

CHAPTER 1
SECTION 12.1F

PREAUTHORIZATION REQUIREMENTS FOR SUBSTANCE USE
DISORDER DETOXIFICATION AND REHABILITATION

Issue Date: March 13, 1992

Authority: [32 CFR 199.4\(b\)\(6\)\(iii\)](#)

DoD Authorization Act, 1991, Public Law 101-510

DoD Appropriations Act, 1991, Public Law 101-511

I. DESCRIPTION

In the National Defense Authorization Act for Fiscal Year 1991, Public Law 101-510 and the Defense Appropriations Act for 1991, Public Law 101-511, Congress firmly addressed the problem of spiraling costs for mental health services. Motivated by the desire to bring mental health care costs under control, Congress in both the Authorization and Appropriations Acts established certain benefit changes and management procedures. These statutes made two principal changes. First, they established new day limits for inpatient mental health services and secondly, they mandated prior authorization for all nonemergency inpatient mental health admissions, with required certification of emergency admissions within 72 hours.

Final Rule published March 7, 1995, amended DoD 6010.8-R to equalize alcoholism and drug benefit provisions effective for admissions on or after October 1, 1995.

II. POLICY

Effective October 1, 1991, preadmission and continued stay authorization is required before services for substance use disorders may be cost-shared. Preadmission and continued stay authorization is required for both detoxification and rehabilitation services. To comply with the statutory requirements and to avoid denial, requests for preadmission authorization on weekends and holidays are discouraged. All admissions for rehabilitation are elective and must be certified as medically/psychologically necessary prior to admission. The admission criteria shall not be considered satisfied unless the patient has been personally evaluated by a physician or other authorized health care professional with admitting privileges to the facility to which the patient is being admitted prior to the admission.

III. POLICY CONSIDERATIONS

A. Treatment of Mental Disorders. In order to qualify for mental health benefits, the patient must be diagnosed by an authorized licensed, qualified mental health professional to be suffering from a mental disorder, according to the criteria listed in the Diagnostic and Statistical Manual of Mental Disorders, 4th Edition (DSM-IV). Benefits are limited for certain mental disorders, such as specific developmental disorders. No benefits are payable for "Conditions Not Attributable to a Mental Disorder", or V codes. In order for treatment of a

mental disorder to be medically or psychologically necessary, the patient must, as a result of a diagnosed mental disorder, be experiencing both physical or psychological distress and an impairment in his or her ability to function in appropriate occupational, educational or social roles. It is generally the degree to which the patient's ability to function is impaired that determines the level of care (if any) required to treat the patient's condition.

B. Admissions occurring on or after October 1, 1991, to all facilities (includes DRG and non-DRG facilities).

1. Detoxification. Stays for detoxification are covered if preauthorized as medically/psychologically necessary. Days of detoxification must be counted toward the statutory day limit which went into effect October 1, 1991, limiting care for adults (age 19 and over) to 30 days in a fiscal year or 30 days in an admission and to 45 days for children (age 18 and under). In determining the medical or psychological necessity of detoxification and rehabilitation for substance use disorder, the evaluation conducted by the Executive Director, TMA (or designee) shall consider the appropriate level of care for the patient and the intensity of services required by the patient. Emergency and inpatient hospital services are covered when medically necessary for the active medical stabilization, and for treatment of medical complications of substance use disorder. Authorization prior to admission is not required in the case of an emergency requiring an inpatient acute level of care, but authorization for a continuation of services must be obtained promptly. Admissions resulting from a bona fide emergency should be reported within 24 hours of the admission or the next business day after the admission, but must be reported to the Executive Director, TMA or a designee, within 72 hours of the admission. Emergency and inpatient hospital services are considered medically necessary only when the patient's condition is such that the personnel and facilities of a hospital are required. Stays for detoxification in a substance use disorder facility are limited to 7 days unless the limit is waived by the Executive Director, TMA, or a designee, and must be provided under general medical supervision.

