nonemergency medical transportation.
   3. No EPSDT.
   4. Dental services shall be provided on a restricted basis in accordance with criteria adopted by the Department to implement this subsection.”
5.0 Requirements for and Limitations on Coverage

Note: Refer to Subsection 2.2.1 regarding EPSDT Exception to Policy Limitations for a Medicaid Beneficiary under 21 Years of Age.

5.1 Prior Approval

The provider shall obtain prior approval by submitting an electronic prior approval request at http://www.nctracks.nc.gov for all hearing aids, FM systems, care kits, repairs, accessories, custom ear molds, replacement parts, batteries in excess of six claims per year with a maximum of $35 per claim, and dispensing fees.

Prior approval requests for hearing aids must include the hearing aid manufacturer’s name, model name or number, style (body, BTE, etc.), type (analog or digital programmable, etc.) and the estimated invoice cost.

5.1.1 Documentation Requirements for Prior Approval Requests for New Hearing Aids

The following items must be submitted with each prior approval request for new hearing aids:

a. a copy of a current medical clearance signed by the physician (including otologist, otolaryngologist, and otorhinolaryngologist) for beginning the hearing aid selection process;

b. a copy of the initial hearing evaluation, including the audiogram and results of the hearing aid selection and written evaluation; and

c. a copy of the manufacturer’s warranty and loss and damage policy.

Note: A current medical clearance is a medical clearance based upon a medical evaluation which has taken place within the preceding six months.

5.1.2 Requests for Digital Programmable Hearing Aids and FM Systems

Prior approval requests for digital programmable hearing aids and FM systems require documentation of medical necessity and the estimated invoice cost.

Refer to Attachment A, Section H, regarding reimbursement requirements for hearing aids and related items.

5.2 Prior Approval Requirements

5.2.1 General

The provider(s) shall submit to the Department of Health and Human Services (DHHS) Utilization Review Contractor the following:

a. the prior approval request; and

b. all health records and any other records that support the beneficiary has met the specific criteria in Subsection 3.2 of this policy.

5.2.2 Specific

None Apply.
5.3 Limitations or Requirements

The beneficiary shall receive a medical examination from a physician (including otologist, otolaryngologist and otorhinolaryngologist) and documentation of medical clearance for the initiation of the hearing aid selection process.

5.3.1 Initial Evaluation

The beneficiary shall receive a hearing evaluation by a licensed audiologist, including an audiogram.

5.3.2 Trial Period

The beneficiary shall be given a 30 calendar-day trial period for hearing aids and hearing aid accessories prior to the post-dispensing evaluation. The beneficiary or guardian and the provider shall sign the Hearing Aid Post-Dispensing Evaluation Form after the trial period.

5.3.3 Post-Dispensing Evaluation

A Hearing Aid Post-Dispensing Evaluation Form is available at http://www.nctracks.nc.gov and must be completed by the provider and submitted with the claim for prior approved newly fit hearing aids.

a. If the hearing aid and related items are acceptable to both the provider and the beneficiary or guardian, the provider shall complete the Hearing Aid Post-Dispensing Evaluation Form. The form must include the signature of the beneficiary or guardian and the provider.

b. If the dispensed aid and related items are not acceptable to the provider or the beneficiary or guardian, no Hearing Aid Post-Dispensing Evaluation Form is necessary. Instead, the provider shall contact the state’s fiscal agent to void the previously approved request and submit a electronic prior approval request for the more appropriate hearing aid.

c. If the beneficiary evaluation cannot be done within 30 calendar days after the aids a dispensed, the provider shall document on the Hearing Aid Post-Dispensing Evaluation Form the dates of attempts to contact the beneficiary and the reason there was no follow-up (no transportation, broken appointments, lack of cooperation by parent, etc.). The completed form must be signed by the provider.

Refer to Attachment A., Section H, 2, b regarding the Hearing Aid Post-Dispensing Evaluation Forms and reimbursement.

5.3.4 Mandatory Services Included in a New Hearing Aid Dispense

The following services are included in a new hearing aid dispense:

a. The beneficiary shall receive delivery and fitting of the new hearing aid or aids, FM system, custom ear molds, other approved accessories and a one month supply of batteries.

b. The recipient shall receive instructions and counseling on the use and care of the hearing aid or aids and accessories.

c. The recipient shall receive service and regular maintenance as recommended by the manufacturer for a period of at least one year from the date of
dispensing at no extra cost to the hearing aid provider, recipient, Medicaid, or NCHC.

