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STATE MANDATED REGULATORY REQUIREMENTS

Arkansas
Arizona
Florida
Georgia
Illinois
Indiana
Kansas
Louisiana
Michigan
Missouri
Mississippi
North Carolina
New Hampshire
Nevada
Ohio
Pennsylvania
South Carolina
Texas
Wisconsin

August 30, 2018
WELCOME

Welcome to Ambetter from Superior HealthPlan (Ambetter). Thank you for participating in our network of physicians, hospitals, and other healthcare professionals. Centene shares your dedication to improving the health of our community. We focus on building strong, long-term partnerships with providers—so you can depend on us now and in the future.

We help you provide seamless care to your patients by offering a variety of plans to keep them covered as they experience life and economic changes, and Ambetter is our product offered on the Health Insurance Marketplace.

Ambetter offers complete care and valuable services to your patients who qualify for coverage on the Health Insurance Marketplace. The Health Insurance Marketplace was designed to deliver coverage to those who cannot get health insurance through an employer or Medicaid, and offer healthcare savings, or subsidies, to those who are eligible. Subsidies help keep your patients’ healthcare costs low and allow us to ensure that you get the payment you deserve.

With Ambetter, your patients will be able to get better, more affordable coverage. We give your patients access to complete care, a 24/7 Nurse Advice Line, a rewards program to help members pay for their out-of-pocket costs and much more.
HOW TO USE THIS PROVIDER MANUAL

Ambetter is committed to assisting its provider community by supporting their efforts to deliver well-coordinated and appropriate health care to our members. Ambetter is also committed to disseminating comprehensive and timely information to its providers through this Provider Manual (“Manual”) regarding Ambetter’s operations, policies, and procedures. Updates to this Manual will be posted on our website at Ambetter.SuperiorHealthPlan.com. Additionally, providers may be notified via bulletins and notices posted on the website and potentially on Explanation of Payment notices. Providers may contact our Provider Services Department at 1-877-687-1196 to request that a copy of this Manual be mailed to you. In accordance with the Participating Provider Agreement, providers are required to comply with the provisions of this Manual. Ambetter routinely monitors compliance with the various requirements in this Manual and may initiate corrective action, including denial or reduction in payment, suspension, or termination if there is a failure to comply with any requirements of this Manual.

Vision and Dental –

Dental benefits and coverage are specifically documented in the Dental Provider Manual, available for contracted providers by logging in through Envolve Dental’s secure website (https://pwp.envolvedental.com).
NONDISCRIMINATION OF HEALTH CARE SERVICE DELIVERY

Ambetter complies with the guidance set forth in the final rule for Section 1557 of the Affordable Care Act, which includes notification of nondiscrimination and instructions for accessing language services in all significant Member materials, physical locations that serve our Members.

All Providers who join the Ambetter Provider network must also comply with the provisions and guidance set forth by the Department of Health and Human Services (HHS) and the Office for Civil Rights (OCR).

Ambetter requires Providers to deliver services to Ambetter members without regard to race, color, national origin, age, disability or sex. Providers must not discriminate against members based on their payment status and cannot refuse to serve based on varying policy and practices and other criteria for the collecting of member financial responsibility from Ambetter members.
KEY CONTACTS AND IMPORTANT PHONE NUMBERS

The following table includes several important telephone and fax numbers available to providers and their office staff. When calling, it is helpful to have the following information available:

1. The Provider’s NPI Number
2. The Practice Tax ID Number
3. The Member’s ID Number

<table>
<thead>
<tr>
<th>HEALTH PLAN INFORMATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Website</td>
</tr>
<tr>
<td>Health Plan Address</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Phone Numbers</th>
<th>Phone</th>
<th>TTY/TDD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Provider Services</td>
<td>1-800-964-2777</td>
<td>1-800-735-2989</td>
</tr>
<tr>
<td>Member Services</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Medical Management Inpatient and Outpatient Prior Authorization</td>
<td>1-855-537-3447</td>
<td></td>
</tr>
<tr>
<td>Concurrent Review/Clinical Information</td>
<td>1-800-380-6650</td>
<td></td>
</tr>
<tr>
<td>Admissions/Census Reports/Facesheets</td>
<td>1-866-838-7615</td>
<td></td>
</tr>
<tr>
<td>Care Management</td>
<td>1-800-732-7562</td>
<td></td>
</tr>
<tr>
<td>Behavioral Health Prior Authorization</td>
<td>1-844-307-4442</td>
<td></td>
</tr>
<tr>
<td>24/7 Nurse Advice Line</td>
<td>1-877-687-1196 (TTY/TDD - 1-800-735-2989)</td>
<td></td>
</tr>
<tr>
<td>Pharmacy Solution</td>
<td>1-866-399-0929</td>
<td></td>
</tr>
<tr>
<td>Advanced Imaging (MRI, CT, PET) (NIA)</td>
<td>NA</td>
<td></td>
</tr>
<tr>
<td>Cardiac Imaging (NIA)</td>
<td>NA</td>
<td></td>
</tr>
<tr>
<td>Envolve Vision</td>
<td>NA</td>
<td></td>
</tr>
<tr>
<td>Envolve Dental</td>
<td>PWP.EnvolveDental.com</td>
<td></td>
</tr>
<tr>
<td>Interpreter Services</td>
<td>NA</td>
<td></td>
</tr>
<tr>
<td>To report suspected fraud, waste and abuse</td>
<td>1-866-685-8664</td>
<td></td>
</tr>
<tr>
<td>EDI Claims assistance</td>
<td>1-800-225-2573 ext. 6075525</td>
<td>e-mail: <a href="mailto:EDIBA@centene.com">EDIBA@centene.com</a></td>
</tr>
</tbody>
</table>

August 30, 2018
SECURE PROVIDER PORTAL

Ambetter offers a robust Secure Provider Portal with functionality that is critical to serving members and to ease administration for the Ambetter product for providers. The Portal can be accessed at Provider.SuperiorHealthPlan.com.

Functionality

- All users of the Secure Provider Portal must complete a registration process.
- Once registered, providers may:
  - Check eligibility and view member roster;
  - View the specific benefits for a member;
  - View members remaining yearly deductible and amounts applied to plan maximums;
  - View the status of all claims that have been submitted regardless of how submitted;
  - Update provider demographic information (address, office hours, etc.);
  - For primary care providers, view and print patient lists. The patient list will indicate the member’s name, id number, date of birth, care gaps, disease management enrollment, and product in which they are enrolled;
  - Submit authorizations and view the status of authorizations that have been submitted for members;
  - View, submit, copy and correct claims;
  - Submit batch claims via an 837 file;
  - View and download explanations of payment (EOP);
  - View gaps in care specific to a member, including preventive care or services needed for chronic conditions; and
  - Send and receive secure messages with Ambetter staff.
  - Access to provider analytic tools.

Manage Account access allows you to perform functions as an account manager such as adding portal accounts needed in your office, and managing permission access for those accounts.

Disclaimer

Providers agree that all health information, including that related to patient conditions, medical utilization and pharmacy utilization, available through the portal or any other means, will be used exclusively for patient care and other related purposes as permitted by the HIPAA Privacy Rule.
CREDENTIALING AND RECRECREDENTIALING

The credentialing and recredentialing process exists to verify that participating practitioners and providers meet the criteria established by Ambetter, as well as applicable government regulations and standards of accrediting agencies.

If a practitioner/provider already participates with Superior HealthPlan in the Medicaid or a Medicare product, the practitioner/provider will NOT be separately credentialed for the Ambetter product.

Notice: In order to maintain a current practitioner/provider profile, practitioners/providers are required to notify Ambetter of any relevant changes to their credentialing information in a timely manner but in no event later than 10 days from the date of the change.

Whether standardized credentialing form is utilized or a practitioner has registered his/her credentialing information on the Council for Affordable Quality Health (CAQH) website, the following information must be on file:

- Signed attestation as to correctness and completeness, history of license, clinical privileges, disciplinary actions, and felony convictions, lack of current illegal substance use and alcohol abuse, mental and physical competence, and ability to perform essential functions with or without accommodation;
- Completed ownership and control disclosure form;
- Current malpractice insurance policy face sheet, which includes insured dates and the amounts of coverage;
- Current controlled substance registration certificate, if applicable;
- Current drug enforcement administration (DEA) registration certificate for each state in which the practitioner will see Ambetter members;
- Completed and signed w-9 form;
- Current educational commission for foreign medical graduates (ECFMG) certificate, if applicable;
- Current unrestricted medical license to practice or other state license;
- Current specialty board certification certificate, if applicable;
- Curriculum vitae listing, at minimum, a 5 year work history if work history is not completed on the application with no unexplained gaps of employment over 6 months for initial applicants;
- Signed and dated release of information form not older than 120 days; and
- Current clinical laboratory improvement amendments (CLIA) certificate, if applicable.

Ambetter will primary source verify the following information submitted for credentialing and recredentialing:

- License through appropriate licensing agency;
- Board certification, or residency training, or professional education, where applicable;
- Malpractice claims and license agency actions through the national practitioner data bank (NPDB);
- Federal sanction activity, including Medicare/Medicaid services (OIG-Office of Inspector General).

For providers (hospitals and ancillary facilities), a completed Facility/Provider – Initial and Recredentialing Application and all supporting documentation as identified in the application must be received with the signed, completed application.

Once the application is completed, the Credentials Committee will usually render a decision on acceptance following its next regularly scheduled meeting in accordance to state and federal regulations.

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Practitioners/Providers must be credentialed prior to accepting or treating members. Primary care providers cannot accept member assignments until they are fully credentialed.

**Credentials Committee**

The Credentials Committee, including the Medical Director or his/her physician designee, has the responsibility to establish and adopt necessary criteria for participation, termination, and direction of the credentialing procedures. Committee meetings are typically held at least monthly and more often as deemed necessary. Failure of an applicant to adequately respond to a request for missing or expired information may result in termination of the application process prior to committee decision.

**Recredentialing**

Ambetter conducts practitioner/provider recredentialing at least every 36 months from the date of the initial credentialing decision or most recent recredentialing decision. The purpose of this process is to identify any changes in the practitioner’s/provider’s licensure, sanctions, certification, competence, or health status which may affect the practitioner’s/provider’s ability to perform services under the contract. This process includes all practitioners, facilities, and ancillary providers previously credentialed and currently participating in the network.

In between credentialing cycles, Ambetter conducts provider performance monitoring activities on all network practitioners/providers. Ambetter reviews monthly reports released by both Federal and State entities to identify any network practitioners/providers who have been newly sanctioned or excluded from participation in Medicare or Medicaid. Ambetter also reviews member complaints/grievances against providers on an ongoing basis.

A provider’s agreement may be terminated if at any time it is determined by the Ambetter Credentials Committee that credentialing requirements or standards are no longer being met.

**Practitioner Right to Review and Correct Information**

All practitioners participating within the network have the right to review information obtained by Ambetter to evaluate their credentialing and/or recredentialing application. This includes information obtained from any outside primary source such as the National Practitioner Data Bank, CAQH, malpractice insurance carriers, and state licensing agencies. This does not allow a provider to review references, personal recommendations, or other information that is peer review protected.

Practitioners have the right to correct any erroneous information submitted by another party (other than references, personal recommendations, or other information that is peer review protected) in the event the provider believes any of the information used in the credentialing or recredentialing process to be incorrect or should any information gathered as part of the primary source verification process differ from that submitted by the practitioner. Ambetter will inform providers in cases where information obtained from primary sources varies from information provided by the practitioner. To request release of such information, a written request must be submitted to the Credentialing Department. Upon receipt of this information, the practitioner will have 30 days of the initial notification to provide a written explanation detailing the error or the difference in information to the Credentials Committee.

The Ambetter Credentials Committee will then include this information as part of the credentialing or recredentialing process.

Ambetter  
Attn: Credentialing Department  
Credentialing@SuperiorHealthPlan.com  
Phone: 1-800-820-5686  
Fax: 1-866-702-4831  

August 30, 2018
Practitioner Right to Be Informed of Application Status

All practitioners who have submitted an application to join have the right to be informed of the status of their application upon request. To obtain application status, the practitioner should contact the Credentialing Department at Credentialing@SuperiorHealthPlan.com.

Practitioner Right to Appeal or Reconsideration of Adverse Credentialing Decisions

Applicants who are existing providers and who are declined continued participation due to adverse credentialing determinations (for reasons such as appropriateness of care or liability claims issues) have the right to request an appeal of the decision. Requests for an appeal must be made in writing within 30 days of the date of the notice.

New applicants who are declined participation may request a reconsideration within 30 days from the date of the notice. All written requests should include additional supporting documentation in favor of the applicant’s appeal or reconsideration for participation in the network. Reconsiderations will be reviewed by the Credentials Committee at the next regularly scheduled meeting and/or no later than 60 days from the receipt of the additional documentation in accordance with state and federal regulations.

Written requests to appeal or reconsideration of adverse credentialing decisions should be sent to:

Ambetter
Atttn: Credentialing Department
Credentialing@SuperiorHealthPlan.com
Phone: 1-800-820-5686
Fax: 1-866-702-4831

Network Termination

A provider may terminate from the Ambetter network in accordance with the provider’s Participation Agreement. Refer to your Ambetter contract for written notification time frames and/or contact the Provider Services department. All termination requests must be received in writing. Please include the TIN, NPI, termination date and the reason for the termination. Your Account Manager can help you facilitate a termination.
PROVIDER ADMINISTRATION AND ROLE OF THE PROVIDER

Provider Types That May Serve As PCPs

Providers who may serve as primary care providers (PCPs) include Family Medicine, Family Medicine-Adolescent Medicine, Family Medicine-Geriatric Medicine, Family Medicine-Adult Medicine, General Practice, Pediatrics, Pediatrics-Adolescent Medicine, Internal Medicine, Internal Medicine-Adolescent Medicine, Internal Medicine-Geriatric Medicine, Obstetrics and Gynecology, Gynecology, Physician Assistants, and Nurse Practitioners that practice under the supervision of the above specialties.

The PCP may practice in a solo or group setting or at a Federally Qualified Health Center (FQHC), Rural Health Center (RHC), Department of Health Clinic, or similar outpatient clinic. With prior written approval, Ambetter may allow a specialist provider to serve as a PCP for members with special health care needs, multiple disabilities, or with acute or chronic conditions as long as the specialist is willing to perform the responsibilities of a PCP as outlined in this Manual.

Members with chronic, disabling, or life threatening illnesses may apply to utilize a non-primary care physician specialist as a PCP. The request must include a certification by the non-primary care physician specialist of the medical need for the enrollee to utilize the non-primary care specialist as a PCP, a signed statement by the non-primary care specialist that he or she is willing to accept responsibility for the coordination of all the member's health care needs, and the member's signature. The non-primary care physician must meet Ambetter's requirements for PCP participation, including credentialing. Ambetter will approve or deny the request within 30 days of receiving the request, if the request is denied the written notification will outline the reasons for the denial of the request. A member may appeal the decision through Ambetter’s complaint and appeal process. If approved, the designation of a non-primary care physician specialist as the member's PCP will not be applied retroactively or reduce the amount of compensation owed to the original PCP for the services provided before the date of the new designation.

Member Panel Capacity

All PCPs have the right to state the number of members they are willing to accept into their panel. Ambetter does not and is not permitted to guarantee that any provider will receive a certain number of members.

The PCP to member ratio shall not exceed the following limits:

<table>
<thead>
<tr>
<th>Practitioner Type</th>
<th>Ratio</th>
</tr>
</thead>
<tbody>
<tr>
<td>General/Family Practitioners</td>
<td>1 per 2,500 members</td>
</tr>
<tr>
<td>Pediatricians</td>
<td>1 per 2,500 members</td>
</tr>
<tr>
<td>Internists</td>
<td>1 per 2,500 members</td>
</tr>
</tbody>
</table>

If a PCP has reached the capacity limit for his/her practice and wants to make a change to his/her open panel status, the PCP must notify Ambetter 30 days in advance of their inability to accept additional members. Notification can be in writing or by calling the Provider Services Department at 1-877-687-1196. A PCP must not refuse new members for addition to his/her panel unless the PCP has reached his/her specified capacity limit.

In no event will any established patient who becomes a member be considered a new patient. Providers must not intentionally segregate members from fair treatment and covered services provided to other non-members.

Member Selection or Assignment of PCP

August 30, 2018
Ambetter members will be directed to select a participating Primary Care Provider at the time of enrollment. In the event an Ambetter member does not make a PCP choice, Ambetter will usually assign the member a PCP based on:

1. **A previous relationship with a PCP.** If a member has not designated a PCP within the first 30 to 60 days of being enrolled in Ambetter, Ambetter will review and assign the member to the most recent PCP who has submitted claims for the member within the last 90 days.

2. **Geographic proximity of PCP to member residence.** The auto-assignment logic is designed to select a PCP for whom the members will not travel more than the required access standards.

3. **Appropriate PCP type.** The algorithm will use age, gender, and other criteria to identify an appropriate match, such as children assigned to pediatricians.

4. **Existing Family Relationship.** If a member's family member on the same policy has an existing PCP, Ambetter will review and assign the member to the same PCP if the provider qualifies as an appropriate match.

Pregnant women should be encouraged to select a pediatrician or other appropriate PCP for their newborn baby before the beginning of the last trimester of pregnancy. In the event the pregnant member does not select a PCP, Ambetter will auto-assign 1 for her newborn.

The member may change his or her PCP at any time with the change becoming effective no later than the beginning of the month following the member’s request for change. Members are advised to contact the Member Services Department at 1-877-687-1196 for further information.

### Withdrawing from Caring for a Member

Providers may withdraw from caring for a member. Upon reasonable notice and after stabilization of the member’s condition, the provider must send a certified letter to Ambetter Member Services detailing the intent to withdraw care. The letter must include information on the transfer of medical records as well as emergency and interim care.

### PCP Coordination of Care to Specialists

When medically necessary care is needed beyond the scope of what the PCP can provide, PCPs are encouraged to initiate and coordinate the care members receive from specialist providers. *Paper referrals are not required by Ambetter, however they may be required by provider receiving the referral.*

In accordance with federal and state law, providers are prohibited from making referrals for designated health services to healthcare providers with which the provider, the member, or a member of the provider’s family or the member’s family has a financial relationship.

### Specialist Provider Responsibilities

Specialist providers should communicate with the PCP regarding a member’s treatment plan and referrals to other specialists. This allows the PCP to better coordinate the member’s care and ensures that the PCP is aware of the additional service request.

To ensure continuity and coordination of care for the member, every specialist provider must:

- Maintain contact and open communication with the member’s referring PCP;
- Obtain required authorization from the Medical Management Department, if applicable, before providing services;
- Coordinate the member’s care with the referring PCP;
• Provide the referring PCP with consultation reports and other appropriate patient records within 5 business
days of receipt of such reports or test results;
• Be available for or provide on-call coverage through another source 24 hours a day for management of
member care;
• Allow Ambetter to use practitioner and/or provider performance data
• Maintain the confidentiality of patient medical information/records; and
• Actively participate in and cooperate with all quality initiatives and programs.

Appointment Availability and Wait Times

Ambetter follows the accessibility and appointment wait time requirements set forth by applicable regulatory and
accrediting agencies. Ambetter monitors participating provider compliance with these standards at least annually.
Results of appointment standards will be used to ensure adequate appointment availability and access to care and
to reduce inappropriate emergency room utilization. The table below depicts the appointment availability for
members:

<table>
<thead>
<tr>
<th>Appointment Type</th>
<th>Access Standard</th>
</tr>
</thead>
<tbody>
<tr>
<td>PCPs – Routine visits</td>
<td>Within 21 days of request</td>
</tr>
<tr>
<td>Behavioral Health – Routine visits</td>
<td>10 business days/ 14 calendar days</td>
</tr>
<tr>
<td>Specialist</td>
<td>Within 21 days of request</td>
</tr>
<tr>
<td>Urgent Care Providers</td>
<td>Within 24 hours</td>
</tr>
<tr>
<td>Behavioral Health Urgent Care</td>
<td>Within 24 hours</td>
</tr>
<tr>
<td>Emergency Providers</td>
<td>Immediately</td>
</tr>
<tr>
<td>Behavioral Health Non-Life Threatening</td>
<td>Within 6 hours</td>
</tr>
<tr>
<td>Emergency</td>
<td></td>
</tr>
</tbody>
</table>

Wait Time Standards for All Provider Types:

It is recommended that office wait times do not exceed 15 minutes before an Ambetter member is taken to the
exam room.

Travel Distance and Access Standards

Ambetter offers a comprehensive network of PCPs, Specialist Physicians, Hospitals, Behavioral Health Care
Providers, Diagnostic and Ancillary Services Providers to ensure every member has access to Covered Services.

The travel distance and access standards that Ambetter utilizes to monitor its network adequacy are in line with
both state and federal regulations. For the standard specific to your specialty and county, please reach out to your
Provider Services Department.

Providers must offer and provide Ambetter members appointments and wait times comparable to that offered and
provided to other commercial members. If there is a failure to comply with this requirement, Ambetter may initiate
corrective action, including suspension or termination

August 30, 2018
Covering Providers

PCPs and specialist providers must arrange for coverage with another provider during scheduled or unscheduled time off. The provider who engaged the covering provider must ensure that the covering physician has agreed to be compensated in accordance with the Ambetter fee schedule in such provider’s agreement.

Provider Phone Call Protocol

PCPs and specialist providers must:

- Answer the member’s telephone inquiries on a timely basis;
- Schedule appointments in accordance with appointment standards and guidelines set forth in this manual;
- Schedule a series of appointments and follow-up appointments as appropriate for the member and in accordance with accepted practices for timely occurrence of follow-up appointments for all patients;
- Identify and, when possible, reschedule cancelled and no-show appointments;
- Identify special member needs while scheduling an appointment (e.g., wheelchair and interpretive linguistic needs, non-compliant individuals, or persons with cognitive impairments);
- Schedule continuous availability and accessibility of professional, allied, and supportive personnel to provide covered services within normal office hours;
- Have protocols in place to provide coverage in the event of a provider’s absence; and
- Document after-hours calls in a written format in either the member’s medical record or an after-hours call log and then transfer to the member’s medical record.

Note: If after-hours urgent or emergent care is needed, the PCP, specialist provider, or his/her designee should contact the urgent care center or emergency department in order to notify the facility of the patient’s impending arrival. Ambetter does not require prior-authorization for emergent care.

Ambetter will monitor appointment and after-hours availability on an on-going basis through its Quality Assessment and Performance Improvement (QAPI).

Provider Data Updates and Validation

Ambetter believes that providing easy access to care for our members is extremely important. When information (for instance address, office hours, specialties, phone number, hospital affiliations, etc.) about your practice, your locations, or your practitioners changes, it is your responsibility to provide timely updates to Ambetter. Ambetter will ensure that our systems are updated quickly to provide the most current information to our members.

Additionally, Ambetter, and our contracted vendors, perform regular audits of our provider directories. CMS may also be auditing provider directories throughout the year, and you may be contacted by them as well. Please be sure to notify your office staff so that they may route these inquiries appropriately.

24-Hour Access to Providers

PCPs and specialist providers are required to maintain sufficient access to needed health care services on an ongoing basis and must ensure that such services are accessible to members as needed 24 hours a day, 365 days a year as follows:

- A provider’s office phone must be answered during normal business hours; and
• A member must be able to access his/her provider after normal business hours and on weekends; this may be accomplished through the following:
  o A covering physician;
  o An answering service;
  o A triage service or voicemail message that provides a second phone number that is answered; or
  o If the provider’s practice includes a high population of Spanish speaking members, it is recommended that the message be recorded in both English and Spanish.

• Examples of unacceptable after-hours coverage include, but are not limited to:
  • Calls received after-hours are answered by a recording telling callers to leave a message;
  • Calls received after-hours are answered by a recording directing patients to go to an emergency room for any services needed; or
  • Not returning calls or responding to messages left by patients after-hours within 30 minutes.

The selected method of 24-hour coverage chosen by the provider must connect the caller to someone who can render a clinical decision or reach the PCP or specialist provider for a clinical decision. Whenever possible, PCP, specialist providers, or covering professional must return the call within 30 minutes of the initial contact. After-hours coverage must be accessible using the medical office’s daytime telephone number.

Ambetter will monitor provider’s compliance with this provision through scheduled and unscheduled visits and audits conducted by Ambetter staff.

**Hospital Responsibilities**

Ambetter has established a comprehensive network of hospitals to provide services to members. Hospital services and hospital-based providers must be qualified to provide services under the program. All services must be provided in accordance with applicable state and federal laws and regulations and adhere to the requirements set forth by accrediting agencies, if any, and Ambetter.

Hospitals must:

• Notify the PCP no later than the close of the next business day after the member’s emergency room visit, if not sooner;
• Obtain authorizations for all inpatient and selected outpatient services listed in the Pre-Auth Needed tool available at [SuperiorHealthPlan.com](http:// SuperiorHealthPlan.com), except for emergency stabilization services;
• Notify the Medical Management Department of all admissions via the ER within 1 business day;
• Notify the Medical Management Department of all newborn deliveries within 1 day of the delivery; notification may occur by our Secure Provider Portal, fax, or by phone; and
• Adhere to the standards included in the **Timeframes for Prior Authorization Requests and Notifications** table in the Medical Management section of this manual.
Overview

There are many factors that determine in which plan an Ambetter member will be enrolled. The plans vary based on the individual liability limits or cost share expenses for the member. The phrase “Metal Tiers” is used to categorize these limits.

Under the Affordable Care Act (ACA), the Metal Tiers include Platinum, Gold, Silver, and Bronze. Essential Health Benefits (EHBs) are the same for every plan within a state. (Note: Not all metal tiers are offered by Ambetter.) This means that every health plan offered in the state will cover the comprehensive benefits as outlined in the Affordable Care Act.

The EHBs outlined in the Affordable Care Act are as follows:

- Preventive and wellness services and chronic disease management
- Maternity and newborn care
- Pediatric services including, dental* and vision care
- Outpatient or ambulatory services
- Laboratory services
- Rehabilitative and habilitative services and devices
- Hospitalization
- Emergency services
- Mental health and substance use services, both inpatient and outpatient
- Prescription drugs

*Pediatric dental services may be separately provided through a stand-alone dental plan that is certified by the Marketplace.

Ambetter covers services described in the Summary of Benefits and Evidence of Coverage (EOC) document for each Ambetter plan type. If there are questions as to a covered service or required prior authorization, please contact Ambetter Provider Services at 1-877-687-1196. Detailed information about benefits and services can be found in the current year EOC available at Ambetter.SuperiorHealthPlan.com on the “Our Plans” page.

Each plan offered on the Health Insurance Marketplace will be categorized within 1 of these “Metal Tiers.” The tiers are based on the amount of member liability. For example, generally at a gold level a member will pay higher premiums, but will have lower out of pocket costs, like copayments. Below is a basic depiction of how the cost levels are determined within each plan.
Our products are marketed under the following names:

<table>
<thead>
<tr>
<th>Metal Tier</th>
<th>Marketing Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gold</td>
<td>Ambetter Secure Care</td>
</tr>
<tr>
<td>Silver</td>
<td>Ambetter Balanced Care</td>
</tr>
<tr>
<td>Bronze</td>
<td>Ambetter Essential Care</td>
</tr>
</tbody>
</table>

**Additional Benefit Information**

Ambetter has a variety of PPO, HMO, and EPO benefit plan offerings based on geographic location. Depending on the benefit plan and any subsidies that the Member may receive, plans can contain copayments, coinsurance amounts and deductibles (cost shares). Review the “Verifying Member Benefits, Eligibility, and Cost Shares” section of this Manual to determine if the Ambetter Member has an HMO, EPO, or PPO plan.

**PPO**

To receive the highest level of benefits with the lowest cost share amounts, members who are enrolled with Ambetter PPO plans are incented to utilize in-network participating providers. If a member receives care from an out-of-network provider, they can be balance billed for additional charges above what has been reimbursed from the health plan. Members and providers can identify participating providers by visiting our website at Ambetter.SuperiorHealthPlan.com and clicking on Find-A-Provider.

**HMO and EPO**

Members who are enrolled in Ambetter HMO and EPO plans must utilize in-network participating providers. Members and Providers can identify participating providers by visiting our website at Ambetter.SuperiorHealthPlan.com and clicking on Find-A-Provider. When an out-of-network provider is utilized, except in the case of emergency services, the member will be 100% responsible for all charges.

**Integrated Deductible Products**

Some Ambetter products contain an integrated deductible, meaning that the medical and prescription deductible are combined. In such plans, generally:

- A member will pay the deductible first, once the deductible is reached then the member will pay coinsurance amounts until he/she reaches the maximum out of pocket expenses for his/her particular plan.
- Copayments can be collected before and after the deductible is met, depending on the plan design.
- The cost of a service that can count towards the integrated deductible may include, but is not limited to: medical, physician, hospital, essential health benefit services, including pediatric vision, mental health services and pharmacy benefits.
- Claims information including the accumulators will be displayed on the Secure Provider Portal.

Non-Integrated Deductible Products

Some Ambetter products contain a non-integrated deductible, meaning that the medical and prescription drug deductible are separate.

Maximum Out of Pocket Expenses

All Ambetter benefit plans contain a maximum out of pocket expense. The maximum out of pocket expense is the highest total amount that must be paid by the member towards the cost of his/her health care (excluding premium payments). Maximum out of pocket costs are addressed in the Member's Evidence of Coverage, available through Ambetter.SuperiorHealthPlan.com on the “Our Health Plans” page. Below are some rules regarding maximum out of pocket expenses:

- Copayments can be collected before and after the deductible is met and will apply towards the maximum out of pocket expenses.
- Only medical costs/claims may be applied to the maximum out of pocket expenses. (For those benefit plans that contain adult vision and dental coverage, these expenses would not count towards the maximum out of pocket expenses.)
- Most out of pocket costs (i.e., copayments and coinsurance amounts) apply to the maximum out of pocket expenses. Note: As mentioned previously, premium payments are excluded from the maximum out of pocket expenses.

Free Visits

There are certain plans where the first 3 office visits are free. That is, these visits will not be subject to member cost shares (copayments, coinsurance amounts or deductible).

- These 3 free office visits only apply to the evaluation and management (E and M) codes provided by a Primary Care Provider, Other Practitioner or Mental Health/Substance Use Disorder Provider.
- Preventive care visits are not included in the free visits. Note: In accordance with the ACA, preventive care is covered at 100% by Ambetter.
- The Secure Provider Portal at Provider.SuperiorHealthPlan.com has functionality to “accumulate or count” free visits. It is imperative that providers always verify eligibility and benefits.

Covered Services

Please visit the Ambetter website for information on services, the member’s coverage status and other information about obtaining services. Please refer to our website and the “Medical Management & Prior Authorization” section of this manual for more information about clinical determination and prior authorization procedures.

Benefit Limits

In general, most benefit limits for services and procedures follow state and federal guidelines. Benefits limited to a certain number of visits per year are based on a calendar year (January through December). Please check to be sure the member has not already exhausted benefit limits before providing services by checking our Provider Portal or calling Ambetter Member and Provider Services.

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Preventive Services

In accordance with the Affordable Care Act, all preventive services are covered at 100%. That is, there is no member cost share (copayment, coinsurance amount or deductible) applied to preventive health services.

Preventive procedures include but are not limited to:
- Perinatal/Prenatal Care for pregnant women
- Screening for infants up to 24 months old
- Screening for children and adolescents 2-18 years old
- Screening for adults 19-64 years old
- Care for adults 65 years and older
- Immunization schedules for children and adolescents
- Immunization schedules for adults

Diagnostic services/treatment or services deemed as Medically Necessary to correct or improve defects, physical or mental illnesses and other conditions discovered during a preventive screening/test must be provided or arranged for either directly or through referrals. For any condition discovered during the preventive screening examination or screening test which requires further diagnostic study or treatment provided within the Member’s Covered Benefit Services, the member may have additional out of pocket cost share responsibility, if the coverage falls outside of the realm of preventive services.

For a listing of services that are covered at 100% and associated benefits, please visit Ambetter.SuperiorHealthPlan.com.

Adding a Newborn or an Adopted Child

Coverage applicable for children will be provided for a newborn child or adopted child of an Ambetter member or for a member’s covered family member from the moment of birth or moment of placement if the newborn is enrolled timely as specified in the member’s Evidence of Coverage.

Non-Covered Services

Please refer to the member Evidence of Coverage for a listing of non-covered (excluded) services.
**VERIFYING MEMBER BENEFITS, ELIGIBILITY AND COST SHARES**

**Importance of Verifying Benefits, Eligibility and Cost Shares**

Providers are responsible for verifying member eligibility and covered services. It is imperative that providers verify benefits, eligibility, and cost shares each time an Ambetter member is scheduled to receive care. In the event a member receives care during which time they are not considered eligible the member shall be held liable for the cost of Covered Services received during the grace period, as well as any unpaid premium. Claims will not be paid if it is determined the member is not eligible for dates of service.

**Benefit Design**

As mentioned previously in the Benefits section of this Manual, Ambetter offers various products and benefit designs. In order to accurately collect member cost shares (coinsurance amounts, copayments and deductibles), you must know the applicable benefit design. A member’s cost-sharing level is based on the member’s health plan. You can collect the copayment amounts from the member at the time of service. The Secure Provider Portal found at Provider.SuperiorHealthPlan.com will provide the information needed.

It is imperative that providers verify benefits, eligibility, and cost shares each time an Ambetter member is scheduled to receive services.

**Member Identification Card**

All members will receive an Ambetter member identification card.

Below is a sample member identification card. Please keep in mind that the ID card may vary due to the features of the plan selected by the member.

![Member Identification Card](image)

*(The above is a reasonable facsimile of the Member Identification Card)*

**NOTE:** Presentation of a member ID card is not a guarantee of eligibility. Providers must always verify eligibility on the same day services are required.

**Methods to Verify Benefits, Eligibility, and Cost Shares**

The preferred method is the Ambetter Secure Provider Portal found at Provider.SuperiorHealthPlan.com. Using the Portal, any registered provider can quickly check member eligibility, benefits, and cost share information. Eligibility and cost share information loaded onto this website is obtained from and reflective of all changes made within the

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last 24 hours. The eligibility search can be performed using the date of service, member name, and date of birth or the member ID number and date of birth.

When searching for eligibility on the Secure Provider Portal, you will see 1 of the following statuses:

- **Member is eligible** for services performed on this date of service.
- **Member is not eligible** for services performed on this date of service.
- Members premium payment is in delinquent status. Claims will be processed.
- Members premium payment is past due status. Claims may be denied.

<table>
<thead>
<tr>
<th>24/7 Toll Fee Interactive Voice Response (IVR) Line at 1-800-964-2777</th>
<th>The automated system will prompt you to enter the member ID number and the month of service to check eligibility.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Provider Services at 1-877-687-1196</td>
<td>If you cannot confirm a member’s eligibility using the Secure Provider Portal or the 24/7 IVR line, call Provider Services. Follow the menu prompts to speak to a Provider Services Representative to verify eligibility before rendering services. Provider Services will require the member name or member ID number and date of birth to verify eligibility.</td>
</tr>
</tbody>
</table>

**Toll-Free Interactive Voice Response (IVR)**

24/7 Toll-Free Interactive Voice Response (IVR) Line at 1-800-964-2777. The automated system will prompt you to enter the member ID number and the month of service to check eligibility.

**Provider Services**

Call Provider Services at 1-877-687-1196. Follow the menu prompts to speak to a Provider Services Representative to verify eligibility before rendering services. Provider Services will require the member name or member ID number and date of birth to verify eligibility.
Premium Grace Periods

Members who do not pay their premiums by their due date enter into a grace period. Members still have coverage during grace periods.

Members Not Receiving Advanced Premium Tax Credits (APTCs)

Members for whom Ambetter is not receiving an Advance Premium Tax Credit (APTC) will have a grace period of 30 days before coverage is terminated.

Members Receiving Advanced Premium Tax Credits (APTCs)

A provision of the Affordable Care Act requires that Ambetter allow members receiving APTCs a 3-month grace period to pay premiums before coverage is terminated.

First Month Grace Period with APTC

When providers are verifying eligibility through the Secure Provider Portal during the first month of non-payment of premium, the provider can view a message that the member is delinquent due to nonpayment of premium; however, claims may be submitted and paid during the first month of the grace period.

Second and Third Month Grace Period with APTC

During months 2 and 3 of the non-payment of premium period, the provider can view a message that the member is in a suspended status.

End of Grace Periods

If payment of all premiums due is not received from the member at the end of the grace period, the member policy will automatically terminate to the last date through which premium was paid. The member shall be held liable for the cost of Covered Services received during the grace period, as well as any unpaid premium. In no event shall the grace period extend beyond the date the member policy terminates. More discussion regarding the 3 month grace period for non-payment of premium may be found in the “Billing the Member” section of this manual.
MEDICAL MANAGEMENT

The components of the Ambetter Medical Management program are: Utilization Management, Care Management Concurrent Review, Health Management and Behavioral Health. These components will be discussed in detail below.

Utilization Management

The Ambetter Utilization Management initiatives are focused on optimizing each member’s health status, sense of well-being, productivity, and access to appropriate health care while at the same time actively managing cost trends. The Utilization Management Program’s goals are to provide covered services that are medically necessary, appropriate to the member’s condition, rendered in the appropriate setting, and meet professionally recognized standards of care. Ambetter does not reward providers, employees who perform utilization reviews or other individuals for issuing denials of authorization. Neither network inclusion nor hiring and firing practices influence the likelihood or perceived likelihood for an individual to deny or approve benefit coverage. There are no financial incentives to deny care or encourage decisions that result in underutilization. Prior authorization is the request to the Utilization Management Department for approval of certain services before the service is rendered. Authorization must be obtained prior to the delivery of certain elective and scheduled services.

Failure to obtain authorization will result in denial of coverage.

Medically Necessary

Medically Necessary means any medical service, supply, or treatment authorized by a physician to diagnose and treat a member’s illness or injury which:

- Is consistent with the symptoms or diagnosis;
- Is provided according to generally accepted medical practice standards;
- Is not custodial care;
- Is not solely for the convenience of the physician or the member;
- Is not experimental or investigational;
- Is provided in the most cost effective care facility or setting;
- Does not exceed the scope, duration, or intensity of that level of care that is needed to provide safe, adequate, and appropriate diagnosis or treatment; and
- When specifically applied to a hospital confinement, it means that the diagnosis and treatment of the medical symptoms or conditions cannot be safely provided as an outpatient.

Timeframes for Prior Authorization Requests and Notifications

The following timeframes are required of the ordering provider for prior authorization and notification:

<table>
<thead>
<tr>
<th>Service Type</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scheduled admissions</td>
<td>Prior Authorization required 5 business days prior to the scheduled admission date</td>
</tr>
<tr>
<td>Elective outpatient services</td>
<td>Prior Authorization required 5 business days prior to the elective outpatient service date</td>
</tr>
<tr>
<td>Emergent inpatient admissions</td>
<td>Notification within 1 business day</td>
</tr>
<tr>
<td>Observation – 48 hours or less</td>
<td>Notification within 1 business day for non-participating providers</td>
</tr>
</tbody>
</table>
Observation – greater than 48 hours
Requires inpatient conversion and notification within 1 business day

Maternity admissions Notification within 1 business day
Newborn admissions Notification within 1 business day
Neonatal Intensive Care Unit (NICU) admissions Notification within 1 business day
Outpatient Dialysis Notification within 1 business day
Organ transplant initial evaluation Prior Authorization required at least 30 days prior to the initial evaluation for organ transplant services.
Clinical trials services Prior Authorization required at least 30 days prior to receiving clinical trial services.

Utilization Determination Timeframes

Authorization decisions are made as expeditiously as possible. Below is a list of specific timeframes utilized by Ambetter. In some cases it may be necessary for an extension to extend the timeframe below. You will be notified if an extension is necessary. Please contact Ambetter if you would like a copy of the policy for UM timeframes.

<table>
<thead>
<tr>
<th>Type</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prospective/Urgent</td>
<td>24 hours for determination</td>
</tr>
<tr>
<td>Prospective/Non-Urgent</td>
<td>72 hours for determination</td>
</tr>
<tr>
<td>Concurrent/Urgent</td>
<td>24 hours (1 calendar day)</td>
</tr>
<tr>
<td>Concurrent/Non-Urgent</td>
<td>72 hours (3 calendar days)</td>
</tr>
<tr>
<td>Retrospective</td>
<td>30 calendar days</td>
</tr>
</tbody>
</table>

Services Requiring Prior Authorization

A list of services requiring prior authorization is available on our website at Ambetter.SuperiorHealthPlan.com. To verify a services requires prior authorization, please visit the Superior website at SuperiorHealthPlan.com and use the “Pre-Auth Needed?” tool under For Providers – Provider Resources, or call the Utilization Management Department with questions. Failure to obtain the required prior authorization or pre-certification may result in a denied claim or reduction in payment. Note: All out of network services require prior authorization, excluding emergency room services.

It is the responsibility of the facility in coordination with the rendering practitioner to ensure that an authorization has been obtained for all inpatient and selected outpatient services, except for emergency stabilization services. All inpatient admissions require notification and authorization.

Any anesthesiology, pathology, radiology, or hospitalist services related to a procedure or hospital stay requiring a pre-authorization will be considered and will not require a separate pre-authorization.

Services related to an authorization denial will result in denial of all associated claims.

Procedure for Requesting Prior Authorizations

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Medical

Secure Provider Portal
The preferred method for submitting authorizations is through the Secure Provider Portal at Provider.SuperiorHealthPlan.com. The provider must be a registered user on the Secure Provider Portal. If a provider is already registered for the Secure Provider Portal for 1 of our other products, that registration will grant the provider access to Ambetter. If the provider is not already a registered user on the Secure Provider Portal and needs assistance or training on submitting prior authorizations, the provider should contact his or her dedicated Provider Partnership Manager. Other methods of submitting the prior authorization requests are as follows:

Phone
- Phone the Medical Management department Monday to Friday between 6:00 AM and 6:00 PM Central Standard Time (CST) at 1-877-687-1196. For Saturday to Sunday and legal holidays between 9:00 AM to 12:00 PM CST. Our 24/7 Nurse Advice line can assist with urgent authorizations after normal business hours.

Fax
- Fax prior authorization requests utilizing the prior authorization fax forms posted on the Ambetter website at Ambetter.SuperiorHealthPlan.com. Please note: faxes will not be monitored after hours and will be responded to on the next business day. Please contact our 24/7 Nurse Advice Line at 1-877-687-1196 for after hour urgent admissions, inpatient notifications or requests.

Behavioral Health

Phone
- Phone the Behavioral Health Medical Management Department at 1-844-259-3934. For Urgent Authorization call 1-844-842-2537. Our 24/7 Nurse Advice line can assist with urgent authorizations after normal business hours.

Fax
- Fax prior authorization requests utilizing the Prior Authorization fax forms posted on the Ambetter website at https://www.SuperiorHealthPlan.com/providers/resources/behavioral-health.html. Please note: faxes will not be monitored after hours and will be responded to on the next business day.

Medical and Behavioral Health
The requesting or rendering provider must provide the following information to request authorization (regardless of the method utilized):

- Member’s name, date of birth and ID number;
- Provider’s Tax ID, NPI number, taxonomy code, name, and telephone number;
- Facility name if the request is for an inpatient admission or outpatient facility services;
- Provider location if the request is for an ambulatory or office procedure;
- The procedure code(s); Note: If the procedure codes submitted at the time of authorization differ from the services actually performed, it is required within 72 hours or prior to the time the claim is submitted that you phone Medical Management at 1-877-687-1196 to update the authorization; otherwise, this may result in claim denials;
- Relevant clinical information (e.g. Past/proposed treatment plan, surgical procedure, and diagnostic procedures to support the appropriateness and level of service proposed);
• Admission date or proposed surgery date if the request is for a surgical procedure;
• Discharge plans;

Advanced Imaging

As part of a continued commitment to further improve advanced imaging and radiology services, Ambetter is using National Imaging Associates (NIA) to provide prior authorization services and utilization management for advanced imaging and radiology services. NIA focuses on radiation awareness designed to assist providers in managing imaging services in the safest and most effective way possible.

Prior authorization is required for the following outpatient radiology procedures:

- CT / CTA/CCTA,
- MRI/MRA, and
- PET.

Key Provisions:

- Emergency room, observation, and inpatient imaging procedures do not require authorization;
- It is the responsibility of the ordering physician to obtain authorization; and
- Providers rendering the above services should verify that the necessary authorization has been obtained; failure to do so may result in denial of all or a portion of the claim.

Cardiac Imaging

Ambetter utilizes NIA to assist with the management of cardiac imaging benefits, including cardiac imaging, assessment, and interventional procedures.

National Imaging Associates Authorizations

NIA provides an interactive website (www.RadMD.com) which should be used to obtain on-line authorizations. For urgent authorization requests please call 1-877-687-1196, and follow the prompt for radiology authorizations. For more information call our Provider Services department.

Pharmacy

The pharmacy benefits for Ambetter members vary based on the plan benefits. Information regarding the member’s pharmacy coverage can best be found via our Secure Provider Portal. Additional resources available on the website include the Ambetter Preferred Drug List, the Envolve Pharmacy Solutions (Pharmacy Benefit Manager) Provider Manual, and Medication Request/Exception Request forms.