2. Rehabilitative care. The patient's condition must be such that rehabilitation for substance use disorder must be provided in a hospital or in an organized inpatient substance use disorder treatment program. Rehabilitation stays are covered if preauthorized as medically/psychologically necessary. Coverage during a single benefit period is limited to no more than one inpatient stay (exclusive of stays classified in DRG 433) in hospitals subject to the TRICARE/CHAMPUS DRG-based payment system or 21 days in a DRG-exempt facility for rehabilitative care unless the limit is waived by the Executive Director, TMA, or a designee. Days of rehabilitation must be counted toward the statutory day limit, restricting care for adults (age 19 and over) to 30 days in a fiscal year or 30 days in an admission and to 45 days for children (aged 18 and under). The concept of an emergency admission does not apply to rehabilitative care.

3. Waiver of Benefit Limits. The specific benefit limits set forth in this chapter may be waived by the Executive Director, TMA, or a designee in special cases based on a determination that all of the following are met:

a. Active treatment has taken place during the period of the benefit limit and substantial progress has been made according to the plan of treatment.

b. Further progress has been delayed due to the complexity of the illness.

c. Specific evidence has been presented to explain the factors that interfered with further treatment progress during the period of the benefit limit.

d. The waiver request includes specific time frames and a specific plan of treatment which will complete the course of treatment.

4. The request for preauthorization must be received by the reviewer designated by the Executive Director, TMA prior to the planned admission. In general, the decision regarding preauthorization shall be made within one business day of receipt of a request for preauthorization, and shall be followed with written confirmation. In the case of an authorization issued after an admission resulting from approval of a request made prior to the admission, the effective date of the certification shall be the date of the receipt of the request. If the request on which the approved authorization is based was made after the admission (and the case was not an emergency admission), the effective date of the authorization shall still be the date of receipt of the request. The Executive Director, TMA, or a designee, may grant an exception to the requirement for preauthorization if the services otherwise would be payable except for the failure to obtain preauthorization. (Please reference [OPM Part Two, Chapter 17, Section III.B.](#))

5. Preadmission authorization is required even when the beneficiary has other health insurance because the statutory requirement is applicable to every case in which TRICARE payment is sought, regardless of whether it is first payer or second payer basis.

C. Payment Responsibility

1. Any inpatient mental health care obtained without requesting preadmission authorization or rendered in excess of the 30/45 day limit (or beyond the DRG long-stay outlier) without following concurrent review requirements, in which the services are determined excluded by reason of being not medically necessary, is not the responsibility of the patient or the patient's family until:

a. Receipt of written notification by TRICARE or a contractor that the services are not authorized; or

b. Signing of a written statement from the provider which specifically identifies the services which will not be reimbursed by TRICARE. The beneficiary must agree, in writing, to personally pay for the non-TRICARE reimbursable services. General statements, such as those signed at admission, do not qualify (see [Chapter 13, Section 16.1](#)).

2. If a request for waiver is filed and the waiver is not granted by the Executive Director, TMA or a designee, benefits will only be allowed for the period of care authorized by the Mental Health Review Contractor or appropriate Managed Care Support Contractor.

D. Concurrent Review. Concurrent review of the necessity for continued stay will be conducted. For care provided under the TRICARE/CHAMPUS DRG-based payment system, concurrent review will be conducted only when the care falls under the DRG long-stay outlier. The criteria for concurrent review shall be those set forth in [paragraph III.B.](#) under Policy Considerations. In applying those criteria in the context of concurrent review, special emphasis is placed on evaluating the progress being made in the active clinical treatment

being provided and on developing/refining appropriate discharge plans. In general, the decision regarding concurrent review shall be made within one business day of the review, and shall be followed with written confirmation.

E. For purposes of counting day limits, a move from one facility to another facility can be considered a transfer when documentation establishes that coordination for the move existed between two like facilities for the purpose of ensuring continued treatment of the condition requiring the original admission. Under these circumstances, the admission to a new facility would be considered a continuous uninterrupted episode of care. If the documentation does not establish that coordination for the move existed between the two facilities, then the intent to transfer cannot be established and the move should be considered a discharge.

F. Related Issuances.

1. [Chapter 8, Section 21.2](#), Substance Use Disorders.
2. [Chapter 11, Section 11.7](#), Substance Use Disorder Rehabilitation Facilities Certification Process.

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