June 26, 2015

RE: v. WVDHHR
ACTION NO.: 15-BOR-1830

Dear Ms. [Redacted]

Enclosed is a copy of the decision resulting from the hearing held in the above-referenced matter.

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.

You will find attached an explanation of possible actions you may take if you disagree with the decision reached in this matter.

Sincerely,

Pamela L. Hinzman
State Hearing Officer
Member, State Board of Review

Encl: Claimant’s Recourse to Hearing Decision
Form IG-BR-29

cc: Kimberly Stitzinger-Jones, Esq., Office of Attorney General
    Stacy Broce, BMS, WVDHHR
INTRODUCTION

This is the decision of the State Hearing Officer resulting from a fair hearing for . This hearing was held in accordance with the provisions found in Chapter 700 of the West Virginia Department of Health and Human Resources’ Common Chapters Manual. This fair hearing was convened on June 24, 2015, on an appeal filed April 15, 2015.

The matter before the Hearing Officer arises from the March 25, 2015 decision by the Respondent to deny prior authorization of Medicaid coverage for orthodontia.

At the hearing, the Respondent was represented by Kimberly Stitzinger-Jones, Esq., Office of the Attorney General. Appearing as a witness for the Respondent was , Orthodontic Consultant, Bureau for Medical Services. The Appellant was represented by , Esq., Legal Aid of West Virginia. Appearing as a witness for the Appellant was , the Appellant’s mother.

All witnesses were sworn and the following documents were admitted into evidence.

Department's Exhibits:
- D-1 Documentation from APS Healthcare Provider Portal
- D-2 West Virginia Medicaid Prior Authorization Form (blank document)
- D-3 West Virginia Bureau for Medical Services Provider Manual Chapter 505, Section 505.8
- D-4 Notices of Initial Denial dated March 25, 2015
- D-5 Photographs and x-rays of Claimant’s teeth

After a review of the record, including testimony, exhibits, and stipulations admitted into evidence at the hearing, and after assessing the credibility of all witnesses and weighing the
evidence in consideration of the same, the Hearing Officer sets forth the following Findings of Fact.

**FINDINGS OF FACT**

1) On March 25, 2015, the Respondent issued notices (D-4) to the Appellant and Dr. [REDACTED], indicating that the Appellant’s request for prior authorization of orthodontia was denied. The letter indicates that the Appellant’s orthodontic services were denied because the clinical information submitted by the provider did not demonstrate medical necessity for the requested service.

2) Dr. [REDACTED], Orthodontic Consultant for the Bureau for Medical Services, testified that he reviewed the documentation submitted by the medical provider (D-1 and D-5) and determined that the request for prior authorization did not meet medical necessity criteria. Specifically, Dr. [REDACTED] indicated that the Appellant’s diagnosis was mild maxillary and mandibular crowding, proclined maxillary incisors and a Class I (normal) molar relationship (see Exhibit D-1, Page 3). Dr. [REDACTED] also pointed out that the Appellant’s provider, Dr. [REDACTED], indicated that the Appellant’s condition did not meet listed criteria for prior authorization of orthodontics (Exhibit D-1, Page 3). Dr. [REDACTED] testified that a request for prior authorization of orthodontics must meet at least one of the criteria listed on Page 2 of Exhibit D-2. He testified that the Appellant’s request met none of the listed criteria.

3) [REDACTED], Esq., Legal Aid of West Virginia, indicated that the Appellant had additional documentation concerning his condition; however, the Department’s counsel objected to the submission of additional evidence, as the information was not available to Dr. [REDACTED] at the time of his March 2015 decision. The objection by the Department’s counsel was upheld, and the submission of evidence not available to the Department at the time of the March 2015 Request for Prior Authorization was disallowed. The Department advised Ms. [REDACTED] that the Appellant’s practitioner could submit a new request for prior authorization and include the additional information for review.

**APPLICABLE POLICY**

West Virginia Bureau for Medical Services Provider Manual Chapter 505, Section 505.8:

Effective with this manual, medical necessity review criteria may be based on adaptations of dental standards developed by the Periodicity and Anticipatory Guidance Recommendations by the American Academy of Pediatric Dentistry (AAPD), the American Academy of Pediatrics (AAP), the American Dental Association (ADA), and research-based, nationally accredited medical appropriateness criteria, such as InterQual, OR other appropriate criteria approved by...
BMS. Prior authorization request forms are available at the BMS’ Utilization Management Contractor (UMC) website www.wvmi.org/corp/web_sites/links_wvmedicaid.aspx. Prior authorization does not guarantee approval or payment.

The UMC reviews all requests for services requiring prior authorization. It is the responsibility of the treating/prescribing practitioner to submit the appropriate Prior Authorization Request Form with medical documentation to the UMC. The treating practitioner is responsible to assure the assigned prior authorization number is documented on the appropriate claim form when submitting the claim for payment consideration. Refer to Common Chapter 800, General Administration, for additional information.

When a request for service is denied based on medical necessity, the denial is communicated with the reason(s) of denial to the provider of service and the member or their legal guardian by the UMC. Information related to the member’s right to a fair hearing and the provider’s right to a reconsideration of the denial is included in the communication.

**DISCUSSION**

Medicaid policy states that the Department’s Utilization Management Contractor (UMC) reviews prior authorization requests for dental/orthodontia services to determine medical necessity. Medical necessity review criteria may be based on adaptations of dental standards developed by the Periodicity and Anticipatory Guidance Recommendations by the American Academy of Pediatric Dentistry (AAPD), the American Academy of Pediatrics (AAP), the American Dental Association (ADA), and research-based, nationally accredited medical appropriateness criteria, such as InterQual, or other appropriate criteria approved by BMS. Testimony reveals that the Appellant’s request for prior authorization of orthodontia did not meet medical necessity criteria. Therefore, the Department acted correctly in denying the request.

**CONCLUSIONS OF LAW**

Documentation provided by the Appellant’s provider failed to meet medical necessity criteria for the authorization of orthodontia.

**DECISION**

It is the decision of the State Hearing Officer to UPHOLD the Department’s denial of Medicaid authorization for orthodontia.
ENTERED this 26th Day of June 2015.

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Pamela L. Hinzman  
State Hearing Officer