

Clinical Policy: Private Duty Nursing for Beneficiaries Under 21 Years of Age

Reference Number: WNC.CP.208 Codin

Last Review Date:

Coding Implications
Revision Log

See <u>Important Reminder</u> at the end of this policy for important regulatory and legal information.

Note: When state Medicaid coverage provisions conflict with the coverage provisions in this clinical policy, state Medicaid coverage provisions take precedence. Please refer to the state Medicaid manual for any coverage provisions pertaining to this clinical policy.

Description¹

Private Duty Nursing (PDN) is a substantial, complex, and continuous skilled nursing care that is considered supplemental to the care provided to a Member by the Member's family, foster parents, and delegated caregivers, as applicable. Private Duty Nursing services is defined by 42CFR 440.80. Private Duty Nursing services is for a member who may require more individual and continuous care than is available from a visiting nurse or routinely provided by the nursing staff of the hospital or skilled nursing facility. PDN care must be medically appropriate and medically necessary for the Member to be covered by NC Medicaid.

Policy/Criteria¹

- I. WellCare of North Carolina® shall cover PDN when the criteria below are met:
 - A. Determined to be medically fragile
 - 1. A life-threatening medical condition characterized by reasonably frequent periods of acute exacerbation which requires frequent physician supervision or consultation and which in the absence of such supervision or consultation would result in hospitalization;
 - 2. Member need for frequent, ongoing, and specialized treatments and nursing interventions which are medically necessary, **and**
 - 3. Member dependency on life-sustaining medical technology such that without the technology a reasonable level of health could not be maintained. PDN service assisted technology are dependence on ventilator, endotracheal tube, gastrostomy tube (G-tube), oxygen therapy, cough assist device, chest physical therapy (PT) vest and suction machine, or care to compensate for the loss of bodily function.
 - **B.** The care needs to meet medical necessity
 - C. Provided only in the primary private residence of the Member. The basis for PDN approval is the need for skilled nursing care in the primary private residence to prevent institutionalization. A Member who is authorized to receive PDN services in the primary private residence may make use of the approved hours outside of that setting when normal life activities temporarily take him or her outside that setting. Normal life activities are supported or sheltered work settings, licensed childcare, school and school related activities, and religious services and activities. Normal life activities are

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- not inpatient facilities, outpatient facilities, hospitals, or residential-type medical settings.
- **D.** PDN services have been requested by and ordered by the Member's primary physician (MD) or Doctor of Osteopathic Medicine (DO) licensed by the North Carolina Board of Medicine and enrolled with Medicaid);
- E. Prior approval has been granted by WellCare of North Carolina[®]; and
- **F.** The Member has at least one (1) trained primary informal caregiver to provide direct care to the Member during the planned and unplanned absences of PDN staff. It is recommended that there be a second trained informal caregiver for instances when the primary informal caregiver is unavailable due to illness, emergency, or need for respite.
- **G.** A short-term increase in PDN services is limited to a **maximum of six (6) calendar weeks**. The amount and duration of the short-term increase is based on medical necessity. WellCare of North Carolina® shall cover a short-term increase in PDN service when the Member meets **ONE** of the following significant changes in condition:
 - 1. New tracheostomy, ventilator, or other technology need, immediately post discharge, to accommodate the transition and the need for training of informal caregivers. Short term increases are weaned down to within normal policy limits over the course of six (6) consecutive weeks;
 - 2. An acute, temporary change in condition causing increased amount and frequency of nursing interventions.
 - 3. A family emergency, when the backup caregiver is in place but requires additional support because of less availability or need for reinforcement of training.
 - 4. A Member is out of school and has used their allotted 60 hours per calendar year for sick days, adverse weather days, or school closings. If additional PDN hours are deemed medically necessary by the physician, a physician-signed request for these hours shall be submitted to WellCare of North Carolina®.

