DEFARTMENT OF HEALTH & HUMAN SERVICES Centers for Medicare & Medicaid Services Jacob K. Javits Federal Building 26 Federal Plaza Room 37-100 New York, New York 10278-0063



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February 3, 2012

Miguel Negron-Rivera, Executive Director Puerto Rico Medicaid Program Puerto Rico Department of Health P.O. Box 70184 San Juan, Puerto Rico 00935-8184

Dear Mr. Rivera:

We have completed our review of Puerto Rico State Plan Amendment submittal 11-004, "Early Expansion" (Attachment 2.2-A, Pages 6a, 6b, 6b1; Attachment 3.1 C pages 1 through 11) and find it acceptable for incorporation into Puerto Rico's Medicaid Plan, effective October 1, 2011. Enclosed please find copies of State Plan Amendment 11-004 and Form CMS-179.

If you have any questions or wish to discuss this further, please contact Patricia Ryan of my staff at 212-616-2436.

Sincerely,

Michael Melendez

Associate Regional Administrator

Division of Medicaid and Children's Health

Enclosures

TRANSMITTAL AND NOTICE OF APPROVAL OF	1. TRANSMITTAL NUMBER 2. STATE 1 1 — 0 0 4 Puerto Rico
STATE PLAN MATERIAL FOR: CENTER FOR MEDICARE & MEDICAID SERVICES	3. PROGRAM IDENTIFICATION: TITLE XIX OF THE SOCIAL SECURITY ACT (MEDICAID) TITLE XIX OF THE SOCIAL SECURITY ACT (MEDICAID)
TO: REGIONAL ADMINISTRATOR CENTERS FOR MEDICARE & MEDICAID SERVICES DEPARTMENT OF HEALTH AND HUMAN SERVICES	4. PROPOSED EFECTIVE DATE October 1, 2011
5. TYPE OF PLAN MATERIAL (Check One)	
☐ NEW STATE PLAN ☐ AMENDMENT TO CO	NSIDERED AS NEW PLAN
COMPLETE BLOCKS 6 THRU 10 IF THIS IS AN AME	NDMENT (Separate transmittal for each amendment)
6. FEDERAL STATUTE/REGULATION CITATION	7. FEDERAL BUDGET IMPACT
1937 of Social Security act CFR Part 440	a. FFY 2012 \$ 274,624,020 b. FFY 2013 \$ 274,624,020
8.PAGE NUMBER OF THE PLAN SECTION OR ATTACHEMENT	9.PAGE NUMBER OF THE SUPERSEDED PLAN SECTION OR ATTACHMENT (If Applicable)
Attachment 2.2 A pgs. 6A, 6B, 6B1 Attachment 3.1 C pgs. 1-11 ** SEE REMARKS	N/A
10.SUBJECT OF AMENDMENT Early Expansion	
11.GOVERNOR'S REVIEW (Check One)  GOVERNOR'S OFFICE REPORTED NO COMMENT COMMENTS OF GOVERNOR'S OFFICE ENCLOSED NO REPLY RECEIVED WITHIN 45 DAYS OF SUBMITTAL	OTHER, AS SPECIFIED
12. SIGNATURE OF STATE AGENCY OFFICIAL 10	6. RETURN TO PUERTO RICO MEDICAID PROGRAM
13.TYPE NAMÉ ) MIGUEL NEGRON-RIVERA	PUERTO RICO DEPARTMENT OF HEALTH PO BOX 70184
14.TITLE EXECUTIVE DIRECTOR	SAN JUAN PR 00935-8184
15. DATE SUBMITTED 12/27/2011	
	OFFICE USE ONLY
	B. DATE APPROVED February 3, 2012
	ONE COPY ATTACHED
October 01, 2011	D. SIGNATURE OF REGIONAL OFFICIAL  ASSOCIATE REGIONAL Administrator
21. TYPED NAME Michael Melendez	Associate Regional Administrator Division of Medicaid and State Operations
23. REMARKS	1
** By means of this SPA, Puerto Rico proposes to cover the new elig Act. Although this eligibility group becomes mandatory as of January October 1, 2011. Puerto Rico currently provides services to this group we eligibility group a Benchmark Benefit Package which mirrors the plan proximal 179 (07/92) Instruction	y 2014, Puerto Rico is seeking approval to cover this group as of up with Territory only funding. Puerto Rico will be providing this

Revision:



ATTACHMENT 2.2-A Page 6a OMB No.:

TERRITORY: Puerto Rico

Agency

Citation(s)

Groups Covered

Approval Date EB 0 3 2012

A. <u>Mandatory Coverage – Categorically Needy and Other Required</u> <u>Special Groups</u> (Continued)

1902(a)(10)(A)(i)(VIII) 1902(k)(2) 13. Option to Provide Coverage to the Lowest Income Population that Becomes Mandatory in 2014.