Refer to Attachment A, Section H, regarding reimbursement requirements for hearing aids and related items.

5.3.5 Hearing Aid Accessories

5.3.5.1 Care Kit
An initial care kit is covered as a separate accessory, to include a stethoscope, forced air blower, and dry aid kit. Providers shall give the recipient or guardian instructions on the use and care of the instruments. If an additional care kit, or any component of the care kit, is needed providers shall submit an electronic prior approval request that outlines the following:

a. the circumstances surrounding the loss or damage of the kit/component,

b. steps that have been taken to recover the kit/component.

Refer to Attachment A, Section H, 1 and 2, regarding reimbursement requirements for initial care kits.

5.3.5.2 Dry and Store Kit
Dry and Store Kits may be requested for beneficiaries with moisture special needs. Providers shall submit an electronic prior approval request with documentation of medical necessity. Each request is reviewed on a case-by-case basis.

5.3.5.3 Ear Molds
Providers shall submit an electronic prior approval request for all ear molds.

Refer to Attachment A, Section H, 1, 2, and 8 regarding reimbursement requirements for ear molds.

5.3.5.4 Batteries
Up to six claims for batteries ($35.00 maximum per claim) per year do not require prior approval. If additional batteries are needed, providers shall submit an electronic prior approval request with documentation of medical necessity. Each request is reviewed on a case-by-case basis.

Refer to Attachment A, Section H, 1, 2, and 10 for instructions regarding reimbursement requirements for batteries.

5.3.5.5 Miscellaneous Accessories
Cords, replacement tubes, retention straps, retention garments, baby covers, harnesses, and “Huggies” are covered accessories and the providers shall submit an electronic prior approval request for these accessories. Other accessories are evaluated on a case-by-case basis.
Refer to Attachment A, Section H, 1, 2, and 9 regarding reimbursement requirements for hearing aid accessories.

5.3.6 Manufacturer Repairs
The following guidelines apply to hearing aid repairs:

a. Prior approval is required for all hearing aid repairs, or dispensing fees for repairs billed to Medicaid or NCHC.

b. Providers shall record an explanation of the necessary manufacturer or factory repair on the prior approval request form.

c. All manufacturer or factory repairs must be covered under warranty for six months following the repair.

Refer to Attachment A, Section H, 1 and 4 regarding reimbursement requirements for manufacturer repairs.

5.3.7 Replacement Aids
5.3.7.1 Prior Approval Requests for Replacement Aids
Prior approval specialists carefully review all requests and approval is granted or denied based on the responsibility in the loss or damage, extenuating circumstances, frequency of other replacements, medical necessity, etc. Improper care or negligence does not constitute extenuating circumstances.

5.3.7.2 Documentation for Replacement Hearing Aids
The following documentation guidelines apply when requesting replacement hearing aids.

Medicaid beneficiaries needing replacement hearing aids because they were lost or damaged shall obtain a letter from a case manager or eligibility worker at the local DSS office. The letter should explain:

a. the circumstances surrounding the loss or damage of the aid;

b. steps that have been taken to recover the aid; and

c. the DSS recommendation for replacement.

A copy of the letter must accompany the electronic prior approval request, found at http://www.nctracks.nc.gov.

Medicaid beneficiaries receiving Social Security Income (SSI) or who are legally adopted are not required to obtain a letter from a DSS case manager or eligibility worker. Instead, providers shall note on the electronic prior approval request that the recipient receives SSI or is legally adopted.

NCHC beneficiaries requesting replacement hearing aids shall communicate to the provider the circumstances surrounding the loss or damage. Providers shall include this information on the electronic prior approval request.
Refer to Attachment A, Section H, 1 and 3 regarding reimbursement requirements for replacement hearing aids.

5.3.8 Previous Hearing Aids
Hearing aids are the property of the State of North Carolina. Providers may collect the previous Medicaid or NCHC hearing aids when dispensing the new hearing aids for a recipient. The collected hearing aids may be used in the provider’s office as loaner hearing aids.

6.0 Providers Eligible to Bill for the Procedure, Product, or Service
To be eligible to bill for procedures, products, and services related to this policy, the provider(s) shall:
  a. meet Medicaid or NCHC qualifications for participation;
  b. have a current and signed Department of Health and Human Services (DHHS) Provider Administrative Participation Agreement; and
  c. bill only for procedures, products, and services that are within the scope of their clinical practice, as defined by the appropriate licensing entity.