The Ambetter formulary is designed to assist contracted healthcare prescribers with selecting the most clinically and cost-effective medications available. The formulary provides instruction on the following:

- Which drugs are covered, including restrictions, prior authorization requirements, and limitations;
- The pharmacy management program requirements and procedures;
- An explanation of limits and quotas;
- How prescribing providers can make an exception request; and
- How Ambetter conducts generic substitution, therapeutic interchange, and step-therapy.

The Ambetter formulary does not:

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- Require or prohibit the prescribing or dispensing of any medication;
- Substitute for the professional judgment of the physician or pharmacist; and
- Relieve the physician or pharmacist of any obligation to the member.

The Ambetter formulary will be approved initially by the Ambetter Pharmacy and Therapeutics Committee (P&T), led by the Pharmacist and Medical Director, with support from community-based primary care providers and specialists. Once established, the Preferred Drug List will be maintained by the P & T Committee, through quarterly meetings, to ensure Ambetter members receive the most appropriate medications. The Ambetter formulary contains those medications that the P & T Committee has chosen based on their safety and effectiveness. If a physician feels that a certain medication merits addition to the list, the formulary Change Request policy can be used as a method to address the request. The Ambetter P & T Committee reviews the request, along with supporting clinical data, to determine if the drug meets the safety and efficacy standards established by the Committee. Copies of the formulary are available on the Superior website, SuperiorHealthPlan.com. Providers may also call Provider Services for hard copies of the formulary.

Envolve Pharmacy Solutions is simplifying the prescriber process with a streamlined Prior Authorization (PA) process that can be accessed online through: CoverMyMeds. CoverMyMeds automates drug prior authorizations for any medication and allows prescribers to begin the PA process electronically. This site can be accessed at https://pharmacy.envolvehealth.com/pharmacists.html under the “CoverMyMeds” link.

Prior Authorization decisions are made as expeditiously as possible. Specific timeframes vary by State law but will not exceed the following:

<table>
<thead>
<tr>
<th>Type</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>Formulary or Step-Therapy Exception Requests (ACA mandate – applies to all states)</td>
<td>24 hours urgent 72 hours non-urgent</td>
</tr>
<tr>
<td>All Other Prior Authorizations</td>
<td>72 hours urgent 5 calendar days non-urgent</td>
</tr>
</tbody>
</table>

Please contact Ambetter if you would like a copy of your State’s regulated turnaround time.

**Second Opinion**

Members or a healthcare professional with the member’s consent may request and receive a second opinion from a qualified professional within the Ambetter network. If there is not an appropriate provider to render the second opinion within the network, the member may obtain the second opinion from an out of network provider only upon receiving a prior authorization from the Ambetter Utilization Management Department.

**Women’s Health Care**

Ambetter is committed to the promotion of the lifelong benefits of preventive care. Female members may see a network provider, who is contracted with Ambetter to provide women’s health care services directly, without prior authorization for:

- Medically necessary maternity care;
- Preventive care (well care) and general examinations particular to women;
- Gynecological care; and
- Follow-up visits for the above services.

If the member’s women’s health care provider diagnoses a condition that requires a prior authorization to other specialists or hospitalization, prior authorization must be obtained in accordance with Ambetter’s prior authorization requirements.

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Retrospective Review

Retrospective review is an initial review of services after services have been provided to a member. This may occur when authorization or timely notification to Ambetter was not obtained due to extenuating circumstances (i.e. member was unconscious at presentation, member did not have his/her Ambetter ID card or otherwise indicated other coverage, services authorized by another payer who subsequently determined member was not eligible at the time of service). Requests for retrospective review must be submitted promptly.

Emergency Care

Emergency care means medical services provided after the sudden or unexpected onset of a medical condition manifesting itself by acute symptoms, including injury caused by an accident, which are severe enough that the lack of immediate medical attention could reasonably be expected to result in any of the following:

- The patient’s life or health would be placed in serious jeopardy;
- Vital bodily functions would be seriously impaired; and
- There would be serious and permanent dysfunction of a bodily organ or part.

Utilization Review Criteria

Utilization management decision-making is based on appropriateness of care and service and the existence of coverage. Ambetter does not offer financial incentives or reward providers or other individuals for issuing denials of authorizations.

Ambetter has adopted the following utilization review criteria to determine whether services are medically necessary services for purposes of plan benefits:

<table>
<thead>
<tr>
<th>Medical Services</th>
<th>InterQual® Adult, Clinical Policies and Pediatric Guidelines</th>
</tr>
</thead>
<tbody>
<tr>
<td>Behavioral Health Services</td>
<td>InterQual Adult and Geriatric Psychiatry and InterQual Child and Adolescent Psychiatry Guidelines</td>
</tr>
<tr>
<td>High Tech Imaging</td>
<td>Internally developed criteria by National Imaging Associates (NIA). Criteria developed by representatives in the disciplines of radiology, internal medicine, nursing and cardiology. The criteria are available at <a href="http://www.RadMD.com">www.RadMD.com</a>.</td>
</tr>
<tr>
<td>Substance Use Disorder Services</td>
<td>Based upon the American Society for Addiction Medicine (ASAM) Patient Placement Criteria. The criteria are available at <a href="http://www.asam.org">www.asam.org</a>.</td>
</tr>
</tbody>
</table>

Ambetter's Medical Director, or other health care professionals who have appropriate clinical expertise in treating the member’s condition or disease, review all potential adverse determinations and will make a decision in accordance with currently accepted medical or health care practices, taking into account special circumstances of each case that may require deviation from InterQual® or other criteria as mentioned above. Providers may obtain the criteria used to make a specific adverse determination by contacting the Medical Management department at 1-877-687-1196. Providers have the opportunity to discuss any adverse decisions with an Ambetter physician or other appropriate reviewer at the time of the notification to the requesting provider of an adverse determination. The Medical Director may be contacted by calling Ambetter at 1-877-687-1196 and asking for the Medical Director. An Ambetter Care Manager may also coordinate communication between the Medical Director and the requesting provider.

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Care Management and Concurrent Review

Concurrent Review

The Ambetter Medical Management Department will concurrently review the treatment and status of all members who are inpatient through contact with the hospital’s Utilization and Discharge Planning Departments and when necessary, the member’s attending physician. An inpatient stay will be reviewed as indicated by the member’s diagnosis and response to treatment. The review will include evaluation of the member’s current status, proposed plan of care, discharge plans, and subsequent diagnostic testing or procedures.

Care Management

Integrated Care Management is a collaborative process which assesses plans, implements, coordinates, monitors, and evaluates options and services to meet an individual’s medical and behavioral health needs, using communication and available resources to promote quality, cost effective outcomes. Service/Care Coordination and Care Management is member-centered, goal-oriented, culturally relevant, and logically managed processes to help ensure that a member receives needed services in a supportive, effective, efficient, timely, and cost-effective manner.

Ambetter’s Care Management teams support physicians by tracking compliance with the Care Management plan and facilitating communication between the PCP, member, managing physician, and the Care Management team. The Care Manager also facilitates referrals and links to community providers, such as local health departments and school-based clinics. The managing physician maintains responsibility for the member’s ongoing care needs. The Ambetter Care Manager will contact the PCP and/or managing physician if the member is not following the plan of care or requires additional services.

Ambetter will provide individual Care Management services for members who have high risk, high-cost, complex, or catastrophic medical and/or behavioral health conditions. The Ambetter Care Manager will work with all involved providers to coordinate care and provide referral assistance and other care coordination as required. The Ambetter Care Manager may also assist with a member’s transition to other care, as indicated, when Ambetter benefits end.

Start Smart for Your Baby® (Start Smart) is a Care Management program available to women who are pregnant or who have just had a baby. Start Smart is a comprehensive program that covers all phases of the pregnancy, postpartum, and newborn periods. The program includes mailed educational materials for newly identified pregnant members and new mothers after delivery.

Telephonic Care Management by Registered Nurses, behavioral care management by behavioral health clinicians/Registered Nurses, and Social Services Specialists as well as Marketplace Coordinators is available. Ambetter’s Care Managers work with the member to create a customizable and integrated plan of care in order to promote healthcare as well as adherence to Care Management plans. Care Managers will coordinate with physicians, as needed, in order to develop and maintain a plan of care to meet the needs of all involved.

All Ambetter members with identified needs are assessed for Care Management enrollment. Members with needs may be identified via clinical rounds, referrals from other Ambetter staff members, via hospital census, via direct referral from Providers, via self-referral, or referral from other health professionals.

Care Management Process

Ambetter’s Care Management for high risk, complex, or catastrophic conditions contains the following key elements:

- Conduct Health Risk Screenings to identify members who potentially meet the criteria for Care Management.
• Assess the member’s risk factors to determine the need for Care Management.
• Notify the member and his/her PCP of the member’s enrollment in Ambetter’s Care Management program.
• Develop and implement a treatment plan that accommodates the specific cultural and linguistic needs of the member.
• Establish treatment objectives and monitor outcomes.
• Refer and assist the member in enduring timely access to providers.
• Coordinate medical, behavioral health, residential, social, and other support services.
• Monitor care/services.
• Revise the treatment plan as necessary.
• Assess the member’s satisfaction with Complex Care Management services.
• Track plan outcomes.
• Follow-up post discharge from Care Management.
• Providers are asked to contact the Medical Management Department to refer a member identified in need of Care Management intervention.

Health Management

Health management is the concept of reducing health care costs and improving quality of life for individuals with a chronic condition through ongoing integrated care. Health management supports the physician or practitioner/patient relationship and plan of care; it emphasizes prevention of exacerbations and complications using evidence-based practice guidelines and patient empowerment strategies, and evaluates clinical, humanistic, and economic outcomes on an ongoing basis with the goal of improving overall health.

Condition Specific Disease Management Programs

Members in condition specific disease management programs are identified, screened, and managed as documented in the individual programs’ policies and procedures. The Plan’s Disease Management Programs may include, but are not limited to:

• Asthma
• Diabetes
• Coronary Artery Disease
• Hypertension
• Hyperlipidemia
• Smoking Cessation
• Low Back Pain
• Tobacco

To refer a member for Care or Health Management call:

Care or Health Management
1-877-687-1196

Ambetter’s Member Wellbeing Survey

August 30, 2018
Ambetter members are requested to complete a Wellbeing Survey upon enrollment with us. Ambetter utilizes the information to better understand the member’s health care needs in order to provide customized, educational information and services specific to their needs. Ambetter members can login to their secure online account at Member.AmbetterHealth.com to complete their Wellbeing survey or they can call our Member Services at 1-877-687-1196.

**Ambetter’s My Health Pays Member Rewards Program**

Our My Health Pays™ rewards program gives your patients the opportunity to earn rewards dollars for taking charge of their health. This program provides incentives when your patients take advantage of their preventive care benefits by helping them earn reward dollars. When your patients take an active role in their healthcare, you can help them experience healthier outcomes.

Your patients earn My Health Pays™ rewards by completing healthy behaviors. These include:

- Completing their Member Wellbeing Survey, which verifies demographic information and health information;
- Getting their annual wellness exam; and
- Receiving their flu vaccine in the fall.
- Plus many more! Visit our website for more information.
- These rewards are automatically added to a Visa® Prepaid Card or My Health Pays™ rewards card. Your patients can redeem their rewards to help offset costs such as:
  - Doctor copays*  
  - Deductibles
  - Coinsurance
  - Monthly premium payments
  - Other spend options are available to our members. Visit our website for more information.
  - *My Health Pays™ rewards cannot be used for pharmacy copays.
- Together we can help your patients take advantage of their preventive services and earn rewards.
- Visa® Prepaid Card is issued by The Bancorp Bank pursuant to a license from Visa U.S.A. Inc. The Bancorp Bank; Member FDIC. Card cannot be used everywhere Visa debit cards are accepted. See Cardholder Agreement for complete usage restrictions.
CLAIMS

The appropriate Center for Medicare and Medicaid Services (CMS) billing form is required for paper and electronic data interchange (EDI) claim submissions. The appropriate CMS billing forms usage are CMS 1450 for facilities and CMS 1500 for professionals. In general, Ambetter follows the CMS billing requirements for paper, (EDI), and secure web-submitted claims. Ambetter is required by state and federal regulations to capture specific data regarding services rendered to its members. The provider must adhere to all billing requirements in order to ensure timely processing of claims and to avoid unnecessary upfront rejections or denials. Reimbursement Policy can be viewed on our website and in the Appendix VIII of this Manual.

Verification Procedures

All claims filed with Ambetter are subject to verification procedures. These include, but are not limited to, verification of the following:

- All required fields are completed on an original CMS 1500 Claim Form, CMS 1450 (UB-04) Claim Form, EDI electronic claim format, or claims submitted on our Secure Provider Portal, individually or batch.
- All claim submissions will be subject to 5010 validation procedures based on CMS Industry Standards.
- Member ID and date of birth combination must exactly match a participating Ambetter member.
- Claims must contain the CLIA number when CLIA waived or CLIA certified services are provided. Paper claims must include the CLIA certification in Box 23 when CLIA waived or CLIA certified services are billed. For EDI submitted claims, the CLIA certification number must be placed in: X12N 837 (5010 HIPAA version) loop 2300 (single submission) REF segment with X4 qualifier or X12N 837 (5010 HIPAA version) loop 2400 REF segment with X4 qualifier, (both laboratory services for which CLIA certification is required and non-CLIA covered laboratory tests).
- Taxonomy codes are required. Please see further details in this Manual for taxonomy requirements.
- All Diagnosis, Procedure, Modifier, Location (Place of Service), Revenue, Type of Admission, and Source of Admission Codes are valid for:
  - Date of Service
  - Provider Type and/or provider specialty billing
  - Age and/or sex for the date of service billed
  - Bill type
- All Diagnosis Codes are to their highest number of digits available.
- National Drug Code (NDC) is billed in the appropriate field on all claim forms when applicable. This includes the quantity and type. Type is limited to the list below:
  - F2 – International Unit
  - GR – Gram
  - ME – Milligram
  - ML – Milliliter
  - UN – Unit
- Principal diagnosis billed reflects an allowed principal diagnosis as defined in the volume of ICD-10-CM for the date of service billed.
  - For a CMS 1500 Claim Form, this criteria looks at all procedure codes billed and the diagnosis they are pointing to. If a procedure points to the diagnosis as primary, and that code is not valid as a primary diagnosis code, that service line will deny.
All inpatient facilities are required to submit a Present on Admission (POA) Indicator. Claims will be denied (or rejected) if the POA indicator is missing. Please reference the CMS Billing Guidelines regarding POA for more information and for excluded facility types. Valid 5010 POA codes are:

- **N** – No
- **U** – Unknown
- **W** – Not Applicable
- **Y** – Yes

- Member is eligible for services under Ambetter during the time period in which services were provided.
- Services were provided by a participating provider, or if provided by an “out of network” provider, authorization has been received to provide services to the eligible member. (Excludes services by an “out of network” provider for an emergency medical condition; however, authorization requirements apply for post-stabilization services.)
- An authorization has been given for services that require prior authorization by Ambetter.
- Third party coverage has been clearly identified and appropriate COB information has been included with the claim submission.

Claims eligible for payment must meet the following requirements:

- The member is effective on the date of service.
- The service provided is a covered benefit under the member’s contract on the date of service, and prior authorization processes were followed.
- Payment for services is contingent upon compliance with referral and prior authorization policies and procedures, as well as the billing guidelines outlined in the guide.

**Clean Claim Definition**

A **clean claim** means a claim for payment of health care expenses that is submitted on a CMS 1500 or a UB04 claim form, in a format required by the Health Insurance Portability and Accountability Act of 1996 (HIPAA) with all required fields completed in accordance with Ambetter’s published claim filing requirements.

**Non-Clean Claim Definition**

A clean claim shall not include a claim:

- Non-clean or unclean claim definition- is an incomplete claim, that could contain invalid or missing data elements, a claim that has been suspended in order to get more information from the provider, or a claim that requires “manual intervention/processing”

**Upfront Rejections vs. Denials**

**Upfront Rejection**

An upfront rejection is defined as an **unclean claim** that contains invalid or missing data elements required for acceptance of the claim into the claim processing system. These data elements are identified in the **Companion Guide** located in Appendix IX of this manual. A list of common upfront rejections can be located in Appendix I of this manual. Upfront rejections will not enter our claims adjudication system, so there will not be an Explanation of Payment (EOP) for these claims. The provider will receive a **letter** or a **rejection** report if the claim was submitted electronically. If a claim is rejected, the identified issue must be corrected and the claim resubmitted as an original claim.

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**Denial**

If all edits pass and the claim is accepted, it will then be entered into the system for processing. A denial is defined as a claim that has passed edits and is entered into the system, however has been billed with invalid or inappropriate information causing the claim to deny. An EOP will be sent that includes the denial reason. A list of common delays and denials can be found listed below with explanations in Appendix II.

**Timely Filing**

<table>
<thead>
<tr>
<th>Initial Claims</th>
<th>Reconsiderations or Claim Dispute/Appeals</th>
<th>Coordination of Benefits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calendar Days</td>
<td>Calendar Days</td>
<td>Calendar Days</td>
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<tr>
<td>Par</td>
<td>Non-Par</td>
<td>Par</td>
</tr>
<tr>
<td>95 days</td>
<td>95 days</td>
<td>120 days</td>
</tr>
<tr>
<td>Non-Par</td>
<td>120 days</td>
<td></td>
</tr>
</tbody>
</table>

- **Initial Claims and Claims Dispute/Appeals** - Days are calculated from the Date of Service to the date received by Ambetter or from the EOP date. For observation and inpatient stays, the date is calculated from the date of discharge.
- **Claims Dispute/Appeals** - Days are calculated from the date of the Explanation of Payment issued by Ambetter to the date received.
- **Coordination of Benefits** - Days are calculated from the date of Explanation of Payment from the primary payers to the date received.

**Who Can File Claims?**

All providers who have rendered services for Ambetter members can file claims. It is important that providers ensure Ambetter has accurate and complete information on file. Please confirm with the Provider Services Department or your dedicated Provider Relations Representative that the following information is current in our files:

1. Provider Name (as noted on current W-9 form)
2. National Provider Identifier (NPI)
3. Group National Provider Identifier (NPI) (if applicable)
4. Tax Identification Number (TIN)
5. Taxonomy code (This is a REQUIRED field when submitting a claim)
6. Physical location address (as noted on current W-9 form)
7. Billing name and address (as noted on current W-9 form)

We recommend that providers notify Ambetter **30-60** days in advance of changes pertaining to billing information. If the billing information change affects the address to which the end of the year 1099 IRS form will be mailed, a new W-9 form will be required. Changes to a provider’s TIN and/or address are **NOT** acceptable when conveyed via a claim form or a 277 electronic file.

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Claims for billable services provided to Ambetter members must be submitted by the provider who performed the services or by the provider’s authorized billing vendor.

**Electronic Claims Submission**

Providers are encouraged to participate in Ambetter’s Electronic Claims/Encounter Filing Program through Centene. Ambetter (Centene) has the capability to receive an ANSI XS12N 837 professional, institutional, or encounter transaction. In addition, Ambetter (Centene) has the capability to generate an ANSI X12N 835 electronic remittance advice known as an Explanation of Payment (EOP). For more information on electronic filing, contact:

**Ambetter c/o Centene EDI Department**
1-800-225-2573, extension 6075525
or by e-mail: EDIBA@centene.com

Providers who bill electronically are responsible for filing claims within the same filing deadlines as providers filing paper claims. Providers who bill electronically must monitor their error reports and evidence of payments to ensure all submitted claims and encounters appear on the reports. Providers are responsible for correcting any errors and resubmitting the affiliated claims and encounters.

Ambetter has the ability to receive coordination of benefits (COB or secondary) claims electronically. Ambetter follows the 5010 X12 HIPAA Companion Guides for requirements on submission of COB data.

The Ambetter Payer ID is 68069. For a list of the clearinghouses that we currently work with, please visit our website at [https://www.superiorhealthplan.com/providers/resources/electronic-transactions.html](https://www.superiorhealthplan.com/providers/resources/electronic-transactions.html)

**Specific Data Record Requirements**

Claims transmitted electronically must contain all of the required data of the X12 5010 Companion Guides. Please contact the clearinghouse you intend to use and ask if they require additional data record requirements.

**Electronic Claim Flow Description & Important General Information**

In order to send claims electronically to Ambetter, all EDI claims must first be forwarded to 1 of Ambetter’s clearinghouses. This can be completed via a direct submission to a clearinghouse or through another EDI clearinghouse.

Once the clearinghouse receives the transmitted claims, they are validated against their proprietary specifications and plan-specific requirements. Claims not meeting the requirements are immediately rejected and sent back to the sender via a clearinghouse error report. It is very important to review this error report daily to identify any claims that were not transmitted to Ambetter. The name of this report can vary based upon the provider’s contract with his/her intermediate EDI clearinghouse. Accepted claims are passed to Ambetter, and the clearinghouse returns an acceptance report to the sender immediately.

Claims forwarded to Ambetter by a clearinghouse are validated against provider and member eligibility records. Claims that do not meet provider and/or member eligibility requirements are upfront rejected and sent back on a daily basis to the clearinghouse. The clearinghouse in turn forwards the upfront rejection back to its trading partner (the intermediate EDI clearinghouse or provider). It is very important to review this report daily. The report shows rejected claims; these claims must be reviewed and corrected timely. Claims passing eligibility requirements are then passed to the claim processing queues.

Providers are responsible for verification of EDI claims receipts. Acknowledgements for accepted or rejected claims received from the clearinghouse must be reviewed and validated against transmittal records daily.

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Since the clearinghouse returns acceptance reports directly to the sender, submitted claims not accepted by the clearinghouse are not transmitted to Ambetter.

If you would like assistance in resolving submission issues reflected on either the acceptance or claim status reports, please contact your clearinghouse or vendor Customer Service Department.

Rejected electronic claims may be resubmitted electronically once the error has been corrected. Be sure to submit the rejected claim as an original claim.

Invalid Electronic Claim Record Upfront Rejections/Denials

All claim records sent to Ambetter must first pass the clearinghouse proprietary edits and plan specific edits prior to acceptance. Claim records that do not pass these edits are invalid and will be rejected without being recognized as received by Ambetter. In these cases, the claim must be corrected and re-submitted within the required filing deadline as previously mentioned in the Timely Filing section of this manual. It is important that you review the acceptance or claim status reports received from the clearinghouse in order to identify and re-submit these claims accurately.

Questions regarding electronically submitted claims should be directed to our EDI BA Support at 1-800-225-2573 Ext. 6075525, or via e-mail at EDIBA@centene.com. If you are prompted to leave a voice mail, you will receive a return call within 24 business hours.

The full Companion Guides can be located on the Executive Office of Health and Human Services (EOHHS) on the state specific website.

Specific Ambetter Electronic Edit Requirements Executive Office

- Institutional Claims – 837lv5010 Edits
- Professional Claims – 837Pv5010 Edits

Please refer to the EDI HIPAA Version 5010 Implementation section on our website for detailed information.

Corrected EDI Claims

- CLM05-3 Required 7 or 8.
- IN 2300 Loop/REF segment is F8; Ref 02 must input original claim number assigned.
  - Failure to include the original claim number will result in upfront rejection of the adjustment (error code 76).

Exclusions

The following inpatient and outpatient claim times are excluded from EDI submission options and must be filed on paper:

- Claim records requiring supportive documentation or attachments, e.g. consent forms. (Note: COB claims can be filed electronically.).
- Medical records to support billing miscellaneous codes.
- Claims for services that are reimbursed based on purchase price e.g. custom DME, prosthetics. Provider is required to submit the invoice with the claim.
- Claims for services requiring clinical review, e.g. complicated or unusual procedure. Provider is required to submit medical records with the claim.

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- Claim for services requiring documentation and a Certificate of Medical Necessity, e.g. oxygen, motorized wheelchairs.

**Electronic Billing Inquiries**

Please direct inquiries as follows:

<table>
<thead>
<tr>
<th>Action</th>
<th>Contact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Submitting Claims through clearinghouses</td>
<td>We use Availity as our primary clearinghouse, which provides us with an extensive network of connectivity. You are free to use whatever clearinghouse you currently do as Availity maintains active connections with a large number of clearinghouses.</td>
</tr>
<tr>
<td>Ambetter Payer ID number for all clearinghouses (Medical and Behavioral Health) is 68069</td>
<td></td>
</tr>
<tr>
<td>General EDI Questions:</td>
<td>Contact EDI Support at 1-800-225-2573 Ext. 6075525 or (314) 505-6525 or via e-mail at <a href="mailto:EDIBA@centene.com">EDIBA@centene.com</a>.</td>
</tr>
<tr>
<td>Claims Transmission Report Questions:</td>
<td>Contact your clearinghouse technical support area.</td>
</tr>
<tr>
<td>Claim Transmission Questions (Has my claim been received or rejected?):</td>
<td>Contact EDI Support at 1-800-225-2573 Ext. 6075525 or via e-mail at <a href="mailto:EDIBA@centene.com">EDIBA@centene.com</a>.</td>
</tr>
<tr>
<td>Remittance Advice Questions:</td>
<td>Contact Ambetter Provider Services or the Secure Provider Portal.</td>
</tr>
<tr>
<td>Provider Payee, UPIN, Tax ID, Payment Address Changes:</td>
<td>Notify Provider Service in writing include an updated W9.</td>
</tr>
</tbody>
</table>

**Important Steps to a Successful Submission of EDI Claims:**

1. Select a clearinghouse to utilize.
2. Contact the clearinghouse regarding what data records are required.
3. Verify with Provider Services at Ambetter that the provider is set up in the Ambetter system prior to submitting EDI claims.
4. You will receive 2 reports from the clearinghouse. Always review these reports daily. The first report will be a report showing the claims that were accepted by the clearinghouse and are being transmitted to Ambetter and those claims not meeting the clearinghouse requirements. The second report will be a claim status report showing claims accepted and rejected by Ambetter. Always review the acceptance and claims stats report for rejected claims. If rejections are noted, correct and resubmit.
5. Most importantly, all claims must be submitted with providers identifying the appropriate coding. See the CMS 1500 (02/12) and CMS 1450 (UB-04) Claims Forms instructions and claim form for details.

**Online Claim Submission**

For providers who have internet access and choose not to submit claims via EDI or paper, Ambetter has made it easy and convenient to submit claims directly to Ambetter on the Secure Provider Portal at Provider.SuperiorHealthPlan.com.

You must request access to our secure site by registering for a user name and password. If you have technical support questions, please contact Provider Services.

Once you have access to the Secure Provider Portal, you may file first time claims individually or submit first time batch claims. You will also have the capability to find, view, and correct any previously processed claims. Detailed
instructions for submitting via Secure Provider Portal are also stored on our website; you must login to the secure site for access to this manual.

Paper Claim Submission

The mailing address for first time claims (for medical and behavioral health), corrected claims and requests for reconsideration:

Ambetter
Attn: Claims
P.O. Box 5010
Farmington, MO 63640-5010

The mailing address for non-claim related Complaints/Grievances and Medical Necessity Appeals is:

Ambetter
Attn: Claim Disputes
PO Box 5000
Farmington, MO 63640-5000

The mailing address for claim (for medical and behavioral health) claim disputes/claim appeals:

Ambetter
P.O. Box 5000
Farmington, MO 63640-5000

Ambetter encourages all providers to submit claims electronically. The Companion Guides for electronic billing are available on our websites. Paper submissions are subject to the same edits as electronic and web submissions.

All paper claims sent to the claims office must first pass specific edits prior to acceptance. Claim records that do not pass these edits are invalid and will be rejected. If a paper claim has been rejected, provider should correct the error and resubmit the paper claim as an original claims. If the paper claim passes the specific edits and is denied after acceptance, the provider should submit the denial letter with the corrected claim.

Acceptable Forms

Ambetter only accepts the CMS 1500 (02/12) and CMS 1450 (UB-04) paper claims forms. Other claim form types will be upfront rejected and returned to the provider.

Professional providers and medical suppliers complete the CMS 1500 (02/12) Claim Form and institutional providers complete the CMS 1450 (UB-04) Claim Form. Ambetter does not supply claim forms to providers. Providers should purchase these from a supplier of their choice. All paper claim forms must be typed with either 10 or 12 Times New Roman font and on the required original red and white version to ensure clean acceptance and processing. Black and white forms, handwritten forms and nonstandard will be upfront rejected and returned to provider. To reduce document handling time, do not use highlights, italics, bold text, or staples for multiple page submissions. If you have questions regarding what type of form to complete, contact Provider Services.

Important Steps to Successful Submission of Paper Claims:

1. Providers must file claims using standard claims forms (UB-04 for hospitals and facilities; CMS 1500 for physicians or practitioners).
2. Complete all required fields on an original, red CMS 1500 (Version 02/12) or CMS 1450 (UB-04) Claim Form. NOTE: Non-red, nonstandard and handwritten claim forms will be rejected back to the provider.

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Enter the provider’s NPI number in the “Rendering Provider ID#” section of the CMS 1500 form (see box 24J).

Providers must include their taxonomy code (ex. 207Q00000X for Family Practice) and corresponding ID qualifier in this section for correct processing of claims.

Ensure all Diagnosis Codes, Procedure Codes, Modifier, Location (Place of Service); Type of Bill, Type of Admission, and Source of Admission Codes are valid for the date of service.

Ensure all Diagnosis and Procedure Codes are appropriate for the age of the member.

Ensure all Diagnosis Codes are coded to their highest number of digits available

Ensure member is eligible for services during the time period in which services were provided.

Ensure provider has received authorization to provide services to the eligible member, when appropriate.

Ensure an authorization has been given for services that require prior authorization by Ambetter.

Providers billing CLIA services on a CMS 1500 paper form must enter the CLIA number in Box 23 of the CMS 1500 form.

Ensure all paper claim forms are typed or printed with either 10 or 12 Times New Roman font. Do not use highlights, italics, bold text, ink stamps, or staples for multiple page submissions.

Ensure print is properly aligned on the form. Ambetter utilizes OCR software to convert paper forms to EDI transactions and information may not process correctly and result in a rejected claim.

Claims missing the necessary requirements are not considered “clean claims” and will be returned to providers with a written notice describing the reason for return.

**Corrected Claims, Requests for Reconsideration or Claim Disputes**

All requests for corrected claims, reconsiderations, or claim disputes must be received within 120 days from the date of the original explanation of payment or denial for contracted providers. Prior processing will be upheld for corrected claims or provider claims requests for reconsideration or disputes/appeals received outside of the 120 day timeframe for contracted providers, unless a qualifying circumstance is offered and appropriate documentation is provided to support the qualifying circumstance. Qualifying circumstances include:

1. A catastrophic event that substantially interferes with normal business operation of the provider, or damage or destruction of the provider’s business office or records by a natural disaster, mechanical, administrative delays, or errors by Ambetter or the Federal and/or State regulatory body.

2. The member was eligible; however, the provider was unaware that the member was eligible for services at the time services were rendered. Consideration is granted in this situation only if all of the following conditions are met:
   - The provider’s records document that the member refused or was physically unable to provide his or her ID Card or information;
   - The provider can substantiate that he or she continually pursued reimbursement from the patient until eligibility was discovered; and
   - The provider has not filed a claim for this member prior to the filing of the claim under review.

**Relevant Claim Definitions**

- **Corrected claim** – A provider is *changing* the original claim.
- **Request for reconsideration** – A provider disagrees with the original claim outcome (payment amount, denial reason, etc.).

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Claim dispute/claim appeal – A provider disagrees with the outcome of the request for reconsideration. For ‘Medical Necessity Dispute Process’ see Automated Clinical Payment Policy Edits below for details.

Corrected Claims
Corrected claims must clearly indicate they are corrected in 1 of the following ways:

1. Submit a corrected claim via the Secure Provider Portal. Follow the instructions on the portal for submitting a correction.

2. Submit a corrected claim electronically via a clearinghouse.
   - Institutional Claims (UB): Field CLM05-3=7 and Ref*8 = Original Claim Number
   - Professional Claims (CMS): Field CLM05-3=7 and REF*8 = Original Claim Number

3. Submit a corrected paper claim to:

   Ambetter  
   Attn: Corrected Claims  
   PO Box 5010  
   Farmington, MO 63640-5010

   - Upon submission of a corrected paper claim, the original claim number must be typed in field 22 (CMS 1500) and in field 64 (UB-04) with the corresponding frequency codes (7 = replacement or corrected; 8 = voided or cancelled) in field 22 of the CMS 1500 and in field 4 of the UB-04 form.
   - Corrected claims must be submitted on standard red and white forms. Handwritten corrected claims will be upfront rejected.

Request for Reconsideration
A request for reconsideration is a communication from the provider about a disagreement with the manner in which a claim was processed. Generally, medical records are not required for a request for reconsideration. However, if the request for reconsideration is related to a code audit, code edit, or authorization denial, medical records must accompany the request for reconsideration. If the medical records are not received, the original denial will be upheld.

Reconsiderations may be submitted in the following ways:

1. Phone call to Provider Services
   - This method may be utilized for requests for reconsideration that do not require submission of supporting or additional information. An example of this would be when a provider may believe a particular service should be reimbursed at a particular rate, but the payment amount did not reflect that particular rate.

2. Providers may utilize the Request for Reconsideration form found on our website (preferred method).

3. Providers may send a written letter that includes a detailed description of the reason for the request. In order to ensure timely processing, the letter must include sufficient identifying information, which includes, at a minimum, the member name, member ID number, date of service, total charges, provider name, original EOP, and/or the original claim number found in box 22 on a CMS 1500 form or field 64 on a UB-04 form. The corresponding frequency code should also be included with the original claim number (7 = replacement or corrected; 8 = voided or cancelled) in field 22 of the CMS 1500 and in field 4 of the UB-04 form.

4. A copy of the submitted claim is not necessary to be attached.

Written requests for reconsideration and any applicable attachments must be mailed to:

Ambetter
Attn: Request for Reconsideration  
P.O. Box 5010  
Farmington, MO 63640-5010

When the request for reconsideration results in an overturn of the original decision, the provider will receive a revised EOP.

**Claim Dispute**

A claim dispute/claim appeal should be used only when a provider has received an unsatisfactory response to a request for reconsideration. If a dispute from is submitted and a reconsideration request is not located in our system, this will be considered a reconsideration and treated as outlined above.

A claim dispute/claim appeal must be submitted on a claim dispute/claim appeal form found on our website. The claim dispute form must be completed in its entirety. The completed claim dispute/claim appeal form may be mailed to:

Ambetter  
Attn: Claim Dispute  
PO Box 5000  
Farmington, MO 63640-5000

A claim dispute/claim appeal will be resolved within 30 calendar days. A provider will receive a written letter detailing the decision to overturn or uphold the original decision. If the original decision is upheld, the letter will include the rationale for upholding the decision. Disputed claims are resolved to a paid or denied status in accordance with state law and regulation.

**Electronic Funds Transfers (EFT) and Electronic Remittance Advices (ERA)**

Ambetter partners with specific vendors to provide an innovative web based solution for Electronic Funds Transfers (EFTs) and Electronic Remittance Advices (ERAs). This service is provided at no cost to providers and allows online enrollment. Providers are able to enroll after they have received their completed contract or submitted a claim. Please visit our website for information about EFT and ERA, or contact Provider Services.

**Benefits include:**

- **Elimination of paper checks** - all deposits transmitted via EFT to the designated bank account
- **Convenient payments & retrieval of remittance information**
- **Electronic remittance advices presented online**
- **HIPAA 835 electronic remittance files for download directly to a HIPAA-Compliant Practice Management for Patient Accounting System**
- **Reduce accounting expenses** – Electronic remittance advices can be imported directly into practice management or patient accounting systems, eliminating the need for manual re-keying.
- **Improve cash flow** – Electronic payments can mean faster payments, leading to improvements in cash flow.
- **Maintain control over bank accounts** - You keep total control over the destination of claim payment funds. Multiple practices and accounts are supported.
- **Match payments to advices quickly** – You can associate electronic payments with electronic remittance advices quickly and easily.

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Manage multiple Payers – Reuse enrollment information to connect with multiple payers and assign to different payers to different bank accounts as desired.

For more information, please visit our provider home page on our website at https://Ambetter.SuperiorHealthPlan.com/provider-resources/manuals-and-forms.html. If further assistance is needed, please contact our Provider Services Department at 1-877-687-1196.

Risk Adjustment and Correct Coding

Risk adjustment is a critical element of the Affordable Care Act (ACA) that will help ensure the long-term success of the Health Insurance Marketplace. Accurate calculation of risk adjustment requires accuracy and specificity in diagnostic coding. Providers should, at all times, document and code according to CMS regulations and follow all applicable coding guidelines for ICD-10-CM, CPT, and HCPCs code sets. Providers should note the following guidelines:

1. Code all diagnoses to the highest level of specificity, which means assigning the most precise ICD code that most fully explains the narrative description in the medical chart of the symptom or diagnosis;
2. Ensure medical record documentation is clear, concise, consistent, complete, legible, and meets CMS signature guidelines (each encounter must stand alone);
3. Submit claims and encounter information in a timely manner;
4. Alert Ambetter of any erroneous data submitted and follow Ambetter’s policies to correct errors in a timely manner;
5. Provide medical records as requested in a timely manner;
6. Provide ongoing training to their staff regarding appropriate use of ICD coding for reporting diagnoses.

Accurate and thorough diagnosis coding is imperative to Ambetter’s ability to manage members, comply with Risk Adjustment Data Validation audit requirements, and effectively offer a Marketplace product. Claims submitted with inaccurate or incomplete data will often require retrospective chart review.

Coding of Claims/ Billing Codes

Ambetter requires claims to be submitted using codes from the current version of ICD-10-CM, ASA, DRG, CPT, and HCPCS Level II for the date the service was rendered. These requirements may be amended to comply with federal and state regulations as necessary. Below are some code related reasons a claim may reject or deny:

- Code billed is missing, invalid, or deleted at the time of services.
- Code is inappropriate for the age of the member.
- Diagnosis code is missing digits.
- Procedure code is pointing to a diagnosis that is not appropriate to be billed as primary.
- Code billed is inappropriate for the location or specialty billed.
- Code billed is a part of a more comprehensive code billed on same date of service.
- Written descriptions, itemized statements, and invoices may be required for non-specific types of claims or at the request of Ambetter.
- Newborn services provided in the hospital will be reimbursed separately from the mother’s hospital stay. A separate claim needs to be submitted for the mother and her newborn.
Newborn services claims should be billed with their own ID/U number, until the newborns U# is obtained, bill with mother’s U/ID#, mother’s last name, baby’s first name (or ‘baby boy’/‘baby girl’) and newborns date of birth (DOB).

Billing from independent provider-based Rural Health Clinics (RHC) and Federally Qualified Health Centers (FQHC) for covered RHC/FQHC services furnished to members should be made with specificity regarding diagnosis codes and procedure code / modifier combinations.

Code all documented conditions that coexist at the time of the encounter/visit, and require or affect patient care treatment or management. Do not code conditions that were previously treated and no longer exist. However, history codes may be used as secondary codes if the historical condition or family history has an impact on current care or influences treatment.


**Clinical Lab Improvement Act (CLIA) Billing Instructions**

CLIA numbers are required for CMS 1500 claims where CLIA Certified or CLIA waived services are billed. If the CLIA number is not present, the claim will be upfront rejected. Below are billing instructions on how and/or where to provide the CLIA certification or waiver number on the following claim type submissions:

**Paper Claims**

If a particular claim has services requiring an authorization number and CLIA services, only the CLIA number must be provided in Box 23.

*Note*

An independent clinical laboratory that elects to file a paper claim form shall file Form CMS-1500 for a referred laboratory service (as it would any laboratory service). The line item services must be submitted with a modifier 90. An independent clinical laboratory that submits claims in paper format may not combine non-referred (i.e., self-performed) and referred services on the same CMS 1500 claim form. When the referring laboratory bills for both non-referred and referred tests, it shall submit 2 separate claims, 1 claim for non-referred tests, the other for referred tests. If billing for services that have been referred to more than 1 laboratory, the referring laboratory shall submit a separate claim for each laboratory to which services were referred (unless 1 or more of the reference laboratories are separately billing). When the referring laboratory is the billing laboratory, the reference laboratory’s name, address, and ZIP Code shall be reported in item 32 on the CMS-1500 claim form to show where the service (test) was actually performed. The NPI shall be reported in item 32a. Also, the CLIA certification or waiver number of the reference laboratory shall be reported in item 23 on the CMS-1500 claim form.

**EDI**

If a single claim is submitted for those laboratory services for which CLIA certification or waiver is required, report the CLIA certification or waiver number in: X12N 837 (HIPAA version) loop 2300, REF02. REF01 = X4,

*Or*

If a claim is submitted with both laboratory services for which CLIA certification or waiver is required and non-CLIA covered laboratory test, in the 2400 loop for the appropriate line report the CLIA certification or waiver number in: X12N 837 (HIPAA version) loop 2400, REF02. REF01 = X4.

*Note*

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The billing laboratory submits, on the same claim, tests referred to another (referral/rendered) laboratory, with modifier 90 reported on the line item and reports the referral laboratory’s CLIA certification or waiver number in: X12N 837 (HIPAA version) loop 2400, REF02. REF01 = X4.

Please refer to the 5010 implementation guides for the appropriate loops to enter the CLIA number. If a particular claim has services requiring an authorization number and CLIA services, only the CLIA number must be provided.

Web

Complete Box 23 with CLIA certification or waiver number as the prior authorization number for those laboratory services for which CLIA certification or waiver is required.

*A Note*

An independent clinical laboratory that elects to file a paper claim form shall file Form CMS-1500 for a referred laboratory service (as it would any laboratory service). The line item services must be submitted with a modifier 90. An independent clinical laboratory that submits claims in paper format may not combine non-referred (i.e., self-performed) and referred services on the same CMS 1500 claim form. When the referring laboratory bills for both non-referred and referred tests, 2 separate claims should be submitted, 1 claim for non-referred tests, the other for referred tests. If billing for services that have been referred to more than 1 laboratory, the referring laboratory shall submit a separate claim for each laboratory to which services were referred (unless 1 or more of the reference laboratories are separately billing). When the referring laboratory is the billing laboratory, the reference laboratory’s name, address, and ZIP Code shall be reported in item 32 on the CMS-1500 claim form to show where the service (test) was actually performed. The NPI shall be reported in item 32a. Also, the CLIA certification or waiver number of the reference laboratory shall be reported in item 23 on the CMS-1500 claim form.

**Taxonomy Code Billing Requirement**

Taxonomy numbers are required for all Ambetter claims. Claims submitted without taxonomy numbers will be upfront rejected with an EDI Reject Code of 91. If the claim was submitted on paper, a rejection letter will be returned indicating that the taxonomy code was missing.

The verbiage associated with Reject 91 is as follows: Invalid or Missing Taxonomy Code. Please contact Provider Services to resolve this issue. Below are 3 scenarios involving the Taxonomy Code Billing Requirement.

**Scenario 1: Rendering NPI is different than the Billing NPI**

**CMS 1500 Form**

<table>
<thead>
<tr>
<th>Required Data</th>
<th>Paper CMS 1500</th>
<th>Electronic Submission</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rendering NPI</td>
<td>Unshaded portion of box 24J</td>
<td>2310B NM109</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2420A NM109</td>
</tr>
<tr>
<td>Taxonomy Qualifier ZZ</td>
<td>Shaded portion of box 24</td>
<td>2310B PRV02 REF01</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2420A PRV02 REF01</td>
</tr>
<tr>
<td>Rendering Provider Taxonomy Number</td>
<td>Shaded portion of box 24J</td>
<td>2310B PRV03 REF02</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2420A PRV03 REF02</td>
</tr>
<tr>
<td>Group NPI</td>
<td>Box 33a</td>
<td>2010AA NM109</td>
</tr>
<tr>
<td>Billing Provider Group Taxonomy utilizing the ZZ Qualifier (for the 2000A PROV02 = qualifier “PXC”)</td>
<td>Box 33b</td>
<td>2000A PRV03</td>
</tr>
</tbody>
</table>
### Scenario 2: Rendering NPI and Billing NPI are the same

**CMS 1500 Form**

It is NOT necessary to submit the Rendering NPI and Rendering Taxonomy in this Scenario; however, if box 24 I and 24 J are populated, then all data MUST be populated.

<table>
<thead>
<tr>
<th>Required Data</th>
<th>Paper CMS 1500</th>
<th>Electronic Submission</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable NPI</td>
<td>Box 33a</td>
<td>2010AA</td>
</tr>
<tr>
<td>Applicable Taxonomy utilizing the ZZ Qualifier (for the 2000A PROV02 = qualifier “PXC”)</td>
<td>Box 33b</td>
<td>2000A</td>
</tr>
<tr>
<td>Billing Provider Group</td>
<td></td>
<td>2010AA</td>
</tr>
<tr>
<td>FTIN(EI)/SSN(SY)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>e.g.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Below is an example of the fields relevant to Scenario 1 and Scenario 2 above.

![CMS 1500 Form Example](image)

**Scenario 3: Taxonomy Requirement for UB 04 Forms**

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Below is an example of the UB 04 form:

Claim Reconsiderations Related To Code Editing And Editing

Claims reconsiderations resulting from claim-editing are handled per the provider claims dispute process outlined in this manual. When submitting claims reconsiderations, please submit medical records, invoices and all related information to assist with the appeals review.

If you disagree with a code edit or edit and request claim reconsideration, you must submit medical documentation (medical record) related to the reconsideration. If medical documentation is not received, the original code edit or edit will be upheld.
CODE EDITING

Ambetter uses HIPAA-compliant code auditing software to improve accuracy and efficiency in claims processing, payment, and reporting. The software detects and documents coding errors on provider claims prior to payment by analyzing CPT, HCPCS, ICD-10, modifier and place of service codes against correct coding guidelines.

