

Medicaid Funding for a Power Wheelchair with iLevel®

State Medicaid programs will consider funding for iLevel® if it is evident this option is medically necessary, such as allowing the recipient to become independent with transfers and/or perform/participate in MRADLs, in the least restrictive environment. In addition, Medicaid programs are not bound by the "in the home" restriction and MUST consider community mobility as well.

While there are several states that have identified power seat elevation as "non-covered," several that have published coverage criteria and many that do not state a coverage policy, all states require the power wheelchair and all recommended options be submitted for prior approval. Therefore, if the documentation clearly demonstrates the MEDICAL need for this option it will be considered on a case-by-case basis, even in states where it is deemed "non-covered." This is especially true if it is clearly documented that it would deny the recipient his or her independence without it.

Coverage Guidelines

The use of a power seat elevation system will:

- Facilitate independent transfers, particularly uphill transfers, to and from the wheelchair, and
- Augment the client's reach to facilitate independent performance of MRADLs in the home.

Prior authorization may be approved to promote independence in a client who meets **some** or **all** of the following criteria:

- The client does not have the ability to stand or pivot transfer independently.
- The client requires assistance only with transfers across unequal seat heights, and as a result of having the power seat elevation system, the client will be able to transfer across unequal seat heights unassisted.
- The client has limited reach and range of motion in the shoulder or hand that prohibits independent performance of MRADLs.

As a general rule the submitted documentation should include the following:

- A description of the client's current level of function without the device.
- Documentation that identifies how power seat elevation will improve the client's function.
- A list of MRADLs the client will be able to perform with power seat elevation that the client is unable to perform without power adjustable seat height and how it will increase independence.
- The duration of time the client is alone during the day without assistance.
- The client's goals for use of the power seat elevation system.

Note: Power adjustable seat height will not be authorized by any Medicaid program if it is determined that it is for the convenience of a caregiver, even in states with published coverage criteria. In addition, seat elevation is not covered when requested solely to allow the recipient to socialize with peers.

If a wheelchair with a seat elevation feature is approved and purchased for a recipient, the provider may need to obtain documentation from the recipient acknowledging that the seat elevation function could affect future requests for personal care assistance (PCA) or home care services.

Examples:

	Medically Necessary	Caregiver Convenience
Transfers	Individual is independent in	Individual remains dependent in
	transferring <u>to</u> the wheelchair	transfers (requires caregiver
Individual is dependent (requires	from (i.e., bed) with the	assist at any level) even if the
ANY assistance) to transfer	seat height at AA" using a	seat height adjustment reduces
in/out of PWC with a static/fixed	(i.e., sliding board) method.	the level of assistance or
seat height, regardless of		changes the transfer method.
method.	Individual is independent in	
	transferring <u>from</u> the wheelchair	
	to (i.e., toilet) with the	
	seat height at BB" using a	
_	(i.e., sit -pivot) method.	
MRADL – Reach	Individual is able to reach	
	overhead at a height of EE" with	
Shoulder flexion ROM is limited	the seat elevated to FF" to	
to°.	access the (i.e.,	
Charling a half attack BOM to	refrigerator/freezer) and is able	
Shoulder abduction ROM is	to independently (i.e.,	
limited to°.	retrieve items for meal	
This limits the individual's	preparation).	
vertical / lateral reach to CC"	Individual is able to reach	
with a static seat height of DD",	laterally at a height of GG" with	Individual has insufficient
which precludes access to	the seat elevated to HH" to	strength and/or range of motion
his/her (i.e., drawers) for	access (i.e., light switches)	to reach, lift or carry items and
(i.e., dressing).	and is able to (i.e., be	will use seat elevation to
() d. essg/.	home alone for # hours/day).	(i.e., see in the mirror) and
MRADL – Lift / Carry	Individual is able to lift a weight	instruct a caregiver in (i.e.,
	of oz./lbs. to/from the	grooming).
Shoulder strength is X/5	(i.e., microwave) at a	, , , , , , , , , , , , , , , , , , ,
,	height of KK" with the seat	
Elbow strength is Y/5	height at LL" and independently	
	prepare a meal.	
Wrist strength is Z/5		
	Individual is able to carry a	
Individual is limited to	weight of oz./lbs. to/from	
lifting/carrying a weight of	the (i.e., stove top) at a	
oz./lbs. with the shoulder at	height of MM" with the seat	
° sitting in a wheelchair	elevated to a height of NN" and	

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NOTE: This is not an all inclusive list of examples to demonstrate the medical necessity of power adjustable seat height. Each Medicaid recipient should be able to state WHY this technology will be MEDICALLY necessary for him or her to perform or participate in his or her activities of daily living.

ASK - What CAN the recipient do WITH the iLevel Technology and what can he or she NOT do without it?