## Requirements for audiologists and hearing aid dealers and fitters participating in the Ohio hearing aid assistance program.

- (A) An audiologist or hearing aid dealer and fitter requesting financial assistance on behalf of a family shall submit an application package in the manner and format prescribed by the director.
- (B) The application package shall minimally include:
  - (1) An application from the eligible family meeting the requirements set forth in rule 3701-45-03 of the Administrative Code.
  - (2) A provider form as prescribed by the director that includes the following:
    - (a) Audiology or hearing aid dealer and fitter practice information;
    - (b) Specific <u>assistive listening devices</u>, hearing aid or aids to be purchased;
    - (c) Audiogram and other diagnostic audiology test results for the child; and
    - (d) The signature of the audiologist or hearing aid dealer and fitter.
    - (e) A written statement signed by a licensed physician that states the eligible child's hearing loss <u>or hearing disorder</u> has been medically evaluated and the patient may be considered a candidate for a hearing aid. The medical evaluation must have take place within the preceding six months.
- (C) Participating audiologists shall:
  - (1) Follow the standards of audiology pursuant to Chapter 4753. of the Revised Code and agency 4753-Chapter 4753-03 of the Administrative Code;
  - (2) Follow the standards appropriate clinical practice for "American Academy of Audiology Clinical Practice outlined in Guidelines, Pediatric Amplification," June 2013 issue. This document is available at https://www.audiology.org/sites/default/files/publications/ Pediatric Amplification Guidelines.pdf; http://www.audiology.org/resources/ documentlibrary/Documents/Pediatrie Amplification Guidelines.pdf;
  - (3) Charge their usual and customary fees for audiology/hearing services to eligible families;
  - (4) Accept the program payment plus a <u>eo-paymentsliding scale</u> <u>fee</u>, if any, based upon program guidelines found at <u>https://odh.ohio.gov/wps/portal/gov/odh/know-our-programs/hearingaid-assis\_tance/</u>

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resources/federal-poverty-table; http://www.odh.ohio.gov/odhprograms/emh/hearaidasst/Hearing%20Aid%20 Assistance%20Program, as payment in full for the audiology services; and

- (5) Agree that any payments made for the cost of treatment, materials, assistive <u>listening devices</u>, and hearing aids under this program shall be in excess of and secondary to payments of any third-party payor, and therefore any program payments for costs shall be made after all third-party payment sources are exhausted.
- (D) Participating hearing aid dealers and fitters shall:
  - (1) Follow the standards of practice for hearing aid dealers and fitters pursuant to Chapter 4747. of the Revised Code and agency 4747—Chapter 4753-03 of the Administrative Code except all eligible families must present a written statement signed by a licensed physician that states that the individual's hearing loss has been medically evaluated and the individual may be considered a candidate for a hearing aid. The medical evaluation must have taken place within the preceding six months.;
  - (2) Be an approved BCMH cMH provider;
  - (3) Charge their <u>ususal\_usual\_and</u> customary fees for hearing services to eligible families;
  - (4) Accept the program payment plus a <u>co-paymentsliding fee</u> <u>scale</u>, if any, based upon program guidelines found at <u>https://odh.ohio.gov/wps/portal/gov/odh/know-our-programs/hearingaid-assis\_tance/resources/federal-poverty-table\_http://www.odh.ohio.gov/odhprograms/emh/hearaidasst/Hearing%20Aid%20 Assistance%20Program, as payment in full for the services provided to eligible families;</u>
  - (5) Agree that any payments made for the cost of treatment, materials, <u>assistive</u> <u>listening devices</u>, and hearing aids under this program shall be in excess of and secondary to payments of any third-party payor, and therefore any program payments for costs shall be made after all third-party payment sources are exhausted.

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Effective:	
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Certification

Date

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Statutory Authority: The authority is in temp law Section 291.20 AM Sub

HB 166 GA-133.

Rule Amplifies: The statute this rule implements is temp law Section

291.20 AM Sub HB 166 GA-133.

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