

CHAPTER 3: PROVIDER NETWORK PARTICIPATION

UNIT 3: PROFESSIONAL PROVIDER GUIDELINES

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[What Is My Service Area?](#)

The *Highmark Provider Manual* contains information, policies, and procedures that apply to Highmark network participating providers in Pennsylvania, Delaware, West Virginia, and contiguous counties. The symbols below are used in the manual to identify information that is specific to one state. In some instances, information may be designated as applicable to two states only. **Where no symbol is present, the information is relevant to all states.**



The **PA ONLY** symbol indicates the information in the section is applicable to providers participating in Highmark networks in Pennsylvania and contiguous counties.



The **DE ONLY** symbol indicates the information in the section is applicable to providers participating in Highmark networks in Delaware and contiguous counties.



The **WV ONLY** symbol indicates the information in the section is applicable to providers participating in Highmark networks in West Virginia and contiguous counties.

OBSOLETE

3.3 PROVIDER DATA UPDATES FOR THE PROVIDER DIRECTORY

Overview Highmark is committed to ensuring that the information in the Highmark Provider Directory meets Centers for Medicare & Medicaid Services (CMS) regulations and National Committee for Quality Assurance (NCQA) standards, as well as our own standards of quality.

In addition, Highmark members use the Highmark Provider Directory to make informed decisions when selecting a provider; therefore, it is also crucial to your practice to ensure your information is always accurate and up-to-date for the Provider Directory.

CMS requirements CMS requires Highmark to have the most current information on our network providers and also requires ongoing review of all physician information listed in the Provider Directory to confirm:

- The provider name is correct.
- The practice name is correct.
- The provider's practicing specialties are correctly listed.
- Providers are not listed at practice locations where they do not actually accept appointments and see patients.
- The provider is accepting new patients, or not accepting new patients, at the location.
- The provider's street address and phone number are correct.

NCQA requirements NCQA also requires the Provider Directory to include, and Highmark to confirm, the same physician information as listed above for CMS, as well as the physician's hospital affiliation. Hospital affiliation means the hospital(s) in Highmark's networks where physicians have admitting or attending privileges.

Policy Providers are required to review and update their information in NaviNet® as soon as a change occurs. All data should be reviewed once a quarter, at a minimum, to ensure accuracy. **Providers who do not verify or update their data in a timely manner will be removed from the Highmark Provider Directory.** In addition, your status within Highmark's networks may be impacted.

NaviNet® Provider File Management You may review your detailed, real-time billing provider information in Provider File Management in NaviNet®. Select **Provider File Management** from the menu under **Workflows for this Plan** on Highmark Plan Central.

Please see the section of this unit on **Reporting Changes in Your Practice** for additional information on reviewing your information and instructions for making necessary changes via NaviNet or forms, if necessary.

3.3 MEDICAL RECORDS DOCUMENTATION AND MAINTENANCE

Overview

Network providers are required to maintain current, detailed, comprehensive, and accurate medical records for each member to whom they provide services. The medical record is critical to ensuring the quality, coordination, and continuity of care.

Each record must support the service billed and the level of care provided on each unique date. **Records that contain cloned documentation, conflicting information, or other such irregularities may be disallowed for reimbursement.** Reimbursement for any record containing such questioned documentation will be represented in overpayment calculations with zero reimbursement allowed.

