

See how far we'll go.



StayWell
INSURANCE

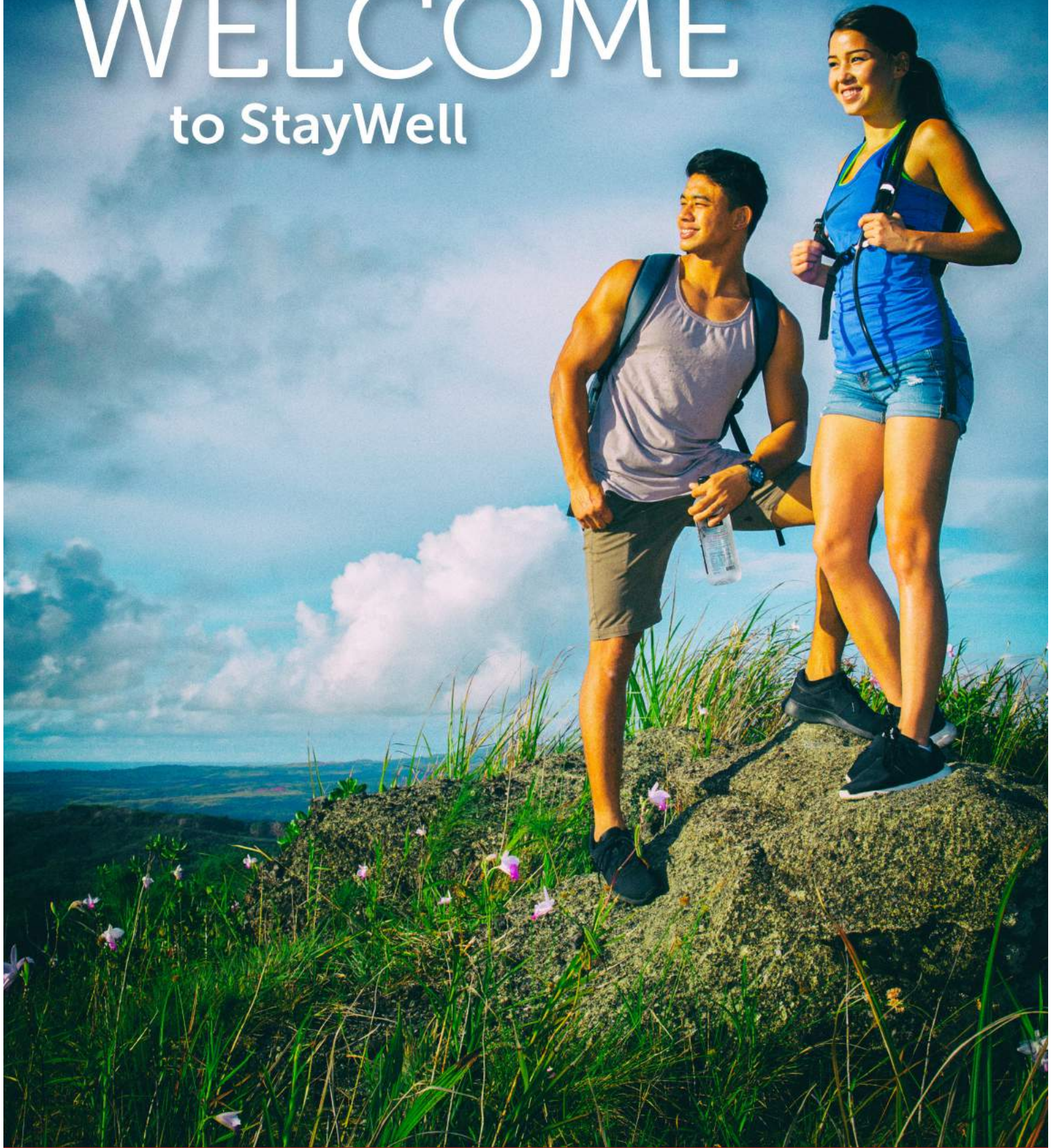
Member

H A N D B O O K

staywellguam.com

WELCOME

to StayWell



STRENGTH and STABILITY



StayWell currently serves private business employees and families in Guam and the Commonwealth of the Northern Mariana Islands (CNMI). We are pleased to welcome you to our family of members.

Our company is a long-running business backed by Island Home Insurance Company (IHIC), a locally owned insurance company. IHIC is reinsured by Sirius America Insurance Company (Sirius America), a U.S.-based insurer and reinsurer focused primarily on Property and Accident & Health coverages.

This handbook explains all the benefits of being a member. It can also be your quick reference guide to frequently asked questions. We encourage you to contact our Customer Care Department for further advice on your specific health plan, changes or addendums. You may visit our website at www.staywellguam.com for soft copies of our Member Handbook, Notice of Privacy Policy (NPP), Claim forms, Enrollment forms, and Health Management information. You may also register on the StayWell Access web portal to view your current coverage and benefits, member ID, and processed claims.

As a StayWell subscriber, you will also have access to the following benefits at no additional cost:

- Group Fitness Classes
- Health Risk Assessment
- Nutrition Education
- Online Health Activity Tracker
- Healthy Living Guidelines Streaming Videos

Once again, welcome and thank you for taking this journey towards better health care and customer satisfaction with StayWell Insurance.

See how far we'll go.

CONTENTS

MEMBER RIGHTS & RESPONSIBILITIES	2
BENEFITS OF THE STAYWELL PLAN	3
ACCESSING STAYWELL CARE	
HEALTH MANAGEMENT PROGRAM	8
COSTS & CLAIMS	12
GENERAL INFORMATION	13
GLOSSARY	19
YOUR RIGHTS	22

MEMBER RIGHTS and RESPONSIBILITIES

Member's Rights

As a valued StayWell Member, you have the right to:

- Be treated with respect, consideration, and dignity regardless of race, religion, national origin, gender, cultural background, educational or economic status, age, sexual orientation, type of illness, or mental or physical disability
- Privacy and confidentiality of health information. Member disclosures and records are treated confidentially. Members are given the opportunity to approve or refuse the release of records except when required by law
- Receive information about the out-of-pocket share and fees you must pay
- Receive information about your plan benefits, coverage, limitations, and exclusions
- Be advised by a health care professional on how to schedule appointments and get health care during and after office hours, and for emergent care. This includes continuity of care
- Obtain medically necessary emergency and urgent care
- Know your access to out of area care and covered services, as applicable
- Access the network for primary and specialty care, including behavioral/mental health care
- Select and change providers within your plan's network. Refer to the provider directory for a list of all participating providers
- Know the names, credentials, and qualifications of healthcare professionals providing your health treatment
- Talk about appropriate or medically necessary care options, regardless of cost or coverage
- Be informed if a healthcare professional plans to use an experimental treatment or procedure. You have the right to refuse to participate in research projects
- Complete an advance directive, living will, or other directive, and to place that directive in your medical record
- Actively participate in decisions that relate to your health and your medical care through discussions with your health care provider or through written advance directives
- Receive complete information concerning your evaluation, diagnosis, treatment, and prognosis
- Receive interpretive services, as necessary
- File complaints or grievances about the plan, your provider, or care you receive
- File an Appeal for reconsideration of an Adverse Determination of a health service request or benefit
- Have any questions or concerns about your rights and protections answered by us

Member's Responsibilities

As a valued StayWell Member, you are responsible to:

- Treat all healthcare providers, staff, and others with respect
- Provide an accurate health history, including information about medications and over-the-counter products, dietary supplements, and allergies or sensitivities
- Follow the treatment plan prescribed by your provider and to participate in your care
- Inform your provider about any living will, medical power of attorney, or other directive that could affect your care
- Accept personal financial responsibility for any charges not covered by insurance, if applicable
- Be familiar with your coverage. Pay your premiums and any copayments, coinsurance, and deductibles you may owe



BENEFITS

of the **STAYWELL PLAN**

- **COMPREHENSIVE** medical and dental Benefits, including preventive care
- **FREEDOM** to choose any medical and dental care provider
- **HEALTH MANAGEMENT PROGRAM** that includes wellness, fitness and disease management
- **DEDICATED** Customer Care
- **EXCELLENT** StayWell service
- **UNLIMITED** Lifetime Coverage
- **100% COVERAGE** after Annual Out of Pocket Maximum is met
- **100% COVERAGE** for inpatient care at the Centers of Excellence
- **100% COVERAGE** for formulary prescription by mail for maintenance medications
- **100% COVERAGE** for preventive health services
- **AIRFARE BENEFITS** available when qualifications are met

ACCESSING **STAYWELL CARE**

PREFERRED PROVIDER ORGANIZATION

As a Preferred Provider Organization (PPO), the StayWell Plan allows you to choose any hospital, physician, or other healthcare provider you wish. However, when you use a hospital/facility or provider who is part of the StayWell PPO network, your claims will be processed based on specifically negotiated reduced rates. These rates mean out-of-pocket savings to you because your cost is based on lower fees. Your Coinsurance and Copayment for services rendered at a Participating Provider is based on Eligible Charges and is accumulated towards the Annual Out of Pocket Maximum. You don't have to choose a particular primary care

physician, nor are you required to obtain approval before seeing a specialty care physician. Network providers are under contract to provide certain services at reduced rates. Payment for all treatments you receive from network providers are subject to those contracted rates.

ON ISLAND CARE

StayWell has a large local provider network. StayWell contracts with over 95% of Guam and CNMI's physicians, including the staff of Evergreen Health Center, American Medical Center, The Seventh Day Adventist Clinic, IHP, and the Guam Radiology Consultants.

BEHAVIORAL/MENTAL HEALTH ACCESS TO CARE

As a StayWell member, you have access to behavioral/mental health and substance abuse treatment and services. You may access behavioral/mental health care through direct access to the behavioral/mental health provider or through a recommendation from your primary care physician or other treatment providers. StayWell does not require precertification for consultations. If therapy is recommended for you, StayWell may require prior authorization. Please refer to the pre-certification process section of this handbook for further detail.

