Marketplace Appeals Process
Presented in partnership with the National Health Law Program

Center on Budget and Policy Priorities
March 24, 2016
National Health Law Program (NHeLP)

- NHeLP is a national, non-profit that protects and advances the health rights of low-income and underserved individuals and families
- NHeLP advocates, educates and litigates at the federal and state levels
- Find out more: www.healthlaw.org

DISCLAIMER: Today’s presentation provides a general policy overview and does not provide direct legal advice
Agenda

• When an eligibility decision can be appealed
• The role of assisters in appeals
• The process for filing an appeal
• How appeals decisions are carried out
Marketplace Eligibility Appeals

• Consumers who disagree with certain eligibility determinations made by the marketplace have a right to appeal

• Consumers in the federal marketplace appeal to the HHS Appeals Entity (Federal Appeals Entity, or FAE)
  – Part of HHS separate from marketplace
  – Also handles Medicare appeals

• Consumers in state-based marketplaces first appeal to their state’s appeals entity but can then appeal state determinations to the federal entity
What Determinations Can be Appealed
Not All Determinations Can Be Appealed to the FAE

- A determination must be **final** and of **appropriate subject matter**
- Other types of issues that are not appealable to the FAE can be addressed in other ways:
  - Casework, after escalation by the Call Center
  - Appeal with the insurer
  - File a complaint with the State Department of Insurance
CMS Casework

Ask the Marketplace Call Center to submit a case to CMS Casework

If a case is complex or there is a problem with a Form 1095-A and case cannot be resolved through the Call Center or other resources

• In casework, a person with policy knowledge takes a fresh look at a situation. Casework is available by request when the call center cannot answer an eligibility question or when it appears the call center has given an incorrect answer.

• For more information, see July 2015 CMS Assister Webinar: CMS Casework Overview

When is casework appropriate?

• Complex eligibility or coverage issue and neither the Call Center nor the insurer can help
• Might qualify for an exceptional circumstances special enrollment period and Call Center cannot help
• Information on 1095-A tax form is incorrect and the Call Center cannot help
If consumer has a problem with coverage of a health care service or other benefits decision made by the insurer

- **Internal Appeal:** Within 180 days of receiving claim denial or adverse decision, ask insurer to conduct a full and fair review of its decision
- **External Appeal:** Appeal to an independent 3rd party

What are some types of issues can be resolved through an appeal to the insurer?

- Provider was listed as in-network, but when attempting to use coverage, the provider doesn’t accept the consumer’s insurance
- Went to the emergency room and the consumer’s bill says the provider was out-of-network and payment is owed
- Insurer denied a claim for a covered service or procedure
- Insurer would not cover a prescription
- Insurer cancelled coverage
What are some types of issues that can be resolved by contacting the DOI?

- Appealed the denial of a service with insurer and it was denied because:
  - Not medically necessary (including appropriateness, healthcare setting, level of care or effectiveness);
  - Experimental/Investigational; or
  - Due to a pre-existing condition.
- Insurer incorrectly terminated coverage
- Provider was originally included in the provider directory for a health plan, but consumer is being told that was a mistake
- Insurer is denying a claim because it is for substance use or mental health care in violation of mental health parity laws
- Consumer was fraudulently sold health insurance

Contact State DOI

If the issue is due to discrimination by the insurer, fraudulent selling of health insurance or the consumer wants to appeal an external appeal decision received from an insurer

- Look at the Explanation of Benefits (EOB) or the insurer’s final denial of the appeal for the DOI’s contact information, or
- Visit the National Association of Insurance Commissioners: [www.naic.org/state_web_map.htm](http://www.naic.org/state_web_map.htm)
Marketplace Appeals

**Appeal to the FFM or SBM**

If consumer disagrees with a final marketplace eligibility determination
- Can file an appeal within 90 days of a final eligibility determination
- For more information, see [www.healthcare.gov/marketplace-appeals/what-you-can-appeal](http://www.healthcare.gov/marketplace-appeals/what-you-can-appeal)