Standards of documentation

Each medical record should contain:

- Biological, demographic, and other personally identifying information for the member;
- Patient-identifying information on each page to ensure pages are not lost or misfiled;
- Identification of the treating provider and the services he/she provided on each entry;
- Date of each provider/patient encounter and date of each entry;
- Information on allergies and adverse reactions or, if none, notation that the patient has no known allergies or history of adverse reactions;
- Prescribed medications, including dosages and dates of initial or refill prescriptions;
- Problem list, including significant illnesses and medical and psychological conditions;
- Presenting complaints, working diagnoses, and treatment plans;
- History and physical examination for each encounter appropriate to the reason for the particular encounter;
- Past medical history, examinations, treatments, social history, and risk factors pertinent to developing a treatment plan;
- Documentation that laboratory tests, other studies ordered, and consultations are appropriate to the member's symptoms or condition, and that results have been reviewed and acted upon;
- Documentation of required follow-up, including any diagnostic testing, treatment, or education;
- Documentation that information received from another provider has been reviewed and, where appropriate, acted upon;
- Tracking and review of problems from previous visits, including management of chronic conditions;
- Documentation sufficient to demonstrate the medical necessity and appropriateness of each service;

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3.3 MEDICAL RECORDS DOCUMENTATION AND MAINTENANCE,

Continued

Standards of documentation (continued)

- Copies of advance directives or documentation of discussions with adult patients about such directives;
- Immunization records (for PCPs);
- Documentation of tobacco or alcohol use, or substance abuse;
- Documentation of member input into treatment plans and decisions;
- Preventive services, referrals, or counseling, where appropriate;
- Copies of consents or releases, where required, for release of confidential health information; and
- Legible entries.

Note: These standards have been approved by the Highmark Credentialing Committees, the voting members of which are practicing physicians in the applicable Highmark networks.

IMPORTANT! Signature required

All entries in the record must contain a valid, legible author's signature, which may be a handwritten signature with credentials, printed name and credentials accompanied by handwritten provider initials, or unique electronic identifier with credentials.

Maintenance of records

Medical records must be maintained in accordance with the following requirements:

- Each chart is labeled to allow for easy and timely retrieval by the provider or provider's staff to meet the patient's clinical needs;
- Records are systematically and timely prepared, filed, and stored; and
- Safeguards are in place to protect the confidentiality of patient records and information.

Monitoring compliance

Highmark will monitor compliance with medical record documentation and maintenance standards in a number of ways. These may include: site visits in connection with credentialing, collection of HEDIS® or other data, or monitoring compliance with contract, regulatory, or accreditation requirements; review of records in connection with billing audits or other provider monitoring activities; review of records in connection with investigation of quality of care concerns; investigation of complaints; and as part of quality improvement initiatives.

Providers whose records are not in compliance may be subject to written counseling, corrective action including repayments and follow-up reviews.

3.3 MEDICAL RECORDS REVIEW

Overview

Highmark periodically engages in the review of members' medical records as well as inspection of network providers' offices. Highmark reviews medical records for a number of reasons pertaining to the administration of high quality managed care benefit programs. The reasons include, but are not limited to:

- To evaluate the appropriateness of billing or level of utilization of services
- To determine the medical necessity and appropriateness of a claim when we have insufficient information
- For credentialing and recredentialing network providers (does NOT apply to Pennsylvania's Participating Provider Network)
- To evaluate the clinical quality of care provided to members
- To determine possible pre-existing conditions
- For conducting condition management for the benefit of members
- To investigate complaints
- For verifying immunization of pediatric and adult patients
- For risk adjustments
- For appeals and audits

Medical records requests

Network providers are required to cooperate with and timely respond to requests for medical records from Highmark. Regulatory standards require health plans to make medical necessity determinations, request and review additional information, and process claims within strict time frames. For this reason, it is important for providers to provide all relevant medical records within the time frame stipulated in the written request. No response or a late response may result in a denial of payment.

Clinical quality of care issues are reviewed by the plan's clinical staff and, if necessary, a medical director. Failure to provide records requested may result in disciplinary action, up to and including termination from Highmark network participation.

Billing reviews may determine whether services billed are documented and supported by the medical record. Highmark reimburses only for medically necessary covered services. Failure to furnish requested medical records may result in Highmark recouping prior payments.

Highmark's procedures for requesting and using medical records are designed to avoid multiple requests for the same records, request only the minimum necessary records, and protect the confidentiality of information and the privacy of individuals.

