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4. Contact and return to the provider of services/equipment for any necessary adjustment within the time allotted for such adjustments;
5. Maintain the equipment provided by routinely cleaning and caring for the devices according to user information and supplier's guidance. Provide safe, secure storage for item(s) when not in use to protect item(s) from loss or theft;
6. Not misuse, abuse or neglect purchased or rented item(s) in a way that renders the item(s) unsafe, non-usable or shortens the lifetime of the item;
7. Return all rented equipment to the DMEPOS provider when no longer being used, or upon the DME provider's request. Failure to return rented equipment could result in a recipient's financial responsibility for the retail price of the rented equipment, even if the equipment is lost/stolen, the recipient has moved or they are no longer eligible for Nevada Medicaid/NCU.
8. Comply with additional requirements as specified throughout this Chapter and its Appendices and MSM Chapter 100.

1303.2 DOCUMENTATION REQUIREMENTS

- A. Supplier/provider records must substantiate the medical necessity for all DMEPOS items dispensed to recipients. The following describes the requirements for specific types of documentation associated with DMEPOS.

1. ORDERS/PRESCRIPTIONS

- a. All DME items, Prosthetics, Orthotics or Disposable Supplies (POS) dispensed must have an order/prescription from the treating physician or practitioner, (To determine included practitioners, refer to MSM Chapter 600 – Physician's Services), such as a Physician's Assistant (PA) or Advanced Practitioner of Nursing (APN), when within their scope of practice and in accordance with federal and state laws governing that entity, prior to dispensing the item.

In accordance with the Patient Protection and Affordable Care Act (PPACA) (The Affordable Care Act) of 2010 (Public Law 111-148), all orders for DMEPOS items, whether verbal or written, must be incidental/relevant to the treating physician-documented face-to-face encounter between the recipient and the prescribing physician/practitioner (as allowed by The Act) within 30 - 60 days prior to the start date of the order/script. The encounter must be clearly documented and relevant to the need for the prescribed DMEPOS.

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Refer to Appendix B of this Chapter for additional order requirements on specific products.

General standards of care/practice mandate that if an order is not clear, a clarification of the order must be obtained from the ordering practitioner prior to acting on it.

b. Verbal Orders:

1. Verbal orders from the prescribing physician/practitioner may be accepted for DMEPOS items that do not require prior authorization by the DHCFP (except when Medicare is primary and Medicaid co-payment will be requested, and Medicare requires a written order for that item prior to delivery). Refer online to the DME MAC Jurisdiction D Supplier Manual, Chapter 3 – Documentation Requirements, for a current listing of those items at: <https://med/noridianmedicare.com/web/jddme/education/supplier-manual>
2. The verbal dispensing order must include:
 - a. A description of the item;
 - b. The recipient’s name;
 - c. The physician’s name;
 - d. The start date and length of need of the order; and
 - e. Additional information sufficient to allow appropriate dispensing of the item.
3. Suppliers must maintain written documentation of the verbal order and, if the verbal order is used for dispensing the item, the supplier must obtain a detailed written order prior to billing the DHCFP.

c. Written Orders:

1. Written orders are acceptable for all transactions involving DMEPOS and must be obtained prior to submitting a prior authorization for any DMEPOS items. Written orders may take the form of a photocopy, facsimile image, electronically maintained, or original “pen-and-ink” document.

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2. All written orders must, at a minimum:
 - a. Clearly specify the start date of the order;
 - b. Include the length of need;
 - c. Be sufficiently detailed, including all options or additional features that are needed to meet the recipient's needs. The description must be either a narrative description (e.g., lightweight wheelchair base) or a brand name/model number; and
 - d. Be signed and dated by the treating physician/practitioner. Signature includes computer signature and pen and ink, no signature stamps allowed.

3. Certain items require additional elements in the written orders, as follows:
 - a. If the written order is for supplies that will be provided on a periodic basis, the written order must include appropriate information on the quantity used, frequency of change and duration of need. (For example, an order for surgical dressings might specify one 4x4-hydrocolloid dressing that is changed one to two times per week for one month or until the ulcer heals).
 - b. If the written order is for an item such as, but not limited to, enteral formula, oxygen, etc., the order must specify the name of the product, concentration (if applicable), dosage, frequency and route of administration and duration of infusion (if applicable).
 - c. Custom-fabricated items must be clearly indicated on the written order that has been signed and dated by the prescribing physician/practitioner.

4. There are additional specifications for orders for certain items, such as, but not limited to, Power Mobility Devices (PMDs). Refer to Appendix B for details.

5. The detailed description of the item(s) may be completed by an employee of the ordering physician/practitioner; however, the

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prescriber must review the detailed description and personally indicate agreement by signing and dating the order.

6. Medical necessity information (such as the most current appropriate diagnosis code(s) (ICD), narrative description of the recipient's condition, abilities and limitations) is not in itself considered to be part of the order although it may be put on the same document as the order.

d. New Orders Are Required When:

1. There is a change in the order of a specific DMEPOS item;
2. There is a change in the resident's condition that warrants a change in the order, a change in the treating physician/practitioner or DMEPOS supplier;
3. An item is replaced for any reason; or
4. An ongoing unchanged order continues to be medically necessary one year after the original order (orders are only valid for up to one year, unless documented with a shorter length of time).

