

Provider Operations Manual

*For Contracted
Professionals, Facilities &
Ancillary Providers*



Table of Contents

I. SHPS ROLES AND RESPONSIBILITIES	7
CUSTOMER SERVICE	8
PROVIDER RELATIONS	8
SCRIPPS EHR – EPIC SCRIPPS CARE LINK.....	8
ELIGIBILITY ADMINISTRATION.....	9
PROVIDING CULTURALLY AND LINGUISTICALLY COMPETENT CARE	9
PROVIDER ACCESS TO LANGUAGE SERVICES	9
INTERPRETER SERVICES.....	9
TRANSLATION SERVICES.....	10
LANGUAGE ACCESS PROGRAM CONTACTS	10
PROMOTING APPROPRIATE LANGUAGE ASSISTANCE IN PROVIDER OFFICES	10
WHEN USING A PHONE OR LIVE INTERPRETER.....	11
MEMBER RIGHTS AND RESPONSIBILITIES.....	11
II. MEDICAL MANAGEMENT PROGRAM.....	13
UTILIZATION MANAGEMENT	13
PRIOR AUTHORIZATION.....	14
PRIOR AUTHORIZATION FOR INPATIENT & OUTPATIENT SERVICES.....	15
POST-STABILIZATION CARE	17
REFERRALS AND PRIOR AUTHORIZATION PROCESS.....	17
CONTACTING UM STAFF.....	18
SHPS AUTHORIZATION AND REFERRAL RESPONSIBILITIES.....	18
CLINICAL GUIDELINES (REVIEW CRITERIA).....	19
NONPHARMACOLOGICAL PAIN MANAGEMENT TREATMENT.....	20
MEDICAL NECESSITY DETERMINATION PROCESS	21
EXPERIMENTAL/INVESTIGATIONAL SERVICES, CLINICAL TRIALS & NEW MEDICAL TECHNOLOGY	21
DENIAL DETERMINATION.....	21
DMHC HELP CENTER	22
AFTER SERVICES ARE AUTHORIZED.....	22
CONCURRENT HOSPITALIZATION REVIEW	23
DISCHARGE PLANNING	23
RETROSPECTIVE AUTHORIZATION REVIEW.....	23
EMERGENCY SERVICES	23
SECOND MEDICAL OPINIONS (MEDICARE ADVANTAGE PLANS ONLY).....	24
STANDING REFERRALS	25
REQUESTING A STANDING REFERRAL.....	25
RE-OPENINGS	26
CARE MANAGEMENT PROGRAM	26
PROVIDER RESPONSIBILITIES UNDER AB 2843 FOLLOW UP CARE FOR SURVIVORS OF RAPE AND SEXUAL ASSAULT	29
COMMUNICATION TO PROVIDERS.....	30
CONTINUITY OF CARE	30
DOULA PROGRAM.....	30
III. CLAIMS & PROVIDER REIMBURSEMENT	31
DELEGATED CLAIMS RESPONSIBILITY	31
CLAIMS SUBMISSION REQUIREMENTS.....	31
CLAIMS TIMELY FILING DEADLINES.....	32
SPECIAL OR UNIQUE BILLING CODES.....	33
CLAIM RECEIPT VERIFICATION	33
CLAIMS REIMBURSEMENT	33

CLAIMS ADJUDICATIONS	34
Payment Accuracy	35
CLAIMS OVERPAYMENT	36
PROVIDER DISPUTE RESOLUTION PROGRAM	37
ADDITIONAL PROTECTIONS FOR CONTRACT PROVIDERS.....	40
COORDINATION OF BENEFITS (COB) & ORDER OF BENEFIT DETERMINATION	43
SUBROGATION: (THIRD PARTY LIABILITY).....	43
IV. QUALITY OF CARE	43
QUALITY MANAGEMENT	43
DATA COLLECTION AND REPORTING.....	44
COMPLIANCE WITH GUIDELINES.....	44
MEDICAL RECORD DOCUMENTATION STANDARDS/MEDICAL RECORD DOCUMENTATION AUDITS.....	44
GRIEVANCES AND COMPLAINTS.....	45
ORGANIZATIONAL PROVIDER QUALITY ASSESSMENTS	45
CORRECTIVE ACTION PROCESS	45
PREVENTIVE CARE GUIDELINES	45
PROVIDER CREDENTIALING	46
V. COMPLIANCE & PRIVACY.....	47
REGULATORY COMPLIANCE	47
FRAUD, WASTE, AND ABUSE	48
REPORTING COMPLIANCE ISSUES AND CONCERNS.....	49
NOTICE OF NON-RETALIATION – YOU ARE PROTECTED.....	50
MANAGED CARE COMPLIANCE	50
MEMBER PRIVACY AND CONFIDENTIALITY	51
SENSITIVE SERVICES.....	52
CONFIDENTIAL COMMUNICATIONS REQUEST	53
GENDER-AFFIRMING HEALTH CARE	53
NOTICE OF PRIVACY PRACTICES	53
REPORTING PRIVACY INCIDENTS	54
SAFEGUARDING MEMBER INFORMATION	54
NONDISCRIMINATION IN HEALTH CARE.....	55
VI. PROVIDERS’ ROLE & RESPONSIBILITIES	56
ACCESS TO CARE STANDARDS.....	56
PREVENTIVE CARE GUIDELINES	57
ADVANCED DIRECTIVES	57
WHAT WE EXPECT FROM YOU.....	57
COMPLIANCE & REPORTING	58
PROVIDER DIRECTORY	59
VERIFYING ELIGIBILITY.....	59
MEMBER BILLING.....	59
ICD-10 CODING ACCURACY	59

Key Contacts

Hours of Operation: Monday- Friday from 8:00am – 5:00pm

Scripps Health Plan Services

Mail Drop: 4S-300
10790 Rancho Bernardo
Road
San Diego, California 92127

Mailing Addresses:

Claims Address:

P.O. Box 2079
La Jolla, California 92038

Provider Dispute Resolution

P.O. Box 2079
La Jolla, California 92038

Claims

Claims Status Inquiry **888-680-2273**
Claims Fax **858-260-5844**
Provider Disputes Inquiry **888-680-2273**
Provider Disputes Fax **858-260-5845**

Contracts and Provider Relations

ProviderRelations@ScrippsHealth.org

Lisa Leblanc, Manager, Contracting & Provider Relations **858-927-5400**
Theresa Bellucci-Bass, Sr. Contracts & Providers Relations Specialist **858-927-5291**
Janina Granados, Sr. Contracts & Provider Relations Specialist **858-927-5377**

Credentialing

Application Inquiries **619-260-7105**
Application Fax **619-686-3450**
Non-Application Inquiries **858-927-5358**
Phone Number **858-678-7939**
Credentialing Fax **858-260-5843**

Customer Service

CustomerService@ScrippsHealth.org

Phone Number **888-680-2273**
TTY line (for the hearing impaired) **888-515-4065**
Customer Service Fax **858-260-5844**
Enrollment Inquiry **888-680-2273**
Enrollment Fax Number **858-260-5844**

Appeals & Grievances SHPSAppealsandGrievancesDG@ScrippsHealth.org
Phone Number 858-927-5907
Fax 858-260-5826

Delegation Oversight SHPDelegationOversight@ScrippsHealth.org
Phone Number 858-927-5362
Fax 858-964-3139

Utilization Management
Referral Inquiry 888-680-2273
Referral Fax (Routine) 858-260-5861
Referral Fax (Emergent) 858-260-5870
Referral Fax (Out of Area) Fax 858-260-5859

Compliance & Privacy SHPSCompliance@ScrippsHealth.org
Chief Compliance Officer 858-927-5360
Website www.Scripps.org

Mission

Scripps strives to provide superior health services in a caring environment and to make a positive, measurable difference in the health of individuals in the communities we serve. We devote our resources to delivering quality, safe, cost effective, socially responsible health care services.

We advance clinical research, community health education, education of physicians and health care professionals and sponsor graduate medical education. We collaborate with others to deliver the continuum of care that improves the health of our community.

Vision

Scripps Health will continue to be the leading health care delivery system in the greater San Diego community, as evidenced by the highest clinical quality, patient safety, and patient, physician, and employee satisfaction. This will be achieved through unending focus on patient-centered and compassionate care, cost-effective operations, research, advanced technology, and innovation.

Values

We provide the highest quality of service

Scripps is committed to putting the patient first and quality is our passion. In the new world of health care, we want to anticipate the causes of illness and encourage healthy behavior for all who rely on us for service. We teach and encourage patients to participate in their care and to make well-informed decisions. We will be their advocate when they are most vulnerable. We measure our success by our patients' satisfaction, their return to health and well-being, and our compassionate care for patients, their families, and friends.

We demonstrate complete respect for the rights of every individual

Scripps honors the dignity of all persons, and we show this by our actions toward one another and those we serve. We embrace the diversity that allows us to draw on the talents of one another. We respect and honor the cultural, ethnic, and religious beliefs and practices of our patients in a manner consistent with the highest standards of care. All this is done in a compassionate setting. Our goal is to create a healing environment in partnership with all caregivers who are committed to serving our patients.

We care for our patients every day in a responsible and efficient manner

Scripps serves as a major community health care resource for San Diego County and, as such, we are accountable for the human, financial and ecological resources entrusted to our care as we promote healing and wholeness. We begin from a base of excellence and collaborate with co-workers, physicians, patients, and other providers to find new and creative ways to improve the delivery of health care services. All members of our community will have access to timely, affordable, and appropriate care.

I. SHPS Roles and Responsibilities

Scripps Health Plan Services (SHPS) is a health plan that is licensed by the California Department of Managed Health Care (DMHC). Our Knox-Keene HMO license allows us to function as a health maintenance organization. We partner with fully licensed HMOs that operate within our service area. Our role is to provide comprehensive health care services to our enrolled membership. Health care services are provided by SHPS' integrated network of participating contracted providers (hospitals, physicians, and ancillary providers). SHPS provides managed care services to the following medical groups:

- Scripps Clinic Medical Group (SCMG)
- Scripps Coastal Medical Center (SCMC)
- Scripps Cardiovascular and Thoracic Surgery Center (SCTSC)
- Scripps Hospitalist Medical Services (SHMS)
- SHPS also adjudicates some institutional claims for Mercy Physicians Medical Group (MPMG), Optum Care Network-North County SD (OCN), and Optum Care Network (SDPMG)

The following are our responsibilities:

- Claims Payment
- Contracting
- Credentialing
- Eligibility Administration
- Financial Management
- Customer Service
- Provider Relations
- Quality Improvement
- Regulatory Compliance
- Reporting

Sub capitation Administration

- Utilization Management
- Third Party Recovery

SHPS is committed to meeting the requirements within our contracts, both with our Health Care Service Plan (HCSP) partners and our health care provider partners. Specific departments within SHPS ensure compliance with the contractual obligations.

Customer Service

The Customer Service Department is the initial contact for both members and providers. Their responsibilities vary and are an integral part of the health plan. They coordinate with every department within SHPS, act as a liaison to the HCSPs, and coordinate provider inquiries.

Customer Service Representatives are prepared to answer inquiries from members and providers for an array of issues, ranging from:

- Provider claims and authorization statuses for those claims and authorizations that are SHPS' responsibility
- Authorization or Claim Denials
- Inquiries regarding the Contracted Provider Dispute Resolution Process
- General questions regarding UM criteria

Provider Relations

Contracting/Provider Relations performs the following services for SHPS:

- Capitation Payment Inquiries
- Complex Claim and Utilization Management Issue Resolution
- Contract Analysis
- Contract Negotiation, Implementation, and Interpretation
- Enrollment Issue Resolution
 - Liaison Between Contracted Providers and SHPS Departments
- Maintenance of Network Management
- Provider Education

Scripps EHR – Epic Scripps Care Link

Scripps Clinic Medical Group (SCMG) and Scripps Coastal Medical Center (SCMC) providers have direct access to review and submit claims and referrals or verify eligibility through their Epic system access. Epic also supports an external Provider Portal, Scripps Care Link, allowing access to Network Providers to view and submit referrals, view claims, and verify eligibility. For additional information on accessing Scripps Care Link, email scrippscarelink@scrippshealth.org. If you have any questions about an authorization, contact Customer Service at (888) 680-2273.

Scripps Care Link Notifications:

A user guide will be provided to you upon the provision of your access. It is your responsibility to familiarize yourself with the portal and guide. Once you have been granted access to the online portal, your notifications will be sent to you electronically. You are required to check the portal daily for up-to-date referral status. If assistance is required, email scrippscarelink@scrippshealth.org for assistance.

Eligibility Administration

SHPS is responsible for implementing and maintaining an accurate database of HMO, POS, managed care members enrolled with SHPS contracted medical groups (i.e., Scripps Clinic Medical Group or Scripps Coastal Medical Center) where SHPS has financial risk or has Utilization Management responsibilities. SHPS works very closely with the contracted HCSPs to obtain timely and accurate membership data. There is a time delay, as the HCSPs must also rely upon receipt of accurate data from their clients. Policies and Procedures are in place to ensure that a member's eligibility is verified by the HCSP prior to enrolling a new HMO member in the SHPS database. The majority of HCSPs have contract language, which enables them to retroactively add or terminate an HMO or POS member.

Providing Culturally and Linguistically Competent Care

Everything we do is to promote the health and well-being of our Members, and without regard to one's social or economic background. Cultural and Linguistic Competence is the ability of health care providers and organizations to understand and respond effectively to the cultural and linguistic needs brought by the patient to the health care encounter.

Provider Access to Language Services

Federal and state laws* require that health plans establish a Language Assistance Program (LAP) for Limited English Proficient (LEP) Members. Under the laws, contracted providers are required to assist Members in accessing language services made available by each health plan. Providers can access a qualified medical language interpreter for office appointments or any other Member encounter by contacting the Member's health plan. Scripps Clinic Medical Group and Scripps Coastal Medical Center providers have access to interpreter services through in-office **Blue Phones** or may contact their operations supervisor for assistance. Health plans also provide translation of vital documents, denial notices, appeal letters, and any other plan documents.

**CA H&SC Sect. 1367.04 and 28 CCR 1300.67.04; ACA Sect. 1157*

Interpreter Services

Providers can request interpreters for Members whose primary language is not English (including Members requiring an American Sign Language interpreter) by calling the Member's health plan. Face-to-face interpreter service requests must be submitted at least **five (5) days** prior to the appointment date. Please note that even with prior notice, interpreters for face-to-face services may not be available for all languages. Should an interpreter not be available for face-to-face services, health plans can also arrange for telephone interpreting services. Be prepared to provide the following information to connect you with the most appropriate resource:

- Member information including: Name, Member ID, and Date of Birth.
- Age, Gender, Country of Origin, and Regional Dialect Information *to help interpreters provide culturally appropriate interpretation.*

- Provider information including: Appointment Date and Time, Office Location, Provider Name, and type of appointment (e.g., OB/GYN, post-acute stay, follow-up, preventive care, etc.) .
- For Phone Interpretation: Phone Number – this is the number the interpreter will call your office for a scheduled appointment.