Individuals who are under 65 years of age, not pregnant, not entitled to, or enrolled for, benefits under Part A of title XVIII, or enrolled for benefits under Part B of title XVIII, and not described in 1902(a)(10)(A)(i)(I) through 1902(a)(10)(A)(i)(VII) of the Act.

X The agency elects to make individuals described above eligible under the early option set forth in section 1902(k)(2) of the Act. The effective date for coverage of this group under the early option is October 1, 2011 (cannot be earlier than April 1, 2010).

The income standard applicable to individuals eligible under this early option is \$400 per month or less (cannot exceed 133 percent of FPL).

NOTE: No resource test is applicable to this group.

Effective Date 10/1/2011

IN No: 11-0	04
Supersedes T	N No
CMS -	(mm/vvvv)

OFFICIAL

CMS - \_\_\_\_\_ (mm/yyyy)

## ATTACHMENT 2.2-A Page 6b OMB No.:

TERRITORY: Puerto Rico

Agency	Citation(s)	Groups C	overed	·
			overage - Categorica os (Continued)	ally Needy and Other Required
			at or below the Ter	ether an individual's income is rritory's income standard for ritory will use the following
			<b>Choose One:</b>	
		_	The income rules a disabled.	applicable to the aged, blind and
	*		disabled, and the fe	applicable to the aged, blind and ollowing less restrictive income lusions than are applicable to I disabled.
	w.	<u>X</u>	applicable to the a	sed on rules other than those ged, blind and disabled. The 'erritory will use is described
re It	equirements is made	e in accordance water to bring cert	ining whether an in ith the Puerto Rico	dividual meets the income Medicaid Regulation. related to their income when
a fi (\fi c	vailable in the next rom relatives living vi) income derived from livestock, (ix) wompensation from the	twelve (12) mont outside the home from renting prop inemployment co he Insurance Fun	hs: (i) wages, (ii) pe , (iv) business profi- erty, (vii) lottery ear mpensation, (x) word d Corporation of the	ome that is available or will be ensions, (iii) financial assistance ts, (v) dividends and interest, rnings, (viii) money obtained eker's compensation, (xi) e State, (xii) non-occupational abor and Human Resources,
	11.000		EED (1 2 2012)	DCC - 1 - 10/4/2014
TN No:	11-0004	Approval Dat	ED O O YUIK	Effective Date <u>10/1/2011</u>
Supersec	les TN No			

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#### **ATTACHMENT 2.2-A**

Page 6b1 OMB No.:

TERRITORY: Puerto Rico

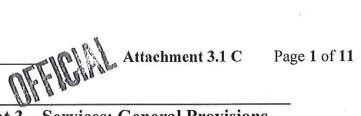
Agency	Citation(s)	Groups Covered	

### A. Mandatory Coverage - Categorically Needy and Other Required Special Groups (Continued)

and (xiii) any other amount of money received regularly that is not exempt (as described below). The Medicaid Office also makes certain deductions from the total income. Specifically (a) \$10 for each child attending school, (b) the amount of expenses for regular assistance for persons living outside the home for which the individual is legally responsible, and (c) the monthly amount paid for supplemental health insurance for any member of the family unit.

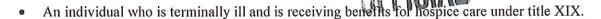
The following income is exempt from income eligibility determinations: (i) special monthly pension as certified from the veterans administration, (ii) TANF income, (iii) loans under Title III of the Economic Opportunity Act, (iv) income earned by children under 14 years old, (v) stipends received from volunteer programs (vi) Christmas bonus, (vii) income earned by employees from Vespra or Vista Programs, (viii) Nutrition Assistance Program benefits, (ix) revenue from grants and student loans, (x) any help received from civic clubs such as Rotary or Lions Club or other entities, (xi) the payment of thirty dollars (\$30) by way of monthly incentive payments to cover the expenses of the participants assigned training activities of the Workforce Investment Act (WIA), (xii) monetary gifts, (xiii) loan disbursements that are unavailable for use, (xiv) disaster relief air, (xv) the insurance payments for end of life and burial services, (xvi) returns of income tax paid in excess, (xvii) the value of harvested food for consumption by the household, (xviii) amounts paid by the Department of Family to foster parents for the care of minors subsidies, (xix) amounts paid to individuals and / or families through the Federal Housing Program, (xxi) income received from insurance plans for living expenses while in the hospital, (xxii) court-ordered amounts that are held for a child, and (xxiii) incentives, subsidies and supplements to receive the applicant or participant to a farmer for use in the harvest.

