GRIEVANCE AND APPEAL PROGRAM DESCRIPTION
Program Description

Medical Director Approval

Medical Director Signature

2/26/20
Approval Date

Administrator Approval

Administrator Signature

2/26/20
Approval Date

Credentialing Committee Approval

Chairperson Signature

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Approval Date

Pharmacy and Therapeutics Committee Approval

Chairperson Signature

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Approval Date

Utilization Management Committee Approval

Chairperson Signature

2/13/20
Approval Date

Quality Assurance Committee Approval

Chairperson Signature

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Standing Committee Approval

Chairperson Signature

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GRIEVANCE AND APPEAL PROGRAM DESCRIPTION

Purpose and Scope

VCHCP shall implement a Grievance and Appeals Program that meets the requirements of the Knox-Keene Health Care Service Plan Act of 1975 and the regulations promulgated thereunder. VCHCP will ensure that a mechanism exists to process Member Grievances and Appeals in a consistent manner.

VCHCP recognizes that, under certain circumstances, our performance or that of our contracted providers, may not agree with or match our members’ expectations. Therefore, the Plan has established a system for the Plan Members to file a grievance/complaint or appeal. We endeavor to assure our members of their rights to voice complaints and appeals of any adverse determination of complaints, and to expedite resolutions.

None of the information presented in this policy pertains to provider dispute resolution. See Provider Dispute Resolution Mechanism (PDRM) document for details of this process.

Guidelines

VCHCP has developed its grievance/complaint and appeal system so that it provides reasonable procedures that ensure adequate consideration of our members’ grievances/ complaints and appeals in accordance with statutory requirements. (The Plan seeks the approval of its process by the DMHC).

The Director of Member and Provider Services of the Plan, has been designated as having primary responsibility for the Plan’s grievance and appeal system to ensure appropriate oversight and administration of all aspects, including monitoring, reviewing, and reporting to identify emerging patterns of grievances and improve plan policies and procedures.

The Grievance/Appeal Coordinator is responsible for day-to-day activities, which include the initial review, research, and logging of all standard and urgent complaints, as outlined in the Grievance and Appeal Process Desk Procedure.

VCHCP documents research, interim and final responses to the Member, as well as telephonic and written responses to members’ concerns through the grievance/complaint and appeals process. This ensures that all concerns by Plan members are resolved in a fair and timely manner. This process has been developed to address various levels of concerns by Members including general inquiries, Grievances, and Appeals procedures. It also facilitates the categorizing of member concerns via an on-line system.

It often requires a series of events to truly identify one overall situation or trend. Accordingly, the Grievance/Complaint and Appeals tracking system provides information that empowers the Plan with the opportunity to continually monitor and improve the level of care and services it provides to Members. Trends are analyzed and reported quarterly to the Member/Provider Experience Committee (MPEC), QA, and Standing Committees.

Members have the right to voice a concern about the benefits, services, access, continuity of care and quality of care provided by the Plan, Plan Providers, and Plan Facilities. VCHCP, its Plan Providers and Facilities will not discriminate against members who have chosen to file a grievance. The fact that a member submits a
grievance/complaint or appeal to VCHCP will not affect in any way the manner in which the member is treated by VCHCP or receives services from contracting providers. If VCHCP discovers that any improper action has been taken against such member or subscriber, immediate steps will be taken to rectify the situation and prevent such conduct in the future.

1. The Plan shall conduct a thorough investigation of the incident.
2. The Plan shall determine whether or not adverse action was taken against such member or subscriber.
3. The Plan shall take disciplinary action against the offending Plan employee(s) who took adverse action against such member or subscriber.
4. If no adverse action was taken against such member or subscriber, the Plan shall close the investigation and save all logs, interview notes, the conclusion, and all other evidence gathered as part of the investigation in a secure electronic storage to protect private information which may have been accumulated during the investigation.

Enrollees are encouraged to review VCHCP’s benefits and exclusions carefully prior to selecting our benefit Plan for their health care needs. Certain health care services, for example, purely cosmetic surgery, are not covered benefits of the Plan. Services, medications, devices, or procedures that do not represent approved medical practices are also excluded from coverage by VCHCP. All such determinations for coverage are made by the Medical Director of the Plan.

**Definitions**

** Appeals:** Any oral or written requests made by a member to reconsider an initial determination. The member or other representative may file appeals. Appeals may be requested for a denial of claims, denial of benefit or other denial of coverage, but need not be limited to these. Appeals may also be applicable for some complaints when a member receives an adverse decision.

** Exempt Grievance:** Grievances that are not coverage disputes, disputed health care services involving medical necessity, or experimental or investigational treatment and that are resolved by the next business day following receipt.

** Expedited Review:** When there is a time sensitive situation for cases involving an imminent and serious threat to the health of the member, including, but not limited to severe pain, potential loss of life, limb, or major bodily function.

** Grievance/Complaint:** A grievance/complaint means a written or oral expression of dissatisfaction regarding the plan and/or provider by either a Plan member or their representative, including the member’s provider(s). Where the Plan cannot distinguish between a grievance/complaint and an inquiry, the Plan will consider the inquiry to be a grievance/complaint.

Grievances/Complaints may include, but are not limited to, concerns about quality of care, access to care, delay of care, and denial or modification of health care services.

** Resolved:** Grievance/complaint or appeal has reached a final conclusion (no pending Member appeals).

** Standard Grievance:** Grievances that are not categorized as Exempt or Urgent.
**Urgent Grievance**: Grievances involving an imminent and serious threat to health of the patient, including, but not limited to, severe pain, potential loss of life, limb, or major bodily function.

