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Walgreens Health Initiatives’ Overview
Walgreens Health Initiatives, Inc. is pleased to welcome you to our network of participating pharmacies. We look forward to working with you to provide accessible, cost-effective, quality pharmacy services to our clients’ members.

This manual is intended as a guide for your pharmacy staff in claims processing, and provides general terms, conditions, procedures, and policies of Walgreens Health Initiatives. Online claims adjudication and messaging reflect the most current benefits. Please also refer to your most recent Pharmacy Network Agreement for network participation requirements, which will control in the case of any conflict between this manual and the Pharmacy Network Agreement.

We hope that your day-to-day questions concerning Walgreens Health Initiatives’ pharmacy programs are adequately addressed in this manual. If you have questions or require additional information, please refer to the “Provider Relations Department” section of this manual.

Walgreens Health Initiatives entered the PBM industry in January 1996 and services local, regional, and national clients via a network of pharmacies nationwide. We appreciate your participation in our provider network, allowing us to extend our services to patients in your area.

Member Eligibility
Any questions regarding member eligibility should be directed to the Walgreens Health Initiatives Customer Care Center (toll free) at 800-207-2568.

Identification Card
Walgreens Health Initiatives’ members are provided an identification card. Members are instructed to present their ID card when obtaining a prescription from a network pharmacy. When submitting a claim for services, it is important that you ask to see the member’s ID card and the name of the member. If no ID card is presented, and eligibility for which the prescription is written cannot be confirmed through the POS System or through our Customer Care Center, then the patient should be notified, and the pharmacy may apply its standard operating procedure. With respect to a Medicare Part D beneficiary, it is the pharmacy’s responsibility to obtain the Medicare Part D processing information, even if the beneficiary does not present an ID card (e.g., contacting the Customer Care Center if the beneficiary provides the plan name).

A pharmacist can verify a member’s coverage by submitting the information noted on the member’s ID card. If an “invalid” response is received, please check that all submitted information matches the elements on the ID card.
Here is the Information that generally appears on the member’s Walgreens Health Initiatives Identification Card (Figure 1 below is an example ID card). This information is required to file a claim:

**Figure 1. Walgreens Health Initiatives’ Identification Card**

Cardholder’s Name
The subscriber name associated with the cardholder’s ID number.

Cardholder’s ID Number
The subscriber identification number. This will usually be either a nine-digit number, or nine-digit number with a two-digit suffix, or other alpha-numeric variation. (The patient’s birth date must also be submitted with claim.)

Group Number
A six-digit numeric code assigned to the plan must be submitted with each claim.

Please note the processing information for all commercial and Part D plans:
BIN: 603286
PCN: 01410000
RX Group: Varies by plan

Value Discount Card Network ONLY:
BIN: 610652
PCN: 82266461
RX Group: 586461

Formulary Changes
Please refer to your Pharmacy Network Agreement with Walgreens Health Initiatives for specific requirements regarding compliance with Walgreens Health Initiatives or a plan sponsor’s formulary and related Walgreens Health Initiatives programs. For information regarding formulary changes, including but not limited to removal of a covered drug from a formulary or changes to the preferred or tiered cost-sharing status of a covered drug, please refer to Walgreens Health Initiatives’ website or, as applicable, the website
of the plan sponsor. Notwithstanding the foregoing, immediate removal of a drug deemed unsafe by the Food and Drug Administration (FDA) or removed from the market by the manufacturer may be necessary.

General Walgreens Health Initiatives Policies

Access to and Retention of Records
Unless otherwise set forth in your Pharmacy Network Agreement with Walgreens Health Initiatives, records are required to be maintained and accessible for: (i) ten years following each year of the term in which the pharmacy provides services under the Pharmacy Network Agreement or longer as mandated by CMS (Centers for Medicare and Medicaid), for Medicare Part D; (ii) six years for the Medicare Drug Discount Card; and (iii) five years or per applicable federal or state law, whichever is longer, for any other Walgreens Health Initiatives’ business records. Please refer to your Pharmacy Network Agreement with Walgreens Health Initiatives and applicable state and federal law for specific record retention requirements.

Compliance with Laws and Regulations
Pharmacies will comply with the terms of its Pharmacy Network Agreement with Walgreens Health Initiatives, as well as all applicable laws, rules, and regulations, including, without limitation, the Social Security Act, Medicare Part D implementing regulations, 42 CFR Parts 400-423, CMS instructions and the federal anti-kickback statute, 42 USC §1320a-7b(b), as any of which may be amended from time to time. In addition, the pharmacy will comply with any state specific Medicaid requirements, including any requirements applicable to pharmacy set forth in the contract between the plan sponsor and the applicable Medicaid agency, as a condition of participating in Walgreens Health Initiatives’ Medicaid network for such state(s). The pharmacy represents that neither it nor any of its owners, directors, officers, employees, or contractors are subject to sanction under the Medicare or Medicaid program or debarment, suspension, exclusion under any other federal or state agency or program, or otherwise are prohibited from providing services to Medicare or Medicaid beneficiaries. The pharmacy will notify PBM immediately of any change in such status. Any breach of the requirements and representations set forth in this paragraph is grounds for immediate termination by Walgreens Health Initiatives of the Pharmacy Network Agreement, or, in the case of pharmacies affiliated with a PSAO/TPA, Walgreens Health Initiatives may terminate the individual pharmacy from the network.

Signature Logs
The pharmacy shall maintain a signature log at each location listing the Plan Name, Prescription Number, and date of receipt, and require an eligible member or representative who receives a covered drug to sign the log. In certain situations delivery manifests may be acceptable, as determined by Walgreens Health Initiatives in its sole discretion. Other acceptable means of maintaining these data may be appropriate with Walgreens Health Initiatives’ written consent.
Confidentiality Requirements
Please refer to your Pharmacy Network Agreement with Walgreens Health Initiatives for specific confidentiality requirements, including HIPAA requirements and requirements regarding Walgreens Health Initiatives’ confidential and proprietary information.

Liability Coverage
Please refer to your Pharmacy Network Agreement with Walgreens Health Initiatives for specific insurance requirements.

Prescription Medication Fraud, Waste, and Abuse
Walgreens Health Initiatives takes health care fraud, waste, and abuse (FWA) seriously. CMS published a final rule entitled, “Revisions to the Medicare Advantage and Part D Prescription Drug Contract Determinations, Appeals, and Intermediate Sanctions Processes,” FR Doc. 07-5946 (72 FR 68700 through 68741) on December 5, 2007. Pharmacy training requirements became effective January 1, 2009 and must be completed by December 31 of each year. Pharmacy must attest to completing such FWA training and must reaffirm and attest to this training annually thereafter.

It is the responsibility of the pharmacy to ensure appropriate FWA training is provided to its employees, including managers and directors, using a FWA training program that meets the requirements of CMS and Walgreens Health Initiatives. It is also the responsibility of the pharmacy to maintain a log of pharmacy personnel who have received FWA training and a copy of FWA training materials, all of which are available to Walgreens Health Initiatives for review upon request. Additionally, the network pharmacy must provide an attestation to the fact that all its employees, including managers and directors, receive such training at the time of hire and annually thereafter.

Guidance on Medicare Part D FWA can be obtained from CMS' Chapter 9 - Part D Program to Control Fraud, Waste and Abuse of the Prescription Drug Benefit Manual. This chapter provides both interpretive rules and guidelines on how to implement the regulatory requirements under 42 C.F.R. § 423.504(b)(4)(vi)(H) to have in place a comprehensive fraud and abuse plan to detect, correct and prevent FWA as an element of a compliance plan. Additionally, this chapter outlines CMS' guidelines for operational issues such as handling complaints, and coordinating with CMS and law enforcement.