Translation Services

SHPS issues certain utilization management (UM) and claims documents that fall within the scope of language access regulations and include a DMHC approved notice of translation services in fifteen (15) languages. This notice accompanies the following SHPS produced non-standardized vital documents:

1. UM denial notifications, including denial, modification, or delay in service.
2. UM delay notifications for additional information or expert review.
3. Claims denial notifications for Member liability.
4. Letters that require a response from the Member.
5. Provider termination letters.

Language Access Program Contacts

To request Interpreter or Translation Services for a patient, you may directly contact the LAP representative for the Member’s health plan. Below is a list of LAP contact information for each health plan contracted with SHPS:

Health Plan	Interpreter and Translator Access Numbers
Anthem Blue Cross (Commercial)	1-888-254-2721 or 1-800-407-4627 (After hours: call 1-800-224-0336)
Blue Shield of CA (Commercial)	1-866-346-7198
Cigna (Commercial)	1-800-806-2059 or 1-800-244-6224
Health Net (Commercial)	1-800-641-7761 (M – F 8AM – 6PM) (After hours: call 1-800-546-4570)
UnitedHealthcare (Commercial)	1-800-752-6096 or 1-888-383-9253

You can also contact SHPS Customer Service at **(888) 680-2273** for assistance in accessing language services for a Member through his/her health plan.

Promoting Appropriate Language Assistance in Provider Offices

The first step in assessing a patient’s language needs is to ask.

Office staff should ask patients, “What is your preferred language?” during registration or when scheduling an appointment. Providers should consider the use of an “I Speak . . .” poster or card and maintain language preferences in patient medical records. Providers may also consider leaving after-hours messages in the predominant non-English language of their patients.

When Using a Phone or Live Interpreter

Remember to speak to the patient directly, at an even pace, and in short sentences. Avoid run-on or complicated sentences, sentence fragments, idiomatic expressions, or asking multiple questions at one time.

Unless insisted upon by the patient, it is never okay to rely on friends or family members (especially minor children) for interpretation.

Free Provider Cultural and Linguistic Resources are available on the Health Industry Collaboration Effort (HICE) website, including a Provider Toolkit to Care for Diverse Populations:

https://www.iceforhealth.org/library/documents/Better_Communication,_Better_Care_-_Provider_Tools_to_Care_for_Diverse_Populations.pdf

Member Rights and Responsibilities

Scripps Health Plan Services is committed to treating members in a manner that respects their rights. We also have certain expectations of Members’ responsibilities. Upon enrollment Members are given a Welcome Letter which contains this list of member rights and responsibilities.

As a member, you have the Right to:

1. Receive considerate and courteous care, with respect for your right to personal privacy and dignity;
2. Receive information about all health services available to you, including a clear explanation of how to obtain them;
3. Receive information about your rights and responsibilities;
4. Receive information about Scripps Health Plan Services, the services we offer you, the physicians and other practitioners available to care for you;
5. Select a PCP and expect his/ her team of health workers to provide or arrange for all the care that you need;
6. Have reasonable access to appropriate medical services;
7. Participate actively with your physician in decisions regarding your medical care. To the extent permitted by law, you also have the right to refuse treatment;
8. A candid discussion of appropriate or medically necessary treatment options for your condition, regardless of cost or benefit coverage;
9. Receive from your physician an understanding of your medical condition and any proposed appropriate or medically necessary treatment alternatives, including available success/outcomes information, regardless of cost or benefit coverage, so you can make an informed decision before you receive treatment;

10. Receive preventive health services;
11. Know and understand your medical condition, treatment plan, expected outcome and the effects these have on your daily living;
12. Have confidential health records, except when disclosure is required by law or permitted in writing by you. With adequate notice, you have the right to review your medical record with your PCP;
13. Communicate with and receive information from Customer Service in a language you can understand;
14. Know about any transfer to another hospital, including information as to why the transfer is necessary and any alternatives available;
15. Obtain a referral from your PCP for a second opinion;
16. Be fully informed about the Scripps Health Plan Services grievances procedure and understand how to use it without fear of interruption of health care;
17. Voice complaints about Scripps Health Plan Services or the care provided to you;
18. Make recommendations regarding Scripps Health Plan Services Member rights and responsibilities policy.

You, as a Scripps Health Plan Services Member, have the Responsibility to:

1. Carefully read all of your Health Plan materials immediately after you are enrolled so you understand how to use your benefits and how to minimize your out-of-pocket costs. Ask questions when necessary. You have the responsibility to follow the provisions of your Scripps Health Plan membership as explained in the Evidence of Coverage and Disclosure Form or Health Service Agreement;
2. Maintain your good health and prevent illness by making positive health choices and seeking appropriate care when it is needed;
3. Provide, to the extent possible, information that your physician, and/or the Plan need to provide appropriate care for you;
4. Understand your health problems and take an active role in making health care decisions with your medical care provider, whenever possible;
5. Follow the treatment plans and instructions you and your physician have agreed to and consider the potential consequences if you refuse to comply with treatment plans or recommendations;
6. Ask questions about your medical condition and make certain that you understand the explanations and instructions you are given;
7. Make and keep medical appointments and inform the Plan physician ahead of time when you must cancel;
8. Communicate openly with the PCP you choose so you can develop a strong partnership based on trust and cooperation;
9. Offer suggestions to improve the Scripps Health Plan;
10. Help Scripps Health Plan Services to maintain accurate and current medical records by providing timely information regarding changes in address, family status and other health plan coverage;
11. Notify Scripps Health Plan as soon as possible if you are billed inappropriately or if you have any complaints;
12. Treat all Plan personnel respectfully and courteously as partners in good health care;
13. Pay your copayments and charges for non-covered services on time; and

14. For all mental health and substance abuse services, follow the treatment plans and instructions agreed to by you and the MHSA and obtain prior authorization for all nonemergency mental health and substance abuse services.

II. Medical Management Program

Utilization Management

The purpose of the Utilization Management (UM) Program is to maintain a comprehensive, coordinated process, which promotes and monitors the effective utilization of health care resources within the SHPS' health care delivery system. Activities of the UM Program include prospective (before), concurrent (during), and retrospective (after) review of healthcare services including coordination of appropriate discharge planning. SHPS may delegate UM activities to qualified entities that meet specific regulatory requirements.

The Medical Management Committee ("MMC") is responsible for the ongoing monitoring, evaluation, and improvement of the UM Program. This committee is also responsible for monitoring clinical practices, evaluation of provider utilization, and monitoring and trending of provider appeals and grievance determinations. SHPS's Chief Medical Officer, or designee, chairs this committee.

Authorization review is performed by each Plan Medical Group ("PMG") Medical Director or assigned physician advisor. Each specialty department head is responsible to provide expert review consultation upon request. Other responsibilities of the department heads include business unit specific review and analysis of business unit specific UM performance indicator monitoring in conjunction with the MMC and the Chief Medical Officer, or designee.

Utilization Management decision-making is based only on appropriateness of care and service and existence of coverage. SHPS does not specifically reward practitioners or other individuals for issuing denials of coverage.

SHPS and its delegated entities require all authorization requests to be screened by qualified health professionals using decision making criteria that are objective and based on accepted medical evidence. Medical necessity criteria must be reviewed annually and updated as appropriate. Medical necessity criteria must be available to Providers and members upon request. Services not meeting standard medical necessity criteria are forwarded to the Chief Medical Officer or designee for review. Activities within the scope of the UM Program include the following:

- Referral Management
- Prior Authorization
- Concurrent Review
- Retrospective Review
- Discharge Planning
- Emergent Care
- Out of Area coordination of care and repatriation
- Continuity of Care and transition of care when medically appropriate
- UM Key Service and Administrative Performance Indicators
- New Medical Technology review and determination
- Complex Case Management

Please note, you may contact the Customer Service Department to obtain a copy of the medical criteria used to make a determination or if you have any general questions regarding UM criteria. For questions on a specific case, contact the physician listed on the denial letter or the Medical Director for the member's medical group:

Scripps Health Plan

Russell Zane, M.D. Medical Director (760) 827-7210

Scripps Clinic Medical Group

Siu Ming Geary, MD, FACP (858) 554-9912

Scripps Coastal Medical Center

Anthony F. Chong, M.D., FAAFP (858) 678-6652

Services are not covered when ordered, prescribed, or rendered by a practitioner for themselves or their immediate family members (including spouse, domestic partner, parent, child, or sibling), due to potential conflicts of interest. Exceptions may be made when access to another qualified provider is not reasonably available, including but not limited to emergency situations. In all cases, services must meet medical necessity criteria, and the Plan reserves the right to review supporting documentation to determine coverage.

Prior Authorization

Prior Authorization is the process of evaluating medical services prior to scheduling to determine medical necessity, appropriateness, eligibility, and benefit coverage. Services requiring prior authorization should not be scheduled until a Provider receives approval from SHPS or its delegated entity. SHPS reserves the right to deny payment for authorized services if it is determined that inaccurate information was provided to support the authorization request. Requests should be submitted by the requesting provider via the applicable referral management system. Requests must be accompanied by all pertinent medical records and supporting documents to avoid unnecessary delays. The following medical information should accompany all requests, as appropriate, to ensure that reviewing physicians have sufficient clinical information prior to authorizing a particular service:

- Medical history related to the diagnosis
- Results of any diagnostic tests previously performed (including lab and radiology reports)
- Consultation reports related to the diagnosis from other Providers
- Information on referrals pending for other Providers.

Prior Authorization is NOT required for:

- Emergency services,
- Family planning services, including abortion services and FDA-approved contraceptive drugs, devices, and other products,

- Vasectomy services and procedures. Preventive care, such as immunizations and annual physicals,
- Basic prenatal care,
- Sexually transmitted disease (STD) services,
- Human immunodeficiency virus (HIV) testing,
- FDA-approved biomarker testing indicated for Members with advanced or metastatic stage 3 or 4 cancer.

All services minus emergency services that do not require prior authorization must be done within network. SHPS is not delegated for the review of new medical technologies or experimental/investigational services. Providers may submit a completed prior authorization request to SHPS to determine whether a requested service is considered experimental or investigational.

Prior Authorization for Inpatient & Outpatient Services

Hospitals are required to notify SHPS within one working day following any inpatient admission (including delivery of a newborn), for hospital services to be covered. Prior authorization is also required for inpatient or outpatient surgery. Retroactive authorization requests for non-emergent services rendered will not be approved. Please check with SHPS' Utilization Management department if you have questions regarding prior authorization guidelines.

The following information pertains to contracted providers within the member's primary medical group. Services to be rendered by non-contracted providers or providers outside of the member's primary medical group always require prior authorization unless the service is medically necessary and provided on an urgent or emergent basis.

Emergent care does not require prior authorization for services; however, NOTIFICATION IS REQUIRED.

The following Inpatient and Outpatient services and procedures require Prior Authorization (PA):

Elective Inpatient Admissions

Includes admissions to:

- Acute Care Hospital
- Inpatient Psychiatric Facility
- Long Term Acute Care Hospital
- Acute Rehabilitation Facility
- Skilled Nursing Facility
- Scheduled Hospitalizations
- Hospice

SHPS may not be delegated for mental health services for some health plans. Contact the member's health plan for referral and PA guidelines when SHPS is not the delegated entity.

Out of Area Services

SHPS is not responsible for treatment or services (including emergency services) provided outside of San Diego County. Contact the member's health plan for coverage and PA requirements for services requested outside of San Diego County. Claims for emergency services should be forwarded to the member's health plan.

Outpatient Services

- Ambulance: non-emergency air or ground transportation
- Advanced Diagnostic Imaging
- Bariatric surgery and care
- Cardiac Rehabilitation
- Chemotherapy
- Cosmetic procedures and surgery
- Cyberknife Surgery (see above, ***Inpatient***)
- Dermatologic Procedures
 - Dermabrasion and chemical peel
 - Chemical exfoliation and electrolysis
 - Laser skin treatment
 - Skin injections and implants
- Durable Medical Equipment (DME)
- Genetic Testing (except for advanced maternal age mothers who require MaterniT21 testing, Scripps's labs must be used)
- Hearing Aids
- Home Health Services & Home Infusion
- Infertility Services (GIFT, ZIFT, and in vitro fertilization is NOT covered)
- Infusion Therapy
- Injectables
- Integrated Medicine Clinic referrals
- Intensity Modulated Radiation Therapy (IMRT)
- Maxillofacial Procedures (as covered)
- Neuro & Spinal cord stimulators
- Occupational Therapy
- Orthotics, inserts and braces
- Out of network referrals to specialists
- Outpatient Surgery (including procedures performed at an ambulatory surgery center or outpatient department of a hospital)
- Pain management
- Physical Therapy
- Prosthetics
- Proton Therapy
- Pulmonary Rehabilitation
- Radiation Therapy
- Reconstructive Surgery (to correct or repair abnormal structures of the body caused by congenital development defects, trauma, infection, tumors or disease, in order to improve function, or create a normal appearance, to the extent possible)
- Second Opinions, out of network
- Speech Therapy
- Standing referrals
- Stereotactic Radiosurgery and Stereotactic Body Radiotherapy (SBRT)
- Transgender surgery and services
- Transplant surgery & services

Outpatient Mental Health & Substance Use Disorder Services

SHPS is not delegated for mental health services, including maternal mental health for some of the health plans, contact the member's health plan for referral to a mental health or substance use disorder provider and to request prior authorization guidelines. In accordance with California Senate Bill (SB) 1207, Health and Safety Code Section 1367.625, and California Assembly Bill (AB) 1936, we encourage you to perform the required screening,

diagnosis, treatment, and referral to appropriate mental health services, including maternal mental health. Contact SHPS for any questions regarding coverage by health plan.

Out of Area Services

SHPS is not responsible for emergency treatment or services provided outside of San Diego County. Contact the member’s health plan for coverage and Prior Authorization requirements for services requested outside of San Diego County. Claims for emergency services should be forwarded to the member’s health plan. SHPS is only responsible for services outside the county when the specific treatment cannot be provided within the SHPS network. These services must be prior authorized and an agreement in place for the reimbursement of services. Failure to obtain prior authorization will result in the denial of payment for these services.