**PROCEDURES FOR EXEMPT GRIEVANCES/COMPLAINTS**

Grievances received over the telephone that are not coverage disputes, disputed health care services involving medical necessity or experimental or investigational treatment, and that are resolved by the close of the next business day, are considered exempt grievances. A call log is created for each exempt grievance, and the call log includes the following information: the date of the call, the name of the complainant, member identification number, nature of the grievance, nature of resolution, and the plan representative's name who took the call and resolved the grievance. See the Exempt Grievance Desk Procedure for specific details. Exempt Grievances are included in the quarterly reporting process as outlined in the Grievance and Appeal Reporting Desk Procedure.

**PROCEDURES FOR STANDARD GRIEVANCES/COMPLAINTS**

Information regarding the grievance/complaint procedures for receiving and resolving grievances/complaints is available in the Plan’s Evidence of Coverage, sent to all eligible members at the time of enrollment and annually thereafter, Members may register grievances/complaints with VCHCP by form, letter, fax, in person, online, by calling or writing:

Ventura County Health Care Plan
2220 E. Gonzales Rd. Ste. 210-B
Oxnard, CA 93036
(805) 981-5050 or (800) 600-VCHP

For Language Assistance services or cultural assistance, call VCHCP at (805) 981-5050. TDD/TTY for the hearing impaired at (800) 735-2929 to communicate in English or (800) 855-3000 to communicate in Spanish. In addition, the Plan’s website provides an on-line form that an enrollee may use to file a grievance on-line via a secure portal. The link to this on-line Grievance Form is found on the right-hand side of the Plan’s web portal page, (www.vchcp.org/grievance).

A member may appoint an Authorized Representative, such as a legal guardian, conservator or relative, who can also submit a grievance to the Plan.

This appointment must be in writing. Members can obtain an Authorized Representative form to submit by calling Member Services or visiting VCHCP in person.

The following persons may be submitted and considered as an authorized representative:

- A friend, relative or legal representative
- A parent of a child under 18, except that the child must appoint the parent as authorized representative if the child has the legal right to control release of relevant information.
A court-appointed guardian, except the ward must appoint the court-appointed guardian as authorized representative is the ward has the legal right to control release of relevant information.

A court-appointed conservator

An agent under a currently effective health care proxy, to the extent provided under state law.

A member’s provider can also submit grievances to the Plan and/or the DMHC. VCHCP requires providers to make available, upon request, a grievance/complaint form to the member, and should maintain a supply of such forms in their offices. This information is included in the Provider Operations Manual which is distributed on an annual basis, and is also part of the provider site visit process.

The Member Grievance Procedure is designed to provide a meaningful, dignified and confidential process for the hearing and resolving of problems and complaints. VCHCP makes grievance forms and a description of the grievance procedure readily available at each facility of the plan, on the plan's website, and from each contracting provider's office or facility. Grievance forms shall be provided promptly upon request by any of the above.

A Member may initiate a grievance in any form or manner (form, letter, fax, telephone call, or online to the Member Services Department), and when VCHCP is unable to distinguish between a complaint and an inquiry, the communication shall be considered a complaint that initiates the Member Grievance Procedure. Members are advised, via statement on the grievance/appeals form, that after participating in the process for at least 30 days, they may submit the grievance to the DMHC for review. Further, the member is advised via statement on the grievance/appeals form, that they do not need to complete the 30 day process if the case involves an imminent and serious threat to the health of the patient, including, but not limited to, severe pain, the potential loss of life, limb, or major bodily function.

The Plan provides written acknowledgment of a Member’s standard grievance and ongoing investigation within five (5) days of receipt, unless the grievance is received by telephone and can be resolved within the same day. For those grievances/complaints that can be resolved within 5 days or less of receipt, the written statement to the complainant of the resolution will stand as the receipt of notification and resolution. The Plan provides for the receipt, handling and resolution of grievances, including a written response to a standard grievance, within thirty (30) days. If, however, the case involves an imminent and serious threat to the health of the Member, including, but not limited to, severe pain, potential loss of life, limb, or major bodily function, the Plan shall provide an expedited review. The Plan shall provide a written statement on the disposition or pending status of a case requiring an expedited review no later than three days from receipt of the grievance. See expedited review section below.

Written documentation is begun the date the complaint is received in the Plan’s office. Assistance is provided to those members who have limited English proficiency through a bilingual staff member or through a language assistance line. The member’s demographics are checked for accuracy in the system, the complaint is documented and if reported through a phone call, summarized and read back to the member. Grievances are appropriately categorized and notes and comments are added to the Grievance document as the investigation process is conducted by researching all issues relevant to the complaint. The process may include review by the Service Administrator. See Grievance and Appeal Process Desk Procedure. Upon conclusion/resolution, the document log is completed with all dates and actions included.
All Quality of Care complaints are referred to the Medical Director, or designee, for review, who will make a determination as to whether the grievance will be handled as a Potential Quality Issue (PQI). See the Quality Management Program Description and supporting policies for complete details.

Complaints are tracked to identify any trends. Additionally, the Director of Member and Provider Services may request review by the Medical Director or designee for any other appropriate issue. When appropriate, VCHCP will bring complaints to the attention of providers, request appropriate corrective actions from them, and follow-up to see that necessary changes have been implemented.

Members may file grievances for up to 6 months (180 calendar days) following any event or action that is subject to the Member's dissatisfaction.

Records of grievances/complaints are maintained by the Plan for no less than 5 years. Copies of information that the Plan is required to maintain for five years shall include a copy of all medical records, documents, evidence of coverage and other relevant information upon which the Plan relied to reach its decision.

For further details of the grievance process, see Grievance and Appeal Process Desk Procedure.

