Marketing to Oregon Health Plan members

Marketing material by CCOs and their subcontractors (including providers or provider groups) is subject to review and approval by the Oregon Health Authority (OHA).

To help providers and CCOs communicate with Oregon Health Plan members during the member choice period, this fact sheet summarizes state and federal marketing requirements; what to send to OHA for review; and what is permitted under state and federal requirements.

Material subject to OHA review

OHA must review communications when:

- They are intended to compel or entice a client’s enrollment in a CCO,
- The client is not a member of the CCO, and
- The provider is an employee, network provider, agent, or contractor of the CCO.

Examples of material subject to OHA review

If a CCO or provider used these phrases in material to clients not enrolled in the CCO, OHA would need to approve the material before it could be shared with the client/potential member.

- “Choose CCO Y so you can get your care with Provider X.”
- “Provider X will continue to provide you care if you select CCO Y.”
- “OHP members must select CCO Y to be able to see Provider X.”

Permitted communications

State rules permit communications to create name recognition; and to express participation in or support for a CCO by the CCO’s subcontractors or founding organizations, as long as they do not attempt to attract, urge, pressure, or otherwise entice or compel a member to enroll in a CCO.

Examples of permissible communications about CCO/provider affiliations

- “Provider X is contracted with CCO Y.”
- “CCO Y members may choose Provider X as their Primary Care Provider/Home.”
- “Provider X looks forward to serving CCO Y members” or “CCO Y and Provider X look forward to serving Oregon Health Plan members.”

Questions?

To determine whether a communication meets state or federal marketing requirements, please send it to your CCO to review. If you still have questions, email CC.O20@dhsoha.state.or.us.

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1 Oregon Administrative Rule (OAR) 410-141-3270(1)(b) defines marketing as “any communication from a CCO to a potential member who is not enrolled in the CCO that can reasonably be interpreted as intended to compel or entice the potential member to enroll in that particular CCO.”

2 42 CFR 438.104(a) defines marketing as: “any communication, from a [managed care entity] to a Medicaid beneficiary who is not enrolled in that entity, that can reasonably be interpreted as intended to influence the beneficiary to enroll in that particular [entity’s] Medicaid product, or either to not enroll in or to disenroll from another [entity’s] Medicaid product.” The definition states that “entity” includes “any of the entity’s employees, network providers, agents, or contractors.”

3 OAR 410-141-3270(3) outlines expressly permitted communications.