Post-Stabilization Care

Notification is required within 24 hours of admission for all Scripps Health Plan Services Managed Care Members

For Emergent Medical Admissions or Transfers	Call Scripps Centralized Transfer Center at (858) 678-6205
---	---

If you do not obtain authorization to provide post-stabilization care to a member, neither Scripps Health Plan Services nor the member will be held financially responsible for any unauthorized care provided by the hospital.

Your facility cannot balance bill our members.

	Scripps Clinic Medical Group		Scripps Coastal Medical Center		Mercy Physicians Medical Group		Optum Care Network – San Diego		Optum Care Network - SDPMG	
	COM	MA	COM	MA	COM	MA	COM	MA	COM	MA
Anthem Blue Cross	X		X							X
Blue Shield of California	X		X		X	X	X		X	X
Cigna	X		X		X				X	
Health Net	X		X							
Scripps Health Plan	X		X		X		X		X	
SCAN						X				X
United Healthcare	X		X		X	X	X		X	

Commercial = COM
 Medicare Advantage = MA

Referrals and Prior Authorization Process

Prior Authorization requests for medical services, referrals, and notifications to SHPS should be submitted online via Scripps Care Link. If you are not yet signed-up for this easy-to-use and secure online resource, you may contact SHPS’s Provider Relations team at ProviderRelations@scrippshealth.org, or via phone (888) 680-2273.

Routine & Urgent/Emergent prior authorization requests may be faxed to (858) 260-5861.

Contacting UM Staff

SHPS staff is available 8 a.m. to 5 p.m. Monday through Friday to answer questions from Providers and Members regarding Utilization Management issues, to include if a Member is unable to obtain a timely referral to an appropriate provider. After office hours, Providers may call Customer Service at (888) 680-2273 to be transferred to the Scripps Central Transfer Center for Urgent medical requests.

Providers and Members may also file a complaint with the Department of Managed Health Care if they are unable to obtain a timely referral to an appropriate provider. Please refer to the “DMHC Help Center” section of this manual for the department’s toll-free telephone number and internet website address.

SHPS Authorization and Referral Responsibilities

SHPS and its delegated entities are required to provide prompt and timely decisions on prior authorization requests appropriate for the nature of the Member’s condition. Below is a table of turnaround times based on regulations.

Standard Requests: SHPS must decide as expeditiously as the member’s health condition requires and the decision cannot exceed the state and federal timelines.

Urgent Requests: When a provider indicates or determines that following the standard timeframe could seriously jeopardize the enrollee’s life or health or ability to attain, maintain, or regain maximum function, SHPS must make a decision and provide notice as expeditiously as the member’s health condition requires and no later than seventy-two (72) hours after the receipt of the request for service.

Extension: Extensions may be needed by SHPS when there is not sufficient information to make a determination and it is in the member’s best interest to take more time to make the determination.

CATEGORY	COMMERCIAL TIMEFRAMES	MEDICARE TIMEFRAMES
Standard	Within five (5) business days of receipt	Within fourteen (14) calendar days of receipt
Expedited	Within seventy-two (72) hours of receipt	Within seventy-two (72) hours of receipt
Extension for Expedited	Within thirty (30) calendar days	Within fourteen (14) calendar days of receipt of request

Extension for Standard	Within forty-five (45) calendar days when it is in the member's best interest to obtain additional information that would support the request (a member or provider may request this so they can provide the necessary information)	Within fourteen (14) additional calendar days when it is in the member's best interest to obtain additional information that would support the request (a member or provider may request this so they can provide the necessary information)
Retrospective	Within thirty (30) calendar days of receipt of all necessary information	Within thirty (30) calendar days of receipt of all necessary information
Standard Pharmacy	Within seventy-two (72) hours from the receipt of request	Within seventy-two (72) hours from the receipt of request
Expedited Pharmacy	Within twenty-four (24) hours from the receipt of request	Within twenty-four (24) hours from the receipt of request
Concurrent Review	Within seventy-two (72) hours from the receipt of request	Within two (2) working days of notification
Medicare Only		
Detailed Notice of Discharge (DND)	Not more than two (2) calendar days prior to inpatient discharge	
Detailed Explanation of Non-Coverage (DENC)	No later than two (2) calendar days before coverage ends	

Clinical Guidelines (Review Criteria)

SHPS utilizes the following nationally developed clinical guidelines and criteria based on professionally recognized standards of practice, reviewed by actively practicing physicians, and adopted and approved by the Medical Management Committee (MMC) in making referral and authorization decisions. Guidelines are listed in order of priority unless otherwise dictated by full-service health plan as part of published hierarchy for clinical decision-making:

1. Inpatient Services (Commercial Members)
 - a. MCG™ (formerly Milliman Clinical Guidelines)
2. Outpatient Services (Commercial Members)
 - a. Federal/State Mandates
 - b. Clinical guidelines of each health plan
 - c. MCG™
 - d. UptoDate®
 - e. Hayes Technologies

3. Inpatient (Medicare Members)
 - a. CMS National Coverage Determinations (NCDs)
 - b. CMS Local Coverage Determinations (LCDs)
 - c. MCG™
4. Outpatient (Medicare Members)
 - a. CMS National Coverage Determinations (NCDs)
 - b. CMS Local Coverage Determinations (LCDs)
 - c. Health Plan Published Evidence-based Guidelines
 - d. MCG™
 - e. UptoDate®
 - f. Hayes Technologies

Contracted providers may request copies of UM guidelines or other review criteria used by SHPS in the course of UM activities by calling the Customer Service Department at (888) 680-2273.

California Senate Bill 855 requires use of guidelines produced by non-profit professional associations related to Mental Health and Substance Use Disorders for Commercial health insurance members. Services related to gender dysphoria are reviewed according to World Professional Association for Transgender Health (WPATH) guidelines. Providers have online access to training and materials produced by WPATH at <https://www.wpath.org/resources/SB855WPATHMaterials>.

Nonpharmacological Pain Management Treatment

California Assembly Bill (AB) 2585 and California's Pain Patient's Bill of Rights encourages the use of evidence-based nonpharmacological therapies for treatment of chronic pain. The [Centers for Disease Control and Prevention](#) (CDC) offers alternative treatment options to patients and providers of patients with chronic pain. The CDC recommends that effective approaches to chronic pain should:

- Use nonopioid therapies to the extent possible
- Identify and address co-existing mental health conditions such as depression, anxiety, or PTSD
- Focus on functional goals and improvement by engaging patients in their pain management
- Use disease-specific non-opioid treatments, when available
- Use first-line medication options preferentially
- Consider interventional therapies, such as corticosteroid injections in patients who fail standard non-invasive therapies
- Use multimodal approaches, including interdisciplinary rehabilitation for patients who have failed standard treatments, have severe functional deficits or psychosocial risk factors

Scripps offers natural pain relief options through its [Integrative Pain Management](#) department. Integrative pain management brings together acupuncture, biofeedback, therapeutic massage, Healing Touch, and other [types of integrative therapies](#) harnessing the power of the mind, body and spirit to heal and relieve pain.

Medical Necessity Determination Process

UM staff obtains and reviews any necessary clinical information and uses clinical guidelines and criteria approved by the MMC and based on professionally recognized standards of practice in addition to his/her clinical expertise to determine the medical necessity of proposed care. The UM staff will consider the following factors when applying criteria to a given individual:

- Age
- Co-morbidities
- Complications
- Progress of treatment
- Psychosocial situation
- Home environment (when applicable)

Characteristics of the local delivery system available to members such as skilled nursing or sub-acute care facilities and home care to support the patient following hospital discharge and the ability of local hospitals to provide all recommended services within the estimated length of stay must be considered.

If the UM staff is not able to approve the proposed care based on the available information, the case is referred to the appropriate Chief Medical Officer/Physician Advisor for review and determination of medical necessity. When expert review is indicated, the Chief Medical Officer/Physician Reviewer will consult with an appropriate specialist not involved in providing the member's care.

SHPS strictly adheres to the following policy when reviewing service authorization requests and/or request for payment for services:

- UM decision making is based only on appropriateness of care and service and existence of coverage.
- The organization does not reward practitioners or other individuals for issuing denials of coverage or service.
- Financial incentives for UM decision-makers do not encourage decisions that result in under-utilization.

Experimental/Investigational Services, Clinical Trials & New Medical Technology

SHPS will monitor requests for the use of new medical technologies including, but not limited to, medical and surgical treatments and procedures, pharmaceuticals, and medical equipment, and refer those requests to the Member's health plan. Each health plan is responsible for determining coverage and medical necessity for new medical technologies.

Denial Determination

A SHPS Physician Reviewer must review the request and any available clinical information, prior to issuance of a denial based on lack of medical necessity. As a part of the review, the Chief

Medical Officer/Physician Reviewer may discuss the case with the attending or requesting physician. Denials of service based on medical necessity will always be issued by a physician reviewer. Denial notifications to providers include the name and phone number of the physician responsible for the decision should you wish to discuss the specific SHPS UM criteria used to render a determination.

A written denial notice is mailed within twenty-four (24) hours of the decision to the requesting physician, the enrollee or enrollee's legal guardian, if applicable. Denial determinations for emergent services will be given to the requesting physician, and member when applicable, verbally or via fax, immediately upon completion of the review. Written notification of the determination will follow within twenty-four (24) hours. It is the policy of SHPS to notify all members and providers of the routine and expedited appeal process for denied authorization requests. If you believe a denial determination is incorrect, you have the right to appeal on behalf of the member. Appeals should be submitted within sixty (60) days of the denial notice.

SHPS is required to process an appeal within thirty (30) days of receipt. In some cases, an expedited seventy-two (72) hours appeal is appropriate when the time necessary in routine decision making may pose an imminent and serious threat to the member's health or well-being, including but not limited to potential loss of life, limb, or major bodily function. Physicians may request an expedited appeal orally or in writing, as provided for in the initial denial notice – appeal rights. Information for appeals is also available through SHPS's Appeals & Grievance team, through the Customer Service Department, or from the Member's health plan. SHPS is not delegated by other health plans to review appeals and grievances on their behalf. Appeals & grievances received by SHPS are immediately forwarded to the Member's health plan for resolution.

DMHC Help Center

The California Department of Managed Health Care (DMHC) is responsible for regulating health care service plans. If a member/provider needs help with a grievance involving an emergency, a grievance that has not been satisfactorily resolved by the member's health plan, or a grievance that has remained unresolved for more than 30 days, the member/provider may call the department for assistance. The department also has a toll-free telephone number (888) 466-2219, a TDD line (877) 688-9891 for the hearing and speech impaired, and an internet website www.dmhc.ca.gov with complaint forms available.

After Services are Authorized

Providers will receive a written authorization that will specify the extent of the services authorized - providers may not exceed those authorization limits without an additional authorization form, except in the case of a medical emergency. Providers should inform the patient's primary care physician of the need for further referral, treatment, or consultation. Please use the required authorization form or enter via the Scripps Care Link via In-Basket to request additional services. Scripps Care Link access requires a username and password. For additional information on the Scripps Care Link, contact Provider Relations via email, ProviderRelations@ScrippsHealth.org. If you have any questions about an authorization, contact Customer Service at (888) 680-2273 and request the Utilization Review Coordinator.

Concurrent Hospitalization Review

All inpatient stays are reviewed to determine the appropriate level of care in accordance with written guidelines. Telephonic and/or on-site chart reviews are conducted at all contracted Hospitals and Skilled Nursing Facilities by licensed UM staff. An initial review of all hospitalizations will occur within one business day of the notification to SHPS. Subsequent reviews are conducted as deemed necessary by the UM nurse to ensure that the length of stay and level of care meet clinical criteria. If the criteria have not been met or medical record documentation is inadequate to authorize continued stay, the nurse reviewer will consult with the patient's attending physician, physician advisors, or other appropriate hospital staff to obtain additional information.

In the event that a Member is admitted to a facility outside the SHPS's Service Area, the UM department will work with the Out-of-Area (OOA) facility and the member's health plan to assess whether repatriating the member (transferring the Member to a SHPS-contracted facility) is indicated, determine when it is medically appropriate for the member to be safely transferred back into the service area, and assist in coordination of the transfer. The UM staff reviews admissions to Out-of-Network (OON) facilities telephonically. The UM staff facilitates transfer of the patient to a SHPS contracted hospital as soon as medically appropriate.

Discharge Planning

Discharge planning is a process that begins prior to an inpatient admission with an assessment of each patient's potential discharge needs. Discharge planning activities are carried out by SHPS or a delegated entity's UM staff in coordination with hospital staff, which may include discharge planners, social workers, or nurse case managers in conjunction with the treatment team.

Retrospective Authorization Review

Medical record review to determine appropriate utilization of services may be conducted in cases where there is a question regarding medical management, or for cases in which SHPS was not notified before or during the provided service. Cases for retrospective review are often identified upon receipt of an unauthorized claim. Cases may also be identified through requests for retrospective authorization from OON or OOA Providers. Retrospective reviews will be processed within thirty (30) days of receipt.

Emergency Services

“Emergency services” means a medical and/or psychiatric screening, examination, and evaluation by a physician, or by other appropriate licensed persons, to determine if an emergency medical condition or active labor exists and, if it does, the care, treatment, and surgery, necessary to relieve or eliminate the emergency medical condition, within the capability of the facility.

“Emergency Services & Care” means services provided for an emergency medical condition, including a psychiatric emergency medical condition or active labor, manifesting itself by acute symptoms of sufficient severity (including severe pain) such that the absence of immediate medical attention could reasonably be expected to result in any of the following:

1. Placing the Member’s health in serious jeopardy;
2. Serious impairment to bodily functions;
3. Serious dysfunction of any bodily organ or part; or
4. A psychiatric disorder placing the member in immediate danger to himself/herself or to others, or is unable to provide or use food, shelter, or clothing

“Active labor” means a labor at a time at which either there is inadequate time to effect safe transfer to another hospital prior to delivery or a transfer may pose a threat to the health and safety of the patient or the unborn child.

A patient is **“stabilized”** or **“stabilization”** has occurred when, in the opinion of the treating physician, or other appropriate licensed persons, the patient’s medical condition is such that, within reasonable medical probability, no material deterioration of the patient’s condition is likely to result from, or occur during, the release or transfer of the patient.

Emergency Services Providers may screen and stabilize a member without prior authorization in order to stabilize an emergency medical condition.