H. PDN and Schools

- 1. Individuals and caregivers are responsible for determining if the Member is receiving the appropriate nursing benefit in the school system, and formulating the child's Individualized Education Plan (IEP), Individualized Family Service Plan (IFSP), 504 Plan or Individual Health Plan (IHP), to report nursing coverage in the school system. If any nursing hours are approved for school coverage, these hours are reported to WellCare of North Carolina®, but are kept separate from the allotted PDN home hours.
- 2. A parent or caregiver signed notification explaining any unscheduled school absences is required for PDN agency reimbursement of hours worked in the home. Once required documentation has been received, the Prior Authorization (PA) for the affected time frame is adjusted to document the hours provided at the primary private residence.

I. Congregate Care

1. PDN allows congregate nursing services, where two (2) or more members requiring private duty nursing services reside within the same home. These hourly

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nursing services are limited to a maximum ratio of one (1) private duty nurse to two (2) individuals receiving nursing services. If there are more than two (2) individuals residing within the same home that require PDN services, the provider shall contact WellCare of North Carolina® to determine the individual needs for each Member.

- II. WellCare of North Carolina® shall not cover PDN if any of the following are true:
 - **A.** The Member is receiving medical care in a hospital, nursing facility, outpatient facility, or residential-type medical setting where licensed personnel are employed;
 - **B.** The Member is a resident of an adult care home, group home, family care home, or nursing facility;
 - C. The service is for custodial, companion, respite services (short-term relief for the caregiver) or medical or community transportation services;
 - **D.** The nursing care activities rendered can be delegated to unlicensed personnel (Nurse Aide I or Nurse Aide II);
 - **E.** The purpose of having a licensed nurse with the Member is for observation or monitoring in case an intervention is required;
 - **F.** The service is for the Member or caregiver to go on vacation or overnight trips away from the Member's private primary residence.

Note: Short-term absences from the primary private residence that allow the Member to receive care in an alternate setting for a short period of time, may be allowed if the following are true: PDN is not provided for respite, PDN is not provided in an institutional setting, and when PDN is provided according to nurse and home care licensure regulations.

- **G.** Services are provided exclusively in the school or home school;
- H. The Member does not have informal caregiver support available;
- I. The Member is receiving home health nursing services or respiratory therapy treatment (except for Independent Practitioners Respiratory Therapy Services as allowed under NC Medicaid) during the same hours of the day as PDN;
- **J.** The Member is receiving infusion therapy services (from Home Infusion Therapy (HIT) program as allowed under NC Medicaid).;
 - **K.** The Member is receiving hospice services as allowed under NC Medicaid, except as those services may apply to children under the Patient Protection and Affordable Care Act. H.R.3590.
 - L. The Member is receiving services from other formal support programs (such as NC Innovations) during the same hours of the day as PDN.

Background¹

- I. PDN services are provided:
 - **A.** Primarily in the Member's private primary residence
 - **B.** Under the direction of a written individualized plan of care
 - C. As authorized by the Member's primary physician



- **D.** PDN services must be rendered by a registered nurse (RN) or licensed practical nurse (LPN) who is licensed by the North Carolina Board of Nursing (NCBON) and employed by a state licensed and accredited home care agency.
- II. WellCare of North Carolina, consistent with NC Medicaid policy, shall determine the amount, duration, scope, and sufficiency of PDN services **not to exceed 112 hours per week or 16 hours per day-** required by the Member based on a comprehensive review of all the documents, along with the following characteristics of the Member:
 - **A.** Primary and secondary diagnosis
 - **B.** Overall health status
 - C. Level of technology dependency
 - D. Amount and frequency of specialized skilled nursing interventions required
 - **E.** Amount of caregiver assistance available.
- III. WellCare of NC reserves the right to request verification of each caregiver's employment schedule annually, and as deemed appropriate by WellCare of NC. Allowances are not for second jobs, overtime, or combination of work and school, when the additional hours cause the policy limit to be exceeded. The North Carolina Medicaid Private Duty Nursing 3G-2 policy is available at Program Specific Clinical Coverage Policies | NC Medicaid (ncdhhs.gov) provides additional guidance on the PDN hour limitation based on caregiver type and availability.
- IV. Hours are approved on a per-week basis beginning 12:01 a.m. Sunday and ending at 12:00 a.m. Saturday. A Member may use the hours as they choose within the week.. It is the responsibility of the Member and caregiver to schedule time to ensure the health and safety of the Member. Additional hours are not approved because the family planned poorly and 'ran out' before the end of the week. The hours approved are based on the needs of the Member and caregiver availability, not the needs of other individuals residing in the home.

