

STATE OF WISCONSIN



Department of Workforce Development

Health Cost Disputes

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Health Cost Disputes

What is a health cost dispute resolution?

- Insurers are responsible for reasonable and necessary medical expenses.
- The resolution process resolves medical payment or necessity disputes between a health care provider and an insurer.
- Dispute resolution requests are initiated by the health care provider.
- There are three types of disputes.



Health Cost Disputes

- **Reasonableness of Fee (Form WKC-9498)**
- **Necessity of Treatment (Form WKC-9380)**
 - Independent Review (Section 1)
 - Request for a Default Order (Section 2)



Generalities

- Covered under Wis. Stat. §102.16(2) and (2m)
- Covered under Wis. Admin. Code s. DWD 80.72 & 80.73
- Wis. Admin. Code Ch. DWD 81 for use by experts in rendering opinions to resolve necessity of treatment disputes
- Health Cost Dispute Unit resolves disputes without requiring a hearing



Pre-dispute Billing

FAQ: Is there a timeframe in which a provider is to submit a bill to the insurer?

- There is no timeframe in s. 102.16, Wis. Stats., or DWD 80.72 and 80.73, for a bill to be submitted to an insurer.
- Claims have a statute of limitations of 6 or 12 years [s. 102.17(4)].
- However, **upon an insurer's request** for a complete itemized billing statement, the health care provider must submit it within 30 days of the request.



Health Cost Dispute Application

MUST INCLUDE:

- Health Cost Dispute Application Form (WKC-9498 or WKC-9380)
- Health insurance claim forms
- Medical notes
- All correspondence related to the dispute

MAY INCLUDE:

- Explanation of Benefits/Explanation of Review, if received
- Any additional supporting documentation



Question

When you receive a copy of the provider's application packet or the Department's dispute notice letter, you might have questions on the charges in dispute.

You should NOT contact the health care provider if you have specific questions regarding the health cost dispute.