**EXPEDITED REVIEW OF URGENT GRIEVANCES**

In addition to the procedures outlined in the previous section, the Plan’s grievance/complaint system also includes procedures for the expedited review of grievances for time sensitive situations for cases involving an imminent and serious threat to the health of the patient, including but not limited to, severe pain, potential loss of life, limb, or major bodily function.

When the Plan is notified of a case that requires urgent review, the Plan will immediately advise the Plan Member of their right to notify the DMHC of the urgent grievance. Further, the Plan shall, no later than 72 hours from the receipt of the urgent grievance, notify the Plan Member and the DMHC in writing of the disposition or pending status of the urgent grievance.

**Policy**

- The Plan has established a system that is capable of receiving requests from the DMHC to respond to urgent grievances/complaints.
- The system includes expediting its review when the complainant, an authorized representative, or treating physician provides notice to the Plan of the grievance/complaint.
- The Plan provides to enrollees and the DMHC an available qualified representative (Medical Director on Call and/or Administrator on Call) 24 hours a day, 7 days a week to handle urgent grievances.
- The Plan Medical Director or Assistant Medical Director (also holding an unrestricted California medical license) may authorize health care services, and thereby make financial decisions for expenditure of funds on the plan’s behalf.
- Upon receipt of a grievance/complaint considered to be an urgent grievance by the member or the member’s representative, the plan will immediately inform the complainant of his/her right to notify the Department of Managed Health Care (DMHC).
- Before responding, the plan representative may consult with plan personnel or others to obtain the...
information necessary to make an optimal decision under the particular circumstances. The member’s medical condition shall be considered when determining the response time.

- During normal work hours the Plan will respond to DMHC within 30 minutes of the initial contact, and within 1 hour during non-work hours.
- The plan will provide a written response of the disposition or pending status of an urgent grievance to the member (and to the DMHC when notified of the complaint) within 3 days of receipt.
- An extension of up to 10 additional working days beyond the 72 hours is possible if the extension of time benefits the member, such as allowing for additional diagnostic tests or consultations if agreed to by the member.
- An extension can also be provided if the member requests additional time in order to supply VCHCP with additional information for making a decision.
- The plan will notify the DMHC thirty days in advance of implementing revisions to this procedure.
- Expedited reviews also include grievances for experimental procedures for the terminally ill

Procedure for Responding to the DMHC

A call will be made to VCHCP by the DMHC’s California HMO Help Center, the area responsible for handling urgent grievances. Below are instructions to be used by the DMHC to activate the Plan’s process for handling urgent grievances.

DMHC Access Procedure for Regular Business Hours

- During regular business hours (Monday through Friday, from 8:30 a.m. to 4:30 p.m., excluding County-observed holidays), the DMHC will call VCHCP’s main number: 1-(805) 981-5050 or toll-free 1-(800) 600-VCHP and access option 1, Member Services.
- The Member Service representative will locate the person responsible for handling urgent grievances.
- The designated authorized administrative staff includes: the Medical Director, Plan Administrator, Service Administrator, and/or the QA Manager for the Plan.
- All designated authorized staff are available via work numbers, cell phones, and email addresses.
- The designated authorized administrative staff will contact the DMHC within 30 minutes.

After-Hours DMHC Access Procedure

- After regular business hours, and on weekends and County-observed holidays, the DMHC will call VCHCP’s main number 1-(805) 981-5050 or toll-free 1-(800) 600-VCHP access option 3 and follow the instructions for the Medical Director and/or Plan Administrator on Call.
- Option 3 will connect the caller to the Plan’s after hour answering service.
- The DMHC will ask the answering service operator to contact the person responsible for handling urgent grievances, the Medical Director and/or Administrator on Call.
- The Plan’s Medical Director and/or Administrator on Call will contact the DMHC within one hour.
- Example of On-Call Duty Roster is attached.

Coordination of Plan Decision-Making

- The Medical Director and/or Administrator will communicate to the Utilization Review Department by the next business day, any authorization decisions made on behalf of the plan.
• If the case requires follow-up and decision-making over multiple duty roster shifts, each plan representative involved shall separately notify the plan.
• The UR RN shall document these decisions in the QNXT System, generate and send authorizations to the member and provider(s).
• The UR RN shall immediately inform both the Medical Director and Administrator, if these individuals are not already involved in the case.
• The plan will provide a written response of the disposition or pending status of an urgent grievance to the member and to the DMHC within 3 days of receipt.
• If the complaint has been resolved in the member’s favor, the authorization shall serve as the written response.
• If the status of the complaint is pending, the Medical Director will normally prepare the required written response.
• While the DMHC is handling the review of an urgent grievance, the plan is required to notify the DMHC of any impending changes in health care services authorized (such as a hospital discharge) that are opposed by the member or the member’s representative.

Plan Personnel Responsible for Handling Urgent Grievances

Contact Person:
Christina Turner, Director of Member and Provider Services
During Business Hours:
    Member Services: (805) 981-5050 - Toll-free: (800) 600-VCHP
    E-mail: Christina.Turner@ventura.org
    Office: (805) 981-5086
    Fax: (805) 981-5051

Alternate Contact Person:
Faustine DeLaCruz, RN, Director of Health Services
During Business Hours:
    UM Services: (805) 981-5060 - Toll-free: (800) 600-VCHP
    E-mail: Faustine.DelaCruz@ventura.org
    Office Phone: (805) 981-5058

Medical Director:
Howard Taekman, M.D., Medical Director
During Business Hours:
    Customer Service: (805) 981-5024
    Toll-free: (800) 600-VCHP
    E-mail: Howard.Taekman@ventura.org
    Office Phone: (805) 981-5024
GRIEVANCES AND APPEALS PERTAINING TO TERMINALLY ILL MEMBERS

If a grievance/complaint is received pertaining to a member with a terminal illness, the Plan shall provide the member with a statement setting forth the specific medical and scientific reasons for denying the coverage.

