|  | DentaQuest |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  | Policy and Procedure |  |  |  |
|  | Policy Name: | Denial and Approval Letters | Policy ID: | UM04-INS |
|  | Approved By: | Angela Metzger, VP, Utilization Management | Origination Date: | 9/13/2018 |
|  | States: | All States | Last Revision Date: | 3/15/2019 |
|  | Application: | All Lines of Business | Effective Date: | 4/9/2019 |

## PURPOSE

DentaQuest has developed a process to ensure all authorization determination decisions are communicated timely and in writing to the Provider and Member.

## POLICY

All authorization decisions are communicated in a written letter of determination to the Provider and to the Member. The content of the letter includes information required by State and/or Federal guidelines and by Plan contract and/or NCQA requirements.

## PROCEDURE

All written member notification is sent via a Notice of Action (NOA) letter in a format and with the content that has been approved by the Plan and State.

All written provider notification is sent via a Provider Determination (PDL) letter. This is in a standard format developed by DentaQuest.

## A. Approval Notification

DentaQuest ensures notification remains within the timeline for notification required by either regulatory and/or contractual requirements.

1. Providers are sent written notification of the approval within the following time frames:
a. Two (2) business days of a standard 2-day preauthorization determination.
b. Same day of an urgent 24 -hour preauthorization determination.
2. The Provider written notice will include:
a. Member name
b. Member subscriber ID
c. Member date of birth
d. Provider name
e. Service location
f. Authorization reference number
g. Determination date
h. List of service(s) approved
i. Expiration date of the approval
j. Statement to explain the authorization approval is not a guarantee of payment and payment is contingent upon terms of the contract and member eligibility at the time services are provided
3. Members are sent written notification of the approval within the following time frames:
a. Two (2) business days of a standard 2-day preauthorization determination.
b. Same day of an urgent 24 -hour preauthorization determination.
c. copy of the member approval letter is also sent to the requesting Provider.
4. The approval letter contains the following information:
i. Member name
ii. Provider name
iii. Date of request
iv. Authorization reference number
v. List of service(s) approved
vi. Timeframe the authorization approval is valid
vii. Statement to explain the authorization approval is not a guarantee of payment and payment is contingent upon terms of the contract and member eligibility at the time services are provided
viii. Language tag lines in the top 15 languages spoken in the state. The tag line instructs the members how to get the document translated into different languages.
5. The 15 languages may be based on the client's member population and the top language spoken as primary language rather than the languages prevalent in the state.
ix. A discrimination notice that indicates DentaQuest does not discriminate. The notice also gives the member information and instruction how to file a complaint with DentaQuest or with HHS if they feel they have been discriminated against.
6. Based on client preference, the discrimination notice may be client specific and direct all discrimination complaints to the client, rather than to DentaQuest.

## D. Denial Notification

For any standard authorizations denied, DentaQuest sends the member a Notice of Action (NOA).The requesting Provider is also sent a copy of the member letter. The Utilization Management Department delivers the written notification to the mail room. DentaQuest ensures the notification remains within the timeline for standard 2-business day and urgent same day notification required by either regulatory and/or contractual requirements.
a. The Notice of Action Letter includes:
i. List of service(s) requested
ii. Identification of the Provider requesting the service(s)
iii. Date the request was received for the prior authorization
iv. Denial reason specific to the service denied. The denial reason for any clinical denial includes the clinical rationale in layman's terms. Included in the denial reason for any administrative denial is the specific benefit limitation involved.
v. Identification and credentials of the dental Consultant making the adverse determination decision for clinical denials
vi. A statement to indicate the provider may contact DentaQuest and discuss any clinical decision with the dental Consultant involved in making the determination
vii. Identification of any State citation as it relates to the reason for the denial, as applicable by State
viii. Member appeal rights. This information includes the process for filing a complaint or grievance and the process for requesting an internal appeal. This information includes the address to submit written requests and the toll-free telephone number for verbal requests.
ix. A statement that provides an address to submit written requests and the toll-free number for verbal requests for a copy of the clinical criteria used to make the determination.
x. State Fair Hearing request information, if applicable
xi. A reference to the External Appeal processes available for all final adverse determinations
xii. A reference to any external organization that may be available to assist the member with the content of the letter, the appeal process, or filing a complaint
xiii. Information for the member in how to obtain the information in the Notice of Action Letter in a language other than English.
xiv. Language tag lines in the top 15 languages spoken in the state. The tag line instructs the members how to get the document translated into different languages.

1. The 15 languages may be based on the client's member population and the top language spoken as primary language rather than the languages prevalent in the state.
xv. A discrimination notice that indicates DentaQuest does not discriminate. The notice also gives the member information and instruction how to file a complaint with DentaQuest or with HHS if they feel they have been discriminated against.
2. Based on client preference, the discrimination notice may be client specific and direct all discrimination complaints to the client, rather than to DentaQuest.
xvi. Right of enrollee to be provided upon request and free of charge, copies of documents, records, and other information relevant to the determination.
xvii. Right to have benefits continue pending resolution of the appeal, and how to request that benefits be continued, as applicable.
b. For all standard authorizations, the Provider is sent a Provider Determination Letter (PDL). The PDL letters may generate with two hours of the determination, but within 1 business day of the determination. DentaQuest ensures the notification remains within the timeline for notification required by either regulatory and/or contractual requirements.
c. PDL letters may be mailed to the provider via standard mail through USPS or they may by faxed to the provider.
i. If the PDL is faxed, it is not mailed to the provider in addition to the fax, unless requested by the provider.
ii. A record of the date/time of the successful fax is retained.
iii. If a fax fails, the letter is printed and mailed to the provider.
iv. If DentaQuest does not have a fax number for the provider, or the provider has indicated that the fax cannot receive HIPAA information (fax is not secure), the PDL is not faxed and will be printed and mailed to the provider.
d. The PDL includes:
i. Member name
ii. Member subscriber ID
iii. Member date of birth
iv. Provider name
v. Service location
vi. Authorization reference number
vii. Determination date
viii. List of service(s) denied
ix. Denial reason
x. Appeal information

- Utilization Management Written Notification Process - SOP

