APPLIES TO:
A. This policy applies to all IEHP Medi-Cal Providers.

POLICY:
A. IEHP promulgates credentialing and recredentialing decision guidelines for contracted IPAs delegated to perform these activities.
B. Delegated IPAs are expected to use these guidelines for recommended education and/or training for PCPs and specialists, patient age ranges for practitioners, and recommendations for review of malpractice or other adverse history when making credentialing and recredentialing decisions.
C. IEHP follows these same guidelines for practitioners directly credentialed by IEHP.
D. IEHP and IPAs adhere to all procedural and reporting requirements under state and federal laws and regulations regarding the credentialing and recredentialing process, including the confidentiality of practitioner information obtained during the credentialing process.

PROCEDURE:
A. Delegated IPAs and IEHP Direct must use the following guidelines when credentialing or recredentialing practitioners for participation in IEHP’s network.
1. Education and Training Guidelines
   a. PCPs – physicians being reviewed for credentialing as a PCP must meet the following criteria as indicated:
      1) Pediatrics - either board certified, three years pediatrics residency training, or rotating internship plus two years residency [Post Graduate Years (PGY-2, 3)] in pediatrics.
      2) Family Practice - either board certified, three years family practice residency training, or rotating internship plus two years residency (PGY-2, 3) in family practice.
      3) Family Practice 1 (Family Practice including outpatient OB services) – either board certified, three years family practice residency training or rotating internship plus two years residency (PGY-2,3) in family practice. Must include signed agreement with delivering OB which states that member transfers will take place within the first 28 weeks of gestation and a protocol for identifying and transferring high risk members.
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4) Family Practice 2 (Family Practice including full OB services and delivery) - board certified with three years family practice residency training. Must have full delivery privileges at an IEHP network hospital, a protocol for identifying and transferring high risk members and stated types of deliveries performed (i.e.: low-risk, cesarean section, etc). A written agreement for an available OB back up provider is required. Providers that fulfill these requirements may be referred to and see OB/GYN Members within the same IPA.

5) Internal Medicine - either board certified, three years internal medicine residency training, or rotating internship plus two years residency (PGY-2, 3) in internal medicine.

6) OB/GYN - board certification, or completion of a four year OB/GYN residency, documentation of primary care practice in the United States and 50 Continuing Medical Education (CME) units for prior 3 year period, half of which must be in primary care related areas. Must have full delivery privileges at an IEHP network hospital.

At the IEHP Medical Director or Chief Medical Officer’s approval, an OB/GYN PCP may provide outpatient care only but must have a physician back-up agreement with an IPA or IEHP credentialed network OB physician. Agreement must include back-up physician’s full delivery privileges at an IEHP network hospital, a protocol for identifying and transferring high risk members, stated types of deliveries performed (i.e.: low-risk, cesarean section, etc), must be available for consultations, as needed and that the OB that will provide prenatal care after 28 weeks gestation including delivery. These OB/GYNs provide outpatient well woman services only with no hospital or surgical privileges.

7) General Practice - at a minimum, completion of 1 year rotating internship or PGY-1 Family Practice, documentation of primary care practice in the United States for the past five years which includes a mix of pediatric and adult patients, and evidence of 50 CME units in the primary care related areas for the prior three year period.

8) Practitioners outside of scope - occasionally Practitioners may practice outside of scope with approval from the Peer Review Subcommittee. Practitioners must have evidence of half of all CME in the specialty outside of their normal scope of practice (Internal Medicine with expanded age range to all ages or General Practice board certified in Pediatrics only).
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- Practitioners who do not meet the internship or residency requirements can be considered for General Practice if they demonstrate significant recent (past five years) primary care practice experience and evidence of significant recent CME in primary care related areas.

  Applicants must provide two letters of recommendation from a physician coworker (i.e., primary care providers with work experience associated with the applicant in the preceding 24 months). In addition they must provide documentation of 25 CME in the area of requested scope, continuing to do so for the duration of participation in the IEHP network.

- PCP’s must pass all requirements for the Facility Site Review and the Medical Records Review (FSR/MRR) MED_QM 6A. Providers at a site without an active participating PCP must still have an FSR/MRR completed and passed to be considered a Non-Par provider in the network. No PCPs or Non-Par providers will be able to provide services at sites without completing an FSR/MRR.

- Physicians being reviewed for credentialing as a specialist practitioner must meet one of the following criteria:
  
  o Board Certification in the specialty and subspecialty, if applicable, or
  
  o Proof of residency training and/or fellowships as appropriate for the particular specialty and additional training required for subspecialties as applicable.

  o All OB/GYN providers must provide OB as well as GYN care to members. All OB/GYN must have full delivery privileges at an IEHP network hospital. All CNMs may provide care of mothers and newborns through the maternity cycle of pregnancy, labor, birth and delivery services only after they are fully credentialed and approved by the IPA or IEHP directly. CNM must have a physician back-up agreement with an IPA or IEHP credentialed network OB physician. Agreement must include back-up physician’s full delivery privileges at an IEHP network hospital, a protocol for identifying and transferring high risk members, stated types of deliveries performed (i.e.: low-risk, cesarean section, etc), and must be available for consultations, as needed.
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2. Patient Age Ranges
   a. Patient age ranges for PCPs and non-physician practitioners must be specifically delineated as part of the IPA credentialing process.
   b. Guidelines for age ranges for PCPs are:
      1) Pediatrics - ages 0-18 or 0-21
      2) Family Practice - all ages, or 14 and above only
      3) Internal Medicine - age 14 and above, 18 and above, or 21 and above
      4) OB/GYN - age 14 and above, restricted to females
      5) General Practice – age 14 and above or all age ranges if evidence of pediatric training, experience and/or CME is present.
   c. PCPs that have Members assigned ages 0-14 must enroll in the Vaccines for Children (VFC) Program.
   d. Each physician extender can only increase one PCPs panel at a specific location. A physician extender can only increase the total of two (2) PCPs panels at two (2) separate locations.
   e. Guidelines for age ranges for non-physician practitioners which include Nurse Practitioners (NPs), Physician Assistants (PAs), Certified Nurse Midwives (CNMs), Physical Therapists (PT), Occupational Therapists (OT), Speech/Language Therapists (S/LT), Opticians, Optometrists (OD), Chiropractors (DC), Dieticians and Nutritionists are as applicable to the training and certification of the non-physician practitioner.
   e. Patient age ranges for specialty physicians are specific to the specialty involved, training, and education of the physician.

3. Provider Privilege Adjustments
   a. Providers are required to submit a detailed explanation when requesting a change in practice parameters such as an expansion or reduction in Member age range or specialty care privileges.
   b. IEHP or the IPA will consider all relevant information including practice site demographics, provider training, experience and practice capacity issues before granting any such change.
   c. At a minimum, provider submission must include:
      1) A written explanation specifically outlining the material basis for the requested change;
         • Documentation of any relevant training (e.g., Continuing Medical Education, post graduate/residency training, etc.);
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- Practical experience relating to the request (e.g., years in clinical practice, direct care experience with the relevant membership, etc.); and
- All limitations or expansions of age ranges will be reviewed and approved by IEHP Medical Director. Further review may be completed by the Peer Review Subcommittee who will either approve or deny.

4. Adverse History Guidelines

a. Delegated IPAs must carefully review all practitioners with evidence of adverse history, including malpractice history, adverse licensing, privileges, sanctions or other negative actions.

b. For practitioners with a history of malpractice suits or decisions, the following criteria warrants full IEHP Medical Director review of the history and should be applied in making credentialing and recredentialing decisions:
   1) Number of claims - any claims within the prior seven years.
   2) Results of cases - any settlements within the prior seven years.
   3) Trends in cases - practitioners with multiple malpractice claims in a similar area (e.g., missed diagnosis, negative surgical outcomes, etc.).
   4) Higher than average grievance rate or trend in grievances.

c. Practitioners with any history of negative license actions, sanctions by Medicare or Medicaid, negative privilege actions or other negative actions against them (felony convictions, etc.) must be fully discussed and reviewed by the IPA Credentialing Committee prior to a committee recommendation.

d. Practitioners who are currently on probation with the Medical Board of California (MBOC), Osteopathic Medical Board of California (OMBC) or California Board of Optometry (CBO) must be fully discussed and reviewed by the IPA Credentialing Committee. The reason for the probation, conditions of the probation and compliance with probation conditions by the practitioner must be considered during the credentialing decision making process.

e. Providers that have been deemed ineligible or are suspended from Medicare or Medi-Cal will not be credentialed with IEHP or will be terminated for all lines of business if they are a currently credentialed provider. Providers that appear on the Opt-Out report will not be credentialed for IEHP Medicare DualChoice (HMO SNP) and IEHP
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DualChoice Cal MediConnect Plan (Medicare - Medicaid) lines of business.

B. IEHP verifies that the delegated IPA has performed the above functions as discussed in Policies 5C, “IEHP Quality Oversight of Participating Practitioners” and 13E, “Delegation Oversight Audit.”

C. If retrospective review by an IEHP Medical Director or Chief Medical Officer reveals that a practitioner approved by an IPA does not meet the above requirements, IEHP can submit the practitioner to the Peer Review Subcommittee for review as stated in Policy 5C, “IEHP Quality Oversight of Participating Practitioners.” IEHP reserves the right to approve, deny, terminate or otherwise limit practitioner participation in the IEHP network for quality issues. If a provider is denied participation, he/she may reapply after one year.

D. Practitioners can appeal adverse decisions by the IEHP Peer Review Subcommittee as delineated in IEHP’s Peer Review Process and Level I Review and Level II Appeal.
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APPLIES TO:

A. This policy applies to all IEHP Medi-Cal Providers.

POLICY:

A. IEHP delegates all credentialing and recredentialing functions to IPAs that meet IEHP requirements for delegation. IEHP provides all credentialing and recredentialing functions for directly contracted participating practitioners as delineated below.

B. Delegated IPAs are required to contract with and credential all of their practitioners defined as PCPs, specialists, non-physician practitioners, and physician admitters, including employed physicians participating on the provider panel and published in external directories, who provide care to Members. At a minimum, this includes all Physicians (MDs), Osteopaths (DOs), Podiatrists (DPMs), Nurse Practitioners (NPs), Physician Assistants (PAs), Certified Nurse Midwives (CNMs), Physical Therapists (PT), Occupational Therapists (OT), Speech/Language Therapists (S/LT), Audiologists (AUD), Dieticians and Nutritionists who are contracted to treat Members and who fall within the IPA’s scope of authority and action. IEHP is required to credential all psychiatrists, psychologists, master level clinical nurses, Licensed Clinical Social Workers (LCSW), and Marriage, Family & Child Counsellors (MFCC), and other behavioral health professionals licensed to provide behavioral health services in the state of California. IEHP requires IPAs to contract and credential Oral Surgeons (DDS or DMD) who provide medical services only (if applicable). IEHP does not require delegated IPAs to contract with Oral Surgeons, Opticians, or Optometrists (OD) where services rendered by these practitioners are not covered by IEHP. IEHP does not require covering practitioners and locum tenens that do not have an independent relationship with IEHP or an IPA to be credentialied. IEHP does not require IPAs to credential practitioners that are hospital based and do not see Members on a referral basis.

C. Delegated IPAs are required to verify the accreditation status, license, certification and standing with regulatory bodies of all subcontracted organizational providers (as applicable), in compliance with the most current NCQA standards and IEHP requirements. Subcontracted organizational providers include but are not limited to hospitals, home health agencies, laboratories, skilled nursing facilities, and freestanding surgical centers, including family planning facilities and alternative birth centers. Subcontracted mental health and substance abuse providers include inpatient, residential, and ambulatory settings are carved out.

D. Delegated IPAs must obtain approval of practitioners seeking participation with IEHP from the IPA Credentialing Committee and IPA Medical Director before submitting credentialied Primary Care Practitioners (PCPs) to IEHP for review and assignment of Members. IPA credentialied and approved practitioners must meet IEHP practitioner guidelines for education, age limits and other criteria as specified in Policy 5A, “IEHP
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Practitioner Guidelines.”

E. Delegated IPAs must maintain a full credentialing file and perform all necessary credentialing activities per the most current NCQA guidelines and IEHP requirements.

F. IPAs may designate to their Medical Director the authority to determine and sign off on a credentialing and recredentialing file that meets the IPAs standards as complete, clean, and approved. The IPA may assign an associate medical director or other qualified medical staff member as the designated medical director if the individual has equal qualifications as the medical director and is responsible for credentialing, as applicable. The IPAs Credentialing Committee has the opportunity to review the credentials of all practitioners being credentialed or recredentialed who do not meet the IPAs established criteria, and to offer advice as necessary.

G. IPAs must submit specific credentialing information to IEHP for all PCPs and for all other practitioner as listed above. If the IPA has performed credentialing functions for another Health Plan and now wishes to add the practitioner to its IEHP Network, IEHP will accept their credentialing information as long as the original IPA Committee date is no greater than 24 months from the IPA’s submission of the practitioner to IEHP for initial credentialing only. Recredentialing packets must be submitted to IEHP within 30 days of the IPA Credentialing Committee approval.

H. All PCPs must undergo a facility review by the IPA as part of the credentialing process as specified in Policy 6A, “Site Review and Medical Record Review Survey Requirements and Monitoring”.

I. All PCPs must pass a required initial facility review performed by IEHP prior to receiving IEHP enrollment and treating Members. IEHP has 90 days from the submission of all required credentialing information to complete the facility site review.