URGENT CARE – AFTER HOURS

For information on where to seek after-hours care, you may

view StayWell’s Provider Directory. You can also call your provider for information on receiving after-hours care. Urgent Care (After Hours) is needed when you have a health problem that requires attention right away, but your life is not in danger. Urgent Care is not Emergency Care. It is usually not life-threatening, yet you cannot wait for a visit to your Primary Care Physician (PCP). Some examples of Urgent Care include:

- A child with an earache who wakes up in the middle of the night,
- A sore throat,
- A sprained ankle, or,
- A bad splinter you cannot remove.

EMERGENCY CARE

An emergency is when you have a medical condition with symptoms severe enough that the lack of immediate medical attention could result in serious danger to your health, or, in the case of a pregnant woman, the health of her unborn child. If you think you have an emergency, call 911 or go to the nearest hospital. You do not need a doctor’s approval. Services will be covered. Some examples of Emergency Care include:

- A broken bone,
- Bleeding that will not stop,
- Severe chest pain,
- Drug overdose,
- Trouble breathing,
- A gun wound,
- Poisoning, or,
- You are pregnant, in labor, and/or bleeding

BEHAVIORAL/MENTAL HEALTH EMERGENCY

You should call 911 if you or your dependent is having a life-threatening behavioral/mental health emergency or go to the nearest hospital. As a StayWell member, you have access to behavioral/mental health services and do not have to wait for an emergency to get help. Call StayWell’s Utilization Management department for someone to help you or your dependent obtain services for depression, behavioral/mental illness, substance abuse, or emotional questions. Some examples of behavioral/mental health emergencies include:

- Acting on a suicide threat,
- Homicidal or threatening behavior,
- Self-injury needing immediate medical attention,
- Severe impairment by drugs or alcohol, or
- Highly erratic or unusual behavior that indicates very unpredictable behavior.

PHARMACY/MEDICATION

To help manage the increasing costs of prescription drugs, StayWell has secured the services of Medimpact Healthcare Systems, Inc., a pharmacy benefit manager (PBM) based in San Diego, California. Together, we aim to provide you with high quality of care. Medimpact’s pharmacy network provides flexibility in receiving prescriptions within the following channels:

Retail Pharmacy

Medimpact’s participating pharmacy network includes more than 64,000 participating pharmacies, including regional and national chains as well as independent community pharmacies. The Choice 30 benefit allows you to obtain a 30-day supply of covered medication. The Choice 90 pharmacy benefit will allow you to obtain a 90-day supply of formulary maintenance medications through local and nationwide retail stores at a reduced out-of-pocket expense.

PROVIDER APPOINTMENT AVAILABILITY STANDARDS

StayWell Insurance has appointment availability standards for primary care providers (PCPs) and specialists. The requirements apply to routine, urgent, and after-hours care. These standards will help ensure you receive timely access to care.

Medical Care Appointment Type	Standard
Emergencies	Immediate
Urgent Care	24 hours
Routine Symptomatic Cases	Within 1 week or 5 business days
Routine Non-Symptomatic Cases	As soon as possible but no longer than 30 days
After-Hours	24 hours/7 days a week
Behavioral Health Appointment Type	Standard
Routine Care	Within 10 business days
Urgent Care	Within 48 hours
Non-Life-Threatening Emergency Care	Within 6 hours
Life-Threatening Emergency Care	24 hours/7 days a week

MEDIMPACT'S online tools allow you to:

- Order new prescriptions or transfer from retail pharmacy
- Refill mail-order drugs or renew expired mail prescriptions
- Review estimated copay amount, last order status, and date for next refill
- Get reminders and alerts via phonecall, email or two-way text
- View and sort your list of mail-order drugs
- Manage account information
- Make payments



Specialty Pharmacy

Your Specialty Pharmacy is Medimpact Direct Specialty. Our specialty pharmacies were carefully chosen to provide you with convenient delivery and personalized service. The Specialty program supports members with complex health conditions who need injectable medications, medications with strict compliance requirements, or who have special storage needs.

Mail Order Pharmacy

You can obtain a 90-day supply for ongoing formulary maintenance medication(s) – prescriptions you take on a regular basis to manage conditions like arthritis, high blood pressure, asthma, diabetes, or high cholesterol – through the mail-order program with Medimpact Direct. With mail-order, you can have your prescriptions delivered right to your home and copayment is waived.

Set up new maintenance mail order prescriptions:

1. From your doctor

Your doctor directly submits

your prescription electronically or faxes your prescription to: 1-888-783-1773. Medimpact can only accept faxes from doctors, not patients. Once your prescription is received, you will be contacted to confirm details. Medimpact will not ship until you confirm that you want the medication(s).

2. Mail your prescriptions

Mail your prescription(s) to Medimpact with a completed Medimpact Direct Mail Order Form. Please enclose payment details with your order.

- Download a mail order form in PDF format which is available at www.medimpact.com.
- Send your order form to Medimpact Direct at PO Box 51580 Phoenix, AZ 85076-1580.

3. Sign in to website

Sign in to www.medimpact.com or their mobile app and choose "Request a Prescription" on the "My Prescriptions" page and follow the instructions.

Once your new prescription is processed, track orders at www.medimpact.com or on their mobile app.

For prescription refills:

1. Order by phone

Call the Toll-Free number (855) 873-8739 for Medimpact's refill phone service or to speak to a representative.

- For refills please be ready to provide your prescription refill number(s), cardholder ID, year of birth, and your Visa, Discover, or MasterCard for payment.

2. Order online

Register for online account access with your member identification number from your member ID card, first name, last name and date of birth. Once logged in, select the prescription you need to have refilled, your payment method and your preferred shipping address.

OFF ISLAND CARE - CENTERS OF EXCELLENCE

StayWell's extensive off island network of providers includes outstanding medical facilities located in California and the Philippines.

The Centers of Excellence (COE) are chosen for their outstanding facilities, services

and regional location. These Centers offer significantly discounted rates to StayWell members. In cases of inpatient care, members are covered at 100% of Eligible Charges, subject to Benefit maximums.

When you require off island treatment you may be eligible for round-trip airfare if the following criteria are met:

- StayWell is your primary insurance carrier
- You have been a StayWell member for at least six consecutive months
- You obtain a written pre-certification from StayWell
- You have a catastrophic illness that requires any of these medical procedures: open heart surgery, angioplasty, cardiac catheterization, endarterectomy, oncology surgery, aneurysmectomy, pneumonectomy, intracranial surgery, treatment for acute leukemia, gamma knife, or NICU Level III care
- Service is scheduled to be provided at a Center of Excellence

Round-trip commercial tickets to the Center of Excellence are purchased at the lowest economy fare available inclusive of medical discounts. Coverage of airfare is subject to review by StayWell and will depend on the submission of required documents (e.g. operative report, boarding pass, proof of purchase). Proactive airfare coverage may be granted only if there is a written request from a COE physician that a qualifying procedure will be performed. An off island referral does not guarantee airfare coverage.

In the event you purchase the seat(s), StayWell may reimburse no more than what it would have paid had it purchased the seat(s) in advance. In no event will StayWell reimburse for any seat(s) purchased with frequent flyer miles.

UTILIZATION MANAGEMENT–INFORMED CHOICE PROGRAM

StayWell's Utilization Management-Informed Choice (UM-IC) Program helps you secure excellent medical care, both on island and offisland, for the least out-of-pocket expense. The program's staff are medical service specialists knowledgeable about StayWell's precertification procedures and off island coverage.

Without compromising the confidentiality of your medical condition, the Customer Care staff can assist you in making appropriate choices about health care such as:

- Allowable Benefits – the tests, supplies & treatment options covered by StayWell
- Participating Providers – the Doctors, laboratories, pharmacies, and other health care providers in the StayWell network
- Centers of Excellence – the off island hospitals and ambulatory surgicenters affiliated with StayWell
- Ways to Save Money – advice on how the health care choices you make can reduce your out-of-pocket expenses

Whether it is on island or offisland, StayWell requires that you obtain a written precertification from the UM-IC

Program specialists before receiving care.

In an emergency, precertification is not required before receiving care.

When accessing care, please note StayWell's policy regarding medical necessity for treatment and care. To keep medical costs at an affordable level, StayWell only pays for Services that are Medically Necessary, as defined in the StayWell contract. Cases that are Medically Necessary require the most appropriate and economical use of services and facilities. The overuse or unnecessary use of costly or ineffective medical services is discouraged and will not be paid.

The fact that a doctor may prescribe, order, recommend or approve a service or supply does not in itself make it Medically Necessary or make the charge an allowable expense. Should medical necessity be unclear, StayWell's medical coordinators will evaluate the case, based on available information, before particular services are performed.

Referral Process

The Primary Care Physician (PCP) initiates referrals to specialty or sub-specialty services as they deem necessary. Depending on the specialty clinic's protocol, a referral may or may not be required from the PCP prior to a consultation. StayWell does not require precertification or prior approval for consultation with on island participating specialists and emergency room services.

Out of Network Referrals

If a PCP refers a member to an out-of-network specialist, he/she must secure a precertification of eligibility and a prior authorization for the contemplated services. Coverage will be based on the non-participating benefit, which means higher out of pocket expense for the member.

Precertification Process

Precertification is a formal process where a provider obtains eligibility information and prior authorization or approval from StayWell's UM-IC Department before performing a certain treatment or providing covered services such as:

- Hospital Admissions
- Ambulatory procedures
- Surgery center procedures
- Certain outpatient office procedures
- Diagnostic Imaging procedures
- Home Health Care
- Hospice Care
- Durable Medical Equipment
- Certain Medications

The UM-IC Department reviews and prior authorizes physician's orders based on eligibility, plan benefit coverage, and medical necessity. The UM-IC Department follows nationally recognized standard guidelines in making clinical determinations. Any adverse determination for medical necessity is reviewed by a health professional with training relevant to the request. These guidelines are available to the member and to the providers upon request.

A complete Precertification request can be faxed to the UM-IC Department at (671) 477-2464. For immediate processing, the requesting provider must complete the following:

- Accomplished StayWell's Precertification form
- ICD10 and CPT codes with description
- Complete pertinent medical records to support the request

Emergent cases do not require prior authorization. Payment of claims for services rendered as Emergent is subject to review according to StayWell's health

plan benefits, member eligibility, exclusions, and medical necessity at the time the services are rendered.

