1240-A - DIRECT CARE SERVICES
(ATTENDANT CARE, PERSONAL CARE, AND HOMEMAKER SERVICES)

I. PURPOSE

This Policy applies to ALTCS E/PD and DES/DDD (DDD) Contractors; Fee-For-Service (FFS) Programs as delineated within this Policy including: Tribal ALTCS. This Policy establishes requirements regarding covered direct care services, known as Attendant Care, Personal Care, and Homemaker services, for Arizona Long Term Care System (ALTCS) members who require assistance to meet their needs and to allow members to reside in their own home. These services are provided by Direct Care Workers (DCWs), including family members as paid caregivers (as defined below). The services provided by DCWs enable members who might otherwise be in a nursing facility or Alternative Home and Community Based Services (HCBS) setting to remain at, or return to, their own home when that environment is not medically contraindicated and when it is cost effective to do so. Services are designed to assist individuals in acquiring, retaining and improving the self-help skills necessary to reside successfully in HCBS settings. The service specifications related to each service are included in this policy Section F. Refer to AMPM Exhibit 1230-1 for codes to be utilized related to these services.

II. DEFINITIONS

DIRECT CARE SERVICES
The services provided by Direct Care Workers are collectively known as Direct Care Services. There are three types of services within ALTCS that are provided by Direct Care Workers; these include Attendant Care, Personal Care, and Homemaker services.

DIRECT CARE WORKER (DCW)
A person who assists an elderly person or an individual with a disability with activities necessary to allow them to reside in their home. These individuals, also known as Direct Support Professionals, must be employed/contracted by DCW Agencies or, in the case of member-directed options, employed by ALTCS members in order to provide services to ALTCS members.

DIRECT CARE WORKER AGENCY
An agency that registers with AHCCCS as a service provider of Direct Care Services that include Attendant Care, Personal Care or Homemaker. The agency, by registering with AHCCCS, warrants that it has a workforce (employees or contractors) with the abilities, skills, expertise and capacity to perform the services as specified in AHCCCS policy.
The following relatives of a member are defined as family members in the context of what family members may get paid to provide services to AHCCCS members:

1. Spouse
2. Adult children/Step children
3. Son/Daughter-in-law
4. Grandchildren
5. Siblings/Step Siblings
6. Parents/Step Parents/Adoptive Parents
7. Grandparents
8. Mother/Father-in-law
9. Brother/Sister-in-law

Allow members to have more control over how certain services are provided, including services such as attendant care, personal care, homemaker and habilitation. The options are not services, but rather define the way in which services are delivered. Member-directed options are available to ALTCS members who live in their own home. Member-directed options include Agency with Choice and Self-Directed Attendant Care and the Division of Developmental Disabilities’ Independent Provider Network.

III. Policy

A. General Requirements Applicable to All Direct Care Services

1. Direct Care Services are available only to ALTCS members who reside in their own home. The number and frequency of authorized Direct Care Services is determined through an assessment of the member’s needs by the case manager with the member and/or the member’s family, guardian, or representative, in tandem with the completion of the cost-effectiveness study. Direct Care Services are not reimbursable in any inpatient, institutional (as specified in AMPM Policy 1210) or Alternative HCBS settings (as specified in AMPM Policy 1230).

2. Attendant Care services are not limited to the boundaries of the member’s home. As indicated in the Service Plan, the Direct Care Worker, under Attendant Care, may accompany the member as necessary in order to meet his/her needs in a variety of settings, including, but not limited to: a physician’s office, school setting and workplace.

3. DCW Agencies hire/contract, supervise/monitor and control/define the responsibilities and tasks of the Direct Care Worker as well as establish the rate of reimbursement/wages for the DCW. Arizona does not require DCW Agencies to be certified by a state regulatory board or agency; however, agencies shall register with AHCCCS and sign and attest to meeting the terms of the AHCCCS Provider
Participation Agreement. Agencies shall also ensure the basic testing, documentation, and training requirements for DCW’s are satisfied as set forth in this Policy, including those involving Direct Care Services that are provided through the Agency with Choice (AWC) option. Agencies are also responsible for assuring that employees/contractors providing services to ALTCS members comply with any additional standards established by the Contactor. Additional information about the service requirements for AWC can be found in AMPM Policy 1310.

