A Guide for Health Care Providers and Practice Administration

ERISA Plans Can Be Either	Fully insured	OR —	State provisions apply subject to state insurance regulations
	Self-funded	OK .	State provisions preempted subject to ERISA insurance regulations

supply it.

time.

Example EYLEA® HD (aflibercept) Injection Claim Issues and Applicable ERISA Provisions **Request for Additional Prior Authorization Prompt Payment Filing Deadlines Provider Appeals** Information Issue: Plan delays timely payment pending **Issue:** Claim is past the **Issue:** Provider appeals. **Issue:** Plan delays prior authorization. **Issue:** Subsequent request medical necessity determination. for additional information. filing deadline. **Example scenario:** Patient is diagnosed and meets Example scenario: Provider wants to challenge Plan's denial or reduction of an EYLEA HD medical necessity criteria for EYLEA HD injections. Example scenario: Patient is diagnosed Example scenario: Example scenario: Provider submits a claim for prior authorization. Plan and meets medical necessity criteria for Provider submits a claim for Provider timely Title 29 Code of Federal Regulations Section 2560.503-1 states... EYLEA HD injections. Provider submits a submits an EYLEA HD has not made a decision. EYLEA HD reimbursement, claim for reimbursement, but 31 days later, but 31 days later, Plan claim. Plan denies the Internal appeal: 29 Code of Federal Regulations 2560.503-1 states... claim is still pending medical necessity indicates payment of claim is claim for being past Standard: A preservice initial appeal is decided within 30 days. A postservice initial determination. pending receipt of additional the filing deadline. Urgent care claims. In the case of a claim involving appeal is decided within 60 days. urgent care, the Plan administrator shall notify the information. ERISA Regulations Section 2560.503-1(f) **ERISA Regulations Urgent:** A carrier shall notify an individual of a benefit determination, whether adverse claimant of the Plan's benefit determination (whether Section 2560.503-1(b) or not, with respect to a request involving urgent care as soon as possible, taking into (iii)(B) states... **ERISA Regulations** adverse or not) as soon as possible, taking into Section 2560.503-1(f)(iii)(B) account the medical exigencies, but no later than 72 hours after the receipt of the request states... account the medical exigencies, but no later than Postservice claims must be decided no by the carrier, unless the individual fails to provide sufficient information to determine states... 72 hours after receipt of the claim by the Plan, unless later than 30 days. Every employee whether, or to what extent, benefits are covered or payable under the coverage. In the the claimant fails to provide sufficient information For a postservice claim, Plan benefit Plan will Plan may take an additional 15 days to case of such a failure, the Plan administrator shall notify the claimant as soon as possible, to determine whether, or to what extent, benefits may make only 1 request establish and maintain decide the claim if a determination cannot but no later than 24 hours after receipt of the claim by the Plan, of the specific information are covered or payable under the Plan. In the case for additional information. reasonable procedures be made for reasons beyond its control. needed to complete the claim. of such a failure, the Plan administrator shall notify Plan must make the request governing the filing For a one-time extension, Plan must notify Failure of a Plan to follow appeal procedures will result in claimant exhausting internal the claimant as soon as possible, but no later than within 30 days of receiving of benefit claims. The provider of the delay within the initial appeals and allow claimant to seek additional remedies. 24 hours after receipt of the claim by the Plan, of the the claim and allow provider claims procedures 30 days, explain the reason for the delay, specific information necessary to complete the claim. at least 45 days to supply the do not contain any and request any additional information Title 45 Code of Federal Regulations Section 147.136 states... additional information. provision, and are not Preservice claims. Prior authorization must needed. Plan must also indicate the date it **External appeal:** administered in a way, be decided within a reasonable period of time expects to render a decision. Filing deadline: Request must be filed within 120 days of notice of final adverse that unduly inhibits or appropriate to the medical circumstances, but no If Plan requests additional information, hampers the initiation later than 15 days after the Plan has received the Plan will allow provider at least 45 days to or processing of claims | Standard external appeal: Within 45 days after the date of receipt of the request for

For the full ERISA regulations on claims procedures (29 Code of Federal Regulations 2560.503-1), go to http://bit.ly/2DuDaLK.

Note that ERISA regulations establish

time frames within which claims must be

decided. The regulations do not address

the periods within which payments must

authorized benefits within a reasonable

be made, though Plans are expected to pay



15 days.

review.

Visit NavigatingPayerChallenges.com for state-specific and federal legislation or contact your Reimbursement Business Manager (RBM) for more information

for benefits.

sets forth minimum

Check your provider

contract or Summary

specific requirements.

Plan Description for

contractual standards.

This material is provided for informational purposes only, is subject to change, and should not be construed as legal or medical advice. Use of this information to challenge or appeal a coverage or reimbursement delay and/or denial by a payer is the responsibility of the provider.

Reference: Data on file. Regeneron Pharmaceuticals, Inc.



an external review by the health carrier, the independent review organization (IRO) shall

Urgent external appeal: As expeditiously as possible but within no more than 72 hours

make its decision to uphold or reverse the adverse benefit determination (or final internal

after the receipt of the request for expedited external review by the IRO, the IRO must

the final adverse determination to the covered person or his authorized representative and

Note that this provision | provide written notice of its decision to uphold or reverse the adverse determination or

adverse benefit determination) and notify the claimant and the issuer.

the health carrier.

claim. The Plan may extend the time period up to an

control, the decision cannot be made within the first

(prior authorization), the claimant is deemed to have

exhausted all remedies and may proceed to external

additional 15 days if, for reasons beyond the Plan's

If the Plan fails to follow preservice procedures