## Rules of
### Department of Mental Health
#### Division 25—Fiscal Management
##### Chapter 5—Administration of Personal Spending Funds

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>9 CSR 25-5.010  Guidelines for Planning Client Personal Spending Allowances</td>
<td>3</td>
</tr>
</tbody>
</table>

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Secretary of State

CODE OF STATE REGULATIONS 1
Title 9—DEPARTMENT OF MENTAL HEALTH
Division 25—Fiscal Management
Chapter 5—Administration of Personal Spending Funds

Chapter 5 Administration of Personal Spending Funds

9 CSR 25-5.010 Guidelines for Planning Client Personal Spending Allowances

PURPOSE: This rule prescribes guidelines for planning client personal spending allowances for department clients in residential facilities operated or funded by the department.

(1) As set out in 9 CSR 10.31.011(7)(A), department staff as authorized in facility policies shall specify personal spending acceptable uses and allowances of twenty-five dollars ($25) or more per month in long term residential clients' individualized habilitation treatment or rehabilitation plans (IHP, ITP, IRP) from client income or assets. The client, parent, a minor client, guardian or protector shall participate in any discussion or decision to the maximum extent possible to specify personal spending acceptable uses and allowances. The staff shall consider the following factors when planning for the personal spending needs of the client:

(A) Whether the planned personal expenditures will facilitate the client's earliest possible rehabilitation or transfer to a less restrictive environment;

(B) Whether the planned personal expenditures will help the client live as normally as possible within the facility;

(C) Whether planned personal expenditures for a particular purpose are reasonable in view of the cost of the item (for example, could similar quality be found at a lower price or would travel expenses be more reasonable under Office of Administration travel guidelines?), the total needs of the client and the client's personal funds to the payment of expenses involved with visits to the facility, that is operated or funded by the department;

(D) Department staff shall not authorize personal spending to be used for such purposes (for example, a church group may purchase an item for the client) and

(E) Whether item or service is already to be furnished by department facility or through department contract with a placement facility.

(2) If needed for a client to maintain an interest in life, to keep up personal appearance or to allow socialization as much as possible, the following items or services shall be included as acceptable uses for a client's personal spending allocation as specified in the IHP, ITP or IRP:

(A) Personal articles or services (for example, electric razors, alarm clocks, curling irons, haircuts or styling, permanents, deodorant, shaving lotion, talcum powder, cosmetics, perfume, cologne, special soap, hand lotion, hairbrushes, hair blowers, shampoo, wrist or pocket watches, jewelry);

(B) Recreational items and equipment (for example, bicycles or three-wheelers, magazines or newspaper subscriptions, aquariums, plants, gardening equipment, cameras and film, radios, television sets, tape recorders, musical instruments, music lessons, records, books, playing cards, sporting equipment, toys, stuffed animals, typewriters, tickets to theatrical and sporting events, devices to adapt recreational items for client's use, miniature golf courses and other recreational fees);

(C) Room furnishings (for example, lamps, mobiles, pictures, posters, decorative pillows, throw rugs, waterbeds, individualized bedspreads and curtains, colorful printed bed linens, hampers, lockable storage chests, full-length mirrors, rocking or easy chairs);

(D) Personal clothing (for example, all usual articles of clothing and orthopedic shoes, bed jackets, slippers, support hosiery, gloves, scarves, hats, swimsuits and hats, umbrellas, rainboots, raincoats, outerwear, earmuffs); and

(E) Miscellaneous items or services (for example, fruit, candies, confections, tobacco, stationery, postage stamps, calendars, address books, flashlights, restaurant meals, movies, trips to recreational areas, summer camp fees, telephone calls to relatives or friends, gifts for friends or relatives, costs of conditional releases, expenses involved with visits to relatives or relatives' visits to the client, repairs to personal items or equipment, the department life insurance program).

(3) If parents, spouses, siblings, children or unrelated guardians or clients request, in writing to the head of a department facility, full or partial reimbursement of expenses to visit the clients, the head of the facility may approve reimbursement for relatives as allowed for unreimbursed charitable mileage expenses and for guardian as allowed for unreimbursed business expenses, respectively by the federal tax law, and actual meal and lodging expenses in advance of the visit under the following criteria:

(A) Each visit shall meet a specified need as documented in the IHP, ITP or IRP of the client to help the client live as normal a life as practicable at the facility;

(B) Department staff shall not apply the client's personal funds to the payment of relatives' expenses if the client funds are required to satisfy some other individual needs of equal or greater importance as determined by the head of the department facility supervising the client. This decision can be appealed in writing with reasons stated to the department director; and

(C) The parents, spouses, siblings or children shall sign a statement that they could not visit without the reimbursement because they are unable to pay the costs. Guardians shall sign a statement that the visit is for guardian business.

(4) Department facilities which are representative payees may allow personal funds to be used for group purchases under the following evaluation criteria:

(A) In the IHP, ITP or IRP, department staff shall assure that the item to be purchased meets a specified need of each participating client and helps the client live as normal a life as practicable in the facility operated or funded by the department;

(B) Department staff shall not apply a client's personal funds to a group purchase if the funds are required to satisfy some other client need of equal or greater importance. The department staff shall not substantially duplicate a client's personal funds to enable participation in a group purchase. Department staff shall provide a statement that none of the contributing clients currently has unmet needs. (Currently means at the time when the purchase is actually made or the funds for the purchase are obligated, and a reasonable projection in the foreseeable future, for example, exceeding one to three (1-3) months.)

(C) Department staff shall not use personal funds of clients to purchase any item which the facility, that is operated or funded by the department, would be expected to provide as part of its responsibility to care for the client;

(D) The amount which any one client contributes shall be proportionate to the client's personal use of or advantage from such a purchase as specified in the IHP, ITP or IRP. Additionally, an equal amount generally shall be contributed by each client able to afford such a purchase for personal spending funds if the use is the same unless any contributions are from a general patient funds account to make personal needs expenditures for those

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CODE OF STATE REGULATIONS
patients lacking personal funds to contribute, and

(E) Department staff shall not have any client contribute to a group purchase if the client is expected to leave the facility, that is operated or funded by the department, in the near future or would otherwise not be in the position to benefit from the purchase to an extent at least equal to the value of the client's contribution as specified in the IHP, ITP or IRP.

(5) Department staff shall submit, in writing, proposals for group purchases of large merchandise (for example, color televisions, microwaves and trampolines) to the reimbursement administrator in central office for approval. For any group purchase (large or small) involving Social Security Title II or XVI benefits, department staff shall send all proposals to the department reimbursement administrator. The administrator shall transmit such proposals involving such benefits for approval to the regional office of the Social Security Administration. The reimbursement administrator shall notify the head of the requesting facility of the approval or denial, with reasons specified, for any denial.

Auth: section 630.050, RSMo (1986).