How to Report Potential Fraud, Abuse, or Suspicious Activity
If you suspect fraud, abuse, or suspicious activity has occurred, is occurring, or will occur, please report it immediately through any of the following ways:

Twenty-four hour Toll Free Hotline: 1 (800) 666-5677
Email: Compliance@walgreens.com
Fax Information to WHS Compliance: 1 (847) 964-6950
In addition to the above reporting resources you may report potential Medicare Part D drug violations to the:

**HHS OIG:**
1-800-HHS-TIPS (1-800-447-8477)
E-mail: HHSTips@oig.hhs.gov
Fax: 1-800-223-8164

**Medicare Program directly at:**
1 (877) 772-3379

When reporting suspected fraud, please remember to include the names of all applicable parties involved. Specify which person you believe is committing the fraud, identify the dates of service or issues in question and describe in detail why you believe a fraudulent act may have occurred. If possible, please include your name and telephone number so we may contact you if we have any questions during our investigation. All reports are treated as confidential and will be investigated as appropriate, including applicable referral to law enforcement and regulatory bodies. Reports may be made anonymously.

**Provider Relations Department**
All communication, contracting, and pharmacy updates and concerns can be submitted to the Provider Relations general group email box at Provider.Relations@walgreens.com, faxed to Provider Relations at 847-572-4160, or Mailed to:

Walgreens Health Initiatives
PO Box 545, Mail Stop C4340
Deerfield, IL 60015-0545
Attn: Provider Relations

**Network Participation**
Pharmacies become eligible to participate in Walgreens Health Initiatives’ network when a Pharmacy Network Agreement with Walgreens Health Initiatives is executed by both parties or by affiliating with a Pharmacy Services Administration Organization/ Third Party Administration (PSAO/TPA) that is contracted with Walgreens Health Initiatives and Walgreens Health Initiatives can confirm the pharmacy’s affiliation with such PSAO/TPA through the NCPDP data file. Walgreens Health Initiatives reserves the right to not allow a pharmacy to enter the network through a PSAO/TPA.
**Medicare Part D Participation**

To participate in the Medicare Part D plans administered by Walgreens Health Initiatives, pharmacies are required to sign Walgreens Health Initiatives' Medicare Prescription Drug Addendum along with any other applicable Medicare addendums, in addition to the Pharmacy Network Agreement. A PSAO/TPA must ensure that the pharmacies in its network are expressly obligated, in writing, to comply with the terms of the Medicare Part D Addendum signed by the PSAO/TPA.

Pharmacies must post or distribute notices instructing enrollees to contact their plans to obtain a coverage determination or request an exception if they disagree with the information provided by the pharmacist in accordance with the CMS-Approved MEDICARE PRESCRIPTION DRUG COVERAGE AND YOUR RIGHTS document OMB #0938-0975. If you need a copy of this document, Walgreens Health Initiatives would be happy to provide it.

**Contracts and Amendments**

All Walgreens Health Initiatives’ contracts are only valid for the dispenser or pharmacy type declared on the contract. Walgreens Health Initiatives’ standard contract is for COMMUNITY RETAIL pharmacies only. For contracting purposes, outpatient hospital, clinic, and dispensing physicians are considered “retail.” Each pharmacy is required to designate its pharmacy type in the Pharmacy Network Agreement; misrepresentations are grounds for termination from the network.

Walgreens Health Initiatives requires separate contracts and/or amendments for the following types of pharmacies: LTC, Home Infusion, Indian Tribunal, 340B and Mail Order.

Further, providers interested in participating in the MTM program and other unique programs and networks may be required to sign an additional contract addendum.

In addition, all obligations applicable to Walgreens Health Initiatives in the Pharmacy Network Agreement may apply to Walgreens Health Initiatives’ agents, subsidiaries, and any third party contracted with Walgreens Health Initiatives for the delivery of pharmacy benefit management services.

**Pharmacy Demographic Database**

Walgreens Health Initiatives subscribes and adheres to the monthly pharmacy file developed and maintained by NCPDP. When new pharmacies are loaded into the system, Walgreens Health Initiatives acknowledges the PRIMARY chain affiliation only and the payment center code provided by NCPDP. Subsequent changes for existing pharmacies are pulled from the NCPDP data files. The policy for these affiliation changes is outlined in the section labeled “PSAO/TPA Affiliation Guidelines.” To the extent pharmacy has not provided Walgreens Health Initiatives with all information on Exhibit 1 to the pharmacy network agreement, Walgreens Health Initiatives may obtain such information from the NCPDP data files.
Address Changes
Please be sure that your demographic data are accurate and complete with NCPDP, as this is used for important notifications, payment information, clinical programs, and planspecific solicitations. Walgreens Health Initiatives will only make address changes if those changes are reflected with NCPDP.

PSAO/TPA Affiliations Guidelines
In an effort to increase efficiencies, Walgreens Health Initiatives has chosen to automate the chain code affiliation process by utilizing the NCPDP mas_rr file. If the NCPDP file indicates that your pharmacy is affiliated with a PSAO/TPA that is contracted with Walgreens Health Initiatives, our system will be updated to implement the contract terms associated with such affiliation. If the NCPDP file indicates that a pharmacy is affiliated with a PSAO/TPA that is contracted with Walgreens Health Initiatives and such pharmacy also has an individual independent pharmacy network agreement with Walgreens Health Initiatives, such pharmacy’s individual pharmacy network agreement will automatically terminate unless Walgreens Health Initiatives, at its discretion, determines that an exception applies due to the need for a unique contract arrangement. Please contact us if you believe that an exception applies to your contracting arrangement.

Walgreens Health Initiatives will process all records, not identified as an exception, effective for the 1st of the following month. No affiliation letters or additional documentation will be required from you unless specifically requested from Walgreens Health Initiatives. Please NOTE: Walgreens Health Initiatives is only able to honor ONE affiliation per pharmacy.

We will still maintain the flexibility to process exceptions mid month as required for NEW pharmacies to be able to serve their patients.

Billing and Reimbursement

Prescription Claims Submission Guidelines
Pharmacies are required to submit a billing record of service for all covered prescriptions provided to a member, including those where no balance is due from the plan sponsor. Pharmacies must submit claims electronically whenever feasible, unless the enrollee expressly requests that a particular claim not be submitted to the Part D sponsor. Claims must be submitted via electronic data interchange using NCPDP Version 5.1, as required under HIPAA. In the event of prolonged system downtime, pharmacy may submit claims within 30 days of service via either electronic transmission or 90 days of service via Universal Claim Form (UCF) or batch-file transmission.
POS System

"POS System" means the online or real time (point-of-sale) telecommunication system used to communicate information regarding covered drugs, eligible members, claims, drug utilization, copayment, and/or other amounts to be collected from an eligible member by the pharmacy and the amounts payable to the pharmacy.

Pharmacy Vendor and POS System: Point-of-sale claims can be submitted to Walgreens Health Initiatives through a pharmacy computer system or POS System. Please contact your pharmacy system or POS System vendor if you have any questions about how to submit claims.

Phone Number: Please contact your software or communication network vendor to obtain the phone number that allows you to access the processor and submit claims.

Claims Submission: Walgreens Health Initiatives will identify whether a claim has been accepted or rejected. If the claim is accepted, Walgreens Health Initiatives will identify the amount paid and the copayment to collect from the member. Additionally, Walgreens Health Initiatives will provide additional messaging (e.g., quantity limitations exceeded). If the claim is rejected, Walgreens Health Initiatives will identify the reason(s) via POS System messaging.