**What types of decisions can be appealed to the FFM or SBM?**
- Denial of APTCs or CSRs
- Amount of APTCs or CSRs
- Adjustment in APTCs or CSRs at end of 90-day inconsistency period
- Denial of eligibility to enroll in marketplace coverage
- Denial of a special enrollment period
- Termination of marketplace coverage
- Denial of coverage exemption
- Denial of eligibility for Medicaid/CHIP
Appealing a SBM Eligibility Determination to the FAE

• Consumers in State-Based Marketplace (SBM) states can appeal the same issues to their SBMs

• Once they receive a decision from the SBM, consumers may appeal to the Federal Appeals Entity (FAE) if they disagree with:
  ✓ The decision of the SBM eligibility appeals entity, or
  ✓ The SBM appeals entity’s refusal to reopen an appeal after it was dismissed
  × State Medicaid agency decisions by an SBM (or after an FFM assessment) are not appealable to the FAE

Reminder: States that use SBMs
CA, CO, CT, DC, ID, KY, MD, MA, MN, NY, RI, VT, WA
When Can a Consumer Appeal to the FAE?

• The eligibility determination must be final before it can be appealed.

• In the FFM, an eligibility determination that includes a request for additional information about the consumer’s citizenship, immigration status and/or income is not considered final.
  → These are cases that are usually referred to as having “inconsistencies” or “data-matching issues”.
  → The determination cannot be appealed even if some parts of it are final.
Example: What Can Be Appealed?

Jane applies for coverage:
• She is determined eligible for marketplace coverage with subsidies
• Her daughter, Ilana, is assessed eligible for Medicaid
• Ilana’s application will be sent to Medicaid for a final determination

What can Jane appeal?

✓ Her (effective) denial of Medicaid coverage
✓ The amount of tax credits she’s eligible for
✗ She cannot appeal the assessment that Ilana is eligible for Medicaid because that decision is not final
  - Jane can appeal to the state appeals entity if she disagrees with the final Medicaid determination
Example: “Temporary” Eligibility Determination

- John applied to the FFM and received an eligibility determination that says he is eligible for premium tax credits but not cost-sharing reductions
- The eligibility determination also says he must provide proof of his citizenship status

Can he appeal the decision that he isn’t eligible for cost-sharing reductions?

**NO.** Not until the citizenship data-matching issue is resolved
- Until then, HHS considers his eligibility “temporary”
  - However, he can go back and check the income information he entered on his application and make any changes
  - If he makes changes in his application, a new eligibility determination notice will be generated and, based on the new information, his eligibility for cost-sharing reductions may change
How to Request an Appeal
Requesting a Marketplace Eligibility Appeal

Ways to request a marketplace eligibility appeal:

- Complete an appeal request form (best option)
- Write a letter explaining the reason for the appeal

→ Mail to: Health Insurance Marketplace
   Attn: Appeals
   465 Industrial Blvd
   London KY 40750-0061

→ Fax to: 1-877-369-0129
Timeframes for Requesting Appeals

In FFM states, appeals to the Federal Appeals Entity (FAE) must be submitted within:
• **90 days** of the contested eligibility determination; or
• **30 days** of a notice declining to reopen the appeal after it was dismissed
→ Appeal must be requested by consumer or by designated authorized representative

In SBM states, appeals to the FAE must be submitted within:
• **30 days** of the SBM appeals decision; or
• **30 days** of notice from the SBM declining to reopen the appeal after it was dismissed by the SBM

**NOTE:** If 90 days has passed since the eligibility decision, consumers may be able to get an extension of time to file if they can provide a strong reason why they didn’t file during the 90-day period.
When a Marketplace Eligibility Appeal is Received

The Federal Appeals Entity (FAE) receives the appeal and determines the validity of the request

✔️ If determined valid, the appeal is acknowledged in writing and the appeals process begins

❌ If determined invalid, a notice is mailed describing how to fix the problem and resubmit the appeal request

Why might an appeal be invalid?

→ Filed more than 90 days after the eligibility determination notice
→ Filed to contest a “temporary” eligibility determination rather than a final eligibility determination
→ Filed to resolve an issue outside the authority of the FAE to resolve (e.g. whether an insurer covers a particular service)
Who Can Assist in an Appeal?

An **authorized representative (AR)** can represent a consumer in an appeal!

