



Medicare Appeals

CMS has a defined process for appeals of both Original Medicare and Part D coverage decisions. Both follow a similar 5-level structure, with specific deadlines and time-limits for both standard and expedited requests. This is to provide a summary of the process and source of information.

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Part D Drug Coverage Appeals¹

CMS has defined a 5-step process for prescription drug coverage appeals, with specific deadlines and procedures for each level.

Plans are required to accept any written request for a redetermination of coverage from patients, appointed representatives, the patient's physician, or other prescriber. A written request to appeal should include:

- **If the prescriber is acting as the patient's appointed representative in the appeal process, include proof of representation**
- The patient's name, address, Medicare number, and/or plan member identification number
- The name of the drug you want the plan to cover
- Stated reason from initial denial of claim, date the denial was issued, and a copy of the denial
- The reasons for the patient's appeal
- Include in your request any other information that may help support the appeal, such as medical records, patient history, or recent chart notes

For more information about Part D drug coverage appeals, consult the Medicare Prescription Drug Benefit Manual, Chapter 18 – Part D Enrollee Grievances, Coverage Determinations, and Appeals. This is available for download at: <https://www.cms.gov/Medicare/Appeals-and-Grievances/MedPrescriptDrugApplGriev/index.html?redirect=/MedPrescriptDrugApplGriev/>

Medicare Part D Prescription Drug Coverage Determination and Appeals Process²

Coverage Determination (Initial)	<ul style="list-style-type: none"> Request submitted to patient's PDP or MA-PD Standard - 72 hour time limit Expedited - 24 hour time limit
LEVEL 1: Plan Redetermination	<ul style="list-style-type: none"> If the plan denies the Coverage Determination, the patient or provider has 60 days to file the Level 1 appeal after receipt of initial denial of coverage. Request submitted to PDP or MA-PD Standard - 7 day time limit Expedited - 72 hour time limit
LEVEL 2: Reconsideration by Part D Independent Review Entity (IRE)	<ul style="list-style-type: none"> Patient or provider has 60 days to file after receipt of denial of Level 1 appeal IREs are also sometimes called Part D Qualified Independent Contractors (QIC). Current MAXIMUS Federal Services is the Part D IRE A copy of the Maximus Appeal form can be found on: http://www.medicarepartdappeals.com/Portals/0/PDF/Drug%20Recon%20Request%20Form-v2.0.pdf Standard - 7 day time limit Expedited - 72 hour time limit
LEVEL 3: Administrative Law Judge (ALJ) Hearing	<ul style="list-style-type: none"> Patient or provider has 60 days to file after receipt of denial of Level 2 appeal This level of appeal requires an "amount in controversy" (AIC) of \$150.00+ or more An ALJ hearing may be held by telephone or video-teleconference or, in some cases, in person. The patient or provider may request a decision without a hearing, if evidence supports such a decision Standard - 90 day time limit Expedited - 10 day time limit
LEVEL 4: Medicare Appeals Council Hearing	<ul style="list-style-type: none"> Patient or provider has 60 days to file after receipt of denial of Level 3 appeal Standard - 90 day time limit Expedited - 10 day time limit
LEVEL 5: Judicial Review - Federal District Court	<ul style="list-style-type: none"> Patient or provider has 60 days to file after receipt of denial of Level 4 appeal AIC must meet a minimum cost threshold requirement which is adjusted annually and can be found on the CMS website

Medicare Part D Exception Process³

An exception request can be made using the form available for a Plan Redetermination or Level 1 appeal. Below are reasons considered for an Exception request.

- Not on a Part D formulary (or subject to utilization management restrictions, e.g. step therapy, prior authorization or quantity limits) or,
- Not on a tier that the prescriber believes should not apply

Exceptions requests are granted when a plan sponsor determines that a requested drug is medically necessary for an enrollee. Supporting documentation will be important for an exception.

- For formulary exceptions, the prescriber's supporting statement must indicate:
 - The medical necessity of the requested drug and preferred Part D treatment alternatives would not be effective or have adverse effects
 - The alternative listed on the formulary or required to be used in accordance with step therapy are likely to be less effective or have adverse effects; or the number of doses under a dose restriction has been or is likely to be less effective, or have adverse effects
- For tiering exceptions, the prescriber's supporting statement must indicate that the preferred drug(s) would not be as effective as the requested drug for treating the enrollee's condition, the preferred drug(s) would have adverse effects for the enrollee, or both.

How to Submit a Supporting Statement³

The prescriber may submit his or her supporting statement to the plan sponsor orally, in writing, or online with some plans.

A prescriber may submit a written supporting statement on the Model Coverage Determination Request Form found

- On the CMS website below in the Download section on the web page, or;
- on an exceptions request form developed by the patients Medicare Advantage or Part D plan sponsor or other entity, or;
- on any other written document (e.g., a letter) prepared by the prescriber.

How a Plan Sponsor Processes an Exception Request³

- Plan sponsor must provide a written notice of its decision within 24 hours after receiving the documentation from the provider (for expedited requests) or 72 hours (for standard requests).
- The initial notice may be provided orally so long as a written follow-up notice is mailed to the enrollee within 3 calendar days of the oral notification.

For requests for payment that involve exceptions, a plan sponsor must provide notice of its decision (and make payment when appropriate) within 14 calendar days after receiving a request.

If the plan sponsor's coverage determination is unfavorable, the decision will contain the information needed to file a request for redetermination with the plan sponsor.

An Exception Request Form can be found on the below link in the Model Coverage Determination Req Form and Instructions download section of the page.

<http://cms.gov/Medicare/Appeals-and-Grievances/MedPrescriptDrugApplGriev/Forms.html>

References:

1. Centers for Medicare and Medicaid Services. Medicare Appeals. <http://www.medicare.gov/Publications/Pubs/pdf/11525.pdf>. Accessed July 13, 2015.
2. Center for Medicare and Medicaid Services. Medicare Prescription Part D. Coverage Determination and Appeals process. <http://www.cms.gov/Medicare/Appeals-and-Grievances/MedPrescriptDrugApplGriev/Downloads/PartDAppealsFlowchart.pdf>. Accessed July 13, 2015.
3. Center for Medicare and Medicaid Services; Prescription Drug Benefit Manual. Chapter 18 - Part D Enrollee Grievances, Coverage Determinations and Appeals. Last updated - Rev.9, 5/12/14

