Office of Medicaid BOARD OF HEARINGS

Appellant Name and Address:



Appeal Decision: Denied Appeal Number: 2177514

Decision Date: 11/23/2021 **Hearing Date:** 11/03/2021

Hearing Officer: Susan Burgess-Cox

Appearance for Appellant: Ap

Appearance for MassHealth:

Dr. Harold Kaplan



The Commonwealth of Massachusetts Executive Office of Health and Human Services Office of Medicaid Board of Hearings 100 Hancock Street, Quincy, Massachusetts 02171

APPEAL DECISION

Appeal Decision: Denied Issue: Prior Authorization

Decision Date: 11/23/2021 **Hearing Date:** 11/03/2021

MassHealth's Rep.: Dr. Harold Kaplan Appellant's Rep.:

Hearing Location: All Parties

Appeared by Telephone

Authority

This hearing was conducted pursuant to Massachusetts General Laws Chapter 118E, Chapter 30A, and the rules and regulations promulgated thereunder.

Jurisdiction

Through a notice dated September 8, 2021, MassHealth denied appellant's prior authorization request for comprehensive orthodontic treatment. (Exhibit 1). The appellant filed a timely appeal on September 28, 2021. (130 CMR 610.015; Exhibit 2). Denial of assistance is valid grounds for appeal. (130 CMR 610.032).

Action Taken by MassHealth

MassHealth denied the appellant's prior authorization request for comprehensive orthodontic treatment.

Issue

Whether MassHealth was correct in denying the appellant's prior authorization request for comprehensive orthodontic treatment.

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Summary of Evidence

The appellant submitted a prior authorization request for comprehensive orthodontic treatment. MassHealth denied this request as the appellant's condition did not rise to the level that would allow MassHealth to authorize coverage.

In determining whether a member will qualify for MassHealth coverage of orthodontic treatment, the agency uses the Handicapping Labio-Lingual Deviations Form (HLD). The HLD is a quantitative, objective method for measuring a malocclusion. The HLD provides a single score, based on a series of measurements that represent the degree to which a case deviates from normal alignment and occlusion. For MassHealth to approve prior authorization for treatment, the patient would have to have a handicapping malocclusion. Such patients need to have a HLD score of 22 or higher to meet that requirement. Additionally, individuals with cleft palate deformities, deep impinging overbites, anterior impaction or other auto-qualifying conditions are considered to have a handicapping malocclusion.

The appellant's provider did not give an HLD score but indicated that the appellant had severe maxillary anterior crowding greater than 8 millimeters. MassHealth initially denied the request as it had the same records in a previous prior authorization request that MassHealth denied. The MassHealth representative at hearing reviewed the appellant's records and gave an HLD score of 18 and measured anterior crowding of 7 millimeters.

The appellant's parents appeared with a dental assistant from the orthodontist's office. The appellant's father stated that the orthodontist was possibly going to appear but was not present at the time of the hearing and did not appear at any time during the hearing. Additionally, the orthodontist was not named as an appeal representative. The appellant's father agreed to proceed with the hearing without the orthodontist.

The appellant's father acknowledged that MassHealth's measurements were below that of the appellant's orthodontist and requested that the Board of Hearings make an exception as the measurement of the MassHealth representative was close to the requirement to authorize coverage. The MassHealth representative responded that the measurement has to be greater than 8 millimeters, not 8 millimeters or greater and the appellant's measurements were below 8 millimeters.

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The MassHealth representative noted that the appellant would benefit from orthodontic treatment but the condition did not rise to the level for MassHealth to pay for the treatment. The MassHealth representative encouraged the appellant to continue to visit the orthodontist and should the condition change, MassHealth may authorize payment for the treatment.

Findings of Fact

Based on a preponderance of the evidence, I find the following:

- 1. The appellant requested prior authorization for comprehensive orthodontic treatment.
- 2. The appellant is under 21 years of age.
- 3. The appellant's provider determined that the appellant had anterior crowding greater than 8 millimeters.
- 4. The appellant's provider did not give an HLD score.
- 5. MassHealth denied the prior authorization request as the appellant's provider submitted the same records as a previous request that MassHealth denied.
- 6. The MassHealth representative at hearing, a licensed orthodontist, reviewed the appellant's records and gave an HLD score of 18.
- 7. The MassHealth representative at hearing measured anterior crowding of 7 millimeters.
- 8. The appellant's provider did not submit a narrative that included a diagnosis, opinion or expertise of a licensed clinician to demonstrate that orthodontic treatment is medically necessary.

Analysis and Conclusions of Law

MassHealth pays only for medically necessary services to eligible MassHealth members and may require that medical necessity be established through the prior authorization process. (130 CMR 420.410(A)(1)). A service is "medically necessary" if:

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- (1) it is reasonably calculated to prevent, diagnose, prevent the worsening of, alleviate, correct, or cure conditions in the member that endanger life, cause suffering or pain, cause physical deformity or malfunction, threaten to cause or to aggravate a handicap, or result in illness or infirmity; and
- there is no other medical service or site of service, comparable in effect, available, and suitable for the member requesting the service, that is more conservative or less costly to MassHealth. (130 CMR 450.204(A)).

Services requiring prior authorization are identified in Subchapter 6 of the Dental Manual, and may also be identified in billing instructions, program regulations, associated lists of service codes and service descriptions, provider bulletins, and other written issuances. (130 CMR 420.410(A)(2)). The Dental Manual indicates that Orthodontic Treatment requires prior authorization. (MassHealth Dental Manual Subchapter 6).