The absence of a prior authorization may result in denial of claims.

TIPS FOR OFF ISLAND CARE

- Before your departure, you or your authorized representative may call or visit the Customer Care Department at the StayWell office to coordinate your off island care and pick up your pre-certification.
- Hand carry your StayWell pre-certification.
- Hand carry all imaging films, pathology slides/specimens, medical records and referral papers to doctors appointments.
- If you are unable to make it to a scheduled appointment, notify the doctor's office for cancellation and re-scheduling. Otherwise, you may be charged a no-show fee.
- If you will be out of the Service Area for more than 60 accumulative days, submit a request, together with the treatment plan of your doctor, to StayWell's Customer Care Department prior to the 60th day.
- When you return to Guam, bring back all materials that will help facilitate continuity of care.
- Call the StayWell toll free number at **1-866-782-9955** or send an email to **offislandreferral@staywellguam.com**, if you have questions regarding your coverage.

In accordance with ERISA, StayWell follows the following timeframes for UM determinations:

Review Type	Standard Timeframe of Notification
Urgent pre-service	72 hours
Non-urgent/routine pre-services	15 days
Concurrent review	24 hours
Post-service review	30 days



HEALTH MANAGEMENT PROGRAM

StayWell Insurance is proud to offer our EnjoyLife! Program, an Exclusive Health Management Program. EnjoyLife! delivers a comprehensive, proactive and integrated approach to help you manage your well-being and improve health outcomes. Our exclusive program is categorized into three key components of wellness, fitness, and care management. Each component is designed to help you get healthy, stay healthy and ultimately enjoy life! Services offered in each program component are provided by our staff and partners who have acquired the appropriate credentials, education, training, skills and continuing education necessary to oversee program administration and specific responsibilities within their role

of the program. Each component takes into consideration the medical, psychological, social, cultural and occupational needs of StayWell's member population. To ensure and improve program efficacy, outcomes are measured and assessed through a collaboration of program staff and partners. Below are the detailed descriptions of each program component and how each is administered.

WELLNESS

Health Risk Assessment

A Health Risk Assessment (or HRA) is a yearly screening tool for identifying an individual's lifestyle behavior risk through a personal health survey with questions based on demographics, biometric and

physical health information, exercise and nutrition patterns, conditions of personal risk, stress and mental status, tobacco and alcohol use, productivity, and readiness to change. Any personal health data collected is protected under federal law (HIPAA). An individual report is generated at the completion of the assessment, which summarizes your overall health and risk levels for specific risk factors which will help to identify areas for possible improvement, specific interventions and areas in the program that will help meet your individual needs. Group reporting features are also available to help employers address the needs of their workforce.

Secured login information is distributed through the

subscriber's respective Human Resources Department, or you may call our Health Management Department at (671) 477-5091 ext. 1185 to obtain login information. If you opt to do a paper-and-pen questionnaire, it will be available through our office during business hours.

Work Site Health Screenings

Work site health screenings may be arranged upon request by the employer/ group. Screening tests, such as BMI, blood pressure and blood glucose tests, are offered and are proven to be effective in identifying an illness for which early intervention makes a real, measurable impact. Aside from these tests, there is also the opportunity to consult with a health coach and/or nurse to clarify any findings during the screening, address any questions or concerns you might have and help plan the next steps to address the risks or illnesses identified. A "Health Screening Record", which is a log of the tests measured during the screening, is issued to the member. A follow-up letter is sent to inform you of your screening results and any recommendations or suggestions for areas that need improvement or are considered high risk. A copy of your screening results and the follow-up letter are sent to your primary care physician or provider. An aggregated report of the tests measured during the screening is provided to the Human Resources Department for the purposes of developing a wellness program specific to the group's health needs and concerns.

Nutrition Classes, Counseling and Access to Nutrition Information Material

There are several ways that you will have access to this program:

1. At your respective work site, this is usually done as a Lunch-and-Learn activity. StayWell invites a Clinical Nutritionist or Dietitian to provide a 15-to 20-minute lecture focused on healthy eating habits, nutritional guidance, or specific talks on nutrition programming on certain conditions such as diabetes, hypertension, gout, etc. StayWell provides FREE HEALTHY LUNCH to the participants of this activity, subject to approval by your employer.
2. Counseling, whether individual or as a group, through appointment with our participating providers and wellness centers. You are responsible for any Coinsurance/Copayment that may apply for these services.
3. Informational materials through the EnjoyLife! web portal (online) or by request to our office.

Newsletter and other Health Education Materials

Health education material is a monthly newsletter that features current health topics and recommendations for living a healthy lifestyle. It is available online through the portal or StayWell's website, or in print through our office. Like the newsletter, other health education materials such as Monthly Health Challenge™

and Ask the Wellness Doctor™ are also available to you in both online and paper format.

Health Observances

Health observance is a month-to-month health awareness campaign to educate you about health risks and also to provide information on health topics of interest. Communications are sent out to you via electronic mail and advertisement through participation in community events, both local and national.

FITNESS

Group Fitness Classes

The "Physical Activity Guidelines for Americans" recommends two types of health-enhancing physical activity: Aerobic (cardiovascular) and Muscle-Strengthening. For significant health benefits, adults (age 18 to 64) should do an equivalent mix of moderate- and vigorous-intensity aerobic activity AND muscle-strengthening activities on two (2) or more days a week that work all major muscle groups. To meet the recommended physical activity guidelines, StayWell has partnered with fitness centers to offer fitness classes to you (including subscribers and dependents) at NO CHARGE.

To register for the classes, you are required to fill out a one-time registration form and provide a copy of your health insurance card and a valid picture ID on your first visit to the fitness facility of your choosing.

Enjoy the wide variety of exercise classes that provide different levels of health-



enhancing physical activity, with an equivalent mix of light, moderate or vigorous intensity moves. Whether you opt for cardiovascular (aerobic) training, muscle strengthening or flexibility and resistance training, these classes are facilitated by certified instructors that will surely help you improve your health. Certified fitness trainers are also available to provide assistance to individuals with physical and mental impairments. StayWell's Fitness Class Schedule is updated monthly and can be found online on our web portal or website, or in print at our office. Please call our Health Management Department at (671) 477-5091 ext. 1185 or email at enjoylife@staywellguam.com to obtain a copy of this month's fitness schedule.

CARE MANAGEMENT

Medical Care Management

StayWell's Medical Care Management Department, through its Utilization Management and Case

Management Section, provides a variety of programs that oversees the different populations with specific conditions, whether acute or chronic.

Disease Management Program for Diabetes

StayWell is proud to offer our Disease Management Program for Diabetes, a component of our EnjoyLife! Health Management Program. The Disease Management Program for Diabetes is designed to identify members with Type 1, Type 2 and Gestational Diabetes. The program will assist in educating these members and emphasizing the importance of proper self-management of their disease and regular care. It also aims to provide support tools and resources to reduce diabetic-related complications and morbidities. The components of the program include: condition monitoring and reporting, patient adherence, consideration of other health conditions and lifestyle issues,

intervention strategies and access to Diabetes Self-management Training (DSMT). To ensure and improve program efficacy, outcomes are measured and assessed through a collaboration of program staff and partners.

Living Well with Diabetes Program

The Living Well with Diabetes Program is the only program accredited by the Diabetes Education Accreditation Program, AADE on island. It is a 5-week program that consists of tools to live well with Diabetes, such as diabetes reversal/remission, healthy eating/healthy coping with follow ups to 12 months, and much more. A booklet and program information will be given to each participant. The program consists of a pre and post screening including lab work.

Diabetes Self-Management Education Program - Saipan

The Diabetes Self-Management Education Program (DSME) at Hardt Eye Clinic & Diabetes Education Center in Saipan is the only diabetes program to be certified by the American Diabetes Association in any of the U.S. Pacific territories. The 12-month program covers seven modules which discuss topics on healthy eating, being active, blood glucose monitoring, taking medications, acute complications, healthy coping and long-term complications. The program does not end after the seven modules are introduced. The doctors and educators will

discuss and develop the Diabetes Self-Management Support strategies during the ten (10) hours of DSME service to ensure certain sustainability of lifestyle modifications are made during the program. There will be a three-hour post program follow-up each calendar year afterwards.

Discharge Planning and Care Coordination

Our case managers use a team approach to ensure an effective discharge planning and care coordination for you, particularly if you have chronic conditions (such as Coronary Artery Disease and Diabetes with complications) and catastrophic illnesses identified by self-referral or by referral from their primary care provider. By team approach, we involve the attending physician, primary care provider if different from admitting physician, hospital staff, social worker,

home health care agency and pharmacy in addressing potential gaps in the systems of care. We facilitate appropriate and efficient delivery of health care services to better manage their overall health.

Patient-Centered Education

Our goal in Patient-Centered Education is to empower you with the right information in becoming the most informed health consumer. In a national study, it has been observed that patients who are informed, engaged and equipped with the tools to take care of their health utilize the healthcare system more appropriately. To request for an electronic copy of available health education sheets, please email us at enjoylife@staywellguam.com the title of the health education sheet, and preferred language if any. You may also request for a printed copy from our office, at no cost.

THE STAYWELL NETWORK

SAVES YOU MONEY!

It's good to discover ways you can cut the cost of your health care without reducing the quality of care. Here's an easy way you can do just that.

You will save money simply by using StayWell's Network of Participating Providers. StayWell's network includes doctors, dentists, chiropractors, mental health professionals, hospitals, pharmacies, laboratories, optical firms, private home health care agencies and other medical facilities, in the Service Area and outside the Service Area, which have agreed to provide services to StayWell members at substantially reduced rates.

The overall cost of your health care is much less when you go to a provider **INSIDE** the network than when you go **OUTSIDE** the network. As a result, your out-of-pocket expenses are greatly reduced. In some cases, your Copayment/Coinsurance is waived altogether, and you pay nothing! However, if you choose to go **OUTSIDE** the network for care, you pay much more for Coinsurance/Copayment for service.

COSTS and CLAIMS

ELIGIBLE CHARGES

Services at a Participating Provider are based on Eligible Charges.