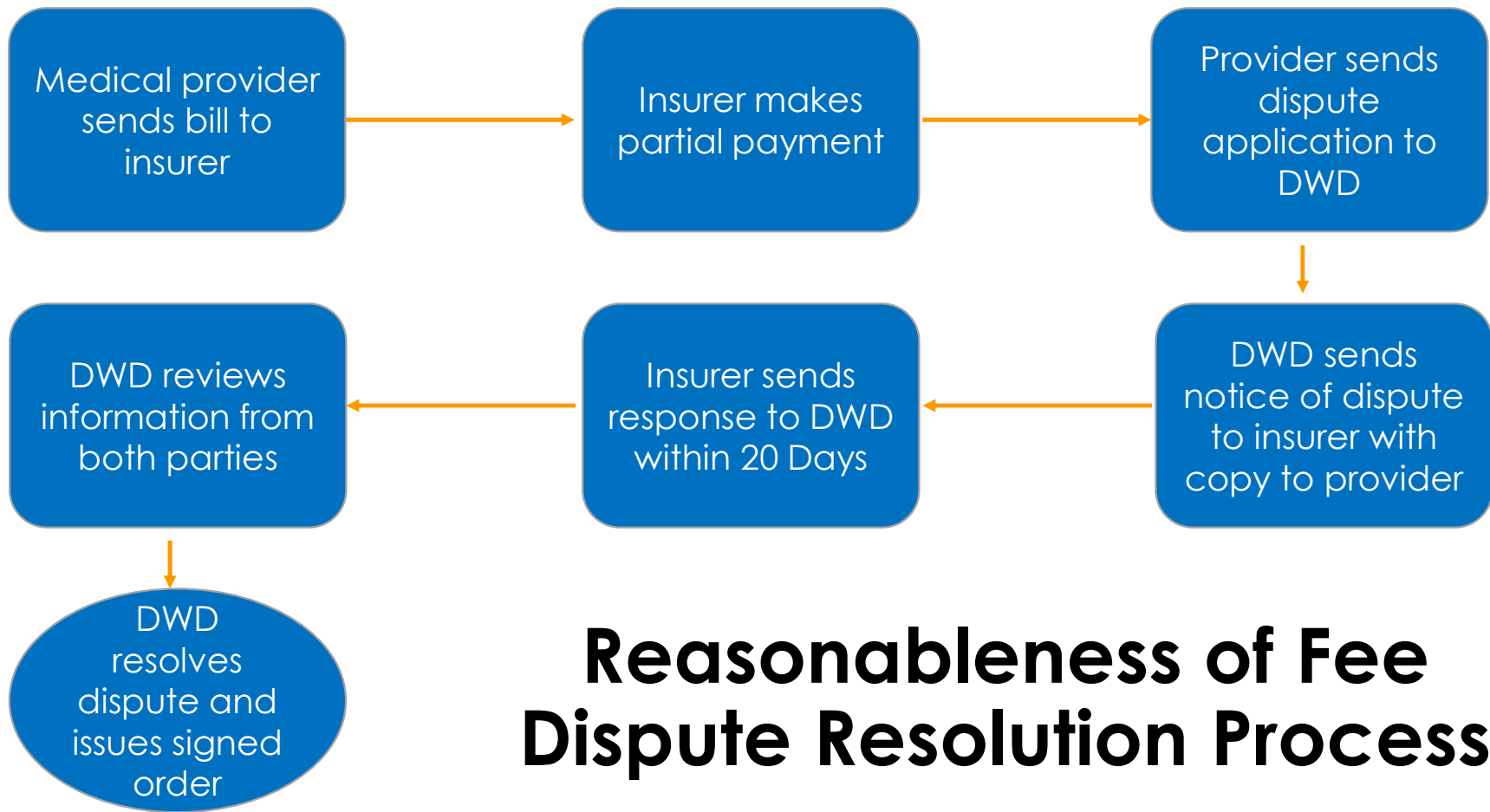
1. True
2. False



Answer

- **FALSE** – you are encouraged to contact the health care provider if you have specific questions regarding the health cost dispute.
- The provider and insurer are encouraged to resolve the dispute on their own outside of the health cost dispute resolution process, even after a dispute resolution request has been submitted.
- The Division's process is here to resolve any dispute that cannot be resolved by the two parties.





Reasonableness of Fee Dispute Resolution Process



Reasonableness of Fee Dispute

REASONS FILED:

- Insurer does not name the certified database used for pricing
- Evaluation and management code is “down coded”
- Disputed case was more difficult or more complicated than seen in usual cases
- Insurer denies the code as being routine and integral to the separately billed procedures
- Charges denied because they were included in a separately billed service
- Disputed pharmacy fees



Answer to Reasonableness of Fee

MUST INCLUDE:

- The state certified database used for reimbursement

MAY INCLUDE:

- Copies of any prior correspondence relating to the fee dispute
- An explanation as to why the service provided is not more difficult or more complicated than what is usually expected



Certified Databases

EQUIAN DBA OPTUM

PO Box 240338
Montgomery, AL 36124

Contact: Glen Boyle
Phone: 800-485-8164

FAIR HEALTH, INC.

530 Fifth Avenue, 18th Floor
New York, NY 10036

Contact: Chris Watson
cwatson@fairhealth.org
Phone: 800-373-3073

RISING MEDICAL SOLUTIONS, INC.