Second Medical Opinions (Medicare Advantage Plans only)

A second medical opinion by an appropriately qualified healthcare professional is available in accordance with CA Health and Safety Code 1383.15. A second medical opinion will be covered by SHPS, if requested by the member or a participating health professional, for any of the following reasons:

- If member questions the reasonableness or necessity of the recommended surgical procedures.
- If the member questions their diagnosis or plan of care for a condition that threatens loss of life, limb, loss of bodily functions, or substantial impairment, including a serious chronic condition.
- If the clinical indications are not clear or are complex and confusing, a diagnosis is in doubt due to conflicting test results, or the treating provider is unable to diagnose the condition.
- If the treatment plan in progress is not improving the medical condition within an appropriate period of time given the diagnosis and plan of care, and the member requests a second opinion regarding the diagnosis or continuance of the treatment.
- If the member has attempted to follow the plan of care or consulted with the initial provider regarding serious concerns about the diagnosis or plan of care.

Members or Providers may request a second opinion through SHPS’s UM Department or the member’s PMG. Requests will be reviewed and facilitated through the authorization process. A request for a second opinion about care provided by the member’s PCP must be obtained by another qualified participating provider within the member’s PMG and the PMG shall provide the second opinion. For a second opinion consult about care from a specialist, the member or

provider may request authorization to receive the second opinion from a specialist of the same or equivalent specialty within any PMG in the SHPS network.

When there are no qualified providers within the network, the member may request authorization for a second opinion consultation from an out-of-network provider. If authorization is received for an out-of-network provider, the authorization will be for a consult only and that provider should not perform, or provide care beyond the consult, as SHPS does not provide reimbursement for such care. For questions about second opinions or a copy of the SHPS's policy, please visit www.scrippshealthplan.com.

SHPS is not delegated to provide authorizations for second medical opinions for commercial members. **Contact the member's health plan for referral and PA guidelines when SHPS is not the delegated entity.**

Standing Referrals

Members who require specialized care over a prolonged period for a life-threatening, degenerative or disabling condition, including Human Immunodeficiency Virus (HIV) or Acquired Immune Deficiency Syndrome (AIDS), may be granted a standing referral to a specialist who has expertise in treating the condition or disease, or for the purpose of having the specialist coordinate the member's healthcare. Specialists and specialty care centers are validated to assure the provider holds appropriate accreditation or designation as having special expertise in treating the condition or disease (*see also SHPS-400, "Credentialing & Re-Credentialing"*); A list of specialists, including HIV/AIDS specialists, are reviewed and updated annually, emailed to the UM/Case Management & Provider Relations staff and kept in shared files (*see also SHPS-408, "Identification of HIV/AIDS specialists"*). A listing of specialists and specialty care centers, including HIV/AIDS specialists are available to providers via the plan website to assist in the referral process; The PCP can request authorization for an out-of-network specialist, if one is not available within SHPS' Network, who can provide appropriate specialty care to the member as determined by the PCP in consultation with SHPS' Chief Medical Officer and as documented in the treatment plan.

Requesting a Standing Referral

Members and their treating/referring physicians may contact Customer Service to request a Standing Referral:

1. The PCP and specialist determine the need for continuing care from the specialist and request authorization based on an agreed upon treatment plan, if any. Treatment plans may limit the number of specialist visits or the length of time the visits are authorized and may require the specialist to make regular reports to the PCP.
2. The determination shall be made within three (3) business days of the date the request from the member or the member's PCP and all appropriate medical records and other items of information necessary to make the determination are provided.
3. If authorized, the referral will be made within 24 hours of the decision, specifying the services that are approved. Services shall be authorized as medically necessary for proposed treatment, of a duration not to exceed one year at a time, utilizing established

- criteria and consistent with benefit coverage.
4. Once a determination has been made, the referral shall be made within four (4) business days of the date of the proposed treatment plan, if any, is submitted to the UM team.
 5. The PCP retains the responsibility for basic case management and coordination of the member's care, unless a specific arrangement is made to transfer care to the specialist for a specified period of time, in accordance with the PCP contract with SHPS.
 6. After receiving the standing referral approval, the specialist is authorized to provide healthcare services that are within the specialist's area of expertise and training to the member in the same manner as the PCP.
 7. When authorizing a standing referral to a specialist for the purpose of the diagnosis or treatment of a condition requiring care by a physician with a specialized knowledge of HIV medicine, SHPS will refer the member to an HIV/AIDS specialist who meets California Health and Safety Code criteria.
 8. Member Denial Letters for Standing Referrals will include:
 - a. Clear and concise explanation of the reasons for the denial or modification of the originally requested service;
 - b. Clinical reasons for the Plan's decision to deny, delay, or modify health care services.
 9. Written communications to a member of a denial, delay or modification of a request include information as to how the member may:
 - a. File a grievance to the Plan;
 - b. Request an Independent Medical Review in cases where the member believes that health care services have been improperly denied, modified, or delayed by the Plan, or by one of its contracting providers
 10. Written communications to a Physician or other health care provider of a denial, delay, or modification of a request shall include the following information:
 - a. The name of the health care professional responsible for the denial, delay, or modification;
 - b. The direct telephone number or an extension of the healthcare professional responsible for the denial, delay, or modification to allow the requesting Physician or health care provider to easily contact them.

Re-openings

A **"reopening"** is a remedial action taken to change a final determination or decision of a Medicare Advantage referral even though the determination or decision was correct based on the evidence of record. A request must be made in writing clearly stating the request is for a reopening, meet the definition of terms for reopening, and include a good cause for reopening. At no time will a request for an appeal be considered a reopening and a determination may not be reopened if it is currently being appealed. The referral is reviewed to determine if a clerical error was made. If a clerical error is identified, the case is updated with the new findings and status is changed.

Care Management Program

Care Management is a collaborative, Member-centered process of assessment, care planning, care coordination, health education, and advocacy to reduce or eliminate barriers to care. The

assigned Case Manager works directly with the Member and the family/caregiver(s) to develop an Individualized Care Plan (ICP) that is focused on increasing access to resources and services that support the Members health needs. The Case Manager is responsible for coordinating benefits and services with other agencies/ providers, monitoring progress, and ensuring interventions are in place to support the Member's Individualized Care Plan.

Complex Case Management (CCM) is provided to Members who have experienced a critical event or diagnosis that requires extensive use of resources and requires oversight to navigate the needed delivery of care and services. Case management becomes complex when the illness and/or conditions and complexity are severe and require an intense level of management beyond that of Case Management.

Care Management is a collaborative process, and our Care Management nurses work closely with Plan Providers to develop and implement the most appropriate treatment plan for the member's needs.

Providers interested in referring a member to the Care Management Program:

1. Scripps Care Link "Ambulatory Order #210"
2. Telephone: (888) 399-5678
3. E-Mail: shpsccmreferrals@scrippshealth.org
4. Fax: (858) 260-5834
5. Referral Form on our website at www.scrippshealthplanservices.com

Any individual involved in the care of a member may make a referral to the Complex Care Management Program, including the Primary Care Provider (PCP), Specialist, Discharge planner, member, caregiver, inpatient case management, appeals and grievance staff, Plan staff and medical management programs.

Each case is considered on an individual basis. Cases not accepted into the Complex Care Management Program are kept on file for future reference. Referrals to the Complex Care Management Program are screened for medical, psychosocial, financial, and related needs no later than thirty (30) calendar days from the date the member is eligible for Complex Care Management and completed within sixty (60) calendar days of identifying the member. The Care Manager assesses each referral through medical records and discussion with the PCP and other parties involved, as needed. Referrals for Care Management services include, but are not limited to, the following situations in which care coordination is needed to meet members' needs while promoting appropriate utilization of services and cost-effective outcomes:

- Major Organ Transplants
- Major Trauma
- Chronic Conditions
- Chronic pain management
- Behavioral health issues
- Medication management
- Out-of-area/out-of-network services
- Care facilitation
- Second opinion coordination
- Social support issues

As appropriate, the Care Manager will facilitate care coordination for Members who have the following indicators including but not limited to:

- Three (3) or more acute hospital admissions per year
- Two (2) or more emergency department visits in a three (3)-month period
- Re-admission within 30 days with the same similar diagnosis
- Poly-Pharmacy utilization (30 or more per quarter)
- Non-compliance with medical recommendations and care
- Complex medical needs that require close monitoring
- Home-health needs
- Life expectancy of six (6) months or less
- Inpatient hospital stays of greater than ten (10) days
- Complex psychosocial or functional requirements
- Quality issues related to clinical care

When a member is accepted into the Complex Care Management Program, the Care Manager performs the following functions:

- Serves as a liaison and resource for providers and members and their families
- Communicates information to caregivers to obtain consensus on a plan of care
- Develops and coordinates a plan of care with realistic and appropriate goals/outcomes
- Assists with the transfer of members from one facility to another
- Facilitates physician-to-physician communication and other communication when needed
- Manages all Authorizations for services for the assigned member
- Makes appropriate referrals to state and county waiver programs or other community resources

The Care Manager closes a case when one or more of the following endpoints have been established:

- Member opts out or declines participation
- Services are no longer needed due to resolution of the patient's illness or the patient's death
- Reasonable goals and objectives in the Plan of Care have been met and the member's condition is stabilized
- Family and other support systems are able to adequately provide needed services
- Care coordination is ongoing without the need for oversight by the Care Manager
- The member has moved out of the Service Area

Transitions of Care Case Management is a subset of the Case Management program. This program focuses on those Members discharged from a facility (inpatient/emergency/ post-acute care) and provides timely education and assistance with access to care and services, with the goal of preventing unnecessary readmissions. The Case Manager will complete a transitions of care assessment that includes but is not limited to the following:

Completion of the HEDIS quality-of-care measures, including but not limited to:

- Medication review and medication reconciliation (MRP).
- Transitions of Care measures (TRC).
- Follow-up after emergency department visits for people with multiple high-risk chronic conditions (FMC).
- Access to care – Facilitating a transitions/post discharge visit with a provider or specialist
- Verify that ordered services are in place (e.g., home health care, durable medical equipment, and prescriptions).
- Readmission prevention.
- Reinforce understanding of discharge instructions.
- Member education on symptom management.
- Education regarding a Primary Care Provider visit.
- Ensure family/caregiver support is in place.
- Identify any ongoing coordination-of-care needs for referral to Telephonic Disease Management, Case Management, or Complex Case Management.

Provider responsibilities under AB 2843 follow up care for survivors of rape and sexual assault

Effective immediately, all contracted providers must comply with California Assembly Bill (AB) 2843, which ensures timely access to follow-up care for individuals who have experienced rape or sexual assault. This includes medical and surgical services without cost-sharing for up to nine (9) months following the initial treatment.

Key Requirements:

- **Provider Notification:** Notify the health plan when emergency or follow-up care is rendered following rape or sexual assault (no legal report or conviction required).

Options include but are not limited to:

- ✓ Phone: Customer Service 844-337-3700
 - ✓ Email: shcmreferrals@scrippshealth.org
 - ✓ Voicemail: 888-399-5678
 - ✓ Fax: 858-260-5834
 - ✓ [CM Referral Form](#)
- **Provider Education:** Understand definitions of "rape," "sexual assault," and "follow-up health care treatment" as outlined in Penal Code §§ 261, 261.6, 263, 263.1, 286, 287, and 288.7.
 - **Tracking Care:** Help ensure enrollees receive appropriate follow-up care for the 9-month duration.

- Out-of-Network Access: Refer to out-of-network providers when necessary to avoid delays in care.
- Prohibited Requirements: Do not require enrollees to file police reports or press charges as a condition for care.

Communication to Providers

SHPS communicates updates to policies, procedures, and regulatory requirements to you via:

- This Provider Manual, which is provided upon initial contracting with SHPS, and when updated.
- Directly via mail, email or fax.
- Via communication with the PMG to distribute information to their affiliated physicians.

SHPS provides required notification to providers about:

- The policy requiring an appropriate physician advisor to be available to discuss all UM denial decisions.
- The contact information of the medical reviewer, as indicated in the provider denial letter.
- The opportunity to discuss a behavioral or non-behavioral health care UM denial decision with a physician or other appropriate reviewer.
- The method of obtaining UM Criteria, and updates or changes to UM criteria.

Continuity of Care

SHPS is compliant with CA Health and Safety Code Sections 1300, 1367, 1373 and provides continuity of care for members currently receiving a course of treatment from a terminated provider and for new enrollees who are undergoing an Active Course of Treatment from a nonparticipating provider, such as serious and complex medical conditions, hospitalizations, pregnancy, newborn care, terminal illness, and mental health conditions. Transitions of Care (TOC) include member notifications when an individual in a course of treatment enrolls in SHPS and when a medical group or provider is terminated from the network. SHPS also facilitates transitions of care when changes occur within the provider network as well as for new members and members with special needs and circumstances. The member should request a transition of care form from their Health Plan Customer Service to expedite the approval of the transition of care.

When a member is actively receiving care and that care may be disrupted by the departure of a physician from the network, the member will be notified at least 60 days prior to the provider termination date. When the provider fails to notify SHPS timely of their termination with the plan, SHPS will notify the member as soon as possible.

Doula Program

Scripps Health Plan offers doula services as part of our efforts to improve access to pregnancy care.

Doula services include:

- One (1) initial visit with a doula.
- Up to eight (8) additional visits; these can be a combination of prenatal and postpartum visits.
- Support during labor and delivery (including labor and delivery resulting in a stillbirth), abortion, or miscarriage.
- Up to two (2) three-hour postpartum visits.

To refer a member, please enter a referral (EPIC or CareLink), email the Care Management team at shpsccmreferrals@scripphealth.org or call 1(888) 399-5678, 8 a.m. to 5 p.m. Pacific time, Monday through Friday.

III. Claims & Provider Reimbursement

As required by California Assembly Bill 1455, the Department of Managed Health Care (DMHC) has established regulations to ensure fair and reasonable claims settlement practices and provider dispute resolution procedures for commercial managed care products regulated by the DMHC. These provisions do not apply to Medicare Advantage or Medi-Cal managed care plans.

This section outlines your rights and responsibilities related to claims payment and dispute resolution when Scripps Health Plan Services (SHPS) is the designated payor or delegated entity responsible for claims administration.

Unless otherwise provided herein, *italicized* terms have the same meaning as set forth in Sections 1300.71 and 1300.71.38 of Title 28 of the California Code of Regulations.

Delegated Claims Responsibility

SHPS is delegated by specific health care service plans (HCSPs) to perform claims payment and provider dispute functions.

Please refer to the most current Health Plan Matrix – Professional or Institutional for guidance on claim submission responsibilities. These matrices are available by contacting SHPS Customer Service at (888) 680-2273 and are updated regularly.

