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|----------------------|---|---------------------------|------------|
| <b>Department:</b>   | Pharmacy Management                           | <b>Original Approval:</b> | 10/23/2006 |
| <b>Policy No:</b>    | PM554   | <b>Last Approval:</b>     | 05/31/2022 |
| <b>Policy Title:</b> | Coverage Determinations and Exceptions Policy |                           |            |
| <b>Approved By:</b>  | CMO Cabinet                                   |                           |            |
| <b>Dependencies:</b> | None  |                           |            |

## Purpose

This policy describes the manner in which Community Health Plan of Washington (CHPW) reviews coverage determinations and exception requests for Medicare Part D coverage from a member; a member's authorized representative, or a member's physician in accordance with Centers for Medicare & Medicaid Services (CMS) requirements.

## Policy

CHPW and its delegated entities must provide timely coverage determinations and exceptions requests in accordance with CMS requirements. Coverage exceptions cannot be requested for drugs that are excluded from coverage under Part D (Non-Part D drugs), such as smoking cessation and weight loss products. A standard procedure is in place for making coverage determinations or exceptions, and an expedited procedure exists for situations in which applying the standard procedure may seriously jeopardize the enrollee's life, health, or ability to regain maximum functioning.

CHPW has contracted with a Pharmacy Benefit Manager (PBM) as its delegated entity for managing coverage determinations and exceptions requests for all CHPW enrollees. The PBM is responsible for ensuring that network pharmacies post or distribute notices informing enrollees of the right to obtain a coverage determination or request an exception. Additionally, the PBM is responsible for written notification to members of the right to redetermination using CMS-approved forms. CHPW has the authority to monitor the PBM's reliability in meeting CMS requirements with regard to coverage determinations and exceptions. CHPW maintains final authority and responsibility for all coverage determinations and exceptions.

## Coverage Determinations

Coverage determinations are classified as any determinations (i.e. an approval or denial) made by or on behalf of CHPW regarding payment or benefits to which a member believes he or she is entitled. Coverage determinations include:

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1. A decision about whether to provide or pay for a Part D drug (including a decision not to pay because the drug is not on the plan's formulary, because the drug is determined not to be medically necessary, because the drug is furnished by an out-of-network pharmacy, or because the Part D plan sponsor determines that the drug is otherwise excluded under section 1862(a) of the Act if applied to Medicare Part D) that the member believes may be covered by the plan;
2. A decision concerning a tiering exceptions request under 42 CFR 423.578(a);
3. A decision concerning a formulary exceptions request under 42 CFR 423.578(b);
4. A decision on the amount of cost sharing for a drug; or
5. A decision whether a member has, or has not, satisfied a prior authorization or other utilization management requirement.

### **Standard Determinations**

A member, a member's representative, or a member's prescriber may request a standard coverage determination. If the request involves a Part D drug benefit that a member has not received yet, the request may be filed with the PBM via phone or in writing via mail or fax.

The PBM has processes in place to accept coverage determinations requests and supporting documentation 24 hours a day, 7 days a week (including holidays).

Requests for reimbursement of benefits the member has already received must be filed in writing to the PBM. If a member attempts to request reimbursement by phone, the PBM will explain the procedures the member must follow to file a written request for reimbursement.

### **Time Frames for Standard Coverage Determinations**

- Requests for Part D drug benefits that has not been received
  - The member and the prescribing physician (or other prescriber involved, as appropriate) are notified of the determination as expeditiously as the member's health condition requires, but no later than 72 hours after the date and time the request for a standard coverage determination is received, or no later than 72 hours after receiving the physician's or other prescriber's supporting statement, if the request involves an exception.
- Requests for reimbursement for a Part D drug benefit that has been received

- If the decision is unfavorable, the PBM must make the decision and provide notice of the decision no later than 14 calendar days after receiving the reimbursement request.
- If the decision is favorable, the PBM must make the decision, provide notice of the decision, and make payment no later than 14 calendar days after receiving the reimbursement request.
- When a reimbursement request requires a statement from a prescriber, the 14 calendar-day timeframe for processing a reimbursement request is not tolled pending receipt of a prescriber's supporting statement.

In cases where a supporting statement from the prescriber is required, the PBM will outreach to the prescriber and attempt to collect all necessary documentation to make a determination. The PBM will allow the prescriber a reasonable amount of time to respond to the request for a statement. If the PBM cannot obtain all relevant documentation within a reasonable timeframe, it will make its decision based upon the evidence available.

If the PBM does not make its decision timely, the case file will be forwarded to the Independent Review Entity for review and notify the member within 24 hours of the expiration of the adjudication time frame.

Whenever the PBM expects to issue a partially or fully adverse medical necessity decision based on initial review of the case, a licensed pharmacist reviews the case and makes the final determination.