BIN Number and Carrier ID: When submitting claims through a POS System, you are required to submit a BIN number and carrier ID. The BIN number is 603286 (610652 is for Value Network); the carrier ID (PCN) for Walgreens Health Initiatives is 01410000, unless otherwise specified by plan. These numbers must be submitted with every claim. Your system vendor can tell you how to input these numbers.

Reversals: If you need to resubmit a claim previously accepted through the POS System, you must first submit a reversal. You must also submit a reversal when a member fails to pick up a filled prescription within ten days. Please refer to your system documentation or vendor for information about submitting reversals.

Troubleshooting: If your pharmacy system or POS System is unable to make a connection with the claim processor’s computer system, contact your communication network vendor or switch vendor. If you have any questions regarding a rejected claim or reimbursement please contact the Walgreens Customer Care Center (800-207-2568). Please have your NCPDP number and other relevant claims processing information available.

Billing Compounds

A compounded prescription contains two or more ingredients in which at least one of the ingredients is a federal legend drug and the compound being made is not available commercially. When submitting a compound claim to Walgreens Health Initiatives:

- Identify the claim as a compound utilizing the appropriate compound indicator per the NCPDP 5.1 compound code field
- The pharmacy may submit the NCPDP 5.1 Compound Segment to support the multiple ingredients
- If the pharmacy cannot submit multiple ingredients, it may enter the valid NDC number of the most expensive legend drug per unit (tablet, capsule, vial, ml, and gram) that is in the compound. In such case:
CONFIDENTIAL AND PROPRIETARY

- The total quantity entered should be equal to the total amount (tablet, capsule, vial, ml, and gram) of the most expensive NDC used.
- When calculating and submitting the ingredient cost, enter the combined cost for all ingredients used during the compounding procedure, not to include any costs for labor, equipment fees, professional fees, flavoring, and/or products that are used to administer compounds (e.g., Hep-loc, NS 0.9% flush syringes).

- Medications requiring reconstitution prior to dispensing (e.g., powdered oral antibiotics, etc.) will not be recognized as compounded medications.
Clinical Overrides on Claim Rejections

Walgreens Health Initiatives maintains a profile of each patient’s medication history, consisting of all pharmacy claims submitted by any pharmacy provider. The system screens for potential problems against pharmacy and medical information and returns an edit (alert) where appropriate via the on-line Point-of-Service (POS) claims adjudication system.

Once a claim has been rejected due to a drug safety conflict, an “88 – DUR reject” error will be issued in the claim response status segment, and specific DUR reject information will be found in the response DUR/PPS segment. Viewing and access to the specific DUR information is dependant and specific to the pharmacy’s claims processing software. This error at the plan sponsor’s discretion may be overridden at the point of sale using NCPDP conflict, intervention and outcome codes (Table 1), and does not typically require prior authorization from the plan sponsor. The decision on how to best process the interaction is subject to the professional judgment of the network pharmacist.

Refill too soon edits (Conflict Code = ER) are typically not allowed to be overridden by the network pharmacy and may require a plan sponsor authorization.

Table 1: NCPDP conflict, intervention and outcome codes

<table>
<thead>
<tr>
<th>Conflict Codes</th>
<th>Response Codes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Field 439-E4</td>
<td>DC: Drug Disease Inferred</td>
</tr>
<tr>
<td></td>
<td>MC: Drug Disease Known</td>
</tr>
<tr>
<td></td>
<td>DA: Drug Allergy</td>
</tr>
<tr>
<td></td>
<td>DD: Drug-Drug Interaction</td>
</tr>
<tr>
<td></td>
<td>HD: High Dose</td>
</tr>
<tr>
<td></td>
<td>TD: Therapeutic Duplication</td>
</tr>
<tr>
<td></td>
<td>DC: Drug-Disease (Inferred)</td>
</tr>
<tr>
<td></td>
<td>LD: Low Dose</td>
</tr>
<tr>
<td></td>
<td>MN: Insufficient Duration</td>
</tr>
<tr>
<td></td>
<td>MX: Excessive Duration</td>
</tr>
<tr>
<td></td>
<td>PA: Drug-Age</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Intervention Codes</th>
<th>Response Codes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Field 440-E5</td>
<td>AS: Patient Assessment</td>
</tr>
<tr>
<td></td>
<td>CC: Coordination of Care</td>
</tr>
<tr>
<td></td>
<td>DE: Dosing Evaluation</td>
</tr>
<tr>
<td></td>
<td>FE: Formulary Enforcement</td>
</tr>
<tr>
<td></td>
<td>GP: Generic Product Selection</td>
</tr>
<tr>
<td></td>
<td>MA: Medication Administration</td>
</tr>
<tr>
<td></td>
<td>M0: Prescriber consulted</td>
</tr>
<tr>
<td></td>
<td>MR: Medication Review</td>
</tr>
<tr>
<td></td>
<td>PE: Patient Education</td>
</tr>
<tr>
<td></td>
<td>PH: Patient Medication History</td>
</tr>
<tr>
<td></td>
<td>PM: Patient Monitoring</td>
</tr>
<tr>
<td></td>
<td>P0: Patient consulted</td>
</tr>
<tr>
<td></td>
<td>PT: Perform Lab Test</td>
</tr>
<tr>
<td></td>
<td>R0: Pharmacist consulted other source</td>
</tr>
<tr>
<td></td>
<td>RT: Recommend Lab Test</td>
</tr>
<tr>
<td></td>
<td>SC: Self-Care Consultation</td>
</tr>
<tr>
<td></td>
<td>SW: Literature Search/Review</td>
</tr>
<tr>
<td></td>
<td>TC: Payer/Processor consulted</td>
</tr>
<tr>
<td></td>
<td>TH: Therapeutic Product Interchange</td>
</tr>
</tbody>
</table>
Outcome Codes
Result of Service Code
Field E441-E6

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1A</td>
<td>Filled As Is, False Positive</td>
</tr>
<tr>
<td>1B</td>
<td>Filled Prescription As Is</td>
</tr>
<tr>
<td>1C</td>
<td>Filled, With Different Dose</td>
</tr>
<tr>
<td>1D</td>
<td>Filled, With Different Directions</td>
</tr>
<tr>
<td>1E</td>
<td>Filled, with Different Drug</td>
</tr>
<tr>
<td>1F</td>
<td>Filled, With Different Quantity</td>
</tr>
<tr>
<td>1G</td>
<td>Filled, With Prescriber Approval</td>
</tr>
<tr>
<td>1H</td>
<td>Brand-to-Generic Change</td>
</tr>
<tr>
<td>1I</td>
<td>Rx-to-OTC Change</td>
</tr>
<tr>
<td>1J</td>
<td>Filled with Different Dosage Form</td>
</tr>
<tr>
<td>2A</td>
<td>Prescription Not Filled</td>
</tr>
<tr>
<td>2B</td>
<td>Not Filled, Directions Clarified</td>
</tr>
<tr>
<td>3A</td>
<td>Recommendation Accepted</td>
</tr>
<tr>
<td>3B</td>
<td>Recommendation Not Accepted</td>
</tr>
<tr>
<td>3C</td>
<td>Discontinued Drug</td>
</tr>
<tr>
<td>3D</td>
<td>Regimen Changed</td>
</tr>
<tr>
<td>3E</td>
<td>Therapy Changed</td>
</tr>
<tr>
<td>3F</td>
<td>Therapy Changed-Cost Increased</td>
</tr>
<tr>
<td>3G</td>
<td>Drug Therapy Unchanged</td>
</tr>
<tr>
<td>3H</td>
<td>Follow up Report</td>
</tr>
<tr>
<td>3J</td>
<td>Patient Referral</td>
</tr>
<tr>
<td>3K</td>
<td>Instructions Understood</td>
</tr>
<tr>
<td>3M</td>
<td>Compliance Aid Provided</td>
</tr>
<tr>
<td>3N</td>
<td>Medication Administered</td>
</tr>
</tbody>
</table>

When the network pharmacy encounters a denial due to drug safety edits and has confirmed the safety edit can be overridden, should enter the reason for service code/conflict code in field 439-E4, the professional service rendered code/intervention code in field 440-E5, and the result of service code/outcome code in field 441-E6.

