DEPARTMENT OF MANAGED HEALTH CARE
OFFICE OF PLAN MONITORING
DIVISION OF PLAN SURVEYS

TECHNICAL ASSISTANCE GUIDE

GRIEVANCES AND APPEALS

ROUTINE DENTAL SURVEY

OF

PLAN NAME

DATE OF SURVEY:

PLAN COPY

Issuance of this September 9, 2016 Technical Assistance Guide renders all other versions obsolete.
DENTAL TAG
GRIEVANCES AND APPEALS REQUIREMENTS

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Requirement GA-001: Grievance System Description

STATUTORY/REGULATORY CITATION(S)

CA Health and Safety Code sections 1368(a)(1)
(a) Every plan shall do all of the following:
(1) Establish and maintain a grievance system approved by the department under which enrollees may submit their grievances to the plan. Each system shall provide reasonable procedures in accordance with department regulations that shall ensure adequate consideration of enrollee grievances and rectification when appropriate.

CA Health and Safety Code sections 1368(a)(4)(A) and (B)
(a) Every plan shall do all of the following:
(4) (A) Provide for a written acknowledgment within five calendar days of the receipt of a grievance, except as noted in subparagraph (B). The acknowledgment shall advise the complainant of the following:
(i) That the grievance has been received.
(ii) The date of receipt.
(iii) The name of the plan representative and the telephone number and address of the plan representative who may be contacted about the grievance.
(B) Grievances received by telephone, by facsimile, by e-mail, or online through the plan’s Internet Web site pursuant to Section 1368.015, that are not coverage disputes, disputed health care services involving medical necessity, or experimental or investigational treatment and that are resolved by the next business day following receipt are exempt from the requirements of subparagraph (A) and paragraph (5). The plan shall maintain a log of all these grievances. The log shall be periodically reviewed by the plan and shall include the following information for each complaint:
(i) The date of the call.
(ii) The name of the complainant.
(iii) The complainant’s member identification number.
(iv) The nature of the grievance.
(v) The nature of the resolution.
(vi) The name of the plan representative who took the call and resolved the grievance.

28 CCR 1300.68(a)
(a) The grievance system shall be established in writing and provide for procedures that will receive, review and resolve grievances within 30 calendar days of receipt by the plan, or any provider or entity with delegated authority to administer and resolve the plan’s grievance system. The following definitions shall apply with respect to the regulations relating to grievance systems:
(1) “Grievance” means a written or oral expression of dissatisfaction regarding the plan and/or provider, including quality of care concerns, and shall include a complaint, dispute, request for reconsideration or appeal made by an enrollee or the enrollee’s representative. Where the plan is unable to distinguish between a grievance and an inquiry, it shall be considered a grievance.
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(2) “Complaint” is the same as “grievance.”
(3) “Complainant” is the same as “grievant,” and means the person who filed the grievance including the enrollee, a representative designated by the enrollee, or other individual with authority to act on behalf of the enrollee.
(4) “Resolved” means that the grievance has reached a final conclusion with respect to the enrollee’s submitted grievance, and there are no pending enrollee appeals within the plan’s grievance system, including entities with delegated authority.
(A) If the plan has multiple internal levels of grievance resolution or appeal, all levels must be completed within 30 calendar days of the plan’s receipt of the grievance.
(B) Grievances that are not resolved within 30 calendar days, or grievances referred to the Department’s complaint or independent medical review system, shall be reported as “pending” grievances pursuant to subsection (f) below. Grievances referred to external review processes, such as reviews of Medicare Managed Care determinations pursuant to 42 C.F.R. Part 422, or the Medi-Cal Fair Hearing process, shall also be reported pursuant to subsection (f) until the review and any required action by the plan resulting from the review is completed.

28 CCR 1300.68(b)(1)
(b) The plan’s grievance system shall include the following:
(1) An officer of the plan shall be designated as having primary responsibility for the plan’s grievance system whether administered directly by the plan or delegated to another entity. The officer shall continuously review the operation of the grievance system to identify any emergent patterns of grievances. The system shall include the reporting procedures in order to improve plan policies and procedures.

28 CCR 1300.68(b)(3)
(b) The plan’s grievance system shall include the following:
(3) The grievance system shall address the linguistic and cultural needs of its enrollee population as well as the needs of enrollees with disabilities. The system shall ensure all enrollees have access to and can fully participate in the grievance system by providing assistance for those with limited English proficiency or with a visual or other communicative impairment. Such assistance shall include, but is not limited to, translations of grievance procedures, forms, and plan responses to grievances, as well as access to interpreters, telephone relay systems and other devices that aid disabled individuals to communicate. (Note: Plans shall develop and file with the Department a policy describing how they ensure that their grievance system complies with this subsection within 90 days of the effective date of this regulation.)

28 CCR 1300.68(b)(5)
(b) The plan’s grievance system shall include the following:
(5) A written record shall be made for each grievance received by the plan, including the date received, the plan representative recording the grievance, a summary or other documents describing the grievance, and its disposition. The written record of grievances shall be reviewed periodically by the governing body of the plan, the public
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policy body created pursuant to section 1300.69, and by an officer of the Plan or his
designee. This review shall be thoroughly documented.

28 CCR 1300.68(b)(8)
(d) The plan shall respond to grievances as follows:
(8) The plan shall assure that there is no discrimination against an enrollee or
subscriber including cancellation of the contract) on the grounds that the complainant
filed a grievance.

28 CCR 1300.68(d)(2)
(d) The plan shall respond to grievances as follows:
(2) The grievance system shall provide for a prompt review of grievances by the
management or supervisory staff responsible for the services or operations which are
the subject of the grievance.

28 CCR 1300.68(d)(6)
(d) The plan shall respond to grievances as follows:
(6) Copies of grievances and responses shall be maintained by the Plan for five years,
and shall include a copy of all medical records, documents, evidence of coverage and
other relevant information upon which the plan relied in reaching its decision.

28 CCR 1300.68(d)(8)
(d) The plan shall respond to grievances as follows:
(8) Grievances received over the telephone that are not coverage disputes, disputed
health care services involving medical necessity or experimental or investigational
Treatments, and that are resolved by the close of the next business day, are exempt from
the requirement to send a written acknowledgment and response. The plan shall
maintain a log of all such grievances containing the date of the call, the name of the
complainant, member identification number, nature of the grievance, nature of
resolution, and the plan representative's name who took the call and resolved the
grievance. The information contained in this log shall be periodically reviewed by the
plan as set forth in Subsection (b).

28 CCR 1300.68(e)
(e) The plan's grievance system shall track and monitor grievances received by the
plan, or any entity with delegated authority to receive or respond to grievances. The
system shall:
(1) Monitor the number of grievances received and resolved; whether the grievance was
resolved in favor of the enrollee or plan; and the number of grievances pending over 30
calendar days. The system shall track grievances under categories of Commercial,
Medicare and Medi-Cal/other contracts. The system shall indicate whether an enrollee
grievance is pending at: 1) the plan's internal grievance system; 2) the Department’s
consumer complaint process; 3) the Department’s Independent Medical Review system;
4) an action filed or before a trial or appellate court; or 5) other dispute resolution
process. Additionally, the system shall indicate whether an enrollee grievance has been
submitted to: 1) the Medicare review and appeal system; 2) the Medi-Cal fair hearing process; or 3) arbitration. 

(2) The system shall be able to indicate the total number of grievances received, pending and resolved in favor of the enrollee at all levels of grievance review and to describe the issue or issues raised in grievances as 1) coverage disputes, 2) disputes involving medical necessity, 3) complaints about the quality of care and 4) complaints about access to care (including complaints about the waiting time for appointments), and 5) complaints about the quality of service, and 6) other issues.

28 CCR 1300.68(f)(1) 
(f) Quarterly Reports 
(1) All plans shall submit a quarterly report to the Department describing grievances that were or are pending and unresolved for 30 days or more. The report shall be prepared for the quarters ending March 31st, June 30th, September 30th and December 31st of each calendar year. The report shall also contain the number of grievances referred to external review processes, such as reconsiderations of Medicare Managed Care determinations pursuant to 42 C.F.R. Part 422, the Medi-Cal fair hearing process, the Department’s complaint or Independent Medical Review system, or other external dispute resolution systems, known to the plan as of the last day of each quarter.

