

January 2001 Final Rule

66 Fed. Reg. 6228 (Jan. 19, 2001), 42 C.F.R.	xx.
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August 2001 Proposed Rule

66 Fed. Reg. 43614 (Aug. 20, 2001), 42 C.F.R.	xx.
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June 2002 Final Rule

67 Fed. Reg. 40989 (June 14, 2002), 42 C.F.R. §§ xx.

Information	: Enrollees and Potential	enrollees be provided information on how to access b
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January	"	438.10(d)(2)(ii)(E), (e)(2)(xii).
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Maintains requirement, except that health plans do not have to provide any information on where and ho

Proposed	"	438.10(e)(2)(ii)(E), (f)(6)(xii).
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Same. State or contract representative must provide information to potential enrollees. State, contract

§§ 438.10(e)(2)(ii)(E), (f)(6)(xii); 438.102(a)(2), (c).

<b>Information</b>	: Certain required information (i.e. scope of benefits available under the state p
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January	"	438.10(d)(1)(ii), (d)(2)(ii).
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Need only provide	<i>summary</i>	with more detail upon request.
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Provision of information when beneficiary becomes eligible for or required to enroll in a managed care p

Proposed	"	438.10(e)(1)(i), (e)(2)(ii).
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Same. Information provided by state or contract representative. §§ 438.10(e)(1)(i), (e)(2)(ii).

States have option of providing more detailed information. 67 Fed. Reg. at 41013.

<b>Information</b>	: Enrollees to obtain information upon enrollment and annually thereafter.
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Health plans responsible for providing information.

January	'	438.10(e)(1)(i).
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Provision of information upon enrollment. Notice on right to request information annually, instead of auto

Deletes reference of responsible party for providing information. Thus, presumably, State must decide.

Proposed	,	438.10(f)(2).
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Same. Clarifies option for state, contract representative, or managed care plan to provide information u

Final § 438.10(f).

Information	: Enrollees to get information on the extent to which it had to provide information ab
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January	,	438.10(e)(2)(vi).
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Same, except deletes requirement that health plans provide information about how to get information ab

Proposed	,	438.10(f)(6)(vii).
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Same. Preamble clarifies that enrollees of all managed care programs (unless the obligation were ever

Final § 438.10(f)(6)(vii); 67 Fed. Reg. at 41016.

Information	: Information specifically on pharmaceuticals, on how to obtain continued servi
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January	"	438.10(e)(2)(i), (e)(2)(x), (e)(2)(xiii); 438.414(b)(5).
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Requirements deleted.
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Proposed	"	438.10(f)(6)(iv), (f)(6)(v), (g).
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Same.
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Final §§ 438.10(f)(6)(iv), (f)(6)(v), (g).
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Information	: Health plans to give enrollees written notice 30 days prior to the effective date
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January	"	438.10(e)(ii); 438.102(c)(1)(ii).
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Same.
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Proposed	"	438.10(f)(4);	'
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Same. Except notice can	be given by state, contract representative, or managed care plan. State has f
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Final §§ 438.10(f)(4); 438.102(b)(1)(ii)(B).
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Information	: Enrollees must be told of any limits on freedom of choice among network pro
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January	'	438.10(e)(2)(v).
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Same. Includes explanation that this includes limits by choosing subnetworks under contract with the plan.

Proposed	'	438.10(f)(6)(ii); 66 Fed. Reg. at 43624
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Same. While did not include proposed rule preamble discussion in text of rules, did affirm that if there a

Final § 438.10(f)(6)(ii); 67 Fed. Reg. at 41015.

<b>Information</b>	: Right to disenroll	B	no provision.
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Adds provision requiring States to notify enrollees of their disenrollment rights at least annually and at le

Proposed	'	438.10(f)(1).
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Same. Except modifies the requirement to inform enrollees 60 days prior to each open enrollment period.

Final § 438.10(f)(1); 67 Fed. Reg. at 41014.

<b>Marketing</b>	: Marketing protections	apply to potential enrollees and current enrollees.
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January	'	438.104.
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Marketing protections for potential enrollees only.

Proposed	'	438.104
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Same.

Final § 438.104

**Marketing** : State option to impose sanctions on plans that falsify or misrepresent information

January	'	438.700(b)(5).
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Same.

Proposed	'	438.700(b)(5)
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Same.

Final § 438.700(b)(5).

**Enrollee-Provider Communication** : Plans prohibited from limiting communications regarding medical care

January	'	438.102(b)(1).
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Same.

Proposed	'	438.102(b)(1).
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Same.

Final § 438.102(a)(1).

**Enrollee-Provider Communication** medical professionals to whom anti-gag rule applies.

January	'	438.102(a).
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Includes same list.

Proposed	'	438.102(a).
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Same. List of health care professionals moved to Final § 438.2.

**Enrollee-Provider Communication/Moral Religious Provision** reimburse for, or provide coverage of a c

Proposed	'	438.102(b)(3).
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Same.

