Washington Apple Health Integrated Managed Care & Medicare Advantage Provider Training 2023









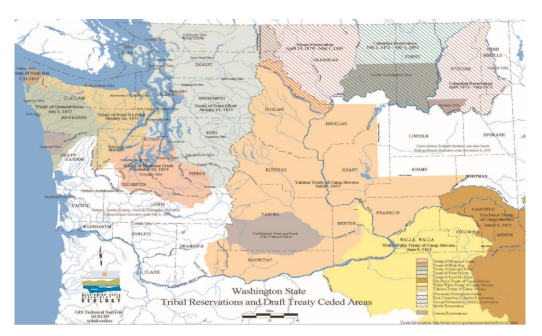


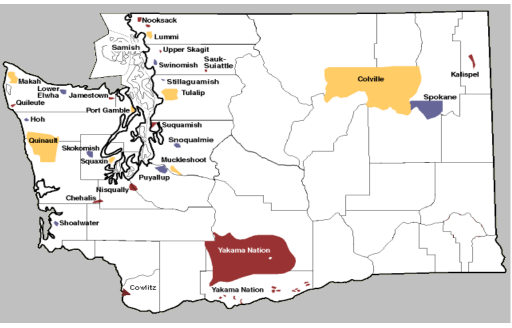
Tribal Land Acknowledgement

As we gather virtually from various locations across the state of Washington, we humbly acknowledge that we are all meeting on the traditional territories of many Indigenous Nations.

As a managed care organization, we are committed to upholding tribal sovereignty through our dedication to addressing the health disparities amongst American Indian and Alaska Native communities.

To learn more about the tribal lands you occupy, you can visit: https://native-land.ca/ or you can Text 855-917-5263, enter Zip Code.





Introduction

This webinar-based training, developed by the five (5) Managed Care Organizations (MCOs) within Washington State, will satisfy the providers' and plans' obligations to ensure that Fraud, Waste and Abuse provider training is completed, as required by the Health Care Authority (HCA) and the Centers for Medicare & Medicaid Services (CMS) for Medicare Advantage.

Agenda

Enrollee Rights and Responsibilities

- ✓ Rights
- Responsibilities
- ✓ Advance Directives

Cultural Awareness

- Program Integrity
 - Disclosure of Ownership, Business Transactions/Reporting
 - Exclusion Screening
 - ✓ Fraud, Waste and Abuse (FWA)
 - ✓ Provider Payment Suspension
 - ✓ False Claims Act (FCA), Whistleblower, Penalties

Completion Certification

To receive credit for your participation, you will need to complete a survey. A link will appear after the webinar ends and an email will be sent you within 1 day of this training with a link to access the survey. Once complete, you will receive a completion certificate and a copy of the slides for your reference.

Attending this webinar will satisfy your annual attendance requirement under 42 CFR 438.608(a)(1)(iv).

Enrollee Rights and Protections

The Washington Apple Health Integrated Managed Care (WAHIMC) and the Medicare Advantage Organizations (MAOs) referred to as "Plans" throughout this document must comply with applicable laws governing enrollee rights and responsibilities.

- It is important that employees, providers and enrollees understand the Enrollee Rights and Responsibilities.
- Enrollees are free to exercise these rights. Exercising these rights must not adversely affect the way the Plans, contracted providers, or other subcontractors treat enrollees.

Enrollee Rights

Enrollees have the **right** to:

- Participate in decisions regarding their health care, including the right to refuse care. This includes physical and behavioral health issues
- Receive information presented in a manner that is understandable about available treatment options, and alternatives, regardless of cost
- Choose and change their Primary Care Provider
- Request a second opinion from another contracted provider
- Obtain services within specified appointment standards
- Be treated with respect and with the consideration of their dignity and privacy. Discrimination based on race, color, national origin, gender, sex, sexual preference, age, religion, creed or disability is not tolerated
- Speak freely about their health care and concerns about adverse results
- Have their privacy and protected health information (PHI) remain confidential
- Request and receive a copy of their medical records, and to request that they be amended, or corrected

Enrollee Rights (cont.)

