



STATE OF WISCONSIN
Division of Hearings and Appeals

In the Matter of



DECISION

MPA/158695

PRELIMINARY RECITALS

Pursuant to a petition filed June 25, 2014, under Wis. Stat. § 49.45(5), and Wis. Admin. Code § HA 3.03(1), to review a decision by the Division of Health Care Access and Accountability in regard to Medical Assistance, a hearing was held on August 06, 2014, at Milwaukee, Wisconsin.

The issue for determination is whether the Department acted correctly in modifying the PA request # [REDACTED] for PCW services.

There appeared at that time and place the following persons:

PARTIES IN INTEREST:

Petitioner:



Respondent:

Department of Health Services
1 West Wilson Street, Room 651
Madison, Wisconsin 53703

By: Robert Derendinger, RN, BSN (in writing)
Division of Health Care Access and Accountability
1 West Wilson Street, Room 272
P.O. Box 309
Madison, WI 53707-0309

ADMINISTRATIVE LAW JUDGE:

John P. Tedesco
Division of Hearings and Appeals

FINDINGS OF FACT

1. Petitioner (CARES # [REDACTED]) is a resident of Milwaukee County.

2. Petitioner is 68 years old and diagnoses include arthritis and chronic pain and fatigue. He has limitations of endurance, ambulation, and shortness of breath. Petitioner uses a wheelchair and a walker.
3. Petitioner's provider, J&K Home Care, submitted a PA request on 4/22/14 requesting 19.25 hours of weekly PCW services.
4. The Department approved 14 hours per week.
5. Petitioner appealed.

DISCUSSION

MA coverage of PCW services is described in the Wis. Adm. Code, §DHS 107.112. Covered services are specified in subsection (1), and are defined generally as "medically oriented activities related to assisting a recipient with activities of daily living necessary to maintain the recipient in his or her place of residence in the community." Examples of covered services are assistance with bathing, with getting in and out of bed, with mobility and ambulating, with dressing and undressing, and meal preparation. The Code also provides that, "No more than one-third of the time spent by a personal care worker may be in performing housekeeping activities." Wis. Adm. Code, § DHS 107.112(3)(e).

In determining the number of PCW hours to authorize, the OIG uses the standard above along with the general medical necessity standard found at Wis. Adm. Code, § DHS 101.03(96m). Essentially the medical necessity standard requires a service to be basic and necessary for treatment of an illness, not necessarily the best service possible, and not just for convenience. To determine the number of PCW hours to authorize the OIG uses the Personal Care Screening Tool (PCST), a computer program it believes will allow it to consistently determine the number of hours required by each recipient. The PCST allots a specific amount of time in each area the recipient requires help, which the OIG's reviewer can then adjust to account for variables missing from the screening tool's calculations.

In the case of PCW services, MA pays only for medically-oriented activities related to assisting a recipient with activities of daily living necessary to maintain the recipient in his place of residence in the community. Wis. Admin. Code § DHS 107.112(1)(a). Covered PCW services include only the following:

- 1. Assistance with bathing;*
- 2. Assistance with getting in and out of bed;*
- 3. Teeth, mouth, denture and hair care;*
- 4. Assistance with mobility and ambulation including use of walker, cane or crutches;*
- 5. Changing the recipient's bed and laundering the bed linens and the recipient's personal clothing;*
- 6. Skin care excluding wound care;*
- 7. Care of eyeglasses and hearing aids;*
- 8. Assistance with dressing and undressing;*
- 9. Toileting, including use and care of bedpan, urinal, commode or toilet;*

- 10. *Light cleaning in essential areas of the home used during personal care service activities;*
- 11. *Meal preparation, food purchasing and meal serving;*
- 12. *Simple transfers including bed to chair or wheelchair and reverse; and*
- 13. *Accompanying the recipient to obtain medical diagnosis and treatment.*

Wis. Admin. Code § DHS 107.112(1)(b).

It is petitioner's burden to establish the necessity of the requested time. The Department argued in its written submission that it allowed time for the support that was medically necessary per the documentation: bathing (including dressing and undressing, dressing (one additional), grooming, transfers and incidentals (which includes meal preparation). The Department rounded the time allotment up to the nearest hour and granted 14 hours per week.

At hearing, petitioner did not offer any testimony from his provider. Petitioner offered no argument in support of the higher level of hours. Upon questioning, petitioner stated that "it's kind of hard to say...he's here...and 14 hours [doesn't] seem like very much."

Again, it is petitioner's burden to establish the necessity of the requested time. Given this, I cannot find that the agency committed any error in its modification of the request on the basis that the documentation failed to support the increased hours.

CONCLUSIONS OF LAW

The Department did not err in modifying the PA request.

THEREFORE, it is **ORDERED**

That this matter is dismissed.

REQUEST FOR A REHEARING

You may request a rehearing if you think this decision is based on a serious mistake in the facts or the law or if you have found new evidence that would change the decision. Your request must be **received within 20 days after the date of this decision**. Late requests cannot be granted.

Send your request for rehearing in writing to the Division of Hearings and Appeals, 5005 University Avenue, Suite 201, Madison, WI 53705-5400 **and** to those identified in this decision as "PARTIES IN INTEREST." Your rehearing request must explain what mistake the Administrative Law Judge made and why it is important or you must describe your new evidence and explain why you did not have it at your first hearing. If your request does not explain these things, it will be denied.

The process for requesting a rehearing may be found at Wis. Stat. § 227.49. A copy of the statutes may be found online or at your local library or courthouse.

APPEAL TO COURT

You may also appeal this decision to Circuit Court in the county where you live. Appeals must be filed with the Court **and** served either personally or by certified mail on the Secretary of the Department of Health Services, 1 West Wilson Street, Room 651, Madison, Wisconsin 53703, **and** on those identified in this decision as “PARTIES IN INTEREST” **no more than 30 days after the date of this decision** or 30 days after a denial of a timely rehearing (if you request one).

The process for Circuit Court Appeals may be found at Wis. Stat. §§ 227.52 and 227.53. A copy of the statutes may be found online or at your local library or courthouse.

Given under my hand at the City of
Madison, Wisconsin, this 10th day of
September, 2014

\sJohn P. Tedesco
Administrative Law Judge
Division of Hearings and Appeals



State of Wisconsin \DIVISION OF HEARINGS AND APPEALS

Brian Hayes, Administrator
Suite 201
5005 University Avenue
Madison, WI 53705-5400

Telephone: (608) 266-3096
FAX: (608) 264-9885
email: DHAmail@wisconsin.gov
Internet: <http://dha.state.wi.us>

The preceding decision was sent to the following parties on September 10, 2014.

Division of Health Care Access and Accountability