IMPORTANT NOTE ABOUT THIS REIMBURSEMENT POLICY

This policy is applicable to UnitedHealthcare Medicare Advantage Plans offered by UnitedHealthcare and its affiliates.

You are responsible for submission of accurate claims. This reimbursement policy is intended to ensure that you are reimbursed based on the code or codes that correctly describe the health care services provided. 

UnitedHealthcare reimbursement policies use Current Procedural Terminology (CPT®*), Centers for Medicare and Medicaid Services (CMS), or other coding guidelines. References to CPT or other sources are for definitional purposes only and do not imply any right to reimbursement.

This reimbursement policy applies to all health care services billed on CMS 1500 forms and, when specified, to those billed on UB04 forms (CMS 1450). Coding methodology, industry-standard reimbursement logic, regulatory requirements, benefits design and other factors are considered in developing reimbursement policy. This information is intended to serve only as a general resource regarding UnitedHealthcare’s reimbursement policy for the services described and is not intended to address every aspect of a reimbursement situation. Accordingly, UnitedHealthcare may use reasonable discretion in interpreting and applying this policy to health care services provided in a particular case. Further, the policy does not address all issues related to reimbursement for health care services provided to UnitedHealthcare enrollees. Other factors affecting reimbursement may supplement, modify or, in some cases, supersede this policy. These factors may include, but are not limited to: legislative mandates, the physician or other provider contracts, and/or the enrollee’s benefit coverage documents. Finally, this policy may not be implemented exactly the same way on the different electronic claims processing systems used by UnitedHealthcare due to programming or other constraints; however, UnitedHealthcare strives to minimize these variations.

UnitedHealthcare may modify this reimbursement policy at any time by publishing a new version of the policy on this Website. However, the information presented in this policy is accurate and current as of the date of publication.

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Overview

Macugen (pegaptanib sodium injection) is an FDA-approved, treatment for neovascular (wet) age-related macular degeneration. Macugen is a sterile, aqueous solution, containing pegaptanib sodium, which is an aptamer consisting of a covalent conjugate of twenty-eight modified oligonucleotides. Pegylation has been added to increase the half-life of pegaptanib sodium in the vitreous.

Pegaptanib sodium binds selectively and with high affinity to extracellular VEGF165, the pathogenic VEGF isoform most directly linked to the pathogenesis of neovascular (wet) age-related macular degeneration (AMD). Pegaptanib sodium inhibits VEGF165 binding to its cognate receptors.

The intended dose and regimen for Macugen® is 0.3 mg administered once every six weeks by aseptic intravitreal injection into the eye to be treated. Macugen® is contraindicated in patients with ocular or periocular infections.

Reimbursement Guidelines

This policy defines coding and coverage for Pegaptanib sodium including off label uses. The administration for Pegaptanib sodium must be billed on the same claim as the drug, with CPT code 67028 (intravitreal injection of a pharmacologic agent). Pegaptanib sodium is payable under Medicare Part B in places of service office (11) and independent clinic (49).

Macugen® intravitreal injection was FDA-approved on December 20, 2004 for the treatment of neovascular (wet) Age-related Macular Degeneration (AMD). The safety and efficacy of Macugen™ therapy administered to both eyes during the same session has not been studied. Therefore, UnitedHealthcare will not cover bilateral eye injections performed on the same date of service. Also, UnitedHealthcare will not cover more than one Macugen® injection every six weeks beyond two years per eye.

As published in CMS IOM CMS Program Integrity Manual, Section 13.5.1, in order to be covered under Medicare, a service shall be reasonable and necessary. UnitedHealthcare shall consider a service to be reasonable and necessary if we determine that the service is:

- Safe and effective.
- Not experimental or investigational (exception: routine costs of qualifying clinical trial services with dates of service on or after September 19, 2000, that meet the requirements of the Clinical Trials NCD are considered reasonable and necessary).
- Appropriate, including the duration and frequency that is considered appropriate for the service, in terms of whether it is:
  - Furnished in accordance with accepted standards of medical practice for the diagnosis or treatment of the patient's condition or to improve the function of a malformed body member.
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- Furnished in a setting appropriate to the patient's medical needs and condition.
- Ordered and furnished by qualified personnel.
- One that meets, but does not exceed, the patient's medical needs.
- At least as beneficial as an existing and available medically appropriate alternative.