- Receive mental health and substance use disorder services
- Request and receive information about:
 - Their health care and covered services
 - Their provider and how referrals are made to specialists and other providers
 - How their Managed Care Plan pays providers for care provided
 - All options for care and why they are receiving certain types of care
 - Assistance with filing a grievance/complaint about their care
 - Their Plan's organizational structure, policies and procedures, practice guidelines and how to recommend changes
 - Their Rights and Responsibilities (at least annually)
- Receive a list of Crisis Services phone numbers
- Receive assistance in completing an Advance Directive, including a Mental Health Advanced Directive

Enrollee Responsibilities

Enrollees have the **responsibility** to:

- Talk with their providers about their health and health care needs
- Help make decisions about their health care, including refusal of treatment
- Keep schedule appointments and be on time
- Call their provider's office if they will be late or need to cancel an appointment
- Present their ProviderOne (WAHIMC) and Health Plan ID cards to the provider's staff
- Be respectful to providers
- Learn about their plan, including covered and excluded services
- Access care, when necessary
- Learn about their health and take part in making agreed upon treatment plans/goals, whenever possible
- Provide complete and accurate information about their health to Providers and Health Plans to ensure appropriate care

Enrollee Responsibilities (cont.)

- Follow the provider's advice and instructions
- Use health care services, appropriately
- Renew their health plan coverage annually
- Inform the Health Care Authority (HCA) when there are changes to the following:
 - √ Family size
 - ✓ Address
 - ✓ Income
 - Other insurance
 - ✓ Medicare eligibility
- Inform the Social Security Administration when there are changes to the following:
 - Address
 - ✓ Income
 - Other insurance
 - ✓ Medicare eligibility

Advance Directives

Health Plans must comply with all applicable laws governing Advance Directives.

- It is important that our employees, providers and enrollees understand their rights regarding Advance Directives.
- Our enrollees are free to exercise their right to establish an Advance Directive and revoke their Directive at any time.

What is an Advance Directive?

An Advance Directive means a written instruction, such as a living will or durable power of attorney for health care, recognized under the laws of the state of Washington, relating to the provision of health care when an individual is incapacitated.

The Advance Directive documents an individual's health care choices. The Advance Directive informs the providers and family members the type of care the enrollee does or does not wish to receive in the event:

- The enrollee loses consciousness.
- The enrollee can no longer make health care decisions.
- The enrollee is unable to tell (incapacitated) their providers or family members what type of care they do or do not wish to receive.
- The enrollee wishes to donate organs after their death.

An Advance Directive:

- Allows an enrollee to designate someone to represent them or speak on their behalf if they are incapacitated.
- Helps protect the enrollee's loved ones or their providers from having to make difficult medical decisions on their behalf.

Advance Directives – Enrollee Rights

- An enrollee may create or revoke an Advance Directive at any time.
- An enrollee should speak with their providers, family, friends, and those close to them, prior to documenting their health care wishes.
- An enrollee can obtain additional information about Advance Directives from:
 - Their Health Plans Customer Service team, and plan website
 - ✓ Their provider(s)
 - An attorney
 - ✓ Their Member Handbook (WAHIMC)
 - ✓ Their Evidence of Coverage (MA)
- An enrollee may:
 - Ask to review Plans policies related to Advance Directives.
 - ✓ File a grievance with their Health Plan, the HCA, or Medicare if an Advance Directive is not followed.

Advance Directives – Provider Responsibilities

Providers, including hospitals and nursing facilities, have obligations related to Advance Directives to include:

- Maintain written Advance Directive policies and procedures.
- Provide information to the enrollee (or authorized person) in writing and orally in a language the enrollee understands, their right to an Advance Directive, if the enrollee is incapacitated when admitted to a facility.
- Reviewing enrollee medical records prior to admittance to determine if a member has an Advance Directive.
- Not refusing care, discriminating or placing conditions on care based on Advance Directive.
- Maintain the enrollees' Advance Directives in their medical record.

Advance Directives – Provider Responsibilities (cont.)

Providers must honor an Advance Directive.

In the event a facility or individual practitioner has a policy or practice that would keep them from honoring an Advance Directive:

- Advise the enrollee in advance, or when admitted, of existing conscientious objections.
- Prepare and keep a written plan of intended actions if the enrollee chooses to stay.
- Make a good faith effort to transfer the enrollee to another provider who will honor the directive.