4. Parents may provide attendant care services if the member is 18 years or older, or under limited circumstances, for members under the age of 18, when approved by the AHCCCS Administration. For both FFS and managed care members under the age of 18, the decision for payment of a parent shall be made in coordination with the AHCCCS Administration.

The following Family Members are excluded from providing Direct Care Services for payment to members under the age of 18:
   a. Natural parent,
   b. Adoptive parent, and
   c. Step-parent.

5. Under 9 A.A.C. 22, Article 2, the Contractor has the discretion to approve attendant care services temporarily in a location outside of the Contractors Geographical Service Area (GSA), when circumstances would be of benefit for the member and when cost effective. An example of appropriate approval would be for a family caregiver to be paid for accompanying the member while outside of the Contractors GSA in lieu of a nursing facility stay for the member.

6. The DCW training and testing requirements included in this Policy are applicable to DCWs who provide services through a Direct Care Worker Agency, including DCWs who provide services through the the AWC option.

7. The DCW training and testing requirements included in this Policy are not applicable to DCWs providing services to member’s through the Self-Directed Attendant Care (SDAC) or to the Division of Developmental Disabilities’ (DDD) Independent Provider Network member-directed option. Service requirements for SDAC can be found in AMPM Policy 1320.

B. STANDARDS AND REQUIREMENTS APPLICABLE TO ALL DIRECT CARE WORKERS

1. All Direct Care Workers, including those who are Family Members, shall comply with the following standards:
   a. Hold certification in Cardiopulmonary Resuscitation (CPR) and first aid.
      i. Training in CPR and first aid shall be provided or sponsored by a national recognized organization, and
      ii. Training sessions shall be in person in order for the participant to demonstrate learned skills such as mouth-to-mouth resuscitation, chest compressions and
first aid skills. Web-based training without the benefit of on-site return
demonstration of skills is not acceptable.

b. Comply with recommendations and requirements resulting from routine monitoring
and supervision by the ALTCS Contractor or AHCCCS Administration to ensure
the competency of the DCW. The monitoring and supervision may also provide
assistance with any adjustment issues between the member and the DCW. All
monitoring and supervision assessments shall be documented and kept in the
DCW’s personnel/contract file,

c. Comply with the objectives and methods specified in the member’s individualized
service plan. The service plan, based on an assessment of the member’s level of
functioning and need for direct care service and other services, shall be developed
by the case manager for each member who is to receive Direct Care Services. The
DCW, or agency representative, shall notify the case manager or designee of any
changes in member condition,

d. Comply with the applicable Education Requirements described in Section E of this
Policy, and
e. Comply with the applicable background check and Arizona Adult Protective
Services Registry screening requirements check as specified in Section C (4) of this
Policy.

C. PROGRAM MANAGEMENT COMPONENTS APPLICABLE TO ALL DIRECT CARE SERVICE
AGENCIES

DCW Agencies, including those agencies that provide services through the AWC option,
are responsible to conduct the following. Additional information about the service
requirements for AWC can be found in AMPM Policy 1310.

1. Register as an AHCCCS provider.

2. Pre-screen all prospective DCW employees/contractors including contacting three
references, one of whom shall be a former employer/contractor, if the prospective
DCW has previous work history. This pre-screen process shall also incorporate
evaluation of the appropriateness of allowing a member’s relatives to provide Direct
Care Services if the prospective DCW is a family member.