Network providers are not reimbursed for supplying medical records to Highmark, unless otherwise provided.

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3.3 MEDICAL RECORDS REVIEW, Continued

Member consent

As a HIPAA covered entity, Highmark has established as its policy that we will not request or obtain consent of our members in connection with the use or disclosure of protected health information (PHI) for treatment, payment, or health care operations. Highmark has received a general consent from our members. Each member completes and signs an enrollment form that provides for the release of most information relating to past, present, or future health care examinations or treatments for anyone covered under the enrollment form. Such consent is necessarily broad to enable Highmark to administer high-quality benefit programs.

Information collected is handled with a high level of security and respect for privacy. However, member records that include information relating to behavioral health, human immunosuppressant virus (HIV), Acquired Immune Deficiency Syndrome (AIDS), sexually transmitted diseases (STDs), and/or substance abuse could be subject to extra protections regarding disclosure under state laws. In such cases, providers asked to submit medical records are responsible for obtaining member consent and should submit it to Highmark along with the requested documents, as payment for services provided are specifically conditioned upon receipt of supporting documentation.

Alternatively, providers may choose to delete the personally identifying details from those records containing any such protected information prior to submitting the medical records to Highmark for review.

Provider cooperation

The terms of the network agreement require the full cooperation of network providers with all office reviews. Failure to supply requested copies of medical records or failure to cooperate with office inspections of medical records may result in termination from Highmark network participation.

3.3 LOCUM TENENS POLICY

Overview

Highmark requires all physicians who provide services to our members to be credentialed and contracted. However, under certain circumstances, Highmark allows for locum tenens arrangements.

A **locum tenens** is defined as a practitioner who is covering for another practitioner when they are absent for reasons of illness, medical leave, vacation, military leave, or continuing medical education, or in the event of a practitioner's retirement or death. Locum tenens status for other reasons may be requested and considered for approval by Highmark upon review.

Rules to utilize locum tenens

In order for a provider to obtain this type of coverage, the locum tenens:

- Must be licensed to provide services in the state in which they practice; and
- Can only provide services for a total of six (6) months or less within any 12-month period beginning with the first date of active service.

IMPORTANT: Service time frame

Locum tenens service time frames **may not exceed sixty (60) consecutive days** for Medicare Advantage or commercial networks. If a regular physician is absent longer than sixty (60) days without returning to work and is covered by one locum tenens, the locum tenens must be credentialed and enrolled as if he or she were joining your practice as a new physician. It is recommended that the credentialing process be started as soon as possible to help reduce any gaps in participation.

Locum tenens requests

To request locum tenens status for a practitioner, the [Locum Tenens Form](#) must be completed by the practice indicating whom the locum tenens is covering for, if applicable, and the specific dates the locum tenens will be providing services. If the group provides services to Medicare Advantage members (in Pennsylvania and West Virginia), a Medicare welcome letter for the locum tenens is also required.

In addition, a [Request for Addition/Deletion to an Existing Assignment Account](#) form must be completed and signed by the locum tenens, assigning payment for their services. The group must have a Group Practice Agreement in place for the traditional indemnity and credentialed networks.

These forms are also available on the Provider Resource Center -- select **FORMS**, and then **Provider Information Management Forms**.

Once the request is received and reviewed, written notification will be mailed to the practice with the confirmed start and end dates of the locum tenens or, if the request is denied, the reason for the denial.

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3.3 LOCUM TENENS POLICY, Continued

Locum tenens termination policy

Highmark may, at its sole discretion, terminate the locum tenens status of any such practitioner immediately upon notice, with or without cause, including, without limitation, current or prior loss of licensure; current or prior exclusion, debarment, or sanction from or by any Federal or state government programs; or the determination by Highmark, in its sole judgment, that continuation of this locum tenens arrangement may negatively affect patient care or an occurrence which, in Highmark's sole judgment, may jeopardize the health, safety or well-being of any members or impair such locum tenens practitioner's ability to perform his or her duties hereunder. Any such termination of a locum tenens status for an event of cause may, at Highmark's discretion, be made retroactive to the date of the occurrence of such event of cause.

