Department of Health

Adopted Permanent Rules Relating to Minnesota Health Care Claims Reporting System

4653.0100 DEFINITIONS.

Subpart 1. Scope. The terms used in parts 4653.0200 to 4653.0600 have the meanings given them in this part.

Subp. 2. Commissioner. "Commissioner" means the commissioner of health.

Subp. 3. Complete submission. "Complete submission" means data submitted to the data processor by a data submitter that contains the data processor has determined to contain the required data that meets meeting the required threshold in a format that allows further review and verification of the accuracy of the data.

Subp. 4. Covered individual. "Covered individual" means a natural person who is a resident of Minnesota and is eligible to receive health care benefits under any policy, contract, certificate, evidence of coverage, rider, binder, or endorsement that provides for or describes health care coverage with the exception of coverage that is explicitly excluded from the definition of a health plan in Minnesota Statutes, section 62A.011, subdivision 3, clauses (1) to (9) and (11).

Subp. 5. Data element. "Data element" means the smallest named unit of information in a transaction.

Subp. 6. Data element characteristic. "Data element characteristic" means an attribute of a data element required to be submitted for enrollment data and health care claims data: element number, element name, encrypt, type, max len, description, threshold, and reference standard.

Subp. 5.7. Data processor. "Data processor" means the private entity selected by the commissioner to collect and process health care claims.
Subp. 6.8. Data submitter. "Data submitter" means a health plan company or third-party administrator that has covered individuals and that paid a total of at least $3,000,000 in health care claims for covered individuals during the previous calendar year, or a pharmacy benefit manager that has covered individuals and that paid at least $300,000 in claims for covered individuals during the previous calendar year. In calculating its paid claims, each data submitter must include all health care claims for covered individuals processed by any subcontractor on its behalf unless the subcontractor submits the identical data as a data submitter in its own right.

Subp. 7.9. Enrollment data. "Enrollment data" means demographic information and other information relating to all covered individuals eligible to receive health care benefits.

Subp. 8.10. Health care claims data. "Health care claims data" means information included in an institutional, professional, or pharmacy drug claim or equivalent encounter information transaction for a covered individual that is required under Minnesota Statutes, section 62J.536.

Subp. 9.11. Health plan company. "Health plan company" has the meaning given in Minnesota Statutes, section 62Q.01, subdivision 4, except that it excludes insurance coverage explicitly excluded from the definition of a health plan in Minnesota Statutes, section 62A.011, subdivision 2, clauses (1) to (9) and (11) 62U.01, subdivision 8.

Subp. 12. Material error. "Material error" means omission of records or of data within records, or submission of inaccurate information that is of sufficient magnitude to cause the results of analysis performed with the data to be inaccurate or biased.

Subp. 13. Minnesota resident. "Minnesota resident" means a natural person for whom the data submitter has identified a Minnesota address as the individual's primary place of residence.
3.1 Subp. ¶ 14. **Pharmacy benefit manager.** "Pharmacy benefit manager" means a third-party administrator under contract to administer drug benefit programs for self-insurance or health insurance plans.

3.4 Subp. ¶ 15. **Pricing data.** "Pricing data" means the amount paid by a data submitter to a provider on a claim plus any amount owed by the covered individual, including prepayment, deductible, coinsurance, or co-payment.

3.7 Subp. ¶ 16. **Provider or health care provider.** "Provider" or "health care provider" has the meaning given in Minnesota Statutes, section 62J.03, subdivision 8.

3.9 Subp. 17. **Subcontractor.** "Subcontractor" means an individual or entity that performs on behalf of a health care company or third-party administrator any function or activity involving enrollment data or health care claims data, and is not a part of the health care company's or third party administrator's workforce.

3.13 Subp. ¶ 18. **Third-party administrator.** "Third-party administrator" means a vendor of risk-management services or an entity administering a self-insurance or health insurance plan as defined in Minnesota Statutes, section 60A.23, subdivision 8.

3.16 Subp. ¶ 19. **Threshold.** "Threshold" means the required completeness percentage for a particular data element.

4653.0200 DATA COLLECTED.

A. All health plan companies and third-party administrators must register with the data processor no later than June 15, 2009, and April 1 of each subsequent year. For the purposes of identifying data submitters, minimizing administrative burden, and assessing data completeness, all health plan companies and third-party administrators must submit the dollar amount of paid health care claims for covered individuals during the previous calendar year according to the instructions in Appendix D. The appendix is incorporated by reference in part 4653.0600.
B. Data submitters must submit are responsible for submission of the following data for each covered individual, including health care claims processed by any subcontractor on the data submitter's behalf unless the subcontractor submits the identical data as a data submitter in its own right.

