CENTERS for MEDICARE & MEDICAID SERVICES

This official government booklet has important information about:

- How to file an appeal if you have:
 - Original Medicare
 - A Medicare Advantage Plan or other Medicare health plan
 - Medicare drug coverage
- Where to get help with your questions



CMS Accessible Communications

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To request Medicare or Marketplace information in an accessible format you can:

- **1. Call us**: For Medicare: 1-800-MEDICARE (1-800-633-4227) TTY: 1-877-486-2048
- 2. Send us a fax: 1-844-530-3676
- 3. Send us a letter:

Centers for Medicare & Medicaid Services Offices of Hearings and Inquiries (OHI) 7500 Security Boulevard, Mail Stop S1-13-25 Baltimore, MD 21244-1850 Attn: Customer Accessibility Resource Staff

Your request should include your name, phone number, type of information you need (if known), and the mailing address where we should send the materials. We may contact you for additional information.

Note: If you're enrolled in a Medicare Advantage Plan or Medicare drug plan, contact your plan to request its information in an accessible format. For Medicaid, contact your State or local Medicaid office.

(More on the inside back cover)

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"Medicare Appeals" isn't a legal document. Official Medicare Program legal guidance is contained in the relevant statutes, regulations, and rulings.

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You can file an appeal if you disagree with a coverage or payment decision made by Medicare, your Medicare Advantage Plan, other Medicare health plan, or Medicare drug plan.

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An appeal is the action you can take if you disagree with a coverage or payment decision by Medicare or your Medicare plan. For example, you can file an appeal if Medicare or your plan denies:

- A request for a health care service, supply, item, or prescription drug you think you should be able to get
- A request for payment for a health care service, supply, item, or prescription drug you already got
- A request to change the amount you must pay for a health care service, supply, item, or prescription drug

You can also appeal if Medicare or your plan stops providing or paying for all or part of a health care service, supply, item, or prescription drug you think you still need.

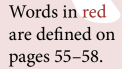
This booklet contains information on how to file an appeal no matter how you get your Medicare. For more information, visit Medicare.gov/appeals, or call 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048.

Can someone file an appeal for me?

If you want help filing an appeal, you can appoint a representative. Your representative can help you with the appeals steps explained in this booklet. Your representative can be a family member, friend, advocate, attorney, doctor, or someone else to act on your behalf.

You can appoint your representative in one of these ways:

Fill out an "Appointment of Representative" form (CMS Form number 1696). To get a copy, visit CMS.gov/cmsforms/downloads/cms1696.pdf, or call 1-800-MEDICARE and ask for a copy to be mailed to you.



What can I appeal, and how can I appoint a representative?

- Submit a written request that includes:
 - Your name, address, phone number, and Medicare Number (found on your red, white, and blue Medicare card)
 - A statement that you're appointing someone as your representative to act on your behalf
 - The name, address, and phone number of your representative
 - The professional status of your representative (like a doctor) or their relationship to you
 - A statement authorizing the release of your personal and identifiable health information to your representative
 - A statement explaining why you're being represented and to what extent
 - Your signature and the date you signed the request
 - Your representative's signature and the date they signed the request

If you're appointing someone to help with your appeal, send the "Appointment of Representative form" or a written request with your appeal request to the Medicare Administrative Contractor (MAC) (the company that handles claims for Medicare), or your Medicare health plan. Keep a copy of everything you send to Medicare as part of your appeal.

If you have questions about appointing a representative, call 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048.

What can I appeal, and how can I appoint a representative?

In some cases, your doctor can make a request on your behalf without being appointed as your representative.

- If you have a Medicare Advantage Plan or other Medicare health plan:
 - Your treating doctor can request an organization determination or certain pre-service reconsiderations on your behalf, and you don't need to submit an "Appointment of Representative" form.
 - If you want your treating doctor to request a higher level of appeal on your behalf, you'll need to submit the "Appointment of Representative form" or a written request to appoint a representative as described on pages 5–6.

Go to Section 3 for more information.

- If you have a Medicare drug plan:
 - Your doctor or other prescriber can request a coverage determination, redetermination, or reconsideration from the Independent Review Entity (IRE) on your behalf, and you don't need to submit an "Appointment of Representative" form.
 - If you want your doctor or other prescriber to request a higher level of appeal on your behalf, you'll need to submit the "Appointment of Representative form."

Go to Section 4 for more information.

What can I appeal, and how can I appoint a representative?



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Original Medicare includes Medicare Part A (Hospital Insurance) and Medicare Part B (Medical Insurance). Everyone with Original Medicare who gets covered services will get a "Medicare Summary Notice" (MSN) in the mail every 3 months. If you want to get your MSNs electronically (called "eMSNs"), log into (or create) your secure Medicare account at Medicare.gov to sign up.

Your MSN shows:

- All your items and services that providers and suppliers billed to Medicare during the 3-month period
- What Medicare paid
- What you may owe the provider or supplier
- If Medicare has approved, or fully or partially denied, your medical claim (this is the initial determination, and it's made by the Medicare Administrative Contractor (MAC), which processes Medicare claims)

Read your MSN carefully. If you disagree with a Medicare coverage or payment decision, you can appeal the decision. Your MSN contains information about your appeal rights.

If you decide to appeal, ask your doctor, other health care provider, or supplier for any information that may help your case. Keep a copy of everything you send to Medicare as part of your appeal.

Contact your provider or supplier if an expected item or service is missing on your MSN, or you aren't sure if Medicare was billed for the items and services you got. Ask them for an itemized statement that lists all of the items and services they billed to Medicare.

Note: Your provider has up to one year from the date you got an item or service to submit a claim.

What's the appeals process for Original Medicare?

The appeals process has 5 levels:

- Level 1: Redetermination by the Medicare Administrative Contractor (MAC)
- Level 2: Reconsideration by a Qualified Independent Contractor (QIC)
- Level 3: Decision by the Office of Medicare Hearings and Appeals (OMHA)
- Level 4: Review by the Medicare Appeals Council (Appeals Council)

Level 5: Judicial Review by a Federal District Court

If you disagree with the decision made at any level of the process, you can generally go to the next level. At each level, you'll get a decision letter with instructions on how to move to the next level of appeal.

Level 1: Redetermination by the Medicare Administrative Contractor (MAC)

Read your MSN carefully. If you disagree with a Medicare coverage or payment decision, you can appeal the decision. This is called a redetermination.

Medicare contracts with the MAC to review your appeal request and make a decision. The people at the MAC who do this weren't involved with the first decision. You have 120 days after you get your MSN to request a redetermination.

How do I request a redetermination?

There are 3 ways to request a redetermination:

1. Read your MSN carefully, and follow the appeal instructions:

• Circle the item(s) and/or service(s) you disagree with on your MSN.

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- Explain in writing on your MSN why you disagree with the initial determination, or write it on a separate piece of paper along with your Medicare Number and attach it to your MSN.
- Include your name, phone number, and Medicare Number on your MSN.
- Include any other information you have about your appeal with your MSN. Ask your doctor, other health care provider, or supplier for any information that may help your case. Write your Medicare Number on all documents you submit with your appeal request.
- You must send your request for a redetermination to the MAC at the address listed in the "File an Appeal in Writing" section of your MSN.
- Fill out a "Medicare Redetermination Request" form (CMS Form number 20027). To get a copy, visit CMS.gov/cmsforms/ downloads/cms20027.pdf, or call 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048. Send a copy of the completed form to the MAC listed on your MSN.
- 3. Submit a written request to the MAC. The company's address is listed on your MSN. Your request must include:
 - Your name and Medicare Number.
 - The specific item(s) and/or service(s) you're requesting a redetermination and specific date(s) of service.
 - An explanation of why you don't agree with the initial determination.
 - The name of your representative, if you've appointed one. For more information on appointing a representative, go to Section 1.

Words in red are defined on pages 55–58. Keep a copy of everything you send to Medicare as part of your appeal. You'll generally get a decision from the MAC (either in a letter or an MSN) within 60 days after they get your request. If Medicare covered the item(s) and/or service(s), it will be listed on your next MSN.

You can submit more information or evidence to the MAC after filing your redetermination request, but it may take longer than 60 days for the MAC to make a decision. The MAC will get an extra 14 calendar days to make a decision each time you submit more information or evidence.

You'll get a "Medicare Redetermination Notice" from the MAC, which will tell you how they decided your appeal. If you disagree with the decision, you have 180 days from the date you get your redetermination notice to ask for a Reconsideration by a Qualified Independent Contractor (QIC), which is level 2 in the appeals process.

Level 2: Reconsideration by a Qualified Independent Contractor (QIC)

A QIC is an independent contractor that didn't take part in the level 1 decision. The QIC will review your request for a reconsideration and make a decision.

How do I request a reconsideration?

Follow the directions on the "Medicare Redetermination Notice" you got in level 1 to file a request for reconsideration. You must send your request to the QIC that will handle your reconsideration. The QIC's address is listed on the "Medicare Redetermination Notice." You can request a reconsideration in one of these ways:

 Fill out a "Medicare Reconsideration Request" form (CMS Form number 20033), which is included with the "Medicare Redetermination Notice." You can also get a copy by visiting CMS.gov/cmsforms/downloads/cms20033.pdf, or calling 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048.