When you use a Participating Provider for treatment, that provider will submit your claim to StayWell Insurance. Payment will be made directly less any amounts that you are responsible for (e.g., applicable copayments, expenses above StayWell Insurance Eligible Charges, etc.). Covered services will be paid provided the Provider of services bills StayWell within ninety (90) days after the date in which the service was rendered.

If you receive services from a Non-Participating Provider, StayWell will pay only a percentage of Eligible Charges

(see Summary of Coverage for details). The Company has no agreement with Non-Participating Providers and they may charge the Covered Persons more than the Eligible Charge for any Service. The Eligible Charge for Services by a Non-Participating Provider will be less than for a Participating Provider. The Covered Person is responsible for paying the specified Copayment plus any amount by which the Provider's charge exceeds the Eligible Charge.

HOW TO MAKE A MEDICAL CLAIM

When a Participating Provider treats you, that Provider will submit your claim to our office, unless the Provider agrees to file the claim on your behalf. However, if you should receive treatment from a non-Participating Provider you must pay for the services and then seek reimbursement from StayWell, unless the provider

agrees to file claim on your behalf. Request your reimbursement by sending to StayWell Insurance your itemized bill and original receipt within ninety (90) days after the date in which the service was rendered.

When an off island dental provider, outside of the United States treats you, you must request the provider to complete an Off Island Dental Claim form and submit the completed form with an original receipt for reimbursement. You may obtain the form at the StayWell office or at staywellguam.com.

For reimbursement of eligible expenses that you've paid in full, please submit the following documents:

DOCTOR'S SERVICES

- Name of Doctor
- Date of Service
- Diagnosis code (ICD10)
- Procedure code (CPT)
- CMS 1500 claim form
- Itemized billed charges
- Proof of payment

LABORATORY

- Name of Laboratory
- Name of referring physician
- Date of Service

- Diagnosis code (ICD10)
- Procedure code
- Name of procedure
- Itemized billed charges

HOSPITAL SERVICES

- Proof of payment in full
- UB-04 claim form
- Itemized breakdown of total charges
- Complete medical report
- Patient account number
- Proof of payment

PRESCRIPTION DRUGS

- Name of Pharmacy

- Name of prescribing physician
- Date of Service
- Name and strength of medication
- National Drug Code (NDC)
- Quantity
- Itemized billed charges
- Proof of payment

If you submit a bill in a foreign language for services rendered off island, all required information must be translated into English for you to receive reimbursement.

DENTAL CARE

You have the option of enrolling in our dental plan. Once you join you must continue receiving dental coverage to the end of the policy year. Cancellation of dental coverage can only be done during the annual open enrollment period. Most dentists send the bill for your care directly to StayWell for payment of Eligible Charges on covered Services, less the part you pay as your Coinsurance. Some dentists, however, prefer to have their patients pay them directly. If this is your dentist's procedure, you pay 100% of the bill and then submit a

claim to StayWell for reimbursement. We require a copy of your dentist's bill, listing all the Services performed and the price for each Service. Pre-authorization by StayWell is required for treatment estimated to cost \$600 or more.

Staying within the StayWell network of participating dentists will ultimately save you money! Your coinsurance will substantially increase when Services are rendered by a non-participating dentist. Your Coinsurance for dental Services does not accumulate towards your Annual Out of Pocket Maximum.



GENERAL INFORMATION

CUSTOMER CARE

Customer Care Representatives are trained in your plan's coverage, benefits and procedures. They can provide you with up-to-date lists of StayWell's Participating Providers and Centers of Excellence – the doctors, hospitals, clinics, laboratories, pharmacies and other health care providers, which offer services at reduced rates to StayWell members. They can also help you file claims and receive reimbursements, which include cases where you paid 100% for a covered Benefit on Guam or off island.

The StayWell Customer Care Department is there to provide quick answers to your questions regarding:

- Claims
- Providers
- Eligibility
- New Cards
- Memberships
- Reimbursements

Call Customer Care at (671) 477-5091 extension 1120 or stop by the StayWell Office in Maite. We're open Monday – Friday from 8:00 a.m. to 5:00 p.m.

ELIGIBILITY INFORMATION

Who is Eligible?

Subscriber:

- Resident of Guam or CNMI
- Regular full-time employee who works 30 hours or more per week

Dependent:

- Resident of Guam or CNMI
- Legal spouse or domestic partner. Domestic partner must be at least 18 years old and has lived with you for at least two (2) consecutive years. Domestic partner may only be enrolled during open enrollment or initial enrollment.

- Natural children, stepchildren, legally adopted children under the age of 26, children placed for adoption. Children of domestic partners are not eligible for coverage as a stepchild.
- Legal guardianship. Children under legal guardianship may only be enrolled during open enrollment or initial enrollment. A child under legal guardianship will remain eligible until guardianship terminates, or until the child reaches the age of 18 years, whichever occurs earlier. An unborn child cannot be enrolled under legal guardianship. Legal Guardianship is not a HIPAA qualifying event.
- Children age 19 through 25. If the child resides outside of Guam and the CNMI and is attending an accredited school, college, or university as a full-time student, a full time school verification must be submitted.
- Disabled child incapable of self-sustaining employment by reason of mental retardation or physical handicap. A medical certification from your doctor must be submitted.
- To add eligible dependents, including newborn babies, you must complete a "change of status" form signed by you as the subscriber and submit to StayWell within 30 days of the eligibility.

When to Enroll

- Within 30 days of the time you are first hired;
- Within 30 days of the time you first become eligible for the plan.

- During the annual enrollment period; or
- Within 30 days after a HIPAA event. Please refer to "HIPAA Provisions" section below for further explanation.
- Within 30 days of birth, adoption, marriage, or placement for adoption.

Once you join you must continue receiving medical coverage to the end of the policy year. Cancellation of medical coverage can only be done during the annual open enrollment period.

HIPAA Provisions

As required by the Health Insurance Portability and Accountability Act (HIPAA) of 1996, if you decline to enroll yourself or your dependents (including your spouse) in StayWell because of other health insurance coverage, you have the option to enroll later, if there is a qualifying event and provided you submit all enrollment application forms within 30 days of losing the other coverage. You also have the option to enroll again in StayWell when you have a new dependent as a result of marriage, birth, adoption or placement for adoption, provided you enroll within 30 days of acquiring the new dependent. Only under these events will you be allowed enrollment.

What else is required?

- Marriage certificate copy if the spouse has a different last name.
- Birth certificate copy if a child has a different last name.

- Domestic partner. StayWell shall require a notarized affidavit and other proof of domestic partner status at the time of application for enrollment. The Subscriber's domestic partner is eligible if (i) both the Subscriber and the domestic partner are eligible for marriage without emancipation under the laws of Guam/CNMI (ii) the domestic partner has cohabited with the Subscriber for at least the last two (2) consecutive years immediately preceding the proposed date of enrollment of such spouse.
- Legal guardianship. The subscriber shall provide such evidence as to the qualifications of the dependent for legal guardianship as StayWell may require, including but not limited to annual tax filings and affidavit stating that the dependent will be included in the tax filing and court document copy signed by a judge ordering guardianship.
- Stepchildren. A copy of the child's birth certificate and the parents' marriage certificate.
- Adoption. Court document copy signed by a judge ordering adoption or placement for adoption.
- Student (age 19-25) that reside outside of Guam and CNMI. Letter from school's registrar's office verifying full-time status. Verification must be submitted no later than 30 days after the commencement of each term.
- Disabled child. Proof of total disability and dependence

must be submitted within 30 days of the child's attainment of the limiting age and every year after that.

- Newborn. Copy of birth certificate showing subscriber as parent.

StayWell reserves the right to require a Covered Person or Employer to provide documentary evidence of eligibility of Covered Person to supplement an application for enrollment or to confirm eligibility. Other documents may be required to determine whether they are acceptable substitutes, however, final determination will be made by StayWell's Enrollment Department.

Residency Requirement

StayWell members must maintain their principal residence in Guam or the CNMI. Employees/members cannot remain outside the Service Area for more than 60 accumulative days per policy year. A written request for extension may be submitted to StayWell's Informed Choice Department prior to the 60th day. The granting of any extension shall be at the sole discretion of StayWell, is not automatic and is subject to review after submission of all documents as determined necessary by StayWell.

Dependents age 19-25, who are full-time students as described in your group contract, will not be excluded from coverage while attending school outside the Service Area provided proof of full-time student status must be submitted each semester.

Exceptions

1. Exception for difference: You must pay for any difference between StayWell's payment on Eligible Charge and actual costs.

You are responsible for paying all health care Services not covered by StayWell.

2. Double coverage: If you are covered by a group medical plan, Medicare, or automobile insurance in addition to StayWell, one plan will pay reduced Benefits. This is to prevent any payment of Benefits exceeding the charge for a particular service. Benefits will be adjusted so you do not receive more than 100% of the Eligible Charges. Medical coverage under Medicare will be considered primary for payment unless otherwise provided for by federal law. Motor vehicle insurance will be considered primary for all medical care resulting from a motor vehicle accident. Those Benefits will be applied first before StayWell pays any Benefits.

In the case of a dependent child, the carrier of the parent whose birthday occurs first in the calendar year is the primary carrier.

If you receive care at military medical facilities, the Third Party Collection Program established by federal law PL99-2782 (10 USC1095) directs the military to bill private insurance companies for the cost of care provided by the military facility.

3. Third party liability: If another person causes your injury and you have a

right to recover damages from that person, StayWell is not liable for benefits in connection with services rendered. Should StayWell elect to make payments for your injury, it has the right to be reimbursed from any recovery you obtain from the third party.

4. Auto accidents: If yours is the only car involved and you are injured, the primary coverage will be your auto policy if it provides for medical payments. StayWell will cover whatever is not paid by your auto policy subject to policy conditions and limits.

If there was more than one car involved and the accident was your fault, then StayWell will pay per policy conditions and limits whatever is not the responsibility of your auto policy.

If there was more than one car involved and the other party is at fault, then the driver of the other car and that other car's auto insurance policy must pay all of your medical expenses. StayWell will not pay anything when the other person is responsible. However, StayWell may make payments on your medical expenses in the form of a no interest loan pending the outcome of your action against the other party. In order to have StayWell make such payments, you must apply for this special benefit.

