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## PERMANENT ADMINISTRATIVE ORDER

DMAP 93-2022 CHAPTER 410 **OREGON HEALTH AUTHORITY** HEALTH SYSTEMS DIVISION: MEDICAL ASSISTANCE PROGRAMS

FILING CAPTION: Increase Par Rate Effective 01012023 through 12312023, Updating Percentage For Non-Participating DRG Hospitals

EFFECTIVE DATE: 01/01/2023

AGENCY APPROVED DATE: 12/23/2022

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AMEND: 410-120-1295

NOTICE FILED DATE: 11/02/2022

RULE SUMMARY: Increase Par rate effective 1/1/2023 – 12/31/2023, updating percentage for non-participating DRG hospitals

CHANGES TO RULE:

410-120-1295 Non-Participating Provider ¶

(1) For purposes of this rule, a provider enrolled with the Division of Medical Assistance Programs Health Systems Division (Division) that does not have a contract with a Division-contracted Managed Care Entity (MCE) is referred to as a non-participating provider.

(2) For <del>covered</del> services that are subject to reimbursement from covered by the CCO or PHP, a non-participating provider, other than a hospital governed by (3) below of this rule, must accept from the Division-contracted MCE, as payment in full, the amount that the provider would be paid from the Division if the client was fee-for-service (FFS).-¶

(3) For covered services provided on and after October 1, 2011, the Division-contracted MCE that does not have a contract with a hospital, is required to reimburse, and hospitals are required to accept as payment in full, the following reimbursement:-

(a) Non-participating Type A and Type B hospital: The MCE shall reimburse a non-participating Type A and Type B hospital fully for the cost of covered services based on the cost-to-charge ratio used for each hospital in setting the global payments to the MCE for the contract period. (ORS 414.727); ¶

(b) Hospitals (not designated as a rural access or Type A and Type B hospital): As specified in ORS 414.743, the MCE shall reimburse inpatient and outpatient services using a Medicare payment methodology at a specified percentage point less than the percentage of Medicare costs used by the Oregon Health Authority (Authority) when calculating the base hospital capitation payment to the MCE excluding any supplemental payments. ¶ (A) Effective for services on or after October 1, 2011, for a hospital providing 10 percent or more of the hospital admissions and outpatient hospital services to enrollees of the plan, the percentage of the Medicare reimbursement shall be equal to 64 percent;-¶

(B) Effective for services on or after October 1, 2011, for a hospital providing less than 10 percent of the hospital admissions and outpatient hospital services to enrollees of the plan, the percentage of the Medicare

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reimbursement shall be equal to 66 percent.-¶

(C) Effective for services on or after January 1, 2020 for a hospital providing 10 percent or more of the hospital admissions and outpatient hospital services to enrollees of the plan, the percentage of the Medicare reimbursement shall be equal to 76 percent.¶

(D) Effective for services on or after January 1, 2020 for a hospital providing less than 10 percent of the hospital admissions and outpatient hospital services to enrollees of the plan, the percentage of the Medicare reimbursement shall be equal to 78 percent.¶

(E) Effective for services on or after January 1, 2023 but before January 1, 2024, ¶

(i) For a hospital providing 10 percent or more of the hospital admissions and outpatient hospital services to enrollees of the plan, the percentage of the Medicare reimbursement shall be equal to 81 percent; and ¶
(ii) For a hospital providing less than 10 percent of the hospital admissions and outpatient hospital services to enrollees of the plan, the percentage of the Medicare reimbursement shall be equal to 83 percent.¶
(4) A non-participating hospital must notify the MCE within 2two (2) business days of an MCE patient admission

when the MCE is the primary payer. Failure to notify does not, in and of itself, result in denial for payment. The CCO or FCHP is required to review the hospital claim for:-¶

(a) Medical appropriateness; ¶

(b) Compliance with emergency admission or prior authorization policies;-¶

(c) Member's benefit package;-¶

(d) The MCE contract and the Division's administrative rules.  $\P$ 

(5) After notification from the non-participating hospital, the MCE may:-  $\P$ 

(a) Arrange for a transfer to a contracted facility, if the patient is medically stable and the MCE has secured

another facility to accept the patient; ¶

(b) Perform concurrent review; and/or-¶ (c) Perform case management activities.-¶

(6) In the event of a disagreement between the MCE and hospital, the provider may appeal the decision by asking for an administrative review as specified in OAR 410-120-1580.

Statutory/Other Authority: ORS 413.042

Statutes/Other Implemented: ORS 414.065, 414.025, 414.705, 414.743