TN No: 11-0004	Approval Date FEB 0 3 2012	Effective Date 10/1/2011
Supersedes TN No		
CMS - (mm/vvvv)		



### Attachment 3 – Services: General Provisions

	chmark Benefit Package and Benchmark Equivalent Benefit Package (provided in accordance with 7 of the Act and 42 CFR Part 440).
The Sta	ate/Territory provides benchmark benefits:
X	Provided
	Not Provided
optional gr pre-print w checked th was checke	ritories can have more than one alternative/benchmark benefit plan for different individuals in the new roup. If the State/Territory has more than one alternative benefit plan, as in the example below, then a would need to appear for each additional Benchmark Plan title. (Ex: if the box signifying "Plan A" was en the remainder of the pre-print that would appear would be specific only to "Plan A". If "Plan B" ed then the following pre-print that would appear would be a completely new pre-print that would be y the State/Territory and would correlate to "Plan B" only.)
X	State MiSalud Benefit Package A
1. Popula	tions and geographic area covered
	viduals eligible under groups other than the early option group authorized under section $C(a)(10(A)(i)(VIII))$ and $1902(k)(2)$
The Sta	nte/Territory will provide the benefit package to the following populations:
☐ (i)	Populations who are full benefit eligibility individuals in a category established on or before February 8, 2006, who will be required to enroll in an alternative benefit plan to obtain medical assistance.
	ulations listed below may not be required to enroll in a benchmark plan. The Benchmark-exempt s under 1937(a)(2)(B) are:
•	A pregnant woman who is required to be covered under the State/Territory plan under section 1902(a)(10)(A)(i) of the Act.
j •	An individual who qualifies for medical assistance under the State/Territory plan on the basis of being blind or disabled (or being treated as being blind or disabled) without regard to whether the individual is eligible for Supplemental Security Income benefits under title XVI on the basis of being blind or disabled and including an individual who is eligible for medical assistance on the basis of section 1902(e)(3) of the Act.
•	An individual entitled to benefits under any part of Medicare.
TN No. 1	1-004 FEB 0 3 2012'
Supersede	



- An individual who is an inpatient in a hospital, nursing facility, intermediate care facility for the mentally retarded, or other medical institution, and is required, as a condition of receiving services in that institution under the State/Territory plan, to spend for costs of medical care all but a minimal amount of the individual's income required for personal needs.
- An individual who is medically frail or otherwise an individual with special medical needs. For these purposes, the State/Territory's definition of individuals who are medically frail or otherwise have special medical needs must at least include those individuals described in 42 CFR §438.50(d)(3), children with serious emotional disturbances, individuals with disabling mental disorders, individuals with serious and complex medical conditions, and individuals with physical and or mental disabilities that significantly impair their ability to perform one or more activities of daily living.
- An individual who qualifies based on medical condition for medical assistance for long-term care services described in section 1917(c)(1)(C) of the Act.
- An individual with respect to whom child welfare services are made available under part B of title IV to children in foster care and individuals with respect to whom adoption or foster care assistance is made available under part E of title IV, without regard to age.
- A parent or caretaker relative whom the State/Territory is required to cover under section 1931 of the Act.
- A woman who is receiving medical assistance by virtue of the application of sections 1902(a)(10)(ii)(XVIII) and 1902(aa) of the Act.
- An individual who qualifies for medical assistance on the basis of section 1902(a)(10)(A)(ii)(XII) of the Act.
- An individual who is only covered by Medicaid for care and services necessary for the treatment of an emergency medical condition in accordance with section 1903(v) of the Act.
- An individual determined eligible as medically needy or eligible because of a reduction of countable income based on costs incurred for medical or other remedial care under section 1902(f) of the Act or otherwise based on incurred medical costs.

