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AUTHORITY NOTE: Promulgated in accordance with R.S. 9:2798.5 and R.S. 40:2846(A).


Chapter 193. Stroke Protocols
§19301. LERN Destination Protocol: Stroke
A. On November 21, 2013, the Louisiana Emergency Response Network Board [R.S. 40:2842(1) and (3)] adopted and promulgated "LERN Destination Protocol: STROKE," as follows:

1. The following protocol applies to patients with suspected stroke.

<table>
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<th>Compromise Of:</th>
<th>Closest ED</th>
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<tr>
<td>Airway \ Breath \ Circulation</td>
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</table>

- All other patients with suspected stroke
  - Patients with seizure with focal deficit, extended window (4-8 hrs from onset), and patients with unknown onset may benefit from evaluation at Level I or II hospital with on-site stroke expertise.

- Transport to LERN Stroke Level I, II, or III

Guiding principles:
- Time is the critical variable in acute stroke care.
- Protocols that include pre-hospital notification while en route by EMS should be used for patients with suspected acute stroke to facilitate primary destination efficiency.
- Treatment with intravenous tPA is the only FDA approved acute therapy for stroke.
- EMS should identify the geographically closest facility capable of providing tPA treatment.
- Transfer patient to the nearest hospital equipped to provide tPA treatment.
- Secondary transfer to facilities equipped to provide tPA and intervention treatments should not prevent administration of tPA to appropriate patients.

B. This protocol was published at LR 50:192 (January 20, 2014).

AUTHORITY NOTE: Promulgated in accordance with R.S. 9:2798.5 and R.S. 40:2846(A).

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Emergency Response Network, LR 41:146 (January 2015).

Chapter 195. STEMI Protocols
§19501. STEMI Triage Protocol for Pre-Hospital Providers
A. On November 21, 2013, the Louisiana Emergency Response Network Board [R.S. 40:2842(1) and (3)] adopted and promulgated "STEMI Triage Protocol for Pre-Hospital Providers," as follows:

B. This protocol was published at LR 50:192 (January 20, 2014).

AUTHORITY NOTE: Promulgated in accordance with R.S. 9:2798.5 and R.S. 40:2846(A).

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Emergency Response Network, LR 41:146 (January 2015).

Paige B. Hargrove
Executive Director

1501#034

RULE

Department of Health and Hospitals
Office for Citizens with Developmental Disabilities

Infant Intervention Services (LAC 48:IX.334)

The Department of Health and Hospitals, Office for Citizens with Developmental Disabilities (OCDD) has adopted LAC Title 48:IX.334 as directed by House Bill 1 of the 2013 Regular Session of the Louisiana Legislature which states: "The secretary is directed to utilize various cost containment measures to ensure expenditures remain at the level appropriated in this Schedule, including but not limited to precertification, preadmission screening, diversion, fraud control, utilization review and management, prior authorization, service limitations, drug therapy management, disease management, cost sharing, and other measures as permitted under federal law." This proposed Rule is
promulgated in accordance with the provisions of the Administrative Procedure Act, R.S. 49:953(B)(1) et seq.

Act 417 of the 2013 Regular Session of the Louisiana Legislature provides for authority for the department to establish a statewide system of payments; to make provisions relative to payment for services; to allow for uses of funds for provision of certain services; and provides for authority to establish a schedule of fees for services provided to certain recipients in EarlySteps, Louisiana’s Early Intervention Program for Infants and Toddlers with Disabilities and their Families.

Due to a budgetary shortfall in state fiscal year 2014, the Department of Health and Hospitals promulgated an Emergency Rule which amended the provisions governing the payment for some EarlySteps services (Louisiana Register, Volume 39, Number 9). This proposed Rule is being promulgated to continue the provisions of the October 1, 2013 Emergency Rule. It is estimated that implementation of this Emergency Rule will increase revenue by approximately $1,200,000 for state fiscal year 2013-2014. This action is being taken to avoid a budget deficit in the Office for Citizens with Developmental Disabilities.

Effective October 1, 2014, the Department of Health and Hospitals, Office for Citizens with Developmental Disabilities establishes a system of payments for some services provided through the EarlySteps Program.

Title 48
PUBLIC HEALTH—GENERAL
Part IX. Developmental Disabilities Services
Chapter 3. Infant Intervention Services
§334. System of Payments

A. The department shall have the authority to establish a statewide system of payments in accordance with 34 CFR part 303.

B. In implementing the system of payments:
   1. the department establishes a schedule of monthly cost participation for early intervention services per qualifying family. Cost participation shall be based on a sliding scale;
   2. application of the family’s cost share using the sliding scale will include the family’s adjusted gross income, family size, financial hardship, extraordinary expenses associated with the eligible child, and Medicaid eligibility;
      a. extraordinary expenses may include but are not limited to unreimbursed medical expenses, equipment, home modifications, or other costs associated with the child with a disability;
      b. extraordinary expenses must have been incurred during the calendar year that the family’s cost share for individualized family services plan (IFSP) services is applied;
   c. the family will be required to produce invoices, receipts, or other documents which establish the costs and payment for these expenses;
   d. the family may request a reassessment of their costs based on extraordinary expenses at any time if there are significant changes affecting the determination of the cost participation amount. The request will be in writing and submitted to the service coordinator;
   e. the request for reassessment will be considered by the designated EarlySteps office for a determination of the family’s request. The family and the service coordinator will receive the department’s written response;
   3. the sliding scale shall utilize the most recent federal poverty guidelines issued in the Federal Register by the United States Department of Health and Human Services as the basis for determining the income threshold based on family size for eligibility for cost participation;
   4. the department shall not assess any fee or other charge through the cost participation schedule upon a family which has an annual income of less than 300 percent of the federal poverty level;
   5. the department shall not assess fees or other charges through the cost participation schedule which totals more than 3 percent of the monthly income level for a family of four, according to the federal poverty guideline schedule which will be updated annually;
   6. once the family’s income has been verified with the required documentation and the IFSP services have been determined by the IFSP team, the following will occur:
      a. the system point of entry office will issue the cost participation statement to notify the family of their assessed costs which will be reviewed with the family and a copy provided;
      b. following the submission of service claims by the child’s provider, the Central Finance Office (CFO) will mail a monthly explanation of payment statement (EOP) to the family for payment. The EOP will include a notice of the family’s right for reconsideration of their financial status and their right to apply for exemption from cost participation due to financial hardship;
      c. families will remit reimbursement to the CFO at the address provided in the EOP;
   7. when a family is not complying with the cost participation requirements and procedures for suspending services, the following will occur related to the status of the child’s services;
      a. a notice will be issued to the family, to the service coordinator and to the designated EarlySteps office;
      b. the CFO will notify the department when the family is in arrears for a duration of three months at which time the service coordinator will discuss the family’s options with the family and assist the department with its determination of the status of the child’s IFSP services;
      c. if the family provides its consent, a copy of the notice that the family is in arrears with payment for three months will be sent to the representative and senator in whose district the family resides;
      d. the department will make a written determination regarding the status of the child’s IFSP services following review of information provided by the service coordinator and the family. Families will be offered the option to continue to receive services available at no cost if they choose according to the no-cost provisions which follow;
      e. the department shall not limit early intervention services for a child in any month if the cost for the services in that month exceeds the maximum contribution from the child’s family.

C. Parents who have public insurance (Medicaid) and elect not to assign such right of recovery or indemnification to the department or choose not to release financial information will be assessed the cost for each early