3. No later than October 01, 2019, develop policies and procedures for, and begin
conducting background checks of DCWs that comply with the following standards:
   a. At the time of hire/initial contract and every three years thereafter conduct a
nationwide criminal background check that accounts for criminal convictions in
Arizona,
   b. At the time of hire/initial contract and every year thereafter, conduct a search of the
Arizona Adult Protective Services Registry screening requirements,
   c. Prohibit a DCW from providing services to ALTCS members if the background
check results contain:
      i. Convictions for any of the offenses listed in A.R.S. §41-1758.03(B) or (C), or
ii. Any substantiated report of abuse, neglect or exploitation of vulnerable adults listed on the Adult Protective Services Registry pursuant to A.R.S. §46-459.

d. Upon hire/initial contract and annually thereafter, obtain a notarized attestation from the DCW that he/she is not:
   i. Subject to registration as a sex offender in Arizona or any other jurisdiction, or
   ii. Awaiting trial on or has been convicted of committing or attempting, soliciting, facilitating or conspiring to commit any criminal offense listed in A.R.S. §41-1758.03(B) or (C), or any similar offense in another state or jurisdiction.

e. Require DCWs to report immediately to the agency if a law enforcement entity has charged the DCW with any crime listed in A.R.S. § 1758.03(B) or (C),

f. Require DCWs to report immediately to the agency if Adult Protective Services has alleged that the DCW abused, neglected or exploited a vulnerable adult,

g. Agencies may choose to allow exceptions to the background requirements for DCWs providing services to Family Members only. If the agency allows a DCW to provide services under this exception, the agency shall:
   i. Notify the ALTCS member in writing that the DCW does not meet the background check standards and therefore otherwise would not normally be allowed to provide services, and
   ii. Obtain consent from the ALTCS member to allow the DCW to provide services despite the findings of the background check.

h. Agencies are prohibited from allowing exceptions to the Adult Protective Services Registry screening requirements for DCWs.

4. Effective October 01, 2019 agencies required to comply with Fingerprint Clearance Card requirements as specified in A.R.S. Title 41, Chapter 12, Article 3.1, are, for purposes of this policy, presumed to have complied with the criminal background check required by this Policy with one exception; the agency shall still comply with and develop policies and procedures satisfying the obligation to check the Arizona Adult Protective Services Registry.

DCWs are prohibited from providing services to ALTCS members if the DCW is precluded from receiving a Fingerprint Clearance Card or has a substantiated report of abuse, neglect or exploitation of vulnerable adults listed on the Adult Protective Services Registry pursuant to A.R.S. §46-459.

Agencies contracted with DES/DDD shall also include in policies and procedures requirements outlined in A.R.S. Title 36, Chapter 5.1, Article 3, with respect to fingerprinting requirements of contract providers and home and community based service providers.

5. Match the skills of qualified DCWs with each ALTCS member’s needs for Direct Care Services, as well as the member’s personal preferences. The member/guardian/designated representative should be offered the opportunity to interview and select an appropriate DCW. The agency needs to be available to assist in this process as requested. The entire selection process should occur as expeditiously as possible subsequent to the referral. The process also includes initiating a written agreement
between the member/guardian/designated representative and the DCW which delineates the responsibilities of each.

6. Providing, as needed, education and support for the member/guardian/designated representative in working with the DCW and effectively managing complex situations (i.e., grievances, thefts or terminations).

7. Provide any necessary specialized training or technical assistance in order for a selected DCW to provide necessary services to the member.

8. Assure that all DCWs hold current certification in CPR and first aid prior to providing care to an ALTCS member.

9. Provide supervisory/monitoring visits of DCW as specified in Section D of this Policy.

10. Verify the delivery of DCW services, including methodologies to discourage falsification of time sheets and other records that demonstrate the type, amount, duration and frequency of services provided, and providing payment for such services within agreed upon timeframes.

11. Maintain records of DCW work verification, educational requirements and payment that are retained in accordance with 9 A.A.C. 28, Article 5.