INDIVIDUAL(S)/POSITION(S) TO BE INTERVIEWED

Staff responsible for the activities described above, for example:
- Dental Director and/or officer who has primary responsibility for the grievance system
- Manager of Member Services
- QM Director
- Director of Operations

DOCUMENT(S) TO BE REVIEWED

- Description of the grievance system
- Position description of the officer with primary responsibility for the grievance system
- Policy and procedure for generation and review of aggregated and tabulated grievances
- Grievance logs (including Exempt grievances)
- Grievance forms
- Policies and procedures to maintain a system of aging of grievances pending and unresolved for 30 calendar days or more
- Policy and procedure to report quarterly to the DMHC all grievances pending and unresolved for 30 calendar days or more
- Policies and procedures for the processing of grievances
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- Committee Minutes (Governing Body, QA, Public Policy, Grievance Committee, etc.), including grievance reports reviewed
- Reports and analysis by Plan’s grievance officer regarding emergent patterns of grievances for most recent 6-12 month period.
- Review licensing filing of the Plan’s Grievance program and confirm submission of appropriate policies and procedures

**GA-001 - Key Element 1:**

1. The Plan has a grievance system, approved by the Department, for the receipt, review, and resolution of grievances.
   CA Health and Safety Code section 1368(a)(1); 28 CCR 1300.68(a); 28 CCR 1300.68(b)(8); 28 CCR 1300.68(d)(6)

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<thead>
<tr>
<th>Assessment Questions</th>
<th>Yes</th>
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<tbody>
<tr>
<td>1.1 Does the Plan have a written description of its grievance system?</td>
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<td>1.2 Does the grievance system description include grievance system structure including personnel, lines of authority, forms, and grievance materials?</td>
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<td>1.3 Does the grievance system description include grievance system scope including a clear definition of the grievance system and use of terms (e.g., grievance, complaint, complainant, resolved, and pended), proper assistance provided to enrollees, length of time for filing grievances, consideration for the linguistic and cultural needs of the enrollee population and the needs of enrollees with disabilities?</td>
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<tr>
<td>1.4 Does the grievance system description include grievance system processes including filing a grievance, grievance filing and resolution timeframes, assistance provided to enrollees, logging and responding to a grievance, evaluating and resolving a grievance, and enrollee communications?</td>
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<td>1.5 Does the grievance system description include oversight of delegated entities, as applicable, and procedures for oversight?</td>
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<td>1.6 Does the grievance system description include grievance system monitoring procedures including a description of how the Plan’s grievance officer continuously reviews the operation of the grievance system to identify any emergent patterns of grievances and how the Plan might use various grievance reports to improve service or care (i.e., improve Plan policies and procedures)?</td>
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<td>1.7 Does the Plan’s grievance system provide for the</td>
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## DENTAL TAG

### Assessment Questions

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<tr>
<td><strong>maintenance of copies of grievances</strong> and responses for five years, which shall include a copy of all medical records, documents, evidence of coverage and other relevant information upon which the Plan relied in reaching its decision?</td>
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<tr>
<td>1.8 If the Plan has multiple levels of grievance/appeal, are all levels completed within 30 days?</td>
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<td>1.9 Does the Plan assure that there is no discrimination against an enrollee or subscriber (including cancellation of the contract) on the grounds that the complainant filed a grievance?</td>
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**GA-001 - Key Element 2:**

2. There is an officer of the Plan who has primary responsibility for the grievance process who identifies and reports emergent patterns of grievances to formulate policy changes and procedural improvements in the Plan’s administration.

28 CCR 1300.68(b)(1) and (5); 28 CCR 1300.68(d)(2)

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<tr>
<th>Assessment Questions</th>
<th>Yes</th>
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<tbody>
<tr>
<td>2.1 Is there a designated Plan officer who has primary responsibility for oversight and evaluation of the grievance process?</td>
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<td>2.2 Does this officer identify and report patterns of grievances to formulate policy changes and procedural improvements in Plan administration?</td>
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<td>2.3 Does this officer regularly monitor Plan compliance with grievance regulations, policies, and procedures?</td>
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<td>2.4 Does the Plan regularly conduct aggregate analysis of grievances and appeals to track and trend potential issues and barriers to care?</td>
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<td>2.5 Does the Plan’s <strong>grievance officer</strong> or his designee review the written record of grievances periodically and document such review?</td>
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<tr>
<td>2.6 Does the Plan’s <strong>governing body</strong> review the written record of grievances periodically and document such review?</td>
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<td>2.7 Does the Plan’s grievance process require that management responsible for the operational area that is the subject of the grievance review such grievances?</td>
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### GA-001 - Key Element 3:

**3. The Plan has established an effective mechanism for documenting and tracking grievances.**

CA Health and Safety Code section 1368(a)(4)(A) and (B); 28 CCR 1300.68(b)(5); 28 CCR 1300.68(d)(8); 28 CCR 1300.68(e)

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<th>Yes</th>
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<tr>
<td>3.1 Does the Plan keep a written record of each grievance received, including the date received, the Plan representative recording the grievance, a summary or other documents describing the grievance, and its disposition?</td>
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<tr>
<td>3.2 Does the Plan’s grievance system have the capability of indicating the total number of grievances received, pending and resolved in favor of the enrollee?</td>
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<tr>
<td>3.3 Does the Plan’s grievance system have the capability of indicating the total number of grievances received, pending and resolved at all levels of grievance review?</td>
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<tr>
<td>3.4 Does the Plan’s grievance system have the capability of indicating the total number of grievances received, pending and resolved describing the issue or issues raised in grievances as 1) coverage disputes, 2) disputes involving medical necessity, 3) complaints about the quality of care, 4) complaints about access to care (including complaints about the waiting time for appointments), 5) complaints about the quality of service, and 6) other issues?</td>
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<tr>
<td>3.5 Does the Plan’s grievance system track the number and percentage of grievances pending over 30 calendar days?</td>
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<td>3.6 For grievances exempt from acknowledgement requirements (grievances received over the phone, resolved the next day, and not coverage or medical necessity), does the Plan maintain a log of such grievances?</td>
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<tr>
<td>3.7 For grievances exempt from acknowledgement requirements (grievances received over the phone, resolved the next day, and not coverage or medical necessity), does the log include the date of the call, the name and id number of the complainant, the nature of the grievance, the resolution, and the representative who took the call and resolved the grievance?</td>
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End of Requirement GA-001: Grievance System Description
Requirement GA-002: Grievance Filing

STATUTORY/REGULATORY CITATION(S)

CA Health and Safety Code section 1368(a)(1)
(a) Every plan shall do all of the following:
(1) Establish and maintain a grievance system approved by the department under which enrollees may submit their grievances to the plan. Each system shall provide reasonable procedures in accordance with department regulations that shall ensure adequate consideration of enrollee grievances and rectification when appropriate.

CA Health and Safety Code section 1368.015
(a) Effective July 1, 2003, every plan with a Web site shall provide an online form through its Web site that subscribers or enrollees can use to file with the plan a grievance, as described in Section 1368, online.
(b) The Web site shall have an easily accessible online grievance submission procedure that shall be accessible through a hyperlink on the Web site’s home page or member services portal clearly identified as “GRIEVANCE FORM.” All information submitted through this process shall be processed through a secure server.
(c) The online grievance submission process shall be approved the Department of Managed Health Care and shall meet the following requirements:
(1) It shall utilize an online grievance form in HTML format that allows the user to enter required information directly into the form.
(2) It shall allow the subscriber or enrollee to preview the grievance that will be submitted, including the opportunity to edit the form prior to submittal.
(3) It shall include a current hyperlink to the California Department of Managed Health Care Web site, and shall include a statement in a legible font that is clearly distinguishable from other content on the page and is in a legible size and type, containing the following language: [See 1368.02(b) below for the specific language]. The plan shall update the URL, hyperlink, and telephone numbers in this statement as necessary.

CA Health and Safety Code section 1368.02(b)
(b) Every health care service plan shall publish the Department’s toll-free telephone number, the Department’s TDD line for the hearing and speech impaired, the plan’s telephone number, and the Department’s Internet address, on every plan contract, on every evidence of coverage, on copies of plan grievance procedures, on plan complaint forms, and on all written notices to enrollees required under the grievance process of the plan, including any written communications to an enrollee that offer the enrollee the opportunity to participate in the grievance process of the plan and on all written responses to grievances. The Department’s telephone number, the Department’s TDD line, the plan’s telephone number, and the Department’s Internet address shall be displayed by the plan in each of these documents in 12-point boldface type in the following regular type statement:
"The California Department of Managed Health Care is responsible for regulating health care service plans. If you have a grievance against your health plan, you should first telephone your health plan at (insert health plan's telephone number) and use your health plan's grievance process before contacting the department. Utilizing this grievance procedure does not prohibit any potential legal rights or remedies that may be available to you. If you need help with a grievance involving an emergency, a grievance that has not been satisfactorily resolved by your health plan, or a grievance that has remained unresolved for more than 30 days, you may call the department for assistance. You may also be eligible for an Independent Medical Review (IMR). If you are eligible for IMR, the IMR process will provide an impartial review of medical decisions made by a health plan related to the medical necessity of a proposed service or treatment, coverage decisions for treatments that are experimental or investigational in nature and payment disputes for emergency or urgent medical services. The department also has a toll-free telephone number (1-888-HMO-2219) and a TDD line (1-877-688-9891) for the hearing and speech impaired. The department's Internet Web site http://www.hmohelp.ca.gov has complaint forms, IMR application forms and instructions online."