J. Delegated IPAs are responsible for recredentialing their contracted PCPs, non-physician practitioners, specialists, and admitting physicians as defined above every three years and submit specific updates to IEHP. Practitioners must be recredentialed within 36 months of the last IPA Committee approval date.

K. IEHP and IPAs are required to adhere to all procedural and reporting requirements under state and federal laws and regulations regarding the credentialing process, including the confidentiality of practitioner information obtained during the credentialing process.

L. IEHP oversees delegated IPAs by monitoring, reviewing, and auditing the IPA’s credentialing and recredentialing processes prior to contracting and on an ongoing basis. IEHP reviews the IPA continued ability to perform delegated credentialing activities through annual credentialing audits. Audits include on-site reviews, evaluation and examination of the IPA existing credentialing and recredentialing processes, written policies and procedures, source data verification and file review using the Delegation Oversight Audit (DOA) tool that conforms to NCQA standards.
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M. IEHP reserves the right to rescind delegation of credentialing activities based on the outcome of monitoring activities or as determined by IEHP.

N. IEHP follows these same guidelines for practitioners directly credentialed by IEHP.

PROCEDURE:

Criteria

A. IEHP requires that IPAs meet the following criteria prior to being delegated to perform credentialing activities, and in order to remain delegated on an on-going basis:

1. Program description for credentialing that includes the following:
   a. IPA policies and procedures that:
      1) Document the scope of practitioners covered and explicitly identify all MDs, DOs, DPMs, NPs, PAs, CNMs, PT, OT, S/LT, PhDs, LCSWs, MFTs, DCs, DMDs/DDSs, ODs and opticians, as applicable, who are contracted and treat Members and who fall within the IPA’s scope of authority and action.
      2) Describe in detail the credentialing procedures for recommendation of a practitioner’s participation based on satisfactory responses and appropriate primary source documentation with evidence that documentation was received and reviewed prior to the credentialing decision. Procedures must include the following:
         • Completed application signed by the practitioner that includes:
           o Education and training; and
           o Work history.
         • Current attestation completed, dated and signed by the practitioner regarding:
           o Reasons for any inability to perform essential functions of the position with or without accommodation;
           o Physical and mental status;
           o Lack of present illegal drug use;
           o Lack of impairment due to chemical dependency/substance abuse;
           o History of loss of license;
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- Felony convictions;
- History of loss or limitation of privileges or disciplinary action or other negative license or privilege actions;
- Judgments entered against or settlements pending, filed and served regarding liability lawsuits or arbitration;
- Correctness and completeness of above attestations and information on application;
- Certification that the practitioners will keep the information up-to-date; and
- The health status attestations conform to the legal requirements of the Americans with Disabilities Act (ADA).

- Timeframes and basic requirements for processing the application, including procedures for:
  - Requesting additional information;
  - Returning the application to practitioner if questions are left blank;
  - Practitioner to resubmit corrected information; and
  - Notification of practitioners if application is approved or denied.

- Primary Source verification of (all verifications are kept in Provider credentialing file):
  - Current valid license - All practitioners must be licensed by the state of California for the specialty in which they practice. Current California state medical license must be obtained by direct confirmation from the Medical Board of California (MBOC), Osteopathic Medical Board of California (OMBC) or California Board of Optometry (CBO) via the Internet, mail or phone. Optometrists must have a current active license including TPA designation, as applicable. Verification of license must be within the 180 days immediately preceding the credentialing decision by the committee. The license must be current at the time of credentialing.
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and must remain current throughout the practitioner’s participation with IEHP;

- Clinical privileges - All practitioners must have admitting privileges or appropriate admittance arrangements at a contracted IEHP Hospital, as necessary. Verification that all clinical privileges are in good standing to perform functions for which the practitioner is contracted must be confirmed with the Hospital, in writing, via approved website or verbally, and must include the date of appointment, scope of privileges, restrictions (if any) and recommendations. If a published Hospital directory is used, the list must include the necessary information and be accompanied by a dated letter from the Hospital attesting that the practitioner is in “good standing.” If an admittance arrangement is used, a written agreement that meets IEHP admittance requirements (See Policy 5D, “Hospital Privileges”) confirming coverage for all inpatient work covering the entire age range of the practitioner must be included in the practitioner’s credentialing file. Verification of clinical privileges must be within the 180 days immediately preceding the credentialing decision by the committee;

- Valid Drug Enforcement Agency (DEA) or Controlled Dangerous Substance (CDS) certificate, as applicable - All practitioners, except non-prescribing practitioners, must have a valid DEA certificate. Verification may be in the form of a photocopy of the current DEA certificate or a query of the National Technical Information Service (NTIS) database. The copy of the practitioner’s certificate or query must be initialed and date stamped to show receipt prior to the credentialing decision, be effective at the time of the credentialing decision and remain effective throughout the practitioner’s participation with IEHP;

- Education and training - All practitioners must have completed appropriate education and training for practice in the designated specialty or subspecialty. Because medical boards verify education and
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training, verification of board certification fully meets this requirement. Only the highest level of credentials must be verified within the 180 days immediately preceding the credentialing decision by the committee:

i. Residency Training - Confirmation is required for non-board certified practitioners. Verification of completion of residency must be obtained from the institution or clearinghouse where the postgraduate medical training was completed, the American Medical Association (AMA) Physician Master File, or the American Osteopathic Association (AOA) Physician Master File; and

ii. Medical School - If no residency has been completed, verification of medical school completion must be confirmed from the medical school or clearinghouse, AMA Physician Master File, AOA Physician Master File, confirmation from the Education Commission for Foreign Medical Graduate (ECFMG), or unbroken, sealed transcripts from the institute in which the practitioner completed the appropriate training program. Evidence that the IPA inspected the contents of the envelope and confirmation that the transcript shows that the practitioner completed the appropriate training program must be included in file if verified via sealed transcripts.

o Board certification, as applicable - Verification of board status and expiration date must be performed through the American Board of Medical Specialties (ABMS), AOA Physician Master File, AMA Physician Master File. Oral Surgeon and Podiatric board certification may be verified through the specialty board as long as that board performs primary-source verification. Verification must be performed through a letter directly from the board or an internet query of the appropriate board as long
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as the board states that they verify education and training with primary sources and indicate that this information is correct. Verification is valid for up to 180 days;

- Malpractice insurance - All practitioners must have appropriate malpractice insurance coverage that is current and meets IEHP’s standard of $1 million/$3 million as well as the IPAs standards. Professional Liability Insurance coverage and amounts of coverage must be verified with the insurance carrier or through the practitioner via a copy of the policy and the signed attestation completed by the practitioner. The copy of the practitioner’s certificate must be initialed and date stamped to show receipt prior to the credentialing decision, be effective at the time of the credentialing decision and remain effective throughout the practitioner’s participation with IEHP;

- Malpractice history - Verification of claims history must be obtained from the current and/or previous carriers and public record as necessary. A minimum of five years of claims history must be reviewed for initial credentialing and three years for recredentialing. The National Practitioner Data Bank (NPDB) may be queried in lieu of verification of history from carriers. Verification must be within the 180 days immediately preceding the credentialing decision by the committee; and

- Failure to keep current and active license, DEA and malpractice insurance can result in administrative termination of the practitioner.

- No exclusions, suspensions, or ineligibility in any state or federal health care program at the time of the Credentialing Committee’s decision or during their participation in the IEHP network.

- Work history - All practitioners must supply a minimum of five years of work history upon initial credentialing. This may be in the form of a curriculum vitae (CV), practitioner’s application, or work history summary, providing it has adequate information. IEHP and IPAs are
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required to review gaps in work history for a time period of six months or more. Any work history gap that exceeds one year must be clarified in writing. Verification of work history must be within the 180 days immediately preceding the credentialing decision by the committee.

- NPI – Practitioners are required to maintain an individual NPI number which must be verified through CMS. Providers that have group NPI numbers may submit that information in addition to the mandatory individual NPI number. Verification of NPI must be completed within the 180 day time limit.

- Process to document IPAs receipt and review of all documentation via date stamp and initials on the following:
  - Application;
  - Attestation;
  - Queries;
  - Copies of certificates or licensure; and
  - Any document containing practitioner signature.

- Information with regard to disciplinary actions, restrictions, limitations and Medicare/Medicaid sanctions must be obtained from the following and be no more than 180 days old at the time of the credentialing decision:
  - NPDB query;
  - MBOC, OMBC or CBO query, as applicable; and
  - Medicare/Medicaid sanctions reports including:
    - Medi-Cal Suspension and Ineligible List
    - Medicare Exclusion Database

- Process in place for the ongoing monitoring of practitioner sanctions, complaints, and appropriate interventions taken when it identifies occurrences of poor quality between recredentialing cycles through the use of the following:
  - Medicare/Medicaid sanctions (same as above);
  - Sanctions or limitations on licensure; and
  - Complaints.
3) Processes to verify and maintain practitioner licensing status, DEA or CDS certificate, etc., and remedies if the license or certification expires or status changes during the practitioner’s participation with IEHP regardless of whether or not the practitioner is due for recredentialing.

4) In addition, IEHP requires IPAs to submit practitioners that meet IEHP’s practice guidelines for education, age limitations and other criteria as specified in Policy 5A, “IEHP Practitioner Guidelines.”

5) Verification of information submitted through one of the following means:
   - Verbal Verification - Requires a dated, signed document naming the person at the primary source who verified the information, his/her title, the date and time of verification and that it was verified verbally.
   - Automated Verification - Requires there be a mechanism to identify the name of the entity verifying the information, the date of the verification, the source, and the report date, if applicable.
   - Written Verification - Requires a letter or documented review of cumulative reports. The IPA must use the latest cumulative report, as well as periodic updates released by the primary source. The date on which the report was queried and the volume used must be noted.
   - Internet Web Site Verification - Requires a printed copy of the information from the web site with date noted and either signed or initialed by the individual who verified each credential. Verification must be from an NCQA approved and appropriate state-licensing agency.

6) Practitioner Rights
   - Right of practitioners to review information submitted to support their credentialing application:
     - IPAs policies and procedures must state that practitioners are notified of their right to review information obtained by the organization to evaluate their credentialing application.
     - The evaluation includes information obtained from any outside source (e.g. malpractice insurance carrier, state licensing boards) with the exception of
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references, recommendations or other peer-review protected information.

- Right of practitioner to correct erroneous information:
  - IPAs policies and procedures must state that practitioners are notified in the event that credentialing information obtained from other sources varies substantially from that provided by the practitioner and must clearly identify time frame, methods, documentation and responsibility for notification.
  - IPAs are not required to reveal the source of information if the information is not obtained to meet IPAs credentialing verification requirements or if disclosure is prohibited by law.
  - Policies and procedures must also state the practitioners right to correct erroneous information submitted by another source and must clearly state:
    i. Time frame for changes.
    ii. Format for submitting corrections.
    iii. Person to whom corrections must be submitted.
    iv. Documentation of the receipt of the corrections.
    v. How practitioners are notified of their right to correct erroneous information.

- The right of practitioner to be informed of the status of their credentialing or recredentialing application upon request.
  - The IPAs policies and procedures must state that practitioners have a right to be informed of the status of their application upon request, and must describe the process for responding to such requests, including information that the organization may share with practitioners.

- Notification of these rights
  - IPAs policies and procedures must state how practitioners are notified of these rights. Some
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Appropriate avenues may be through the application, contracts, provider manuals, other information distributed to practitioners, or web site.

7) Specifically document the Medical Director or physician designee’s direct responsibilities and participation in the IPA’s Credentialing Program, including but not limited to:

- Possession of a current license to practice in the state of California;
- His/her role in implementation, development, and coordination in the functions of the Credentialing Program;
- Oversight of the credentialing program and policies and procedures;
- Membership, attendance and/or chairmanship at all Credentialing Committee meetings; and
- Description of reporting structure and responsibilities for Medical Director/physician designee, Committee and Board of Directors for final recommendation for participation, as applicable.

8) Describe in detail the process used in making confidential credentialing and recredentialing decisions and the mechanisms in place to maintain confidentiality. Procedures must include, but are not limited to, requiring that:

- Confidentiality statements are signed by Committee members and IPA staff;
- Practitioner files are maintained in locked file cabinets and are only accessible by authorized personnel; and
- Security for database systems is maintained through passwords or other means to limit access to practitioner information to authorized staff only.

9) A mutually agreed upon document with the IPA or an outside vendor such as an NCQA accredited Credentialing Verification Organization (CVO) who have access to the Protected Health Information (PHI) on Members or practitioners in the course of their work, must ensure that the information remains protected under the following provisions:

- A list of the allowed uses of PHI;
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- A description of IPA safeguards to protect PHI from inappropriate use or further disclosure;
- A stipulation that the IPA will ensure that delegated agencies have similar safeguards;
- A stipulation that the IPA will provide individuals with access to their PHI;
- A stipulation that the IPA will inform IEHP if inappropriate use of information occurs; and
- A stipulation that the IPA will ensure PHI is returned, destroyed or protected if the delegation agreement ends.

10) An outside vendor such as an NCQA accredited CVO may perform portions of the verification process, however, the IPA or its delegated agency, must provide oversight and document the process in approved policies and procedures that include:

- A mutually agreed upon document that describes the responsibilities of the delegated agency;
- Document the process of IPA reporting at least semi-annually;
- Process by which the IPA evaluates the delegated agency’s performance;
- Remedies, including the revocation of the delegation by the IPA if the delegated agency does not fulfill its obligation;
- IPA retains the right and responsibility to review and approve practitioner’s participation; and
- For delegation arrangements in effect for 12 months or longer, the IPA must have reports on audited files for each year that the delegation is in effect.

