



Texas Department of Insurance

Division of Workers' Compensation

Medical Fee Dispute Resolution, MS-48
7551 Metro Center Drive, Suite 100 • Austin, Texas 78744-1645
512-804-4000 telephone • 512-804-4811 fax • www.tdi.texas.gov

MEDICAL FEE DISPUTE RESOLUTION FINDINGS AND DECISION

GENERAL INFORMATION

Requestor Name

Nueva Vida Behavioral

Respondent Name

Meridian Security Insurance Co

MFDR Tracking Number

M4-14-2807-01

Carrier's Austin Representative Box

Box Number 16

MFDR Date Received

May 12, 2014

REQUESTOR'S POSITION SUMMARY

Requestor's Position Summary: "Authorization was obtained and I included the letter for your review. The certified quantity reflects "1 Pain Management". This was clarified with the preauthorization department that the requested amount was 10 sessions and they indicated this was the amount certified. Denying payment for preauthorized health care services is an administrative violation in accordance with Rule 133.301(a)."

Amount in Dispute: \$1,360.00

RESPONDENT'S POSITION SUMMARY

Respondent's Position Summary: Written acknowledgement of medical fee dispute received however, no written position statement submitted."

SUMMARY OF FINDINGS

Dates of Service	Disputed Services	Amount In Dispute	Amount Due
February 17 – 18, 2014	97799 CP	\$1,360.00	\$800.00

FINDINGS AND DECISION

This medical fee dispute is decided pursuant to Texas Labor Code §413.031 and all applicable, adopted rules of the Texas Department of Insurance, Division of Workers' Compensation.

Background

1. 28 Texas Administrative Code §133.307 sets out the procedures for resolving a medical fee dispute.
2. 28 Texas Administrative Code §134.204 sets out reimbursement guidelines for Workers Compensation specific services.
3. 28 Texas Administrative Code §134.600 sets out the guidelines for prospective and concurrent review of health care.
4. The services in dispute were denied/reduced with the following reasons;
 - 16 – Claim/service lacks information or has submission/billing error(s) which is needed for adjudication
 - 197 – Precertification/authorization/notification absent
 - 193 – Original payment decision is being maintained

Issues

1. Did the requestor support claim for additional reimbursement?
2. Is the requestor entitled to reimbursement?

Findings

1. The Division placed a copy of the Medical Fee Dispute Resolution request in the insurance carrier’s Austin representative box, which was acknowledged received on May 20, 2014. The insurance carrier did not submit a response for consideration in this review. Per the Division’s former rule at 28 Texas Administrative Code §133.307(d)(1), effective May 25, 2008, 33 *Texas Register* 3954, “If the Division does not receive the response information within 14 calendar days of the dispute notification, then the Division may base its decision on the available information.” Accordingly, this decision is based on the available information.
2. 28 Texas Administrative Code §134.600 states in pertinent part, “(p) Non-emergency health care requiring preauthorization includes: (5) physical and occupational therapy services, which includes those services listed in the Healthcare Common Procedure Coding System (HCPCS) at the following levels: (A) Level I code range for Physical Medicine and Rehabilitation, but limited to: (i) Modalities, both supervised and constant attendance; (ii) Therapeutic procedures, excluding work hardening and work conditioning;” Review of the submitted documentation finds;
 - a. Document titled, “Outcome of review of requested treatment” dated December 23, 2013 shows Certified Quantity, “1 Pain Management”
 The requestor states, “This was clarified with the preauthorization department that the requested amount was 10 sessions and they indicated this was the amount certified.” No documentation was found to support this statement. The disputed services will be reviewed based on evidence presented as part of dispute resolution request.
3. 28 Texas Administrative Code §134.204(h)(1)(B) states, “ If the program is not CARF accredited, the only modifier required is the appropriate program modifier. The hourly reimbursement for a non-CARF accredited program shall be 80 percent of the MAR.” Texas Administrative Code §134.204(h) (5)(A)(B) states, “The following shall be applied for billing and reimbursement of Chronic Pain Management/Interdisciplinary Pain Rehabilitation Programs.
 - (A) Program shall be billed and reimbursed using CPT Code 97799 with modifier "CP" for each hour. The number of hours shall be indicated in the units column on the bill.
 - (B) Reimbursement shall be \$125 per hour. Units of less than one hour shall be prorated in 15 minute increments. A single 15 minute increment may be billed and reimbursed if greater than or equal to eight minutes and less than 23 minutes.

The documentation submitted finds;

Date of Service	Billed amount	Number of units	MAR (125 x 80% x number of units)
February 17, 2014	\$1,400.00	8	\$125 x 80% = \$100 x 8 = \$800.00
February 18, 2014	\$1,400.00	8	n/a no evidence to support certification by carrier
	\$2,800.00	Total MAR	\$800.00

Total maximum allowable reimbursement equals \$800.00

4. The total recommended payment for the services in dispute is \$800.00. This amount less the amount previously paid by the insurance carrier of \$0.00 leaves an amount due to the requestor of \$800.00. This amount is recommended.

Conclusion

For the reasons stated above, the Division finds that the requestor has established that additional reimbursement is due. As a result, the amount ordered is \$800.00.

ORDER

Based upon the documentation submitted by the parties and in accordance with the provisions of Texas Labor Code Sections 413.031 and 413.019 (if applicable), the Division has determined that the requestor is entitled to additional reimbursement for the services involved in this dispute. The Division hereby ORDERS the respondent to remit to the requestor the amount of \$800.00 plus applicable accrued interest per 28 Texas Administrative Code §134.130 due within 30 days of receipt of this Order.

Authorized Signature

Signature

Medical Fee Dispute Resolution Officer

October , 2014
Date

YOUR RIGHT TO APPEAL

Either party to this medical fee dispute has a right to seek review of this decision in accordance with 28 Texas Administrative Code §133.307, effective May 31, 2012, *37 Texas Register 3833*, **applicable to disputes filed on or after June 1, 2012.**

A party seeking review must submit a **Request to Schedule a Benefit Review Conference to Appeal a Medical Fee Dispute Decision** (form **DWC045M**) in accordance with the instructions on the form. The request must be received by the Division within **twenty** days of your receipt of this decision. The request may be faxed, mailed or personally delivered to the Division using the contact information listed on the form or to the field office handling the claim.

The party seeking review of the MDR decision shall deliver a copy of the request to all other parties involved in the dispute at the same time the request is filed with the Division. **Please include a copy of the *Medical Fee Dispute Resolution Findings and Decision*** together with any other required information specified in 28 Texas Administrative Code §141.1(d).

Si prefiere hablar con una persona en español acerca de ésta correspondencia, favor de llamar a 512-804-4812.