Welcome!

FWA Training with Highmark Wholecare

The program will begin at noon.

You will hear silence until we begin.

Please take this opportunity to check your connections.



The chat box is available to type any questions or issues.



Provider Fraud, Waste, and Abuse Training

April 4, 2024



Learning Objectives



- 1. Provide an overview of Fraud, Waste, and Abuse ("FWA")
- 2. Review Fraud, Waste, and Abuse Laws and Regulations
- 3. Identify provider responsibilities as they relate to Fraud, Waste, and Abuse
- 4. Discuss provider documentation requirements
- 5. Identify the various types of Fraud, Waste, and Abuse Investigations
- 6. Discuss outcomes for non-compliance with State, Federal, and contractual obligations

This information is issued on behalf of Highmark Wholecare, coverage by Gateway Health Plan, which is an independent licensee of the Blue Cross Blue Shield Association. Highmark Wholecare serves a Medicaid plan to Blue Shield members in 13 counties in central Pennsylvania, as well as, to Blue Cross Blue Shield members in 14 counties in western Pennsylvania. Highmark Wholecare serves Medicare Dual Special Needs plans (D-SNP) to Blue Shield members in 17 counties in northeastern Pennsylvania, 13 counties in central Pennsylvania, 5 counties in southeastern Pennsylvania, and to Blue Cross Blue Shield members in 27 counties in western Pennsylvania.

Disclaimer

The information provided in this presentation outlines the requirements for claims billing audits completed by Highmark Wholecare's Financial Investigations and Provider Review ("FIPR") Team.

Providers may also be required to complete other audits by Highmark Wholecare or State and Federal oversight agencies as a requirement of their participation in Federal and State healthcare programs.

Please consult your provider manual and the appropriate Federal and State regulatory agency websites for further information.

Today's Speakers

Highmark Wholecare

Financial Investigations Provider Review ("FIPR")
Special Investigations Unit ("SIU")



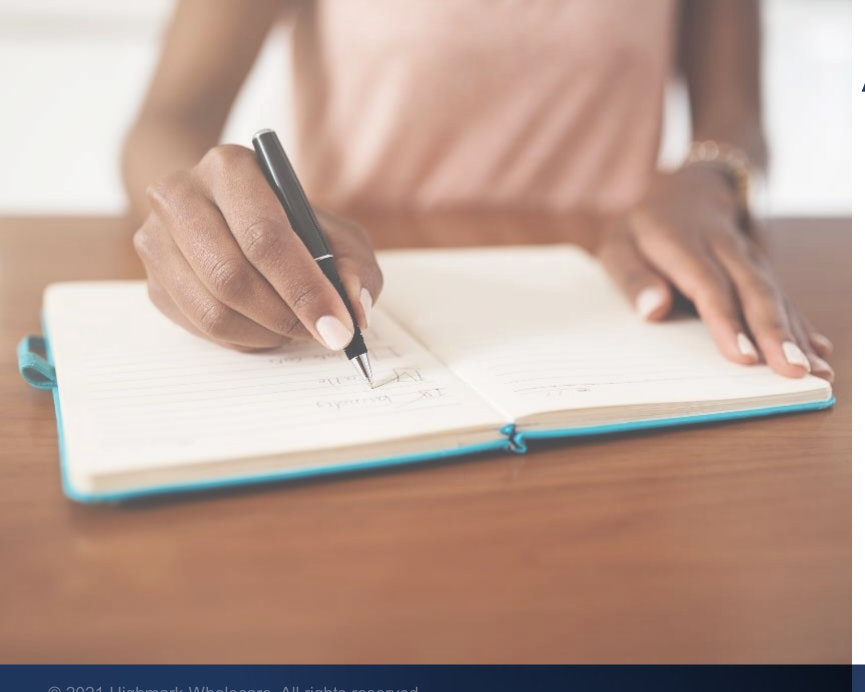
Jennifer Putt, CFE, Manager

Michael Romito, CFE, MBA, Lead Investigator

Sandra Leisifer, CFE, Senior Investigator

Abigail Zieglar, CFE, Senior Investigator

Jennifer Garrity, MS, Senior Investigator



Agenda



- Overview of FWA
- Laws and Regulations
- Provider Responsibilities
- Documentation Requirements
- Types of Investigations
- Outcomes for Noncompliance
- Resources and Websites

Overview of FWA

Definitions of FWA

Examples of FWA

Differences Between FWA

FIPR Mission

FIPR Team Functional Areas

FIPR Functions

Red Flags



Definitions of FWA



Fraud

- Knowingly and willfully executing, or attempting to execute, a scheme or artifice to defraud any healthcare 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 healthcare benefit program.
- Fraud is intentional or actions that result in deliberate overpayments.



Abuse

- Actions that may, directly or indirectly, result in unnecessary costs to the Medicare or Medicaid Program.
- Abuse involves paying for items or services when there is no legal entitlement to that payment, and the provider has not knowingly or intentionally misrepresented facts to obtain payment.



Waste

- Practices that, directly or indirectly, result in unnecessary costs to the Medicare or Medicaid Program, such as overusing services.
- Waste is generally not considered to be caused by criminally negligent actions but rather by the misuse of resources.

Examples of FWA



Fraud

- Knowingly billing for services not furnished or supplies not provided, including billing Medicare for appointments the patient failed to keep
- · Billing for nonexistent prescriptions
- Knowingly altering claim forms, medical records, or receipts to receive a higher payment



Waste

- Conducting excessive office visits or writing excessive prescriptions
- Prescribing more medications than necessary for treating a specific condition
- Ordering excessive laboratory



Abuse

- Unknowingly billing for unnecessary medical services
- Unknowingly billing for brand name drugs when generics are dispensed
- Unknowingly excessively charging for services or supplies
- Unknowingly misusing codes on a claim, such as upcoding or unbundling codes

Differences Between FWA

"There are differences among fraud, waste, and abuse. One of the primary differences is intent and knowledge.

- Fraud requires intent to obtain payment and the knowledge the actions are wrong.
- Waste and abuse may involve obtaining an improper payment or creating an unnecessary cost to the Medicare Program but do not require the same intent and knowledge."