2. Credentialing Committee

a. IPAs must have a Credentialing Committee that reviews practitioner’s information and either approves or denies practitioner participation.

b. IPA policies and procedures must document the structure of the Credentialing Committee that makes recommendations regarding credentialing decisions. At a minimum, the policy and procedure must include:

1) Committee membership that includes participating practitioners.
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2) Composition of Committee that includes multidisciplinary representation with the ability to seek the advice of participating practitioners outside of the Committee, at the Committee’s discretion, when applicable.

3) Quorum requirements of Committee (minimum of three).

4) Identity of voting members.

5) Identity of who has authority to make final credentialing decisions and the relationship to the Governing Board (if applicable).

6) Frequency of Committee meetings (at least quarterly).

7) Process to document, review and approve IPA credentialing policies and procedures by the Committee on an annual basis.

8) Committee’s opportunity to review documentation, criteria and credentials of all practitioners being credentialed or recredentialed prior to rendering a recommendation.

9) All primary source information obtained and reviewed in the credentialing or recredentialing process must be no more than 180 days old at the time of the Committee decision.

c. IPA policies and procedures must document the process to ensure that the organization does not make credentialing and recredentialing decisions based solely on an applicant’s race, ethnic/national identity, gender, age, sexual orientation or the types of procedures (e.g., abortions) or patients (e.g., Medicaid) in which the practitioner specializes. This does not preclude the organization from including in its network practitioners who meet certain demographic or specialty needs; for example, to meet cultural needs of members.

d. IPA Committee minutes must reflect thoughtful discussion and consideration of all practitioners being credentialed or recredentialed before a credentialing decision is determined.

e. IPA policies and procedures must document a process to ensure that practitioners are notified of the credentialing and recredentialing decision within 60 days of the IPA Committee’s decision.

f. IPA may adopt a “clean file” process for credentialing and recredentialing and the policies and procedures must describe the process used to determine clean files (i.e. files that meet the IPAs criteria) and must include the following:
5. CREDENTIALING AND RECredentialING

B. Practitioner Credentialing Requirements

1) Identify the medical director as the individual with the authority to determine that the file is “clean” and to sign off on it as complete, clean, and approved.

2) The IPA may assign an associate medical director or other qualified medical staff member as the designated medical director if this individual has equal qualifications as the medical director and is responsible for credentialing.

3) At a minimum, the designated medical director must review and sign off on all files of practitioners who meet the established criteria. IEHP uses this sign off date as the “committee review date.”

4) The designated medical director may use a handwritten signature, handwritten initials, or unique electronic identifier as documentation of sign off. Stamped signatures are not acceptable.

5) The medical director’s sign off date is used as the “credentialing decision date.” The organization may choose to continue submitting all practitioner names to the credentialing committee.

3. Facility Site Reviews

a. Prior to credentialing, or when a practitioner relocates, IEHP must perform an on-site facility review for all contracted PCPs. IPA policy and procedure must meet IEHP’s facility site review requirements for the Medi-Cal Programs, as stated in Policy 6A, “Site Review and Medical Record Review Survey Requirements and Monitoring.” Documentation of site review must include:

1) Standards and thresholds for acceptable performance;
2) Evaluation of initial site, new site or relocation against standards;
3) Evidence of corrective actions for improvement of sites that do not meet established thresholds; and
4) Follow-up for sites with significant deficiencies to ensure compliance.

4. Recredentialing

a. The IPA must formally recredential its practitioners at least every three years. This three-year period must be within 36 months of the last IPA Committee approval date.

1) Failure to meet the 36 month time frame will result in administrative termination of the practitioner. Practitioners who
5. CREDENTIALING AND REcredentialing

B. Practitioner Credentialing Requirements

wish to continue participation with IEHP must complete initial credentialing procedures as listed above.

b. Recredentialing must include primary source verification of the following (as defined for credentialing primary source verification):

1) Current state license;
2) Current and valid DEA;
3) Clinical privileges;
4) Board certification;
5) Current malpractice insurance;
6) Malpractice history - a minimum of three years;
7) Individual practitioner NPI number; and
8) Current, signed attestation statement by the practitioner which conforms to the legal requirements of the Americans with Disabilities Act (ADA) regarding:
   • Reasons for any inability to perform the essential functions of the position, with or without accommodation;
   • Physical and mental status;
   • Lack of present use of illegal drugs;
   • Lack of impairment due to chemical dependency/substance abuse;
   • History of loss or limitation of privileges or disciplinary action or negative license or privilege actions;
   • History of loss of license;
   • Felony convictions;
   • Malpractice insurance coverage, as applicable;
   • Judgments entered against or settlements pending, filed and served regarding liability lawsuits or arbitration;
   • Certification that the practitioner will keep the information up-to-date; and
   • The correctness and completeness of information.

c. A re-query must be made during the recredentialing process regarding disciplinary actions, restrictions, limitations, and Medicare/Medicaid sanctions as defined above and include:
5. CREDENTIALING AND RECREREDENTIALING

B. Practitioner Credentialing Requirements

1) Medi-Cal Suspension and Ineligible List
2) Medicare Exclusion Database

5. Performance Monitoring
   a. When recredentialing a practitioner, the IPA must include review of data from Member grievances, results of quality reviews, and any information obtained from IEHP specific to the practitioner in any of the above areas. Documentation of the review must be sufficient to determine that the information was received and reviewed prior to the recredentialing decision.

6. Notification to Authorities and Practitioner Appeal Rights
   a. IPA must have policies and procedures for, and evidence of implementation of the conditions that alter a practitioner’s participation with the IPA based on issues of quality of care and service defining:
      1) Methods used to identify deficiencies both during the credentialing and recredentialing process on an ongoing basis.
      2) Process for follow-up of any identified deficiencies.
      3) Range of actions that IPA takes prior to termination.
      4) Appeals process for the practitioner and mechanism for notification of the right to appeal by practitioner.
      5) Procedures for reporting to authorities of any adverse action.
      6) Description of how, when, and what serious quality deficiencies are reported to appropriate authorities.

7. Assessment of Subcontracted Organizational Providers
   a. IPA must have policies and procedures for the initial and ongoing assessment of subcontracted organizational providers. Policies and procedures must include how the IPA performs the following:
      1) Confirms that the subcontracted organizational provider is accredited by an approved accrediting body, as delineated in policy 5E “Subcontracted Organizational Providers.”
      2) Conducts an onsite quality assessment, if there is no accreditation status.
      3) Verifies the subcontracted organization provider’s license is current and that the facility has met all state and federal licensing and regulatory requirements.
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4) Confirms that the subcontracted organizational provider is in good standing with federal and regulatory bodies, including Medicare/Medicaid sanctions.

5) Reassesses the subcontracted organizational provider at least every contract period, but no less than every three years.

8. All PCPs must also pass an IEHP facility review at the time of initial credentialing and every three years thereafter for Medi-Cal programs as stated in Policy 6A, “Site Review and Medical Record Review Survey Requirements and Monitoring.”

B. IEHP also requires IPAs to submit specific information on practitioner status to facilitate continuous monitoring of the IPA’s credentialing processes, as stated in Policy 5C, “IEHP Quality Oversight of Participating Practitioners.”

C. IEHP confirms the IPA’s ability to meet delegation requirements as stated above at the time of contracting and at least annually thereafter in accordance with Policy 13E “IPA Delegation Oversight Audit.”

D. IPAs not meeting delegation requirements as determined through oversight activities are subject to rescission of delegated credentialing activities.

E. IEHP and any regulatory oversight agency, has the right, within two working days advance notice to the IPA, to examine the IPA’s credentialing/recredentialing files or sites as needed to perform oversight of all practitioners or to respond to a complaint or grievance.

F. All information obtained by the IPA and IEHP during the credentialing/recredentialing process is confidential to the extent required by law.

Submission to IEHP - Credentialing

A. Delegated IPAs must submit the following practitioner credentialing information within thirty (30) days of the IPA’s initial Credentialing Committee approval of the practitioner’s participation with the IPA to IEHP:

1. All PCPs and Specialists:
   a. Practitioner Profile or spreadsheet containing the following information:
      1) IPA name;
      2) Identifier as to whether packet is Initial or Recredentialing;
      3) Identifier as to whether the practitioner is a specialist, PCP, or Both;
      4) Practitioner name;
      5) Practitioner specialty;
      6) Practitioner address(es);
5. CREDENTIALING AND RECREREDENTIALING

B. Practitioner Credentialing Requirements

7) Practitioner phone and fax numbers;
8) Practitioner office hours;
9) Practitioner date of birth;
10) Practitioner gender;
11) Cultural background (optional);
12) Languages spoken;
13) Practitioner social security (optional);
14) Practitioner Tax Identification Number (TIN);
15) Practitioner license number and expiration date;
16) Initial committee approval date;
17) DEA number and expiration date.
18) All IEHP Hospital affiliations, including:
   • Hospital name;
   • Hospital status; and
   • Type of service provided (specialty).
19) Malpractice coverage, including:
   • Carrier name and policy number;
   • Coverage amounts per claim and aggregate; and
   • Expiration date.
20) Board certification:
   • Expiration date;
   • Current status; and
   • Verification date
21) Educational history, including:
   • Medical school and graduation date (mm/yy);
   • Internship, beginning and ending dates (mm/yy), and specialty;
   • Residency, beginning and ending dates (mm/yy), and specialty; and
5. CREDENTIALING AND RECREREDENTIALING

B. Practitioner Credentialing Requirements

- Fellowship, beginning and ending dates (mm/yy), if applicable.

b. Practitioner CME, if applicable.

c. Curriculum Vitae.

d. Copy of the front and signature page of agreement between the IPA and practitioner for the specialty requested by the IPA.

e. Copy of the physician admittor agreement and/or hospitalist agreement, if applicable.

f. Completed W-9 form (PCPs and OB/GYNs only).

g. Individual practitioner NPI number.

2. Midlevel practitioners (NP, PA, CNM, PT, OT, S/LT, Optician, Optometrist):

a. Profile or spreadsheet containing the following information:

1) IPA Name;

2) Identifier as to whether packet is initial or recredentialing;

3) Identifier as to whether the Practitioner is a NP, PA, CNM, PT, OT, S/LT, optician, optometrist;

4) Practitioner name;

5) Practitioner specialty;

6) Practitioner address;

7) Practitioner phone and fax numbers;

8) Practitioner office hours;

9) Practitioner date of birth;

10) Practitioner gender;

11) Cultural background (optional);

12) Languages spoken;

13) Practitioner social security (optional);

14) Practitioner Tax Identification Number (TIN);

15) Practitioner license number and expiration date;

16) Initial committee approval date;

17) Malpractice coverage, including:

- Carrier name and policy number;
5. CREDENTIALING AND RECredentialing

B. Practitioner Credentialing Requirements

- Coverage amounts per claim and aggregate; and
- Expiration date.

18) Educational history. NPs must have completed at least a baccalaureate degree from an accredited college or university or a health care agency that has an academic affiliation with an accredited college or university.

c. Curriculum Vitae;

d. Copy of a current signed Delegation of Services Agreement (DSA) between Supervising Physician and Physician Assistant. If a Nurse Practitioner has a DSA, submit for PCP supervisor to receive additional enrollment (See Attachment, “Delegation of Services Agreement between Supervising Physician and PA” in Section 5 for a sample).

e. Individual practitioner NPI number;

3. Admitters or hospitalists

a. If a practitioner is admitting only and/or is a hospitalist for an IPA, working exclusively in the inpatient setting, IEHP requires the IPA to submit only:
   1) Practitioner name;
   2) Practitioner specialty;
   3) Practitioner admitting hospital, including hospital privileges;
   4) Practitioner’s age range.
   5) Copy of the front and signature page of agreement between the IPA and the admittor or hospitalist group for the IPA

b. If a practitioner is admitting but also sees Members outside of the inpatient setting, that practitioner must be credentialed and submitted either as a PCP or a specialist (see submission to IEHP – Credentialing above).

B. Once all credentialing information is received, IEHP schedules a facility site review, as per Policy 6A, “Site Review and Medical Record Review Survey Requirements and Monitoring” for all PCP practitioners. IEHP completes a practitioner quality review in accordance with Policy 5C, “IEHP Quality Oversight of Participating Practitioners.”

C. If a practitioner is changing from one IPA to another, the new IPA must submit a complete credentialing profile within sixty (60) days of the effective date of the change. Failure to meet this timeframe will result in “freezing” the provider to auto-assignment of Members.

Submission to IEHP - Recredentialing
A. Delegated IPAs must recredential all contracted and/or employed practitioners every three years. Practitioners must be recredentialed within thirty-six (36) months of the last IPA Committee approval date.