January	'	438.102(b)(2)
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Same.

Final § 438.102(a)(2).

**Enrollee-Provider Communication/Moral Religious Provision** individuals with information on how to

January	'	438.102(c)(2).
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Deleted.
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Proposed	'	438.102(c)(2).
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Same.
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Final. §§ 438.102(b)(2).
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<b>Enrollee-Provider Communication/Moral Religious Provision</b>	<b>Enrollee-Provider Communication/Moral Religious Provision</b>	State plan services which are not included
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January	'	438.206(c).
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Deleted. State	=	s responsibility to ensure continued access discus
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Proposed	'	438.206; 66 Fed. Reg. at 43629.
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Same. Preamble also states	that providers are not precluded from providing information on how and w
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Final § 438.102(c); 67 Fed.	Reg. at 41025, 41026.
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<b>Enrollee-Provider Communication/Moral Religious Provision</b>	<b>Enrollee-Provider Communication/Moral Religious Provision</b>	policy to exclude applications for Medical s
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January	'	438.102(c)(1)(i).
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Same.

Proposed	'	438.102(c)(1)(i).
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Same.

Final § 438.102(b)(1)(i).

<b>Enrollee-Provider Communication/Moral Religious Provision</b>	potential enrollees within specific time
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January	'	438.102(c)(1)(ii).
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Same.

Proposed	'	438.102(c)(1)(ii).
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Same.

Final § 438.102(b)(1)(ii), (c).

<b>Disenrollment</b>	: Cause to disenroll at any time includes plan does not provide a service or a
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January	'	438.56(d)(2).
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Same.

Proposed	'	438.56(d)(2).
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Same. Preamble states that States may include other reasons, such as homelessness, for disenrollment.

Final § 438.56(d)(2); 67 Fed. Reg. at 41022.

**Free-Choice of Provider:** Enrollees have right to a free choice of provider for family planning services.

January	'	431.51(a)(4), (5), (6).
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Same.

Proposed	"	431.51(a)(4), (5), (6).
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Same, except does not apply to PIHPs and PAHPs. The federal statute extends this right to beneficiaries.

Final § 431.51(a)(4), (5), (6).

**Out-of-Network Access:** If health plan cannot provide necessary contract services, services must be covered.

January	'	438.206(d)(5), 66 Fed. Reg. at 6262.
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Same, except related services not addressed. Also, where January rules required States to directly ensure services, the proposed rules require States to ensure services.

Proposed	'	438.206(b)(4).
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Same. Additional language added to require States to regularly monitor and evaluate the MCO and its performance.

See Final § 438.206(b)(4); 67 Fed. Reg. at 41036.

**Out-of-Network Access**: Out-of-Network access is not to result in additional costs to the enrollee.

January	'	438.206(d)(8).
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Same.

Proposed	'	438.206(b)(5).
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Same. Preamble explains that health plan is responsible for negotiating payment to out-of-plan provider.

Final § 438.206(b)(5); 67 Fed. Reg. at 41038.

**Out-of-Network Access/Rule**: Out-of-network access permitted where service or type of provider not available.

January 438.52(b)(2)(ii)(A).

Same, except	A	type of provider	@
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Proposed	'	438.52(b)(2)(ii)(A).
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Same.

Final § 438.52(b)(2)(ii)(A).

**Out-of-Network Access/Right** Out-of-network access for individuals with pre-existing relationships with a pro

January	'	438.52(b)(2)(ii)(B).
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Out-of-network access for pre-existing providers limited to 60days, then enrollee must choose (or be ass

Proposed	'	438.52(b)(2)(ii)(B).
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Same. Thus, pregnant women whose providers do not choose or do not quality to join health plan mus

Final § 438.52(b)(2)(ii)(B).

**Out-of-Network Access/Right** Right to access out-of-network providers when (1) the primary care provider or a

January	"	438.52(b)(2)(ii)(C), (b)(2)(ii)(D), (b)(2)(ii)(E).
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Same, except preamble says that, except for (1), the state need not have a fee-for-service system and t

Proposed	"	438.52(b)(2)(ii)(C), (b)(2)(ii)(D), (b)(2)(ii)(E);
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66 Fed. Reg. at 43627.

Same. Preamble clarifies that State is not relieved from FFS in order to comply with out-of-network acc

Final §§ 438.52(b)(2)(ii)(C), (b)(2)(ii)(D), (b)(2)(ii)(E); 67 Fed. Reg. at 41021.

