

Policy/Procedure Title:	Policy and Procedure #: 06-023	Review Dates
Utilization Management		
Category: Clinical	Prepared by: Name: Carrie Crummett	08/26/2025
Subject: Utilization Management	Title: Clinical Services Manager	
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# I. POLICY

HealthWest will have a comprehensive Utilization Management (UM) process that meets its contractual obligations with the Lakeshore Regional Entity (LRE), regulatory requirements of the Michigan Department of Health and Human Services (MDHHS) Contract, and Centers for Medicare and Medicaid Services (CMS) Code of Federal Regulations (CFR).

The UM policy will ensure a comprehensive integrated process that provides verification that all individuals served by HealthWest, and its provider network receive the right service at the right time and in the right amount sufficient to meet their needs.

## II. PURPOSE

HealthWest's Utilization Management (UM) program supports the services provided by its employees and contract agencies and ensures appropriate allocation of limited resources. The UM program is a key component of HealthWest's "Quality Assessment and Performance Improvement Program" (QAPIP). The UM Program operates under the guidance of the Chief Clinical Officer and ensures delivery of high-quality, medically necessary care through appropriate utilization of resources in a cost-effective and timely manner.

The HealthWest Utilization Management Steering Committee oversees and directs Utilization Management activities. This policy outlines the standards and guidelines that detail how HealthWest and its provider network comply with the Federal laws and Lakeshore Regional Entity contract requirements pertaining to UM responsibilities.

# III. <u>APPLICATION</u>

This Policy applies to HealthWest employees and contract agencies.

#### IV. DEFINITIONS

- A. Adverse Notice of Benefit Determination: A written statement advising the individual served of a decision to reduce, suspend or terminate Medicaid services.
- B. Appeal: A process in which an authorization decision that adversely affects services provided to an individual, or involves denial of services to an individual, is reviewed by a licensed professional who was not part of the original denial decision. This professional evaluates the medical needs of the individual for possible decision reversal.

- C. Authorization: Approval of payment for a covered service on behalf of HealthWest.
- D. Clinical Practice Guideline: Protocols that guide clinical decisions regarding individuals' access to covered services. The Michigan Medicaid Provider Manual Mental Health and Substance Abuse Section, HealthWest Benefit plans, Intake and Annual assessments, and the Person-Centered Planning (PCP) Process are all used to determine appropriate service amount, frequency, and duration.
- E. Concurrent Review: Concurrent review encompasses those aspects of utilization review that take place during facility-based or outpatient treatment.
- F. Denial: A determination that a specific service is not medically/clinically necessary or appropriate; is not necessary to meet needs consistent with the person's diagnosis, symptoms and functional impairments; is not the most cost-effective option in the least restrictive environment; and/or is not consistent with clinical standards of care and/or per policy and contractual requirements.
- G. IRR Inter-Rater Reliability: Refers to consistency of measurement between individuals.
- H. MCG Criteria Milliman Care Guidelines: MCG Criteria are evidence-based decision support analytics. Use of MCG Criteria is a State of Michigan initiative requiring training in and application of MCG criteria to higher levels of care (Inpatient hospitalization, Partial hospitalization, and Crisis Residential).
- I. Medically Necessary: A determination that a specific service is clinically appropriate and necessary to meet the person's needs; is consistent with the person's diagnosis, symptoms and functional impairments; is the most cost-effective option in the least restrictive setting; and is consistent with medical necessity criteria.
- J. Medical Necessity Criteria: Criteria used to determine which services, equipment, and/or treatment protocols are required for the diagnosis or severity of illness that meets accepted standards of medical practice.
- K. Prior or Prospective Authorization: The process to obtain approval or authorization to perform a covered service in advance of its delivery.
- L. Retrospective Review: Opportunity for Review or Appeal of decision once a service has already been delivered.
- M. Utilization Management: Managed care procedures for the determination of medical necessity, appropriateness, location, and cost-effectiveness of behavioral health care services.
- N. Utilization Management Program: The managed care system ensuring that eligible recipients receive clinically appropriate, cost-effective services designed to meet their needs.

#### V. PROCEDURES

A. Program Oversight

The Utilization Management Steering Committee is charged with the following:

1. Defining, maintaining and reviewing UM protocols.

- 2. Collecting and analyzing data on utilization trends, outliers, as well as over-utilization and under-utilization for all services.
- 3. Ensuring consistency of UM practices and application of Service Selection Guidelines.
- 4. Developing a written UM Program Plan to be reviewed at least annually that includes the program's focus, methods, and goals for the upcoming year.
- 5. Periodic reporting of UM activity, including an annual status report to the HealthWest Board of Directors on the overall success of the UM Program.

### B. Program Structure

As required by the LRE and MDHHS contracts, the UM Program must include the following:

- A written UM Plan that is reviewed at least annually. The plan will include a
  description of the procedures used to evaluate medical necessity, criteria used,
  information sources, and the processes used to review and approve the provision of
  services.
- 2. Benefit plans are established according to intensity of service need and level of care. Outliers are monitored for over-utilization and under-utilization and recommendations to change the frequency, scope or duration may be a product of those case reviews.
- 3. Process for outlining utilization review workflow including:
  - a. UM authorization and denial decisions are only made by qualified and credentialed professionals.
  - b. Decisions to deny or reduce services are only made by professionals who have the appropriate clinical expertise to treat the condition.
  - c. The HealthWest Medical Director provides review functions requiring physician oversight. The Medical Director may also provide determination for administrative appeals.
  - d. Efforts are made to obtain all necessary clinical information to render a decision.
  - e. The reasons for utilization review decisions are clearly documented and available to the provider or person served.
  - f. There are well-publicized and available appeal mechanisms for both providers and persons served. Notifications of denials include a description of how to file an appeal.
  - g. Decisions and appeals are made in a timely manner as required by Medicaid service contracts and established protocols.
  - h. Process for conducting Continued Stay Reviews (Concurrent Reviews). See attached Continued Stay Review Procedure.