- 2. Submit a written request that includes:
 - Your name and Medicare Number.
 - The specific item(s) and/or service(s) you're requesting a reconsideration for and the specific date(s) of service. You can find this information in your "Medicare Redetermination Notice."
 - The name of the MAC that made the redetermination, which you can find on your MSN and on the "Medicare Redetermination Notice."
 - An explanation of why you disagree with the redetermination decision.
 - The name of your representative, if you've appointed one. For more information on appointing a representative, go to Section 1.

No matter how you choose to request a reconsideration, the request should clearly explain why you disagree with the redetermination decision from level 1. Send a copy of the "Medicare Redetermination Notice" with your request for a reconsideration to the Qualified Independent Contractor (QIC). Information you submitted at level one will be sent to the QIC to review. You can also send the QIC any more information that may help your case. If you send them information or evidence after your reconsideration request has been filed, it may take longer for the QIC to make a decision. Keep a copy of everything you send to Medicare as part of your appeal.

In most cases, the QIC will send you a written reconsideration decision about 60 days after the QIC gets your appeal request. If the QIC doesn't issue a timely decision, you may ask the QIC to move your case to the next level of appeal. If the QIC is unable to complete its reconsideration in 60 days (with exceptions for extensions for additional evidence submissions and late filing), the QIC will send a notice to you and will advise you on your right to send the appeal to Office of Medicare Hearings and Appeals (OMHA). If you choose to send the appeal to OMHA, a written request must be filed with the QIC. The QIC can help you with what's needed for this request.

If you disagree with the reconsideration decision in level 2, you have 60 days after you get the QIC reconsideration decision letter to request a decision by the Office of Medicare Hearings and Appeals (OMHA), which is level 3.

Level 3: Decision by the Office of Medicare Hearings and Appeals (OMHA)

If you aren't satisfied with the Qualified Independent Contractor (QIC) reconsideration decision, you may request a decision by OMHA, based on a hearing before an Administrative Law Judge (ALJ) or, in certain circumstances, a review of the appeal record by an ALJ or attorney adjudicator.

A hearing before an ALJ allows you to present your appeal to a new person who will independently review your appeal and listen to your testimony before making a new and impartial decision. An ALJ hearing is usually held by phone or video-teleconference, but can be held in person if the ALJ finds that you have a good reason.

You can also ask OMHA to make a decision without holding a hearing (based only on the information that's in your appeal record). If you do this, either an ALJ or an attorney adjudicator will review the information in your appeal record and issue a decision. The ALJ or attorney adjudicator may also issue a decision without holding a hearing if, for example, information in your appeal record supports a decision that's fully in your favor.

To get a hearing or review by OMHA, the amount of your case must meet a minimum dollar amount. The minimum dollar amount for 2023 is \$180. The QIC reconsideration decision letter may include a statement that tells you if your case is estimated to meet the minimum dollar amount. However, it's up to the ALJ to make the final decision. **You may be able to combine claims to meet the minimum dollar amount.**

How do I request a hearing with an Administrative Law Judge (ALJ)?

Follow the directions on the QIC reconsideration decision letter you got from the QIC in level 2 to request a hearing before an ALJ. You must send your request to the Office of Medicare Hearings and Appeals Central Operations. The address is listed in the QIC's reconsideration notice. You or your representative can file a request for a hearing in one of these ways:

- 1. Fill out a "Request for Administrative Law Judge Hearing or Review of Dismissal" form (OMHA-100), which is included with the QIC reconsideration decision letter. You can also get a copy by visiting hhs.gov/about/agencies/omha/filing-an-appeal/forms/ index.html, or calling 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048.
- 2. Submit a written request that must include:
 - Your name, address, phone number, and Medicare Number. If you've appointed a representative, include their name, address, and phone number.
 - The appeal number included on the QIC reconsideration decision, if any.
 - The dates of service for the items or services you're appealing. Your Medicare Summary Notice or QIC reconsideration decision letter will have this information.
 - An explanation of why you disagree with the reconsideration decision you're appealing.
 - Any information that may help your case. If you can't include this information with your request, include a statement explaining what you plan to submit and when you'll submit it.

How do I request review of my case without a hearing?

You can ask OMHA to make a decision without holding a hearing based only on the information in your appeal record. To do this, submit the information required for an ALJ hearing request to the IRE **and** include either:

- 1. The "Waiver of Right to an Administrative Law Judge (ALJ) Hearing" form (Form OMHA-104). You can get a copy by visiting hhs.gov/about/ agencies/omha/filing-an-appeal/forms/index.html.
- 2. A written request stating you don't wish to appear before an ALJ at a hearing (including a hearing held by phone or video-teleconference), and explaining why you decided to waive the hearing.

Even if you waive the ALJ hearing, a hearing may still be held by an ALJ if the other parties in your case who were sent a notice of hearing (for example, your provider) don't also waive the ALJ hearing, or if the ALJ believes a hearing is necessary to decide your case.

If you have asked OMHA for a decision without a hearing, but the ALJ decides a hearing is necessary, the ALJ will let you know when the hearing will be. If no hearing is held, either an ALJ or attorney adjudicator will review the information in your appeal record and issue a decision.

Keep a copy of everything you send to Medicare as part of your appeal. For more information about the OMHA decision process, visit hhs.gov/about/agencies/omha/filing-an-appeal/coverage-and-claimsappeals/index.html. If you need help filing an appeal with an ALJ, call 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048.

If OMHA doesn't issue a timely decision, you may ask OMHA to move your case to the next level of appeal. If your request has been assigned to an OMHA adjudicator, send your written request to that adjudicator. If your request has not been assigned to an OMHA adjudicator, file your request for escalation with: OMHA Central Operations, Attn: Escalation Request Mail Stop, 1001 Lakeside Ave., Suite 930, Cleveland, OH 44114-1158. You can file your request for escalation using the Request for Escalation to Medicare Appeals Council (OMHA-384). To get a copy, visit hhs.gov/sites/default/files/omha-384.pdf. You aren't required to use this form.

Words in red are defined on pages 55–58.

If you disagree with OMHA's decision in level 3, you have 60 days after you get the decision to request a review by the Medicare Appeals Council (Appeals Council), which is level 4.



Level 4: Review by the Appeals Council

You can request that the Appeals Council review your case regardless of the dollar amount.

How do I request a review?

To request that the Appeals Council review OMHA's decision in your case, follow the directions in the decision letter you got from OMHA in level 3. You must send your request to the Appeals Council at the address listed in OMHA's decision letter. You can file a request for Appeals Council review in one of these ways:

- 1. Fill out a "Request for Review of an Administrative Law Judge (ALJ) Medicare Decision/Dismissal" form (DAB-101). To get a copy, visit hhs.gov/sites/default/files/dab101.pdf, or call 1-800-MEDICARE (1-800-633-4227) and ask for a copy. TTY users can call 1-877-486-2048.
- 2. Submit a written request to the Appeals Council that includes:
 - Your name and Medicare Number. If you've appointed a representative, include their name.
 - The specific item(s) and/or service(s) and the specific dates of service you're appealing. Check your MSN or your OMHA decision for this information.
 - A statement identifying the parts of OMHA's decision you disagree with and an explanation of why you disagree.
 - The date of OMHA's decision.
 - If you're requesting that your case be moved from OMHA to the Appeals Council because OMHA hasn't issued a timely decision, send the request to the OMHA address listed on the QIC's reconsideration notice, or, if you know that your case was assigned to an OMHA adjudicator, to the OMHA office where the request for hearing or review is pending.

Keep a copy of everything you send to Medicare as part of your appeal. For more information about the Appeals Council review process, visit hhs.gov/about/agencies/omha/the-appeals-process/level-4/index.html. If you need help filing a request for Appeals Council review, call 1-800-MEDICARE.

If the Appeals Council doesn't issue a timely decision, you can ask the Appeals Council to move your case to the next level of appeal. You may send a request to the Council asking that the appeal, other than an appeal of an ALJ or attorney adjudicator dismissal, be escalated to Federal District Court. Send the escalation request to the same address you sent the appeal request to. When the Council gets your request for escalation, the Council will send a written notice to you that will contain either a decision, dismissal, notice of remand or further instructions on escalation.

If you disagree with the Appeals Council's decision in level 4, you have 60 days after you get the Appeals Council's decision to request judicial review by a Federal District Court, which is level 5.

Level 5: Judicial Review by a Federal District Court

If you disagree with the decision issued by the Appeals Council, you can request judicial review in Federal district court. To get a review, the amount of your case must meet a minimum dollar amount. The minimum dollar amount for 2023 is \$1,850.

How do I request a review?

Follow the directions in the Appeals Council's decision letter you got in level 4 to file a complaint in Federal District Court.

For more information on the appeals process

- Visit Medicare.gov/appeals.
- Call 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048.
- Visit Medicare.gov/forms-help-resources/medicare-forms for appeals forms.
- Call your State Health Insurance Assistance Program (SHIP) for free, personalized health insurance counseling, including help with appeals. To get the phone number for the SHIP in your state, visit shiphelp.org, or call 1-800-MEDICARE.



How do I get an expedited (fast) appeal in a hospital?