FIPR Mission and Strategy

- Highmark Wholecare's Financial Investigation and Provider Review ("FIPR") supports Highmark Wholecare by investigating fraud, waste and abuse ("FWA") and recovering overpayments for our customers.
- HWC FIPR reviews and investigates potentially fraudulent and/or inappropriate billings submitted by providers and/or participants, using industry-leading data analytics and national vendor partners.
- HWC FIPR also works with local, state and federal law enforcement agencies to identify and remove unscrupulous providers from our network.



Highmark Wholecare's Mission:

Whole person care - that helps people achieve not just physical health, but whole life health.

FIPR Mission:

To protect our customers and lower the cost of healthcare by deploying comprehensive solutions that combat FWA

FIPR Strategy:

Utilize data analysis techniques to identify aberrant claims, perform claim coding reviews and conduct a variety of audits using investigative methods to assess the appropriateness of provider payments and pursue overpayment recoveries

FIPR Team and Functional Areas

A multi-faceted team that is responsible for detecting and investigating FWA.



Investigations

pecial

The Special Investigations Unit ("SIU") is responsible to prevent, detect, and investigate FWA.

- •The SIU is comprised of AHFIs, CFEs, and Investigators.
- •The SIU is charged with:
- Auditing and investigating providers
- Communicating audit results and coordinating recoveries
- •Collaborating with law enforcement and government agencies



•The Intake, Triage, and Opportunities ("ITO") is responsible for receiving, assessing, and progressing FWA referrals.

- •The ITO is comprised of Medical Coders and Investigators.
- •The ITO is charged with:
- •Triaging FWA calls and emails
- •Data-mining potential FWA leads
- •Reviewing medical records



•The FWA Solutions Unit is responsible for auditing and monitoring of improper payments.

- •FWA Solutions is comprised of delegated payment integrity vendors, Financial Investigators, and Collections Specialists.
- •FWA Solutions is charged with:
- Managing vendors
- Conducting prepayment reviews
- Conducting postpayment reviews
- Collecting provider balances



eporting

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Compliance

•The FIPR Team is responsible for ensuring compliance standards and accurate financial reporting.

- •The FIPR Team is comprised of a medical ethicist, CHCs, AHFIs, CFEs, Medical Coders, Financial Investigators, Consultants, and Investigators.
- •The FIPR Team is charged with:
- •Reporting financial data
- Implementing an effective FWA program

Opportunities & Coding

FWA Solutions

FIPR Functions

What we **DO** and why

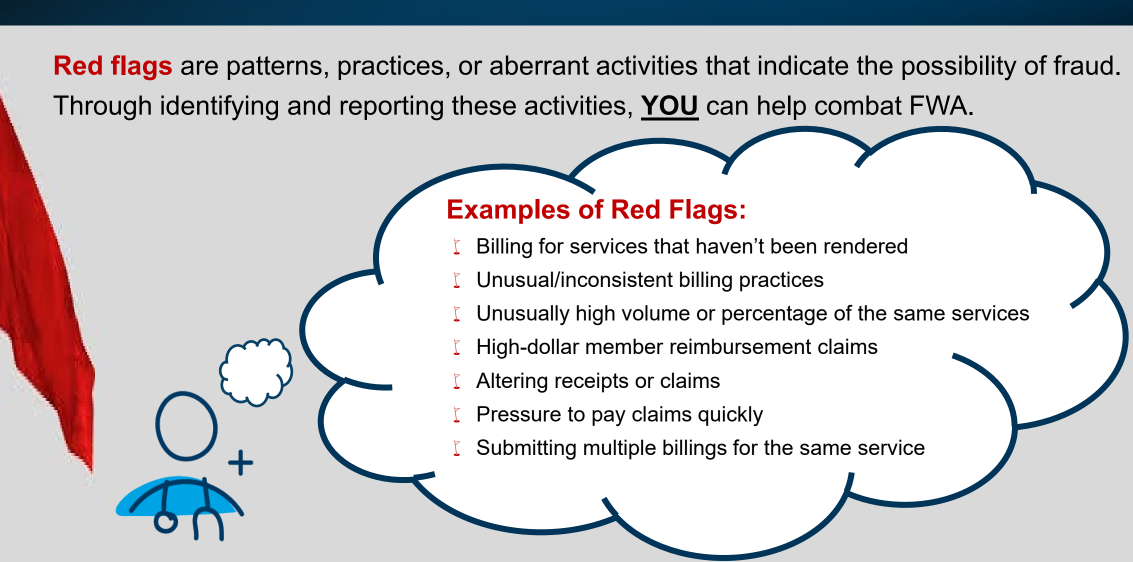
- Prevent, detect and investigate alleged FWA referrals
- ✓ Identify and recoup inappropriate payments
- Responsibility to educate providers on what is required.
- Work with Federal, State and Local law enforcement agencies
- ✓ Believe in maintaining the integrity of services provided to Highmark Wholecare members
- To ensure services are sustainable in the future



What we **DON'T** do

- X Criminal investigations (Local, State, Federal law enforcement)
- X Complaints or grievances
- X Approve documentation templates
- X Investigate provider related HIPAA concerns
- X Licensing
- X Investigate quality of care concerns
- X Review medical necessity

Red Flags



Laws and Regulations

False Claims Act

Anti-Kickback Statute

Stark Law

Balanced Budget Act Deficit Reduction Act

Patient
Protections and
Affordable Care
Act

Civil Monetary Penalties Law Other Regulations



Laws and Regulations: False Claims Act

Federal law that imposes liability on persons and companies who defraud government programs.

Under the FCA, it is illegal to submit false or fraudulent claims for payment to Medicare or Medicaid. A person is liable to pay damages to the government if he or she knowingly:

- Presents a false claim for payment or approval
- Uses a false record or statement to support a false claim
- Conspires to commit any violation of the FCA
- Uses a false record to avoid or decrease an obligation to pay the government
- Carries out other acts to obtain property from the government by misrepresentation

The FCA penalties and sanctions can include:

- Fines between \$5,000 \$10,000 per claim
- Additional monetary penalties up to 3x the amount of damages
- Federal and state exclusions

The FCA includes a *qui tam* provision that allows individuals who are not affiliated with the government to file actions on behalf of the government in exchange for a percentage of any recovery.