Please note: These general override rules may not apply to every plan. If you receive instructions for a specific plan, please use those instructions as directed by that plan sponsor.

**Payor Sheet**

Walgreens Health Initiatives supplies the pharmacies, through the Walgreens Health Initiatives website and upon request, a payor sheet that lists each field in the POS claims transaction and the requirements for each field. Please refer to this document if you are experiencing difficulty with point-of-sale transmissions.

**NCPDP Standard Universal Claim Form (UCF)**

There are two types of forms as listed below—handwritten and computer generated. When forms are completed by hand, the last copy is sent to the claims processor at the address below. For computer generated, submit only the original (top) copy. The continuous form paper used by computers when printing claims on Universal Claim Forms (UCFs) should be separated (burst) and the tractor strips must be removed from the edges prior to sending to the claim processor. The member’s signature in a prescription log should be noted as “Signature on File” in the appropriate space on the UCF. There may be a fee reduction per claim for processing UCFs. All UCFs must be **legible, accurate, and complete.** Please type or neatly print all the UCF information. Claims and corrections to prior claims must be forwarded to Walgreens Health Initiatives via first-class mail within 90 days of original service date.
Claims information submitted in any manner other than the procedure described above may be subject to loss, processing delays, or rejection. To assure receipt by the proper department, the following address should be used when mailing claims information:

Walgreens Health Initiatives  
Attn: Claims Department  
PO Box 545, Mail Stop 4355  
Deerfield, IL 60015

Customer Care Center Phone: 800-207-2568

Sample of Universal Claim Form Below

Note: Upon release, new versions of the UCF will be accepted. The following information applies to the UCF.

1. **Group No.** - group number designated on the ID card.
2. **Cardholder ID No.** - subscriber ID number from the Prescription Drug Benefit Card.
   IMPORTANT: Please include the complete ID number, which may include a suffix at the end of the subscriber’s ID.
3. **Cardholder Name** - Member’s name from the Prescription Drug Benefit Card.
4. **Name** - The name of the pharmacy submitting the claim.
5. **Pharmacy No.** - NPI number of the pharmacy submitting the claim.
   If you do not know your NPI number, it can be obtained by calling the National Council of Prescription Drug Programs (NCPDP) at 480-477-1000.
6. **Patient Name** - patient’s full name should correspond to ID card and prescription order.
7. **Date of Birth** - birth date of patient (MMDDYYYY).
8. **Sex** - place an “X” in the appropriate box to identify patient’s sex.
9. **Relationship to Cardholder** – place an “X” in the Cardholder, Child, Spouse, or other box as appropriate.
10. **Date Rx(s) Written** - month, day, and year the prescription(s) was/were written (MMDDYYYY).
11. **Date Rx(s) Filled** - month, day, and year the prescription(s) was/were filled (MMDDYYYY).
12. **Rx Number** - prescription number consisting of up to seven digits.
13. **NEW or REFILL** - place an “N” in the box if this pertains to an original prescription, or “R” in the box if it is a refill.
14. **Metric Quantity** - number of tablets, capsules, etc., dispensed.
   a) When liquids are dispensed, use ml or cc and decimals if appropriate (i.e., 2.5).
   b) When original packages (ointments, drops, etc.) are dispensed, use metric units dispensed such as grams or cc. For example, Aristocort Cr ½ oz. should show “15” - referring to the number of grams.
   c) Do not write the metric form being used (e.g., ml or cc) on the UCF.
15. **Days Supply** - number of days the medication will last the patient when taken according to directions. If the days supply is not applicable or not known, enter “1.”
16. **National Drug Code** - The national drug code for the drug being dispensed. If the drug is a compound, enter the NDC of the most expensive legend ingredient, and detail the compound on the back of each claim form. Include the NDC number of each ingredient in the compound.
17. **Prescriber Identification** - the prescriber’s ID number. A valid DEA number must be submitted for each claim. If the DEA number is not available, please provide the prescriber’s name.
18. **DAW (dispense as written)** – Standard NCPDP Codes are:
   0 = No product selection indicated
   1 = Substitution not allowed by prescriber
   2 = Substitution allowed - patient requested product dispensed
   3 = Substitution allowed - pharmacist selected product dispensed
   4 = Substitution allowed - generic drug not in stock
   5 = Substitution allowed - brand drug dispensed as a generic
   6 = Override
   7 = Substitution not allowed - brand drug mandated by law
   8 = Substitution allowed - generic drug not available in marketplace
   9 = Other
19. **Ingr. Cost** - billed amount for the dispensed quantity of drug only ($$$,cc).
20. **Disp. Fee (optional)** - professional fee charged for dispensing the drug ($$$,cc).
21. **Tax** - appropriate city, county, and state tax, where applicable.
22. **Total price (required)** - total of the ingredient cost, dispensing fee, and tax ($$$,cc), or the usual and customary retail, whichever is less.
23. **DED. Amt. (Optional)** - copayment amount collected ($$$,cc).
24. **Bal** - The total billed amount ($$$,cc).
Rx Origin Code

Effective 1/1/2010, Walgreens Health Initiatives will reject all new prescription claims for Medicare Part D plans unless they have the following values submitted in field 419 DJ via the NCPDP 5.1 format:

1 - Written  
2 - Telephone  
3 - Electronic  
4 – Facsimile

Null or “0” values will not be accepted for any new Medicare Part D claim. It is Walgreens Health Initiatives’ intent to reject these claims with NCPDP code “33 – Missing/Invalid Rx Origin Code”. We ask that you review all secondary messaging for additional information.

CMS Non-Matched NDC List

CMS has published a list of NDCs that will no longer be covered. Effective 1/1/2010, it is Walgreens Health Initiatives’ intent to reject these claims with NCPDP code “54 – Non-matched NDC Number” for Medicare Part D plans, with the additional message “NDC not FDA listed”.

Processing of Prescription Paper Claim Forms

Each individual claim will be processed as received by the claims processor. Extensive edit checks are made to help ensure proper reimbursement. Claims containing one or more errors will be rejected. The pharmacy may resubmit claims in error within 90 days of original service date to the claim processor for further processing. Adjustments can be made to paid or denied claims. The pharmacy should submit to Walgreens Health Initiatives documentation supporting the pharmacy’s request for a correction, and a copy of the claims processor’s reconciliation highlighting the claims for which you are requesting adjustments.

Payment Cycles

Medicare Part D checks will be mailed to the pharmacies weekly, while commercial checks will be mailed to pharmacies twice a month, unless the plan sponsor directs Walgreens Health Initiatives to pay more frequently or as may be required by law. EFT payments will be made in accordance with the EFT form returned by the pharmacy. As stated in the Pharmacy Network Agreement, payment will be issued to the pharmacy following receipt of payment from the plan sponsor.
Checks
All checks are printed and mailed to the pharmacy entity according to the payment cycles specified above.