2. DETAILED PRODUCT DESCRIPTION

The detailed product description must contain the Healthcare Common Procedure Coding System (HCPCS) code, manufacturer, make and model and the provider's/supplier's invoice ~~of cost~~ for each item supplied. The warranty information must also be included. This may be completed by the provider/supplier but can also be documented by the physician.

3. PROOF OF DELIVERY (POD)

A POD is a supplier's delivery receipt, which is dated and timed.

NOTE: Item(s) ordered must be delivered within 120 days of the date of the order.

4. ADDITIONAL MISCELLANEOUS MEDICAL RECORDS

The recipient's medical records must contain sufficient documentation of the recipient's medical condition to substantiate the necessity for the type and quantity of items ordered and the frequency of the use or replacement. The information must include the recipient's diagnosis and other pertinent information, including but not

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- a. only be used by that recipient. These will be considered for purchase when, in addition to all other requirements and qualifications for a specific item/device:
 - 1. the anticipated length of need (per physician's order) is long term (more than six months); and
 - 2. the provider will be supplying a new device/item to the recipient; or
 - 3. the item is only available for purchase.
- 1. Purchase Rental Equipment Option:
 - a. Nevada Medicaid identifies specific products for purchase when an item was new at the time it was dispensed to a recipient for rental purposes, and prior to billing the third month of rental, if it is determined the item will be needed indefinitely, the DHCFP may purchase the item for the recipient for ongoing use. The DHCFP does not purchase used equipment from the provider's inventory of rental items used for re-issuance to same or multiple persons over time (rental fleets, etc.).
 - b. The DHCFP will only purchase equipment when, in addition to all other requirements and qualifications for the item:
 - 1. the recipient meets the criteria for purchase of new equipment;
 - 2. the item was new when placed in the recipient's use and has been used for less than three months; and
 - 3. the item is currently being used by the same recipient during a trial period and it has been determined the length of need will now be indefinite.
 - c. A prior authorization must be submitted to request purchase of a rented piece of equipment with all supportive medical documentation to show the date the item was initially issued to the recipient and that the recipient continues to have an ongoing need for the item.

1303.4 PRIOR AUTHORIZATION

- A. Prior authorization is a review conducted by the Quality Improvement Organization (QIO)-like vendor's medical professionals who review the prior authorization form and any additional information submitted to evaluate medical necessity, appropriateness, location

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of service and compliance with the DHCFP's policy, prior to delivery of service. Reference MSM Chapter 100 and the general Billing Manual for detailed information on prior authorizations and Medicaid eligibility for all providers at: <http://www.medicaid.nv.gov/providers/BillingInfo.aspx>.

1. Submission:

- a. Prior authorizations must be completed and submitted by a current Medicaid provider (requestor), and the approval must be received prior to delivery of services. The exception to this is if the recipient is determined eligible for Medicaid retroactively or if number four of this section applies.
- b. A prior authorization is required for most durable medical equipment, prosthetics, orthotics and oxygen.
- c. A Medicaid provider may submit the prior authorization electronically using the QIO-like vendor's on-line prior authorization system or may fax or mail the prior authorization to the QIO-like vendor. For more information, refer to the prior authorization section posted at: <https://www.medicaid.nv.gov>.
- d. Requestors must submit a prior authorization with the most appropriate HCPCS code available and may not unbundle items included in the HCPCS code description. If an item has a designated code available, the miscellaneous code cannot be used. Providers may contact the Medicare Pricing, Data Analysis and Coding (PDAC) contractor or the DME MAC for guidance on correct coding.
- e. Documentation requirements are the same regardless of which mode of submission is used (e.g. the on-line prior authorization system, faxed or mailed). Documentation submitted for consideration of the request must include the physician's order and must clearly support coverage qualifications and recipient's medical need for the equipment. Failure to provide all of the supporting medical documentation in its entirety, and within the required timeframes, will result in a denial of the prior authorization request, regardless of mode of submission.
- f. Unless otherwise stated in policy, a prior authorization may be submitted to request authorization to exceed established quantity limitations when the medical documentation supports medical necessity for the increased quantity or frequency.

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2. Review Consideration:

- a. In addition to the specifications mentioned previously for reviewing the prior authorization, products and services must be medically necessary, safe and appropriate for the course and severity of the condition using the least costly equally effective alternative to meet the recipient's needs.
- b. The recipient must have a medical need for and the requested item must be suitable for use for locations in which normal life activities take place. Consideration will also be based on the recipient's additional use of the item for the conditions in each of the environments the recipient is likely to encounter in their daily routines, such as, but not limited to: attending school, work and shopping. This information must be included in the supportive documentation submitted with the prior authorization.
- c. For durable medical equipment, prosthetics, orthotics and disposable medical supplies and appliances where coverage and limitation policies have not been established within this Chapter or its Appendices, the DHCFP may defer to DME MAC Jurisdiction D, Local Coverage Determination (LCD) and policy articles for coverage and limitation criteria. These can be accessed at: <https://med.noridianmedicare.com/web/jddme>. The item must meet the definition of durable medical equipment, prosthetic, orthotic or disposable medical supply and must be necessary to meet the medical needs of the ~~recipient,~~ and recipient and must be part of the prescribing physician's/practitioner's Plan of Care (POC).
- d. The DHCFP has the option of requesting an Independent Medical Evaluation (IME) to determine the recipient's limitations and abilities to support medical necessity.