6.1 Provider Qualifications and Occupational Licensing Entity Regulations
Providers shall be licensed by the state of North Carolina as a hearing aid dealer and fitter (facility providers shall also enroll as hearing aid dealer and fitter providers).

6.1.1 Conditions for Participation
Enrolled providers shall provide hearing aids, related accessories, and supplies in accordance with the rules and regulations set forth in the following publications.
  b. Federal Register Vol. 44, No. 103, 441.31, 1979
  c. N.C. General Statutes 93D and 93D-14
  d. N.C. State Hearing Aid Dealer and Fitters Board Laws
  e. N.C. Administrative Code
  f. North Carolina has adopted the Food and Drug Administration (FDA) rule by reference, in addition to the state rules and laws.
  g. Title 21, Chapter 22, Hearing Aid Dealer and Fitters Board Laws

7.0 Additional Requirements
Note: Refer to Subsection 2.2.1 regarding EPSDT Exception to Policy Limitations for a Medicaid Beneficiary under 21 Years of Age.

7.1 Compliance
Provider(s) shall comply with the following in effect at the time the service is rendered:
  a. All applicable agreements, federal, state and local laws and regulations including the Health Insurance Portability and Accountability Act (HIPAA) and record retention requirements; and
b. All DMA’s clinical (medical) coverage policies, guidelines, policies, provider manuals, implementation updates, and bulletins published by the Centers for Medicare and Medicaid Services (CMS), DHHS, DHHS division(s) or fiscal contractor(s).

8.0 Policy Implementation/Revision Information

Original Effective Date: February 1, 1976

Revision Information:

<table>
<thead>
<tr>
<th>Date</th>
<th>Section Revised</th>
<th>Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>09/22/1999</td>
<td>Subsection 3.2.3</td>
<td>Services were revised to include coverage of FM systems and programmable hearing aids</td>
</tr>
<tr>
<td>12/01/2006</td>
<td>Subsection 2.3</td>
<td>The special provision related to EPSDT was revised.</td>
</tr>
<tr>
<td>12/01/2006</td>
<td>Sections 3.0, 4.0, and 5.0</td>
<td>A note regarding EPSDT was added to these sections.</td>
</tr>
<tr>
<td>04/01/2007</td>
<td>Attachment A</td>
<td>The Place of Service table was removed and a list of allowed places of service was added.</td>
</tr>
<tr>
<td>04/01/2007</td>
<td>Sections 2.3, 3.0, 4.0, and 5.0</td>
<td>EPSDT information was revised to clarify exceptions to policy limitations for beneficiaries under 21 years of age</td>
</tr>
<tr>
<td>05/01/2007</td>
<td>Subsection 5.1</td>
<td>Deleted “not covered by the manufacturer’s warranty and loss and damage policy” from “replacement parts.” A dispensing fee is paid for all replacement parts, so all replacement parts require prior approval.</td>
</tr>
<tr>
<td>05/01/2007</td>
<td>Sections 2 through 5</td>
<td>EPSDT information was revised to clarify exceptions to policy limitations for beneficiaries under 21 years of age.</td>
</tr>
<tr>
<td>07/01/2010</td>
<td>All sections and attachment(s)</td>
<td>Session Law 2009-451, Section 10.31(a) Transition of NC Health Choice Program administrative oversight from the State Health Plan to the Division of Medical Assistance (DMA) in the NC Department of Health and Human Services.</td>
</tr>
<tr>
<td>03/12/2012</td>
<td>All sections and attachment(s)</td>
<td>To be equivalent where applicable to NC DMA’s Clinical Coverage Policy # 7 under Session Law 2011-145, § 10.41.(b)</td>
</tr>
<tr>
<td>06/15/2012</td>
<td>All sections and attachment(s)</td>
<td>Technical changes to merge Medicaid and NCHC current coverage into one policy.</td>
</tr>
<tr>
<td>05/01/2013</td>
<td>Subsection 2.1</td>
<td>Added “.,birth through 20 years of age,” so first sentence is: NC Medicaid (Medicaid) beneficiaries, birth through 20 years of age, shall be enrolled on the date of service and may have service restrictions due to their eligibility category that would make them ineligible for this service.</td>
</tr>
<tr>
<td>05/01/2013</td>
<td>All sections and attachment(s)</td>
<td>Replaced “recipient” with “beneficiary.”</td>
</tr>
<tr>
<td>07/01/2013</td>
<td>All sections and attachment(s)</td>
<td>Changed “HP” to “CSC.” Updated websites and contact information. Updated Prior Approval instructions to match CSC technology.</td>
</tr>
<tr>
<td>Date</td>
<td>Attachment A, F</td>
<td>Description</td>
</tr>
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</tr>
<tr>
<td>07/01/2013</td>
<td></td>
<td>Updated place of service numerical values.</td>
</tr>
<tr>
<td>07/01/2013</td>
<td>Attachment D</td>
<td>Added contractor contact information.</td>
</tr>
<tr>
<td>08/15/2014</td>
<td>Subsection 2.1.2</td>
<td>Statement for NCHC corrected from, “NCHC shall not cover Hearing Aid Services, according to these policy criteria, for beneficiaries under 6 and over 8 years of age” to “NCHC shall not cover Hearing Aid Services, according to these policy criteria, for beneficiaries under 6 and over 18 years of age.”</td>
</tr>
<tr>
<td>10/01/2015</td>
<td>All Sections and Attachments</td>
<td>Updated policy template language and added ICD-10 codes to comply with federally mandated 10/1/2015 implementation where applicable.</td>
</tr>
<tr>
<td>10/01/2015</td>
<td>Attachment A, A and H.11.</td>
<td>Updated to reflect legislative changes to G.S. 97D-14(b) and DMA Provider Enrollment criteria revisions as they relate to G.S. 97D-14(b) by adding doctor of audiology to providers eligible for credentialing to render services outlined in this policy.</td>
</tr>
</tbody>
</table>
Attachment A: Claims-Related Information