Note: Unused hours of services shall not be "banked" for future use or "rolled over" to another week.

V. Provider Relationship to Beneficiary

- **A.** NC Medicaid Provider agencies at their discretion can allow their employees who are the member's near relative or individuals as a member's legally responsible person to deliver PDN skilled nursing services to a PDN eligible member. In order to deliver skilled nursing services, the near relative or legally responsible person must have a valid and current nursing license and must operate withing their scope of practice.
- **B.** NC Medicaid shall not cover PDN if: The PDN Service provider is owned by the member's near relative (spouse, child, parent, grandparent, grandchild, or sibling including corresponding step- and in-law relationships) or legally responsible person.

Coding Implications

This clinical policy references Current Procedural Terminology (CPT®). CPT® is a registered trademark of the American Medical Association. All CPT codes and descriptions are copyrighted



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HCPCS ®* Codes	Description
T1000	Private duty/independent nursing service(s), licensed, up to 15 minutes
S9123	Nursing care, in the home; by registered nurse, per hour (use for general nursing care only, not to be used when CPT codes 99500-99602 can be used)
S9124	Nursing care, in the home; by licensed practical nurse, per hour

Reviews, Revisions, and Approvals		Approval
	Date	Date
Original approval date		06/21
Reviewed HCPCS codes.		05/22
Annual Review. Added verbiage for Specific Eligibility. Verbiage		11/22
changes throughout with no change to criteria.		
NCHC verbiage removed from NC Guidance Verbiage		03/23
Annual Review.	05/23	05/23
Annual Review. Under Description, changed "PDN is the level of care	05/24	05/24
that would routinely be provided by the nursing staff of a hospital or		
skilled nursing facility; or that requires more continuous care than is		
available through home health services." To "Private Duty Nursing		
services is defined by 42CFR 440.80. Private Duty Nursing services is		
for a member who may require more individual and continuous care		
than is available from a visiting nurse or routinely provided by the		
nursing staff of the hospital or skilled nursing facility." Under		
Background, added "PDN services must be rendered by" Removed		
CPT & ICD-10 code boxes.		
Added Background V. Provider Relationship to Beneficiary. A.NC	08/24	08/24
Medicaid Provider agencies at their discretion can allow their		
employees who are the beneficiary's near relative or individuals as a		
beneficiary's legally responsible person to deliver PDN skilled nursing		
services to a PDN eligible beneficiary. In order to deliver skilled		
nursing services, the near relative or legally responsible person must		
have a valid and current nursing license and must operate withing their		
scope of practice. And B.NC Medicaid shall not cover PDN if: The		
PDN Service provider is owned by the beneficiary's near relative		
(spouse, child, parent, grandparent, grandchild, or sibling including		
corresponding step- and in-law relationships) or legally responsible		

Reviews, Revisions, and Approvals		Approval
	Date	Date
person." Removed 'Medicaid and health choice' verbiage from		
references. Changed 'beneficiary' to 'member.'		
Annual Review. HCPCS codes reviewed. Under NC Guidance/Claims		
related information, updated state web address.		

References

1. State of North Carolina Medicaid Clinical Coverage Policy No: 3G-2 Private Duty Nursing for Beneficiaries Under 21 years of Age. Program Specific Clinical Coverage Policies | NC Medicaid (ncdhhs.gov). Published May 15, 2024. Accessed March 7, 2025.

North Carolina Guidance

Eligibility Requirements

- a. An eligible beneficiary shall be enrolled in the NC Medicaid Program (Medicaid is NC Medicaid program, unless context clearly indicates otherwise);
- b. Provider(s) shall verify each Medicaid beneficiary's eligibility each time a service is rendered.
- c. The Medicaid beneficiary may have service restrictions due to their eligibility category that would make them ineligible for this service.