325 N. LaSalle St., Ste 600
Chicago, IL 60654

Email: info@risingms.com
Phone: 312-559-8450

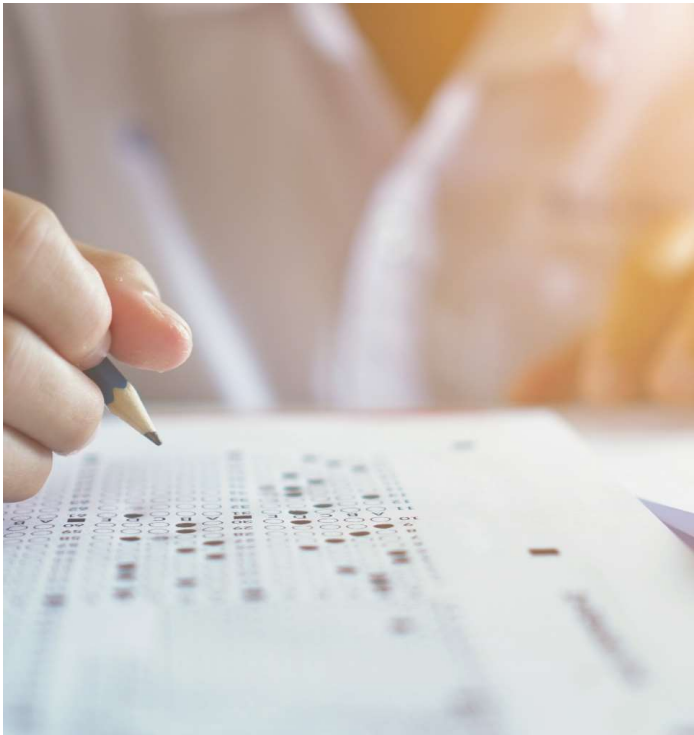
WHA INFORMATION CENTER

PO Box 259038
Madison, WI 53725-9038

Contact: Brian Competente
bcompetente@wha.org
Phone: 608-274-1820



Question



Which certified database have you worked with most frequently?

1. FAIR Health, Inc.
2. WHA Information Center
3. Rising Medical Solutions, Inc.
4. Equian dba Optum
5. None of the above



Certified Databases

FAIR HEALTH, INC.

1. Professional Fee (CPT/HCPCS)
2. Hospital Outpatient Facility Fee

EQUIAN

1. Ambulatory Surgery Center (ASC)
3. Hospital Outpatient Facility Fee
4. Hospital Inpatient (DRG)
5. Emergency Room Facility Fee
6. Professional Fee (CPT/HCPCS)
7. Anesthesia
8. Hospital Radiology

WHA INFORMATION CENTER

1. Hospital Outpatient Facility Fee
2. Hospital Inpatient (DRG)
3. Hospital Radiology
4. Inpatient Radiology
5. Emergency Department Radiology
6. Other Radiology (Ancillary Services)

RISING MEDICAL SOLUTIONS, INC.

1. Ambulatory Surgery Center (ASC)
2. Hospital Outpatient Facility Fee
3. Professional Fee (CPT/HCPCS)



Certified Databases (cont.)

- For their database to be certified, database providers must submit an annual application. They update their databases every January and July.
- Databases are not open for public inspection and copying; the radiology database is the exception.
- A formula amount is the mean fee for a procedure plus 1.2 standard deviations from that mean.



Certified Databases (cont.)

- A fee is determined reasonable if it is at or below the certified formula amount (25 or more occurrences) for procedure code, unless services provided are more difficult or complicated than usual cases.
- If the database subscribed to by insurer is not able to provide accurate information for procedure in dispute, the Division may use any other information considered reliable and relevant to resolve dispute.



Fee Resolution Example 1

Provider Charged at or Below Certified Formula Amount – a Reasonable Fee

Code	Charge	Insurer Uses Optum	Certified Formula Amount	Amount Due
11222	\$100	\$75	\$120	\$25

- $\$100 < \120 : provider charged reasonable fee
- Amount due is the lesser of charged or certified formula amount
- Insurer is ordered to pay \$25 balance
- Wis. Stats. §102.16(2)(d)



Fee Resolution Example 2

Provider Charged Above Certified Formula Amount

Code	Charge	Insurer Uses Optum	Certified Formula Amount	Amount Due
22333	\$200	\$175	\$180	\$5