28 CCR 1300.68(b)(3)
(b) The plan's grievance system shall include the following:
(3) The grievance system shall address the linguistic and cultural needs of its enrollee population as well as the needs of enrollees with disabilities. The system shall ensure all enrollees have access to and can fully participate in the grievance system by providing assistance for those with limited English proficiency or with a visual or other communicative impairment. Such assistance shall include, but is not limited to, translations of grievance procedures, forms, and plan responses to grievances, as well as access to interpreters, telephone relay systems and other devices that aid disabled individuals to communicate.

28 CCR 1300.68(b)(4)
(b) The plan's grievance system shall include the following:
(4) The plan shall maintain a toll-free number, or a local telephone number in each service area, for the filing of grievances.

28 CCR 1300.68(b)(6)
(b) The plan's grievance system shall include the following:
(6) The plan grievance system shall ensure that assistance in filing grievances shall be provided at each location where grievances may be submitted. A "patient advocate" or ombudsperson may be used.
28 CCR 1300.68(b)(7)
(b) The plan's grievance system shall include the following:
(7) Grievance forms and a description of the grievance procedure shall be readily available at each facility of the plan, on the plan’s website, and from each contracting provider’s office or facility. Grievance forms shall be provided promptly upon request.

INDIVIDUAL(S)/POSITION(S) TO BE INTERVIEWED

Staff responsible for the activities described above, for example:
- Dental Director
- Officer with primary responsibility for the grievance system
- Information Technology Officer
- Manager of Member Services

DOCUMENT(S) TO BE REVIEWED

- Policies and procedures for the filing of grievances at each facility of the Plan, on the Plan’s Web site and from each contracting provider’s office or facility
- Policies and procedures that describe how the Plan addresses the linguistic and cultural needs of its enrollee population as well as the needs of enrollees with disabilities
- Grievance forms and description of the grievance procedure that are made available at Plan and provider sites
- Grievance forms and other materials for those with limited English proficiency or with a visual or other communicative impairment
- Plan Web site
- Web site system documentation, flow charts, and protocols
- Evidence of toll-free or local numbers for each service area
- Toll-free or local telephone number wait-time and abandonment rate reports

GA-002 - Key Element 1:
1. The Plan ensures that grievance forms, a description of the grievance procedure, and assistance in filing grievances are readily available at each contracting provider’s office, contracting facility, or Plan facility.
   CA Health and Safety Code section 1368(a)(1); 28 CCR 1300.68(b)(6) and (7)
Assessment Questions | Yes | No | N/A
---|---|---|---
1.1 Does the Plan provide assistance in filing grievances at each location where grievances may be submitted? | | | |
1.2 Is assistance in filing grievances readily available at each facility of the Plan? | | | |
1.3 Is assistance in filing grievances readily available at each contracting provider’s office or facility? | | | |
1.4 Are grievance forms and description of the grievance procedure readily available at each Plan facility? | | | |
1.5 Are grievance forms and description of the grievance procedure readily available at each contracting provider’s office or facility? | | | |
1.6 Are grievance forms and description of the grievance procedure readily available at the Plan’s Web site? | | | |

**GA-002 - Key Element 2:**

2. The Plan maintains a toll-free or local telephone number in each service area, for the filing of grievances.

28 CCR 1300.68(b)(4)

Assessment Questions | Yes | No | N/A
---|---|---|---
2.1 Does the Plan have at least one toll-free or local telephone number for the filing of grievances located within each service area? | | | |
2.2 Is the telephone number reasonably accessible? | | | |

**GA-002 - Key Element 3:**

3. The Plan’s grievance system effectively addresses the linguistic and cultural needs of its enrollee population as well as the needs of enrollees with disabilities.

28 CCR 1300.68(b)(3)

Assessment Questions | Yes | No | N/A
---|---|---|---
3.1 Does the Plan provide assistance for those with limited English proficiency? | | | |
3.2 Does the Plan provide assistance for those with a visual, hearing, or other communicative impairment? | | | |
3.3 Does the Plan’s assistance include translations of grievance procedures, forms, and Plan responses to grievances, as well as access to interpreters, telephone relay systems and other devices that aid disabled individuals to communicate? | | | |
GA-002 - Key Element 4:

4. The Plan has an online grievance submission procedure.
   CA Health and Safety Code section 1368.015; CA Health and Safety Code
   section 1368.02(b)

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<th>Assessment Questions</th>
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<tr>
<td>4.1 Does the Plan have an online grievance submission process?</td>
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<tr>
<td>4.2 Is the process easily accessible through a hyperlink on the Web site’s home page or member services portal clearly identified as, “GRIEVANCE FORM”?</td>
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<td>4.3 Does the process utilize an online grievance form that allows the user to enter required information directly into the form?</td>
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<tr>
<td>4.4 Does the process allow the grievant/complainant to preview and edit the grievance form prior to submission?</td>
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<td>4.5 Does the process include a hyperlink to the DMHC Web site?</td>
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<td>4.6 Does the process include a statement in a legible font and size clearly distinguishable from other content on the page containing the statement from 1368.02(b) in which URL, hyperlink, and telephone numbers are updated as necessary?</td>
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<td>4.7 Is all information submitted online done through a secure server?</td>
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End of Requirement GA-002: Grievance Filing
Requirement GA-003: Grievance Receipt, Review and Resolution

STATUTORY/REGULATORY CITATION(S)

CA Health and Safety Code section 1368(a)(1)
(a) Every plan shall do all of the following:
(1) Establish and maintain a grievance system approved by the department under which enrollees may submit their grievances to the plan. Each system shall provide reasonable procedures in accordance with department regulations that shall ensure adequate consideration of enrollee grievances and rectification when appropriate.

CA Health and Safety Code section 1368(a)(5)
(a) Every plan shall do all of the following:
(5) Provide subscribers and enrollees with written responses to grievances, with a clear and concise explanation of the reasons for the plan’s response. For grievances involving the delay, denial, or modification of health care services, the plan response shall describe the criteria used and the clinical reasons for its decision, including all criteria and clinical reasons related to medical necessity. If a plan, or one of its contracting providers, issues a decision delaying, denying, or modifying health care services based in whole or in part on a finding that the proposed health care services are not a covered benefit under the contract that applies to the enrollee, the decision shall clearly specify the provisions in the contract that exclude that coverage.

CA Health and Safety Code section 1368.01(a)
(a) The grievance system shall require the plan to resolve grievances within 30 days.

CA Health and Safety Code section 1368.02(b)
(b) Every health care service plan shall publish the department’s toll-free telephone number, the department’s TDD line for the hearing and speech impaired, the plan’s telephone number, and the department’s Internet address, on every plan contract, on every evidence of coverage, on copies of plan grievance procedures, on plan complaint forms, and on all written notices to enrollees required under the grievance process of the plan, including any written communications to an enrollee that offer the enrollee the opportunity to participate in the grievance process of the plan and on all written responses to grievances. The department’s telephone number, the department’s TDD line, the plan’s telephone number, and the department’s Internet address shall be displayed by the plan in each of these documents in 12-point boldface type in the following regular type statement:

“The California Department of Managed Health Care is responsible for regulating health care service plans. If you have a grievance against your health plan, you should first telephone your health plan at (insert health plan’s telephone number) and use your health plan’s grievance process before contacting the department. Utilizing this grievance procedure does not prohibit any potential legal rights or

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remedies that may be available to you. If you need help with a grievance involving an emergency, a grievance that has not been satisfactorily resolved by your health plan, or a grievance that has remained unresolved for more than 30 days, you may call the department for assistance. You may also be eligible for an Independent Medical Review (IMR). If you are eligible for IMR, the IMR process will provide an impartial review of medical decisions made by a health plan related to the medical necessity of a proposed service or treatment, coverage decisions for treatments that are experimental or investigational in nature and payment disputes for emergency or urgent medical services. The department also has a toll-free telephone number (1-888-HMO-2219) and a TDD line (1-877-688-9891) for the hearing and speech impaired. The department’s Internet Web site http://www.hmohelp.ca.gov has complaint forms, IMR application forms and instructions online.”

CA Health and Safety Code section 1370.2
Upon an appeal to the plan of a contested claim, the plan shall refer the claim to the medical director or other appropriately licensed health care provider. This health care provider or the medical director shall review the appeal and, if he or she determines that he or she is competent to evaluate the specific clinical issues presented in the claim, shall make a determination on the appealed claim. If the health care provider or medical director determines that he or she is not competent to evaluate the specific clinical issues of the appealed claim, prior to making a determination, he or she shall consult with an appropriately licensed health care provider who is competent to evaluate the specific clinical issues presented in the claim. For the purposes of this section, “competent to evaluate the specific clinical issues” means that the reviewer has education, training, and relevant expertise that is pertinent for evaluating the specific clinical issues that serve as the basis of the contested claim. The requirements of this section shall apply to claims that are contested on the basis of a clinical issue, the necessity for treatment, or the type of treatment proposed or utilized. The plan shall determine whether or not to use an appropriate specialist provider in the review of contested claims.