EPSDT Special Provision: Exception to Policy Limitations for a Medicaid Beneficiary under 21 Years of Age

a. 42 U.S.C. § 1396d(r) [1905(r) of the Social Security Act]
Early and Periodic Screening, Diagnostic, and Treatment (EPSDT) is a federal Medicaid requirement that requires the state Medicaid agency to cover services, products, or procedures for Medicaid beneficiary under 21 years of age if the service is medically necessary health care to correct or ameliorate a defect, physical or mental illness, or a condition [health problem] identified through a screening examination (includes any evaluation by a physician or other licensed practitioner).

This means EPSDT covers most of the medical or remedial care a child needs to improve or maintain his or her health in the best condition possible, compensate for a health problem, prevent it from worsening, or prevent the development of additional health problems.

Medically necessary services will be provided in the most economic mode, as long as the treatment made available is similarly efficacious to the service requested by the beneficiary's physician, therapist, or other licensed practitioner; the determination process does not delay the delivery of the needed service; and the determination does not limit the beneficiary's right to a free choice of providers.

EPSDT does not require the state Medicaid agency to provide any service, product, or procedure:

1. that is unsafe, ineffective, or experimental or investigational.

2. that is not medical in nature or not generally recognized as an accepted method of medical practice or treatment.

Service limitations on scope, amount, duration, frequency, location of service, and other specific criteria described in clinical coverage policies may be exceeded or may not apply as long as the provider's documentation shows that the requested service is medically necessary "to correct or ameliorate a defect, physical or mental illness, or a condition" [health problem]; that is, provider documentation shows how the service, product, or procedure meets all EPSDT criteria, including to correct or improve or maintain the beneficiary's health in the best condition possible, compensate for a health problem, prevent it from worsening, or prevent the development of additional health problems.

EPSDT and Prior Approval Requirements

- 1. If the service, product, or procedure requires prior approval, the fact that the beneficiary is under 21 years of age does NOT eliminate the requirement for prior approval.
- 2. **IMPORTANT ADDITIONAL INFORMATION** about EPSDT and prior approval is found in the *NCTracks Provider Claims and Billing Assistance Guide*, and on the EPSDT provider page. The Web addresses are specified below: *NCTracks Provider Claims and Billing Assistance Guide*: https://www.nctracks.nc.gov/content/public/providers/provider-manuals.html *EPSDT provider page*: https://medicaid.ncdhhs.gov/

Provider(s) Eligible to Bill for the Procedure, Product, or Service

To be eligible to bill for the procedure, product, or service related to this policy, the provider(s) shall:

- a. meet Medicaid qualifications for participation;
- b. have a current and signed Department of Health and Human Services (DHHS) Provider Administrative Participation Agreement; and
- c. bill only for procedures, products, and services that are within the scope of their clinical practice, as defined by the appropriate licensing entity.

Compliance

Provider(s) shall comply with the following in effect at the time the service is rendered:

- a. All applicable agreements, federal, state, and local laws and regulations including the Health Insurance Portability and Accountability Act (HIPAA) and record retention requirements; and
- b. All NC Medicaid's clinical (medical) coverage policies, guidelines, policies, provider manuals, implementation updates, and bulletins published by the Centers for Medicare and Medicaid Services (CMS), DHHS, DHHS division(s) or fiscal contractor(s).

Claims-Related Information

Provider(s) shall comply with the NC Tracks Provider Claims and Billing Assistance Guide, Medicaid bulletins, fee schedules, NC Medicaid's clinical coverage policies and any other relevant documents for specific coverage and reimbursement for Medicaid:

a. Claim Type - as applicable to the service provided:

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Professional (CMS-1500/837P transaction)

Institutional (UB-04/837I transaction)

Unless directed otherwise, Institutional Claims must be billed according to the National Uniform Billing Guidelines. All claims must comply with National Coding Guidelines.