3. Prior Authorization Requirements for Third Party Liability (TPL) and Medicare Crossovers:

- a. Refer to MSM Chapter 100, for more information on TPL, and Medicare Crossovers and the requirements for securing prior authorizations.

4. Prior Authorization Emergency Situations:

- a. In an emergency situation, when an order is received by the supplier after the QIO-like vendor working hours or over weekends or State holidays, dispensing of a 72-hour supply of those DMEPOS items that require prior authorization will be allowed only when:

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1. A delay of 24 hours of treatment could result in very severe pain, loss of life or limb, loss of eyesight or hearing, injury to self or bodily harm to others; and
 2. The treating physician/practitioner indicates the most current appropriate diagnosis code(s)/ICD code on the prescription that supports the use of the emergency policy.
- b. The provider/supplier must submit the prior authorization the next business day with all required supportive documentation. The documentation must include proof of the date and time the order was received by the supplier and documentation to support both 1303.4(a)(1) and (2).
5. DMEPOS Specific Prior Authorization Forms:
- All forms must be completed and submitted by a current Medicaid provider. Forms used must be the most current version.
- a. Specific DME prior authorization forms are found on the QIO-like vendor's website: <https://www.medicaid.nv.gov/providers/forms/forms.aspx>. All DMEPOS items that require prior authorization must be requested on these forms and submitted electronically, by fax or by mail to the QIO-like vendor for approval.
 - b. Usage Evaluation – For Continuing Use of Bi-Level and Continuous Positive Airway Pressure (BIPAP and CPAP) Devices use the form, FA-1A found on the QIO-like vendor's website. This form may be completed and submitted for continuing usage of BIPAP or CPAP devices.
 - c. Mobility Assessment for Mobility Devices, Wheelchair Accessories and Seating Systems, form FA-1B found on the QIO-like vendor's website. This form must be submitted for all mobility devices, wheelchair accessories and seating systems. The Clinical Assessment must be completed and signed by the treating physician.
6. Denied Prior Authorization Requests:
- a. There are various processing levels associated with prior authorization requests which do not support medical necessity. These may include, but are not limited to: a contact to the provider by the QIO-like vendor, a system generated technical denial, a system generated denial or reduction of services, a provider-requested reconsideration, a provider-requested peer-to-peer review with the physician. For additional information on the below

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time limits and an explanation of each, refer to the general Billing Manual for all providers at:

<https://www.medicaid.nv.gov/providers/billinginfo.aspx>.

1. If a prior authorization request is denied or reduced, the provider and recipient will be sent a Notice of Decision (NOD) with a citation/reason to provide a general explanation of the denial.
 - a. The provider may request a peer-to-peer review within 10 days of the date of decision via phone contact to the QIO-like vendor.
 - b. The provider may request consideration of the denial by submitting additional medical documentation and requesting a reconsideration in writing via fax within 30 days of denial.
 - c. If a reconsideration is not appropriate or is also denied, the recipient may be entitled to request a hearing within 90 days from the date of decision. Refer to MSM Chapter 3100 – Hearings.

B. COVERAGE AND LIMITATIONS

1. Coverage and limitations are explained throughout this Chapter, including its appendices. Appendix B details coverage qualifications, prior authorization documentation requirements, and limitations for specific items.
2. Refer to the Nevada Medicaid Provider Type 33 – DME Fee Schedule posted at: <http://dhcfp.nv.gov/Resources/Rates/FeeSchedules/> for covered services. The Fee Schedule identifies covered services/items (listed in alpha-numeric order according to HCPCS code), and rates. Codes are updated yearly. Codes not included in the fee schedule after the yearly update are considered non-covered.

C. PROVIDER RESPONSIBILITY

1. The requesting DME provider (supplier) and the prescribing physician/practitioner must work collaboratively to accurately and timely complete and submit prior authorization requests, including all supportive documentation in order to ensure the item(s) being requested is/are the most appropriate to meet the recipient's medical needs. This must be done prior to dispensing any DMEPOS item requiring a prior authorization. Refer to the prior authorization section of the general Billing Manual for all providers **and PT 33 Billing Guidelines** at:

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<https://www.medicaid.nv.gov/providers/BillingInfo.aspx> for detailed information on form completion and submission/transmission of prior authorization requests.

2. In the event additional information is requested by the QIO-like vendor, the provider should submit the requested information within established time limits, and/or review the notice of decision to determine the reason for denial, make any necessary corrections, continue to work collaboratively with the prescribing physician/practitioner to obtain medical justification, and/or when appropriate, request a reconsideration by providing additional supportive information to justify the medical need for the equipment. Refer to the general Billing Manual for all providers for details on denied requests.

