A. Review Procedures

1. Primary Care Provider Referrals

APPLIES TO:

A. This policy applies to all IEHP DualChoice Members and Providers.

POLICY:

- A. Primary Care Providers (PCPs) are responsible for supervising, coordinating, and providing initial primary care to patients; for initiating referrals; and for maintaining the continuity of patient care.
- B. IEHP and its Delegates must have a referral system to track and monitor referrals requiring prior authorization through the program of Utilization Management program oversight. See Policy 25E1, "Utilization Management Delegation and Monitoring."

DEFINITIONS:

A. Delegate – A health plan, medical group, IPA or any contracted organization delegated to provide utilization management services.

PROCEDURES:

- A. Referrals to Specialists, second opinions, elective Hospital admissions, diagnostic tests, or any other medically necessary services, which require prior authorization are initiated by PCPs or Specialists through their IPA. This process involves utilizing information such as medical records, test reports, specialist consults, and verbal communication with the requesting Provider. See Policy 14D, "Pre-Service Referral Authorization Process."
 - 1. Providers must submit urgent preservice and urgent concurrent referrals within 24-hours of the determination that the referral is necessary.
 - 2. For non-urgent preservice or concurrent referrals, Providers have <u>five two (52)</u> working days from the determination that a referral is necessary, to submit the referral and all supporting documentation.
 - 3. Providers must sign and date the referral and provide a direct phone number and fax number to the referring Physician for any questions or communication regarding the referral.
- B. Determinations must be made timely, not to exceed regulatory turnaround timeframes for determination and notification of Members and Providers. See Policy 25E1, "Utilization Management Delegation and Monitoring."
- C. Copies of referrals and any received consultations and/or service reports must be filed in the Member's medical record.
 - 1. Each Specialist provides written documentation of findings and care provided or

A. Review Procedures

1. Primary Care Provider Referrals

recommended to the PCP within two (2) weeks of the Member encounter.

- 2. The PCP evaluates the Specialist reports, documents their review in the Member's medical record, and formulates a follow-up care plan for the Member if applicable. This follow-up plan must be documented in the Member's medical record.
- 3. The presence of Specialist reports on the PCP's medical records is reviewed during Facility Site Review and Medical Record Review Survey, Interim Audits, and/or Focused Audits, or as required in accordance with Policy 7A, "PCP and IPA Medical Record Requirements."
- D. PCPs must maintain a Referral Tracking Log or another referral tracking system for all referrals submitted for approval to IEHP or their IPA. PCPs must utilize this log to coordinate care for the Member and to obtain assistance from IEHP or their IPA if specialty appointments are delayed, or consultation notes are not received.
- E. The PCP may use either the PCP Referral Tracking Log (see Attachment, "PCP Referral Tracking Log" in Section 14) or another system that contains the following required information:
 - 1. Date of service:
 - 2. Date the referral was sent to IPA & name of the IPA;
 - 3. Member's name and date of birth;
 - 4. Acuity of referral (routine or urgent);
 - 5. Reason for referral/diagnosis;
 - 6. Service or activity requested;
 - 7. Date the authorization was received;
 - 8. Referral decision (approved or denied/partially approved (modified);
 - 9. Date the patient was notified (PCP must direct the Member to the Specialist within four (4 business days of the approval or partial approval (modification));¹
 - 10. Date of appointment or service;
 - 11. Date the consult report was received; and
 - 12. Outreach efforts (dates of when outreach was attempted).
- F. The PCP Referral Tracking Log or equivalent must always be available at the PCP site. This is reviewed during Facility Site Review and Medical Record Review Survey, Interim Audits, and/or Focused Audits, or as required in accordance with Policy 7A, "PCP and IPA Medical Record Requirements."

CA Health & Saf. Code § 1374.16(c)

IEHP DualChoice

A. Review Procedures

- 1. Primary Care Provider Referrals
- G. IEHP reserves the right to perform site audits or to verify the accuracy of information on referral logs by examining source information.
- H. For referrals for behavioral health services, please see policies 12D1, "Behavioral Health Behavioral Health Services" and 12D2, "Behavioral Health Alcohol and Drug Treatment Services."
- I. Monitoring and Oversight
 - 1. IEHP oversees and monitors the PCP referral process through referral audits. IEHP monitors sites for referral issues using both internal quality management systems and external sources of information. Quality monitoring is performed through review of the following (at minimum): Grievance data, Potential Quality Incident (PQI) referrals, focused reviews when necessary, and Facility Site Review (FSR)/Medical Record Review (MRR) processes. See Policy 6A, "Facility Site Review and Medical Record Review Survey Requirements and Monitoring."
 - 2. If a PCP is identified as deficient through the FSR/MRR process (Office Management E1 or E2) IEHP will follow-up with the PCP for a focused audit and referral training assigned by the Quality Management (QM Nurse).
 - 3. IEHP will also issue a Corrective Action Plan (CAP) the same day the audit is performed (See Attachments, "Referral Audit Corrective Action Plan Tool" and "Referral Audit CAP Notification Letter" in Section 14).

INLAND EMPIRE HEALTH PLAN		
Chief Approval: Signature on file	Original Effective Date:	January 1, 2007
Chief Title: Chief Medical Officer	Revision Date:	January 1, 2023

- A. Review Procedures
 - 2. Standing Referral/Extended Access to Specialty Care

APPLIES TO:

A. This policy applies to all IEHP DualChoice Cal MediConnect Plan (Medicare Medicaid Plan) Members.

POLICY:

- A. IEHP and its IPAs are required to establish and implement procedures for Primary Care Providers (PCPs) to request a standing referral to a Specialist or specialty care center for a Member who, as a component of ongoing ambulatory care, requires continuing specialty care over a prolonged period of time, or extended access to a Specialist for a Member who has a life threatening, degenerative, or disabling condition that requires coordination of care by a Specialist. 4-72
- B. PCPs are responsible for supervising, coordinating, and providing initial and primary care to the Members; for initiating referrals; and for maintaining continuity of care.³

PROCEDURES:

- A. Practitioners that are Board-eligible in appropriate specialties, e.g., Infectious Disease, are able to can treat conditions or diseases that involve a complicated treatment regimen that requires ongoing monitoring. Board certification is verified during the Provider credentialing process. Members may obtain a list of Providers in IEHP's Provider network by:
 - 1. Contacting IEHP Member Services Department at (877) 273-4347 or TTY (800) 718-4347; or
 - Accessing Doctor Search online at <u>www.iehp.org</u>.
- B. Any medical condition requiring frequent or repeat visits to a Specialist should be considered by the referring Provider for submission of a for standing referral or extended access, if the Member requests or the PCP and Specialist determine that continuing care is required.
- C. Potential conditions necessitating a standing referral and/or treatment plan include but are not limited to the following:
 - 1. Significant cardiovascular disease;
 - 2. Asthma requiring specialty management;
 - 3. Diabetes requiring Endocrinologist management;

⁴ Coordinated Care Initiative (CCI) Three Way Contract September 2019, Section 2.11

² California Health and Safety Code (Health & Saf. Code) § 1374.16

³ CCI Three Way Contract September 2019, Section 1.84

- A. Review Procedures
 - 2. Standing Referral/Extended Access to Specialty Care
- 4. Chronic obstructive pulmonary disease;
- 5. Chronic wound care;
- 6. Rehab for major trauma;
- 7. Neurological conditions such as multiple sclerosis and uncontrollable seizures among others; and
- 8. Gastrointestinal (GI) conditions such as severe peptic ulcer and chronic pancreatitis among others.
- D. Potential conditions necessitating extended access to a Specialist or specialty care center and/or treatment plan include but are not limited to the following:
 - 1. Hepatitis C;
 - 2. Lupus;
 - 3. HIV:
 - 4. AIDS;
 - 5. Cancer;
 - 6. Potential transplant candidates;
 - 7. Severe and progressive neurological conditions;
 - 8. Renal failure; and
 - 9. Cystic fibrosis.
- E. The standing referral request must be submitted and processed as follows:
 - 1. The PCP submits the request for standing referral to the Member's IPA using the designated form (See Attachment, "Standing Referral and Extended Access Referral to Specialty Care" in Section 14).
 - 2. Within three (3) business days of receiving this request, IEHP or the IPA must:⁴
 - a. Consult with the PCP, Specialist (if any) and/or Member to ascertain the need for continuing care with the Specialist;
 - b. Approve a treatment plan (if necessary to describe the course of care); and
 - c. Make a determination to approve, deny or partially approve (modify) the standing referral request. Determinations must be made timely, not to exceed regulatory turnaround timeframes for determination and notification of Members and

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⁴ CA Health & Saf. Code § 1374.16(c)

A. Review Procedures

2. Standing Referral/Extended Access to Specialty Care

Providers. Please See Policy 25E1, "Utilization Management – Delegation and Monitoring." for more information.

- 3. The PCP must direct the Member to the Specialist within four (4) business days of the approval or partial approval (modification).⁵
- F. IPAs can require Specialists to provide to the PCP and the IPA written reports of care provided under a standing referral.
- G. When authorizing a standing referral to a Specialist for the purpose of the diagnosis or treatment of a condition requiring care by a Physician with a specialized knowledge of HIV medicine, the Member must be referred to an HIV/AIDS Specialist.⁶ When authorizing a standing referral to a Specialist for purposes of having that Specialist coordinate the care of a Member, who is infected with HIV, the Member must be referred to an HIV/AIDS Specialist.⁷

Out of Network

- A. IEHP and its IPAs are not required to refer Members to out-of-network practitioners unless the appropriate specialty care is not available within the network. 8.9
- B. IEHP and its IPAs must provide and coordinate cover any out-of-network services adequately and timely when such services are medically necessary and not available within the network.¹⁰
- C. IEHP and its IPAs are not required to refer Members to an out-of-network HIV/AIDS specialist unless an appropriate HIV/AIDS specialist, or qualified nurse practitioner, or physician assistant under the supervision of an HIV/AIDS specialist is not available within the network, as determined by the IPA in conjunction with IEHP's Chief Medical Officer or designee. ¹¹

⁵ CA Health & Saf. Code § 1374.16(c)

⁶ Title 28, California Code of Regulations § 1300.74.16(f)

⁷ Ibid

⁸ CA Health & Saf. Code § 1374.16(d)

⁹-CCI Three Way Contract September 2019, Section 2.8

¹⁰ Ibid.

¹¹ 28 CCR § 1300.74.16(g)

- A. Review Procedures
 - 2. Standing Referral/Extended Access to Specialty Care

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Chief Approval: Signature on file	Original Effective Date:	January 1, 2007
		January 1,
Chief Title: Chief Medical Officer	Revision Date:	2022 2023

B. Second Opinions

APPLIES TO:

B.A. This policy applies to all IEHP DualChoice Cal MediConnect Plan (Medicare Medicaid Plan) Members.

POLICY:

B.A. IEHP and its IPAs provide for Members second opinion from a qualified health professional within the network at no cost to the Member or arranges for the Member to obtain a second opinion outside of the network. if services are not available within the network.

PROCEDURES:

Requesting Second Opinion

- A. Primary Care Providers (PCPs), Specialists and Members or their representative may request a second opinion from their IPA regarding proposed medical or surgical treatments from an appropriately qualified participating healthcare professional.
- B. Members may request a second opinion through their PCP or Specialist. If the PCP or Specialist refuses to submit a request for a second opinion, the Member can submit a grievance or a request for assistance through IEHP Member Services at (877) 273-4347. IEHP's Member Services staff directs the Member to their IPA to request a second opinion.
- C. Second opinions are authorized and arranged through the Member's IPA. The PCP or Specialist submits the request for a second opinion to the Member's IPA including documentation of the Member's condition and proposed treatment.

Timeframes

- A. Determinations must be made timely, not to exceed regulatory turnaround timeframes for determination and notification of Members and Providers.³ Please—See Policy 25E1, "Utilization Management Delegation and Monitoring." for more information.
- B. In cases where the Member faces an imminent and serious threat to their health, including, but not limited to, the potential loss of life, limb or other major bodily function, or lack of

⁴ Coordinated Care Initiative (CCI) Three Way Contract September 2019, Section 2.11

² California Health and Safety Code (Health & Saf. Code) § 1383.15

³ CCI Three Way Contract September 2019, Section 2.11

B. Second Opinions

timeliness that would be detrimental to the Member's ability to regain maximum function, decisions and notification of decisions to the Member and Provider are completed within seventy-two (72) hours of receiving the request, whenever possible.⁴

Authorizing Second Opinion Requests

- A. Reasons for providing or authorizing a second opinion include, but are not limited to, the following:⁵
 - 1. The Member questions the reasonableness or necessity of recommended surgical procedures;
 - 2. The Member questions a diagnosis or plan of care for a condition that threatens loss of life, loss of limb, loss of bodily function, or substantial impairment including but not limited to a serious chronic condition;
 - 3. Clinical indications are not clear or are complex and confusing, a diagnosis is questionable due to conflicting test results, or the treating Provider is unable to diagnose the condition and the Member requests an additional diagnostic opinion;
 - 4. The treatment plan in progress is not improving the medical condition of the Member within an appropriate time period given the diagnosis and plan of care, and the Member requests a second opinion regarding the diagnosis or continuance of the treatment; and
 - 5. The Member has attempted to follow the plan of care or consulted with the initial Provider concerning serious concerns about the diagnosis or plan of care.
- B. If the Member is requesting a second opinion about care received from their PCP, the second opinion must be provided by an appropriately qualified Provider of the Member's choice within the IPA's network.⁶
- C. If the Member is requesting a second opinion about care received from a Specialist, the second opinion must be provided by any Provider with the same or equivalent specialty of within the IPA's network. ⁷
- D. If there is not a Provider within the IPA's network that meets the qualifications for a second opinion, the IPA must authorize a second opinion by a qualified Provider outside its network.⁸
- E. IEHP and its IPAs must provide and coordinate any out-of-network services adequately and timely, including but not limited to making_-arrangements for transportation.⁹ Please see Policy 9G, "Non-Emergency Medical and Non-Medical Transportation Services."
- F. IEHP and its IPAs require the second opinion Provider to provide the Member and initial

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⁴ CA Health & Saf. Code § 1383.15(c)

⁵ CA Health & Saf. Code § 1383.15(a)

⁶ CA Health & Saf. Code § 1383.15(e)

⁷ CA Health & Saf. Code § 1383.15(f)

⁸ CA Health & Saf. Code § 1383.15(g)

⁹ Ibid

B. Second Opinions

Provider consultation reports, including any recommended procedures or tests that the second opinion Provider believes appropriate.¹⁰ Consultation reports must be provided as expeditiously as the Member's condition requires, but not to exceed two (2) weeks of a non-urgent visit or twenty-four (24 hours) of an urgent visit.

