Revision: HCFA-PM- AUGUST 19 State/Ter:	91 Arizona	OMB No.: 0938-
<u>Citation</u> 4.1:	3 <u>Required Provider Ag</u>	-
		eements between the Medicaid agency urnishing services under the plan:
42 CFR 431.107		s, the requirements of 42 CFR FR Part 442, Subparts A and B (if met.
42 CFR Part 483 1919 of the Act		NF services, the requirements B3, Subpart B, and section are also met.
42 CFR Part 483, Subpart D		ICF/MR services, the participation in 42 CFR Part 483, so met.
1920 of the Act	the plan to furni care to pregnant eligibility perio	r that is eligible under ish ambulatory prenatal women during a presumptive od, all the requirements of 2) and (c) are met.
	. not provide	able. Ambulatory prenatal care is ed to pregnant women during a e eligibility period.

.

•

TN No. <u>92-25</u> Supersedes TN No. ⁸⁷⁻⁷	Approval Date	7 30 (93	Effective Date	October 1,	1992
			2E		

ì

•

·.....

	45(a)					
	Revision:	HCFA-PM-91-9 October 1991	۹	(MB)	OMB No.:	
· 	State/Territ	ory:		Arizona		
	<u>Citation</u> 1902 (a)(58 1902(w)	•	For a	ach provider receiving fo	n de under	
	1902(w)	4.13 (C)	 (e) For each provider receiving funds under the plan, all the requirements for advance directives of section 1902(w) are met: 			
			(1)	Hospitals, nursing fac providers of home hea personal care services	alth care or	
	·					
				and health insuring required to do the fo	organizations are	
				(a) Maintain writ	tten policies and	
				adult individu	ith respect to all tals receiving	
7				provider or or their rights ur	by or through the rganization about nder State law to ns concerning medical	
				care, includin accept or refu	ng the right to use medical or ment and the right	
				-	advance directives.	
				adult individu	en information to all uals on their erning implementation	
				of such rights		
				medical reconindividual ha	the individual's rds whether or not the is executed an advance	
				directive; (d) Not condition	n the provision of	
				care or other against an ind whether or no	wise discriminate dividual based on ot the individual has advance directive;	
)				(e) Ensure comp requirements	bliance with. of State Law (whether	
	TN # Supersede	<u>03-009</u> s TN # <u>91-26</u>		Effective Dat Approval Da		

·

45(b)

State/Territory:

Arizona

(MB)

statutory or recognized by the courts) concerning advance directives; and

(f) Provide (individually or with others) for education for staff and the community on issues concerning advance directives.

- (2) Providers will furnish the written information described in paragraph (1)(a) to all adult individuals at the time specified below:
 - Hospitals at the time an (a) individual is admitted as an inpatient.
 - (b) Nursing facilities when the individual is admitted as a resident.
 - Providers of home health care or (c) personal care services before the individual comes under the care of the provider;
 - Hospice program at the time of (d) initial receipt of hospice care by the individual from the program; and
 - (e) Managed care organizations, health insuring organizations, prepaid inpatient health plans, and prepaid ambulatory health plans(as applicable) at the time of enrollment of the individual with the organization.
 - Attachment 4.34A describes law of the (3) State (whether statutory or as Recognized by the courts of the State) concerning advance directives.

Not applicable. No State law Or court decision exist regarding advance directives.

Effective Date		
Approval Date	MAR 15	2004

TN# 03-009 91-26 Supersedes TN #