Provider(s) shall comply with the, NCTracks Provider Claims and Billing Assistance Guide, Medicaid bulletins, fee schedules, DMA’s clinical coverage policies and any other relevant documents for specific coverage and reimbursement for Medicaid and NCHC:

A. Claim Type

Professional (CMS-1500/837P transaction)

Hearing aid dealer and fitter or doctor of audiology provider bills services on the CMS-1500 claim form or the 837 professional transaction.

B. International Classification of Diseases, Tenth Revisions, Clinical Modification (ICD-10-CM) and Procedural Coding System (PCS)

Provider(s) shall report the ICD-10-CM and Procedural Coding System (PCS) to the highest level of specificity that supports medical necessity. Provider(s) shall use the current ICD-10 edition and any subsequent editions in effect at the time of service. Provider(s) shall refer to the applicable edition for code description, as it is no longer documented in the policy.

C. Code(s)

Provider(s) shall report the most specific billing code that accurately and completely describes the procedure, product or service provided. Provider(s) shall use the Current Procedural Terminology (CPT), Health Care Procedure Coding System (HCPCS), and UB-04 Data Specifications Manual (for a complete listing of valid revenue codes) and any subsequent editions in effect at the time of service. Provider(s) shall refer to the applicable edition for the code description, as it is no longer documented in the policy.

If no such specific CPT or HCPCS code exists, then the provider(s) shall report the procedure, product or service using the appropriate unlisted procedure or service code.

The relevant HCPCS codes are as follows:

<table>
<thead>
<tr>
<th>HCPCS Code</th>
<th>Use When Billing For The Following Service(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>V5014</td>
<td>Repair or modify hearing aid</td>
</tr>
<tr>
<td>V5050</td>
<td>Any newly fit monaural hearing aid</td>
</tr>
<tr>
<td>V5060</td>
<td>Any replacement hearing aid</td>
</tr>
<tr>
<td>V5090</td>
<td>Dispensing new monaural hearing aid</td>
</tr>
<tr>
<td>V5110</td>
<td>Dispensing new binaural hearing aids</td>
</tr>
<tr>
<td>V5130</td>
<td>All newly fit binaural hearing aids</td>
</tr>
<tr>
<td>V5160</td>
<td>Dispensing assistive listening/FM system</td>
</tr>
<tr>
<td>V5240</td>
<td>Dispensing hearing aid repair</td>
</tr>
<tr>
<td>V5241</td>
<td>Dispensing hearing aid replacement</td>
</tr>
<tr>
<td>V5264</td>
<td>Ear molds</td>
</tr>
<tr>
<td>V5266</td>
<td>Battery (bill one unit per claim)</td>
</tr>
<tr>
<td>V5267</td>
<td>Supplies and accessories</td>
</tr>
<tr>
<td>V5274</td>
<td>FM system only</td>
</tr>
<tr>
<td>V5299</td>
<td>Dispensing accessories and ear molds</td>
</tr>
</tbody>
</table>
**Unlisted Procedure or Service**

**CPT:** The provider(s) shall refer to and comply with the Instructions for Use of the CPT Codebook, Unlisted Procedure or Service, and Special Report as documented in the current CPT in effect at the time of service.