CA Health and Safety Code section 1374.30(m)
(m) As part of its notification to the enrollee regarding a disposition of the enrollee’s grievance that denies, modifies, or delays health care services, the plan shall provide the enrollee with a one-page application form approved by the department, and an addressed envelope, which the enrollee may return to initiate an independent medical review. The plan shall include on the form any information required by the department to facilitate the completion of the independent medical review, such as the enrollee’s diagnosis or condition, the nature of the disputed health care service sought by the enrollee, a means to identify the enrollee’s case, and any other material information. The form shall also include the following:
DENTAL TAG

(1) Notice that a decision not to participate in the independent medical review process may cause the enrollee to forfeit any statutory right to pursue legal action against the plan regarding the disputed health care service.
(2) A statement indicating the enrollee’s consent to obtain any necessary medical records from the plan, any of its contracting providers, and any out-of-plan provider the enrollee may have consulted on the matter, to be signed by the enrollee.
(3) Notice of the enrollee’s right to provide information or documentation, either directly or through the enrollee’s provider, regarding any of the following:
   (A) A provider recommendation indicating that the disputed health care service is medically necessary for the enrollee’s medical condition.
   (B) Medical information or justification that a disputed health care service, on an urgent care or emergency basis, was medically necessary for the enrollee’s medical condition.
   (C) Reasonable information supporting the enrollee’s position that the disputed health care service is or was medically necessary for the enrollee’s medical condition, including all information provided to the enrollee by the plan or any of its contracting providers, still in the possession of the enrollee, concerning a plan or provider decision regarding disputed health care services, and a copy of any materials the enrollee submitted to the plan, still in the possession of the enrollee, in support of the grievance, as well as any additional material that the enrollee believes is relevant.

28 CCR 1300.68(a)(4)(A)
(a) The grievance system shall be established in writing and provide for procedures that will receive, review and resolve grievances within 30 calendar days of receipt by the plan, or any provider or entity with delegated authority to administer and resolve the plan’s grievance system. The following definitions shall apply with respect to the regulations relating to grievance systems:
(4) "Resolved" means that the grievance has reached a final conclusion with respect to the enrollee’s submitted grievance, and there are no pending enrollee appeals within the plan’s grievance system, including entities with delegated authority.
(A) If the plan has multiple internal levels of grievance resolution or appeal, all levels must be completed within 30 calendar days of the plan’s receipt of the grievance.

28 CCR 1300.68(b)(3)
(b) The plan’s grievance system shall include the following:
(3) The grievance system shall address the linguistic and cultural needs of its enrollee population as well as the needs of enrollees with disabilities. The system shall ensure all enrollees have access to and can fully participate in the grievance system by providing assistance for those with limited English proficiency or with a visual or other communicative impairment. Such assistance shall include, but is not limited to, translations of grievance procedures, forms, and plan responses to grievances, as well as access to interpreters, telephone relay systems and other devices that aid disabled individuals to communicate.
28 CCR 1300.68(d)(1)
(d) The plan shall respond to grievances as follows:
(1) A grievance system shall provide for a written acknowledgment within five (5) calendar days of receipt, except as noted in subsection (d)(8). The acknowledgment will advise the complainant that the grievance has been received, the date of receipt, and provide the name of the plan representative, telephone number and address of the plan representative who may be contacted about the grievance.

28 CCR 1300.68(d)(3)
(d) The plan shall respond to grievances as follows:
(3) The plan’s resolution, containing a written response to the grievance shall be sent to the complainant within thirty (30) calendar days of receipt, except as noted in subsection (d)(8). The written response shall contain a clear and concise explanation of the plan’s decision. Nothing in this regulation requires a plan to disclose information to the grievant that is otherwise confidential or privileged by law.

28 CCR 1300.68(d)(4), (5) and (7)
(d) The plan shall respond to grievances as follows:
(4) For grievances involving delay, modification or denial of services based on a determination in whole or in part that the service is not medically necessary, the plan shall include in its written response, the reasons for its determination. The response shall clearly state the criteria, clinical guidelines or medical policies used in reaching the determination. The plan’s response shall also advise the enrollee that the determination may be considered by the Department’s independent medical review system. The response shall include an application for independent medical review and instructions, including the Department’s toll-free telephone number for further information and an envelope addressed to the Department of Managed Health Care, HMO Help Center, 980 Ninth Street, 5th Floor, Sacramento, CA 95814.
(5) Plan responses to grievances involving a determination that the requested service is not a covered benefit shall specify the provision in the contract, evidence of coverage or member handbook that excludes the service. The response shall either identify the document and page where the provision is found, direct the grievant to the applicable section of the contract containing the provision, or provide a copy of the provision and explain in clear concise language how the exclusion applied to the specific health care service or benefit requested by the enrollee. In addition to the notice set forth at Section 1368.02(b) of the Act, the response shall also include a notice that if the enrollee believes the decision was denied on the grounds that it was not medically necessary, the Department should be contacted to determine whether the decision is eligible for an independent medical review.
(7) The Department’s telephone number, the California Relay Service’s telephone numbers, the plan’s telephone number and the Department’s Internet address shall be displayed in all of the plan’s acknowledgments and responses to grievances in 12-point boldface type with the statement contained in subsection (b) of Section 1368.02 of the Act.
28 CCR 1300.68(d)(7)
(d) The plan shall respond to grievances as follows:
(7) The Department’s telephone number, the California Relay Service’s telephone numbers, the plan’s telephone number and the Department’s Internet address shall be displayed in all of the plan’s acknowledgments and responses to grievances in 12-point boldface type with the statement contained in subsection (b) of Section 1368.02 of the Act.

28 CCR 1300.68(d)(8)
(d) The plan shall respond to grievances as follows:
(8) Grievances received over the telephone that are not coverage disputes, disputed health care services involving medical necessity or experimental or investigational treatment, and that are resolved by the close of the next business day, are exempt from the requirement to send a written acknowledgment and response. The plan shall maintain a log of all such grievances containing the date of the call, the name of the complainant, member identification number, nature of the grievance, nature of resolution, and the plan representative’s name who took the call and resolved the grievance. The information contained in this log shall be periodically reviewed by the plan as set forth in Subsection (b).

INDIVIDUAL(S)/POSITION(S) TO BE INTERVIEWED

Staff responsible for the activities described above, for example:
- Dental Director
- Officer with primary responsibility for the grievance system
- Information Technology Officer
- Manager of Member Services

DOCUMENT(S) TO BE REVIEWED

- Policies and procedures that describe the grievance system and processes
- Sample of grievance and appeal template letters
- Documentation of translated Plan responses to grievances in languages other than English
- Sample of grievance/appeal files to be reviewed on site

GA-003 - Key Element 1:
1. The Plan acknowledges grievances and appeals in writing within five (5) calendar days of receipt.
   28 CCR 1300.68(d)(1)
GA-003 - Key Element 2:

2. The Plan’s written acknowledgment contains all required information.
   CA Health and Safety Code section 1368.02(b); 28 CCR 1300.68(b)(3); 28 CCR 1300.68(d)(1) and (7)

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<tr>
<td>2.1 Does the Plan’s written acknowledgment advise the grievant of the date the Plan received the grievance?</td>
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<td>2.2 Does the Plan’s written acknowledgment provide the name, address, and telephone number of the Plan representative who may be contacted about the grievance?</td>
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<td>2.3 Does the Plan’s written acknowledgment display the Plan’s telephone number, the Department’s telephone number, TDD line, and Internet address in 12-point boldface type with the required statement contained in subsection (b) of Section 1368.02 of the Act?</td>
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<td>2.4 Do acknowledgements address the language and disability needs of enrollees by providing assistance (including translation and interpretation services, access to telephone relay services, and other devices to aid disabled enrollees)?</td>
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GA-003 - Key Element 3:

3. The Plan resolves grievances (all levels) in a timely manner.
   28 CCR 1300.68(a)(4)(A); 28 CCR 1300.68(b)(3); 28 CCR 1300.68(d)(3)

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<td>3.1 Does the Plan consistently resolve non-urgent grievances (all levels) and send its written resolution to the grievant <strong>within 30 calendar days</strong> of Plan receipt of the grievance?</td>
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<td>3.2 If the Plan cannot resolve the grievance within 30 calendar days, does the Plan report the grievance as pending or unresolved in its quarterly report to the Department?</td>
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**GA-003 - Key Element 4:**

4. The Plan’s written response contains all required information.  
CA Health and Safety Code section 1368(a)(5); CA Health and Safety Code section 1370.2; CA Health and Safety Code section 1374.30(m); 28 CCR 1300.68(b)(3); 28 CCR 1300.68(d)(4), (5), and (7);