- G. Behavioral Health (BH) Providers who complete a second opinion evaluation or consultation must submit the "BH Initial Evaluation Coordination of Care Report" to the IEHP Behavioral health and Care Management Department through the secure IEHP Provider portal as expeditiously as the Member's condition requires, but no later than two (2) weeks of a non-urgent visit or twenty-four (24) hours of an urgent visit. BH Providers can receive training on how to use the secure IEHP Provider portal or how to complete the provider web forms by calling the IEHP Provider Relations Team at (909) 890-2054 or emailing providerservices@iehp.org.
- H. The IPA is responsible for providing a copy of all approvals, and denial notification letters of second opinions to the PCP.
- I. The notification to the Practitioner that is performing the second opinion must include the timeframe and requirements for completion and submission of the consultation report.
- J. A request for second opinion may only be denied if the Member insists on an out-of-network provider when there is an appropriately qualified Provider in-network. If the request for second opinion is denied the IPA provides written notification to the Member, including the rationale for the denial or alternative care recommendations and information on how to appeal this decision.¹¹
- K. Members disagreeing with the denial of their request for second opinion may appeal through the IEHP Appeal process. Refer to Section 16, "Grievance and Appeal Resolution System" for more information.

Monitoring and Oversight

- A. The PCP is responsible for documenting second opinion requests and monitoring receipt of consultation reports on the PCP Referral Tracking Log (See Attachment, "PCP Referral Tracking Log" in Section 14). Please-See Policy 14A1, "Review Procedures Primary Care Provider (PCP) Referrals." for more information.
- B. IPAs must utilize a Second Opinion Tracking Log to track the status of second opinion requests and to ensure that the second opinion Provider provides the consultation report within three (3) working days of the visit (See Attachment, "Second Opinion Tracking Log" in Section 25). See Policy 25E2, "Utilization Management Reporting Requirements." for more information.
- C. IEHP or the IPA's Medical Director may request a second opinion at any time if it is felt to

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¹⁰ CA Health & Saf. Code § 1383.15(h)

¹¹ CA Health & Saf. Code § 1383.15(i)

B. Second Opinions

be necessary to support a proposed method of treatment or to provide recommendations for an alternative method of treatment.

C.

INLAND EMPIRE HEALTH PLAN		
Chief Approval: Signature on file	Original Effective Date:	January 1, 2007
Chief Title: Chief Medical Officer	Revision Date:	January 1, 20222023

C. Emergency Services

APPLIES TO:

A. This policy applies to all IEHP DualChoice Cal MediConnect Plan (Medicare Medicaid Plan) Members.

POLICY:

- A. Prior authorization is not required for emergency care, as defined in this policy. 47273 Providers must render services to Members who present themselves to an Emergency Department (ED) for treatment of an emergent medical and behavioral condition. Per federal law, at a minimum, services must include a Medical Screening Exam (MSE).
- B. Prior authorization is not required for the MSE (or COBRA exam) performed at an ED, to the extent necessary to determine the presence or absence of an emergency medical condition, or for services necessary to treat and stabilize an emergency medical condition.

DEFINITIONS:

- A. Emergency medical condition A medical condition which is manifested by acute symptoms of sufficient severity (including severe pain) such that a prudent layperson who possesses an average knowledge of health and medicine could reasonably expect the absence of immediate medical attention to result in:475,6,7
 - 1. Placing the health of the individual (or in the case of a pregnant woman, the health of the woman or her unborn child) in serious jeopardy;
 - 2. Serious impairment to bodily function; or
 - 3. Serious dysfunction of any bodily organ or part.
- B. Psychiatric emergency A mental disorder that manifests itself by acute symptoms of sufficient severity that it renders the patient as being either of the following:⁸
 - 1. An immediate danger to himself or herself or to others; or
 - 2. Immediately unable to provide for or utilize food, shelter, or clothing due to the mental disorder.

¹ Coordinated Care Initiative (CCI) Three Way Contract September 2019, Section 2.10

² CCI Three Way Contract September 2019, Section 2.11

³ Medicare Managed Care Manual, "Benefits and Beneficiary Protections," Section 20.3

⁴ CCI Three Way Contract September 2019, Section 1.38

⁵ Title 42, Code of Federal Regulations (CFR) § 438.114

⁶ California Health and Safety Code (Health & Saf. Code) § 1317.1(b)

⁷ Medicare Managed Care Manual, "Benefits and Beneficiary Protections," Section 20.2

⁸ CA Health & Saf. Code § 1317.1(k)

C. Emergency Services

- C. Emergency services Covered inpatient and outpatient services that are furnished by a Provider qualified to furnish such services and that are needed to evaluate or stabilize a Member's emergency medical condition. 9710
- D. Post-stabilization services Services related to an emergency medical condition that are provided after a Member is stabilized to maintain the stabilized condition, or are provided, to improve or resolve the condition. 44-12

PROCEDURES:

- A. Healthcare professionals must have internal policies and procedures that delineate what steps are to be taken in the event a Member presents to their office with a medical or psychiatric emergency requiring immediate intervention. These steps should include when office staff or Practitioners should call 911. Providers need to ensure all office staff and Practitioners are trained on how to handle these types of emergencies.¹³
- B. IPAs are responsible for payment of professional services rendered to Members at the ED per their contract with IEHP and this policy. IPAs with a full risk contract are responsible for the facility component. For all other IPAs, IEHP is responsible for the facility and technical services rendered to Members in the ED.
- C. The IPA's payment for associated services must be based on the Member's presentation and the complexity of the medical decision-making, as outlined in the American Medical Association (AMA) Current Procedural Terminology (CPT) Guide under 'Emergency Department Services'.
- D. If it is determined that the Member's condition was not emergent, the Member's IPA is responsible for the MSE, at a minimum based on individual contracts. The Member is not financially responsible and must not be billed for any difference between the amount billed by the Hospital and amount paid by the IPA.

Post-Stabilization Care

A. The attending emergency physician or treating Provider is responsible for determining when the Member is sufficiently stabilized for transfer or discharge. 44715

⁹ CCI Three Way Contract September 2019, Section 1.39

¹⁰ Medicare Managed Care Manual, "Benefits and Beneficiary Protections," Section 20.2

¹¹ CCI Three Way Contract September 2019, Section 1.83

¹² Medicare Managed Care Manual, "Benefits and Beneficiary Protections," Section 20.5.1

¹³ https://www.aafp.org/afp/2007/0601/p1679.html

¹⁴ CCI Three-Way Contract September 2019, Section 2.10

¹⁵ Medicare Managed Care Manual, "Benefits and Beneficiary Protections," Section 20.4

C. Emergency Services

- B. IEHP ensures that a physician is available twenty-four (24) hours a day, seven (7) days a week to authorize medically necessary post-stabilization care and coordinate the transfer of stabilized Members in an ED, if necessary. 46
- C. IEHP and its IPAs shall make every effort to respond to requests for necessary post-stabilization medical care within one (1) hour of receipt. In the event IEHP or its IPA does not respond within the timeframe, the services are considered approved.^{17;18} All subsequent days are subject to review for medical necessity.
- D. IEHP has the authority to deny payment for the delivery of such necessary post-stabilization medical care or the continuation of delivery of such care if clinical documentation is not received timely.
- E. If IEHP or its IPA denies the request for authorization of post-stabilization medical care and elects to transfer the Member to another health care provider, IEHP informs the provider of the health plan's decision and coordinates the transfer of the Member.¹⁹
- F. IPAs are encouraged to develop contractual arrangements with EDs and physician groups.
- G. IEHP provides non-contracted facilities in the State of California with specific contact information needed to obtain timely authorization of post-stabilization care for Members.²⁰

¹⁶ CCI Three Way Contract September 2019, Section 2.10

¹⁷ Medicare Managed Care Manual, "Benefits and Beneficiary Protections," Section 20.5.2

¹⁸ CCI Three Way Contract September 2019, Section 2.10

¹⁹ Title 28, California Code of Regulations (CCR) § 1300.71.4(b)

²⁰ CA Health & Saf. Code § 1262.8(j)

UTILIZATION MANAGEMENT 14.

Emergency Services

INLAND EMPIRE HEALTH PLAN		
Chief Approval: Signature on file	Original Effective Date:	January 1, 2007
		January 1,
Chief Title: Chief Medical Officer	Revision Date:	2022 2023

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D. Pre-Service Referral Authorization Process

APPLIES TO:

A. This policy applies to all IEHP DualChoice Members.

POLICY:

- A. IEHP and its Delegates have policies and procedures that establish the process by which they prospectively, retrospectively, or concurrently review and approve, partially approve (modify), or deny, based in whole or in part on medical necessity, services requested by Providers for Members. These policies and procedures ensure that decisions based on the medical necessity of proposed health care services are consistent with criteria or guidelines that are supported by clinical principles and processes.¹
- B. Primary Care Providers (PCPs) are responsible for supervising, coordinating, and providing initial and primary care to patients; for initiating referrals; and for maintaining the continuity of patient care.

DEFINITIONS:

A. Delegate – A health plan, medical group, IPA, or any contracted organization delegated to provide utilization management services.

PROCEDURES:

Provider Responsibilities

- A. Referral forms from the PCP or Specialist must include the following information:
 - 1. Designation of the referral request as either routine or expedited to define the priority of the response.
 - a. Referrals that are not prioritized are handled as "routine."
 - b. Referrals that are designated as "expedited" must include the supporting documentation regarding the reason the standard timeframe for issuing a determination could seriously jeopardize the life or health of the Member or the Member's ability to regain maximum function (See Policy 14I, "Expedited Initial Organization Determinations");
 - 2. The diagnosis (ICD) and procedure (CPT) codes;
 - 3. Pertinent clinical information supporting the request; and
 - 4. Signature of referring Provider and date. This may consist of handwritten signature, handwritten initials, unique electronic identifier, or electronic signatures that can demonstrate appropriate controls to ensure that only the individual indicated may enter a

¹ California Health and Safety (Health & Saf.) Code § 1367.01

D. Pre-Service Referral Authorization Process

signature.

- B. An Advanced Practice Practitioner affiliated with the referring Provider such as a Nurse Practitioner (NP) or Physician Assistant (PA) may sign and date the referral form but must document on the form the name of the referring Provider.
- C. The referring Provider must review any referral prior to the submission to the Delegate. If there are questions about the need for treatment or referral, the referring Provider must see the Member prior to submitting the referral to the Delegate.
- D. Specialists are required to forward consultation notes to the referring Provider within two (2) weeks of the visit. Copies of referrals and any received consultations and/or service reports must be filed in the Member's medical record. See Policy 14A1, "Primary Care Provider Referrals."

IEHP and Delegate Responsibilities

- A. IEHP and its Delegates must allow Members to initiate requests for services.
- B. IEHP and its Delegates must inform contracted and non-contracted providers of their referral and prior authorization process at the time of referral. Information must include, at a minimum:
 - 1. How to submit referrals;
 - 2. Turnaround timeframes for determinations; and
 - 3. Services that do not require prior authorization.
- C. Prior authorization for proposed services, referrals, or hospitalizations involve the following:
 - 1. Verification of Member eligibility by the Delegate;
 - 2. Written documentation by the referring Provider of medical necessity for a service, procedure, or referral;
 - 3. Verification by the Delegate that the place of service and requested Provider is within the IEHP network:
 - 4. Assessment of medical necessity and appropriateness of level of care with determination of approval or denial of the proposed service or referral; and
 - 5. Consulting with the referring Provider, when appropriate.
- D. IEHP and its Delegates consistently apply criteria and standards for approving, partially approving (modifying or authorizing an amount, duration or scope that is less than requested), or denying requested services. See Policy 25E1, "Utilization Management Delegation and Monitoring."
- E. IEHP and its Delegates ensure that decisions to deny or partially approve (modify) are made by a qualified health care professional with appropriate clinical expertise in the condition and

D. Pre-Service Referral Authorization Process

disease.² Please see Policy 25E1, "Utilization Management – Delegation and Monitoring," for more information.

- F. IEHP and its Delegates must have a process that facilitates the Member's access to needed specialty care by issuing a prior authorization of, at a minimum, a consult and up to two (2) follow up visits for medically necessary specialty care. Prior authorization for medically necessary procedures or other services that can be performed in the office, beyond the initial consultation and up to two (2) follow up visits, should be authorized as a set or unit. For example, when approving an ENT consultation for hearing loss, an audiogram should be approved (See Attachment, "Specialty Office Service Auth Sets Grid" in Section 14).
- C. IEHP and its Delegates must have a process in place to allow a Specialist to directly request authorization from IEHP or the Delegate for additional specialty consultation, diagnostic, or therapeutic services.
- G. Prior authorization is not required, and Member may self-refer for the following services. All other services require prior authorization:
 - 1) Emergency Services (see Policy 14C, "Emergency Services");³
 - 2) Family planning (see Policy 10K, "Family Planning Services");
 - 3) Abortion services (see Policy 9D, "Access to Services with Special Arrangements");
 - 4) Sexually transmitted infection (STI) diagnosis and treatment (see Policy 10G, "Sexually Transmitted Infection (STI) Services");
 - 5) Sensitive and confidential services (see Policy 9D, "Access to Services with Special Arrangements");
 - 6) HIV testing and counseling at the Local Health Department (see Policy 10H, HIV Testing and Counseling");
 - 7) Routine OB/GYN Services, (including prenatal care by Family Care Practitioner (credentialed for obstetrics) within IPA network;
 - 8) Out of area renal dialysis; 4
 - 9) Biomarker testing for advanced or metastatic stage 3 or 4 cancers;⁵
 - a) Please visit the United States Food and Drug Administration (FDA) website for a continually updated list of FDA-approved cancer therapies for which associated biomarker tests may be ordered.⁶

² Medicare Managed Care Manual "Parts C & D Enrollee Grievances, Organization/Coverage Determinations, and Appeals Guidance," Section 40.9.

