

## MEDICAL FEE DISPUTE RESOLUTION FINDINGS AND DECISION

### **GENERAL INFORMATION**

Requestor NameRespondent NameUniversity Medical CenterAcadia Insurance Co

MFDR Tracking Number Carrier's Austin Representative

M4-21-1467-01 Box 19

## **MFDR Date Received**

April 20, 2021

## **REQUESTOR'S POSITION SUMMARY**

<u>Requestor's Position Summary</u>: "This is a 1 day inpatient stay with implant charges that were not requested to be paid separately. That should pay per TDI Rule 134.404. ..The DRG rate was underpaid therefore, we submitted an appeal and the carrier has denied additional reimbursement."

Amount in Dispute: \$934.71

#### RESPONDENT'S POSITION SUMMARY

<u>Respondent's Position Summary</u>: "It is the carrier's position that the provider has been paid pursuant to the Medical Fee Guidelines and that the provider is not entitled to any additional reimbursement."

Response Submitted by: Flahive, Ogden & Latson

#### SUMMARY OF FINDINGS

Dates of Service	Disputed Services	Dispute Amount	Amount Due
November 13-18, 2020	Inpatient Hospital Services	\$934.71	\$906.39

# **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 §134.404 sets out the acute care hospital fee guideline for inpatient services.
- 3. The insurance carrier reduced payment for the disputed services with the following claim adjustment codes:
  - 97 The benefit for this service is included in the pymt/allowance for another service/procedure that has already been adjudicated
  - P12 Workers' compensation jurisdictional fee schedule adjustment
  - 193 Original payment decision is being maintained. Upon review it was determined that this claim was processed properly

### <u>Issues</u>

- 1. What is the applicable rule for determining reimbursement for the disputed services?
- 2. Is the requestor entitled to additional payment?

## **Findings**

1. This dispute regards inpatient hospital facility services with payment subject to 28 TAC §134.404(f), requiring the maximum allowable reimbursement (MAR) to be the Medicare facility specific amount (including outlier payments) applying Medicare Inpatient Prospective Payment System (IPPS) formulas and factors, as published annually in the Federal Register, with modifications set forth in the rules. Medicare IPPS formulas and factors are available from the Centers for Medicare and Medicaid Services at http://www.cms.gov.

The division calculates the Medicare facility specific amount using Medicare's Inpatient PPS PC Pricer as a tool to efficiently identify and apply IPPS formulas and factors. This software is freely available from www.cms.gov.

Note: the "VBP adjustment" listed in the PC Pricer was removed in calculating the facility amount for this admission. Medicare's Value-Based Purchasing (VBP) program is an initiative to improve quality of care in the Medicare system. However, such programs conflict with Texas Labor Code sections 413.0511 and 413.0512 regarding review and monitoring of health care quality in the Texas workers' compensation system. Rule §134.404(d)(1) requires that specific Labor Code provisions and division rules take precedence over conflicting CMS provisions for administering Medicare. Consequently, VBP adjustments are not considered in determining the facility reimbursement.

Separate reimbursement for implants was not requested. 28 TAC §134.404(f)(1)(A) requires that the Medicare facility specific amount be multiplied by 143%.

Review of the submitted medical bill and supporting documentation finds the assigned DRG code to be 483. The service location is Lubbock, Texas. Based on DRG code, service location, and bill-specific information, the Medicare facility specific amount is \$20,693.87. This amount multiplied by 143% results in a MAR of \$29,592.23.

2. The total recommended payment for the services in dispute is \$29,592.23. The insurance carrier has paid \$28,685.84. An additional payment of \$906.39 is recommended.

# Conclusion

In resolving disputes over reimbursement for medically necessary health care to treat a compensable injury, the role of DWC is to adjudicate payment following Texas laws and DWC rules. The findings in this decision are based on the evidence available at the time of review. Even though not all the evidence was discussed, it was considered.

For the reasons above the requestor has established payment is due. As a result, the amount ordered is \$906.39.

#### ORDER

In accordance with Texas Labor Code Section 413.031 and 413.019 (if applicable) and based on the submitted information, DWC finds the requestor is entitled to additional reimbursement. DWC hereby ORDERS the respondent to remit to the requestor \$906.39, plus accrued interest per Rule §134.130, due within 30 days of receipt of this order.

<u>Authorized Signature</u>			
		May 17, 2021	
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### YOUR RIGHT TO APPEAL

Either party to this medical fee dispute has a right to seek review of this decision in accordance with Rule §133.307.

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 form's instructions. 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 on the form, or to the field office handling the claim.

A party seeking review of this decision must deliver a copy of the request to all other parties involved in the dispute at the same time the request is filed. The request must include a copy of this *Medical Fee Dispute 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.