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<tr>
<td>4.1 For grievances involving delay, modification or denial of services based on a determination in whole or in part that the service is <strong>not medically necessary</strong>, does each response contain a <strong>clear and concise</strong> explanation of the Plan’s decision?</td>
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<td>4.2 For grievances involving delay, modification or denial of services based on a determination in whole or in part that the service is <strong>not medically necessary</strong>, does each response contain the <strong>criteria</strong>, clinical guidelines, or medical policies used in reaching the determination?</td>
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<tr>
<td>4.3 For grievances involving delay, modification or denial of services based on a determination in whole or in part that the service is <strong>not medically necessary</strong>, does each response contain <strong>notification</strong> that the determination may be considered by the Department’s independent medical review system?</td>
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<td>4.4 For grievances involving delay, modification or denial of services based on a determination in whole or in part that the service is not medically necessary, does each response contain an <strong>application</strong> for independent medical review (IMR) and instructions?</td>
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<td>4.5 For grievances involving delay, modification or denial of services based on a determination in whole or in part that the service is <strong>not medically necessary</strong>, does each response contain the <strong>Department’s</strong> toll-free telephone <strong>number</strong> for further information?</td>
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<td>4.6 For grievances involving delay, modification or denial of services based on a determination in whole or in part that the service is <strong>not medically necessary</strong>, does each response contain an <strong>envelope</strong> addressed to the <strong>Department of Managed Health Care</strong>, Help Center, 980 Ninth Street, 5th Floor, Sacramento, CA 95814?</td>
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<td>4.7 For grievances involving <strong>medical necessity</strong> or other clinical issues, does the Plan have reasonable procedures that ensure adequate consideration of the enrollee grievance?</td>
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### Assessment Questions

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<td>4.8 For grievances involving a determination that the requested service is <strong>not a covered benefit</strong>, does each response contain the <strong>specific provision</strong> in the contract, <strong>EOC</strong> or member handbook that excludes the services (either by identifying the document and page where the provision is found, by directing the grievant to the applicable section of the contract or by providing a copy of the provision)?</td>
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<td>4.9 For grievances involving a determination that the requested service is <strong>not a covered benefit</strong>, does each response contain <strong>clear and concise</strong> language that explains how the exclusion applied to the specific health care service or benefit requested by the enrollee?</td>
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<td>4.10 For grievances involving a determination that the requested service is <strong>not a covered benefit</strong>, does each response contain <strong>notice</strong> that if the <strong>enrollee believes</strong> the decision was denied on the grounds that it was <strong>not medically necessary</strong>, the Department should be contacted to determine whether the decision is eligible for an <strong>independent medical review</strong>?</td>
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<td>4.11 For grievances involving <strong>contested claims</strong>, does the Plan appropriately refer the claim for review to a <strong>licensed</strong> and competent health care provider to <strong>evaluate</strong> the clinical issues of the appealed claim, as applicable?</td>
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<td>4.12 Does each written response display the Department’s telephone number, the CA Relay Service’s telephone numbers, the Plan’s telephone number and the Department’s Internet address in 12-point boldface type with the statement contained section 1368.02(b) of the Act?</td>
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<td>4.13 Do Plan responses address the language and disability needs of enrollees by providing assistance (including translation and interpretation services, access to telephone relay services, and other devices to aid disabled enrollees)?</td>
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<td>4.14 Does the Plan ensure adequate consideration and rectification of enrollee grievances when appropriate?</td>
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<td>4.15 Do the Plan’s resolution letters address all grievance issues?</td>
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**End of Requirement GA-003: Receipt, Review, and Resolution**
Requirement GA-004: Enrollee Education/Notification Requirements

STATUTORY/REGULATORY CITATION(S)

CA Health and Safety Code section 1368(a)(2)
(a) Every plan shall do all of the following:
(2) Inform its subscribers and enrollees upon enrollment in the plan and annually thereafter of the procedure for processing and resolving grievances. The information shall include the location and telephone number where grievances may be submitted.

CA Health and Safety Code section 1368.02(b)
(b) Every health care service plan shall publish the Department’s toll-free telephone number, the Department’s TDD line for the hearing and speech impaired, the plan’s telephone number, and the Department’s Internet address, on every plan contract, on every evidence of coverage, on copies of plan grievance procedures, on plan complaint forms, and on all written notices to enrollees required under the grievance process of the plan, including any written communications to an enrollee that offer the enrollee the opportunity to participate in the grievance process of the plan and on all written responses to grievances. The Department’s telephone number, the Department’s TDD line, the plan’s telephone number, and the Department’s Internet address shall be displayed by the plan in each of these documents in 12-point boldface type in the following regular type statement:

The California Department of Managed Health Care is responsible for regulating health care service plans. If you have a grievance against your health plan, you should first telephone your health plan at (insert health plan’s telephone number) and use your health plan’s grievance process before contacting the department. Utilizing this grievance procedure does not prohibit any potential legal rights or remedies that may be available to you. If you need help with a grievance involving an emergency, a grievance that has not been satisfactorily resolved by your health plan, or a grievance that has remained unresolved for more than 30 days, you may call the department for assistance. You may also be eligible for an Independent Medical Review (IMR). If you are eligible for IMR, the IMR process will provide an impartial review of medical decisions made by a health plan related to the medical necessity of a proposed service or treatment, coverage decisions for treatments that are experimental or investigational in nature and payment disputes for emergency or urgent medical services. The department also has a toll-free telephone number (1-888-HMO-2219) and a TDD line (1-877-688-9891) for the hearing and speech impaired. The department’s Internet Web site http://www.hmohelp.ca.gov has complaint forms, IMR application forms, and instructions online.
CA Health and Safety Code section 1374.30(e)
(e) Every health care service plan contract that is issued, amended, renewed, or delivered in this state on or after January 1, 2000, shall, effective January 1, 2001, provide an enrollee with the opportunity to seek an independent medical review whenever health care services have been denied, modified, or delayed by the plan, or by one of its contracting providers, if the decision was based in whole or in part on a finding that the proposed health care services are not medically necessary. For purposes of this article, an enrollee may designate an agent to act on his or her behalf, as described in paragraph (2) of subdivision (b) of Section 1368. The provider may join with or otherwise assist the enrollee in seeking an independent medical review, and may advocate on behalf of the enrollee.

CA Health and Safety Code section 1374.30(i)
(i) No later than January 1, 2001, every health care service plan shall prominently display in every plan member handbook or relevant informational brochure, in every plan contract, on enrollee evidence of coverage forms, on copies of plan procedures for resolving grievances, on letters of denials issued by either the plan or its contracting organization, on the grievance forms required under Section 1368, and on all written responses to grievances, information concerning the right of an enrollee to request an independent medical review in cases where the enrollee believes that health care services have been improperly denied, modified, or delayed by the plan, or by one of its contracting providers.

28 CCR 1300.68(b)(2) and (9)
(b) The plan’s grievance system shall include the following:
(2) Each plan’s obligation for notifying subscribers and enrollees about the plan’s grievance system shall include information on the plan’s procedures for filing and resolving grievances, and the telephone number and address for presenting a grievance. The notice shall also include information regarding the Department’s review process, the independent medical review system, and the Department’s toll-free telephone number and Web site address.(9) The grievance system shall allow enrollees to file grievances for at least 180 calendar days following any incident or action that is the subject of the enrollee’s dissatisfaction.

(9) The grievance system shall allow enrollees to file grievances for at least 180 calendar days following any incident or action that is the subject of the enrollee’s dissatisfaction.

INDIVIDUAL(S)/POSITION(S) TO BE INTERVIEWED

Staff responsible for the activities described above, for example:
- Officer designated with having primary responsibility for the grievance system
- Staff involved in the grievance process
- Staff of Member Services
- Officer or staff responsible for member education
DENTAL TAG

DOCUMENT(S) TO BE REVIEWED

- Enrollee/Member handbook
- Evidence of Coverage (EOC)
- Copies of Plan grievance procedure
- Grievance forms (Including availability at each facility of the Plan, on the Plan’s Web site, and from each contracting provider’s office or facility)
- Denial letter templates (claims, prior authorization, etc.)
- Documents used by the Plan to communicate to enrollees the telephone numbers for filing grievances (i.e. informational brochures, enrollee handbook, etc.)
- Documents used by the Plan to notify subscribers and enrollees of the grievance system upon enrollment and annually thereafter

GA-004 - Key Element 1:

1. The Plan informs its enrollees upon enrollment and annually thereafter of the procedure for processing and resolving grievances.
   CA Health and Safety Code section 1368(a)(2); 28 CCR 1300.68(b)(2) and (9)

Assessment Questions

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<tr>
<td>1.1 Does the Plan provide enrollees upon enrollment and on an annual basis with the Plan’s procedures for filing and resolving grievances?</td>
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<td>1.2 Does the Plan provide enrollees upon enrollment and on an annual basis with the locations and telephone numbers (i.e., a toll-free number or a local telephone number in each service area) for filing complaints and grievances?</td>
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<td>1.3 Does the Plan provide enrollees with information regarding the Department’s review process, the independent medical review system, and the Department’s toll-free telephone number and Web site address?</td>
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GA-004 - Key Element 2:

2. The Plan displays the required notice set forth at section 1368.02(b) in all relevant written materials.
   CA Health and Safety Code section 1368.02(b)

Assessment Questions

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<tr>
<td>2.1 Does the Plan display the required notice set forth at section 1368.02(b) in all relevant informational materials including enrollee handbook?</td>
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### Key Element 3:

3. The Plan includes the information concerning the right of an enrollee to request an independent medical review in cases where the enrollee believes that health care services have been improperly denied, modified, or delayed by the Plan, or by one of its contracting providers in all relevant informational materials and all written communications to enrollees.