EFT (Electronic Funds Transfer)
Walgreens Health Initiatives offers an EFT (Direct Deposit) option in lieu of paper checks for payments to pharmacies, PSAO’s, and TPA’s. If you wish to be paid electronically, please submit your request to Provider.Relations@walgreens.com and we will fax or email the EFT form to you.

Remittance Advices
For each check or EFT payment, Walgreens Health Initiatives will provide a remittance advice. Unless otherwise arranged with Walgreens Health Initiatives, these reports are provided in printed paper format and are mailed to the pharmacies within 10 calendar days of the date of the paper check.

835 Remittance Files
Electronic 835 remittance files are available upon request from the pharmacy to Provider.Relations@walgreens.com. An 835 setup questionnaire and form can be sent to the pharmacy via fax and email. Once the form is returned and reviewed, a determination will be made as to whether a security survey must be completed by the pharmacy. After all documents and requests are approved, Walgreens Health Initiatives can “push” these files to your FTP site or mail them on a CD to your remittance address. The setup process can take up to four weeks to complete as it requires the coordination of both the security and IT Departments on both sides (pharmacy and PBM).

Personal Health Information (PHI) Data Transmission Policy
In order to maintain HIPAA compliance, Walgreens Health Initiatives has several verification steps in place for the transmission of PHI, performed by several Walgreens Health Initiatives’ departments. In order to allow for sufficient time for the verification process, Walgreens Health Initiatives instituted the following policy:

- All changes in format and distribution of PHI data must be made in writing by the pharmacy.
- If the pharmacy is retaining a payment service or PSAO/TPA to reconcile their accounts, our affiliation policy will apply as listed below.

Additions
If Walgreens Health Initiatives received notification from a PSAO/TPA of a new service relationship starting between the 1st of the month and the 15th, the effective or start
date will be the FIRST of the following month. If Walgreens Health Initiatives receives notification of a new service relationship starting between the 16th and the end of the month, the effective date will be the FIRST of the next month. For example – all notifications received between 08/01-08/15 will have an effective date of 09/01/2008. Notification received between 08/16-09/15 will have an effective date of 10/01/2008.

Terminations

If Walgreens Health Initiatives receives notification from a PSAO/TPA of a service relationship that is ending between the 1st of the month and the 15th, the termination or end date will be effective at the END of that month. If Walgreens Health Initiatives receives notification of a service relationship that is ending between the 16th and the end of the month, the termination date will be effective at the end of the following month.

For more information regarding this policy, please contact Provider Relations at Provider.Relations@walgreens.com.

Pricing

As referenced in the Pharmacy Network Agreement and Medicare Part D Prescription Drug Addendum, each submitted claim will be priced using the specific guidelines established by the plan sponsor using the average wholesale price (AWP) set forth in the POS System based on pricing files received by Walgreens Health Initiatives from First DataBank, as updated on January 1 and not less frequently than every seven days thereafter. If Walgreens Health Initiatives changes its price source from First DataBank to another nationally recognized price source, Walgreens Health Initiatives will notify pharmacies of the identity of the new price source within 30 days prior to implementation of the new price source.

Medication Classification

Walgreens Health Initiatives reserves the right to classify medications as generics, provided the medications meet certain criteria.

Questions Regarding Claims Submission or Status

Any questions regarding claims status should be directed to our Customer Care Center available toll free at 800-207-2568. Please identify your pharmacy as a provider for Walgreens Health Initiatives and have your NCPDP number available, as well as any other relevant information. Please direct all other claim-related inquiries to:

Walgreens Health Initiatives
Attn: Claims Department
PO Box 545, Mail Stop 4355
Deerfield, IL 60015
Walgreens Health Initiatives’ MAC Pricing Appeal Process

If your pharmacy holds an independent contract with Walgreens Health Initiatives, you may appeal directly to Walgreens Health Initiatives. If you are part of a chain, franchise, or PSAO/TPA, please direct your appeals to the applicable corporate office.

Criteria for MAC Appeal

1. Claim was paid based on maximum allowable cost (MAC) pricing
2. Total paid (Walgreens Health Initiatives’ payment plus patient copayment plus dispensing fee) must be less than the acquisition cost

Documentation required for MAC Appeal

Claim Information: Rx number, NCPDP number and pharmacy name, Rx date, drug name, drug NDC
Contact name and contact information for individual appealing
Copy of invoice for specific NDC you are appealing

If MAC appeals are being sent by chains or PSAOs/TPAs, it is expected that they will be screened by the chain or PSAO/TPA PRIOR to being forwarded to Walgreens Health Initiatives. Claims reimbursed at contracted rates based on AWP discounts, usual and customary or ingredient costs submitted by the pharmacies do NOT qualify for review or appeal unless it is suspected that our claims adjudication system processed incorrectly.

MAC appeals can be requested at Provider.Relations@walgreens.com group email. In the subject, please put REQUESTING MAC APPEAL FORM.

Long-Term Care

Some pharmacies have executed a long-term care pharmacy (LTC) agreement with Walgreens Health Initiatives. Please see the guidance below specific to LTC pharmacies. For further guidance please also see the NCPDP Guidelines, located at www.ncpdp.org.

LTC Signature Logs

Walgreens Health Initiatives recognizes that LTC pharmacies have different practice requirements than community retail pharmacies. While individual patient signatures are not practical for LTC pharmacies, Walgreens Health Initiatives expects there to be a signed record for ALL medications delivered to a facility by a pharmacy. These logs can be signed by facility staff members with the authority to receive these medications. These logs should be made available to Walgreens Health Initiatives, or its designated auditor, as requested during onsite audits or from desktop audits. Failure to produce a
signed log may result in a chargeback to the pharmacy and further action, including but not limited to follow-up audits, suspension of payment, and/or removal from the network.

**LICS Status**
If you believe a patient has been retroactively assigned an institutionalized Low Income Cost Subsidy (LICS) status from CMS, we recommend you proceed to reverse and resubmit the claims for the member.

If you feel a patient’s LICS level has not been updated, LTC pharmacies are strongly encouraged to submit the Best Available Evidence, as defined in CMS guidelines, to Walgreens Health Initiatives or the respective Part D plan sponsor, per CMS guidelines, as quickly as possible, to request the member’s LICS status be changed to institutionalized.

Cost sharing overpayments resulting from retroactive LICS changes will be returned to the patient unless the pharmacy has signed the LTC Certification indicating that the copayments have been waived by the pharmacy.

If you have any questions, please feel free to contact the Provider Relations Department at Provider.Relations@walgreens.com or the applicable plan sponsor, as appropriate.

**LTC Rebate Reporting**
To the extent that rebate reporting is required by CMS, the pharmacy will cooperate with Walgreens Health Initiatives and the plan sponsor in providing the rebate information necessary for plan sponsor to meet its obligations under the Medicare Part D regulations and/or CMS guidance.

**Medicare Part D Vaccines**
Effective 01/01/2008, certain Vaccines and their administration moved from Part B coverage to Part D coverage. Pharmacies or other medical providers will be required to bill Part D plans (through Walgreens Health Initiatives) for the drug, the administration (professional charge), or both.

Walgreens Health Initiatives requires a special Addendum be signed for providers that administer this vaccine in addition to the regular Pharmacy Network Agreement to receive reimbursement for the administration.