You have the right to a fast appeal if you think you're being discharged too soon from your Medicare-covered inpatient hospital stay.

Within 2 days of your hospital inpatient admission, you should get a notice called "An Important Message from Medicare about Your Rights" (sometimes called the "Important Message from Medicare" or the "IM"). If you don't get this notice, ask for it. This notice lists the Beneficiary and Family Centered Care Quality Improvement Organization (BFCC-QIO)'s contact information and explains:

- Your right to get all medically necessary hospital services
- Your right to be involved in any decisions that the hospital, your doctor, or anyone else makes about your hospital services and to know who will pay for them
- Your right to get the services you need after you leave the hospital
- Your right to appeal a discharge decision and the steps for appealing the decision
- The circumstances under which you will or won't have to pay for charges for continuing to stay in the hospital
- Information on your right to get a detailed notice about why your covered services are ending

If the hospital gives you the "Important Message from Medicare" notice more than 2 days before your discharge day, it must either give you a copy of your original, signed notice or give you a new one (that you must sign) before you're discharged.

How do I ask for a fast appeal?

Ask the BFCC-QIO for a fast appeal no later than the day you're scheduled to be discharged from the hospital. Follow the instructions on the notice to do this.

If you ask for your appeal in writing or by phone within this timeframe, you can stay in the hospital without paying for your stay (except for applicable coinsurance or deductibles) while you wait to get the decision from the BFCC-QIO.

If you miss the deadline for a fast appeal, you can still ask the BFCC-QIO to review your case, but different rules and timeframes apply and you might be responsible for the cost of the hospital stay past the original day the hospital tries to discharge you. For more information, call the BFCC-QIO at the phone number listed on the notice the hospital gives you. You can also visit qioprogram.org/locate-your-bfcc-qio, or call 1-800-MEDICARE (1-800-633-4227) to get the BFCC-QIO's phone number. TTY users can call 1-877-486-2048.

What will happen during the BFCC-QIO's review?

When the BFCC-QIO gets your request within the fast appeal timeframe, it will tell the hospital. Then, the hospital will give you a "Detailed Notice of Discharge" by 12 p.m. of the day after the BFCC-QIO tells the hospital. The notice will include:

- Why your services are no longer reasonable and necessary, or are no longer covered
- A description of the applicable Medicare coverage rule or policy, including information on how you can get a copy of the policy
- How the applicable coverage rule or policy applies to your specific situation

The BFCC-QIO will review your medical information from the hospital and will also ask you for your opinion. The BFCC-QIO will decide if you're ready to be discharged within one day of getting the requested information.

If the BFCC-QIO decides that you're being discharged too

soon, Medicare will continue to cover your hospital stay as long as medically necessary (except for applicable coinsurance or deductibles).

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If the BFCC-QIO decides that you're ready to be discharged and you met the deadline for requesting a fast appeal, you won't be responsible for paying the hospital charges (except for applicable coinsurance or deductibles) until 12 p.m. of the day after the BFCC-QIO gives you its decision. If you get any inpatient hospital services after 12 p.m. of that day, you may have to pay for them.

If you have any questions about fast appeals in hospitals, call the BFCC-QIO at the phone number listed on the notice the hospital gives you. You can also visit qioprogram.org/locate-your-bfcc-qio or call 1-800-MEDICARE (1-800-633-4227) to get the BFCC-QIO's phone number. TTY users can call 1-877-486-2048.

How do I get an expedited (fast) appeal in a setting other than a hospital?

You may also have the right to a fast appeal if you think your Medicare-covered skilled nursing facility, home health agency, comprehensive outpatient rehabilitation facility, or hospice services are ending too soon.

While you're getting skilled nursing facility, home health agency, comprehensive outpatient rehabilitation facility, or hospice services, you should get a notice called the "Notice of Medicare Non-Coverage" at least 2 days before covered services end. If you don't get this notice, ask for it. This notice explains:

- The date that your covered services will end
- That you may have to pay for services you get after the coverage end date given on your notice
- Information on your right to get a detailed notice about why your covered services are ending
- Your right to a fast appeal and information on how to contact your BFCC-QIO to request a fast appeal



How do I ask for a fast appeal?

Ask the **BFCC-QIO** for a fast appeal no later than 12 p.m. of the day before the termination date listed on your "Notice of Medicare Non-Coverage." Follow the instructions on the notice to do this.

If you miss the deadline for requesting a fast appeal, you can still ask the BFCC-QIO to review your case, but different rules and timeframes apply. For more information, contact the BFCC-QIO.

What will happen during the BFCC-QIO's review?

The BFCC-QIO will tell the provider about your request. The provider will give you a "Detailed Explanation of Non-Coverage" by the end of the day that it gets the request from the BFCC-QIO that will include:

- Why your Medicare services are no longer reasonable and necessary, or are no longer covered
- The Medicare coverage rule or policy that applies to your situation, including a citation to the Medicare policy, or information on how you can get a copy of the policy
- How the Medicare coverage rule or policy applies to your situation

If the BFCC-QIO decides your services are ending too soon, Medicare may continue to cover your skilled nursing facility, home health agency, comprehensive outpatient rehabilitation facility, or hospice services (except for applicable coinsurance or deductibles).

If the BFCC-QIO decides that your services should end, you won't be responsible for paying for any skilled nursing facility, home health agency, comprehensive outpatient rehabilitation facility, or hospice services given before the termination date on the "Notice of Medicare Non-Coverage." If you continue to get services after the coverage end date, you may have to pay for those services.

If you have questions about your rights regarding skilled nursing facility, home health agency, comprehensive outpatient rehabilitation facility, or hospice services, including appealing the BFCC-QIO's decision, getting notices, or learning about your rights after missing the filing deadline, call the BFCC-QIO at the phone number listed on the notice the hospital gives you. You can also visit qioprogram.org/locate-your-bfcc-qio or call 1-800-MEDICARE (1-800-633-4227) to get the BFCC-QIO's phone number. TTY users can call 1-877-486-2048.

What's an "Advance Beneficiary Notice of Noncoverage" (ABN)?

If you have Original Medicare and your doctor, other health care provider, or supplier thinks that Medicare probably (or certainly) won't pay for items or services, he or she may give you a written notice called an ABN (Form CMS-R-131).

The ABN lists the items or services that Medicare isn't expected to pay for, an estimate of the costs for the items and services, and the reasons why Medicare may not pay. The ABN gives you information to make an informed choice about whether to get items or services, **understanding that you may have to accept responsibility for payment**.

You'll be asked to choose an option box and sign the notice to say that you read and understood it. You must choose one of these options:

- Option 1—You want the items or services that Medicare may not pay for. Your provider or supplier may ask you to pay for them now, but you also want your provider or supplier to submit a claim to Medicare for the items or services. If Medicare denies payment of the claim, you're responsible for paying, but you can appeal the denied claim to Medicare. If Medicare does pay, the provider or supplier will refund payments you made (minus the copayments and deductibles you paid).
- Option 2—You want the items or services that Medicare may not pay for, but you don't want your provider or supplier to submit a claim to Medicare. You may be asked to pay for the items or services now, but because you request your provider or supplier to not submit a claim to Medicare, you can't file an appeal.
- **Option 3**—You don't want the items or services that Medicare may not pay for, and you aren't responsible for any payments. A claim isn't submitted to Medicare, and you can't file an appeal.

An ABN isn't an official denial of coverage by Medicare. If payment is denied when a claim is submitted, you have the right to file an appeal.

Other types of ABNs

"Skilled Nursing Facility Advance Beneficiary Notice of Noncoverage"

A skilled nursing facility will issue you a "Skilled Nursing Facility Advance Beneficiary Notice of Noncoverage" (Form CMS-R-131) if there's reason to believe that Medicare may not cover or continue to cover your care or stay because it isn't reasonable and necessary, or is considered custodial care.

If you choose to get services that Part A may not cover, you don't have to pay for these services until a claim is submitted and Medicare officially denies payment. However, while the claim is processed, you have to continue paying costs that you would normally have to pay, like the daily coinsurance and costs for services and supplies Medicare generally doesn't cover.

The skilled nursing facility may use the "Skilled Nursing Facility Advance Beneficiary Notice of Noncoverage" and collect money from you now for Part B items or services. If Medicare pays, the skilled nursing facility will refund any payments you made, except copayments or deductibles.

• "Hospital Issued Notice of Noncoverage" (HINN)

Hospitals use a "Hospital Issued Notice of Noncoverage" when Medicare may not cover all or part of your inpatient hospital care, or, in some cases, related Part B services. This notice will tell you why the hospital thinks Medicare won't pay, and what you may have to pay if you keep getting these services. There are 4 types of "Hospital Issued Notices of Noncoverage:"

- Preadmission/Admission (HINN 1)
- Hospital Requested Review (HINN 10)
- Noncovered Services During Covered Stay (HINN 11)
- Noncovered Continued Stay (HINN 12)

Services & supplies Medicare generally doesn't cover

Doctors, other health care providers, and suppliers don't have to (but still may) give you an "Advance Beneficiary Notice of Noncoverage" (ABN) for services that Medicare generally doesn't cover, like:

- Dental services
- Hearing aids
- Routine eye exams
- Routine foot care

What notices do home health agencies give?