EXAMPLE

On March 11, 2024, Dr. Nishi Patel was ordered to pay \$95k to resolve allegations that he ordered medically unnecessary genetic testing for Medicare beneficiaries. Dr. Patel had no medical relationship with these patients, never examined them, and the referrals were based on brief telehealth consultants and in some cases, no consultation at all. https://www.justice.gov/usao-edpa/pr/physician-pays-95000-resolve-allegations-genetic-testing-fraud

Laws and Regulations: Anti-Kickback Statute

Federal law that prohibits financial payments or incentives for referring patients or generating federal healthcare business.

Under the Anti-Kickback Statute, it is illegal to knowingly and willfully solicit, receive, offer or pay any kickback, bride, or rebate for referrals for services that are paid under a federal healthcare program like Medicaid or Medicare.

- The statute covers both those that offer kickbacks and those that receive kickbacks.
- The illegal kickbacks covered include anything of value and is not limited to just cash.



Violation of the Anti-Kickback Statute is a felony and upon conviction, individuals can be fined up to \$100,000 or imprisoned up to 10 years, or both.

EXAMPLE

On March 29, 2023, Covenant Healthcare System paid \$69M to resolve allegations that Covenant provided multiple physicians medical directorship roles, employment, rent payments, and lease agreements in exchange for referrals. The *qui tam* suit was brought up by Dr. Stacy Goldsholl.

March 29, 2023 - Constantine Cannon

Laws and Regulations: Stark Law

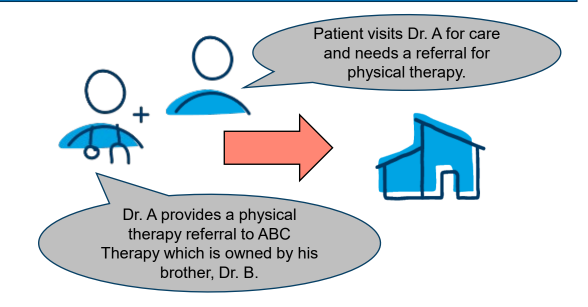
Law that prohibits physicians from referring patients to receive designated health services payable by Medicare or Medicaid from entities with which the physician (or a member of his or her family) has a financial relationship.

Under the Stark Law, financial relationships can include both ownership/investment interests and compensation arrangements. However, exceptions may apply.

Claims that do not comply with the Stark Law are <u>not</u> <u>payable.</u>

Violations of Stark Law can include the following penalties:

- Refund of monies received by physicians and facilities for amounts collected
- Up to \$15,000 penalty payment for each service provided
- Exclusion from the Medicare and Medicaid programs
- Up to \$100,000 penalty payment for each attempted scheme



EXAMPLE

On December 21, 2023, Community Health Network paid \$345M to settle charges of violations of the Stark Law by billing Medicare for certain services referred by physicians with whom the hospital system had financial relationships. The *qui tam* suit was brought up by Community Health's former Chief Financial and Chief Operating Officer, Thomas Fischer. Community Health Network Pays \$345 Million to Settle Stark Law Case - Constantine Cannon

Laws and Regulations

Deficit Reduction Act ("DRA")

The DRA established the Medicaid Integrity Program, the first comprehensive Federal strategy to reduce FWA in the Medicaid Program.

The DRA established anti-fraud provisions, such as:

- Strengthening the ability of State Medicaid agencies to pursue third party liability;
- Establishing a national expansion of the Medicare-Medicaid data match program; and
 - Including incentives for states to enact their own False Claims Act statutes.

See Public Law 109-171 for further information

Balanced Budget Act ("BBA")

The BBA expanded the OIG's sanction authorities and established a tollfree FWA hotline for individuals who suspect that FWA has occurred in Federal Healthcare Programs.

The BBA required health plans to implement the following measures:

- Document policies and procedures
- Articulate a commitment to comply with State and Federal regulations
 - Designate a Compliance Officer and Compliance Committee
 - Develop a solid detection and reporting processes
 - Provide education to employees, providers, and members

See Public Law 105-33 for further information

Laws and Regulations: Affordable Care Act

Referred to as the Patient Access and Affordable Care Act ("ACA"), this Act's primary goal was to establish affordable health insurance available to more people and expand the Medicaid Program.

The ACA enacted provisions targeted toward the prevention of FWA, including the following notable components:

- Establishment of screening requirements for providers and suppliers;
- Expansion of the role of Recovery Audit Contractors to Medicaid and Medicare Parts C and D;
- Requirement of providers to develop a Compliance Plan; and
- Revisions to the False Claims Act and Stark Law



ACA Penalties:

- Harsher civil and monetary penalties
- Increasing Federal sentencing guidelines for healthcare fraud offenses
- New fines and penalties for providers who fail to return overpayments from Medicare and Medicaid within 60 days

Laws and Regulations: Civil Monetary Penalties Law

Law that allows Office of Inspector General ("OIG") ability to seek civil monetary penalties for a wide variety of abusive conduct

Reasons the OIG may impose civil penalties includes, but is not limited to:

- Submitting claims for items or services not provided as claimed or services not furnished or supervised by a licensed physician
- Making false claims
- Arranging for services or items from an excluded individual or entity
- Presenting claim patterns for medically unnecessary services or items
- Providing services or items while excluded
- Failing to grant OIG timely access to records
- Paying to influence referrals
- Knowing of and failing to report and return an overpayment



Penalties can range from \$5,000 to \$100,000 depending on the specific violation

EXAMPLE

On January 31, 2024, Advocates, Inc. agreed to pay \$22,517.54 for allegedly violating the Civil Monetary Penalties Law. OIG alleged that Advocates, Inc. employed an individual that it knew or should have known was excluded from participation in Federal Healthcare Programs. Advocates Agreed to Pay \$22,000 for Allegedly Violating the Civil Monetary Penalties Law by Employing an Excluded Individual | Office of Inspector General | Government Oversight | U.S. Department of Health and Human Services (hhs.gov)

Other Laws and Regulations

Health Insurance
Portability and
Accountability Act

The Health Insurance Portability and Accountability Act ("HIPAA") is a federal law that required the creation of national standards to protect sensitive patient health information from being disclosed without the patient's consent or knowledge.

See Public Law 104-191 for further information.

Fraud Enforcement and Recovery Act of 2009

The Fraud Enforcement and Recovery Act of 2009 ("FERA") restates part of the False Claims Act to reflect the original intent of the law, including, but not limited to, broadening the range of conduct that can be subject to false claims prosecution, as well as updates to FCA filing procedures.

