BACKGROUND

A readmission occurs when a patient is discharged/transferred from an acute care Prospective Payment System (PPS) hospital, and is readmitted to the same acute care PPS hospital, or hospital within the same network, within 30 days for symptoms related to, or for evaluation and management of, the prior stay’s medical condition. According to the Agency for Healthcare Research and Quality, nearly one in five of all hospital patients covered by Medicare are readmitted within 30 days, accounting for $15 billion a year in medical expense.

In accordance with CMS (Center for Medicare & Medicaid Services) guidance to Quality Improvement Organizations (QIOs), WellCare Health Plans (WellCare) may perform a readmission review. These reviews involve admissions to an acute, general, short-term hospital occurring less than 31 calendar days from the date of discharge from the same or another acute, general, short-term hospital (See §1154(a)(13) and 42 CFR 476.71(a)(8)(ii)). Neither the day of discharge nor the day of admission is counted when determining whether a readmission has occurred.

WellCare may review hospital readmissions concurrently, on a pre-pay basis, or on a post-pay basis, when a WellCare member is readmitted to the same hospital, its affiliate, or within the same hospital system. WellCare may deny payment if the second admission was related to the first admission, including (but not limited to) instances in which the second admission was preventable if the member was discharged prematurely, if the member was discharged to an inappropriate level of care, or if the readmission was a result of circumvention of the PPS.

As per the Medicare Claims Processing Manual Chapter 3 (40.2.5 - Repeat Admissions), when a patient is discharged/transferred from an acute care PPS hospital, and is readmitted to the same acute care PPS hospital on the same day for symptoms related to, or for evaluation and management of, the prior stay’s medical condition, hospitals shall adjust the original claim generated by the original stay by combining the original and subsequent stay onto a single claim. WellCare reserves the right to follow CMS guidance when a member is readmitted on the same day to ensure both admissions are placed on the same claim.

POSITION STATEMENT

Pursuant to Medicare and Medicaid guidelines, WellCare HAS implemented a process of reviewing, adjudicating, and adjusting claims payments for inpatient admissions that are deemed to be a readmission.
Procedure – Concurrent Review

- WellCare reserves the right to evaluate readmissions concurrently during the second admission.
- Upon authorization request from a hospital, if it is determined that the member was discharged from the same hospital or hospital system within the past 30 days, WellCare’s clinical team will compare the current admission to the index admission.
- If it is determined that the two admissions are related, or the current admission could have been avoided, WellCare will deny the inpatient authorization request to from the hospital.
- Providers will be given normal and customary appeal rights.

Procedure – Pre-Payment

- WellCare reserves the right to evaluate readmissions prior to payment.
- WellCare will identify which claims are most likely avoidable or preventable readmissions and deny the second payment. The identification is based on billed DRGs as well as the same or similar diagnoses found on the two related hospital claims.
- If the provider disagrees with WellCare’s determination, the provider has the right to dispute or appeal the determination. The provider must submit records for both admissions to WellCare, or its contracted vendor, to determine if the second admission was preventable or related to the first admission.
- If a provider disputes and it is found the second admission was not related nor preventable, WellCare will release payment for the second admission.
- If a provider disputes and WellCare determines the second admission was preventable or related to the index hospitalization, the provider will be notified and the denial is upheld.

Procedure – Post-Payment

- WellCare reserves the right to look back within the maximum allowed recovery period per state or federal guidelines or per specific provider contract, to identify any claims that may be readmissions.
- WellCare will identify which claims that are most likely avoidable or preventable readmissions for denial and request a refund. The identification is based on billed DRGs as well as the same or similar diagnoses found the two related hospital claims.
- If the provider disagrees with WellCare’s determination, the provider has the right to appeal/dispute the determination. The provider must submit medical records for both admissions to WellCare or its contracted vendor. WellCare will evaluate the records to determine if the second admission was preventable or related to the first admission.
- If it is determined that the second record is not a related readmission, the provider will be notified and no additional actions will occur.
- If WellCare determines that the second admission was preventable or related to the index hospitalization, the provider will be notified that the denial or requested refund will be upheld.

