STATE OF CONNECTICUT DEPARTMENT OF SOCIAL SERVICES OFFICE OF LEGAL COUNSEL, REGULATIONS, AND ADMINISTRATIVE HEARINGS 55 FARMINGTON AVENUE HARTFORD, CT 06105

2016 Signature confirmation

Client: Request: 768573

NOTICE OF DECISION

<u>PARTY</u>



PROCEDURAL BACKGROUND

On 2016, the Connecticut Dental Health Partnership ("CTDHP") issued the "Appellant") a notice stating that it had denied a request for prior authorization of orthodontic services for the minor child.

On 2016, the Appellant filed a request for an administrative hearing with the Office of Legal Counsel, Regulations, and Administrative Hearings ("OLCRAH") to contest the CTDHP's denial of prior authorization of orthodontic services.

On 2016, the OLCRAH issued a notice to the Appellant scheduling an administrative hearing for 2016.

On 2016, in accordance with sections 17b-60, 17b-61 and 4-176e to 4-189, inclusive, of the Connecticut General Statutes, the OLCRAH held a hearing by video and telephone conference. The following individuals attended the proceeding:

Appellant Appellant's minor child Jacqueline Romaniuk, CTDHP's representative Judy Sheck, CTDHP's interpreter, ITI Translates Susan Lieb, D.D.S., CTDHP's witness (by telephone) Eva Tar, Hearing Officer

The administrative hearing record closed 2016.

STATEMENT OF ISSUE

The issue to be decided is whether CTDHP correctly denied prior authorization for payment through the Medicaid program for orthodontic services for

FINDINGS OF FACT

- 1. date of birth is 2004. (Appellant's testimony)
- 2. has medical coverage through the HUSKY program. (CTDHP's Exhibit 4: *Notice of Action*, 16)
- 3. **Solution** is self-conscious about his teeth. (Appellant's testimony)
- 4. **EXAMPLE** is not receiving counseling. (Appellant's testimony)
- 5. **Each** has pain in the teeth in the back of his mouth when he chews hard food. (**Each** testimony)
- 6. teeth are sensitive to cold. (testimony)
- 7. has a loose crown on one of his front teeth; it moves when he laughs or eats something cold. (The testimony)
- 8. **Complaints** of tooth sensitivity, pain, and the loose crown can be treated without braces by his general dentist. (CTDHP's witness's testimony)
- 9. CTDHP is a dental subcontractor for the HUSKY program. (CTDHP's representative's testimony)
- 10. Dr. Desai of New Haven Orthodontics is current orthodontist (the "treating orthodontist"). (Appellant's testimony)(CTDHP's Exhibit 1: ADA Dental Claim Form, undated)(CTDHP's Exhibit 2: *Preliminary Handicapping Malocclusion Assessment Record*, 16)
- 11. On 2016, the treating orthodontist scored the severity of malocclusion malocclusion to equal 17 points on a *Preliminary Handicapping Malocclusion Assessment Record* as part of a request for prior authorization of treatment. (CTDHP's Exhibit 2)
- 12. has an anterior crossbite at tooth #7. (CTDHP's Exhibit 2)(CTDHP's Exhibit 3: Preliminary Handicapping Malocclusion Assessment Record, 16)
- 13. The scoring for an anterior crossbite at tooth #7 is found within the *Preliminary Handicapping Malocclusion Assessment Record.* (CTDHP's witness's testimony)
- 14. crossbite at tooth #7 does not affect dental health. (CTDHP's Exhibit 3)

- 15. CTDHP received a request for prior authorization of orthodontic treatment for from the treating orthodontist. (CTDHP's Exhibit 1)
- 16. Benson Monastersky, D.M.D., (the "first dental reviewer") is a CTDHP orthodontic dental consultant. (CTDHP's Exhibit 3)
- 17. On 2016, the first dental reviewer scored the severity of malocclusion malocclusion to equal 14 points on a *Preliminary Handicapping Malocclusion Assessment Record*. (CTDHP's Exhibit 3)
- 18. On 2016, CTDHP denied the treating orthodontist's request for prior authorization for orthodontic services for the reason that the scoring of the severity of malocclusion at 14 points was less than the 26 points; and there was not additional substantial information about the presence of deviations affecting the mouth and underlying structures. (CTDHP's Exhibit 4)
- 19. Vincent Fazzino, D.M.D., (the "second dental reviewer") is a CTDHP orthodontic dental consultant. (CTDHP's Exhibit 6: *Preliminary Handicapping Malocclusion Assessment Record*, ____/16)
- 20. On 2016, the second dental reviewer scored the severity of malocclusion to equal 13 points on a *Preliminary Handicapping Malocclusion Assessment Record*. (CTDHP's Exhibit 6)
- 21. On 2016, CTDHP issued a letter to the Appellant that the severity of malocclusion of 13 points was less than the 26 points required to approve coverage for orthodontic treatment; there was no presence found of any deviations affecting the mouth or underlying structures; and there was no evidence presented of any treatment by a licensed psychiatrist or psychologist related to the condition of teeth. (CTDHP's Exhibit 7: Correspondence, 716)