Home health agencies are required to give people with Original Medicare written notices in these situations:

"Home Health Change of Care Notice"

Your home health agency should give you this written notice when your home health plan of care is changing because of one of these:

- The home health agency makes a business decision to reduce or stop giving you some or all of your home health services or supplies
- Your doctor changed your orders, which may reduce or stop giving you certain home health services or supplies

The "Home Health Change of Care Notice" lists the services or supplies that will be changed, and it gives you instructions on what you can do if you don't agree with the change.

The home health agency isn't required to give you a "Home Health Change of Care Notice" when it issues the "Notice of Medicare Non-Coverage." Go to page 26 for more information.

"Advance Beneficiary Notice of Noncoverage"

When the home health agency believes that Medicare may not pay for certain home health items and services or all of your home health care, the agency should give you an "Advance Beneficiary Notice of Noncoverage" (ABN). Go to page 23 for more information on the ABN.

Home health agencies are required to give you an ABN if care is reduced or terminated, or before you get any items or services that Medicare may not pay for because of any of these reasons:

- They're not considered medically reasonable and necessary
- The care is custodial
- You aren't confined to your home
- You don't need intermittent skilled nursing care

"Notice of Medicare Non-Coverage"

Your home health agency will give you this notice when all of your Medicare-covered services are ending. This notice will tell you when the services will end and how to appeal if you think the services are ending too soon. This notice also tells you how to contact your Beneficiary and Family Centered Care Quality Improvement Organization (BFCC-QIO) to ask for a fast appeal. If you don't get this notice, ask for it.

If you decide to ask for a fast appeal, you should call the BFCC-QIO within the timeframe listed on the notice. After you request a fast appeal, you'll get a second notice with more information about why your care is ending. The BFCC-QIO may ask you questions about your care. To help your case, ask your doctor for information, which you can submit to the BFCC-QIO.

"Detailed Explanation of Non-Coverage"

Your home health agency will give you this notice when it's informed by the BFCC-QIO that you've requested a BFCC-QIO review of your case. The notice will explain why your home health agency believes that Medicare will no longer pay for your home health care.

2



Medicare Advantage Plans and Medicare Cost Plans are health plan options approved by Medicare and run by private companies. When you join a Medicare Advantage Plan or other Medicare health plan, you're still in Medicare.

If you have a Medicare Advantage Plan or other Medicare health plan, you have the right to ask your plan to provide or pay for items or services you think it should cover, provide, or continue. You also have the right to request an appeal to resolve differences with your plan. Your Medicare Advantage Plan or other Medicare health plan will send you information that explains your rights. Call your plan if you have questions.

Medicare Cost Plans are types of HMOs available in certain areas of the country. If you have a Medicare Cost Plan and want to appeal services you got outside of the plan's network, you'll need to follow the Original Medicare appeals process. Go to Section 2.

If you're in a Program of All-inclusive Care for the Elderly (PACE), your appeal rights may be different. The PACE organization will give you written information about your appeal rights.

If you decide to appeal, ask your doctor, other health care provider, or supplier for any information that may help your case. Keep a copy of everything you send to your plan as part of your appeal.

What's the appeals process for Medicare Advantage Plans or other Medicare health plans?

Request an organization determination

You have the right to ask your plan to provide or pay for items or services you think it should cover, provide, or continue. The decision by the plan is called an "organization determination." You, your representative, or your doctor can request an organization determination from your plan in advance to make sure that the services are covered. If the plan denies coverage or payment after you get services, that denial is the organization determination that you can appeal.

If you think your health could be seriously harmed by waiting the standard 14 days for a decision, ask your plan for a fast or "expedited" decision. The plan must tell you its decision within 72 hours if it determines, or your doctor tells your plan, that waiting for a standard decision may seriously jeopardize your life, health, or ability to regain maximum function.

If the plan won't cover the items or services you asked for, you'll get a notice explaining why your plan fully or partially denied your request, and instructions on how to appeal your plan's decision by requesting a reconsideration. If you appeal the plan's decision, you may want to ask for a copy of your file containing medical and other information about your case. Your plan may charge you for this copy.

If you disagree with your plan's organization determination, you can file an appeal. The appeals process has 5 levels:

Level 1: Reconsideration from your plan

Level 2: Reconsidered determination (review) by an Independent Review Entity (IRE)

Level 3: Decision by the Office of Medicare Hearings and Appeals (OMHA)

Level 4: Review by the Medicare Appeals Council (Appeals Council)

Level 5: Judicial Review by a Federal District Court

If you disagree with the decision made at any level of the appeals process, you can generally go to the next level. At each level, you'll get instructions on how to move to the next level of appeal.



Level 1: Reconsideration from your plan

If you disagree with your plan's decision (also known as the organizational determination), you or your representative can request a reconsideration (a second look). If your appeal is for a service you haven't gotten yet, your doctor can request a reconsideration on your behalf and must tell you about it.

You must ask for the reconsideration within 60 days of the date of the organization determination.

How do I request a reconsideration?

You, your representative, or your doctor must file a written standard or expedited (fast) request unless your plan allows you to file a standard request over the phone, by fax, or by email. You can find your plan's address in your plan materials and on the organization determination.

To request a reconsideration from your plan, follow the directions in the "Notice of Denial of Medical Coverage" or the "Notice of Denial of Payment" you got with your unfavorable decision from them. Your written reconsideration request should include:

- Your name, address, and Medicare Number.
- The items or services you're requesting a reconsideration of, the dates of service, and the reason(s) why you're appealing.
- The name of your representative, if you've appointed one, along with proof of their representation. For more information on appointing a representative, go to Section 1.

You should also include any other information that may help your case. Keep a copy of everything you send to your plan as part of your appeal.



How do I appeal if I have a Medicare health plan?

Unless there's an extension, your plan must respond to your request for an appeal within these timeframes:

- Expedited (fast) request—72 hours
- Standard service request—30 days
- Payment request—60 days

Your request will be a fast request if your plan determines, or your doctor tells your plan, that waiting for a standard service decision may seriously jeopardize your life, health, or ability to regain maximum function. Requests for payment won't be expedited.

The timeframe for completing standard and fast requests for services may be extended by up to 14 days. The timeframe may be extended if, for example, your plan needs more information from a non-contract provider to make a decision about the case and the extension is in your best interest. Your plan will tell you in writing if it decided to take an extension. Your plan will tell you the reasons for the delay and inform you of your right to file an expedited (fast) grievance if you disagree with the plan's decision to take an extension.

If the plan agrees with you and changes its original decision, you'll get a notice about the change. If your plan decides against you (fully or partially), your appeal is automatically sent to an Independent Review Entity, which is level 2. If this happens, you'll get a notice about it.

Level 2: Review by an Independent Review Entity (IRE)

The IRE will review your plan's decision and decide if they made the correct decision. You may send the IRE information about your case. They must get this information within 10 days after the date you get the notice telling you your case file has been sent to the IRE. The IRE's address is on the notice.

Generally, the IRE will send you its decision in a written "Reconsidered Determination" within these timeframes:

- Expedited (fast) request—72 hours
- Standard service request—30 days
- Payment request—60 days



You'll get a fast decision if the IRE determines that your life or health may be at risk by waiting for a standard decision.

If you disagree with the IRE's decision in level 2, you have 60 days after you get the IRE's decision to request a decision by the Office of Medicare Hearings and Appeals (OMHA), which is level 3.

Level 3: Decision by the Office of Medicare Hearings and Appeals (OMHA)

If you're not satisfied with the IRE's "Reconsidered Determination," you may request a decision by OMHA, based on a hearing before an Administrative Law Judge (ALJ) or, in certain circumstances, a review of the appeal record by an ALJ or an attorney adjudicator.

A hearing before an ALJ lets you present your appeal to a new person who will independently review the facts of your appeal and listen to your testimony before making a new and impartial decision. An ALJ hearing is usually held by phone or video-teleconference, but can be held in person if the ALJ finds that you have a good reason. You can ask OMHA to make a decision without holding a hearing, based only on the information that's in your appeal record. If you do this, either an ALJ or an attorney adjudicator will review the information in your appeal record and issue a decision. The ALJ or attorney adjudicator may also issue a decision without holding a hearing if, for example, information in your appeal record supports a decision that's fully in your favor.

To get a hearing or review by OMHA, the amount of your case must meet a minimum dollar amount. The minimum dollar amount for 2023 is \$180. The "Reconsidered Determination" may include a statement that tells you if your case is estimated to meet the minimum dollar amount. However, it's up to the ALJ to make the final decision. You may be able to combine claims to meet the minimum dollar amount.



How do I appeal if I have a Medicare health plan?

How do I request a hearing?

Follow the directions in the IRE's "Reconsidered Determination" to ask for a hearing before an ALJ, or submit a written request with the information listed below within 60 days after you get the IRE's "Reconsidered Determination."