Additionally, Highmark may, at its sole discretion, terminate the locum tenens status of any practitioner immediately upon notice, with or without cause, for any actions that Highmark considers to be abusive, including, without limitation, circumventing Highmark network participation processes and/or credentialing requirements. Any such termination of a locum tenens status for an event of cause may, at Highmark's discretions, be made retroactive to the date of the occurrence of such event of cause.

Credentialing required if services exceed 60 days

Highmark credentials locum tenens physicians based on the length of time the physician will be providing care in Highmark network service areas. Locum tenens physicians who will be providing services for longer than 60 days will be required to undergo initial credentialing and, if applicable, recredentialing at least every three (3) years.

For credentialing requirements, please see [Chapter 3.2: Professional Provider Credentialing](#).

3.3 REQUESTING A CONTRACT COPY

Overview

Highmark allows participating providers to request copies of their participating physician contract, as required. Highmark will provide a copy of the contract with participating physicians, including certain contracts with physician organizations or physician groups where participating physicians participate. Highmark is restricted, however, to provide contracts to requesters if the terms of the contract restrict the request.

How to request a copy of your contract

Providers must direct a written request for a copy of their contract to:

- Fax to : **1-800-236-8641**
- Mail to: Highmark Blue Shield
Provider Information Management
P.O. Box 898842
Camp Hill, PA 17089-8842

Upon receipt of the request, Highmark's Provider Information Management will provide the requestor one copy of their participating physician contract, unless otherwise requested. Requests generally take fifteen (15) business days to process. Please allow ample time for processing before checking the request status.

OBSOLETE

3.3 REPORTING CHANGES IN YOUR PRACTICE

Policy for changing practice information

The provider database maintained by Highmark contains vital information regarding each network practitioner. By keeping your practice information updated, you help Highmark do the following:

- Maintain compliance with federal regulations and National Committee for Quality Assurance (NCQA) standards
- Process claims correctly
- Notify members of the names and addresses of network practitioners
- Notify primary care practitioners of available specialists to whom they may refer

Most changes will require Highmark to revise existing provider files. In most cases, membership or claims payment will be affected by changes in your practice. Therefore, if you do not give advance notification, we cannot guarantee accurate membership information, claims, and/or claims payments. Certain changes may necessitate the issuance of a new contract.

Note: Your up-to-date information must include your current address, phone number, and fax number, and any and all required data elements set forth in your provider contract(s) with Highmark.

Type of changes to report

The following is a list of changes in your practice that must be communicated to Highmark:

- Practice location change
 - Billing/ mailing address change
 - Telephone number change
 - Fax number change
 - Hospital affiliation change
 - Medical group affiliation change
 - Office hours change
 - New tax identification number
 - Practice name change
 - Practitioners joining the practice
 - Practitioners leaving the practice (including through retirement or death)
 - Changes in malpractice insurance coverage levels (ten [10] days in advance of any reduction or termination of coverage)
 - Practice mergers
 - Practice acquisitions
 - Addition or closure of a practice site
 - Changes in acceptance of new patients
-

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3.3 REPORTING CHANGES IN YOUR PRACTICE, Continued

Type of changes to report (continued)

- Changes in practice locations where practitioners see and treat patients
- Languages spoken by the physician or clinical staff
- Board certification change
- Specialty change

Using NaviNet® to report updated practice information

All NaviNet®-enabled practitioners should make their practice information changes via Provider File Management on NaviNet. This function can be used to update the practice information such as contact information, practitioners affiliated with a location, office hours, age range the practice serves, etc.

Select **Provider File Management** from the main menu on NaviNet's Plan Central, and then select the location for which updates are needed. Click on the **Edit** button next to the information that requires change.