While code auditing software is a useful tool to ensure provider compliance with correct coding, it will not wholly evaluate all clinical patient scenarios. Consequently, Ambetter uses clinical validation by a team of experienced nursing and coding experts to further identify claims for potential billing errors. Clinical validation allows for consideration of exceptions to correct coding principles and may identify where additional reimbursement is warranted.

Ambetter may have policies that differ from correct coding principles. Additionally, exceptions to general correct coding principles may be required to ensure adherence to health plan policies and to facilitate accurate claims reimbursement.

Ambetter may request medical records or other documentation to verify that all procedures and/or services billed are properly supported in accordance with correct coding guidelines.

CPT and HCPCS Coding Structure

The Healthcare Common Procedure Coding System (HCPCS) is a set of health care procedure codes based on the American Medical Association’s (AMA) Current Procedural Terminology (CPT). The system was designed to standardize coding to ensure accurate claims payment and consists of 2 levels of standardized coding.

**Level I HCPCS Codes (CPT):** This code set is published and maintained by the AMA. CPT codes are a 5-digit, uniform coding system used by providers to describe medical procedures and services rendered to a patient. These codes are updated (added, revised, and deleted) on an annual basis.

**Level II HCPCS Codes:** The Level II set of HCPCS codes is used to describe supplies, products and services that are not included in the CPT code descriptions (durable medical equipment, orthotics and prosthetics, etc.). The Level II set is an alphanumeric coding system which is maintained by CMS. These codes are updated on an annual basis.

**Miscellaneous/Unlisted Codes:** These codes are a subset of the Level II HCPCS coding system and are used by a provider or supplier when there is no existing CPT code to accurately represent the services provided. Claims submitted with miscellaneous or unlisted codes are subject to a manual review. To facilitate the manual review, providers are required to submit medical records with the initial claims submission. If the records are not received, the provider will receive a denial indicating that medical records are required. The medical documentation should clearly define the procedure performed including, but not limited to, office notes, operative report, and pathology report and related pricing information. Once received, a registered nurse reviews the medical records to determine if there was a more specific code(s) to accurately describe the service or procedure rendered. Clinical validation also includes identifying and reviewing other procedures and services billed on the claim that may be related to the miscellaneous code. For example, if the miscellaneous code is determined to be the primary procedure, then other procedures and services that are integral to the successful completion of the primary procedure should be included in the reimbursement value of the primary code.

**Temporary National Codes:** These codes are a subset of the Level II HCPCS coding system and are used to code services when no permanent, national code exists. These codes are considered temporary and may only be used until a permanent code is established. These codes consist of G, Q, K, S, H and T code ranges.
HCPCS Code Modifiers: Modifiers are used to indicate additional information about the HCPCS or CPT code billed. On occasion, certain procedures require more explanation because of special circumstances. For example, modifier -24 is appended to evaluation and management services to indicate that a patient was seen for a new or special circumstance unrelated to a previously billed surgery for which there is a global period.

International Classification of Diseases (ICD-10)

ICD-10 is an alphanumeric system used by providers to classify diagnoses and symptoms. These codes consist of 3 to 7 digits, which allows for a high level of specificity in coding a wide range of health problems.

Revenue Codes

These 4-digit numeric codes are utilized by institutional providers to represent services, procedures, and/or supplies provided in a hospital or facility setting. Corresponding HCPCS procedure codes may be required on the claim in addition to the revenue code.

Edit Sources

The claims editing software contains a comprehensive set of rules addressing coding inaccuracies such as: unbundling, frequency limitations, fragmentation, up-coding, duplication, invalid codes, mutually exclusive procedures and other coding inconsistencies. Each rule is linked to a generally accepted coding principle. Guidance surrounding the most likely clinical scenario is applied. This information is provided by clinical consultants, health plan medical directors, current research, etc.

The following sources are utilized in determining correct coding guidelines for the software:

- Centers for Medicare & Medicaid Services (CMS) (including National Correct Coding Initiative (NCCI) and Claims Processing Manual guidelines, current PTP and MUE tables Medically Unlikely Edits, and HCPCS Manual)
- American Medical Association AMA) (CPT and ICD-10 publications)
- Public domain specialty provider associations (such as American College of Surgeons, American Academy of Orthopedic Surgeons, American College of Obstetricians and Gynecologists, etc.)
- State provider manuals, fee schedules, periodic provider updates (bulletins/transmittals)
- CMS coding resources such as National Physician Fee Schedule, Provider Benefit Manual, MLN Matters and Provider Transmittals
- Clinical consultants who research, document, and provide edit recommendations based on the most common clinical scenario
- Health Plan policies and provider contract considerations
- In addition to nationally-recognized coding guidelines, the software has flexibility to allow business rules that are unique to the needs of individual product lines

Code Editing and the Claims Adjudication Cycle

Code editing is the final step in the claims adjudication process. Once a claim has completed all previous adjudication steps (such as benefits and member/provider eligibility review), the claim is ready for analysis.
As a claim progresses through the code editing cycle, each service line on the claim is processed through the code editing rules engine and evaluated for correct coding. As part of this evaluation, the prospective claim is analyzed against other codes billed on the same claim as well as previously paid claims found in the member/provider history.

Depending upon the code edit applied, the software will make the following recommendations:

**Deny**: Code editing rule recommends the denial of a claim line. The appropriate explanation code is documented on the provider’s explanation of payment along with reconsideration/appeal instructions.

**Pend**: Code editing recommends that the service line pend for clinical review and validation. This review may result in a pay or deny recommendation. The decision is documented on the provider’s explanation of payment along with reconsideration/appeal instructions.

**Replace and Pay**: Code editing recommends the denial of a service line and a new line is added and paid. In this scenario, the original service line is left unchanged on the claim and a new line is added to reflect the software recommendations. For example, an incorrect CPT code is billed for the member’s age. The software will deny the original service line billed by the provider and add a new service line with the correct CPT code, resulting in a paid service line. This action does not alter or change the provider’s billing, as the original billing remains on the claim.

**Code Editing Principles**

The below principles do not represent an all-inclusive list of code editing principles, but rather an area sampling of edits which are applied to physician and/or outpatient facility claims.

**Unbundling Edits**

**CMS National Correct Coding Initiative**

CMS has designated certain combinations of codes that are generally not separately reimbursable on the same date of service. These are known as Procedure-to-Procedure (PTP) or Column I/Column II edits. Within the PTP edit category, there are Practitioner edits (applicable to claims submitted by physicians, non-physician practitioners, and ambulatory surgical centers) and Hospital edits (applicable to hospitals, skilled nursing facilities, home health agencies, outpatient physical therapy, speech-language pathology, and comprehensive outpatient rehabilitation facilities.

The procedure code listed in column I is the most comprehensive code; reimbursement for the column II code is subsumed into the payment for the comprehensive code. The column II code is considered an integral component to the successful outcome of the column I code.

**Medically Unlikely Edits (MUE) for Practitioners, DME Providers and Facilities**

An MUE is the maximum units of service that a provider would report under most circumstances for a single beneficiary on a single date of service. These edits are based on CPT/HCPCS code descriptions, anatomic specifications, nature of the service/procedure, nature of the analyte, equipment prescribing information and clinical judgment. Not all HCPCS/CPT codes have an MUE.

**Code Bundling Rules Not Sourced To CMS**

Many specialty medical organizations and health advisory committees have developed rules around how codes should be used in their area of expertise. These rules are published and are available for use by the public domain. Procedure code definitions and relative value units are considered when developing these code sets. Rules are specifically designed for professional and outpatient facility claims editing.
**Procedure Code Unbundling**

2 or more procedure codes are used to report a service when a single, more comprehensive should have been used. The less comprehensive code will be denied.

**Mutually Exclusive Editing**

These are combinations of procedure codes that may differ in technique or approach but result in the same outcome. The procedures may be impossible to perform anatomically. Procedure codes may also be considered mutually exclusive when an initial or subsequent service is billed on the same date of service. The procedure with the highest RVU is considered the reimbursable code.

**Incidental Procedures**

These are procedure code combinations that are considered clinically integral to the successful completion of the primary procedure and should not be billed separately.

**Global Surgical Period Editing/Medical Visit Editing**

CMS publishes rules surrounding payment of an evaluation and management service during the global surgical period of a procedure. The global surgery data is taken from the CMS Medicare Fee Schedule Database (MFSDB).

Procedures are assigned a 0, 10 or 90-day global surgical period. Procedures assigned a 90-day global surgical period are designated as major procedures. Procedures assigned a 0 or 10 day global surgical period are designated as minor procedures.

Evaluation and Management services for a major procedure (90-day period) that are reported 1-day preoperatively, on the same date of service or during the 90-day post-operative period are not recommended for separate reimbursement.

Evaluation and Management services that are reported with minor surgical procedures on the same date of service or during the 10-day global surgical period are not recommended for separate reimbursement.

Evaluation and Management services for established patients that are reported with surgical procedures that have a 0-day global surgical period are not recommended for reimbursement on the same day of surgery because there is an inherent evaluation and management service included in all surgical procedures.

**Global Maternity Editing**

Procedures with “MMM”

Global periods for maternity services are classified as “MMM.” Evaluation and management services billed during the antepartum period (270 days), on the same date of service or during the postpartum period (45 days) are not recommended for separate reimbursement if the procedure code includes antepartum and postpartum care.

**Diagnostic Services Bundled to the Inpatient Admission (3-Day Payment Window)**

This rule identifies outpatient diagnostic services that are provided to a member within 3 days prior to and including the date of an inpatient admission. When these services are billed by the same admitting facility or an entity wholly owned or operated by the admitting facility, they are considered bundled into the inpatient admission, and therefore are not separately reimbursable.

**Multiple Code Rebundling**

This rule analyzes instances in which a provider billed 2 or more procedure codes when a single more comprehensive code should have been billed to represent all of the services performed.
Frequency and Lifetime Edits

The CPT and HCPCS manuals define the number of times a single code can be reported. Some codes are allowed a limited number of times on a single date of service, over a given period of time or during a member’s lifetime. State fee schedules also delineate the number of times a procedure can be billed over a given period of time or during a member’s lifetime. A frequency edit is applied by code editing software when the procedure code is billed in excess of these guidelines.

Duplicate Edits

The code editing software evaluates prospective claims to determine if there is a previously paid claim for the same member and provider in history that is a duplicate to the prospective claim. The software also looks across different providers to determine if another provider was paid for the same procedure, for the same member on the same date of service. Finally, the software analyzes multiple services within the same range of services performed on the same day. For example, a nurse practitioner and physician bill for office visits for the same member on the same date of service.

National Coverage Determination Edits

CMS establishes guidelines that identify whether some medical items, services, treatments, diagnostic services or technologies can be paid under Medicare. These rules evaluate diagnosis to procedure code combinations.

Anesthesia Edits

This rule identifies anesthesia services that have been billed with a surgical procedure code instead of an anesthesia procedure code.

Invalid Revenue to Procedure Code Editing

Identifies revenue codes billed with incorrect CPT codes.

Assistant Surgeon

Rule evaluates claims billed with an assistant surgeon that normally do not require the attendance of an assistant surgeon. Modifiers are reviewed as part of the claims analysis.

Co-Surgeon/Team Surgeon Edits

Evaluates claims billed with a co-surgeon or team surgeon that normally do not require a co-surgeon/team surgeon. CMS guidelines define whether or not an assistant, co-surgeon or team surgeon is reimbursable and the percentage of the surgeon’s fee that can be paid to the assistant, co or team surgeon.

Add-on and Base Code Edits

These rules analyze claims in which an add-on CPT code was billed without the primary service CPT code. Additionally, add-on codes are denied if the primary service code was denied. This rule also looks for circumstances in which the primary code was billed in a quantity greater than 1, when an add-on code should have been used to describe the additional services rendered.

Bilateral Edits

This rule looks for claims in which modifier -50 has been billed, but the same procedure code is submitted on a different service line on the same date of service without modifier -50. This rule is highly customized, as many health plans allow this type of billing.
Replacement Edits

These rules recommend that single service lines or multiple service lines are denied and replaced with a more appropriate code. For example, a provider bills more than 1 outpatient consultation code for the same member in the member's history. This rule will deny the office consultation code and replace it with the appropriate evaluation and management service, established patient or subsequent hospital care code. Another example of the rule's function is when a provider has billed a new patient evaluation and management code within 3 years of a previous new patient visit. This rule will replace the second submission with the appropriate established patient visit. A crosswalk is used to determine the appropriate code to add.

Missing Modifier Edits

This rule analyzes service lines to determine if a modifier should have been reported but was omitted. For example, professional providers would not typically bill the global (technical and professional) component of a service when performed in a facility setting. The technical component is typically performed by the facility and not the physician.

In some instances, the original service line will be denied and a new service line added with the appropriate modifier. This does not change the original billing, as the original service line remains on the claim.

Inpatient Facility Claim Editing

Potentially Preventable Readmissions Edit

This edit identifies readmissions within a specified time interval that may be clinically related to a previous admission. For example, a subsequent admission may be plausibly related to the care rendered during or immediately following a prior hospital admission in the case of readmission for a surgical wound infection or lack of post-admission follow up. Admissions to non-acute care facilities (such as skilled nursing facilities) are not considered readmissions and not considered for reimbursement. CMS determines the readmission time interval as 30 days; however, this rule is highly customizable by state rules and provider contracts.

Administrative and Consistency Rules

These rules are not based on clinical content and serve to validate code sets and other data billed on the claim. These types of rules do not interact with historically paid claims or other service lines on the prospective claim. Examples include, but are not limited to:

1. **Procedure code invalid rules**: Evaluates claims for invalid procedure and revenue or diagnosis codes
2. **Deleted Codes**: Evaluates claims for procedure codes which have been deleted
3. **Modifier to procedure code validation**: Identifies invalid modifier to procedure code combinations. This rule analyzes modifiers affecting payment, such as -24, -25, -26, -57, -58 and -59.
4. **Age Rules**: Identifies procedures inconsistent with member’s age
5. **Gender Procedure**: Identifies procedures inconsistent with member’s gender
6. **Gender Diagnosis**: Identifies diagnosis codes inconsistent with member’s gender
7. **Incomplete/invalid diagnosis codes**: Identifies diagnosis codes incomplete or invalid
Prepayment Clinical Validation

Clinical validation is intended to identify coding scenarios that historically result in a higher incidence of improper payments. An example of Ambetter’s clinical validation services is the review of modifiers -25 and -59. Within the NCCI PTP edit tables, some code pairs allow an NCCI-associated modifier to be appended when the modifier indicator is “1.” Furthermore, public domain specialty organization edits may also be considered for override when billed with these modifiers. When these modifiers are used, the provider’s documentation should support a separately identifiable service (from the primary service billed, modifier -25) or a different session, site or organ system, surgery, incision/excision, lesion or separate injury (modifier -59). Ambetter’s clinical validation team uses the information on the prospective claim and claims history to determine whether or not it is likely that a modifier was used correctly based on the unique clinical scenario for a member on a given date of service.

The Centers for Medicare and Medicaid Services (CMS) supports this type of prepayment review. The clinical validation team uses nationally published guidelines from CPT and CMS to determine if a modifier was used correctly.

Modifier -59

The NCCI (National Correct Coding Initiative) states that the primary purpose of modifier 59 is to indicate that procedures or non-E/M services that are not usually reported together are appropriate for separate reimbursement under the circumstances. The CPT Manual defines modifier -59 as follows: "Modifier -59: Distinct Procedural Service: Under certain circumstances, it may be necessary to indicate that a procedure or service was distinct or independent from other non-E/M services performed on the same day. Modifier 59 is used to identify procedures/services, other than E/M services, that are not normally reported together, but are appropriate under the circumstances. Documentation must support a different session, different procedure or surgery, different site or organ system, separate incision/excision, separate lesion, or separate injury (or area of injury in extensive injuries) not ordinarily encountered or performed on the same day by the same individual.

Some providers routinely assign modifier -59 when billing a combination of codes that will result in a denial due to unbundling. Modifier -59 is commonly misused as related to the portion of the definition that allows its use to describe “different procedure or surgery”. NCCI guidelines state that providers should not use modifier -59 solely because 2 different procedures/surgeries are performed or because the CPT codes are different procedures. Modifier -59 should only be used if the 2 procedures/surgeries are performed at separate anatomic sites, at separate patient encounters or by different practitioners on the same date of service. NCCI defines different anatomic sites to include different organs or different lesions in the same organ. However, it does not include treatment of contiguous structures of the same organ.

Ambetter uses the following guidelines to determine if modifier -59 was used correctly:

- The diagnosis codes or clinical scenario on the claim indicate multiple conditions or sites were treated or are likely to be treated;
- Claim history for the patient indicates that diagnostic testing was performed on multiple body sites or areas which would result in procedures being performed on multiple body areas and sites.
- Claim history supports that each procedure was performed by a different practitioner or during different encounters or those unusual circumstances are present that support modifier -59 were used appropriately.

To avoid incorrect denials providers should assign to the claim all applicable diagnosis and procedure codes used, and all applicable anatomical modifiers designating which areas of the body were treated.
Modifier -25

Both CPT and CMS (in the NCCI policy manual) specify that by using a modifier 25 the provider is indicating that a “significant, separately identifiable evaluation and management service was provided by the same physician on the same day of the procedure or other service.” Additional CPT guidelines state that the evaluation and management service must be significant and separate from other services provided or above and beyond the usual pre-, intra- and postoperative care associated with the procedure that was performed.

The NCCI policy manual states that “If a procedure has a global period of 000 or 010 days, it is defined as a minor surgical procedure. (Osteopathic manipulative therapy and chiropractic manipulative therapy have global periods of 000.) The decision to perform a minor surgical procedure is included in the value of the minor surgical procedure and should not be reported separately as an E&M service. However, a significant and separately identifiable E&M service unrelated to the decision to perform the minor surgical procedure is separately reportable with modifier 25. The E&M service and minor surgical procedure do not require different diagnoses. If a minor surgical procedure is performed on a new patient, the same rules for reporting E&M services apply. The fact that the patient is “new” to the provider is not sufficient alone to justify reporting an E&M service on the same date of service as a minor surgical procedure.” NCCI does contain some edits based on these principles, but the Medicare Carriers and A/B MACs processing practitioner service claims have separate edits.

Ambetter uses the following guidelines to determine whether or not modifier 25 was used appropriately. If any 1 of the following conditions is met, the clinical nurse reviewer will recommend reimbursement for the E/M service.

- The E/M service is the first time the provider has seen the patient or evaluated a major condition
- A diagnosis on the claim indicates that a separate medical condition was treated in addition to the procedure that was performed
- The patient’s condition is worsening as evidenced by diagnostic procedures being performed on or around the date of service
- Other procedures or services performed for a member on or around the same date of the procedure support that an E/M service would have been required to determine the member’s need for additional services
- To avoid incorrect denials, providers should assign all applicable diagnosis codes that support additional E/M services

Viewing Claims Coding Edits

Code Editing Assistant

A web-based code editing reference tool designed to “mirror” how code editing products evaluate codes and code combinations. The tool is available for providers who are registered on the Secure Provider Portal. You can access the tool in the Claims Module by clicking “Claim Editing Tool” in the Secure Provider Portal.

This tool offers many benefits:

- **Prospectively** access the appropriate coding and supporting clinical edit clarifications for services BEFORE claims are submitted
- **Proactively** determine the appropriate code/code combination representing the service to ensure accurate billing

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The tool reviews the codes entered to determine if the code or code combinations are correct based on the age, location, modifier (if applicable), or other code(s) entered.

The Code Editing Assistant is intended for use as a “what if” or hypothetical reference tool. It is meant to apply coding logic only. The tool does not take into consideration historical claims information which may be used to determine if an edit is appropriate.

The code editing assistant can be accessed from the Secure Provider Portal.

Disclaimer: This tool is used to apply coding logic ONLY. It will not take into account individual fee schedule reimbursement, authorization requirements, or other coverage considerations. Whether a code is reimbursable or covered is separate and outside of the intended use of this tool.

Automated Clinical and Payment Policy Edits

Automated clinical and payment policy edits are developed to increase claims processing effectiveness, to decrease the administrative burden of prior authorization, to better ensure payment of only correctly coded and medically necessary claims, and to provide transparency to providers.

Clinical policies help identify whether services are medically necessary based on information found in generally accepted standards of medical practice; peer-reviewed medical literature; government agency/program approval status; evidence-based guidelines and positions of leading national health professional organizations; views of physicians practicing in relevant clinical areas affected by the policy; and other available clinical information. These policies may be documented as a medical policy or pharmacy policy.

The purpose of payment policy edits is to provide a guide to payment, which is a component of the guidelines used to assist in making coverage and payment determinations and administering benefits. They do not constitute a contract or guarantee regarding payment or results. Coverage and payment determinations and the administration of benefits are subject to all terms, conditions, exclusions and limitations of the coverage documents (e.g., evidence of coverage, certificate of coverage, policy, contract of insurance, etc.), as well as to state and federal requirements and applicable plan-level administrative policies and procedures.

Clinical and payment policies are implemented through prepayment claims edits applied within our claims adjudication system or within a Plan contracted payment edit vendor. Once adopted by the health plan, these policies are posted on the health plan’s Secure Provider Portal within the Provider Resources tab and are labeled "Clinical and Payment Policies."

Clinical medical policies can be identified by an alpha-numeric sequence such as CP.MP.xxx in the reference number of the policy. Clinical pharmacy policies can be identified by an alpha-numeric sequence such as CP.PHAR.xxx in the reference number of the policy.

Payment policies can be identified by an alpha-numeric sequence such as CC.PP.xxx in the reference number of the policy.

The majority of automated clinical payment policy edits are applied when a procedure code (CPT/HCPCS) is billed with a diagnosis (es) that does not support medical necessity as defined by the policy. When this occurs, the following explanation (ex) code is applied to the service line billed with the disallowed procedure. This ex code can be viewed on the provider's explanation of payment.

xE: Procedure Code is Disallowed with this Diagnosis Code(s) Per Plan Policy.

Note: Please see Ambetter Payment Policy manual under Provider Resources section of our website https://ambetter.SuperiorHealthPlan.com/provider-resources/clinical-payment-policies.html.

August 30, 2018
Examples:

<table>
<thead>
<tr>
<th>Policy Name</th>
<th>Clinical Policy Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Diagnosis of Vaginitis</td>
<td>CP.MP.97</td>
<td>To define medical necessity criteria for the diagnostic evaluation of vaginitis in members ≥ 13 years of age</td>
</tr>
<tr>
<td>Urodynamic Testing</td>
<td>CP.MP.98</td>
<td>To define medical necessity criteria for commonly used urodynamic studies</td>
</tr>
<tr>
<td>Bevacizumab (Avastin)</td>
<td>CP.PHAR.93</td>
<td>To ensure patients follow selection criteria for Avastin use.</td>
</tr>
</tbody>
</table>

Some clinical and payment policy edits may also occur as the result of a single code denial for a service that is not supported by medical necessity or by generally accepted principles of coding. When this occurs, the following explanation (ex) code is applied to the service line billed with the disallowed procedure. This ex code can be viewed on the provider’s explanation of payment.

**xP**: Service is denied according to a payment or coverage policy

<table>
<thead>
<tr>
<th>Policy Name</th>
<th>Clinical Policy Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fractional Exhaled Nitric Oxide</td>
<td>CP.MP.103</td>
<td>To clarify that testing for fractionated exhaled nitric oxide (FeNO) is investigational for diagnosing and guiding the treatment of asthma, as there is insufficient evidence proving it more than or as effective as existing standards of care.</td>
</tr>
<tr>
<td>Wheelchairs and Accessories</td>
<td>CC.PP.052</td>
<td>The purpose of this policy is to define coverage criteria for options and accessories for manual and powered wheelchairs to be used by the Health Plan in making coverage decisions and administering benefits.</td>
</tr>
</tbody>
</table>

The above examples do not represent a complete list of all ex codes used to describe a clinical or payment policy denial. Please refer to the ex-code description on the EOP for the denial reason.

**Claim Reconsiderations Related To Claim Editing**

Claims reconsiderations resulting from claim editing are handled per the provider claims dispute process outlined in this manual. When submitting claims reconsiderations, please submit medical records, invoices and all related information to assist with the review.
If you disagree with a code edit and request claim reconsideration, you must submit documentation (medical records) related to the reconsideration. If medical documentation is not received, the original code edit will be upheld.

The reconsideration may include this type of information:

- Statement of why the service is medically necessary
- Medical evidence which supports the proposed treatment
- How the proposed treatment will prevent illness or disability
- How the proposed treatment will alleviate physical, mental or developmental effects of the patient’s illness
- How the proposed treatment will assist the patient to maintain functional capacity
- A review of previous treatments and results, including, based on your clinical judgment, why a new approach is necessary
- How the recommended service has been successful in other patients
THIRD PARTY LIABILITY

Third party liability refers to any other health insurance plan or carrier (e.g., individual, group, employer-related, self-insured or self-funded, or commercial carrier, automobile insurance and worker’s compensation) or program that is or may be liable to pay all or part of the health care expenses of the member.

If third party liability coverage is determined after services are rendered, Ambetter will coordinate with the provider to pay any claims that may have been denied for payment due to third party liability.
BILLING THE MEMBER

Covered Services

Ambetter providers are prohibited from billing the member for any covered services except for copayments, coinsurance, and deductibles.

1. Copayments, coinsurance, and any unpaid portion of a deductible may be collected from the member at the time of service.
2. If the amount collected from the member is higher than the actual amount owed upon claim adjudication, the provider must reimburse the member the overpaid amount within 45 days.
3. Non-participating providers may be limited by State or other regulations when balance billing members for amounts not considered to be copayments, coinsurance or deductible. For members who are in a suspended status and seeking services from providers:
   1. Providers may advise the member that services may not be delivered due to the fact that the member is in a suspended status. (Status must be verified through our Secure Provider Portal or by calling Provider Services. Providers should follow their internal policies and procedures regarding this situation.)
   2. Should a provider make the decision to render services, the provider may collect from the member. Providers must submit a claim to Ambetter.
   3. If the member subsequently pays his/her premium and is removed from a suspended status, claims will be adjudicated by Ambetter. The provider would then be responsible to reconcile the payment received from the member and the payment received from Ambetter. The provider may then bill the member for an underpayment or return to the member any overpayment.
   4. If the member does not pay his/her premium and is terminated from his/her Ambetter plan, providers may bill the member for his/her full billed charges.

Non-Covered Services

Contracted providers may only bill Ambetter members for non-covered services if the member and provider both sign an agreement outlining the member’s responsibility to pay prior to the services being rendered. The agreement must be specific to the services being rendered and clearly state:

1. the specific service(s) to be provided
2. a statement that the service is not covered by Ambetter
3. a statement that the member chooses to receive and pay for the specific service
4. the member is not obligated to pay for the service if it is later found that service was covered by Ambetter at the time it was provided, even if Ambetter did not pay the provider for the service because the provider did not comply with Ambetter requirements

Billing for “No-Shows”

Providers may bill the member a reasonable and customary fee for missing an appointment when the member does not call in advance to cancel the appointment. The “no show” appointment must be documented in the medical record.

Premium Grace Period for Members Receiving Advanced Premium Tax Credits (APTCs)

For purposes of this discussion, please note the following:

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1. Premiums are billed and paid at the subscriber level; therefore, the grace period is applied at the subscriber level.

2. All members associated with the subscriber will inherit the enrollment status of the subscriber.

3. After the initial premium is paid, a grace period of 3 months from the premium due date is given for the payment of premium.

4. Coverage will remain in force during the grace period.

5. If payment of premium is not received within the grace period, coverage will be terminated as of the last day of the first month during the grace period. The member shall be held liable for the cost of Covered Services received during the grace period, as well as any unpaid premium.

6. During months 2 and 3 of the grace period, claims will be pended. The EX Code on the Explanation of Payment will state: “LZ – Pend: Non-Payment of Premium.” During month 1, claims may be submitted and paid.

**Premium Grace Period for Members NOT Receiving Advanced Premium Tax Credits (APTCs)**

1. Premium payments are due in advance on a calendar month basis.

2. Monthly payments are due on or before the first day of each month for coverage effective during such month.

3. There is a 1-month grace period. If any required premium is not paid before the date it is due, it may be paid during the grace period.

4. During the grace period, coverage will remain in force.

**Failure to Obtain Authorization**

Providers may not bill members for services when the provider fails to obtain an authorization and the claim is denied by Ambetter.

**Balance Billing**

Payments made by Ambetter to providers less any copays, coinsurance, or deductibles which are the financial responsibility of the member, will be considered payment in full. That is, providers may not seek payment from Ambetter members for the difference between the billed charges and the contracted rate paid by Ambetter.
MEMBER RIGHTS AND RESPONSIBILITIES

Member Rights

Providers must comply with the rights of members as set forth below:

1. To participate with providers in making decisions about their health care. This includes working on any treatment plans and making care decisions. The member should know any possible risks, problems related to recovery, and the likelihood of success. The member shall not have any treatment without consent freely given by the member or the member’s legally authorized surrogate decision-maker. The member must be informed of his/her care options.

2. To know who is approving and who is performing the procedures or treatment. All likely treatments and the nature of the problem should be explained clearly.

3. To receive the benefits for which the member has coverage.

4. To be treated with respect and dignity.

5. To privacy of their personal health information, consistent with state and federal laws, and Ambetter policies.

6. To receive information or make recommendations, including changes, about Ambetter’s organization and services, the Ambetter network of providers, and member rights and responsibilities.

7. To candidly discuss with their providers appropriate and medically necessary care for their condition, including new uses of technology, regardless of cost or benefit coverage. This includes information from the member’s primary care provider about what might be wrong (to the level known), treatment, and any known likely results. The provider must tell the member about treatments that may or may not be covered by the plan, regardless of the cost. The member has a right to know about any costs he/she will need to pay. This should be told to the member in a way that the member can understand. When it is not appropriate to give the member information for medical reasons, the information can be given to a legally authorized person. The provider will ask for the member’s approval for treatment unless there is an emergency and the member’s life and health are in serious danger.

8. To make recommendations regarding the Ambetter member’s rights, responsibilities and policies.

9. To voice complaints or appeals about: Ambetter, any benefit or coverage decisions Ambetter makes, Ambetter coverage, or the care provided.

10. To refuse treatment for any condition, illness or disease without jeopardizing future treatment, and to be informed by the provider(s) of the medical consequences.

11. To see their medical records.

12. To be kept informed of covered and non-covered services, program changes, how to access services, primary care provider assignment, providers, advance directive information, referrals and authorizations, benefit denials, member rights and responsibilities, and other Ambetter rules and guidelines. Ambetter will notify members at least 60 days before the effective date of the modifications. Such notices shall include the following:
   - Any changes in clinical review criteria,
   - A statement of the effect of such changes on the personal liability of the member for the cost of any such changes.

13. To have access to a current list of network providers. Additionally, a member may access information on network providers’ education, training, and practice.

14. To select a health plan or switch health plans, within the guidelines, without any threats or harassment.

15. To adequate access to qualified medical practitioners and treatment or services regardless of age, race, creed, sex, sexual preference, national origin, or religion. Sex discrimination includes, but is not limited to, discrimination on the basis of pregnancy, gender identity and sex stereotyping.

16. To access medically necessary urgent and emergency services 24 hours a day and 7 days a week.

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17. To receive information in a different format in compliance with the Americans with Disabilities Act, if the member has a disability.

18. To refuse treatment to the extent the law allows. The member is responsible for his/her actions if treatment is refused or if the provider’s instructions are not followed. The member should discuss all concerns about treatment with his/her primary care provider or other provider. The primary care provider or other provider must discuss different treatment plans with the member. The member must make the final decision.

19. To select a primary care provider within the network. The member has the right to change his/her primary care provider or request information on network providers close to his/her home or work.

20. To know the name and job title of people providing care to the member. The member also has the right to know which physician is his/her primary care provider.

21. To have access to an interpreter when the member does not speak or understand the language of the area.

22. To a second opinion by a network physician, at no cost to the member, if the member believes that the network provider is not authorizing the requested care, or if the member wants more information about their treatment.

23. To execute an advance directive for health care decisions. An advance directive will assist the primary care provider and other providers to understand the member’s wishes about the member’s health care. The advance directive will not take away the member’s right to make his/her own decisions. Examples of advance directives include:
   - Living Will,
   - Health Care Power of Attorney,
   - “Do Not Resuscitate” Orders.

Members also have the right to refuse to make advance directives. Members may not be discriminated against for not having an advance directive.

**Member Responsibilities**

1. To read his/her Ambetter contract in its entirety.

2. To treat all health care professionals and staff with courtesy and respect.

3. To give accurate and complete information about present conditions, past illnesses, hospitalizations, medications, and other matters about his/her health. The member should make it known whether he/she clearly understands his/her care and what is expected of him/her. The member needs to ask questions of his/her provider, so he/she understands the care he/she is receiving.

4. To review and understand the information he/she receives about Ambetter. The member needs to know the proper use of covered services.

5. To show his/her I.D. card and keep scheduled appointments with his/her provider, and call the provider’s office during office hours whenever possible if the member has a delay or cancellation.

6. To know the name of his/her assigned primary care provider. The member should establish a relationship with his/her primary care provider. The member may change his/her primary care provider verbally or in writing by contacting the Ambetter Member Services Department.

7. To read and understand to the best of his/her ability all materials concerning his/her health benefits or to ask for assistance if he/she needs it.

8. To understand his/her health problems and participate, along with his/her health care providers in developing mutually agreed upon treatment goals to the degree possible.

9. To supply, to the extent possible, information that Ambetter and/or his/her providers need in order to provide care.

10. To follow the treatment plans and instructions for care that he/she has agreed on with his/her health care providers.
11. To understand his/her health problems and tell his/her health care providers if he/she does not understand his/her treatment plan or what is expected of him/her. The member should work with his/her primary care provider to develop mutually agreed upon treatment goals. If the member does not follow the treatment plan, the member has the right to be advised of the likely results of his/her decision.

12. To follow all health benefit plan guidelines, provisions, policies, and procedures.

13. To use any emergency room only when he/she thinks he/she has a medical emergency. For all other care, the member should call his/her primary care provider.

14. To give all information about any other medical coverage he/she has at the time of enrollment. If, at any time, the member gains other medical coverage besides Ambetter coverage, the member must provide this information to Ambetter.

15. To pay his/her monthly premium, all deductible amounts, copayment amounts, or cost-sharing percentages at the time of service.
PROVIDER RIGHTS AND RESPONSIBILITIES

Provider Rights

1. To be treated by his/her patients, who are Ambetter members, and other healthcare workers with dignity and respect.

2. To receive accurate and complete information and medical histories for members’ care.

3. To have his/her patients, who are Ambetter members, act in a way that supports the care given to other patients and that helps keep the doctor’s office, hospital, or other offices running smoothly.

4. To expect other network providers to act as partners in members’ treatment plans.

5. To expect members to follow their health care instructions and directions, such as taking the right amount of medication at the right times.

6. To make a complaint or file an appeal against Ambetter and/or a member.

7. To file a grievance on behalf of a member, with the member’s consent.

8. To have access to information about Ambetter quality improvement programs, including program goals, processes, and outcomes that relate to member care and services.

9. To contact Provider Services with any questions, comments, or problems.

10. To collaborate with other health care professionals who are involved in the care of members.

11. To not be excluded, penalized, or terminated from participating with Ambetter for having developed or accumulated a substantial number of patients in Ambetter with high cost medical conditions.

12. To collect member copays, coinsurance, and deductibles at the time of the service.

Provider Responsibilities

Providers must comply with each of the items listed below.

1. To help or advocate for members to make decisions within his/her scope of practice about his/her relevant and/or medically necessary care and treatment, including the right to:
   - Recommend new or experimental treatments,
   - Provide information regarding the nature of treatment options,
   - Provide information about the availability of alternative treatment options, therapies, consultations, or tests, including those that may be self-administered,
   - Be informed of risks and consequences associated with each treatment option or choosing to forego treatment as well as the benefits of such treatment options.

2. To treat members with fairness, dignity, and respect.

3. To not discriminate against members on the basis of race, color, gender, national origin, limited language proficiency, religion, age, health status, existence of a pre-existing mental or physical disability/condition including pregnancy and/or hospitalization, the expectation for frequent or high cost care.

4. To maintain the confidentiality of members’ personal health information, including medical records and histories, and adhere to state and federal laws and regulations regarding confidentiality.

5. To give members a notice that clearly explains their privacy rights and responsibilities as it relates to the provider’s practice and scope of service.
6. To provide members with an accounting of the use and disclosure of their personal health information in accordance with HIPAA.

7. To allow members to request restriction on the use and disclosure of their personal health information.

8. To provide members, upon request, access to inspect and receive a copy of their personal health information, including medical records.

9. To provide clear and complete information to members - in a language they can understand - about their health condition and treatment, regardless of cost or benefit coverage, and allow member participation in the decision-making process.

10. To tell a member if the proposed medical care or treatment is part of a research experiment and give the member the right to refuse experimental treatment.

11. To allow a member who refuses or requests to stop treatment the right to do so, as long as the member understands that by refusing or stopping treatment the condition may worsen or be fatal.

12. To respect members’ advance directives and include these documents in their medical record.

13. To allow members to appoint a parent/guardian, family member, or other representative if they can’t fully participate in their treatment decisions.

14. To allow members to obtain a second opinion, and answer members’ questions about how to access health care services appropriately.

15. To follow all state and federal laws and regulations related to patient care and rights.

16. To participate in Ambetter data collection initiatives, such as HEDIS and other contractual or regulatory programs, and allow use of provider performance data.

17. To review clinical practice guidelines distributed by Ambetter.

18. To comply with the Ambetter Medical Management program as outlined herein.

19. To disclose overpayments or improper payments to Ambetter.

20. To provide members, upon request, with information regarding the provider’s professional qualifications, such as specialty, education, residency, and board certification status.

21. To obtain and report to Ambetter information regarding other insurance coverage the member has or may have.

22. To give Ambetter timely, written notice (as outlined in provider contract) if provider is leaving/closing a practice.

23. To contact Ambetter to verify member eligibility and benefits, if appropriate.

24. To invite member participation in understanding any medical or behavioral health problems that the member may have and to develop mutually agreed upon treatment goals, to the extent possible.

25. To provide members with information regarding office location, hours of operation, accessibility, and translation services.

26. To object to providing relevant or medically necessary services on the basis of the provider’s moral or religious beliefs or other similar grounds.

27. To provide hours of operation to Ambetter members which are no less than those offered to other commercial members.
CULTURAL COMPETENCY

Ambetter places great emphasis on the wellness of its members. A large part of quality health care delivery is treating the whole patient and not just the medical condition. Ambetter encourages providers to provide culturally competent care that aligns with the National Standards on Culturally and Linguistically Appropriate Services (CLAS).

Ambetter maintains policies which emphasize the importance of culturally and linguistically competent care to Ambetter’s membership of all cultures, races, languages, ethnic backgrounds and religions in a manner that recognizes values, affirms and respects the worth of the individual enrollees while protecting and preserving the dignity of each member. Sensitivity to differing cultural influences, beliefs and backgrounds, can improve a provider’s relationship with patients and, in the long run, the health and wellness of the patients themselves.

Providers must ensure an appropriate mechanism is established to fulfill the provider’s obligations under the Americans with Disabilities Act including that all facilities providing services to members must be accessible to persons with disabilities. Additionally, no member with a disability may be excluded from participation in or be denied the benefits of services, programs or activities of a public facility, or be subjected to discrimination by any such facility.

The following is a list of principles for health care providers to include knowledge, skills and attitudes related to cultural competency in the delivery of health care services to Superior members.

Knowledge

28. Provider’s self-understanding of health disparities, as related to race, ethnicity or influence and the critical link between quality health care and the clinical encounter.

29. Understanding of the historical factors which impact the health of minority populations, such as racism and immigration patterns and the importance of building physician, patient-centered relationships.

30. Understanding of the particular psycho-social stressors relevant to minority patients including war trauma, migration, acculturation stress and socioeconomic status.

31. Understanding of the cultural differences within racial/ethnic groups and how cultural dynamics influence cross-cultural behaviors.

32. Understanding of the minority patient within a family life cycle and intergenerational conceptual framework in addition to a personal developmental network.

33. Understanding of the differences between culturally acceptable behavior of psycho-pathological characteristics of different minority groups.

34. Understanding indigenous healing practices and the role of religion in the treatment of minority patients.

35. Understanding of cultural factors that can affect decision-making based on cultural beliefs, lack of trust or other behavior patterns within minority groups.

36. Understanding of the health service resources for minority patients.

37. Understanding of the public health policies and its impact on minority patients.

38. Understanding of the public health policies and its impact on minority patients and communities.

Skills

39. Ability to facilitate and assess minority patients based on a psychological, social, biological, cultural, political or spiritual model.

40. Ability to enhance patient communication effectively with the use of cross-cultural interpreters.

41. Ability to diagnose minority patients with an understanding of cultural differences in pathology.
42. Ability to avoid under diagnosis or over diagnosis.
43. Ability to apply treatment methods that enhance clinical assessment processes and adherence.
44. Ability to utilize community resources (church, community-based organizations (CBOs), self-help groups.
45. Ability to provide therapeutic and pharmacological interventions with an understanding of the cultural differences in treatment expectations and biological response to medication.
46. Ability to ask for consultation.

Attitudes

47. Respect the “survival merits” of immigrants and refugees.
48. Respect the importance of cultural forces.
49. Respect the holistic view of health and illness.
50. Respect the importance of spiritual beliefs.
51. Respect and appreciate the skills and contributions of other professional and paraprofessional disciplines.
52. Be aware of transference and counter transference issues.

Resources for Cultural Competency

Ambetter provides CLAS-related educational opportunities for providers per its Secure Provider Portal. Providers are able to participate in Superior’s Cultural Competency Health Literacy Training, as well as participate in training opportunities administered by the State or nationally recognized organizations, found at SuperiorHealthPlan.com. Providers are also encouraged to participate in training provided by other organizations. For additional information regarding resources and trainings, visit:

- The Health and Human Services Commission Center for Elimination of Disproportionality and Disparities, Office of Minority Health and Health Equity online course - http://www.txhealthsteps.com/cms/?q=catalog/course/2188.
- The U.S. Department of Health and Human Services, Health Resources and Services Administration (HRSA) site, www.hrsa.gov/healthliteracy. Providers can find free online courses on topics such as addressing health literacy, cultural competency and limited English proficiency.

Ambetter also provides ongoing provider training, which is conducted through webinars, quarterly and refresher trainings on an as-needed-basis, during routine on-site visits and upon request. In addition, your local, state and national provider organizations are likely to have information resources available as well. Providers may request information and resources by contacting their Account Manager.

Interpreter/Translation Services

Ambetter is committed to ensuring that staff and subcontractors are educated about, remain aware of and are sensitive to the linguistic needs and cultural differences of our membership. Information about cultural and linguistic competency and interpreter and translation services are included in a variety of communications media via Ambetter’s Provider Manual, Provider Newsflash (e-newsletter), the Primary Care Update (in certain editions), training tools, etc., all of which are accessible on Ambetter’s website. Providers are also informed of their ability to request assistance with professional interpreter and translation services with the utilization of Ambetter’s interpreter and translation partners, 24-Hour Nurse Advice Line, Relay Texas, Voiance and Language Services Associates to assist with Ambetter’s membership when language or hearing impairment is a barrier to communication.

August 30, 2018
In order to meet this need, Ambetter provides or coordinates the following:

- A Member Services and Member Connections department that is staffed with bilingual personnel (Spanish and English).

- Trained professional language interpreters, including American Sign Language, are available for face-to-face communication at your office, if necessary, or via telephone to assist providers with discussing technical, medical or treatment information with members.

- A link to language interpreter services is available 24 hours a day, 7 days a week in 140 languages to assist providers and members in communicating with each other when there are no other translators available for the language.

- TTY (text telephone for the hearing impaired) access for members who are hearing impaired (Relay Texas, 711).

- Ambetter’s Nurse Advice Line, which provides a 24-hours-a-day, 7-days-a-week bilingual (Spanish and English) line for medical assistance with access to the “language services associates” line for other languages.

- Ambetter member and health education materials are available in English and Spanish.

To access interpreter services for your patients, contact Ambetter’s Member Services department at 1-877-687-1196.

Ambetter considers mainstreaming of members an important component of the delivery of care and expects providers to treat members without regard to race, color, creed, sex, gender identity, religion, age, national origin, ancestry, marital status, sexual preference, health status, income status, program membership, physical or behavioral disabilities except where medically indicated. Examples of prohibited practices include:

- denying a member a covered service or availability of a facility; and

- providing an Ambetter member a covered service that is different or administered in a different manner, or at a different time or at a different location than to other “public” or private pay members (examples: separate waiting rooms, delayed appointment times).
COMPLAINT PROCESS

Provider Complaint/Grievance and Appeal Process

Provider complaints, grievances and appeals must follow the claim dispute process outlined below. Please note, medical necessity and authorization denials are handled in the Appeal process outlined in the section titled Member Complaint/Grievance and Appeal Process. Claim payments are not appealable. Claim complaints must be handled via the claim dispute and complaint process.