**HCPCS:** The provider(s) shall refer to and comply with the Instructions For Use of HCPCS National Level II codes, Unlisted Procedure or Service and Special Report as documented in the current HCPCS edition in effect at the time of service.

**D. Modifiers**

Provider(s) shall follow applicable modifier guidelines.

Provider(s) shall **not** bill modifiers for services covered under the Hearing Aid Policy.

**E. Billing Units**

Provider(s) shall report the appropriate code(s) used which determines the billing unit(s).

**F. Place of Service**

Inpatient hospital (21), outpatient hospital (22), comprehensive outpatient rehabilitation facility (62), office (11), state or local public health clinics (71), rural health clinics (72), and home (12).

Place of service coding information is found in the North Carolina Medicaid Bulletin, December 2005, under All Providers, Place of Service Codes. The Web address is [http://www.ncdhhs.gov/dma/bulletin/1205bulletin.htm](http://www.ncdhhs.gov/dma/bulletin/1205bulletin.htm).

**G. Co-payments**


Co-payments shall not be charged for hearing aid services.

**H. Reimbursement**

Provider(s) shall bill their usual and customary charges.

For a schedule of rates, see: [http://www.ncdhhs.gov/dma/fee/](http://www.ncdhhs.gov/dma/fee/)

**1. Reimbursement for Hearing Aids and Related Items**

Reimbursement for all hearing aids and related items except batteries is at 100% of the manufacturer’s invoice cost to the provider, less the applicable discounts, shipping, handling, taxes and non-covered items and services. All discounts must be documented. The amount billed cannot exceed the cost that the provider paid to the manufacturer or supplier.

a. Invoices must include the beneficiary’s name and hearing aid model and serial number.

b. Invoices for a bulk purchase must be billed for the appropriate percentage of the total invoice and denote which hearing aid or related item belongs to the named recipient.
2. **Additional Reimbursement Requirements for New Hearing Aids**

   The following billing guidelines apply to new hearing aid claims:
   
   a. Providers shall bill V5050 (hearing aid) and V5090 (dispensing) for one new hearing aid and V5130 (hearing aids) and V5110 (dispensing) for two new hearing aids.
   
   b. All electronic and paper claims for new hearing aids must be accompanied by a manufacturer invoice and a Hearing Aid Post-Dispensing Evaluation Form.
   
   c. A separate dispensing fee cannot be billed for ear molds, initial care kits, or accessories which are considered components of the new hearing aids.
   
   d. The initial month supply of batteries cannot be billed separately.
   
   e. The dispensing claim can only be billed after the recipient has received a post-dispensing evaluation, which should generally occur within thirty days after dispensing. Refer to **Subsection 5.3.3, c** for exception to the thirty day post-dispensing evaluation requirement.

3. **Reimbursement for Replacement Hearing Aids**

   The following billing guidelines apply to replacement hearing aid claims:
   
   a. Providers shall bill V5060 (hearing aid) and V5241 (dispensing) for a replacement hearing aid.
   
   b. If the hearing aid being replaced is covered under the manufacturer’s warranty and loss and damage policy, reimbursement is limited to the manufacturer’s loss and damage replacement fee, if applicable, and the invoice cost of the related, prior approved accessories not covered by the policy, and a dispensing fee.
   
   c. If the hearing aid being replaced is no longer covered under the manufacturer’s warranty and loss and damage policy, reimbursement is limited to the invoice cost, less the applicable discounts, shipping, handling, or taxes, of the approved replacement aid, accessories, and a dispensing fee.
   
   d. Electronic and paper claims must be accompanied by invoices which include the beneficiary’s name and the hearing aid model and serial number.
   
   e. Providers cannot bill a dispensing fee for a replacement aid if the manufacturer pays a dispensing fee to the provider for replacing an aid that is under warranty.

4. **Reimbursement for Manufacturer Repairs for Hearing Aids**

   The following billing guidelines apply to manufacturer repair for hearing aid claims:
   
   a. Providers shall bill V5014 (repair) and V5240 (dispensing) for hearing aid repairs.
   
   b. Reimbursement for the repair of a hearing aid covered under the manufacturer’s warranty and loss and damage policy is limited to a service fee, if applicable, and a hearing aid dispensing fee.
   
   c. Reimbursement for the repair of a hearing aid not covered by the manufacturer’s warranty and loss and damage policy is limited to the factory invoice cost of the repair and a hearing aid dispensing fee.
   
   d. Electronic and paper claims must be accompanied by invoices which include the beneficiary’s name and the hearing aid model and serial number.