³Medicare Managed Care Manual "Chapter 4 – Benefits and Beneficiary Protections," Section 20.3

⁴ Medicare Managed Care Manual "Chapter 4 – Benefits and Beneficiary Protections," Section 110.1.3.

⁵ California Health and Safety Code (CA HSC) §1367.665

⁶ https://www.accessdata.fda.gov/scripts/cder/daf/

D. Pre-Service Referral Authorization Process

- 10) Urgent care;
- 11) Preventative services; and
- 12) Other services as specified by the CMS.
- H. Referrals to out-of-network practitioners require documentation of medical necessity, rationale for the requested out-of-network referral, and prior authorization from the IPA (see Attachment, "Health Plan Referral Form for Out-of-Network and Special Services" in Section 14). Once the prior authorization has been obtained, the PCP's office should assist the Member with making the appointment, continuing to monitor the Member's progress to ensure appropriate intervention, and ensure a safe transition back into the network.
- I. Determinations must be made in a timely manner, not to exceed regulatory turnaround timeframes for determination and written notification of Members and Practitioners (see Attachment, "UM Timeliness Standards IEHP DualChoice" in Section 14). See Policy 25E1, "Utilization Management Delegation and Monitoring."
- J. A Member or Provider who is not able to obtain a timely referral to an appropriate Provider can file a complaint with the Department of Managed Health Care (DMHC):8
 - 1. Member complaint line: By phone toll-free at (888)466-2219

 By email at helpline@dmhc.ca.gov
 - 2. Provider complaint line: By phone toll-free at (877)525-1295

 By email at plans-providers@dmhc.ca.gov
- J.K. In the event a Specialist is terminated voluntarily, or as directed by IEHP, the IPA coordinates the redirection of the Members' care as needed.

Monitoring and Oversight

- A. IEHP and its IPAs are expected to monitor referrals to identify trends in the following:
 - 1. Potential over or under utilization of Specialists; and
 - 2. Referral requests that are within the scope of practice of the PCP.
- B. IEHP and its IPAs shall implement interventions to address identified issues. Interventions include but are not limited to:
 - 1. A written correspondence to the Provider that identifies the concern with supporting policy or contract attached;
 - 2. An outreach from the Medical Director to discuss the concern and educate the Provider; or

⁷ Title 42 Code of Federal Regulations (CFR) §§ 438.210, 422.568, 422.570, and 422.572

⁸ CA Health & Saf. Code § 1367.01(e)

D. Pre-Service Referral Authorization Process

3. Any other intervention deemed appropriate by the Medical Director, which may include, but not be limited to, reporting a potential quality of care incident and/or escalating the issue to the Peer Review Subcommittee.

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E. Referral Procedure for Custom Wheelchairs and Powered Mobility Devices

APPLIES TO:

A. This policy applies to all IEHP DualChoice Cal MediConnect Plan (Medicare Medicaid Plan) Members.

POLICY:

A. IEHP and its IPAs ensure that medically necessary Durable Medical Equipment (DME) is provided to Members in a timely manner.¹

DEFINITIONS:

- A. Custom Wheelchair A custom wheelchair, either manual or power, is one which has been uniquely constructed or assembled to address a Member's individual medical needs for positioning, support and mobility.²
- B. Qualified Rehabilitation Professional Professionals with competence in analyzing the needs of consumers with disabilities, assisting in the selection of appropriate assistive technology for the Member's needs, and training in the use of the selected device(s). Specialty certification is required for professionals working in seating, positioning and mobility.

PROCEDURES:

IPA Responsibilities

- A. IPAs with Global or Shared Risk are responsible for authorizing custom wheelchair/powered mobility device purchases for their assigned Members. Financial responsibility for repairs and maintenance are outlined in the IPA's contract with IEHP.
- B. The IPA must ensure the Member undergoes a thorough functional/safety evaluation performed by an independent third party to determine medical necessity. This evaluation must be performed by a Physiatrist or Qualified Rehabilitation Professional, as authorized by the IPA.
- C. The IPA must review requests for custom wheelchair/powered mobility devices that meet Medicare criteria following their prior authorization procedures. Determinations must be

¹ Medicare Managed Care Manual, "Benefits and Beneficiary Protections," Section 10.12

² Title 22, California Code of Regulations (CCR) § 51321

E. Referral Procedure for Custom Wheelchairs and Powered Mobility Devices

made timely, not to exceed regulatory turnaround timeframes for determination and notification of Members and Providers (See Attachment, "UM Timeliness Standards – IEHP DualChoice" in Section 14). See Policy 25E1, "Utilization Management Delegation and Monitoring" for prior authorization process requirements.

- D. If approved, the IPA will arrange for the Member to be assessed by the vendor for a seating evaluation, either facility-based or in-home, to determine the need for custom wheelchairs, power wheelchairs, non-routine wheelchair therapeutic seat cushions, and/or wheelchair positioning systems.
- E. If the IPA determines that the request for custom wheelchair/powered mobility devices does not meet Medicare criteria, the IPA will forward the referral to IEHP for final determination.
 - 1. The IPA must forward the request to IEHP's Utilization Management (UM) department via fax at (909) 890-5751 the secure IEHP Provider Portal, as expeditiously as possible.
 - 2. The referral request must be accompanied with the following, at minimum:
 - a. Completed referral form signed by the Member's physician or specialist;
 - b. Information about the Member's current equipment, if applicable; and
 - c. The results of the functional/safety evaluation as performed by an independent third-party Physiatrist or Qualified Rehabilitation Professional.

IEHP Responsibilities

- A. IEHP reviews referral and supporting documentation submitted by the IPA. Final determinations are made timely, not to exceed regulatory turnaround timeframes for determination and notification of Members and Providers (See Attachment, "UM Timeliness Standards IEHP DualChoice" in Section 14).
- B. If the IPA does not submit a thorough functional/safety evaluation to support the medical necessity of the custom wheelchair/powered mobility device, then IEHP will have the option to obtain a functional/safety evaluation at its discretion and will deduct from the IPA's capitation payment.
- C. IEHP will issue a denial letter for forwarded requests that do not meet Medicare or Medi-Cal criteria. If the request meets Medi-Cal criteria, IEHP will authorize the request under the Medi-Cal line of business.
- D. If approved, IEHP will arrange for the Member to be assessed by the vendor for a seating evaluation, either facility-based or in-home, to determine the need for custom wheelchairs, power wheelchairs, non-routine wheelchair therapeutic seat cushions, and/or wheelchair positioning systems.
- E. Unless otherwise informed, the equipment will be delivered to the Member's home. The vendor will contact the Member and schedule a post-delivery assessment.

E. Referral Procedure for Custom Wheelchairs and Powered Mobility Devices

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- F. Long-Term Care (LTC)
 - 1. Custodial Level

APPLIES TO:

A. This policy applies to all IEHP DualChoice Members.

POLICY:

- A. IEHP ensures that Members in need of Long-Term Care (LTC) are placed in a health care facility that provides the level of care most appropriate to their medical needs. These health care facilities include but are not limited to skilled nursing, adult subacute, pediatric subacute, and intermediate care units.
- B. The Member's Independent Physician Association (IPA) is financially responsible for professional services rendered during the month of admission and the month after. IEHP is financially responsible for facility services provided during the month of admission and for as long as the Member is enrolled with IEHP.

PURPOSE:

- A. To promote the appropriate placement of Members into long-term care when services cannot be provided in environments of lower levels of care or as an appropriate plan of transition from the hospital.
- B. To promote the transition of Members back into the community, as appropriate.

DEFINITIONS:

- A. Long-Term Care (LTC) Rehabilitative, restorative and/or ongoing skilled nursing care to patients or residents in need of assistance with activities of daily living.¹
- B. Custodial Care Consists of non-medical care that can reasonably and safely be provided by non-licensed caregivers and involves help with daily activities like bathing and dressing.²

PROCEDURES:

Custodial Level Long-Term Care and Provider Responsibilities

A. Members may be admitted to LTC facilities for custodial care from acute inpatient settings, transition from skilled level, or directly admitted from the community. For information on skilled level LTC, please see Policy 14F2, "Long Term Care – Skilled Level."

¹ Centers for Medicaid and Medicare Services (CMS), "Custodial Care vs Skilled Care," March 2016. https://www.cms.gov/Medicare-Medicaid-Coordination/Fraud-Prevention/Medicaid-Integrity-Education/Downloads/infograph-CustodialCarevsSkilledCare-%5BMarch-2016%5D.pdf ² Ibid.

- F. Long-Term Care (LTC)
 - 1. Custodial Level
- B. For Members directly admitted from the community, the treating Primary Care Provider (PCP) or Specialist must submit a referral to the Member's assigned IPA requesting admission. Determinations must be made timely, not to exceed regulatory turnaround timeframes for determination and notification of Members and Practitioners (see Attachment, "UM Timeliness Standards Medi-Cal" in Section 14).³ See Policy 14D, "Pre-Service Referral Authorization Process."
- C. Within two (2) business days 48 hours of the Member's admission, the LTC facility must submit to the IPA all clinical documentation that demonstrate the medical necessity of the inpatient admission. If clinical documents are not received timely, the inpatient admission will be at risk for potential denial.
- D. The LTC facility must submit all clinical documentation in advance of, or at the time of the Member's discharge or transfer, and no later than The LTC facility must submit all clinical documentation within two (2) business days post-discharge. If clinical documentation is not received timely, IEHP will issue a denial of payment to the facility due to lack of clinical documentation supporting medical necessity.
- D.E. Contracted LTC facilities must use secure methods, including fax, telephone, and/or electronic data record exchange, to inform IEHP of any LTC admission, discharge, or transfer, for all Members.⁶

IEHP-and, IPA & PCP Responsibilities

- A. IPAs are responsible for forwarding to IEHP all requests for custodial LTC upon receipt of the request and indicating whether the request for custodial level LTC is after an acute inpatient admission. These requests shall be forwarded to IEHP's Utilization Management Department via fax at (909) 912-1045.
- B. IEHP and its IPAs provide all necessary care coordination for Members in LTC facilities.
- C. IEHP will authorize Accommodation Codes as follows:
 - 1. Accommodation codes do not apply to custodial level of care, unless otherwise indicated by IEHP's Medical Director for a limited period of time.
 - 2. All accommodation codes require an authorization within the inpatient authorization.
 - 3. All accommodation codes are approved on a case-by-case basis after review of the supporting clinical documentation.
 - 4. Accommodation code 560 does not apply to the use of alcohol and marijuana.

6 Ibid.

³ Title 42 Code of Federal Regulations (CFR) §§ 438.210, 422.568, 422.570, and 422.572

Department of Managed Health Care (DHCS) CalAIM Dual Eligible Special Needs Plans (D-SNP) Policy Guide – Chapter 2, Information Sharing Policy

⁵ Ibid.

- F. Long-Term Care (LTC)
 - 1. Custodial Level
- D. Please refer to the Medi-Cal Provider Manual for information on custodial care under Medi-Cal.
- D.E.PCPs must conduct follow-ups with discharged Members within appropriate timeframes.

 IEHP provides an Inpatient Discharge roster, accessible through the IEHP Provider Portal landing page, which displays the follow-up due date for Members

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- F. Long Term Care
 - 2. Skilled Level

APPLIES TO:

A. This policy applies for all IEHP DualChoice Members.

POLICY:

- A. IEHP ensures that Members in need of Long-Term Care (LTC) are placed in a health care facility that provides the level of care most appropriate to their medical needs. These health care facilities include, but are not limited to, skilled nursing, adult subacute, pediatric subacute, and intermediate care units.
- B. The Member's IPA is financially responsible for professional services rendered during the month of admission and the month after. IEHP is financially responsible for facility services provided during the month of admission and for as long as the Member is enrolled with IEHP.
- C. IEHP is responsible for performing all aspects of non-delegated utilization management and care management (CM) responsibilities related to placement in skilled level LTC. IEHP will follow active Members while in a LTC facility.
- D. IEHP DualChoice Members do not require a three (3) day acute hospital stay prior to admission to an LTC.

PURPOSE:

A. To promote the appropriate placement of Members into long term care when daily skilled nursing or rehabilitation services cannot be provided in environments of lower levels of care, or as an appropriate plan for discharge from the Hospital.

DEFINITIONS:

- A. Long-Term Care (LTC) Rehabilitative, restorative and/or ongoing skilled nursing care to patients or residents in need of assistance with activities of daily living.¹
- B. Skilled Care Medically necessary care that can only be provided by or under the supervision of skilled or licensed medical personnel. Examples include but are not limited to physical therapy, wound care, intravenous injections, and catheter care.²

PROCEDURES:

Skilled Level Long-Term Care and Provider Responsibilities

¹ Centers for Medicaid and Medicare Services (CMS), "Custodial Care vs Skilled Care," March 2016. https://www.cms.gov/Medicare-Medicaid-Coordination/Fraud-Prevention/Medicaid-Integrity-Education/Downloads/infograph-CustodialCarevsSkilledCare-%5BMarch-2016%5D.pdf

- F. Long Term Care
 - 2. Skilled Level
- A. Primary Care Providers (PCPs) must evaluate a Member's need for skilled level LTC. A referral request must be submitted to the Member's IPA with sufficient medical information from the Member's PCP when transitioning from a/the community or usual setting. Determinations must be made timely, not to exceed regulatory turnaround timeframes for determination and notification of Members and Practitioners (see Attachment, "UM Timeliness Standards IEHP DualChoice" in Section 14).³ See Policy 14D, "Pre-Service Referral Authorization Process."
 - 1. If the Member is in an acute facility, physician orders with treatment modalities may be documented in the medical record or appropriate forms and discussed with UM staff in lieu of a referral being submitted.
- B. Adequate information must be available to determine the appropriate level of care including:
 - 1. The Member's level of function and independence prior to admission and currently;
 - 2. Caregiver/family support;
 - 3. Skilled care is required to achieve the Member's optimal health status;
 - 4. Around-the-clock care or observation is medically necessary;
 - 5. The realistic potential and timeline for the Member to regain some functional independence;
 - 6. Information obtained from Physical Therapy, Occupational Therapy, and Speech Therapy Departments, as necessary; and
 - 7. Evaluation of alternative care to determine if Member would be stable enough to achieve treatment goals, including:
 - a. Home health care;
 - b. Long term care (based upon the Member's benefit); see Policy 14F1, "Long Term Care Custodial Level";
 - c. Intermediate care (based upon the Member's benefit);
 - d. Community Based Adult Services (based upon the Member's benefit; see Policy 12H, "Community Based Adult Services (CBAS)" or child day care;
 - e. In-Home Supportive Services, see Policy 12F, "In-Home Supportive Services;"
 - f. Family education and training; and
 - g. Community networks and resources.
- C. Appropriately licensed staff must assist in the evaluation and placement of Members into LTC facilities including involvement in the development, management, and monitoring of Member

³ Title 42 Code of Federal Regulations (CFR) §§ 438.210, 422.568, 422.570, and 422.572

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2. Skilled Level

treatment plans.