Pursuant to 130 CMR 420.431(C)(3), MassHealth pays for comprehensive orthodontic treatment, subject to prior authorization, once per member per lifetime under the age of 21 and only when the member has a handicapping malocclusion. MassHealth determines whether a malocclusion is handicapping based on clinical standards for medical necessity as described in Appendix D of the Dental Manual. (130 CMR 420.431(C)(3)).

Appendix D of the MassHealth Dental Manual provides a copy of the Handicapping Labio-Lingual Deviations Form (HLD) which is a quantitative, objective method for measuring malocclusion. (MassHealth Dental Manual, Appendix D). The HLD allows for the identification of certain autoqualifiing conditions and provides a single score, based on a series of measurements, which represent the presence, absence, and degree of handicap. (MassHealth Dental Manual, Appendix D). Treatment will be authorized for cases with verified autoqualifiers or verified scores of 22 and above.. (MassHealth Dental Manual, Appendix D; 130 CMR 420.431(C)(3)). Autoqualifiers include a cleft palate deformity, deep impinging overbite and anterior impaction. (MassHealth Dental Manual, Appendix D).

While the appellant may benefit from orthodontic treatment, the regulations clearly limit eligibility for such treatment to patients with handicapping malocclusions. (130 CMR 420.431(C)(3)). As stated above, to have a handicapping malocclusion, an individual must have an HLD score of 22 or higher or have an autoqualifying condition.

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MassHealth denied a request utilizing the same records and at hearing also determined that the appellant did not meet the requirements to authorize payment for orthodontic treatment. The discrepancy in scoring was a measurement of anterior crowding that was not greater than 8 millimeters. The appellant's representative asked the Board of Hearings to make an exception as the measurements of the orthodontist were close to those required. However, the Board of Hearings issues decisions based on the regulations governing MassHealth. The appellant's father did not demonstrate that the decision was not correct under the regulations governing MassHealth.

MassHealth allows providers to submit a medical necessity narrative (along with the required completed HLD) in any case where, in the professional judgment of the requesting provider and any other involved clinician(s), comprehensive orthodontic treatment is medically necessary to treat a handicapping malocclusion. (MassHealth Dental Manual, Appendix D). Providers must submit this narrative in cases where the patient does not have an autoqualifying condition or meet the threshold score on the HLD, but where, in the professional judgment of the requesting provider and any other involved clinician(s), comprehensive orthodontic treatment is medically necessary to treat a handicapping malocclusion. (MassHealth Dental Manual, Appendix D). The medical necessity narrative must clearly demonstrate why comprehensive orthodontic treatment is medically necessary for the patient. (MassHealth Dental Manual, Appendix D).

If any part of the requesting provider's justification of medical necessity involves a mental, emotional, or behavioral condition; a nutritional deficiency; a speech or language pathology; or the presence of any other condition that would typically require the diagnosis, opinion, or expertise of a licensed clinician other than the requesting provider, then the narrative and any attached documentation must:

- i. clearly identify the appropriately qualified and licensed clinician(s) who furnished the diagnosis or opinion substantiating the condition or pathology (e.g., general dentist, oral surgeon, physician, clinical psychologist, clinical dietitian, speech therapist);
- ii. describe the nature and extent of the identified clinician(s) involvement and interaction with the patient, including dates of treatment;
- iii. state the specific diagnosis or other opinion of the patient's condition furnished by the identified clinician(s);
- iv. document the recommendation by the clinician(s) to seek orthodontic evaluation or treatment (if such a recommendation was made);

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- v. discuss any treatments for the patient's condition (other than comprehensive orthodontic treatment) considered or attempted by the clinician(s); and
- vi. provide any other relevant information from the clinician(s) that supports the requesting provider's justification of the medical necessity of comprehensive orthodontic treatment. (MassHealth Dental Manual, Appendix D).

The medical necessity narrative must be signed and dated by the requesting provider and submitted on the office letterhead of the provider. (MassHealth Dental Manual, Appendix D). If applicable, any supporting documentation from the other involved clinician(s) must also be signed and dated by such clinician(s), and appear on office letterhead of such clinician(s). (MassHealth Dental Manual, Appendix D). The requesting provider is responsible for coordinating with the other involved clinician(s) and is responsible for compiling and submitting any supporting documentation furnished by other involved clinician(s) along with the medical necessity narrative. (MassHealth Dental Manual, Appendix D)

The appellant's orthodontist did not provide a narrative or records from another clinician to demonstrate that comprehensive orthodontic treatment was medically necessary. (130 CMR 420.410; 130 CMR 420.431(C); 130 CMR 450.204).

The decision by MassHealth denying prior authorization for comprehensive orthodontic treatment was correct.

This appeal is denied.

If the appellant's dental condition should worsen or the orthodontist is able to provide the necessary documentation to demonstrate that the treatment is medically necessary, a new prior authorization request can be filed at that time.

Order for MassHealth

None.

Notification of Your Right to Appeal to Court

If you disagree with this decision, you have the right to appeal to Court in accordance with Chapter 30A of the Massachusetts General Laws. To appeal,

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you must file a complaint with the Superior Court for the county where you resider Suffolk County Superior Court, within 30 days of your receipt of this decision.	
	Susan Burgess-Cox Hearing Officer Board of Hearings

cc:

MassHealth Representative: DentaQuest 1, MA

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