D. RECIPIENT RESPONSIBILITY

1. The recipient and/or their representative must accurately represent their needs in relationship to obtaining medical equipment.
2. The recipient must attend appointments with Physical Therapy (PT), Occupational Therapy (OT) and/or physician/ practitioners for the purpose of evaluation for DMEPOS, and with DME providers for adjustments and servicing of equipment.
3. The recipient and/or representative must provide the written order/prescription from the physician/practitioner. If assistance is needed to obtain DMEPOS, the recipient or their authorized representative should contact the local Nevada Medicaid District Office Care Coordination unit for assistance. The exception to this is if the ordering physician/practitioner submits the information directly to the DME provider/supplier on behalf of the recipient.
4. The recipient and/or their authorized representative must present proof of identity and provide documentation of Medicaid coverage and any form of identification necessary to utilize other health insurance coverage.

1303.5 DISPENSING AND DELIVERY OF DMEPOS

A. Dispensing/Duration of Orders

Medical supply orders must be dispensed at a monthly interval. DMEPOS is dispensed according to the physician's orders, subject to coverage limitations. The physician's order for medical supplies is valid up to one year. Suppliers may not ship items on a regular, monthly basis without documentation from the recipient, family member or authorized representative that the supply is needed. Documentation of this need must be kept on file. It is acceptable for the supplier to contact the recipient to verify a re-order.

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B. Delivery of DMEPOS

1. Delivery Method 1. Supplier delivering items directly to the recipient or authorized representative:
 - a. The delivery receipt must include the signature and the signature date which must match the date the DMEPOS item was received by the recipient or their authorized representative to verify the DMEPOS item was received.
 - b. The delivery receipt must include the recipient's name, quantity, a detailed description of the item(s) delivered, **HCPCs**, brand name, make and model, serial number (if applicable) and date and time of delivery.
 - c. The date of service on the claim must be the date the DMEPOS item was received by the recipient or their authorized representative. An exception to this would be when an item must be billed using a date span and the quantity dispensed crosses over into the next month.
2. Delivery Method 2. Suppliers utilizing a delivery/shipping service to deliver items:
 - a. An acceptable delivery/shipping service receipt POD includes the supplier's shipping invoice (Bill of Lading (BOL or BL)).
 - b. The supplier's BOL must include the recipient's name, quantity, detailed description of the item(s) delivered, **HCPCs**, brand name, make and model, serial number (if applicable), date and time of delivery/shipment and delivery service package identification number associated with recipient's package(s).
 - c. The POD must reference the recipient's package(s), delivery address and the corresponding package identification number given by the delivery service.
 - d. Without the POD that identifies each individual package with a unique identification number and delivery address, the item will be denied and any overpayment will be recouped.
 - e. Nevada Medicaid only reimburses out-of-state providers for mail order supplies for a recipient who is on Medicare and the supply is Medicare covered. Nevada Medicaid does not reimburse for shipping or delivery service costs.

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Policy: DIABETIC SERVICES

EQUIPMENT OR ITEM	QUALIFICATIONS	FORMS AND DOCUMENTATION REQUIREMENTS	MISCELLANEOUS POLICY STATEMENTS
<p>External Ambulatory Infusion Pump, Insulin (E0784)</p>	<p>Covered ICD codes: Diabetes Mellitus Gestational Diabetes</p> <p>All of the following conditions must be met:</p> <ol style="list-style-type: none"> 1. Fasting serum C peptide level that is less than or equal to 110% of the lower limit of normal of the laboratory's measurement method or as an alternative must be beta cell autoantibody positive. 2. Recipient has completed a comprehensive diabetic education program within the last year. 3. Recipient is motivated to achieve and maintain improved glycemic control. 4. Recipient has been on a program of multiple daily injections of insulin (e.g., at least three injections per day), with frequent self-adjustments of insulin doses for at least six months prior to request for the insulin pump. 5. Documented frequency of glucose self-testing is an average of at least four times per day during the two months prior to starting the insulin pump. 6. Glycosylated hemoglobin level (HbA1C) > 7.0% <p>In addition, one or more of the following indications must be present:</p> <ol style="list-style-type: none"> 1. History of recurring hypoglycemia; 2. Wide fluctuations in blood glucose before mealtime (e.g., preprandial blood glucose level commonly exceeds 140 mg/dl; 3. Dawn phenomenon with fasting blood sugars frequently >200 ml/dl; 	<ol style="list-style-type: none"> 1. A prescription from a physician who manages recipients with insulin pumps and who works closely with a team including nurses, diabetes educators and dietitians. 2. Prior authorization is required for the insulin pump with all of the following documentation: <ol style="list-style-type: none"> a. Certification of Diabetic Education Class with first time request. b. Signed statement from the physician acknowledging medical necessity and the following: <ol style="list-style-type: none"> 1. Recipient is motivated to achieve and maintain improved glyecolic control, indicated by showing documented finger sticks (at least four times per day) with multiple injections. 2. Recipient has been on a program of multiple injections of insulin (at least three times per day) with frequent self adjustment of insulin doses at least six months prior to initiation of the insulin pump. 3. Cognitive ability to operate pump and calculate insulin dosages. 3. Qualifying lab results per qualifications. 4. Physician current history and physical including one or more of the additional indications listed in the qualification column. 5. Documentation requirements for recipients using the insulin pump prior to Medicaid eligibility requires a PA with the following documentation: <ol style="list-style-type: none"> a. A HbA1C level (within last 60 days). b. Signed narrative from the physician documenting the recipient's compliance. 	<ol style="list-style-type: none"> 1. External ambulatory infusion pump recipients with Gestational Diabetes whom do not meet conditions one through six but do meet qualifications under Gestational Diabetes approval of the insulin pump will be on a rental basis until the end of the pregnancy. 2. Insulin Pump-related Supplies through the DMEPOS program: E0784 External Ambulatory Infusion pump, Insulin A4230 Infusion set for external pump, non-needle cannula type A4231 Infusion set for external pump, needle type A4232 Syringe with needle for external insulin pump, sterile, 3cc