B. Delegated IPAs must submit the following recredentialing information to IEHP for PCPs, Specialists, and non-physician practitioners within thirty (30) days of IPA Credentialing Committee approval:

1. PCPs and Specialists:
   a. Practitioner Profile or spreadsheet containing the following information:
      1) IPA name;
      2) Identifier as to whether packet is initial or recredentialing;
      3) Identifier as to whether the practitioner is a specialist, PCP, or both;
      4) Practitioner name;
      5) Practitioner specialty;
      6) Practitioner address;
      7) Practitioner phone and fax numbers;
      8) Practitioner office hours;
      9) Practitioner date of birth;
     10) Practitioner gender;
      11) Cultural background (optional);
      12) Languages spoken;
      13) Practitioner social security (optional);
      14) Practitioner Tax Identification Number (TIN);
      15) Practitioner license number and expiration date;
      16) Recredentialing committee approval date;
      17) All IEHP Hospital affiliations, including:
         • Hospital name;
         • Hospital status; and
         • Type of service provided (specialty).
      18) Malpractice coverage, including:
         • Carrier name and policy number;
5. CREDENTIALING AND RECREREDENTIALING

B. Practitioner Credentialing Requirements

- Coverage amounts per claim and aggregate; and
- Expiration date.

19) Board certification;
- Expiration date; and
- Current status.

20) Educational history, including:
- Medical school and graduation date (mm/yy);
- Internship, dates (mm/yy), and specialty;
- Residency, dates (mm/yy), and specialty; and
- Fellowship and dates (mm/yy), if applicable.

b. Practitioner CME, if applicable;
c. For GPs that are currently in the IEHP network, the IPA must submit CME records for the last three years; and
d. Individual practitioner NPI number.

2. Midlevel practitioners (NP, PA, CNM, PT, OT, S/LT, OD, Optician):

a. Practitioner Profile or spreadsheet containing the following information:

1) IPA name and address;
2) Identifier as to whether packet is initial or recredentialing;
3) Identifier as to whether the Practitioner is a NP, PA, CNM, PT, OT, S/LT, OD, optician;
4) Practitioner name;
5) Practitioner specialty;
6) Practitioner address;
7) Practitioner phone and fax numbers;
8) Practitioner office hours;
9) Practitioner date of birth;
10) Practitioner gender;
11) Cultural background (optional);
12) Languages spoken;
13) Practitioner social security (optional);
5. CREDENTIALING AND RECRECREDENTIALING

B. Practitioner Credentialing Requirements

14) Practitioner Tax Identification Number (TIN);
15) Practitioner license number and expiration date;
16) Recredentialing committee approval date;
17) Malpractice coverage, including:
   • Carrier name and policy number;
   • Coverage amounts per claim and aggregate; and
   • Expiration date.
18) Educational History; and
19) Individual Provider NPI number.

b. Copy of a current signed Delegation of Services Agreement (DSA) between Supervising Physician and Physician Assistant (See Attachment, “Delegation of Services Agreement between Supervising Physician and PA” in Section 5 for a sample). If a Nurse Practitioner has a DSA, submit for PCP supervisor to receive additional enrollment.

C. If a practitioner’s profile for initial or recredentialing is incomplete and/or missing supporting documentation, the profile is returned to the IPA via email (See Attachment, “Incomplete Credentialing Information Rejection Email” in Section 5) explaining that the process is terminated for the practitioner until a new completed packet is received from the IPA.

D. Once the information is received for PCPs or OB/GYNs, IEHP schedules a facility site review for Medi-Cal Programs, as per Policy 6A, “Site Review and Medical Record Review Survey Requirements and Monitoring.”

E. IEHP completes a practitioner quality review in accordance with Policy 5C, “IEHP Quality Oversight of Participating Practitioners.”
5. CREDENTIALING AND RECREDENTIALING

C. IEHP Quality Oversight of Participating Practitioners

**APPLIES TO:**

A. This policy applies to all IEHP Medi-Cal Providers.

**POLICY:**

A. All IPAs are required to monitor the credentialing and recredentialing status and performance of their contracted practitioners on a continuous basis in compliance with IEHP requirements and current NCQA guidelines.

B. All IPAs are required to notify IEHP of any adverse actions against any of their contracted practitioners. IPAs must provide IEHP 60 days advance notice of any significant change in their network, including the termination of a practitioner.

C. IPAs must provide IEHP with a status report of their specialty network on a semi-annual basis during Provider Directory review. Delegates that do not require their providers to be listed in the Provider Directory submit specialty networks quarterly.

D. IEHP notifies the IPA of any adverse actions it becomes aware of through sources other than the IPA. In addition, IEHP shares with all IPAs the results of performance monitoring through quality improvement studies, Member complaints and Member satisfaction surveys, as applicable. IEHP reviews the history of each delegated IPA’s credentialed and approved practitioners, including PCPs, specialists, non-physician practitioners and others as defined in Policies 5A, “IEHP Practitioner Guidelines,” and 5B, “Practitioner Credentialing Requirements.”

E. Delegated IPA credentialed and approved PCPs must successfully pass an initial IEHP DHCS-mandated facility site review prior to Members being assigned to the practitioner and every three years thereafter in order to retain assigned Members.

**PROCEDURE:**

Delegated IPAs

A. IEHP performs oversight of delegated IPAs’ ability to perform delegated credentialing activities as follows:

1. All delegated IPA credentialed and approved PCPs must successfully pass an IEHP DHCS-mandated facility site review during credentialing and every three years thereafter per Policy 6A, “Site Review and Medical Record Review Survey Requirements and Monitoring.”

2. Within six months of adding an IPA credentialed and approved practitioner to the IEHP network, IEHP performs a quality review of each delegated IPA’s credentialed and approved practitioner, consisting of the following:
5. CREDENTIALING AND RERECREDENTIALING

C. IEHP Quality Oversight of Participating Practitioners


b. Review of requested age range for credentialed practitioners against IEHP guidelines as stated in Policy 5A, “IEHP Practitioner Guidelines.”

c. Review of IPA submitted credentialing and/or recredentialing packet and supporting documentation as stated in Policy 5B, “Provider Credentialing Requirements” for:
   1) Malpractice history;
   2) History of negative license action;
   3) History of negative privileges action;
   4) History of Medicare or Medicaid sanctions; and
   5) Other adverse history (including felony convictions, etc.).

3. In cases where the delegated IPA submitted credentialing information is consistent with IEHP guidelines, no adverse history is present, and the practitioner has successfully passed IEHP’s site review (if applicable), the PCPs are forwarded to the IEHP Medical Director or designee for retrospective review and sign off. Specialists and mid-levels are reviewed and signed off by the Credentialing Manager.

4. In cases where either the delegated IPA submitted credentialing information that is inconsistent with IEHP guidelines, or there is evidence of significant adverse history, the practitioner is forwarded to the IEHP Medical Director for further review.

   a. The IEHP Medical Director reviews the practitioner’s credentialing file and any other necessary supporting documentation from the IPA, practitioners, or IEHP to determine if potential quality of care issues for Members exists.

      1) If the IEHP Medical Director determines that no potential quality of care concern exists, no further action or review is undertaken.

      2) If the IEHP Medical Director determines that a potential quality of care concern or adverse event does exist, the file is referred to the IEHP Peer Review Subcommittee for review at the next available meeting. The Peer Review Subcommittee may make recommendations to improve the performance of a practitioner.

         • The IEHP Peer Review Subcommittee reviews all pertinent information necessary, and takes any of the following actions:
5. **CREDENTIALING AND RECREREDENTIALING**

C. **IEHP Quality Oversight of Participating Practitioners**

- No action, quality review complete, practitioner continues to be a part of the IEHP network;
- Request for additional information from IPA with review at next meeting;
- Individual counseling by the IPA or IEHP Medical Director;
- Focused audits of practitioner’s practice by IEHP Quality Management staff;
- Continuing medical education or training;
- Restriction of privileges, including age range restrictions or other limitations;
- Termination of the practitioner from the IEHP network; and
- Any other action appropriate for the circumstances.

5. **Actions by the IEHP Peer Review Subcommittee that differ from the IPA Credentialing Committee decisions, including changes in privileges and termination are tracked by IEHP.**

   a. The IEHP Medical Director reviews the tracking report, the credentialing files and any other supporting information as necessary.

   b. After review, IEHP takes any of the following action(s) against the delegated IPA:

      1) No action;
      2) Verbal or written request for additional information from the IPA Medical Director;
      3) Request an interim focused credentialing audit of the IPA by IEHP staff; or
      4) Any other action as appropriate, including revocation of delegated credentialing responsibilities.

6. IEHP also monitors delegated IPAs’ ability to perform delegated credentialing activities through annual or focused Medical Management Audits as delineated in Policy 13E, “Delegation Oversight Audit.”

B. In addition to IEHP’s quality oversight, delegated IPAs are expected to monitor the performance of their credentialed practitioners on a continuous basis and to review any performance issues as may be applicable during the recredentialing process obtained by the IPA, from other sources or IEHP.
5. CREDENTIALING AND RECRE CREDENTIALING

C. IEHP Quality Oversight of Participating Practitioners

All IPAs
A. On a semi-annual basis, IEHP provides IPAs with the Specialty Roster information via online verification reports on the Secure Portal including admitter and ancillary provider previously by the IPA to IEHP that identifies the IPA’s current provider network that includes: practitioner name, address, phone number, license number, specialty type, Hospital affiliations, IPA credentialing committee dates and, for obstetricians only the hospitals where they deliver.

B. IPAs are required to verify and update the following information:

1. IPA Credentialing Committee Date must be completed for all practitioners with the most recent Committee Date.

2. Indicate for each specialist listed, as applicable, the following:

   a. “New Hospital Privileges” – provided to indicate the practitioner is adding new privileges with an IEHP network hospital. Indicate privileges (active, courtesy, etc.).

   b. “New Hospital Link” – provided to indicate which network hospital will be added to practitioner.

   c. “Information is correct” - provided to specify information is correct and no changes are required.

   d. “Provider Term Date” – provided to indicate the practitioner is no longer part of the IPA’s specialty network. Provide effective date of termination.

   e. “Term This Site Only” – provided to indicate the practitioner is no longer at this location only. Provide effective date of location closure.

   f. “Updated information” - provided to specify new addresses, a typo, or any other changes to the information provided in the Excel spreadsheet.

3. IEHP makes the indicated changes that will be reflected on the IPA’s roster.

   a. IPAs are required to update all information online and advice of completion to their Provider Service Representative within 30 days of receipt. The online verification reports being made available in IEHP’s secure portal.

C. IEHP expects all IPAs to continuously monitor practitioner status and performance and to share the following information with IEHP:

1. IPAs are required to notify IEHP in writing immediately, upon its knowledge, if any of the following occurs with one of their contracted practitioners:

   a. The surrendering, revocation or suspension of a license;

   b. The surrendering, revocation or suspension of DEA registration;
5. CREDENTIALING AND REcredentialing

C. IEHP Quality Oversight of Participating Practitioners

c. A change in hospital staff status or hospital clinical privileges, including any restrictions or limitations;
d. A change in hospital admitting arrangements for practitioners without IEHP affiliated hospital privileges;
e. Loss of malpractice insurance; and
f. The notification must include the IPA’s proposed action and/or resolution.

2. IPAs are required to notify IEHP in writing within 15 days of its knowledge, if any of the following occurs with one of their contracted practitioners:
   a. Any filing pursuant to Business and Professions Code Sections 805 or 809;
   b. Any filing with the NPDB;
   c. The filing of any malpractice claim of more than $10,000; and
   d. The notification must include the IPA’s proposed action and/or resolution.

3. IPAs are required to provide 60 days advance written notice to IEHP of any significant changes in the IPA’s network, including relocation, change in affiliation or termination of practitioners. Refer to Section 18, “Provider Network” for more information.

4. IPAs have 60 days from the effective date of a PCPs IPA affiliation change to submit the initial credentialing packet to IEHP. Failure to do so will result in freezing the PCP to new membership assignment or possible termination.

D. IEHP also monitors practitioner credentialing status and performance directly, as follows:

1. Review of the following sources of information:
   a. MBOC Monthly Hot Sheet, Quarterly Action Report, Daily Administrative Outcomes, Quarterly OMBC Reports, and OIG Sanctions Report for IEHP practitioners with adverse action;
   b. Monthly Medi-Cal Suspension and Ineligible List, Medicare Opt-Out List;
   c. Any other source of information, e.g., phone calls from Members, other practitioners, local news etc.;
   d. Quality improvement studies; and
   e. Member complaints.

2. Medi-Cal sanctions: Medically related Medi-Cal sanctions are referred to the Peer Review Subcommittee. Prior to Peer Review, QM and Grievance Departments will be notified of medically sanctioned providers and will add any quality of care issues and member complaints for the provider to be reviewed completely. During this review process, Members will receive continuity of care
5. CREDENTIALING AND RECREDIRECTIALING

C. IEHP Quality Oversight of Participating Practitioners

From the practitioner pending final Peer Review decision. Providers with non-medically related sanctions, such as fraud, will be administratively terminated without appeal rights due to violating Medicaid conditions of participation. Members with these providers will be reassigned to new providers.

3. If any information of adverse action regarding an IEHP practitioner is obtained from any source, IEHP attempts to confirm the information through the following mechanisms:
   a. Direct contact with pertinent licensing entity, in the event of a license action; and
   b. Direct contact with the IPA and practitioner.

4. Confirmed information is forwarded to the IPA for review and decision. IPAs are requested to inform IEHP in writing of their decision within 30 days of the decision.

5. If IEHP believes that a Member’s health or safety may be at risk due to adverse events or quality concerns, IEHP may take one of the following actions:
   a. Refer the practitioner to the next IEHP Peer Review Subcommittee meeting for direction;
   b. Immediately suspend the practitioner from participation with IEHP with referral to the next IEHP Peer Review Subcommittee meeting; or
   c. Any other action as appropriate, given the circumstances and severity of the situation.