See Public Law 111-21 for further information.

21st Century Cures Act

The 21st Century Cures Act enacted changes to strengthen fraud and abuse measures in the Medicaid program; including requiring states to screen and enroll providers with the State Medicaid Agency and establishing a timeline for states to adopt electronic verification systems.

See Public Law 114-255 for further information.

Criminal Health Care Fraud: Penalties

Persons who knowingly make a false claim may be subject to criminal fines up to \$250,000 and imprisonment for up to 20 years.

If the violations resulted in death, the individual may be imprisoned for any term of years up to life.

For more information, refer to 18 United States Code §1347.

Beware of Scams

As Providers, it is your due diligence to report anything suspicious. This means being on the look out for scams and **REPORT** anything that could be potential FWA.

This can include, but is not limited to:

- Member eligibility issues
- Relationships with healthcare agents and brokers
- Providing personal or financial information to someone claiming to work for Medicaid or Medicare and becoming threatening when information is not promptly provided
- Sham websites
- Use of artificial intelligence

If you suspect FWA, call us at 1-844-718-6400 so we may investigate your concerns. You can also use the <u>online form</u> to report suspected FWA.

Provider Responsibilities

Compliance Plan

Provider Screenings

Provider Self-Audit Medical Necessity Standards of Practice

Corrective Action Plans

Medical Record Requests



Provider Compliance Plan

Providers are required to establish a compliance program that prevents and detects FWA as a condition of enrollment in the Medicare and Medicaid programs.

• All providers are required to have a compliance plan, no matter the size of your practice.

OIG Recommendations for Effective Compliance Program

Respond to detected Conduct internal offenses and develop monitoring and auditing corrective actions Develop open lines of Implement compliance communication with and practice standards employees Enforce disciplinary Designate a Compliance standards through well-Officer publicized guidelines Conduct appropriate Compliance programs **MUST** be effective training and education

Provider Screenings: PA Medicaid Requirements

PA Medicaid Bulletin #99-11-05 requires all providers to screen employees, contractors, and subcontractors, individuals, and entities, against the exclusion databases as required by forty-two (42) CFR §455.436 to determine if they have been excluded from participation in Medicaid or Medicare. No Medicaid payments can be made for any items or services directed or prescribed by an excluded physician or other authorized person when the individual or entity furnishing the services either knew or should have known of the exclusion. This prohibition applies even when the Medicaid payment itself is made to another provider, practitioner, or supplier that is not excluded. 42 CFR § 1001.1901(b). Department of Human Services ("DHS") has advised providers to conduct self-audits to determine compliance with this requirement and report any discovered exclusion of an employee or contractor, either an individual or entity, to DHS Bureau of Program Integrity ("BPI").

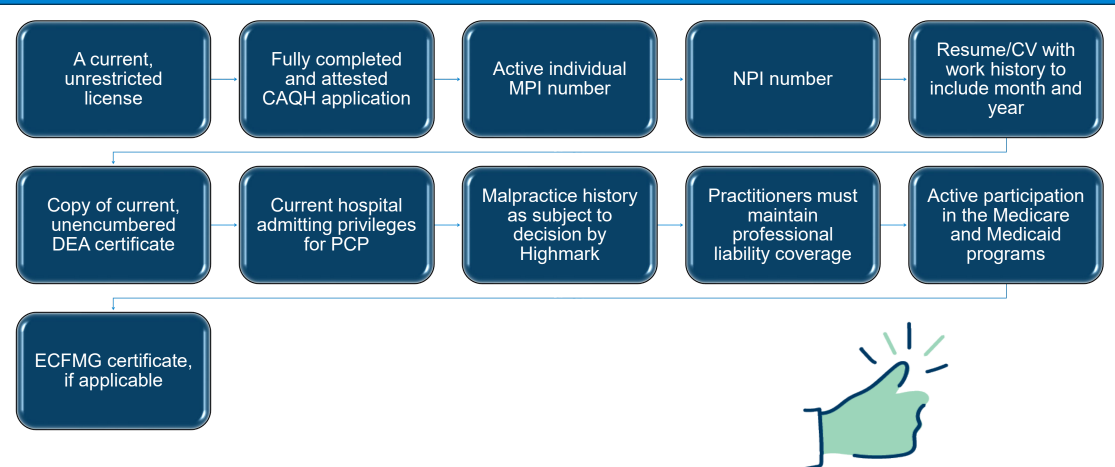
Below are links to the exclusion databases:

- Federal Department of Health and Human Services, Office of Inspector General List of Excluded Individuals and Entities:
 - https://exclusions.oig.hhs.gov/
- Federal General Services Administration, System for Award Management:
 - https://sam.gov/content/home
- PA Department of Human Services Medicheck System:
 - https://www.humanservices.state.pa.us/Medchk/MedchkSearch/Index



Provider Screenings

Per provider contracts, Highmark Wholecare requires providers to conduct employee sanction checks, complete all credentialing requirements, review exclusions, and conduct criminal background checks of all practitioners and clinicians. Additionally, Highmark Wholecare requires the following verifications:



Provider Self-Audits: Required by DHS and OIG

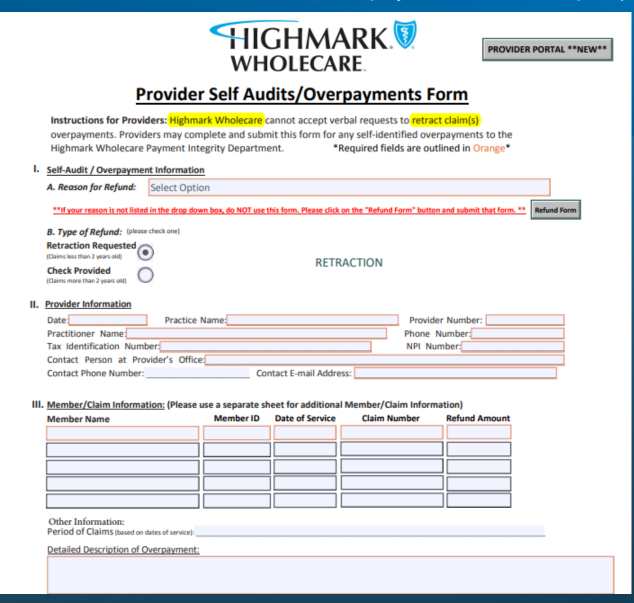
- Providers can submit overpayments to Highmark Wholecare by using the Provider Self-Audit Overpayment form found on our website
- Both DHS and OIG require providers to conduct selfaudits to identify documentation errors and potential overpayments
- Federal and state laws and regulations require overpayments to be returned within 60 days of identification