12. Ensure compliance with education requirements as specified in Section E of this Policy by either becoming an Approved Direct Care Worker Training and Testing Program or delegating the responsibility of DCW training and testing to an Approved Direct Care Worker Training and Testing Program (see ACOM Policy 429 for approved Direct Care Worker Training and Testing Program requirements and standards). Additionally, DCW Agencies shall ensure compliance with training and testing records maintenance standards outlined below. Non-compliance may result in contract termination and/or termination of AHCCCS provider registration.
   a. Manage and maintain individual DCW training and testing records that include:
      i. Services provided by the DCW,
      ii. Exemptions from training and testing requirements (if applicable),
      iii. Hire/initial contract date and date training period concluded,
      iv. Standard form utilized to obtain permission from DCW to access testing records in the online database,
      v. Verification of testing type(s), date(s), module(s) and score(s). Verification sources may include a completed Verification of Direct Care Worker Testing form from a former DCW Agency (available on the AHCCCS website) or official transcript from an Approved Direct Care Worker Training and Testing Program, and
      vi. Annual timeframe, hours, topics and delivery methods for continuing education.
   b. Integrate the use of the AHCCCS DCW and trainer testing records online database into day to day business practices. The primary purpose of the online database is to
serve as a tool to support the portability or transferability of DCW testing records from one agency to another agency or trainer testing records from one training program to another. The database is available online at https://dcwrecords.azahcccs.gov and includes computer-based training modules found under the “training” tab, a Frequently Asked Question document and a User Guide which can be found under the “help” tab,

c. DCW agencies shall:
   i. Maintain a list of organizational users and notify AHCCCS when a user account shall be terminated or suspended,
   ii. Maintain and manage a list of DCWs who will be or have been sent for training/testing including status changes of DCWs (hired, contracted, terminated, resigned) within 30 days of the status change,
   iii. Utilize a standard form to obtain permission from current/prospective DCW employees/contractors to access testing records in the online database, and
   iv. In the event testing records are not available in the online database, a hard copy form must be used for testing record verification:
      a) A current/former/prospective DCW Agencies of a DCW shall share upon request and/or may solicit testing records using the Verification of Direct Care Worker Testing form,
      b) The Verification of Direct Care Worker Testing form is available on the AHCCCS website www.azahcccs.gov/dcw. The DCW Agency shall maintain copies of the verification of testing forms provided to and/or requested from another DCW Agency, and
      c) Verification may also include an official transcript from an Approved Training and Testing Program of the test type(s), date(s), module(s), and score(s).

   d. Back-up documentation shall be retained for a minimum period of 10 years. Back-up documentation includes the testing search authorization standard form and back-up documentation for any and all entered data in the online database or any data pertaining to training and testing of DCWs. The documentation can be retained in either an electronic or hard copy filing system.

D. SUPERVISORY/MONITORING VISITS APPLICABLE TO ALL DIRECT CARE SERVICES

DCW agencies are required to perform periodic supervisory/monitoring visits to assess the DCW’s competency in performing the assigned duties in accordance with member’s individualized service needs and preferences.

Supervisory/monitoring visits shall be documented in the member’s case file and cross-referenced in the DCW’s personnel/contract file. There are distinct timeframe requirements for when these supervisory/monitoring visits shall occur as indicated in the matrix below including instances when the DCW shall be present and circumstances when the DCW does not need to be present. Supervisory/monitoring visits also apply when services are provided under the AWC option.

1. Supervisory/monitoring visits requiring the DCW’s presence.
Some supervisory/monitoring visits shall be performed while the DCW is providing services and physically in the member’s home, in order to observe the care being provided. The purpose of these visits is to assess and document the DCW’s competency in performing the assigned duties in a safe manner according to the training the DCW has received.

A supervisory/monitoring visit is required once within the first 90 days of the DCW’s initiation of services for each member served. These supervisory/monitoring visits are required to be completed annually thereafter, or more frequently if warranted.