- D. Within two (2) business days 48 hours of the Member's admission, the LTC facility must submit to the IPA all clinical documentation that demonstrate the medical necessity of the inpatient admission. If clinical documents are not received timely, the inpatient admission will be at risk for potential denial.
- E. The treatment plan is implemented, evaluated, and revised by the LTC facility's team of Providers and staff including, but not limited to, UM and/or CM staff, physicians, long term care Providers and staff, and IEHP or the IPA, as appropriate. The Member and family are also involved in the implementation of the treatment plan to the extent necessary.
- F. Unless directed otherwise by IEHP, the LTC facility must, on a weekly basis, inform IEHP of the expected outcome of the Member's health status. This includes but is not limited to clinical updates, status of goals, and discharge planning (See Attachments, "Long Term Care (LTC) Initial Review Form" and "Long Term Care (LTC) Follow-Up Review Form" in Section 14).
- G. The LTC facility must submit all clinical documentation in advance of, or at the time of the Member's discharge or transfer, and no later than within The LTC facility must submit all clinical documentation within one (1) business days post-discharge. If clinical documentation is not received timely, IEHP will issue a denial of payment to the facility due to lack of clinical documentation supporting medical necessity.
- G.H. Contracted LTC facilities must use secure methods, including fax, telephone, and/or electronic data record exchange, to inform IEHP of any LTC admission, discharge, or transfer, for all Members.⁶
- H.I. The facility provides the Member or their representative a written or electronic notification of the decision of non-coverage of further LTC skilled no later than two (2) calendar days prior to proposed termination of services.^{7,8}
 - 1. The Notice of Medicare Non-Coverage (NOMNC) letter may be delivered earlier if the date that coverage will end is known.⁹
 - 2. If the expected length of stay or service is two (2) days or less, the NOMNC letter must be given on admission.¹⁰
 - 3. The NOMNC should not be used when it is determined that the Member's services should end based on the exhaustion of benefits (such as the one hundred (100) day long term

⁴ Department of Managed Health Care (DHCS) CalAIM Dual Eligible Special Needs Plans (D-SNP) Policy Guide – Chapter 2, Information Sharing Policy

⁵ <u>Ibid.</u>

⁶ Ibid

⁷ Title 42 Code of Federal Regulations (CFR) § 422.624 (b)(1)

⁸ Medicare Claims Processing Manual, "Chapter 30 – Financial Liability Protections," Section 260.3.4

⁹ Ibid.

¹⁰ Ibid.

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2. Skilled Level

care limit per benefit period).

- 4. The facility may deliver the NOMNC to the Member's representative. If the facility is unable to personally deliver the NOMNC to the Member's representative, then the facility should inform the representative of the following:¹¹
 - a. The Member's last day of covered services, and the date when the Member's liability is expected to begin;
 - b. The Member's right to appeal;
 - c. A description of how to request appeal by a Quality Improvement Organization (QIO);
 - d. The deadline to request a review as well as what to do if the deadline is missed; and
 - e. The name and telephone number of the Quality Improvement Organization (QIO).

The date of the conversation with the Member's representative, whether by telephone or in writing, is the date of the receipt of the NOMNC. The facility shall confirm the contact by sending the annotated NOMNC to the Member's representative on that same date.

When direct phone contact cannot be made, the facility shall send the NOMNC to the Member's representative by certified mail, return receipt requested. The date that someone at the representative's address signs (or refuses to sign) the receipt is the date of receipt for the NOMNC letter. ¹²

- 5. IEHP DualChoice Members have the right to request an immediate review by the Beneficiary and Family-Centered Care QIO (BFCC-QIO) when a facility decides to terminate previously approved coverage.^{13,14}
- 6. The facility must issue the Detailed Explanation of Non-Coverage (DENC) to QIO no later than the date specified and the facility must issue a copy to the Member.¹⁵

IEHP-and, IPA & PCP Responsibilities

- A. IPAs are required to have a similar process for review and authorization of requests for LTC skilled level placement from home.
- B. IPAs are responsible for forwarding to IEHP all requests for skilled level LTC upon receipt of the request and indicating whether the request for skilled level LTC is after an acute inpatient admission. These requests shall be forwarded to IEHP's Utilization Management Department via fax at (909) 912-1045.

¹¹ Medicare Claims Processing Manual, "Chapter 30 – Financial Liability Protections," Section 260.3.8

¹² Medicare Claims Processing Manual, "Chapter 30 – Financial Liability Protections," Section 260.3.8

¹³ Medicare Managed Care Manual, "Part C & D Enrollee Grievances, Organization/ Coverage Determinations and Appeals Guidance," Section 100.2

¹⁴ Medicare Claims Processing Manual, "Chapter 30 – Financial Liability Protections," Section 260.2

¹⁵ Medicare Claims Processing Manual, "Chapter 30 – Financial Liability Protections," Section 260.4.4

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 - 2. Skilled Level
- C. Starting at admission, IEHP and IPAs must collaborate with the facility to ensure that all discharge needs of the Member are met.
- <u>C.D.</u> IEHP and its IPAs provide all necessary care coordination for Members in LTC facilities, including coordination of all aspects of the admission, such as but not limited to:
 - 1. Determining the appropriate contracted facility for the Member;
 - 2. Arranging any necessary transportation services;
 - 3. Arranging for physician coverage at the facility as needed;
 - 4. Arranging for any necessary transfer of medical information; and
 - 5. If the IPA determines the need to keep the Member in their usual setting with additional ancillary services, then the IPA may contact IEHP's Care Management Department.
- <u>D.E.</u> IEHP is responsible for authorizing admissions and determining the appropriate level of care for LTC facility placement of Members with assistance from the Member's IPA Case Management (CM) department, as needed.
- E.F. The criteria for admission of Medi-Cal Members to various levels of LTC facilities are described in the following sections of Title 22 of the California Code of Regulations:¹⁶
 - 1. Skilled Nursing Facility Section 51124
 - 2. Subacute Level of Care Section 51124.5
 - 3. Pediatric Subacute Care Services Section 51124.6
 - 4. Intermediate Care Services Section 51120
- F.G. Appropriate LTC skilled level placement involves the following factors:
 - 1. The Member requires continuous availability of skilled nursing services or skilled rehabilitation services daily.
 - 2. Only contracted LTCs are utilized unless none are available, then a letter of agreement (LOA) is requested prior to admission
 - 3. The Member's eligibility and schedule of benefits are verified prior to authorizing appropriate services and within the first five (5) days of each month.
- G.H. Authorization details will be available for the facility to view on the secure IEHP Provider portal once facility face sheet, admission orders, MC 171 form, and if indicated, inter-facility transfer form have been received by IEHP. Non-contracted facilities are provided authorization details verbally.
- H.I. IEHP begins performing concurrent review at admission and may perform this onsite by chart review or telephonically. Continued and subsequent reviews are performed using IEHP-

¹⁶ Title 22 California Code of Regulations (CCR) § 51124

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approved authorization criteria. See Policy 25E1, "Utilization Management – Delegation and Monitoring."

- 1. Clinical progress notes must be received within two (2) business days of admission and at least weekly until discharge, unless directed otherwise by the IEHP LTC Review Nurse.
- 2. Timely submission of clinical progress notes is required in order to determine whether continued stay at this level of care remains medically necessary. Therefore, untimely submission of clinical progress notes could result in denial of skilled days.
- 3. Discharge planning should begin upon admission. IEHP must be informed of any discharge need requiring authorization as soon as need is known and prior to day of discharge (see Attachment, "Service Request Form for Skilled Nursing Facilities" in Section 14).
- H.J. Reviews should include physician communication and ongoing communication with other healthcare professionals involved in the Member's care as necessary. The IPA must review and make the best clinical decision possible based on the clinical documentation provided by the skilled nursing facility. Authorization decisions must be made within two (2) business days of receipt of request.
- J.K. UM staff, together with the interdisciplinary team of Providers and staff, guide the Member toward meeting the treatment plan goals that include transfer to a lower level of care when it is medically appropriate.
- K.L.UM staff assists in the discharge planning process and the transfer and follow-up of the Member to the next level of care.
- <u>L.M.</u> Transfer to a board and care or home environment is initiated when it is determined that the Member is at a "custodial" level of care and can be safely managed at a lower level of care (based upon the Member's benefit).
- M.N. Financial responsibility for IEHP DualChoice Members continues for up to one hundred (100) days per benefit period. The IPA will ensure that the Member is admitted to a contracted facility, as applicable. The IPA is responsible for notifying the Member, assigned PCP, and LTC facility that the benefits expire after one hundred (100) days of inpatient care per benefit period, and again prior to the Member exceeding the one hundred (100) days benefit limit.
- N.O. On the 15th of each month, IPAs must notify IEHP of Members who are receiving skilled care as of the previous month or are estimated to require skilled care greater than the one hundred (100) days LTC skilled limit per benefit period by faxing the LongTerm Care (LTC) Data Sheet along with the face sheet to (909) 912-1045. (See Attachment, "Long Term Care (LTC) Data Sheet" in Section 14).
- O.P. When a QIO notifies the IPA that the Member or their authorized representative has requested an expedited review, the IPA must complete and fax to IEHP the packet of deliverables requested by the QIO. This includes a copy of the NOMNC, copy of the Detailed Explanation

- F. Long Term Care
 - 2. Skilled Level

of Non Coverage (DENC), hospital face sheet, admission orders, history and physical, and clinical documentation to justify the discharge plan.

- 1. If approved, IEHP's UM Team will forward the packet to the QIO. If revisions are required, IEHP UM Team will notify the IPA by phone with instructions on how to submit revisions back to IEHP.
- Q. PCPs must conduct follow-ups with discharged Members within appropriate timeframes.

 IEHP provides an Inpatient Discharge roster, accessible through the IEHP Provider Portal landing page, which displays the follow-up due date for Members.
- <u>P.R.</u> IEHP will authorize bed holds as follows.
 - 1. A separate authorization will be issued for up to a seven (7) calendar day bed hold.
 - 2. If the Member does not return to the LTC facility who requested the hold in seven (7) calendar days, the bed hold will expire.
 - 3. The LTC facility must accept the Member back, if requested, in order to receive payment for the bed hold.
 - 4. Bed hold is reserved for Members that intend to return to the LTC facility.
- Q.S. IEHP does not require new Members residing in out-of-area/out-of-network Skilled Nursing Facility (SNF) to relocate unless it is determined that relocation is medically necessary or if the out-of-area/out-of-network SNF does not meet the requirements of continuity of care as outlined in Policy 12A2, "Care Management Requirements Continuity of Care."
- R.T. IEHP will authorize Accommodation Codes as follows:
 - 1. Accommodation codes require an authorization within the inpatient authorization.
 - 2. All accommodation codes are approved on a case-by-case basis after review of supporting clinical documentation.
 - 3. Accommodation code 560 does not apply to the use of alcohol and marijuana.
 - 4. Accommodation codes do not apply to custodial level of care, unless otherwise indicated by IEHP's Medical Director for a limited period of time.

- F. Long Term Care
 - 2. Skilled Level

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G. Acute Inpatient and Behavioral Health Admission and Concurrent Review

APPLIES TO:

A. This policy applies to all IEHP DualChoice Members.

POLICY:

- A. IEHP and its IPAs have policies and procedures that establish the process by which they prospectively, retrospectively, or concurrently review and approve, partially approve (modify), or deny, based in whole or in part on medical necessity, services requested by Providers for Members. These policies and procedures ensure that decisions based on the medical necessity of proposed health care services are consistent with criteria or guidelines that are supported by clinical principles and processes.¹
- B. IEHP and its IPAs ensure the provision of discharge planning when a Member is admitted to a Hospital or Long-Term Acute Care (LTAC) facility and continuation into the post-discharge period. This shall ensure that necessary care, services, and supports are in place in the community for the Member once they are discharged.

PURPOSE:

A. To ensure the appropriateness of inpatient admission, level of care, and length of stay (LOS) based upon medical necessity.

PROCEDURES:

BH Admission and Concurrent Review

- A. IEHP maintains and manages a BH Provider Network to provide behavioral health professional services. All IEHP DualChoice Members can self-refer to IEHP to receive behavioral health professional services or be referred by a Primary Care Provider (PCP).
- B. IEHP authorizes and manages all levels of behavioral health care including acute psychiatric hospitalization, partial psychiatric hospitalization, intensive outpatient services, and outpatient care.
- C. Members requiring detoxification are authorized and managed according to the Division of Financial Responsibilities (DOFR).^{2,3}

Hospital/Facility Responsibilities

A. Contracted and non-contracted Hospitals and LTAC facilities must notify IEHP or the

¹ California Health and Safety Code (Health & Saf. Code) § 1367.01

² Memorandum of Understanding (MOU) between IEHP and Riverside University Health System-Behavioral Health (RUHS-BH), Mental Health Services, 03/12/18

³ MOU between IEHP and San Bernardino County Department of Behavioral Health (SBDBH), Mental Health Services, 02/12/18

G. Acute Inpatient and Behavioral Health Admission and Concurrent Review

Member's IPA per below upon the Member's planned or unplanned inpatient admission or as soon as the facility deems the need for inpatient admission to obtain authorization for the inpatient stay. If circumstances do not allow for more timely notification, At the latest, notification must be made prior to, or at the time of the Member's discharge or transfer from inpatient services. Ccontracted hospitals must make this notification either immediately prior to, or at the time of, the Member's discharge or transfer from the hospital's inpatient services (if applicable) at the very latest if circumstances do not allow for more timely notification.

