## **Understanding Reimbursement Issues in Kentucky**

## A Guide for Health Care Providers and Practice Administration

## Example EYLEA® (aflibercept) Injection Claim Issues and Applicable State Provisions

Prior Authorization	Prompt Payment	Request for Additional Information	Filing Deadlines	Provider Appeals
Issue: Plan delays prior authorization.  Example scenario: Patient is diagnosed and meets medical necessity criteria for EYLEA injections. Provider submits a request for prior authorization. Plan has not made a decision.  Kentucky Insurance Code Section 304.17A-607 states  Effective January 1, 2020: After obtaining all necessary information, prior authorization must be decided no later than 24 hours for urgent care and within 5 days for nonurgent care.  Kentucky Insurance Code Section 304.17A-167 states	Issue: Plan delays timely payment pending medical necessity determination.  Example scenario: Patient is diagnosed and meets medical necessity criteria for EYLEA injections. Provider submits a claim for EYLEA reimbursement, but 31 days later, claim is still pending medical necessity determination.	Issue: Subsequent request for additional information.  Example scenario: Provider submits a claim for EYLEA reimbursement, but 31 days later, Plan indicates payment of claim is pending receipt of additional information.	filing deadline.  Example scenario:	Issue: Provider appeals.  Example scenario: Provider wants to challenge Plan's denial or reduction of an EYLEA claim.  Kentucky Insurance Code Section 304.17A-617 states  Plan will provide decision to
If a provider receives a prior authorization for a drug prescribed to a covered person with a condition that requires ongoing medication therapy, the prior authorization will be valid for the lesser of 1 year from the date the provider receives the prior authorization or until the last day of coverage under the covered person's Plan during a single Plan year.	Kentucky Insurance Code Section 304.17A-702 states  Plan will reimburse provider for a clean claim or send (in writing or electronically) notice denying or contesting the claim within 30 calendar days of receiving the claim.	Kentucky Insurance Code Section 304.17A-704 states Plan must request additional	Kentucky Insurance Code Section 304.17-110 states	covered persons, authorized persons, and providers on internal appeals of adverse determinations or coverage denials within 30 days
Kentucky Insurance Code Section 304.17A-603 states  Prior authorization involving urgent care must be decided no later than 24 hours after obtaining all necessary information. Prior authorization involving nonurgent care must be decided within 5 days after obtaining all necessary information. The insurer's failure to make a determination and provide written notice within the time frames set forth in this section shall be deemed to be an adverse determination by the insurer for the purpose of initiating an internal appeal.	Within the applicable claims payment time frame, Plan will: Pay the total amount of the claim in accordance with Planprovider contract; or Pay the portion of the claim that is not in dispute and notify provider of the reasons why the remaining portion of the claim will not be paid; or Notify the provider of the reasons why no part of the claim will be paid Failing to pay, deny, or settle a clean claim in a timely manner will subject Plan to the following interest on the unpaid	information within 48 hours	a claim, provider must furnish Plan with written proof of such loss within 90 days. Failure to furnish such proof within that time will neither invalidate nor reduce any claim if:  • Furnishing the proof was not reasonably possible within that time, and  • Proof is furnished as soon as reasonably possible no later than 1 year from the time proof is required NOTE: This provision sets forth minimum contractual standards. Provider should check contract for specific requirements.	within 21 calendar days of receiving all required information from Plan. An extension of up to 14 calendar days may be allowed if Plan and the covered person are in agreement.
Kentucky Insurance Code Section 304.17A-163 states  The duration of any step therapy or fail-first protocol shall not be longer than a period of 30 days if the treatment is deemed and documented as clinically ineffective by the prescribing practitioner. When the prescribing practitioner can demonstrate, through sound clinical evidence, that the originally prescribed medication is likely to require more than 30 days to provide any relief or an amelioration to the insured, the step therapy or fail-first protocol may be extended up to 7 additional days.  A step therapy exception request, or an internal appeal under Section 7 of this Act of a step therapy exception request denial, shall be granted by the insurer, Plan, private review agent, or the pharmacy benefit manager within 48 hours.				
If a step therapy exception request determination, notification under subsection (4)(b) of this section, or internal appeal determination under Section 7 of this Act of a step therapy exception request denial by an insurer, Plan, pharmacy benefit manager, or private review agent is not				

Complaints regarding these and other payer issues can be made to the Kentucky Department of Insurance website.



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



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prior authorization was based on fraudulent, materially

inaccurate, or misrepresented information.

Reference: Data on file. Regeneron Pharmaceuticals, Inc.



favor of the covered person.

received by the prescribing provider within the time period specified in subsection (4) of this

section, the step therapy exception request or internal appeal **shall be deemed granted**.