**Caution:** The term “authorized representative” means different things at different stages of the eligibility process.

**Third party representative for the Call Center:**
- Can communicate with the Call Center on the consumer’s behalf
- Does **not** make decisions on behalf of the consumer (e.g. selecting a plan or filing an appeal)

**Authorized representative for the application:**
- Can act on behalf of the consumer on all aspects of the application
- For example, a parent who enrolls their child or a guardian of an incapacitated adult

**Authorized representative for an appeal:**
- Acts as a legal representative for the consumer during the appeal
- Can present information and witnesses during a hearing on behalf of the consumer
Role of Navigators in the Appeals Process

• In the majority of appeals, the applicant represents herself, without legal assistance. A Navigator may be particularly helpful to appellants who don’t have legal assistance.

• Navigators can help consumers:
  – Understand whether they have a right to an appeal
  – Understand the process of filing an appeal and what steps to take to complete an appeal
  – Access relevant marketplace resources, such as appeal request forms and mailing addresses and marketplace guidance on appeals
  – Identify and meet the deadline for appealing
  – Get information about free or low-cost legal help in their area
Role of Navigators in the Appeals Process

• Navigators should not:
  – Provide legal advice, such as by recommending consumers take specific action with respect to the right to appeal
    o Example: Navigators can help consumers understand the difference between an appeal and an expedited appeal but should not help them decide whether to request an expedited appeal

• Navigators do not have a duty to:
  – Represent a consumer in an appeal
  – Sign an appeal request
  – File an appeal on the consumer’s behalf

**NOTE:** Navigators are not prohibited from being a consumer’s AR but activities as an AR must be separate from Navigator duties and can’t use Navigator grant funds to act as an AR
Example: Authorized Representative

- Ashley was unable to resolve her case through casework and now needs to appeal
- David helped Ashley file her appeal and followed up with the Federal Appeals Entity to make sure her appeal request was received
- The informal hearing is scheduled in a few weeks

Can David participate in the hearing on Ashley’s behalf?

In a limited way.

- He can participate as a witness on Ashley’s behalf during the hearing but if he is not a lawyer, he should not act as her authorized representative
- NOTE: Since Ashley’s legal rights are at stake, she may want to have an attorney represent her
  - She can contact her local legal aid organization to see if she may qualify for free legal assistance: lsc.gov/what-legal-aid/find-legal-aid
Appeals Process and Implementing Eligibility Decision
The FAE works with appellants to resolve eligibility appeals informally:

- Reviews facts and evidence
- Phone conversation with consumer (and authorized representative)

**Informal Resolution Notice:**
Describes proposed resolution and decision

- If consumer is satisfied:
  - Appeals decision follows (unless consumer voluntarily withdraws the appeal)
- If the consumer is unsatisfied:
  - The consumer may request a formal hearing
If the consumer is dissatisfied with the outcome of the informal resolution, case proceeds to a formal hearing:

- Written notice will be provided by the FAE at least 15 days prior to the hearing date (unless appeal is expedited)
- Conducted by telephone
- Federal hearing officer presides over the hearing

The Federal Appeals Entity conducts a “de novo review,” which means a fresh start for the consumer that doesn’t defer to the marketplace’s determinations

- Consumers can bring witnesses and present evidence
  - Have right to review the appeals record before and during the hearing (must request record in writing)
  - Consumer and witnesses provide testimony under oath
Expedited Appeals

- Appeals can be expedited when the standard timeframe “could jeopardize the appellant’s life, health or ability to attain, maintain or regain maximum function”*

- Request for an expedited appeal needs to be noted on appeal request
  - If a consumer’s circumstances change, can request expedited appeal after submitting an appeal request

- If a request to expedite is denied, the FAE must:
  - Provide written notice of the reason for the denial
  - Consider the appeal under the standard timelines

* Source: 45 CFR 155.540(a)
Example: Expedited Appeal

- Diane had her APTCs terminated due to an income data-matching issue that wasn’t resolved
- She wants to file an appeal but while the appeal is pending, she will have to pay 100% of the premiums to maintain her coverage

→ Paying 100% of the premiums would be a financial hardship for Diane

Can she request an expedited appeal?