2. Supervisory/monitoring visits not requiring the DCW’s presence.

The following supervisory/monitoring visits do not require the presence of the DCW at the time of the visit, although these visits may be combined with Item 1 above as determined applicable.

The purpose of these supervisory/monitoring visits is to have and document discussions with the member regarding the quality of care, delivery of services and ongoing communication with the agency to report instances when services are not provided as authorized and other concerns that develop between supervisory/monitoring and/or case manager visits.

The timing of these supervisory/monitoring visits for the first 90 days is based on the date of the initial service provision for the member, and not the date of the initial service authorization. After the first 90th day visit, all other 90 day visits occur at least every 90 days from the previous visit.

The timeframes for conducting the 5th, 30th, 60th and 90th day supervisory visits are as follows:

a. The initial supervisory/monitoring visit is required by the 5th day from the initial service provision and shall not occur on the same day of the initial service provision. For homemaker services only, the 5th day supervisory/monitoring visit (depending on the nature of the care being performed) may be conducted telephonically.

b. The remaining supervisory/monitoring visits are required on the 30th day, 60th day (required if issues are identified) and 90th day from the initial service provision date. The visits shall not occur more than five days after the due date. After the initial 90th day visit, all other visits occur at least every 90 days from the previous visit.

| SUPERVISORY/MONITORING VISIT TABLE: |
| EXAMPLE |

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When the agency determines through supervisory/monitoring visits or other oversight activities that services were not provided as authorized, the reasons for the non-provision of services shall be documented by the provider in the member’s case file and reported to the Contractor/AHCCCS Administration. The Contractor/AHCCCS Administration shall be notified if any potential fraud or abuse is suspected (e.g., timesheet fraud by DCW and/or member/representative).

E. EDUCATION STANDARDS APPLICABLE TO ALL DIRECT CARE WORKERS (ATTENDANT CARE, PERSONAL CARE AND HOMEMAKER SERVICES)

AHCCCS has established and imposed minimum competency standards for DCWs to ensure consistency in the provision of and the quality of care for ALTCS members. All DCWs shall hold current certification in CPR and first aid, and meet the required training and testing standards outlined in this Policy. All DCWs, including those who are Family Members, shall demonstrate skills, knowledge and ability to provide care as a paid caregiver to ALTCS members. The specific knowledge and skills that are required are dependent on the type of care that will be provided. The DCW competencies and the “Principles of Caregiving” curriculum, created through the Arizona Direct Care Workforce Initiative, provide the basis for the required training and testing. Links to the competencies, curriculum and other information is located athttp://www.azahcccs.gov/dcw.

A DCW, including those who are Family Members, may require additional training to meet the specific needs of an individual ALTCS member.

1. Oversight Requirements:
   a. AHCCCS Administration Oversight:
      i. Is responsible for the review and approval of applications for an Approved Training and Testing Program,
      May audit Approved Training and Testing Programs to ensure compliance with ACOM Policy 429,
   b. Contractor Oversight: The Contractors shall audit Approved Training and Testing Programs to ensure compliance with ACOM Policy 429.

2. Training and Testing Period Standards:
   a. A DCW with an initial hire/contract date prior to October 01, 2012 is deemed to meet the training and testing requirements with the DCW agency(ies) that the DCW is currently employed/contracted to provide services with. However, if the DCW becomes employed/contracted with another agency on or after October 01, 2012,
the DCW shall meet the training and testing requirements contained within this policy. All DCWs with an initial hire/contract date on or after October 01, 2012 shall meet the DCW training and testing requirements contained within this Policy,

b. DCW agencies have 90 calendar days from date of hire/initial contract to train and test DCWs. It is permissible for DCWs to provide care during the 90 day training period. In the event the DCW’s 90 day training period expires prior to the DCW receiving training and passing the knowledge and skills tests, the DCW shall stop providing care until the training and testing requirements are met, and

c. A DCW who has not worked as a DCW or has no work experiences similar to that performed by DCWs in the last two years will be required to demonstrate competency by passing both a knowledge and skills test prior to providing services to ALTCS members.