Resources for Self-Audits:

DHS Guidance
OIG Guidance



Online Referral Form: SelfAuditOverpaymentsForm 3.0.pdf (highmarkprc.com)



Mail Checks with copy of this form to:

PNC Bank

c/o Highmark Wholecare

Lockbox #645171

500 First Ave.

Pittsburgh, PA 15219

For Claim Retraction **ONLY**, mail this form to:

Delivery Code: FIPR

Attn: Melissa Berdell

Highmark Wholecare

120 Fifth Ave.

Pittsburgh, PA 15222

Medical Necessity: PA Regulations

55 Pa. Code § 1101.21

- Medically necessary—A service, item, procedure or level of care that is:
 - 1. Compensable under the MA Program.
 - 2. Necessary to the proper treatment or management of an illness, injury or disability.
 - 3. Prescribed, provided, or ordered by an appropriate licensed practitioner in accordance with accepted standards of practice.



55 Pa. Code § 1101.21a

- A service, item, procedure or level of care that is necessary for the proper treatment or management of an illness, injury or disability is one that:
 - 1. Will, or is reasonably expected to, prevent the onset of an illness, condition, injury, or disability.
 - 2. Will, or is reasonably expected to, reduce or ameliorate the physical, mental, or developmental effects of an illness, condition, Injury, or disability.
 - 3. Will assist the recipient to achieve or maintain maximum functional capacity in performing daily activities, taking into account both the functional capacity of the recipient and those functional capacities that are appropriate of recipients of the same age.

Medical Necessity: CMS Guidance

- The CMS definition of medically necessary specifically states that a service must be medically necessary to be covered, which means that it must be reasonable and necessary for the purpose of diagnosing or treating illness or injury to improve the functioning of a malformed body member.
- Medically necessary refers to services or supplies that:
 - Are proper and needed for the diagnosis or treatment of the member's medical condition;
 - Are used for the diagnosis, direct care, and treatment of the member's medical condition;
 - Meet the standards of good medical practice in the local community; and
 - Are not mainly for the convenience of the member or the doctor.
- These requirements are also included in the 2024 Medicare Provider Manual



Standards of Practice: PA Regulations

Payment will not be made when the review of a practitioner's medical records reveals instances where these standards have not been met.

Record Requirements

- Providers shall maintain medical records that fully disclose the nature and extent of the services rendered to MA recipients and that meet the criteria established in this section and additional requirements established in the provider regulations:
 - The record shall be legible throughout.
 - The record shall identify the patient on each page.
 - Entries shall be signed and dated by the responsible licensed provider. Care rendered by ancillary personnel shall be countersigned by the responsible licensed provider. Alterations of the record shall be signed and dated.
 - The record shall contain documentation of the medical necessity of a rendered, ordered, or prescribed service.

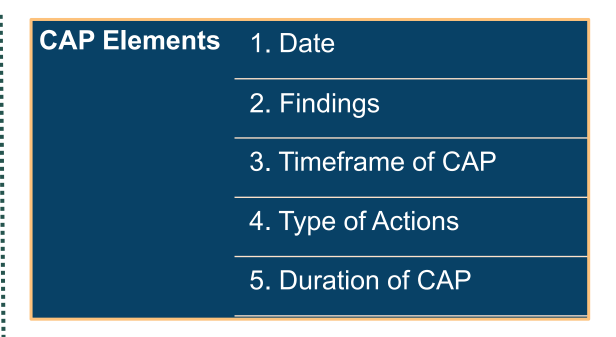
Additional Standards of Practice

- In addition to licensing standards, the Pennsylvania Code establishes basic standards of practice to which every practitioner providing medical care to MA recipients is required to adhere.
 - Maintenance of a proper record for each patient.
 - A patient's diagnosis, provisional or final, shall be reasonably based on the history and physical examination.
 - Treatment, including prescribed drugs, shall be appropriate to the diagnosis.
 - Diagnostic procedures and laboratory tests ordered shall be appropriate to confirm or establish the diagnosis.
 - Consultations ordered shall be relevant to findings in the history, physical examination, or laboratory studies.
 - The principles of medical ethics shall be adhered to a rendered, ordered, or prescribed service.

Corrective Action Plans ("CAPs")

The FIPR Team may recommend a CAP for providers.

- An investigation of a provider for aberrant behavior that results in overpayments may require a CAP. There may be other circumstances in which a CAP is needed, such as actions that may cause potential harm to patients, quality of care issues, and inappropriate behaviors.
- The Investigator will consult with Highmark FIPR Management to determine if a CAP is needed. Other internal departments may be requested to provide feedback on corrective actions for a provider or member if additional opinions are needed to bring resolution to a case.



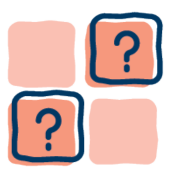
If at any time the provider fails to fulfill the requirements of their CAP, the Investigator will discuss next steps with Highmark FIPR Management.

Medical Record Requests

Highmark Wholecare's FIPR Team will conduct retrospective reviews of claims and medical records to ensure claims accuracy and documentation standards.



Provider must provide requested records at no cost to Highmark Wholecare. - This includes notifying any third-party vendor who may maintain medical records of this stipulation.



All requested documentation must be submitted at the time of the medical record request within 30 days from the letter date

Documentation Requirements

Minimum Documentation

Consent to Treatment

Release of Information for Payment HIPAA and Privacy Practices

Treatment Plan

Medication List

Progress Notes



Minimum Documentation: Highmark Wholecare Provider Manual

Highmark Wholecare requires providers to have medical records that comply with CMS, AMA, NCCI, NCQA, HIPAA Transactions and Code Sets, Medicaid regulations, and Medicare manuals as well as other applicable professional associations and advisory agencies Providers should follow the below guidelines for basic medical records:

- Providers are responsible for following all requirements under Federal and State regulations, publications, and bulletins that are pertinent to the treatment and services provided.
- Providers should follow the medical record standards as defined in Medicaid contracts, Medicare manuals, provider contracts, provider manuals, and all regulations.
- Providers must have member records that include all Medicaid and/or Medicare requirements, are individual and kept secure.
- Providers are responsible for obtaining the appropriate order, referral, or recommendation for service.
- All documentation must meet the requirements of the service codes that are submitted on the claims form.
- All progress notes and billing forms must be completed after the session.
- All documentation and medical record requirements must be legible.
- All amendments or changes to the documentation must be signed and dated by the clinician amending or changing the documentation.
- All requirements for documentation must be completed prior to the claim form submission date.