- A.B. Contracted hospitals must use secure methods, including fax, telephone, and/or electronic data record exchange, to inform IEHP of any hospital admission for all Members.⁴
 - 1. For IEHP-Direct Members, notification of acute admission may be done via fax at (909) 477-8553, phone or electronic data record exchange. Non-contracted facilities can notify IEHP of admission 24 hours a day by phone at (866) 649-6327.
 - 2. For BH admissions, notification may be faxed to IEHP at (844) 500-0440. Non-contracted BH facilities can notify IEHP of admission 24 hours a day by phone at (866) 649-6327.
 - 3. Hospitals do not need to supply IEHP a notification of admission for standard obstetric (OB) deliveries. No prior authorization is needed for these services and hospitals should bill post-discharge. Please refer to Section 20 "Claims Processing" for additional guidance on billing procedures. Length of stay for standard OB deliveries is defined as follows:⁵
 - a. Two (2)-day stay for vaginal delivery
 - b. Four (4)-day stay for cesarean delivery

Authorization is required for admissions that exceed these standard lengths of stay. In such instances, Hospitals must provide IEHP with notification of admission and clinical documentation along with a request for authorization within one (1) business day of exceeding the standard length of stay.

- B.C. Within one (1) business day of <u>notification of</u> the Member's admission, the Hospital or LTAC facility must submit to the IPA (for acute admission) or to IEHP (for BH admission) all clinical documentation that demonstrate the medical necessity of the inpatient admission. If clinical documents are not received timely, the admission will be at risk for timely review and may potentially be denied.
- C.D. The Hospital or LTAC facility must begin discharge planning upon admission and inform the Member's IPA for acute admission or IEHP for BH admission, of any discharge needs requiring authorization as soon as need is known and no later than the day prior to day of

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⁴ Department of Managed Health Care (DHCS) CalAIM Dual Eligible Special Needs Plans (D-SNP) Policy Guide – Chapter 2, Information Sharing Policy

⁵ Title 45 Code of Federal Regulations (CFR) §146.130

G. Acute Inpatient and Behavioral Health Admission and Concurrent Review

discharge (see Attachment, "Acute Hospital Discharge Needs Request Form" in Section 14).

- D.<u>E.</u>Discharge planning must ensure that necessary care, services, and supports are in place in the community for the Member once they are discharged from the Acute or BH Hospital/Facility or LTAC, including scheduling an outpatient appointment and/or conducting follow-up with the Member and/or caregiver.⁶ Discharge planning must include, at minimum:
 - 1. Documentation of pre-admission status, including living arrangements, physical and mental function, social support, durable medical equipment (DME), and other services received;
 - 2. Documentation of pre-discharge factors, including an understanding of the medical condition or functional status by the Member or their representative, physical and mental health status, financial resources, and social supports;
 - 3. Services needed after discharge, type of placement preferred and agreed to by the Member or their representative, specific agency recommended by the facility and agreed to by the Member, and pre-discharge counseling recommended; and
 - 4. Summary of the nature and outcome of the Member or their representative's involvement in the discharge planning process, anticipated problems in implementing post-discharge plans, and further action identified by the facility.
- E.F. Within one (1) business day post-discharge, the Hospital or LTAC facility must submit all clinical documentation to the Member's IPA for acute admission, or to IEHP for BH admission. If clinical documentation is not received timely, the IPA or IEHP will issue a denial of payment to the facility due to lack of clinical documentation supporting medical necessity.
- F.G. The attending Physician is responsible for the Member's care while hospitalized and must perform the following functions:
 - 1. Assess the Member's medical status upon admission, determine level of care and estimated length of stay, and document this information in the medical record;
 - 2. Verify that appropriate medical criteria were utilized for inpatient admission;
 - 3. Communicate the medical assessment to IEHP or IPA UM/CM staff either verbally or in writing; and
 - 4. Continue to document medical necessity in the medical record for the duration of the Member's Hospital stay.
- G.H. Members have the right to request an expedited review by the Beneficiary and Family-Centered Care Quality Improvement Organization (BFCC-QIO) of a decision that inpatient hospital care is no longer necessary.

⁶ Title 42 Code of Federal Regulations (CFR) 482.43

G. Acute Inpatient and Behavioral Health Admission and Concurrent Review

- H.I. Facilities, including acute, rehabilitation, LTAC and psychiatric, must notify Members who are inpatient about their Hospital discharge appeal rights.
 - 1. Facilities must issue the Important Message from Medicare (IM) within two (2) calendar days of admission, must obtain the signature of the Member or his or her representative and provide a copy at that time to the Member/Member's representative. A follow-up copy of the signed IM must be delivered to the Member:9
 - a. A follow up copy must be delivered no more than two (2) calendar days before the planned date of discharge.
 - b. When discharge cannot be predicted in advance, the follow up copy may be delivered as late as the day of discharge giving the Member at least four (4) hours to consider their right to request a QIO review.
 - c. If delivery of the original IM is within two (2) calendar days of the date of discharge, no follow up notice is required.
 - 2. If the Member is not able to comprehend the contents of the notice, the notice must be delivered to and signed by an authorized representative for the Member. ¹⁰
 - 3. If the Member refuses to sign the notice, the notice is still valid as long as the Provider documents that the notice was given, but the Member refused to sign. 11
 - 4. When a QIO notifies the Hospital that the Member has requested an expedited review, the facility delivers to the Member the Detailed Notice of Discharge. This template is available online at www.iehp.org.
- **L.J.** For information on the authorization of post-stabilization care, please see Policy 14C, Emergency Services.

IPA & PCP Responsibilities for Non-BH Inpatient Utilization Management

- A. IPAs are responsible to perform inpatient utilization management activities as outlined in their contract. IPAs that have accountability for inpatient utilization management must notify IEHP of Members with inpatient stay on day twenty (20) and weekly by completing and faxing the Acute Inpatient Data Sheet along with the face sheet to (909) 477-8553 (See Attachment, "Acute Inpatient Data Sheet" in Section 14). Subsequent reviews must be sent to IEHP weekly until the Member is discharged.
- B. The Member's IPA performs admission review within one (1) business day of knowledge of

⁷ Medicare Managed Care Manual, "Part C & D Enrollee Grievances, Organization/ Coverage Determinations and Appeals Guidance," Section 100.1

⁸ Medicare Claims Processing Manual, "Chapter 30 – Financial Liability Protections, Section 200.3.1

⁹ Medicare Claims Processing Manual, "Chapter 30 – Financial Liability Protections, Section 200.3.2

¹⁰ Medicare Claims Processing Manual, "Chapter 30 – Financial Liability Protections, Section 200.3.1

G. Acute Inpatient and Behavioral Health Admission and Concurrent Review

admission.

- C. The Member's IPA performs concurrent review daily for per diem contracts or based on clinical criteria for Medicare Severity Diagnosis Related Group (MS-DRG) contracts until discharge. Concurrent review can be performed either on-site by chart review or telephonically.
- D. Reviews are performed based on nationally recognized clinical criteria and IEHP Utilization Management Subcommittee Approved Authorization Guidelines. Reviews may also include physician communication and ongoing communication with other healthcare professionals involved in the Member's care, as necessary. Determinations are made within one (1) business day of receiving all clinical documentation, and are communicated to the facility within twenty-four (24) hours of the decision. Please see Policy 25E1, "Utilization Management Delegation and Monitoring" for more information on authorization process requirements.
 - 1. A tracking number may be issued as necessary prior to the admission or transfer for services such as transfer to higher level of care, LTAC, skilled nursing facility (SNF), or acute rehabilitation (AR).
 - 2. Contracted facilities can view their authorizations on the secure IEHP Provider portal, while non-contracted facilities are verbally notified of their authorizations.
- E. If the Member's IPA denies the continued stay and the attending physician does not agree with the decision, either the attending physician or the Member may initiate an expedited appeal. Following completion of the expedited review process, the admission is either authorized or denied. Care must not be discontinued until the treating Practitioner has been notified and the treating Practitioner has agreed upon a care plan.¹³ Please see Section 16, "Grievance and Appeal Resolution System" for more information.
- F. For denials of care or service, the Member's IPA must notify the Hospital/Facility within twenty-four (24) hours of the receipt of request i.e., receipt of clinical documentation. If oral notification is given within twenty-four (24) hours of the request, then a written or electronic notification is given no later than three (3) calendar days after the oral notification. If the denial is either concurrent or post-service (retrospective) and the Member is not at financial risk, the Member does not need to be notified.¹⁴
- G. IPAs must have post-transition discharge policies and procedures that ensure, in collaboration with IEHP, access to medical care and follow-up, medications, durable medical equipment (DME) and supplies, transportation, and integration of community-based Long-Term Services and Supports (LTSS) programs. Please see Policies 12A2, "Care Management Requirements

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¹² CA Health & Saf. Code § 1367.01

¹³ Ibid

¹⁴ Medicare Managed Care Manual, "Part C & D Enrollee Grievances, Organization/ Coverage Determinations and Appeals Guidance," Section 40.12.1

G. Acute Inpatient and Behavioral Health Admission and Concurrent Review

- Individual Care Plan" and 25C1, "Care Management Delegation and Monitoring" for more information on care coordination and care management responsibilities that are delegated to IPAs.
- H. When a QIO notifies the IPA that the Member or their authorized representative has requested an expedited review, the IPA must complete and fax to IEHP the packet of deliverables requested by the QIO. This includes a copy of the Important Message, copy of the Detailed Notice of Discharge, hospital face sheet, admission orders, history and physical, and clinical documentation to justify the discharge plan.
 - 1. If approved, IEHP's UM Team will forward the packet to the QIO. If revisions are required, IEHP UM Team will notify the IPA by phone with instructions on how to submit revisions back to IEHP.
- I. PCPs must conduct follow-ups with discharged Members within appropriate timeframes.

 IEHP provides an Inpatient Discharge roster, accessible through the IEHP Provider Portal landing page, which displays the follow-up due date for Members.
- **L.J.** Chronic, complex, high risk, high cost, re-admissions or catastrophic cases are referred for potential care management, transition of care and/or disease management interventions.

Monitoring and Oversight

A. IEHP and its IPAs must ensure that Provider-Preventable Conditions (PPCs) are reported to the California Department of Health Care Services (DHCS). 15,16, Please see Policy 13D, "Reporting Requirements Related to Provider Preventable Conditions" for more information.

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¹⁵ Title 42, Code of Federal Regulations (CFR) § 438.3

¹⁶ Department of Health Care Services (DHCS) Duals Plan Letter (DPL) 17-002 Supersedes DPL 15-002,

[&]quot;Reporting Requirements Related to Provider Preventable Conditions

G. Acute Inpatient and Behavioral Health Admission and Concurrent Review

INLAND EMPIRE HEALTH PLAN								
Chief Approval: Signature of file	Original Effective Date:	July 1, 2015						
Chief Title: Chief Medical Officer	Revision Date:	January 1, 2023						

H. Hospice Services

APPLIES TO:

A. This policy applies to all IEHP DualChoice Cal MediConnect Plan (Medicare Medicaid Plan) Members.

<u>A.</u>

POLICY:

A. Members that elect to receive the Medicare hospice benefit, remain enrolled in IEHP DualChoice and obtains the hospice care through their Medicare Fee-For-Service benefit. 4-72

PROCEDURE:

- A. Members, who elect hospice care but chooses not to disenroll from IEHP DualChoice, is are entitled to continue to receive through the health plan any Medicare benefits through the health plan, other than those benefits that are the responsibility of the hospice care Provider.
- B. Evaluation by a Medicare-certified hospice provider does not require prior authorization from IEHP
- C. IPAs must provide ongoing care coordination to ensure that services necessary to diagnose, treat, and follow up on conditions not related to the terminal illness, continue to be provided or are and initiated as necessary.

⁴-Coordinated Care Initiative (CCI) Three-Way Contract September 2019, Section 2.7

² Medicare Managed Care Manual, "Chapter 4 – Benefits and Beneficiary Protections," Section 10.2.2

H. Hospice Services

INLAND EMPIRE HEALTH PLAN								
Chief Approval: Signature on file	Original Effective Date:	July 1, 2014						
		January 1,						
Chief Title: Chief Medical Officer	Revision Date:	2021 <u>2023</u>						

I. Expedited Initial Organization Determinations

APPLIES TO:

A. This policy applies to all IEHP DualChoice Cal MediConnect Plan (Medicare Medicaid Plan) Members.

POLICY:

A. IEHP and its IPAs perform Expedited Initial Organization Determinations (EIOD) for service authorization requests where the Provider indicates or IEHP or the IPA determines that following the standard timeframe could seriously jeopardize the life or health of the Member or the Member's ability to regain maximum function.¹

PROCEDURES:

- A. The Member, Member's representative or treating Provider may submit an oral or written request for an EIOD. EIODs may not be requested for cases in which the only issue involves claims payment for services the Member has already received.²
- B. An EIOD is automatically provided when the request is made or supported by a Provider. The Provider must indicate, either orally or in writing, that applying the standard timeframe for making a determination could seriously jeopardize the life or health of the Member or the Member's ability to regain maximum function.³
- C. If it is determined that the Member's condition does not warrant an expedited determination, the IPA must verbally notify the Member within seventy-two (72) hours of receipt of the request (includes weekends and holidays) followed by written notification within three (3) calendar days of the verbal notification.⁴
 - 1. The written notification is made through the Expedited Criteria Not Met template, which:5
 - a. Explains that the request will be processed using the fourteen (14) calendar day timeframe for standard determinations;
 - b. Informs the Member of their right to file an expedited grievance if he or she disagrees with the decision to not expedite the determination;
 - c. Provides instructions for filing an expedited grievance and its timeframes;

³ Ibid.