Non-Member Status

Members are at risk of losing their coverage with StayWell if any of the following circumstances occur:

- a) If premiums are not paid.

- b) If you allow someone else to use your membership card to obtain Services.
- c) If you remain outside the Service Area for more than 60 accumulative days, off island benefits will be terminated.
- d) A spouse's coverage will end on the first day of the month following the termination of your marriage. A domestic spouse's coverage will end on the first day of the month following the date the couple is no longer living together. You must complete and submit all necessary forms in these events.
- e) When eligible for Medicare coverage and you fail to enroll in all portions of the Medicare Program open to you and refuse to sign or maintain in effect the necessary releases. This includes members eligible for Medicare due to end stage renal disease.
- f) If a medical claim for reimbursement is found to be fraudulent after all required grievance actions have been completed.



Review and Appeals Process

If you have questions about the benefit coverage or payments made by StayWell, you are entitled to request a review of the claim. If you are not satisfied with any preliminary determination made, you or your authorized representative are entitled to appeal in writing to StayWell's Appeals Committee.

If an authorized representative is filling the appeal on your behalf, you will need to complete the StayWell

Authorized Representative form to name the representative. Your doctor can only obtain the right to act on your behalf in pursuing appeals if your doctor has become your authorized representative. In the case of an appeal involving urgent care, the provider treating you can automatically act as your authorized representative without your having to complete the StayWell Authorized Representative form.

How do I file an appeal?

A. Appeal to StayWell in writing to reconsider initial decision.

You should:

- Write to StayWell's Appeals Committee within six (6) months from the date of StayWell's decision or

Accomplish StayWell's Appeal Form; and

- Send your appeal to StayWell at: 520 Route 8 Maite, Guam 96910; and
- Explain why you believe the initial determination should be reconsidered, based on the benefit provisions in your health plan; and
- Attach documents supporting your explanation including medical records, physician letters, bills, receipts and any other form that would serve the same purpose.
- File for an expedited internal appeal in urgent care situations by contacting our Customer Care Department at (671) 477-5091 ext. 1120.

Urgent internal appeals will be processed within 24 to 72 hours. You may request for an expediting internal appeal orally or in writing.

B. The Appeals Committee has thirty (30) days from the date it received your Pre-Service Appeal and sixty (60) days from the date it received your Post-Service Appeal to:

- Authorize coverage for the requested service, or supply;
- Request for more information from you or your provider – Proceed to Step C; or
- Write to inform you that the denial is maintained – Proceed to Step D

C. You or your provider should send the information so that the Appeals Committee will receive it within forty-five (45) days of our request. The Appeals Committee will then decide within thirty (30) more days.

If information is not received within forty-five (45) days, the Appeals Committee will decide within thirty (30) days from the date the information was due. The decision will be based on available information. The Appeals Committee will write to you about the decision.

D. If you do not agree with the Appeals Committee's decision, you can file an External Review.

Proceed to Step E;

E. Almost always, issues find resolution within the first level of appeal. Otherwise, you may seek arbitration or request for standard or expedited external review.

For more information regarding this, you may contact StayWell's Customer Care Department at (671) 477-5091 ext. 1120.

F. Standard external review.

If we continue to deny the payment, coverage, or service requested or we do not comply with Federal Standards, or in the case of medical urgency, you may be able to request an external review of your claim by an independent third party, who will review the denial and issue a final decision.

Per the interim external review guidelines issued by Health and Human Services (HHS), this process will be administered by MAXIMUS Federal Services. Within four (4) months after receipt of a denial of coverage or service, request for an external review in writing by submitting an online request at externalappeal.cms.gov, under the "Request a Review Online" heading, or in writing by faxing the request to 1-888-866-6190, or by sending it by mail to: MAXIMUS Federal Services, 3750 Monroe Avenue, Suite 705, Pittsford, NY 14534

You may submit additional written comments to the external reviewer, though any submitted information will be shared with us to give StayWell an opportunity to reconsider the denial. If you have any questions or concerns during the external review process, you can call MAXIMUS at the toll-free number 1-888-866-6205 or contact the Guam Department of Revenue and Taxation, Regulatory Division at (671) 635-1844/5 or (671) 635-7664.

When the examiner, designated by MAXIMUS, receives an

external review request, the examiner will contact StayWell. Within five (5) business days of receipt of request by the examiner, StayWell will provide to the examiner all of the documents and any information considered in making the Adverse Benefit Determination or final internal appeal decision

Within forty-five (45) days after receipt of the request for external review, the examiner will provide you and StayWell a written decision. If the decision of the examiner includes reversal of the denial of coverage or service, StayWell will immediately comply.

G. Expedited external review.

In urgent care situations, e.g. when the expedited/urgent internal appeals process timeframe would seriously jeopardize your life and health or would jeopardize your ability to regain maximum function, you may request for an expedited external review by selecting "expedited" if submitting the review request online, or by emailing FERP@MAXIMUS.com, or calling Federal External Review Process at 1-888-866-6205 ext. 3326. If you have an urgent health situation, you can file for an external appeal, orally or in writing, at the same time as your request for an internal appeal.

The examiner, designated by MAXIMUS, must provide notice of the expedited external review decision as promptly as your medical conditions or circumstances require, but no more than 72 hours after receipt of the request for an expedited external review.

The examiner will provide you and StayWell with an oral or written decision. Any decision provided orally by the examiner will be followed by a written notice within 48 hours.

If you do not agree with the final determination on your internal or external appeal, you have a right to bring a civil action under Section 502(a) of ERISA, if applicable.

Complaints and Grievances

We have steps for handling any problems you may have. As a StayWell member, you have a right to voice your complaint if you are not happy with our providers or with us. To make a complaint, please call Customer Care or come into our office to speak with one of our Customer Care staff. Some complaints can be resolved through first call resolution if they can be fully addressed and you are satisfied with the outcome.

If your complaint cannot be resolved or it meets the definition of a grievance, you can complete the Grievance Form and submit it to StayWell. We will send you a Grievance Acknowledgment letter after receipt of your written grievance. All grievances will go under review by the appropriate department and the Quality Assurance Manager. We will inform you in writing within 30 days as to how your grievance was addressed. If additional time is needed for resolution, we will keep you informed, in writing, on the status of your grievance until it is resolved. If you require assistance in filing a grievance or if you are unable to submit the grievance in

writing, you can call Customer Care at 671-477-5091 to ask for help through the process.

Quality Improvement Program

StayWell has a comprehensive Quality Improvement (QI) Program to ensure members receive quality care and services. The QI Program is an important part of the member's health plan. The StayWell Board of Directors (BOD) oversees the QI Program and has established various committees to monitor and support the QI Program. The BOD has the ultimate authority and accountability for the oversight of the quality of care and service provided to members. The QI Program monitors the quality of care and services provided in some of the areas below:

- Making sure members get the care they need, when and where they need it
- Making sure members are receiving quality care
- Cultural and linguistic needs of our members
- Member satisfaction
- Member safety and privacy
- Network access and adequacy

The goal of the QI Program is to improve member health. This is achieved through many different activities. Some of our goals include the following:

- Provide timely access to high-quality healthcare for all members, through a safe health care delivery system;
- Systematically monitor and evaluate the quality and appropriateness of health care and services; and

- Pursue opportunities to improve health care, services, and safety.

The Quality Improvement Committee (QIC) is a StayWell committee with physician representation that is directly accountable to the BOD. The purpose of the QIC is to provide oversight and direction in assessing the appropriateness of services and continuously enhance and improve the quality of care and services provided to members. This is accomplished through a comprehensive, plan-wide system of ongoing, objective, and systematic monitoring; the identification, evaluation, and resolution of process problems; the identification of opportunities to improve member outcomes; and the education of members, providers, and staff.

Another aspect of our quality program and the services we provide to our members is the member satisfaction survey. The survey is conducted by an external vendor on an annual basis. The survey provides information on the experiences of members with StayWell's services and the provider services. The survey gives us a general indication of how well we are meeting the needs of our members. We also evaluate member complaints, grievances, appeals, and denials annually. We encourage all members to participate in the survey so we can enhance our quality improvement initiatives.

If you would like more information about our QI Program, contact the Quality Assurance Manager at 671-477-5091 ext. 1231

GLOSSARY

ADVERSE DETERMINATION means:

1. A determination by StayWell that is based upon the information provided, a request for a benefit under StayWell's health benefit plan upon application of any utilization review technique that does not meet StayWell's requirements for medical necessity, appropriateness, health care setting, level of care or effectiveness, or is determined to be experimental or investigational and the requested benefit is therefore denied, reduced, or terminated, or payment is not provided or made, in whole or in part, for the benefit; The denial, reduction, termination or failure to provide or make payment, in whole or in part, for a benefit based on a determination by IHIC of a member's eligibility to participate in the health plan; or Any prospective review or retrospective review determination that denies, reduces, or terminates or fails to provide or make payment, in whole or in part, for a benefit.
2. Adverse Determination also includes a rescission of coverage determination.

APPEAL An appeal is a request by the Member or the Member's Authorized Representative for reconsideration of an Adverse Determination of a health service request or benefit that the Member believes he or she is entitled to receive.

1. Urgent Care Appeal – Also known as an External Appeal, are a special kind of pre-service appeal that requires a quicker decision when there is an immediate need for health services because a standard appeal could jeopardize the member's life, health, or ability to attain, maintain, or regain maximum function. If a physician with knowledge of the members medical condition tells StayWell that a pre-service appeal is urgent, StayWell must treat it as an urgent care appeal
2. Pre-Service Appeal (Prior Authorizations) – Are requests for reconsideration of an Adverse Determination for approval required before medical care, such as preauthorization or a decision on whether a treatment or procedure is medically necessary.

3. Post Service Appeal – Are all other Appeals for benefits under IHIC's health plan that are not pre-service appeals, including appeals after medical services have been provided, such as requests for reimbursement or payment for the provided services. Most appeals for group health benefits are post-service appeals.

CENTERS OF EXCELLENCE The selected off island hospitals and ambulatory surgi-centers that have agreed to provide health care services at reduced rates to StayWell members.

COVERED SERVICES The medical and dental services for which you are insured under this plan.