- Additionally, the medical records must have the following:
 - Medical history, such as family history, psychosocial history, medical-surgical history, baseline physicals and periodic updates
 - High risk behaviors (Tobacco/cigarette, alcohol, substance abuse, HIV/STD, nutrition, social and emotional risks, etc.,)
 - Continuity of care is documented
 - Immunizations and dates
 - Must be easy to read and legible
 - Must contain the minimum personal biographical data: DOB, Gender, Address, Home Telephone Number, Employer, Occupation, Work Telephone Number, Marital Status, Name of Next of Kin, Next of Kin Telephone Number
 - Allergies and Adverse Reactions
 - Significant illnesses and medical conditions
 - Laboratory and other studies ordered

Minimum Documentation: CMS – Documentation Matters Toolkit

- Providers are responsible for documenting each patient encounter completely, accurately, and on time.
- Because providers rely on documentation to communicate important patient information, incomplete and inaccurate documentation can result in unintended and even dangerous patient outcomes.
- Accurate documentation supports compliance with federal and state laws and reduces fraud, waste, and abuse.

CMS Resources

Documentation Matters Fact Sheet for Medical Professionals:

• https://www.cms.gov/Medicare-Medicaid-Coordination/Fraud-Prevention/Medicaid-Integrity-Education/Downloads/docmatters-medicalprof-factsheet.pdf

Documentation Matters Fact Sheet for Behavioral Health Practitioners:

• https://www.cms.gov/Medicare-Medicaid-Coordination/Fraud-Prevention/Medicaid-Integrity-Education/Downloads/docmatters-behavioralhealth-factsheet.pdf

Documentation Matters Fact Sheet for Medical Office Staff:

• https://www.cms.gov/Medicare-Medicaid-Coordination/Fraud-Prevention/Medicaid-Integrity-Education/Downloads/docmatters-officestaff-factsheet.pdf

Medical Records Resource Guide:

https://www.cms.gov/Medicare-Medicaid-Coordination/Fraud-Prevention/Medicaid-Integrity-Education/Downloads/docmatters-recorddoc-resourceguide.pdf

Electronic Health Records Fact Sheet:

https://www.cms.gov/Medicare-Medicaid-Coordination/Fraud-Prevention/Medicaid-Integrity-Education/Downloads/docmatters-ehr-providerfactsheet.pdf

Consent to Treatment



Pennsylvania Regulations

- The PA Code establishes prohibitions on provider conduct, including rendering services without patient consent.
- 55 Pa. Code § 1101.75 Provider Prohibited Acts: (a) An enrolled provider may not, either directly or indirectly, do any of the following acts:
 - (10) Except in emergency situations, render or provide a service or item without a practitioner's written order and the consent of the recipient or submit a claim for a service or item which was dispensed or provided without the consent of the recipient

Highmark Wholecare Provider Manual

- Valid for dates of service (update yearly)
- Identifies the patient
- Signed and dated by the patient
- Signed, dated, and credentialed by the clinician
- List types of services and/or treatments
- Includes the benefits and potential risks
- Includes alternative services and/or treatments
- Must be easy to read and legible

Consent to Treatment forms should be updated yearly, signed and dated by member and provider. If the member is under the age of 18, then a parent or guardian would need to sign a Consent to Treat form on behalf of the member.

References:

https://www.cms.gov/Medicare/Provider-Enrollment-and-Certification/SurveyCertificationGenInfo/downloads/SCLetter07-17.pdf

https://www.ama-assn.org/delivering-care/ethics/informed-consent

https://www.thedoctors.com/articles/informed-consent-substance-and-signature/

https://forum.ashrm.org/2019/02/27/clarifying-informed-consent/

Release of Information for Payment

These requirements are included in: 2023 Medicaid Provider Manual

2024 Medicare Assured Provider Manual.

Provider Manual Requirements

- Valid for the dates of service
- Identifies the patient
- Signed and dated by the patient
- Signed, dated and credentialed by the clinician
- List types of services and/or treatments
- Must be easy to read and legible



HIPAA and Privacy Practices

- HIPAA created greater access to health care insurance, strengthened the protection of privacy of health care data, and promoted standardization and efficiency in the health care industry.
- HIPAA safeguards deter unauthorized access to protected health care information. As an individual with access to
 protected health care information, you must comply with HIPAA.
- The Privacy Rule of the Health Insurance Portability and Accountability Act ("HIPAA") requires covered entities to distribute a notice of their privacy practices to patients with respect to their protected health information.
 - Information regarding uses and disclosures of PHI
 - Patient's individual rights
 - Provider's duties
 - Complaints
 - Contact Information
- Privacy Practices are outlined in the Highmark Wholecare Provider Manual to include the following:
 - Valid for dates of service
 - Identifies the patient
 - Signed and dated by the patient
 - Signed, dated and credentialed by the author/clinician
 - Must be easy to read and legible
- For more information, visit the <u>www.hhs.gov/hipaa/index.html</u> or 45 CFR § 164.520

Damages and Penalties

Violations may result in civil monetary penalties. In some cases, criminal penalties may apply.

Treatment Plan



Pennsylvania Regulations

- The PA Code establishes general standards for medical records, including the entry of a treatment plan.
- 55 Pa. Code 1101.51(e)(1): A provider, with the exception of pharmacies, laboratories, ambulance services, and suppliers of medical goods and equipment shall keep patient records that meet all of the following standards:
 - (v) Treatments as well as the treatment plan shall be entered in the record. Drugs prescribed as part of the treatment, including the quantities and dosages shall be entered in the record. If a prescription is telephoned to a pharmacist, the prescriber's record shall have a notation to this effect

Highmark Wholecare Provider Manual

- Identifies the diagnosis
- Identifies interventions and goals of treatment
- Document necessity for treatment
- Reviews are completed timely as applicable
- Must be easy to read and legible
- Valid for dates of service
- Identifies the patient
- Signed and dated by clinician (witness or author's identification)
- Documents that member or guardian reviewed or participated with the development of the treatment plan

These requirements are included in the 2023 Medicaid Provider Manual and the 2024 Medicare Assured Provider Manual.