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Policy: DIABETIC SERVICES			
EQUIPMENT OR ITEM	QUALIFICATIONS	FORMS AND DOCUMENTATION REQUIREMENTS	MISCELLANEOUS POLICY STATEMENTS
<p>(continued) External Ambulatory Infusion Pump, Insulin (E0784)</p>	<p>4. Extreme insulin sensitivity; or 5. Gestational diabetes or when pregnancy occurs or is anticipated within three months in a previously diagnosed diabetic with ANY of the following indications: a. Erratic blood sugars in spite of maximal recipient compliance and split dosing; or b. Other evidence that adequate control is not being achieved. Qualifications for recipients on the external ambulatory infusion pump prior to Medicaid eligibility: 1. A Glycosylated hemoglobin level (HbA1C) within the last 60 days. 2. Recipient has been compliant with using the insulin pump and has the ability of self-adjusting the insulin pump according to glucose levels.</p>	<p>and ability to self adjust the insulin pump according to glucose levels. 6. An MSRP Invoice if there is no rate established by the DHCFP.</p>	
<p>Diabetic Equipment and Supplies</p>		<p>1. Physician's/Practitioner's Order / Prescription</p>	<p>1. Diabetic shoes, fitting, and mModification A5500 – A5507, A5512 – A5513 2. Diabetic equipment and supplies, such as Glucometers, Test strips, Lancet Device, and Lancets, Insulin syringes for self-injection, <u>External Ambulatory Infusion Pump, Insulin systems, and Continuous Glucose Monitors</u> are not covered under the DHCFP's DME program. These supplies-items are covered under the DHCFP's pharmacy program and must be billed through the Point of Sale (POS). Refer to MSM Chapter 1200, Pharmacy Services.</p>

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Osteogenesis Stimulator <i>(Non-spinal Noninvasive Electrical)</i>	Device may be covered if: 1. Non-union of a long bone fracture after six <u>three</u> or months have elapsed without healing of the fracture; 2. Failed fusion of a joint, other than in the spine, where a minimum of nine months have elapsed since the last surgery; or 3. Congenital pseudarthrosis	1. Prescription and/or MD signed Prior Authorization Form. 2. Medical documentation supporting qualifying factors.	1. Rental for 20 week intervals, additional authorization will be considered with medical justification. 2. Electric Implantable Osteogenic Stimulators are included in the surgical service thus are non-covered under this chapter.
Osteogenesis Stimulator <i>(Spinal Noninvasive Electrical)</i>	Device may be covered if: 1. Failed spinal fusion where a minimum of nine months have elapsed since the last surgery; 2. Following a multilevel spinal fusion surgery involving three or more vertebrae; or 3. Following spinal fusion surgery where there is a history of a previously failed spinal fusion.	1. Prescription and/or MD signed Prior Authorization Form. 2. Medical documentation supporting qualifying factors.	1. Rental for 20 week intervals, additional authorization will be considered with medical justification. 2. Electric Implantable Osteogenic Stimulators are included in the surgical service thus are non-covered under this chapter.

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Policy: PHOTOTHERAPY UNITS			
EQUIPMENT OR ITEM	QUALIFICATIONS	FORMS AND DOCUMENTATION REQUIREMENTS	MISCELLANEOUS POLICY STATEMENTS
Phototherapy Unit	<ol style="list-style-type: none"> 1. Bilirubin levels must be at or greater than 12.0 with bilirubin therapy on initial day of treatment. 2. Authorization is for a maximum of three days. 	<ol style="list-style-type: none"> 1. Prescription and/or MD signed Prior Authorization Form. 2. Medical documentation supporting qualifying factors. 	