**Availability of Services** : Each health plan is to pay particular attention to pregnant women and other in

January	'	438.206(d).
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Deleted.
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Proposed	'	438.206(b).
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Same. Preamble states that provision of specific groups need not be included because needs of all en

Final § 438.206(b).; 67 Fed. Reg. at 41037.
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<b>Direct Access to Women</b>	<b>s Health Specialists</b>	: Female enrollees must ha
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January	'	438.206(d)(2); 66 Fed. Reg. at 6305-06.
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Same, except there is no mention of the issues discussed in the January rules	Preamble
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Proposed	'	438.206(b)(2).
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Same. Preamble states that " routine and preventive" is sufficient to categorize the types of services th

Final § 438.206(b)(2); 67 Fed. Reg. at 41037.
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<b>Identification of Persons With Special Needs</b>	women be identified among persons with special nee
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January,	'	438.208(b)(3); 66 Fed. Reg. at 6308.
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Deleted.

Proposed	'	438.208(b).
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Same. States have discretion to define and develop mechanism for identifying special needs groups. C

Final § 438.208(c)(1); 67 Fed. Reg. at 41043.
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<b>Screenings and Assessments</b>	Differentiates	A	initial screening	@
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January	'	438.208(b)(3), (d); 66 Fed. Reg. at 6309.
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Deletes distinction and del	As pregnant women from	listing individuals who must	be screened and requi
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Proposed	'	438.208(c), 66 Fed. Reg. at 43635.
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Deletes "screen" and equates with "identification." Requires health plans to conduct assessments of

Final §§ 438.208(c)(1), (c)(2); 67 Fed. Reg. at 41042, 41043.
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<b>Screenings and Assessments</b>	Contains specific time frames in which screens and assessments must be do
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January,	'	438.208(d), (e).
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Deleted.

January	'	438.208(d), (e).
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Same. Within State discretion to develop in consultation with beneficiaries and other stakeholders.

Final § 438.208(c); 67 Fed. Reg. at 41044.

<b>Treatment planning</b>	: Sets forth rules for health plans to develop and implement treatment plans for
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January	"	438.208(f), 66 Fed. Reg. at 6312
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Deleted. Requires States only to ensure that health plans have a mechanism in place for individuals det

Proposed	'	438.208(d).
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Same. Except deletes treatment plan developed only if health plan requests it. State given authority to

Final § 438.208(c)(3); 67 Fed. Reg. at 41045.

<b>Liability and Cost Sharing</b>	Enrollees may not be held liable for covered services attributable to family plan
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January	'	438.106; 66 Fed. Reg. at 6281-82.
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Same, but no preamble discussion.

Proposed	'	438.106.
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Same.

Final § 438.106.

**Liability and Cost Sharing** Any cost sharing must comply with fee-for-service cost sharing requirements,

January	'	438.108, 66 Fed. Reg. at 4282-83,	4
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Same, except that there is no discussion clarifying cost sharing for non-emergency services access in the

Proposed	'	438.108, 66 Fed. Reg. at 43630.
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Same, except that preamble says that coverage of services sought in the emergency room may be de

Final § 438.108; 67 Fed. Reg. at 41028.

**Liability and Cost Sharing** Providers may not deny care due to an eligible individuals inability to pay for t

January	'	447.53(e).
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Same.

Proposed	'	447.53(e).
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Same.



Final § 447.53(e)

**Liability and Cost Sharing** Services accessed out-of-network due to health plan inability to provide needed services.

January,	'	438.206(d)(8), 66 Fed. Reg. at 6303.
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Same, except no discussion on related services.

Proposed	'	438.206(b)(5).
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Same. Health plans responsible for negotiating payment with out-of-plan provider to which the plan may refer.

Final § 438.206(b)(5)

**Specification of Contract Benefits** Contracts with MCOs, PHPs, and PCCMs must clearly specify those services covered.

January	'	438.210(a).
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Same, except exempts PCCM and PAHP contracts.

Proposed,	'	438.210(a).
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Same.

Final § 438.210(a).

**Prior Authorization Requests** Health plans and subcontractors must have in place and follow written policies

January	'	438.210(b)(1).
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Same, except policies and procedures do not have to reflect current standards of medical practice.

Proposed,	'	438.210(b)(1).
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Same. Except preamble disavows intent to imply that policies/practices contrary to current standards o

Final § 438.210(b)(1); 67 Fed. Reg. at 41049.

**Limitations on Payments to Providers** State to pay out-of-network providers for services included in the

January	'	438.60; 66 Fed. Reg. at 6267.
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Same.

Proposed	'	438.60.
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**Confidentiality** : In addition to following state and federal confidentiality and disclosure laws, th

- maintain medical records and information in a timely and accurate manner;
- specify for what purposes the health plan uses the information and to what entities outside of the h
- permit each enrollee to request and receive a copy of records and information pertaining to the enr
- permit each enrollee to request and receive information on how the health plan uses and discloses

January	'	438.224.
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Deleted. Now requires that States, through their contracts, ensure that health plans have procedures in

Proposed	'	438.224.
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Same.

Final § 438.224.

**Public Participation** : States must specify in the state plan the process used to involve the public b

January	'	438.50(b)(4).
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Same.

Proposed	'	438.50(b)(4).
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Same.

Final § 438.50(b)(4); 67 fed. Reg. at 41019.