COINSURANCE The portion of charges for Covered Services for which an enrollee is responsible for payment after satisfaction of the Deductible.

COMPLAINT Any verbal expression of dissatisfaction by a Member or a Member's Authorized Representative regarding an issue that may be resolved at the point at which it occurs by the staff present. Most complaints will have simple solutions that can be promptly addressed and are considered resolved when the member/ authorized representative is satisfied with the action taken on their behalf.

COPAYMENT The predetermined (flat) dollar amount that an enrollee must pay for certain Covered Services after satisfaction of the Deductible.

DEDUCTIBLE A deductible is the amount required to be paid by you for Covered Services rendered before the plan participates in paying your Covered Services rendered.

DOCTOR A properly licensed doctor of medicine (M.D.), psychiatrist, licensed clinical psychologist, dentist(D.M.D. or D.D.S.), doctor of osteopathy (D.O.), or doctor of podiatric medicine (D.P.M.)

ELIGIBLE CHARGES Shall be defined as the portion of charges made to a Covered Person for Covered Services rendered which are payable to the Provider. For Covered Services rendered by a Participating Provider, the Eligible Charges shall

GLOSSARY

be limited to the lesser of the actual billed charges or the reimbursement amounts agreed to between the Company and the Participating Provider. For covered medical Services rendered by a Non-Participating Provider, the Eligible Charges shall be limited to the lesser of the actual billed charges made by the provider; or in the United States, the Medicare Participating Provider fees in the geographic area where the Service was rendered; or in Asia, the fees most recently contracted by the Company at St. Luke's Medical Center in Manila, Philippines; or elsewhere, the Medicare National Standard Fee. When Services are provided to a Covered Person by a Non-Participating Provider, the Covered Person shall inform the Provider of Services that the Covered Person is a Covered Person of the Company and that in order for payments to be made by the Company for eligible Services, such Provider of Services is required to file a Treatment Plan with the Company as prescribed hereunder and, within 90 days after the last day on which such Services were rendered, is required to submit to the Company a report of Services rendered upon such claim form or forms as the Company shall prescribe. The responsibility for having the proper Treatment Plan and claim timely submitted to the Company shall be with Subscriber, and the Company shall not be obligated to make any payment until such Treatment Plan and claim are received and approved by the Company.

EMERGENCY The sudden and unexpected onset of a severe medical condition which, if not treated immediately, could result in irreparable harm, a life-threatening situation, or permanent disability.

FINAL INTERNAL ADVERSE BENEFIT DETERMINATION A final internal adverse benefit determination means an adverse benefit determination that has been upheld by the plan at the completion of the internal appeals process.

FORMULARY The list of preferred prescription drugs, devices and supplies that are Covered Services under the Plan and selected for their safety, effectiveness and affordability. The Formulary is subject to change during the Plan Year.

GRIEVANCE Any formal verbal or written expression of dissatisfaction by a Member or a Member's Authorized Representative that requires follow up and/or investigation. A standard grievance must be addressed within 30 days. All verbal or written complaints of abuse, neglect, patient harm, or the risk of patient harm, a violation of the Patient Rights and Responsibilities, are examples of grievances. Any verbal complaint requested by a member/authorized representative to treat a complaint like a grievance will be considered a grievance.

MEDICALLY NECESSARY OR MEDICAL NECESSITY Shall be defined as services or supplies, which under the provisions of this Agreement, are determined to be: appropriate and necessary for the symptoms, diagnosis or treatment of the Injury or Illness or dental condition; provided for the diagnosis or direct care and treatment of the Injury or Illness or dental condition; within standards of good medical or dental practice within the organized medical or dental community; not primarily for the convenience of the Covered Person or of any Provider providing Covered Services to the Covered Person; an appropriate supply or level of service needed to provide safe and adequate care; within the scope of the medical or dental specialty, education and training of the Provider; provided in a setting consistent with the required level of care; or preventive Services as provided in the Plan.

MEMBER OR ENROLLEE Any employee or eligible dependent of an employee, who is properly enrolled in the StayWell Health Plan.

PARTICIPATING PROVIDERS "Participating Providers" shall be defined as doctors, medical groups, hospitals, skilled nursing facilities, pharmacies, dentists, laboratories, and other health care facilities that: (i) have directly, or indirectly through StayWell's agreements with other networks, entered into an agreement with StayWell to provide Covered Services; and (ii) are assigned from time to time by StayWell to participate in the StayWell provider network.

PRE-CERTIFICATION The authorization from StayWell for all hospital admissions, outpatient surgical procedures, and certain diagnostic tests.

RECISSION OF COVERAGE The retroactive cancellation of a health insurance policy. StayWell will retroactively cancel your entire policy if you intentionally misrepresent on your initial application for your insurance policy.

SERVICE AREA The Territory of Guam and the Commonwealth of the Northern Mariana Islands (CNMI).

SERVICE Health care services, supplies and equipment, or any combination thereof.

SUMMARY OF COVERAGE Sets forth the benefits which will be provided to each Subscriber and to each of his or her eligible enrolled Dependents, if any, and the extent of each benefit, including the requirements, limitations and maximums under which the benefits will be provided when enrolled in this Plan for the Plan Year. The Summary of Coverage is shown in Exhibit C of the Certificate.



YOUR RIGHTS

PRIVACY POLICY STATEMENT

We are required by law to:

- maintain the privacy of your Protected Health Information (PHI);
- provide you this notice of our legal duties and privacy practices with respect to your PHI; and
- follow the terms of this notice.

We protect your PHI from inappropriate use or disclosure. Our employees, and those of companies that help us service your StayWell insurance, are required to comply with our requirements that protect the confidentiality of PHI. They may view your PHI only when there is an appropriate reason to do so, such as to administer our products or services.

We will **not disclose** your PHI to any other company for their use in marketing their products to you. However, as described below, we will use and disclose PHI about you for business purposes relating to your health insurance coverage.

The main reasons for which we may use and may disclose your PHI are to evaluate and process any requests for coverage and claims for benefits you may make or in connection with other health-related benefits or services that may be of interest to you.

The following describe these and other uses and disclosures, together with some examples.

- **For Treatment** We may use and disclose your PHI to coordinate or manage your health care and any related services. In addition, we may share your PHI with referring physicians, clinical and pathology laboratories, pharmacies or other health care personnel providing you treatment.
- **For Payment** We may use and disclose PHI to pay for benefits under your health insurance coverage. For example, we may review PHI contained on claims to reimburse providers for services rendered. We may also disclose PHI to other insurance carriers to coordinate benefits with respect to a particular claim. Additionally, we may disclose PHI to a health

plan or an administrator of an employee welfare benefit plan for various payment related functions, such as eligibility determination, audit and review or to assist you with your inquiries or disputes.

- **For Health Care Operations** We may also use and disclose PHI for our insurance operations. These purposes include evaluating a request for health insurance products or services, administering those products or services, and processing transactions requested by you. We may also disclose PHI to affiliates, and to business associates outside StayWell Insurance, if they need to receive PHI to provide a service to us and will agree to abide by specific HIPAA rules relating to the protection of PHI. Examples of business associates are: billing companies, data processing companies, or companies that provide general administrative services. PHI may be disclosed to reinsurers for underwriting, audit or claim review reasons. PHI may also be disclosed as part of a potential merger or acquisition involving our business in order to make an informed business decision regarding any such prospective transaction.
- **Where Required by Law or for Public Health Activities** We disclose PHI when required by federal, state or local law. Examples of such mandatory disclosures include notifying local health authorities regarding particular communicable diseases, or providing PHI to a governmental agency or regulator with health care oversight responsibilities. We may also release PHI to a coroner or medical examiner to assist in identifying a deceased individual or to determine the cause of death.
- **To Avert a Serious Threat to Health or Safety** We may disclose PHI to avert a serious threat to someone's health or safety. We may also disclose PHI to federal, state or local agencies engaged in disaster relief as well as to private disaster relief or disaster assistance agencies to allow such entities to carry out their responsibilities in specific disaster situations.

- **For Health-Related Benefits or Services** We may use PHI to provide you with information about benefits available to you under your current coverage or policy and, in limited situations, about health-related products or services that may be of interest to you.
- **For Law Enforcement or Specific Government Functions** We may disclose PHI in response to a request by a law enforcement official made through a court order, subpoena, warrant, summons or similar process. We may disclose PHI about you to federal officials for intelligence, counterintelligence, and other national security activities authorized by law.
- **When Requested as Part of a Regulatory or Legal Proceeding** If you or your estates are involved in a lawsuit or a dispute, we may disclose PHI about you in response to a court or administrative order. We may also disclose PHI about you in response to a subpoena, discovery request, or other lawful process by someone else involved in the dispute, but only if efforts have been made to tell you about the request or to obtain an order protecting the PHI requested. We may disclose PHI to any governmental agency or regulator with whom you have filed a complaint or as part of a regulatory agency examination.
- **Other Uses of PHI** Other uses and disclosures of PHI not covered by this notice and permitted by the laws that apply to us will be made only with your written authorization or that of your legal representative. If we are authorized to use or disclose PHI about you, you or your legally authorized representative may revoke that authorization, in writing, at any time, except to the extent that we have taken action relying on the authorization or if the authorization was obtained as a condition of obtaining your health insurance coverage. You should understand that we will not be able to take back any disclosures we have already made with authorization.

Your Rights Regarding Personal Health Information We Maintain About You

The following are your various rights as a consumer under HIPAA concerning your PHI. Should you have questions about a specific right,

please write to the administrator of your health insurance coverage.

Right to Inspect and Copy Your PHI In most cases, you have the right to inspect and obtain a copy of the PHI that we maintain about you. To inspect and obtain a copy of your PHI, you must submit your request in writing. To receive a copy of your PHI, you may be charged a fee for the costs of copying, mailing or other supplies associated with your request. However, certain types of PHI will not be made available for inspection and copying. This includes psychotherapy notes; and also includes PHI collected by us in connection with, or in reasonable anticipation of any claim or legal proceeding.

In very limited circumstances we may deny your request to inspect and obtain a copy of your PHI. If we do, you may request that the denial be reviewed. The review will be conducted by an individual chosen by us who was not involved in the original decision to deny your request. We will comply with the outcome of that review.