Mailing Address

The mailing address for claim (for medical and behavioral health) claim disputes/claim appeals:

Ambetter
P.O. Box 5000
Farmington, MO 63640-5000

The mailing address for non-claim related Complaints/Grievances and Medical Necessity Appeals is:

Ambetter
ATTN: Appeals
Complaint Department
5900 E. Ben White Blvd.
Austin, TX 78741

Complaint/Grievance

A Complaint/Grievance is a verbal or written expression by a provider which indicates dissatisfaction or dispute with Ambetter’s policies, procedure, or any aspect of Ambetter’s functions. Ambetter logs and tracks all complaints/grievances whether received verbally or in writing. A provider has 30 calendar days from the date of the incident, such as the original Explanation of Payment date, to file a complaint/grievance. After a complete review of the complaint/grievance, Ambetter shall provide a written notice to the provider within 30 calendar days from the received date of Ambetter’s decision. If the complaint/grievance is related to claims payment, the provider must follow the process for claim reconsideration or claim dispute as noted in the Claims section of this Provider Manual prior to filing a Complaint.

Authorization and Coverage Complaints

Authorization and Coverage Complaints must follow the Appeal process below.

An Appeal is the mechanism which allows providers the right to appeal actions of Ambetter such as a prior authorization denial, or if the provider is aggrieved by any rule, policy, procedure, or decision made by Ambetter. A provider has 180 calendar days from Ambetter’s notice of action to file the appeal. Ambetter shall acknowledge receipt of each appeal within 5 business days after receiving an appeal. Ambetter shall resolve each appeal and provide written notice of the appeal resolution, as expeditiously as the member’s health condition requires, but shall not exceed 30 calendar days from the date Ambetter receives the appeal. Ambetter may extend the timeframe for resolution of the appeal up to 14 calendar days if the member requests the extension or Ambetter demonstrates that there is need for additional information and how the delay is in the member’s best interest. For any extension not requested by the member, Ambetter shall provide written notice to the member for the delay.
Expedited appeals may be filed with Ambetter if the member’s provider determines that the time expended in a standard resolution could seriously jeopardize the member’s life or health or ability to attain, maintain, or regain maximum function. No punitive action will be taken against a provider that requests an expedited resolution or supports a member’s appeal. In instances where the member’s request for an expedited appeal is denied, the appeal must be transferred to the timeframe for standard resolution of appeals.

Decisions for expedited appeals are issued as expeditiously as the member’s health condition requires, not exceeding 72 hours from the initial receipt of the appeal. Ambetter may extend this timeframe by up to an additional 14 calendar days if the member requests the extension or if Ambetter provides satisfactory evidence that a delay in rendering the decision is in the member’s best interest.

Providers may also invoke any remedies as determined in the Participating Provider Agreement.

**Member Complaint/Grievance and Appeal Process**

To ensure Ambetter member’s rights are protected, all Ambetter members are entitled to a Complaint/Grievance and Appeals process. The procedures for filing a Complaint/Grievance or Appeal are outlined in the Ambetter member’s Evidence of Coverage. Additionally, information regarding the Complaint/Grievance and Appeal process can be found on our website at [Ambetter.SuperiorHealthPlan.com](http://Ambetter.SuperiorHealthPlan.com) or by calling Ambetter at 1-877-687-1196.

If a member is displeased with any aspect of services rendered:

1. The member should contact our Member Services department at 1-877-687-1196. The Member Services representative will assist the member.
2. If the member continues to be dissatisfied, he/she may file a formal complaint/grievance. Again, our Member Services department is available to assist with this process. Information regarding this process can be found at [Ambetter.SuperiorHealthPlan.com](http://Ambetter.SuperiorHealthPlan.com)
3. Depending on the nature of the complaint/grievance, the member will be offered the right to appeal our decision. At the conclusion of this formalized process, the member will receive written confirmation of the determination. Ambetter will complete the appeal process in the timeframes as specified in rules and regulation.
4. The member has the right to appeal to an external independent review organization.
5. A member may designate in writing to Ambetter that a provider is acting on behalf of the member regarding the complaint/grievance and appeal process.

Site reviews are performed at provider offices and facilities when the member complaint threshold is met. A site review evaluates:

- physical accessibility;
- physical appearance;
- adequacy of waiting and examining room space; and
- adequacy of medical/treatment record keeping.

**Mailing Address**

The mailing address for non-claim related Complaints/Grievances and Medical Necessity Appeals is:

Ambetter  
ATTN: Appeals  
5900 E Ben White Blvd  
Austin, TX, 78741

August 30, 2018
QUALITY IMPROVEMENT PLAN

Overview

Ambetter’s culture, systems, and processes are structured around its mission to improve the health of all enrolled members. The Quality Assessment and Performance Improvement (QAPI) Program utilizes a systematic approach to quality improvement initiatives applying reliable and valid methods of monitoring, analysis, evaluation, and improvement in the delivery of healthcare provided to all members, including those with special needs. This system provides a continuous cycle for assessing the level of care and service among plan initiatives, including preventive health, acute and chronic care, behavioral health, over- and under-utilization, continuity and coordination of care, patient safety, and administrative and network services. This includes the implementation of appropriate interventions and designation of adequate resources to support the interventions. Ambetter requires all practitioners and providers to cooperate with all QI activities, maintain the confidentiality of patient medical information/records and allow Ambetter to use practitioner and/or provider performance data to ensure success of the QAPI program.

Ambetter is accredited by the National Committee for Quality Assurance (NCQA), an independent, not-for-profit organization dedicated to improving health care quality. The NCQA seal is a widely recognized symbol of quality. NCQA health plan accreditation surveys include rigorous on-site and off-site evaluations of over 60 standards and selected Healthcare Effectiveness Data and Information Set (HEDIS) measures. A national oversight committee of physician analyzes the team’s findings and assigns an accreditation level based on the performance level of each plan evaluated to NCQA’s standards. This recognition is the result of our long-standing dedication to provide quality health care service and programs to our members.

Ambetter will promote the delivery of appropriate care with the primary goal being to improve the health status of its members. Where the member’s condition is not amenable to improvement, Ambetter will implement measures to prevent any further decline in condition or deterioration of health status or provide for comfort measures as appropriate and requested by the member. This will include the identification of members at risk of developing conditions, the implementation of appropriate interventions, and designation of adequate resources to support the interventions. Whenever possible, the Ambetter QAPI Program supports these processes and activities that are designed to achieve demonstrable and sustainable improvement in the health status of its members.

QAPI Program Structure

The Ambetter Board of Directors (BOD) has the ultimate oversight for the care and service provided to members. The Board of Directors oversees the QAPI Program and has established various committees and ad-hoc committees to monitor and support the QAPI Program.

The Quality Improvement Committee (QIC) is a senior management committee with physician representation that is directly accountable to the BOD. The purpose of the QIC is:

- to enhance and improve quality of care;
- to provide oversight and direction regarding policies, procedures, and protocols for member care and services; and
- to offer guidelines based on recommendations for appropriateness of care and services.

This is accomplished through a comprehensive, plan-wide system of ongoing, objective, and systematic monitoring; the identification, evaluation, and resolution of process problems; the identification of opportunities to improve member outcomes; and the education of members, providers, and staff regarding the QI, UM, and Credentialing and recredentialing programs.

The following standard sub-committees report directly to the Quality Assessment and Performance Improvement Committee (QIC):

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• Credentials Committee
• Utilization Management Committee
• Performance Improvement Team
• HEDIS Steering Committee
• Pharmacy and Therapeutics Committee
• Delegate Vendor Joint Operations Committees
• Subcommittees may also include the Member and Provider Advisory Groups, based on plan needs and state requirements.

Practitioner Involvement
Ambetter recognizes the integral role practitioner involvement plays in the success of its QAPI Program. Practitioner involvement in various levels of the process is highly encouraged through provider representation. Ambetter encourages PCP, behavioral health, specialty, and OB/GYN representation on key quality committees such as, but not limited to, the QIC, Credentials Committee, and select ad-hoc committees.

Quality Assessment and Performance Improvement
Program Scope and Goals

Goals and Objectives
The following are Ambetter’s goals and objectives for its QAPI Program:

• Safety - Care doesn’t harm members.
• Member Experience - Members feel valued.
• Efficiency - Resources are used to maximize quality and minimize waste.
• Eliminating Disparities - Quality care is reliably received regardless of geography, income, language or diagnosis.

In support of the QAPI Program, the QI Department monitors the quality of health care services provided to Ambetter members, addressing 2 basic areas:

• Quality of service; and
• Quality of care.

To monitor the quality of services you provide to Ambetter’s members, the QI Department reviews the availability of appointments for emergencies, urgent care and preventive care. Ambetter also monitors availability for after-hours calls from members, as well as how satisfied members are with services provided by you and your office staff.

To monitor quality of service, Ambetter’s QI Department may assess:

• Satisfaction levels from Ambetter providers and members utilizing both satisfaction surveys and complaints.
• Turn-around time in responding to provider issues.
• Appropriate claims payment and adjustment timeframes.
• Customer service performance with incoming provider calls.

To monitor quality of care, Ambetter’s review processes may include:

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Review and distribution of practice guidelines for diseases and conditions most likely to impact Ambetter’s members, as well as pediatric and adult preventive health care guidelines, including compliance with practice guidelines.

Targeted audits of primary care practices to promote the confidentiality of medical information and compliance with standards for appropriate medical record documentation, when necessary.

Monitoring and support of communication systems that promote continuity and coordination of care.

Investigation of potential quality of care complaints, including the tracking and trending of complaints.

QAPI program scope and goals are posted on Ambetter’s website. Paper copies are available upon request by contacting Ambetter’s QI Department.

Practice Guidelines

Ambetter’s Practice and Preventive Health Guidelines are based on the health needs of its membership. Selected guidelines are evidence-based, adopted from recognized sources, and promoted to providers in an effort to ensure healthcare quality and uniformity of care provision to Ambetter’s enrolled members. Ambetter’s QI Department reviews all guidelines annually for updating and/or when new scientific evidence or national standards are published. All guidelines are approved by Ambetter’s Quality Improvement Committee (QIC) biennially and disseminated to providers via the provider e-newsletter, targeted mailings and other media sources. The most up-to-date list of approved guidelines are available on Superior’s Provider Portal: Provider.SuperiorHealthPlan.com. Ambetter’s Quality Assessment and Performance Improvement (QAPI) Program assures that practice guidelines meet the following:

- Adopted guidelines are approved by Ambetter’s QIC annually.
- Adopted guidelines are evidence-based and include preventive health services.
- Guidelines are reviewed on an annual basis and updated accordingly, but no less than bi-annually.
- Guidelines are disseminated to providers in a timely manner via the following appropriate communication settings:
  - Provider orientations and other group sessions.
  - Provider e-newsletters.
  - Online via the HEDIS resource page.
  - Online via the Provider Portal.
  - Targeted mailings.
- Guidelines are posted on Ambetter’s website or paper copies are available upon request by contacting

  Ambetter’s Quality Improvement Department at:
  ATTN: VP, Quality Improvement
  5900 E. Ben White Blvd.
  Austin, TX 78741
  1-800-218-7453

Patient Safety and Quality of Care

Patient safety is a key focus of the Ambetter QAPI Program. Monitoring and promoting patient safety is integrated throughout activities across the plan but primarily through identification of potential and/or actual quality of care events. A potential quality of care issue is any alleged act or behavior that may be detrimental to the quality or safety of patient care, is not compliant with evidence-based standard practices of care, or that signals a potential sentinel event, up to and including death of a member. Ambetter employees (including medical management staff, member services staff, provider services, complaint coordinators, etc.), panel practitioners, facilities or ancillary providers, members or member representatives, Medical Directors, or the BOD may advise the QI Department of potential quality of care issues. Adverse events may also be identified through claims based reporting and
analyses. Potential quality of care issues require investigation of the factors surrounding the event in order to make a determination of their severity and need for corrective action up to and including review by the Peer Review Committee as indicated. Potential quality of care issues received in the QI Department are tracked and monitored for trends in occurrence, regardless of their outcome or severity level.

**Performance Improvement Process**

The Ambetter QIC reviews and adopts an annual QAPI Program and Work Plan based on managed care appropriate industry standards. The QIC adopts traditional quality/risk/utilization management approaches to identify problems, issues, and trends with the objective of developing improvement opportunities. Most often, initiatives are selected based on data that indicates the need for improvement in a particular clinical or non-clinical area, and includes targeted interventions that have the greatest potential for improving health outcomes or service standards.

Performance improvement projects, focus studies, and other QI initiatives are designed and implemented in accordance with principles of sound research design and appropriate statistical analysis. Results of these studies are used to evaluate the appropriateness and level of care and services delivered against established standards and guidelines for the provision of that care or service. Each QI initiative is also designed to allow Ambetter to monitor improvement over time.

Annually, Ambetter develops a QAPI Work Plan for the upcoming year. The QAPI Work Plan serves as a working document to guide quality improvement efforts on a continuous basis. The Work Plan integrates QIC activities, reporting, and studies from all areas of the organization (clinical and service) and includes timelines for completion and reporting to the QIC as well as requirements for external reporting. Studies and other performance measurement activities and issues to be tracked over time are scheduled in the QAPI Work Plan.

Ambetter communicates activities and outcomes of its QAPI Program to both members and providers through avenues such as the member newsletter, provider newsletter, and the Superior website at [SuperiorHealthPlan.com](http://SuperiorHealthPlan.com).

At any time, Ambetter providers may request additional information on the health plan programs, including a description of the QAPI Program and a report on Ambetter’s progress in meeting the QAPI Program goals by contacting the Quality Improvement Department.

**Quality Rating System**

**Healthcare Effectiveness Data and Information Set (HEDIS)**

HEDIS is a set of standardized performance measures developed by the National Committee for Quality Assurance (NCQA), which allows comparison across health plans. HEDIS gives purchasers and consumers the ability to distinguish between health plans based on comparative quality instead of simply cost differences.

As Federal and State governments move toward a health care industry that is driven by quality, HEDIS rates are becoming more and more important, not only to the health plan, but to the individual provider. Purchasers of health care may use the aggregated HEDIS rates to evaluate the effectiveness of a health insurance company’s ability to demonstrate the clinical management of its members. Physician-specific scores are being used as evidence of preventive care from primary care office practices.

**HEDIS Rate Calculations**

HEDIS rates can be calculated in 2 ways: administrative data or hybrid data. Administrative data consists of claim and encounter data submitted to the health plan. Measures typically calculated using administrative data include: annual mammogram, annual chlamydia screening, appropriate treatment of asthma, cholesterol management,
antidepressant medication management, access to PCP services, and utilization of acute and behavioral health services.

Hybrid data consists of both administrative data and a sample of medical record data. Hybrid data requires review of a random sample of medical records to extract data regarding services rendered but not reported to the health plan through claims or encounter data. Accurate and timely claims and encounter data and submission using appropriate CPT, ICD-10, and HCPCS codes can reduce the necessity of medical record reviews and HEDIS brochure (posted on Ambetter.SuperiorHealthPlan.com for more information on reducing HEDIS medical record reviews). HEDIS measures typically requiring medical record review include: childhood immunizations, well child visits, diabetic HbA1c values, dilated eye exams and nephropathy screenings, controlling high-blood pressure, cervical cancer screening, and prenatal care and postpartum care.

Who Conducts Medical Record Reviews (MRR) for HEDIS

Ambetter may contract with an independent national MRR vendor to conduct the HEDIS MRR on its behalf. Medical record review audits for HEDIS are conducted on an ongoing basis with a particular focus from January through May each year. At that time, a sample of your patient’s medical records may be selected for review; you will receive a call and/or a letter from a medical record review representative. Prompt cooperation with the representative is greatly needed and appreciated.

As a reminder, sharing of protected health information (PHI) that is used or disclosed for purposes of treatment, payment, or health care operations is permitted by HIPAA Privacy Rules (45 CFR 164.506) and does not require consent or authorization from the member. The MRR vendor will sign a HIPAA compliant Business Associate Agreement with Ambetter, which allows them to collect PHI on our behalf.

How can providers improve their HEDIS scores?

- **Understand the specifications** established for each HEDIS measure by engaging in educational trainings offered by the plan.
- **Submit claims and encounter data for each and every service rendered.** All providers must bill (or submit encounter data) for services delivered, regardless of their contract status with Ambetter. Claims and encounter data is the most clean and efficient way to report HEDIS.
- **Submit claims and encounter data correctly, accurately, and on time.** If services rendered are not filed or billed accurately, then they cannot be captured and included in the scoring calculation. Accurate and timely submission of claims and encounter data will reduce the number of medical record reviews required for HEDIS rate calculation.
- **Ensure chart documentation reflects all services provided.** Keep accurate chart/medical record documentation of each member service, and document conversation/services.
- **Submit claims and encounter data using CPT codes related to HEDIS** measures such as diabetes, eye exam, and blood pressure, where appropriate.

If you have any questions, comments, or concerns related to the annual HEDIS project or medical record reviews, please contact the Quality Improvement Department at 1-877-684-1169.

Provider Satisfaction Survey

Ambetter conducts an annual provider satisfaction survey, which includes questions to evaluate the provider experience with Ambetter and our services such as claims, communications, utilization management, and provider services. Behavioral health providers receive a provider survey specific to the provision of behavioral health services in the Ambetter network. The survey is conducted by an external vendor. Participants are randomly selected by the vendor, meeting specific requirements outlined by Ambetter, and the participants are kept
anonymous. We encourage you to respond timely to the survey as the results of the survey are analyzed and used as a basis for forming provider related quality improvement initiatives.

**Qualified Health Plan (QHP) Enrollee Survey**

The QHP Enrollee survey is a tool that measures the member experience and is integral to support CMS's ongoing administration of the Health Insurance Marketplace as well as a requirement for NCQA accreditation. It is a standardized survey administered annually to members by an NCQA-certified survey vendor. The survey provides information on the experiences of members with health plan and practitioner services. It gives a general indication of how well the plan is meeting the members' expectations. Member responses to the QHP survey are used in various aspects of the quality program, including, but not limited to, monitoring member perception of practitioner access and availability and care coordination. This survey is similar to the NCQA survey tool CAHPS (Consumer Assessment of Healthcare Provider Systems) used for other lines of business. Members receiving behavioral health services have the opportunity to respond to the Experience of Care Health Outcomes (ECHO) survey to provide feedback and input into the quality oversight of the behavioral health program.

**Provider Performance Monitoring and Incentive Programs**

Over the past several years, it has been nationally recognized that pay-for-performance (P4P) programs, which include provider profiling, have emerged as a promising strategy to improve the level and cost-effectiveness of care. Ambetter will manage a provider performance monitoring program to capture data relating to healthcare access, costs, and level of care that Ambetter members receive.

The Ambetter Provider Profiling Program is designed to analyze utilization data to identify provider utilization and care issues. Ambetter will use provider profiling data to identify opportunities to improve communications to providers regarding preventive health and clinical practice guidelines. Provider profiling is a highly effective tool that compares individual provider practices to normative data, so that providers can improve their practice patterns, processes, and level of care in alignment with evidence-based clinical practice guidelines. The Ambetter Program and Provider Overview Reports will increase provider awareness of performance, identify opportunities for improvement, and facilitate plan-provider collaboration in the development of clinical improvement initiatives. Ambetter's Profiling Program incorporates the latest advances in this evolving area.
Medical Records

Ambetter requires all providers (physician, hospital and ancillary) to maintain sound medical record keeping practices that are consistent with Superior’s medical records guidelines. Ambetter requires that records be maintained in compliance with all HIPAA regulations and other federal and state laws. Records must be kept in a legible, current, detailed, organized and comprehensive manner that patient care and quality review. Whether using paper or electronic record keeping systems, medical records need to be identifiable by the patient name and be accessible. All medical records must be kept for at least 7 years from the anniversary date of last treatment. Records of patients younger than 18 shall be retained until the patient reaches age 21 or for 7 years from the last treatment date, whichever is longer. Medical records must be accessible at the site of the member’s PCP or other provider.

Required Information

To be considered a complete and comprehensive medical record, the member’s medical record (file) should include, at a minimum: provider notes regarding examinations, office visits, referrals made, tests ordered, and results of diagnostic tests ordered (i.e. x-rays, laboratory tests). Medical records should be accessible at the site of the member’s participating primary care provider. All medical services received by the member, including inpatient, ambulatory, ancillary, and emergency care, should be documented and prepared in accordance with all applicable state rules and regulations and signed by the medical professional rendering the services.

Providers must maintain complete medical records for members in accordance with the standards set forth below:

- Member’s name, and/or medical record number must be on all chart pages.
- Personal/biographical data is present (i.e., employer, home telephone number, spouse, next of kin, legal guardianship, primary language, etc.).
- Prominent notation of any spoken language translation or communication assistance must be included.
- All entries must be legible and maintained in detail.
- All entries must be dated and signed or dictated by the provider rendering the care.
- Significant illnesses and/or medical conditions are documented on the problem list and all past and current diagnoses.
- Medication allergies, and adverse reactions are prominently documented in a uniform location in the medical record; if no known allergies, NKA or NKDA are documented.
- An up-to-date immunization record is established for pediatric members, or an appropriate history is made in chart for adults.
- Evidence that preventive screening and services are offered in accordance with Ambetter practice guidelines.
- Appropriate subjective and objective information pertinent to the member’s presenting complaints is documented in the history and physical.
- Past medical history (for members seen 3 or more times) is easily identified and includes any serious accidents, operations and/or illnesses, discharge summaries, and ER encounters; for children and adolescents (18 years and younger) past medical history relating to prenatal care, birth, any operations and/or childhood illnesses.
- Working diagnosis is consistent with findings.
Treatment plan is appropriate for diagnosis.

Documented treatment prescribed, therapy prescribed, and drug administered or dispensed, including instructions to the member.

Documentation of prenatal risk assessment for pregnant women or infant risk assessment for newborns.

Signed and dated required consent forms are included.

Unresolved problems from previous visits are addressed in subsequent visits.

There is review for under- or overutilization of consultants.

There is review for under- or overutilization of consultants.

Consultation, laboratory and imaging reports filed in the chart are initialed by the practitioner who ordered them, to signify review. (Review and signature by professionals other than the ordering practitioner do not meet this requirement). If the reports are presented electronically or by some other method, there is also representation of review by the ordering practitioner. Consultation and abnormal laboratory and imaging study results have an explicit notation in the record of follow-up plans.

Laboratory and other studies ordered as appropriate are documented.

Abnormal lab and imaging study results have explicit notations in the record for follow-up plans; all entries should be initialed by the primary care provider (PCP) to signify review.

Referrals to specialists and ancillary providers are documented, including follow-up of outcomes and summaries of treatment rendered elsewhere, including family planning services, preventive services, and services for the treatment of sexually transmitted diseases.

Health teaching and/or counseling is documented.

For members 12 years and over, appropriate notations concerning use of tobacco, alcohol, and substance use (for members seen 3 or more times substance abuse history should be queried).

Documentation of failure to keep an appointment.

Encounter forms or notes have a notation, when indicated, regarding follow-up care calls or visits. The specific time of return should be noted as weeks, months, or as needed.

Evidence that the member is not placed at inappropriate risk by a diagnostic or therapeutic problem.

Confidentiality of member information and records are protected.

Evidence that an advance directive has been offered to adults 18 years of age and older.

**Compliance Audits for Medical Record Documentation**

Ambetter may audit record-keeping practices and individual member medical records in conjunction with ongoing Quality Improvement Program activities, utilizing the standards listed above. Providers scoring less than 80% on medical record audits may be placed under a corrective action plan, subject to additional medical record reviews or referred to Ambetter’s Quality Improvement Committee (QIC) for recommendations.

Ambetter encourages providers to request medical records that document care previously provided to members that are new to their panel. This will assist in assuring the member receives continuous care, as well as helping determine the most appropriate course of treatment for the patient.

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Medical Records Release

All member medical records are confidential and must not be released without the written authorization of the member or his/her parent/legal guardian, in accordance with state and federal law and regulation. When the release of medical records is appropriate, the extent of that release should be based upon medical necessity or on a need to know basis.

All release of specific clinical or medical records for Substance Use Disorders must meet Federal guidelines at 42 CFR Part 2 and any applicable State Laws.

Federal And State Laws Governing The Release Of Information

The release of certain information is governed by a myriad of Federal and/or State laws.

These laws often place restrictions on how specific types of information may be disclosed, including, but not limited to, behavioral health, alcohol/substance abuse treatment, and communicable disease records.

For example, HIPAA requires that covered entities, such as health plans and providers, release protected health information only when permitted under the law, such as for treatment, payment and operations activities, including care management and coordination.

However, a different set of federal rules place more stringent restrictions on the use and disclosure of alcohol and substance abuse treatment records (42 CFR Part 2 or “Part 2”). These records generally may not be released without consent from the individual whose information is subject to the release.

Still other laws at the State level place further restrictions on the release of certain information, such as behavioral health, communicable disease, etc.

For more information about any of these laws, refer to the following:

- HIPAA - please visit the Centers for Medicare & Medicaid Services (CMS) website at: www.cms.hhs.gov, and then select “Regulations and Guidance” and “HIPAA – General Information;”
- 42 CFR Part 2 regulations - please visit the Substance Abuse and Mental Health Services Administration (within the U.S. Department of Health and Human Services) at: www.samhsa.gov;
- State laws - consult applicable statutes to determine how they may impact the release of information on patients whose care you provide.

Contracted providers within the Ambetter network are independently obligated to know, understand, and comply with these laws.

Ambetter takes privacy and confidentiality seriously. We have established processes, policies, and procedures to comply with HIPAA and other applicable federal and/or State confidentiality and privacy laws.

Please contact the Ambetter Compliance Officer by phone at 1-877-687-1196 or in writing (refer to address below) with any questions about our privacy practices.

Ambetter
5900 E. Ben White Blvd.
Austin, TX 78741

National Network

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Ambetter is a national network where contracted providers administer Covered Services to Covered Persons in accordance with the Ambetter Provider Manual. Ambetter providers must follow all provisions that are required by State or federal law, which may be included in the Agreement with respect to the Commercial-Exchange/Qualified Health Plan Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment(s). Contracted providers may service Covered Persons who are from an Ambetter state which is not the contracted providers’ domiciled state. In these cases, the Covered Services of the Covered Persons domiciled state would govern. Contracted providers should confirm that services they are providing to the Covered Person are Covered Services.

If you have a member from a different Ambetter state, their card will show that they are part of the following plans:

- Arkansas - Ambetter from Arkansas Health & Wellness
- Arizona - Ambetter from Arizona Complete Health
- Florida - Ambetter from Sunshine Health
- Georgia - Ambetter from Peach State Health Plan
- Illinois - Ambetter from IlliniCare Health
- Indiana - Ambetter from MHS
- Kansas - Ambetter from Sunflower Health Plan
- Mississippi - Ambetter from Magnolia Health
- Missouri - Ambetter from Home State Health
- Nevada - Ambetter from SilverSummit Health plan
- New Hampshire - Ambetter from NH Healthy Families
- North Carolina - Ambetter from North Carolina
- Ohio - Ambetter from Buckeye Health Plan
- Pennsylvania - Ambetter from PA Health & Wellness
- South Carolina - Ambetter from Absolute Total Care
- Texas - Ambetter from Superior HealthPlan
- Tennessee - Ambetter of Tennessee Texas
- Washington - Ambetter from Coordinated Care

**Section 1557 of the Patient Protection and Affordable Care Act**

Section 1557 is the nondiscrimination provision of the Affordable Care Act (ACA). The law prohibits discrimination on the basis of race, color, national origin, sex, age, or disability in certain health programs or activities. Section 1557 builds on long-standing and familiar Federal civil rights laws: Title VI of the Civil Rights Act of 1964, Title IX of the Education Amendments of 1972, Section 504 of the Rehabilitation Act of 1973 and the Age Discrimination Act of 1975. Section 1557 extends nondiscrimination protections to individuals participating in:

- Any health program or activity any part of which received funding from HHS
- Any health program or activity that HHS itself administers
- Health Insurance Marketplaces and all plans offered by issuers that participate in those Marketplaces.

For more information please visit [http://www.hhs.gov/civil-rights/for-individuals/section-1557/index.html](http://www.hhs.gov/civil-rights/for-individuals/section-1557/index.html).
Access to Records and Audits by Superior Health Plan

Subject only to applicable State and federal confidentiality or privacy laws, Provider shall permit Superior Health Plan or its designated representative access to Provider's Records, at Provider's place of business in this State during normal business hours, or remote access of such Records, in order to audit, inspect, review, perform chart reviews, and duplicate such Records. If performed on site, access to Records for the purpose of an audit shall be scheduled at mutually agreed upon times, upon at least thirty (30) business days prior written notice by Superior Health Plan or its designated representative, but not more than sixty (60) days following such written notice.

EMR Access

Provider will grant Superior Health Plan access to Provider's Electronic Medical Record (EMR) system in order to effectively case manage Members and capture medical record data for risk adjustment and quality reporting. There will be no other fees charged to the Superior Health Plan for this access.
FRAUD, WASTE AND ABUSE

Ambetter takes the detection, investigation, and prosecution of fraud and abuse very seriously and has a Fraud, Waste and Abuse (FWA) program that complies with the federal and state laws. Ambetter, in conjunction with its parent company, Centene, operates Special Investigations Unit (SIU). Ambetter routinely conducts audits to ensure compliance with billing regulations. Our sophisticated code editing software performs systematic audits during the claims payment process. To better understand this system, please review the Billing and Claims section of this Manual. The SIU performs retrospective audits, which, in some cases, may result in taking actions against providers who commit FWA. These actions include but are not limited to:

- Remedial education and training to prevent the billing irregularity;
- More stringent utilization review;
- Recoupment of previously paid monies;
- Termination of provider agreement or other contractual arrangement;
- Civil and/or criminal prosecution; and
- Any other remedies available to rectify.

Some of the most common WAF practices include:

- Unbundling of codes;
- Up-coding services;
- Add-on codes billed without primary CPT;
- Diagnosis and/or procedure code not consistent with the member’s age;
- Use of exclusion codes;
- Excessive use of units;
- Misuse of benefits; and
- Claims for services not rendered.

If you suspect or witness a provider inappropriately billing or a member receiving inappropriate services, please call our anonymous and confidential WAF hotline at 1-866-685-8664. Ambetter takes all reports of potential FWA very seriously and investigates all reported issues.

WAF Program Compliance Authority and Responsibility

The Ambetter Vice President of Compliance and Regulatory Affairs has overall responsibility and authority for carrying out the provisions of the compliance program. Ambetter is committed to identifying, investigating, sanctioning, and prosecuting suspected FWA.

The Ambetter provider network must cooperate fully in making personnel and/or subcontractor personnel available in person for interviews, consultation, grand jury proceedings, pre-trial conferences, hearings, trials, and in any other process, including investigations.

False Claims Act

The False Claims Act establishes liability when any person or entity improperly receives or avoids payment to the Federal government. The Act prohibits:
1. Knowingly presenting, or causing to be presented a false claim for payment or approval;
2. Knowingly making, using, or causing to be made or used, a false record or statement material to a false or fraudulent claim;
3. Conspiring to commit any violation of the False Claims Act;
4. Falsely certifying the type or amount of property to be used by the Government;
5. Certifying receipt of property on a document without completely knowing that the information is true;
6. Knowingly buying Government property from an unauthorized officer of the Government; and
7. Knowingly making, using, or causing to be made or used a false record to avoid or decrease an obligation to pay or transmit property to the Government

For more information regarding the False Claims act, please visit www.cms.hhs.gov.

**Physician Incentive Programs**

On an annual basis and in accordance with Federal Regulations, Ambetter must disclose to the Centers for Medicare and Medicaid Services, any Physician Incentive Programs that could potentially influence a physician’s care decisions. The information that must be disclosed includes the following:

- effective date of the Physician Incentive Program
- type of Incentive Arrangement
- amount and type of stop-loss protection
- patient panel size
- description of the pooling method, if applicable
- for capitation arrangements, provide the amount of the capitation payment that is broken down by percentage for primary care, referral, and other services
- the calculation of substantial financial risk (SFR)
- whether Ambetter does or does not have a Physician Incentive Program
- the name, address, and other contact information of the person at Ambetter who may be contacted with questions regarding Physician Incentive Programs

Physician Incentive Programs may not include any direct or indirect payments to providers/provider groups that create inducements to limit or reduce the provision of necessary services. In addition, Physician Incentive Programs that place providers/provider groups at SFR may not operate unless there is adequate stop-loss protection, member satisfaction surveys, and satisfaction of disclosure requirements satisfying the Physician Incentive Program regulations.

Substantial financial risk occurs when the incentive arrangement places the provider/provider group at risk beyond the risk threshold, which is the maximum risk if the risk is based upon the use or cost of referral services. The risk threshold is set at 25% and does not include amounts based solely on factors other than a provider/provider group’s referral levels. Bonuses, capitation, and referrals may be considered incentive arrangements that result in SFR.

If you have questions regarding the Physician Incentive Program Regulations, please contact your Provider Partnership Manager.

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APPENDIX

I. Common Causes for Upfront Rejections

II. Common Causes of Claim Processing Delays and Denials

III. Common EOP Denial Codes

IV. Instructions for Supplemental Information CMS-1500 (02/12) Form, Shaded Field 24a-G

V. Common HIPAA Compliant EDI Rejection Codes

VI. Claim Form Instructions

VII. Billing Tips and Reminders

VIII. Reimbursement Policies

Appendix I: Common Causes for Upfront Rejections

Common causes for upfront rejections include but are not limited to:

- Unreadable Information - The ink is faded, too light, or too bold (bleeding into other characters or beyond the box), the font is too small.
- Member Date of Birth is missing.
- Member Name or Identification Number is missing.
- Provider Name, Taxpayer Identification Number (TIN), or National Practitioner Identification (NPI) Number is missing.
- Attending Provider information missing from Loop 2310A on Institutional claims when CLM05-1 (Bill Type) is 11, 12, 21, 22, or 72 or missing from box 48 on the paper UB claim form.
- Date of Service is not prior to the received date of the claim (future date of service).
- Date of Service or Date Span is missing from required fields. Example: "Statement From" or "Service From" dates.
- Type of Bill is invalid.
- Diagnosis Code is missing, invalid, or incomplete.
- Service Line Detail is missing.
- Date of Service is prior to member’s effective date.
- Admission Type is missing (Inpatient Facility Claims – UB-04, field 14).
- Patient Status is missing (Inpatient Facility Claims – UB-04, field 17).
- Occurrence Code/Date is missing or invalid.
- Revenue Code is missing or invalid.
- CPT/Procedure Code is missing or invalid.
- A missing CLIA Number in Box 23 or a CMS 1500 for CLIA or CLIA waived service.
- Incorrect Form Type used.
• A missing taxonomy code and qualifier in box 24 I, 24 J or Box 33b on the CMS 1500 form or Box 81 CC on the UB04 form (see further requirements in this Manual).

Appendix II: Common Cause of Claims Processing Delays and Denials

• Procedure or Modifier Codes entered are invalid or missing.
• This includes GN, GO, or GP modifier for therapy services.
• Diagnosis Code is missing the 4th or 5th digit.
• DRG code is missing or invalid.
• Explanation of Benefits (EOB) from the primary insurer is missing or incomplete.
• Third Party Liability (TPL) information is missing or incomplete.
• Member ID is invalid.
• Place of Service Code is invalid.
• Provider TIN and NPI do not match.
• Revenue Code is invalid.
• Dates of Service span do not match the listed days/units.
• Tax Identification Number (TIN) is invalid.

Appendix III: Common EOP Denial Codes and Descriptions

See the bottom of your paper EOP for the updated and complete description of all explanation codes associated with your claims. Electronic Explanations of Payment will use standard HIPAA denial codes.

<table>
<thead>
<tr>
<th>EX Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>18</td>
<td>DENY: DUPLICATE CLAIM SERVICE</td>
</tr>
<tr>
<td>28</td>
<td>DENY: COVERAGE NOT IN EFFECT WHEN SERVICE PROVIDED</td>
</tr>
<tr>
<td>29</td>
<td>DENY: THE TIME LIMIT FOR FILING HAS EXPIRED</td>
</tr>
<tr>
<td>46</td>
<td>DENY: THIS SERVICE IS NOT COVERED</td>
</tr>
<tr>
<td>0B</td>
<td>ADJUST: CLAIM TO BE RE-PROCESSED CORRECTED UNDER NEW CLAIM NUMBER</td>
</tr>
<tr>
<td>A1</td>
<td>DENY: NO AUTHORIZATION ON FILE THAT MATCHES SERVICE(S) BILLED</td>
</tr>
<tr>
<td>AB</td>
<td>ACE LINE ITEM REJECTION</td>
</tr>
<tr>
<td>AQ</td>
<td>ACE CLAIM LEVEL RETURN TO PROV. MUST CALL PROV SERVICES FOR MORE DETAIL</td>
</tr>
<tr>
<td>AT</td>
<td>ACE CLAIM LEVEL REJECTION</td>
</tr>
<tr>
<td>fq</td>
<td>DENY: RESUBMIT CLAIM UNDER FQHC RHC CLINIC NPI NUMBER</td>
</tr>
<tr>
<td>IM</td>
<td>DENY: MODIFIER MISSING OR INVALID</td>
</tr>
<tr>
<td>M3</td>
<td>DENY: NO ASSOCIATED FACILITY CLAIM RECEIVED</td>
</tr>
<tr>
<td>w1</td>
<td>Co-surgeon/team surgeon disallowed per CMS surgical billing guidelines</td>
</tr>
<tr>
<td>w2</td>
<td>Assistant &amp; Primary Surgeon Procedure Codes Must Match Per CMS</td>
</tr>
<tr>
<td>w3</td>
<td>Assistant, Co-surgeon, or Team Surgeons not typically required per CMS</td>
</tr>
<tr>
<td>w4</td>
<td>Inappropriate level of E/M service billed per AMA guidelines</td>
</tr>
<tr>
<td>w5</td>
<td>Primary service is denied; therefore, add-on service is denied per AMA</td>
</tr>
<tr>
<td>w6</td>
<td>State-Specific Guideline: Procedure Code to Revenue Code Mismatch</td>
</tr>
<tr>
<td>Code</td>
<td>Description</td>
</tr>
<tr>
<td>------</td>
<td>-------------</td>
</tr>
<tr>
<td>x3</td>
<td>PROCEDURE CODE UNBUNDLED FROM GLOBAL PROCEDURE CODE</td>
</tr>
<tr>
<td>x8</td>
<td>MODIFIER INVALID FOR PROCEDURE OR MODIFIER NOT REPORTED</td>
</tr>
<tr>
<td>x9</td>
<td>PROCEDURE CODE PAIRS INCIDENTAL, MUTUALLY EXCLUSIVE OR UNBUNDLED</td>
</tr>
<tr>
<td>xE</td>
<td>Procedure code is disallowed with this diagnosis code(s) per plan policy</td>
</tr>
<tr>
<td>xf</td>
<td>MAXIMUM ALLOWANCE EXCEEDED</td>
</tr>
<tr>
<td>y1</td>
<td>DENY: SERVICE RENDERED BY NON AUTHORIZED NON PLAN PROVIDER</td>
</tr>
<tr>
<td>ya</td>
<td>DENIED AFTER REVIEW OF PATIENT’S CLAIM HISTORY</td>
</tr>
<tr>
<td>yf</td>
<td>HCI Partially Approved Units; Claim Needs Manual Pricing</td>
</tr>
<tr>
<td>yq</td>
<td>Duplicate claims or multiple providers billing same/similar code(s)</td>
</tr>
<tr>
<td>yr</td>
<td>Incorrect procedure code for diagnosis per NCD/CMS</td>
</tr>
<tr>
<td>ys</td>
<td>Reimbursement Included in Another Code Per CMS/AMA/Medical Guidelines</td>
</tr>
<tr>
<td>yt</td>
<td>Incorrect Procedure Code for Member Age or Gender Per CMS/AMA/Plan</td>
</tr>
<tr>
<td>yu</td>
<td>Incorrect CPT/HCPCS/REV/Modifier or Unlisted Code based on CPT/CMS guidelines</td>
</tr>
<tr>
<td>yv</td>
<td>Outpatient services included in inpatient admit per CMS/Plan Guidelines</td>
</tr>
<tr>
<td>yw</td>
<td>Not covered or eligible service per CMS or Plan Guidelines</td>
</tr>
<tr>
<td>yx</td>
<td>Included in global surgical or maternity package per CMS or ACOG</td>
</tr>
<tr>
<td>yy</td>
<td>Reimbursement reduction based on CPT and/or CMS</td>
</tr>
<tr>
<td>yz</td>
<td>Incorrect use of modifier -26 or -TC based on CMS</td>
</tr>
<tr>
<td>Za</td>
<td>DENY - PROVIDER BILLING ERROR</td>
</tr>
<tr>
<td>ZW</td>
<td>After rvw, prev decision upheld, see prov handbook for appeal process</td>
</tr>
</tbody>
</table>

**Appendix IV: Instructions for Supplemental Information**

CMS-1500 (02/12) CLAIM FORM, SHADED FIELD 24A-G

The following types of supplemental information are accepted in a shaded claim line of the CMS 1500 (02/12) Claim Form field 24-A-G:

- National Drug Code (NDC)
- Narrative description of unspecified/miscellaneous/unlisted codes
- Contract Rate

The following qualifiers are to be used when reporting these services:

```
ZZ   Narrative description of unspecified/miscellaneous/unlisted codes
N4   National Drug Code (NDC)
CTR  Contract Rate
```

If required to report other supplemental information not listed above, follow payer instructions for the use of a qualifier for the information being reported. When reporting a service that does not have a qualifier, enter 2 blank spaces before entering the information.

To enter supplemental information, begin at 24A by entering the qualifier and then the information. Do not enter a space between the qualifier and the number/code/information. Do not enter hyphens or spaces within the number/code.

August 30, 2018
More than 1 supplemental item can be reported in the shaded lines of item number 24. Enter the first qualifier and number/code/information at 24A. After the first item, enter 3 blank spaces and then the next qualifier and number/code/information.

For reporting dollar amounts in the shaded area, always enter the dollar amount, a decimal point, and the cents. Use 00 for cents if the amount is a whole number. Do not use commas. Do not enter dollars signs (ex. 1000.00; 123.45).

Additional Information for Reporting NDC:

When adding supplemental information for NDC, enter the information in the following order:

- Qualifier
- NDC Code
- 1 space
- Unit/basis of measurement qualifier
  - F2- International Unit
  - ME – Milligram
  - UN – Unit
  - GR – Gram
  - ML - Milliliter
- Quantity
  - The number of digits for the quantity is limited to 8 digits before the decimal and 3 digits after the decimal (ex. 99999999.999).
  - When entering a whole number, do not use a decimal (ex. 2).
  - Do not use commas.