The Plan shall provide the member with a description of alternative treatments, services and/or supplies covered by the Plan.

The member shall also, within five (5) days, be provided with copies of the Plan’s Grievance procedures and Complaint forms, with an offer to attend a conference with the Plan within 30 calendar days.

GRIEVANCES FOR TERMINATIONS FOR NON-RENEWALS, RESCISSIONS, AND CANCELLATIONS

(1) An enrollee, subscriber, or group contract holder who believes a plan contract, enrollment or subscription has been or will be improperly canceled, rescinded, or not renewed shall have at least 180 days from the date of the notice that the enrollee, subscriber, or group contract holder alleges to be improper to submit a grievance to the plan. An enrollee, subscriber, or group contract holder may also submit a grievance to the Director. An enrollee, subscriber, or group contract holder’s right to submit a grievance is pursuant to Health and Safety Code sections 1365, 1368, and 1368.01.

(2) A grievance of an enrollee, subscriber, or group contract holder to the plan shall be processed pursuant to California Code of Regulations, title 28, section 1300.68.01. If the enrollee, subscriber, or group contract holder submits a grievance to the plan regarding a cancellation, rescission, or nonrenewal, the plan shall provide the Department and the enrollee, subscriber, or group contract holder with a disposition or pending status on the grievance within three (3) calendar days of receipt of the grievance by the plan pursuant to Health and Safety Code section 1368 and California Code of Regulations, title 28, section 1300.68.01(a)(2). Health and Safety Code section 1368(a)(4)(B)(i) and California Code of Regulations, title 28, section 1300.68(d)(8) shall not exempt a plan from complying with any requirement for written acknowledgement and response to an enrollee’s grievance, as that term is defined in this Article.

(3) An enrollee, subscriber, or group contract holder’s grievance to the Director shall be processed to determine if a proper complaint exists pursuant to Health and Safety Code section 1365(b)(2), including a determination if the grievance is timely, complete, and within the Director’s jurisdiction. If a proper complaint does exist, the Director shall notify the enrollee, subscriber, or group contract holder, and the plan that the grievance has been accepted within 48 hours of the determination that the grievance is a proper complaint.

(4) Within 1 business day of receipt of the Director’s notice of acceptance of proper complaint, the plan shall provide the Director with a copy of all information the plan used to make its determination and all other relevant information necessary for the Director's review pursuant to California Code of Regulations, title 28, section 1300.68(g)(1) through (g)(6).

(5) If an enrollee, subscriber, or group contract holder submits a grievance before the effective date of a cancellation, rescission, or nonrenewal, the plan shall continue to provide coverage as specified in California Code of Regulations, title 28, section 1300.65(c).
Within 30 calendar days of the receipt of a grievance, or longer if the Director determines in his or her discretion that additional time is necessary to review the cancellation, rescission, or nonrenewal, the Director shall, pursuant to Health and Safety Code section 1368(b)(5), send written notice of the final determination and reasons for the determination to the enrollee, subscriber, or group contract holder, and to the plan.

If the Director determines the cancellation, rescission, or nonrenewal fails to comply with all legal requirements, including, but not limited to, all notice and timing requirements in this Article, the Director shall order reinstatement, in accordance with California Code of Regulations, title 28, section 1300.65(d), or direct the plan not to cancel coverage.

If the Director finds the cancellation, rescission, or nonrenewal was proper, but the effective date was in violation of the requirements of this Article, the Director may exercise his or her discretion and adjust the effective date of the cancellation, rescission, or nonrenewal accordingly and notify the enrollee, subscriber, or group contract holder, as well as the plan of the adjusted cancellation date.

(c) Continuation of Coverage

(1) If the enrollee, subscriber, or group contract holder files a grievance before the effective date of a cancellation, rescission, or nonrenewal, for reasons other than nonpayment of premiums, the plan shall continue to provide coverage to the enrollee, subscriber, or contract holder pursuant to the terms of the plan contract while the grievance is pending with the plan and/or Director.

(2) During the period of continued coverage, the enrollee, subscriber, or group contract holder remains responsible for paying premiums and any copayments, coinsurance, or deductible obligations as required under the plan contract.

(3) If the Director determines the cancellation or nonrenewal for nonpayment of premiums is consistent with existing law, and if the enrollee or subscriber is not entitled to the federal grace period, the cancellation date shall comply with California Code of Regulations, title 28, section 1300.65.2(a)(5). Under the federal grace period, if the Director determines the cancellation or nonrenewal is consistent with existing law, the cancellation date shall comply with California Code of Regulations, title 28, section 1300.65.3(a)(5)(A). The enrollee, subscriber, or group contract holder shall be responsible only for the required premium and cost sharing obligations incurred during the continued coverage period.

(4) If the Director determines the rescission is consistent with existing law, the plan shall return all premiums paid by the enrollee, subscriber, or group contract holder. The enrollee, subscriber, or group contract holder is responsible for the cost of all medical services received after the effective date of the rescission as defined in California Code of Regulations, title 28, section 1300.89.21(a).

(d) Reinstatement of Coverage

(1) If the Director determines the cancellation, rescission, or nonrenewal, including a cancellation for nonpayment of premium, does not comply with existing law, and the enrollee, subscriber, or group contract holder submitted the grievance after the plan contract was cancelled, rescinded, or not renewed, the Director shall order the plan
to reinstate the enrollee, subscriber, or contract holder, retroactive to the effective date of cancellation, rescission, or nonrenewal.

(2) Within 15 days after receipt of the order for reinstatement, the plan shall either request an administrative hearing from the Director or reinstate the enrollee, subscriber, or contract holder.