- b. International Classification of Diseases and Related Health Problems, Tenth Revisions, Clinical Modification (ICD-10-CM) and Procedural Coding System (PCS) Provider(s) shall report the ICD-10-CM and Procedural Coding System (PCS) to the highest level of specificity that supports medical necessity. Provider(s) shall use the current ICD-10 edition and any subsequent editions in effect at the time of service. Provider(s) shall refer to the applicable edition for code description, as it is no longer documented in the policy.
- c. Code(s) Provider(s) shall report the most specific billing code that accurately and completely describes the procedure, product or service provided. Provider(s) shall use the Current Procedural Terminology (CPT), Health Care Procedure Coding System (HCPCS), and UB-04 Data Specifications Manual (for a complete listing of valid revenue codes) and any subsequent editions in effect at the time of service. Provider(s) shall refer to the applicable edition for the code description, as it is no longer documented in the policy. If no such specific CPT or HCPCS code exists, then the provider(s) shall report the procedure, product or service using the appropriate unlisted procedure or service code.

Unlisted Procedure or Service

CPT: The provider(s) shall refer to and comply with the Instructions for Use of the CPT Codebook, Unlisted Procedure or Service, and Special Report as documented in the current CPT in effect at the time of service.

HCPCS: The provider(s) shall refer to and comply with the Instructions For Use of HCPCS National Level II codes, Unlisted Procedure or Service and Special Report as documented in the current HCPCS edition in effect at the time of service

- d. Modifiers Providers shall follow applicable modifier guidelines.
- e. Billing Units Provider(s) shall report the appropriate code(s) used which determines the billing unit(s).
- f. Co-payments For Medicaid refer to Medicaid State Plan:
 https://medicaid.ncdhhs.gov/meetingsnotices/medicaid-state-plan-public-notices
- g. Reimbursement Provider(s) shall bill their usual and customary charges. For a schedule of rates, refer to: https://medicaid.ncdhhs.gov/.

Important Reminder

This clinical policy has been developed by appropriately experienced and licensed health care professionals based on a review and consideration of currently available generally accepted standards of medical practice; peer-reviewed medical literature; government agency/program approval status; evidence-based guidelines and positions of leading national health professional organizations; views of physicians practicing in relevant clinical areas affected by this clinical policy; and other available clinical information. The Health Plan makes no representations and accepts no liability with respect to the content of any external information used or relied upon in

developing this clinical policy. This clinical policy is consistent with standards of medical practice current at the time that this clinical policy was approved. "Health Plan" means a health plan that has adopted this clinical policy and that is operated or administered, in whole or in part, by Centene Management Company, LLC, or any of such health plan's affiliates, as applicable.

The purpose of this clinical policy is to provide a guide to medical necessity, which is a component of the guidelines used to assist in making coverage decisions and administering benefits. It does not constitute a contract or guarantee regarding payment or results. Coverage decisions and the administration of benefits are subject to all terms, conditions, exclusions, and limitations of the coverage documents (e.g., evidence of coverage, certificate of coverage, policy, contract of insurance, etc.), as well as to state and federal requirements and applicable Health Plan-level administrative policies and procedures.

This clinical policy is effective as of the date determined by the Health Plan. The date of posting may not be the effective date of this clinical policy. This clinical policy may be subject to applicable legal and regulatory requirements relating to provider notification. If there is a discrepancy between the effective date of this clinical policy and any applicable legal or regulatory requirement, the requirements of law and regulation shall govern. The Health Plan retains the right to change, amend or withdraw this clinical policy, and additional clinical policies may be developed and adopted as needed, at any time.

This clinical policy does not constitute medical advice, medical treatment, or medical care. It is not intended to dictate to providers how to practice medicine. Providers are expected to exercise professional medical judgment in providing the most appropriate care, and are solely responsible for the medical advice and treatment of members/enrollees. This clinical policy is not intended to recommend treatment for members/enrollees. Members/enrollees should consult with their treating physician in connection with diagnosis and treatment decisions.

Providers referred to in this clinical policy are independent contractors who exercise independent judgment and over whom the Health Plan has no control or right of control. Providers are not agents or employees of the Health Plan.

This clinical policy is the property of the Health Plan. Unauthorized copying, use, and distribution of this clinical policy or any information contained herein are strictly prohibited. Providers, members/enrollees, and their representatives are bound to the terms and conditions expressed herein through the terms of their contracts. Where no such contract exists, providers, members/enrollees and their representatives agree to be bound by such terms and conditions by providing services to members/enrollees and/or submitting claims for payment for such services.

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