Forms of Advance Directives

An Advance Directive is a document that indicates, in writing, an enrollee's choices about the treatments you want or do not want and/or who will make healthcare decisions for you if you become incapacitated and cannot express your wishes.

There are **four (4) types** of Advance Directives:

- 1) Durable Power of Attorney (POA) for Health Care This names another person to make medical decisions for the enrollee, if they are unable to make decisions themselves.
- 2) Healthcare Directive (Living Will) A written document that states whether or not an enrollee wants treatment to prolong their life. An enrollee may document their request to die naturally.
- 3) Mental Health (MH) Advance Directive* Allows a person with capacity to state mental health treatment preferences in a legal document that will govern during periods of incapacity. (Refer to Slide 15)
- 4) Organ Donation Request Allows an enrollee to donate their organs after death.

Forms of Advance Directives (cont.)

*A valid Mental Health (MH) Advance Directive must:

- Be in writing;
- Include language indicating a clear intent to create a directive;
- Be dated and signed by the patient, or be dated and signed in the patient's presence at his or her direction;
- State whether the directive may or may not be revoked during a period of incapacity;
- Be witnessed in writing by at least two adult witnesses;
- Substantially conform to the statutory format

Providers must know and follow applicable regulations regarding Advance Directives (WAC 182-501-0125) and Mental Health Advance Directives (71.32 RCW) and are expected to comply with a member's Advance Directive appropriate to their available services. MCOs may request provider assistance in obtaining copies of Advance Directives when a member indicates they have an Advance Directive or are requesting assistance in creating an Advance Directive.

Physician Orders for Life Sustaining Treatment (POLST)

What is a POLST?

- A physician's order that outlines a plan of care reflecting a patient's wishes concerning care at life's end.
- The orders contained within a POLST must be honored across care settings and may be used by EMTs, physicians, nurses in the emergency department, hospitals, nursing facilities, etc.,.
- The enrollee's medical record must clearly document, in a prominent part, whether the individual has executed an Advance Directive or received a POLST.
- WAHIMC Plans are required to have policies and procedures to address Physician Orders for Life Sustaining Treatment (POLST) and ensure they are distributed in the same manner as those governing Advance Directives.

POLST complements the **Advance Directive** and is not intended to replace it.

Knowledge Check

Cultural Awareness

What is Culture?

- Culture refers to integrated patterns of human behavior including language, thoughts, actions, customs, beliefs, values, and institutions that unite a group of people.
- We use it to create standards for how we act and behave socially.

Providers and their staff are expected to gain and continually increase in knowledge of, skill with, improved attitudes about and sensitivities to diverse cultures.

This results in effective care and services for all people by considering each person's values, reality conditions and linguistic needs.

Links to MCO/MAO Cultural Training Resources

Amerigroup -

https://provider.amerigroup.com/washingtonprovider/resources/training-academy

Community Health Plan of Washington -

https://www.chpw.org/wp-content/uploads/content/provider-center/training/CLAS_Provider_Training_508.pdf

Coordinated Care -

https://www.coordinatedcarehealth.com/providers/resources/for
ms-resources.html

Molina Healthcare -

https://www.molinahealthcare.com/providers/wa/medicaid/reso
urce/cme.aspx

UnitedHealthcare -

https://www.uhcprovider.com/en/resource-library/patient-health-safety/cultural-competency.html

Program Integrity –

Required by the State of WA HCA and the Centers for Medicare & Medicaid Services (CMS) Plans are committed to combating Medicaid and Medicare Program fraud, waste, and abuse, which diverts dollars that could otherwise be spent to safeguard the health and welfare of Medicaid and Medicare enrollees. We have a responsibility to:

- Review Medicaid/Medicare provider activities, audit claims, identify overpayments, and educate providers and others on Medicaid and Medicare program integrity issues.
- Eliminate and recover improper payments in accordance with the Improper Payments Information Act of 2002.

For additional information: 42 CFR 455 Medicaid Integrity Program

Program Integrity Definitions

HCA – means the Washington State Health Care Authority, any division, section, office, unit or other entity of the HCA, or any of the officers or other officials lawfully representing the HCA.