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Policy: RESPIRATORY SERVICES

EQUIPMENT OR ITEM	QUALIFICATIONS	FORMS AND DOCUMENTATION REQUIREMENTS	MISCELLANEOUS POLICY STATEMENTS
Apnea Monitor	<ol style="list-style-type: none"> 1. One-year qualification for at least one of: <ol style="list-style-type: none"> a. Prematurity (gestational age must be listed on CMS 1500); b. Substantially small for gestational age; c. HX of maternal alcohol abuse; d. HX of maternal narcotics abuse; and/or e. HX of maternal hallucinogenic agent abuse. 2. Six-month qualification for at least one of: <ol style="list-style-type: none"> a. Gastro-esophageal reflux; b. Abnormal pneumogram indicating desaturating apnea; c. Periodic respirations; d. Significant bradycardia or tachycardia of unknown or specified origin; e. Congenital heart defect; f. Bronchopulmonary dysplasia or newborn respiratory distress; g. Respiratory distress; h. Family history of SIDS (siblings only); i. Respiratory Syncytial Virus (RSV); j. Apparent Life-Threatening Episode (ALTE) with subsequent visits to physician or emergency room; k. Laryngotracheal malacia; l. Tracheal stenosis; and/or m. Swallowing abnormality. 	<ol style="list-style-type: none"> 1. Prescription and/or MD signed Prior Authorization Form. 2. Medical documentation supporting qualifying factors. 	<ol style="list-style-type: none"> 1. Program limit to one year for diagnoses including prematurity and maternal substance abuse. 2. Other diagnoses limited to six months. 3. An Apnea Monitor is a non-reimbursable service in conjunction with a pressure ventilator, with pressure control pressure support and flow triggering features.
Bi-Level Positive Airway Pressure (BiPAP) Device BiPAP "S" (E0470) (without back up)	<ol style="list-style-type: none"> 1. For an E0470 or E0471 Respiratory Assist Device (RAD) to be covered, the treating physician must fully document in the recipient's medical record symptoms characteristic of sleep-associated hypoventilation, such as daytime hypersomnolence, excessive fatigue, morning headache, cognitive dysfunction, dyspnea, etc. 		

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COVERAGE AND LIMITATIONS POLICIES

**BiPAP "ST" (E0471)
(with back up rate)**

Policy: RESPIRATORY SERVICES

EQUIPMENT OR ITEM	QUALIFICATIONS	FORMS AND DOCUMENTATION REQUIREMENTS	MISCELLANEOUS POLICY STATEMENTS
<p>(continued) Bi-Level Positive Airway Pressure (BiPAP) Device</p> <p>BiPAP 'S' (E0470) (without back up)</p> <p>BiPAP 'ST' (E0471) (with back up rate)</p>	<p>2. For an E0470 or E0471 Respiratory Assist Device (RAD) to be covered, the treating physician must fully document in the recipient's medical record symptoms characteristic of sleep-associated hypoventilation, such as daytime hypersomnolence, excessive fatigue, morning headache, cognitive dysfunction, dyspnea, etc.</p> <p>A RAD (E0470, E0471) used to administer Noninvasive Positive Pressure Respiratory Assistance (NPPRA) therapy is covered for those recipients with clinical disorder groups characterized as (Group I) restrictive thoracic disorders (e.g., progressive neuromuscular diseases or severe thoracic cage abnormalities), (Group II) severe chronic obstructive pulmonary disease (COPD), (Group III) central sleep apnea (CSA), or (Group IV) obstructive sleep apnea (OSA) (E0470 only) and who also meet the following criteria:</p> <p><u>Group I: Restrictive Thoracic Disorders:</u></p> <ol style="list-style-type: none"> There is documentation in the recipient's medical record of a progressive neuromuscular disease (e.g., amyotrophic lateral sclerosis) or a severe thoracic cage abnormality (e.g., post-thoracoplasty for TB); and An arterial blood gas PaCO₂, done while awake and breathing the recipient's usual FIO₂ is > 45 mm Hg; or Sleep oximetry demonstrates oxygen saturation < 88% for at least five continuous 	<ol style="list-style-type: none"> Prescription and/or MD signed Prior Authorization/CMN Form. Sleep Study (Diagnostic and Titrated sleep studies). Medical documentation supporting qualifying factors. Refer to specific documentation requirements specified in the Qualifications section for each scenario. MSRPs Invoice is required when no rate is established by the DHCFF. 	<ol style="list-style-type: none"> The initial rental will be for three months. Further approval requires: <ol style="list-style-type: none"> A letter of compliance from the recipient; or A completed form found on the QIO-like vendor's website; or Follow up notes from physician documenting compliance with the BiPAP; or A readout/printout from the BiPAP supplier documenting regular usage of the BiPAP. BiPAP replacement requires proof of compliance or medical necessity. Note: The BiPAP will be rented until the purchase price is reached; this includes the initial three-month rental period.