Unspecified/Miscellaneous/Unlisted Codes

Appendix V: Common Business EDI Rejection Codes

These codes on the following page are the Standard National Rejection Codes for EDI submissions. All errors indicated for the code must be corrected before the claim is resubmitted.
<table>
<thead>
<tr>
<th>Error ID</th>
<th>Error Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>Invalid Mbr DOB</td>
</tr>
<tr>
<td>02</td>
<td>Invalid Mbr</td>
</tr>
<tr>
<td>06</td>
<td>Invalid Prv</td>
</tr>
<tr>
<td>07</td>
<td>Invalid Mbr DOB &amp; Prv</td>
</tr>
<tr>
<td>08</td>
<td>Invalid Mbr &amp; Prv</td>
</tr>
<tr>
<td>09</td>
<td>Mbr not valid at DOS</td>
</tr>
<tr>
<td>10</td>
<td>Invalid Mbr DOB; Mbr not valid at DOS</td>
</tr>
<tr>
<td>12</td>
<td>Prv not valid at DOS</td>
</tr>
<tr>
<td>13</td>
<td>Invalid Mbr DOB; Prv not valid at DOS</td>
</tr>
<tr>
<td>14</td>
<td>Invalid Mbr; Prv not valid at DOS</td>
</tr>
<tr>
<td>15</td>
<td>Mbr not valid at DOS; Invalid Prv</td>
</tr>
<tr>
<td>16</td>
<td>Invalid Mbr DOB; Mbr not valid at DOS; Invalid Prv</td>
</tr>
<tr>
<td>17</td>
<td>Invalid Diag</td>
</tr>
<tr>
<td>18</td>
<td>Invalid Mbr DOB; Invalid Diag</td>
</tr>
<tr>
<td>19</td>
<td>Invalid Mbr; Invalid Diag</td>
</tr>
<tr>
<td>21</td>
<td>Mbr not valid at DOS; Prv not valid at DOS</td>
</tr>
<tr>
<td>22</td>
<td>Invalid Mbr DOB; Mbr not valid at DOS; Prv not valid at DOS</td>
</tr>
<tr>
<td>23</td>
<td>Invalid Prv; Invalid Diag</td>
</tr>
<tr>
<td>24</td>
<td>Invalid Mbr DOB; Invalid Prv; Invalid Diag</td>
</tr>
<tr>
<td>25</td>
<td>Invalid Mbr; Invalid Prv; Invalid Diag</td>
</tr>
<tr>
<td>26</td>
<td>Mbr not valid at DOS; Invalid Diag</td>
</tr>
<tr>
<td>27</td>
<td>Invalid Mbr DOB; Mbr not valid at DOS; Invalid Diag</td>
</tr>
<tr>
<td>29</td>
<td>Prv not valid at DOS; Invalid Diag</td>
</tr>
<tr>
<td>30</td>
<td>Invalid Mbr DOB; Prv not valid at DOS; Invalid Diag</td>
</tr>
<tr>
<td>31</td>
<td>Invalid Mbr; Prv not valid at DOS; Invalid Diag</td>
</tr>
<tr>
<td>32</td>
<td>Mbr not valid at DOS; Prv not valid; Invalid Diag</td>
</tr>
<tr>
<td>33</td>
<td>Invalid Mbr DOB; Mbr not valid at DOS; Prv not valid; Invalid Diag</td>
</tr>
<tr>
<td>34</td>
<td>Invalid Proc</td>
</tr>
<tr>
<td>35</td>
<td>Invalid DOB; Invalid Proc</td>
</tr>
<tr>
<td>36</td>
<td>Invalid Mbr; Invalid Proc</td>
</tr>
<tr>
<td>37</td>
<td>Invalid or future date</td>
</tr>
<tr>
<td>38</td>
<td>Mbr not valid at DOS; Prv not valid at DOS; Invalid Diag</td>
</tr>
<tr>
<td>39</td>
<td>Invalid Mbr DOB; Mbr not valid at DOS; Prv not valid at DOS; Invalid Diag</td>
</tr>
<tr>
<td>40</td>
<td>Invalid Prv; Invalid Proc</td>
</tr>
<tr>
<td>41</td>
<td>Invalid Prv; Invalid Proc; Invalid Mbr DOB</td>
</tr>
<tr>
<td>42</td>
<td>Invalid Mbr; Invalid Prv; Invalid Proc</td>
</tr>
<tr>
<td>43</td>
<td>Mbr not valid at DOS; Invalid Proc</td>
</tr>
<tr>
<td>44</td>
<td>Invalid Mbr DOB; Mbr not valid at DOS; Invalid Proc</td>
</tr>
<tr>
<td>46</td>
<td>Prv not valid at DOS; Invalid Proc</td>
</tr>
<tr>
<td>48</td>
<td>Invalid Mbr; Prv not valid at DOS; Invalid Proc</td>
</tr>
<tr>
<td>49</td>
<td>Invalid Proc; Invalid Prv; Mbr not valid at DOS</td>
</tr>
<tr>
<td>51</td>
<td>Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>52</td>
<td>Invalid Mbr DOB; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>53</td>
<td>Invalid Mbr; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>Error ID</td>
<td>Error Description</td>
</tr>
<tr>
<td>---------</td>
<td>------------------</td>
</tr>
<tr>
<td>55</td>
<td>Mbr not valid at DOS; Prv not valid at DOS, Invalid Proc</td>
</tr>
<tr>
<td>57</td>
<td>Invalid Prv; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>58</td>
<td>Invalid Mbr DOB; Invalid Prv; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>59</td>
<td>Invalid Mbr; Invalid Prv; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>60</td>
<td>Mbr not valid at DOS; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>61</td>
<td>Invalid Mbr DOB; Mbr not valid at DOS; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>63</td>
<td>Prv not valid at DOS; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>64</td>
<td>Invalid Mbr DOB; Prv not valid at DOS; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>65</td>
<td>Invalid Mbr; Prv not valid at DOS; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>66</td>
<td>Mbr not valid at DOS; Invalid Prv; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>67</td>
<td>Invalid Mbr DOB; Mbr not valid at DOS; Invalid Prv; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>72</td>
<td>Mbr not valid at DOS; Prv not valid at DOS; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>73</td>
<td>Invalid Mbr DOB; Mbr not valid at DOS; Prv not valid at DOS; Invalid Diag; Invalid Proc</td>
</tr>
<tr>
<td>74</td>
<td>Reject. DOS prior to 6/1/2006; OR Invalid DOS</td>
</tr>
<tr>
<td>75</td>
<td>Invalid Unit</td>
</tr>
<tr>
<td>76</td>
<td>Original claim number required</td>
</tr>
<tr>
<td>77</td>
<td>INVALID CLAIM TYPE</td>
</tr>
<tr>
<td>81</td>
<td>Invalid Unit; Invalid Prv</td>
</tr>
<tr>
<td>83</td>
<td>Invalid Unit; Invalid Mbr &amp; Prv</td>
</tr>
<tr>
<td>89</td>
<td>Invalid Prv; Mbr not valid at DOS; Invalid DOS</td>
</tr>
<tr>
<td>91</td>
<td>Missing or Invalid Taxonomy Code</td>
</tr>
<tr>
<td>A2</td>
<td>DIAGNOSIS POINTER INVALID</td>
</tr>
<tr>
<td>A3</td>
<td>CLAIM EXCEEDED THE MAXIMUM 97 SERVICE LINE LIMIT</td>
</tr>
<tr>
<td>B1</td>
<td>Rendering and Billing NPI are not tied on state file</td>
</tr>
<tr>
<td>B2</td>
<td>Not enrolled with MHS and/or State with rendering NPI/TIN on DOS. Enroll with MHS and resubmit claim</td>
</tr>
<tr>
<td>B5</td>
<td>Missing/incomplete/invalid CLIA certification number</td>
</tr>
<tr>
<td>H1</td>
<td>ICD9 is mandated for this date of service.</td>
</tr>
<tr>
<td>H2</td>
<td>Incorrect use of the ICD9/ICD10 codes.</td>
</tr>
<tr>
<td>HP</td>
<td>ICD10 is mandated for this date of service.</td>
</tr>
<tr>
<td>ZZ</td>
<td>Claim not processed</td>
</tr>
</tbody>
</table>

**Appendix VI: Claim Form Instructions**


Required (R) fields must be completed on all claims. Conditional (C) fields must be completed if the information applies to the situation or the service provided.

Note: Claims with missing or invalid Required (R) field information will be rejected or denied.
Completing a CMC 1500 Claim Form

Please see the following example of a CMS 1500 form.
<table>
<thead>
<tr>
<th>Field #</th>
<th>Field Description</th>
<th>Instruction or Comments</th>
<th>Required or Conditional</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>INSURANCE PROGRAM IDENTIFICATION</td>
<td>Check only the type of health coverage applicable to the claim. This field indicated the payer to whom the claim is being filed. Enter “X” in the box noted “Other.”</td>
<td>R</td>
</tr>
<tr>
<td>1a</td>
<td>INSURED’S I.D. NUMBER</td>
<td>The 9-digit identification number on the member’s Ambetter I.D. Card</td>
<td>R</td>
</tr>
<tr>
<td>2</td>
<td>PATIENT'S NAME (Last Name, First Name, Middle Initial)</td>
<td>Enter the patient’s name as it appears on the member’s Ambetter I.D. card. Do not use nicknames.</td>
<td>R</td>
</tr>
<tr>
<td>3</td>
<td>PATIENT’S BIRTH DATE/SEX</td>
<td>Enter the patient’s 8 digit date of birth (MM/DD/YYYY), and mark the appropriate box to indicate the patient’s sex/gender.</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td></td>
<td>M= Male   F= Female</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>INSURED’S NAME</td>
<td>Enter the patient’s name as it appears on the member’s Ambetter I.D. Card</td>
<td>C</td>
</tr>
<tr>
<td>5</td>
<td>PATIENT’S ADDRESS (Number, Street, City, State, Zip Code) Telephone (include area code)</td>
<td>Enter the patient's complete address and telephone number, including area code on the appropriate line. First line – Enter the street address. Do not use commas, periods, or other punctuation in the address (e.g., 123 N Main Street 101 instead of 123 N. Main Street, #101). Second line – In the designated block, enter the city and state. Third line – Enter the zip code and phone number. When entering a 9-digit zip code (zip+4 codes), include the hyphen. Do not use a hyphen or space as a separator within the telephone number (i.e. (803)5551414). Note: Patient's Telephone does not exist in the electronic 837 Professional. 5010A1</td>
<td>C</td>
</tr>
<tr>
<td>6</td>
<td>PATIENT’S RELATION TO INSURED</td>
<td>Always mark to indicate Self, Spouse, Child, or Other.</td>
<td>C</td>
</tr>
<tr>
<td>7</td>
<td>INSURED’S ADDRESS (Number, Street, City, State, Zip Code) Telephone (include area code)</td>
<td>Enter the patient's complete address and telephone number, including area code on the appropriate line. First line – Enter the street address. Do not use commas, periods, or other punctuation in the address (e.g., 123 N Main Street 101 instead of 123 N. Main Street, #101). Second line – In the designated block, enter the city and state. Third line – Enter the zip code and phone number. When entering a 9-digit zip code (zip+4 codes), include the hyphen. Do not use a hyphen or space</td>
<td>C</td>
</tr>
<tr>
<td>Field #</td>
<td>Field Description</td>
<td>Instruction or Comments</td>
<td>Required or Conditional</td>
</tr>
<tr>
<td>---------</td>
<td>------------------</td>
<td>------------------------</td>
<td>------------------------</td>
</tr>
<tr>
<td>8</td>
<td>RESERVED FOR NUCC USE</td>
<td>as a separator within the telephone number (i.e. (803)5551414). Note: Patient’s Telephone does not exist in the electronic 837 Professional 4010A1.</td>
<td>Not Required</td>
</tr>
<tr>
<td>9</td>
<td>OTHER INSURED’S NAME (Last Name, First Name, Middle Initial)</td>
<td>Refers to someone other than the patient. REQUIRED if patient is covered by another insurance plan. Enter the complete name of the insured.</td>
<td>C</td>
</tr>
<tr>
<td>9a</td>
<td>OTHER INSURED’S POLICY OR GROUP NUMBER</td>
<td>REQUIRED if field 9 is completed. Enter the policy or group number of the other insurance plan.</td>
<td>C</td>
</tr>
<tr>
<td>9b</td>
<td>RESERVED FOR NUCC USE</td>
<td></td>
<td>Not Required</td>
</tr>
<tr>
<td>9c</td>
<td>RESERVED FOR NUCC USE</td>
<td></td>
<td>Not Required</td>
</tr>
<tr>
<td>9d</td>
<td>INSURANCE PLAN NAME OR PROGRAM NAME</td>
<td>REQUIRED if field 9 is completed. Enter the other insured’s (name of person listed in field 9) insurance plan or program name.</td>
<td>C</td>
</tr>
<tr>
<td>10a,b,c</td>
<td>IS PATIENT’S CONDITION RELATED TO</td>
<td>Enter a Yes or No for each category/line (a, b, and c). Do not enter a Yes and No in the same category/line. When marked Yes, primary insurance information must then be shown in Item Number 11.</td>
<td>R</td>
</tr>
<tr>
<td>10d</td>
<td>CLAIM CODES (Designated by NUCC)</td>
<td>When reporting more than 1 code, enter 3 blank spaces and then the next code.</td>
<td>C</td>
</tr>
<tr>
<td>11</td>
<td>INSURED POLICY OR FECA NUMBER</td>
<td>REQUIRED when other insurance is available. Enter the policy, group, or FECA number of the other insurance. If Item Number 10abc is marked Y, this field should be populated.</td>
<td>C</td>
</tr>
<tr>
<td>11a</td>
<td>INSURED’S DATE OF BIRTH / SEX</td>
<td>Enter the 8-digit date of birth (MM/DD/YYYY) of the insured and an X to indicate the sex (gender) of the insured. Only 1 box can be marked. If gender is unknown, leave blank.</td>
<td>C</td>
</tr>
<tr>
<td>11b</td>
<td>OTHER CLAIM ID (Designated by NUCC)</td>
<td>The following qualifier and accompanying identifier has been designated for use: Y4 Property Casualty Claim Number</td>
<td>C</td>
</tr>
<tr>
<td>Field #</td>
<td>Field Description</td>
<td>Instruction or Comments</td>
<td>Required or Conditional</td>
</tr>
<tr>
<td>---------</td>
<td>--------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
<td>------------------------</td>
</tr>
<tr>
<td>11c</td>
<td>INSURANCE PLAN NAME OR PROGRAM NUMBER</td>
<td>Enter name of the insurance health plan or program.</td>
<td>C</td>
</tr>
<tr>
<td>11d</td>
<td>IS THERE ANOTHER HEALTH BENEFIT PLAN</td>
<td>Mark Yes or No. If Yes, complete field’s 9a-d and 11c.</td>
<td>R</td>
</tr>
<tr>
<td>12</td>
<td>PATIENT’S OR AUTHORIZED PERSON’S SIGNATURE</td>
<td>Enter “Signature on File,” “SOF,” or the actual legal signature. The provider must have the member’s or legal guardian’s signature on file or obtain his/her legal signature in this box for the release of information necessary to process and/or adjudicate the claim.</td>
<td>C</td>
</tr>
<tr>
<td>13</td>
<td>INSURED’S OR AUTHORIZED PERSON’S SIGNATURE</td>
<td>Obtain signature if appropriate.</td>
<td>Not Required</td>
</tr>
<tr>
<td>14</td>
<td>DATE OF CURRENT: ILLNESS (First symptom) OR INJURY (Accident) OR Pregnancy (LMP)</td>
<td>Enter the 6-digit (MM│DD│YY) or 8-digit (MM│DD│YYYY) date of the first date of the present illness, injury, or pregnancy. For pregnancy, use the date of the last menstrual period (LMP) as the first date. Enter the applicable qualifier to identify which date is being reported. 431 Onset of Current Symptoms or Illness 484 Last Menstrual Period</td>
<td>C</td>
</tr>
<tr>
<td>15</td>
<td>IF PATIENT HAS SAME OR SIMILAR ILLNESS. GIVE FIRST DATE</td>
<td>Enter another date related to the patient’s condition or treatment. Enter the date in the 6-digit (MM│DD│YY) or 8-digit (MM│DD│YYYY) format.</td>
<td>C</td>
</tr>
<tr>
<td>16</td>
<td>DATES PATIENT UNABLE TO WORK IN CURRENT OCCUPATION</td>
<td></td>
<td>C</td>
</tr>
<tr>
<td>17</td>
<td>NAME OF REFERRING PHYSICIAN OR OTHER SOURCE</td>
<td>Enter the name of the referring physician or professional (first name, middle initial, last name, and credentials).</td>
<td>C</td>
</tr>
<tr>
<td>17a</td>
<td>ID NUMBER OF REFERRING PHYSICIAN</td>
<td>Required if field 17 is completed. Use ZZ qualifier for Taxonomy code.</td>
<td>C</td>
</tr>
<tr>
<td>17b</td>
<td>NPI NUMBER OF REFERRING PHYSICIAN</td>
<td>Required if field 17 is completed. If unable to obtain referring NPI, servicing NPI may be used.</td>
<td>C</td>
</tr>
<tr>
<td>Field #</td>
<td>Field Description</td>
<td>Instruction or Comments</td>
<td>Required or Conditional</td>
</tr>
<tr>
<td>---------</td>
<td>------------------</td>
<td>-------------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>18</td>
<td>HOSPITALIZATION DATES RELATED TO CURRENT SERVICES</td>
<td></td>
<td>C</td>
</tr>
<tr>
<td>19</td>
<td>RESERVED FOR LOCAL USE – NEW FORM: ADDITIONAL CLAIM INFORMATION</td>
<td></td>
<td>C</td>
</tr>
<tr>
<td>20</td>
<td>OUTSIDE LAB / CHARGES</td>
<td></td>
<td>C</td>
</tr>
<tr>
<td>21</td>
<td>DIAGNOSIS OR NATURE OF ILLNESS OR INJURY. (RELATE ITEMS A-L TO ITEM 24E BY LINE). NEW FORM ALLOWS UP TO 12 DIAGNOSES, AND ICD INDICATOR</td>
<td>Enter the codes to identify the patient’s diagnosis and/or condition. List no more than 12 ICD-10-CM diagnosis codes. Relate lines A - L to the lines of service in 24E by the letter of the line. Use the highest level of specificity. Do not provide narrative description in this field. <strong>Note:</strong> Claims missing or with invalid diagnosis codes will be rejected or denied for payment.</td>
<td>R</td>
</tr>
<tr>
<td>22</td>
<td>RESUBMISSION CODE / ORIGINAL REF.NO.</td>
<td>For re-submissions or adjustments, enter the original claim number of the original claim. New form – for resubmissions only: 7 – Replacement of Prior Claim 8 – Void/Cancel Prior Claim</td>
<td>C</td>
</tr>
<tr>
<td>23</td>
<td>PRIOR AUTHORIZATION NUMBER or CLIA NUMBER</td>
<td>Enter the authorization or referral number. Refer to the Provider Manual for information on services requiring referral and/or prior authorization. CLIA number for CLIA waived or CLIA certified laboratory services.</td>
<td>If auth = C If CLIA = R (If both, always submit the CLIA number)</td>
</tr>
</tbody>
</table>

- **24a-j General Information:**
  - Box 24 contains 6 claim lines. Each claim line is split horizontally into shaded and un-shaded areas. Within each un-shaded area of a claim line, there are 10 individual fields labeled A-J. Within each shaded area of a claim line there are 4 individual fields labeled 24A-24G, 24H, 24J, and 24Jb. Fields 24A through 24G are a continuous field for the entry of supplemental information. Instructions are provided for shaded and un-shaded fields.
  - The shaded area for a claim line is to accommodate the submission of supplemental information, EPSDT qualifier, and Provider Number.
  - Shaded boxes 24 a-g is for line item supplemental information and provides a continuous line that accepts up to 61 characters. Refer to the instructions listed below for information on how to complete.
  - The un-shaded area of a claim line is for the entry of claim line item detail.
<table>
<thead>
<tr>
<th>Field #</th>
<th>Field Description</th>
<th>Instruction or Comments</th>
<th>Required or Conditional</th>
</tr>
</thead>
<tbody>
<tr>
<td>24 A-G</td>
<td>SUPPLEMENTAL INFORMATION</td>
<td>The shaded top portion of each service claim line is used to report supplemental information for: NDC Narrative description of unspecified codes Contract Rate For detailed instructions and qualifiers refer to Appendix IV of this guide.</td>
<td>C</td>
</tr>
<tr>
<td>24 A</td>
<td>DATE(S) OF SERVICE</td>
<td>Enter the date the service listed in field 24D was performed (MM/DD/YYYY). If there is only 1 date, enter that date in the “From” field. The “To” field may be left blank or populated with the “From” date. If identical services (identical CPT/HCPC code(s)) were performed, each date must be entered on a separate line.</td>
<td>R</td>
</tr>
<tr>
<td>24 B</td>
<td>PLACE OF SERVICE</td>
<td>Enter the appropriate 2-digit CMS Standard Place of Service (POS) Code. A list of current POS Codes may be found on the CMS website.</td>
<td>R</td>
</tr>
<tr>
<td>24 C</td>
<td>EMG</td>
<td>Enter Y (Yes) or N (No) to indicate if the service was an emergency.</td>
<td>Not Required</td>
</tr>
<tr>
<td>24 D</td>
<td>PROCEDURES, SERVICES OR SUPPLIES CPT/HCPCS MODIFIER</td>
<td>Enter the 5-digit CPT or HCPC code and 2-character modifier, if applicable. Only 1 CPT or HCPC and up to 4 modifiers may be entered per claim line. Codes entered must be valid for date of service. Missing or invalid codes will be denied for payment. Only the first modifier entered is used for pricing the claim. Failure to use modifiers in the correct position or combination with the Procedure Code, or invalid use of modifiers, will result in a rejected, denied, or incorrectly paid claim.</td>
<td>R</td>
</tr>
<tr>
<td>24 E</td>
<td>DIAGNOSIS CODE</td>
<td>In 24E, enter the diagnosis code reference letter (pointer) as shown in Item Number 21 to relate the date of service and the procedures performed to the primary diagnosis. When multiple services are performed, the primary reference letter for each service should be listed first; other applicable services should follow. The reference letter(s) should be A – L or multiple letters as applicable. ICD-10-CM diagnosis codes must be entered in Item Number 21 only. Do not enter them in 24E. Do not use commas between the diagnosis pointer numbers. Diagnosis Codes must be valid ICD-10 Codes for the date of service, or the claim will be rejected/denied.</td>
<td>R</td>
</tr>
<tr>
<td>24 F</td>
<td>CHARGES</td>
<td>Enter the charge amount for the claim line item service billed. Dollar amounts to the left of the vertical line should be right justified. Up to 8 characters are allowed (i.e. 199,999.99). Do not enter a dollar sign ($). If the dollar amount is a whole number (i.e. 199,999).</td>
<td>R</td>
</tr>
<tr>
<td>Field #</td>
<td>Field Description</td>
<td>Instruction or Comments</td>
<td>Required or Conditional</td>
</tr>
<tr>
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<td>----------------------------------------------------------------------------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>24 G</td>
<td>DAYS OR UNITS</td>
<td>10.00), enter 00 in the area to the right of the vertical line.</td>
<td>R</td>
</tr>
<tr>
<td>24 H</td>
<td>EPSDT (Family Planning)</td>
<td>Enter quantity (days, visits, units). If only 1 service provided, enter a numeric value of 1.</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td>EPSDT (Family Planning)</td>
<td>Leave blank or enter &quot;Y&quot; if the services were performed as a result of an EPSDT referral.</td>
<td>C</td>
</tr>
<tr>
<td>24 I</td>
<td>ID QUALIFIER</td>
<td>Use ZZ qualifier for Taxonomy., Use 1D qualifier for ID, if an Atypical Provider.</td>
<td>R</td>
</tr>
<tr>
<td>24 J</td>
<td>NON-NPI PROVIDER ID#</td>
<td>Typical Providers:</td>
<td>R</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Enter the Provider taxonomy code that corresponds to the qualifier entered in field 24I shaded. Use ZZ qualifier for Taxonomy Code.</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Atypical Providers:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Enter the Provider ID number.</td>
<td></td>
</tr>
<tr>
<td>24 J</td>
<td>NPI PROVIDER ID</td>
<td>Typical Providers ONLY: Enter the 10-character NPI ID of the provider who rendered services. If the provider is billing as a member of a group, the rendering individual provider’s 10-character NPI ID may be entered. Enter the billing NPI if services are not provided by an individual (e.g., DME, Independent Lab, Home Health, RHC/FQHC General Medical Exam, etc.).</td>
<td>R</td>
</tr>
<tr>
<td>25</td>
<td>FEDERAL TAX I.D. NUMBER SSN/EIN</td>
<td>Enter the provider or supplier 9-digit Federal Tax ID number, and mark the box labeled EIN</td>
<td>R</td>
</tr>
<tr>
<td>26</td>
<td>PATIENT’S ACCOUNT NO.</td>
<td>Enter the provider’s billing account number.</td>
<td>C</td>
</tr>
<tr>
<td>27</td>
<td>ACCEPT ASSIGNMENT?</td>
<td>Enter an X in the YES box. Submission of a claim for reimbursement of services provided to an Ambetter recipient using state funds indicates the provider accepts assignment. Refer to the back of the CMS 1500 (02-12) Claim Form for the section pertaining to Payments.</td>
<td>C</td>
</tr>
<tr>
<td>28</td>
<td>TOTAL CHARGES</td>
<td>Enter the total charges for all claim line items billed – claim lines 24F. Dollar amounts to the left of the vertical line should be right justified. Up to 8 characters are allowed (i.e. 199999.99). Do not use commas. Do not enter a dollar sign ($). If the dollar amount is a whole number (i.e. 10.00), enter 00 in the area to the right of the vertical line.</td>
<td>R</td>
</tr>
<tr>
<td>Field #</td>
<td>Field Description</td>
<td>Instruction or Comments</td>
<td></td>
</tr>
<tr>
<td>---------</td>
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<td>------------------------</td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>AMOUNT PAID</td>
<td>REQUIRED when another carrier is the primary payer. Enter the payment received from the primary payer prior to invoicing Ambetter. Ambetter programs are always the payers of last resort. Dollar amounts to the left of the vertical line should be right justified. Up to 8 characters are allowed (i.e. 199999.99). Do not use commas. Do not enter a dollar sign ($). If the dollar amount is a whole number (i.e. 10.00), enter 00 in the area to the right of the vertical line.</td>
<td>C</td>
</tr>
<tr>
<td>30</td>
<td>BALANCE DUE</td>
<td>REQUIRED when field 29 is completed. Enter the balance due (total charges minus the amount of payment received from the primary payer). Dollar amounts to the left of the vertical line should be right justified. Up to 8 characters are allowed (i.e. 199999.99). Do not use commas. Do not enter a dollar sign ($). If the dollar amount is a whole number (i.e. 10.00), enter 00 in the area to the right of the vertical line.</td>
<td>C</td>
</tr>
<tr>
<td>31</td>
<td>SIGNATURE OF PHYSICIAN OR SUPPLIER INCLUDING DEGREES OR CREDENTIALS</td>
<td>If there is a signature waiver on file, you may stamp, print, or computer-generate the signature; otherwise, the practitioner or practitioner's authorized representative MUST sign the form. If signature is missing or invalid, the claim will be returned unprocessed. <strong>Note:</strong> Does not exist in the electronic 837P.</td>
<td>R</td>
</tr>
<tr>
<td>32</td>
<td>SERVICE FACILITY LOCATION INFORMATION</td>
<td>REQUIRED if the location where services were rendered is different from the billing address listed in field 33. Enter the name and physical location. (P.O. Box numbers are not acceptable here.) First line – Enter the business/facility/practice name. Second line – Enter the street address. Do not use commas, periods, or other punctuation in the address (e.g., 123 N Main Street 101 instead of 123 N. Main Street, #101). Third line – In the designated block, enter the city and state. Fourth line – Enter the zip code and phone number. When entering a 9-digit zip code (zip+4 codes), include the hyphen.</td>
<td>C</td>
</tr>
<tr>
<td>32a</td>
<td>Typical Providers ONLY: REQUIRED if the location where services were rendered is different from the billing address listed in field 33.</td>
<td></td>
<td>c</td>
</tr>
<tr>
<td>Field #</td>
<td>Field Description</td>
<td>Instruction or Comments</td>
<td>Required or Conditional</td>
</tr>
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<td>------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td></td>
<td>NPI – SERVICES RENDERED</td>
<td>Enter the 10-character NPI ID of the facility where services were rendered.</td>
<td></td>
</tr>
<tr>
<td>32b</td>
<td>OTHER PROVIDER ID</td>
<td>REQUIRED if the location where services were rendered is different from the billing address listed in field 33. Typical Providers: Enter the 2-character qualifier ZZ followed by the Taxonomy Code (no spaces). Atypical Providers: Enter the 2-character qualifier 1D (no spaces).</td>
<td>C</td>
</tr>
<tr>
<td>33</td>
<td>BILLING PROVIDER INFO &amp; PH#</td>
<td>Enter the billing provider’s complete name, address (include the zip + 4 code), and phone number. First line -Enter the business/facility/practice name. Second line -Enter the street address. Do not use commas, periods, or other punctuation in the address (e.g., 123 N Main Street 101 instead of 123 N. Main Street, #101). Third line -In the designated block, enter the city and state. Fourth line- Enter the zip code and phone number. When entering a 9-digit zip code (zip+ 4 code), include the hyphen. Do not use a hyphen or space as a separator within the telephone number (i.e. (555)555-5555). NOTE: The 9 digit zip code (zip + 4 code) is a requirement for paper and EDI claim submission.</td>
<td>R</td>
</tr>
<tr>
<td>33a</td>
<td>GROUP BILLING NPI</td>
<td>Typical Providers ONLY: REQUIRED if the location where services were rendered is different from the billing address listed in field 33. Enter the 10-character NPI ID.</td>
<td>R</td>
</tr>
</tbody>
</table>
### Completing a UB-04 Claim Form

A UB-04 is the only acceptable claim form for submitting inpatient or outpatient hospital claim charges for reimbursement by Ambetter. In addition, a UB-04 is required for Comprehensive Outpatient Rehabilitation Facilities (CORF), Home Health Agencies, nursing home admissions, inpatient hospice services, and dialysis services. Incomplete or inaccurate information will result in the claim/encounter being rejected for correction.

#### UB-04 Hospital Outpatient Claims/Ambulatory Surgery

The following information applies to outpatient and ambulatory surgery claims:

- Professional fees must be billed on a CMS 1500 claim form.
- Include the appropriate CPT code next to each revenue code.
- Please refer to your provider contract with Ambetter or research the Uniform Billing Editor for Revenue Codes that do not require a CPT Code.

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<table>
<thead>
<tr>
<th>Field #</th>
<th>Field Description</th>
<th>Instruction or Comments</th>
<th>Required or Conditional</th>
</tr>
</thead>
<tbody>
<tr>
<td>33b</td>
<td>GROUP BILLING OTHERS ID</td>
<td>Enter as designated below the Billing Group taxonomy code. Typical Providers: Enter the Provider Taxonomy Code. Use ZZ qualifier. Atypical Providers: Enter the Provider ID number.</td>
<td>R</td>
</tr>
</tbody>
</table>
UB-04 Claim Form Example

<table>
<thead>
<tr>
<th>PAGE</th>
<th>OF</th>
<th>CREATION DATE</th>
<th>TOTALS</th>
</tr>
</thead>
<tbody>
<tr>
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<table>
<thead>
<tr>
<th>Field #</th>
<th>Field Description</th>
<th>Instruction or Comments</th>
<th>Required or Conditional</th>
</tr>
</thead>
</table>
| 1      | UNLABELED FIELD           | LINE 1: Enter the complete provider name.  
LINE 2: Enter the complete mailing address.  
LINE 3: Enter the City, State, and Zip +4 codes (include hyphen). NOTE: The 9 digit zip (zip +4 codes) is a requirement for paper and EDI claims.  
LINE 4: Enter the area code and phone number. | R                       |
| 2      | UNLABELED FIELD           | Enter the Pay- to Name and Address.                                                                      | Not Required            |
| 3a     | PATIENT CONTROL NO.       | Enter the facility patient account/control number.                                                        | Not Required            |
| 3b     | MEDICAL RECORD NUMBER     | Enter the facility patient medical or health record number.                                               | R                       |
| 4      | TYPE OF BILL              | Enter the appropriate Type of Bill (TOB) Code as specified by the NUBC UB-04 Uniform Billing Manual minus the leading “0” (zero). A leading “0” is not needed. Digits should be reflected as follows:  
1st Digit – Indicating the type of facility.  
2nd Digit – Indicating the type of care.  
3rd Digit- Indicating the bill sequence (Frequency code). | R                       |
| 5      | FED. TAX NO               | Enter the 9-digit number assigned by the federal government for tax reporting purposes.                  | R                       |
| 6      | STATEMENT COVERS PERIOD FROM/THROUGH | Enter begin and end, or admission and discharge dates, for the services billed. Inpatient and outpatient observation stays must be billed using the admission date and discharge date. Outpatient therapy, chemotherapy, laboratory, pathology, radiology, and dialysis may be billed using a date span. All other outpatient services must be billed using the actual date of service (MMDDYY). | R                       |
| 7      | UNLABELED FIELD           | Not used.                                                                                                 | Not Required            |
| 8a     | PATIENT NAME              | 8a – Enter the first 9 digits of the identification number on the member’s Ambetter I.D. card             | Not Required            |
| 8b     | PATIENT NAME              | 8b – Enter the patient’s last name, first name, and middle initial as it appears on the Ambetter ID card. Use a comma or space to separate the last and first names.  
Titles: (Mr., Mrs., etc.) should not be reported in this field.  
Prefix: No space should be left after the prefix of a name (e.g. McKendrick. H).  
Hyphenated names: Both names should be capitalized and separated by a hyphen (no space).  
Suffix: a space should separate a last name and suffix.  
Enter the patient’s complete mailing address of the patient. | R                       |
<p>| 9      | PATIENT ADDRESS           | Enter the patient’s complete mailing address of the patient.                                              | R                       |</p>
<table>
<thead>
<tr>
<th>Field #</th>
<th>Field Description</th>
<th>Instruction or Comments</th>
<th>Required or Conditional</th>
</tr>
</thead>
<tbody>
<tr>
<td>Line a: Street address</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Line b: City</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Line c: State</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Line d: Zip code</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Line e: Country Code (NOT REQUIRED)</td>
<td></td>
<td></td>
<td>(except line 9e)</td>
</tr>
<tr>
<td>10 BIRTHDATE</td>
<td>Enter the patient’s date of birth (MMDDYYYY).</td>
<td></td>
<td>R</td>
</tr>
<tr>
<td>11 SEX</td>
<td>Enter the patient’s sex. Only M or F is accepted.</td>
<td></td>
<td>R</td>
</tr>
<tr>
<td>12 ADMISSION DATE</td>
<td>Enter the date of admission for inpatient claims and date of service for outpatient claims. Enter the time using 2-digit military time (00-23) for the time of inpatient admission or time of treatment for outpatient services.</td>
<td></td>
<td>R</td>
</tr>
<tr>
<td>13 ADMISSION HOUR</td>
<td>0012:00 midnight to 12:59 12-12:00 noon to 12:59 01-01:00 to 01:59 13-01:00 to 01:59 02-02:00 to 02:59 14-02:00 to 02:59 03-03:00 to 03:59 15-03:00 to 03:59 04-04:00 to 04:59 16-04:00 to 04:59 05-05:00:00 to 05:59 17-05:00:00 to 05:59 06-06:00 to 06:59 18-06:00 to 06:59 07-07:00 to 07:59 19-07:00 to 07:59 08-08:00 to 08:59 20-08:00 to 08:59 09-09:00 to 09:59 21-09:00 to 09:59 10-10:00 to 10:59 22-10:00 to 10:59 11-11:00 to 11:59 23-11:00 to 11:59</td>
<td></td>
<td>R</td>
</tr>
<tr>
<td>14 ADMISSION TYPE</td>
<td>Require for inpatient and outpatient admissions. Enter the 1-digit code indicating the type of the admission using the appropriate following codes: 1 Emergency 2 Urgent 3 Elective 4 Newborn 5 Trauma</td>
<td></td>
<td>R</td>
</tr>
<tr>
<td>Field #</td>
<td>Field Description</td>
<td>Instruction or Comments</td>
<td>Required or Conditional</td>
</tr>
<tr>
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<td>------------------------</td>
</tr>
<tr>
<td>15</td>
<td>ADMISSION SOURCE</td>
<td>Required for inpatient and outpatient admissions. Enter the 1-digit code indicating the source of the admission or outpatient service using 1 of the following codes. For Type of admission 1,2,3, or 5: Physician Referral 1. Clinic Referral 2. Health Maintenance Referral (HMO) 3. Transfer from a hospital 4. Transfer from Skilled Nursing Facility 5. Transfer from another health care facility 6. Emergency Room 7. Court/Law Enforcement 8. Information not available For Type of admission 4 (newborn): 1 Normal Delivery 2 Premature Delivery 3 Sick Baby 4 Extramural Birth 5 Information not available</td>
<td>R</td>
</tr>
<tr>
<td>16</td>
<td>DISCHARGE HOUR</td>
<td>Enter the time using 2 digit military times (00-23) for the time of the inpatient or outpatient discharge. 0012:00 midnight to 12:59 12-12:00 noon to 12:59 01-01:00 to 01:59 13-01:00 to 01:59 02-02:00 to 02:59 14-02:00 to 02:59 03-03:00 to 03:39 03:00 to 03:59 04-04:00 to 04:59 16-04:00 to 04:59 05-05:00:00 to 05:59 17-05:00:00 to 05:59 06-06:00 to 06:59 18-06:00 to 06:59 07-07:00 to 07:59 19-07:00 to 07:59 08-08:00 to 08:59 20-08:00 to 08:59 09-09:00 to 09:59 21-09:00 to 09:59 10-10:00 to 10:59 22-10:00 to 10:59 11-11:00 to 11:59 23-11:00 to 11:59</td>
<td>C</td>
</tr>
<tr>
<td>17</td>
<td>PATIENT STATUS</td>
<td>REQUIRED for inpatient and outpatient claims. Enter the 2 digit disposition of the patient as of the “through” date for the billing period listed in field 6 using 1 of the following codes: 01 Routine Discharge 02 Discharged to another short-term general hospital</td>
<td>R</td>
</tr>
<tr>
<td>Field #</td>
<td>Field Description</td>
<td>Instruction or Comments</td>
<td></td>
</tr>
<tr>
<td>---------</td>
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<td>------------------------</td>
<td></td>
</tr>
<tr>
<td>03</td>
<td>Discharged to SNF</td>
<td></td>
<td></td>
</tr>
<tr>
<td>04</td>
<td>Discharged to ICF</td>
<td></td>
<td></td>
</tr>
<tr>
<td>05</td>
<td>Discharged to another type of institution</td>
<td></td>
<td></td>
</tr>
<tr>
<td>06</td>
<td>Discharged to care of home health service Organization</td>
<td></td>
<td></td>
</tr>
<tr>
<td>07</td>
<td>Left against medical advice</td>
<td></td>
<td></td>
</tr>
<tr>
<td>08</td>
<td>Discharged/transferred to home under care of a Home IV provider</td>
<td></td>
<td></td>
</tr>
<tr>
<td>09</td>
<td>Admitted as an inpatient to this hospital (only for use on Medicare outpatient hospital claims)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Expired or did not recover</td>
<td></td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>Still patient (To be used only when the client has been in the facility for 30 consecutive days if payment is based on DRG)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>40</td>
<td>Expired at home (hospice use only)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>41</td>
<td>Expired in a medical facility (hospice use only)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>42</td>
<td>Expired—place unknown (hospice use only)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>43</td>
<td>Discharged/Transferred to a federal hospital (such as a Veteran's Administration [VA] hospital)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>50</td>
<td>Hospice—Home</td>
<td></td>
<td></td>
</tr>
<tr>
<td>51</td>
<td>Hospice—Medical Facility</td>
<td></td>
<td></td>
</tr>
<tr>
<td>61</td>
<td>Discharged/Transferred within this institution to a hospital-based Medicare approved swing bed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>62</td>
<td>Discharged/Transferred to an Inpatient rehabilitation facility (IRF), including rehabilitation distinct part units of a hospital</td>
<td></td>
<td></td>
</tr>
<tr>
<td>63</td>
<td>Discharged/Transferred to a Medicare certified long-term care hospital (LTCH)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>64</td>
<td>Discharged/Transferred to a nursing facility certified under Medicaid but not certified under Medicare</td>
<td></td>
<td></td>
</tr>
<tr>
<td>65</td>
<td>Discharged/Transferred to a Psychiatric hospital or psychiatric distinct part unit of a hospital</td>
<td></td>
<td></td>
</tr>
<tr>
<td>66</td>
<td>Discharged/transferred to a critical access hospital (CAH)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**18-28 CONDITION CODES**

REQUIRED when applicable. Condition codes are used to identify conditions relating to the bill that may affect payer processing.

Each field (18-24) allows entry of a 2-character code. Codes should be entered in alphanumeric sequence (numbered codes precede alphanumeric codes).