(3) If the Director orders reinstatement, the plan shall be liable for the expenses incurred by the enrollee, subscriber, or group contract holder for covered health care services, less any applicable deductibles, copayments, or coinsurance pursuant to the enrollee, subscriber, or group contract holder’s Evidence of Coverage, from the effective date of cancellation, rescission, or nonrenewal through the date of reinstatement. The plan shall reimburse the enrollee, subscriber, or group contract holder for any medical expenses incurred by the enrollee, subscriber, or contract holder pursuant to this subdivision within 30 days of receipt of the complete claim, as defined in California Code of Regulations, title 28, section 1300.71(a)(2).

(4) The enrollee, subscriber, or group contract holder shall be responsible for any and all premium payments accrued from the effective date of cancellation, rescission, or nonrenewal. An enrollee, subscriber, or group contract holder must pay all outstanding premiums before reinstatement.

(e) Applicability
The provisions in California Code of Regulations, title 28, sections 1300.65, 1300.65.1, 1300.65.2, 1300.65.3, 1300.65.4, and 1300.65.5 shall not apply to a plan contract offered in the Medi-Cal program (Chapters 7 (commencing with section 14000) and 8 (commencing with section 14200) of Part 3 of Division 9 of the Welfare and Institutions Code).

(f) Format and Transmission Requirements Under this Article

(1) Except for the notice required under Health and Safety Code section 1389.21, notices shall be sent by any reasonable method of transmission, including paper, electronic, or another method of transmission specifically agreed to by the enrollee, subscriber, or group contract holder.

(2) The enrollee, subscriber, or group contract holder may agree to the electronic transmission of all notices under this Article, but shall not be required to opt-in to receive paper notices. For any method of transmission other than paper, the plan shall maintain a copy of the specific agreement for the method of transmission.

(3) For any method of transmission other than paper, the plan shall have a tracking system to demonstrate notices were sent in compliance with the agreement between the plan and enrollee, subscriber, or group contract holder, and applicable law.

(4) Except as otherwise required under this Article, notices shall appear in at least 12-point font.

Notice of Right of Enrollee to Submit a Grievance:

The following language regarding the right of an enrollee, subscriber, or group contract holder to submit a grievance to the Department of Managed Health Care must appear in at least 12-point font when required by a section in this Article:

RIGHT TO SUBMIT GRIEVANCE REGARDING CANCELLATION, RESCISSION, OR NONRENEWAL OF YOUR PLAN ENROLLMENT, SUBSCRIPTION, OR CONTRACT.
If you believe your health care coverage has been, or will be, improperly cancelled, rescinded, or not renewed, you have the right to file a grievance with the plan and/or the Department of Managed Health Care.

OPTION (1) - YOU MAY SUBMIT A GRIEVANCE TO YOUR PLAN.

* You may submit a grievance to [plan] by calling [plan phone number], online at [plan website], or by mailing your written grievance to [plan address].

* You may want to submit your grievance to [plan] first if you believe your cancellation, rescission, or nonrenewal is the result of a mistake. Grievances should be submitted as soon as possible.

* [Plan] will resolve your grievance or provide a pending status within three (3) calendar days. If you do not receive a response from the plan within three (3) calendar days, or if you are not satisfied in any way with the plan’s response, you may submit a grievance to the Department of Managed Health Care as detailed under Option 2 below.

OPTION (2) - YOU MAY SUBMIT A GRIEVANCE DIRECTLY TO THE DEPARTMENT OF MANAGED HEALTH CARE.

* You may submit a grievance to the Department of Managed Health Care without first submitting it to the plan or after you have received the plan’s decision on your grievance.

* You may submit a grievance to the Department of Managed Health Care online at: WWW.DMHC.CA.GOV

* You may submit a grievance to the Department of Managed Health Care by mailing your written grievance to:
  HELP CENTER
  DEPARTMENT OF MANAGED HEALTH CARE
  980 NINTH STREET, SUITE 500
  SACRAMENTO, CALIFORNIA 95814-2725

* You may contact the Department of Managed Health Care for more information on filing a grievance at:
  PHONE: 1-888-466-2219
  TDD: 1-877-688-9891
  FAX: 1-916-255-5241
APPEAL RIGHTS

Members are notified of their appeal rights for grievances/complaints at several times during the grievance process.

VCHCP provides members with written responses to complaints. Responses are to include a clear and concise explanation of the reasons for the response.

- **Grievances involving the delay, denial, or modification of services based on a determination in whole or in part that the service is not medically necessary:** for grievances involving these issues VCHCP will, in its written response, describe the criteria used and the clinical reasons for its decision, including all criteria and clinical reasons related to medical necessity (which will be substantiated by our medical necessity criteria). It also includes that the determination may be considered by the Department’s independent medical review system. An application will be provided with an envelope addressed to the DMHC in Sacramento.

- **Grievances involving a decision delaying, denying, or modifying health care services based in whole or in part on a finding that the proposed health care services are not a covered benefit under our Plan contract:** for grievances involving these issues, VCHCP, in its written response, will clearly specify the provisions in the Evidence of Coverage that exclude that coverage.

The Department of Managed Health Care (DMHC) maintains a program that assists consumers with resolution of problems and complaints involving HMOs. Members are advised of the Department’s telephone number, the Department’s TDD line, the plan’s telephone number, and the Department’s Internet address in 12-point boldface type in the following regular type statement on the initial Grievance/Complaint form, in their Evidence of Coverage (EOC), on the VCHCP five-day notification correspondence, disposition correspondence, and in notices relating to denial of services or appeals.