3. Training and Testing Exemptions:
   a. A DCW who is a Registered Nurse, Licensed Practical Nurse or Certified Nursing Assistant as specified in A.R.S. 32, Chapter 15 is exempt from the DCW training and testing requirements. This exemption allows the DCW agency the discretion to require the testing and training of their employees/contractors as determined necessary, and
   b. A DCW who is providing care to a family member only, is exempt from the Level II – Specialized modules training and testing requirements.

4. Levels of Training

   Demonstration of skills, knowledge and ability is required at the following levels for the specified Direct Care Workers. Skills, knowledge and ability are demonstrated by completion of the course and passing a knowledge test and skills test that is based on the “Principles of Caregiving” or equivalent and approved curriculum. Completion of a training course is recommended; demonstration of knowledge and skills by testing is mandatory. Unless exempt as outlined above, the DCWs shall achieve a score of 80% for each knowledge test and successfully pass all (100%) of the skills demonstrations for any curriculum modules. A DCW agency may permit an employee/contractor to take a challenge test (taking a test without being trained), for both the Level I and Level II modules, if the DCW has the education similar to what is required for DCWs or work experiences similar to that performed by the DCWs. The agency shall verify and document the DCWs’ related educational and work experiences.
   a. Level I – Introduction to and Fundamentals of Caregiving:
      i. Shall be completed by all DCWs, including family caregivers, to provide Direct Care Services to ALTCS members, and
      ii. Applicable to all DCWs providing Attendant Care, Personal Care, and Homemaker services.
   b. Level II – Specialized Modules (Aging and Physical Disabilities or Developmental Disabilities) shall be successfully completed by all DCWs providing Attendant Care, Personal Care or Homemaker services (excluding DCWs who provide care to Family Members only). Successfully completing Level II means at least one of the speciality modules must be completed and the DCW shall pass the knowledge test.
and skills test. DCWs shall take the appropriate Level II modules training and tests that correlates to the population that they serve. If the DCW serves both the population of individuals who are elderly and/or have physical disabilities, and the population of individuals with a developmental disability, they are required to take both Level II modules.

5. Continuing Education
   a. Six hours of continuing education are required annually. For DCWs hired/contracted prior to October 1, 2012, the yearly timeframe for continuing education is from October-September. For DCWs hired/contracted on or after October 1, 2012, the yearly timeframe for continuing education is the anniversary date of the DCW’s date-of-hire,
   b. The training completed in the first year to become a qualified DCW can be counted towards the required six hours of continuing education,
   c. CPR and first aid training cannot count toward the six hour requirement,
   d. Continuing Education shall include training on additional curriculum modules and relevant topics. It is not the intent of continuing education to repeat the same topics year after year, The “Principles of Caregiving, Alzheimer’s Disease and Other Dementias” module developed by representatives of residential care, home and community based care, experts in the fields of communication, behavior, and activities is recommended for continuing education. The module comes complete with test,
   e. For family caregivers, the continuing education can be specific to the service recipient, and
   f. Continuing education can be offered in many forms, including in-service, video/Digital Video Disk (DVD), written material, attendance at a class or conference, and so forth. Consideration should be given to allow family caregivers to complete the materials at home if necessary.

F. SERVICE SPECIFICATION APPLICABLE TO DIRECT CARE SERVICES

The service specifications related to each Direct Care service (Attendant Care service, Personal Care service, and Homemaker) are individually discussed in this section. See additional information and requirements related to these services when they are provided through the Self Directed Attendant Care or the Agency with Choice options as specified in AMPM Policy 1310.