Detailed instructions are available in the [Provider File Management NaviNet Guide](#), which is available on the **Provider Resource Center** under **EDUCATION/MANUALS**.

How to use NaviNet to add or delete practitioners

NaviNet-enabled practices can use NaviNet's Provider File Management to add practitioners to or remove practitioners from their assignment accounts.

The addition of an individual practitioner to a group or the deletion of an individual practitioner from the group, via this real-time function, requires only one electronic signature. The Authorized Representative of the Group is able to complete both additions and deletions. If a new practitioner has never completed an *Initial Credentialing Application* with Highmark, they must do so before being added to your group.

Note: Your NaviNet Security Officer can generate a username for a practitioner new to your assignment account. From the NaviNet toolbar, select **NaviNet Central**, and then select **NaviNet Administration**. Click on **User Management**, and then **Create New User**.

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3.3 REPORTING CHANGES IN YOUR PRACTICE, Continued

How to update practice information for non-NaviNet enabled practitioners

Practitioners who are not NaviNet-enabled must notify Highmark in writing of any change to their practices. The [Request for Addition/Deletion to an Existing Assignment Account](#) form can be completed for practitioner changes.

For additional practice addresses or for address changes, complete the [Provider File Maintenance Request](#) form.

- Fax to: **1-800-236-8641**
- Mail to: Highmark Blue Shield
 Provider Information Management
 P.O. Box 898842
 Camp Hill, PA 17089-8842

These forms are also available on the Provider Resource Center – select **FORMS**, and then **Provider Information Management Forms**.

IMPORTANT!

All practitioners joining or leaving an established practice or leaving a Highmark network must notify Highmark sixty (60) days before the event.

Updating “Accepts Appointments?”

The “Accepts Appointments?” question requires a response in NaviNet’s Provider File Management. When adding a new practice address, affiliating a new practitioner to an existing address, and adding a new practitioner to an existing address, you must indicate either **YES** or **NO** for each practitioner at a location. If a practitioner accepts appointments at a location at least one day per week on a regular basis, then the response is “YES”; otherwise, the response is “NO.”

The “Accepts Appointments?” responses can be viewed once established and modified through the **Edit** function:

	Address	City	State	Zip	Type	E- Prescribe?	Accepts Appointments? *
<input type="checkbox"/>	123 Main St.	Any Town	USA	xxxxx	Practice	<input type="checkbox"/>	<input type="radio"/> Yes <input type="radio"/> No
<input checked="" type="checkbox"/>	321 First St.	Any Town	USA	xxxxx	Main, Practice, Check, Credential, Mailing	<input type="checkbox"/>	<input checked="" type="radio"/> Yes <input type="radio"/> No

OK Cancel

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3.3 REPORTING CHANGES IN YOUR PRACTICE, Continued

Updating “Accepts Appointments?”
(continued)

Practices must also confirm the “Accepts Appointments?” answers are accurate when submitting any of these location-related changes. The changes cannot be saved until this statement is confirmed.

[Edit](#)

Please review Patients Seen answers, update if necessary, and confirm they are correct for these practitioners at this location.

Patients Seen answers for these practitioners at this location are correct.

Name	NPI Number	E-Prescribe?	Accepts Appointments? ?
Doe, Jane A.	xxxxxxxxxx		✓
Doe, John A.	xxxxxxxxxx		✓
Smith, John A.	xxxxxxxxxx		✓

Written notification required for mergers and acquisitions

The provider agreement between Highmark and network practitioners is not assignable. In cases of practice mergers, acquisitions, etc., it is necessary to send written notification, on practice letterhead, to Highmark.

For additional information, please see the next section of this unit on **Mergers and Acquisitions**.