For a list of codes and additional instructions refer to the NUBC UB-04 Uniform Billing Manual.
<table>
<thead>
<tr>
<th>Field #</th>
<th>Field Description</th>
<th>Instruction or Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>29</td>
<td>ACCIDENT STATE</td>
<td>Not Required</td>
</tr>
<tr>
<td>30</td>
<td>UNLABELED FIELD</td>
<td>Not required</td>
</tr>
<tr>
<td>31-34</td>
<td>OCCURRENCE CODE and OCCURRENCE DATE</td>
<td>Occurrence Code: <strong>REQUIRED</strong> when applicable. Occurrence Codes are used to identify events relating to the bill that may affect payer processing. Each field (31-34a) allows for entry of a 2-character code. Codes should be entered in alphanumeric sequence (numbered codes precede alphanumeric codes). For a list of codes and additional instructions refer to the NUBC UB-04 Uniform Billing Manual. <strong>Occurrence Date:</strong> <strong>REQUIRED</strong> when applicable or when a corresponding Occurrence Code is present on the same line (31a-34a). Enter the date for the associated Occurrence Code in MMDDYYYY format.</td>
</tr>
<tr>
<td>35-36</td>
<td>OCCURRENCE SPAN CODE and OCCURRENCE DATE</td>
<td>Occurrence Span Code: <strong>REQUIRED</strong> when applicable. Occurrence Codes are used to identify events relating to the bill that may affect payer processing. Each field (31-34a) allows for entry of a 2-character code. Codes should be entered in alphanumeric sequence (numbered codes precede alphanumeric codes). For a list of codes and additional instructions refer to the NUBC UB-04 Uniform Billing Manual. <strong>Occurrence Span Date:</strong> <strong>REQUIRED</strong> when applicable or when a corresponding Occurrence Span code is present on the same line (35a-36a). Enter the date for the associated Occurrence Code in MMDDYYYY format.</td>
</tr>
<tr>
<td>37</td>
<td>(UNLABELED FIELD)</td>
<td><strong>REQUIRED</strong> for re-submissions or adjustments. Enter the DCN (Document Control Number) of the original claim.</td>
</tr>
<tr>
<td>38</td>
<td>RESPONSIBLE PARTY NAME AND ADDRESS</td>
<td>Not Required</td>
</tr>
<tr>
<td>39-41</td>
<td>VALUE CODES CODES and AMOUNTS</td>
<td>Code: <strong>REQUIRED</strong> when applicable. Value codes are used to identify events relating to the bill that may affect payer processing. Each field (39-41) allows for entry of a 2-character code. Codes should be entered in alphanumeric sequence (numbered codes precede alphanumeric codes). Up to 12 codes can be entered. All “a” fields must be completed before using “b” fields, all “b” fields before using “c” fields, and all “c” fields before using “d” fields. For a list of codes and additional instructions refer to the NUBC UB-04 Uniform Billing Manual. <strong>Amount:</strong> <strong>REQUIRED</strong> when applicable or when a Value Code is entered. Enter the dollar amount for the associated value code. Dollar amounts to the left of the vertical line should be right justified. Up to 8 characters</td>
</tr>
<tr>
<td>C</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Field #</td>
<td>Field Description</td>
<td>Instruction or Comments</td>
</tr>
<tr>
<td>---------</td>
<td>-------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td></td>
<td>Field Description</td>
<td>Instruction or Comments</td>
</tr>
<tr>
<td></td>
<td></td>
<td>are allowed (i.e. 199,999.99). Do not enter a dollar sign ($) or a decimal. A decimal is implied. If the dollar amount is a whole number (i.e. 10.00), enter 00 in the area to the right of the vertical line.</td>
</tr>
<tr>
<td></td>
<td>SERVICE LINE DETAIL</td>
<td>The following UB-04 fields – 42-47: Have a total of 22 service lines for claim detail information. Fields 42, 43, 45, 47, 48 include separate instructions for the completion of lines 1-22 and line 23.</td>
</tr>
<tr>
<td>42</td>
<td>REV CD</td>
<td>Enter the appropriate revenue codes itemizing accommodations, services, and items furnished to the patient. Refer to the NUBC UB-04 Uniform Billing Manual for a complete listing of revenue codes and instructions. Enter accommodation revenue codes first followed by ancillary revenue codes. Enter codes in ascending numerical value.</td>
</tr>
<tr>
<td>43</td>
<td>DESCRIPTION</td>
<td>Enter a brief description that corresponds to the revenue code entered in the service line of field 42.</td>
</tr>
<tr>
<td>43</td>
<td>PAGE ___ OF ____</td>
<td>Enter the number of pages. Indicate the page sequence in the “PAGE” field and the total number of pages in the “OF” field. If only 1 claim form is submitted, enter a “1” in both fields (i.e. PAGE “1” OF “1”). (Limited to 4 pages per claim)</td>
</tr>
<tr>
<td>44</td>
<td>HCPCS/RATES</td>
<td>REQUIRED for outpatient claims when an appropriate CPT/HCPCS Code exists for the service line revenue code billed. The field allows up to 9 characters. Only 1 CPT/HCPC and up to 2 modifiers are accepted. When entering a CPT/HCPCS with a modifier(s), do not use spaces, commas, dashes, or the like between the CPT/HCPC and modifier(s). Refer to the NUBC UB-04 Uniform Billing Manual for a complete listing of revenue codes and instructions. Please refer to your current provider contract.</td>
</tr>
<tr>
<td>45</td>
<td>SERVICE DATE</td>
<td>REQUIRED on all outpatient claims. Enter the date of service for each service line billed (MMDDYY). Multiple</td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th>Field #</th>
<th>Field Description</th>
<th>Instruction or Comments</th>
<th>Required or Conditional</th>
</tr>
</thead>
<tbody>
<tr>
<td>45 Line 23</td>
<td>CREATION DATE</td>
<td>Enter the date the bill was created or prepared for submission on all pages submitted (MMDDYY).</td>
<td>R</td>
</tr>
<tr>
<td>46</td>
<td>SERVICE UNITS</td>
<td>Enter the number of units, days, or visits for the service. A value of at least “1” must be entered. For inpatient room charges, enter the number of days for each accommodation listed.</td>
<td>R</td>
</tr>
<tr>
<td>47 Line 1-22</td>
<td>TOTAL CHARGES</td>
<td>Enter the total charge for each service line.</td>
<td>R</td>
</tr>
<tr>
<td>47 Line 23</td>
<td>TOTALS</td>
<td>Enter the total charges for all service lines.</td>
<td>R</td>
</tr>
<tr>
<td>48 Line 1-22</td>
<td>NON-COVERED CHARGES</td>
<td>Enter the non-covered charges included in field 47 for the Revenue Code listed in field 42 of the service line. Do not list negative amounts.</td>
<td>C</td>
</tr>
<tr>
<td>48 Line 23</td>
<td>TOTALS</td>
<td>Enter the total non-covered charges for all service lines.</td>
<td>C</td>
</tr>
<tr>
<td>49</td>
<td>(UNLABELED FIELD)</td>
<td>Not Used</td>
<td>Not Required</td>
</tr>
<tr>
<td>50 A-C</td>
<td>PAYER</td>
<td>Enter the name of each Payer from which reimbursement is being sought in the order of the Payer liability. Line A refers to the primary payer; B, secondary; and C, tertiary</td>
<td>R</td>
</tr>
<tr>
<td>51 A-C</td>
<td>HEALTH PLAN IDENTIFICATION NUMBER</td>
<td>REQUIRED for each line (A, B, C) completed in field 50. Release of Information Certification Indicator. Enter ‘Y’ (yes) or ‘N’ (no). Providers are expected to have necessary release information on file. It is expected that all released invoices contain ‘Y.’</td>
<td>Not Required</td>
</tr>
<tr>
<td>52 A-C</td>
<td>REL INFO</td>
<td>REQUIRED for each line (A, B, C) completed in field 50. Release of Information Certification Indicator. Enter ‘Y’ (yes) or ‘N’ (no). Providers are expected to have necessary release information on file. It is expected that all released invoices contain ‘Y.’</td>
<td>R</td>
</tr>
<tr>
<td>53</td>
<td>ASG. BEN.</td>
<td>Enter ‘Y’ (yes) or ‘N’ (no) to indicate a signed form is on file authorizing payment by the payer directly to the provider for services.</td>
<td>R</td>
</tr>
<tr>
<td>54</td>
<td>PRIOR PAYMENTS</td>
<td>Enter the amount received from the primary payer on the appropriate line when Ambetter is listed as secondary or tertiary.</td>
<td>C</td>
</tr>
<tr>
<td>55</td>
<td>EST. AMOUNT DUE</td>
<td>Not Required</td>
<td>Not Required</td>
</tr>
<tr>
<td>56</td>
<td>NATIONAL PROVIDER IDENTIFIER OR PROVIDER ID</td>
<td>Required: Enter providers 10- character NPI ID.</td>
<td>R</td>
</tr>
<tr>
<td>57</td>
<td>OTHER PROVIDER ID</td>
<td>Enter the numeric provider identification number.</td>
<td>R</td>
</tr>
<tr>
<td>Field #</td>
<td>Field Description</td>
<td>Instruction or Comments</td>
<td>Required or Conditional</td>
</tr>
<tr>
<td>---------</td>
<td>------------------</td>
<td>-------------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>58</td>
<td>INSURED'S NAME</td>
<td>Enter the TPI number (non-NPI number) of the billing provider.</td>
<td>R</td>
</tr>
<tr>
<td>59</td>
<td>PATIENT RELATIONSHIP</td>
<td>For each line (A, B, C) completed in field 50, enter the name of the person who carries the insurance for the patient. In most cases this will be the patient's name. Enter the name as last name, first name, middle initial.</td>
<td>Not Required</td>
</tr>
<tr>
<td>60</td>
<td>INSURED'S UNIQUE ID</td>
<td>REQUIRED: Enter the patient's Insurance ID exactly as it appears on the patient's ID card. Enter the Insurance ID in the order of liability listed in field 50.</td>
<td>R</td>
</tr>
<tr>
<td>61</td>
<td>GROUP NAME</td>
<td>Not Required</td>
<td>Not Required</td>
</tr>
<tr>
<td>62</td>
<td>INSURANCE GROUP NO.</td>
<td>Not Required</td>
<td>Not Required</td>
</tr>
<tr>
<td>63</td>
<td>TREATMENT AUTHORIZATION CODES</td>
<td>Enter the Prior Authorization or referral when services require pre-certification.</td>
<td>C</td>
</tr>
<tr>
<td>64</td>
<td>DOCUMENT CONTROL NUMBER</td>
<td>Enter the 12-character original claim number of the paid/denied claim when submitting a replacement or void on the corresponding A, B, C line reflecting Ambetter Health Plan from field 50. Applies to claim submitted with a Type of Bill (field 4). Frequency of “7” (Replacement of Prior Claim) or Type of Bill. Frequency of “8” (Void/Cancel of Prior Claim). * Please refer to reconsider/corrected claims section.</td>
<td>C</td>
</tr>
<tr>
<td>65</td>
<td>EMPLOYER NAME</td>
<td>Not Required</td>
<td>Not Required</td>
</tr>
<tr>
<td>66</td>
<td>DX VERSION QUALIFIER</td>
<td>Not Required</td>
<td>Not Required</td>
</tr>
<tr>
<td>67</td>
<td>PRINCIPAL DIAGNOSIS CODE</td>
<td>Enter the principal/primary diagnosis or condition using the appropriate release/update of ICD-10-CM Volume 1&amp; 3 for the date of service.</td>
<td>R</td>
</tr>
<tr>
<td>67</td>
<td>OTHER DIAGNOSIS CODE</td>
<td>Enter additional diagnosis or conditions that coexist at the time of admission or that develop subsequent to the admission and have an effect on the treatment or care received using the appropriate release/update of ICD-10-CM Volume 1&amp; 3 for the date of service. Diagnosis codes submitted must be valid ICD-10 Codes for the date of service and carried out to its highest level of specificity – 4th or”5” digit. “E” and most “V” codes are NOT acceptable as a primary diagnosis. <strong>Note:</strong> Claims with incomplete or invalid diagnosis codes will be denied.</td>
<td>C</td>
</tr>
<tr>
<td>68</td>
<td>PRESENT ON ADMISSION INDICATOR</td>
<td>Enter the diagnosis or condition provided at the time of admission as stated by the physician using the</td>
<td>R</td>
</tr>
<tr>
<td>69</td>
<td>ADMITTING DIAGNOSIS CODE</td>
<td>Enter the diagnosis or condition provided at the time of admission as stated by the physician using the</td>
<td>R</td>
</tr>
<tr>
<td>Field #</td>
<td>Field Description</td>
<td>Instruction or Comments</td>
<td>Required or Conditional</td>
</tr>
<tr>
<td>--------</td>
<td>-----------------------------------------</td>
<td>------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>appropriate release/update of ICD-10-CM Volume 1 &amp; 3 for the date of service. Diagnosis Codes submitted must be valid ICD-10 Codes for the date of service and carried out to its highest level of specificity – 4th or “5” digit. “E” codes and most “V” are NOT acceptable as a primary diagnosis. <strong>Note:</strong> Claims with missing or invalid diagnosis codes will be denied.</td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>PATIENT REASON CODE</td>
<td>Enter the ICD-10-CM Code that reflects the patient’s reason for visit at the time of outpatient registration. Field 70a requires entry; fields 70b-70c are conditional. Diagnosis Codes submitted must be valid ICD-10 Codes for the date of service and carried out to its highest digit – 4th or “5”. “E” codes and most “V” codes are NOT acceptable as a primary diagnosis. <strong>NOTE:</strong> Claims with missing or invalid diagnosis codes will be denied.</td>
<td>R</td>
</tr>
<tr>
<td>71</td>
<td>PPS/DRG CODE</td>
<td>Not Required</td>
<td></td>
</tr>
<tr>
<td>72</td>
<td>a,b,c</td>
<td>EXTERNAL CAUSE CODE</td>
<td>Not Required</td>
</tr>
<tr>
<td>73</td>
<td>UNLABLED</td>
<td>Not Required</td>
<td></td>
</tr>
<tr>
<td>74</td>
<td>PRINCIPAL PROCEDURE CODE/DATE</td>
<td>CODE: Enter the ICD-10 Procedure Code that identifies the principal/primary procedure performed. Do not enter the decimal between the 2nd or 3rd digits of code; it is implied. DATE: Enter the date the principal procedure was performed (MMDDYY).</td>
<td>C</td>
</tr>
<tr>
<td>74</td>
<td>a-e</td>
<td>OTHER PROCEDURE CODE DATE</td>
<td></td>
</tr>
<tr>
<td>75</td>
<td>UNLABLED</td>
<td>Not Required</td>
<td></td>
</tr>
<tr>
<td>Field #</td>
<td>Field Description</td>
<td>Instruction or Comments</td>
<td>Required or Conditional</td>
</tr>
<tr>
<td>---------</td>
<td>-------------------</td>
<td>-------------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>76</td>
<td>ATTENDING PHYSICIAN</td>
<td>Enter the NPI and name of the physician in charge of the patient care. NPI: Enter the attending physician 10-character NPI ID. Taxonomy Code: Enter valid taxonomy code. QUAL: Enter 1 of the following qualifier and ID number: 0B – State License #. 1G – Provider UPIN. G2 – Provider Commercial #. B3 – Taxonomy Code. LAST: Enter the attending physician’s last name. FIRST: Enter the attending physician’s first name.</td>
<td>R</td>
</tr>
<tr>
<td>77</td>
<td>OPERATING PHYSICIAN</td>
<td>REQUIRED when a surgical procedure is performed. Enter the NPI and name of the physician in charge of the patient care. NPI: Enter the attending physician 10-character NPI ID. Taxonomy Code: Enter valid taxonomy code. QUAL: Enter 1 of the following qualifier and ID number: 0B – State License #. 1G – Provider UPIN. G2 – Provider Commercial #. B3 – Taxonomy Code. LAST: Enter the attending physician’s last name. FIRST: Enter the attending physician’s first name.</td>
<td>C</td>
</tr>
<tr>
<td>78 &amp; 79</td>
<td>OTHER PHYSICIAN</td>
<td>Enter the Provider Type qualifier, NPI, and name of the physician in charge of the patient care. (Blank Field): Enter 1 of the following Provider Type Qualifiers: DN – Referring Provider. ZZ – Other Operating MD. 82 – Rendering Provider. NPI: Enter the other physician 10-character NPI ID. QUAL: Enter 1 of the following qualifier and ID number: 0B - State license number 1G - Provider UPIN number G2 - Provider commercial number</td>
<td>C</td>
</tr>
<tr>
<td>80</td>
<td>REMARKS</td>
<td>Not Required</td>
<td></td>
</tr>
<tr>
<td>81</td>
<td>CC</td>
<td>A: Taxonomy of billing provider. Use B3 qualifier.</td>
<td>R</td>
</tr>
<tr>
<td>Field #</td>
<td>Field Description</td>
<td>Instruction or Comments</td>
<td>Required or Conditional</td>
</tr>
<tr>
<td>---------</td>
<td>-------------------------</td>
<td>--------------------------------------------------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>82</td>
<td>Attending Physician</td>
<td>Enter name or 7 digit Provider number of ordering physician.</td>
<td>R</td>
</tr>
</tbody>
</table>

### Appendix VII: Billing Tips and Reminders

#### Adult Day Health Care
- Must be billed on a CMS 1500 Claim Form.
- Must be billed in location 99.

#### Ambulance
- Must be billed on a CMS 1500 Claim Form.
- Appropriate modifiers must be billed with the Transportation Codes.

#### Ambulatory Surgery Center (ASC)
- Ambulatory surgery centers must submit charges using the CMS 1500 Claim Form.
- Must be billed in place of service 24
- Invoice must be billed with Corneal Transplants.
- Most surgical extractions are billable only under the ASC.

#### Anesthesia
- Bill total number of minutes in field 24G of the CMS 1500 Claim Form, and must be submitted with the appropriate modifier.
- Failure to bill total number of minutes may result in incorrect reimbursement or claim denial.
- Appropriate modifiers must be utilized.

#### APC Billing Rules
- Critical Access Hospitals (CAHs) are required to bill with 13x-14x codes.
- Bill type for APC claims are limited to 13xs-14x range.
- Late charge claims are not allowed, only replacement claims. Claims with late charges will be denied to be resubmitted.
- Claims spanning 2 calendar years will be required to be submitted by the provider as 1 claim.
- CMS Maximum Unit Edits (MUEs) will be applied per line, per claim.
  - Claim lines exceeding the MUE value will be denied.
- Observation: Providers are required to bill HCPCS G0378 along with the revenue code. The Observation G code will allow the case rate. CMS is proposing significant changes to observation rules and payment level for 2014, and this will be updated accordingly.
- Ambulance Claims: Need to be submitted on a CMS 1500 form. Any Ambulance claim submitted on a UB will be denied.
- Revenue codes and HCPCs codes are required for APC claims.

#### Comprehensive Day Rehab

August 30, 2018
- Must be billed on a CMS 1500 Claim Form.
- Must be billed in location 99.
- Acceptable modifiers.

**Deliveries**
- Use appropriate value codes as well as birth weight when billing for delivery services.

**DME/Supplies/Prosthetics and Orthotics**
- Must be billed with an appropriate modifier.
- Purchase only services must be billed with modifier NU.
- Rental services must be billed with modifier RR.

**Hearing Aids**
- Must be billed with the appropriate modifier LT or RT.

**Home Health**
- Can be billed on a UB 04 or a CMS 1500.
- Bill type must be 32X or 34X
- Both Rev and HCPCS/CPT codes are required.
- Each visit must be billed individually on separate service line.
- Therapy services require a modifier - ‘GN’ for ST, ‘GO’ for OT, ‘GP’ for PT.
- Nursing services require a modifier - ‘TD’ for RN, ‘TE’ for LPN/LVN.
- ‘Current Medicare’ contracts correlate to Medicare episodic billing

**Long Term Acute Care Facilities (LTACs)**
- Long Term Acute Care Facilities (LTACs) must submit Functional Status Indicators on claim submissions.

**Maternity Services**
- Providers must utilize correct coding for Maternity Services.
- Services provided to members prior to their Ambetter effective date should be correctly coded and submitted to the payer responsible.
- Services provided to the member on or after their Ambetter effective date should be correctly coded and submitted to Ambetter.

**Modifiers**

Appropriate uses of 25, 26, TC, 50, GN, GO, GP, TD, TE:

- **25 Modifier** - should be used when a significant and separately identifiable E&M service is performed by the same physician on the same day of another procedure (e.g., 99381 and 99211-25). Modifier 25 is subject to the code edit and audit process. Appending a modifier 25 is not a guarantee of automatic payment and may require the submission of medical records.

  Well-Child and sick visit performed on the same day by the same physician. *NOTE: 25 modifiers are not appended to non E&M procedure codes, e.g. lab.
• **26 Modifier** – should never be appended to an office visit CPT code.  
  - Use 26 modifier to indicate that the professional component of a test or study is performed using the 70000 (radiology) or 80000 (pathology) series of CPT codes.  
  - Inappropriate use may result in a claim denial/rejection.

• **TC Modifier** – used to indicate the technical component of a test or study is performed.  
  - Inappropriate use may result in a claim denial/rejection.

• **50 Modifier** – indicates a procedure performed on a bilateral anatomical site.  
  - Procedure must be billed on a single claim line with the 50 modifier and quantity of 1.  
  - RT and LT modifiers or quantities greater than 1 should not be billed when using modifier 50.

• **GN, GO, GP Modifiers** – therapy modifiers required for speech, occupational, and physical therapy.

• **TD and TE Modifiers** - nursing modifiers required for nursing services.

**Supplies**

- Physicians may bill for supplies and materials in addition to an office visit if these supplies are over and above those usually included with the office visit.
- Supplies such as gowns, drapes, gloves, specula, pelvic supplies, urine cups, swabs, jelly, etc., are included in the office visit and may not be billed separately. Providers may not bill for any reusable supplies.

**Present on Admission (POA)**

- Present on Admission (POA) Indicator is required on all inpatient facility claims.
- Failure to include the POA may result in a claim denial/rejection.

**Rehabilitation Services – Inpatient Services**

- Functional status indicators must be submitted for inpatient Rehabilitation Services.

**Telemedicine**

- Physicians at the distant site may bill for telemedicine services and MUST utilize the appropriate modifier to identify the service was provided via telemedicine.
  - E&M CPT plus the appropriate modifier.  
  - Via interactive audio and video telecommunication systems.

**Appendix VIII: Reimbursement Policies**

As a general rule, Ambetter follows Medicare reimbursement policies. Instances that vary from Medicare include:

**Admissions for Same or Related Diagnoses**

Inpatient admissions for the same or a related diagnoses occurring within 30 days following a discharge in connection with a previous admission shall be considered part of the previous admission and are not separately reimbursable.

**Calculating Anesthesia**

Anesthesia time is defined as the period during which an anesthesia practitioner is present with the patient. It starts when the anesthesia practitioner begins to prepare the patient for anesthesia services in the operating room or an equivalent area and ends when the anesthesia practitioner is no longer furnishing anesthesia services to the

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patient, that is, when the patient may be placed safely under postoperative care. Anesthesia time is a continuous
time period from the start of anesthesia to the end of an anesthesia service.

Certified Nurse Midwife (CNM) Rules
Payment for CNM services is made at 100% of the contracted rate.

EKG Payment
EKG Interpretation is separately billable and payable from the actual test. However, the first provider to bill receives
payment for services.

Physician Site of Service
Physicians will be paid at Physician rate only at the following Sites of Service: Office, Home, Assisted Living
Facility, Mobile unit, walk in retail health clinic, urgent care facility, birthing center, nursing facility, SNFs,
independent clinic, FQHC, Intermediate HC Facility, Resident Substance Abuse Facility, Nonresident Substance
Abuse Facility, Comprehensive OP Rehab facility, ESRD Facility, State or Local Health Clinic, RHC, Indy lab, Other
POS.

Diagnostic Testing Of Implants
Charges and payments for diagnostic testing of implants following surgery is not included in the global fee for
surgery and is reimbursable if the testing is outside the global timeframe. If it is inside the global timeframe, it is not
reimbursable.

Hospital-Acquired Conditions and Provider Preventable Conditions
Payment to a contracted Provider under the compensation schedule shall comply with state and federal laws
requiring reduction of payment or non-payment to a contracted provider for “hospital-acquired conditions” and for
“provider preventable conditions” as such terms (or the reasonable equivalents thereof) are defined under
applicable state and federal laws.

Lesser Of Language
Pay Provider lesser of the Providers allowable charges or the contracted rate.

Multiple Procedure Rules for Surgery and Endoscopic
Where multiple outpatient surgical or scope procedures are performed on a member during a single occasion of
surgery, reimbursement, will be as follows:

- The procedure for which the allowed amount is greatest will be reimbursed at 100%.
- The procedures with second and third greatest allowed amounts will each be reimbursed at 50%.
- Any additional procedures will not be eligible for reimbursement.

Multiple Procedure Rules for Radiology
Multiple procedure radiology codes follow Multiple Procedure discount rules: 100%/50%/50%, max 3 radiology
codes.

Physician Assistant (PA) Payment Rules
Physician assistant services are paid at 85% of what a physician is paid under the Ambetter Physician Fee
Schedule.

- PA services furnished during a global surgical period shall be paid 85% of what a physician is paid under
  the Ambetter Physician Fee Schedule.
• PA assistant-at-surgery services at 85% of what a physician is paid under the Medicare Physician Fee Schedule. Since physicians are paid at 16% of the surgical payment amount under the Medicare Physician Fee Schedule for assistant-at-surgery services, the actual payment amount that PAs receive for assistant-at-surgery services is 13.6% of the amount paid to physicians. The AS modifier must be used.

Provider-Based Billing
Provider-based billing will not be reimbursed as they are included as part of the compensation for professional fees. Neither the payor nor the member shall be responsible for such provider-based billing. Provider-based billing are amounts charged by a clinic or facility as a technical component, or for overhead, in connection with professional services rendered in a clinic or facility, and include but are not limited services billed using revenue codes 510-519.

Nurse Practitioner (NP) and Clinical Nurse Specialist (CNS) Payment Rules
In general, NPs and CNSs are paid for covered services at 85% of what a physician is paid under the Ambetter Physician Fee Schedule.

• NP or CNS assistant-at-surgery services at 85% of what a physician is paid under the Ambetter Physician Fee Schedule. Since physicians are paid at 16% of the surgical payment amount under the Ambetter Physician Fee Schedule for assistant-at-surgery services, the actual payment amount that PAs receive for assistant-at-surgery services is 13.6% of the amount paid to physicians. The AS modifier must be used.

Reimbursement Service Grouping
If either payor or provider determines in good faith that a change made by payor to a reimbursement service grouping has (or is reasonably expected to have) an adverse financial impact that is more than an immaterial effect (e.g., an increase or decrease in provider's overall reimbursement of 3 percent or more), such party may notify the other party of such determination within the 365-day period following the date on which such change is made. Following the timely giving of such notice, payor will evaluate the effect of such change and, notwithstanding anything to the contrary contained elsewhere in the provider agreement (or schedule or attachment), Payor will implement appropriate adjustments, if any, to the reimbursement amounts with the intention of making the change in the reimbursement service groupings cost neutral and to offset for the adverse financial impact. Payor will notify provider, in writing, of the adjustments made.

Surgical Physician Payment Rules
For surgeries billed with either modifier 54, 55, 56, or 78 pay the appropriate percentage of the fee schedule payment as identified by the modifier and procedure code used.

Incomplete Colonoscopy Rule
Incomplete colonoscopies should be billed with CPT 45378 and modifier 53. This will pay 25% of the fee schedule rate for the incomplete procedures. The rest of the claim pays according to the fee schedule.

Injection Services
Injection service codes must pay separately if no other physician service is paid and when not billed with office visit. If an office visit is billed, then no injection is payable because it is covered in the office charge.

Unpriced Codes
In the event that the CMS/Medicare does not contain a published fee amount, an alternate “gap fill” source is utilized to determine the fee amount. Unlisted codes are subject to the code edit and audit process and will require the submission of medical records.

Rental or Purchase Decisions
Rental or purchase decisions are made at the discretion of Medical Management.
Payment for Capped Rental Items during Period of Continuous Use

When no purchase options have been exercised, rental payments may not exceed a period of continuous use of longer than 13 months. For the month of death or discontinuance of use, contractors pay the full month rental. After 13 months of rental have been paid, the supplier must continue to provide the item without any charge, other than for the maintenance and servicing fees until medical necessity ends or Ambetter coverage ceases. For this purpose, unless there is a break in need for at least 60 days, medical necessity is presumed to continue. Any lapse greater than 60 days triggers new medical necessity.

If the beneficiary changes suppliers during or after the 13-month rental period, this does not result in a new rental episode. The supplier that provides the item in the 13th month of the rental period is responsible for supplying the equipment and for maintenance and servicing after the 13-month period. If the supplier changes after the 10th month, there is no purchase option.

Percutaneous Electrical Nerve Stimulator (PENS) Rent Status While Hospitalized

An entire month's rent may not be paid when a patient is hospitalized during the month. The rent will be prorated to allow for the time not hospitalized.

Transcutaneous Electrical Nerve Stimulator (TENS)

In order to permit an attending physician time to determine whether the purchase of a TENS is medically appropriate for a particular patient, contractors pay 10 percent of the purchase price of the item for each of 2 months. The purchase price and payment for maintenance and servicing are determined under the same rules as any other frequently purchased item. There is a reduction in the allowed amount for purchase due to the 2 months rental.

Appendix IX: EDI Companion Guide Overview

The Companion Guide provides Ambetter trading partners with guidelines for submitting the ASC X12N/005010x222 Health Care Claim: Professional (837P) and ASC X12N/005010x223 Health Care Claim: Institutional (837I). The Ambetter Companion Guide documents any assumptions, conventions, or data issues that may be specific to Ambetter business processes when implementing the HIPAA ASC X12N 5010A Technical Reports Type 3 (TR3). As such, this Companion Guide is unique to Ambetter and its affiliates.

This document does NOT replace the HIPAA ASC X12N 5010A Technical Reports Type 3 (TR3) for electronic transactions, nor does it attempt to amend any of the rules therein or impose any mandates on any trading partners of Ambetter. This document provides information on Ambetter- specific code handling and situation handling that is within the parameters of the HIPAA administrative Simplification rules. Readers of this Companion Guide should be acquainted with the HIPAA Technical Reports Type 3, their structure and content. Information contained within the HIPAA TR3s has not been repeated here although the TR3s have been referenced when necessary. The HIPAA ASC X12N 5010A Technical Reports Type 3 (TR3) can be purchased at http://store.x12.org.

The Companion Guide provides supplemental information to the Trading Partner Agreement (TPA) that exists between Ambetter and its trading partners. Refer to the TPA for guidelines pertaining to Ambetter legal conditions surrounding the implementations of EDI transactions and code sets. Refer to the Companion Guide for information on Ambetter business rules or technical requirements regarding the implementation of HIPAA compliant EDI transactions and code sets.

Nothing contained in this guide is intended to amend, revoke, contradict, or otherwise alter the terms and conditions of the Trading Partner Agreement. If there is an inconsistency with the terms of this guide and the terms of the Trading Partner Agreement, the terms of the Trading Partner Agreement shall govern.

Express permission to use X12 copyrighted materials within this document has been granted.
Rules of Exchange

The Rules of Exchange section details the responsibilities of trading partners in submitting or receiving electronic transactions with Ambetter.

Transmission Confirmation

Transmission confirmation may be received through 1 of 2 possible transactions: the ASC X12C/005010X231 Implementation Acknowledgment For Health Care Insurance (TA1, 999). A TA1 Acknowledgement is used at the ISA level of the transmission envelope structure, to confirm a positive transmission or indicate an error at the ISA level of the transmission. The 999 Acknowledgement may be used to verify a successful transmission or to indicate various types of errors.

Transmission Confirmation cont.

Confirmations of transmissions, in the form of TA1 or 999 transactions, should be received within 24 hours of batch submissions, and usually sooner. Senders of transmissions should check for confirmations within this time frame.

Batch Matching

Senders of batch transmissions should note that transactions are unbundled during processing, and rebundled so that the original bundle is not replicated. Trace numbers or patient account numbers should be used for batch matching or batch balancing.

TA1 Interchange Acknowledgement

The TA1 Interchange Acknowledgement provides senders a positive or negative confirmation of the transmission of the ISA/IEA Interchange Control.

999 Functional Acknowledgement

The 999 Functional Acknowledgement reports on all Implementation Guide edits from the Functional Group and transaction Sets.

277CA Health Care Claim Acknowledgement

The X12N005010X214 Health Care Claim Acknowledgment (277CA) provides a more detailed explanation of the transaction set. Ambetter also provides the Pre-Adjudication rejection reason of the claim within the STC12 segment of the 2220D loop. NOTE: The STC03 – Action Code will only be a “U” if the claim failed on HIPAA validation errors, NOT Pre-Adjudication errors.

Duplicate Batch Check

To ensure that duplicate transmissions have not been sent, Ambetter checks 5 values within the ISA for redundancy:

- ISA06, ISA08, ISA09, ISA10, ISA13

Collectively, these numbers should be unique for each transmission. A duplicate ISA/IEA receives a TA1 response of "025" (Duplicate Interchange Control Number).

Duplicate Batch Check cont.

To ensure that Transaction Sets (ST/SE) have not been duplicated within a transmission, Ambetter checks the ST02 value (Transaction Set Control Number), which should be a unique ST02 within the Functional Group transmitted.

Note: ISA08 & GS03 could also be the Single Payer ID

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New Trading Partners

New trading partners should access https://sites.edifecs.com/index.jsp?Ambetter, register for access, and perform the steps in the Ambetter trading partner program. The EDI Support Desk (EDIBA@centene.com) will contact you with additional steps necessary upon completing your registration.

Claims Processing

Acknowledgements

Senders receive 4 types of acknowledgement transactions: the TA1 transaction to acknowledge the Interchange Control Envelope (ISA/IEA) of a transaction, the 999 transaction to acknowledge the Functional Group (GS/GE) and Transaction Set (ST/SE), the 277CA transaction to acknowledge health care claims, and the Ambetter Audit Report. At the claim level of a transaction, the only acknowledgement of receipt is the return of the Claim Audit Report and/or a 277CA.

Coordination of Benefits (COB) Processing

To ensure the proper processing of claims requiring coordination of benefits, Ambetter recommends that providers validate the patient’s Membership Number and supplementary or primary carrier information for every claim.

Code Sets

Only standard codes, valid at the time of the date(s) of service, should be used.

Corrections and Reversals

The 837 defines what values submitters must use to signal payers that the Inbound 837 contains a reversal or correction to a claim that has previously been submitted for processing. For both Professional and Institutional 837 claims, 2300 CLM05-3 (Claim Frequency Code) must contain a value for the National UB Data Element Specification Type List Type of Bill Position 3.

Data Format/Content

Ambetter accepts all compliant data elements on the 837 Professional Claim. The following points outline consistent data format and content issues that should be followed for submission.

Dates

The following statements apply to any dates within an 837 transaction:

- All dates should be formatted according to Year 2000 compliance, CCYYMMDD, except for ISA segments where the date format is YYMMDD.
- The only values acceptable for “CC” (century) within birthdates are 18, 19, or 20.
- Dates that include hours should use the following format: CCYYMMDDHHMM.
- Use Military format, or numbers from 0 to 23, to indicate hours. For example, an admission date of 201006262115 defines the date and time of June 26, 2010 at 9:15 PM.
- No spaces or character delimiters should be used in presenting dates or times.
- Dates that are logically invalid (e.g. 20011301) are rejected.
- Dates must be valid within the context of the transaction. For example, a patient’s birth date cannot be after the patient’s service date.

Decimals

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All percentages should be presented in decimal format. For example, a 12.5% value should be presented as .125.

Dollar amounts should be presented with decimals to indicate portions of a dollar; however, no more than 2 positions should follow the decimal point. Dollar amounts containing more than 2 positions after the decimal point are rejected.

**Monetary and Unit Amount Values**

Ambetter accepts all compliant data elements on the 837 Professional Claim; however, monetary or unit amount values that are in negative numbers are rejected.

**Delimiters**

Delimiters are characters used to separate data elements within a data string. Delimiters suggested for use by Ambetter are specified in the Interchange Header segment (the ISA level) of a transmission; these include the tilde (~) for segment separation, the asterisk (*) for element separation, and the colon (:) for component separation.

**Phone Numbers**

Phone numbers should be presented as contiguous number strings, without dashes or parenthesis markers. For example, the phone number (336) 555-1212 should be presented as 3365551212. Area codes should always be included. Ambetter requires the phone number to be AAABBBCCCD where AAA is the Area code, BBB is the telephone number prefix, and CCCC is the telephone number.

**Additional Items**

- Ambetter will not accept more than 97 service lines per UB-04 claim.
- Ambetter will not accept more than 50 service lines per CMS 1500 claim.
- Ambetter will only accept single digit diagnosis pointers in the SV107 of the 837P.
- The Value Added Network Trace Number (2300-REF02) is limited to 30 characters.

**Identification Codes and Numbers**

**General Identifiers**

**Federal Tax Identifiers**

Any Federal Tax Identifier (Employer ID or Social Security Number) used in a transmission should omit dashes or hyphens. Ambetter sends and receives only numeric values for all tax identifiers.

**Sender Identifier**

The Sender Identifier is presented at the Interchange Control (ISA06) of a transmission. Ambetter expects to see the sender’s Federal Tax Identifier (ISA05, qualifier 30) for this value. In special circumstances, Ambetter will accept a “Mutually Defined” (ZZ) value. Senders wishing to submit a ZZ value must confirm this identifier with Ambetter EDI.

**Provider Identifiers**

**National Provider Identifiers (NPI)**

HIPAA regulation mandates that providers use their NPI for electronic claims submission. The NPI is used at the record level of HIPAA transactions; for 837 claims, it is placed in the 2010AA loop. See the 837 Professional Data Element table for specific instructions about where to place the NPI within the 837 Professional file. The table also clarifies what other elements must be submitted when the NPI is used.
Billing provider

The Billing Provider Primary Identifier should be the group/organization ID of the billing entity, filed only at 2010AA. This will be a Type 2 (Group) NPI unless the Billing provider is a sole proprietor and processes all claims and remittances with a Type 1 (Individual) NPI.

Rendering Provider

When providers perform services for a subscriber/patient, the service will need to be reported in the Rendering Provider Loop (2310B or 2420A) You should only use 2420A when it is different than Loop 2310B/NM1*82.

Referring Provider

Ambetter has no specific requirements for Referring Provider information.

Atypical Provider

Atypical providers are not always assigned an NPI number, however, if an Atypical provider has been assigned an NPI, then they need to follow the same requirements as a medical provider. An Atypical provider which provides non-medical services is not required to have an NPI number (i.e. carpenters, transportation, etc). Existing Atypical providers need only send the Provider Tax ID in the REF segment of the billing provider loop. **NOTE: If an NPI is billed in any part of the claim, it will not follow the Atypical Provider Logic.**

Subscriber Identifiers

Submitters must use the entire identification code as it appears on the subscriber’s card in the 2010BA element.

Claim Identifiers

Ambetter issues a claim identification number upon receipt of any submitted claim. The ASC X12 Technical Reports (Type 3) may refer to this number as the Internal Control Number (ICN), Document Control Number (DCN), or the Claim Control Number (CCN). It is provided to senders in the Claim Audit Report and in the CLP segment of an 835 transaction. Ambetter returns the submitter’s Patient Account Number (2300, CLM01) on the Claims Audit Report and the 835 Claim Payment/Advice (CLP01).

Connectivity Media for Batch Transactions

Secure File Transfer

Ambetter encourages trading partners to consider a secure File Transfer Protocol (FTP) transmission option. Ambetter offers 2 options for connectivity via FTP.

- Method A – the trading partner will push transactions to the Ambetter FTP server and Ambetter will push outbound transactions to the Ambetter FTP server.

- Method B – The Trading partner will push transactions to the Ambetter FTP server and Ambetter will push outbound transactions to the trading partner’s FTP server.

Encryption

Ambetter offers the following methods of encryption SSH/SFTP, FTPS (Auth TLS), FTP w/PGP, HTTPS (Note this method only applies with connecting to Ambetter’s Secure FTP. Ambetter does not support retrieve files automatically via HTTPS from an external source at this time.) If PGP or SSH keys are used they will shared with the trading partner. These are not required for those connecting via SFTP or HTTPS.

Direct Submission

Ambetter also offers posting an 837 batch file directly on the Provider Portal website for processing.

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Edits and Reports

Incoming claims are reviewed first for HIPAA compliance and then for Ambetter business rules requirements. The business rules that define these requirements are identified in the 837 Professional Data Element Table below, and are also available as a comprehensive list in the 837 Professional Claims – Ambetter Business Edits Table. HIPAA TR3 implementation guide errors may be returned on either the TA1 or 999 while Ambetter business edit errors are returned on the Ambetter Claims Audit Report.

Reporting

The following table indicates which transaction or report to review for problem data found within the 837 Professional Claim Transaction.

<table>
<thead>
<tr>
<th>Transaction Structure Level</th>
<th>Type of Error or Problem</th>
<th>Transaction or Report Returned</th>
</tr>
</thead>
<tbody>
<tr>
<td>ISA/IEA Interchange Control</td>
<td></td>
<td>TA1</td>
</tr>
<tr>
<td>GS/GE Functional Group</td>
<td>HIPAA Implementation Guide violations</td>
<td>999 Ambetter Claims Audit Report (a proprietary confirmation and error report)</td>
</tr>
<tr>
<td>ST/SE Segment</td>
<td>Ambetter Business Edits (see audit report rejection reason codes and explanation.)</td>
<td>Ambetter Claims Audit Report (a proprietary confirmation and error report)</td>
</tr>
<tr>
<td>Detail Segments</td>
<td>HIPAA Implementation Guide violations and Ambetter Business Edits.</td>
<td>277CA</td>
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277CA/Audit Report Rejection Codes

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<tr>
<td>06</td>
<td>Invalid Provider</td>
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<td>07</td>
<td>Invalid Mbr DOB &amp; Provider</td>
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<td>08</td>
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<tr>
<td>12</td>
<td>Provider not valid at DOS</td>
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</table>

August 30, 2018
<table>
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STATE MANDATED REGULATORY REQUIREMENTS

Arkansas

STATE REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

AR-1 Continuity of Care. If the Payor becomes insolvent, each Participating Provider shall continue to provide services to Covered Persons for the duration of the period after the Payor’s insolvency for which the premium payment has been made and until any Covered Persons that are inpatients at the time of the Payor’s insolvency are discharged from the inpatient facilities. (ARK. CODE ANN. § 23-76-118(c)(2))

AR-2 Hold Harmless. In the event the Payor fails to pay for Covered Services as set forth in the Agreement, each Participating Provider agrees that no Covered Person is liable to the Participating Provider for any sums owed by the Payor. In addition, the Participating Provider agrees that the Participating Provider and any agent, trustee, or assignee of the Participating Provider shall not maintain an action at law against a Covered Person to collect sums owed to them by the Payor nor shall they make any statement, either written or oral, to any Covered Persons that makes demand for, or would lead a reasonable person to believe that a demand is being made for, payment of any amounts owed by the Payor. (ARK. CODE ANN. §§ 23-76-119(c)(1), 23-76-119(c)(3), 23-76-118(b))

AR-3 Network Access. Each Participating Provider authorizes Company to sell, lease, assign, convey, and otherwise grant access to Company’s network and related contracted reimbursement rates to other entities, including, without limitation, Payors. (ARK. CODE ANN. § 23-63-113(b)(1))

For Providers and Contracted Providers in the State of Tennessee, Health Plan or Celtic Insurance Company, an Affiliate, may issue the Coverage Agreement that applies to a Covered Person. In such case the following provisions may apply to the Covered Person or the Participating Provider as applicable.

TN-1 Hold Harmless. Participating Provider agrees that the Agreement contains a hold harmless clause that relieves a Covered Person from any liability for services rendered by Participating Providers except for reasonably copayment and non-Covered Services. (TENN. CODE § 56-32-105(c))

TN-2 Network Access by Third Parties. Participating Provider agrees authorizes the Health Plan to enter into an agreement with third parties allowing each third party to exercise the Health Plan’s and/or Payor’s rights and responsibilities under the Agreement as if the third party were the Health Plan. (TENN. CODE § 56-60-105)

Arizona

STATE REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

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of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

AZ-1 No Gag Clause. Neither the Payor nor HMO shall restrict or prohibit a Participating Provider’s good faith communication with the Participating Provider’s patients concerning any such patient’s health care or medical needs, treatment options, health care risks or benefits. HMO shall not terminate or refuse to renew the Agreement, or a Participating Provider’s participation in this Product Attachment, solely because the Participating Provider in good faith does any of the following: (a) advocates in private or in public on behalf of a patient; (b) assists a patient in seeking reconsideration of a decision made by the Payor to deny coverage for a health care service; or (c) reports a violation of law to an appropriate authority. (ARIZ. REV. STAT. §§ 20-118; 20-1061).

AZ-2 Hold Harmless. If the Payor fails to pay for Covered Services as set forth in the Covered Person’s Coverage Agreement, the Covered Person is not liable to the Participating Provider for any amounts owed by the Payor and the Participating Provider shall not bill or otherwise attempt to collect from the Covered Person the amount owed by the Payor. (ARIZ. REV. STAT. § 20-1072)

AZ-3 Continuation of Care After Insolvency. Each Participating Provider shall provide Covered Services to Covered Persons at the same rates and subject to the same terms and conditions established in the Agreement for the duration of the period after the Payor is declared insolvent, until the earliest of the following: (a) the expiration of the period during which the Payor is required to continue benefits as described in ARIZ. REV. STAT. § 20-1069(A); (b) notification from the receiver pursuant to ARIZ. REV. STAT. § 20-1069(F) or a determination by the court that the Payor cannot provide adequate assurance it will be able to pay the Participating Provider’s claims for Covered Services that were rendered after the Payor is declared insolvent; (c) a determination by the court that the insolvent Payor is unable to pay the Participating Provider’s claims for health care services that were rendered after the Payor is declared insolvent; (d) a determination by the court that continuation of the Agreement would constitute undue hardship to the Participating Provider; or (e) a determination by the court that the Payor has satisfied its obligations to all Covered Persons under the applicable Coverage Agreements. (ARIZ. REV. STAT. § 20-1074(B))

Florida

STATE REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

FL-1 Orders of the OIR. Pursuant to State law, the Agreement will be canceled upon issuance of an order by the Office of Insurance Regulation (“OIR”). (Fla. Stat. § 641.234(3))

FL-2 Notice of Termination. Provider shall give 60 days’ advance written notice to Health Plan and the OIR before canceling the Agreement for any reason. Provider agrees that nonpayment for goods or services rendered by the Provider to the Health Plan is not a valid reason for avoiding the 60-day advance notice of cancellation. Health Plan will provide 60 days’ advance written notice to the Provider and the OIR before canceling, without cause, the Agreement, except in a case in which a patient’s health is subject to imminent danger or a physician’s ability to practice medicine is effectively impaired by an action by the Board of Medicine or other governmental agency. (Fla. Stat. § 641.315(2))

FL-3 Notice of Consumer Assistance. Each Participating Provider shall post a consumer assistance notice prominently displayed in the reception area of the Participating Provider and clearly noticeable by all patients. The consumer assistance notice must state the addresses and toll-free telephone numbers of AHCA, the Subscriber Assistance Program, and the Department of Financial Services. The consumer assistance notice must also clearly state...
state that the address and toll-free telephone number of Health Plan's grievance department shall be provided upon request. (Fla. Stat. § 641.511(11))

FL-4 Covered Person Hold Harmless. If Health Plan is liable for services rendered to a Covered Person by a Participating Provider, Health Plan is liable for payment of fees to the Participating Provider and the Covered Person is not liable for payment of fees to the Participating Provider. For purposes of this Section, Health Plan is liable for services rendered to a Covered Person by a Participating Provider if the Participating Provider follows Health Plan's authorization procedures and receives authorization for a Covered Service for a Covered Person, unless the Participating Provider provided information to Health Plan with the willful intention to misinform Health Plan. A Participating Provider or any representative of a Participating Provider may not collect or attempt to collect money from, maintain any action at law against, or report to a credit agency a subscriber of Health Plan or a Payor for payment of services for which Health Plan or the Payor is liable, if the Participating Provider in good faith knows or should know that Health Plan or the Payor is liable. This prohibition applies during the pendency of any claim for payment made by the Participating Provider to Health Plan or the Payor for payment of the services and any legal proceedings or dispute resolution process to determine whether Health Plan or the Payor is liable for the services if the Participating Provider is informed that such proceedings are taking place. It is presumed that a Participating Provider does not know and should not know that Health Plan or a Payor is liable unless: (a) the Participating Provider is informed by Health Plan or the Payor that it accepts liability; (b) a court of competent jurisdiction determines that Health Plan or a Payor is liable; (c) the OIR or Agency for Health Care Administration (“AHCA”) makes a final determination that Health Plan or a Payor is required to pay for health care services subsequent to a recommendation made by the Subscriber Assistance Panel pursuant to Fla. Stat. § 408.7056; or (d) AHCA issues a final order that Health Plan or a Payor is required to pay for such services subsequent to a recommendation made by a resolution organization pursuant to Fla. Stat. § 408.7057. (Fla. Stat. §§ 641.315(1); 641.3154)

Georgia

STATE REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

GA-1  Physician Specific Provisions. If a Participating Provider is a physician, the following apply.

GA-1.1  If the Agreement or a Participating Provider’s participation is terminated by Health Plan thereby affecting any Covered Person’s opportunity to continue receiving health care services from the Participating Provider under the Coverage Agreement, any such Covered Person who is suffering from and receiving active health care services for a chronic or terminal illness or who is an inpatient shall have the right to continue to receive health care services from the Participating Provider for a period of up to 60 days from the date of the termination of the Agreement. Any Covered Person who is pregnant and receiving treatment in connection with that pregnancy at the time of the termination of that Covered Person’s Participating Provider’s Agreement shall have the right to continue receiving health care services from the Participating Provider throughout the remainder of that pregnancy, including 6 weeks’ post-delivery care. During such continuation of coverage period, the Participating Provider shall continue providing such services in accordance with the terms of the Agreement applicable at the time of the termination, and Health Plan or Payor, as applicable, shall continue to meet all obligations of such Participating Provider’s Agreement. The Covered Person shall not have the right to the continuation provisions provided in this Section if the Participating Provider’s Agreement is terminated because of the suspension or revocation of the
Participating Provider’s license or if Health Plan determines that the Participating Provider poses a threat to the health, safety, or welfare of Covered Persons. (GA. CODE ANN. § 33-20A-61(a))

GA-1.2 Notwithstanding the foregoing, if a Participating Provider terminates his or her Agreement thereby affecting any Covered Person’s opportunity to continue receiving health care services from that Participating Provider under the Coverage Agreement, any such Covered Person who is suffering from and receiving active health care services for a chronic or terminal illness or who is an inpatient shall have the right to receive health care services from that Participating Provider for a period of up to 60 days from the date of the termination of the Participating Provider’s Agreement. Any Covered Person who is pregnant and receiving health care services in connection with that pregnancy at the time of the termination of that Covered Person’s Participating Provider’s Agreement shall have the right to continue receiving health care services from that Participating Provider throughout the remainder of that pregnancy, including 6 weeks’ post-delivery care. During such continuation of coverage period, the Participating Provider shall continue providing such services in accordance with the terms of the Agreement applicable at the time of the termination, and Health Plan and Payor, as applicable, shall continue to meet all obligations of such Participating Provider’s Agreement. The Covered Person shall not have the right to the continuation provisions provided in this Section if the Participating Provider terminates his or her Agreement because of the suspension or revocation of the Participating Provider’s license or for reasons related to the quality of health care services rendered or issues related to the health, safety, or welfare of Covered Persons. (GA. CODE ANN. § 33-20A-61(b))

Illinois

REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

IL-1 Hold Harmless. If the Participating Provider is a hospital, the Participating Provider agrees that in no event, including but not limited to nonpayment by the Payor of amounts due the Participating Provider under the Agreement or this Product Attachment, insolvency of the Payor any breach of the Agreement or this Product Attachment by the Payor, shall the Participating Provider or its assignees or subcontractors have a right to seek any type of payment from, bill, charge, collect a deposit from, or have any recourse against, the Covered Person, persons acting on the Covered Person’s behalf (other than the Payor), the employer or group contract holder for Covered Services provided pursuant to the Agreement or this Product Attachment except for the payment of applicable co-payments or deductibles for Covered Service or fees for services not covered by the Payor. The requirements of this clause will survive any termination of the Agreement or this Product Attachment for services rendered prior to such termination, regardless of the cause of such termination. The Covered Persons, the persons acting on the Covered Person’s behalf (other than the Payor) and the employer or group contract holder will be third party beneficiaries of this Section. This Section supersedes any oral or written agreement now existing or hereafter entered into between the Participating Provider and the Covered Person, persons acting on the Covered Person’s behalf (other than the Payor) and the employer or group contract holder. (215 ILL. COMP. STAT. 125/2-8(a); ILL. ADMIN. CODE § 5421.50(e))

IL-2 Quality Assurance. Each Participating Provider (and any of his, her or its subcontractors) shall provide, arrange for, or participate in the quality assurance programs mandated by the Health Maintenance Organization Act, as may be amended. (215 ILL. COMP. STAT. 125/2-8(b))
IL-3 Examination by the Director. Each Participating Provider agrees that the Director of Public Health may make an examination concerning the quality of health care services provided under the Agreement and this Product Attachment as often as the Director deems it necessary for the protection of the interest of the people of the State, but not less frequently than once every 3 years. Each Participating Provider shall submit his, hers or its books and records relating to Health Plan and the Payor to examination and in every way facilitate them. Each Participating Provider acknowledges that, for the purpose of examinations, the Director of Insurance and the Director of Public Health may administer oaths to and examine the principals of the Participating Provider concerning his, her or its business. (215 ILL. COMP. STAT. 125/5-4)

IL-4 Termination.

