# STATE OF CONNECTICUT DEPARTMENT OF SOCIAL SERVICES OFFICE OF LEGAL COUNSEL, REGULATIONS, AND ADMINISTRATIVE HEARINGS 55 FARMINGTON AVENUE HARTFORD, CT 06105-3725

2017 SIGNATURE CONFIRMATION

Client ID#	
Request #	819267

## **NOTICE OF DECISION**

# **PARTY**



## PROCEDURAL BACKGROUND

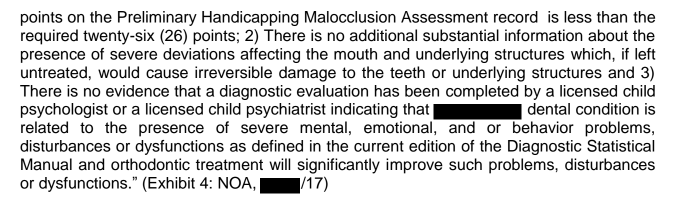
On 2017, CT Dental Health Partnership/BeneCare Dental Plans ("BeneCare"),
the Dental Administrator for the Department of Social Services (the "Department") sent
, (the "Appellant"), a Notice of Action ("NOA") denying a request for prior
authorization of orthodontia for the Appellant's child, The NOA
informed the Appellant that orthodontia for was not medically necessary because
the severity of malocclusion did not meet requirements set in state statute and regulations for medical necessity.
regulations for medical necessity.
On 2017, the Appellant requested an administrative hearing to contest the
Department's denial of the prior authorization request for orthodontia.
On 2017, the Office of Legal Counsel, Regulations, and Administrative Hearings
("OLCRAH") issued a notice scheduling the administrative hearing for 2017.
On 2017, in accordance with sections 17b-60, 17-61 and 4-176e to 4-189, inclusive,
of the Connecticut General Statutes, the OLCRAH held an administrative hearing. The
following individuals were present at the hearing:
, Appellant
, Appellant

Rosario Monteza, BeneCare Representative Dr. Stanely Wolfe, Dental Consultant for the Department via telephone Swati Sehgal, Hearing Officer

# **STATEMENT OF THE ISSUE**

The issue to be decided is whether BeneCare's denial of a prior authorization request for approval of Medicaid coverage for orthodontia as not medically necessary for was correct and in accordance with state statutes and regulations.

	FINDINGS OF FACT
1.	The Appellant is father. (Hearing Record)
2.	is 18 years old (D.O.B. 1998). (Exhibit 1: Prior Authorization Claim Form)
3.	The Connecticut Dental Health Partnership, ("CTDHP") also known as BeneCare is the Department's contractor for reviewing dental provider's requests for prior authorization of orthodontic treatment. (Hearing Record)
4.	Dr. treating orthodontist") from treating orthodontist. (Exhibit 1)
5.	On 2017, the treating orthodontist requested prior authorization to complete orthodontic services for (Exhibit 1, Hearing Summary)
6.	The prior authorization request included a Malocclusion Severity Assessment. The treating orthodontist assigned a score of twenty five (25) points. Also included were models and x-rays of teeth. The treating Orthodontist commented "severe maxillary and mandibular crowding, number seven blocked out, midlined deviation". (Exhibit 2: Preliminary Handicapping Malocclusion Assessment Record from treating Orthodontist)
7.	On 2017, Dr. Benson Monastersky, an Orthodontic Consultant for BeneCare reviewed the dental records and evidence provided by treating orthodontist and assigned her a score of nineteen (19) points on the Malocclusion Severity Assessment and determined that her condition did not meet the requirements for being determined medically necessary. The dental consultant commented, "Midline is of because of maxillary anterior shift to the right, other comments are scored". (Exhibit 3: Dr. Monastersky's Preliminary Handicapping Malocclusion Assessment Record)
8.	On 2017, BeneCare sent an NOA to the Appellant advising him that the prior authorization request received from provider for braces (orthodontics) was denied as not medically necessary, because [(1)] score of nineteen (19)