5. **Reimbursement for New FM System**

   The following guidelines apply to new FM system claims:
   
   a. Providers shall bill V5274 (FM system) and V5160 (dispensing fee).
   
   b. Electronic and paper claims must be accompanied by an invoice.

6. **Reimbursement for Replacement FM System**

   The following guidelines apply to replacement of FM system claims:
a. Providers shall bill V5274 (FM system) and V5241 (dispensing) for a replacement FM system.
b. If the FM system being replaced is covered under the manufacturer’s warranty and loss and damage policy, reimbursement is limited to the manufacturer’s loss and damage replacement fee, if applicable, and a dispensing fee.
c. If the FM system being replaced is no longer covered under the manufacturer’s warranty and loss and damage policy, reimbursement is limited to the invoice cost, less the applicable discounts, shipping, handling, or taxes, and a dispensing fee.
d. Electronic and paper claims must be accompanied by invoices which include the beneficiary’s name and FM system information.

7. **Reimbursement for Repair of FM System**
   The following billing guidelines apply to manufacturer repair for FM system claims:
   a. Providers shall bill V5014 (repair) and V5240 (dispensing).
   b. Reimbursement for the repair of a FM system covered under the manufacturer’s warranty and loss and damage policy is limited to a service fee, if applicable, and a dispensing fee.
   c. Reimbursement for the repair of a FM system not covered by the manufacturer’s warranty and loss and damage policy is limited to the factory invoice cost of the repair and a dispensing fee.
   d. Electronic and paper claims must be accompanied by invoices which include the beneficiary’s name and the FM system information.

8. **Reimbursement for Ear Molds**
   The following guidelines apply to ear mold claims:
   a. Providers shall bill V5264 (ear mold) and V5299 (dispensing).
   b. Providers shall not bill an ear mold dispensing fee on a new hearing aid claim.
   c. Electronic and paper claims for ear molds must be accompanied by an invoice.

9. **Reimbursement for Accessories**
   The following guidelines apply to accessory claims:
   a. Providers shall bill V5267 (accessory) and V5299 (dispensing) accessories for accessory reimbursement.
   b. Electronic and paper claims for accessories must be accompanied by an invoice or invoices.
   c. For claims with multiple invoices, providers shall bill one unit with the combined invoice total and one dispensing fee.

10. **Reimbursement for Batteries**
    The following guidelines apply to battery claims:
    a. Providers shall bill V5266 (battery) as one unit for each battery claim up to $35.
    b. Providers shall not bill a dispensing fee for batteries.
    c. Claims for batteries do not require an invoice.
    d. The initial month supply of batteries for a new hearing aid cannot be billed separately, as it is considered a component of the new hearing aid.

11. **Hearing Aid Taxonomy Code**
    All hearing aid and accessory claims must include the hearing aid taxonomy code, 237700000X which maps to the hearing aid dealer and fitter or 23760000X which maps to doctor of audiology, who received the initial prior approval for the hearing aid service(s).
Attachment B: Instructions for Submitting Attachments for Electronic Prior Approval Requests and Claims

A.  **Electronic Prior Approval Attachment**

Providers shall submit required prior approval request attachments through either:

1.  The web, at http://www.nctracks.nc.gov
2.  Fax to, (855) 710-1964

B.  **Electronic Claim Attachment**

Providers shall submit required claim attachments through either:

1.  The web, at http://www.nctracks.nc.gov
2.  Fax to, (919) 859-9703
Attachment C: Required Documentation Examples for Prior Approval Requests for Newly Fit Hearing Aid(s)

The provider shall include, with all prior approval requests for newly fit hearing aids, written evaluation, medical clearance, audiogram, , and manufacturer warranty information. Below are examples of each of the required documents:

October 2, 2009

Re: Joe B. Patient

Medicaid ID #: 999-99-9999-Q
DOB: 4/1/1999
Tax ID: 01-2345678
NPI: 1234567890

To Whom It May Concern:

Joe B. Patient was seen on 9-29-2009 in the Department of Speech Pathology and Audiology. Auditory Brainstem Response (ABR) testing revealed a mild sensorineural hearing loss for his left ear. Please see attached report. Without appropriate amplification, this hearing loss can be educationally and communicatively handicapping. We are requesting prior authorization for a monaural hearing aid, earmold, initial care kit, and the dispensing fee for the new hearing aid.