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	minutes, done while breathing the recipient's usual FIO ₂ ; or		
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Policy: RESPIRATORY SERVICES

EQUIPMENT OR ITEM	QUALIFICATIONS	FORMS AND DOCUMENTATION REQUIREMENTS	MISCELLANEOUS POLICY STATEMENTS
<p>(continued)</p> <p>Bi-Level Positive Airway Pressure (BiPAP) Device</p> <p>BiPAP 'S' (E0470) (without back up)</p> <p>BiPAP 'ST' (E0471) (with back up rate)</p>	<p>d. For a progressive neuromuscular disease (only), maximal inspiratory pressure is < 60 cm H₂O or forced vital capacity is < 50% predicted; and</p> <p>e. Chronic Obstructive Pulmonary Disease (COPD) does not contribute significantly to the recipient's pulmonary limitation.</p> <p>3. If all previously described criteria are met, either an E0470 or E0471 device (based upon the judgment of the treating physician) will be covered for recipients within this group of conditions for the first three months of NPPRA therapy (see continued coverage after the initial three months). If all of the previously described criteria are not met, then E0470 or E0471 and related accessories will be denied as not medically necessary.</p> <p><u>Group II: Severe COPD:</u></p> <p>a. An arterial blood gas PaCO₂ done while awake and breathing the recipient's usual FIO₂ is ≥ 52 mm Hg; and</p> <p>b. Sleep oximetry demonstrates oxygen saturation ≤ 88% for at least five continuous minutes, done while breathing oxygen at 2 LPM or the recipient's usual FIO₂ (whichever is higher);</p> <p>c. An arterial blood gas PaCO₂, done while awake and breathing the recipient's usual FIO₂, is ≥ 52 mm Hg; and</p> <p>d. Prior to initiating therapy, OSA (and treatment with CPAP) has been considered and ruled out.</p>		

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<p>(continued) Bi-Level Positive Airway Pressure (BiPAP) Device</p> <p>BiPAP ‘S’ (E0470) <i>(without back up)</i></p> <p>BiPAP ‘ST’ (E0471) <i>(with back up rate)</i></p>			
	<p><u>Group III: Central Sleep Apnea (e.g., apnea not due to airway obstruction):</u></p> <p>Prior to initiating therapy, a complete facility-based, attended polysomnogram must be performed documenting the following:</p> <ol style="list-style-type: none"> a. The diagnosis of central sleep apnea (CSA); b. The exclusion of obstructive sleep apnea (OSA) as the predominant cause of sleep-associated hypoventilation; c. The ruling out of CPAP as effective 		

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<p>(continued) Bi-Level Positive Airway Pressure (BiPAP) Device BiPAP ‘S’ (E0470) <i>(without back up)</i> BiPAP ‘ST’ (E0471) <i>(with back up rate)</i></p>	<p>therapy if OSA is a component of the sleep-associated hypoventilation; and</p> <p>d. Oxygen saturation \leq 88% for at least five continuous minutes, done while breathing the recipient’s usual FIO₂; and</p> <p>e. Significant improvement of the sleep-associated hypoventilation with the use of an E0470 or E0471 device on the settings that will be prescribed for initial use at home, while breathing the recipient’s usual FIO₂.</p> <p>6. If all previously described criteria are met, either an E0470 or E0471 device (based upon the judgment of the treating physician) will be covered for recipients with documented CSA conditions for the first three months of NPPRA therapy (see Continued Coverage). If all of the previously described criteria are not met, then E0470 or E0471 and related accessories will be denied as not medically necessary.</p> <p><u>Group IV: Obstructive Sleep Apnea (OSA):</u> Criteria (a) and (b) are both met:</p> <p>a. A complete facility based, —attended polysomnogram has established the diagnosis of obstructive sleep apnea according to the following criteria:</p> <p>1. The apnea-hypopnea index (AHI) is \geq 15 events per hour; <u>or</u></p> <p>2. The AHI is from five to 14 events per hour with documented symptoms of:</p> <p>a. Excessive daytime sleepiness, impaired cognition, mood disorders, or insomnia; <u>or</u></p> <p>b. Hypertension, ischemic heart</p>		

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<p>(continued) Bi-Level Positive Airway Pressure (BiPAP) Device BiPAP ‘S’ (E0470) <i>(without back up)</i> BiPAP ‘ST’ (E0471) <i>(with back up rate)</i></p>	<p>disease or history of stroke; and</p> <p>b. A single level device E0601, Continuous Positive Airway Pressure (CPAP) device has been tried and proven ineffective.</p> <p>7. If the previously described criteria is met, an E0470 device will be covered for the first three months of NPPRA therapy (see Continued Coverage). If E0470 is billed and these criteria are not met but the coverage criteria in the DMEMAC LCD and/or Policy Articles for Continuous Positive Airway Pressure System (CPAP) are met, payment will be based on the allowance for the least costly medically appropriate alternative, E0601.</p> <p>8. An E0471 device is not medically necessary if the primary diagnosis is OSA. If E0471 is billed, since the E0471 is in a different payment category than E0470 and E0601 and a least costly medically appropriate alternative payment cannot be made, it will be denied as not medically necessary.</p> <p>Continued Coverage for E0470 And E0471 Devices Beyond First Three Months of Therapy:</p> <p>1. Recipients covered for the first three months for an E0470 or E0471 device must be re-evaluated to establish the medical necessity of continued coverage beyond the first three months. While the recipient may certainly need to be evaluated at earlier intervals after this therapy is initiated, the re-evaluation upon which will base a decision to continue coverage beyond this time must occur no sooner than 61</p>		