CA Health and Safety Code section 1374.30(i)

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<tr>
<td>3.1 Does the Plan include the information concerning the right of an enrollee to request an independent medical review in cases where the enrollee believes that health care services have been improperly denied, modified, or delayed by the Plan, or by one of its contracting providers in all relevant informational materials including enrollee handbook?</td>
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<td>3.2 Does the Plan include the information concerning the right of an enrollee to request an independent medical review in cases where the enrollee believes that health care services have been improperly denied, modified, or delayed by the Plan, or by one of its contracting providers in every Plan contract?</td>
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<td>3.3 Does the Plan include the information concerning the right of an enrollee to request an independent medical review in cases where the enrollee believes that health care services have been improperly denied, modified, or delayed by the Plan, or by one of its contracting providers in every evidence of coverage (EOC)?</td>
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<td>3.4 Does the Plan include the information concerning the right of an enrollee to <strong>request</strong> an <strong>independent medical review</strong> in cases where the enrollee believes that health care services have been improperly denied, modified, or delayed by the Plan, or by one of its contracting providers in copies of Plan <strong>grievance procedures</strong>?</td>
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<tr>
<td>3.5 Does the Plan include the information concerning the right of an enrollee to <strong>request</strong> an <strong>independent medical review</strong> in cases where the enrollee believes that health care services have been improperly denied, modified, or delayed by the Plan, or by one of its contracting providers in Plan <strong>complaint/grievance forms</strong>?</td>
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<tr>
<td>3.6 Does the Plan include the information concerning the right of an enrollee to <strong>request</strong> an <strong>independent medical review</strong> in cases where the enrollee believes that health care services have been improperly denied, modified, or delayed by the Plan, or by one of its contracting providers in any <strong>written</strong> communications to an enrollee that offer the enrollee the opportunity to <strong>participate</strong> in the <strong>grievance process</strong> of the Plan?</td>
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Requirement GA-005: Expedited Review of Urgent Grievances

STATUTORY/REGULATORY CITATION(S)

CA Health and Safety Code section 1368(a)(5)
(a) Every plan shall do all of the following:
(5) Provide subscribers and enrollees with written responses to grievances, with a clear and concise explanation of the reasons for the plan’s response. For grievances involving the delay, denial, or modification of health care services, the plan response shall describe the criteria used and the clinical reasons for its decision, including all criteria and clinical reasons related to medical necessity. If a plan, or one of its contracting providers, issues a decision delaying, denying, or modifying health care services based in whole or in part on a finding that the proposed health care services are not a covered benefit under the contract that applies to the enrollee, the decision shall clearly specify the provisions in the contract that exclude that coverage.

CA Health and Safety Code section 1368.01(b)
(b) The grievance system shall include a requirement for expedited plan review of grievances for cases involving an imminent and serious threat to the health of the patient, including, but not limited to, severe pain, potential loss of life, limb, or major bodily function. When the plan has notice of a case requiring expedited review, the grievance system shall require the plan to immediately inform enrollees and subscribers in writing of their right to notify the Department of the grievance. The grievance system shall also require the plan to provide enrollees, subscribers, and the Department with a written statement on the disposition or pending status of the grievance no later than three days from receipt of the grievance.

CA Health and Safety Code section 1368.02(b)
(b) Every health care service plan shall publish the department's toll-free telephone number, the department's TDD line for the hearing and speech impaired, the plan's telephone number, and the department's Internet Web site address, on every plan contract, on every evidence of coverage, on copies of plan grievance procedures, on plan complaint forms, and on all written notices to enrollees required under the grievance process of the plan, including any written communications to an enrollee that offer the enrollee the opportunity to participate in the grievance process of the plan and on all written responses to grievances. The department's telephone number, the department's TDD line, the plan's telephone number, and the department's Internet Web site address shall be displayed by the plan in each of these documents in 12-point boldface type in the following regular type statement:

"The California Department of Managed Health Care is responsible for regulating health care service plans. If you have a grievance against your health plan, you should first telephone your health plan at (insert health plan's telephone number) and use your health plan's grievance process before contacting the department. Utilizing this grievance procedure does not prohibit any potential legal rights or remedies that may be
available to you. If you need help with a grievance involving an emergency, a grievance that has not been satisfactorily resolved by your health plan, or a grievance that has remained unresolved for more than 30 days, you may call the department for assistance. You may also be eligible for an Independent Medical Review (IMR). If you are eligible for IMR, the IMR process will provide an impartial review of medical decisions made by a health plan related to the medical necessity of a proposed service or treatment, coverage decisions for treatments that are experimental or investigational in nature and payment disputes for emergency or urgent medical services. The department also has a toll-free telephone number (1-888-HMO-2219) and a TDD line (1-877-688-9891) for the hearing and speech impaired. The department's Internet Web site http://www.hmohelp.ca.gov has complaint forms, IMR application forms and instructions online."

28 CCR 1300.68.01(b)(1) through (4)
(b) Each plan’s grievance system shall allow for the Department to contact the plan regarding urgent grievances 24 hours a day, 7 days a week. During normal work hours, the plan shall respond to the Department within 30 minutes after initial contact from the Department. During non-work hours, the plan shall respond to the Department within 1 hour after initial contact from the Department.

(1) The system established by the plan shall provide for the availability of a plan representative with authority on the plan’s behalf to resolve urgent grievances and authorize the provision of health care services covered under the enrollee’s plan contract in a medically appropriate and timely manner. Such authority shall include making financial decisions for expenditure of funds on behalf of the plan without first having to obtain approval from supervisors or other superiors within the plan. Nothing in this subsection shall restrict the plan representative from consulting with other plan staff on urgent grievances.

(2) Plans shall provide the Department with the following information concerning urgent grievances:
(A) A description of the system established by the plan to resolve urgent grievances. The description shall include the system’s provisions for scheduling qualified plan representatives, including back-up plan representatives as necessary, to be available twenty-four (24) hours a day, seven days a week to respond to Department contacts regarding urgent grievances. Provisions for scheduling shall include the names and titles of those plan representatives who will be available under the system, their telephone numbers, and, as applicable, pager numbers, answer service numbers, voice-mail numbers, e-mail addresses, or other means for contact.
(B) A description of how the Department may access the grievance system established by the plan.

(3) If the plan revises the system established pursuant to subsection (b), the plan shall notify the Department at least 30 days in advance of implementing the revisions.
(4) No requirement that the enrollee participate in the plan’s grievance process prior to applying to the Department for review of the urgent grievance.
28 CCR 1300.68.01(a) and (b)
(a) Every plan shall include in its grievance system, procedures for the expedited review of grievances involving an imminent and serious threat to the health of the enrollee, including, but not limited to, severe pain, potential loss of life, limb or major bodily function ("urgent grievances"). At a minimum, plan procedures for urgent grievances shall include:
(1) Immediate notification to the complainant of the right to contact the Department regarding the grievance. The plan shall expedite its review of the grievance when the complainant, an authorized representative, or treating physician provides notice to the plan. Notice need not be in writing, but may be accomplished by a documented telephone call.
(2) A written statement to the Department and the complainant on the disposition or pending status of the urgent grievance within three (3) calendar days of receipt of the grievance by the Plan.
(3) Consideration by the plan of the enrollee's medical condition when determining the response time.
(4) No requirement that the enrollee participate in the plan's grievance process prior to applying to the Department for review of the urgent grievance.
(b) Each plan's grievance system shall allow for the Department to contact the plan regarding urgent grievances 24 hours a day, 7 days a week. During normal work hours, the plan shall respond to the Department within 30 minutes after initial contact from the Department. During non-work hours, the plan shall respond to the Department within 1 hour after initial contact from the Department.
(1) The system established by the plan shall provide for the availability of a plan representative with authority on the plan's behalf to resolve urgent grievances and authorize the provision of health care services covered under the enrollee's plan contract in a medically appropriate and timely manner. Such authority shall include making financial decisions for expenditure of funds on behalf of the plan without first having to obtain approval from supervisors or other superiors within the plan. Nothing in this subsection shall restrict the plan representative from consulting with other plan staff on urgent grievances.
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(A) A description of the system established by the plan to resolve urgent grievances. The description shall include the system's provisions for scheduling qualified plan representatives, including back-up plan representatives as necessary, to be available twenty-four (24) hours a day, seven days a week to respond to Department contacts regarding urgent grievances. Provisions for scheduling shall include the names and titles of those plan representatives who will be available under the system, their telephone numbers, and, as applicable, pager numbers, answer service numbers, voice-mail numbers, e-mail addresses, or other means for contact.
(B) A description of how the Department may access the grievance system established by the plan.
(3) If the plan revises the system established pursuant to subsection (b), the plan shall notify the Department at least 30 days in advance of implementing the revisions.