Appropriate hearing aid for Joe would be the Phonak Nio micro V behind-the-ear hearing aid. Alternative hearing aids were considered but it was decided that the requested hearing aid would be most appropriate.

If there are any questions, Ms. Smith or myself can be contacted at (999) 555-5555.

Sincerely,

A Great Provider, M.A. CCC-A
Clinical Audiologist
A GREAT PROVIDER
Department of Speech and Audiology
Hearing Aid Dispensary

Name: Joe B. Patient
Office MRN: 0918275
DOB: 4/1/1999

MEDICAL CLEARANCE
FOR HEARING AID USE

I have evaluated this patient and determined that there are no medical contraindications to hearing aid use.

Special considerations:

[Signature]
Physician’s Signature

[Printed Name]
X.Y. White MD
Physician’s/Name (Please Print)

9/29/2009
Date
EVOCKED POTENTIAL REPORT
A Great Provider
Audiology Department
123 Any Street
Anytown, NC 12345
(999) 955-9555

Patient: Joe B. Patient
Birthdate: 4/1/90

Phonery: Dr. R. White
Test date: 10/1/09

Time in: 1:45

Time out: 4:30

Patient is an 18-month-old with a diagnosis of Cerebral Palsy and complicated medical history including seizures, cerebral palsy, and many other medical issues. She has a history of hearing loss in one ear or the other on ABR and OAE tests. Due to her significant developmental delay she is not behaviorally testable. Diagnostic ABR testing, in conjunction with HABP placement is recommended. Separate ABR responses were observed down to 40 dBHL in the left ear and down to 35 dBHL in the right ear. Separate ABR responses were observed down to 40 dBHL in the left ear and down to 60 dBHL in the right ear. Responses to masked bone conduction clicks were obtained down to 35-40 dBHL in the left ear and down to 20-25 dBHL in the right ear. No significant evidence of auditory neuropathy/dyslexia was seen with review of click testing.

Results of ABR testing are interpreted as indicating the presence of a mild peripheral hearing loss in the left ear and a mild to moderate peripheral hearing loss in the right ear. Bone conduction testing suggests the left ear's loss to be of sensorineural origin within the right ear. Binaural recording testing suggests the left ear's loss to be of sensorineural origin within the right ear. Binaural recording testing suggests the left ear's loss to be of sensorineural origin within the right ear.

Recommendations:

1. Normative responses were taken today for acquisition of a normative database for further analysis of hearing loss. If the hearing aid is continued, a hearing aid will be prescribed for the left ear. If repeated OAE testing at time of PPU to confirm the need for hearing aid in the left ear.

Attachment: MSA 004
Warranty Policy

- All new Oticon, Widex, Starkey, Siemens, Phonak, Naida IX hearing instruments are covered by a 2-year warranty.
- All other hearing aids are covered by a 12-month warranty.
- All new Oticon hearing instruments are covered by a 12-month warranty.
- All Phonak hearing instruments are covered by a 12-month warranty.
- All other new Phonak hearing instruments are covered by a 12-month warranty.
- Warranties for BTE and FM instruments begin at the date of invoice and include a 60-day grace period to account for the stocking time.
- Warranties for ITE instruments begin at date of invoice and include a 30-day grace period.
- Most accessories are covered for 90 days for defects in material and workmanship. The following accessories carry a 12-month warranty: accessory microphones, beam microphones, auxiliary input cords, myPilot and Com.

Hearing Instrument Extended Warranty Coverage

Extended new product warranties can be ordered at any time during the instrument's coverage under Phonak's Original Manufacturing Warranty.

2nd, 3rd & 4th Year
Extended "Protection Plus" Warranty Per Year
Classics/Analog/Wireless CROS/BiCROS $106.00
Digital/Programmable $118.00
FM Transmitter/Recever $109.00
FM Charger $25.00
DHC/SoundPilot/WatchPilot2/myPilot $50.00
FM Auxiliary Products $50.00

Right-of-Return Policy

All hearing instruments may be returned up to 60 days from the invoice date. A restocking fee of $100 will apply to all products returned after 60 days from invoice date. Certain promotional activities may restrict the right-of-return. Reconditioned hearing instruments cannot be returned for credit.

