# STATE OF MICHIGAN MICHIGAN ADMINISTRATIVE HEARING SYSTEM FOR THE DEPARTMENT OF COMMUNITY HEALTH

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IN THE MATTER OF:		
	Docket No. Case No.	14-010033 PA 21316498
Appellant /		
DECISION AND ORDER		
This matter is before the undersigned Administrative Law Judge (ALJ) pursuant to MCL 400.9 and 42 CFR 431.200 <i>et seq.</i> , upon the Appellant's request for a hearing.		
After due notice, a hearing was held on . Appellant appeared and testified.		
, Appeals Review Officer Community Health (Department). appeared as a witness for the Department.		d the Department of Utilization Analyst,
ISSUE		
Did the Department properly deny Appellant's request for prior authorization (PA)		

## **FINDINGS OF FACT**

for upper and lower partial dentures?

The Administrative Law Judge, based upon the competent, material and substantial evidence on the whole record, finds as material fact:

- 1. Appellant is a year-old female beneficiary of the Medicaid program.
- 2. On Appellant's dentist for upper and lower partial dentures. (Exhibit A.8)
- 3. On \_\_\_\_\_, the Department issued a Notice of Denial denying the upper partial dentures (UPD) on the grounds that Appellant had upper partial dentures placed . The Department denied the lower partial dentures (LPD) on the grounds that Appellant under the 8 posterior teeth in occlusion rule. (Exhibit A.6-7; Testimony).
- 4. On Appellant's Request for Hearing.

## **CONCLUSIONS OF LAW**

The Medical Assistance Program is established pursuant to Title XIX of the Social Security Act and is implemented by Title 42 of the Code of Federal Regulations (CFR). It is administered in accordance with state statute, the Social Welfare Act, the Administrative Code, and the State Plan under Title XIX of the Social Security Act Medical Assistance Program.

#### 1.10 PRIOR AUTHORIZATION

Medicaid requires prior authorization (PA) to cover certain services before those services are rendered to the beneficiary. The purpose of PA is to review the medical need for certain services. . . .

Medicaid Provider Manual, (MPM) Practitioner, April 1, 2013, page 4.

Under the general policy instructions for Medicaid related dental services the MPM sets replacement schedules for denture repair and replacement:

### **GENERAL INSTRUCTIONS**

Complete and partial dentures are benefits for all beneficiaries. All dentures require PA. Providers must assess the beneficiary's general oral health and provide a five-year prognosis for the prosthesis requested. An upper partial denture PA request must also include the prognosis of six sound teeth.

Complete or partial dentures are authorized:

- If there is one or more anterior teeth missing;
- If there are less than eight posterior teeth in occlusion (fixed bridges and dentures are to be considered occluding teeth); or
- Where an existing complete or partial denture cannot be made serviceable through repair, relining, adjustment, or duplicating (rebasing) procedures. If a partial denture can be made serviceable, the dentist

<sup>&</sup>lt;sup>1</sup> This edition of the MPM is identical to the version in place at the time of negative action.

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should provide the needed restorations to maintain use of the existing partial, extract teeth, add teeth to an existing partial, and remove hyperplastic tissue....

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Reimbursement for a complete or partial denture includes all necessary adjustments, relines, repairs, and duplications within six months of insertion. This includes such services for an immediate upper denture when authorized.

If a complete or partial denture requires an adjustment, reline, repair, or duplication within six months of insertion, but the services were not provided until after six months of insertion, no additional reimbursement is allowed for these services.

Complete or partial dentures are not authorized when:

- A previous prosthesis has been provided within five years, whether or not the existing denture was obtained through Medicaid.
- An adjustment, reline, repair, or duplication will make them serviceable.
- Replacement of a complete or partial denture that has been lost or broken beyond repair is not a benefit within five years, whether or not the existing denture was obtained through Medicaid.

MPM, Dental, §6.6A, April 1, 2013, pp. 17, 18

Evidence in this case indicates that Appellant had an UPD placed ion the above policy, Appellant does not have eligibility pursuant to a purpose application under the 5 year rule pursuant to the above cited policy and corresponding law. Thus, the Department properly denied Appellant's request for an UPD.

Appellant also applied for a LPD. Under the above cited authority the Department can authorize the denture only if there are less than 8 posterior teeth in occlusion. The evidence does not show the same, and thus, under the policy and corresponding law cited above, Appellant does not have eligibility for a LPD.

The purview of an Administrative Law Judge (ALJ) is to review the Department's actions, and to make a determination if those actions are correct under policy and

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procedure. Under Section 6.6A of the Medicaid Provider Manual, complete or partial dentures can only be authorized if and individual has not had a denture placed within the 5 years prior to the application, and, if there are less than eight teeth in occlusion. Evidence in this case indicates that that Appellant had a placement in the last 4 years, and, that she has 8 teeth in occlusion. Thus, the denial is consistent with DCH policy, and not contrary to law, and thus, must be upheld.

## **DECISION AND ORDER**

The Administrative Law Judge, based on the above findings of fact and conclusions of law, decides that the Department's denial of Appellant's request for upper and lower partial dentures was correct.

#### IT IS THEREFORE ORDERED that:

The Department's decision is AFFIRMED.

Janice Spodarek
Administrative Law Judge
for Nick Lyon, Director
Michigan Department of Community Health

CC:

Date Signed:

Date Mailed:

## \*\*\* NOTICE \*\*\*

The Michigan Administrative Hearing System may order a rehearing on either its own motion or at the request of a party within 30 days of the mailing date of this Decision and Order. The Michigan Administrative Hearing System will not order a rehearing on the Department's motion where the final decision or rehearing cannot be implemented within 90 days of the filing of the original request. The Appellant may appeal the Decision and Order to Circuit Court within 30 days of the receipt of the Decision and Order or, if a timely request for rehearing was made, within 30 days of the receipt of the rehearing decision.