If you wish to be contracted to administer these vaccines, contact our Provider Relations department via email at Provider.Relations@walgreens.com. Remember, if you are part of a chain or PSAO/TPA, you will need to work through your/its corporate office.
Submitting claims POS (Point of Sale)

1) To submit claims for the DRUG only, no changes are required.
2) To submit claims for BOTH the drug and the administration, the provider must ALSO bill value greater than zero in the “Incentive Fee” field 438-E3 and submit a Professional Service Code of “MA” in field 44Ø-E5.
3) To submit a claim for the ADMINISTRATION fee only, the provider must submit the NDC for the drug administered, submit a value of ZERO in the Ingredient Cost, and value greater than zero in the “Incentive Fee” field 438-E3 and submit a Professional Service Code of “MA” in field 44Ø-E5.

All claims submitted with NDC’s for vaccines will receive the messaging “Call 1-800-207-2568 if No Admin Fee Pays”. Please call our help desk if you encounter problems processing for these vaccines and or their administration.

Pharmacy Network Audit and Compliance Program

Overview
Walgreens Health Initiatives or its delegate has the right to inspect, review, audit, and obtain copies of the pharmacy’s prescription files, signature logs and records. Claims submitted by the pharmacy and adjudicated by Walgreens Health Initiatives are subject to desktop and/or onsite audit. Incorrectly submitted and adjudicated pharmacy claims may result in an adjustment. Walgreens Health Initiatives, on behalf of its clients, may recover overpayments identified through the audit by the following methods: reversing and submitting claims reflecting the overpayment, adjustment against future payment(s), billing or invoicing for amount(s) due, and using collection services. Also, Walgreens Health Initiatives has the right to charge reasonable interest and fees to cover additional costs associated with the pharmacy’s unpaid audit responsibilities and the pharmacy must pay these charges within 15 days of receipt of invoice. The pharmacy’s refusal or denial to submit to and/or comply with Walgreens Health Initiatives’ audit process will result in the total chargeback of paid claims. Failure to comply with the Walgreens Health Initiatives audit process may also result in suspension of payment and/or possible termination from the network.

Audit Notification
Desktop and onsite audit requests are sent via U.S. mail, fax, and/or electronic mail to the pharmacy, or via a centralized and designated pharmacy chain contact. The pharmacy is required to comply with an onsite audit as scheduled, unless a reasonable cause for rescheduling is provided to and accepted by Walgreens Health Initiatives. Walgreens Health Initiatives reserves the right to remove a pharmacy from the network as a result of noncompliance with audits.
Preparing for Audit
The auditor will verify that the hard copy matches the claim submitted and that the prescription was billed correctly. Other elements the auditor may request or observe are proper documentation, stock on hand, return-to-stock procedures and credits, and that the pharmacy is following the plan dispensing requirements. To prepare for an audit, the pharmacy should have its files in order, prepare any necessary documentation, assign an internal contact and resolve as much as possible before the auditor leaves the premises. Post audit, the pharmacy should respond on time, in writing, review the audit findings, keep notes and understand appeal and grievance timelines. All appeal and grievance timeframes will be provided in writing by Walgreens Health Initiatives or its delegate once the audit is reviewed.

Signature Logs
Signature logs are defined as the permanent dispensing log of prescriptions. They are defined herein and according to the Pharmacy Network Agreement. Pharmacy shall maintain a signature log listing the plan name, prescription number, and service date, and require an eligible member or representative who receives a covered drug to sign the log. Walgreens Health Initiatives also accepts electronic signature logs. Delivery logs are accepted according to Walgreens Health Initiatives’ discretion and must contain the necessary elements held by the signature log requirements. Incomplete and/or unsigned signature logs may result in chargebacks and further action, including but not limited to follow-up audits, suspension of payment and/or removal from the network.

Documentation Requirements
In accordance with the Access to and Retention of Records provision set forth in the Pharmacy Network Agreement, the pharmacy is required to make available and/or furnish Walgreens Health Initiatives or its delegate with the following documentation upon request: prescription files, original prescription hard copies, signature logs and records, purchase invoices, pedigrees, and policies and procedures of the pharmacy. Documentation must be readily available and retrievable. Hard copy prescriptions must be authorized and updated annually, unless otherwise required by applicable state or federal law, in order for refills to be valid post the original hard copy’s expiration.

Unacceptable audit findings as a result of continual errors by a pharmacy in the documentation and quantity/dispensing limit categories may result in chargebacks, suspension of payment, and/or removal from the network.

Required Rx Elements
Patient name, valid date, name of medication, dosage strength, directions (‘as directed’ signs are not acceptable), quantity, refill information, prescriber’s signature or RPh notation for called-in scripts and DAW code indication, and any other additional requirements as mandated by State or Federal law must be included on all hard copy prescriptions/physician orders.
Prescriber submissions
All claims must be submitted using the prescriber ID (state license ID, DEA number or NPI) corresponding to the prescribing physician on the prescription hard copy. Walgreens Health Initiatives requires NPI as the primary identifier. If NPI is unknown or unavailable, Walgreens Health Initiatives may accept the DEA number or state license number. Walgreens Health Initiatives will not reimburse the pharmacy for claims submitted under any prescriber that is subject to sanction under the Medicare or Medicaid program or debarment, suspension, exclusion under any other federal or state agency or program, or is otherwise prohibited from providing services to Medicare or Medicaid beneficiaries.

Refill authorization
All refills must be authorized by either a new prescription hard copy issued to the patient by the prescriber, a faxed prescription refill authorization signed by the prescriber or the prescriber’s agent, or a properly-documented pharmacy prescription pad or system annotation in cases of a called-in refill authorization.

Medicare Part D Signage
According to standard CMS notice, CMS-10147, Medicare Part D providers must have “Medicare Prescription Drug Coverage and Your Rights” information posted and available to patients.

Dispensing Limits

Quantity
The quantity submitted should be the number of units (e.g., tablets, capsules, milligrams, or milliliters) dispensed according to the metric decimal quantity of the medication or product and in accordance with the actual medication specifications or NCPDP guidelines and the client-specific plan design limitations.

Days Supply
The days supply submitted should correlate to the number of days the medication will last the patient when taken according to directions and in accordance with the actual medication specifications and the client-specific plan design limitations.

Insulin
Prescription claims for insulin products must be submitted for each individually prescribed insulin or insulin product. If the directions are “as directed,” missing, or indicate a sliding scale, the pharmacy should verify the maximum number of units prescribed daily with the prescriber or member, and document accordingly on the prescription hard copy.

Inhalers
Prescription claims for inhalers must be submitted with the appropriate metric decimal quantity per prescribed quantity and in accordance with the actual drug specifications and the client-specific plan design limitations.
Ophthalmic Drops
Ophthalmic drop products should be calculated according to a standard of 15-20 drops/ml or according to the actual drug specifications and in accordance with client-specific plan design limitations.

As Directed
Prescriptions indicated with “as directed” or missing directions must be clarified with the prescriber and/or member. The pharmacy must verify, document, and submit the appropriate quantity and days supply for the prescription claim. “As directed” and prescribed claims lacking instructional documentation or clarification are subject to chargeback.

U&C- Usual and Customary
The usual and customary price refers to the cash price including all applicable customer discounts, coupons or sale price which a cash-paying customer would pay at the pharmacy.

DAW (dispense as written) Codes
Walgreens Health Initiatives recognizes the Standard NCPDP 5.1 Codes:
0 = No product selection indicated
1 = Substitution not allowed by prescriber
2 = Substitution allowed - patient requested product dispensed
3 = Substitution allowed - pharmacist selected product dispensed
4 = Substitution allowed - generic drug not in stock
5 = Substitution allowed - brand drug dispensed as a generic
6 = Override
7 = Substitution not allowed - brand drug mandated by law
8 = Substitution allowed - generic drug not available in marketplace
9 = Other

Submission of DAW 0 should be utilized when dispensing a prescribed generic drug. Additionally, single-source brands should be submitted with a DAW 0.