For full benefit Medicaid eligibility groups included in the alternative benefit plan, please indicate in the chart below:

- Each eligibility group the State/Territory will require to enroll in the alternative benefit plan;
- Each eligibility group the State/Territory will allow to voluntarily enroll in the alternative benefit
- Specify any additional targeted criteria for each included group (e.g., income standard);
- Specify the geographic area in which each group will be covered.

Required	Opt-In	Full-Benefit Eligibility Group and	Targeting	Geographic
Enrollment	Enrollment	Federal Citation	Criteria	Area

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Mandatory categorically needy	low-	
income families and children el	and the second s	
under section 1925 for Transition	•	
Medical Assistance		
Mandatory categorically needy	noverty	
level infants eligible under	poverty	
AND ADMINISTRATION OF THE PROPERTY OF THE PROP		
1902(a)(10)(A)(i)(IV)		
Mandatory categorically needy		
level children aged 1 up to age		
eligible under 1902(a)(10)(A)(i		
Mandatory categorically needy		
level children aged 6 up to age	19	
eligible under 1902(a)(10)(A)(i	i)(VII)	*
Other mandatory categorically nee		
groups eligible under 1902(a)(10)	(A)(i) as	
listed below and include the citation	on from	
the Social Security Act for each el	ligibility	
group:	A27	
		9
Optional categorically needy pove	erty level	
pregnant women eligible under		
1902(a)(10)(A)(ii)(IX)		
Optional categorically needy pove	erty level	
infants eligible under		
1902(a)(10)(A)(ii)(IX)		
Optional categorically needy AFD	C-related	
families and children eligible under	er	
1902(a)(10)(A)(ii)(I)		
Medicaid expansion/optional target		
income children eligible under		
1902(a)(10)(A)(ii)(XIV)		
Other optional categorically needy		
eligible under 1902(a)(10)(A)(ii) a		
below and include the citation from	Anna and a second	
Social Security Act for each eligib	bility	
group:		
		\$
		ε

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- ☐ (ii) The following populations will be given the option to voluntarily enroll in an alternative benefit plan. Please indicate in the chart below:
  - Each population the State/Territory will allow to voluntarily enroll in the alternative benefit plan,
  - Specify any additional targeted criteria for each included population (e.g., income standard).
  - Specify the geographic area in which each population will be covered.

Included Eligibility Group and Federal	Targeting	Geographic Area
The Control of the Co	Criteria	Area
Medicaid hospice benefits under		
1902(a)(10)(A)(ii)(VII)		
Institutionalized individuals assessed a patient		(6)
contribution towards the cost of care		
Individuals dually eligible for Medicare and		
Medicaid (42 CFR §440.315)		
medical needs		
Children receiving foster care or adoption		
		W
	The state of the s	
	A)	
	Citation  Mandatory categorically needy low-income parents eligible under 1931 of the Act  Mandatory categorically needy pregnant women eligible under 1902(a)(10)(A)(i)(IV) or another section under 1902(a)(10)(A)(i):  Individuals qualifying for Medicaid on the basis of blindness  Individuals qualifying for Medicaid on the basis of disability  Individuals who are terminally ill and receiving Medicaid hospice benefits under 1902(a)(10)(A)(ii)(VII)  Institutionalized individuals assessed a patient contribution towards the cost of care  Individuals dually eligible for Medicare and Medicaid (42 CFR §440.315)  Disabled children eligible under the TEFRA option - section 1902(e)(3)  Medically frail and individuals with special	Mandatory categorically needy low-income parents eligible under 1931 of the Act  Mandatory categorically needy pregnant women eligible under 1902(a)(10)(A)(i)(IV) or another section under 1902(a)(10)(A)(i):  Individuals qualifying for Medicaid on the basis of blindness  Individuals qualifying for Medicaid on the basis of disability  Individuals who are terminally ill and receiving Medicaid hospice benefits under 1902(a)(10)(A)(ii)(VII)  Institutionalized individuals assessed a patient contribution towards the cost of care  Individuals dually eligible for Medicare and Medicaid (42 CFR §440.315)  Disabled children eligible under the TEFRA option - section 1902(e)(3)  Medically frail and individuals with special medical needs  Children receiving foster care or adoption assistance under title IV-E of the Act  Women needing treatment for breast or cervical cancer who are eligible under 1902(a)(10)(A)(ii)(XVIII)  Individuals eligible as medically needy under section 1902(a)(10)(C)  Individuals who qualify based on medical condition for long term care services under