Claims Submission Requirements


Claims must include all required data elements and be submitted using standard forms (CMS-1500, UB-04, or electronic equivalents). SHPS accepts claims:

- **Electronically** via:
 - Change Healthcare (Payor ID 330099)
 - Office Ally (Payor ID: SHPS1)
 - Scripps Care Link by calling (888) 680-2273

- **By Mail to:**
Scripps Health Plan Services
Attn: Claims Department
P.O. Box 2079
La Jolla, CA 92038

Claims Timely Filing Deadlines

- **Commercial Members:**
 - Contracted providers: 90 calendar days from date of service
 - Non-contracted providers: 180 calendar days from date of service
 - Coordination of Benefits (secondary claims): 180 calendar days from the date of the primary payor's denial or payment. Include the primary payor's provider remittance advice (PRA) with the claim.
- **Medicare Advantage Members:**
 - All providers: 365 calendar days from date of service
 - Coordination of Benefits (secondary claims): 365 calendar days from the primary payor's denial or payment. Include the primary payor's provider remittance advice (PRA) with the claim.
- **Misdirected claims:**
 - Claims that are not our financial responsibility will be forwarded to the appropriate payor or delegated entity (Health Plan, Vendor, or IPA) within 10 working days.
- SHPS will accept **late claim(s)** if the provider files a formal dispute and demonstrates **good cause**, as defined in **Section 1300.71.38**

 **Reminder:** Always consult the Health Plan Matrix – Professional or Institutional to ensure claims are submitted to the correct payor.

Required Claim Form Elements

Claims submitted on a CMS-1500, UB-04, or equivalent form must include, at a minimum, the following data elements:

- Member name, address, ID number, date of birth, sex.
- Date(s) and place of service.
- Diagnosis code(s) and descriptions (ICD-10).
- Authorization number (if applicable).
- Procedure, service, or supply codes:
 - Use current CPT codes for professional services.
 - Use HCPCS codes for supplies, equipment, and injections.
- Skilled Nursing Facility claims must include Level of Care.

- UB-04 inpatient claims must include at least one DRG code.
- ESRD claims must include completed Boxes 39 and 41.
- Box 32 – Service facility/location.
- Taxonomy codes for institutional claims.
- Provider group, physician name, and facility name.
- National Drug Code (NDC) – qualifier, number, quantity, and unit of measure (required for all drug claims; missing data will result in denial).
- National Provider Identifier (NPI).
- Provider address and phone number.
- Billed charges.
- Units (when applicable).
- Resubmission code for corrected claims (Codes 6, 7, or 8).
 - Include the original claim number in Field 22 (CMS-1500) or Field 4 (UB-04).

Important Note: High Dollar Claims that are equal to \$100,000 or greater must be submitted with a copy of the itemized bill and medical records for review.

Special or Unique Billing Codes

Providers with contractual approval to use special or unique billing codes must follow the specific instructions provided in their agreement. The following standards apply:

- Special billing codes must be submitted at the line level (2400 loop) in the 837-claim file.
- Use the 2400 NTE segment with the ADD qualifier.
 - Example: NTE*ADD*EP
- If a description must be included with the code, use a caret (^) to separate the code from the description.
- All applicable HIPAA 5010 transaction requirements must be followed.

Claim Receipt Verification

Providers will receive an automated claim receipt confirmation in the same format in which the claim was submitted.

To verify claim receipt, providers may:

- Contact SHPS Customer Service at (888) 680-2273.
- Check claim status via Epic’s web portal (for users with access).

SHPS acknowledges all provider claims—whether complete or incomplete—via electronic submission, mail, phone, or website.

If a claim is contested, adjusted, or denied, SHPS will issue a Notice to Provider of Dispute Mechanisms, which outlines available dispute resolution options.

Claims Reimbursement

SHPS is committed to processing and reimbursing claims accurately, timely, and in compliance with all applicable federal and state laws, including the requirements set forth by

the California Department of Managed Health Care (DMHC), the Centers for Medicare & Medicaid Services (CMS), and the National Committee for Quality Assurance (NCQA).

SHPS reimburses clean claims in accordance with:

- DMHC regulations (California Code of Regulations, Title 28, Section 1300.71) requiring adjudication within thirty 30 calendar days and automatic payment of interest on late, uncontested claims.
- CMS guidelines for Medicare Advantage and Medicaid products, including timely filing limits, proper use of coding standards, and application of Prospective Payment System (PPS) methodologies.
- NCQA standards requiring fair, transparent, and accessible processes for claims processing, appeal, and dispute resolution.

SHPS uses industry-standard billing and coding systems (e.g., CPT, HCPCS, ICD-10, DRG, CCI) and applies contractual fee schedules, Medicare pricing tools (such as Optum PPS Pricer), or negotiated rates as appropriate. SHPS ensures that all adjustments, denials, and payment modifications are clearly explained via the Provider Remittance Advice (PRA). Providers have access to the Provider Dispute Resolution (PDR) process in the event of a denial, adjustment, or contested payment, consistent with DMHC, CMS, and NCQA requirements.

Claims Adjudications

SHPS uses the Optum PPS Pricer within the EPIC system to adjudicate claims for Medicare-covered services. This tool is designed to mirror how CMS calculates reimbursement under various Prospective Payment Systems (PPS) and helps ensure accurate payment.

Key features include:

- Payment Calculation for PPS Services, including:
 - Inpatient PPS (IPPS).
 - Outpatient PPS (OPPS).
 - Skilled Nursing Facilities (SNF PPS).
 - Home Health Agencies (HH PPS).
 - Inpatient Rehabilitation (IRF PPS).
 - Inpatient Psychiatric (IPF PPS).
 - Long-Term Care Hospitals (LTCH PPS).
- DRG and APC Grouping to determine appropriate reimbursement.
- Geographic Rate Adjustments (e.g., wage index, GPCIs, hospital-specific modifiers).
- Retrospective Pricing for historical claim audits or adjustments.
- Compliance Validation aligned with CMS reimbursement and coding rules.

Claim Editing and Coding Standards

SHPS uses Virtual Examiner® to apply:

- CMS Correct Coding Initiative (CCI) edits.
- Industry-standard billing guidelines, including CPT, HCPCS, ICD-10, and CMS instructions.

This ensures:

- Accurate coding and modifier application.
- Appropriate reimbursement aligned with State and Federal guidelines.

Timely Claims Adjudication

A clean claim is defined as one that can be processed without additional information from the provider or patient. SHPS processes claims as follows:

Product Type	Claim Type	Adjudication Timeframe
Commercial (HMO)	All Providers	Within 45 working days
Medicare Advantage (MA)	Contracted Providers	Within 60 calendar days
Medicare Advantage (MA)	Non-Contracted Providers	Within 30 calendar days

If a claim is contested, adjusted, or denied, SHPS will issue a Provider Remittance Advice (PRA) with the reason for the action. If an uncontested claim is not processed within the above timeframes, interest will be automatically applied in accordance with DMHC and CMS requirements.

Reimbursement Standards

- Reimbursement of all claims, including but not limited to supplies, durable medical equipment (DME), injectables, and all related medical, surgical and inpatient claims shall be limited to the lesser of (1) the Medicare Fee Schedule (MFS) amount in effect at the time the service or item is provided or (2) the provider or vendor billed charges.
- SHPS shall not be liable for any amount exceeding this limitation, and Provider shall not bill the Member for any difference, except as permitted by law.
- SHPS does not pay interest to itself for claims related to Scripps Health, Scripps Clinic, or Scripps Coastal.
- Charges for adverse medical events, defined as preventable or hospital-acquired conditions, not present on admission, are not reimbursable by SHPS or the member.

Payment Accuracy

SHPS uses multiple methods to detect and correct inaccurate claim reimbursements. When errors are identified, SHPS proactively reprocesses and re-adjudicates claims prior to payment to ensure accurate reimbursement. Applicable interest is automatically applied in accordance with regulatory requirements.

- SHPS proactively identifies and corrects claims payment errors prior to payment runs.
- Any modifications affecting reimbursement are reflected on the Provider Remittance Advice (PRA).
- All claims are subject to post-payment audit, adjustment, or recovery in compliance with contractual terms and applicable law.

- All claim adjustments or payment modifications are clearly itemized on the Provider Remittance Advice (PRA).
- In the event a claim is denied, adjusted, or contested, SHPS will provide a written explanation detailing the specific reason(s) for the action, consistent with DMHC, CMS, and NCQA requirements.

Unclean Claim Rejection – Required Action

When a claim is rejected as unclean due to missing, incomplete, or invalid information, providers must correct the claim and resubmit it for processing. To ensure timely processing and to prevent the claim from rejecting as a duplicate, providers must follow the resubmission guidance below.

Resubmission Requirements

1. Correct all identified errors on the original claim.
2. Resubmit the claim as a replacement claim.
3. When submitting the corrected claim, providers must:
 - a. Use the appropriate claim frequency code “7” (replacement claim), and
 - b. Include the original claim reference number, when applicable.

Important Guidance

1. Failure to submit the corrected claim with a frequency code “7” may result in:
 - a. The claim being identified as **duplicate**, and
 - b. Additional rejection or processing delays.
2. A replacement claim allows the Health Plan to:
 - a. Properly associate the corrected claim with the original submission, and
 - b. Process the claim without duplicate edit conflicts.

Reminder

Providers should not submit a new original claim when correcting a previously rejected claim. A replacement claim must be submitted using frequency code “7.”

Claims Overpayment

SHPS will appropriately request refunds for claims that have been overpaid. If SHPS identifies a claim overpayment, the provider will be notified in writing through a separate Overpayment Notice. The notice will include:

- The affected claim(s).
- Member name and date(s) of service.
- The reason for the overpayment.
- The amount to be refunded.
- Any applicable state or federal interest or penalties.

SHPS will issue overpayment refund requests within 365 calendar days of the original payment or last claim action. For Medicare Advantage (MA) members, SHPS may recover overpayments for up to five years, in accordance with CMS guidelines.

Provider Response Options

To Contest the Notice: Providers may dispute the overpayment by submitting a written response within thirty (30) working days of the notice. The dispute must include the reason the provider believes the claim was not overpaid. SHPS will review the dispute in accordance with its Provider Dispute Resolution (PDR) Process.

No Contest: If the provider does not contest the overpayment, the full refund must be received by SHPS within thirty (30) working days of the notice. If payment is not received within 45 working days, SHPS may offset the overpaid amount from future claim payments.

Offsets to Payments:

SHPS may only offset uncontested overpayments, when the provider fails to respond or reimburse SHPS within the required timeframe. In such cases:

- Offsets will be taken from current claim payments.
- A detailed explanation will accompany the offset, identifying the overpaid and offset claims.
- The offset details will be included in the original overpayment notice and subsequent Provider Remittance Advice (PRA).

Provider Dispute Resolution Program

A Provider Dispute is a provider's written notice to SHPS challenging, appealing, or requesting reconsideration of a claim or a bundled group of substantially similar multiple claims that are individually numbered. The disputed claim(s) must meet at least one of the following conditions:

- Denied, Adjusted or Contested, or
- An adjudication error or other contract interpretation dispute, or
- Disputing a request for reimbursement of an overpayment of a claim, or
- Disputing a request of a refund letter from SHPS.

Providers are prohibited from sending an invoice or balance billing a member for any amount greater than their applicable copayment and/or deductible for any covered services and/or authorized care. Providers are also prohibited from canceling a member's appointment(s) for any covered services and/or authorized care because of a disputed claim(s). Providers should utilize the Provider Dispute Resolution process to resolve such matters.

Each Contracted Provider Dispute must be in writing and contain at a minimum the following information:

- Written notation on the cover sheet that it is a Provider Dispute Request.
- Provider's Name.
- Provider's Identification Number (Tax ID).
- Provider's Contact Information, and

If the Provider Dispute concerns a claim the following must be provided:

- Member/Patient Name and Date of Birth.
- Corrected claim (if appropriate).

- Reports or other supporting attachments, i.e., progress notes, operative reports, etc.
- A clear written identification of the disputed item(s).
- SHPS claim number(s).
- Copy of the SHPS PRA.
- The Date of Service.
- A clear explanation in writing of the basis upon which the Provider believes the payment amount, request for additional information, contest, denial, adjustment or other action is incorrect.

Bundled Claims: If the Provider Dispute involves a bundled group of substantially similar claims each claim must be individually numbered. If the Provider Dispute is not about a claim, a clear written explanation of the issue and the provider's position on such issue. If the Provider Dispute represents a member or group of members, the following written information must be provided:

- The names and identification number(s) of the member or members.
- The Date of Service.
- A clear written explanation of the disputed item and the Provider's position on the dispute.
- A member's written authorization for Provider to represent said member.
- Claim number(s).

SHPS Provider Dispute Resolution Team shall process all provider disputes. If the Provider Dispute involves an issue of medical necessity or utilization review, the provider shall have an unconditional right of appeal. Providers shall appeal the claim dispute for a de novo review and resolution for a period of sixty (60) working days from SHPS's Date of Determination.

Included in this Provider Manual is the Provider Dispute Resolution Form which must be used to submit a Provider Dispute Resolution Request. This form is also available at www.scrippshealthplan.com.

All Provider Disputes must be sent to the attention of SHPS Provider Disputes Department:

By Mail:

Scripps Health Plan Services

Attention: Provider Dispute Resolution
P.O. Box 2079
La Jolla, CA 92038

By Physical Delivery:

10790 Rancho Bernardo Road
4S-300
San Diego, CA 92127

By Fax:

(858) 260-5845

Provider Dispute Submission Timelines

Commercial Enrollees

Contracted providers must submit a Provider Dispute within:

- 365 calendar days from SHPS's last action (e.g., denial, adjustment, or underpayment), or
- 365 calendar days from the date SHPS's response was due (in cases of inaction).

If the dispute is missing required information, it may be returned for correction. A completed, amended dispute must be resubmitted to SHPS within thirty (30) working days from the date the returned dispute was received.

Medicare Advantage Enrollees

SHPS follows CMS guidelines for Provider Dispute Resolution timelines. Disputes must be submitted within:

- 120 calendar days from the date of SHPS's last action (e.g., Provider Remittance Advice [PRA], Explanation of Benefits [EOB], or determination letter).

Disputes must contain all required information outlined in Section 1. Incomplete disputes may be returned, and the corrected, complete dispute must be resubmitted within 14 calendar days of receipt of the returned notice.

Providers Disputes would include:

- Decisions where a provider contends that the amount paid for a covered service is less than the contracted rate including those claims denied for no authorization.
- Provider payment disputes where there is a disagreement between provider and SHPS about SHPS' payment policies related to coding.
- Providers must submit documentation and good cause for late filing.

Providers Disputes would **not** include:

- Medical necessity determinations.
- Disputes for which no initial determination has been made.