DAW 1 should be submitted when the prescriber has indicated only the brand-name drug may be dispensed, and is documented on the hard-copy prescription. For telephone orders, the DAW- brand only, no generic substitution per prescriber must be documented accordingly on the hard copy. Pharmacy software should never default to DAW 1.

DAW 2 should be submitted when the member requests the brand drug and the pharmacy should document the hard copy accordingly.

Incorrectly submitted prescription claims or claims lacking the proper DAW documentation may result in chargebacks. Failure to submit appropriate DAW-coded
claims may result in the removal from the network, chargebacks and/or suspension of payment.

**Compounds**
Compounds must be submitted in accordance with the requirements of the “Billing Compounds” section of this Pharmacy Manual. Audited prescription compound claims may require the pharmacy to complete a supplemental Compound Ingredient Worksheet to validate the claim submission. As determined by Walgreens Health Initiatives, unsatisfactory compound audit results may be determined to be cause for chargebacks to the pharmacy, suspension of payment and/or removal from the network.

**Reversals**
Prescriptions not dispensed to the member, or the member’s authorized representative, within 10 calendar days must be reversed by the pharmacy at the point of sale. Failure to abide by this practice may result in chargebacks, suspension of payment, and/or removal from the network.

**Results and Appeals**
Walgreens Health Initiatives or its delegate shall furnish the pharmacy with the results of audit findings. Corrective Action letters may be sent to the pharmacy should an audit result in excessive errors. Additional Corrective Action letters may result in further action, including but not limited to follow-up audits, chargebacks, suspension of payment, and/or removal from the network. The pharmacy will have the time set forth in the audit findings notice to appeal audit discrepancies. No further appeals will be accepted by Walgreens Health Initiatives after three months from the pharmacy invoice date or the date the chargeback was applied. During the appeal period, the pharmacy may provide documentation to support or justify the identified discrepant audited claims. Appeal documentation must be in the form of an original hard copy/physician order, or a signed statement from the prescriber including all of the required elements of a prescription as noted in the Required Rx Elements section of this manual. Requests for pharmacy audit appeals will be reviewed according to Walgreens Health Initiatives’ audit guidelines and the provisions contained within the Pharmacy Network Agreement. Failure by a pharmacy, as determined by Walgreens Health Initiatives, to respond to initial audit results or to provide appeal documentation during the established appeal period may result in chargebacks, suspension of payment, and/or removal from the network at Walgreens Health Initiatives’ discretion. False or fabricated documentation will result in chargebacks, suspension of payment and removal from the network.
MedMonitor® Complete

MedMonitor® Complete is a medication utilization evaluation clinical tool that is intended to both protect patients from potential adverse medication events and enhance their quality of care. By integrating and monitoring prescription and medical histories, the MedMonitor program offers a view of the whole health picture and is designed to prevent costly and dangerous adverse medication events.

The ultimate goal of MedMonitor is to create long-term, outcomes-oriented benefits by reducing or eliminating the risk for unnecessary healthcare utilization (e.g., hospitalizations) by optimizing medication therapies.

MedMonitor utilizes a state-of-the-art operating system that integrates medical claims with prescription claims to identify patients at risk for dangerous and expensive medication-related problems and medical outcomes. The operating system contains over 1,400 conflict edits designed to detect patterns of overutilization and/or abuse, underutilization and/or noncompliance, therapeutic duplications, drug-drug interactions, medication-disease interactions, drug-age interactions, and gaps in therapy. Traditional retrospective drug utilization review (RDUR) and medication therapy management (MTM) programs are the foundation of utilization management.

MedMonitor Complete takes it to the next level with a winning combination of two components, MedMonitor®24 which is the branded name for the enhanced RDUR program, and MedMonitor®XR the branded name for the MTM program.

MedMonitor®24

Every Prescription, every daySM.

MedMonitor®24 is an enhanced Retrospective Drug Utilization Review (RDUR) Program which reviews every prescription, every day. This program helps payors save money on expensive and preventable healthcare costs while improving members’ well-being.

Every day, MedMonitor’s software analyzes the merged prescription and available medical claims, from the prior 72 hours, to identify those patients who may be at risk for potential medication-related problems. Higher-risk patients, or those patients who have potentially severe conflicts identified, will have their profile reviewed by a Clinical Care Center pharmacist. If the pharmacist determines that the conflict is significant and has the potential to cause an adverse outcome, the pharmacist will contact the provider(s) involved in the patient’s care. Providers may include the member’s prescriber or dispensing pharmacy. Providers may be contacted via phone, fax, or letter.

The alert notification informs the provider of the situation by stating the medications involved and any possible outcomes that may be observed. Each alert includes the citation(s) to the relevant medical literature from which the specific conflict edit was
created, as well as the patient’s prescription and medical profile (if available). A voluntary provider feedback form is included to allow the provider the opportunity to give information to update the patient's healthcare history for future clinical evaluations and offer comments used for the continuous quality improvement of the program. It is important to note that all communications with providers are intended solely to supplement the information they may have about their patients; they do not replace a provider’s extensive medical knowledge or expertise.

The program consists of the following clinical interventions:

**Drug-Drug Interactions**
These interventions identify patients who are receiving two or more medications that, when taken together, can cause unpredictable or undesirable effects.

**Drug-Disease Interactions**
These interventions identify patients who are receiving drugs that may worsen medical conditions (inferred through prescription claims).

**Drug-Diagnosed Disease Interactions**
These interventions identify patients who are receiving drugs that may worsen medical conditions (actual ICD-9 codes, CPT-4 codes).

**Therapeutic Appropriateness**
These interventions identify patients who are not receiving certain drugs which are considered national standards of therapy for certain medical conditions. A subset of these interventions also target the potentially inappropriate usage of certain medications in patients 65 years and older. These recommendations are based on reputable sources such as Beers’, Zhan’s and McLeod’s lists, as well as using prescribing information specific to the elderly.

**Overutilization or Duration of Therapy**
These interventions identify patients who are over utilizing certain medications (e.g., opioids) and who may be receiving prescriptions from multiple prescribers and/or pharmacies. These interventions also help to identify patients who are receiving medications for extended periods of time than may be inappropriate. The goals are to improve patient care and appropriate use, and deter the costs and adverse clinical outcomes associated with the abuse of prescription medications.
High Dose
These interventions identify patients who are exceeding the recommended maximum daily dose of a medication.

Underutilization
These interventions identify patients who may be noncompliant with their maintenance Medication.

Therapeutic Duplication
These interventions identify patients who are receiving two or more agents from the same therapeutic class of medications.

MedMonitor®XR
Targeted patients, targeted care SM.

MedMonitor®XR is the next generation medication therapy management program that helps contain payors’ drug spend and other healthcare costs while improving their members’ well-being.

Medication Therapy Management (MTM) seeks to optimize therapeutic outcomes and help reduce the risk of adverse medication events through ongoing review of patient medication records and consultation through patient interviews. In recognition of the value that MTM provides in improving member outcomes and managing overall health cost, CMS mandated that the delivery of these services commence in 2006 for Medicare Prescription Drug coverage. The MedMonitorXR program actively manages members with the most complex medication profiles that account for a disproportionate share of their plan’s pharmacy benefit costs. The program seeks to optimize member treatment by monitoring their medication records, identifying potential issues and, when necessary, providing interventions. Goals of the MTM program are to help patients understand their medications, avoid inappropriate or potentially dangerous medications, and increase compliance with medication regimens.

