

Humana

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Certification Platino General Information 2020 (Amended)

Humana Health Plans of Puerto Rico, Inc. certifies that it will comply with all standards and other requirements for the **2020 Medicare Platino Plans** and that said standards are included as of the products designed by our company for the Platino population. Medicare Platino is only for dual eligible beneficiaries from Government Health Plan (GHP), and under this product you cannot subscribe other beneficiaries.

The model for the **2020 Medicare Platino** product continues to be a preferred network model. In addition, the Medicare Platino product must ensure that transition of care will not require referrals within the medical group network, including specialists, so long as the specialist is contracted by the medical group. Also, MAOs are allowed to develop and present more than one (1) Medicare Platino product, but not more than six (6) products per MAO. ASES will charge an administrative fee of \$10,000 for each product presented over three (3) permitted.

Requirements as follows:

I - CARE COORDINATION

A. SPECIAL CONDITIONS

1. The MAOs shall provide ASES with the strategy implemented for the identification of populations with special health care needs in order to identify any ongoing special conditions of Enrollees that require a treatment plan and regular care monitoring by appropriate Providers. The conditions ASES classifies as special coverage and that do not require referral are:

- a) HIV/AIDS
- b) Tuberculosis
- c) Leprosy
- d) Systemic Lupus Erythematosus (SLE)
- e) Cystic Fibrosis
- f) Cancer
- g) Hemophilia
- h) ESRD=> Levels 3, 4 and 5
- i) Multiple Sclerosis
- j) Scleroderma
- k) Pulmonary Hypertension
- l) Aplastic Anemia
- m) Rheumatoid Arthritis
- n) Autism
- o) Skin cancer



- p) Skin cancer: carcinoma IN SITU
 - q) Skin cancer: Invasive Melanoma or squamous cells with evidence of metastasis
 - r) Phenylketonuria, adults with.
 - s) Hepatitis C as emergency/urgency treatments in post transplanted patients
2. Treatment, as well as related services, for the abovementioned special conditions do not need a referral from the Primary Care Physician (PCP) once the diagnosis has been established.
 3. The Contractor may use the Seamless Conversion Enrollment Option for Newly Medicare Eligible Individuals, as detailed in §20.4.5, and following the procedure of §40.1.5, Chapter 2 of the Medicare Managed Care Manual. This option shall be available for individuals newly eligible for Medicare and must be done within the Medicaid Regions that the Contractor services.

B. REFERRALS

1. When a patient is referred to a specialist by a PCP and the specialist prescribes a medication, no countersignature of the prescription will be required from the PCP, as established by CMS.
2. For cases where the "Medicare Advantage Organizations" (MAOs) contracts Primary Medical Groups (PMGs), who have directly contracted preferred provider specialists, a referral from the PCP is not necessary when both are part of the same PMG. However, the specialists will be required to inform the PCP about the medical services referred.
3. Patients will be able to see specialists such as a Gynecologist/Obstetrician and Urologist without a referral from their PCP. Referrals for laboratory, diagnostic tests and others shall be governed by that established in paragraph number two (2) of this referral section.
4. No referral is required for services related to pathological laboratories.
5. MAO's should inform and train all providers about the referral procedures and ensure that they understand the process to guarantee health care coordination between primary care provider and specialists.

C. PHARMACY

1. Bioequivalent drugs are mandatory.

II - PAY FOR PERFORMANCE AND OTHER INCENTIVES

ASES approves the use of incentive payments that have the following elements:

1. Credible use of medical standards that support quality improvement and reduce adverse effects on patient care.
2. Incentive payments to physicians and other providers must be related to quality initiatives supported by the Centers for Medicare and Medicaid Services (CMS).





3. Incentive payment arrangements cannot be used to reduce or limit the services that a patient needs or may need. (E.g. reduction of diagnostic tests, hospitalizations, treatments and others).
4. Continuous supervision by a third party that is independent from hospitals, medical groups and insurers, to evaluate that the services provided to patients are not affected.
5. Maintain transparency by clearly defining quality objectives. MAOs must notify patients of the implementation of the incentive programs and the physicians are accountable for proper care.
6. These incentives must not be used to penalize physicians that have patients with major health conditions that do not meet clinical guidelines.
7. MAOs must submit to the ASES Compliance Office a list of the incentives established by the MAOs with their description, within 30 days of signing the contract with ASES.

III - PAYMENT TO PROVIDERS AND OTHERS

Non-compliance with this rule "Payment to Providers" could result in administrative penalties not less than \$100 by invoice line up to \$1,000 by invoice line, not paid or partially paid. Money recovered will be credited to ASES funds.

1. Clean Claims - Payment within 30 calendar days

In the contracts between the MAOs and Providers, specific language is to be included indicating that 90% of all clean claims must be paid by the MAOs no later than 30 days from the date of their receipt, and 99% of all clean claims must be paid by the MAO not later than 90 days from the date of their receipt, including claims billed on paper or electronically. For the purposes of this Section, the date of receipt is the date the agency receives the claim, as indicated by its date stamp on the claim and the date of payment is the date of the check or other form of payment.

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Any clean claim not paid within 30 calendar days shall bear interest in favor of participating provider on the total unpaid amount of such claim, according to the prevailing legal interest rate fixed by the Puerto Rico Commissioner of Financial Institutions. Such interest shall be consider payable on the day following the terms hereof and it shall be paid together with the claim.