#### Limited Services Individuals

Opt-In	Included Eligibility Group and Federal	Targeting	Geographic
Enrollment	Citation	Criteria	Area
	TB-infected individuals who are eligible under		

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1902(a)(10)(A)(ii)(XII)	
Illegal or otherwise ineligible aliens who are only covered for emergency medical services	,
under section 1903(v)	

- (iii) When offering voluntary enrollment in a benchmark/benchmark-equivalent benefit plan to exempt populations, prior to enrollment the State/Territory assures it will:
  - Effectively inform the individual that enrollment is voluntary, the individual may disenroll at any time and regain immediate access to full standard State/Territory plan coverage, and has described the process for disenrolling.
  - o Inform the individual of the benefits available under the benchmark/benchmark-equivalent benefit plan, the costs of the package and has provided a comparison of how the benchmark plan differs from the standard State/Territory plan benefits.
  - o Document in the exempt individual's eligibility file that:
    - The individual was informed in accordance with this section prior to enrollment,
    - The individual was given ample time to arrive at an informed choice,
    - The individual voluntarily and affirmatively chose to enroll in the benchmark/benchmark-equivalent plan.
  - o For individuals the State/Territory determines have become exempt from enrollment in a benchmark/benchmark-equivalent plan, the State/Territory must inform the individual they are now exempt and the State/Territory must comply with all requirements related to voluntary enrollment. Please describe below the process the State/Territory will use to comply with this requirement.
  - o The State/Territory will promptly process all requests made by exempt individuals for disenrollment from the benchmark/benchmark-equivalent plan and has in place a process that ensures exempt individuals have access to all standard State/Territory plan services while the disenrollment request is being processed.
  - The State/Territory will maintain data that tracks the total number of individuals that have voluntarily enrolled in a benchmark/benchmark-equivalent plan and the total number who have disenrolled.

For populations/individuals (checked above in 1a. & 1b.) who voluntarily enroll, describe in the below the manner in which the State/Territory will inform each individual that:

- Enrollment is voluntary;
- o Each individual may choose at any time not to participate in an alternative benefit package and;
- Each individual can regain at any time immediate enrollment in the standard full Medicaid program under the State/Territory plan.
- b) Individuals eligible under the early option group authorized under sections 1902(a)(10)(A)(i)(VIII) and 1902 (k)(2)

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Note: Individuals in the early option group who are exempt from mandatory enrollment in Benchmark coverage under 1937(a)(2)(B) <u>CANNOT</u> be mandated into a Benchmark plan. However, State/Territories may offer exempt individuals the opportunity to voluntarily enroll in the Benchmark plan.

Individuals who will be enrolled in the State MiSalud Benefit Package A will be receiving the same benefits as the other Medicaid beneficiaries in the MiSalud Program.

- (i) The State/Territory has chosen to offer the populations/individuals in the early option group who are exempt from mandatory enrollment in the benchmark benefit plan the option to voluntarily enroll in the benchmark benefit plan. Please specify whether the benchmark will cover these individuals Statewide/Territory-wide or otherwise.
- ☐ (ii) When offering voluntary enrollment in a benchmark/benchmark-equivalent benefit plan to exempt populations, prior to enrollment the State/Territory assures it will:
  - Effectively inform the individual that enrollment is voluntary, the individual may disenroll at any time and regain immediate access to full standard State/Territory plan coverage, and has described the process for disenrolling.
  - Inform the individual of the benefits available under the benchmark/benchmark-equivalent benefit plan, the
    costs of the package and has provided a comparison of how the benchmark plan differs from the standard
    State/Territory plan benefits.
  - o Document in the exempt individual's eligibility file that:
    - The individual was informed in accordance with this section prior to enrollment,
    - The individual was given ample time to arrive at an informed choice,
    - The individual voluntarily and affirmatively chose to enroll in the benchmark/benchmark-equivalent plan.
  - o For individuals the State/Territory determines have become exempt from enrollment in a benchmark/benchmark-equivalent plan, the State/Territory must inform the individual they are now exempt and the State/Territory must comply with all requirements related to voluntary enrollment. Please describe below the process the State/Territory will use to comply with this requirement.
  - O The State/Territory will promptly process all requests made by exempt individuals for disenrollment from the benchmark/benchmark-equivalent plan and has in place a process that ensures exempt individuals have access to all standard State/Territory plan services while the disenrollment request is being processed.
  - The State/Territory will maintain data that tracks the total number of individuals that have voluntarily enrolled in a benchmark/benchmark-equivalent plan and the total number who have disenrolled.
  - o For populations/individuals (checked above in 1a. & 1b.) who voluntarily enroll, describe below the manner in which the State/Territory will inform each individual that:
    - Enrollment is voluntary;

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- Each individual may choose at any time not to participate in an alternative benefit package and;
- Each individual can regain at any time immediate enrollment in the standard full Medicaid program under the State/Territory plan.