### **Notifications**

The PBM arranges with a network or preferred pharmacies to provide members with a written copy of the standardized pharmacy notice when the member's prescription cannot be filled under the Part D benefit and the issue cannot be resolved at the point of sale. The notice instructs the member on how to contact the PBM and explains the member's right to receive, upon request, a coverage determination (including a detailed written decision) from the PBM regarding their Part D prescription drug benefits, including information about the exceptions process. The PBM arranges with their network pharmacies (including mail-order and specialty pharmacies) to distribute the notice to members. The pharmacy notice is provided to the member if the pharmacy receives a transaction response indicating the claim is not covered by Part D and the designated NCPDP response code is returned. This notice must also be provided by the Mail Order Pharmacies and Home Infusion Pharmacies.

The PBM must provide written notice of any favorable or adverse decision it issues. The written notification must be easily understandable to the member and provide the specific reason for the denial. The content of the notice of denial text should strike a balance between

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patient comprehension and the prescriber need for disclosure of criteria requirements. Acronyms must be written out the first time they appear in a notice of denial (e.g., Centers for Medicare and Medicaid Services [CMS]). The letter must include, but is not limited to, a description of any applicable Medicare coverage rule or any other applicable Part D plan policy upon which the denial decision was based, including any specific formulary criteria that must be satisfied for approval. If the drug could be approved under the exception rules, the denial notice must explicitly state the need for a prescriber's supporting statement and clearly identify the type of information that should be submitted when seeking a formulary or tiering exception.

Additionally, the PBM may make its initial notification orally so long as it also mails a written follow-up decision within 3 calendar days of the oral notification.

- If a member files the request, notice must be provided to the member.
- If a member has identified a representative, the PBM will send the written notice to the member's representative instead of the member.
- If a member's prescribing physician or other prescriber files a request on behalf of a member, the PBM will notify both the prescriber and the member. The member must receive written notice of the decision. The PBM is not required to provide a member's prescribing physician or other prescriber with a written follow-up decision after providing oral notice to the physician or other prescriber.

### **Expedited Determinations**

When the member's urgent health needs require a more prompt coverage determination than is described above, a member, their representative, or the member's prescriber, may request that the PBM expedite a coverage determination when the member or their prescriber believe that waiting for a decision under the standard time frame may place the member's life, health, or ability to regain maximum function in serious jeopardy. Requests for an expedited review are not denied, as stated in the PBM's Policy Medicare-CD-02.

### **Time Frames for Urgent Coverage Determinations**

In this case the outcome is communicated to the member or the member's representative within 24 hours after the request is made. This does not include requests for payment of Part D drugs already furnished. If the member is not notified of the determination within 24 hours, the complete case file is forwarded to the Independent Review Entity contracted by CMS and the member notified within 24 hours of the expiration of the initial 24-hour adjudication time frame.

### **Notifications**

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When the PBM issues a favorable decision, it will provide notice of its decision as expeditiously as the member's health condition requires, but no later than 24 hours after receiving the request.

If the PBM issues an adverse decision, in whole or in part, the PBM may make its initial notification orally no later than 24 hours after receiving the request, as well as providing a written decision notification within 3 calendar days of the oral notification.

The same letter content applies as outlined under Standard Determinations.

### **Processing Requests**

CHPW promotes such fax, phone, and mail locations as specified by the PBM for receiving and managing coverage determination and exception requests. Enrollees can obtain this information from the following website, <http://healthfirst.chpw.org/for-members/prescription-coverage/requesting-exceptions-and-coverage-determinations>.

### **PBM Oversight**

On a daily basis, CHPW reviews a report provided by the PBM of all coverage determinations and exceptions requests which were in progress or completed on the previous day. CHPW reviews the following elements of all unfavorable decisions and a sample of favorable decisions for compliance with CMS requirements as well as CHPW and PBM policies:

- The request is made by either the member, their prescriber, or the member's appointed representative. If a representative is appointed the PBM ensures appropriate documentation is retrieved before accepting the request.
- Time elapsed from receipt of request (or prescriber's statement when needed) to member notification is less than either 24 or 72 hours as appropriate for the urgency of the case.
- If a supporting statement is required from the prescriber, the PBM makes sufficient outreach attempts and allows the prescriber a reasonable amount of time to respond before making a determination with the information available.
- If the prescriber does not respond to reasonable requests for information from the PBM, CHPW will take appropriate action as necessary, according to prescriber contracting.
- Decisions are made accurately based on CMS approved coverage criteria and take into account all available information, including prescriber's statements and claims data.
- Written notification of the decision is provided timely within 3 days of verbal notification
- Written notification of unfavorable decisions explains the complete reason for the denial, the criteria for approval, explanation of rights to a redetermination and the

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process for requesting one, accurate member information, and is easily understood by the member.