A successful MTM program is intended to optimize member outcomes by reducing:
- The use of duplicative medications
- The use of medications without indication
- The use of multiple medications where a combination product can be used
- The instances of complex regimens, if appropriate
- The instances of members with a chronic-disease state not on medications recommended by national practice guidelines
- The dispensing of inappropriate medications to the elderly
- The instances of members not adhering to medication regimen as prescribed by their doctor
The instances of members incorrectly taking medications in drug therapies that are new to them

By working to achieve these goals, the quality of patient care increases while overall healthcare costs may decrease.

Walgreens Health Services’ MTM program complies with the guidelines set by CMS. The comprehensive program is supported by custom-designed technology solutions, in-store, face-to-face interventions with pharmacists, and telephone interventions with pharmacists in the clinical care center. Although discouraged, both physicians and patients are given the option to decline MTM services.

**Program Design and Components**

The MTM program offers the following components:

**Appropriateness of therapy (AOT):** Pharmacists are notified when therapeutic additions are recommended to optimize treatment. This notification is based on the member’s disease state and nationally recognized guidelines (e.g., a patient with diabetes not on an ACE inhibitor or a lipid-lowering agent). When required, the pharmacist will contact the prescribing physician regarding the rationale and benefits of the intervention. If the clinical recommendation is approved by the physician, the pharmacist will then discuss the medication addition with the member and explain the health benefits associated with the therapy change. The pharmacist should also discuss the benefits of medication adherence. If the physician does not approve the therapy change, the pharmacist will only dispense the member’s original prescription.

**Inappropriate medications in the Elderly (IMIE):** With age, a person’s metabolism of medications slows, leading to an increased risk for adverse events. The MTM Clinical Care Center pharmacists have developed a list of drugs based on the Beers’, Zhan’s, and McLeod’s lists, as well as using prescribing information specific to the elderly, to outline medications with the highest risk of potential harm to the member (e.g., dicyclomine — a medication with uncertain effectiveness and strong anticholinergic properties, which are poorly tolerated in the elderly). Pharmacists will receive a notification that one of their patients is currently taking an IMIE medication and prompt them to call or fax the physician to request a safer prescription medication.

**Compliance and persistency (C&P):** These interventions are designed to promote patient adherence to medication regimens as prescribed by their physician. There are two types of compliance and persistency interventions:

- **Type 1** — Pharmacists are notified when a prescription is processed for a patient who is new to therapy for that particular drug. The pharmacist then provides new-to-therapy compliance counseling while dispensing the medication. The pharmacist should address any questions or concerns that the patient may have, specifically those pertaining to adherence to their medication regimen.
• Type 2 – Patients who are fourteen days late or who have not yet refilled their medication are identified through this intervention. Patients should be contacted for a consultation to discuss the importance of being compliant and pharmacists should offer to refill the patient’s medication. Additionally, if refill-reminder programs are offered, benefits of these programs should be explained to patients seeking assistance.

**Polypharmacy:** Pharmacists at the MTM Clinical Care Center (CCC) utilize the Medication Appropriateness Index (MAI) assessment questionnaire developed by Fitzgerald, et al., a widely recognized tool used to guide the evaluation of a patient’s medication therapy. CCC pharmacists use the MAI to review the member’s medication regimen to identify opportunities for possible interventions. The patient’s prescribing physician is then contacted to discuss the proposed changes in medication therapy. A polypharmacy intervention package is then sent to the patient’s primary pharmacy. The package contains all approved recommended changes in therapy. The pharmacist should call the patient’s physician to verify the changes in therapy and to obtain valid prescriptions for new therapies. After approval by the physician, the pharmacist should set up an appointment with the member to review their medications and changes in therapy. If the physician does not agree with the recommended changes in therapy, the pharmacist will document this in the feedback form and submit it at the time of reimbursement. To support the consultation, all members undergoing a polypharmacy review are provided with a Personal Medication Record (PMR) as well as a Medication Action Plan (MAP) that includes a full description of their medications, including appearance (e.g., color, shape, dosage form) and directions on how best to take the medications (e.g., time of the day, with or without food).

**Member Access to MTM Services**

When they become eligible for MTM services, members may receive a telephone call from their local pharmacist to participate in a one-on-one review and discussion of their medications at their local pharmacy. Pharmacist-directed consultations should provide members with an increased knowledge of their medications, benefits of adherence to medication regimens, and should address any medication-related questions the member may have.

A member may decide to opt out of the MTM program at any time during the MTM process. A form is provided in the retail pharmacist guide instructing the pharmacist on how to opt out a patient.

During polypharmacy interventions, the pharmacist will talk with the member face-to-face and provide them with:

- A medication list – noting all of the member’s medications, their names, strengths, and purpose
- A dosing calendar – noting when the member should take the medications.
Provider Participation and MTM Guide

For the MTM participation agreement and guide please visit our website at www.WalgreensHealth.com, click on the Health Care Professionals tab. On the left hand side will be selections for Pharmacy Network, click on Pharmacy Manuals or use the link below:

https://www.walgreenshealth.com/wagclient/hcp/hcppharmacynetwork.jsp?page=pmv
Other Resources

Web sites
Walgreens Health Initiatives' web site: www.WalgreensHealth.com
Click on the tab named Healthcare Professionals
NCPDP web site: www.ncpdp.org
Web portal for physicians to submit vaccine administration claims:
www.dispensingsolutionsinc.com

General Phone and Fax Numbers
Customer Care Center: 1-800-207-2568
Provider Relations Fax: 1-847-368-6707 or 1-847-572-4160
Pharmacy Audit Fax: 1-847-964-7797

General Emails
Provider Relations: Provider.Relations@walgreens.com
MAC Pricing Appeals: whi-pbm-mac@walgreens.com
Accounting: WHI-PBM-PAYMENT-analysis@walgreens.com
Pharmacy Audit: WHI-PBM-Pharm-Audit@walgreens.com

Puerto Rico Phone Numbers
Primary Call Center and plan changes: 1-866-774-8759
Pharmacy Utilization for Patients: 1-866-774-8759
WHI Puerto Rico Pharmacy Network: 1-866-774-8759
Medicare Participant: 1-866-774-8701
WHI Puerto Rico Member: 1-866-406-4214
WHI Puerto Rico Clinical (Pharmacies, Members, MD's with
Clinical questions or to start a Prior Authorization (PA): 1-800-573-3565
Johnson & Johnson: 1-888-297-8368
IKON Client: 1-800-957-7048
WHI Puerto Rico Triple S: 1-866-840-2234
First Medical Commercial 6236
(Clinical Questions and to start a PA): 1-866-292-8983
First Medical WHI Commercial (Benefits Questions): 1-877-777-9646
First Plus (Medicare Part D for clinical questions and to start
a Prior Authorization): 1-866-525-1588
First Plus (Medicare Part D for WHI): 1-866-614-7716
Fraud, Waste and Abuse Contact Information

Twenty-four hour Toll Free Hotline: 1-800-666-5677
Email: Compliance@walgreens.com
Fax Information to WHS Compliance: 1-847-964-6950
Mail: Walgreens Health Services
Attn: WHS Compliance
1415 Lake Cook Road, MS L346
Deerfield, IL 60015

In addition to the above reporting resources you may report potential Medicare Part D drug violations to the:

HHS OIG: 1-800-HHS-TIPS (1-800-447-8477)
E-mail: HHSTips@oig.hhs.gov
Fax: 1-800-223-8164

Medicare Program directly at: 1-877-772-3379