The HCA oversees 7 state health care programs; and is committed to whole person care and integrating physical and behavioral health services for better and healthier residents.

CMS – The Centers for Medicare & Medicaid Services oversee the Medicare Advantage and Special Needs Plans.

LEIE – List of Excluded Individuals and Entities maintained by the Department of Health and Human Services (HHS) Office of the Inspector General (OIG) at http://oig.hhs.gov/exclusions/index.asp. Provides information regarding individuals and entities excluded from participation in Medicare, Medicaid, and all other federal health care programs.

SAM – System for Award Management maintained by the U.S. General Services Administration (GSA) at https://www.sam.gov/ is a Federal Contractor Registry a database of providers, individuals and entities who are excluded from participation in Federal Programs.

Program Integrity Definitions (cont'd)

OIG – Office of the Inspector General conducts independent and objective audits and investigations related to DHS programs and operations to prevent, detect waste fraud and abuse.

MFCD – means the Washington State Attorney General's Medicaid Fraud Control Division that investigates and prosecutes abuse of clients of fraud committed by an entity, facility, agency, health care professional, health care provider, primary care provider or individual.

I-MEDIC – Investigations Medicare Drug Integrity Contractor – CMS contracts with an I-MEDIC to detect, prevent and proactively deter fraud, waste, and abuse in the Medicare Programs (Part C and D).

MAO – Medicare Advantage Organization which includes Community Health Plan of WA, Molina Healthcare, UnitedHealthcare, Coordinated Care, and Amerigroup.

MCO – Managed Care Organization which includes Community Health Plan of WA, Molina Healthcare, UnitedHealthcare, Coordinated Care, and Amerigroup.

Disclosure of Ownership and Control Interest Form

Providers must complete a Disclosure of Ownership and Control Interest Form with the HCA as part of the Medicaid provider enrollment process.

Plans are required to collect detailed Disclosure of Ownership and Control Interest Forms from subcontractors, with an ownership or control interest of more than 5%.

Significant Business Transactions

Plans must report to the HCA, within 35-days of request, full and complete business transaction information for the following:

- The ownership of any subcontractor with whom a Managed Care Plan or a subcontractor has had business transactions totaling more than \$25,000 during the 12-month period ending on the date of the request.
- Any significant business transactions between a Managed Care Plan subcontractor and any wholly owned supplier, or between a provider and any subcontractor, during the 5 year period ending on the date of the request.

Additional Reporting to the HCA and CMS

Plans are required to report the following:

- Any employee or subcontractor individual with an ownership interest convicted of any criminal offense related to that person's involvement in any program under Medicare, Medicaid, or the title XX services program within twenty (20) days of becoming aware of the conviction.
- Any subcontractor terminated for cause within ten (10) days of the effective date of termination, including reason for the termination.
- A list of employees and subcontractors with an ownership or control interest of 5% or more.
- All instances of suspected cases of potential fraud and abuse by employees, provider subcontractors, subcontractor employees or enrollees.

Excluded Individuals and Entities

Plans are prohibited from paying with funds received under the WAHIMC and Medicare Advantage contracts for goods and services ordered, prescribed or furnished by an excluded individual, entity, and subcontractor.

Plans are required to check individuals and entities against the LEIE and SAM exclusion lists (Refer to Slide 22) prior to entering in a contractual arrangement or hiring a workforce member.

Plans are required to check all individuals, entities, and subcontractors at least monthly, ongoing.

Excluded Individuals and Entities

Plans are required to immediately terminate any contractual and control relationship and recover any payments for goods and services that were paid to an excluded individual or entity.

Plans must also report:

- Excluded individuals and entities discovered in the provider application, credentialing and recredentialing process within five (5) business days of discovery.
- Actions taken to terminate subcontractors with an ownership or control interest discovered in the SAM or LEIE exclusion screenings.
- Any payments made that directly or indirectly benefit excluded individuals and entities to the HCA, CMS and the OIG.

Knowledge Check

Fraud is an intentional deception or misrepresentation made by a person (individual or entity) with the knowledge that the deception could result in some unauthorized benefit to themself or some other person. It includes any act that constitutes fraud under applicable Federal or State law.