Right to Amend Your PHI If you believe that your PHI is incorrect or that an important part of it is missing, you have the right to ask us to amend your PHI while it is kept by or for us. You must provide your request in writing. We may deny your request if it is not in writing or does not include a reason that supports the request. In addition, we may deny your request if you ask us to amend PHI that:

- is accurate and complete;
- was not created by us, unless the person or entity that created the PHI is no longer available to make the amendment;
- is not part of the PHI kept by or for us; or
- is not part of the PHI, which you would be permitted to inspect and copy.

Right to a List of Disclosures You have the right to request a list of disclosures we have made of PHI about you. This list will not include disclosures made for treatment, payment, and health care operations, for purposes of national security, made to law enforcement or to corrections personnel or made pursuant to your authorization or made directly to you. To request this list, you

must submit your request in writing. Your request must state the time period from which you want to receive a list of disclosures. The time period may not be longer than six years and may not include dates before February 26, 2003. Your request should indicate in what form you want the list (for example, on paper or electronically). The first list you request within a 12-month period will be free. We may charge you for responding to any additional requests. We will notify you of the cost involved and you may choose to withdraw or modify your request at that time before any costs are incurred.

Right to Request Restrictions You have the right to request a restriction or limitation on PHI we use or disclose about you for treatment, payment or health care operations, or that we disclose to someone who may be involved in your care or payment for your care, like a family member or friend. While we will consider your request, we are not required to agree to it. If we do agree to it, we will comply with your request. To request a restriction, you must make your request in writing. In your request, you must tell us (1) what information you want to limit; (2) whether you want to limit our use, disclose or both; (3) to whom you want the limits to apply (for example, disclosures to your spouse or parent). We will not agree to restrictions on PHI uses or disclosures that are legally required, or which are necessary to administer our business.

Right to Request Confidential Communications You have the right to request that we communicate with you about PHI in a certain way or at a certain location if you tell us that communication in another manner may endanger you. For example, you can ask that we only contact you at work or by mail. To request confidential communications, you must make your request in writing and specify how or where you wish to be contacted. We will accommodate all reasonable requests.

Right to File a Complaint If you believe your privacy rights have been violated, you may file a complaint with us. Please contact StayWell Insurance HIPAA Privacy Officer, P.O. Box CZ Hagåtña, Guam 96932. All complaints must be submitted in writing. You will not be penalized for filing a complaint.

CONTINUATION COVERAGE RIGHTS UNDER COBRA

The right to COBRA continuation coverage was created by a federal law, the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA). COBRA option is available to groups with more than 20 employees (part time and full-time). StayWell is not a COBRA administrator. COBRA continuation coverage can become available to you when you would otherwise lose your group health coverage. It can also become available to other members of your family who are covered under the Plan when they would otherwise lose their group health plan coverage.

What is COBRA Continuation Coverage?

COBRA continuation coverage is a continuation of group health plan coverage when coverage would otherwise end because of a life event known as a "qualifying event." After a qualifying event, COBRA continuation coverage must be offered to each person who is a "qualified beneficiary." You, your spouse, and your dependent children could become qualified beneficiaries if coverage under the group health plan is lost because of the qualifying event. Under the group health plan, qualified beneficiaries who elect COBRA continuation coverage must pay for COBRA continuation coverage.

If you are an employee, you will become a qualified beneficiary if you lose your coverage under the group health plan because either one of the following qualifying events happens:

- Your hours of employment are reduced, or
- Your employment ends for any reason other than your gross misconduct.

If you are the spouse of an employee, you will become a qualified beneficiary if you lose your coverage under the group health plan because any of the following qualifying events happens:

- Your spouse dies;
- Your spouse's hours of employment are reduced;
- Your spouse's employment ends for any reason other than his or her gross misconduct;

- Your spouse becomes entitled to Medicare benefits (under Part A, Part B, or both); or
- You become divorced or legally separated from your spouse.

Your dependent children will become qualified beneficiaries if they lose coverage under the group health plan because any of the following qualifying events happens:

- The parent-employee dies;
- The parent-employee's hours of employment are reduced;
- The parent-employee's employment ends for any reason other than his or her gross misconduct;
- The parent-employee becomes entitled to Medicare benefits (Part A, Part B, or both);
- The parents become divorced or legally separated; or
- The child stops being eligible for coverage under the plan as a "dependent child".

If your employer offers Retiree coverage, sometimes, filing a proceeding in bankruptcy under title 11 of the United States Code can be a qualifying event. If a proceeding in bankruptcy is filed with respect to your Employer, and that bankruptcy results in the loss of coverage of any retired employee covered under the group health plan, the retired employee will become a qualified beneficiary with respect to the bankruptcy. The retired employee's spouse, surviving spouse, and dependent children will also become qualified beneficiaries if bankruptcy results in the loss of their coverage under the group health plan.

When is COBRA Coverage Available?

The group health plan will offer COBRA continuation coverage to qualified beneficiaries only after the health insurance issuer has been notified that a qualifying event has occurred. When the qualifying event is the end of employment or reduction of hours of employment, death of the employee, or the employee's becoming entitled to Medicare benefits (under Part A, Part B, or both), the Employer must notify the health insurance issuer of the qualifying event.

You Must Give Notice of Some Qualifying Events

For the other qualifying events (divorce or legal separation of the employee and spouse or a dependent child's losing eligibility for coverage as a dependent child), you must notify the health insurance issuer within 60 days after the qualifying event occurs.

How is COBRA Coverage Provided?

Once the health insurance issuer receives notice that a qualifying event has occurred, COBRA continuation coverage will be offered to each of the qualified beneficiaries. Each qualified beneficiary will have an independent right to elect COBRA continuation coverage. Covered employees may elect COBRA continuation coverage on behalf of their spouses, and parents may elect COBRA continuation coverage on behalf of their children.

COBRA continuation coverage is a temporary continuation of coverage. When the qualifying event is the death of the employee, the employee's becoming entitled to Medicare benefits (under Part A, Part B, or both), your divorce or legal separation, or a dependent child's losing eligibility as a dependent child, COBRA continuation coverage lasts for up to a total of 36 months. When the qualifying event is the end of employment or reduction of the employee's hours of employment, and the employee became entitled to Medicare benefits less than 18 months before the qualifying event, COBRA continuation coverage for qualified beneficiaries other than the employee lasts until 36 months after the date of Medicare entitlement. For example, if a covered employee becomes entitled to Medicare 8 months before the date on which his employment terminates,

COBRA continuation coverage for his spouse and children can last up to 36 months after the date of Medicare entitlement, which is equal to 28 months after the date of the qualifying event (36 months minus 8 months). Otherwise, when the qualifying event is the end of employment or reduction of the employee's hours of employment, COBRA continuation coverage generally lasts for only up to a total of 18 months. There are two ways in which this 18-month period of COBRA continuation coverage can be extended.

Disability extension of 18-month period of continuation coverage

If you or anyone in your family covered under the group health plan is determined by the Social Security Administration to be disabled and you notify the health insurance issuer in a timely fashion, you and your entire family may be entitled to receive up to an additional 11 months of COBRA continuation coverage, for a total maximum of 29 months. The disability would have to have started at some time before the 60th day of COBRA continuation coverage and must last at least until the end of the 18-month period of continuation coverage. In order to qualify for this extension you must provide a copy of your Disability Award letter that is received from the Social Security Administration prior to the end of your COBRA continuation period to the health insurance issuer.

Second qualifying event extension of 18-month period of continuation coverage

If your family experiences another qualifying event while receiving 18 months of COBRA continuation coverage, the spouse and dependent children in your family can get up to 18 additional months of COBRA continuation coverage, for a maximum of 36 months, if notice of the second qualifying event is properly given to the health insurance issuer. This extension may be available to the spouse and any dependent children receiving continuation coverage if the employee or former employee dies, becomes entitled to Medicare benefits (under Part A, Part B, or both), or gets divorced or legally separated, or if the dependent child stops being eligible under the group health plan as a dependent child, but only if the event would have caused the spouse or dependent child to lose coverage under the group health plan had the first qualifying event not occurred.

THE HEALTH CARE PROMPT PAYMENT ACT OF 2000

§ 9902. Prompt Payment for Health Care and Health Insurance Benefits.

(a) This Section applies to Health Plan Administrators, as defined by this Chapter, organized and operating under the laws of Guam.

(b) Health Plan Administrators shall reimburse a Clean Claim, or any portion thereof, submitted by a patient or Health Care Provider, that is eligible for payment and not contested or denied not more than 45 calendar days after receiving the Clean Claim filed in writing.

(c) If a claim is contested or denied, or requires more time for review by the Health Plan Administrator, the Health Plan Administrator shall notify the Health Care Provider in writing not more than 30 calendar days after receiving a claim filed for payment. The notice shall identify the contested or denied portion of the claim and the specific reason for contesting or denying the claim, and may request additional information. Requests for information on a contested or denied claim, or portion thereof, shall be reasonable and relevant to the determination of why the claim is being contested or denied. In no event may a claim be contested or denied for the lack of information that has no factual impact upon the Health Plan Administrator's ability to adjudicate the claim.

(d) If information received pursuant to a request for additional information is satisfactory to warrant paying the Clean Claim, the Clean Claim shall be paid not more than 45 calendar days after receiving the additional information in writing.

(e) The payment of a Clean Claim under this Section shall be effective upon the date of postmark of the mailing.

(f) Health Care Providers shall be responsible for obtaining proof in writing that a specific claim was delivered to a Health Plan Administrator on a specific date for determining the time periods for the purposes of prompt payment.

(g) Notwithstanding any provisions to the contrary, interest shall be allowed to accrue at a rate of 12% per annum as damages for money owed by a Health Plan Administrator for payment of a Clean Claim, or portion thereof, that exceeds the applicable reimbursement time limitations under this Section, including applicable costs for collecting past due payments as provided in § 9905 of this Article, as follows:

(1) for an uncontested Clean Claim:

(i) filed in writing, interest from the first calendar day after the 45-day period in § 9902(b); or

- (2) for a contested claim, or portion thereof, filed in writing:
 - (i) for which notice was provided under § 9902(c), interest from the first calendar day 45 days after the date the additional information is received; or
 - (ii) for which notice was not provided, but not within the time specified under § 9902(c), interest from the first calendar day after the claim is received.