You or your representative must send your request to the address listed in the IRE's "Reconsidered Determination." You can file a request for a hearing in one of these ways:

- Fill out a "Request for Administrative Law Judge (ALJ) Hearing or Review of Dismissal" form (OMHA-100), which is included with the "Reconsidered Determination." You can also get a copy by visiting hhs.gov/about/agencies/omha/filing-an-appeal/forms/index.html, or calling 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048.
- Submit a written request, which must include:
 - Your name, address, phone number, and Medicare Number. Include the name, address and phone number of your representative , if you've appointed one.
 - The appeal number assigned by the IRE, if any.
 - The dates of service for the items or services you're appealing.
 - An explanation of why you disagree with the IRE's reconsideration.
 - Any other information that may help your case. If you can't include this information with your request, include a statement explaining what you plan to submit and when you'll submit it.

Keep a copy of everything you send as part of your appeal. To request an ALJ hearing, follow the instructions in the IRE's "Reconsidered Determination." Your request for an ALJ hearing must be filed with the IRE, and the IRE will forward your request and the case file to OMHA. To learn more about the OMHA decision process, visit hhs.gov/about/agencies/omha/the-appeals-process/level-3/ index.html. If you need help filing an appeal with an ALJ, call your plan.

How do I request a review of my case without a hearing?

To request that OMHA make a decision without a hearing based only on the information that's in your appeal record, submit the information required for an ALJ hearing request to the IRE **and** include either:

- The "Waiver of Right to an Administrative Law Judge (ALJ) Hearing" form (Form OMHA-104). You can get a copy by visiting hhs.gov/about/agencies/ omha/filing-an-appeal/forms/index.html.
- A written request stating that you don't wish to appear before an ALJ at a hearing (including a hearing held by phone or video-teleconference).

Even if you waive the ALJ hearing, a hearing may still be held by an ALJ if the other parties in your case who were sent a notice of hearing (for example, your provider) don't also waive the ALJ hearing, or if the ALJ believes a hearing is necessary to decide your case.

If you have asked OMHA for a decision without a hearing, but the ALJ decides a hearing is necessary, the ALJ will let you know when the hearing will be. If no hearing is held, either an ALJ or attorney adjudicator will review the information in your appeal record and issue a decision.

If OMHA decides in your favor, the plan has the right to appeal this decision by asking the Medicare Appeals Council (Appeals Council) for a review.

If you disagree with OMHA's decision in level 3, you have 60 days after you get OMHA's decision to request a review by the Appeals Council, which is level 4.

Level 4: Review by the Medicare Appeals Council (Appeals Council)

You can request that the Appeals Council review your case regardless of the dollar amount.



How do I appeal if I have a Medicare health plan?

How do I request a review?

To request that the Appeals Council review OMHA's decision in your case, follow the directions in the hearing decision you got in level 3. You must send your request to the Appeals Council at the address listed in OMHA's decision letter. You can file a request for Appeals Council review in one of these ways:

- Fill out a "Request for Review of an Administrative Law Judge (ALJ) Medicare Decision/Dismissal" form (DAB-101). To get a copy, visit hhs.gov/sites/default/files/dab101.pdf, or call your plan or 1-800-MEDICARE (1-800-633-4227) and ask for a copy. TTY users can call 1-877-486-2048.
- Submit a written request to the Appeals Council that includes:
 - Your name and Medicare Number. If you've appointed a representative, include their name.
 - The specific item(s) and/or service(s) you're appealing and the specific dates of service. Check your MSN or OMHA decision letter for this information.
 - A statement identifying the parts of OMHA's decision you disagree with and an explanation of why you disagree.
 - The date of OMHA's decision.

Keep a copy of everything you send as part of your appeal. For more information about the Appeals Council review process, visit hhs.gov/dab and select "Medicare Operations Division." If you need help filing a request for Appeals Council review, call 1-800-MEDICARE.

If the Appeals Council decides in your favor, the plan has the right to appeal this decision by requesting Judicial Review by a Federal District Court, if the case meets a minimum dollar amount as specified below.

If you disagree with the Appeals Council's decision in level 4, you have 60 days after you get the Appeals Council's decision to request Judicial Review by a Federal District Court, which is level 5.

If the Appeals Council denies a request for a review submitted by you or for you (including by your plan), and if your case meets the minimum dollar amount, you or the party may request a judicial review of OMHA's decision.

Level 5: Judicial Review by a Federal District Court

If you disagree with the decision issued by the Appeals Council, you can request Judicial Review in Federal District Court. To get a review, the amount of your case must meet a minimum dollar amount. The minimum dollar amount for 2023 is \$1,850.

How do I request a review?

Follow the directions in the Appeals Council's decision letter you got in level 4 to file a complaint in Federal District Court.

For more information on the appeals process

- Visit Medicare.gov/appeals.
- Call 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048.
- Visit Medicare.gov/forms-help-resources/medicare-forms for appeal forms.
- Call your State Health Insurance Assistance Program (SHIP) to get free, personalized health insurance counseling, including help with appeals. To get the phone number for the SHIP in your state, visit shiphelp.org, or call 1-800-MEDICARE.

How do I get an expedited (fast) appeal in a hospital?

You have the right to a fast appeal if you think you're being discharged too soon from your Medicare-covered inpatient hospital stay.



How do I appeal if I have a Medicare health plan?

Within 2 days of your inpatient hospital admission, you should get a notice called "An Important Message from Medicare about Your Rights" (sometimes called the "Important Message from Medicare" or the "IM"). If you don't get this notice, ask for it. This notice explains:

- Your right to get all medically necessary hospital services
- Your right to be involved in any decisions that the hospital, your doctor, or anyone else makes about your hospital services, and who will pay for them
- Your right to get services you need after you leave the hospital
- Your right to appeal a discharge decision and the steps for appealing the decision
- The circumstances under which you will or won't have to pay for charges for continuing to stay in the hospital
- Information on your right to get a detailed notice about why your covered services are ending

If the hospital gives you the IM more than 2 days before your discharge day, it must either give you a copy of your original, signed IM or give you a new one (that you must sign) before you're discharged.

How do I ask for a fast appeal?

Ask the Beneficiary and Family Centered Care Quality Improvement Organization (BFCC-QIO) for a fast appeal no later than the day you're scheduled to be discharged from the hospital. Follow the instructions on the notice to do this.

If you ask for your appeal in writing or by phone within this timeframe, you can stay in the hospital without paying for your stay (except for applicable coinsurance or deductibles) while you wait to get the decision from the BFCC-QIO.

If you miss the deadline for a fast appeal, you can still ask your plan for an appeal, but different rules apply. For more information, call the BFCC-QIO at the phone number listed on the notice the hospital gives you. You can also visit qioprogram.org/locate-your-bfcc-qio or call 1-800-MEDICARE (1-800-633-4227) to get the BFCC-QIO's phone number. TTY users can call 1-877-486-2048.

What will happen during the BFCC-QIO's review?

When the **BFCC-QIO** gets your request within the fast appeal timeframe, it will tell the plan and hospital. Your plan or the hospital will give you a "Detailed Notice of Discharge" by 12 p.m. of the day after the BFCC-QIO tells the hospital. This notice will include:

- Why your services are no longer reasonable and necessary, or are no longer covered
- The applicable Medicare coverage rule or policy, including a citation to the applicable Medicare policy, or information on how you can get a copy of the policy
- How the applicable coverage rule or policy applies to your specific situation

The BFCC-QIO will review your medical information provided by the hospital and will also ask you for your opinion. The BFCC-QIO will decide if you're ready to be discharged within one day of getting the requested information.

If the BFCC-QIO decides that you're being discharged too soon, the plan will continue to cover your Medicare-covered hospital stay as long as medically necessary (except for applicable coinsurance or deductibles).

If the BFCC-QIO decides that you're ready to be discharged and you met the deadline for requesting a fast appeal, you won't be responsible for paying the hospital charges (except for applicable coinsurance or deductibles) until 12 p.m. of the day after the BFCC-QIO gives you its decision. If you get any inpatient hospital services after 12 p.m. of that day, you may have to pay for them.

If you have any questions about fast appeals in hospitals, you can call the BFCC-QIO at the phone number listed on the notice the hospital gives you. You can also visit qioprogram.org/locate-your-bfcc-qio or call 1-800-MEDICARE (1-800-633-4227) to get the BFCC-QIO's phone number. TTY users can call 1-877-486-2048.

How do I get an expedited (fast) appeal in a setting other than a hospital?

You have the right to a fast appeal if you think your services from a Medicare-covered skilled nursing facility, home health agency, or comprehensive outpatient rehabilitation facility are ending too soon.

While you're getting skilled nursing facility, home health agency, or comprehensive outpatient rehabilitation facility services, you should get a notice called "Notice of Medicare Non-Coverage" at least 2 days before covered services end. If you don't get this notice, ask for it. This notice explains:

- The date that your covered services will end
- That you may have to pay for services you got after the coverage end date indicated on your notice
- Information on your right to get a detailed notice about why your covered services are ending
- Your right to a fast appeal and information on how to contact your BFCC-QIO to request a fast appeal

How do I ask for a fast appeal?

Ask the BFCC-QIO for a fast appeal no later than 12 p.m. of the day before the termination date listed on your "Notice of Medicare Non-Coverage." Follow the instructions on the notice to do this.

If you miss the deadline for requesting a fast appeal, you can still ask your plan for an appeal, but different rules apply. For more information, call the BFCC-QIO at the phone number listed on the notice you got. You can also visit qioprogram.org/locate-your-bfcc-qio or call 1-800-MEDICARE (1-800-633-4227) to get the BFCC-QIO's phone number. TTY users can call 1-877-486-2048.