Medication List



Pennsylvania Regulations

- The PA Code establishes general The Pennsylvania Code establishes standards for medical records, including the entry of a patient's medication
- 55 Pa. Code 1101.51(e)(1): A provider, with the exception of pharmacies, laboratories, ambulance services, and suppliers of medical goods and equipment shall keep patient records that meet all of the following standards:
 - (v) Treatments as well as the treatment plan shall be entered in the record. Drugs prescribed as part of the treatment, including the quantities and dosages shall be entered in the record. If a prescription is telephoned to a pharmacist, the prescriber's record shall have a notation to this effect

Highmark Wholecare Provider Manual

- Medication prescribed
- Signed and dated by clinician
- Lists dosages, dates and refills
- References the side effects and symptoms
- Must be easy to read and legible

These requirements are included in the <u>2023 Medicaid Provider Manual</u> and the <u>2024 Medicare Assured Provider Manual</u>.

Progress Notes



Pennsylvania Regulations

- The Pennsylvania Code establishes standards for medical records, including the entry of progress notes
- 55 Pa. Code 1101.51(e)(1): A provider, with the exception of pharmacies, laboratories, ambulance services, and suppliers of medical goods and equipment shall keep patient records that meet all of the following standards:
 - (vi) the record shall indicate the progress at each visit, change in diagnosis, change in treatment and response to treatment

Highmark Wholecare Provider Manual

- Dates of service
- Identifies the patient
- Signed, dated and credentialed by author/clinician
- Start and stop times for time-based services
- Units of service
- Place of service

These requirements are included in the 2023 Medicaid Provider Manual and the 2024 Medicare Assured Provider Manual.

Types of Investigations

Overview

Routine Investigations

Routine Audits

Other SIU Activities

FWA Solutions



Types of FWA Activities

 Highmark Wholecare's FIPR Team works to ensure that claims are paid correctly by both monitoring and auditing methods and in accordance to recipient benefits and provider contracts.



Routine Investigations

Investigation of a reported allegation related to organizational activities for potential fraud, waste, and abuse.



Conduct Data Analysis

Review Contract/
Provider Credentialing

Review Internal Policy for Coding

Review State/Federal Guidelines

Member and Provider Interviews



Coordinate with Other Departments

Overpayment Notification

Recoupment of Overpaid Dollars



Submit State and CMS Referrals

Local, State, and Federal Collaboration

Routine Audits

- Highmark Wholecare's SIU performs provider profile and outlier analyses and conducts routine audits based on the progressive audit protocol.
- The progressive audit protocol is a comprehensive audit that includes discovery reviews, full sample reviews and provider CAPs.

 The SIU plans to make referrals of credible allegations of fraud in accordance with contractual and regulatory requirements.



Other SIU Activities

Recurring Overpayment Projects

- SIU conducts data analysis to monitor claims billing on a reoccurring basis (monthly, quarterly, or yearly) in order to identify aberrant claim payments made. Overpayments can occur from the inability to systematically correct an issue, claim adjudication error, and provider submission errors.
- Examples include:
 - Surgical Unbundling
 - Member and Provider eligibility

Requests for Information ("RFIs")

- Request for Information (RFI) are incoming requests sent by regulatory or law enforcement agencies to Managed Care Organizations (MCOs) like Highmark Wholecare. These requests require MCOs to pull specific information including, but not limited to, claims data, contracts etc.
- Sources include:
 - DHS and BPI
 - CMS
 - I-MEDIC
 - OIG HHS
 - Attorney General and MFCU
 - FBI



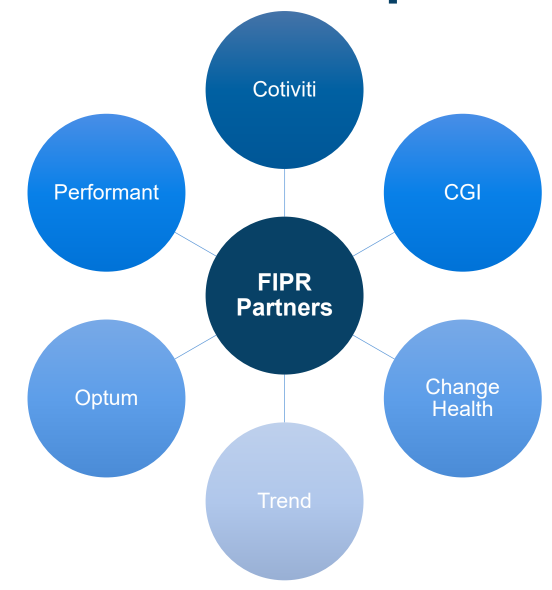


Provider Education and Training

- Highmark Wholecare's FIPR Team assures that its beneficiary and provider populations are also educated on healthcare FWA issues. Methods of educating include:
 - Fraud and Abuse webpage
 - Provider and member newsletters
 - Audit finding notifications, including CAPs
 - Explanation of benefits statements
 - Provider and member forums
 - Provider and member manuals

FWA Solutions: Vendor Partnerships

- Pre-payment Edits and Reviews
 - FIPR contracts with Vendors to monitor claims prior to payment to ensure claims accuracy. FIPR has the capability to suspend claims to conduct pre-payment reviews prior to releasing payment to flagged Providers.
- Post-payment Audits
 - FIPR contracts with Vendors to audit claims through retrospective reviews.
- Other contracted vendors of Highmark Wholecare specialize in the following oversight activities that may include:
 - Ensuring payment accuracy
 - Inpatient/Outpatient Chart Reviews
 - Clinical Validation
 - Complex system edit set-ups
 - Data mining trending healthcare patterns
 - Contract Compliance



Outcomes for Noncompliance

Overpayments

Disciplinary Actions

Provider Prohibited Acts

Provider Sanctions and Penalties



Recovery of Overpayments

• If any FWA efforts identify overpayments, the following activities will occur:









FWA Review Outcomes

Disciplinary Actions

Fraud
referrals to
government
agencies and
law
enforcement

Provider Self-Audit of remaining populations based on OIG and Medicaid requirements

Pre-pay review

Payment Suspensions

Error extrapolation

Quality of Care reviews

Continued CAP adherence

Termination from network

Prohibited Acts: Pennsylvania Regulations

- The Pennsylvania Code prohibits providers enrolled in the Medical Assistance program from engaging in certain acts. A comprehensive listing of these prohibited acts can be found at 55 Pa. Code § 1101.75.
- 55 Pa. Code § 1101.76: A provider or person who commits a prohibited act may be subject to the following penalties:
 - criminal penalties;
 - enforcement actions by DHS; and
 - restitution and repayment.



