



STATE OF MONTANA Office of State Public Defender

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Pre-Approval and Claims Procedure

1. General Provisions Applicable to All Contractors

Subject to Section 2 below, the following sections apply to all OPD Contractors.

A. Contractor Compensation Schedule

1. Pursuant to Montana Code Annotated § 47-1-121(7), the Director shall set reasonable compensation for OPD contractors. The Current Contractor Compensation Schedule can be found on OPD's website here: [Contractor Compensation Schedule](#).
2. The rates set in the Contractor Compensation Schedule are applicable to all claims for a month of service, regardless of when a case was assigned.
3. The Contractor Compensation Schedule is subject to change by the Director. Notice of proposed changes to the Contractor Compensation Schedule shall be emailed to Counsel and posted to OPD's website. Contractors shall be given an opportunity to provide input on the proposed change through either a public hearing or submitting written comment, or both. Once all comments have been received, the Director shall determine whether to adjust the rates set in the Contractor Compensation Schedule. Notice of changes to the Contractor Compensation Schedule shall be emailed to Contractors and posted to OPD's website.

- B. Online Claims Portal:** Unless otherwise directed by OPD, **all** pre-approvals, supplemental approvals, and claims **must** be submitted through the Online Claims Portal. Paper claims will only be allowed in extraordinary circumstances. Please refer to the [Claims Portal Instructions](#) and [Claims Portal Training](#) for further information.

C. Monthly Hourly Claims

1. Monthly hourly claims shall include all work performed within a given Region and Conflict Type. For example, work for all non-conflict, Region 4 cases would be submitted in one claim, while all work for conflict Region 4 cases would be submitted in a separate claim. Note that if one client has multiple cases in different Region/Conflict types, you will submit multiple claims for that client (one for each Region/Conflict type).
2. Hourly rates shall be separated into Provider Hours and Travel Hours and shall be broken down into one-tenths of an hour (.1 hours).
3. A detailed invoice for each client shall be attached as supporting documentation to the monthly claim. The invoice must contain:

- a. The OPD CaseID#;
- b. Details of specific tasks performed;
- c. The dates on which specific tasks were performed;
- d. The actual amount of time spent performing said tasks rounded to the nearest one-tenth of an hour (.1 hours); and,
- e. Travel details, including the date of travel, departure location, arrival location, number of miles traveled, and purpose for travel. If claiming per diem for meals, you must include the time you departed your home base and the time you returned. If seeking reimbursement for lodging, airfare, car rentals, parking, or other non-client expense, you must include an **itemized** (room) receipt (not a credit card slip) from the hotel, airline, rental car agency, etc.

4. If working pursuant to a pre-approval, your claim **may not** exceed the amount of the pre-approval. A supplemental approval must be obtained in order to exceed the amount of the original pre-approval. Post-approval of client costs **shall not be approved** except in extraordinary circumstances.

D. Due Date for Claim Submissions: All monthly claims are due by midnight of the last day of the month following the month of service. For example, a claim for services provided in March would be due by midnight on April 30. Absent extraordinary circumstances, late claims **shall not be approved**.

E. 30-Day Payment Clock: All complete and timely submitted claims will be processed and paid within 30 days of receipt of the claim. The 30-day clock will stop whenever a claim is disputed, audited, or contains errors. The vendor will be notified through the Online Claims Portal and email of any issues with a claim. The 30-day clock will restart upon resolution of any dispute, audit, or issue with a claim.

F. Third-Party Costs: All vendors must directly bill OPD for all services and costs, and reimbursement for third-party costs **will not be granted** except in extraordinary circumstances.

2. Specific Provider Type Provisions

A. Attorneys

1.150-Hour Monthly Cap: If Counsel is granted written permission to exceed the 150-hour Monthly Billable Hours cap by the appropriate OPD liaison, Counsel shall attach the written approval to **each claim** for the month of service the attorney exceeds the 150-hour cap. Failure to receive **prior**, written approval to exceed the 150-hour cap will result in non-payment for all hourly work exceeding the 150-hour cap.

2. Substitution of Judge fees: OPD will arrange for payment of Substitution of Judge fees filed on behalf of OPD Clients. To request payment of the substitution fee Counsel shall, within ten (10) days of receiving an *Order of Substitution*, email the [Substitution of Judge Fee Payment Request Form](#), together with the *Order of Substitution*, to opdaccounting@mt.gov with “Sub Judge Fee Request” in the subject line. Failure to request payment of the substitution fee in a timely manner may result in your request for substitution being denied or Counsel paying the substitution fee, for which Counsel **will not be reimbursed**.

3. Case Closing Procedure (temporary): Counsel shall submit Case Update Status Requests through the Claims Portal, by uploading a closing form, as described in the [Claims Portal Instructions](#) (beginning on pg. 17).

4. Case Audit Process (temporary)

- a. Each month Counsel shall be emailed a case list of their open and inactive cases and shall close all necessary cases in a timely manner.
- b. At the end of each Quarter, Counsel shall receive a *Quarterly Case Audit Email* with a list of their list of open cases, highlighting in red cases open longer than OPD Standards. Counsel shall close all necessary cases in a timely manner.
- c. For cases highlighted in red that are open and on-going, Counsel shall email a list of those OPD CaseID#s to Emily.Copeland@mt.gov. No additional information or justifications are necessary – just list the OPD CaseID#s.
- d. Counsel’s response to the *Quarterly Case Audit Email* shall be due by the 15th of the month following the end of a quarter. For example, for the Quarter ending June 30, Counsel shall email the list of OPD CaseID#s to remain open by July 15. Counsel will receive advance email notice of each deadline.
- e. Any case listed in red on the *Quarterly Case Audit Email*, that is not indicated as open and on-going, will be closed by OPD staff, preventing Counsel from billing on those cases.

5. Covering Court for Other Attorneys: Attorneys in need of coverage may ask the appropriate OPD Liaison for permission to have another attorney cover a court hearing by emailing the Liaison an explanation of why coverage is necessary and who would be providing coverage. Any attorney providing coverage for an OPD case must have a current MOU with OPD.

B. Investigators: Reimbursements for searches that require using a paid database (such as TLO) require a receipt showing the amount of the charges incurred during your search.

- C. Mental Health Professionals:** Mental Health Providers may submit a separate claim for each client in which they have received a Pre-approval, or they may include multiple clients on one claim.
- D. Administrative Support Staff:** If you are providing support for a large volume of cases, the requesting attorney shall obtain a monthly pre-approval which includes requesting attorney's current case list, the type of work that will be performed, and includes a specific number of hours you anticipate your work to take. Claims made for work performed pursuant to a Monthly Pre-Approval for Administrative Support Staff must be submitted via a paper claim.
- E. Transcription Service Providers** must submit claims for pre-approved costs using these [transcript worksheets](#). If you are submitting a claim for *copies only* (with no original transcript), please use the **Non-Appellate Cases** worksheet, *regardless* of whether the case is an appellate case or not.