Readmissions days vary by State and CMS. The breakdown below includes the maximum amount of time for an admission to be potentially classified as a readmission. When the State is silent, WellCare will use the CMS definition.

<table>
<thead>
<tr>
<th>State</th>
<th>Readmission Days</th>
<th>Source</th>
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<tbody>
<tr>
<td>Medicare</td>
<td>30</td>
<td>Section 3025 Section 1886(q)</td>
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<tr>
<td>Medicaid</td>
<td>30</td>
<td>CMS Definition</td>
</tr>
<tr>
<td>Florida</td>
<td>30</td>
<td>Georgia Medicaid Hospital Handbook, § 904</td>
</tr>
<tr>
<td>Georgia</td>
<td>3</td>
<td>§ 904</td>
</tr>
<tr>
<td>Illinois</td>
<td>30</td>
<td>89 Ill. Admin. Code 152.300</td>
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<tr>
<td>Nebraska</td>
<td>31</td>
<td>Nebraska Dept. of Health (10-010 Payment for Hospital Services)</td>
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<tr>
<td>New Jersey</td>
<td>7</td>
<td>NJ ADC 10:52-14.16</td>
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<td>New York</td>
<td>14</td>
<td>10 NY ADC 86-1.37</td>
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<tr>
<td>South Carolina</td>
<td>30</td>
<td>CMS Definition</td>
</tr>
</tbody>
</table>
Recommended documentation to submit with a dispute/appeal:^

- Case Management Notes/Social Work Notes
- Consultations
- Diagnostic testing results (e.g., EKG, Echocardiogram, Laboratory Reports, X-Ray)
- Discharge Instructions
- Discharge Medication List
- Discharge Summary
- Therapy Notes
- ER Report
- History and Physical
- Itemized Bill
- MAR (Medication Administration Record)
- Nursing Notes
- Operative Report
- Pathology Report
- Physician Orders
- Physician Progress Notes
- Respiratory/Ventilation Sheets
- TAR (Treatment Administration Record)
- UB 92 or UB 04 form

^ Documentation to exclude: Consent Forms; Dietary Notes; Duplicate Pages; Flow Sheets; and Holter Monitor Tracings.

CODING & BILLING

Covered Bill Types – 11x, Hospital Inpatient claim

Covered Place of Service – 21, Inpatient Hospital

DRGs – As appropriate

REV Codes – As appropriate

ICD-10 CM and PCS Codes – As appropriate

Coding information is provided for informational purposes only. The inclusion or omission of a CPT, HCPCS, or ICD-10 code does not imply member coverage or provider reimbursement. Consult the member's benefits that are in place at time of service to determine coverage (or non-coverage) as well as applicable federal / state laws.

REFERENCES


LEGAL DISCLAIMER

The Claims Edit Guideline (CEG) is intended to supplement certain standard WellCare benefit plans and aid in administering benefits. Federal and state law, contract language, etc. take precedence over the CEG (e.g., Centers for Medicare and Medicaid Services [CMS] National Coverage Determinations [NCDs], Local Coverage Determinations [LCDs] or other published documents). The terms of a member’s particular Benefit Plan, Evidence of Coverage, Certificate of Coverage, etc., may differ significantly from this Coverage Position. For example, a member’s benefit plan may contain specific exclusions related to the topic addressed in this CEG. When a conflict exists between the two documents, the Member’s Benefit Plan always supersedes the information contained in the CEG. Additionally, CEGs relate exclusively to the administration of health benefit plans and are NOT recommendations for treatment, nor should they be used as treatment guidelines. Providers are responsible for the treatment and recommendations provided to the member. The application of the CEG is subject to the benefit determinations set forth by the Centers for Medicare and Medicaid Services (CMS) National and Local Coverage Determinations and state-specific Medicaid mandates, if any. Links are current at time of approval by the Medical Policy Committee (MPC) and are subject to change. Lines of business are also subject to change without notice and are noted on www.wellcare.com. Guidelines are also available on the site by selecting the Provider tab, then “Tools” and “Clinical Guidelines”.

MEDICAL POLICY COMMITTEE HISTORY AND REVISIONS

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