6. If IEHP has taken action against the practitioner, IEHP informs the practitioner of the proposed action in writing, and includes the following information:
   a. The action that has been proposed or taken against the practitioner;
   b. A brief description of the factual basis for the action;
   c. A statement that the practitioner may request that a Level I Review be conducted by the IEHP Peer Review Subcommittee in accordance with the “Peer Review Process and Level I Review”, (See Attachment, “Peer Review Process and Level I Review” in Section 5);
   d. A statement that a Level I Review must be requested by the practitioner in writing, addressed to the IEHP Chief Medical Officer, within 30 days of the date of receipt of the notice by the practitioner;
   e. A brief summary of the practitioner’s rights at the Level I Review meeting and that the meeting takes place before the IEHP Peer Review Subcommittee; and
5. CREDENTIALING AND RECREDECNTIALING

C. IEHP Quality Oversight of Participating Practitioners

f. A notice that the action, if implemented, must be reported to the National Practitioner Data Bank (NPDB) and the MBOC under California Business and Professions Code, Section 805, as applicable, and/or under any other applicable federal or state law.

7. IEHP also provides the IPA with copies of any practitioner specific information such as Member complaints or studies received directly or conducted by IEHP.

E. Any practitioner that has an adverse decision by IEHP that limits, restricts, suspends or terminates his/her status as a participating practitioner with IEHP has the right to appeal the decision, as delineated in “Peer Review Process and Level I Review” (See Attachment, “IEHP Peer Review Process and Level I Review” and “Peer Review Process and Level II Appeal” in Section 5).

F. If a practitioner does not appeal an adverse decision within specified timeframes, the decision by the Peer Review Subcommittee is final.
5. CREDENTIALING AND RECREREDENTIALING

D. Hospital Privileges

**APPLIES TO:**

A. This policy applies to all IEHP Medi-Cal Providers

**POLICY:**

A. IEHP requires its IPAs to ensure that all of their contracted and subcontracted practitioners have privileges at a designated IEHP contracted Hospital. The contracted Hospital must be within a 15-mile radius or 30 minute drive via private or public transportation, of the Member’s residence, when applicable.

B. If the practitioner does not or cannot obtain hospital privileges directly, the IPA must arrange for a practitioner or panel of practitioners to be responsible for admissions and providing inpatient care on behalf of the contracted practitioner.

C. Admitting practitioners must be contracted and credentialed (unless practitioners are hospital based only) by the IPA in accordance with regulatory standards and IEHP requirements.

D. IPAs must have established processes for outpatient and inpatient Utilization Management. For inpatient utilization oversight the use of onsite hospitalist is required.

E. Utilizing on-call hospital practitioners without a contract is not an acceptable arrangement.

F. All specialty practitioners must obtain hospital privileges directly with an IEHP contracted Hospital.

**PROCEDURE:**

A. During the credentialing process, IPAs that identify PCPs who do not have privileges at the designated IEHP contracted Hospital must arrange for a practitioner or panel of practitioners to be responsible for admissions and providing inpatient care on behalf of the non-admitting practitioner.

B. A written verification in the form of a signed agreement or letter from the admitting practitioner that such arrangements are in place is required. This agreement must include the following information:

1. Non-admitting practitioner name
2. Non-admitting practitioner specialties
3. Non-admitting practitioner address and phone number
4. Admitting practitioner name (s)
5. Admitting practitioner specialties
6. Admitting practitioner phone number and fax number
5. CREDENTIALING AND RECREDECNTIALING

D. Hospital Privileges

7. Admitting practitioner’s age range
8. IEHP contracted Hospital(s)
9. Terms of arrangement
   a. The agreement must stipulate a minimum of 30 days advance notice of intent to terminate by either party. Notice of termination must be submitted to IEHP within five days of the IPA’s knowledge of pending termination.

C. The Agreement must be signed and dated by the non-admitting practitioner, admitting practitioner, and the IPA.

D. The Agreement must also specify that bills for services rendered are submitted to and paid by the IPA.

E. Upon receipt of written admitting arrangements, IEHP verifies:
   1. The non-admitting practitioner’s specialty is completely covered by the admitting practitioner’s specialty. (For example, a Family or General Practitioner may admit all patients for another Family or General Practitioner, an Internist and a Pediatrician may collectively cover admissions for a Family or General Practitioner.)
   2. Hospital privileges of the admitting practitioner(s) are in place and in good standing.

F. No enrollment is given to any PCP until appropriate and complete arrangements for Hospital admissions are in place and verified by IEHP.

G. In the event it is discovered that a PCP with assigned enrollment does not have privileges at the designated IEHP contracted Hospital, and the IPA has not made arrangements with other practitioners to provide admitting and inpatient care services for that practitioner, IEHP may freeze the membership of the PCP and/or transfer these Members immediately.

H. The Credentialing Manager emails all IPAs on the 15th of each month for verification of all admitters to ensure accurate information is obtained. Any changes from the IPAs must be submitted by the 25th of every month. On the last day of the month all network hospitals and IPAs are emailed the final admitter list for that month. It includes admitters name, phone number and fax number for each provider who utilizes a hospital admitter. If hospitals have discrepancies, they are emailed back to the Credentialing Manager then verified with the individual IPA’s credentialing contact.

I. Failure for the IPA to respond to the IEHP Credentialing Manager between the 15th and 25th day of each month will result in noncompliance on the IPA Report Card and on monthly delegation reporting.
5. CREDENTIALING AND RECREDENTIALING

D. Hospital Privileges
5. CREDENTIALING AND RECRECREDENTIALING

E. Subcontracted Organizational Providers

APPLIES TO:

A. This policy applies to all Subcontracted Providers.

POLICY:

A. IEHP directly contracts with ancillary and organizational provider to provide medical services to Members as designated in the IEHP Financial Responsibility Matrix.

B. IEHP directly contracts with IPAs and Hospitals (Providers). In turn, Providers subcontract with ancillary and organizational providers (subcontracted providers) to provide services to Members as designated in the Financial Responsibility Matrix outlined in IEHP’s Capitated Agreements with the Hospitals and IPAs. Subcontracted providers include, but are not limited to, Home Health Agencies (HHA), Acute Rehab Facilities, Long Term Care (LTC) Facilities, Skilled Nursing Facilities (SNF), Dialysis Centers, Hospice Services, Free-standing Ambulatory Surgical Centers (ASC), Outpatient Hospital Services and Laboratories.

C. All delegated Providers that subcontract with ancillary and organizational providers, and providers contracted directly with IEHP must use only those facilities that:
   1. Are appropriately licensed;
   2. Are in good standing with either an IEHP recognized accrediting body (e.g., The Joint Commission, AAAHC) or approved directly by IEHP;
   3. Are in good standing with state and federal regulatory bodies: and
   4. Do not have sanctions (CMS/DHCS) that would prevent them from participating in the IEHP network.
   5. CMS signed participating agreement letter, if applicable

D. IEHP delegates to IPAs that meet IEHP delegation requirements for credentialing, the responsibility for the initial and on-going assessment of subcontracted providers that render services to Members. IEHP retains oversight responsibilities for Hospital subcontracted providers.

E. All delegated Providers and IEHP must review the accreditation status, license, and standing with regulatory agencies (i.e., sanctions/negative license activities) for each contracted or subcontracted provider during initial contracting and at least once every three years, thereafter. All delegated IPAs and IEHP Direct must have a tracking mechanism for ensuring that expirables and tri-annual reviews are compliant. IEHP audits delegated compliance annually.
5. CREDENTIALING AND REcredentialing

E. Subcontracted Organizational Providers

F. All Providers must adhere to all procedural and reporting requirements under state and federal laws and comply with the most recent NCQA and CMS guidelines for subcontracted organizational providers, as well as IEHP requirements.

PROCEDURE:

A. All contracted and subcontracted providers that see Members must meet and maintain IEHP standards. Contracted and subcontracted providers include, but are not limited to, Hospitals, Acute Rehab Facilities, HHA, SNF, Dialysis Centers, Hospice Services, Free-standing ASC, and Laboratories.

B. All contracted and subcontracted providers must be accredited by an IEHP recognized body or meet the IEHP standards of participation, which includes submission and evaluation of the contracted or subcontracted provider’s current CMS certification or re-certification survey or an IEHP on-site audit. Subcontracted providers must also be appropriately licensed and have no sanctions or other negative license actions that may impact participation. Accreditation and licensure must be maintained throughout the duration of the subcontractors’ participation in the IEHP network.

C. IEHP recognized accrediting bodies are as follows:

1. Hospitals and other acute care facilities
   a. The Joint Commission (JC)
   b. American Osteopathic Association (AOA)
   c. Commission on Accreditation of Rehabilitation Facilities (CARF)
   d. Det Norske Veritas Healthcare (DNV)

2. Acute Rehab Facilities:
   a. The Joint Commission (JC)
   b. American Osteopathic Association (AOA)

3. Home Health Agencies:
   a. The Joint Commission
   b. Accreditation Association for Ambulatory Health Care (AAAHC)
   c. Community Health Accreditation Program (CHAP)
   d. Accreditation Commission for Home Care, Inc. (ACHC)

4. Skilled Nursing Facilities:
   a. The Joint Commission (JC)
   b. Accreditation Association for Ambulatory Health Care (AAAHC)
5. CREDENTIALING AND REcredentialing

E. Subcontracted Organizational Providers

c. Continuing Care Accreditation Commission (CCAC)
d. Commission on Accreditation of Rehabilitation Facilities (CARF)

5. Dialysis Centers:
a. The Joint Commission (JC)

6. Hospice Services:
a. The Joint Commission (JC)
b. Accreditation Commission for Home Care, INC. (ACHC)
c. Community Health Accreditation Program (CHAP)

7. Free-Standing Surgical Centers:
a. The Joint Commission (JC)
b. Accreditation Association for Ambulatory Health Care (AAAHC)
c. American Association for Accreditation of Ambulatory Surgery Facilities (AAAASF)
d. The Medical Quality Commission (TMQC)
e. Institute for Medical Quality (IMQ) Ambulatory Program

8. Laboratories:
a. Clinical Laboratory Improvement Amendment (CLIA)

D. Delegated Providers that subcontract with ancillary and organizational providers are responsible for ensuring that their subcontracted providers meet IEHP’s requirements as stated herein and in Policy 5B, “Practitioner Credentialing Requirements for Delegated IPAs.” IEHP audits delegate’s compliance with IEHP requirements on an annual basis, using the IEHP Delegation Oversight Audit Tool beginning with a precontractual assessment, in accordance with Policy 13E, “Delegation Oversight Audit.” Delegated IPAs are subject to corrective action as defined in Policy 13F, “Corrective Action Plans (CAPs) Requirements.”

E. Directly contracted ancillary providers that are not accredited are assessed by QM and reviewed and approved by the Credentialing Subcommittee.

F. IEHP reserves the right to perform facility site audits when quality of care issues arise and to deny contracted or subcontracted providers participation in the IEHP network if IEHP requirements for participation are not met.

G. Contracted and/or subcontracted provider’s failure to meet IEHP’s requirements may result in adverse action up to and including non-renewal or termination of the delegated entity contract or IEHP contract.
5. CREDENTIALING AND REcredentialing

E. Subcontracted Organizational Providers
5. CREDENTIALING AND REcredentialing

F. Credentialing Appeals Process

APPLIES TO:

A. This policy applies to all IEHP Medi-Cal Providers.

POLICY:

A. A practitioner’s status or participation in the IEHP network may be denied, reduced, suspended, or terminated for any lawful reason, including but not limited to, a lapse in basic qualifications such as licensure, insurance, or required medical staff privileges or admission coverage at an IEHP contracted Hospital; or a determination by IEHP based on information obtained during the credentialing process that the practitioner cannot be relied upon to deliver the quality or efficiency of Member care required by IEHP.

B. Practitioners have the right to appeal any adverse credentialing decision that impacts their participation status with IEHP, in accordance with the appeals procedures provided herein.

C. IEHP complies with the reporting requirements of the Medical Board of California (MBOC), the Osteopathic Medical Board of California (OMBC), the California Board of Optometry (CBO), and National Practitioners Data Bank (NPDB) as required by law. IEHP also complies with the reporting requirements of the California Business and Professions Code and the Federal Health Care Quality Improvement Act regarding adverse credentialing actions. Practitioners are notified of the report and its contents in accordance with law.

D. Practitioners must appeal directly to their contracted IPA for adverse credentialing decisions rendered by the IPA.

PROCEDURE:

A. The IEHP Peer Review Subcommittee performs oversight of credentialing activities of IPAs who have been delegated credentialing responsibilities, including retrospective practitioner quality reviews referred by an IEHP Medical Director.

B. The IEHP Peer Review Subcommittee reviews Practitioner or provider appeals for adverse credentialing decisions.

C. All credentialing decisions for practitioners credentialed by IEHP are made by the IEHP Credentialing Subcommittee, based on information obtained during the credentialing process.