Service & Repair Plan

Devices less than 5 years post invoice date:

<table>
<thead>
<tr>
<th>Description</th>
<th>6 - Month</th>
<th>12 - Month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Classics/Analog/Wireless CROS/BiCROS</td>
<td>$119.00</td>
<td>$129.00</td>
</tr>
<tr>
<td>Digital/Programmable</td>
<td>$129.00</td>
<td>$149.00</td>
</tr>
<tr>
<td>FM</td>
<td>$119.00</td>
<td>$139.00</td>
</tr>
<tr>
<td>Remotes &amp; DWA (not included)</td>
<td>$60.00</td>
<td>$70.00</td>
</tr>
<tr>
<td>Transmitter Mic</td>
<td>$40.00</td>
<td>N/A</td>
</tr>
<tr>
<td>FM Auxiliary Products</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Remote Battery Charge ($25)</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Service & Repair Plan Continued

Devices more than 5 years post invoice date:

<table>
<thead>
<tr>
<th>Description</th>
<th>6 - Month</th>
<th>12 - Month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Classics/Analog/Wireless CROS/BiCROS</td>
<td>$165.00</td>
<td>N/A</td>
</tr>
<tr>
<td>Digital/Programmable</td>
<td>$179.00</td>
<td>N/A</td>
</tr>
<tr>
<td>FM</td>
<td>$193.00</td>
<td>N/A</td>
</tr>
<tr>
<td>Remotes &amp; DWA (not included)</td>
<td>$20.00</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Repair Disclosure: Instruments more than 5 years post invoice date will be repaired if parts are available.

Remake & Replace Service Options

Remake and replace charges are in addition to a service plan.

<table>
<thead>
<tr>
<th>Options</th>
<th>Remake</th>
<th>Replace</th>
</tr>
</thead>
<tbody>
<tr>
<td>ITE</td>
<td>N/A</td>
<td>$189.00</td>
</tr>
<tr>
<td>BTE</td>
<td>$39.00</td>
<td>N/A</td>
</tr>
</tbody>
</table>

*All remakes are for the same model, same ear and same power.

Service Options

- 24-Hour Rush Service Fee* $49.95
- Shipping Directly to Residential Address $19.95
- Shipping and Handling $18.93
- Packaging for Pick-up Orders $4.99

*24-hour service can be provided at an additional charge. Rush service refers to the "in-hand" time required. Please add an additional 2-3 days for shipping when estimating delivery time.

Shipping & Handling Charges

A charge of $16.99 per order will be assessed to cover shipping and administrative costs. These charges are non-refundable and will not be credited on hearing instruments returned for credit. A packaging fee of $4.95 will be assessed on all pick-up orders.

Payment Terms

All payment terms are net 30 days from invoice date.

Special Handling Charge for Shipping to Residential Addresses

An additional charge of $19.95 will be assessed when shipping orders directly to a residential address. Please be aware that this is necessary due to higher incidents of loss, theft and incorrect addressing that occurs when sending directly to residential addresses. To do so, please provide a complete address (FedEx does not accept P.O. boxes) a contact name and telephone number for delivery questions.

As a service to you, Phonak's standard mode of shipment is FedEx.
Attachment D: Contractor Contact Information

This contact information is for providers only and should not be given to Medicaid or NCHC recipients. Recipients may call the phone number on the back of their Medicaid or NCHC card.

A. State’s Fiscal Agent Contractor

CSC is the fiscal agent contracted by DMA to process Medicaid and NCHC prior approval requests and claims for Medicaid enrolled providers according to DMA’s policies and guidelines.

<table>
<thead>
<tr>
<th>Fiscal Agent Prior Approval Unit</th>
<th>CSC</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>P. O. Box 31188</td>
</tr>
<tr>
<td></td>
<td>Raleigh, North Carolina 27622</td>
</tr>
<tr>
<td></td>
<td>Fax (855) 710-1964</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Fiscal Agent Claims Unit</th>
<th>CSC Enterprises</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>P. O. Box 30968</td>
</tr>
<tr>
<td></td>
<td>Raleigh, North Carolina 27622</td>
</tr>
<tr>
<td></td>
<td>Fax (919) 859-9703</td>
</tr>
</tbody>
</table>

| CSC Call Center                 | Phone: (800) 688-6696 |

B. Provider Enrollment and Support Contractor

CSC is the agent contracted by DMA to perform Medicaid provider enrollment, verification, credentialing provider file update and maintenance.

| EVC Call Center                 | 866-844-1113 |