"The California Department of Managed Health Care is responsible for regulating health care service plans. If you have a grievance against your health plan, you should first telephone your health plan at 805-981-5050 or 800-600-8247 and for hearing impaired members: TDD to Voice (800) 735-2929; Voice to TDD (800) 735-2922 for English or (800) 855-3000 for Spanish and use your health plan’s grievance process before contacting the department. Utilizing this grievance procedure does not prohibit any potential legal rights or remedies that may be available to you. If you need help with a grievance involving an emergency, a grievance that has not been satisfactorily resolved by your health plan, or a grievance that has remained unresolved for more than 30 days, you may call the Department for assistance. You may also be eligible for an Independent Medical Review (IMR). If you are eligible for IMR, the IMR process will provide an impartial review of medical decisions made by a health plan related to the medical necessity of a proposed service or treatment coverage decisions for treatments that are experimental or investigational in nature and payment disputes for emergency or urgent medical services. The Department also has a toll-free telephone number (1-888-466-2219) and a TDD line (1-877-688-9891) for the hearing and speech impaired. The Department’s internet website
(http://www.dmhc.ca.gov) has complaint forms IMR application forms and instructions online.”

In addition, the following language is included in all appeal disposition letters, when the request for services is denied:

You may obtain a free of charge copy of the guideline, protocol or other similar criterion on which the denial decision was based, upon request, by calling VCHCP at 805-981-5050 or 800-600-8247. For hearing impaired members: TDD to Voice (800) 735-2929; Voice to TDD (800) 735-2922 for English or (800) 855-3000 for Spanish.

You have the right to ask for and receive (for free) access to and copies of all documents, records and other information related to your case, as well as copies of any internal rule, guideline or protocol that we used to make this decision. You also have the right to ask for and receive (for free) an explanation of the scientific or clinical judgment that we relied on in making this denial decision, if applicable.

To request copies, please send a separate written request to:

Ventura County Health Care Plan
Attention: Utilization Management Department
2220 East Gonzales Rd Suite 210B
Oxnard, CA 93036

If you are not satisfied with the Plan's decision, you may file a grievance with the Department of Managed Health Care (DMHC). In addition, if the Plan’s decision is based on the fact that the requested service is not a covered benefit, but you believe the decision was denied on the grounds that it was not medically necessary, the Department should be contacted to determine whether the decision is eligible for an independent medical review.

Members are advised at the time of the complaint that they do not need to complete the 30-day process if the case involves an imminent and serious threat to the health of the patient, including, but not limited to, severe pain, the potential loss of life, limb, or major bodily function.

A member’s legal guardian, conservator, or relative can also submit appeals to the Plan or the DMHC.

Members are expected to use the Plan’s appeal procedures first to attempt to resolve any dissatisfaction. Please see the section below on appeals for details. If the appeal has been unresolved for more than 30 days or was not satisfactorily resolved by the plan, the member may seek assistance from DMHC.

Providers, including participating and non-participating physicians may assist the member in submitting a complaint to the department for resolution and may advocate the member’s cause before the department. No provider may be sanctioned by VCHCP for giving such assistance to a member.
The DMHC has 30 days from receipt of an IMR request to send the member and VCHCP a written notice of their determination (which the DMHC refers to as the notice of “final disposition of the grievance”). (See IMR Policy, QA Program).

There are some services that, if disputed, are not eligible for the IMR system. However, the DMHC is given the authority to require VCHCP to promptly offer the service, or reimburse the member for it if they determine that it was a covered service and was medically necessary.

Members are also allowed to request voluntary mediation with VCHCP prior to exercising their right to submit a grievance to the DMHC. The DMHC still allows the member to submit a grievance to them after completion of mediation.

**PROCEDURES FOR APPEALS**

Appeals made to the Plan for adverse decisions of grievances and complaints are handled primarily by the Member Services Department. Appeals arising from adverse coverage decisions are generally handled by the UM department and are addressed in the Treatment Authorization Request: Denial, Modification and Appeal Process document.

Members are notified of the appeals process in the Evidence of Coverage (EOC). All members receive information on how to obtain a copy of the EOC on an annual basis. The EOC is located on the VCHCP website and members can also obtain a hard-copy, upon request, by contacting Member Services. This information includes the Plan’s local and toll-free number, access to telephone relay systems, notification of linguistic services and cultural assistance. Also included is the DMHC’s appeals process, the Independent Medical Review System and the DMHC’s toll-free number and website address.

A member, a member’s legal guardian, conservator, or relative can submit an appeal to the Plan or to the DMHC.

VCHCP will retain records of appeals for a period of at least 5 years. Information that the Plan is required to maintain included a copy of all medical records, documents, evidence of coverage and other relevant information upon which the Plan relied to reach its decision.

As stated in the Appeal Rights section, members are expected to use the Plan’s appeal procedures first to attempt to resolve any dissatisfaction. If the appeal has been unresolved for more than 30 days or was not satisfactorily resolved by the plan, the member may seek assistance from DMHC.

Appeals may be received by the Plan in writing, by telephone, fax or online through the website.

Written documentation is begun the date the appeal is received in the Plan’s office. Assistance is provided to those members who have limited English proficiency through a bilingual staff member or through a language assistance line. The member’s demographics are checked for accuracy in the system, the appeal is documented through call tracking in the QNXT system and if reported through a phone call, summarized and read back to the member.
Appeals are appropriately categorized and notes and comments are added to the Grievance document as the investigation process is conducted by researching all issues relevant to the appeal, including reviewing the original grievance and its disposition and additional information submitted and any clinical care aspects. The appeal, also called a second level review, is evaluated by the appropriate individual, usually the Medical Director, his designee, the Director of Member and Provider Services or Director of Health Care Services. This cannot be the same individual that made the initial determination regarding the grievance. Upon conclusion/resolution, the document log is completed with all dates and actions included.