Immediate notification of certain actions

Providers of all types must provide immediate written notification to Highmark in the event of any of the following:

- Termination, suspension, or limitation of license or certification;
- Exclusion, withdrawal, sanctions, or other change in status regarding participation in federal health programs (Medicare, Medicaid, Federal Employee Health Benefit Plan, other programs);
- Change in accreditation status;
- Felony conviction;
- Labor strike or work stoppage; and
- Change in credentialing information.

Notification can be faxed or mailed to Provider Information Management at:

- Fax to: **1-800-236-8641**
- Mail to: Highmark Blue Shield
 Provider Information Management
 P.O. Box 898842
 Camp Hill, PA 17089-8842

3.3 MERGERS AND ACQUISITIONS

Notification to Highmark

You must send written notification on your practice letterhead of anticipated mergers, acquisitions, etc., at least forty-five (45) days before the change(s) occur. The managing partner of the practice must sign the written notification. Include the following information:

- Effective date of the change
- Highmark provider number, NPI, new tax identification number* (if applicable)
- Changes to physician staffing
- Changes to physician location

The written notification can be faxed or mailed to Highmark.

- Fax to: **1-800-236-8641**
- Mail to: Highmark Blue Shield
Provider Information Management
P.O. Box 898842
Camp Hill, PA 17089-8842

New assignment account paperwork will need to be completed -- please use the [Request for Assignment Account](#) form. The form can also be found on the Provider Resource Center under **FORMS**, and then **Provider Information Management Forms**.

** When reporting a new tax identification number, include the Internal Revenue Service (IRS) Tax Notification as evidence.*

Consequences to not giving 60 days' notice

Most changes will require Highmark to revise existing provider files. In most cases, membership or claims payment will be affected by major changes in your practice. Therefore, if you do not give advance notification, we cannot guarantee accurate membership information and/or claims payments.

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3.3 MERGERS AND ACQUISITIONS, Continued

Sample change notification If sending written notification on your practice letterhead, please include information in your letter as shown below:

**XYZ Medical Associates
1000 Main Street
Somewhere, PA 15000
1-717-555-4000**

10/1/2014

Re: Highmark Provider Number 999999 and NPI

To: Provider Information Management (if western, central or eastern PA; Delaware; or West Virginia provider)
OR
To: Provider System Support (if northeastern PA provider)

The following changes are occurring in our practice:

Old information was as follows:

Phone number 1-717-555-3900

New information is as follows:

Phone number 1-717-555-4000

New information effective as of:

January 1, 2015

Signature of Managing Partner,
John Smith, MD

3.3 HOW TO RESIGN FROM NETWORK PARTICIPATION

To resign from the Participating Provider Network



To resign from participation with the Participating Provider Network in Pennsylvania, a signed, written request must be submitted. A resignation may be submitted at any time. It is effective in accordance with the termination provision in the agreement the provider has executed. A letter will be sent to you advising you of the effective date of your resignation.

- Fax to : **1-800-236-8641**
- Mail to: Highmark Blue Shield
Provider Information Management
P.O. Box 898842
Camp Hill, PA 17089-8842

[What Is My Service Area?](#)

To resign from Highmark's credentialed networks

To resign from participation with Highmark's credentialed network(s) in all service areas, fax or mail a signed, written request as follows:

- Fax to : **1-800-236-8641**
- Mail to: Highmark Blue Shield
Provider Information Management
P.O. Box 898842
Camp Hill, PA 17089-8842

A resignation may be submitted at any time and is effective in accordance with the termination provision in the agreement the provider has executed. A letter will be sent to you advising of the effective date of your resignation.

3.3 CORRECTIVE ACTION

Overview

A network provider who engages in practices inconsistent with reasonable standards of care or professional conduct or who does not comply with Highmark contractual or administrative requirements may be subject to corrective action.

Determining need for corrective action

Certain circumstances, acts, or omissions of a professional network provider may result in a requirement that the provider engage in a corrective action or a series of corrective actions in order to continue participation in the network.

