EXPEDITED RULE MAKING



CR-105 (December 2017) (Implements RCW 34.05.353)

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DATE: March 05, 2024

TIME: 9:51 AM

WSR 24-06-072

Agency: Health C	Care Authority	•		
Title of rule and other identifying information: (describe subject) WAC 182-513-1530, Maximum guardianship fee and related cost deductions allowed from a client's participation or room and board on or after June 1, 2018				
	roposal and its anticipate a typographical error.	ated effects, including any changes in existing ru	les: The agency is amending	
Reasons suppor	ting proposal: Subsecti	on (1)(d)(i) cites to RCW 11.92.180. The correct citat	tion is chapter 11.130 RCW.	
	and the characters			
Statutory authority for adoption: RCW 41.05.021, 41.05.160				
Statute being im	plemented: RCW 41.05.	021, 41.05.160		
ls rule necessary	because of a:			
Federal Lav	w?		□ Yes ⊠ No	
Federal Court Decision?			□ Yes ⊠ No	
State Court If yes, CITATION:			□ Yes ⊠ No	
Name of propone	ent: (person or organizat	ion) Health Care Authority	□ Private□ Public⊠ Governmental	
Name of agency	personnel responsible	for:		
	Name	Office Location	Phone	
Drafting:	Brian Jensen	PO Box 42716, Olympia, WA 98504-2716	360-725-0815	
Implementation:	Paige Lewis	PO Box 42722, Olympia, WA 98504-2722	360-725-0757	
Enforcement:	Paige Lewis	PO Box 42722, Olympia, WA 98504-2722	360-725-0757	
Agency commen matters: None	its or recommendations	s, if any, as to statutory language, implementatio	n, enforcement, and fiscal	

Expedited Adoption - Which of the following criteria was	used by the agency to file this notice:			
□ Relates only to internal governmental operations that are not subject to violation by a person;				
rules of other Washington state agencies, shoreline master p	e law, national consensus codes that generally establish industry			
 ☑ Corrects typographical errors, make address or name changes, or clarify language of a rule without changing its effect; 				
☐ Content is explicitly and specifically dictated by statute;				
☐ Have been the subject of negotiated rule making, pilot rule making, or some other process that involved substantial				
participation by interested parties before the development of the proposed rule; or				
☐ Is being amended after a review under RCW 34.05.328.				
Expedited Repeal - Which of the following criteria was us				
☐ The statute on which the rule is based has been repealed and has not been replaced by another statute providing statutory authority for the rule;				
☐ The statute on which the rule is based has been declared unconstitutional by a court with jurisdiction, there is a final				
judgment, and no statute has been enacted to replace the unconstitutional statute;				
The rule is no longer necessary because of changed circumstances; or				
Other rules of the agency or of another agency govern the same activity as the rule, making the rule redundant.				
Explanation of the reason the agency believes the expedited rule-making process is appropriate pursuant to RCW 34.05.353(4): The expedited rule-making process is appropriate because the proposed rule corrects a typographical error.				
NOTICE				
THIS RULE IS BEING PROPOSED UNDER AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE				
NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, STATEMENT, OR PROVIDE RESPONSES TO THE CRITER	PREPARE A SMALL BUSINESS ECONOMIC IMPACT			
Name: HCA Rules Coordinator				
Agency: Health Care Authority				
Address: PO Box 42716, Olympia WA 98504-2716				
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Other:				
AND RECEIVED BY (date) May 7, 2024				
Date: March 5, 2024	Signature:			
Name: Wendy Barcus Title: USA Bules Coordinates				
Title: HCA Rules Coordinator				

WAC 182-513-1530 Maximum guardianship fee and related cost deductions allowed from a client's participation or room and board on or after June 1, 2018. (1) General information.

- (a) This section sets the maximum guardianship fee and related cost deductions when:
 - (i) A court order was entered on or after June 1, 2018; or
- (ii) The client under guardianship began receiving medicaid-funded long-term services and supports on or after June 1, 2018.
 - (b) This section only applies to a client who is:
- (i) Eligible for and receives institutional services under $\frac{\text{this}}{\text{chapter}}$ (($\frac{182-513 \text{ WAC}}{\text{MAC}}$)) or home and community-based waiver services under chapter 182-515 WAC, and who is required to pay participation under WAC 182-513-1380, 182-515-1509, or 182-515-1514; or
- (ii) Eligible for long-term services and supports under <u>this</u> chapter $((\frac{182-513}{2}))$ or <u>chapter</u> 182-515 WAC, and who is required to pay only room and board.
- (c) All requirements of this section remain in full force whether or not the agency appears at a guardianship proceeding.
- (d) In this section, the agency does not delegate any authority in determining eligibility or post-eligibility for medicaid clients.
- (i) Under the authority granted by <u>chapter 11.130</u> RCW $((\frac{11.92.180}{}))$, the agency does not deduct more than the amounts allowed by this section from participation or room and board.
- (ii) The eligibility rules under Title 182 WAC remain in full force and effect.
- (e) The agency does not reduce a client's participation or room and board under this section for guardianship fees or related costs accumulated during any month that a client was not required to pay:
- (i) Participation under WAC 182-513-1380, 182-515-1509, or 182-515-1514; or
- (ii) Room and board under $\underline{\text{this}}$ chapter (($\frac{182-513}{}$)) or $\underline{\text{chapter}}$ 182-515 WAC.
- (f) If the client has another fiduciary, payee, or other principal-agency relationship and the agent is allowed compensation, any monthly guardianship fee approved under this section is reduced by the agent's compensation.
 - (2) Maximum guardianship fee and related cost deductions.
- (a) The maximum guardianship fee and related cost deductions under this section include all guardianship services provided to the client, regardless of the number of guardians appointed to a client during a period of time, or whether the client has multiple guardians appointed at the same time.
- (b) Maximum guardianship fees and related cost deductions are as follows:
- (i) The total deduction for costs directly related to establishing a guardianship for a client cannot exceed \$1,850;
- (ii) The total deduction for guardianship-related costs cannot exceed \$1,200 during any three-year period; and
- (iii) The amount of the monthly deduction for guardianship fees cannot exceed \$235 per month.
- (3) For people under subsection (1)(b)(i) of this section Participation deductions.

- (a) After receiving the court order, the agency or its designee adjusts the client's current participation to reflect the deductions under WAC 182-513-1380, 182-515-1509, or 182-515-1514.
- (b) The amounts of the participation deductions are the amounts under subsection (2) of this section, or the court order, whichever are less.
- (c) For clients who pay room and board in addition to participation, if the client's amount of participation is insufficient to allow for the amounts under subsection (2) of this section, then, regardless of any provision of this chapter ((182-513)) or chapter (82-515) WAC, the client's room and board will be adjusted to allow the amounts under subsection (2) of this section.
- (4) For people under subsection (1)(b)(ii) of this section Room and board deductions.
- (a) The agency adjusts the client's room and board after receiving the court order, regardless of any provision of $\frac{1}{2}$ chapter (($\frac{182-513}{2}$)) or $\frac{1}{2}$ chapter 182-515 WAC.
- (b) The amounts of the room and board deductions are the amounts under subsection (2) of this section, or the court order, whichever are less.

[2] OTS-5237.1