Examples of fraud:

- Misrepresenting the diagnosis to justify higher payments.
- Falsifying certificates of medical necessity, care plans, other records.
- Knowingly submitting duplicate claims for reimbursement.
- Soliciting, offering, or receiving kickbacks.
- Unbundling of services to increase reimbursement.
- Billing for services or supplies not provided.
- Knowingly billing for medically unnecessary services or supplies.

CITATION 42 CFR 455.2

Waste means an act resulting in overutilization, inappropriate utilization of services or misuse of resources that result, directly or indirectly, in unnecessary costs to the Medicaid program. Waste is not generally considered to be caused by criminally negligent actions, but by the misuse of resources.

Examples of waste:

- Submitting inaccurate claims that cause unnecessary rebilling or claims reprocessing.
- Overuse, underuse, and ineffective use of health care services.
- Falsely reporting patient information to support otherwise unnecessary procedures.

Abuse means provider practices that are inconsistent with sound fiscal, business, or medical practices, and result in unnecessary costs to Medicaid and Medicare programs, or in reimbursement for services that are not medically necessary or fail to meet professionally recognized standards for health care. It also includes beneficiary practices that result in unnecessary cost to the programs.

Examples of abuse:

- Improper billing practices (upcoding or unbundling)
- Payment for services that fail to meet professionally recognized standards of care
- Billing for services that are medically unnecessary

Who Commits Fraud, Waste and Abuse?

Anyone with a motive, means, and opportunity can commit fraud. Waste and abuse do not require intent and can be committed by anyone.

Fraud, waste, and abuse can be committed by:

- Beneficiaries/Members
- Pharmacies
- Providers
- Sales Agents/Brokers
- Anyone
- or any combination of the above

Fraud, Waste and Abuse Examples

Services Not Rendered: Billing for services and/or supplies that were not performed or provided. Examples include billing insurance companies for office visits where the patient did not show for a scheduled appointment, billing for an MRI "with contrast" when no contrast material was injected, pharmacies billing for non-existent prescriptions.

Up-coding: Billing for a higher-level treatment than what was provided. Commonly found to occur in the various Evaluation and Management (E/M) codes. An example would be a provider billing CPT 99215, when only CPT 99212 was justified by the service provided.

Unbundling: Billing separately for services that are included in the primary procedure. An example is a physician billing a separate office visit for a follow-up that was included in the global surgical code. By appending a modifier 25, the physician is indicating that the service was separate and distinct.

Fraud, Waste and Abuse Examples

Services Not Medically Necessary: Billing for services or procedures that are not necessary. The most common example includes adding unrelated history and/or review of systems to office visits to drive the key components required to bill higher level E&M codes.

ICD-10 Up-coding: Utilizing false or inflated diagnosis codes for encounter information to increase premiums. An example is listing Dx 250.0, indicating diabetes, however the patient has never had this disease.

Formulary versus Brand: Writing scripts for brand name pharmaceuticals even though the generic is stated in the plan formulary. Brand name drugs can often carry costs five times as high as the generics but results and effectiveness are the same.

Fraud, Waste and Abuse Examples

Medical Identity Theft and Theft of Services: Use of medical benefits by an unauthorized individual. This can be the result of outright theft or collusion between parties.

Tips to Battle Identity Theft:

- Ask for identification: Don't be afraid to ask the patient or party obtaining the prescriptions or receiving the medical service for identification and make a copy for your records.
- Ask for a signature: Don't be afraid to require a signature from the party obtaining the prescriptions or the medical service, even when one is not required.
- Report it: Call the local police and the impacted insurance company if you believe you have encountered a case of medical identity theft.
- Inform the Beneficiary: If you know who the true beneficiary is, immediately alert that individual so they can take steps to protect against further activity.

Knowledge Check

What is the False Claims Act (FCA)?

The False Claims Act (FCA) is a federal law that makes it a crime for any person or organization to knowingly make a false record or file a false claim regarding any federal health care program, which is funded directly, in whole or in part, by the United States Government or any State healthcare system.

Knowingly includes having actual knowledge that a claim is false or acting with "reckless disregard" as to whether a claim is false.

FCA was enacted in 1863 by a Congress concerned that suppliers of goods to the Union Army during the Civil War were defrauding the Army.