Treatments, procedures, and services that are subject to corrective action include any treatments, procedures, or services that indicate a professional provider is practicing in a manner that is not consistent with reasonable standards of care (including, when applicable, accepted standards of medical care) and service, ethical expectations, contractual obligations, or the administrative requirements of the plan.

Examples of such circumstances, acts, or omissions which may be subject to corrective action include, but are not limited to, the following:

- Clinical quality of care
- Administrative non-compliance
- Unacceptable resource utilization
- Service-related issue

Providers identified with one of these issues will be reported to a Highmark Medical Director. The determination to take corrective action shall be made by a Medical Director.

Forms of corrective action

Corrective action may vary according to the situation and may include, but is not limited to, one or more of the following actions as they relate to the circumstance, action, or omission that requires corrective action:

- Sending a written warning to the provider
- Engaging in a discussion or a series of discussions with the provider
- Monitoring the provider's performance
- Expedited recredentialing
- Requiring that the provider complete a continuing medical education course regarding the treatment, procedure, or service in question
- Limiting the provider's authority to perform certain procedures
- Requiring that the provider enter a preceptor relationship with another provider
- Monitor and observe the provider subject to corrective action
- Termination or suspension

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3.3 CORRECTIVE ACTION, Continued

Forms of corrective action
(continued)

Highmark may immediately suspend the network participation status or restrict the clinical privileges of a provider who, in the opinion of the medical director, is engaged in conduct or is practicing in a manner that appears to pose a significant risk or imminent danger to the health, welfare, or safety of a patient or other individual. In such cases, Highmark will investigate the circumstances on an expedited basis.

If the suspension or restriction will last longer than fourteen (14) days, the provider will be notified that he/she can request a hearing. The request must be made in writing within thirty (30) days of receipt of the notification.

Corrective action on clinical quality of care issues

The determination to take corrective action on a clinical quality of care issue shall be based on an assessment of the severity level of the action based on the judgment of a Highmark Medical Director. The following are general guidelines used by the Medical Directors when assigning severity levels:

SEVERITY LEVEL	GUIDELINE
Minor - low	Deviation from the standard of care without harm to the member.
Moderate - medium	Deviation from the standard of care with temporary harm to the member.
Severe - high	Deviation from the standard of care with harm to the member resulting in permanent sequelae or death.

Sanctioning

Sanctioning of a provider will occur whenever an assessment of the severity level of action is moderate or severe, and/or the corrective action was a result of an administrative non-compliance circumstance, act, or omission. Sanctioning may result in a provider's practice not being eligible for participation in certain programs.

Corrective action appeals

An appeal shall be made available to a professional network provider before a subcommittee of the applicable Highmark credentials committee if the practitioner is placed under corrective action.

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3.3 CORRECTIVE ACTION, Continued

Corrective action appeals (continued)

If an appeal is available, the procedure will be as follows:

STEP	ACTION
1	The provider will be given written notice of the proposed action including: (a) the action that has been proposed to be taken against the provider; (b) the reason(s) for the action; (c) that the provider may request an appeal on the proposed action; (d) that the practitioner may participate via phone or in person; and (e) that the provider will waive any appeal rights if an appeal is not requested within thirty (30) days of receipt of the notice of the action.
2	If the provider requests an appeal on a timely basis, the Highmark will notify the provider of the time and date of the Subcommittee meeting.
3	<p>The appeal shall be held before a subcommittee of the applicable Credentials Committee which is comprised of network practicing providers who will review the information presented and render a decision. The members of the subcommittee shall not be in direct economic competition with the provider.</p> <p>The provider has the right during the meeting to have representation by an attorney or other person of the provider's choice. For any appeal, the Credentials Subcommittee may consider the report of a specialist regarding the issue at hand.</p>
4	After completion of the appeal, the provider has the right to receive the written decision of the Credentials Subcommittee from the Medical Director, including a statement of the basis for the decision. The decision of the Credentials Subcommittee is not subject to further appeal.