28 CCR 1300.68.01(b)
(b) Each plan’s grievance system shall allow for the Department to contact the plan regarding urgent grievances 24 hours a day, 7 days a week. During normal work hours, the plan shall respond to the Department within 30 minutes after initial contact from the Department. During non-work hours, the plan shall respond to the Department within 1 hour after initial contact from the Department.

(1) The system established by the plan shall provide for the availability of a plan representative with authority on the plan’s behalf to resolve urgent grievances and authorize the provision of health care services covered under the enrollee’s plan contract in a medically appropriate and timely manner. Such authority shall include making financial decisions for expenditure of funds on behalf of the plan without first having to obtain approval from supervisors or other superiors within the plan. Nothing in this subsection shall restrict the plan representative from consulting with other plan staff on urgent grievances.

(2) Plans shall provide the Department with the following information concerning urgent grievances:

(A) A description of the system established by the plan to resolve urgent grievances. The description shall include the system’s provisions for scheduling qualified plan representatives, including back-up plan representatives as necessary, to be available twenty-four (24) hours a day, seven days a week to respond to Department contacts regarding urgent grievances. Provisions for scheduling shall include the names and titles of those plan representatives who will be available under the system, their telephone numbers, and, as applicable, pager numbers, answer service numbers, voice-mail numbers, e-mail addresses, or other means for contact.

(B) A description of how the Department may access the grievance system established by the plan.

(3) If the plan revises the system established pursuant to subsection (b), the plan shall notify the Department at least 30 days in advance of implementing the revisions.

28 CCR 1300.68(d)(3), (4) and (5)
(d) The plan shall respond to grievances as follows:

(3) The plan's resolution, containing a written response to the grievance shall be sent to the complainant within thirty (30) calendar days of receipt, except as noted in Subsection (d)(8). The written response shall contain a clear and concise explanation of the plan’s decision. Nothing in this regulation requires a plan to disclose information to the grievant that is otherwise confidential or privileged by law.

(4) For grievances involving delay, modification or denial of services based on a determination in whole or in part that the service is not medically necessary, the plan shall include in its written response, the reasons for its determination. The response shall clearly state the criteria, clinical guidelines or medical policies used in reaching the determination. The plan’s response shall also advise the enrollee that the determination may be considered by the Department’s independent medical review system. The
response shall include an application for independent medical review and instructions, including the Department’s toll-free telephone number for further information and an envelope addressed to the Department of Managed Health Care, HMO Help Center, 980 Ninth Street, 5th Floor, Sacramento, CA 95814.

(5) Plan responses to grievances involving a determination that the requested service is not a covered benefit shall specify the provision in the contract, evidence of coverage or member handbook that excludes the service. The response shall either identify the document and page where the provision is found, direct the grievant to the applicable section of the contract containing the provision, or provide a copy of the provision and explain in clear concise language how the exclusion applied to the specific health care service or benefit requested by the enrollee. In addition to the notice set forth at Section 1368.02(b) of the Act, the response shall also include a notice that if the enrollee believes the decision was denied on the grounds that it was not medically necessary, the Department should be contacted to determine whether the decision is eligible for an independent medical review.

INDIVIDUAL(S)/POSITION(S) TO BE INTERVIEWED

Staff responsible for the activities described above, for example:

- Officer with primary responsibility for the grievance system
- Member Services Manager
- Plan’s designated representative(s) for DMHC contacts
- QM Director

DOCUMENT(S) TO BE REVIEWED

- Policies and procedures for expedited/urgent review
- Policies and Procedures providing for Plan contacts for the DMHC to utilize regarding expedited urgent grievances
- Schedule of Plan contacts for expedited/urgent grievances
- Copies of Plan’s notification letter(s) to the DMHC and complainant regarding expedited/urgent grievances
- Policies and procedures regarding reporting responsibilities (including timeframes) to the DMHC and complainant regarding expedited/urgent grievances
- Expedited/Urgent grievance logging system
- Sample of expedited/urgent files to be reviewed onsite

GA-005 - Key Element 1:

1. The Plan’s grievance system has policies and procedures for the expedited review of grievances for cases involving imminent and serious threat to the health of the patient (“urgent grievances”).
## DENTAL TAG

### CA Health and Safety Code section 1368.01(b); 28 CCR 1300.68.01(a) and (b)

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<th>Assessment Questions</th>
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<tbody>
<tr>
<td>1.1 Does the Plan’s grievance procedures include an expedited review process?</td>
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<td>1.2 Do the procedures include criteria that trigger expedited review (e.g., severe pain, potential loss of life, limb, or major bodily function)?</td>
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<tr>
<td>1.3 Do procedures provide for the immediate notification to the complainant of the right to contact the Department regarding the urgent grievance?</td>
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<td>1.4 Do the Plan’s procedures provide for the receipt of Department contacts regarding urgent grievances 24 hours a day, 7 days a week?</td>
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<tr>
<td>1.5 Do the Plan’s procedures provide for the scheduling of qualified Plan representatives including back-up Plan representatives as necessary to be available 24 hours a day, 7 days a week?</td>
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<td>1.6 If the Plan revises the urgent grievance system established pursuant to 1300.68.01 (b), does the Plan notify the Department at least 30 days in advance of implementing the revisions?</td>
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### GA-005 - Key Element 2:

2. The Plan’s grievance system allows for the Department to contact the Plan regarding urgent grievances 24 hours a day, 7 days a week. During normal work hours, the Plan responds to the Department within 30 minutes after initial contact from the Department. During non-work hours, the Plan responds to the Department within one hour after initial contact from the Department. 28 CCR 1300.68.01(b)

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<th>Assessment Questions</th>
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<tr>
<td>2.1 Does the Plan respond to the Department within 30 minutes after initial contact from the Department during normal working hours?</td>
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<tr>
<td>2.2 Does the Plan respond to the Department within one hour after initial contact from the Department during non-work hours?</td>
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<tr>
<td>2.3 Has the Plan identified a Plan representative with authority to resolve urgent grievances and authorize the provision of health care services on the Plan’s behalf?</td>
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<tr>
<td>2.4 Does the Plan representative have authority to make financial decisions on behalf of the Plan?</td>
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</table>
GA-005 - Key Element 3:

3. The Plan reviews, resolves, and responds to urgent grievances in a timely and appropriate manner.
CA Health and Safety Code section 1368.01(b); CA Health and Safety Code section 1368.02(b) 28 CCR 1300.68(d)(3), (4), and (5); 28 CCR 1300.68.01(a) and (b)

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<tr>
<td>3.1 Upon receipt of an urgent grievance, does the Plan immediately inform the complainant of his/her right to contact the Department regarding the urgent grievance? (Notice need not be in writing, but may be accomplished by a documented telephone call.)</td>
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<td>3.2 Does the Plan consider the enrollee’s medical condition when determining the response time?</td>
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<td>3.3 Is the expedited appeal reviewed by appropriate personnel?</td>
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<td>3.4 Does the Plan consistently provide a written statement to the complainant on the disposition or pending status of the urgent grievance within three (3) calendar days from receipt of the grievance?</td>
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<td>3.5 For grievances involving delay, modification or denial of services based on a determination in whole or in part that the service is not medically necessary, does the Plan’s response contain a clear and concise explanation of the Plan’s decision?</td>
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<td>3.6 For grievances involving delay, modification or denial of services based on a determination in whole or in part that the service is not medically necessary, does the Plan’s response contain a clear statement of the criteria, clinical guidelines, or medical policies used in reaching the determination?</td>
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<td>3.7 For grievances involving delay, modification or denial of services based on a determination in whole or in part that the service is not medically necessary, does the Plan’s response contain (1) an IMR application and instructions; (2) the Department's toll-free telephone number; and (3) an envelope addressed to the Department?</td>
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### Assessment Questions

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<td>3.8 For grievances involving delay, modification or denial of services based on a determination in whole or in part that the service is not medically necessary, does the Plan’s response contain (1) the Department's telephone number; (2) the CA Relay Service's telephone number; (3) the Plan's telephone number; (4) the Department's Internet address; (5) a response in 12-point boldface type; and (6) the 1368.02(b) statement?</td>
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<td>3.9 For grievances involving a determination that the requested service is not a covered benefit, does each response contain the specific provision in the contract, EOC or member handbook that excludes the services (either by identifying the document and page where the provision is found, by directing the grievant to the applicable section of the contract or by providing a copy of the provision)?</td>
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<td>3.10 For grievances involving a determination that the requested service is not a covered benefit, does each response contain clear and concise language that explains how the exclusion applied to the specific health care service or benefit requested by the enrollee?</td>
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<td>3.11 For grievances involving a determination that the requested service is not a covered benefit, does each response contain notice of opportunity to seek independent medical review?</td>
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<td>3.12 Does the Plan resolve the urgent grievance and send notification to the enrollee in a timely manner considering the enrollee’s medical condition?</td>
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End of Requirement GA-005: Expedited Review of Urgent Grievances
Requirement GA-006: Independent Medical Review (IMR)