IL-4.1 Each Participating Provider shall provide at least 60 days’ notice to Health Plan for termination of the Agreement or the termination of its, his or her participation under this Product Attachment with cause, as may be defined in the Agreement or Provider Manual, and at least 90 days’ notice to Health Plan for termination of the Agreement or the termination of its, his or her participation under this Product Attachment without cause. (ILL. ADMIN. CODE § 5421.50(a)(5))

IL-4.2 Health Plan shall provide at least 60 days’ notice to the Participating Provider of the nonrenewal or termination of the Agreement or its, his or her participation under this Product Attachment. Notwithstanding the foregoing, immediate written notice of non-renewal or termination may be provided by Health Plan without 60 days’ notice if the Participating Provider’s license has been disciplined by a State licensing board. (215 ILL. COMP. STAT. 134/20)

IL-4.3 Each Participating Provider acknowledges that notification procedures for termination of the Agreement or this Product Attachment are set forth in the Agreement, this Product Attachment and the Provider Manual. Each Participating Provider agrees that such termination provisions require: (a) not less than 30 days prior written notice by either party who wishes to terminate the Agreement without cause; (b) Health Plan may immediately terminate the Agreement for cause (except as otherwise expressly required by IL-4.1); and (c) if the Participating Provider acts as a primary care physician under a Coverage Agreement requiring a gatekeeper option, the Participating Provider must provide the Payor with a list of all Covered Persons using such Participating Provider as a gatekeeper within 5 working days after the date that the Participating Provider either gives or receives notice of termination. (ILL. ADMIN. CODE § 2051.290(f))

IL-5 Provider Responsibility. Each Participating Provider acknowledges that the specific Covered Services for which the Participating Provider will be responsible, including any discount services, copayments, benefit maximums, limitations and exclusions, as well as any discount amount or discounted fee schedule reflecting discounted rates, are set forth in the Agreement (which includes the Provider Manual and all Attachments). (ILL. ADMIN. CODE § 2051.290(a))

IL-6 Administrative Policies. Each Participating Provider shall comply with applicable administrative policies and procedures of Health Plan and the Payor including, but not limited to credentialing or recredentialing requirements, utilization review requirements and referral procedures. (ILL. ADMIN. CODE § 2051.290(b))

IL-7 Records. When payments are due to the Participating Provider for services rendered to a Covered Person, the Participating Provider must maintain and make medical records available: (a) to the Payor for the purpose of determining, on a concurrent or retrospective basis, the medical necessity and appropriateness of care provided to Covered Persons; (b) to appropriate State and federal authorities and their agents involved in assessing the accessibility and availability of care or investigating member grievances or complaints; and (c) to show compliance with the applicable State and federal laws related to privacy and confidentiality of medical records. (ILL. ADMIN. CODE § 2051.290(c))

IL-8 Licensure. Each Participating Provider shall be licensed by the State, and notify Health Plan immediately whenever there is a change in licensure or certification status. (ILL. ADMIN. CODE § 2051.290(d))
IL-9 Admitting Privileges. If the Participating Provider is a physician, the Participating Provider shall have admitting privileges in at least 1 hospital with which Health Plan has a written provider contract. Health Plan shall be notified immediately of any changes in privileges at any hospital or admitting facility. Each Participating Provider acknowledges that Health Plan may make reasonable exceptions for a Participating Provider who, because of the type of clinical specialty, or location or type of practice, does not customarily have admitting privileges. (ILL. ADMIN. CODE § 2051.290(e))

IL-10 Continuity of Care.

IL-10-1 Each Participating Provider agrees to accept the responsibilities for continuation of Covered Services in the event of termination of the Agreement, to the extent that an extension of benefits is required by law or regulation, or that continuation is voluntarily provided by the Payor. (ILL. ADMIN. CODE § 2051.290(g))

IL-10-2 Except in situations involving imminent harm to a patient or a final disciplinary action by a State licensing board, each Participating Provider shall continue to provide Covered Services to Covered Persons in an ongoing course of treatment with that Participating Provider for a transitional period following termination or non-renewal of the Agreement or the termination of the Participating Provider’s participation under this Product Attachment: (a) for 90 days from the date of the notice to the Covered Person of the termination or non-renewal of the Agreement or the termination of the Participating Provider’s participation under this Product Attachment if the Covered Person has an ongoing course of treatment; or (b) if the Covered Person has entered the third trimester of pregnancy at the time of the termination or non-renewal, through delivery and the provision of postpartum care directly related to the delivery. For transitional periods exceeding 30 days, each Participating Provider agrees: (a) to continue to accept reimbursement from the Payor at the rates applicable prior to the start of the transitional period; (b) to adhere to the Payor’s quality assurance requirements and to provide to the Payor necessary medical information related to such care; and (c) to otherwise adhere to the Payor’s policies and procedures, including but not limited to procedures regarding referrals and obtaining preauthorizations for treatment. (215 ILL. COMP. STAT. 134/25)

IL-11 Assignment. The rights and responsibilities under the Agreement or this Product Attachment cannot be sold, leased, assigned, assumed or otherwise delegated by either party without the prior written consent of the other party. By participating under this Product Attachment, Provider and each Participating Provider is hereby deemed to consent to any assignment or assumption of the Agreement or this Product Attachment by Health Plan, including any assignment or assumption in connection with any purchase of Health Plan by another administrator or insurer. The parties acknowledge that any assignee must comply with all the terms and conditions of the documents being assigned, including all appendices, policies and fee schedules. (ILL. ADMIN. CODE § 2051.290(h))

IL-12 Insurance. Each Participating Provider has and will maintain adequate professional liability and malpractice coverage, through insurance, self-funding, or other means satisfactory to Health Plan. The Participating Provider shall give Health Plan at least 15 days advance notice of cancellation of such insurance, and shall notify Health Plan within no less than 10 days after the Participating Provider’s receipt of notice of any reduction or cancellation of the required coverage. (ILL. ADMIN. CODE §§ 5421.50(a)(7); 2051.290(i))

IL-13 Non-Discrimination. Each Participating Provider shall provide health care services without discrimination against any beneficiary on the basis of participation in a Coverage Agreement, source of payment, age, sex, ethnicity, religion, sexual preference, health status or disability. (ILL. ADMIN. CODE § 2051.290(j))

IL-14 Financial Responsibility. Each Participating Provider shall collect applicable copayments, coinsurance and/or deductibles (if any) from Covered Persons as provided by the Covered Person’s Coverage Agreement, and shall provide notice to Covered Persons of their personal financial obligations for services that are not Covered Services including any amount of applicable discounts or, alternatively, a fee schedule that reflects any discounted rates. (ILL. ADMIN. CODE § 2051.290(k))

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IL-15 **Availability.** Except as otherwise provided in the Provider Manual, each Participating Provider shall provide Covered Services on a 24 hour per day, 7 day per week basis. (ILL. ADMIN. CODE § 2051.290(l))

IL-16 **Payment.** Each Participating Provider acknowledges that a clear description of the Payor’s payment obligations to the Participating Provider are set forth in the Agreement and this Product Attachment, which includes the Compensation Schedule attached at Exhibit 1. (ILL. ADMIN. CODE § 2051.290(m))

IL-17 **Information.** Each Participating Provider acknowledges that the Agreement (which includes the Provider Manual and all Attachments) provides a description of the administrative services, if any, the Health Plan or Payor will perform and the types of information (e.g., financial, enrollment, utilization) that will be submitted to the Participating Provider, as well as other information that is accessible to the Participating Provider. (ILL. ADMIN. CODE § 2051.290(n))

IL-18 **Benefit Information.** Each Participating Provider acknowledges that the Agreement (which includes the Provider Manual and all Attachments) identifies the method that Participating Providers may use to access Health Plan, each Payor, or their designees to obtain benefit information and adequate notice of change in benefits and copayments. Health Plan will arrange for each Payor’s operational policies to be accessible to the Participating Provider. (ILL. ADMIN. CODE § 2051.290(o))

IL-19 **Dispute Resolution.** Each Participating Provider acknowledges that the Agreement (which includes the Provider Manual and all Attachments) sets forth the applicable internal appeal or arbitration procedures for settling contractual disputes or disagreements between the Participating Provider and the Health Plan. (ILL. ADMIN. CODE § 2051.290(p))

**Indiana**

**STATE REGULATORY REQUIREMENTS**

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

IN-1 **Continuation of Care.** Upon the request of a Covered Person, the Participating Provider shall continue to treat and provide Covered Services to the Covered Persons for up to 60 days following the termination of the Agreement or, in the case of a pregnant Covered Person in the third trimester of pregnancy, throughout the term of the pregnancy. If Participating Provider is a hospital, the Participating Provider shall provide continue to treat and provide Covered Services to Covered Persons until the earlier of: (i) the 60th day following the termination of the Agreement or (ii) the Covered Person is released from inpatient status at the Participating Provider. During a continuation period under this Section, the Participating Provider (i) shall continue accepting the terms and conditions of the Agreement, together with applicable deductibles and copayments, as payment in full; and (ii) is prohibited from billing the Covered Person for any amounts in excess of the Covered Person’s applicable deductible or copayment. This Section does not apply in the event that the Agreement is terminated by Health Plan due to a quality of care issue. (IND. CODE § 27-13-36-6)

IN-2 **Hold Harmless.** In the event the Payor fails to pay for health care services as specified by the Agreement, the Covered Person is not liable to the Participating Provider for any sums owed by the Payor. Each Participating Provider (and any trustee, agent, representative, or an assignee of a Participating Provider) may not bring or maintain any legal action against a Covered Person to collect sums owed by the Payor. Except as provided below in this Section, if Participating Provider of brings or maintains a legal action against a Covered Person for an amount owed to the Participating Provider by the Payor, the Participating Provider is liable to the subscriber or enrollee for costs and attorney’s fees incurred by the Covered Person in defending the legal action. The Participating Provider shall not be liable to the Covered Person for costs and attorney’s fees described in the
if the Participating Provider can demonstrate a reasonable basis for believing at the time the legal action was brought and while the legal action was maintained that the Payor did not owe the sums the Participating Provider sought to collect from the Covered Person. (IND. CODE §§ 27-13-15-1(a)(4); 27-13-15-3)

IN-3 Termination. Provider and each Participating Provider shall give the Health Plan at least 60 days advance written notice of its, his or her termination of the Agreement; provided, however, that if Provider or the Participating Provider provide thirty percent (30%) or more of the Payor’s services, then Provider and each Participating Provider shall give at least 1 hundred 120 days advance written notice of its, his or her termination of the Agreement. (IND. CODE §§ 27-13-17-1)

IN-4 Third Party Access. The Agreement applies to network rental arrangements. 1 purpose of the Agreement is selling, renting or giving Health Plan rights to the services of the Participating Provider, and the third party accessing the Participating Provider’s services is any of the following: (i) a Payor or a third-party administrator or other entity responsible for administering claims on behalf of the Payor; (ii) a preferred provider organization or preferred provider network, including a physician-hospital organization, (iii) an entity engaged in the electronic claims transport between Health Plan and the Payor. Any such third party that is granted access is obligated to comply with all of the applicable terms of Health Plan’s contract with the Participating Provider. In addition, any of the following third parties may be granted access to the Participating Provider’s services: (A) an employer or another entity providing coverage for health care services to the employer’s or entity’s employees or members and the entity has a contract with Health Plan or Health Plan’s Affiliate for the administration or processing of claims for payment or service provided under the Agreement; or (B) an Affiliate of Health Plan or an entity providing administrative IN PPA – Confidential and Proprietary Page 137 of 278 PPA base agreement 01.29.15

Kansas

STATE REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

KS-1 Hold Harmless. Provider and each Contracted Provider agree that a Covered Person is not liable to Provider or any Contracted Provider for any amounts owed by the Payor for Covered Services under the applicable Coverage Agreement that are not paid by the Payor. Any action by Provider or Contracted Provider to collect or attempt to collect from a Covered Person any sum owed by the Payor to Provider or a Contracted Provider is deemed to be an unconscionable act within the meaning of KAN. STAT. ANN. § 50-627, and any amendments thereto. (KAN. STAT. ANN. § 40-3209(b))

KS-2 Examination by Insurance Commissioner. Provider and each Contracted Provider shall provide access to their respective affairs, books and records to the State insurance commissioner including any delegate or duly authorized agent thereof for examination in accordance with State law. (KAN. STAT. ANN. § 40-3211)

KS-3 Emergency Services. To the extent that a Coverage Agreement requires prior authorization before receiving payment for treatment of an emergency medical condition, neither Provider nor any Contracted Provider shall hold a Covered Person under such Coverage Agreement financially responsible for payment for such services if such prior authorization is not sought or received. (KAN. STAT. ANN. § 40-3229(c))

KS-4 Treatment Decisions. The parties acknowledge and agree that nothing in the Agreement or this Attachment prohibits or restricts a Contracted Provider from discussing or disclosing to any Covered Person any medically appropriate health care information that such Contracted Provider deems appropriate regarding the nature of treatment options, the risks or alternatives thereto, the process used or the decision made by a Company or Payor to approve or deny health care services, the availability of alternate therapies, consultations, or tests, or from advocating on behalf of the Covered Person within any utilization review or grievance processes established by a Company or Payor. (KAN. STAT. ANN. § 40-4604)
Financial Incentives. The parties acknowledge and agree that nothing in the Agreement or this Attachment, including but not limited to the Compensation Schedule, serves as a direct or indirect inducement to reduce or limit the delivery of medically necessary services to a Covered Person. (KAN. STAT. ANN. § 40-4605)

Use of Name. Provider and each Contracted Provider hereby authorize each Company and Payor to use their respective names, telephone numbers, addresses, availability and a description of services in listings of Participating Providers. (KAN. STAT. ANN. §§ 40-3214, 40-4606(c))

Grievance Procedures. Provider and each Contracted Provider shall participate in the grievance procedures established under or in connection with the applicable Coverage Agreement. (KAN. STAT. ANN. § 40-3229(d))

MO-1 Intermediary Defined. For purposes of this Exhibit, the term “Intermediary” has the meaning given such term in Missouri Revised Statute § 354.600(13), which as of the Effective Date, means a person authorized to negotiate and execute provider contracts with a Payor on behalf of health care providers or on behalf of a network.

Louisiana

REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

LA-1 In the event the Payor fails to pay for Covered Services as set forth in the Coverage Agreement, the Participating Provider agrees that the Covered Person shall not be liable to the Participating Provider for any sums owed by the Payor. (LA. REV. STAT. § 22:263(A)(1))

LA-2 Each Participating Provider acknowledges that the Agreement (including the Provider Manual) sets forth the methodology by which payment will be made and the procedure for processing and resolving grievances as required under LA. REV. STAT. § 22:267, as may be amended including the location and telephone number where grievances may be submitted. (LA. REV. STAT. §§ 22:263(A)(2); 22:263(A)(3))

Michigan

STATE REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable. The phrase “Michigan Insurance Code” means the Michigan Compiled Statutes Section 500.3501 – 500.3580.
MI-1 Notification of Change in Status. Provider and each Contracted provider shall notify the Payor of any changes in the status of any items listed in Michigan Compiled Statutes Section 500.3528(5). (MICH. COMP. LAWS § 500.3528(5))

MI-2 No Payment From Covered Persons. Provider and each Contracted Provider shall not seek payment from any Covered Person for services provided pursuant to a Coverage Agreement, except for applicable copayments, coinsurances, and deductibles which may be collected directly from Covered Persons. (MICH. COMP. LAWS § 500.3529(3))

MI-3 Provider Assurances. Provider and each Contracted Provider shall ensure that they meet applicable licensure or certification requirements and shall cooperate with the Payor’s quality assurance activities. Provider and each Contracted Provider acknowledge that there is appropriate access to records or reports concerning services provided to Covered Persons. (MICH. COMP. LAWS § 500.3529(4); MICH. ADMIN. CODE R 325.6345)

MI-4 Records Available. Provider and each Contracted Provider agree that the Director shall have access to all information of the Payor relating to the delivery of health services, including, but not limited to books, papers, computer databases, and documents, in a manner that preserves the confidentiality of the health records of individual Covered Persons, and that such access may require the submission of information regarding this Agreement or any agreement between Provider and a Contracted Provider, as the Director considers necessary to ensure that this Agreement or any proposed agreement is in compliance with the Michigan Insurance Code. Provider and each Contracted Provider further agree that Payor shall have appropriate access to the records and reports concerning services provided to Covered Persons (MICH. COMP. LAWS § 500.3547(2); MICH. COMP. LAWS § 500.3529(4)(b))

MI-5 Continuation of Services. In the event of the Payor’s insolvency, Provider and each Contracted Provider shall continue to provide Covered Services to Covered Persons for the duration of the period for which premiums have been paid and continue to provide Covered Services to any Covered Person who is an inpatient on the date of insolvency until his or her discharge. (MICH. COMP. LAWS § 500.3547(2))

MI-6 Assumption of Financial Risk. If, under this Agreement, Provider or Contracted Provider is assuming financial risk, then the following apply: (a) the Payor shall pay Provider and each Contracted Provider directly or through a licensed third party administrator for Covered Services provided to the Payor’s Covered Persons, and (b) the Payor keeps all pooled funds and withholds amounts and accounts for them on its financial books and records and reconcile them at year end in accordance with this Agreement. (MICH. COMP. LAWS § 500.3569(2))

Missouri

STATE REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

MO-1 Intermediary Defined. For purposes of this Schedule, the term “Intermediary” has the meaning given such term in Missouri Revised Statutes § 354.600(13), which as of the Effective Date, means a person authorized to negotiate and execute provider contracts with a Payor on behalf of health care providers or on behalf of a network.

MO-2 Limitations. No Payor or other entity shall restrict a Participating Provider from discussing or disclosing to any Covered Person any information that the Participating Provider deems appropriate regarding the nature of
treatment, risks or alternatives thereto, the availability of other therapy, consultation or test, the decision of a Payor or its delegate to authorize or deny services, or the process that a Payor or any person contracting with the Payor uses or proposes to use to authorize or deny health care services or benefits. (MO. REV. STAT. § 354.441)

MO-3 Hold Harmless. Each Participating Provider agrees that in no event, including but not limited to nonpayment by a Payor or any Intermediary, insolvency of a Payor or any Intermediary, or breach of the Agreement, shall the Participating Provider bill, charge, collect a deposit from, seek compensation, remuneration or reimbursement from, or have any recourse against a Covered Person or other person, other than Payor or an Intermediary, if any, acting on behalf of the Covered Person for services provided pursuant to this Product Attachment. This Product Attachment does not prohibit Participating Provider from collecting coinsurance, deductibles or co-payments, as specifically provided in the Coverage Agreement, or fees for non-covered services delivered on a fee-for-service basis to Covered Persons. This Product Attachment does not prohibit the Participating Provider, except for a health care professional who is employed full time on the staff of a Payor and has agreed to provide service exclusively to the Payor’s Covered Persons and no others, and a Covered Person from agreeing to continue services solely at the expense of the Covered Person, as long as the Participating Provider has clearly informed the Covered Persons that the Payor may not cover or continue to cover a specific service or services. Except as provided herein, this Product Attachment does not prohibit the Participating Provider from pursuing any available legal remedy, including, but not limited to, collecting from any insurance carrier providing coverage to a Covered Person. This provision survives the termination of the Agreement or this Product Attachment regardless of the reason for termination. (MO. REV. STAT. § 354.606.2)

MO-4 Continuation of Services. In the event of a Payor’s or Intermediary’s insolvency or other cessation of operations, each Participating Provider shall continue to provide Covered Services to the affected Covered Person through the period for which premiums have been paid to the Payor on behalf of such Covered Person or until such Covered Person’s discharge from an inpatient facility, whichever time is greater. (MO. REV. STAT. § 354.606.3)

MO-5 Independent Contractor Relationship. The relationship among the parties is that of independent contractors. (MO. CODE REGS. TIT. 20, § 400-7.080)

MO-6 Assignment. The Agreement may not be assigned, sublet, delegated or transferred by the Participating Provider without the prior written consent of Health Plan. (MO. REV. STAT. § 354.606.13)

MO-7 Non-Discrimination in Enrollment Status. Each Participating Provider shall provide Covered Services to Covered Persons without regard to the Covered Person’s status as a private purchaser or as a participant in a publicly financed program. (MO. REV. STAT. § 354.606.14)

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MO-8 Notice of Termination; List of Covered Persons. The parties agree that any notice of termination of the Agreement or this Product Attachment given by a party or a Participating Provider must state the reason for the termination. The Agreement or a Participating Provider’s participation in this Product may only be terminated by a party or the Participating Provider without cause by giving the others the minimum amount of prior written notice set forth in the Agreement, which in no event can be less than 60 days prior written notice for a termination without cause. Within 15 business days of the date that a Participating Provider either gives or receives notice of termination, the Participating Provider shall provide the Payor with a list of all Covered Persons who are patients of the Participating Provider. Upon a termination of the Agreement or this Product Attachment by Health Plan, the Participating Provider will provided with an opportunity for a review or hearing as required by Missouri law and in accordance with the Payor’s applicable procedures. For purposes of this Section MO-8 only, a “termination” of the Agreement or a “termination” of a Participating Provider’s participation in this Product is different than a “non-renewal” of the Agreement or a “non-renewal” of a Participating Provider’s participation in this Product. (MO. REV. STAT. §§ 354.609.1, 354.609.2)

MO-9 Continue Care upon Termination. Upon termination of a Participating Provider’s participation in this Product, the Participating Provider shall (a) continue to provide Covered Services to each Covered Person in such Product for up to 90 days following the date of termination and in accordance with the dictates of medical prudence, including circumstances such as disability, pregnancy, or life-threatening illness, and (b) continue to comply with and abide by all of the terms and conditions of the Agreement and this Product Attachment, including, but not limited to, Section MO-3 above, in connection with the provision of such Covered Services during such continuation period. During the continuation period, the Participating Provider shall be compensated in accordance with this Product Attachment for Covered Services rendered to a Covered Person after termination and shall accept such
compensation as payment in full. This provision survives the termination of the Participating Provider’s participation in this Product. (MO. REV. STAT. §§ 354.612, 354.606.2)

MO-10 Records

MO-10.1 Compel to Furnish Records. Each Participating Provider shall furnish to the Payor all documentation required by them in order to monitor, on an ongoing basis, the ability, clinical capacity, and legal authority of the Participating Provider to provide all Covered Services to Covered Persons in this Product. (MO. REV. STAT. § 354.603.1(3))

MO-10.2 Access to Records. Each Participating Provider shall make health records available to appropriate State and federal authorities involved in assessing the quality of care but shall not disclose individual identities, or investigating the grievances or complaints of Covered Persons, and to comply with the applicable State and federal laws related to the confidentiality of medical or health records. (MO. REV. STAT. § 354.606.12)

MO-11 Access to Entire Network. A Payor shall not act in a manner that unreasonably restricts a Covered Person’s access to the Payor’s entire contracted provider network, unless otherwise provided in or contemplated by the Coverage Agreement or Payor Contract. (MO. REV. STAT. § 354.603)

MO-12 Provider Notification. Each Participating Provider acknowledges that the Agreement and the Provider Manual informs the Participating Provider of the mechanism by which the Participating Provider may timely determine an enrollee’s eligibility, and describes the mechanisms by which the Participating Provider will be notified of the Payor’s administrative procedures, and on an ongoing basis of specific Covered Services for which the Participating Provider is responsible, including limitations or conditions on services. Each Participating Provider is responsible for collecting applicable coinsurance, co-payments and deductibles, if any, from Covered Persons. (MO. REV. STAT. §§ 354.606.1, 354.606.8, 354.606.15, 354.606.17)

MO-13 Dispute Resolution. Each Participating Provider acknowledges that the Agreement and the Provider Manual establish procedures for resolution of administrative, payment and other disputes between the Participating Provider and Payor. (MO. REV. STAT. § 354.606.19)

MO-14 Contract Review. Each Participating Provider hereby acknowledges that the Participating Provider was allowed at least 30 days to review the Agreement and its Attachments (including this Schedule A) prior to the Participating Provider’s execution. (MO. REV. STAT. § 354.609.6)

MO-15 Intermediaries. If Provider is an Intermediary, the provisions set forth below apply.

MO-15.1 Provider and each of its Participating Providers shall comply with the Agreement and its Attachments (including this Schedule A), and applicable law, including but not limited to Sections 354.600 to 354.636 of the Missouri Revised Statutes, as amended. (MO. REV. STAT. § 354.621.1)

MO-15.2 If required by the Payor, the Provider shall transmit utilization documentation and claims paid documentation to the Payor. (MO. REV. STAT. § 354.621.3)

MO-15.3 Provider shall maintain all books, records, financial information and documentation of services provided to Covered Persons at its principal place of business within Missouri and preserve them for no less than 5 years in a manner that facilitates regulatory review. (MO. REV. STAT. § 354.621.4)

MO-15.4 Provider shall allow the Payor and regulatory authorities access to the books, records, financial information and any documentation of services provided to Covered Persons, as necessary to determine compliance with Sections 354.600 to 354.636 of the Missouri Revised Statutes, as amended. (MO. REV. STAT. § 354.621.5)

MO-15.5 Provider agrees that the Payor has the right, in the event of Provider’s insolvency, to require assignment to the Payor of the provisions of a Participating Provider’s contract with Provider addressing the Participating Provider’s obligation to furnish Covered Services. (MO. REV. STAT. § 354.621.6)
Mississippi

STATE REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

MS-1 Hold Harmless. Each Participating Provider agrees that if the Payor fails to pay for health care services as set forth in the Agreement, the Covered Person shall not be liable to the Participating Provider for any sums owed by the Payor. Each Participating Provider agrees that the Participating Provider, and any agent, trustee or assignee of the Participating Provider shall not maintain any action at law against a Covered Person to collect sums owed by the Payor. (MISS CODE ANN. §§ 83-41-325(13), 83-41-325(15))

MS-2 Continuity of Care. Each Participating Provider agrees that in the event of insolvency of the Payor, the Participating Provider will continue to provide services to Covered Persons for the duration of the period after the Payor’s insolvency for which premium payment has been made and until the Covered Persons’ discharge from inpatient facilities. (MISS CODE ANN. § 83-41-325(16)(b))

MS-3 Termination. If the Participating Provider terminates the Agreement or his, her or its participation under the Product Attachment, the Participating Provider shall give Health Plan at least 60 days advance written notice of termination. (MISS CODE ANN. § 83-41-325(17))

MS-4 Examination. Each Participating Provider agrees that (a) the Commissioner of Insurance may make an examination of the affairs of the Participating Provider as often as is reasonably necessary for the protection of the interests of the people of this State; and (b) the State Health Officer may make an examination concerning the quality assurance shall make an examination of the affairs of the Participating Provider as often as is reasonably necessary for the protection of the interests of the people of this State. Each Participating Provider shall submit his, her or its books and records for such examination and in every way facilitate the completion of the examination. Each Participating Provider agrees that, for the purpose of examinations, the Commissioner of Insurance and the State Health Officer may administer oaths to and examine the principles of the Participating Provider concerning its, his or her business in accordance with existing insurance laws, rules and regulations. (MISS CODE ANN. § 83-41-337)
North Carolina

STATE REGULATORY REQUIREMENTS

This section sets forth the provisions that are required by State law to be included in the Agreement with respect to this Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product are or will be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, or a Participation Provider is subject to the law cited in the parenthetical at the end of a provision in this section, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person or Participating Provider, as applicable.

The Parties shall comply with the State requirements set forth below.

NC-1 Entire Agreement. The Agreement and any attached or incorporated amendments, exhibits, or appendices constitute the entire contract between the parties in accordance with this Section NC-1 and the “Entire Agreement” provision of the Agreement. (11 N.C. ADMIN. CODE 20.0202(1))

NC-2 Definitions. Except as set forth in this Section NC-2, the definitions of technical insurance or managed care terms used in the Agreement are generally set forth in the “Definitions” Article of the Agreement. To the extent applicable, such definitions contain references to certain other documents distributed to providers (e.g., the Provider Manual), and are consistent with the definitions included in the evidences of coverage issued in connection with the Coverage Agreements. (11 N.C. ADMIN. CODE 20.0202(2))

When appearing in this Product Attachment or the Agreement, the following quoted and bolded terms (and the plural thereof, when appropriate) have the meaning set forth below with respect to the Individual Market Product.

A. "Emergency Medical Condition" and "Emergency Services" or "Emergency Care" have the meaning set forth in N.C. GEN. STAT. § 58-3-190(g), which as of the Effective Date, "Emergency Services“ (sometimes referred to herein as Emergency Care) means those health care items and services furnished or required to screen for or treat an emergency medical condition until the condition is stabilized, including prehospital care and ancillary services routinely available to the emergency department, and “Emergency Medical Condition” means a medical condition manifesting itself by acute symptoms of sufficient severity, including, but not limited to, severe pain, or by acute symptoms developing from a chronic medical condition that would lead a prudent layperson, possessing an average knowledge of health and medicine, to reasonably expect the absence of immediate medical attention to result in any of the following: (a) placing the health of an individual, or with respect to a pregnant woman, the health of the woman or her unborn child, in serious jeopardy, (b) serious impairment to bodily functions, or (c) serious dysfunction of any bodily organ or part.

B. "Medical Necessity" or “Medically Necessary” or “Medically Necessary Services or Supplies” has the definition set forth at N.C. GEN STAT. § 58-3-200(b), which, as of the Effective Date, is as follows: those Covered Services (or supplies) that are: (1) provided for the diagnosis, treatment, cure, or relief of a health condition, illness, injury, or disease, and, except as allowed under N.C. GEN. STAT. § 58-3-255 (regarding coverage of clinical trials), not for experimental, investigational, or cosmetic purposes;
(2) necessary for and appropriate to the diagnosis, treatment, cure, or relief of a health condition, illness, injury, disease, or its symptoms; (3) within generally accepted standards of medical care in the community; and (4) not solely for the convenience of the insured (i.e., the Covered Person), the insured’s family, or the provider.

For Medically Necessary services, nothing herein precludes a Payor from comparing the costeffectiveness of alternative services or supplies when determining which of the services or supplies will constitute Covered Services.

C. “**Intermediary**” has the definition set forth at 11 N.C. ADMIN. CODE 20.0101(b)(4), which, as of the Effective Date, is as follows: an entity that employs or contract with health care providers for the provision of health care services, and that also contracts with a network plan carrier, including the Company or a Payor, or its intermediary.

D. “**Utilization Review**” or “**utilization review**” means a set of formal techniques designed to monitor the use of or evaluate the clinical necessity, appropriateness, efficacy or efficiency of health care services, procedures, providers, or facilities. These techniques may include: (a) ambulatory review - utilization review of services performed or provided in an outpatient setting; (b) case management - a coordinated set of activities conducted for individual patient management of serious, complicated, protracted, or other health conditions; (c) certification - a determination by an insurer or its designated utilization review organization that an admission, availability of care, continued stay, or other service has been reviewed and, based on the information provided, satisfies the insurer’s requirements for medically necessary services and supplies, appropriateness, health care setting, level of care, and effectiveness; (d) concurrent review - utilization review conducted during a patient’s hospital stay or course of treatment; (e) discharge planning - the formal process for determining, before discharge from a provider facility, the coordination and management of the care that a patient receives after discharge from a provider facility; (f) prospective review - utilization review conducted before an admission or a course of treatment including any required preauthorization or precertification; (g) retrospective review - utilization review of medically necessary services and supplies that is conducted after services have been provided to a patient, but not the review of a claim that is limited to an evaluation of reimbursement levels, veracity of documentation, accuracy of coding, or adjudication for payment. Retrospective review includes the review of claims for emergency services to determine whether the prudent layperson standard in N.C. GEN. STAT. § 58-3-190 has been met; (h) second opinion - an opportunity or requirement to obtain a clinical evaluation by a provider other than the provider originally making a recommendation for a proposed service to assess the clinical necessity and appropriateness of the proposed service.

NC-3 Term. The term of the Agreement is set forth in the “Term” provision of the Agreement, and the term of this Product Attachment is set forth in Section 6 of this Product Attachment. (11 N.C. ADMIN. CODE 20.0202(3))

NC-4 Written Notice of Termination; Grounds for Termination. The requirements for written notice of termination and each Party’s grounds for termination are generally set forth in the “Term and Termination” Article of the Agreement. (11 N.C. ADMIN. CODE 20.0202(4))
NC-5 Continuity of Care. Each Participating Provider shall continue to provide services to Covered Persons after termination of the Agreement or in the event of a Payor’s or Intermediary’s insolvency in accordance with the “Effect of Termination” provision of the Agreement and this Section NC-5, including, but not limited to, when inpatient care of a Covered Person is ongoing until patient is ready for discharge. In addition, in the event of a Payor’s or Intermediary’s insolvency, each Participating Provider shall continue to provide services to Covered Persons during the period for which premium has been paid. Each Participating Provider will cooperate with Company regarding the transition of administrative duties and records. To the extent that services are provided or arranged for on prepaid basis, each Participating Provider shall continue to provide inpatient care until the Covered Person is ready for discharge. (11 N.C. ADMIN. CODE 20.0202(5); N.C. GEN. STAT. § 58-67-120)

NC-6 Credentials. Each Participating Provider shall maintain licensure, accreditation, and credentials sufficient to meet Company’s and/or Payor’s credential verification program requirements, which are set forth in the Policies. Each Participating Provider shall notify Company of subsequent changes in status of any information relating to the Participating Provider’s professional credentials in accordance with this Section NC-6 and the “Notice of Certain Events” provision of the Agreement. (11 N.C. ADMIN. CODE 20.0202(6))

NC-7 Insurance. Each Participating Provider shall maintain professional liability insurance coverage in an amount acceptable to Health Plan and will inform Health Plan of subsequent changes in status of professional liability insurance on a timely basis in accordance with this Section NC-7 and the “Insurance” provision of the Agreement. (11 N.C. ADMIN. CODE 20.0202(7))

NC-8 Hold Harmless.

A. No Participating Provider shall bill a Covered Person for Covered Services, except for specified coinsurance, copayments, and applicable deductibles. This provision shall not prohibit a Participating Provider and a Covered Person from agreeing to continue non-Covered Services at the Covered Person’s own expense, as long as the Participating Provider has notified the Covered Person in advance that the Payor may not cover or continue to cover specific services and the Covered Person chooses to receive the service. This Section NC-8 survives termination of the Agreement for any reason, including Plan insolvency. Each Participating Provider is responsible for collecting any applicable deductibles, copayments, coinsurance, and fees for non-Covered Services from Covered Persons. (11 N.C. ADMIN. CODE 20.0202(8))

B. In the event Payor fails to pay for Covered Services as set forth in the Agreement, the Covered Person shall not be liable to the Participating Provider for any sums owed by the Payor. No other provisions of the Agreement will, under any circumstances, change the effect of the foregoing. No Participating Provider, or agent, trustee, or assignee thereof, may maintain any action at law against a Covered Person to collect sums owed by the Payor. (N.C. GEN. STAT. § 58-67-115(a))

NC-9 Call Coverage. Each Participating Provider shall arrange for call coverage or other backup to provide service in accordance with the Payor’s standards for provider accessibility, which are set forth in the Agreement, the Provider Manual or the Policies. (11 N.C. ADMIN. CODE 20.0202(9))
NC-10 Eligibility. A mechanism for Participating Providers to verify the eligibility of Covered Persons (based on current information held by Company or Payor, as applicable) before rendering health care services will be made available in accordance with the “Eligibility Determinations” section of the Agreement. (11 N.C. ADMIN. CODE 20.0202(10))

NC-11 Records. Each Participating Provider shall: (a) maintain confidentiality of Covered Person medical records and personal information as required by N.C. Gen. Stat. Title 58, Article 39 and other health records as required by all applicable law; (b) maintain adequate medical and other health records according to industry and Company and/or Payor standards; and (c) make copies of such records available to Company, Payors and the North Carolina Department of Insurance in conjunction with its regulation of Company or Payor. (11 N.C. ADMIN. CODE 20.0202(11))

NC-12 Grievance Procedures. Each Participating Provider shall cooperate with Covered Persons in grievance procedures in accordance with this Section NC-12, the Policies of Company or Payor, and the Agreement. (11 N.C. ADMIN. CODE 20.0202(12))

NC-13 Discrimination Prohibition. Each Participating Provider shall not discriminate against any Covered Person on the basis of race, color, national origin, gender, age, religion, marital status, health status, or health insurance coverage. (11 N.C. ADMIN. CODE 20.0202(13))

NC-14 Compensation. The methodology to be used as a basis for payment (for example, Medicare DRG reimbursement, discounted fee for service, withhold arrangement, HMO provider capitation, or capitation with bonus) to the Participating Provider under the Agreement is set forth in the Compensation Schedule set forth or described in 1 or more Attachments to the Agreement. (11 N.C. ADMIN. CODE 20.0202(14))

NC-15 Data. Company will provide certain data and other information to the Participating Provider, if applicable, such as: (a) performance feedback reports or information, if compensation is related to efficiency criteria, or (b) information on benefit exclusions, administrative and utilization management requirements, credential verification programs, quality assessment programs, and provider sanction policies and/or program. Company will also provide advance notice of changes in such requirements in accordance with the Agreement in order to allow Participating Providers time to comply with such changes. (11 N.C. ADMIN. CODE 20.0202(15))

NC-16 Programs. Each Participating Provider shall comply with Company’s or Payor’s utilization management programs, credential verification programs, quality management programs, and provider sanctions programs. Notwithstanding the foregoing or any other provision of the Agreement, none of these programs override the professional or ethical responsibility of the Participating Provider or interfere with the Participating Provider’s ability to provide information or assistance to their patients. (11 N.C. ADMIN. CODE 20.0202(16))

NC-17 Use of Name. Each Participating Provider authorizes Company or Payor to use of the name of the Participation Provider or the Participating Provider’s group in the provider directory distributed to Covered Persons in accordance with this Section NC-17 and the “Use of Name” provision of the Agreement. Company or Payor, as applicable, will include the name of the Participating Provider or the Participating Provider’s group in the provider directory. (11 N.C. ADMIN. CODE 20.0202(17))
NC-18 Disputes. The process to be followed to resolve contractual differences between the Health Plan and/or Company, as applicable (including any Company acting as Payor), and a Participating Provider is set forth in the “Dispute Resolution” Article of the Agreement. (11 N.C. ADMIN. CODE 20.0202(18))

NC-19 Assignment. The Participating Provider’s duties and obligations under the Agreement may not be assigned, delegated, or transferred without the prior written consent of Health Plan. Health Plan shall notify the Participating Provider, in writing, of any duties or obligations that are to be delegated or transferred by Participating Provider, before the delegation or transfer (i.e., Health Plan will send prior written notice of the delegation or transfer to the Participating Provider). (11 N.C. ADMIN. CODE 20.0202(19))

NC-20 Intermediary Contracts. If Provider is an Intermediary, the following apply. (11 N.C. ADMIN. CODE 20.0204(b))

A. Provider’s contracts with health care providers will comply with, and include the applicable provisions of, 11 N.C. ADMIN. CODE 20.0202, which, as of the Effective Date, are set forth in this Exhibit.

B. Company and Payor each retains its legal responsibility to monitor and oversee the offering of services to Covered Persons and the Payor retains its financial responsibility to Covered Persons.

C. Provider is prohibited from subcontracting its services without the written permission of Health Plan.

D. Company or Payor may approve or disapprove the participation of each health care provider contracted with Provider for inclusion in or removal from the network (i.e., the status as a Participating Provider with respect to a Coverage Agreement).

E. Provider shall make available for review by the Department of Insurance all provider contracts and subcontracts held by Provider.

F. If Provider assumes risk from Health Plan, pays its health care providers on a risk basis or is responsible for claims payment to its providers, (1) Provider shall provide Health Plan with documentation of utilization and claims payment, and maintain accounting systems and records necessary to support the arrangement; (2) Provider will cooperate with Health Plan in order for it to arrange for financial protection of itself and Covered Persons through such approaches as hold harmless language, retention of signatory control of the funds to be disbursed, or financial reporting requirements; and (3) to the extent provided by law, the Department of Insurance will have access to the books, records and financial information to examine activities performed by Provider on behalf of Health Plan. Provider shall maintain such books and records in the State of North Carolina.

G. Provider shall comply with all applicable statutory and regulatory requirements that apply to the functions delegated by Health Plan and assumed by Provider.

NC-21 Intentionally Omitted.

NC-22 Notices. The name or title and address for notices to each Party under the Agreement, including notices of proposed amendments, are set forth in the “Notices” provision of the Agreement. (N.C. GEN. STAT. § 58-50-275).
NC-23 Amendments. Health Plan may amend the Agreement (including any Product Attachment) by sending written notice of the proposed amendment to the notices contact of the Provider set forth in the Agreement. Unless Provider notifies Health Plan in writing of its objection to such amendment during the 60 day period following receipt of the proposed amendment, Provider will be deemed to have accepted the amendment. If Provider objects to a proposed amendment, then the proposed amendment is not effective and the Health Plan may terminate the Agreement (and/or the applicable Product Attachment(s)) upon 60 days’ written notice to Provider. In addition, Health Plan and Provider may amend the Agreement at any time through mutual written agreement, documented by the signatures of duly authorized representatives of the Parties. (N.C. GEN STAT. § 58-50-280).

NC-24 Recovery of Overpayments. Health Plan shall provide at least thirty (30) days advance written notice to Provider of any offset made to future payments in connection with an overpayment recovery, which notice shall be accompanied by adequate specific information to identify the specific claim and the specific reason for the recovery.

NC-25 Compliance with Applicable Laws. This Product Attachment and the Agreement are intended to comply with all laws applicable to the Individual Market Product Attachment and, to the extent applicable to the Individual Market Product, Health Plan, Payors and Participating Providers, as applicable, shall comply with such laws, including N.C. GEN. STAT. § 58-3-225.

