

State of West Virginia DEPARTMENT OF HEALTH AND HUMAN RESOURCES

Office of Inspector General Board of Review 2699 Park Avenue, Suite 100 Huntington, WV 25704

Earl ---- Tomblin Governor Michael J. Lewis, M.D., Ph. D. Cabinet Secretary

July 13, 2011

Dear	::	

Attached is a copy of the findings of fact and conclusions of law on your hearing held June 7, 2011. Your hearing request was based on the Department of Health and Human Resources' decision to deny prior authorization for Magnetic Resonance Imaging (MRI) services.

In arriving at a decision, the State Hearing Officer is governed by the Public Welfare Laws of West Virginia and the rules and regulations established by the Department of Health and Human Resources. These same laws and regulations are used in all cases to assure that all persons are treated alike.

Medicaid regulations require prior authorization on radiological services such as the requested MRI. The referring or treating provider must submit the appropriate codes and clinical documentation and any other pertinent information to be used for clinical justification of services by the Utilization Management Contractor (UMC). The information must be provided to the UMC, and the prior authorization granted, prior to services being rendered. (West Virginia Bureau for Medical Services Provider Manual, Chapter 528: Radiology Services, §528.7)

Information submitted at your hearing revealed that the necessary information for clinical justification of MRI prior authorization was not provided, and the imaging services could not be approved.

It is the decision of the State Hearing Officer to **uphold** the action of the Department to deny prior authorization for MRI services.

Sincerely,

Todd Thornton State Hearing Officer Member, State Board of Review

cc: Erika H. Young, Chairman, Board of Review Amy Workman, Department Representative

WEST VIRGINIA DEPARTMENT OF HEALTH AND HUMAN RESOURCES BOARD OF REVIEW

IN RE: ----,

Claimant,

v. ACTION NO.: 11-BOR-1130

WEST VIRGINIA DEPARTMENT OF HEALTH AND HUMAN RESOURCES,

Respondent.

DECISION OF STATE HEARING OFFICER

I. INTRODUCTION:

This is a report of the State Hearing Officer resulting from a fair hearing concluded on July 13, 2011, for ---- This hearing was held in accordance with the provisions found in the Common Chapters Manual, Chapter 700 of the West Virginia Department of Health and Human Resources. This fair hearing was convened on June 7, 2011, on a timely appeal, filed May 2, 2011.

II. PROGRAM PURPOSE:

The 1965 Amendments to the Social Security Act established, under Title XIX, a Federal-State medical assistance program commonly known as Medicaid. The Department of Health and Human Resources administers the Medicaid Program in West Virginia in accordance with Federal Regulations. The Bureau for Medical Services is responsible for the development of regulations to implement Federal and State requirements for the program. The Department of Health and Human Resources processes claims for reimbursements to providers participating in the program.

III. PARTICIPANTS:

----, Claimant Stacy Hanshaw, Department representative Jens Wiik, Department witness

Presiding at the Hearing was Todd Thornton, State Hearing Officer and a member of the State Board of Review.

IV. QUESTION TO BE DECIDED:

The question to be decided is whether or not the Department was correct to deny prior authorization for Magnetic Resonance Imaging (MRI) services to the Claimant.

V. APPLICABLE POLICY:

West Virginia Bureau for Medical Services Provider Manual, Chapter 528: Radiology Services, §528.7

VI. LISTING OF DOCUMENTARY EVIDENCE ADMITTED:

Department's Exhibits:

- D-1 West Virginia Bureau for Medical Services Provider Manual, Chapter 528: Radiology Services, §528.7
- D-2 InterQual 2010 Imaging Criteria: Magnetic Resonance Imaging (MRI), Hip
- D-3 Denial notices dated April 26, 2011
- D-4 Initial Evaluation Summary & Plan of Care from General Hospital, dated May 24, 2011

VII. FINDINGS OF FACT:

Stacy Hanshaw, representative for the Department's Bureau for Medical Services, testified that, in response to a phone request for Magnetic Resonance Imaging (MRI) services for the Claimant, denial notices were issued on or about April 26, 2011, to the Claimant, his prescribing practitioner, and the servicing provider (Exhibit D-3). The notice explained the reason for denial as follows, in pertinent part:

InterQual Criteria Not Met

The information submitted did not meet the clinical indications for the requested study, MRI Hip. There is no information provided regarding continued symptoms after a recent [sic] trial of six weeks of physical therapy.

- Jens Wiik, a registered nurse employed by West Virginia Medical Institute (WVMI) testified that he reviewed the information he received by phone against the InterQual criteria (Exhibit D-2), under indication 100 − *Chronic monarticular joint pain*. Mr. Wiik testified that the information he reviewed met the requirements in all areas except one: "142 − PT ≥ 6 wks," or the requirement for documentation of a failed trial of physical therapy lasting at least six weeks. Mr. Wiik was unable to approve the requested imaging procedure, and submitted it for physician review; the request was denied by the physician reviewer.
- The Claimant had no dispute of the Department testimony that there was insufficient medical documentation to support approval of the requested MRI. He testified that he is now in physical therapy, but was not in physical therapy at the time of the Department's denial of the requested imaging procedure. Additional information (Exhibit D-4) shows a physical therapy trial started subsequent to the Department decision.

4) Policy from the West Virginia Bureau for Medical Services Provider Manual, Chapter 528: Radiology Services, §528.7, provides the prior authorization requirements for imaging procedures, and states, in pertinent part:

For radiology services requiring prior authorization for medical necessity by the Utilization Management Contractor (UMC), the referring/treating provider must submit the appropriate CPT code with clinical documentation and any other pertinent information to be used for clinical justification of services by the UMC. The information must be provided to the UMC, and the prior authorization granted, prior to services being rendered. Prior authorization requests for radiological services must be submitted within the timeframe required by the UMC.

VIII. CONCLUSION OF LAW:

Policy provides that prior authorization is required for the proposed imaging services, and that documentation must be provided for prior authorization approval. Undisputed testimony and evidence from the Department showed that the Claimant's MRI request did not include sufficient information to meet the clinical indications for the services. The Department was correct in its decision to deny prior authorization for MRI services.

IX. DECISION:

It is the decision of the State Hearing Officer to **uphold** the Department's denial of prior authorization for Magnetic Resonance Imaging services for the Claimant.

X. RIGHT OF APPEAL:

See Attachment

XI. ATTACHMENTS:

The Claimant's Recourse to Hearing Decision

Form IG-BR-29

ENTERED this _____ Day of July, 2011.

Todd Thornton State Hearing Officer