MEDICAL POLICY

SUBJECT: DISABILITY DETERMINATION FOR EXTENSION OF BENEFITS AFTER CONTRACT TERMINATION

POLICY NUMBER: 10.01.11
CATEGORY: Government Mandate

EFFECTIVE DATE: 08/26/10
REVISED DATE: 08/25/11, 08/23/12, 06/27/13
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• If a product excludes coverage for a service, it is not covered, and medical policy criteria do not apply.
• If a commercial product (including an Essential Plan product) or a Medicaid product covers a specific service, medical policy criteria apply to the benefit.
• If a Medicare product covers a specific service, and there is no national or local Medicare coverage decision for the service, medical policy criteria apply to the benefit.

POLICY STATEMENT:

I. Coverage for extension of benefits due to total disability after contract termination will be determined by the Health Plan Medical Director based upon the treating physician’s certification of the former member’s total disability at the time the contract terminated. The reviewing Health Plan Medical Director will review the medical criteria stated in the Disability Evaluation under Social Security (Blue Book), published by the Social Security Administration, as a guide.

Certification of a member’s total disability will be based upon the review of the former member’s medical records and, if deemed necessary, discussion with the requesting physician by a Health Plan Medical Director or his/her appointed designee.

II. When it is determined, in the Health Plan Medical Director’s sole discretion, that a former member is totally disabled and an extension of benefits is available, benefits will be provided only for services directly related to the total disability.

POLICY GUIDELINES:

I. In order to be considered for extension of benefits due to total disability after termination of coverage, the total disability must have existed prior to termination of the contract.

II. Different benefits apply to a determination of extension of benefits for individuals losing coverage under group contracts, versus individuals who lose coverage under individual, direct pay contracts. Please refer to the specific paragraph(s) in the Description section below for guidance.

DESCRIPTION:

Under the New York State Insurance and Public Health laws benefits are required to be extended for a former Health Plan member who is totally disabled at the time his or her subscriber contract terminates, in specified situations and periods of time.

According to Health Plan subscriber contracts when coverage under the contract ends, benefits stop. However, when a Health Plan Medical Director determines that a former member is totally disabled on the date his or her coverage terminates, and the former member has received services or care for the illness, condition, or injury that caused his or her total disability while covered under the subscriber contract, extended benefits may be available as follows.

I. Former Member, Group Coverage:

A. When a former member covered through a group policy is totally disabled as of the date coverage terminates, extended benefits may continue for covered services to treat the total disability, if one of the following applies:

1. Termination of employment, eligibility, or contract: When a former member’s coverage is terminated due to termination of employment or termination of eligibility, or the group contract terminates, extended benefits will be provided during a period of total disability for a hospital stay commencing, or surgery performed, within 31 days from the date the coverage ended. The hospital stay and/or surgery must be for treatment of the injury, sickness, or pregnancy causing the total disability.
2. Termination of active employment: Unless coverage is provided for services in connection with the total disability under another health plan, if group coverage ends because the former member is no longer actively employed, extended benefits will be provided during a period of total disability for at least 12 months from the date coverage ended for covered services to treat the injury, sickness, or pregnancy that caused the total disability.

B. The extended benefits will terminate when all the benefits available have been exhausted, when a Health Plan Medical Director and/or his designee determines the member is no longer totally disabled, benefits are continued under paragraph A 2 above, and the member has reached the end of the 12-month period from the date coverage under the contract ended or coverage under a new group health plan begins, or benefits are continued under paragraph A.1 above, and the hospital stay or surgery has ended. We will never pay more than we would have paid had the member remained covered under the contract.

II. Former Member, Individual Coverage:

When a former member covered through an individual policy is totally disabled as of the date coverage terminates, benefits to treat the total disability will extend for 12 months or, if earlier, the end of the total disability.

CODES: Number Description

Eligibility for reimbursement is based upon the benefits set forth in the member’s subscriber contract.

CODES MAY NOT BE COVERED UNDER ALL CIRCUMSTANCES. PLEASE READ THE POLICY AND GUIDELINES STATEMENTS CAREFULLY.

Codes may not be all inclusive as the AMA and CMS code updates may occur more frequently than policy updates.

CPT: Several

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HCPCS: Several

ICD10: Several

REFERENCES:

New York State Department of Financial Services. Compilation of Codes, Rules and Regulations of the State of New York. (CRR-NY) Title 11, § 52.17 a.(15), 52.18 (b). Rules relating to content of forms for individual insurance.

New York State Insurance Law § 3216 (c) (4) (A), § 4304 (d) (1), § 4305 (c). [http://public.leginfo.state.ny.us/lawssrch.cgi?NVLWO:] type in 3216 to access; accessed 8/23/18.


KEY WORDS:

Disability determination for continuation of benefits after contract termination.

**CMS COVERAGE FOR MEDICARE PRODUCT MEMBERS**

Based upon review, continuation of benefits for total disability after disenrollment from Medicare is not addressed in a National or Local Medicare coverage determination or policy.