D. If the IEHP Credentialing Subcommittee denies a practitioner’s participation in the IEHP network for reasons related to credentialing requirements the practitioner is entitled to an appeal.
5. CREDENTIALING AND RECREREDENTIALING

F. Credentialing Appeals Process

E. IEHP sends written notification, by certified mail, return receipt requested, to any practitioner denied participation within ten working days of the decision reached by the Credentialing Subcommittee. The written notice includes the following:

1. The action of denied participation status has been proposed or taken against the practitioner.

2. A brief description of the factual basis for the proposed action that includes but is not limited to:
   a. A lapse in basic qualifications such as licensure, insurance, or required medical staff privileges;
   b. A determination that the practitioner cannot be relied upon to deliver the quality or efficiency of patient care desired by IEHP;
   c. A determination that the practitioner cannot be relied upon to follow IEHP’s clinical or business guidelines or directives;
   d. Falsification of information provided to IEHP;
   e. Medicare/Medicaid sanctions;
   f. Adverse malpractice history;
   g. Adverse events that have potential for or have caused injury or negative impact to Members; and/or
   h. Felony convictions.

3. A statement that the practitioner may request an appeal conducted by the IEHP Peer Review Subcommittee in accordance with this policy.

4. Provider is notified that a request for an appeal must be requested by the practitioner in writing, addressed to the IEHP Chief Medical Officer, and received within 30 days of the date of receipt of the notice by the practitioner. The practitioner’s written request must include:
   a. A clearly written explanation of the reason for the request; and
   b. A request to exercise the right to present the appeal orally, if so desired per below.

5. A summary of the practitioner’s rights at the appeal and that the meeting takes place before the IEHP Peer Review Subcommittee. The summary states:
   a. The practitioner has the right to present additional written material for review by the IEHP Peer Review Subcommittee;
   b. The practitioner has the right to present any information orally to the IEHP Peer Review Subcommittee, in person, at the time of the meeting;
5. CREDENTIALING AND RECREREDENTIALING

F. Credentialing Appeals Process

c. That the appeal meeting is not a hearing and procedural rights associated with formal peer review hearings do not apply for adverse credentialing decisions. At the appeal meeting, practitioners may not be represented by a licensed attorney; however, they have a right to be represented by a non-attorney representative of their choice.

6. A notice that the action, if implemented, must be reported to the MBOC, OMBC, CBO or NPDB, as applicable under California Business and Professions Code, Section 805, as applicable, and/or under any other applicable federal or state law.

F. If an appeal is submitted in a timely manner, IEHP arranges for a review of the appeal to be conducted at the next scheduled meeting of the IEHP Peer Review Subcommittee. Prior to the meeting, IEHP sends a written notice to the practitioner via certified mail informing the practitioner of the date, time and place of the meeting.

G. When the IEHP Peer Review Subcommittee completes its evaluation and renders a decision to uphold or overturn the denial made by the IEHP Credentialing Subcommittee, the practitioner is notified, in writing, within 10 business days of the decision.

H. If the appeal decision by the Peer Review Subcommittee upholds the original denial of the practitioner’s participation in the IEHP network by the IEHP Credentialing Subcommittee, the written notice includes the following:

1. The decision, including a brief description of the decision and the reasons for it;
2. The decision will be adopted as the final action;
3. The action, if implemented, must be reported to the MBOC, OMBC, CBO or NPDB, under Business and Professions Code Section 805, as applicable, or under any other applicable federal or state law; and
4. The practitioner may re-apply after one year.

I. Practitioners that have been denied (initial or recredential) by Credentialing Subcommittee and upheld by Peer Review may not request Level II Appeal.

J. Practitioners not requesting an appeal within the required timeframe and as specified above, waives his or her right to further appeals, and the decision of the IEHP Credentialing Subcommittee is final.

K. A practitioner may not reapply to be in the IEHP network until one year after termination, or denial.

L. IEHP complies with all reporting requirements of the MBOC, OMBC, CBO or NPDB, as applicable, as required by law. IEHP also complies with the reporting requirements of the California Business and Professions Code and the Federal Health Care Quality Improvement Act regarding adverse credentialing decisions. IEHP notifies the practitioner of such reporting and its contents in writing.
F. Credentialing Appeals Process

1. Actions that are reported to the MBOC, OMBC, CBO or NPDB, as applicable, include a decision to deny or reject a practitioner’s application for staff privileges or membership for a medical disciplinary cause or reason; a decision to terminate or revoke a practitioner’s membership, staff privileges or employment for a medical disciplinary cause or reason; restrictions imposed or voluntarily accepted, on staff privileges, membership, or employment for a cumulative total of 30 days or more for any 12-month period, for a medical disciplinary cause or reasons; and/or a practitioner’s resignation or leave of absence from membership, staff, or employment following notice of impending investigation based on information indicating medical disciplinary cause or reason.

M. All credentialing records and proceeds are confidential and protected to the fullest extent allowed by Section 1157 of the California Evidence Code, and any other applicable law.
### 5. CREDENTIALING AND RECREREDENTIALING

Attachments

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INLAND EMPIRE HEALTH PLAN

PEER REVIEW (LEVEL I) AND CREDENTIALING APPEAL

Denial, Reduction, Suspension or Termination of Practitioner Status

(Adopted April 14, 1997)

(Amended July 2015)
INLAND EMPIRE HEALTH PLAN

PEER REVIEW (LEVEL I) AND CREDENTIALING APPEAL
Denial, Reduction, Suspension or Termination of Practitioner Status

Purpose:

To provide 1) a mechanism for peer review of IEHP providers of service (practitioners), 2) a process for practitioner to request review of negative peer review recommendations, decisions, and actions, for any reason related to quality of care issues, non-quality of care issues, and/or credentialing requirements, including, but not limited to, denial, reduction, suspension or termination of practitioner status, as requested by the Inland Empire Health Plan (IEHP) Peer Review Subcommittee, the IEHP Quality Management (QM) Committee, the IEHP Credentialing Subcommittee, of the IEHP Medical Director, and 3) a mechanism for appropriate action.

Scope:

The following policies and procedures apply to all practitioners participating or requesting participation as a provider for IEHP, including, but not limited to, the following licentiates: Physicians (MD), Osteopathic Physician (DO), Podiatrists (DPM), Pharmacists (Pharm D or RPh), Oral Surgeons (DDS or DMD), Optometrists (OD), Chiropractors (DC), Audiologists, Clinical Psychologists, (PhD), Nurse Practitioners (NP), Physician Assistants (PA), Certified Nurse Midwives (CNM), Physical Therapists (PT), Occupational Therapists (OT), and Speech/Language Therapists (S/LT), psychiatrists, psychologists, master level clinical nurses, Licensed Clinical Social Workers (LCSW), Marriage, Family and Child Counselors (MFCC/MFT) and other behavioral health professionals licensed to provide behavioral health services in the state of California.

Policy:

1. A provider’s status or participation may be denied, reduced, suspended or terminated for any lawful reason, including, but not limited to, a lapse in basic qualifications such as licensure, insurance, or required medical staff privileges or admission coverage at an IEHP contracted hospital; a determination by IEHP that the practitioner cannot be relied upon to deliver the quality or efficiency of patient care required by IEHP; a determination by IEHP that the practitioner cannot be relied upon to follow IEHP’s clinical or business guidelines or directives; or a change in IEHP’s business needs.

2. A practitioner may request review of any initial adverse recommendation, decision or action by IEHP that is based on quality of care issues, non-quality of care issues, and/or credentialing requirements, and impacts his or her participation status with IEHP, including denial, reduction, suspension, or termination of his or her participation status with IEHP, in accordance with the Level I Review procedures, as provided herein.
Procedure:

1. Issues raised about either an applicant or a participating practitioner’s credentialing packet or performance as a practitioner shall be considered initially by the IEHP Medical Director, who shall have the discretion to investigate and to determine the necessary and appropriate response and intervention as delegated to the IEHP Medical Director as a member of the IEHP Peer Review Subcommittee or IEHP Credentialing Subcommittee. His/her options shall include, but not be limited to, maintaining a record of the matter without further investigation or action; investigating the matter personally and making a report and recommendation to the IEHP Peer Review Subcommittee or IEHP Credentialing Subcommittee, as warranted; or referring the matter to the IEHP Peer Review Subcommittee or IEHP Credentialing Subcommittee for investigation and the preparation of a report and recommendation to the IEHP Medical Director.

2. In instances where there may be an imminent danger to the health of any individual, the IEHP Medical Director and/or the IEHP Peer Review Subcommittee may summarily restrict or suspend the participating practitioner’s privilege to provide patient care services, effective immediately upon written notice to the practitioner. The notice shall be in the same format as described in Section 3 herein, pending consideration and action by the IEHP Peer Review Subcommittee. The IEHP Peer Review Subcommittee may continue to enforce the reduction or suspension pending further action.

3. If an unfavorable recommendation, decision or action is made or taken by the IEHP Peer Review Subcommittee or IEHP Credentialing Subcommittee for a reason relating to quality of care issues, non-quality of care issues, and/or credentialing requirements, the practitioner shall be entitled to a Level I Review. The practitioner shall be sent a written notice, by certified mail, of the recommendation or decision and shall be afforded thirty (30) days in which to respond in writing to request a Level I Review. A copy of the “Peer Review Process and Level I Review” document shall be provided with the notice. The notice will state:

   a. The action which has been proposed against the practitioner;
   b. A brief description of the factual basis for the proposed action;
   c. That the practitioner has the right to request that a Level I Review be conducted by the IEHP Peer Review Subcommittee;
   d. That a Level I Review must be requested by the practitioner in writing, addressed to the IEHP Medical Director within thirty (30) days of the date of receipt of the notice by the practitioner. The practitioner’s written request for a Level I Review must state the reasons for the request clearly, and if the practitioner wishes to exercise the right to present information orally at the Level I Review meeting as provided in Section 4b below, the practitioner shall so indicate in the written request for Level I Review;
e. A brief summary of the practitioner’s rights at the Level I Review, as set forth in Section 4 below;

f. That the Level I Review shall take place before the IEHP Peer Review Subcommittee; and

g. That the action, if implemented, must be reported to the Medical Board of California under California Business and Professions Code Section 805 or 809 as applicable, National Practitioner Data Bank (NPDB), and/or under any other applicable federal or state law.

4. A practitioner’s rights at the Level I Review include:

a. Right to present any additional written material for review by the IEHP Peer Review Subcommittee.

b. Right to present any information orally to the IEHP Peer Review Subcommittee in person at the time of the meeting for the Level I Review.

If the Level I Review is not requested by the practitioner within the time and in the manner specified, all administrative Level I Review rights of the practitioner shall be deemed waived, and the decision made by the IEHP Peer Review Subcommittee or IEHP Credentialing Subcommittee shall be final.

5. If Level I Review is requested within the time and in the manner specified, the IEHP Medical Director shall arrange for the review to be conducted at the next scheduled meeting of the IEHP Peer Review Subcommittee, and the practitioner shall be sent a written notice via certified mail stating the date, time, and place of the Level I Review meeting. The practitioner’s written response to the notice of action or proposed action shall be summarized in or attached to a report to the IEHP Peer Review Subcommittee which shall be written by the IEHP Medical Director, as a member of the IEHP Peer Review Subcommittee or IEHP Credentialing Subcommittee.

6. As provided in this “IEHP Peer Review Level I and Credentialing Appeal”, the Level I Review shall include an opportunity for the practitioner to present information and arguments in writing and/or orally. However, the Level I Review meeting is not a hearing, and the procedural rights associated with formal peer review hearings do not apply in Level I Review. At a Level I Review meeting, practitioners may not be represented by a licensed attorney; however, they have a right to be represented by a non-attorney representative of their choice. The IEHP Peer Review Subcommittee shall have the discretion to prescribe such additional procedural elements as it deems appropriate to the circumstances. When the IEHP Peer Review Subcommittee is satisfied that sufficient information and arguments have been presented in this review process, it shall recommend or take such action as it deems appropriate and send written notice via certified mail to the practitioner.
7. In cases where the decision by the IEHP Peer Review Subcommittee or Credentialing Subcommittee for the Level I Review will result in the denial, suspension, reduction or termination of the practitioner’s participation status with IEHP, the written notice will include the following:

a. The Level I Review decision, including a brief description of the proposed recommendation, decision or action and the reasons for it;

b. That the action, if implemented, must be reported to the Medical Board of California under Business and Professions Code Section 805 or 809 as applicable, National Practitioner Data Bank (NPDB), or under any other applicable federal or state law;

c. That the practitioner may request a Level II Appeal hearing for adverse peer review decisions (this does not apply to initial adverse and denied credentialing decisions upheld by the IEHP Peer Review Subcommittee);

d. That a Level II Appeal hearing must be requested in writing, within thirty (30) days of receipt of the notice by the practitioner and the request must include a statement of the grounds for requesting a Level II Appeal;

e. A brief summary of the practitioner’s rights with respect to the Level II Appeal hearing;

f. A statement that the practitioner is required to exhaust the administrative remedies of the Level II Appeal hearing prior to seeking judicial review of the recommendations, decisions or actions of the IEHP Peer Review Subcommittee; and

g. The Level II Appeal proceeding shall take place before a Hearing Officer, selected by the IEHP Medical Director in accordance with the procedures set forth in the Level II Appeal document, and the final action shall be taken by the Peer Review Subcommittee.

9. Request for a Level II Appeal

The practitioner shall have thirty (30) days following the date of receipt of a notice of an adverse recommendation, decision or action resulting from a Level I Review to request a formal Level II Appeal. The request must be submitted in writing, directed to the IEHP Medical Director, and must be received at IEHP within the prescribed period. If the practitioner does not request a formal Level II Appeal within the time and in the manner prescribed, they shall be deemed to have accepted the recommendation, decision, or action involved, and shall be deemed to have waived all administrative appellate review rights, and the recommendation, decision, or action may be adopted by the Peer Review Subcommittee or IEHP Credentialing Subcommittee as IEHP’s final action.
10. Reporting

IEHP shall comply with the reporting requirements of the Medical Board of California (MBOC) as required by law. IEHP shall comply with the reporting requirements of the California Business and Professions Code, the Federal Health Care Quality Improvement Act, and the National Practitioner Data Bank (NPDB) regarding adverse credentialing and peer review actions. The practitioner will be notified of the reports and its contents.