How do I appeal if I have a Medicare health plan?

What will happen during the BFCC-QIO's review?

When the BFCC-QIO gets your request, it will tell the plan and the provider. Then, the provider will give you a "Detailed Explanation of Non-Coverage" by the end of the day that it gets the notice from the BFCC-QIO. The notice will include:

- Why your plan intends to stop covering your services
- The Medicare coverage rule or policy that applies to your situation, including citation of the Medicare policy, or information on how you can get a copy of the policy your plan is using to explain why your coverage is ending
- Any plan policy, contract provision, or reason on which your discharge decision was based

If the BFCC-QIO decides that your services are ending too soon, your plan will continue to cover your Medicare-covered skilled nursing facility, home health agency, or comprehensive outpatient rehabilitation facility services, except for applicable coinsurance or deductibles.

If the BFCC-QIO decides that your services should end, you won't be responsible for paying for any skilled nursing facility, home health agency, or comprehensive outpatient rehabilitation facility services provided before the termination date on the "Notice of Medicare Non-Coverage" that identified the date of termination of services. If you continue to get services after the coverage end date, you may have to pay for those services.

If you have questions about your rights regarding skilled nursing facility, home health agency, or comprehensive outpatient rehabilitation facility services, including appealing the BFCC-QIO's decision, getting notices, or learning about your additional appeal rights after missing the filing deadline, call the BFCC-QIO at the phone number listed on the notice the provider gives you, or call your health plan (their phone number is in your plan materials). You can also visit qioprogram.org/locate-your-bfcc-qio or call 1-800-MEDICARE (1-800-633-4227) to get the BFCC-QIO's phone number. TTY users can call 1-877-486-2048.

How do I file a grievance?

If you have concerns or problems with your Medicare Advantage Plan or other Medicare health plan that don't involve requests to provide or pay for items or services, you can file a "grievance."

- If your concern involves the quality of care you got or are getting, you can file a grievance with your plan and/or your BFCC-QIO. You can visit qioprogram.org/locate-your-bfcc-qio or call 1-800-MEDICARE (1-800-633-4227) to get the BFCC-QIO's phone number. TTY users can call 1-877-486-2048.
- For example, you may file a grievance with your Medicare health plan if:
 - You believe your plan's customer service hours of operation should be different.
 - You believe there aren't enough specialists in the plan to meet your needs (but you're not requesting to visit an out-of-network specialist, which is a type of request that requires an organization determination).
 - The company offering your plan is sending you materials that you didn't ask to get and aren't related to your plan.
 - The plan didn't make a decision about a reconsideration within the required timeframe. Go to the level 1 appeal on page 29.
 - The plan didn't send your case to the IRE. Go to level 2 on page 30.
 - You disagree with the plan's decision not to grant your request for a fast appeal, or you disagree with the plan's decision to extend the timeframe for making its decision.
 - The plan didn't provide the required notices.
 - The plan's notices don't follow Medicare rules.

When you join a Medicare Advantage Plan or other Medicare health plan, the plan will send you information about how to file grievances in its membership materials. Read the information carefully, and keep it where you can find it if you need it. Call your plan if you have questions. If you have Medicare drug coverage through a Medicare drug plan, a Medicare Advantage Plan with drug coverage (also known as MA-PDs), or other Medicare plan, your plan will send you information that explains your rights (called an "Evidence of Coverage"). Call your plan if you have questions about your "Evidence of Coverage."

You have the right to ask your plan to provide or pay for a drug you think it should cover, provide, or continue. You have the right to request an appeal if you disagree with your plan's decision about whether to provide or pay for a drug.

If your Medicare drug plan has limited your access to certain medications under its drug management program, you can appeal the plan's decision to limit your access to the medications. If you appeal, your plan will review your case and give you a decision.

If you decide to appeal, ask your doctor or other health care provider for any information that may help your case. Keep a copy of everything you send to your plan as part of your appeal.

What if my plan won't cover a drug I think I need?

If your pharmacist tells you that your Medicare drug plan won't cover a drug you think it should cover, or it will cover the drug at a higher cost than you think you should have to pay, you have these options:

Talk to your prescriber.

Ask your prescriber if you meet prior authorization or step therapy requirements. For more information on these requirements, visit Medicare.gov, or call 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048. You can also ask your prescriber if there are generic, over-the-counter, or less expensive brand-name drugs that could work just as well as the ones you're taking now.

• Request a coverage determination (including an "exception").

You, your representative, your doctor, or other prescriber can request (orally or in writing) that your plan cover the prescription you need. You can request a coverage determination if your pharmacist or plan tells you one of these:

- A drug you believe should be covered isn't covered
- A drug is covered at a higher cost than you think you should have to pay
- You have to meet a plan coverage rule (like prior authorization) before you can get the drug you requested
- It won't cover a drug on your plan's drug list (also called the formulary)

You, your representative, your doctor, or other prescriber can request a coverage determination called an "exception" if:

- You think your plan should cover a drug that's not on its formulary because the other treatment options on your plan's formulary won't work for you
- Your doctor or other prescriber believes you can't meet one of your plan's coverage rules, like prior authorization, step therapy, or quantity or dosage limits
- You think your plan should charge a lower amount for a drug you're taking on the plan's non-preferred drug tier because the other treatment options in your plan's preferred drug tier won't work for you

If you request an exception, your doctor or other prescriber will need to give a supporting statement to your plan explaining why you need the drug you're requesting. Check with your plan to find out if the supporting statement is required to be made in writing. The plan's decision-making time period begins once your plan gets the supporting statement. You can either request a coverage determination before you pay for your prescriptions, or you can decide to pay for the prescription, save your receipt, and request that the plan pay you back by requesting a coverage determination. Check the "Evidence of Coverage" you get from your plan for more information on getting reimbursed for out-of-pocket costs.

You can file a standard request for any coverage determination, or if you haven't already paid for the drug yourself, you can file an expedited (fast) request. Timeframes are described below.

How do I file a standard coverage determination?

You, your representative, your doctor, or other prescriber can request a coverage determination (including an exception) by following the instructions that your plan sends you. Once your plan gets your request, it has up to 72 hours to tell you its decision about your request for drug benefits, and 14 calendar days regarding payment. If you're requesting an exception, it will give you an answer within 72 hours of getting your doctor's supporting statement.

You can call your plan or write them a letter. You can ask them to send you a "Model Coverage Determination Request" form to ask your plan for a coverage determination or exception. Your plan must accept any written request for a coverage determination from you, your representative, your doctor, or your other prescriber.

How do I file an expedited (fast) coverage determination?

You, your representative, your doctor, or other prescriber can call or write your plan to request that a fast decision be made within 24 hours of your request. If you're requesting an exception, it will give you an answer within 24 hours of getting your doctor's supporting statement. You'll get a fast decision if your plan determines, or your doctor or other prescriber tells your plan, that waiting 72 hours for a decision may seriously jeopardize your life, health, or ability to regain maximum function. You can't request (and won't get) a fast decision if you've already paid for and gotten the drug.

Words in red are defined on pages 55–58. You can call your plan or write them a letter. You can ask them to send you a "Model Coverage Determination Request" form to ask your plan for a fast coverage determination or exception.

What if I disagree with the decision?

Your Medicare drug plan will send you a written decision. If you disagree with this decision, you have the right to appeal.

What's the appeals process for a Medicare drug plan?

The appeals process has 5 levels:

Level 1: Redetermination from your plan

Level 2: Reconsideration by an Independent Review Entity (IRE)

Level 3: Decision by the Office of Medicare Hearings and Appeals (OMHA)

Level 4: Review by the Medicare Appeals Council (Appeals Council)

Level 5: Judicial Review by a Federal District Court

If you disagree with the decision made at any level of the process, you can generally go to the next level. At each level, you'll get instructions on how to move to the next level of appeal.

Level 1: Redetermination from your plan

If you disagree with your plan's initial denial (coverage determination), you can request a redetermination.

You must request the redetermination within 60 days from the date of the coverage determination notice. If you miss the deadline, you must provide a reason for filing later.

How do I request a redetermination?

Follow the directions in the plan's initial denial notice and plan materials. You, your representative, your doctor, or other prescriber can request a standard or expedited (fast) redetermination. Standard requests must be made in writing, unless your plan allows you to file a standard request orally, like by phone. You'll get a fast decision if your plan determines, or your doctor or other prescriber tells your plan, that waiting for a standard decision may seriously jeopardize your life, health, or ability to regain maximum function. You can't request a fast redetermination if it's an appeal about payment for a drug you already got.

Your plan must accept any written request for a redetermination from you, your representative, your doctor, or other prescriber. A written request to appeal should include:

- Your name, address, and Medicare Number or member number.
- The name of the drug you want your plan to cover.
- Reason(s) why you're appealing.
- If you've appointed a representative, include their name and proof of representation. For more information on appointing a representative, go to Section 1.

Send your request along with any other information that may help your case, including medical records. Your plan's address and phone number are in your plan materials and will also be in any written plan decision you get.