STATUTORY/REGULATORY CITATION(S)

CA Health and Safety Code section 1367.01(h)(3)
(h) In determining whether to approve, modify, or deny requests by providers prior to, retrospectively, or concurrent with the provision of health care services to enrollees, based in whole or in part on medical necessity, a health care service plan subject to this section shall meet the following requirements:
(3) Decisions to approve, modify, or deny requests by providers for authorization prior to, or concurrent with, the provision of health care services to enrollees shall be communicated to the requesting provider within 24 hours of the decision. Except for concurrent review decisions pertaining to care that is underway, which shall be communicated to the enrollee’s treating provider within 24 hours, decisions resulting in denial, delay, or modification of all or part of the requested health care service shall be communicated to the enrollee in writing within two business days of the decision. In the case of concurrent review, care shall not be discontinued until the enrollee’s treating provider has been notified of the plan’s decision and a care plan has been agreed upon by the treating provider that is appropriate for the medical needs of that patient.

CA Health and Safety Code sections 1374.30(a), (e), and (h)
(a) Commencing January 1, 2001, there is hereby established in the Department the Independent Medical Review System.
(e) Every plan contract that is issued, amended, renewed or delivered in this state (California) on or after January 1, 2000, shall, effective January 1, 2001, provide an enrollee with the opportunity to seek an independent medical review whenever health care services have been denied, modified, or delayed by the plan, or by one of its contracting providers, if the decision was based in whole or in part, on a finding that the proposed health care services are not medically necessary. An enrollee may designate an agent to act on his or her behalf. The provider may join with or otherwise assist the enrollee in seeking an independent medical review and may advocate on behalf of the enrollee.
(h) The independent medical review process authorized by this article is in addition to any other procedures or remedies that may be available.

CA Health and Safety Code section 1374.30(i)
(i) No later than January 1, 2001, every health care service plan shall prominently display in every plan member handbook or relevant informational brochure, in every plan contract, on enrollee evidence of coverage forms, on copies of plan procedures for resolving grievances, on letters of denials issued by either the plan or its contracting organization, on the grievance forms required under Section 1368, and on all written responses to grievances, information concerning the right of an enrollee to request an independent medical review in cases where the enrollee believes that health care services have been improperly denied, modified, or delayed by the plan, or by one of its contracting providers.
CA Health and Safety Code section 1374.30(j)(3)
(j) The enrollee may apply to the department for an independent medical review when all of the following conditions are met:
(3) The enrollee has filed a grievance with the plan or its contracting provider pursuant to Section 1368, and the disputed decision is upheld or the grievance remains unresolved after 30 days. The enrollee shall not be required to participate in the plan's grievance process for more than 30 days. In the case of a grievance that requires expedited review pursuant to Section 1368.01, the enrollee shall not be required to participate in the plan's grievance process for more than three days.

CA Health and Safety Code section 1374.30(l)
(l) The enrollee shall pay no application or processing fees of any kind.

CA Health and Safety Code section 1374.34(a)
(a) Upon receiving the decision adopted by the director pursuant to Section 1374.33 that a disputed health care service is medically necessary, the plan shall promptly implement the decision. In the case of reimbursement for services already rendered, the plan shall reimburse the provider or enrollee, whichever applies, within five working days. In the case of services not yet rendered, the plan shall authorize the services within five working days of receipt of the written decision from the director, or sooner if appropriate for the nature of the enrollee's medical condition, and shall inform the enrollee and provider of the authorization in accordance with the requirements of paragraph (3) of subdivision (h) of Section 1367.01.

28 CCR 1300.68(d)(4)
(d) The plan shall respond to grievances as follows:
(4) For grievances involving delay, modification or denial of services based on a determination in whole or in part that the service is not medically necessary, the plan shall include in its written response, the reasons for its determination. The response shall clearly state the criteria, clinical guidelines or medical policies used in reaching the determination. The plan's response shall also advise the enrollee that the determination may be considered by the Department's independent medical review system. The response shall include an application for independent medical review and instructions, including the Department's toll-free telephone number for further information and an envelope addressed to the Department of Managed Health Care, HMO Help Center, 980 Ninth Street, 5th Floor, Sacramento, CA 95814.

INDIVIDUAL(S)/POSITION(S) TO BE INTERVIEWED

Staff responsible for the activities described above, for example:
- Utilization Management Director
- Dental Director
- Officer with primary responsibility for the grievance system
DOCUMENT(S) TO BE REVIEWED

- Documents that demonstrate the Plan provides opportunity to seek an independent medical review whenever health care services have been denied, modified, or delayed by the plan, or by one of its contracting providers, if the decision was based in whole or in part, on a finding that the proposed health care services are not medically necessary, or on a determination that a therapy is experimental or investigational.
- Check Plan’s grievance policies for reference to the Plan’s obligation to provide enrollees the opportunity to seek IMR.

NOTE: The following documents require the Plan to prominently display information concerning the right of an enrollee to request an independent medical review in cases where the enrollee believes that health care services have been improperly denied, modified, or delayed by the plan, or by one of its contracting providers:
1) Member Handbook, Informational Brochures
2) Every Plan contract
3) Enrollee evidence of coverage forms
4) On copies of grievance procedures
5) Denial letters issued by either the plan, or by one of its contracting organization.
6) Grievance forms required under Section 1368
7) All written responses to grievances.

GA-006 - Key Element 1:

1. The Plan provides its enrollees opportunity to seek independent medical review (IMR) and prominently displays information concerning the right to and IMR in all required documents.
   CA Health and Safety Code sections 1374.30(a), (e), (h), (i) and (l); 28 CCR 1300.68 (d)(4)

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<tr>
<td>1.1 Does the Plan prominently display information concerning the right of an enrollee to request an independent medical review in the member handbook/informational brochures?</td>
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<tr>
<td>1.2 Does the Plan prominently display information concerning the right of an enrollee to request an independent medical review in every Plan Contract?</td>
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<tr>
<td>1.3 Does the Plan prominently display information concerning the right of an enrollee to request an independent medical review in all enrollee evidence of coverage forms?</td>
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## GRIEVANCES AND APPEALS

### September 9, 2016

#### Technical Assistance Guide (TAG)  
GA-006  

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## DENTAL TAG

### Assessment Questions

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<tr>
<td>1.4 Does the Plan prominently display information concerning the right of an enrollee to request an independent medical review on copies of <strong>grievance procedures</strong>?</td>
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<tr>
<td>1.5 Does the Plan prominently display information concerning the right of an enrollee to request an independent medical review in all of the <strong>denial letters</strong> issued by either the Plan, or by one of its contracting organizations?</td>
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<tr>
<td>1.6 Does the Plan prominently display information concerning the right of an enrollee to request an independent medical review in all of the <strong>grievance forms</strong> required under section 1368?</td>
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<td>1.7 Does the Plan prominently display information concerning the right of an enrollee to request an independent medical review in all <strong>written responses to grievances</strong>?</td>
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<td>1.8 Are enrollees informed that the IMR is at no cost?</td>
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## GA-006 - Key Element 2

2. The Plan implements IMR decisions promptly.  
CA Health and Safety Code section 1374.34(a); CA Health and Safety Code section 1367.01(h)(3)

### Assessment Questions

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<tr>
<td>2.1 In cases of reimbursement of services already rendered in which a disputed health care is found to be medically necessary, did the Plan reimburse the provider or enrollee, whichever applies, within five working days?</td>
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<td>2.2 In cases in which services have not been rendered, did the Plan authorize the services within five working days of receipt of the written decision from the director, or sooner if appropriate for the nature of the enrollee’s medical condition?</td>
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<td>2.3 In decisions to approve, modify, or deny requests by providers for authorization prior to, or concurrent with, the provision of health care services to enrollees, did the Plan communicate such decision to the requesting provider within 24 hours of the decision?</td>
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<td>2.4 For concurrent review decisions pertaining to care that is underway, did the Plan communicate such decision to the enrollee’s treating provider within 24 hours?</td>
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<td>Assessment Questions</td>
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<td>2.5 Did the Plan communicate decisions resulting in denial, delay, or modification of</td>
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<td>all or part of the requested health care service to the enrollee in writing <strong>within</strong></td>
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<td>two business days of the decision? (This does not include concurrent review decisions</td>
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<tr>
<td>pertaining to care that are underway, which shall be communicated to the enrollee’s</td>
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<td>treating provider within 24 hours as noted above.)</td>
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</table>

End of Requirement GA-006: Independent Medical Review