Q. Do most publicly funded health care providers meet special ADA requirements to make their existing buildings accessible?
A. Yes. Title II of the ADA requires public health care providers to make all of their health care programs and services available to people with disabilities. However, they may do so in a variety of ways. If portions of their existing facility are inaccessible, they can relocate programs or services to accessible facilities, remove the architectural barriers that keep people with disabilities from using services, or find a different way to provide the services. The ADA also requires public providers to provide integrated access to their programs. They must make integrating people with disabilities into their regular programs a priority when they choose the best means to achieve program access.

New Construction and Alterations
Q. What do newly constructed or altered medical facilities have to do to make their facilities accessible?
A. The ADA requires health care providers to follow specific accessibility standards when constructing new facilities and when making alterations that could affect access to or use of the facility by persons with disabilities.

In addition, whenever an alteration is made to a primary function area, Title III requires that the path of travel from the entrance to the altered area must be accessible. The overall cost for providing this accessible path of travel need not exceed 20% of the original alteration costs. However, the facility is obligated to up to the 20% limit. The path of travel requirement covers sidewalks, lobbies and corridors; ramps, stairs, lifts, and elevators; and the restrooms, telephones and drinking fountains servicing the altered area.

Tax Credits
Q. Is there any money available to assist with ADA compliance costs?
A. Tax credits are available to businesses, including health care providers. Currently the amount credited may be up to $5,000 per tax year. Eligible access expenditures include the costs of removing architectural and transportation barriers, and providing auxiliary aids and services.

Complaints
Q. What if a member thinks that a health care provider is not in compliance with the ADA?
A. If a health care provider cannot satisfactorily work out a patient’s concerns, various means of dispute resolution are available, including arbitration, mediation, or negotiation. Members should first contact Molina Member Services to have them assist in finding a provider that meets their access needs, or they can utilize Molina’s Ombudsman Program. Members also have the right to file an independent lawsuit in federal court, and to file a formal complaint with the U.S. Department of Justice.
Introduction

The Americans with Disabilities Act (ADA) prohibits discrimination against persons with disabilities in the area of employment, public accommodations, state and local government services, and telecommunications. Both public and private hospitals and health care facilities must provide their services to people with disabilities in a non-discriminatory manner. To do so, they may have to modify their policies and procedures, provide auxiliary aids and services for effective communication, remove barriers from existing facilities, and follow ADA accessibility standards for new construction and alteration projects.

Health Care Providers

Q. To which health care providers is the ADA applicable?

A. Private hospitals, nursing homes, psychiatric and psychological services, offices of private physicians, dentists and health clinics are among the health care providers for which Title III of the ADA applies. Title III applies to all private health care providers, regardless of size. It applies to providers of both physical and mental health care. If a professional office is located in a private home, the portion of the home used for public care. If a professional office is located in a private home, the portion of the home used for public care. If a professional office is located in a private home, the portion of the home used for public care. If a professional office is located in a private home, the portion of the home used for public care.

Q. Must the offices of health care providers allow service dogs in their buildings?

A. The ADA requires admission of service animals (refer to Molina’s Service Animal Brochure for additional information) to hospitals and the offices of health care providers unless it would result in a fundamental alteration or jeopardize safe operation. The determination of a direct threat to health or safety must be based upon medical or other evidence not on stereotype or conjecture.

Effective Communication, Auxiliary Aids & Services

Health care providers must find appropriate ways to communicate effectively with persons who have disabilities affecting their ability to communicate. Various auxiliary aids and services such as interpreters, written notes, readers, larger print or Braille text can be used, depending on the circumstance and the individual.

Q. Why are auxiliary aids and services so important in the medical setting?

A. Auxiliary aids and services are often needed to provide safe and effective medical treatment. Without these aids and services, medical staff runs the risk of failing to understand the patient's symptoms, misdiagnosing the patient's medical problem, and prescribing inappropriate treatment. Similarly, patients may not understand medical instructions or warnings that may have a serious impact on their health.

Q. What kinds of modifications to policies or procedures might be required?

A. Modifying standard policies, practices or procedures can be an inexpensive but effective way to provide access to health care services. This may mean taking extra time to explain a procedure to a patient who is blind or ensuring that a person with mobility impairment has access to an accessible exam room.

Q. Must the offices of health care providers provide auxiliary aids and services for effective communication?

A. The ADA requires admission of service animals (refer to Molina’s Service Animal Brochure for additional information) to hospitals and the offices of health care providers unless it would result in a fundamental alteration or jeopardize safe operation. The determination of a direct threat to health or safety must be based upon medical or other evidence not on stereotype or conjecture.

Q. For whom must a health care provider offer effective communication?

A. A health care provider must ensure that its staff can communicate effectively with individuals with speech, hearing or visual impairments. Such individuals may not always be patients of the health care provider. For example, if a parent is blind and is required to grant consent for his or her child's surgery, the contents of the consent must be communicated effectively to the parent. Molina Healthcare will provide material in alternate formats for parents of minor children, members who are blind or have low vision and interpreters for members who are deaf.

Q. Are there any limitations on the ADA’s auxiliary aids and services requirements?

A. Yes. The ADA does not require the provision of any auxiliary aid or services that would result in an undue burden or fundamentally alter the nature of the goods or service provided by a health care provider. With that said, Molina will provide auxiliary aid and services as needed.

Q. When would providing an auxiliary aid or service be an “undue burden?”

A. An undue burden is something that involves a significant difficulty or expense. Key factors include the cost of the aid or service and the overall financial resources of the health care provider. Undue burden will always be determined on a case-by-case basis. The ADA recognizes that what constitutes an undue burden for a small office in a rural setting is different than for a large urban provider.

Q. How does a health care provider determine which auxiliary aid or service is best for a patient?

A. Ask your patient. There are various alternatives available and every person is different. Together you can identify the most effective method for communication.

Q. Can a patient be charged for part or all of the costs of receiving an auxiliary aid or service?

A. No. A health care provider cannot charge a patient for the costs of auxiliary aids and services, either directly or through the member's health plan.

Q. In what medical situation should a health care provider obtain a sign language interpreter?

A. If a patient or responsible family member usually communicates in Sign Language, an interpreter should be present in all situations in which the information exchanged is lengthy or complex (for example, discussing a patient’s medical history, conducting psychotherapy, communicating before or after major medical procedures, and providing complex instructions regarding medication). Molina covers the cost of an interpreter for our members.

If the information to be communicated is simple and straightforward, such as prescribing an X-ray or a blood test, the physician may be able to communicate with the patient using pen and paper, however, you need to make sure the member is okay with this form of communication.

Existing Facilities / Barrier Removal

Q. When must private medical facilities eliminate architectural and communication barriers that are structural in nature from existing facilities?

A. When the removal of those barriers is readily achievable, meaning easy to accomplish, without much difficulty or expense. Like undue burden, readily available is determined on a case-by-case basis in light of the resources available to an individual provider.

Q. How does one remove “communication barriers that are structural in nature?”

A. For instance, install permanent signs, flashing alarm systems, visual doorbells and other notification devices, volume control telephones, assisted listening systems, and raised character and Braille elevator controls.