¹ Medicare Managed Care Manual, "Part C & D Enrollee Grievances, Organization/ Coverage Determinations and Appeals Guidance", Section 40.8.a

² Ibid.

⁴ Ibid.

⁵ Medicare Managed Care Manual, "Part C & D Enrollee Grievances, Organization/ Coverage Determinations and Appeals Guidance", Section 40.12.1

I. Expedited Initial Organization Determinations

d. Informs the Member of the criteria for expedited reviews and of their right to resubmit a request for an EIOD with their Provider's support indicating that applying the standard timeframe for making determinations could seriously jeopardize the life or health of the Member or the Member's ability to regain maximum function; in which case, the request will be expedited automatically.

This and other notification templates are available online at www.iehp.org.

- 2. The request will automatically be processed for a determination within the standard timeframe of fourteen (14) calendar days from the day the request was received for an EIOD.⁶
- D. If the request is accepted for an EIOD, the determination must be made in accordance with the following requirements:⁷
 - 1. Whether the decision is to approve, modify, or deny, the Member and Practitioner must be notified of the decision within seventy-two (72) hours of receipt of the request;
 - 2. If the initial verbal notification to the Member of the expedited determination was successful, then written notification to the Member must occur within three (3) calendar days of the verbal notification. All attempts of verbal communication with Members must be documented with the time, date, and initials of IEHP or IPA staff making the call; and
 - 3. If verbal notification is unsuccessful, written notification is given for a modification or denial determination, the Member and Practitioner must <u>receive</u> the notification within seventy-two (72) hours of receipt of the EIOD request.
- E. Written communication regarding a modification or denial must be written in a manner that is understandable and sufficient in detail so that the Member and Practitioner can understand the rationale for the decision. Please See Policy 25E1, "Utilization Management Delegation Monitoring" for denial notice requirements. An extension of no more than fourteen (14) calendar days may be allowed to perform the review under the certain circumstances (See Attachment, "UM Timeliness Standards IEHP DualChoice" in Section 14). Extensions must not be used to pend organization determinations while waiting for medical records from contracted Providers.⁸
- F. If clinical information is needed from a non-contracted provider, IEHP or the IPA will request this information within twenty-four (24) hours of the initial request for an EIOD. Non-contracted provider must make reasonable and diligent efforts to expeditiously gather and forward all necessary information to assist in meeting the required timeframe. Regardless of whether IEHP or the IPA requests clinical information from non-contracted providers, IEHP

⁶ Medicare Managed Care Manual, "Part C & D Enrollee Grievances, Organization/ Coverage Determinations and Appeals Guidance", Section 40.12.1

⁷ Medicare Managed Care Manual, "Part C & D Enrollee Grievances, Organization/ Coverage Determinations and Appeals Guidance", Section 40.8

I. **Expedited Initial Organization Determinations**

- and its IPAs are still responsible for meeting the same timeframe and notification requirements for EIODs.
- G. IEHP or the IPA must notify the Member in writing of the reason for the delay, utilizing the Extension Needed for Additional Information template, and inform them of their right to file an expedited grievance if the Member disagrees with the decision for an extension.⁹ The written notification for the extension will include the clinical information needed or the test or examination required. This and other notification templates are available online at www.iehp.org.
- H. Timeframe and notification requirements for all EIOD requests are identified and reviewed through the Referral and Denials and Partial Approval universes submitted by the IPAs on a monthly basis. Please See Policy 25E2, "Utilization Management - Reporting Requirements." for more information.

⁹ Medicare Managed Care Manual, "Part C & D Enrollee Grievances, Organization/ Coverage Determinations and Appeals Guidance", Section 40.8

I. Expedited Initial Organization Determinations

INLAND EMPIR	E HEALTH PLAN	
Chief Approval: Signature on file	Original Effective Date:	January 1, 2007
Chief Title: Chief Medical Officer	Revision Date:	January 1, 20222023

Attachments

DESCRIPTION	POLICY CROSS REFERENCE
Acute Inpatient Data Sheet	14G
Acute Hospital Discharge Need Request Form	14G
Health Plan Referral Form for Out-of-Network and Special Services	25E1
Long Term Care (LTC) Data Sheet	14F2
Long Term Care (LTC) Follow-up Review Form	14F2
Long Term Care (LTC) Initial Review Form	14F2
Medicare Non-Covered Services	25E1
PCP Referral Tracking Log	14A1, 14B
Service Request for Skilled Nursing Facilities	14F2
Specialty Office Service Auth Sets Grid	14D
Standing Referral / Extended Access Referral to Specialty Care	14A3
UM Timeliness Standards – IEHP DualChoice	14D, 14E, 25E1
Referral Audit CAP Notification Letter	14A1
Referral Audit Corrective Action Plan Tool	14A1



REQUEST INFORMATION								
Request Date:	Requested By:							
Requesting Hospital:								
Member Name:								
IEHP Member ID:	Expected Discharge:							
ICD/Diagnosis Code:								
	REQUESTED SERVICES							
☐ HLOC	LOC/Service:							
LTAC	LOC/Service:							
☐ Acute Rehab	PT OT ST IV:							
Post-Acute Skilled	PT OT ST IV:							
Post-Acute Custodial	LOC:							
☐ Home Health	SN PT OT ST Other/Freq:							
☐ DME	HCPCS:							
ORDERS ATTACHED: P	hysician orders & clinical documentation are <u>required</u> for all services listed above.							
LOC, Services and/or HCPCS	<u>must</u> be completed for each service category requested.							
	REQUESTED PROVIDER INFORMATION							
Accepting Provider Name:								
Provider Address:								
Phone:	Fax:							
Contact Person:	Confirmed? Yes No							
NOTES								



IPA Name	Date Submitted	
Submitted By	Contact Number	

Please fax reviews on day 20 and weekly thereafter to (909) 477-8553.

Member Name	Member ID	Age / Gender	Facility Name	Admission / Enrollment Date	Attending Physician	Clinical Summary (e.g. Presenting DX, Co-morbids/complications resulting in extended stay)	Discharge Plan	If out-of- area/network, explain? *See Legend	Comments

*Legend:

CC = Care Coordination

COC = Continuity of Care HLOC = Higher Level of Care

ED = Emergency Department Admit

NBAN = No Bed Available in Network



Attachment 14 - Health Plan Referral Form for Out-of-Network and Special Services

HEALTH PLAN REFERRAL FORM OUT-OF-NETWORK PROVIDERS/SPECIAL SERVICES

This form is for services requiring health plan review.

1. Referrals									
DATE:			(То ве с	OMPLETED	BY IEHP)				
EXPEDITED - Decision	w/in 72 hours		AUTH/	TRACKING	NUMBE	R:			
☐ ROUTINE									
□ PATIENT REQUESTED									
☐ RETRO	□ СРО	Services							
☐ CBAS									
2. GENERAL INFORMAT	TION								
Member Name (please print)			DOB			ID#			
Plan (select one)	li-Cal	Non-State Progra	ms		Open Ac	ccess		Medicare	
Address	- 1	City		'	Zi	ρ	Phone		
Diagnosis (Required)					•	Diagno	sis Code	(REQUIRED)	
Clinical justification for referr out-of-network, please provid						informatio	on). When	requesting services	
Referred to (must refer to a sp network)	ecialist within	Specialty:		NPI#:			Phone		
Address:		City:	Zip				Fax		
Referring Provider (please print)		Phone Fax			Fax			
Address				City		<u>'</u>	Zip		
Referring Provider Signature	(REQUIRED)		NPI#	l			Date		
3. SERVICE REQUESTE	D								
Service Requested (check one)	Consult	Follow-up		OME	П Но	me Health		Other	
Service Location/Facility:				Office	O	utpatient		Inpatient	
Procedure Requested (Submit su & M) code if this service will occur th			uation and I	Managemen	. (PT Code EQUIRED)		
Facility Address		Phone			Fa	ıX			
4. COMPLETED BY IEH	Р								
Date Additional Information Required:	Date Additional Information Received	d:		Approved	d [Modifi	ed 🔲	Other	
Assigned IPA:	·								
Medical Reviewer Comments									
Medical Reviewer Signature (Ci	rcle Title: MD, DO, RN	I, LVN, Coordinator)	Date		av			ng this decision is by calling IEHP (866)	
UPON ACCEPTANCE OF REFERF referral/authorization verifies me									
NOTICE: This facsimile contains disclosure, discussion, dissemir	nation, distribution, or	copying of this information t	y anyone	other than	the name	ed recipien	nt or his or h	her employees or agents	
is strictly prohibited. If you have	e received this facsimil	e in error, please immediate	ely destroy	tt and not	ity us by te	elephone a	ıt (866) 72 5)-4347.	



INLAND EMPIRE HEALTH PLAN LONG-TERM CARE (LTC) DATA SHEET

IPA Name:	Date Submitted:			
Report for Month of:	Submitted by:			

Member Name	Member ID	Facility Name	Attending Physician	Reason for Admit (deconditioning, IVABX, wd care, etc.)	Admission/ Enrollment Date	Total SNF Days (Include past & present days)	Prior Residence *See Legend:	Is Member at risk for custodial care? Why?	Member Remains Skilled or Custodial

*Legend:

BC = Board & Care

GH = Group Home

LA = Lives Alone

AL = Assisted Living

HL = Homeless

SNF = Skilled Nursing Facility

Contact Phone Number



Date of Review

Nurse Reviewer Printed Name

Please fax completed form to your facility's assigned IEHP Nurse.

All questions contained in this questionnaire are strictly **confidential** and will become part of the Member's medical record.

Facility:							
Name (Last, First, M.	I.):			DOB: Refe	erence #	ID#	
Activity Level:				Heig	ght:	Weigh	t:
DCP:	: □ B&C □ Ho	ome 🗆 Hom	ne with HH 🛭 Ho	me with CBAS ☐ Home v	vith IHSS/hr/mo	#hrs/month:	
Cognitive Status	Alert/Oriented:	□ x1	□ x2	□ x3 □ x4			
Criteria Met for	Continued Stay:	□ Yes	□ No	If yes, please describe de	eficit:		
Behavioral Chan	ge:	□ Yes	□ No	If yes, please describe:			
Dietary Change:		□ Yes	□ No	If yes, please describe:			
Medical Change: □ Yes □ No If yes, please describe:							
Medication Change: ☐ Yes ☐ No If yes, please describe:							
Skin Condition C	Change:	□ Yes	□ No	If yes, please describe:			
Any Falls Since I	ast Review:	□ Yes	□ No	If yes, please describe:			
Does SNF Facilit	y Provide Transpo	ortation?:	□ Yes □ No	If no, please indicate nee	eds: \square O ₂ \square	Cane □ Gurney	□ Wheelchair
			CONT	INUED CARE NEEDS			
Resident Care N	eeds (Check all condition	ns that apply):					
□ Chemo	☐ Eloper/ Wanderer	□ Ileostomy	□ O ₂	□ Trach		☐ Surgical	□ Pressure
□ Colostomy	☐ Foley Cath	☐ Isolation	☐ Smoker	□ Other:		☐ Arterial	#:
□ Coma	☐ G/J Tube	□ NG Tube	☐ Radiation	☐ Suctioning/ Frequency:	Wounds	□ Venous	Stage(s):
☐ Dialysis	□ HHN	□ NPO	□ TPN			☐ Foot Wounds	
,	Bed Mobility	□ Max	□ Mod	□ Min	☐ Assist	☐ Independent	
Activity Level	Supine to Sit	□ Max	□ Mod	□ Min	□ Assist	☐ Independent	
Activity Level	Sit to Supine	□ Max	□ Mod	□ Min	□ Assist	☐ Independent	
Indicate all app	opriate assistive (device(s) Men	nber uses:	☐ Wheelchair	□ Cane	 □ Walker	□ Other
	Distance	X	ft.				
• Whee	elchair Mobility	X	ft.	□ Min	□ Mod	☐ Max Assist	☐ Independent
 Safet 	y/Balance	□ Good	□ Fair	□ Poor			
• Endu	•	□ Good	□ Fair	□ Poor			
	sing Upper Body	□ Min	□ Mod	☐ Max Assist	☐ Independent		
	sing Lower Body	□ Min	□ Mod	☐ Max Assist	□ Independent		
• Toile		□ Min	□ Mod	☐ Max Assist	☐ Independent		
• Bathi	ng	□ Min	□ Mod	☐ Max Assist	☐ Independent		
• Perso	onal Hygiene	□ Min	□ Mod	☐ Max Assist	☐ Independent		
Treatment Goals	Set:						
Treatment Goals	Met:						
Comments/Othe	er (e.g. Specialty C	Consultation):					
Updates to Discl	narge Plan:						

Nurse Reviewer Signature



SNF INITIAL REVIEW

Please fax completed form to your facility's assigned IEHP Nurse.
All questions contained in this questionnaire are strictly **confidential** and will become part of the Member's medical record.

