URA LOGO, ADDRESS, ETC., AND TDI URA CERTIFICATION NUMBER

THIS IS A NOTICE OF ADVERSE DETERMINATION-SPECIALTY HEALTH URA

Re: [describe health care services or treatment that URA is denying]	
On behalf of	[insert name of health plan/payor], we decided that the services
or treatments describe	d above [are not medically necessary] [are experimental or
investigational]. This r	neans that we do not approve these services or treatment.

- The principal reason(s) for denying these services or treatment: [URA must insert principal reason].
- The clinical basis for denying these services or treatment: [URA must insert clinical basis].
- The physician or health care practitioner who reviewed your request or claim specializes in [URA must insert specialty of reviewer].
- The screening criteria or guidelines that we used to make the decision: [URA must insert source and/or description of screening criteria].

Our Internal Appeal Process

The enrollee or someone acting on the enrollee's behalf and the provider of record have the right to appeal this adverse determination (denial) orally or in writing. A physician or other health care provider who has not previously reviewed the case will make the appeal decision. The appealing party must send us the appeal no later than _____ days after the date of this letter.

- Written Appeal: To submit a written appeal, mail or fax the written appeal to the following address or fax number: [URA must insert its address and fax number].
- **Oral Appeal:** To file an oral appeal, call the following toll-free number: [*URA must insert its toll-free number*].

There are three types of appeals:

- **Standard Appeal:** An appeal that does not involve urgent care such as emergency care, lifethreatening conditions, or continued hospitalization.
- Expedited Appeal: An expedited appeal is available for emergency care, life-threatening
 conditions, and hospitalized enrollees. An expedited appeal is also available for denials of
 prescription drugs and intravenous infusions for which the enrollee is currently receiving
 benefits. An expedited appeal is also available for a denied step therapy protocol exception
 request.
- Acquired Brain Injury Appeal (this type of appeal may not be applicable in your case): An appeal of denied services concerning an acquired brain injury. This type of appeal may not be applicable in your case.

Appeal Acknowledgment: Within five working days of receipt of the appeal, we will send the appealing party a letter acknowledging the date that we received the appeal and a list of documents that we may need for the appeal. If the appeal is oral, we will send the appealing

party a one-page appeal form. The appealing party does not have to return the appeal form but we encourage its return because the form will help us resolve the appeal.

Our deadlines to resolve the appeal and send a written decision to the enrollee or someone acting on the enrollee's behalf and the provider of record are:

- Standard Appeal: 30 calendar days of receipt of the appeal
- **Expedited Appeal:** One working day from the date we receive all information necessary to complete the appeal. We may provide the determination by telephone or electronic transmission, but will provide a written determination within three working days of the initial telephonic or electronic notification.
- **Retrospective (claim) Appeal**: 30 calendar days after receipt of appeal. However, we may extend this deadline once for a period not to exceed 15 days.
- Acquired Brain Injury Appeal (this type of appeal may not be applicable in your case): Not later than three business days after the date on which the individual submits the appeal. The notification of the determination must be provided through a direct telephone contact to the individual making the request. We will provide a written determination within 30 calendar days of receipt of the appeal.

Right to an Immediate Review by an IRO: If the patient has a life-threatening condition or receives a denial for prescription drugs or intravenous infusions for which they are currently receiving benefits, the patient, or someone acting on the patient's behalf, and the provider of record can request an immediate review by an independent review organization (IRO) and is not required to follow our internal appeal procedures. See below for more information about the independent review.

Exhaustion of Internal Appeals: We will not require exhaustion of our internal appeals process if: (a) we fail to meet our internal appeal process timelines, or (b) the claimant with an urgent care situation files an external review before exhausting our internal appeal process, or (c) we decide to waive the appeal process requirements.

Independent Review

If we deny the appeal (continue to deny the services or treatment described above), the enrollee or someone acting on the enrollee's behalf and the provider of record have the right to request a review by an IRO. The IRO does not have an affiliation with your payor (insurance company or health plan), your health care providers, or the URA.

To request the independent review, fill out the enclosed TDI form (LHL009) and return it to [*URA must insert its address and/or fax number*]. The patient, parent, or the patient's legal guardian must sign the consent to release medical information to the IRO (included as part of the IRO form).

Complaint Procedures

You can send a complaint to us (the URA): Enrollees, individuals acting on behalf of
enrollees, and health care providers may file a written or oral complaint about our
utilization review process or procedures. Use the telephone numbers and address
referenced above to file your oral or written complaint. We will respond to your complaint
in writing within 30 days.

• **Complaints to TDI:** You can file a complaint online at tdi.texas.gov. For questions about filing a complaint, call us at 800-252-3439.

CC: {Enrollee or Person Acting on Enrollee's Behalf} {Physician/Provider of Record}

Attachment: Request for Review by an IRO (TDI Form LHL009)