G. ATTENDANT CARE

AHCCCS covers attendant care services provided to ALTCS members. The attendant provides assistance with a combination of services which may include homemaking, personal care, and general supervision. The intent of attendant care is to initiate strong support for keeping members integrated with their families, communities and other support systems. This service requires involvement from the member/guardian/ designated representative in decisions related to attendant care provider functions.
Other HCBS may be provided in conjunction with attendant care. However, within the same day, attendant care services may not be provided in conjunction with personal care, home delivered meals and homemaker services without special justification by the case manager and approval by the ALTCS Contractor or AHCCCS Administration for FFS members as these services are generally considered a duplication of each other.

Adult day health care/group respite services are also excluded on days when attendant care is provided unless rationale has been specifically justified by the member’s case manager, and approved by the ALTCS Contractor or AHCCCS Administration for FFS members.

1. Attendant care services are provided in accordance with the member’s Service Plan and include, but are not limited to:
   a. Homemaker tasks including cleaning, laundry, food preparation and essential errands such as grocery shopping, securing medical supplies and household items,
   b. Personal care including bathing, skin care, oral hygiene, toileting, ambulation, grooming, dressing, nail care, feeding as necessary, use of assistive devices and caring for other physical needs. Care specifically excludes skilled tasks such as wound care and bowel care that can only be performed by a licensed registered nurse or delegated by a licensed registered nurse to a licensed practical nurse (with the exception of services provided under Self Directed Attendant Care. Refer to AMPM 1300),
   c. General supervision which includes:
      i. Monitoring of a member who cannot be safely left alone,
      ii. Assisting with self-administration of medications, (when the member is physically unable to administer his/her medications, the member may direct the caregiver in this task), and
      iii. Monitoring the member’s medical condition and ability to perform the activities of daily living.
   d. Coordination with the member/guardian/designated representative to assure activities and necessary services are provided to meet the objectives of the member’s Service Plan,
   e. Assistance with skill development and training in activities of daily living, and
   f. Observation and reporting to the DCW Agency and/or the case manager of members who exhibit the need for additional medical or psychosocial support, or a change (decline or improvement) in condition during the course of service delivery.

2. Attendant Care Provider (Caregiver) / Spouse as paid Caregiver standards and requirements

   For purposes of this section, “extraordinary care” means care that exceeds the range of activities that a spouse would ordinarily perform in the household on behalf of the ALTCS member if the member did not have a disability or chronic illness, and which are necessary to assure the health and welfare of the member and to avoid institutionalization.
a. A member may choose to have attendant care services provided by his/her spouse as a paid caregiver subject to the following conditions and limitations in accordance with A.A.C. R9-28-506:
   i. The member shall reside in his/her own home, as defined in AMPM Chapter 100,
   ii. The Contractor ensures that the member understands that he/she has the choice of a provider of attendant care other than the member’s spouse,
   iii. Attendant care services shall be described in the member’s Service Plan prepared by the member’s case manager,
   iv. For a member who elects to have his/her spouse provide personal care or similar services as a paid caregiver, personal care or similar services in excess of 40 hours in a seven-day period will not be authorized. By electing to have the member’s spouse provide attendant care services as a paid caregiver, the member is not precluded from receiving any other medically necessary, cost effective home and community-based services. Members are eligible for respite care services subject to applicable limitations as noted in the respite care services section of AMPM Policy 1250-D. The case manager shall at least annually record in the member’s service plan the member’s choice to have attendant care provided by the member’s spouse as a paid caregiver (refer to AMPM Policy 1620-D, Exhibit 1620-12 regarding signature of the “Spouse Attendant Care Acknowledgement of Understanding Form”),
   v. Attendant care services provided by the spouse shall meet the definition of extraordinary care as described in this section,
   vi. The spouse shall be employed/contracted under the following circumstances,
   vii. Employed/contracted by a DCW Agency that subcontracts with the member’s Contractor, or If the member is served by DES/DDD, the spouse shall be either employed/contracted by a DCW Agency that subcontracts with DES/DDD or employed/contracted by a member under the Independent Provider Network, or
   ix. If the member is a American Indian enrolled in FFS, the spouse shall be employed/contracted by an AHCCCS registered DCW Agency.

