Canceling/Rescheduling Appointments with Service Providers

Rhode Island Department of Children, Youth and Families
Policy: 700.0180
Effective Date: January 22, 1990
Version: 1

The Department authorizes payment for necessary support services, such as mental health evaluation and counseling, through the DCYF #005 process. Some of these services are funded through Medical Assistance (MA) for eligible children and youth who are receiving MA and enrolled in the EPSDT program.

It is customary for service providers to require clients to cancel appointments, which they will not be able to attend, at least twenty-four (24) hours in advance of the time of the scheduled appointment. Many service providers request payment for missed appointments when clients do not cancel twenty-four (24) hours in advance. The Department compensates service providers only for MA or DCYF funded services which are actually provided; the Department will not pay for missed appointments.

Department employees must inform the client of his/her responsibility to cancel and reschedule sessions that he/she will not be able to attend. The DCYF employee must provide this information to the service provider if he/she is aware that the client is not going to attend.

The service provider is responsible to inform the DCYF primary service worker or supervisor when a client, who is receiving DCYF #005 approved services, does not attend a session and has not canceled and rescheduled the appointment. The service provider will also inform DCYF if services to the client will be terminated because of the client's lack of attendance at scheduled sessions.

Related Procedure

Canceling/Rescheduling Appointments with Service Providers

DCYF Repeal 12/09/11

Canceling/Rescheduling Appointments with Service Providers Procedure from Policy 700.0180: Canceling/Rescheduling Appointments with Service

Providers

AA. The worker discusses the importance of attendance at scheduled sessions with client and emphasizes the following:

	1.1. The client is responsible to cancel and reschedule sessions that
_	he/she is unable to attend.
	Attendance at sessions which are being funded by the Department is usually required as
	of the DCYF Service Plan. If there is Family Court involvement, the Service Plan becomes
	der of the Court. The client should be reminded that if he/she is not attending sessions in
inese	e situations, he/she is not adhering to the Service Plan and/or the Court Order.
В.—	The worker informs the service provider, if he/she is aware prior to the scheduled session
that t	he client is not going to attend.
C. —	The service provider informs the Department of missed appointments:
1	It is imperative that the service provider inform the primary service worker or supervisor
when	never a client, who is receiving DCYF funded services, does not attend a session and has not
cance	eled and rescheduled the appointment. With this knowledge, the worker can address the
issue	with the client in a timely manner.
	If the service provider is terminating services because of the client's lack of attendance,
t he D	PCYF worker/supervisor is notified.
D.—	The primary service worker does the following when he/she is informed that the client is
not a	ttending sessions:
1	Confers with supervisor.
2	Confers with service provider.
3	Discusses the situation with the client:
	a.a. Determines the reason(s) for lack of attendance.
b	Assists the client in overcoming barriers, if possible.
c	Discusses the importance of meeting Service Plan objectives in order to achieve the
	ice Plan goal.
4	If the client continues to miss appointments after attempts by the worker to assist the
	t in overcoming barriers, the worker should discuss further steps that may be taken to rectify
	ituation with his/her supervisor and, if warranted, with legal counsel.
	If there is Court involvement, the Court is informed of the situation.

DCYF Repeal 12/09/11