Name (Last, First, M.I.):			DOB:	Auth #			Admiss	ion Dat	e:
Facility:				Attending:					
Admit Dx:				Heigl	ht:		Weight	t:	
Co-Morbidities:									
Admit Level of Car	e: 🗆 Su	ıb acute □ Leve	el 4 🗆 Level 3 🗆 Lev	vel 2 □ Level 1	□ Custoc	lial			
Justification for Le	vel:								
DCP: □ LTC	□ B&C □ Ho	ome □ Home	e with HH	CBAS □ Home wi	ith IHSS/hr/	mo #h	nrs/month:		
Current Barriers to	DCP:				, ,				
Treatment Goals:									
Prior Living Condit	ions:								
Prior Level of Fund									
Does Member have		v support?	Yes □ No Describe	<u> </u>					
Does Member own		□ No Type?							
Does Member have			ow much per month?						
Does Member Have	e an Advance D		-	o DPOA:		Pŀ	none Numb	ber:	
Does SNF Facility I			□ Yes □ N						
	ransportation		□ O ₂ □ Ca		□ Wheeld	hair			
			e when ready for disch		□ No If N		?		
, and a second state	potential (. g. 2	•			-, <u>y</u>			
			PATIENT SUPPO	ORT/CAREGIVE	R				
Name (Last, First, M	!.I.):				Relations	ship:			
Address:					Email:				
Party to Sign Cont	ract:								
Home Number:			Cell Number:		Work Nu	mber:			
			PERSONAL SAFETY	& ACTIVITY L	EVEL				
Resident Care Nee Dietary Requireme									
□ Chemo	□ Eloper/	☐ Ileostomy	□ O ₂ □ Trach			☐ Surg	gical	□ Press	sure
	Wanderer								
☐ Colostomy	☐ Foley Cath	☐ Isolation	☐ Smoker ☐ Other:		-	│ □ Arte	rial	#:	
П. Cama	C/1 Tube	□ NC Tube	□ Dadiation □ Custia	nin a /	Wounds			Chama(a	۸.
□ Coma	☐ G/J Tube	□ NG Tube	☐ Radiation ☐ Suctio	5,		□ Ven	ous	Stage(s)).
☐ Dialysis/Days	□ HHN	□ NPO	□ TPN	chey i	□ Foot \		t Wounds	ounds	
, , ,	D M . I . I						11. 14.		
Personal Safety		ave stairs at hom		□ Yes	□ No		How Many	y :	
	Does Member ex	kperience frequer	nt falls?	□ Yes	□ No				
	Does Member ha	ave vision or hear	ring loss?	□ Yes	□ No		☐ Glasses		☐ Hearing Aids
	Indicate all appr	opriate assistive	device(s) Member uses:	□ Wheelchair	□ Cane		□ Walker		☐ Other
	 Ambulati 	ion x	ft.	☐ Independent	☐ Max Assist		□ Mod		☐ Min
	Safety/B	alance			☐ Good ☐ Fair		□ Fair		□ Poor
Current Level of Fu									
	inctioning.								
Discharge Plan:									
		ADMISSIO	N PACKET CHECKLI	ST (PLEASE SEN	D WITH A	LL NEW	')		
Facesheet		□ Yes □ N	lo	H & P			☐ Yes	□ No	
Physician Orders		□ Yes □ N	lo	Wound Notes (If applicable	e)	☐ Yes	□ No	
IFT (Inter-facility tra	nsfer form)	□ Yes □ N		SNF Initial			☐ Yes	□ No	
MC171		□ Yes □ N		Therapy Evalua	•	d)	☐ Yes	□ No	
MDS (Custodial)		□ Yes □ N	lo	Assigned SNFIS	ST		□ Yes	□ No	
MEDICATIONS (EXCLUDING PRN) PLEASE INCLUDE SEPARATE SHEET, IF NECESSARY.									
Name the Drug(s): Strength: Frequency T					·				
Date of Review	Nurse Reviewer	Printed Name	Nurse Reviewer S	ignature		Conta	act Phone N	umber	

Attachment 14 – Medicare Non-Covered Benefits
This chart alphabetically lists the services/items that must be forwarded to the Plan for review and determination because they are services/items that Medicare does not cover. Codes not listed in this list or in the Division of Financial Responsibility (DOFR) require to be reviewed by the IPA.

CPT Code	Description	Comments
E0240, E0241, E0243, E0244, E0245, E0246, E0247, E0248	Bathroom Equipment (shower chair, transfer bench, grab bars)	
E0603	Breast Pump (electric)	
A6530-A6549	Compression Stockings	
92590, 92591, 92594, 92595, V5010, X4542	Hearing aid exams	
V5298, V5264, V5265, V5014, V5120- V5264	Hearing Aids/Molds/Repair/Accessories/ Services	
T4521, T4522, T4523, T4524, T4525, T4526, T4527, T4528, T4529, T4530, T4531, T4532, T4533, T4534, T4535, T4536, T4537, T4540, T4541, T4542, T4543, T4544, A6250, A4335, A4927	Incontinence Supplies (diapers, Chux, pull-ons, liners, pads, cream, wash, gloves)	Typically described by "T" HCPC code
E0118	Knee Scooter	
K0800, K0801, K0802, K0806, K0807, K0808, K0812, K0813, K0814, K0815, K0816, K0820, K0821, K0822, K0823, K0824, K0825, K0826, K0827, K0828, K0829, K0835, K0836, K0837, K0838, K0839, K0840, K0841, K0842, K0843, K0848, K0849, K0850, K0851, K0852, K0853, K0854, K0855, K0856, K0857, K0858, K0859, K0860, K0861, K0862, K0863, K0864, K0868, K0869, K0870, K0871, K0877, K0878, K0879, K0880, K0884, K0885, K0886, K0890, K0891, K0898	Powered Wheelchair/Powered Operated Vehicle that do not meet Medicare criteria	IPA is responsible for ensuring a physiatry evaluation from an independent evaluator has been done and is attached before forwarding to IEHP
E0445, A4606	Pulse Oximeter	
E1399	Stairway Chair Lift/Stair Lift	



Inland Empire Health Plan

PCP Referral Tracking Log

Date of Service	Date Referral Sent to IPA & Name of IPA	Member Name & Date of Birth	Acuity of Referral (Urgent or Routine)	Reason for Referral/Dx	Service or Activity Requested	Date Auth. Received	Referral Decision** (Approved or Denied/Partiall y Approved (Modified))	Date Patient Notified	Date Appt or Service	Date of Consult Report Received	Outreach Documentations
			☐ Routine☐ Urgent				☐ Approved ☐ Denied or Partially Approved (Modified)				1 st 2 nd 3 rd
			☐ Routine☐ Urgent				☐ Approved☐ Denied or Partially Approved (Modified)				1 st 2 nd 3 rd
			☐ Routine☐ Urgent				☐ Approved☐ Denied or Partially Approved (Modified)				1 st 2 nd 3 rd
			□ Routine □ Urgent				☐ Approved ☐ Denied or Partially Approved (Modified)				1 st 2 nd 3 rd
			□ Routine □ Urgent				☐ Approved ☐ Denied or Partially Approved (Modified)				1 st 2 nd 3 rd
			☐ Routine☐ Urgent				☐ Approved ☐ Denied or Partially Approved (Modified)				1 st 2 nd 3 rd
			□ Routine □ Urgent				☐ Approved ☐ Denied or Partially Approved (Modified)				1 st 2 nd 3 rd

Referral Audit Corrective Action Plan

	Referral tracking process									
Health Plan verification and date	CRITERIA	Deficiency Cited/Reviewer Comments	Corrective Action	CORRECTION DATE AND /OR PRACTITIONERS COMMENTS.	Responsible MD or Designee at Site					
	RT 1	All referrals are not being tracked from the date the patient is seen in the office to when the referral is completed and submitted to the IPA/Medical Group.	All referrals are to be completed and submitted to the IPA/Medical Group within two (2) working days or less. • Copy of the completed referral log/ or tracking process is attached.							
	RT 2 □	All referrals do not include ICD-10 codes	Copy of three (3) completed referrals including the ICD-10 codes will serve as evidence the new process has been implemented. • Copies of referrals attached.							
	RT 3	All referrals do not include CPT codes	Copy of three (3) completed referrals including the CPT codes will service as evidence the new process has been implemented. • Copies of referrals attached.							

RT 4	All referrals do not include the physician/provider signature or identifier.	Copy of three (3) completed referrals including the physician/provider signature or identifier as evidence the new process has been implemented • Copies of referrals attached.	
RT 5	The office is not tracking when referrals are returned from the IPA/Medical Group with referral decisions.	All referral decisions will be made within five (5) working days or less. • Copy of the completed referral log/ or tracking process is attached.	
RT 6	There is no tracking system noted or documentation when consult reports are received or attempts to obtain outside reports.	Documentation (date) when consult reports are received or attempts to obtain outside reports. Consult reports are received within ninety (90) days of the patient's appointment. OR Attempts to obtain reports will occur within thirty (30) days of the date of the referral. • Copy of the completed referral log/ or tracking process is attached.	

CAP COMPLETION SIGNATURE PAGE.

have completed the corrective action plan for the Ref		ffirm each ate of Review)
Corrective action has been implemented as indicated of	on the attached Corrective Action Plan.	
Physician/Designee Signature	Printed Name and Title	Date
Please Return Completed CAP And this signature sheet. via U.S. Mail or FAX to:	Inland Empire Health Plan	
The state of the s	Quality Management Department	
	Attention: QM Coordinator	
	P.O. Box 1800, Rancho Cucamonga, CA 91729-1800	
	Fax: (909) 890-5746 Attention: QM Coordinator	

Date of Review:	Referi	Referral Audit 1st CAP Notification Letter					
Health Plan Performing Evaluation:							
Reviewer's Name/Title (Print):			Reviewer's signature/7	Γitle:			
Facility Name: PCP Name(s			3):			# of Referrals Reviewed:	
Address:			Contact Person and Ti	tle:			
Telephone:	Fax:		- 1				
Referral Audit Score:	Date	CAP Due:			Date of Re-ass	sessment:	
have received and reviewed copies of the about the properties of the about the corrective action that may be required. I useview date, may result in the exclusion of this racking log or process used to track referrals. For assistance of the copies of th	nderstand that failure to facility and the associated	correct any of the no d provider(s) from the r	or the referral audit. I agree to ted deficiencies within the roster. The completed CAP	required 30 must inclu	0 calendar day ti Ide evidence of c	me period from the	
Physician/Designee Signatur		Printed	Name and Title			ate	
Please Return Completed CAP v		Quality Manag P.O. Box 1800,	Health Plan ement Department Rancho Cucamonga, CA 5746 Attention: QM C				



INLAND EMPIRE HEALTH PLAN SERVICE REQUEST FORM FOR SKILLED NURSING FACILITIES

REQUEST URGENCY (PLEASE SELECT ONE)						
Standard Requ	uest					
Expedited Rec	Request (requires justification documented below or will revert to Standard)					
☐ Mem	nber's life is in serious jeopardy					
☐ Mem	nber's health is in serious jeopardy					
☐ Mem	nber's ability to regain maximum function is in serious jeopardy					
☐ Mem	☐ Member discharging within 24 hours					
REQUEST INFORMATION						
Request Date:	Requested By:					
Requesting Provider:						
Phone:	Fax:					
Member Name:	DOB:					
IEHP Member ID:	Expected Discharge:					
REQUESTED SERVICES						
	PLEASE SUBMIT ONLY ONE (1) SERVICE REQUEST PER FORM					
Requested Service:						
CPT/Procedu	re Code(s): Please contact Provider office to obtain correct procedure codes					
CPT #1:	CPT #4:					
CPT #2:	CPT #5:					
CPT #3:	CPT #6:					
ICD/Diag	nosis Code(s): Please provide diagnosis codes pertaining to this request					
ICD #1:	ICD #2:					
	SERVICING PROVIDER INFORMATION					
Provider Name:	NPI:					
Provider Address:						
Phone:	Fax:					
Contact Person:	Confirmed? Yes No					
	***** FORM REQUIREMENTS *****					
	Complete Service Request Form in its entirety.					
Attacl	n clinical notes, signed MD orders, and supporting documents.					
Fax Servi	ce Request Form and supporting all documents to (909) 912-1045.					
Please Note: request will be delayed if any required information is missing.						



SPECIALTY OFFICE SERVICE AUTHORIZATION SETS

These procedures are to be performed in the office only. Specialty referral includes consult and up to two (2) follow-up visits unless otherwise noted and may include:

<u>Procedure</u>	CPT Code
Allergy - Skin Testing for 80 or Fewer Tests	95004 up to 65
CARD – EKG (Adult & Peds)	93000
CARD – Routine Stress Treadmill (Adult)	93015
CARD – Holter Monitor (Adult & Peds)	93235
CARD – Echocardiogram (Peds only)	93303 or 93307 + 93320 +
	93325
DERM – Punch Biopsy	11100
DERM – Cryotherapy of Lesions	17000, 17003, 17110
DERM – Excision of Nail & Nail Matrix	11750
NEVE C FERGO 1 1	0.701 (0.7010
NEURO - EEG Standard	95816 or 95819
ENDO – Urinalysis	81003 or 82948
ENDO – Glucose/Blood	82947
ENDO – Fine Needle Aspiration of Thyroid	10021-10022
21/20 Time Hoodie Hispiration of Hispirat	10021 10022
ENT – Tympanogram	92567
ENT – Pure Tone Audiogram	92557, 92582
ENT – Cerumen Removal	69210
ENT – Nasal Cauterization Treatment of Epistaxis	30901,30905
(Anterior or Posterior)	
ENT – Nasal Endoscopy	31231, 31238
ENT – Removal of Foreign Body Ear or Nose	69200, 30300
ENT – Streptococcus A Screen	87880
Gastroenterology – Flex Sigmoidoscopy	45330
GYN – Urine Pregnancy Test	81025
GYN – Depo-Provera	X6051
GYN – Abnormal Pap Follow-Ups and:	99213-99215 (X 3)

P.O. Box 1800, Rancho Cucamonga, CA 91729-1800 Tel (909) 890-2000 Fax (909) 890-2003 Visit our web site at: www.iehp.org

<u>Procedure</u>	CPT Code
Colposcopy with Biopsy	57452 or 57454-455, 57460
Endometrial Biopsy	58100, 58558
LEEP	57460
Hematology - Bone Marrow Bx and/or Aspiration	38220, 38221
Hematology – Blood Smears	85007-85008
Nephrology – Urinalysis	81000-81003
Orthopedics – Total Fracture Care (Watch for CCS) X 6 mos.	By site of injury
	By date of service
Orthopedics – X-Rays, in office simple extremity	73000-73140
Orthopedics – Casting, Splints	
Orthopedics – DME (boot, shoe, crutches)	
Orthopedics – Joint aspiration	20600-20615
Orthopedics – Trigger point injections	
Injection of Tendon & Ligament	20550-20553
Injection of Bursa	20600, 20605, 20610
Podiatry – Matrixectomy	11750
Podiatry – Debridement of Nails	11720-11721
Pulmonary – Spirometry	94010, 94060
Pulmonary – Blood Gases	82800-82810
Radiology - Mammogram	77067
- Breast Ultrasound @ radiologist suggestion	76645
- Cone View	77067
	,,,,,,
Rheumatology – T.P Injection	20552
Rheumatology – Injection of Tendon & Ligament	20550-20553
Rheumatology – Joint Aspiration	20600-20615
Surgery – Breast Biopsy	77031
Surgery – I & D of Cutaneous Abscess	10060-10061
Urology – Urinalysis	81000-81003
Urology - Cystoscopy	52000



Standing Referral and Extended Access Referral to Specialty Care

Date of Request											
IPA or Medical G	IPA or Medical Group						Phone :	No.			
Primary Care Pro	vider's (PCP) N	lame								
Phone No.						Fax N	lo.				
Requesting Provide	ler's Nan	ne									
Phone No.						Fax N	lo.				
Other Insurance											
Member Name							Memb	er ID			
Phone No.					DOB			G	ender	□ M	□F
Address											
City					State			Zip Co	de		
Referred to (Phys	ician Nar	ne)						Special	ty		
Phone Number						Fax N	lo.				
Primary Diagnosi	S				ICD-10			Code			
Secondary Diagno	osis						ICD-10 Code				
When was the dia	gnosis fir	st mad	e?								
How many times l	nas the pa	atient b	een seen	by the Sp	ecialist i	n the pa	ast year	?			
				TITIONE				N			
# of Visits p	er		(Please attach or comp # of Visits			# of Visits		# of Visits			
3 Months			per 6 N	Ionths		per 9 Months		hs		per 12 Mo	nths
Briefly describe what is anticipated from each visit:											
, and the second											

IMPORTANT

- Additional information regarding the treatment plan may be requested from the Specialist, if necessary. If so, decision will be made within three (3) business days of receipt of the information.
- Authorization remains valid only if the Member is eligible.
- Payment is contingent upon the Member's eligibility at the time the service was rendered.