CONCLUSIONS OF LAW

- 1. The Commissioner of Social Services may make such regulations as are necessary to administer the medical assistance program. Such regulations shall include provisions requiring the Department of Social Services (1) to monitor admissions to nursing home facilities, as defined in section 19a-521, and (2) to prohibit the admission by such facilities of persons with primary psychiatric diagnoses if such admission would jeopardize federal reimbursements. Conn. Gen. Stat. § 17b-262.
- Orthodontic services provided under the early and periodic screening, diagnosis and treatment (EPSDT) program. Orthodontic services will be paid for when: (1) provided by a qualified dentist; and (2) deemed medically necessary as described in these regulations. Conn. Agencies Regs. § 17-134d-35 (a).
- 3. For purposes of the administration of the medical assistance programs by the Department of Social Services, "medically necessary" and "medical necessity" mean those health services required to prevent, identify, diagnose, treat, rehabilitate or

ameliorate an individual's medical condition, including mental illness, or its effects, in order to attain or maintain the individual's achievable health and independent functioning provided such services are: (1) Consistent with generally-accepted standards of medical practice that are defined as standards that are based on (A) credible scientific evidence published in peer-reviewed medical literature that is generally recognized by the relevant medical community, (B) recommendations of a physician-specialty society, (C) the views of physicians practicing in relevant clinical areas, and (D) any other relevant factors; (2) clinically appropriate in terms of type, frequency, timing, site, extent and duration and considered effective for the individual's illness, injury or disease; (3) not primarily for the convenience of the individual, the individual's health care provider or other health care providers; (4) not more costly than an alternative service or sequence of services at least as likely to produce equivalent therapeutic or diagnostic results as to the diagnosis or treatment of the individual's illness, injury or disease; and (5) based on an assessment of the individual and his or her medical condition. Conn. Gen. Stat. § 17b-259b (a).

- 4. Clinical policies, medical policies, clinical criteria or any other generally accepted clinical practice guidelines used to assist in evaluating the medical necessity of a requested health service shall be used solely as guidelines and shall not be the basis for a final determination of medical necessity. Conn. Gen. Stat. § 17b-259b (b).
- 5. Sec. 17b-282e of the Supplement to the General Statutes provides that the Department of Social Services shall cover orthodontic services for a Medicaid recipient under twenty-one years of age when the Salzmann Handicapping Malocclusion Index indicates a correctly scored assessment for the recipient of twenty-six points or greater, subject to prior authorization requirements. If a recipient's score on the Salzmann Handicapping Malocclusion Index is less than twenty-six points, the Department of Social Services shall consider additional substantive information when determining the need for orthodontic services, including (1) documentation of the presence of other severe deviations affecting the oral facial structures; and (2) the presence of severe mental, emotional or behavioral problems or disturbances, as defined in the most current edition of the Diagnostic and Statistical Manual of Mental Disorders, published by the American Psychiatric Association, that affects the individual's daily functioning.
- 6. <u>Prior Authorization</u>. Prior authorization is required for the comprehensive diagnostic assessment. The qualified dentist shall submit: (A) the authorization request form; (B) the completed *Preliminary Handicapping Malocclusion Assessment Record;* (C) Preliminary assessment study models of the patient's dentition; and, (D) additional supportive information about the presence of other severe deviations described in Section (e) (if necessary). The study models must clearly show the occlusal deviations and support the total point score of the preliminary assessment. If the qualified dentist receives authorization from the Department he may proceed with the diagnostic assessment. Conn. Agencies Regs. § 17-134d-35 (f)(1).
- 7. CTDHP do not support the total point score of 26 points or more on a correctly scored *Preliminary Handicapping Malocclusion Assessment Record*.

- 8. CTDHP do not establish that there is a severe deviation affecting the oral facial structures that if untreated, would cause irreversible damage to the teeth and underlying structures.
- 9. The Appellant did not establish that had the presence of severe mental, emotional or behavioral problems or disturbances, as defined in the most current edition of the *Diagnostic and Statistical Manual of Mental Disorders,* published by the American Psychiatric Association, that affects his daily functioning.
- 10. Orthodontic services are not medically necessary with respect to correcting malocclusion.
- 11. CTDHP correctly denied prior authorization for payment through the Medicaid program for orthodontic services for

DECISION

The Appellant's appeal is DENIED.

<u>va Tar-electronic signature</u> Eva Tar

Hearing Officer

Cc: Diane D'Ambrosio, CTDHP Rita LaRosa, CTDHP

RIGHT TO REQUEST RECONSIDERATION

The Appellant has the right to file a written reconsideration request within 15 days of the mailing date of the decision on the grounds there was an error of fact or law, new evidence has been discovered or other good cause exists. If the request for reconsideration is granted, the Appellant will be notified within 25 days of the request date. No response within 25 days means that the request for reconsideration has been denied. The right to request a reconsideration is based on § 4-181a (a) of the Connecticut General Statutes.

Reconsideration requests should include <u>specific</u> grounds for the request: for example, indicate <u>what</u> error of fact or law, <u>what</u> new evidence, or <u>what</u> other good cause exists.

Reconsideration requests should be sent to: Department of Social Services, Director, Office of Legal Counsel, Regulations, and Administrative Hearings, 55 Farmington Avenue, Hartford, CT 06105.

RIGHT TO APPEAL

The Appellant has the right to appeal this decision to Superior Court within 45 days of the mailing of this decision, or 45 days after the agency denies a petition for reconsideration of this decision, provided that the petition for reconsideration was filed timely with the Department. The right to appeal is based on § 4-183 of the Connecticut General Statutes. To appeal, a petition must be filed at Superior Court. A copy of the petition must be served upon the Office of the Attorney General, 55 Elm Street, Hartford, CT 06106 or the Commissioner of the Department of Social Services, 55 Farmington Avenue, Hartford, CT 06105. A copy of the petition must also be served on all parties to the hearing.

The 45-day appeal period may be extended in certain instances if there is good cause. The extension request must be filed with the Commissioner of the Department of Social Services in writing no later than 90 days from the mailing of the decision. Good cause circumstances are evaluated by the Commissioner or his designee in accordance with § 17b-61 of the Connecticut General Statutes. The Agency's decision to grant an extension is final and is not subject to review or appeal.

The appeal should be filed with the clerk of the Superior Court in the Judicial District of New Britain or the Judicial District in which the Appellant resides.