Consequences of Committing FWA

Laws and regulations exist that prohibit FWA. Penalties for violating these laws may include:



Cost of non-compliance



Financial

Legal fees, settlements, damages, fines, penalties, lawsuits

 Savings from efficiency and strategic use of resources

Operationally

Corrective actions to address identified violations, remediating breaches

 Identifying opportunities for improvement proactively

Reputation

Loss of trust and confidence, effects customers' perception

 Customers respect the integrity of your organization and attract new customers

Impact on care

Burden of noncompliance will be felt by patients

> Following bestpractices and focus on doing the right thing provides quality care to patients

Cost of non-compliance



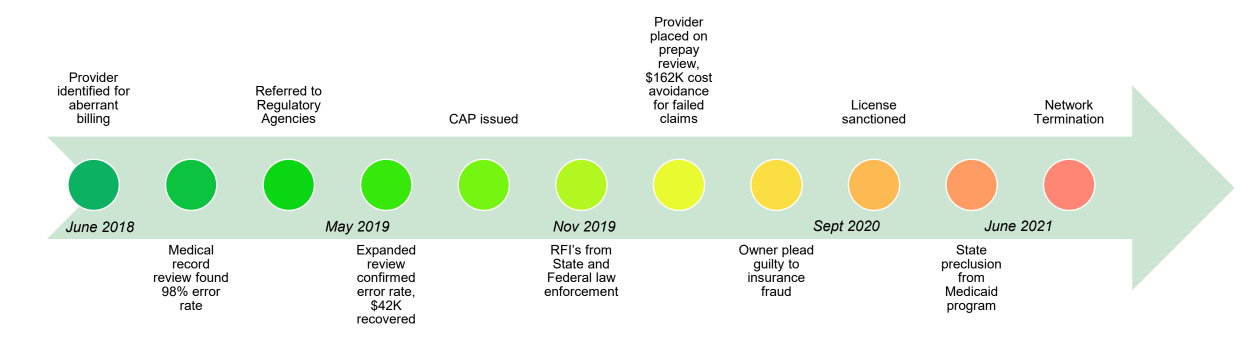
Additional stats:

- ~3,300 entities on current HHS OIG Exclusion List
- OIG: 477 healthcare fraud convictions and 774 new civil investigations opened in 2022
- 375M+ records exposed in 64,180 data breaches in 2021
- DOJ estimates healthcare FWA may account for as much as 10% of expenditures*
 - \$100B annually
- Ponemon** study of 46 organizations:
 - Compliance costs: \$3,529,570
 - Non-compliance costs: \$9,368,351

*https://www.justice.gov/archives/jm/criminal-resource-manual-976-health-care-fraud-generally#:~:text=While%20no%20one%20has%20an,of%20all%20health%20care%20expenditures.

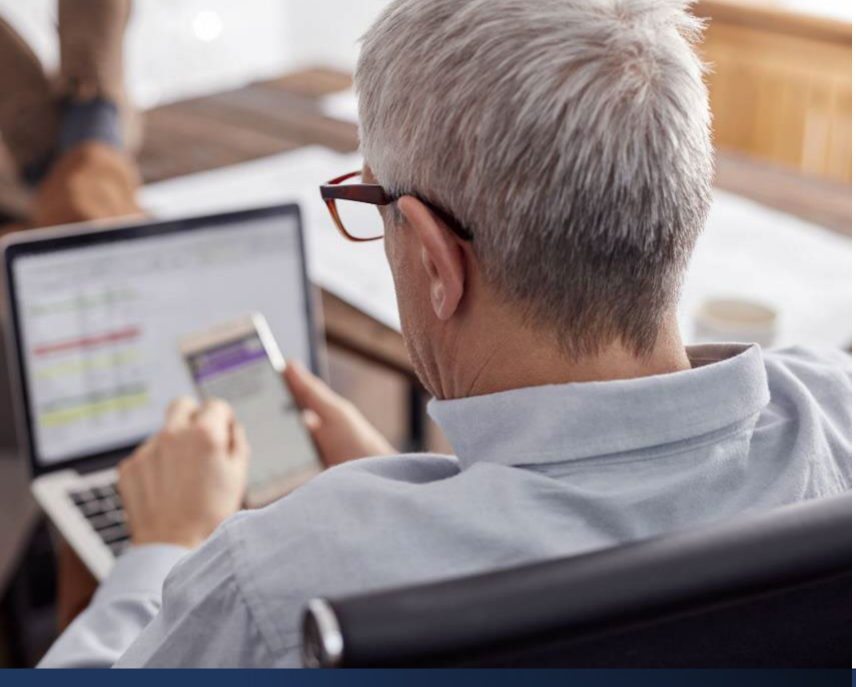
**https://www.ponemon.org/local/upload/file/True_Cost_of_Compliance_Report_copy.pdf

Case Study: Physical Therapy Provider



Legal outcomes:

- 6 months 2 years jail time
- \$340K+ in fines and restitution



Resources

Medicaid Resource Center

- PA Medicaid Guidelines
- Forms and Reference Materials
- Provider Updates
- Provider Manual

Medicare Resource Center

- Medicare Guidelines
- Forms and Reference Materials
- Provider Updates
- Provider Manual

Highmark Wholecare Fraud and Abuse Website

Office of Inspector General – Consumer Fraud

Healthcare Fraud and Scams

<u>Pennsylvania Department of Human Services</u> <u>Website</u>

MA Program Payment Policies

Provider Responsibilities

DHS Self-Audit Protocol

CMS Fraud and Abuse Website

CMS Self-Audit Snapshot

OIG Provider Self-Disclosure Protocol

Thank you!





Questions? Email us at SSIU@highmarkwholecare.com