- $\$200 > \180 : provider charged above certified formula amount
- Amount due is the lesser of charged or certified formula amount
- Insurer is ordered to pay \$5
- Wis. Stats. §102.16(2)(d)



Fee Resolution Example 3

No Certified Formula Amount (25+ occur.) in Database

Code	Charge	Insurer Uses Equian	Certified Formula Amount	Amount Due
44555	\$375	\$200	None	\$175

- Fee charged by provider is considered reasonable; insurer is ordered to pay charged amount
- Also applies if insurer does not respond to notice letter or does not provide certified database used for pricing
- Wis. Stats. §102.16(2)(c)



Database Use

Provider vs. Insurer use of databases

- Insurers are to provide a certified formula amount which shows the provider's charge is unreasonable. [DWD 80.72(4)(d)2]
- Fee disputes are resolved based on the database the insurer uses, not the database the provider uses.
- The Department does not determine whether a valid PPO or other such contract exists, the terms of any contract, or whether a specific situation is subject to a PPO-type contract.



Pharmacy/NDC Charges

- A pharmacy fee schedule is established that limits charges for outpatient use of prescription drugs to the average wholesale price plus a \$3.00 dispensing fee and applicable state and federal taxes per Wis. Stats. §102.425.
- The Division consults the online REDBOOK® pharmacy reference to resolve pharmacy fees in dispute.



Necessity of Treatment

Two types of Necessity of Treatment disputes (Form WKC-9380)

- Request for a Default Order
- Independent Review



Necessity of Treatment Dispute: Default Order

REASONS TO FILE:

- Insurer fails to notify provider within 60 days of receiving bill that liability or extent of liability is in dispute
- Insurer fails to pay the bill or to give provider notice within 60 days of the bill, explaining the reason why the treatment was not medically necessary



Answer to Necessity of Treatment Dispute: Default Order

MAY INCLUDE:

- Prior correspondence not included in provider's application
- Explanation of Benefits/Explanation of Review
- Denial letter
- Any additional supporting documentation not included in provider's application



Necessity of Treatment Dispute: Independent Review

REASON TO FILE:

- Insurer denies payment of billed charges as treatment provided is deemed medically unnecessary.
- This is not a determination of liability.



Answer to Necessity of Treatment Dispute: Independent Review

MUST INCLUDE:

- Name of organization and credentials of any individual whose review of the case has been relied upon in reaching the decision to deny payment
 - Medical Record Review
 - Independent Medical Evaluation
- Prior correspondence not filed by provider



Necessity of Treatment Dispute: Independent Review

RESOLUTION PROCESS

- Provider submits dispute application within 9 months from date provider receives notice from insurer refusing to pay due to medical necessity at issue
- Department notifies insurer of dispute (GL92)
- Insurer responds within 20 days
- File is sent to reviewer
- Reviewer completes review within 90 days
- 30-day rebuttal period
- No rebuttal? Department adopts the expert's opinion and issues signed order



Responding to All Disputes

- Respond in a timely manner (within 20 days) by fax or mail
- Copy of your response **MUST** be sent to provider
- Include contact name and information
- Include narrative explaining why and how charges were reimbursed or why decision was made to deny payment and EOR



Responding to All Disputes (cont.)

- If WC claim is being denied based on medical evidence, please send copy of medical evidence (IME, Record Review, etc.) or denial letter sent to employee
- If an IME/denial has been filed on the claim side, it still needs to be faxed to the DWD health cost dispute unit as a response



Health Cost Disputes

The Health Cost Dispute Unit does not:

- Report or reprimand a clinic or individual provider for billing practices or errors
- Direct a provider to file fewer health cost dispute resolution requests, although encourages provider to consolidate disputes for each patient/claimant



Health Cost Disputes (cont.)

The Health Cost Dispute Unit does not:

- Resolve issues of liability
- Determine whether a valid PPO or other such contract exists, the terms of any contract, or whether a specific situation is subject to a PPO-type contract
(Reasonableness of Fee disputes)



Questions? Contact Us

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