Provider Dispute Acknowledgment and Resolution

Acknowledgment of Dispute

SHPS will acknowledge receipt of a Contracted Provider Dispute by issuing an acknowledgment letter within 15 working days of receipt. Providers may contact SHPS Customer Service at (888) 680-2273 for questions about the status of a Provider Dispute or for assistance with submission.

Determination and Resolution Timelines

Commercial Enrollees (Contracted Providers)

- SHPS will issue a written determination within 45 working days of receiving the dispute.
- The determination will include relevant facts and the basis for SHPS's decision.

- If the dispute is found in whole or in part in favor of the provider, SHPS will:
 - Issue payment of any amounts due.
 - Apply State-required interest and penalties in accordance with DMHC regulations.

Medicare Advantage Enrollees (Contracted Providers)

- SHPS will notify the provider of the dispute outcome within 60 calendar days of receipt of the original or amended dispute.
- If resolved in favor of the provider, SHPS will:
 - Pay any outstanding balance.
 - Include federally required interest and penalties, per CMS guidelines.

Medicare Advantage Enrollees (Non-Contracted Providers)

- SHPS will issue notification within thirty **(30) calendar days** of receipt of the original or amended dispute.

Additional Protections for Contract Providers

AB 1455 requires health plans and their delegates responsible for reimbursement to abide by certain other requirements promulgated by the DMHC, which are considered to generally prevent unfair and/or unreasonable claims settlement practices.

Contracting:

In compliance with AB1455, SHPS adheres to the following standards:

- A. Plans must contractually require its claims processing organizations and/or its capitated provider(s) to comply with the requirements of these regulations.
- B. Plans must provide Information for Contracting Providers, the Fee Schedule and Other Required Information disclosures to all contracted providers, initially upon contracting and upon the contracted provider's request.
- C. Plans must provide contracted providers with 45 days' notice of any modifications to the Information for Contracting Providers, to the Fee Schedule or Other Required Information.
- D. Plans may not require providers to waive protections or assume any plan obligations pursuant to the Knox-Keene Act.

Requests for Additional Documentation (Medical Records): Plans must justify to DMHC that requests for medical records more frequently than in three percent (3%) of the claims submitted over any 12-month period for non-emergency services and twenty percent (20%) of the claims submitted for emergency services were reasonably necessary.

Authorizations: Plans cannot rescind or modify an authorization for services after the provider renders the services pursuant to a prior authorization.

Non-Contracted Provider Reimbursement Methodology

SHPS determines reimbursement for non-contracted providers using a standardized, policy-driven methodology, as defined under SHPS' reimbursement policies and procedures.

This methodology is designed to ensure that all payment determinations are:

- Consistent, uniform, and non-discriminatory across similarly situated providers.
- Based on objective, nationally recognized reimbursement benchmarks.
- Compliant with applicable state and federal regulatory requirements, including the Knox-Keene Health Care Service Plan Act (DMHC) and NCQA standards for consistency, accuracy, and audit integrity in claims processing.

Reimbursement Methodology

For covered services rendered by non-contracted providers, SHPS calculates reimbursement using:

- An applicable Medicare-based benchmark (e.g., Professional Fee Schedule, OPPS, DRG, CLFS, or other CMS-established methodologies).
- A standardized adjustment factor applied by service category to reflect a reasonable and customary, market-aligned value.
- The application of the lesser of billed charges or the calculated allowable amount.

This methodology is systematically and consistently applied across all non-contracted claims, ensuring that reimbursement determinations are:

- Objective and reproducible.
- Independent of individual provider billing practices.
- Defensible under regulatory and dispute resolution frameworks.

Billed Charges

SHPS does not utilize billed charges as a basis for reimbursement determination. Billed charges:

- Are provider-specific and highly variable.
- Lack standardization and regulatory oversight.
- Do not represent objective or reliable indicators of market value.

Accordingly, billed amounts are not considered determinative of reimbursement and are not used to establish allowable payment levels.

Regulatory and Accreditation Alignment

SHPS methodology is structured to align with:

- DMHC requirements under the Knox-Keene Act, including expectations for fair, consistent, and transparent reimbursement practices.
- Applicable federal requirements, including surprise billing protections and requirements for objective, verifiable payment standards.
- NCQA accreditation standards, including requirements for consistent application of claims processing policies, accuracy of payment determinations, and audit-ready documentation.

Consistency and Application

SHPS applies its non-contracted reimbursement methodology:

- Uniformly across all providers and claims.
- Without variation based on individual provider charges or negotiations.
- In accordance with documented policy and established pricing logic.

No deviations from this methodology are permitted unless expressly required by law or approved through formal SHPS governance processes.

Member Protections

In accordance with applicable state and federal laws:

- Members are responsible only for applicable cost sharing (copayment, coinsurance, deductible).
- Members may be held harmless from additional financial liability for covered services under certain circumstances, including but not limited to emergency and facility-based services.
- Providers may be prohibited from balance billing members when such protections apply.

Providers are expected to comply with all applicable balance billing restrictions and member protection requirements.

Final Payment Determination

SHPS reimbursement represents:

- A reasonable and customary amount based on objective, nationally recognized benchmarks.
- A market-aligned payment derived from standardized methodology.
- SHPS maximum allowable amount and financial liability for the services rendered, subject to applicable member cost sharing.

SHPS reserves the right to determine reimbursement in accordance with its established policies and applicable law, and such determinations shall be considered final unless modified pursuant to applicable dispute resolution processes or legal requirements.

Provider Responsibility

Non-contracted providers are responsible for:

- Verifying member eligibility, benefits, and coverage limitations.
- Complying with authorization requirements and Plan guidelines.
- Acknowledging that reimbursement is determined solely in accordance with SHPS' established methodology, not billed charges.

Rendering services without authorization or outside of coverage parameters does not obligate SHPS to provide reimbursement beyond its established methodology or coverage terms.

Non-contracted provider reimbursement is determined using a standardized, Medicare-referenced methodology that is consistently applied, regulatorily aligned, and not influenced by billed charges, ensuring fair, objective, and defensible payment determinations. For cases that are complex or when a standard methodology is not available based on category and service, a third-party vendor such as MultiPlan or Data iSight may be utilized to support pricing and reimbursement determination. Medicare Advantage claims will automatically default to one hundred percent of the Medicare Fee Schedule unless otherwise required by law, in which case the applicable regulatory methodology will be applied.

Coordination of Benefits (COB) & Order of Benefit Determination

Industry-standard guidelines for evaluating payer responsibility have been developed by the National Association of Insurance Commissioners (NAIC). Many states have also established their own standards, generally aligned with the NAIC's rules. SHPS has adopted these guidelines, referred to as the Order of Benefit Determination (OBD). SHPS staff use the OBD guidelines below to determine primary and secondary payer responsibilities.

At the time the Provider obtains patient billing information from the Member, the Provider should also determine if additional insurance resources exist. When they do exist, these resources must be identified on the claim form for SHPS to adjudicate the claim properly.

In general, when a Member is the primary beneficiary (as an employee, individual subscriber, policyholder, or retiree), that plan is billed first (the primary plan) and the plan that covers the Member as a dependent is the secondary plan. If the person is a Medicare beneficiary (including Medicare Advantage Members), in accordance with Title 18 of the Social Security Act, Medicare shall be secondary to the plan covering the person as a dependent.

Dependent Child Covered Under More Than One Plan

- For a dependent child whose parents are married or are living together, whether or not they have ever been married the plan of the parent whose birthday falls earlier in the calendar year is the primary plan. If both parents have the same birthday, the plan that has covered the parent longest is the primary plan.
- For a dependent child whose parents are divorced or separated or are not living together, if a court decree states that one of the parents is responsible for the dependent child's health care expenses or coverage, that plan is primary.

Contact SHPS Customer Service if you have questions about benefit coordination or to request SHPS's Coordination of Benefits & Order of Benefit Determination Policy.

Subrogation: (Third Party Liability)

SHPS can subrogate in the event a claim results from an injury or loss attributed to the negligence or other action of another party. SHPS may seek a legal remedy on behalf of the member. Members are required to provide accurate information with regard to their health coverage and failure to do so is considered fraud.

SHPS Providers have direct contact with SHPS Members, making them the best source of timely third-party liability (TPL) notification to SHPS. Providers have an obligation to report the existence of other insurance or liability due to an accident or injury caused by a third party. Cooperation is essential to ensure prompt and accurate reimbursement.

IV. Quality of Care

Quality Management

The purpose of the SHPS Quality Management (QM) Program is to maintain a comprehensive, coordinated process that continually evaluates, monitors, and improves the quality of clinical care and service provided to enrollees within the SHPS health care delivery system.

Practitioner agrees to cooperate with all policies and procedures of the QM Program, including but not limited to the collection of performance measurement data, participation in the SHP clinical and services measure QI Programs, which is designed to enhance the quality of care, services, and the overall member experience. The Practitioner understands that SHP may use provider performance data for quality improvement activities and that cooperation with the QM Program is critical to achieving continuous improvement in clinical care, patient safety, and member satisfaction.

The QM Department should be notified immediately if you identify a potential quality or risk management issue. Also, the QM Department must be involved in all patient behavioral issues, such as patient disenrollment or discharge from a practice.

SHPS' QM Program incorporates review and evaluation of all aspects of the health care delivery system. Following is an outline of several components of the QM Program.

Data Collection and Reporting

SHPS shall collect and report relevant data, including but not limited to clinical data for purposes of monitoring, evaluating, trending and improving the quality of care provided to members. This may include but is not limited to data collection and reporting in regard to patient outcomes, over & underutilization trends, treatment protocols, and other clinically relevant metrics, in accordance with applicable laws and regulations.

Compliance with Guidelines

Practitioner agrees to adhere to the quality improvement policies, procedures, and guidelines established by SHPS, which may include adopting or implementing recommended practices, protocols, or interventions that aim to improve care quality and member satisfaction. The Practitioner will cooperate with all QM-related directives and adjust their practice as needed to align with the QM goals.

Medical Record Documentation Standards/Medical Record Documentation Audits

Consistent, current, and complete documentation in the medical record is an essential component of quality patient care. There are specific elements that reflect a set of commonly accepted standards for medical record documentation. Providers will be required to meet minimum documentation standards to continue participation in the SHPS network. This includes electronic medical record (EMR) documentation. SHPS Compliance Department will conduct periodic audits and ongoing oversight of documentation to ensure compliance with such standards. Medical record documentation audit activities are often directed to the PCP; however, audits of other practitioners and ancillary providers will be conducted as directed by

the SHPS Compliance Department as a result of claims trends, suspected fraud, waste, or abuse, documentation issues, and/or as directed by any of our Scripps Health Plan Services Committees. Please refer to “SHPS Medical Record Documentation Standards - Tip Sheet” available under provider resources via SHPS’ website.

Grievances and Complaints

SHPS is not delegated for grievances and complaints by any of the Health Plans. SHPS will maintain a process for resolving enrollee complaints in conjunction with the HCSPs. The QM Department will have overall responsibility for:

- Maintaining and updating grievance policies and procedures
- Review and evaluation of the operations and results of the grievance process
- Review and assessment of trended data for identification and implementation of care service, and/or process improvements
- Utilization of any emergent patterns of grievances in the formulation of policy and procedure changes
- Utilization of any emergent patterns of grievances in the formulation of policy and procedure changes

Recommendations for grievance policy changes will be referred to the Policy and Procedure Committee (PPC) for review and approval as applicable.

Organizational Provider Quality Assessments

Prior to contracting with a hospital, skilled nursing facility, free standing surgical center, or home health agency, SHPS will confirm that the facility has obtained accreditation from a recognized accreditation body and has met all state and federal licensing requirements. Re-verification of this information is performed at least every three (3) years.

Corrective Action Process

When the Credentialing and Peer Review Committee (CPRC), Medical Management Committee (MM), HCSP or one of the related Review Panels determines that inappropriate care or sub-standard services have been provided or services which should have been furnished have not been provided, the Associate Medical Director of QM is responsible for communicating concerns identified by the CPRC Committee and working with the provider to develop a corrective action plan. The SHPS CPRC Committee reserves the right to terminate a Provider contract. SHPS also recognizes that HCSPs retain the right to make final decisions on all recommendations pertaining to a provider’s participation in the HCSPs delivery system.

Sanction activities currently used by SHPS are described in the Disciplinary Policy/Appeals Process and Reduction, Suspension or Termination of Provider Status Policy.

Preventive Care Guidelines

SHPS has adopted the US Preventive Services Task Force (USPSTF) Preventive Care Guidelines as the standard that will be used from a utilization and quality perspective. Your review and usage of these guidelines will ensure best practices for your patients. The link to review these standards is: <http://www.ahrq.gov/clinic/pocketgd.pdf>
<http://www.ahrq.gov/clinic/prevenix.htm>.

Provider Credentialing

SHPS is fully delegated to perform all credentialing activities for contracted HCSPs. Practitioners should email the SHPS Provider Relations team at ProviderRelations@ScrippsHealth.org if they are interested in joining the network or interested in hospital privileges. A single application may be used for both Scripps Health Plan Services and Scripps Health facilities.

Each contracted practitioner and allied health care professional (e.g., Physician Assistant and Nurse Practitioner), is re-credentialled no less than every thirty-six (36) months. The credentialing staff will send out a practitioner profile and re-credentialing questionnaire to be completed. In order to maintain an active status as a SHPS provider, you must complete and return all applications and other requested credentialing documents immediately.

As part of the credentialing and re-credentialing process, the Quality Management (QM) staff performs Site Visits and Medical Record Review, as needed.

V. Compliance & Privacy

Regulatory Compliance

Scripps Health Plan Services (SHPS) has a responsibility to our Members and the community, to provide health care ethically and with integrity. In building upon the Mission, Vision, and Values of Scripps Health, every provider, employee, and business affiliate of SHPS is expected to strive for the highest standards of individual and organizational conduct. This includes performing our respective roles in an honest and ethical manner, in both personal and business activities, and being compliant with all laws and regulations that govern the delivery and coverage of health care.

The SHPS Compliance Department, under the direction of SHPS Chief Compliance Officer, is responsible for providing guidance and interpretation of legislation and regulations which impact the daily operations of SHPS Managed Service Operations (MSO), its Members, and providers in the delivery of care. The SHPS Compliance Department is also responsible for the communication and monitoring of the mandatory SHPS Compliance Plan and anti-fraud training and requirements. SHPS Compliance Plan describes SHPS' commitment to ethical conduct and the compliance activities performed by SHPS to meet its legal obligations and the requirements of the Knox-Keene Act and the regulations set forth by the DMHC and CMS.