Type of Request	Decision	Notification Timeframes
Standard Initial Organization Determination (Pre- Service) - If No Extension Requested or Needed	As soon as medically indicated, Determinations must be made five (5) business days from the Plan or Delegate's receipt of information reasonably necessary to make the determination, and no later thanwithin a maximum—of fourteen (14) calendar days after receipt of request from when the request was received. The Plan or Delegate may not extend the deadlines for integrated organization determinations.	Provider: The written notification must be sent to the Provider within 24 hours of the decision, not to exceed 14 calendar days after receipt of the request. Member: The written notification must be sent to the Member within two (2) business days of the decision, As soon as medically indicated not to exceed fourteen (14) calendar days after the receipt of the request. Please ensure there is time allotted to incorporate mailroom processes.
Standard Initial Organization Determination (Pre- Service) —If Extension Requested or Needed	May extend up to fourteen (14) calendar days. Extension is allowed only if the Member or Provider requests or the organization justifies that: The extension is in interest of the Member (for example, the receipt of additional medical evidence from non contracted providers may change a decision to deny); There is a need for additional information where: There is a reasonable likelihood that receipt of such information would lead to approval of the request, if received; and Such outstanding information is reasonably expected to be received within fourteen (14) calendar days. Note: Extensions must not be used to pend organization determinations while waiting for medical records from contracted providers.	■ Use the MA Extension: Standard & Expedited to notify member and provider of an extension. ■ Give notice in writing within fourteen (14) calendar days of receipt of request. The extension notice must include: □ The reasons for the delay; □ The right to file an expedited grievance (oral or written) if they disagree with the decision to grant an extension. Please ensure there is time allotted to incorporate mailroom processes Note: The Health Plan must respond to an expedited grievance within twenty four (24) hours of receipt. Decision Notification After an Extension: ■ Must occur no later than expiration of extension. Use the IDN also known as Notice of Denial of Medical Coverage template for written notification of denial decision.
Expedited Initial Organization Determination - If Expedited Criteria are not met	Promptly decide whether to expedite – determine if: 1) Applying the standard timeframe could seriously jeopardize the life or health of the member or the	If request is not deemed to be expedited, give the member prompt (within seventy-two (72) hours) oral notice of the denial of expedited status including the member's rights followed by written notice within three (3) calendar days of the oral notice.

Type of Request	Decision	Notification Timeframes
	member's ability to regain maximum function, or 2) If a physician (contracted or noncontracted) is requesting an expedited decision (oral or written) or is supporting a member's request for an expedited decision. If submitted as expedited but determined not to be expedited, then standard initial organization determination timeframe applies: Automatically transfer the request to the standard timeframe. The fourteen (14) day period begins with the day the request was received for an expedited determination.	 Use the MA Expedited Criteria Not Met template to provide written notice. The written notice must include: Explain that the Health Plan will automatically transfer and process the request using the fivefourteen (514)-business day timeframe for standard determinations; Inform the member of the right to file an expedited grievance if he/she disagrees with the organization's decision not to expedite the determination. Inform the member of the right to resubmit a request for an expedited determination and that if the member gets any physician's support indicating that applying the standard timeframe for making determinations could seriously jeopardize the life or health of the member, or the member's ability to regain maximum function, the request will be expedited automatically; and Provide instructions about the expedited grievance process and its timeframes.

Type of Request	Decision	Notification Timeframes
Expedited Initial Organization Determination (Pre- Service)	Determinations must be made as expeditiously as the Member's health condition requires. As soon as medically necessary, within seventy twono later than (72) hours from when	Provider: The written notification must be sent to the Provider within 24 hours of the decision, not to exceed 72 hours from when the request was received.
- If No Extension Requested or Needed (See footnote) ¹	the Plan or Delegate received the request after receipt of request (includes weekends & holidays). The Plan or Delegate may not extend	Member: The written notification must be sent to the Member Within seventy two (no later than 72) hours after receipt of from when the request was received.
	The Plan or Delegate may not extend the deadlines for integrated organization determinations.	 Approvals Oral or written notice must be given to member and provider within seventy-two (72) hours of receipt of request. Document date and time oral notice is given. If written notice only is given, it must be received by member and provider within seventy-two (72) hours of receipt of request. Denials When oral notice is given, it must occur within seventy-two (72) hours of receipt of request and must be followed by written notice within three (3) calendar days of the oral notice. Document date and time of oral notice. If only written notice is given, it must be received by member and provider within seventy-two (72) hours of receipt of request. Use Integrated Denial Notice (IDN)Coverage Decision Letter – 30 Day Appeal template for written notification of a denial decision.
Expedited Initial Organization Determination - If Extension Requested or Needed	May extend up to fourteen (14) calendar days.	Use the MA Extension: Standard & Expedited template to notify member and provider of an extension.

⁴ Note: Health Plans may have referral requirements that may impact timelines. When processing expedited requests, groups must factor in the time it may take to refer the request to the health plan in the total seventy two (72) hours to ensure that expedited requests are handled timely.

Type of Request	Decision	Notification Timeframes
	Extension is allowed only if Member or the Provider requests or the organization justifies that: The extension is in the interest of the Member (for example, the receipt of additional medical evidence from non contracted providers may change a decision to deny); There is a need for additional information where: There is a reasonable likelihood that receipt of such information would lead to approval of the request, if received; and Such outstanding information is reasonably expected to be received within fourteen (14) calendar days. Note: Extensions must not be used to pend organization determinations while waiting for medical records from contracted providers. When requesting additional information from non contracted providers, the organization must make an attempt to obtain the information within twenty four (24) hours of receipt of the request. This attempt may be verbal, fax or electronic. The Extension Notice may be used to satisfy this requirement if it is delivered within twenty four (24) hours (e.g., fax or e mail to provider). The attempt must be documented in the request file (e.g., copy of e mail, confirmation of fax, or date/time of verbal request). Documentation of the attempt within twenty four (24) hours does not replace the requirement to send the written Extension Notice within seventy two (72) hours if requested information is not received timely.	Give notice in writing, within seventy two (72) hours of receipt of request. The extension notice must include: The reasons for the delay; The right to file an expedited grievance (oral or written) if they disagree with the decision to grant an extension. Note: The Health Plan must respond to an expedited grievance within twenty four (24) hours of receipt. Pecision Notification After an Extension: Approvals Oral or written notice must be given to member and provider no later than upon expiration of extension. Document date and time oral notice is given. If written notice only is given, it must be received by member and provider no later than upon expiration of the extension. Penials When oral notice is given, it must occur no later than upon expiration of extension and must be followed by written notice within three (3) calendar days of the oral notice. Document date and time of oral notice. If only written notice is given, it must be received by member and provider no later than upon expiration of extension. Use Integrated Denial Notice (IDN) template for written notification of a denial decision.

Type of Request	Decision	Notification Timeframes
Standard Initial Determination for Part B Drugs	Determinations must be made as expeditiously as the Member's health condition requires, no later than Seventy two (72) hours from when the Plan or Delegate received the request (including weekends and holidays). after receipt of a Standard request. No Extensions The Plan or Delegate may not extend the deadlines for integrated organization determinations.	Provider: The written notification must be sent to the Provider within 24 hours of the decision, not to exceed 72 hours from when the request was received. Member: The written notification must be sent to the Member no later than 72 hours from when the request was received. Favorable, Partially Favorable or Adverse Decision: - Provide written notification to the Member and Provider of the decision as expeditiously as the Member's health condition requires, but no later than seventy-two (72) hours (including weekends and holidays) after receipt of a Standard request. - If the plan initially provides verbal notification of its decision, it must deliver written confirmation of its decision within three (3) calendar days of the verbal notification. - Use Integrated Denial Notice (IDN)Coverage Decision Letter—Part B - 7 Day Appeal Drugs-template for written notification of a denial decision.

Type of Request	Decision	Notification Timeframes
Expedited Initial Determination for Part B Drugs	Determinations must be made as expeditiously as the Member's health condition requires, no later than Twenty four (24) hours from when the Plan or Delegate received the request (including weekends and holidays) after receipt of an Expedited request. No Extensions The Plan or Delegate may not extend the deadlines for integrated organizational decisions.	Provider: The written notification must be sent to the Provider within 24 hours of the decision, not to exceed 24 hours from when the request was received. Member: The written notification to the Member must be sent no later than 24 hours from when the request was received. Favorable, Partially Favorable or Adverse Decision: Provide written notification to the Member and Provider of the decision as expeditiously as the Member's health condition requires, but no later than twenty-four (24) hours (including weekends and holidays) after receipt of an Expedited request. If the plan initially provides verbal notification of its decision, it may deliver written confirmation of its decision within three (3) calendar days of the verbal notification. Use Integrated Denial Notice (IDN)Coverage Decision Letter—Part B—7 Day Appeal Drugs template for written notification of a denial decision.

Type of Request	Decision	Important Message from Medicare	Detailed Notice of Discharge (DND)
Hospital Discharge Appeal Notices (Concurrent)	Attending physician must concur with discharge decision from inpatient hospital to any other level of care or care setting. Continue coverage of inpatient care until physician concurrence obtained. Hospitals are responsible for valid delivery of the revised Important Message from Medicare (IM): 1) within two (2) calendar days of admission to a hospital inpatient setting. 2) not more than two (2) calendar days prior to discharge from a hospital inpatient setting. Health Plans or delegates are responsible for delivery of the Detailed Notice of Discharge (DND) when a member Member appeals a discharge decision. DND must be delivered as soon as possible but no later than noon of the day after notification by the QIO (Quality Improvement Organization).	(IM) Hospitals must issue the IM within two (2) calendar days of admission, obtain the signature of the member Member or their authorized representative and provide a copy of the IM at that time. Hospitals must issue a follow up IM not more than two (2) calendar days prior to discharge from an inpatient hospital. NOTE: Follow up copy of IM is not required: If initial delivery and signing of the IM took place within two (2) calendar days of discharge. When member Member is being transferred from inpatient to inpatient hospital setting. For exhaustion of Part A days, when applicable. If IM is given on day of discharge due to unexpected physician order for discharge, member Member must be given adequate time (at least several hours) to consider their right to request a QIO review.	Upon notification by the QIO that a member Member or their authorized representative has requested an appeal, the Health Plan or delegate must issue the DND to both the member Member and QIO as soon as possible but no later than noon of the day after notification by the QIO. The DND must include: A detailed explanation of why services are either no longer reasonable and necessary or are no longer covered. A description of any applicable Medicare coverage rules, instructions, or other Medicare policy, including information about how the member Member may obtain a copy of the Medicare policy from the MA organization. Any applicable Medicare health plan policy, contract provision, or rationale upon which the discharge determination was based. Facts specific to the member Member and relevant to the coverage determination sufficient to advise the member Member of the applicability of the coverage rule or policy to the member's case. Any other information required by CMS.

Type of Request	Decision	Important Message from Medicare (IM)	Detailed Notice of Discharge (DND)
Termination of Provider Services: Skilled Nursing Facility (SNF) Home Health Agency (HHA) Comprehensive Outpatient Rehabilitation Facility (CORF) NOTE: This process does not apply to SNF Exhaustion of Benefits (100 day limit).	The Health Plan or delegate is responsible for making the decision to end services no later than two (2) calendar days or two (2) visits before coverage ends: Discharge from SNF, HHA or CORF services OR A determination that such services are no longer medically necessary	The SNF, HHA or CORF is responsible for delivery of the NOMNC to the member Member or their authorized representative. The NOMNC must be delivered no later than two (2) calendar days or two (2) visits prior to the proposed termination of services and must include: member Member name, delivery date, date that coverage of services ends, and QIO contact information. The NOMNC may be delivered earlier if the date that coverage will end is known. If expected length of stay or service is two (2) days or less, give notice on admission. Note: Check with Health Plan or delegate for delegated responsibility, as a Health Plan or delegate may choose to deliver the NOMNC instead of the provider.	Upon notification by the Quality Improvement Organization (QIO) that a member Member or authorized representative has requested an appeal: The Health Plan or delegate must issue the DENC to both the QIO and member Member no later than close of business of the day the QIO notifies the Health Plan of the appeal.