Penalties Under the False Claims Act

Violations under the federal FCA can result in significant fines and penalties. Financial penalties to the person or organization includes recovery of three (3) times the amount of the false claim(s), plus an additional penalty of \$13,508 to \$27,018 per claim, as of 1/30/2023.

- The Department of Justice (DOJ) announced that it recovered more than \$2.2 billion from 351 in settlements and judgments involving fraud during Fiscal Year (FY2022).
- The Government Reported A Record Number of New Matters in FY2020, but with Substantially Reduced Monetary Recoveries.
- https://www.justice.gov/opa/pr/false-claims-act-settlementsand-judgments-exceed-2-billion-fiscal-year-2022

Whistleblower Protection Under the False Claims Act

As a result of reporting possible fraud, the federal FCA protects employees who report a violation under the FCA from:

- discrimination,
- harassment,
- suspension, or
- termination of employment.

Employees who report fraud and consequently suffer discrimination may be awarded:

- two times their back pay plus interest,
- reinstatement of their position without loss of seniority, and
- compensation for any costs or damages they incurred.

Fraud and whistleblower complaints should be reported to the HCA at hca.wa.gov or by calling HCA at 1-833-794-2345

Knowledge Check

Anti-Kickback Statute and Stark Law

The Centers for Medicare & Medicaid Services (CMS) has begun intensifying enforcement regarding billing and financial relationships. Among the laws implicated are the anti-kickback statute and the Stark law.

There are differences between these laws:

	Anti-Kickback Statute	Stark Law
Prohibition	Prohibits offering, paying, soliciting or receiving anything of value to induce or reward referrals or generate federal health care program business	Prohibits a physician from referring Medicare patients for designated health services to an entity with which the physician (or immediate family member) has a financial relationship, unless an exception applies
Referrals	Referrals from anyone	Referrals from a Physician
Items/Services	Any items or services	Designated health services
Intent	Intent must be proven	No intent standard for overpayment (strict liability)

AntiKickback Statute and Stark Law (cont.)

The Centers for Medicare & Medicaid Services (CMS) has begun intensifying enforcement regarding billing and financial relationships. Among the laws implicated are the Anti-Kickback Statute and the Stark law.

*There are differences between these laws:

Penalties

Anti-Kickback Statute

Criminal:

- Fines up to \$25,000.
- Imprisonment up to five-years

Civil/Administrative:

- · False Claims Act liability
- Civil monetary penalties (CMPs) and program exclusion
- Potential \$50,000 CMP per violation
- Civil assessment of up to three times amount of kickback

Exception

Voluntary safe harbors (All)

Stark Law

Civil:

- Overpayment/refund obligation
- · False Claims Act liability
- Civil monetary penalties and program exclusion for *knowing* violations
- Potential \$15,000 CMP for each service
- Civil assessment of up to three times the amount claimed

Exception

Mandatory exceptions Medicare/Medicaid

^{*}This slide is for illustrative purposes only and is not a substitute for consulting the statutes and their regulations.

Fraud, Waste and Abuse

If you suspect a provider or a member has committed fraud, waste or abuse, you have a responsibility and a right to report it. You may choose to remain anonymous.

- WA Health Care Authority: 1-833-794-2345
 email: hottips@hca.wa.gov
 For client eligibility fraud report to:
 call 1-833-794-2345 or email
 WAHEligibilityFraud@hca.wa.gov
- Community Health Plan of WA: 1-800-440-1561;
 www.chpw.org/member-center/member-rights/fraud-waste-and-abuse/
- UnitedHealthcare Community Plan: 1-844-359-4436;
 https://www.uhc.com/fraud
- Molina Healthcare: 1-866-606-3889;
 https://molinahealthcare.AlertLine.com
- Coordinated Care: 1-866-685-8614;
 www.mycompliancereport.com/brand/centene
- Amerigroup: 1-800-454-3730;
 https://www.fighthealthcarefraud.com

Provider Payment Suspension

- Plans are required to suspend a provider's payment <u>when</u> <u>directed to do so through notification by the HCA or CMS.</u>
- This may occur when a potential allegation of fraud has been accepted by the MFCD for WAHIMC investigations, or the I-MEDIC for Medicare Advantage.
- For WAHIMC, Plans must send notice of the decision to suspend a provider's payment within the following time frames:
 - ✓ Within five (5) calendar days unless a written request is received from HCA, MFCU, or law enforcement to temporarily withhold notice.
 - ✓ Within thirty (30) calendar days if a written request is received from HCA, MFCD, or law enforcement to delay notice.
 - ✓ The delay may not exceed ninety (90) calendar days.
- Plans must report summary information to the HCA related to all payment suspensions and "good cause" exceptions.
- For MA, Plans must comply with I-MEDIC instructions outlined in the notice.