The SHPS Compliance Department provides effective training and education meeting standards set forth by 42 C.F.R. §§ 422.503(b)(4)(vi) and 423.504(b)(4)(vi) and in Section 50.3 of the Compliance Program Guidelines (Chapter 9 of the Medicare Prescription Drug Benefit Manual and Chapter 21 of the Medicare Managed Care Manual) with the following focus areas: (1) SHPS Compliance Plan, activities, and functions; (2) Fraud, waste, and abuse prevention and detection; (3) Regulatory compliance and guidance; (4) Scripps Health's *Standards of Conduct*, and (5) Cultural Competency and Language Assistance Program.

The **Anti-Kickback Statute** [42 U.S.C. § 1320a-7b(b)] prohibits the knowing and willful payment of "remuneration" (e.g., anything of value, cash, free rent, expensive hotel stays/meals, excessive compensation for medical directorships or consultancies, etc.) to induce or reward referrals or the generation of business involving any item or service payable by the federal health care programs (e.g., drugs, supplies or health care services for Medicare patients). Criminal penalties and administrative sanctions include fines, jail terms, and exclusion from participation in the federal health care programs. Safe harbors protect certain payment and business practices that could otherwise implicate the AKS from criminal and civil prosecution, and an arrangement must satisfy all requirements per "OIG's Safe Harbor Regulation". Providers may also be civilly liable under the **False Claims Act**. The government does not need to prove patient harm/financial loss to the program to show that a provider violated the AKS.

The **Stark Law** (or Physician Self-Referral) [42 U.S.C. § 1395nn] prohibits providers from referring patients to receive "designated health services" (i.e., clinical laboratory services; physical therapy, occupational therapy, and outpatient speech-language pathology services; radiology and certain other imaging services; DME and supplies; parenteral and enteral nutrients, equipment, and supplies; prosthetics, orthotics, and prosthetic devices and supplies; home health services, etc.) payable by Medicare entities with which the provider or an immediate

family member has an ownership/investment interests and compensation arrangements. The Stark Law is a strict liability statute, which means proof of specific intent to violate the law is not required, and penalties include fines as well as exclusion from participation in the federal health care programs.

The **False Claims Act** (FCA), pursuant to 31 United States Code (U.S.C.) Sections 3729-3733, protects the government from being overcharged or sold shoddy goods or services. The FCA imposes civil liability on any person who knowingly submits, or causes to be submitted, a false or fraudulent claim to the federal government. The “knowing” standard includes acting in deliberate ignorance or reckless disregard of the truth or falsity of the information. There are civil monetary penalties and criminal penalties for submitting false claims, which may include criminal fines, imprisonment, or both.

Fraud, Waste, and Abuse

SHPS is committed to fostering an atmosphere of integrity, honesty, and ethical behavior. The SHPS Compliance Department supports health plan employees and contracted providers in the effective implementation of policies and procedures, oversight and monitoring processes, and establishing best practices. SHPS Anti-Fraud Plan is integrated into SHPS Compliance Plan and with other internal monitoring activities to provide a comprehensive approach to preventing and detecting potential and actual misconduct to health plans, providers, Members, and others impacted by fraudulent activities; and to protect consumers in the delivery of healthcare services through timely detection, investigation, and reporting (or prosecution) of suspected fraud.

Fraud is knowingly or willfully executing, or attempting to execute, a scheme or artifice to defraud any health care benefit program, or to obtain (by means of false or fraudulent pretenses, representations, or promises) any of the money or property owned by, or under the custody or control of, any health care benefit program.

Waste is the overutilization of services, or other practices that, directly or indirectly, result in unnecessary costs to SHPS, the Medicare program, or any health care benefit program. Waste is generally not considered to be caused by criminally negligent actions but rather the misuse of resources.

Abuse includes actions that may, directly or indirectly, result in: unnecessary costs to SHPS, the Medicare program, or any health care benefit program; improper payment; payment for services that fail to meet professionally recognized standards of care; or services that are medically unnecessary. Abuse involves payment for items or services when there is no legal entitlement to that payment and the provider has **not** knowingly and/or intentionally misrepresented facts to obtain payment. Abuse cannot be differentiated categorically from fraud because the distinction between “fraud” and “abuse” depends on specific facts and circumstances, intent and prior knowledge, and available evidence, among other factors.

Health care **Fraud, Waste, and Abuse** comes in many forms including, but not limited to:

- Fabrication and/or falsification of a claim or supporting documentation that impacts the rate of reimbursement, capitation, or other payment.

- Unbundling of claims that have established payment guidelines for services that should be billed as a “bundle” (one payment for multiple services).
- “Up-coding” or “down-coding” of claims or otherwise making a false representation of the clinical severity, complication, or other factor impacting the rate of reimbursement.
- Use of benefits by non-covered persons (with or without the knowledge or abetment of the beneficiary), e.g., use of health plan ID cards by persons who are not entitled to benefits.
- Excessive charges for services or supplies above the usual, customary, and reasonable charges for those items or services or contrary to an agreed upon contracted rate.
- Charges for services that are included in the capitation rate.
- Soliciting, offering or receiving a kickback, bribe, or other self-inducement, in violation of the Stark Law and/or Anti-Kickback Statute (e.g., paying for the referral of patients or Member assignments).
- **Fraud, Waste, or Abuse** perpetrated by health plan staff or contracted network staff for purposes of self-benefit, to improperly compensate or receive compensation from a network provider, or in collusion with providers, Members, and/or applicants.
- Falsification of drug prescriptions.

Potential fraud, waste, or abuse cases are submitted to SHPS Chief Compliance Officer, or his/her designee(s), for tracking, review, investigation, and reporting to the Regulatory Oversight Committee (ROC), the Management Advisory Committee (MAC), and any government agencies as required by law or as appropriate. Referrals are also made to the Credentialing and Peer Review Committee (CPRC) for issues concerning misconduct, quality of care, documentation, or other concerning practices of a credentialed provider. Reports of potential fraud, waste, or abuse cases may come from a variety of sources including, but not limited to, Members, UM staff, claims staff, providers, government agencies, customer service staff, or case management staff.

SHPS monitors internal data to identify potential **Fraud, Waste, or Abuse** issues including, but are not limited to, claims data, PCP panel size assessment, medical record reviews, grievances and complaints, Member surveys, risk management reports, provider surveys, UM statistics, staff surveys, sentinel event reports, and financial data.

SHPS Anti-Fraud Plan, training materials, and other compliance related resources may be obtained by contacting the SHPS Chief Compliance Officer at (858) 927-5360 or via email at SHPSCompliance@scrippshealth.org.

Reporting Compliance Issues and Concerns

SHPS’ policies and [Scripps Health’s Standards of Conduct](#) require all contracted providers and their employees to promptly report instances of non-compliance related to a managed care patient or impacting SHPS operations or activities. Providers and employees are advised to report concerns to the SHPS Chief Compliance Officer, or his/her designee(s). All communications are maintained in a confidential manner, to the extent permitted by applicable law, and will be used only for the purpose of investigating and correcting instances of non-compliance, as necessary.

Linda Pantovic, LVN, SHPS Chief Compliance Officer
(858) 927-5360 *Confidential Phone and Voicemail*
Pantovic.Linda@scrippshealth.org

Reporters may also make an anonymous report to the *Scripps Health Compliance and Patient Safety Alertline* by calling a toll-free number (888) 424-2387 or via [Scripps Health Compliance and Patient Safety Alertline Web Portal](#). This service is operated by an independent firm to ensure integrity and objectivity of the process and is available 24 hours a day, 365 days a year.

Notice of Non-Retaliation – You Are Protected

It is SHPS' policy that neither retribution nor retaliation for reporting a suspected or actual compliance violation or concern will be tolerated. Efforts will be made to protect the identity of the employee to the extent allowable by law. Anonymity cannot be protected if individuals identify themselves or provide information that may reveal their identity. No matter how you choose to report an issue or concern, so long as it is made in good faith, you are protected from retaliation by Scripps Health and SHPS policies, as well as federal and state laws. Furthermore, federal "whistleblower" protections shield reporters from retaliation for making a report of potential misconduct in good faith.

Managed Care Compliance

The Centers for Medicare & Medicaid Services (CMS) is the regulator for Medicare managed care products, including Medicare Advantage ("MA" or Part C) plans and Prescription Drug (Part D) plans. CMS requires that SHPS' first tier, downstream, and related entities (FDRs) fulfill Medicare Compliance Program requirements. SHPS conducts annual comprehensive delegation oversight audits to ensure compliance with all applicable laws and regulations.

The CMS publishes the Medicare Managed Care Manual (MMCM), which is the primary reference for rules regarding MA Members. Specific compliance responsibilities of providers and affiliates can be found in your provider agreement or Chapter 21 of the MMCM. Some of the requirements are described below; however, FDRs should have a process in place to support compliance with all the requirements. Additionally, FDRs are responsible for communicating the Medicare Compliance Program requirements to their downstream entities.

1. **Standards of Conduct and Compliance Policies.** FDRs must implement, maintain, and distribute a Standards of Conduct and/or Medicare compliance policies to employees and contractors within ninety (90) days of hire or contracting, when updates are made, and annually thereafter. FDRs may provide either Scripps Health's *Standards of Conduct*, or their own comparable Code of Conduct and/or compliance policies, to their employees and downstream entities that provide services for SHPS' MA Members. Additionally, FDRs must have a process in place to monitor and audit any downstream entities to ensure compliance with all applicable laws and regulations.
2. **Fraud, Waste, and Abuse Training.** FDRs must provide fraud, waste, and abuse training to employees and contractors within ninety (90) days of hiring or contracting, and annually thereafter. CMS training is available on the Medicare Learning Network website.

3. **General Compliance Training.** FDRs must provide general compliance training to employees and contractors within ninety (90) days of hiring or contracting, and annually thereafter. CMS training is available on the Medicare Learning Network website.
4. **Exclusion List Screening.** FDRs and their employees and contractors may not be excluded from participation in federally funded health care programs. Prior to hire or contracting, and monthly thereafter, FDRs must screen their employees and downstream entities against the following lists: Office of Inspector General (OIG) List of Excluded Individuals/Entities (LEIE), System for Award Management (SAM) maintained by the U.S. Government General Services Administration, and State of California Medi-Cal Suspension Lists.
5. **Failure to Comply.** If SHPS' FDRs fail to meet these CMS Medicare Compliance Program requirements, it may lead to implementation of a corrective action plan (CAP), retraining, or termination of their contract and relationship with SHPS. Our actions in response to noncompliance will depend on the severity of the compliance issue. Note: Contract termination may not be limited to services for MA Members.
6. **Maintaining Documentation.** You are required to maintain evidence of your compliance with the Medicare program requirements (including preservation of medical records) for no less than **10 years**.

Member Privacy and Confidentiality

It is the expectation of our members and a requirement of federal and state laws that we protect the privacy of health information. SHPS providers and their employees must ensure the privacy of confidential medical records and related information for all patients. Each contracted provider is a business associate and must comply with certain provisions of the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), and regulations from the Department of Health and Human Services – Office of Civil Rights ("OCR") that relate to the privacy of protected health information ("PHI"). Protected information includes, but is not limited to:

- Patient appointment and other non-clinical records
- Patient medical records, including electronic health information
- Files containing PHI or other protected information
- Faxes sent and received containing PHI
- Medical claims, documents, and supporting materials
- Organizational, utilization, quality, or medical staff committee minutes and documentation
- Information received from non-SHP providers and external agencies containing PHI or privileged information

SHPS has developed policies that both establish best practices for the management of personal and confidential information, as well as support and encourage patients to exercise their rights regarding their protected information. Protecting your patient's privacy must be a conscious effort as you conduct patient care. As a SHPS provider, you are expected to:

1. Ask the patient to identify who is involved in their care so that you can share relevant health information.
2. Provide patients with the opportunity to agree to have individuals stay or be excused before you discuss their care.

3. Share sensitive information with others and conduct phone calls in a private location, especially when discussing potentially stigmatizing conditions.

Each provider must maintain a Confidentiality policy and procedure, which ensures patient information remains confidential. SHPS reserves the right to request a copy of a provider's Confidentiality policy and procedure.

Sensitive Services

In accordance with AB 1184 and CA Civil Code 56.107, health plans shall not require members who can consent to sensitive services (e.g., mental or behavioral health, sexual and reproductive health, sexually transmitted infections, substance use disorder, gender affirming care, and intimate partner violence) to obtain the subscriber's authorization to receive or submit a claim for such services. Further, health plans shall direct all communications regarding a member's receipt of sensitive services directly to the member. Communications include:

- Bills and attempts to collect payment.
- A notice of adverse benefits determinations.
- An explanation of benefits notice.
- A request for additional information regarding a claim.
- A notice of a contested claim.
- The name and address of a provider, description of services provided, and other information related to a visit.
- Any written, oral, or electronic communication from a health care service plan that contains protected health information.

Health plans shall not disclose medical information related to sensitive services to the subscriber or any member other than the individual receiving care, absent an express written authorization from the individual receiving care.

In accordance with AB 352 and CA Civil Code Section 56.101, SHPS will require businesses that electronically store or maintain medical information for the provision of sensitive services, including but not limited to, an electronic health record system on behalf of SHPS, to develop capabilities and policies and procedures to enable all of the following: (a) limit user access privileges to information systems that contain medical information related to sensitive services only to those persons who are authorized to access specified medical information, (b) prevent the disclosure, access, transfer, transmission, or processing of medical information related to sensitive services to persons and entities outside of California, (c) segregate medical information related to sensitive services from the rest of the patient's record, and (d) provide the ability to automatically disable access to segregated medical information related to sensitive services by individuals and entities in another state.

Pursuant to AB 2843, emergency room medical care and follow-up health care treatment for a member following a rape or sexual assault¹ is considered a sensitive service provided to a

¹ See Penal Code §§ 261, 261.6, 263, 263.1, 286, 287 and 288.7 for the definitions of "rape" and "sexual assault".

protected individual as defined in Civil Code Section 56.5 and pursuant to Civil Code Section 56.107.

Pursuant to California AB 260, SHP will accommodate anonymous prescribing/dispensing of abortion medication and ensure claims, explanation of benefits, and data sharing do not disclose protected reproductive health information.

Confidential Communications Request

Members have the right to request health plan communications containing medical information be communicated to a specific mailing address, email address, or telephone number by completing a Confidential Communications Request (CCR) form. Health plans must acknowledge and accommodate a CCR if the communication is readily producible in the form and format requested by the member. The CCR is valid until revoked or a new request is submitted. Health plans must implement the request within seven (7) calendar days of receipt of a completed CCR form by fax or within fourteen (14) calendar days of receipt by first-class mail. Members may also obtain the status of their request at any time.