- 9. On 2017, the Department received the Appellant's request for an appeal/hearing. (Exhibit 5: Request for appeal and administrative hearing)
- 10. On 2017, pursuant to the Appellant's appeal filed on 2017, Dr. Geoffrey Drawbridge, a Dental Consultant for BeneCare conducted an appeal review of dental records. He assigned malocclusion a score of twenty two (22). Dr. Drawbridge also commented; "crowding scored appropriately above, middle discrepancy is dental not functional" (Exhibit 6: Dr. Drawbridge's Preliminary Handicapping Malocclusion Assessment Record)
- 11.On 2017, BeneCare sent a letter to the Appellant advising him that the score of twenty two (22) points was less than the twenty-six points (26) needed to receive coverage for braces. 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. (Exhibit 7: Determination letter, 17)

## **CONCLUSIONS OF LAW**

- 1. Section 17b-2(8) of the Connecticut General Statures states that the Department of Social Services is designated as the state agency for the administration of the Medicaid program pursuant to Title XIX of the Social Security Act.
- 2. 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. Connecticut General Statutes § 17b-259b(a).

- State regulations provide that orthodontic services for services provided for individuals less than 21 years of age will be paid for when provided by a qualified dentist and deemed medically necessary as described in these regulations. [Conn. Agencies Regs. § 17-134d-35(a)]
- 4. Connecticut General Statues Supplement § 17b-282(e) 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 individuals daily functioning.
- 5. State regulations provide that the study models submitted for prior authorization must clearly show the occlusal deviations and support the total point score of the preliminary assessment [Conn. Agencies Regs. § 17-134d-35(f)].
- 6. Because two Malocclusion Severity Assessments were less than 26 points and there was no additional evidence presented about the presence of other severe deviations affecting her mouth and underlying structures, orthodontic services are not determined as medically necessary.
- 7. The Appellant failed to establish that, even though scores on the two assessments were less than the required 26 points, she suffered from the presence of severe mental, emotional, and/or behavioral problems, disturbances or dysfunctions caused by her dental deformity.
- 8. malocclusion severity does not meet the requirements for medical necessity for approval of her prior authorization request for orthodontic treatment.

9. BeneCare correctly denied the request for orthodontic treatment for as it is not medically necessary.

## **DISCUSSION**

State statute	prov	ides that M	ledicaid pa	ay for or	tho	dontic treatn	nent only	when i	it is medically
necessary.	The	Medicaid	program	uses	a	Preliminary	Handica	pping	Malocclusion
Assessment	Reco	ord to mea	asure the	severity	of	malocclusio	on and de	entofac	ial deformity
	provi	der assign	ed her a s	core of t	twe	nty five (25)	, and two	other i	independently
scored asses	ssmer	nts assigne	d her sco	res of 19	ar	nd 22 which	are less t	han th	e requisite 26
points. There	e is so	ome consei	nsus acros	s the as	ses	ssments that		has	the presence
of crowding v	with h	er teeth. H	owever,			malocclusior	does not	meet	the criteria fo
severity as e	stablis	shed in sta	te regulation	ons.					
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The Appellant did not provide any evidence showing suffered from the presence of severe mental, emotional, and/or behavioral problems, disturbances or dysfunctions caused by the condition of her mouth and that orthodontic treatment would ameliorate her medical condition. Benecare correctly denied the request for orthodontic treatment.

# **DECISION**

The Appellant's appeal is **DENIED**.

Swati Sehgal
Swati Sehgal
Hearing Officer

Pc: Diane D'Ambrosio, Connecticut Dental Health Partnership, Rita LaRosa, Connecticut Dental Health Partnership,

### 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 Administrative Hearings and Appeals, 55 Farmington Avenue, Hartford, CT 06105-3725.

### 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 06105-3725. 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 the Commissioner's 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.