New Hampshire

STATE REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

NH-1 Notice of Changes. Each Participating Provider shall notify the Health Plan of changes in the status of any items listed in N. H. REV. STAT. § 420-J:4 at any time. The Provider Manual should be consulted for the appropriate individual or department of Health Plan to whom such change should be reported. (N. H. REV. STAT. § 420-J:4.(IV))

NH-2 Hold Harmless. Each Participating Provider agrees that in no event, including but not limited to nonpayment by the Payor, insolvency of the Payor, or breach of the Agreement or this Product Attachment, shall the Participating Provider bill, charge, collect a deposit from, seek payment or reimbursement from, or have recourse against a Covered Person or a person acting on behalf of the Covered Person (other than the Payor) for services provided pursuant to the Agreement and this Product Attachment. Neither the Agreement nor this Product Attachment prohibit the Participating Provider from collecting coinsurance, deductibles, or copayments, as specifically provided in the Coverage Agreement, or fees for services that are not Covered Services delivered on a fee-for-service basis to Covered Persons. Nor does the Agreement or this Product Attachment prohibit the Participating Provider and a Covered Person from agreeing to continue services solely at the expense of the Covered Person, as long as the Participating Provider has clearly informed the Covered Person that the Payor may not cover or

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continue to cover a specific service or services. Except as provided in this Section, neither the Agreement nor this Product Attachment prohibit the Participating Provider from pursuing any available legal remedy. Each Participating Provider further agrees that: (a) this Section will survive the termination of the Agreement or its, his or her participation under this Product Attachment regardless of the cause giving rise to termination and will be construed to be for the benefit of the Covered Person; and that (b) this Section supersedes any oral or written contrary agreement now existing or hereafter entered into between the Participating Provider and a Covered Person or persons acting on their behalf. Any modifications, additions or deletions to this Section will become effective on a date no earlier than 15 business days after the Commissioner has received written notice of such proposed changes. (N. H. REV. STAT. § 420-J:8(I))

**NH-3  Fee Schedule Changes.** Health Plan shall not make a material change to the Compensation Schedule set forth at Exhibit 2 to this Product Attachment without providing the Participating Provider with at least 60 days’ notice prior to the effective date of such change. (N. H. REV. STAT. § 420-J:8(VIII)(d))

**NH-4  Participating in Reviews.** Health Plan shall not remove the Participating Provider from its network or refuse to renew the Participating Provider with its network for participating in a Covered Person’s internal grievance procedure or external review. (N. H. REV. STAT. § 420-J:8(X))

**NH-5  Continuity of Care.** Each Participating Provider shall continue to provide Covered Services to Covered Persons for a period of 60 days following the date of termination of the Agreement or its, his or her participation under this Product Attachment, except in the event that such termination is for unprofessional behavior. Each Participating Provider agrees that such services will be provided and paid for in accordance with the terms and conditions of the Covered Person’s Coverage Agreement and the Agreement and this Product Attachment. (N. H. REV. STAT. § 420-J:8(XI))

**NH-6  Referrals.** Each Participating Provider acknowledges that neither the Agreement nor this Product Attachment requires any Participating Provider that is employed by a hospital or any affiliate to refer patients to providers also employed or under contract with the hospital or any affiliate. Nothing in this Section will be construed to prohibit the Payor from providing coverage for only those services that are Medically Necessary and subject to the terms and conditions of the Covered Person’s Coverage Agreement. (N. H. REV. STAT. § 420-J:8(XIV))

**Nevada**

**STATE REGULATORY REQUIREMENTS**

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

**NV-1 Parties’ Responsibilities.** The parties agree that the Agreement, together with its Attachments and the Provider Manual, adequately and completely describes the responsibilities of Health Plan, Provider and each Participating Provider. (NEV. ADMIN. CODE § 695C.190.1)

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NV-2 Hold Harmless. Provider and each Participating Provider release Covered Persons from liability for the cost of Covered Services rendered pursuant to the Coverage Agreement, except for any nominal payment made by the Covered Person for a service that is not covered under the Coverage Agreement. (NEV. ADMIN. CODE § 695C.190.2)

NV-3 Term. As set forth in the “Term and Termination” Article of the Agreement, the term of the Agreement is for not less than 1 year, subject to any right of termination stated in the Agreement. (NEV. ADMIN. CODE § 695C.190.3)

NV-4 Quality Assurance Program. Each Participating Provider shall participate in the programs of Company and Payor to assure the quality of health care provided to Covered Persons by Participating Providers. (NEV. ADMIN. CODE § 695C.190.4)

NV-5 Provision of Services. Each Participating Provider shall provide all Medically Necessary services required by the Coverage Agreement and the Agreement to each Covered Person for the period for which a premium has been paid to Payor. (NEV. ADMIN. CODE § 695C.190.5)

NV-6 Insurance. Each Participating Provider shall provide evidence of a contract of insurance against loss resulting from injuries resulting to third persons from the practice of his or her profession or a reasonable substitute for it as determined by Health Plan. (NEV. ADMIN. CODE § 695C.190.6)

NV-7 Records. Each Participating Provider who is a physician shall transfer or otherwise arrange for the maintenance of the records of Covered Persons who are his or her patients if the Participating Provider leaves the panel of physicians associated with Health Plan. (NEV. ADMIN. CODE § 695C.190.7)

NV-8 Schedule for Claims Payment. Payors and each Participating Provider agree to the schedule for the payment of claims set forth in NEV. REV. STAT. § 695C.185. (NEV. REV. STAT. § 695C.187.1)

NV-9 Amendments. The Agreement may be modified at any time pursuant to a written amendment executed by both parties. Except as otherwise provided by this Section NV-9, the Agreement may be modified by Health Plan giving to Provider at least 45 days’ written notice of the modification of the schedule of payments, including any changes to the Compensation Schedule applicable to the Participation Provider’s practice. If the Provider fails to object in writing to the modification within the 45-day period, the modification becomes effective at the end of that period. If the Provider objects in writing to the modification within the 45-day period, the modification will not become effective unless agreed to by both parties in writing. (NEV. REV. STAT. §§ 689A.035; 689B.015; 689C.435; 695C.125; 695G.430)

NV-10 Continuation of Care. Subject to the conditions described in NEV. REV. STAT. §§ 689A.04036.2(a) and 689A.04036.4 (individual health insurance), those described in NEV. REV. STAT. §§ 689B.0303.2(a) and 689B.0303.4 (group health insurance), those described in NEV. REV. STAT. §§ 695C.1691.2(a) and 695C.1691.4 (coverage by a health maintenance organization), or those described in NEV. REV. STAT. §§ 695G.164.2(a) and 695G.164.4 (coverage by a managed care plan), as applicable, if a Covered Person is receiving medical treatment for a medical condition from a Participating Provider and the Agreement, or the Participating Provider’s participation under the Agreement or in a particular Product, is terminated during the course of the medical treatment, each Participating Provider agrees: (a) to provide medical treatment with regard to the Covered Person under the terms of the Agreement, including, without limitation, the rates of payment for providing medical service, as those terms existed before such termination; and (b) to not to seek payment from the Covered Person for any medical service provided by the Participating Provider that the Participating Provider could not have received from the Covered Person were the provider still a Participating Provider; and (c) the coverage required by this Section NV-10 will be provided until the later of the 120th day after the date of termination or, if the medical condition is pregnancy, the 45th day after: (i) the date of delivery; or (ii) if the pregnancy does not end in delivery, the date of the end of the pregnancy. (NEV. REV. STAT. §§ 689A.04036; 689B.0303; 695C.1691; 695G.164)
NV-11 Notice of Termination. Either party must give the other party at least 90 days’ prior notice of termination of the Agreement. (NEV. ADMIN. CODE § 689B.160)

NV-12 Intermediary Contracts. If Provider is a Delivery System Intermediary that accepts risk and assumes financial liability from Health Plan for any Covered Services provided to Covered Persons, this Section NV-12 will apply. A "Delivery System Intermediary" has the definition set forth at NEV. ADMIN. CODE § 695C.025, which, as of the Effective Date, is as follows, with certain exclusions: a partnership, association, corporation or other legal entity which enters into a contract with a health maintenance organization to provide health care services, including an entity jointly owned and controlled by a hospital and a physician and an entity primarily owned and controlled by physicians. The health care providers with which the Delivery System Intermediary contracts to furnish health care services to Covered Persons of the health maintenance organization are referred to in this Section NV-12 as “DSI Providers”.

A. Provider shall provide to the Health Plan a written report, at least quarterly, which identifies the total payments made or owed by Provider to DSI Providers in sufficient detail to enable Company or Payor and the Nevada Commissioner of Insurance to determine whether the payments have been made in a timely manner and in compliance with the applicable provisions of Nevada law. Health Plan will review such reports. (NEV. ADMIN. CODE §§ 695C.505.1 - 695C.505.2)

B. Company or Payor and the Nevada Commissioner of Insurance are authorized, upon reasonable prior notice, to audit, inspect and copy the Provider’s books, records and any other evidence of its operations to determine whether it has complied with the applicable provisions of Nevada law, including any regulations adopted pursuant thereto. (NEV. ADMIN. CODE §§ 695C.505.3- 695C.505.4)

C. Provider shall maintain working capital in the form of cash or equivalent liquid assets in an amount equal to at least the lesser of: (a) 5 hundred thousand dollars ($500,000); or (b) the operating expenses paid for 2 months calculated by using the monthly average of the operating expenses for the prior 6 months. As used in this subsection, “operating expenses” means the expenses of the Provider, except money paid or owed to DSI Providers for health services provided pursuant to the Agreement. (NEV. ADMIN. CODE § 695C.505.5)

D. Payor will assume financial responsibility for any Clean Claims that are presented for payment to the Provider by DSI Providers for Covered Services and not paid by the Provider as provided by law and the Agreement. (NEV. ADMIN. CODE § 695C.505.6)

E. Each contract with a Covered Person will be entered into directly with Company or Payor, and not with Provider. (NEV. ADMIN. CODE § 695C.505.7)

F. The responsibilities that Provider assumes are set forth in the Agreement. Provider shall comply with the requirements of the quality assurance programs established by Company or Payors pursuant to NEV. ADMIN. CODE § 695C.400. (NEV. ADMIN. CODE § 695C.505.8)

G. Health Plan shall review, not less than quarterly, Provider’s compliance with the provisions of the Agreement. (NEV. ADMIN. CODE § 695C.505.9)

H. If the Provider provides health care services on behalf of more than 1 entity, Provider shall maintain separate records for each entity. (NEV. ADMIN. CODE § 695C.505.10)

I. Health Plan may terminate its relationship with any DSI Provider with appropriate notice as specified in the Agreement. (NEV. ADMIN. CODE § 695C.505.11)

J. Each contract between Provider and a DSI Provider will be assigned to Health Plan if the Provider fails to pay for Covered Services. (NEV. ADMIN. CODE § 695C.505.12)
K. Any DSI Provider who has a financial interest of more than 10 percent in Provider is prohibited from participating on a utilization review committee or taking any action to change an authorization made by the utilization review committee or an authorized physician. (NEV. ADMIN. CODE § 695C.505.13)

L. Provider shall provide Health Plan, the Commissioner and the State Board of Health with a list of the names of those persons who have a financial interest in Provider and the amount of each person’s financial interest. Any change in the financial interests of the Provider must be reported to Health Plan, the Commissioner and the State Board of Health within 10 working days after the change. (NEV. ADMIN. CODE § 695C.505.14)

M. Provider is prohibited from assigning the Agreement to any other organization without the prior approval of Health Plan, which is subject to the filing of a material modification of operation pursuant to NEV. REV. STAT. § 695C. 140. (NEV. ADMIN. CODE § 695C.505.15)

N. If Provider hires a company to manage its affairs, Provider or that company shall provide Health Plan with a surety bond or deposit of cash or securities in the amount of $250,000 for the faithful performance of the obligations of the company. (NEV. ADMIN. CODE § 695C.505.16)

O. If, pursuant to the Agreement, Provider evaluates the credentials of Participating Providers, Provider shall comply with the requirements established by Health Plan for evaluating the credentials of providers. (NEV. ADMIN. CODE § 695C.540)

Ohio

STATE REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Individual Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

OH-1 Services. The Provider Manual describes (a) the specific health care services for which each Participating Provider is responsible, including limitations or conditions on such services (if any); (b) the rights and responsibilities of Health Plan and a Payor, and of the Participating Providers, with respect to administrative policies and programs, including, but not limited to, payments systems, utilization review, quality assurance, assessment, and improvement programs, credentialing, confidentiality requirements, and any applicable federal or state programs; and (c) the specifics of any obligation on a Participating Provider that is a primary care provider to provide, or to arrange for the provision of, Covered Services 24 hours per day, 7 days per week. The procedures for the resolution of disputes arising out of the Agreement are sent forth in the Agreement or Provider Manual. (OHIO REV. CODE §§ 1751.13(C)(1); 1751.13(C)(4); 1751.13(C)(10); 1751.13(C)(11))

OH-2 Covered Person Hold Harmless. Each Participating Provider agrees that in no event, including but not limited to nonpayment by Health Plan or the Payor, insolvency of Health Plan or the Payor, or breach of the Agreement, shall the Participating Provider bill, charge, collect a deposit from, seek remuneration or reimbursement from, or have any recourse against, a Covered Person or person to whom health care services have been provided, or person acting on behalf of the Covered Person, for Covered Services provided pursuant to the Agreement. This does not prohibit the Participating Provider from collecting co-insurance, deductibles, or copayments as specifically provided in the evidence of coverage, or fees for uncovered health care services delivered on a fee-for-service basis to persons referenced above, nor from any recourse against Health Plan, the Payor or their respective successors. This Section shall
survive the termination of the Agreement with respect to Covered Services provided under the Agreement during the time the Agreement was in effect, regardless of the reason for the termination, including the insolvency of the Payor. (OHIO REV. CODE §§ 1751.13(C)(2); 1751.13(C)(12); 1751.60(C))

OH-3 Continuity of Care. Each Participating Provider shall continue to provide Covered Services to patients that were Covered Persons under the Agreement in the event of Health Plan’s or the Payor’s insolvency or discontinuance of operations. Each Participating Provider shall continue to provide Covered Services to patients that were Covered Persons under the Agreement as needed to complete any Medically Necessary procedures commenced but unfinished at the time of Health Plan’s or the Payor’s insolvency or discontinuance of operations. The completion of a Medically Necessary procedure shall include the rendering of all Covered Services that constitute Medically Necessary follow-up care for that procedure. The foregoing does not require the Participating Provider to continue to provide any Covered Service after the occurrence of any of the following: (a) the end of the thirty-day period following the entry of a liquidation order under Chapter 3903 of the Ohio Revised Code; (b) the end of the Covered Person’s period of coverage for a contractual prepayment or premium; (c) the Covered Person obtains equivalent coverage for a contractual prepayment or premium; (d) the Covered Person obtains equivalent coverage with another health insuring corporation or insurer, or the Covered Person’s employer obtains such coverage for the Covered Person; (e) the Covered Person or the Covered Person’s employer terminates coverage under the Coverage Agreement or Payor Contract; (e) a liquidator effects a transfer of Health Plan’s or the Payor’s obligations under the contract under Section 3903.21(A)(8) of the Ohio Revised Code. (OHIO REV. CODE § 1751.13(C)(3))

OH-4 Records. Each Participating Provider shall keep confidential and make available those health records maintained by the Participating Provider to monitor and evaluate the quality of care, to conduct evaluations and audits, and to determine on a concurrent or retrospective basis the necessity of and appropriateness of health care services provided to Covered Persons. Each Participating Provider shall make these health records available to appropriate State and federal authorities involved in assessing the quality of care or in investigating the grievances or complaints of Covered Persons. Each Participating Provider shall comply with applicable State and federal laws related to the confidentiality of medical or health records. (OHIO REV. CODE § 1751.13(C)(5))

OH-5 Assignment. The contractual rights and responsibilities under the Agreement may not be assigned or delegated by the Participating Provider without the prior written consent of Health Plan. (OHIO REV. CODE § 1751.13(C)(6))

OH-6 Insurance. Each Participating Provider shall maintain adequate professional liability and malpractice insurance, and shall notify Health Plan not more than 10 days after the Participating Provider’s receipt of notice of any reduction or cancellation of such coverage. (OHIO REV. CODE § 1751.13(C)(7))

OH-7 Covered Person Rights. Each Participating Provider shall observe, protect, and promote the rights of Covered Persons as patients. Each Participating Provider shall provide health care services without discrimination on the basis of a patient’s participation in the health care plan, age, sex, ethnicity, religion, sexual preference, health status, or disability, and without regard to the source of payments made for health care services rendered to a patient. This requirement shall not apply to circumstances when the Participating Provider appropriately does not render services due to limitations arising from the Participating Provider’s lack of training experience, or skill, or due to licensing restrictions. (OHIO REV. CODE §§ 1751.13(C)(8); 1751.13(C)(9))

OH-8 Definitions. The terms used in the Agreement and defined by Chapter 1751 of the Ohio Revised Code are to be construed when used in the Agreement in a manner consistent with those statutory definitions (OHIO REV. CODE § 1751.13(C)(13))

OH-9 Payor’s Role. Each Participating Provider acknowledges that the Payor is a third-party beneficiary to the Agreement, and that each Payor retains the right to approve or disapprove the participation of the Participating Provider with respect to any provider panel or network available for a particular Coverage Agreement. (OHIO REV. CODE § 1751.13(F))
OH-10 Oversight. Each Participating Provider acknowledges Health Plan's statutory responsibility to monitor and oversee the offering of Covered Services to Covered Persons. (OHIO REV. CODE § 1751.13(G))

OH-11 Third Party Access. The Agreement applies to network rental arrangements. The purpose of the Agreement is selling, renting or giving Health Plan rights to the services of the Participating Provider, including other preferred provider organizations, and the third party accessing the Participating Provider’s services is any of the following: (i) a Payor or a third-party administrator or other entity responsible for administering claims on behalf of the Payor; (ii) a preferred provider organization or preferred provider network that receives access to the Participating Provider’s services pursuant to an arrangement with the preferred provider organization or preferred provider network in a contract with the Participating Provider that is in compliance with Ohio Rev. Code § 3963.02(A)(1)(c), and is required to comply with all of the terms, conditions, and affirmative obligations to which the originally contracted primary participating provider network is bound under its contract with the Participating Provider, including, but not limited to, obligations concerning patient steerage and the timeliness and manner of reimbursement; (iii) an entity that is engaged in the business of providing electronic claims transport between Health Plan and the Payor or third-party administrator and complies with all of the applicable terms, conditions, and affirmative obligations of Health Plan’s contract with the Participating Provider including, but not limited to, obligations concerning patient steerage and the timeliness and manner of reimbursement; (iv) an employer or other entity providing coverage for health care services to its employees or members, and that employer or entity has a contract with Health Plan or its Affiliate for the administration or processing of claims for payment for services provided pursuant to the Agreement with the Participating Provider; or (v) an entity that is an Affiliate or subsidiary of Health Plan or is providing administrative services to, or receiving administrative services from, Health Plan or an Affiliate or subsidiary of Health Plan. (OHIO REV. CODE § 3963.02)

OH-12 Summary Disclosure Form. The summary disclosure form, attached hereto as Schedule A-1, is incorporated herein by this reference. (OHIO REV. CODE § 3963.03)

Pennsylvania

STATE REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

PA-1. Hold Harmless. Each Participating Provider hereby agrees that in no event, including, but not limited to non-payment by the Payor, Payor insolvency or breach of the Agreement, shall Participating Provider bill, charge, collect a deposit from, seek compensation, remuneration or reimbursement from, or have any recourse against Covered Persons or persons other than Payor acting on their behalf for services listed in this Agreement. This provision does not prohibit collection of supplemental charges or copayments on the Payor’s or Participating Provider’s behalf made in accordance with the terms of the applicable Coverage Agreement. Each Participating Provider further agrees that (a) the hold harmless provisions herein will survive the termination of the Agreement or this Product Attachment regardless of the cause giving rise to termination and will be construed to be for the benefit of the Covered Person and that (b) this hold harmless provision supersedes any oral or written contrary agreement now existing or hereafter entered into between Participating Provider and Covered Person or persons acting on a Covered Person’s behalf. Any modification, addition, or deletion to the provisions of this Section will

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become effective on a date no earlier than fifteen (15) days after the Secretary of Health of the Commonwealth of Pennsylvania has received written notice of such proposed changes. (31 PA. CODE § 301.122)

PA-2. Inpatient Continuation of Benefits. If a Payor becomes insolvent, each Participating Provider shall continue to provide services to Covered Persons for the duration of the period after the Payor’s insolvency for which premium payment has been made and until the any Covered Persons that are inpatients at the time of the Payor’s insolvency are discharged from the inpatient facilities. (31 PA. CODE § 301.123(b)(2))

PA-3. Termination by Participating Provider. Each Participating Provider shall provide at least 60 days’ notice to Payor if Participating Provider terminates the Agreement or termination of his, her or its participation under the Agreement or this Product Attachment. (31 PA. CODE § 301.124)

PA-4. Managed Care Plans; Continuation of Benefits. This Section 4 applies only with respect to Coverage Agreements that constitute “managed care plans”, as defined at 40 PA. STAT. § 991.2102 and 31 PA. CODE § 154.2, which generally involve the use of a gatekeeper and incentives for Covered Persons to use Participating Providers. If Company or a Payor terminates the Agreement or a Participating Provider’s participation under the Agreement or this Product Attachment, each Participating Provider shall continue to provide services to Covered Persons in an ongoing course of treatment (as that term is defined in 31 PA. CODE § 154.2) with the Participating Provider, at the Covered Person’s option, for a transitional period of up to 60 days from the date the Covered Person’s is notified of the termination by Company or Payor. With respect to those Covered Persons in the second or third trimester of pregnancy at the time of notice of termination, such transitional period will extend through postpartum care related to the delivery. If Company or a Payor terminates the Agreement or a Participating Provider’s participation under the Agreement or this Product Attachment for cause, including breach of contract, fraud, criminal activity or posing a danger to a Covered Person or the health, safety or welfare of the public, as determined by the Company or Payor, the Company or Payor is not responsible for health care services provided to Covered Persons following the date of termination. (40 PA. STAT. § 991.2117)

PA-5. Participating Provider’s Participation. The Health Plan shall not sanction, terminate or fail to renew the health care provider’s participation for any of the following reasons:

PA-5.1 Discussing the process that the managed care plan or any entity contracting with the managed care plan uses or proposes to use to deny payment for a health care service;

PA-5.2 Advocating for medically necessary and appropriate care with or on behalf of the enrollee, including information regarding the nature of treatment; risks of treatment; alternative treatments; or the availability of alternative therapies, consultations or tests;

PA-5.3 Discussing the decision of any managed care plan to deny payment for a health care service;

PA-5.4 Filing a grievance on behalf of and with the written consent of an enrollee, or helping an enrollee file a grievance.

South Carolina

STATE REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a
Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

SC-1 Percentage Copayments and Deductibles. Each Participating Provider agrees that percentage copayments and deductibles paid by Covered Persons are applied to the negotiated rates set forth in the Agreement or lesser charge of such Participating Provider. Nothing in this Section precludes a Payor from offering a Coverage Agreement that contains fixed dollar copayments and deductibles. (S.C. CODE ANN. § 38-71-241)

SC-2 Continuation of Care.

SC-2.1 As used in this Section SC-2: (a) “continuation of care” means the provision of in-network level benefits for services rendered by certain out-of-network providers for a definite period of time in order to ensure continuity of care for Covered Persons for a serious medical condition; and (b) "serious medical condition" means a health condition or illness, that requires medical attention, and where failure to provide the current course of treatment through the current provider would place the person's health in serious jeopardy, and includes cancer, acute myocardial infarction, and pregnancy. Such attestation by the treating physician must be made upon the request of the patient and in a written form approved by the South Carolina Department of Insurance or prescribed through regulation, order, or bulletin. (S.C. CODE ANN. § 38-71-243(A))

SC-2.2 Each Participating Provider agrees that continuation of care will be provided for 90 days or until the termination of the benefit period, whichever is greater. Each Participating Provider agrees continuation of care will not be provided if suspension or revocation of the Participating Provider’s license occurs. (S.C. Code Ann. §§ 38-71-243(A) and (B))

SC-2.3 If the Agreement is terminated or nonrenewed, the Participating Provider shall comply with the following requirements: (a) except as required by this Section, the benefits payable for Covered Services rendered during the continuation of care are subject to the terms and conditions of the Coverage Agreement; (b) the Participating Provider shall not require a Covered Person to pay a deductible or copayment that is greater than the in-network rate for Covered Services rendered during the continuation of care; (c) the Participating Provider shall accept as payment in full for services rendered within in the continuation of care the negotiated rate under the Agreement; (d) except for an applicable deductible or a copayment, the Participating Provider shall not bill or otherwise hold a Covered Person financially responsible for services rendered in the continuation of care and furnished by such Participating Provider, unless the Participating Provider has not received payment in accordance with State law; (e) upon receipt of the patient's request accompanied by the physician's attestation on the prescribed form, the Participating Provider and the Covered Person will be notified by the Payor or its delegate of the Participating Provider's date of termination from the network and of the continuation of care provisions as provided for in this Section; and (f) the Participating Provider acknowledges that the Payor determines whether a Covered Person qualifies for continuation of care and may request additional information in reaching such determination. (S.C. CODE ANN. § 38-71-243(C))

SC-3 Limitations. Each party to the Agreement is responsible for the legal consequences and costs of his, her or its own acts or omissions, or both, and is not responsible for the acts or omissions, or both, of the other party. (S.C. CODE ANN. § 38-71-1740)
SC-4  **Hold Harmless.** Each Participating Provider agrees not to bill, charge, collect a deposit from, seek compensation, remuneration or reimbursement from, or have recourse against, Covered Persons or persons acting on their behalf, for health care services which are rendered to such Covered Persons by the Participating Provider, and which are covered benefits under the Covered Person’s Coverage Agreement. The Participating Provider agrees this provision extends to all Covered Services furnished to the Covered Person during the time he or she is enrolled in, or otherwise entitled to benefits promised by the Payor. The Participating Provider agrees this provision further applies in all circumstances including, but not limited to, non-payment by the Payor and insolvency of the Payor. This provision does not prohibit collection of copayments from Covered Persons by the Participating Provider in accordance with the terms of the Coverage Agreement issued by the Payor. The Participating Provider further agrees that this provision shall be construed to be for the benefit of Covered Persons of the Payor and that this provision supersedes any oral or written contrary agreement now existing or hereafter entered into between the Participating Provider and such Covered Persons, or persons acting on their behalf. (S.C. CODE ANN. § 38-38-130B)

**Texas**

**STATE REGULATORY REQUIREMENTS**

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

**A. Health Plan Requirements.** For a Commercial-Exchange Product that is a Health Plan Product, Participating Providers and Health Plan are required to comply with the provisions of Schedule A-1 and A-2 (State-Mandated Provisions) as applicable to their Agreement, with the following exception described below:

1. Section 5 (Compliance with Prompt Payment Regulations) shall be revised to delete the reference to “Medicaid Covered Persons” and to replace it with “Covered Persons” and revised to replace the phrase “within 30 days of its receipt” with "within 45 days of its receipt.”

**B. Insurance Company Requirements.** For a Commercial-Exchange Product for which the Payor is not Health Plan, Participating Providers and the Payor are required to comply with the following provisions:

**The following provisions are only applicable to HMO product lines:**

**TX-1 Batched Claims.** No Payor or delegate or clearinghouse of a Payor or delegate may refuse to process or pay an electronically submitted clean claim, as that term is defined in Tex. Ins. Code Ann. §

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TX-2 Upon the giving or receipt of any notice to termination or non-renewal of a Participating Provider’s participation under a Coverage Agreement, the Participating Provider will immediately provide the Health Plan or Payor with a list of the Covered Persons currently being treated by the Participating Provider. If the Health Plan or Payor terminates the participation of a Participating Provider under a Coverage Agreement, the Health Plan, Payor or its delegate will provide notice to each Covered Person currently being treated by the affected Participating Provider of the impending termination of the Participating Provider’s participation as a Participating Provider under the Covered Person’s Coverage Agreement. If Provider or a Participating Provider terminates the participation of the Participating Provider under a Coverage Agreement, the Participating Provider will provide notice to each Covered Person currently being treated by the affected Participating Provider of the impending termination of the Participating Provider’s participation as a Participating Provider under the Covered Person’s Coverage Agreement. (TEX. INS. CODE ANN. §§ 1301.152; 1301.160)

TX-3 Podiatrists. If a Participating Provider is a podiatrist licensed by the Texas State Board of Podiatric Medical Examiners, the provisions set forth in this Section apply. The Participating Provider may request, and the Payor shall provide not later than the thirtieth (30th) day after the date of the request, a copy of the coding guidelines and payment schedules applicable to the compensation that the Participating Provider receives or will receive under this Attachment. The Payor may not unilaterally make material retroactive revisions to the coding guidelines and payment schedules. The Participating Provider may, while practicing within the scope of the law regulating podiatry, provide x-rays and nonprefabricated orthotics covered by the Coverage Agreement. (TEX. INS. CODE ANN. §§ 843.311, 1301.062)

TX-4 Claim Submission; Prompt Payment.

TX-4.1 As required by applicable State law, Provider and each Participating Provider shall submit a claim no later than the 95th day after the date of service. A claim not submitted within such time frame may be denied for payment, unless the failure to submit the claim in compliance with this section is a result of a catastrophic event that substantially interferes with the normal business operations of the Provider or the Participating Provider. Neither Provider nor a Participating Provider (or any delegate) shall submit a duplicate claim for payment before the 46th day after the date the original claim was submitted. (TEX. INS. CODE ANN. §§ 843.337, 1301.102)

TX-4.2 Except as otherwise provided in applicable State law, Payor shall determine whether a clean claim submitted by Provider or a Participating Provider for Covered Services is payable not later than the 45th day after the date on which a clean claim in a nonelectronic format is received, or not later than the 30th day after the date on which a clean claim in an electronic format is received. Except as otherwise provided in applicable State law, Payor shall pay clean claims submitted by Provider or a Participating Provider for Covered Services on or before the later of (i) the 45th day after the date on which the claim for payment is received with the documentation reasonably necessary to process the claim, or (ii) the last day in the time period specified in the Agreement or the Provider Manual for payment of claims. (TEX. INS. CODE ANN. §§ 843.336-843.354; 1301.064, and 1301.101-109)

TX-5 Waiver of Electronic Claims. When expressly required by applicable State law, a waiver of any requirement under the Agreement or this Product Attachment for the electronic submission of a claim made with respect to a Coverage Agreement may be obtained in accordance with the process set forth in the Provider Manual. (TEX. INS. CODE ANN. § 1213.003)

TX-6 Gag Clause. Neither Health Plan nor Payor shall limit, prohibit, or attempt to prohibit Provider or a Participating Provider from discussing with or communicating in good faith with Covered Persons that are patients or a person designated by a Covered Person that is a patient with respect to: (a)
information or opinions regarding the Covered Person’s health care, including the patient’s medical condition or treatment options; (b) information or opinions regarding the terms, requirements, or services of the Coverage Agreement as they relate to the medical needs of the Covered Person; or (c) the termination of the Agreement or the fact that the Participating Provider will otherwise no longer be providing medical care, dental care, or health care services under the Coverage Agreement. Neither Health Plan nor Payor shall in any manner penalize, terminate, or refuse to compensate for Covered Services a Provider or Participating Provider for communicating in a manner protected by this section with a current, prospective, or former patient that is a Covered Person, or a person designated by a patient that is a Covered Person. (TEX. INS. CODE ANN. §§ 843.363, 1301.067)

TX-7 Complaint Resolution. The Agreement or Provider Manual, as applicable, sets forth or identifies the mechanism to be used utilized in resolving complaints initiated by a Covered Person, Provider or a Participating Provider. (TEX. INS. CODE ANN. § 1301.055)

TX-8 Discounted Fees. Provider and each Participating Provider agree that to the extent that Provider or a Participating Provider is compensated on a discounted fee basis, the Covered Person may be billed only on the discounted fee and not the full charge for services. (TEX. INS. CODE ANN. § 1301.061)

TX-9 Overpayments. Neither Health Plan nor Payor may recover an overpayment to Provider or a Participating Provider if, not later than the 180th day after the date the Participating Provider receives the payment, the Payor, Health Plan or 1 of their delegates provides written notice of the overpayment to Provider or the Participating Provider that includes the basis and specific reasons for the request for recovery of funds, and either Provider or the Participating Provider makes arrangements for repayment of the requested funds on or before the 45th day after the date the notice is received. (TEX. INS. CODE ANN. §§ 843.350, 1301.132)

TX-10 Access by Payors. Pursuant to this Agreement and notwithstanding anything herein to the contrary, Health Plan has Provider’s permission and express authority to provide access to the health care products and services to be provided pursuant hereto, and the contractual discounts provided for herein, to any and all persons who are Payors, including without limitation, Health Plan, and all group customers of Health Plan (including self-funded employers and other organizations). Health Plan may sell, lease, or otherwise transfer information regarding the payment or reimbursement terms of this Agreement (and its Addenda and Attachments) to such persons and Payors. Health Plan will provide prior notification to Provider of the persons and Payors to whom access is granted by providing the name of the Payor by electronic mail, through its provider newsletter or on its provider website; provided, however, Provider acknowledges that prior adequate notice has been provided with respect to Health Plan, and all self-funded groups existing as of the date hereof. Provider expressly acknowledges that Health Plan may provide the persons and Payors described above with access to Health Plan’s rights and responsibilities under this Agreement. On request of Provider or a Contracted Provider, Health Plan will provide information necessary to determine whether a particular person has been authorized to access the Provider’s or a Contracted Provider’s health care services and the contractual discounts provided for herein. To the extent required by applicable law, this Agreement specifies the applicable fee schedule for each Product and/or line of business contemplated by this Agreement. Each person or Payor granted access to the health care products and services and the contractual discounts hereunder must comply with all applicable terms, limitations, and conditions of this Agreement. Health Plan will provide such person or Payor with reasonable access, including electronic access, during normal business hours for the review of this Agreement, which access will be allowed only for the purposes of complying with the terms of this Agreement or applicable state law. Pursuant to its signature on the Product Attachments attached hereto, Provider provides its express authority with respect to each line of business and the fee schedule applicable to each such line of business.

The following provisions are only applicable to EPO product line:

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**TX-11 Contracting with Others.** This Agreement does not restrict a participating provider from contracting with other insurers, preferred provider plans, preferred provider networks or organizations, exclusive provider benefit plans, exclusive provider networks or organizations, health care collaboratives, or HMOs. (28 TEX. ADMIN. CODE § 3.3703(a)(1))

**TX-12 Limitation on Participation.** Any term or condition of this Agreement limiting participation on the basis of quality considerations shall be construed to be consistent with established standards of care for the applicable profession. (28 TEX. ADMIN. CODE § 3.3703(a)(2))

**TX-13 Provider Privileges.** In the case of participating providers who provide a significant portion of care in a hospital or institutional provider setting, this Agreement may require the possession of practice privileges at participating hospitals or institutions, provided, however, if no participating hospital or facility offers privileges to a certain class of physicians or providers, the lack of hospital or facility provider privileges may not be a basis for denial of participation as a participating provider to such physicians or providers of that class. (28 TEX. ADMIN. CODE § 3.3703(a)(3))

**TX-14 Staff Membership or Privileges.** A physician or provider is not required to enter into a participating provider agreement as a condition of staff membership or privileges at a particular hospital or facility. This prohibition does not apply to requirements concerning practice conditions other than conditions of membership or privileges. (28 TEX. ADMIN. CODE § 3.3703(a)(4))

**TX-15 Billing for Unnecessary Care.** A participating provider will not bill the member for unnecessary care, if the care has been determined to be unnecessary, provided, however, the participating provider will not be required to pay for hospital, institutional, laboratory, x-ray, or like charges resulting from the provision of services lawfully ordered by a physician or provider, even though such service may be determined to be unnecessary. (28 TEX. ADMIN. CODE § 3.3703(a)(5))

**TX-16 Referrals to Other Providers.** This Agreement does not impose restrictions on the classes of physicians and providers who may refer a member to another physician or provider. This Agreement does not require a referring physician or provider to bear the expenses of a referral for specialty care in or out of the participating provider network. (28 TEX. ADMIN. CODE § 3.3703(a)(6))

**TX-17 Financial Incentives.** Financial incentives will not be provided to a physician or a provider that act directly or indirectly as an inducement to limit medically necessary services. The requirements of TX-16 (above) and this Paragraph TX-17 do not prohibit the savings from cost-effective utilization of health services from being shared with participating providers in the aggregate. (28 TEX. ADMIN. CODE § 3.3703(a)(7))

**TX-18 Resolution of Complaints.** This Agreement provides for a mechanism for the resolution of complaints initiated by a member, a physician, physician group, or provider, which mechanism provides for reasonable due process including, in an advisory role only, a review panel selected in accordance with Section 3.3706(b)(2) of the PPO/EPO Regulations. (28 TEX. ADMIN. CODE § 3.3703(a)(8))

**TX-19 Hold Harmless.** A provider, physician, or physician group will not be required to execute a hold harmless clause that shifts the tort liability resulting from acts or omissions of Health Plan to the participating provider. (28 TEX. ADMIN. CODE § 3.3703(a)(9))

**TX-20 Member Billing.** Any participating provider who is compensated on a discounted fee basis agrees to bill the member only on the discounted fee and not the full charge. (28 TEX. ADMIN. CODE § 3.3703(a)(10))

**TX-21 Prompt Payment.** Health Plan will comply with all applicable statutes and rules pertaining to prompt payment of clean claims with respect to payment to the provider for covered services rendered to members. (28 TEX. ADMIN. CODE § 3.3703(a)(11))

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Continuity of Care. Health Plan and the participating provider will comply with Tex. Ins. Code §§1301.152 - 1301.154, relating to continuity of care. (28 TEX. ADM. CODE §3.3703(a)(12))

Member Communication. Health Plan will not, as a condition of this Agreement or in any other manner, prohibit, attempt to prohibit, or discourage a physician or provider from discussing with or communicating to a current, prospective, or former member, or a person designated by a member, information or an opinion: (a) regarding the member's health care, including the member's medical condition or treatment options; or (2) in good faith regarding the provisions, terms, requirements, or services of the health insurance coverage as they relate to the member's medical needs. Health Plan may not in any way penalize, terminate the participation of, or refuse to compensate for covered services, a physician or health care provider for discussing or communicating with a current, prospective, or former member, or a person designated by a member. (28 TEX. ADM. CODE § 3.3703(a)(13))

Economic Profiles. To the extent Health Plan conducts, uses or relies upon economic profiling to terminate physicians or providers from a plan, it will make available to a physician or provider on request the economic profile of that physician or provider, including the written criteria by which the physician's or provider's performance is to be measured. An economic profile must be adjusted to recognize the characteristics of a physician's or provider's practice that may account for variations from expected costs. (28 TEX. ADMIN. CODE § 3.3703(a)(14))

Quality Assessments. To the extent Health Plan engages in quality assessments, it will do so in accordance with the requirements of applicable through a panel of at least 3 physicians selected by Health Plan from among a list of participating physicians. The participating physicians in the applicable service area shall provide the list of physicians to Health Plan. (28 TEX. ADMIN. CODE § 3.3703(a)(15))

Immunization and Vaccination Protocol. A participating physician is not required to issue an immunization or vaccination protocol for an immunization or vaccination to be administered to a member by a pharmacist. (28 TEX. ADMIN. CODE § 3.3703(a)(16))

Immunizations and Vaccinations by Pharmacist. A pharmacist will not be prohibited from administering immunizations or vaccinations if such immunizations or vaccinations are administered in accordance with the Tex. Occ. Code Chapters 551-566 and 568-569, and applicable rules promulgated thereunder. (28 TEX. ADMIN. CODE § 3.3703(a)(17))

Member Notice Upon Termination. If the participating provider voluntarily terminates this Agreement, the participating provider must provide reasonable notice to the member, and Health Plan will provide assistance to the participating provider in assuring that such notice is provided. (28 TEX. ADMIN. CODE § 3.3703(a)(18))

Termination Review. Written notice will be provided to the participating provider on termination of this Agreement by Health Plan, and such notice will include the participating provider's right to request a review. (TEX. ADMIN. CODE § 3.3703(a)(19))

Information on Compensation. The participating provider is entitled, upon request, to all information necessary to determine that the participating provider is being compensated in accordance with the terms of this Agreement. The participating provider may make the request for information by any reasonable and verifiable means. The information must include a level of detail sufficient to enable a reasonable person with sufficient training, experience, and competence in claims processing to determine the payment to be made for covered services that are rendered to members. Health Plan may provide the required information by any reasonable method through which the participating provider can access the information, including e-mail, website, computer disks, paper, or access to an electronic database. Health Plan will provide the fee schedules and other required information by the 30th day after receipt of the request.
a. This information will include a specific summary and explanation of all payment and reimbursement methodologies that will be used to pay claims submitted by the participating provider, including the information required in Section 3.3703(a)(20) of the PPO/EPO Regulations.

b. In the case of a reference to source information as the basis for fee computation that is outside the control of Health Plan, such as state Medicaid or federal Medicare fee schedules, the information will clearly identify the source and explain the procedure by which the participating provider may readily access the source electronically, telephonically, or as otherwise agreed to by the parties.

c. Nothing herein may be construed to require Health Plan to provide specific information that would violate any applicable copyright law or licensing agreement. However, Health Plan will supply, in lieu of any information withheld on the basis of copyright law or licensing agreement, a summary of the information that will allow a reasonable person with sufficient training, experience, and competence in claims processing to determine the payment to be made for covered services that are rendered to members.

d. No amendment, revision, or substitution of claims payment procedures or any of the information required to be provided will be effective as to the participating provider, unless Health Plan provides at least 90 calendar days written notice to the participating provider identifying with specificity the amendment, revision or substitution. Health Plan will not make retroactive changes to claims payment procedures or to any of the information required to be provided as described above.

e. A participating provider that receives the information described above (i) may not use or disclose the information for any purpose other than for practice management, billing activities, other business operations, or communications with a governmental agency involved in the regulation of health care or insurance; (ii) may not use the information to knowingly submit a claim for payment that does not accurately represent the level, type or amount of services that were actually provided to a member or to misrepresent any aspect of the services; and (iii) may not rely upon the information as a representation that a member is covered for that service under the terms of the member's policy or certificate.

f. A participating provider that receives the information described above may terminate this Agreement on or before the 30th day after the date the participating provider receives the information without penalty or discrimination with respect to the participation in other health care products or plans of Health Plan. If a participating provider chooses to terminate the Agreement, Health Plan is required to assist the participating provider in providing the notice required by Paragraph 18 above. (28 TEX. ADMIN. CODE § 3.3703(a)(20))

TX-31 Other Health Benefit Coverage. A participating provider must retain in its records updated information concerning a member's other health benefit plan coverage. (28 TEX. ADMIN. CODE § 3.3703(a)(21))

TX-32 Claim Submission. Upon request by a participating provider, Health Plan agrees that it and its clearinghouse will not refuse to process or pay an electronically submitted clean claim because the claim is submitted together with or in a batch submission with a claim that is deficient. As used in this paragraph, the term batch submission is a group of electronic claims submitted for processing at the same time within a HIPAA standard ASC X12N 837 Transaction Set and identified by a batch control number. (28 TEX. ADMIN. CODE § 3.3703(a)(22))

TX-33 Referral Information. A referring physician or provider, or a designee, must disclose to the member (a) that the physician, provider, or facility to whom the member is being referred might not be a participating provider; and (b) if applicable, that the referring physician or provider has an ownership interest in the facility to which the member is being referred. The notice specified in (a) will allow for exceptions for emergency care and as necessary to avoid interruption or delay of medically necessary care and will not limit access to nonparticipating providers. (28 TEX. ADMIN. CODE § 3.3703(a)(23) and (24))

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TX-34 Overpayments. The participating provider who receives an overpayment from a member must refund the amount of the overpayment to the member not later than the 30th day after the date the participating provider determines that an overpayment has been made. (28 TEX. ADMIN. CODE § 3.3703(a)(25))

TX-35 Facility Based Physician Groups. A participating hospital or facility must provide notice to Health Plan of the termination of a contract with a facility-based physician group (that is a participating provider) as soon as reasonably practicable, but not later than the fifth business day following termination of the contract. (28 TEX. ADMIN. CODE § 3.3703(a)(26))

TX-36 Referrals to Out-Of-Network Providers. Except for instances of emergency care, a participating provider referring a member to a hospital or facility for surgery must (a) notify the member of the possibility that out-of-network providers may provide treatment and that the member may contact Health Plan for more information; (b) notify Health Plan that surgery has been recommended; and (c) notify Health Plan of the hospital or facility that has been recommended for the surgery. (28 TEX. ADMIN. CODE § 3.3703(a)(27))

TX-37 Referrals to Out-Of-Network Facilities. Except for instances of emergency care, when scheduling surgery, a hospital or facility must (a) notify the member of the possibility that out-of-network providers may provide treatment and that the member may contact Health Plan for more information; and (b) notify Health Plan that surgery has been scheduled. (28 TEX. ADMIN. CODE § 3.3703(a)(28))

Wisconsin

STATE REGULATORY REQUIREMENTS

This Schedule sets forth the provisions that are required by State or federal law to be included in the Agreement with respect to this Commercial-Exchange Product. Any additional Regulatory Requirements that may apply to the Coverage Agreements or Covered Persons enrolled in or covered by this Product may be set forth in the Provider Manual or another Attachment. To the extent that a Coverage Agreement, or a Covered Person, is subject to the law cited in the parenthetical at the end of a provision on this Schedule A, such provision will apply to the rendering of Covered Services to a Covered Person with such Coverage Agreement, or to such Covered Person, as applicable.

WI-1 Continuity of Care. If the Participating Provider is a primary care physician, the Participating Provider agrees to continue to provide services following termination of the Agreement or this Product Attachment for the following period of time: for a Covered Person with no open enrollment period, until the end of the current plan year, and for a Covered Person with an open enrollment period, until the end of the plan year. If a Covered Person is undergoing a course of treatment with a Participating Provider as of the effective date of such termination, and the Participating Provider is not a primary care physician, the Participating Provider agrees to continue to provide services for the following period of time: for the remainder of the course of treatment or for 90 days after the effective date of such termination, whichever is shorter. If maternity care is the course of treatment and the Covered Person is a woman who is in the second or third trimester of pregnancy when the Agreement or this Product Attachment terminates, the Participating Provider agrees to continue to provide services until the completion of postpartum care for the woman and infant. The continued coverage required under this Section need not be provided or may be discontinued if any of the following applies: the Participating Provider no longer practices in Health Plan’s geographic service area, or Health Plan terminates or terminated the Agreement for misconduct on the part of the Participating Provider. The Participating Provider agrees to accept the reimbursement set forth on Exhibit 2 of this Product Attachment for services...
rendered under this Section. Nothing in this Section precludes the application of any provisions such as those related to Medical Necessity that are generally applicable under the Coverage Agreement. (WIS. STAT. § 609.24)

WI-2 Appendices. Each Participating Provider acknowledges receipt of Schedule A-1 attached hereto and incorporated herein by this reference, and agrees to comply with and be bound by the provisions of Schedule A-1. (WIS. STAT. c. 609.94; WIS ADMIN. CODE §9.13)