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<p>(continued) Bi-Level Positive Airway Pressure (BiPAP) Device BiPAP ‘S’ (E0470) <i>(without back up)</i> BiPAP ‘ST’ (E0471) <i>(with back up rate)</i></p>	<p>days after initiating therapy by the treating physician. Medicaid will not continue coverage for the fourth and succeeding months of NPPRA therapy until this re-evaluation has been completed.</p> <p>2. There must be documentation in the recipient’s medical record about the progress of relevant symptoms and recipient usage of the device up to that time. Failure of the recipient to be consistently using the E0470 or E0471 device for an average of four hours per 24-hour period by the time of the re-evaluation (on or after the 31st day, but no later than 91 days after initiation of therapy) would represent non-compliant utilization for the intended purposes and expectations of benefit of this therapy. This would constitute reason to deny continued coverage as not medically necessary.</p> <p>3. The following items of documentation must be obtained by the supplier of the device for continuation of coverage beyond three months: a signed and dated statement completed by the treating physician no sooner than 61 days after initiating use of the device, declaring that the recipient is compliantly using the device (an average of four hours per 24-hour period) and that the recipient is benefiting from its use. A “Usage Evaluation” form FH-1A, found on the QIO-like vendor’s website is available for use at: https://www.medicaid.nv.gov/, select “Provider” then “Forms.” It is not mandatory that this form be used as long as the above information is provided by the treating physician.</p>		

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<p>(continued) Bi-Level Positive Airway Pressure (BiPAP) Device BiPAP ‘S’ (E0470) <i>(without back up)</i> BiPAP ‘ST’ (E0471) <i>(with back up rate)</i></p>	<p>4. If the above criteria are not met, continued coverage of an E0470 or E0471 device and related accessories will be denied as not medically necessary.</p> <p>5. For Group II (COPD) recipients who qualified for an E0470 device, if at a time no sooner than 61 days after initial issue and compliant use of an E0470 device, the treating physician believes the recipient requires an E0471 device, the E0471 device will be covered if the following criteria are met:</p> <ul style="list-style-type: none"> a. an arterial blood gas PaCO₂, repeated no sooner than 61 days after initiation of compliant use of the E0470, done while awake and breathing the recipient’s usual FIO₂, still remains ≥ 52 mm Hg; b. a sleep oximetry, repeated no sooner than 61 days after initiation of compliant use of an E0470 device, and while breathing with the E0470 device, demonstrates oxygen saturation < 88% for at least five continuous minutes, done while breathing oxygen at 2 LPM or the recipient’s usual FIO₂ (whichever is higher); and c. a signed and dated statement from the treating physician, completed no sooner than 61 days after initiation of the E0470 device, declaring that the recipient has been compliantly using the E0470 device (an average of four hours per 24-hour period) but that the recipient is NOT benefiting from its use. <p>6. If the above criteria for an E0471 are not met, since the E0471 is in a different payment category than E0470 and a least costly</p>		

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(continued) Bi-Level Positive Airway Pressure (BiPAP) Device BiPAP ‘S’ (E0470) <i>(without back up)</i> BiPAP ‘ST’ (E0471) <i>(with back up rate)</i>			
Continuous Positive Airway Pressure Device CPAP (E0601)	<ol style="list-style-type: none"> 1. A single level continuous positive airway pressure (CPAP) device (E0601) is covered if the recipient has a diagnosis of obstructive sleep apnea (OSA) documented by an attended, facility-based <u>complete</u> polysomnogram <u>and</u> meets either of the following criteria (a or b): <ol style="list-style-type: none"> a. The AHI is ≥ 15 events per hour; <u>or</u> b. The AHI is from five to 14 events per hour with documented symptoms of: <ol style="list-style-type: none"> 1. Excessive daytime sleepiness, impaired cognition, mood disorders or insomnia; <u>or</u> 2. Hypertension, ischemic heart disease, or history of stroke. <p>Note: The AHI must be calculated based on a minimum of two hours of recorded sleep and must be calculated using actual recorded hours of sleep (e.g., the AHI may not be an extrapolated or a projected calculation).</p> 2. Continued coverage of an E0601 device beyond the first three months of therapy requires that, no sooner than the 31st day but no later than 91 days after initiating therapy, the supplier ascertain from either the recipient or the treating physician that the recipient is continuing to use 	<ol style="list-style-type: none"> 1. Prescription and/or MD signed Prior Authorization/CMN Form. 2. Sleep Study (Diagnostic and Titrated sleep studies). 3. Medical documentation supporting qualifying factors. 4. MSRP Invoice is required when no rate is established by the DHCFP. 5. Refer to specific documentation requirements specified in the Qualifications section for each scenario. 	<ol style="list-style-type: none"> 1. The initial rental will be for three months. 2. Further approval requires: <ol style="list-style-type: none"> a. letter of compliance from the recipient; or b. a completed form found on the QIO-like vendor’s website; or c. follow up notes from physician documenting compliance with the CPAP; or d. a readout/printout from the CPAP supplier documenting regular usage of the CPAP. 3. CPAP replacement requires proof of compliance or medical necessity. <p>Note: The CPAP will be rented until the purchase price is reached; this includes the initial three-month rental period.</p>

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