2	Descri	ntion	of the	Benefits	
4.	Descri	THOM	or the	Denent	,

escription of the Benefits
The State/Territory will provide the following alternative benefit package (check the one that applies).
a) X Benchmark Benefits
☐ <b>FEHBP-equivalent Health Insurance Coverage</b> — The standard Blue Cross/Blue Shield preferred provider option services benefit plan, described in and offered under section 8903(l) of Title 5, United States Code.
☐ State/Territory Employee Coverage – A health benefits coverage plan that is offered and generally available to State/Territory employees within the State/Territory involved.
Please provide below either a World Wide Web URL (Uniform Resource Locator) link to the State/Territory's Employee Benefit Package or insert a copy of the entire State/Territory Employee Benefit Package.
□ Coverage Offered Through a Commercial Health Maintenance Organization (HMO) – The health insurance plan that is offered by an HMO (as defined in section 2791(b)(3) of the Public Health Service Act), and that has the largest insured commercial, non-Medicaid enrollment of such plans within the State/Territory involved.
☐ The State/Territory assures that it complies with all Managed Care regulations at 43 CFR §43
Please provide below either a World Wide Web URL link to the HMO's benefit package or insert a copy of the entire HMO's benefit package.
Secretary-approved Coverage – Any other health benefits coverage that the Secretary determines provides appropriate coverage for the population served. Provide below a full description of the benefits in the plan, including any applicable limitations. Also include a benefit by benefit comparison to services in the State/Territory plan or to services in any of the three Benchmark plans above.
State MiSalud Benefit Package A will include the same benefits as the benefits provided in the Puerto Rico State plan.
b)   Benchmark-Equivalent Benefits.
o. 11-004

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Approval Date FEB 0 3 2012

Effective Date:

Supersedes	FEB 0 3 2012   Effective Date: 10/1/2011
TN No. 11-00	Takes into account the ability of a State/Territory to reduce benefits by taking into account the increase in actuarial value of benefits coverage without taking into account any differences in coverage based on the method of delivery or means of cost control or utilization used and taking
	Applying the same principles and factors in comparing the value of different coverage (or categories of services) without taking into account any differences in coverage based on the method of delivery or means of cost control or utilization used; and
	<ul> <li>Using a standardized population that is representative of the population being served;</li> </ul>
	<ul> <li>Using a standardized set of utilization and price factors;</li> </ul>
	<ul> <li>Using generally accepted actuarial principles and methodologies;</li> </ul>
	■ Has been prepared by an individual who is a member of the American Academy of Actuaries;
2 2	☐ (iii) The State/Territory assures that the benefit package has been determined to have an aggregate actuarial value equivalent to the specified benchmark plan in an actuarial report that:
	Please insert below a full description of the benefits in the plan including any additional services and limitations.
	☐ (ii) Additional services Please list the additional services being provided.
	☐ Family planning services and supplies
	☐ Emergency services
	☐ Well-baby and well-child care services as defined by the State/Territory, including age-appropriate immunizations in accordance with the Advisory Committee on Immunization Practices;
	☐ Mental health services
0	☐ Coverage of prescription drugs
	☐ Laboratory and x-ray services;
	☐ Physicians' surgical and medical services;
	☐ Inpatient and outpatient hospital services;
	Please specify below which benchmark plan or plans this benefit package is equivalent to:  □ (i) Inclusion of Required Services – The State/Territory assures the alternative benefit plan includes coverage of the following categories of services: (Check all that apply).

Attachment 3.1 C

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into account the ability of the State/Territory to reduce benefits by considering the increase in actuarial value of health benefits coverage offered under the State/Territory plan that results from the limitations on cost sharing (with the exception of premiums) under that coverage.

P	lease	insert	a	conv	of	the	report.
•	10400	ILLOUIC	**	COPJ	01	***	Toport.

