CODE REVISER USE ONLY

STATE OF HASHING

RULE-MAKING ORDER PERMANENT RULE ONLY

CR-103P (December 2017) (Implements RCW 34.05.360)

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

DATE: October 12, 2023 TIME: 4:15 PM

WSR 23-21-069

Agency: Health Care Authority						
Effective date of rule:						
Permanent Rules						
⊠ 31 days after filing.						
Other (specify) (If less than 31 days after filing, a specific finding under RCW 34.05.380(3) is required and should						
be stated below)						
Any other findings required by other provisions of law as precondition to adoption or effectiveness of rule? □ Yes						
Purpose: The agency amended this rule to include criteria to allow agency-approved online classes with a one-on-one check-in with the client and qualified CBE provider during or after the online classes have been completed by the client.						
Citation of rules affected by this order: New: Repealed: Amended: 182-533-0390						
Suspended:						
Statutory authority for adoption: RCW 41.05.021, 41.05.160						
Other authority: None						
PERMANENT RULE (Including Expedited Rule Making) Adopted under notice filed as <u>WSR 23-18-078</u> on <u>September 5, 2023</u> (date). Describe any changes other than editing from proposed to adopted version: None						
If a preliminary cost-benefit analysis was prepared under RCW 34.05.328, a final cost-benefit analysis is available by contacting:						
Name:						
Address:						
Phone:						
Fax:						
TTY:						
Email:						
Web site:						
Other:						

Note: If any category is left blank, it will be calculated as zero. No descriptive text.						
Count by whole WAC sections only, from the WAC number through the history note. A section may be counted in more than one category.						
The number of sections adopted in order to comply	with:					
Federal statute:	New		Amended		Repealed	
Federal rules or standards:	New		Amended		Repealed	
Recently enacted state statutes:	New		Amended		Repealed	
The number of sections adopted at the request of a nongovernmental entity:						
	New		Amended		Repealed	
The number of sections adopted on the agency's own initiative:						
	New		Amended	<u>1</u>	Repealed	
The number of sections adopted in order to clarify, streamline, or reform agency procedures:						
	New		Amended	<u>1</u>	Repealed	
The number of sections adopted using:						
Negotiated rule making:	New		Amended		Repealed	
Pilot rule making:	New		Amended		Repealed	
Other alternative rule making:	New		Amended	<u>1</u>	Repealed	
Date Adopted: October 12, 2023	S	ignature:	> -			
Name: Wendy Barcus			10	J.V	Lanni	
Title: HCA Rules Coordinator			VU	silbra		

AMENDATORY SECTION (Amending WSR 19-06-026, filed 2/28/19, effective 4/1/19)

WAC 182-533-0390 Childbirth education (CBE) classes. (1) Purpose. The purpose of childbirth education (CBE) classes is to help prepare the client and the client's support person(s):

(a) For the physiological, emotional, and psychological changes experienced during and after pregnancy;

(b) To develop self-advocacy skills;

(c) To increase knowledge about and access to local community resources;

(d) To improve parenting skills; and

(e) To improve the likelihood of positive birth outcomes.

(2) Definitions. The definitions in chapter 182-500 WAC, medical assistance definitions, and WAC 182-533-0315, maternity support services definitions, also apply to this section.

(3) Client eligibility. To be eligible for CBE classes, a client must be:

(a) Pregnant; and

(b) Covered under one of the medical assistance programs described in WAC 182-533-0320 (1)(a)(i) and (iv).

(4) Provider requirements. To be paid for providing CBE classes to eligible clients, an approved instructor must:

(a) Have a core provider agreement on file with the ((health care authority (the)) agency(();

(b) Ensure that individuals providing CBE classes <u>or following up</u> <u>during or after the completion of online classes</u> have credentials and/or certification as outlined in the agency's current published billing instructions;

(c) Deliver CBE classes:

(i) In a series of group sessions; ((and)) or

(ii) Through online classes approved by the agency; and

(d) Provide curriculum containing topics outlined in the agency's CBE curriculum checklist found in the agency's current published billing instructions. Topics include, but are not limited to:

(i) Pregnancy;

(ii) Labor and birth;

(iii) Newborns; and

(iv) Family adjustment.

(5) Documentation. Providers must:

(a) Follow the health care record requirements found in WAC 182-502-0020; and

(b) Maintain the following additional documentation:

(i) An original <u>or electronically</u> signed copy of each client's Freedom of ((Choice/Consent)) <u>Choice form and Consent</u> for Services form;

(ii) A client sign-in sheet <u>or log-in verification</u> for each class; and

(iii) Names and ProviderOne Client ID numbers of eligible clients attending CBE classes and the date(s) they participated in each CBE class.

(6) Coverage.

(a) The agency covers one CBE class series per client, per pregnancy. <u>In order for the provider to be reimbursed:</u>

(i) The client must attend at least one CBE session ((for the provider to be paid)) or agency-approved online CBE class; and

(ii) The provider must follow up with clients participating in online classes through a telemedicine, including audio-only, visit or an in-person visit. If the client does not appear for the follow up visit, the provider must attempt to connect with the client one more time before billing the agency.

(b) CBE classes must include a minimum of six hours of instruction and are subject to the restrictions and limitations in this section and other applicable WAC.

(7) Payment. The agency pays for the CBE classes described in subsection (6) of this section on a fee-for-service basis subject to the following:

(a) CBE must:

(i) Include all classes, core materials, publications, and educational materials provided throughout the class series. Clients must receive the same materials as are offered to other attendees; and

(ii) Be billed according to the agency's current published billing instructions.

(b) The provider must accept the agency's fee as payment in full for classes provided to a client in accordance with 42 C.F.R. § 447.15.