

SUBJECT: ONGOING MONITORING OF SANCTIONS SECTION: CREDENTIALING POLICY NUMBER: CR-10	EFFECTIVE DATE: 1/01
<i>Applies to all products administered by the Plan except when changed by contract</i>	

Policy Statement: Ongoing monitoring of sanctions against practitioners and health delivery organizations is conducted on a monthly basis, during the interval between recredentialing cycles and at such times when the Plan receives notification from a reporting entity. For purposes of this policy, references to “practitioner” shall include “health delivery organizations”, as such term is defined in CR-07. This is done to ensure quality and safety of care for our members. The Plan takes appropriate action when occurrences of poor quality are identified.

Process:

1. STATE LICENSE DISCIPLINARY ACTIONS/SANCTIONS:

A. The NYS Licensing Department of Education (NYSED)/Department of Health Office of Professional Medical Conduct (OPMC) notifies the Plan of all actions taken against NYS licensed practitioners. These notifications are received via electronic mail and are reviewed by the Plan. If the Plan is made aware of any other state or licensing entity action against a participating provider, reports of such action would also be reviewed. A review of these notifications or related reports for further action in accordance with this policy will occur within 30 days of the Plan’s receipt of the notification.

B. In the event the Plan learns that a practitioner has any of the following professional disciplinary action upon his/her license, as defined in Credentialing Policy # CR-21, the following steps will occur:

1. Revocation or suspension of license:
 - a) Notify the Plan Medical Director and initiate immediate termination/suspension of current credentials, in accordance with CR-05 and any applicable law or regulation.
2. Any professional disciplinary action other than actual revocation or suspension:
 - a) Notify the Plan Medical Director, and:
 - (i) May initiate recredentialing notice (out of cycle) to the practitioner.
 - (ii) Request the disciplinary action report from NYSED/OPMC/OPD or other State reporting entity, and/or the practitioner.
 - (iii) Request any other relevant documentation/information from practitioner.
 - (iv) Present the file to the Credentialing Committee for action within 60 days of receipt of the disciplinary action report, or if requested, any other relevant documentation/information.
3. Any non-disciplinary license action (i.e., any non-disciplinary action that is not considered disciplinary” for purposes of CR-21):

- a) Notify the Plan Medical Director who will determine if there is a potential for the non-disciplinary action to impact patient care.
 - (i) If yes, appropriate action will be taken in accordance with the Plan's policies.
 - (ii) If no, a copy of information relating to the action will be placed in the practitioner's file.

2. MEDICARE/MEDICAID SANCTIONS/EXCLUSIONS:

A. Excluded Individuals and Entities are verified against the HHS Office of Inspector General Medicare Exclusion Database (OIG/LEIE) and the New York State Office of Medicaid Inspector General Medicare Exclusion Database (OMIG) at the time of initial credentialing and recredentialing.

B. Practitioners are monitored on an on-going basis to identify practitioners with sanctions/exclusions. On a monthly basis, data is imported monthly from the Office of Inspector General (OIG) Excluded Individuals and Entities (LEIE); the Excluded Parties List System (EPLS/SAM) and the Office of Medicaid Inspector General (OMIG). This data is downloaded and compared to the Plan's provider database. The review will occur within 30 days of the of the previous month's inquiry.

C. In the event the Plan learns that a participating practitioner has a Medicare/Medicaid sanction/exclusion, the following steps will occur:

- 1) If the sanction/exclusion is for fraud or reasons of financial integrity including loan default, staff will notify the Plan Medical Director and Legal Counsel. Plan staff will prepare the file for presentation to the Credentialing Committee for potential action.
- 2) If the sanction/exclusion is for reasons related to professional performance or competence, staff will notify the Plan Medical Director of the potential quality issue. The Plan will initiate a quality of care review process with the appropriate department.
- 3) Regardless of the outcome of the practitioner's credentialing status, the Plan will immediately notify the appropriate internal departments to assure that reimbursement to the practitioner for Medicare and/or Medicaid and/or NYS of Health Exchange Product members are discontinued.

3. OFFICE OF FOREIGN ASSET CONTROL (OFAC):

A. Sanction activity of practitioners are verified against the Office of Foreign Asset Control (OFAC) website at the time of initial credentialing and recredentialing.

B. Practitioners are monitored on an on-going basis to identify practitioners present on the OFAC Sanction List. On a monthly basis, data is imported monthly from the the Office of Foreign Asset Control (OFAC) Sanction Lists and compared to the Plan's provider database. The review will occur within 30 days of the of the previous month's inquiry.

C. In the event the Plan learns that a practitioner is on OFAC's Sanction List(s), The practitioner will be immediately terminated, if an action from this source is identified.

Cross Reference:

For Disciplinary Action Against License Policy refer to #CR-21, CR-05, CR-01, CR-02, CR-07.

Adopted from BlueCross BlueShield of the Rochester Area MCO Policy and Procedure #CR-10 Dated 2/99,
BlueCross BlueShield of Central New York HMO-CNY Corporate Policy, Standards and Guidelines #

Primary Verification Dated 4/6/99

Committee Approvals:

Corporate Credentialing Committee: 9/20/04, 4/19/06, 4/16/08, 5/19/10, 5/16/12, 12/18/13, 3/12/14 CMS
rev, 5/21/14 renewal, 5/25/16 renewal, 8/17/16 revision; 8/15/2018 renewal; 6/19/2019 revision

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