

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

State:                     UTAH                    

STANDARDS AND METHODS USED TO ASSURE HIGH QUALITY CARE

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The following is a description of the provisions used to assure that the medical and remedial care and services are of high quality, and a description of the standards established by the State to assure high quality care:

- a. Provisions are made for a wide scope and depth of comprehensive medical services, including mutually supportive institutional and noninstitutional care, allowing the patient to move into the institution and back to the community according to his medical needs. The above assures continuity and appropriateness of care when and where needed.
- b. Provisions are made for the use of specialist and consultative medical services.
- c. Provisions are made for necessary transportation of recipients to and from suppliers of medical and remedial care and services.
- d. Standards for the control of utilization of institutional services meet current Federal requirements.
- e. Provisions are made for the utilization of the Medical Care Advisory Committee, State Health Division and other health resources in establishing high standard of care.
- f. Provision of social services relating to medical care.

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T.N. #                     74-05                    

Approval Date           12-3-74          

Supersedes T.N. #                                         

Effective Date

CRITERIA FOR PARTICIPATION

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End State Renal Dialysis (ESRD)

Each participating clinic must meet all the requirements, certifications, conditions of participation, and licensure as specified by the Utah State Department of Health.

The facility must be approved by the Secretary of Health and Human Services to furnish these services under Title XVIII (Medicare).

Ambulatory Surgical Centers

Each Ambulatory surgical center must be appropriately Certified as a Medicare Provider and meet all the requirements set forth in the Utah Department of Health, Division of Health Care Financing rules and regulations.

Mental Health Clinic

Each participating mental health clinic must be approved and/or licensed under Utah State law (Section 63-35 a-1 through 16, Utah Code Annotated 1953, as amended) as a comprehensive mental health treatment program.

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