Provider Payment Suspension

WAHIMC "Good Cause" Exception:

Good Cause may exist to not suspend provider payments despite a provider being under investigation of fraud if:

An ongoing investigation may be jeopardized

Enrollee access may be jeopardized

Other remedies can be implemented more quickly

Record Retention:

Payment suspension records are maintained for a minimum of ten (10) years from issuance of all materials documenting the lifecycle of the payment suspension.

Plans and Providers must maintain records and information in an accurate and timely manner for ten (10) years.

Knowledge Check

Electronic Visit Verification (EVV) - is a federal 21st Century Cures Act requirement, requiring Medicaid funded in-home personal care, respite care, and home health care services to be verified as having been provided.

- Beginning 1/1/2024 the following data elements will be required on all home care service claims.
 - Type of service performed (existing)
 - Individual receiving the service (existing)
 - Date of service (existing)
 - Location of service delivery (new)
 - Individual providing the service (new)
 - Time the service begins and ends (new)
- Employees providing home health services will need to obtain an NPI and include this on submitted claims.

RHC Encounters

- MCOs are required to ensure that any RHC rate changes are updated and paid on eligible encounters within 30-day of the published effective date
- In order to generate service-based enhancements (SBEs) RHC encounter eligible claims must be billed with the RHC billing taxonomy (261QR1300X), as outlined in the RHC Billing Guide.

WISe

 WISe providers will be required to include information regarding WISe services on the provider's website

Non-IHCP

 Subject to the AI/AN Enrollee's release of information, non-IHCP are required to deliver progress notes, including any referrals made, to the AI/AN Enrollee's IHCP medical home.

Core Provider Agreement-NPI Registration

- All providers are required to register their NPI number with the HCA in order to bill and be reimbursed for services provided to Medicaid patients.
- MCO's will reject claims if providers are not registered
- Providers are required to re-validate their NPI every five (5) years
- Please use the provider's start date as the effective date when enrolling
- Providers can enroll here: https://www.hca.wa.gov/billers-providers-partners/apple-health-medicaid-providers/enroll-provider#how-do-i

Apple Health PDL

 WA Health Care Authority has continued to update the Preferred Drug list. Please see the agency's PDL page: <u>Apple Health Preferred Drug List (PDL) | Washington State Health Care Authority</u>

Billing and Rendering Taxonomy Requirements

- Billing providers are required to include their taxonomy code on all claims
- Failure to include the billing taxonomy code may result in claim denial or rejection and require a corrected claim.
- For more information on this requirement, please visit <u>Taxonomy</u> <u>in ProviderOne (wa.gov)</u>

Eliminating Hepatitis C (HCV)

- The Health Care Authority and Department of Health are asking all providers to screen and treat HCV
- For more information, please visit <u>Eliminating hepatitis C</u> <u>Washington State Health Care Authority</u>

Clinical Data Repository (CDR)

Providers with certified EHRs seeing Apple Health Managed Care members must send a care summary (CCDA) from the provider's EHR to the CDR. If your organization meets the following criteria, you are required to participate in the CDR:

- Your organization is part of a Managed Care Organization that serves Apple Health consumers
- Your organization has a 2014 certified EHR system
- You have received monies from either the Medicare or Medicaid EHR Incentive Program

Contact OneHealthPort for details on getting CDR access. Users can complete training in one hour or less and reference materials are available on OneHealthPort's website.

Thank you!

To receive credit for your participation, please remember to complete the survey. A link will appear after the webinar ends and an email will be sent you within 1 day of the completion of this training with link to the survey.

You will also receive a copy of the slides for your reference.