2. Unclean Claims

Ninety percent (90%) of the unclean claims must be resolved and processed with payment by the MAOs, if applicable, not later than 90 calendar days from the date of initial receipt; this includes claims billed on paper or electronically.

SM
Nine percent (9%) of the unclean claims must be resolved and processed with payment by the MAOs, if applicable, not later than six (6) calendar months from the date of initial receipt; this includes claims billed on paper or electronically.

JL
One percent (1%) of all unclean claims must be resolved and processed with payment by the MAOs, if applicable, not later than the year (12 months) from the date of initial receipt; this includes claims billed on paper or electronically.



Clean Claim Definition

A clean claim is defined as one that contains the necessary information regarding the service rendered, as well as the information and the documents that are necessary to process said claim. In certain instances, the information requested from the provider depends on, or is under the control of, the MAOs. In these cases, the MAOs shall process a claim although it does not contain required information that is accessible to or is under the MAOs control.

The MAOs shall not establish any administrative proceeding that impedes the Provider from submitting a clean claim. The MAOs must report to the providers the details of the requirements to consider a claim as a clean claim, and cannot make changes to the rules without the prior consent of the providers, unless it is required by ASES, CMS or other Commonwealth or Federal law or regulation.

3. The MAOs may reach agreements to improve a provision, but cannot be more restrictive than the provisions of this Section ("Payment to Providers").
4. Whenever the MAOs determine that a claim was wrongfully paid, or an Overpayment occurred, and the same happened because of a potential instance of fraud, it shall be informed to ASES's Compliance Office before proceeding with a possible recoupment process. The MAO shall send to ASES a written notice, stating the reasons for the recoupment, a list of claims wrongfully paid, and the amounts to be potentially recovered. Any report concluding that a recoupment may be required as a result of potential fraud must be clearly and unambiguously identified and demonstrated, a simple explanation will not suffice without documents to support it.

IV - REPORTING OBLIGATION

1. The MAOs shall submit all reports, including but not limited to those required in the normative letter addressing this obligation, in the format required by ASES.
2. The MAOs must require Providers to comply with all reporting requirements contained in the Contract, as applicable, and particularly with the requirements to submit Encounter Data for all services provided, and to report all instances of suspected Fraud, Waste, or Abuse.

V - REQUIRED PROVISIONS IN PROVIDER CONTRACT

1. The Medicare Platino Program, administered by ASES, is a Medicaid product. Every MAO that has a contract with ASES for the GHP must ensure that their providers provide services in both Platino and GHP. If a MAO is not contracted by ASES for the GHP, it shall be the MAO's responsibility to ensure that health care services are provided as needed by the beneficiary and as contracted with ASES.

VI - OTHER PROVISIONS

1. People aged 60 and over will be able to choose a Geriatrician as their PCP.
2. Every MAO must establish procedures that guarantee that PCPs will be informed of all services provided to their patients. For this reason, communication standards among Providers should include a requirement for specialists to send the beneficiary's PCP a report on the patient's health condition.

3. Every MAO contracted by ASES to offer services to the Platino population must comply with the requirements established in 42 CFR 455. The integrity guides will be included in the contract with the MAOs. ASES will perform tests and/or audits to ensure compliance.
4. MAO's must require from Providers that no monies may be charged to Platino beneficiaries for the provision of certifications required for the Puerto Rico Medicaid Program.
5. Every MAO shall ensure that all providers and beneficiaries understand the process regarding how beneficiaries can ask for coverage determinations, exceptions to rules, and perform an appeal if the MAO does not cover a medication or service or if beneficiaries cannot afford a medication or service.
6. Every MAO shall ensure that marketing activities are in compliance with the Normative Letter 16-1215(A) "Guidelines for Marketing Activities".
7. ASES will not approve any changes outside the dates established by CMS, for which reason it is recommend that MAOs' products and co-pays be submitted correctly within the dates established by CMS in the Call Letter 2019. Should there be any change as a result of a administrative decision by ASES or the publication of a normative letter issued by ASES, ASES will be responsible to coordinate with CMS and request approvals to let the MAO's implement the change. This rule also applies to Value-Added Items and Services (VAIS) which must be in place for the entire contract year (refer to 80.1). In addition, ASES will not allow any changes to the certifications submitted as part of the contract unless required by ASES and/or CMS as part of bid adjustments. ASES will not accept changes to the certifications after the contract signature with CMS.
8. Utilization guides to be used for clinical audits must be submitted to ASES and prepared from nationally recognized entities. The MAO's must submit, as part of the required information, licenses for use and a training certification for the personnel that will be using them. These guides must be submitted to the Executive Division within 30 days after contract signature.

ASES will establish sanctions or civil monetary penalties against any MAO that does not comply with these norms. The sanctions or monetary penalties for noncompliance will be \$25,000 for each event of non-compliance. If the MAOs incur in the same non-compliance of the norms that resulted in a previous imposition of sanctions, ASES has the discretion of imposing to the MAO a sanction or monetary penalty of \$50,000 for each reoccurring event of non-compliance. ASES may impose additional intermediate sanctions or civil monetary penalties in the contract to be executed between ASES and the MAOs for the latter's non-compliance with any of the terms and conditions of the contract.

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Margarita Lizardi

Margarita Lizardi
Regulatory Compliance Director

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6/7/19

Date