(h) Each Health Care Provider shall notify the Health Plan Administrator and patient in writing of all claims for which they intend to charge interest. Any interest that accrues as a result of the delayed payment of a Clean Claim, or any portion thereof, in accordance with the provisions of this Act shall be automatically added by the Health Plan Administrator to the amount of the unpaid Clean Claims due the Health Care provider.

(i) Interest shall only apply to the principal portion of the claim.

(j) The provisions of this Section shall not apply to the payment or reimbursement of any claim, or portion thereof, involving a Coordination of Benefits between multiple payers of a claim.

§ 9903. TIMELY FILING OF ACCURATE CLAIMS.

(a) This Section applies to Health Care Providers, as defined by this Act, duly certified, licensed, or organized and operating under the laws of Guam.

(b) All claims submitted for reimbursement must be submitted on a UB-04, HCFA 1500, ADA claim, or other billing document generally accepted by Health Plan Administrators. Claims may be submitted electronically if such a transmittal arrangement has been agreed to by the Health Plan Administrator.

(c) Health Care Providers shall be responsible for the accuracy of all claims filed. Duplicate claims, unbundled claims, or fee-for-service claims billed in a capitated arrangement, may not be submitted and cannot be considered for prompt payment in accordance with the provisions of this Act.

(d) Should a Health Care Provider fail to submit a response to a reasonable request for additional information on a contested or disputed claim, within 45 days from the date of request for such

additional information, no interest shall accrue to the claim or portion thereof eligible for payment. For purposes of this Subsection, should a Health Care Provider be a hospital, then such a hospital provider shall be allowed to submit a response to a reasonable request for additional information on a contested or disputed claim within 90 days from the date of request for such additional information.

(e) In order for a Health Care Provider to receive interest for the late payment of a claim as provided in § 9902, a claim for health services rendered must be submitted within 45 days from the date the health service was provided.

(f) With the exception of those claims that involve the coordination of benefits, all claims for payment must be submitted by the Health Care Provider within 90 days from the date that health services were rendered. Any claim not submitted by the Health Care Provider within 90 days from the date that health services were rendered shall not be the financial responsibility of either the Health Plan Administrator or the patient.

§ 9904. BILLING OF PATIENTS ALLOWED.

(a) No patient receiving care from a Health Care Provider, may be billed for the same Clean Claim, or portion thereof, submitted for payment to a Health Plan Administrator, unless the provider has elected to terminate that person's efforts to collect interest penalties as provided for in § 9902(g) of this Act, or a period of 90 days has lapsed from the date of submission of a Clean Claim for payment. This provision shall not apply to any Clean Claim or portion of a Clean Claim that is due and payable by the patient as a benefit limitation, deductible, co-payment, non-covered benefit, patient share, or personal comfort or convenience item.

(b) A Health Care Provider may not charge more than 12% interest per annum to any patient as a penalty for their failure to make prompt payment of a Clean Claim, or portion thereof, for which the patient is responsible for paying.

(c) A Healthcare Provider may not charge both the Health Plan Administrator and the patient interest penalties for the same Clean Claim, or portion thereof, submitted for payment to either party.

NEWBORN'S AND MOTHER'S HEALTH PROTECTION ACT

Group health plans and health insurance issuers generally may not, under Federal law, restrict benefits for any hospital length of stay in connection with childbirth for the mother or newborn child to less than 48 hours following a vaginal delivery, or less than 96 hours following a cesarean section. However, Federal law generally does not prohibit the mother's or newborn's attending provider, after consulting with the mother, from discharging the mother or her newborn earlier than 48 hours (or 96 hours as applicable). In any case, plans and issuers may not, under Federal law, require that a provider obtain authorization from the plan or the insurance issuer for prescribing a length of stay not in excess of 48 hours (or 96 hours).

NOTICE REGARDING WOMEN'S HEALTH AND CANCER RIGHTS ACT

Under the group health plan, coverage will be provided to a person who is receiving benefits for a medically necessary mastectomy and who elects breast reconstruction after the mastectomy for:

- reconstruction of the breast on which a mastectomy has been performed;
- surgery and reconstruction of the other breast to produce a symmetrical appearance;
- prostheses; and
- treatment of physical complications of all stages of mastectomy, including lymphedemas.

QUALIFIED MEDICAL CHILD SUPPORT ORDERS

The Staywell Insurance Plan recognizes State court and administrative orders directing a participant to provide health benefit coverage for dependent children even if the participant does not have custody of these children, if a court order is a Qualified Medical Child Support Order (QMCSO). This shall include enrolling the employee, if eligible, and the relevant Child if eligible, outside a regularly scheduled open enrollment period. If the order is not a QMCSO,

then the Employee must wait until the next open enrollment period to enroll. Participants and beneficiaries can obtain a copy of the procedures governing QMCSO, without charge, from the Group Health Benefit Plan Administrator.

INTERPRETIVE SERVICES

As a StayWell member you have the right to interpretive services that are prescribed by law. StayWell Insurance assures that members with limited English proficiency (LEP), hearing or speech impairments are provided interpretive services, such as foreign language, American Sign Language, or use of TDD/TTY lines, when appropriate. Every attempt is made to provide services in any language needed by the member.

Standards for Culturally and Linguistically Appropriate Notices

In compliance with Paragraph O of ERISA § 2560.503-1, **(1) Requirements.** (i) The Plan must provide oral language services (such as a telephone customer assistance hotline) that include answering questions in any applicable non-English language and providing assistance with filing claims and appeals in any applicable non-English language; (ii) The Plan must provide, upon request, a notice in any applicable non-English language; and (iii) The Plan must include in the English versions of all notices, a statement prominently displayed in any applicable non-English language clearly indicating how to access the language services provided by the plan.

(2) Applicable non-English language. With respect to an address in any United States county to which a notice is sent, a non-English language is an applicable non-English language if ten percent (10%) or more of the population residing in the county is literate only in the same non-English language, as determined in guidance published by the Secretary of Health and Human Services.

ADVANCE DIRECTIVES

Planning Your Advance Directive

An advance directive (also known as a living will) is a legal document that provides written instructions to your doctor, family, or health care representative about the type of medical care you want—and do not want—if you cannot make decisions for yourself. You should think about having an advance directive no matter what age or health condition.

An advance directive becomes effective only when your doctor has evaluated you and has determined that you are unable to understand your diagnosis or treatment options. Your doctors, family, or your health care representative should have copies of your advance directive(s), so your medical wishes are honored.

You can also name someone, known as a Medical Power of Attorney, to make medical decisions on your behalf if you are unable to.

Creating Your Advance Directive

StayWell recommends all of our plan members take the time to create an advance directive, assign a Medical Power of Attorney, and provide their advance directive to their primary care physician.

There are two types of advance directives. You can choose to have one or both:

1. A proxy directive is also known as a durable power of attorney for health care. With this, you name a person to make health care decisions for you if you are unable to make them yourself. A proxy directive does not allow anyone to make legal or financial decisions for you.
2. An advance directive is also known as a living will. In this, you explain the situations in which you would want or not want, life-sustaining treatment, and the types of such treatment you would want or not want. You can also explain your beliefs, values, and the general care and treatment you prefer.

You decide what goes in an advance directive and can make it as personalized or as general as you like. You can change your advance directive at any

time. You should make sure others know you have an advance directive. If you choose to designate a Medical Power of Attorney, that person should be made aware of your advance directive or living will as well.

You can obtain an Advance Directive Form in a doctor's office, hospital, law office, nursing home, or online. The Guam legislature provided statutes governing the content and use of a living will declaration. Refer to Guam Health and Safety Code, Title 10, Div. 4, Chapter §9110 to §9117 for specific information. If you have questions about Advance Directives, you may call StayWell at (671) 477-5091 or speak to your doctor.

Once you have completed your advance directive, ask your doctor to put the form in your file. You can also talk to your doctor about the decision-making process of creating your advance directive or living will. Together, you can make decisions that will put your mind at ease.

If you have signed an advance directive, and you believe that a doctor or hospital did not follow the instructions in it, you may file a grievance with StayWell. Refer to the grievance section of this handbook or contact Customer Care at (671) 477-5091 for more information.

OFFICE DIRECTORY



GUAM

Location: 520 Route 8 Maite, Guam 96910
Hours: 8:00 a.m. - 5:00 p.m. Monday – Friday
Phone Line: (671) 477-5091
Fax Line: (671) 477-5096
Toll Free Line: 1-866-782-9955
Extension Departments: 1100 Administration
1120 Customer Care (Health)
1150 Enrollment
1180 Provider Relations
1185 Health Management
1140 Informed Choice (Pre-certification and referrals)
1190 Sales & Marketing
After Hours Access: (available 5:00 p.m. - 8:00 p.m.)
Customer Care (Health): (671) 688-4128
Informed Choice (Pre-Certification): (671) 971-1190

SAIPAN

Location: 1st Floor, RJ Commercial Building, Suite 2
Chalan Monsignor Guerrero Road Dandan, Saipan 96950
Hours: 8:00 a.m. - 5:00 p.m. Monday – Friday
Phone Line: (670) 323-4260
Fax Line: (670) 323-4263

PHILIPPINES

Location 1: St. Luke's Medical Center - Quezon City
Rm. 1104 - 1105 North Tower, Cathedral Heights Bldg. Complex
St. Luke's Medical Center, 279 E. Rodriguez Sr. Ave.
Quezon City, Philippines 1112
Phone Line: (+632) 8723-0101 local 5145
Fax Line: (+632) 8723-3349
Mobile Line: (+63) 8919-394-6690 (during office hours only)

Location 2: St. Luke's Medical Center - Global City
Unit 1135 Medical Arts Bldg.,
St. Luke's Medical Center Bonifacio Global City,
Taguig Philippines 1630
Phone Line: (+632) 8789-7700 local 7135
Fax Line: (+632) 8403-7061
Mobile Line: (+63) 8917-628-1760 (Dr. Edwin Denis Magno)

Hours: 7:00 a.m. - 4:00 p.m Monday – Friday