Gender-affirming Health Care

In accordance with California SB 107, SB 497, and CA Civil Code 56.109, health plans shall not release medical information related to a person or entity allowing a child to receive gender-affirming health care or gender-affirming mental health care in response to any civil action, including a foreign subpoena, based on another state's law that authorizes a person to bring a civil action against a person or entity that allows a child to receive gender-affirming health care or gender-affirming mental health care.

Additionally, health plans shall not release medical information to persons or entities who have requested that information and who are authorized by law to receive that information pursuant to subdivision (c) of Section 56.10, if the information is related to a person or entity allowing a child to receive gender-affirming health care or gender-affirming mental health care, and the information is being requested pursuant to another state's law that authorizes a person to bring a civil action against a person or entity who allows a child to receive gender-affirming health care or gender-affirming mental health care.

Notice of Privacy Practices

Health plans inform Members and their representatives of SHPS privacy practices annually and upon enrollment by sending a **Notice of Privacy Practices**, which includes requisite disclosures as stipulated in the Privacy Rule. You can download a copy of Scripps Health Plan Services **Notice of Privacy Practices** by visiting www.scrippshealthplanservices.com. Providers are responsible for complying with SHPS' policies regarding proper handling of PHI, including maintaining their own Notice of Privacy Practices and making it available publicly.

Reporting Privacy Incidents

Providers must immediately notify SHPS Compliance Department when they become aware of a suspected privacy incident or confirmed privacy breach of a patient's PHI. Reporting privacy incidents immediately upon discovery is critical to minimizing your risk of penalties and fines. Report all suspected privacy incidents to SHPS Compliance Department via email at SHPSCompliance@scrippshealth.org or telephonically **(858) 927-5360**.

Report lost or stolen laptops, computer equipment, tablets, mobiles phones and other handhelds, or data storage devices immediately to Scripps Health IS Help Desk at **(858) 678-7500**. Help Desk Analysts are available day and night to assist with remediation of a lost or stolen device.

Safeguarding Member Information

All contracted providers are required to sign a *Business Associates Agreement* which describe providers' specific obligations to protect and safeguard the privacy of patient information. This agreement requires providers understand their responsibilities as they relate to:

1. **Minimum Necessary.** Be aware when accessing or disclosing patient information outside of Scripps verbally or electronically.
2. **Devices.** Do not store electronic PHI on hard drives or removable devices (e.g., memory sticks, PDAs, laptops) or on non-Scripps owned or controlled devices unless they have been equipped with encryption software.
3. **Password Protection.** Do not share your password(s) as your logon represents your electronic signature. The integrity of your orders or documentation is at risk if passwords are shared and you may be legally responsible for actions in such circumstances.
4. **E-Mail.** Providers should not include any confidential patient information in the body of any email without such information being safeguarded in password protected documents, email encryption, or other approved mechanism.
5. **Authorized Access.** Access only accounts of the patients who are under your care. Information systems activity and network access are monitored and reviewed on a regular basis as part of Scripps Health Audit, Compliance, and Risk Services monitoring program.

In accordance with AB 352 and CA Civil Code Sections 56.108 and 56.110, SHPS will not cooperate with any inquiry or investigation by or provide medical information to, any individual, agency, or department from another state or, to the extent permitted by federal law, to a federal law enforcement agency that would identify an individual and that is related to an individual seeking or obtaining an abortion or abortion-related services that are lawful under the laws of California, unless the request for medical information is authorized under Civil Code Section 56.110.

SHPS will not knowingly disclose, transmit, transfer, share, or grant access to medical information in an electronic health records system or through a health information exchange that would identify an individual and that is related to an individual seeking, obtaining, providing, supporting, or aiding in the performance of an abortion that is lawful under the laws

of California to any individual from another state, unless the disclosure, transmittal, transfer, sharing, or granting is authorized under any of the conditions listed in Civil Code Sections 56.110(a)(1), (2), (3) and (4).

SHPS will disclose the content of health records containing medical information specified in Civil Code Section 56.110(a) to any of the following: (a) a patient, or their personal representative, consistent with the Patient Access to Health Records Act, (b) in response to an order of a California or federal court, but only to the extent clearly stated in the order and consistent with Penal Code Section 1543, if applicable, and only if all information about the patient's identity and records are protected from public scrutiny through mechanisms, including but not limited to, a sealed proceeding or court record, and (c) when expressly required by federal law that preempts California law, but only to the extent expressly required.

Nondiscrimination in Health Care

SHPS does not discriminate, exclude, or treat individuals differently on the basis of race, color, national origin, ancestry, religion, sex, marital status, gender, gender identity, sexual orientation, age, or disability. To assist Members in accessing services, SHPS provides:

1. Free language services to individuals whose primary language is not English, such as qualified interpreters and information written in other languages.
2. Free aids and services to individuals with disabilities, such as qualified sign language interpreters and written information in other formats (large print, audio, accessible electronic formats, and other formats).

SHPS complies with the guidance set forth in the final rule for Section 1557 of the Affordable Care Act in addition to the State of California nondiscrimination requirements, which includes notification of nondiscrimination and information for accessing language services in all significant Member materials.

SHPS providers must also comply with the provisions and guidance set forth by the Department of Health and Human Services (HHS) and the Office for Civil Rights (OCR). SHPS requires providers to deliver services to SHPS Members without regard to race, color, national origin, ancestry, religion, sex, marital status, gender, gender identity, sexual orientation, age, or disability. Provider offices, facilities, equipment, personnel, and administrative services must be at a level and quality necessary to perform duties and responsibilities to meet all applicable legal requirements, including the accessibility requirements of the Americans with Disabilities Act (ADA).

Participating providers and medical groups may not limit their practices because of a Member's medical (physical or mental) condition or the expectation for the need of frequent or high-cost care. Providers must not discriminate against Members based on their payment status and cannot refuse to serve Members because they receive assistance with Medicare cost sharing from a State Medicaid Program.

If a Member believes that SHPS has failed to provide access or language services or that SHPS has discriminated against the Member, the Member should be directed to contact SHPS Appeals

and Grievances Department. Additionally, SHPS providers are expected to disclose complaints of discrimination to SHPS Appeals and Grievances Department.

VI. Providers’ Role & Responsibilities

Access to Care Standards

Access Standards: As a contracted provider of SHPS, you are required to comply with HCSP and regulatory standards regarding access to care and services for SHPS members. Additionally, you shall not prevent, discourage, or discipline providers or employees for informing members about the timely access requirements. The following standards are monitored on an ongoing basis:

Non-Emergent Appointment Access Standards – Medical	
Appointment Type	Time-Elapsed Standard
Non-urgent appointments for Primary Care Physician (PCP)	Must offer the appointment within ten (10) business days of the request
Non-urgent appointments with Specialist physicians (SPC)	Must offer the appointment within fifteen (15) business days of the request
Urgent Care appointments that do not require prior authorization (PCP)	Must offer the appointment within forty-eight (48) hours of request
Urgent Care appointments that require prior authorization	Must offer the appointment within ninety-six (96) hours of request
Follow-up appointment with a non-physician mental health or substance use disorder (MHSUD) provider for those undergoing a course of treatment	Must offer the appointment within ten (10) business days following prior appointment
Non-urgent appointments for ancillary services (for diagnosis or treatment of injury, illness, or other health condition)	Must offer the appointment within fifteen (15) business days of the request

The timeframes for obtaining out-of-network specialty services if needed are consistent with the timeframes for obtaining in-network specialty services as outlined in the table above.

Exceptions: Preventive Care Services and Periodic Follow-Up Care

Preventive Care Services and periodic follow-up care including, but not limited to, standing referrals to specialists for chronic conditions, periodic office visits to monitor and treat pregnancy, cardiac or mental health conditions, and laboratory and radiological monitoring for recurrence of disease, may be scheduled in advance consistent with professionally recognized standards of

practice as determined by the treating licensed health care provider acting within the scope of his or her practice.

Providers and Members may also file a complaint with the Department of Managed Health Care if they are unable to obtain a timely referral to an appropriate provider. Please refer to the “DMHC Help Center” section of this manual for the department’s toll-free telephone number and internet website address.

Preventive Care Guidelines

SHPS has adopted the US Preventive Services Task Force (USPSTF) Preventive Care Guidelines as the standard that will be used from a utilization and quality perspective. Your review and usage of these guidelines will ensure best practices for your patients. The USPSTF standards may be accessed at: <http://www.ahrq.gov/clinic/pocketgd.pdf>
<http://www.ahrq.gov/clinic/prevenix.htm>.

Pursuant to California AB 144, the State of California has codified the federal preventive care and immunization recommendations in effect on January 1, 2025, and authorizes the California Department of Public Health (CDPH) to modify or supplement those recommendations.

Advanced Directives

The Omnibus Budget Reconciliation Act of 1990 is intended to provide individuals with information about their state’s laws regarding advanced directives and encourage compliance by health care providers with any advance directives. An advanced directive is any written document, made in advance of an incapacitating illness or injury, in which an individual specifically makes choices about health care treatments or names someone to make these treatment decisions if he or she is incapable.

Under this law, you are required to inform patients about their rights to institute an Advance Directive. Since SHPS does not have direct contact with its members as patients:

- The physician must communicate information to each patient regarding the right to institute an advance directive and,
- The physician is required to document the results of this discussion in the patient’s medical record file. If the patient completes an advance directive, a copy of it should be included in this file.

What We Expect From You

It is our priority at SHPS to assist your practice adhere to federal, state, and health plan requirements, such as regulations, reporting, policies and procedures, and industry best practice procedures.

As a Provider of SHPS, you are required to:

- Understand and abide by the Knox Keene Health Care Service Plan Act of 1975 that protects members from receiving bills or statements of any kind. The only exclusions and exceptions are non-authorized services (if member is made aware of financial responsibility in advance and in writing), non-covered services, and/or copayments.
- Providers may not balance bill or cancel member appointments for any covered services and/or authorized care because of a disputed claim(s).
- Provide all covered Hospital or Professional or Ancillary services to members enrolled through SHPS as authorized.
- Freely communicate with patients regarding the treatment options available to them, including medication treatment options, regardless of benefit coverage limitations.
- Provide all services in a professional manner in adherence with non-discriminatory practices to all members disregarding a member's disability, sex, culture, religion, language, or ethnic background as set forth in Section 1557 of the Affordable Care Act
- Verify member eligibility with their responding health plan in a timely manner prior to services being provided. SHPS is not delegated for eligibility verifications and is therefore not able to provide eligibility on behalf of the member's health plan.

For any provider seeking to terminate their contract with Scripps Health Plan Service (SHPS), and in an effort to coordinate and ensure the member (patients) receive the sixty (60) day notice, SHPS requests a minimum of ninety (90) days written notice. Also, to ensure continuity of care for our members (patients) we request the terminating provider indicate the desired provider for whom all open referrals should be reissued to.

Compliance & Reporting

- Obtain prior Authorization from SHPS when required. Failure to obtain prior authorization may result in non-payment of claims. It is your responsibility to request authorization prior to services being rendered.
- Adhere to the HCSP Formularies and Mandatory Generic Prescription policies.
- Participate in the Quality Improvement and Utilization Management procedures defined by SHPS.
- Comply with credentialing and re-credentialing requirements as stipulated.
- Ensure SHPS has current Medical and DEA Licenses on file.
- Use SHPS contracted providers for your Hospital, Professional, and Ancillary service needs.
- If an out-of-plan second opinion is authorized, copayments should be consistent with in-plan copayments to the same type of provider.
- Adhere to SHPS Fraud, Waste, and Abuse & Compliance training as stipulated above in accordance with *Chapter 21, Section 50.3, 42 CFR §§ 422.503(b)(4)(vi)(C), 423.504(b)(4)(vi)(C)*.
- Contractor retains records to support all Compliance Activities for at least ten (10) years or longer if required by applicable law.
- Participate and provide all required information for appeals, audits, and reviews as requested by SHPS within the requested timeframes.
- Adhere to all Senate Bill 137 (Hernandez, 2015) requirements as outlined by SHPS and the DMHC in accordance with Chapter 649, Section 1367.27.

- Respond accurately and timely to all contract, amendment, addendum, credentialing, or validation requests as requested by any employee of the department.

Provider Directory

SHPS maintains and validates information as delegated by health plans and the Department of Managed Healthcare (DMHC). One of the requirements for health plans, and its delegated entities like SHPS, is to follow all Uniform Provider Directory Standards as outlined by the DMHC in Senate Bill 137 (Hernandez, 2015). As a SHPS contracted provider, you are expected to respond to requests of information validation by any employee of the Provider Relations, Contracting, or Compliance department. This information is then provided to multiple health plans that SHPS has contracted with for managed care services.

Provider Relations is also here to assist you in communicating changes to network health plans should you need any assistance in making updates. You may contact SHPS Customer Service Monday through Friday from 8am-5pm by calling 1-888-680-2273 or via e-mail at ProviderRelations@scrippshealth.org.

Verifying Eligibility

SHPS members should present for services with their insurance identification card issued by their HCSP. HCSP ID cards contain pertinent information about the member's Primary Medical Group (PMG) and copayments. SHPS members will have SCMG or SCMC listed as their PMG. You are responsible for verifying eligibility with the HCSP prior to rendering authorized services.

Member Billing

As a provider, you agree contractually to look solely to SHPS as the source of final payments for managed care patients referred by SHPS contracted medical groups. It is a violation of law to bill HMO and managed care members directly except for copayments, coinsurance or for benefits not covered by primary and/or secondary insurance. For benefits not covered by the member's insurance, it is the Provider's obligation to obtain a written waiver from the member prior to rendering any non-covered service.

SHPS has various contracts with HCSPs. In some cases, members may have Medi-Cal as a secondary payor. It is the Provider's responsibility to verify copayment and coinsurance requirement for both primary and secondary coverage. **Under no circumstances**, should a provider demand or otherwise attempt to collect reimbursement from a member or from other persons on behalf of the member, for any service included in the member's scope of benefits except any applicable copays, deductibles or coinsurance as required under the primary and secondary coverage.

ICD-10 Coding Accuracy

As a health care provider, you are expected to report all diagnosis codes that impact the patient's care and ensure these diagnoses are accurately documented in a medical record.

This includes the main reason for the episode of care; and all co-existing, acute or chronic conditions; and pertinent past conditions that impact clinical evaluation and therapeutic treatment. Symptoms that are common to the main reportable diagnosis should not be coded. Report ICD-10-CM codes to the highest level of specificity on all billing forms and/or encounter data forms. The Risk Adjustment Payment model implemented by The Centers for Medicare and Medicaid Services (CMS) relies upon the diagnosis code to ensure that physicians and providers are paid appropriately for the services they render to Medicare Advantage Beneficiaries.