Appeal determinations will be made within 30 days of the receipt of the appeal. The member will be notified in writing, by that time, of the Plan’s decision.

As with a grievance, an adverse decision on a first appeal/second level review can be appealed further. If the first appeal has been unresolved for more than 30 days or was not satisfactorily resolved by the plan, the member may seek assistance from DMHC, as stated in the appeal notification letter and the EOC.

For urgent appeals, the same process applies as with an expedited review. See prior section on Expedited Review.

**MEDIATION**

The member and dependents may request that an unresolved disagreement, dispute or controversy concerning any issues including the provision of medical services, arising between the member and dependents, the member’s heirs-at-law, or personal representative, and VCHCP, its employees, Participating Providers, or agents undergo voluntary mediation.

If a member seeks voluntary mediation, he or she must send written notice to VCHCP’s Administrator (address above) containing a request for mediation and a statement describing the nature of the dispute, including the specific issue(s) involved, the cost of services involved, the remedy sought, and a declaration that the member has previously attempted to resolve the dispute with VCHCP through the established Grievance Procedure. VCHCP will agree to such reasonable request for mediation and any request for binding arbitration (both as described below). The use of mediation services shall not preclude the right to submit a grievance or complaint to the DMHC (as described below) upon completion of mediation.

**REVIEW BY THE DEPARTMENT OF MANAGED HEALTH CARE (DMHC)**

After participating in the grievance process for at least thirty (30) days, or less if the member believes there is an imminent and serious threat to his or her health, including, but not limited to, severe pain, the potential loss of life, limb, or major bodily function, and the DMHC agrees there is such a threat to his or her health, or in any other case where the DMHC determines that an earlier review is warranted, the member may register unresolved disputes for review and resolution by the DMHC. Included in member communication, as appropriate, is the required language pursuant to Knox-Keene Health Care Act section 1368.02(b) and California Health and Safety Code section 1300.68(d)(4).
ARBITRATION

1. Mandatory arbitration is the final process for the resolution of any dispute that may arise. As a condition of enrolling with VCHCP, the member is agreeing to have any issue or dispute concerning the provision of services under the Agreement, including any issue of medical malpractice, decided by a neutral, independent arbitrator and the member is giving up his or her right to a jury or court trial.

2. Arbitration shall be conducted according to the California Arbitration Act, Code of Civil Procedures, and 1280 et seq. This will apply to any controversy, as noted above, including and not limited to the employer, subscriber, family members (whether minors or adults), the heirs-at-law or personal representatives of a subscriber or family member or network providers (including any of their agents, employees or providers).

3. Each party shall bear its/his own arbitration costs and attorney’s fees, with the parties equally sharing the fees of one arbitrator.

4. The decision of the arbitrator shall be final and binding.

5. If the member seeks arbitration, he or she must send written notice to VCHCP’s Administrator containing a demand for arbitration and a statement describing the nature of the dispute, including the specific issue(s) involved, the cost of services involved, the remedy sought, and a declaration that he or she has previously attempted to resolve the dispute with VCHCP through the established Grievance Procedure.

QUALITY ASSURANCE AND REPORTING

Overview

In order to evaluate opportunities for administrative practice improvements, referral process improvements, and educational opportunities for members and physicians, VCHCP collects and analyses member satisfaction information, including, but not limited to, appeals and grievance/complaint data, summary of processes and summary of disposition and outcomes (see the Grievance and Appeal Reporting desk procedures for complete details).

On a quarterly bases, VCHCP reports the results of these evaluations to the Member/Provider Experience (MPEC), Quality Assurance (QAC), and the Standing Committees, which may make recommendations for change based on these results. The Plan reports results and requests that the MPEC Committee make recommendations for changes, if any, based on these results.

Internal Reporting

1. VCHCP maintains a written record (log) of all grievances received either orally or in writing from members.

2. The written record, at a minimum, includes the date, identification of the member, identification of the individual recording the grievance (if different than the member), the Plan staff who initiated the records, Plan staff who reviewed and/or resolved the issues, actions taken to resolve the issue(s), and the disposition(s) of the resolution(s), inclusive of dates, and record of 5-day notification, interim notification, and 30 day resolution response.
3. All standard and urgent grievances/complaints and appeals are initially categorized in accordance with the categories below. All grievances that involve a potential quality of care issue are routed to the Medical Director or his/her clinical designee for resolution and follow-up.

<table>
<thead>
<tr>
<th>DMHC Categories</th>
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<tbody>
<tr>
<td>Access</td>
</tr>
<tr>
<td>Coverage Disputes</td>
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<td>Medical Necessity</td>
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<tr>
<td>Quality of Care</td>
</tr>
<tr>
<td>Quality of Customer Service</td>
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</table>

4. VCHCP’s grievance system includes a system of aging of grievances that are pending and unresolved for 30 days or more and summary reports in various categories for tracking and trending data analysis.

5. A written record of tabulated grievances, summary of process, and summary of disposition and outcomes are reviewed by the Member/Provider Experience Committee (MPEC) and the Standing Committee quarterly.

**External Reporting**

1. VCHCP also provides the DMHC (“Director”) with a quarterly report of grievances pending and unresolved for 30 or more days within the Plan’s grievance system.
2. The report shall not include complaints filed outside the Plan’s grievance system in other complaint resolution procedures.
3. The quarterly report shall be prepared for the quarter ending on March 31st, June 30th, September 30th, and December 31st of each calendar year.
4. The quarterly report shall not include personal or confidential information with respect to any enrollee.
5. The Plan’s Service Administrator and Plan Administrator are authorized to sign the report.
6. The quarterly report shall have separate categories of grievances for Commercial enrollees, Medicare enrollees, and Medi-Cal enrollees (if applicable).
7. For each of the complaints identified in the quarterly report VCHCP shall include a brief explanation of the reasons each grievance is pending and unresolved for 30 days or more.