Your plan will respond in a "Redetermination Notice" within these timeframes:

- Expedited (fast) redetermination decision—as quickly as your health condition requires, but no later than 72 hours
- Standard redetermination benefit decision—7 days
- Standard redetermination payment decision—14 days

If you disagree with the plan's level 1 redetermination decision, you can request a reconsideration by an Independent Review Entity (IRE), which is level 2. You must request the reconsideration within 60 days from the date of your redetermination notice. If you miss the deadline, you must provide a reason for filing later. If you appeal a limitation that applies to your access to certain medications under your plan's drug management program and your plan denies your request, your appeal is automatically sent to the IRE. If this happens, you'll get a written notice about it.

Level 2: Reconsideration by an Independent Review Entity (IRE)

If you disagree with the plan's redetermination, you, your representative, or your doctor or other prescriber can request a standard or expedited (fast) reconsideration by an IRE. You can't request a fast reconsideration if it's an appeal about payment for a drug you already got.

How do I request a reconsideration?

To request a reconsideration by an IRE, follow the directions in the plan's "Redetermination Notice." If your plan issues an unfavorable redetermination, it should also send you a "Request for Reconsideration" form that you can use to ask for a reconsideration. If you don't get this form, call your plan and ask for a copy.

Send your request to the IRE at the address or fax number listed in the "Redetermination Notice" from the plan that's mailed to you. You'll get a fast reconsideration if the IRE determines, or your prescriber tells the IRE, that waiting for a standard reconsideration may seriously jeopardize your life, health, or ability to regain maximum function.

Once the IRE gets the request for review, it will send you its decision in a "Reconsideration Notice" within these timeframes:

- Expedited (fast) reconsideration decision—as quickly as your health condition requires, but no later than 72 hours
- Standard reconsideration benefit decision—7 days
- Standard redetermination payment decision—14 days

Note: The IRE may also call itself the "Part D QIC."

If you disagree with the IRE's decision in level 2, you have 60 days after you receive the IRE's decision to request a decision by the Office of Medicare Hearings and Appeals (OMHA), which is level 3.

Level 3: Decision by the Office of Medicare Hearings and Appeals (OMHA)

If you're not satisfied with the IRE's reconsideration decision, you may request a decision by OMHA, based on a hearing before an Administrative Law Judge (ALJ) or, in certain circumstances, a review of the appeal record by an ALJ or an attorney adjudicator.

A hearing before an ALJ allows you to present your appeal to a new person who will independently review the facts of your appeal and listen to your testimony before making a new and impartial decision. An ALJ hearing is usually held by phone or video-teleconference, but can be held in person if the ALJ finds that you have a good reason. You can ask OMHA to make a decision without holding a hearing, based only on the information that's in your appeal record. If you do this, either an ALJ or an attorney adjudicator will review the information in your appeal record and issue a decision. The ALJ or attorney adjudicator may also issue a decision without holding a hearing if, for example, information in your appeal record supports a decision that's fully in your favor.

To get a hearing or review by OMHA, the amount of your case must meet a minimum dollar amount. The minimum dollar amount for 2023 is \$180. The "Reconsideration Notice" may include a statement that tells you if your case is estimated to meet the minimum dollar amount. However, it's up to the ALJ to make the final decision. You may be able to combine claims to meet the minimum dollar amount.

How do I request a hearing?

You must send your request to the OMHA Central Operations. The address is listed in the IRE's "Reconsideration Notice." You can file a request for a hearing in one of these ways:

- Fill out a "Request for Administrative Law Judge (ALJ) Hearing or Review of Dismissal" form (OMHA-100). You can get a copy by visiting hhs.gov/about/agencies/omha/filing-an-appeal/forms/index.html, or by calling 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048.
- Submit a written request, which must include:
 - Your name, address, phone number, Medicare Number, and the name of your Medicare drug plan. If you've appointed a representative, include their name, address, and phone number.
 - The appeal case number included on the "Reconsideration Notice."
 - The prescription drug in dispute. Check your "Redetermination Notice" or "Reconsideration Notice" for this information.
 - The reason why you disagree with the reconsideration decision.
 - Any other information that may help your case. If you can't include this information with your request, include a statement explaining what you plan to submit and when you'll submit it.
 - If you're requesting an expedited (fast) decision, include a statement that indicates this.
- If you're requesting an expedited (fast) decision, you can make an oral request. Follow the instructions in the IRE's "Reconsideration Notice" to do this. The ALJ or attorney adjudicator may give you a fast decision if your doctor or other prescriber indicates, or the ALJ or attorney adjudicator determines, that using the standard 90-day timeframe for making a decision may seriously jeopardize your life, health, or ability to regain maximum function. You can't request (and won't get) a fast decision if you already got the drug.

If you request an expedited (fast) decision, you'll get a decision as quickly as your health condition requires, but generally no later than 10 days beginning on the day your request for hearing is received by the OMHA office specified in the "Reconsideration Notice," unless that time period is extended.

How do I request review of my case without a hearing?

To request that OMHA make a decision without a hearing based only on the information that's in your appeal record, submit the information required for an ALJ hearing request to the IRE **and** include either:

- The "Waiver of Right to an Administrative Law Judge (ALJ) Hearing" (Form OMHA-104). You can get a copy by visiting hhs.gov/about/agencies/omha/filing-an-appeal/forms/index.html.
- A written request, or an oral request in the case of an expedited appeal, stating that you don't wish to appear before an ALJ at a hearing (including a hearing held by phone or video-teleconference), and explaining why you decided to waive the hearing.

Even if you waive the ALJ hearing, a hearing may still be held if the ALJ believes a hearing is necessary to decide your case.

If you have asked OMHA for a decision without a hearing, but the ALJ decides a hearing is necessary, the ALJ will let you know when the hearing will be. If no hearing is held, either an ALJ or attorney adjudicator will review the information in your appeal record and issue a decision.

To learn more about the OMHA review process, visit hhs.gov/about/ agencies/omha/the-appeals-process/level-3/index.html. If you need help filing an appeal with OMHA, call 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048.

If you disagree with OMHA's decision in level 3, you have 60 days after you get OMHA's decision to request a review by the Medicare Appeals Council (Appeals Council), which is level 4.

Level 4: Review by the Medicare Appeals Council (Appeals Council)

You can request that the Appeals Council review your case, regardless of the dollar amount.

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How do I appeal if I have a Medicare drug plan?

How do I request a review?

To request that the Appeals Council review OMHA's decision in your case, follow the directions in the decision letter you got from OMHA in level 3. Your request must be sent to the Appeals Council at the address listed in OMHA's decision. You or your representative can file a request for Appeals Council review in one of these ways:

- Fill out a "Request for Review of an Administrative Law Judge (ALJ) Medicare Decision/Dismissal" form (DAB-101). To get a copy, visit hhs.gov/ sites/default/files/dab101.pdf, or call 1-800-MEDICARE (1-800-633-4227) and ask for a copy. TTY users can call 1-877-486-2048.
- Submit a written request to the Appeals Council that includes:
 - Your name, address, phone number, Medicare Number, and the name of your Medicare drug plan. Include your representative's name and address, if you've appointed one.
 - The prescription drug in dispute. Check your IRE "Reconsideration Notice" or your decision letter from OMHA for this information.
 - A statement identifying the parts of the ALJ's decision you disagree with and an explanation of why you disagree.
 - The ALJ appeal case number.
 - If you're requesting an expedited (fast) decision, include a statement that indicates this.
- If you're requesting an expedited (fast) review, you can make an oral request. Follow the instructions in OMHA's decision notice to do this. The Appeals Council may give you a fast decision if your doctor or other prescriber indicates, or the Appeals Council determines, that using the standard 90-day timeframe for making a decision may seriously jeopardize your life, health, or ability to regain maximum function. You can't request (and won't get) a fast decision if you already got the drug.

If you request an expedited (fast) Appeals Council decision, you'll get a decision as quickly as your health condition requires, but generally no later than 10 days beginning on the day the Appeals Council receives the request for review, unless that time period is extended.

To learn more about the Appeals Council review process, visit hhs.gov/about/agencies/omha/the-appeals-process/level-4/index.html. If you need help filing a request for Appeals Council review, call 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048.

If you disagree with the Appeals Council's decision in level 4, you have 60 days after you get the Appeals Council's decision to request Judicial Review by a Federal District Court, which is level 5.

Level 5: Judicial Review by a Federal District Court

If you disagree with the decision issued by the Appeals Council, you can request Judicial Review in Federal District Court. To get a review, the amount of your case must meet a minimum dollar amount. The minimum dollar amount for 2023 is \$1,850.

How do I request a review?

Follow the directions in the Appeals Council's decision letter you got in level 4 to file a complaint in Federal District Court. You should check with the clerk's office of the Federal District Court for instructions about how to file the appeal.

For more information on the appeals process:

- Visit Medicare.gov/appeals.
- Call 1-800-MEDICARE.
- Visit Medicare.gov/medicare-prescription-drug-coverage-appeals.
- Call your State Health Insurance Assistance Program (SHIP) to get free, personalized health insurance counseling, including help with appeals. To get the phone number for the SHIP in your state, visit shiphelp.org, or call 1-800-MEDICARE.

How do I file a grievance or complaint?