b. The spouse shall meet the standard training requirements and other provider qualifications included in this Policy with one exception in respect to spouses employed/contracted by a member under DES/DDD’s Independent Provider Network. In this circumstance, members may elect whether or not to require the DCW to satisfy the minimum competency standards outlined in this Policy,

c. For managed care, the spouse shall be paid at a rate that does not exceed that which would otherwise be paid to a non-spouse caregiver providing a similar level of attendant care services. For FFS, the spouse shall be paid at a rate that does not exceed the capped FFS payment for attendant care services,

d. The spouse providing attendant care services as a paid caregiver shall not be paid for more than 40 hours of services in a seven-day period,

e. The total hours of care provided by the spouse and any other DCW shall not exceed 40 hours in a seven-day period, and

f. When a member has been authorized attendant care services with a spouse as the paid caregiver, who can only provide a portion of those hours, it is allowable to authorize another agency or DCW under the Division of Developmental
H. PERSONAL CARE

AHCCCS covers personal care services for ALTCS members who require assistance to meet essential personal physical needs and who reside in their own home.

Personal care services are available to ALTCS members who reside in their own home. Personal care services are not a reimbursable service in Alternative HCBS settings as specified in AMPM Policy 1230.

Within the same day, personal care services cannot be provided in conjunction with attendant care, home health aide services, adult day health care or group respite, without special justification from the member’s case manager that is approved by the Managed Care Contractor or the AHCCCS Administration for FFS members. There are no restrictions on other services provided in conjunction with personal care services on any given day.

1. One unit of service equals 15 minutes and includes, but is not limited to, the following types of services:
   a. Assisting members with bathing, feeding, skin care, oral hygiene, toileting, ambulation, transferring, grooming, dressing, nail care, use of assistive devices, use of special appliances and/or prosthetic devices, and caring for other physical needs (excluding bowel care that can only be performed or delegated by a licensed registered nurse to a licensed practical nurse as necessary), encouraging family support and training caregivers, as appropriate, to meet objectives of the member’s individualized service plan, and
   b. Observation and reporting to the DCW Agency and/or the case manager of members who exhibit the need for additional medical or psychosocial support, or a change (decline or improvement) in condition during the course of service delivery.

I. HOMEMAKER SERVICES

AHCCCS covers homemaker services provided through a Contractor or AHCCCS Administration to ALTCS members who require assistance in the performance of activities related to household maintenance. The service is intended to preserve or improve the safety and sanitation of the member’s living conditions and the nutritional value of food/meals for the member.

Homemaker services are available only to ALTCS members who reside in their own home. Members residing in Alternative HCBS settings as specified in AMPM Policy 1230 are not eligible to receive homemaker services.

Within the same day, homemaker services cannot be provided in conjunction with attendant care, or home health aide services that encompass homemaker tasks, without special justification from the member’s case manager that is approved by the Managed
Care Contractor or the AHCCCS Administration for FFS members. There are no restrictions on other services provided in conjunction with homemaker services on any given day.

1. One unit of homemaker service is 15 minutes. The number and type of homemaker services shall be approved by the member’s case manager and provided in accordance with the member’s service plan. Homemaker services include, but are not limited to:
   a. Cleaning tasks necessary to attain and maintain safe and sanitary living conditions for the member and pest control services (on a per diem basis),
   b. Meal planning, food preparation and storage tasks necessary to provide food/meals that meet the nutritional needs of the member,
   c. Laundry tasks, such as laundering the member’s clothing, towels and bed linens.
   d. Shopping for items such as food, cleaning and laundry supplies and personal hygiene supplies for the member only,
   e. Other household duties and tasks, as included in the member’s individualized service plan that are necessary to assist the member. This may include hauling water or bringing in wood or coal as indicated by the member’s environment, and
   f. Observation and reporting to the DCW Agency and/or the case manager of members who exhibit the need for additional medical or psychosocial support, or a change (decline or improvement) in condition during the course of service delivery.