NO.
- Financial hardship alone is insufficient to request an expedited appeal
Example: Expedited Appeal

- Diane had her APTCs terminated due to an income data-matching issue that wasn’t resolved
- She wants to file an appeal but while the appeal is pending, she will have to pay 100% of the premiums to maintain her coverage

→ But what if Diane has a chronic condition and needs monthly medication to maintain her current health status

Can she request an expedited appeal?

YES.

- If Diane does not get her medication, her health may be at risk so she can request an expedited appeal
Eligibility Appeals Decisions

• Following the hearing, the Hearing Officer makes a decision based on the testimony, other evidence and the applicable legal rules
• The decision is in writing and must be issued within 90 days of the date the appeals request is received (as “administratively feasible”)

→ The decision is final and binding but may be subject to judicial review
Implementing the Eligibility Appeals Decision

If the appeal is successful, the consumer has two options:

- Have the decision implemented on a **prospective** basis
  - Change would be effective following regular effective date rules (e.g. if select a plan prior to the 15th of the month, coverage effective on the 1st of the following month)

- Request **retroactive** implementation
  - Change would be effective back to the coverage effective date the consumer did receive or could have received if the consumer had enrolled in coverage under the initial eligibility determination
  - **Note:** For retroactive coverage, the consumer has to pay his share of the premiums and cannot choose a different retroactive date.

Implementation may take additional follow-up with Call Center and/or issuer to ensure effectuation.
Example: Retroactive Coverage

• Mei was denied APTCs for coverage that would have started on January 1, 2015
• She appealed the denial and was paying the full premium from January-June 2015 to keep her health coverage
• She won her appeal

Can she get retroactive APTCs back to January?

YES.
• Mei can choose to have the APTCs applied retroactive back to January 1, 2015 (or she can claim these on her 2015 tax return)
• If she receives retroactive APTCs, her insurer can either refund her excess payments from January-June or apply the retroactive APTCs to future months, reducing Mei’s payments from June forward.
But what if Mei didn’t enroll in coverage during the appeal process?

Can she get retroactive coverage dating back to a date of her choosing (and only pay premiums for those months)?

- She cannot choose the month when retroactive coverage will start
- If she wants retroactive coverage, it will start January 1 and she will need to pay all the premiums owed from January – June
• Benita’s husband has affordable insurance through his work but the cost to insure Benita is too expensive
• She falls in the “family glitch”
• When she applies to the Marketplace, she is denied APTCs

Can she appeal the denial of APTCs?

YES, but...
• This is an appealable issue because it is a disagreement with a final eligibility determination
• However, the appeal will be unsuccessful because the determination that Benita is ineligible for APTCs due to the family glitch is based on the law rather than an incorrect application of the eligibility rules (that is, she can’t win her appeal because the ACA does not allow consumers in the family glitch to receive tax credits)
Help With Appeals

• **Marketplace Call Center** can explain how to request an appeal
  – Call 1-800-318-2596 (TTY: 1-855-889-4325)

• **Marketplace Appeals Center** can answer questions about a specific appeal
  – Call 1-855-231-1751 (TTY: 1-855-739-2231)

• **Finding an authorized representative:** Low-income consumers may be eligible for free legal assistance: [lsic.gov/what-legal-aid/find-legal-aid](http://lsic.gov/what-legal-aid/find-legal-aid)
Key Points to Remember

✓ Consumers can write a letter, complete an appeal request form and mail or fax the request to the Federal Appeals Entity
✓ The Marketplace Appeals Center will try to resolve eligibility appeals informally
✓ Appellants have a right to a hearing if they remain dissatisfied with the informal resolution
✓ Decisions are mailed within 90 days of receipt of the appeals request as administratively feasible
Resources

- Healthcare.gov VIDEO: Marketplace Matters: Appeals
  www.youtube.com/watch?v=mrjpEkRoHpE

- How to appeal marketplace eligibility:
  www.healthcare.gov/marketplace-appeals/ways-to-appeal

- Marketplace decisions you can appeal:
  www.healthcare.gov/marketplace-appeals/what-you-can-appeal

- Marketplace appeal forms:
  www.healthcare.gov/marketplace-appeals/appeal-forms
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For more information and resources, please visit:

www.healthreformbeyondthebasics.org

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