**DELEGATION**

VCHCP delegates the behavioral health Grievance and Appeals process to OptumHealthcare Behavioral Solutions of California.

VCHP provides the required delegation oversight of this function. See the Umbrella Policy- Delegation Oversight Plan and the OptumHealthcare Delegation Agreement for complete details.
APPENDIX

A. Attachments:
   Related Policies:
   1. Members’ Rights and Responsibilities (Attachment I)
   2. Accessibility of Services (Quality Policy)
   3. Independent Medical Review (IMR) Process (See UM Policy)
   4. Policy on Potential Quality Issues (PQI) (See QA Policy)
   5. Utilization Management Policy for Appeals (See UM Policy)
   6. Policy for Retrospective Review of Member/Provider Inquiries
   7. Confidentiality of Medical Information Policy (See QA Program Description)
   8. On-Call Duty Roster Example

B. References:
   1. Health & Safety Code Section 1374, et seq
   2. Advisory No. 3 RE 1999 Legislation
   3. Revised 10/06/03 Document OP 08-00, Title 10, emergency regulations
   4. Health and Safety Code 1368(a)(1), 1368(a)(2), 1368(c), 1368.01(a), 1368(a)(4), 1370.2, 1374.30(m), 1368.01(b), 1368.02(b), 1374.30(i), 1368.1(a), 1374.30(a), 1374.30(e), 1374.30(h), 1374.30(l)
   5. 28 CCR 1300.68(a), 1300.68(a)(4)(B), 1300.68(b), 1300.68(b)(1), 1300.68(b)(2), 1300.68(b)(3), 1300.68(b)(4), 1300.68(b)(5), 1300.68(b)(6), 1300.68(b)(7), 1300.68(b)(9), 1300.68(c), 1300.68(d)(1), 1300.68(d)(2), 1300.68(d)(3), 1300.68(d)(4), 1300.68(d)(5), 1300.68(d)(6), 1300.68(d)(7), 1300.68(d)(8), 1300.68(e), 1300.68(f)(1), 1300.68.01(a)-(c), 1300.68(b)(10), 1370.4(a)-(e), 1370.74(a)-(l)&(n)

C. Approvals:

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<td>Quality Assurance Committee (QAC)</td>
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<td>Quality Assurance Committee (QAC)</td>
<td>02/25/2020</td>
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Ventura County Health Care Plan (VCHCP) is committed to maintaining a mutually respectful relationship with its Members that promotes effective health care. Standards for Members Rights and Responsibilities are as follows:

1. Members have a right to receive information about VCHCP, its services, its Practitioners and Providers, and Members’ Rights and Responsibilities.

2. Members have a right to be treated with respect and recognition of their dignity and right to privacy.

3. Members have a right to participate with Practitioners and Providers in decision making regarding their health care.

4. Members have a right to a candid discussion of treatment alternatives with their Practitioner and Provider regardless of the cost or benefit coverage of the Ventura County Health Care Plan.

5. Members have a right to make recommendations regarding VCHCP’s Member Rights and Responsibility policy.

6. Members have a right to voice complaints or appeals about VCHCP or the care provided.

7. Members have a responsibility to provide, to the extent possible, information that VCHCP and its Practitioners and Providers need in order to care for them.

8. Members have a responsibility to follow the plans and instructions for care that they have agreed upon with their Practitioners and Providers.

9. Members have a responsibility to understand their health problems and participate in developing mutually agreed-upon treatment goals, to the degree possible.
# CHANGE HISTORY

<table>
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<th>Revision Date</th>
<th>Content Revised (Yes or No)</th>
<th>CONTRIBUTORS</th>
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<tr>
<td>01/25/2017</td>
<td>No</td>
<td>Christina Turner</td>
<td>Updated template to include Change History Page.</td>
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<td>01/27/2017</td>
<td>Yes</td>
<td>Christina Turner</td>
<td>Removed QAC and added MPEC to review process and removed Provider Dispute Resolution Mechanism (PDRM) from the Related Policies section.</td>
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<td>Faustine DeLaCruz</td>
<td>Updated Related Policy section for QA and UM</td>
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<td>12/29/2017</td>
<td>No</td>
<td>Christina Turner</td>
<td>Updated dates to show 2018, and minor formatting changes. Also added On-Call Duty Roster to Attachment List.</td>
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<td>04/12/2018</td>
<td>Yes</td>
<td>Christina Turner</td>
<td>Removed reference to the Treatment Authorization Request (TAR); Authorization Process &amp; Timeline Standard (See UM Policy) and added a reference to the Exempt Grievance Desk Procedure.</td>
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<td>08/24/2018</td>
<td>Yes</td>
<td>Christina Turner</td>
<td>Removed reference to 14-day extension if appeal not resolved within 30 days. Also updated the section Expedited Review of Urgent Grievances to include immediate notification wording.</td>
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<tr>
<td>01/29/2019</td>
<td>Yes</td>
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<td>Updated dates to show 2019 and added additional information under the Appeal Rights section to include the DMHC required language included on the appeal denial letters.</td>
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<td>06/27/2019</td>
<td>No</td>
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<td>Updated the name and contact information for the Director of Member and Provider Services and Medical Director.</td>
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<td>11/20/2019</td>
<td>Yes</td>
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<td>Added new section for grievances specific to terminations for cancellations, rescissions, and non-renewals of an enrollment or subscription.</td>
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<tr>
<td>01/22/2020</td>
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<td>Christina Turner</td>
<td>Updated the DMHC contact information per the APL dated 1/15/2020.</td>
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