If you have concerns or problems with your plan that don't involve requests to provide or pay for drugs, you have the right to file a complaint (also called a "grievance"). For example:

- You believe your plan's customer service hours of operation should be different
- You have to wait too long for your prescription
- The company offering your plan is sending you materials that you didn't ask to get and aren't related to the drug plan
- The plan didn't make a timely decision about a coverage determination in level 1 and didn't send your case to the IRE
- You disagree with the plan's decision not to grant your request for an expedited (fast) coverage determination or level 1 appeal (called a "redetermination")
- The plan didn't provide the required notices
- The plan's notices don't follow Medicare rules

If your complaint involves the quality of care you got or are getting, you can file a grievance with your plan and/or your Beneficiary and Family Centered Quality Improvement Organization (BFCC-QIO). You can visit qioprogram.org/locate-your-bfcc-qio or call 1-800-MEDICARE (1-800-633-4227) to get the BFCC-QIO's phone number.. TTY users can call 1-877-486-2048.

If you want to file a complaint with your drug plan:

- You must file your complaint within 60 days from the date of the event that led to the complaint.
- You can file your complaint with the plan over the phone or in writing.

- You must be told of the plan's decision generally no later than 30 days after the plan gets the complaint. The timeframe for completing the grievance may be extended by up to 14 days. The timeframe may be extended if you request the extension or if your plan justifies the need for the extension, and the extension is in your best interest. Your plan will tell you in writing if it decided to take an extension and tell you the reasons for the delay.
- If the complaint relates to a plan's refusal to make an expedited (fast) coverage determination or redetermination and you haven't bought or received the drug, the plan must tell you its decision within 24 hours after it gets the complaint.

If the plan doesn't address your complaint, call 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048.

More information on filing a complaint

- Visit Medicare.gov/appeals.
- Call your State Health Insurance Assistance Program (SHIP) to get free, personalized counseling and help filing a complaint. To get the phone number of the SHIP in your state, visit shiphelp.org, or call 1-800-MEDICARE.

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How do I appeal if I have a Medicare drug plan?

Keep a copy of everything you send to Medicare or your plan as part of your appeal.



Appeal—An appeal is the action you can take if you disagree with a coverage or payment decision made by Medicare, your Medicare health plan, or your Medicare drug plan. You can appeal if Medicare or your plan denies one of these:

- Your request for a health care service, supply, item, or prescription drug that you think you should be able to get
- Your request for payment for a health care service, supply, item, or prescription drug you already got
- Your request to change the amount you must pay for a health care service, supply, item or prescription drug

You can also appeal if Medicare or your plan stops providing or paying for all or part of a health care service, supply, item, or prescription drug you think you still need.

Beneficiary and Family Centered Care Quality Improvement

Organization (BFCC-QIO)—A type of QIO (an organization of doctors and other health care experts under contract with Medicare) that uses doctors and other health care experts to review complaints and quality of care for people with Medicare. The BFCC-QIO makes sure there is consistency in the case review process while taking into consideration local factors and local needs, including general quality of care and medical necessity.

Claim—A request for payment that you submit to Medicare or other health insurance when you get items and services that you think are covered.

Coinsurance—An amount you may be required to pay as your share of the cost for services after you pay any deductibles. Coinsurance is usually a percentage (for example, 20%).

Comprehensive outpatient rehabilitation facility—A facility that provides a variety of services on an outpatient basis, including physicians' services, physical therapy, social or psychological services, and rehabilitation.

Definitions

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Copayment—An amount you may be required to pay as your share of the cost for a medical service or supply, like a doctor's visit, hospital outpatient visit, or prescription drug. A copayment is usually a set amount, rather than a percentage. For example, you might pay \$10 or \$20 for a doctor's visit or prescription drug.

Custodial care—Non-skilled personal care, like help with activities of daily living like bathing, dressing, eating, getting in or out of a bed or chair, moving around, and using the bathroom. It may also include the kind of health-related care that most people do themselves, like using eye drops. In most cases, Medicare doesn't pay for custodial care.

Deductible—The amount you must pay for health care or prescriptions before Original Medicare, your Medicare Advantage Plan, your Medicare drug plan, or your other insurance begins to pay.

Grievance—A complaint about the way your Medicare health plan or Medicare drug plan is giving care. For example, you may file a grievance if you have a problem calling the plan or if you're unhappy with the way a staff person at the plan has behaved towards you. However, if you have a complaint about a plan's refusal to cover a service, supply, or prescription, you file an appeal.

Health care provider—A person or organization that's licensed to give health care. Doctors, nurses, and hospitals are examples of health care providers.

Hospice—A special way of caring for people who are terminally ill. Hospice care involves a team-oriented approach that addresses the medical, physical, social, emotional, and spiritual needs of the patient. Hospice also provides support to the patient's family or caregiver.

Medically necessary—Health care services or supplies needed to diagnose or treat an illness, injury, condition, disease, or its symptoms and that meet accepted standards of medicine.



Medicare Advantage Plan (Part C)—A type of Medicare health plan offered by a private company that contracts with Medicare. Medicare Advantage Plans provide all of your Part A and Part B benefits, with a few exclusions, for example, certain aspects of clinical trials which are covered by Original Medicare even though you're still in the plan. Medicare Advantage Plans include:

- Health Maintenance Organizations
- Preferred Provider Organizations
- Private Fee-for-Service Plans
- Special Needs Plans
- Medicare Medical Savings Account Plans

If you're enrolled in a Medicare Advantage Plan:

- Most Medicare services are covered through the plan
- Most Medicare services aren't paid for by Original Medicare
- Most Medicare Advantage Plans offer prescription drug coverage

Medicare Drug Plan (Part D)—Part D adds prescription drug coverage to Original Medicare, some Medicare Cost Plans, some Medicare Private-Fee-for-Service Plans, and Medicare Medical Savings Account Plans. These plans are offered by insurance companies and other private companies approved by Medicare. Medicare Advantage Plans may also offer prescription drug coverage that follows the same rules as Medicare drug plans.

Medicare health plan—Generally, a plan offered by a private company that contracts with Medicare to provide Part A and Part B benefits to people with Medicare who enroll in the plan. Medicare health plans include all Medicare Advantage Plans, Medicare Cost Plans, and Demonstration/ Pilot Programs. Program of All-inclusive Care for the Elderly (PACE) organizations are special types of Medicare health plans. PACE plans can be offered by public or private companies and provide Part D and other benefits in addition to Part A and Part B benefits.

Definitions

Medicare Part A (Hospital Insurance)—Part A covers inpatient hospital stays, care in a skilled nursing facility, hospice care, and some home health care.

Medicare Part B (Medical Insurance)—Part B covers certain doctors' services, outpatient care, medical supplies, and preventive services.

Medicare Summary Notice (MSN)—A notice you get after the doctor, other health care provider, or supplier files a claim for Part A or Part B services in Original Medicare. It explains what the doctor, other health care provider, or supplier billed for, the Medicare-approved amount, how much Medicare paid, and what you must pay.

Original Medicare—Original Medicare is a fee-for-service health plan that has two parts: Part A (Hospital Insurance) and Part B (Medical Insurance). After you pay a deductible, Medicare pays its share of the Medicare-approved amount, and you pay your share (coinsurance and deductibles).

Skilled nursing facility (SNF)—A nursing facility with the staff and equipment to give skilled nursing care and, in most cases, skilled rehabilitative services and other related health services.

State Health Insurance Assistance Program (SHIP)—A state program that gets money from the federal government to give free local health insurance counseling to people with Medicare.

Supplier—Generally, any company, person, or agency that gives you a medical item or service, except when you're an inpatient in a hospital or skilled nursing facility.

Nondiscrimination Notice

The Centers for Medicare & Medicaid Services (CMS) doesn't exclude, deny benefits to, or otherwise discriminate against any person on the basis of race, color, national origin, disability, sex, or age in admission to, participation in, or receipt of the services and benefits under any of its programs and activities, whether carried out by CMS directly or through a contractor or any other entity with which CMS arranges to carry out its programs and activities.

You can contact CMS in any of the ways included in this notice if you have any concerns about getting information in a format that you can use.

You may also file a complaint if you think you've been subjected to discrimination in a CMS program or activity, including experiencing issues with getting information in an accessible format from any Medicare Advantage Plan, Medicare drug plan, State or local Medicaid office, or Marketplace Qualified Health Plans. There are three ways to file a complaint with the U.S. Department of Health and Human Services, Office for Civil Rights:

- 1. Online: hhs.gov/civil-rights/filing-a-complaint/complaint-process/index.html.
- 2. By phone: Call 1-800-368-1019. TTY users can call 1-800-537-7697.
- 3. In writing: Send information about your complaint to:

Office for Civil Rights U.S. Department of Health and Human Services 200 Independence Avenue, SW Room 509F, HHH Building Washington, D.C. 20201

U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare & Medicaid Services 7500 Security Blvd. Baltimore, MD 21244-1850

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This booklet is available in Spanish. To get a free copy, visit Medicare.gov or call 1-800-MEDICARE (1-800-633-4227). TTY users can call 1-877-486-2048.

¿Necesita usted una copia en español? Para obtener su copia GRATIS, llame al 1-800-MEDICARE (1-800-633-4227).