(1) Data submitters must submit all enrollment data elements as set forth in Appendix A. The appendix is incorporated by reference in part 4653.0600.

(2) Data submitters must submit encounter data elements and pricing data for all institutional and professional health care claims paid by the data submitter under Appendix B. The appendix is incorporated by reference in part 4653.0600.

(3) Data submitters must submit encounter data elements and pricing data for all pharmacy drug claims paid by the data submitter under Appendix C. The appendix is incorporated by reference in part 4653.0600.

The data processor will accept data submitted directly by a data submitter's subcontractor.

4653.0300 DATA SUBMISSION REQUIREMENTS.

Subpart 1. Duties of data submitters. To support the collection of the data described in part 4653.0200, a data submitter must:

A. submit the data described in part 4653.0200 to the data processor in electronic format using the submission, file layouts, record formats, coding specifications, and authentication and de-identification specifications in Appendix D; and

B. report to the data processor any significant discrepancies in the data with respect to consistency, completeness, accuracy, or any other issue that may affect further review and verification of the accuracy of the data.
A data submitter must comply with these requirements on its own behalf and for any subcontractor on its behalf unless the subcontractor submits the identical data as a data submitter in its own right.

Subp. 2. **Submission schedule.** Health plan companies, third-party administrators, and pharmacy benefit managers that meet the definition of data submitter in part 4653.0100, subpart 7, on December 31, 2008, must submit the required data on or before July 1, 2009, and at least once every six months thereafter. Health plan companies, third-party administrators, and pharmacy benefit managers that meet the definition of data submitter in part 4653.0100, subpart 7, on December 31 of any year subsequent to 2008 must submit the required data on or before July 1 of the following year and at least once every six months thereafter. Data submitters may submit the required data more frequently than every six months, but no more frequently than monthly.

A. The first submission by a data submitter must be made on or before July 1 and must consist of enrollment data and data from all claims paid from January 1 of the previous year through March 31 of the current year, according to the specifications in Appendix D, to allow for testing of the compatibility of the data submitter's submissions with the data processor's system.

B. Data submitters' subsequent data submissions, following the first submission, must consist of enrollment data and data from all claims paid since the last submission through at least the last day of the quarter prior to the month of submission, according to the specifications in Appendix D. For purposes of this item, a quarter ends on the last day of March, June, September, and December.

Subp. 3. **Code sources.** Data submitters must use the code sources in Appendix D in association with the submission of member enrollment files, institutional and professional health care claims data, and pharmacy drug claims data.

Subp. 4. **Complete submissions.**
A. A data submission is considered complete and formally submitted on the day the data processor determines that the data submission is complete. The data processor will notify a data submitter of receipt of a data transmission within two business days of a data submission. Within 30 calendar days after receipt of the data submission, the data processor will notify the data submitter whether the data qualifies as a complete submission.

B. If the data processor does not notify the data submitter that the submission is incomplete within 30 calendar days after receiving the data submission, the data submission is considered complete and formally submitted on the day the submission was received by the data processor.

C. If the data processor notifies a data submitter that a data submission is incomplete, it will include in the notification a statement describing why the data submission's deficiencies is incomplete. The data submitter must correct the deficiencies and resubmit the complete data or request an extension or reconsideration within ten business days after the data submitter receives the notification. If the data processor determines that the resubmitted data are complete, the resubmitted data are considered complete and formally submitted on the date the data processor receives the resubmitted data.

D. If a data submitter discovers a material error in any of its data submissions that have been ascertained by the data processor to be complete, the data submitter must immediately inform the data processor of the error and, within 30 days, submit a written amendment to the report identifying the error and providing the correct information via resubmission. Submission of an amendment under this subpart does not affect the date of filing.

Subp. 5. Material error.
A. If the data processor notifies a data submitter of a material error in a complete submission, the data submitter must file a corrected submission or request an extension reconsideration within 30 days.

B. If a data submitter discovers a material error in a complete submission in any of its data submissions that have been ascertained by the data processor to be complete, the data submitter must immediately inform the data processor of the error and, within 30 days, file a corrected submission. Submission of an amendment under this item does not affect the date of filing.