- If the PBM is unable to make a determination within the appropriate turnaround time, they forward the case to the IRE and notify the member within 24 hours of the missed deadline. An exception to the IRE forwarding requirement is allowed if a favorable determination is made and notification to the member provided within 24 hours of the expiration of the timeframe (PBM use of this exception must be rare).
- Denial Notices include adequate rationales with correct and complete information specific to the denial.
- Denial Notices are written in a manner easily understandable to enrollees.

## List of Appendices

A. Detailed Revision History

## Citations & References

|                                |  |   |
|--------------------------------|--|---|
| <b>CFR</b>                     | 42 CFR Subpart M - Grievances, Coverage Determinations, Redeterminations, and Reconsiderations |   |
| <b>WAC</b>                     | WAC 284-43-5642  |   |
| <b>RCW</b>                     |  |   |
| <b>LOB / Contract Citation</b> | <input type="checkbox"/> <b>WAHIMC</b>   |   |
|                                | <input type="checkbox"/> <b>BHSO</b>   |   |
|                                | <input checked="" type="checkbox"/> <b>MA</b>  | Parts C & D Enrollee Grievances, Organization/Coverage Determinations, and Appeals Guidance |
|                                | <input type="checkbox"/> <b>CS</b>   |   |
| <b>Other Requirements</b>      |  |   |
| <b>NCQA Elements</b>           | UM 11  |   |

## Revision History

|                    |  |
|--------------------|--|
| <b>SME Review:</b> | 10/26/2006; 06/13/2007; 06/25/2008; 01/12/2009; 08/20/2009; 09/09/2009; 04/21/2010; 03/14/2011; 03/30/2012; 02/21/2013; 01/02/2014; 01/13/2015; 03/15/2016; 03/01/2017; 03/02/2018; 10/12/2018; 10/01/2019; 02/25/2020; 08/20/2020; 06/07/2021; 05/27/2022 |
| <b>Approval:</b>   | 09/09/2009; 04/30/2010; 03/23/2011; 04/04/2012; 04/19/2013; 04/23/2014; 03/11/2015; 03/18/2016; 03/14/2017; 03/13/2018; 10/19/2018; 11/13/2019; 08/28/2020; 07/21/2021; 05/31/2022   |

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## Appendix A: Detailed Revision History

| Revision Date | Revision Description  | Revision Made By      |
|---------------|---|-----------------------|
| 10/26/2006    | Original  | Rachel Koh            |
| 06/13/2007    | Minor formatting changes  | Rachel Koh            |
| 06/25/2008    | Content Change  | Rachel Koh            |
| 01/12/2009    | Review for style and format   | Sunny Otake           |
| 08/20/2009    | Content Update  | Jennifer Mui          |
| 09/09/2009    | Approval  | MMLT                  |
| 09/09/2009    | Reformat and edit for clarity   | Jennifer Carlisle     |
| 04/21/2010    | Content Update – PBM Oversight  | Eric Guyette          |
| 04/30/2010    | Approval  | MMLT                  |
| 03/14/2011    | Content Update  | Maria Chan            |
| 03/23/2011    | Approval  | MMLT                  |
| 03/30/2012    | Review. No changes  | Eric Guyette          |
| 04/04/2012    | Approval  | MMLT                  |
| 02/21/2013    | Content Update  | Maria Chan            |
| 04/19/2013    | Approval  | MMLT                  |
| 01/2/2014     | Content Update  | Annie Lam             |
| 04/23/2014    | Approval  | MMLT                  |
| 01/13/2015    | Content update with input from INTCG  | Lauren Pope           |
| 03/11/2015    | Approval  | MMLT                  |
| 03/15/2016    | Updated citations table. Minor text updates. Merged with PM 554                       | Mary Eckhart          |
| 03/18/2016    | Approval  | MMLT                  |
| 03/01/2017    | Moved to new template   | Mary Eckhart          |
| 03/14/2017    | Approval  | MMLT                  |
| 03/02/2018    | Moved to new template   | Mary Eckhart          |
| 03/13/2018    | Approval  | MMLT                  |
| 10/12/2018    | Language added to PBM oversight section regarding oversight of denial notice language | Yusuf Rashid          |
| 10/19/2018    | Approval  | MMLT                  |
| 10/01/2019    | Content update  | Ivan Figueira, PharmD |
| 11/13/2019    | Approval  | MMLT                  |
| 02/25/2020    | Reviewed. Citations table updated.  | Rebecka Braband       |
| 08/20/2020    | Edit to notification section regarding use of acronyms in notice of denials           | Yusuf Rashid          |

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|------------|--------------------------------|-----------------|
| 08/28/2020 | Approval                       | CMO Cabinet     |
| 06/07/2021 | Reviewed. No Changes.          | Rebecka Braband |
| 07/01/2021 | Approval                       | Omar Daoud      |
| 07/21/2021 | Approval                       | CMO Cabinet     |
| 05/27/2022 | Reviewed, no changes. Approval | Omar Daoud      |
| 05/31/2022 | Approval                       | CMO Cabinet     |