#### C. UM Decision-Making Criteria and Processes

- HealthWest prior authorizes medically necessary services through the application of criteria outlined in the Michigan Medicaid Provider Manual: Mental Health and Substance Abuse Section, established Service Selection Guidelines, Clinical Practice Guidelines, MCG criteria, and other best practice standards. Prior authorizations are not required to access emergent or non-emergent eligibility screening or crisis services.
- 2. Eligibility Determination and Authorization for Mental Health Services
  - a. Emergent or urgent eligibility (inpatient admission or crisis residential) is determined through a crisis assessment documented on a Pre-Admission Screening (PAS).
  - b. Initial, non-emergent eligibility is determined through the Intake workflow/universal screening documents.
  - c. Completed Annual assessments will generate a level of care recommendation, which may be reviewed by the UM staff.
    - i. UM staff need to be responsive to adult and youth intake processes, and UM will focus efforts on approving IPOS, benefit plans, and level of care placement overrides when a consumer is present and waiting for determination. Exceptions to this occur when further discussion or information is needed to make a determination on service array.
  - d. Level of service determination is re-evaluated every six three months by completing a PCP review process. An updated assessment will be completed If there is a change in, clinical status (based on clinical and demographic information gathered).
  - e. Ongoing eligibility determinations also occur through provider clinical reviews and/or utilization reviews. Reviews may be prospective, concurrent, or retrospective based on established protocols, or may be flexible based on an individual's unique situation.
  - f. All service authorizations decisions shall be reached within 14 days for a standard request, or 72 hours for an expedited request.
    - i. An expedited request can be submitted when a standard approval process would seriously jeopardize a beneficiary's life, health, or ability to regain maximum function.
    - ii. If UM is not able to make a determination within 48 hours to 14 days of a request for service, UM staff will complete a Service Authorization Extension Form. See Service Authorization Extension Procedure 04-029.

## 3. Follow Up to Hospitalization

 HealthWest assesses the percentage of inpatient discharges for members age 6 years and older who received follow-up after hospitalization within 7 and 30 days against required targets. This is monitored by the Utilization Management Steering Committee, the Performance Improvement Committee, and other relevant forums.

- To help ensure appropriate and adequate follow-up after hospitalization, the Utilization Management Team, as the identified liaisons between inpatient hospital facilities and HealthWest, is responsible for the following procedure:
  - a. Any staff may schedule follow up appointments as part of their coordination with hospital providers. For example, a consumer receiving services from HealthWest may have a case manager that is coordinating discharge plans as part of ongoing care coordination between the two agencies. UM team is to confirm follow up appointments are made prior to discharge.
  - b. Discharge planning should begin taking shape immediately upon consumer admission to an inpatient facility.
  - c. Consumers have the right to choose where they receive their follow-up care and they should be provided a comprehensive list in which to choose from for various ongoing services.
  - d. Efforts will be made, as much as possible, to inform consumers of any financial impact of their choices for follow-up care
  - e. UM staff and Hospital discharge planners are encouraged to address all Social Determinants of Health (SDOH) issues identified during the inpatient stay with appropriate referrals at discharge.
  - f. Compliance with this procedure is monitored by the Utilization Management Steering Committee
- 4. Eligibility Determination and Authorization for Substance Use Services
  - a. HealthWest supports a "no wrong door" philosophy to treatment entry, so services can be initiated by walking into any provider (including HealthWest), or by calling the HealthWest warm line.
  - b. Utilization management staff will review the ASAM Continuum, an ASAM Worksheet, or any relevant documentation in order to determine appropriate level of care/services.
  - c. Further discussion may occur with the provider in order to obtain more information regarding the individual's needs.
  - d. The provider submits their authorization requests electronically and based on the above information, utilization management staff process these requests.
  - e. Authorized services are reviewed prior to the end of the authorization period and any changes or increase in service array need to be substantiated by additional clinical information provided to the UM department by the provider/clinician.

## 5. Services authorized are:

a. Identified and requested through the assessment and person-centered planning processes;

- b. Medically necessary as defined by the Michigan Medicaid Provider Manual;
- c. Based on Best Practice and Evidence-Based Practice Clinical Guidelines;
- d. Documented in the Individual Plan of Service (IPOS)/Person-Centered Plan (PCP);
- e. Monitored via prospective, concurrent, and retrospective review processes; and
- f. Provided in the least restrictive setting.

# VI. <u>REFERENCES</u>

Michigan Mental Health Code, Chapter 3
Lakeshore Regional Entity Contract
Balanced Budget Act of 1997
Michigan Medicaid Manual, Policy 8.3 Grievance, Appeal and Second Opinion Process for Medicaid Beneficiaries.

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