MBOC requires reports whenever: a licentiate’s application for staff privileges or membership is denied or rejected for a medical disciplinary cause or reason; a licentiate’s membership, staff privileges, or employment is terminated or revoked for a medical disciplinary cause or reason; restrictions are imposed or voluntarily accepted, on staff privileges, membership, or employment for a cumulative total of thirty (30) days or more for any 12-month period, for a medical disciplinary cause or reason; and/or a licentiate’s resignation or leave of absence from membership, staff, or employment following notice of impending investigation based on information indicating medical disciplinary cause or reason.

11. Confidentiality

All credentialing and peer review records and proceedings shall be confidential and protected to the fullest extent allowed by Section 1157 of the California Evidence Code, and any other applicable law.
INLAND EMPIRE HEALTH PLAN

PEER REVIEW PROCESS AND LEVEL II APPEAL

Reduction, Suspension or Termination of Practitioner Status

(Adopted April 14, 1997)

(Amended July 2015)
INLAND EMPIRE HEALTH PLAN

PEER REVIEW PROCESS AND LEVEL II APPEAL
Reduction, Suspension or Termination of Practitioner Status

A. Purpose:

To provide 1) a mechanism for peer review of IEHP providers of service (Providers); 2) a process for practitioners (as defined below under section B, “Scope”) to appeal negative peer review recommendations, decisions and actions for any reason related to quality of care, non-quality of care, and/or other professional conduct issues including, but not limited to, denial, reduction, suspension or termination of practitioner status, as requested by the Inland Empire Health Plan (IEHP) Peer Review Subcommittee, the IEHP Quality Management (QM) Committee, or the IEHP Chief Medical Officer; and 3) a mechanism for appropriate final action.

B. Scope:

The following policies and procedures apply to all health care professionals participating or requesting participation as a practitioner for IEHP (Practitioners), including, but not limited to, the following licentiates: Physicians (MD), Osteopathic Physician (DO), Podiatrists (DPM), Pharmacists (Pharm D or RPh), Oral Surgeons (DDS or DMD), Optometrists (OD), Chiropractors (DC), Audiologists, Clinical Psychologists, (PhD), Nurse Practitioners (NP), Physician Assistants (PA), Certified Nurse Midwives (CNM), Physical Therapists (PT), Occupational Therapists (OT), and Speech/Language Therapists (S/LT), psychiatrists, psychologists, master level clinical nurses, Licensed Clinical Social Workers (LCSW), Marriage, Family and Child Counselors (MFCC/MFT) and other behavioral health professionals licensed to provide behavioral health services in the state of California.

C. Policy:

1. A Practitioner’s status or participation may be denied, reduced, suspended or terminated for any lawful reason, including, but not limited to, a lapse in basic qualifications such as licensure, insurance, or required medical staff privileges or admission coverage at an IEHP contracted hospital; a determination by IEHP that the practitioner cannot be relied upon to deliver the quality or efficiency of patient care required by IEHP; a determination by IEHP that the practitioner cannot be relied upon to follow IEHP’s clinical or business guidelines or directives; or a change in IEHP’s business needs.

2. A Practitioner may appeal any adverse peer review Level I Review recommendation, decision or action by IEHP that is based on quality of care, non-quality of care, and/or other professional conduct issues and impacts his or her participation status with IEHP, including denial, reduction, suspension, or termination of participation status with IEHP, in accordance with the Level II Appeal procedures, as provided herein. A Practitioner may not appeal a recommendation, decision or action based on reasons unrelated to quality of care, non-quality of care, and/or other professional conduct issues. For example, there is no right to
appeal if any application is denied or not processed because the applicant fails to provide requested information, additionally Level II Appeal procedures are not available for initial adverse credentialing decisions upheld by the IEHP Peer Review Subcommittee or IEHP Credentialing Subcommittee.

D. Procedure:

1. Final Authority

IEHP, as a health care service plan, is defined as a peer review body under applicable law. Certain peer review functions have been delegated to the IEHP Peer Review Subcommittee and the IEHP Credentialing Subcommittee. The IEHP Peer Review Subcommittee serves as the final level of review and is the final authority in credentialing and peer review decisions. The IEHP Peer Review Subcommittee has delegated the hearing of any Level II Appeal to a Judicial Hearing Committee (JHC).

2. Judicial Hearing Committee

Whenever a Level II Appeal is required pursuant to this document “Peer Review Process and Level II Appeal” the Chief Medical Officer shall appoint a JHC consisting of at least three (3) physician Providers, and alternates as appropriate. The physician Providers selected to serve on the JHC shall be physicians from within the IEHP network who shall gain no direct financial benefit from the outcome and are neither in direct economic competition nor professionally associated (including in a referral relationship) with the subject of the hearing. None of the JHC members may have acted as an accuser, investigator, fact-finder or initial decision maker, or otherwise actively participated in consideration of the matter that forms the subject of the appeal prior to the recommendation or action. JHC members also should not have participated in the care of the patients (if any) whose care forms the subject of the appeal. Where feasible, the JHC shall include at least one member who practices in the same specialty as the Practitioner who requested the hearing. The Chief Medical Officer shall designate a Chairperson who shall handle pre-hearing matters and preside until a hearing officer, as described in the Hearing Officer Section 4, is appointed. The JHC shall make findings of fact, and issue a recommended decision for action by the Peer Review Subcommittee.

3. Request for a Level II Appeal

Notice of the right to a Level II Appeal shall be sent as provided in Level I Review, Section 9 (Request for a Level II Appeal). The practitioner shall have thirty (30) days following the date of receipt of a notice of an adverse recommendation, decision or action resulting from a Level I Review to request a formal Level II Appeal. The request must be submitted in writing, directed to the IEHP Chief Medical Officer, and must be received at IEHP within the prescribed period. If the practitioner does not request a formal hearing within the time and in the manner prescribed, the practitioner shall be deemed to have accepted the recommendation, decision, or action involved, and shall be deemed to have waived all administrative appellate review rights, and the recommendation, decision, or action may be
forwarded to the Peer Review Subcommittee,

4. **Hearing Officer**

a. **Selection**

The Peer Review Subcommittee or its designee shall appoint a hearing officer to preside at the JHC hearing. The hearing officer shall be an attorney at law who has been admitted to practice before the courts of this State for at least five (5) years prior to appointment, and who is qualified by knowledge and experience to preside over a quasi-judicial peer review hearing. The hearing officer shall gain no direct financial benefit from the outcome of the hearing. The hearing officer must not act as a prosecuting officer, or as an advocate for IEHP, Peer Review Subcommittee, the body whose action prompted the hearing, or the Practitioner. If requested by the JHC, the hearing officer may participate in the deliberations of the JHC and be legal advisor to it, but he/she shall not be entitled to vote. The hearing officer may be a hearing officer for either Riverside or San Bernardino counties, provided he or she meets the other criteria established by this subsection. The hearing officer will be sent a letter of appointment by the Peer Review Subcommittee.

The Practitioner shall have the right to a reasonable opportunity to voir dire any JHC member and the hearing officer, and the right to challenge the impartiality of any JHC member and the hearing officer. Such challenges to the impartiality of any JHC member or the hearing officer shall be ruled on by the hearing officer.

b. **Duties**

The duties of the hearing officer shall be to preside over the hearing, including any pre-hearing and/or post-hearing procedural matters; to rule on the challenges to the impartiality of JHC members and/or the hearing officer; to rule on requests for access to information and/or relevancy; rule on requests for continuances; to rule on evidentiary and burden of proof issues; to prepare the written report and recommendation of the JHC; and to perform such other functions as may be necessary or appropriate to facilitate completion of a fair hearing process as expeditiously as possible.

5. **Scheduling of Appeal/Notice of Hearing**

Upon the selection of the JHC, the Level II Appeal shall be scheduled at a time and place mutually agreeable to the Practitioner and to IEHP. The Practitioner shall be given notice of the time, place and date of the hearing. IEHP shall make its best efforts to ensure that the date of the commencement of the hearing shall be not less than thirty (30) days nor more than sixty (60) days from the date that IEHP receives the request for a Level II Appeal. The time frames set forth herein may be shortened or extended for a reasonable time by mutual written agreement of the parties (or by the Chairperson of the JHC if the hearing officer has not been appointed yet) upon a showing of good cause in accordance with Section 11 below. The peer review process shall be completed within a reasonable time after the Practitioner receives
notice of a final proposed action or an immediate suspension or restriction of clinical privileges, unless the JHC issues a written decision that the Practitioner failed to comply with the discovery provision herein, or consented to the delay in the proceedings.

6. **Notice of Charges**

A Notice of Charges shall be sent to the Practitioner along with the Notice of Hearing, further specifying, as appropriate, the acts or omissions with which the Practitioner is charged. This Notice of Hearing also shall provide a list of the patient records, if any, which are to be discussed at the hearing, if that information has not been provided previously.

Witness lists (see Section D.8) shall be amended as soon as possible when additional witnesses are reasonably known or anticipated. A failure by either party to comply with this requirement, shall be good cause to postpone the hearing.

7. **Discovery**

a. **Rights of Discovery and Copying**

The Practitioner may inspect and copy (at his/her own expense) any documentary information relevant to the charges that the IEHP Peer Review Subcommittee has in its possession or under its control, as soon as practicable after the receipt of the Practitioner’s request for a Level II Appeal. The IEHP Peer Review Subcommittee shall have the right to inspect and copy (at its own expense) any documentary information relevant to the charges that the Practitioner has in his/her possession or control, as soon as practicable after the Practitioner’s receipt of the IEHP Peer Review Subcommittee’s request for such documents.

This right of discovery and copying does not create or imply an obligation to modify or create documents in order to satisfy a request for information. The right to inspect and copy by either party does not extend to confidential information referring solely to individually identifiable Practitioners, other than the practitioner under review. Failure to comply with reasonable discovery requests at least ten (10) days prior to the Level II Appeal hearing shall be good cause for a continuance of the Level II Appeal hearing.

b. **Limits on Discovery**

The Hearing Officer, upon the request of either side, may impose safeguards including, but not necessarily limited to, the denial of a discovery request. The Hearing Officer when ruling upon requests for access to information and determining the relevancy thereof shall, among other factors, consider the following:

1) Whether the information sought may be introduced to support or defend the charges;
2) Whether the information is “exculpatory” in that it would dispute or cast doubt upon the charges or “inculpatory” in that it would prove or help support the charges and/or recommendation;

3) The burden on the party of producing the requested information; and

4) Other discovery requests the party has previously made or has previously resisted.

8. Pre-Hearing Witness List and Document Exchange

At least (10) working days prior to Level II appeal hearing, the parties shall exchange lists of the names of witnesses expected to be called at the hearing and copies of all documentation expected to be introduced in the evidence at the hearing. A failure to comply with this rule shall be good cause for the hearing officer to grant a continuance. Repeated failures to comply shall be good cause for the hearing officer to limit introduction of any documents or witnesses not provided or disclosed to the other side in a timely manner.

9. Representation

Level II Appeals are provided for the purpose of addressing issues of professional conduct or competence in health care. Practitioner is required to notify IEHP if they intend to be represented by legal counsel. Accordingly, neither the Practitioner nor the peer review body whose decision prompted the hearing may be represented by an attorney at the hearing unless a majority of the JHC members, in their discretion, permit both sides to be so represented. In no case may the IEHP Peer Review Subcommittee be represented by an attorney if the Practitioner is not so represented. The foregoing shall not be deemed to deprive any party of its right to the assistance of an attorney for the purpose of preparing for the hearing. When attorneys are not allowed in the hearing, the Practitioner and the IEHP Peer Review Subcommittee each may be represented at the hearing by a licensed Practitioner who is not an attorney.

10. Failure to Appear

Failure, without good cause, of the Practitioner to appear and proceed at the Level II Appeal shall be deemed to constitute voluntary acceptance of the recommendation or action involved and it shall thereupon become the final action of the IEHP Peer Review Subcommittee.

11. Postponements and Extensions

After a timely request for a hearing has been received as described above, postponements and extensions of time beyond the times expressly permitted in this Level II Appeal Process may be effected upon written agreement of the parties or granted by the hearing officer (or the Chairperson of the JHC if the hearing officer has not been appointed yet) on a showing of good cause and subject to the hearing officer’s discretion to assure that the hearing proceeds and is completed in a reasonably expeditious manner under the circumstances.
12. **Record of the Hearing**

A record of the Level II Appeal shall be produced by using a certified court reporter to record the hearing (an audio tape recording of the proceedings may be made in addition). The Practitioner shall be entitled to receive a copy of the transcript upon paying his or her share of the court reporter’s fees, and the reasonable cost for preparing the transcript. Oral evidence shall be taken under oath administered by the court reporter.

13. **Rights of the Parties**

Both parties shall have the following rights, which shall be exercised in an efficient and expeditious manner and within reasonable limitations imposed by the hearing officer:

a. To be provided with all of the information made available to the JHC;

b. To have a record made of the proceedings as provided herein;

c. To call, examine and cross-examine witnesses;

d. To present and rebut evidence determined by the hearing officer to be relevant; and

e. To submit a written statement at the close of the hearing.