Subp. 6. **Dispute resolution.** If a data submitter disagrees with the data processor's determination that a submission is incomplete or that it contains a material error, the data submitter may submit a written request for reconsideration to the data processor within ten days, stating its reasons that the submission should be considered complete or why it does not contain a material error. If the data processor denies the request, the data submitter may submit a written request for reconsideration to the commissioner within ten days after receiving the data processor's written denial. The commissioner's decision shall be final.

Subp. 5.7. **Discontinuance of data submission.** A data submitter may discontinue submitting health care claims data if it pays less than $1,000,000 in health care claims for covered individuals for each of two consecutive calendar years, except that a pharmacy benefit manager may discontinue submitting health care claims data if it pays less than $100,000 in health care claims for covered individuals for each of two consecutive calendar years. The data submitter must provide three months' written notice to the commissioner before it discontinues reporting.

**4653:0400 GENERAL VARIANCES TO DATA ELEMENTS, SUBMISSION SPECIFICATIONS, AND THRESHOLDS.**

Subpart 1: **Addition of data elements.** When the commissioner identifies an additional data element not listed in Appendix A, B, or C as important to achieve the
purpose of the data collection, the commissioner may require that the additional data
element be collected under part 4653.0200 if the commissioner determines that:

A: the change is needed to comply with a new or revised state or federal law;

B: the change will improve the quality of or directly enhance the use of data
currently being collected; or

C: the data element is readily available and will not create a material additional
burden on data submitters and will assist in meeting purposes of Minnesota Statutes;
section 62U.04:

Subp. 2. Removal of data elements. The commissioner must no longer collect
under part 4653.0200 a data element included in Appendix A, B, or C if the commissioner
determines that:

A: the change is needed to comply with a new or revised state or federal law;

B: the data element is replaced by the collection of a data element added
according to subpart 1; or

C: the change will not detract from the quality of or the purpose for which
the data is collected:

Subp. 3. Modification of thresholds:

When the commissioner determines that modification of a threshold in
Appendix A, B, or C is important to facilitate the data collection, the commissioner may
require that the threshold be modified if the following criteria are met:

A: The commissioner may increase a threshold if the degree of completeness
of submissions by data submitters demonstrates that a majority of data submitters are
able to meet the higher threshold:
D. The commissioner may decrease a threshold if the degree of completeness by data submitters demonstrates that a majority of data submitters are unable to meet the current threshold.

Subp. 4. **Change to submission specification.** When the commissioner determines that a modification to the submission specifications in Appendix D is important to facilitate the data collection, the commissioner may require that the submission specifications be modified if the commissioner determines that:

A. the change is needed to comply with a new or revised state or federal law;

B. the change will improve the quality of or directly enhance the use of data currently being collected; or

C. the change will not create a material additional burden on data submitters and will assist in meeting purposes of Minnesota Statutes, section 62U.04.

Subp. 5. **Notice to data submitters.** If the commissioner determines that a data element will be added or deleted, or that a threshold or a submission specification will be modified, the commissioner must notify data submitters in writing at least three months in advance of the change. Data submitters must make the modification for all claims paid after the date of the change.

**4653.0500 INDIVIDUAL VARIANCES.**

A. The commissioner must grant a variance to a data submitter with respect to submission of a specific data element, threshold, or submission specification if the data submitter demonstrates good cause. To request a variance, a data submitter must submit a petition, according to Minnesota Statutes, section 14.056, and demonstrate that it meets the following criteria in subitems (1) to (3):

A. (1) failure to grant the variance would result in hardship or injustice to the data submitter;
B. (2) the variance would be consistent with the public interest; and

C. (3) the variance would not prejudice the substantial legal or economic rights of any person or entity.

B. The commissioner must grant a variance to a data submitter with respect to a threshold for one year if the data submitter demonstrates good cause. To request a variance, the data submitter must submit a petition stating the reason it is unable to meet the standard threshold, the proposed threshold, and the basis for the proposed threshold.

4653.0600 INCORPORATION BY REFERENCE.

Office of the Revisor of Statutes
Administrative Rules

TITLE: Adopted Permanent Rules Relating to Minnesota Health Care Claims Reporting System

AGENCY: Department of Health

MINNESOTA RULES: Chapter 4653

The attached rules are approved for filing with the Secretary of State

Sandy Glass-Sirany
Senior Assistant Revisor