- □ (iv) The State/Territory assures that if the benchmark plan used by the State/Territory for purposes of comparison in establishing the aggregate value of the benchmark-equivalent package includes any of the following two categories of services, the actuarial value of the coverage for each of these categories of services in the benchmark-equivalent coverage package is at least 75 % of the actuarial value of the coverage for that category of service in the benchmark plan used for comparison by the State/Territory:
  - Vision services, and/or
  - Hearing services

Please insert below a description of the categories of benefits included and the actuarial value of the category as a percentage of the actuarial value of the coverage for the category of services included in the benchmark benefit plan.

c) Additional Benefits
If checked please insert a full description of the additional benefits including any limitations.

#### 3. Service Delivery System

Check all that apply.

The alternative benefit plan will be provided on a fee-for-service basis consistent with the requirements
of section 1902(a) and implementing regulations relating to payment and beneficiary free choice of
provider. (Attachment 4.19-B must be completed to indicate fee-for-service reimbursement
methodology.)

- ☐ The alternative benefit plan will be provided on a fee-for-service basis consistent with the requirements cited above, except that it will be operated with a primary care case management system consistent with section 1905(a)(25) and 1905(t). (Attachment 4.19-B must be completed to indicate fee-for-service reimbursement methodology.)
- The alternative benefit plan will be provided through a managed care organization consistent with applicable managed care requirements (42 CFR §438, 1903(m), and 1932).
- X The alternative benefit plan will be provided through PIHPs (Pre-paid Inpatient Health Plan) consistent with 42 CFR §438.

TN No. 11-004	0.2.2017		
Supersedes	Approval Date FEB 0 3 2012	Effective Date:	10/1/2011

Attachment 3.1 C Page 10 of 11

Effective Date: <u>10/1/2011</u>

	☐ The alternative benefit plan will be provided through PAHPs (Pre-paid Ambulatory Health Plan).
	The alternative benefit plan will be provided through a combination of the methods described above Please describe how this will be accomplished. (Attachment 4.19-B must be completed to indicate fee-for-service reimbursement methodology when applicable.)
	The alternative benefit plan will be provided to all Enrollees in the MiSalud Program who are eligible for the early option group and are not exempt from mandatory enrollment in a benchmark benefit plan through either (i) an MCO arrangement or (ii) a TPA (PIHP) arrangement depending on service regio. For the avoidance of doubt the TPA will provide all services under the MiSalud Program including be inpatient and outpatient.
4.	Employer Sponsored Insurance
	☐ The alternative benefit plan is provided in full or in part through premiums paid for an employer sponsored health plan.
5.	Assurances
	The State/Territory assures EPSDT services will be provided to individuals under 21 years old who are covered under the State/Territory Plan under section 1902(a)(10)(A).
	☐ Through Benchmark only
	☐ As an Additional benefit under section 1937 of the Act
	The State/Territory assures that individuals will have access to Rural Health Clinic (RHC) services and Federally Qualified Health Center (FQHC) services as defined in subparagraphs (B) and (C) of section 1905(a)(2).
	The State/Territory assures that payment for RHC and FQHC services is made in accordance with the requirements of section 1902(bb) of the Act.
	X The State/Territory assures transportation (emergency and non-emergency) for individuals enrolled in an alternative benefit plan. Please describe how and under which authority(s) transportation is assured for these beneficiaries.
	The alternative benefit package includes emergency transportation services and will provide non-emergency transportation services in accordance with the corrective action plan.
	▼ The State/Territory assures that family planning services and supplies are covered for individuals of child-bearing age.
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Family planning counseling is the responsibility of contracted providers and the health plans providing MiSalud services. Covered individuals are directed to 330 Centers, Community Health Centers and clinics to receive available methods of birth control.

#### 6. Economy and Efficiency of Plans

X The State/Territory assures that alternative benefit coverage is provided in accordance with Federal upper payment limits procurement requirements and other economy and efficiency principles that would otherwise be applicable to the services or delivery system through which the coverage and benefits are obtained.

#### 7. Compliance with the Law

X The State/Territory will continue to comply with all other provisions of the Social Security Act in the administration of the State/Territory plan under this title.

#### 8. Implementation Date

X The State/Territory will implement this State/Territory Plan amendment on October 1, 2011 (date).

TN No. 11-004

Supersedes

Approval Date FEB 0 3 2012

Effective Date: