

SecureCare Credentialing Guidelines/Criteria

SecureCare Credentialing Guidelines/Criteria Eligibility Requirements for Participating Practitioners

All individual provider credentialing file contents are reviewed against the SecureCare Credentialing Guidelines/Criteria by the credentialing staff to ensure uniformity and to confirm that applicants meet the SecureCare requirements for participation in the SecureCare Network. Provisional credentialing requirements are client/health plan specific and conducted according to the client/health plan policies.

All information collected by the Credentialing Department about a provider including, but not limited to, malpractice claims, sanctions, board actions, quality of care issues documented by SecureCare, shall be considered by the credentialing staff against the Credentialing Guidelines/Criteria. All practitioners must verify/attest that the application information submitted is accurate and truthful. Providers must respond to SecureCare requests for any missing information or additional information related to the credentialing/recredentialing process. Providers are given the opportunity to submit information to correct erroneous information related to their credentialing application.

The Credentialing Guidelines/Criteria are utilized during initial credentialing and recredentialing. If, after a file is reviewed against the Credentialing Guidelines/Criteria, a question still exists as to whether or not the provider file evidence verifies compliance with the Guidelines/Criteria, the SecureCare Medical Director shall be consulted in order to make a determination about the practitioner's eligibility and any further next steps with respect to Credentialing Committee consideration.

The SecureCare Credentialing Guidelines/Criteria and parameters apply to the credentialing of healthcare practitioners. Required provider information and evidence must verify the following:

1. Malpractice Insurance current with evidence of:
 - a. minimum limits of:
 - i. at least \$100,000/\$300,000 (unless state law or client health plan mandates higher minimum limits), i.e. *Professional Liability (Malpractice) coverage in the amount of \$1 million per incident and \$3 million aggregate.*
 - b. coverage dates must be current
 - c. coverage by an approved carrier
 - d. No malpractice claims settled within the last ten (10) years
2. No unexplained lapse in work history greater than (6) months
3. No Medicare/Medicaid Sanctions
4. Valid Medicare Number
5. Valid National Provider Identifier (NPI) Number with:
 - a. individual
 - b. organizational
6. Attestation present for all application question answers marked 'YES'
 - a. NPDB/HIPDB issues verified and explanation present if 'yes'
 - b. OIG issues verified and explanation present if 'yes'
 - c. DHHS issues verified and explanation present if 'yes'
 - d. EPLS issues verified and explanation present if 'yes'
7. Practitioner license/s to include:
 - a. license number
 - b. license state
 - c. issue date

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- d. expiration date
 - e. actions
8. Practitioners must maintain compliance with:
- i. SecureCare professional behavior, practitioner participation and quality performance requirements on an ongoing basis
 - ii. Initial credentialing and recredentialing policies and procedures with the health plan payors in which the provider currently participates.
 - iii. SecureCare practitioner participation contract requirements
 - iv. the required state healthcare professional license/s:
 - 1. Restriction: any practitioner participating in SecureCare networks with a restriction or condition acknowledged by the Credentialing Committee must agree in writing their understanding of the restriction and agree to comply with such.
 - 2. Revocation: SecureCare must be notified immediately by the practitioner if the practitioner's license is revoked, suspended or restricted in any manner.
9. Practitioner education evidence must indicate graduation from a chiropractic college, accredited by an agency approved by the U. S. Department of Education , with:
- a. degree evidence
 - b. post-graduate chiropractic board certification (if applicable)
 - c. facility name
 - d. start date
 - e. completion date

A "Routine Review/Clean Application" is defined as:

- All professional attestation questions are answered "NO" (no actions have been reported)
- No lapse in education or work history greater than 6 months have occurred
- No issues are identified regarding license or sanctions/restrictions, felony, sexual abuse, loss of hospital privileges, professional conduct, active substance abuse condition, physical or mental health conditions
- No quality of care issues
- No instances of Fraud, Waste or Abuse
- Malpractice history shows no cases settled
- All other Credentialing Guidelines/Criteria are met
 - Routine Review files are reviewed by the Medical Director and the files are brought to the Credentialing Committee for approval

A "Committee Review" is defined as any provider file that falls outside the definition of a "Routine Review/Clean Application."

- Applicants designated as "Committee Review" have all accompanying documentation sent to the entire Credentialing Committee and their applications are brought to the Credentialing Committee for discussion and final determination.