The Practitioner may be called by the IEHP Peer Review Subcommittee’s representative and examined as if under cross-examination. The JHC may interrogate the witnesses, or call additional witnesses, as the JHC deems appropriate. Each party has the right to submit a written statement at the close of the Level II Appeal. The JHC may request such a statement to be filed following the conclusion of the presentation of oral testimony.

14. **Rules of Evidence**

Rules relating to the examination of witnesses and the presentation of evidence in courts of law shall not apply in any hearing conducted herein. Any relevant evidence, including hearsay, shall be admitted by the hearing officer if it is evidence upon which responsible persons are accustomed to rely in the conduct of serious affairs. A Practitioner shall not be permitted to introduce information not produced upon request of the peer review body during the underlying peer review, application, or other credentialing process, unless the Practitioner establishes that the information could not have been produced previously in the exercise of reasonable diligence.

15. **Basis of Recommended Decision**

The recommended decision of the JHC shall be based on, but may not be limited to, the evidence produced at the hearing and any written statements submitted to the JHC.
16. **Burden of Going Forward and Burden of Proof**

In all Level II Appeals, the IEHP Peer Review Subcommittee shall have the burden of initially presenting evidence to support its recommendation, decision or action.

a. If the IEHP Peer Review Subcommittee’s recommendation is to deny initial IEHP affiliation, the Practitioner shall bear the burden of persuading the JHC, by a preponderance of the evidence, that he/she is sufficiently qualified to be awarded such affiliation in accordance with the professional standards of IEHP. This burden requires the production of information that allows for an adequate evaluation and resolution of reasonable doubts concerning the practitioner’s qualifications, subject to the IEHP Peer Review Subcommittee’s right to object to the production of certain evidence as provided herein. A Practitioner shall not be permitted to introduce information not produced upon request of the peer review body during the application process, unless the initial applicant establishes that the information could not have been produced previously in the exercise of reasonable diligence.

b. If the IEHP Peer Review Subcommittee’s action involves the termination of existing IEHP participation; or the suspension, reduction or limitation of privileges to perform patient care services, the IEHP Peer Review Subcommittee shall have the burden of persuading the JHC, by a preponderance of the evidence that its action is reasonable and warranted. The term “reasonable and warranted” means within the range of reasonable and warranted alternatives available, and not necessarily that the action is the only measure or the best measure that could be taken in the opinion of the JHC.

17. **Preparation of Recommended Findings of Fact, Recommended Conclusions of Law and Recommended Decision**

Within a reasonable time after the final adjournment of the Level II Appeal hearing, the JHC shall issue a decision that shall include findings of fact and conclusions of law articulating the connection between the evidence produced at the hearing and the result. A copy shall be sent to the IEHP Chief Medical Officer, the Practitioner involved, and the IEHP Chief Executive Officer. Final action shall be taken by the Peer Review Subcommittee, as provided below.

There shall be no right of further appeal to the Peer Review Subcommittee following a formal Level II Appeal. The Practitioner shall receive a written decision of the Peer Review Subcommittee, including a statement of the basis for the decision, which shall be sent via certified mail. The notice shall contain a statement that there is no right of appeal the final decision of the Peer Review Subcommittee.

18. **Reports**

IEHP shall comply with the reporting requirements of the California Business and Professions Code, the Federal Health Care Quality Improvement Act, the National Practitioner Data Bank (NPDB), and any other applicable law regarding adverse peer review
19. **Confidentiality**

All peer review records and proceedings held pursuant to this procedure shall be confidential and protected to the fullest extent allowed by Section 1157 of the California Evidence Code, and any other applicable State and/or Federal law.

20. **Privileges and Immunities**

All activities conducted pursuant to this Level II Appeal Process are in reliance on the privileges and immunities afforded by the Federal Health Care Quality Improvement Act (42 USC Section 11101, et seq.) California Business and Professions Code Section 805, et seq. and the California Civil Code Sections 43.7, 43.8 and 47(b)(4) and (c).

21. **Severability**

This document and the various parts, sections and clauses thereof are hereby declared to be severable. If any part, sentence, paragraph, section or clause is adjudged unconstitutional or invalid, such unconstitutionality or invalidity shall affect only that part, sentence, paragraph, section or clause of this document, or person or entity; and shall not affect or impair any of the remaining provisions, parts, sentences, paragraphs, sections or clauses of this document, or its application to other persons or entities.

22. **Applicability**

This document shall be applicable to all peer review Level II Appeals, and shall be controlling.

23. **Costs of Hearing**

   a. The costs associated only with the conduct of the Level II Appeal hearing, excluding the costs listed in subsection 23.b below, shall be divided equally between the Practitioner and IEHP. Such costs shall include, but not be limited to, the costs of the certified shorthand reporter and rental of a hearing room, if applicable.

   b. The costs to be divided between the practitioner and the IEHP shall not include the costs, fees, and any other charges associated with legal representation of either party; the cost of the JHC, if any; the costs of discovery; the costs of preparation for the hearing; mileage costs for either party or witnesses; witness fees; or the costs of obtaining copies of the hearing transcripts or tapes. Except for the costs of the hearing officer and JHC, which shall be borne by IEHP, each party shall bear its own costs for these items individually.

24. **Exhaustion of Administrative Remedies**
A Practitioner shall be required to exhaust the administrative remedies herein prior to seeking judicial review of the actions of the IEHP Peer Review Subcommittee.
APPROVED SUPERVISING PHYSICIAN’S RESPONSIBILITY
FOR SUPERVISION OF PHYSICIAN ASSISTANT

SUPERVISOR ____________________________________________, M.D. (D.O.) physician

is licensed to practice in California as a physician and surgeon with medical license number ___________________________.

Hereinafter, the above named approved supervising physician shall be referred to as the supervising physician.

PRACTICE SITE.  All approved tasks must be performed for the care of patients in this office or clinic located at

__________________________________________________________________________________________________________.

SUPERVISION REQUIRED.  The physician assistant (PA) named in the attached Delegation of Services Agreement will be supervised by the supervising physician in accordance with these guidelines, set forth as required by Section 1399.545 of the Physician Assistant Regulations, which have been read by the physician whose signature appears below.

The physician shall review, countersign, and date within seven (7) days the medical record of any patient cared for by the physician assistant for whom the physician’s prescription was transmitted or carried out.

REPORTING OF PHYSICIAN ASSISTANT SUPERVISION.  Each time the physician assistant provides care for a patient and enters his or her name, signature, initials, or computer code on a patient’s record, chart or written order, the physician assistant shall also enter the name of his or her approved supervising physician who is responsible for the patient.  When the physician assistant transmits an oral order, he or she shall also state the name of the supervising physician responsible for the patient.

MEDICAL RECORD REVIEW.  One or more of the following mechanisms, as indicated below, by a check mark (x), shall be utilized by the supervising physician to partially fulfill his/her obligation to adequately supervise the actions of the physician assistant named ____________________________________________.

(Give Name of PA)

Examination of the patient by a supervising physician the same day as care is given by the PA.

_____ The supervising physician shall review, audit, and countersign every medical record written by the PA within ___________ of the encounter.

(Number of Days-May Not Exceed 30 Days)

_____ The physician shall audit the medical records of at least 10% of patients managed by PA under any protocols which shall be adopted by the supervising physician and the physician assistant.  The physician shall select for review those cases which by diagnosis, problem, treatment, or procedure represent, in his or her judgement, the most significant risk to the patient.

_____ Other mechanisms approved in advance by the Physician Assistant Examining Committee may be used.  Written documentation of those mechanisms are located at ____________________________________________.

(Give Location)

INTERIM APPROVAL.  For physician assistants operating under interim approval, the supervising physician shall review, sign and date the medical records of all patients cared for by the physician assistant within seven (7) days if the physician was on the premises when the physician assistant diagnosed or treated the patient.  If the physician was not on the premises at that time, he or she shall review, sign and date such medical records within 48 hours of the time the medical services were provided.

BACK UP PROCEDURES.  In the event this approved supervising physician is not available when needed, the following physician(s) has (have) agreed to be a consultant(s) and/or to receive referrals:

________________________________________  Phone: __________________________

(Printed Name and Specialty)

________________________________________  Phone: __________________________

(Printed Name and Specialty)

The consultant and referral physicians are not authorized to act as a supervising physician for the PA unless they have received prior approval of the Medical Board of California to be a supervising physician.

PROTOCOLS.  NOTE:  This document does not meet the regulation requirement to serve as a protocol.  Protocols, if adopted by the supervising physician, must fully comply with the requirements authorized in Section 1399.545(e)(3) of the Physician Assistant Regulations.

____________________________  __________________________

(Date) (Physician’s Signature)
DELEGATION OF SERVICES AGREEMENT BETWEEN SUPERVISING PHYSICIAN AND PHYSICIAN ASSISTANT (Title 16, CCR, Section 1399.540)

PHYSICIAN ASSISTANT. ____________________________________________ (Name)

Physician assistant, graduated from the ___________________________ (Name)
physician assistant training program, on ______________ (Date).

He/she took (or is to take) the licensing examination for physician assistants recognized by the State of California (e.g. Physician Assistant National Certifying Examination or a specialty examination given by the State of California) on ______________ (Date). He/she was first granted licensure by the Physician Assistant Examining Committee on ______________ (Date), which expires on ______________ (Date), unless renewed. (Or was granted interim approval by the Physician Assistant Examining Committee on ______________, which expires on ______________.)

SUPERVISION REQUIRED. The physician assistant named above (hereinafter referred to as PA) will be supervised in accordance with the written supervisor guidelines required by Section 1399.545 of the Physician Assistant Regulations. The written supervisor guidelines are incorporated with the attached document entitled, “Approved Supervising Physician’s Responsibility for Supervision of Physician Assistants.”

AUTHORIZED SERVICES. The PA is authorized by the physician whose name and signature appear below to perform all the tasks set forth in subsections (a), (d), (e), (f), and (g) of Section 1399.541 of the Physician Assistant Regulations, when acting under the supervision of the herein named physician. (In lieu of listing specific lab procedures, etc., the PA and physician may state as follows: “Those procedures specified in the practice protocols or which the supervising physician specifically authorizes.”)

The PA is authorized to perform the following laboratory and screening procedures:

________________________________________________________________________

The PA is authorized to assist in the performance of the following laboratory and screening procedures:

________________________________________________________________________

The PA is authorized to perform the following therapeutic procedures:

________________________________________________________________________

The PA is authorized to assist in the performance of the following therapeutic procedures:

________________________________________________________________________

The PA is authorized to function as my agent bylaws and/or rules and regulations of (name of hospital):

________________________________________________________________________
CONSULTATION REQUIREMENTS. The PA is required to always and immediately seek consultation on the following types of patients and situations (e.g. patient’s failure to respond to therapy; physician assistant’s uncertainty of diagnosis; patient’s desire to see physician; any conditions which the physician assistant feels exceeds his/her ability to manage, etc.):

(List Types of Patients and Situations)

MEDICAL DEVICES AND PHYSICIAN’S PRESCRIPTIONS. The PA may transmit by telephone to a pharmacist, and orally or in writing on a patient’s medical record or a written prescription transmittal order, the supervising physician’s prescription in accordance with Section 3502.1 of the Business and Professions Code.

The supervising physician authorizes the delegation and the use of the transmittal form under the established practice protocols and drug formulary: _______ YES _______ NO

The PA may also enter an order on the medical record of a patient at ____________________________ (Name of Institution) in accordance with the Physician Assistant Regulations and other applicable laws and regulations.

Any medication handed to a patient by the PA shall be authorized by the physician’s prescription and be prepackaged and labeled in accordance with Sections 4047.5, 4048, and 4228 of the Business and Professions Code.

PRACTICE SITE. All approved tasks must be performed for care of patients in this office or clinic located at ____________________________

and, in ____________________________ hospital(s) and ____________________________ skilled nursing facility (facilities) for care of patients admitted to those institutions by physician(s) ____________________________

EMERGENCY TRANSPORT AND BACKUP. In a medical emergency, telephone the 911 operator to summon an ambulance. The emergency room at ____________________________ (Name of Hospital) (Phone Number) is to be notified that patient with emergency problem is being transported to them for immediate admission. Give name of admitting physician. Tell ambulance crew where to take patient and brief them on known and suspected health condition of patient.

Notify ____________________________ (Name of Physician(s)) at ____________________________ (Phone Number) immediately (or within _______________ minutes).

PHYSICIAN ASSISTANT DECLARATION

My signature below signifies that I fully understand the foregoing Delegation of Services Agreement, having received a copy of it for my possession and guidance, and agree to comply with its terms without reservations.

______________________________  ______________________________
Date  Physician’s Signature

______________________________  ______________________________
Physician’s Printed Name

______________________________  ______________________________
Date  Physician Assistant’s Signature

______________________________  ______________________________
Physician Assistant’s Printed Name
From: Coordinator Name
Sent: Friday, August 30, 2013 10:19 AM
To: IPA Contact
Cc: Credentialing Manager
Subject: Canceling Credentialing process for Dr. XXX

Hello

The enclosed physician credentialing packet is being returned to you for the following reason:

______________________________________________________________________________

Please note that the credentialing process has been cancelled.

Thank you

Credentialing Coordinator
Inland Empire Health Plan
Credentialing Coordinator
Phone#909-890-xxxx
Fax#909-890-xxxx
http://www.iehp.org/iehp