# MEDICAL FEE DISPUTE RESOLUTION FINDINGS AND DECISION

# **GENERAL INFORMATION**

**Requestor Name** 

Respondent Name

**Memorial Compounding Pharmacy** 

Hartford Insurance Company of Midwest

**MFDR Tracking Number** 

**Carrier's Austin Representative** 

M4-19-3634-01

**Box Number 47** 

**MFDR Date Received** 

March 29, 2019

### **REQUESTOR'S POSITION SUMMARY**

<u>Requestor's Position Summary:</u> "The original claim was denied on 10/13/17 code 85 based on claim not processed. Express Scripts Check No. 3066510 states that code 70 based on drug not on formulary is the new denial reason. ...the carrier cannot change from the original denial."

Amount in Dispute: \$555.68

### **RESPONDENT'S POSITION SUMMARY**

<u>Respondent's Position Summary</u>: "The Overall Decision on the case is Non-Certified per review request #2292352."

Response Submitted by: The Hartford

### SUMMARY OF FINDINGS

Dates of Service	Disputed Services	Amount In Dispute	Amount Due
September 15, 2017	Compounded pharmacy services	\$555.68	\$0.00

### FINDINGS AND DECISION

This medical fee dispute is decided pursuant to Texas Labor Code §413.031 and applicable 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 medical fee disputes.
- 2. 28 Texas Administrative Code §102.4 defines receipt of documentation.
- 3. The insurance carrier reduced payment for the disputed services with the following claim adjustment codes:
  - 85 Claim not processed
  - 70 Drug not on formulary

#### Issue

- 1. Did the requestor support previous submission of MFDR request?
- 2. Did the requestor waive the right to medical fee dispute resolution?

#### **Findings**

1. The requestor is stating that a request for MFDR was submitted for this claim previously. Review of the submitted documentation found a certified mail receipt number 7014 2120 0004 2479 7851.

28 TAC §102.4 (h) states,

Unless the great weight of evidence indicates otherwise, written communications shall be deemed to have been sent on:

- (1) the date received, if sent by fax, personal delivery or electronic transmission or,
- (2) the date postmarked if sent by mail via United States Postal Service regular mail, or, if the postmark date is unavailable, the later of the signature date on the written communication or the date it was received minus five days. If the date received minus five days is a Sunday or legal holiday, the date deemed sent shall be the next previous day which is not a Sunday or legal holiday.

Review of the submitted information did not support the requestor's statement by either a postmark or a signature date. The previous submission of a request for MFDR is not supported.

2. 28 Texas Administrative Code §133.307(c)(1) states:

"Timeliness. A requestor shall timely file with the Division's MDR Section or waive the right to MDR. The Division shall deem a request to be filed on the date the MDR Section receives the request.

- (A) A request for medical fee dispute resolution that does not involve issues identified in subparagraph (B) of this paragraph shall be filed no later than one year after the date(s) of service in dispute.
- (B) A request may be filed later than one year after the date(s) of service if:
  - (i) a related compensability, extent of injury, or liability dispute under Labor Code Chapter 410 has been filed, the medical fee dispute shall be filed not later than 60 days after the date the requestor receives the final decision, inclusive of all appeals, on compensability, extent of injury, or liability;
  - (ii) a medical dispute regarding medical necessity has been filed, the medical fee dispute must be filed not later than 60 days after the date the requestor received the final decision on medical necessity, inclusive of all appeals, related to the health care in dispute and for which the insurance carrier previously denied payment based on medical necessity; or
  - (iii) the dispute relates to a refund notice issued pursuant to a division audit or review, the medical fee dispute must be filed not later than 60 days after the date of the receipt of a refund notice.

The date of the service in dispute is September 15, 2017. The request for medical dispute resolution was received in the Medical Dispute Resolution (MDR) section on March 29, 2019.

This date is later than one year after the date(s) of service in dispute. Review of the submitted documentation finds that the disputed services do not involve issues identified in §133.307, subparagraph (B). The Division concludes that the requestor has failed to timely file this dispute with the Division's MDR Section; consequently, the requestor has waived the right to medical fee dispute resolution.

### Conclusion

The Division finds that the requestor has waived the right to medical fee dispute resolution for the services in dispute. For that reason, the merits of the issues raised by both parties to this dispute have not been addressed.

# **ORDER**

**Authorized Signature** 

Signature

Based upon the documentation submitted by the parties and in accordance with the provisions of Texas Labor Code §413.031, the Division has determined that the requestor is entitled to \$0.00 reimbursement for the disputed services.

	May 1, 2019

#### YOUR RIGHT TO APPEAL

Medical Fee Dispute Resolution Officer

Date

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.