Drugs and biologicals must be determined to meet the statutory definition. Under the statute 1861(t) (1) Drugs and Biologicals, payment may be made for a drug or biological only where it is included, or approved for inclusion, in the latest official edition of the United States Pharmacopoeia National Formulary (USP-NF), the United States Pharmacopoeia-Drug Information (USD-DI), or the American Dental Association (ADA) Guide to Dental Therapeutics, except for those drugs and biologicals unfavorably evaluated in the ADA Guide to Dental Therapeutics. The inclusion of an item in the USP DI does not necessarily mean that the item is a drug or biological. The USP DI is a database of drug information developed by the U.S. Pharmacopoeia but maintained by Micromedex, which contains medically accepted uses for generic and brand name drug products. Inclusion in such reference (or approval by a hospital committee) is a necessary condition for a product to be considered a drug or biological under the Medicare program, however, it is not enough. Rather, the product must also meet all other program requirements to be determined to be a drug or biological. Combination drugs are also included in the definition of drugs if the combination itself or all of the therapeutic ingredients of the combination are included, or approved for inclusion, in any of the above drug compendia.

Drugs and biologicals are considered approved for inclusion in a compendium if approved under the established procedure by the professional organization responsible for revision of the compendium. Drugs that are usually self-administered by the patient, such as those in pill form, or are used for self-injection, are generally not covered by Part B. However, there are a limited number of self-administered drugs that are covered because the Medicare statute explicitly provides coverage. Examples of drugs that are usually self-administered by the patient and are covered include: blood clotting factors, drugs used in immunosuppressive therapy, erythropoietin for dialysis patients, and osteoporosis drugs for certain homebound patients. Self-administered drugs are not covered and should not be submitted to UnitedHealthcare unless requested to do so by the beneficiary. (See Self-Administered Drug(s) Reimbursement Policy)

Generally, when a physician gives a patient pills or other oral medication, these drugs are excluded from coverage since the form of the drug is self-administered. Similarly, if a physician gives a patient an injection that is usually self-injected this drug is excluded from coverage, unless administered to the patient in an emergency situation.

In order to meet all the general requirements for coverage under the incident-to provision, an FDA approved drug or biological must be of a form that cannot be self-administered and must be administered by a physician or by auxiliary personnel employed by him/her under his/her personal supervision. To be covered, drugs and biologicals must be an expense to the physician billing for the service. For example, if a patient purchases a drug and the physician administers it, the drug is not covered. However, the administration of the drug, regardless of the source, is a service that represents an expense to the physician. Therefore, administration of the drug is payable if the drug would have been covered if the physician purchased it.

Use of the drug or biological must be safe and effective and otherwise reasonable and necessary. Drugs or biologicals and cancer chemotherapeutic agents approved for marketing by the Food and Drug Administration (FDA) are considered safe and effective for purposes of this requirement when used for indications specified on the labeling. An unlabeled use of a drug is a use that is not included as an indication on the drug's label as approved by the FDA. FDA approved drugs used for indications other than what is indicated on the official label may be covered under Medicare if the contractor determines the use to be medically accepted, taking into consideration the major drug compendia, authoritative medical literature and/or accepted standards of medical practice. The following guidelines identify three categories in which medications would not be reasonable and necessary according to accepted standards of medical practice.

- Not for Particular Illness -- Medications given for a purpose other than the treatment of a particular condition, illness, or injury are not covered (except for certain immunizations).
- Injection Method Not Indicated -- Medication given by injection (parenterally) is not covered if standard medical practice indicates that the administration of the medication by mouth (orally) is effective and is an accepted or preferred method of administration.
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- Excessive Medications – Medications administered for treatment of a disease which exceed the frequency or duration of injections indicated by accepted standards of medical practice are not covered.

If a medication is determined not to be reasonable and necessary for diagnosis or treatment of an illness or injury according to these guidelines, the entire charge will be excluded (i.e., for both the drug and its administration). Also excluded from payment is any charge for other services (such as office visits) which are primarily for the purpose of administering a non-covered injection (i.e., an injection that is not reasonable and necessary for the diagnosis or treatment of an illness or injury).

A drug that is less than effective is not eligible for reimbursement, i.e., one that the Food and Drug Administration has determined to lack substantial evidence of effectiveness for all labeled indications. Any other drug product that is identical, similar, or related, will also be ineligibile. If a use is identified as not indicated by CMS or the FDA or if a use is specifically identified as not indicated (in one or more of the three compendia mentioned) or if it is determined (based on peer reviewed medical literature) that a particular use of a drug is not safe and effective, the off-label usage is not supported and, therefore, the drug is not covered.

In this instance, the administration is also not covered.

Medicare Benefit Policy Manual - Pub. 100-02, Chapter 15 – Covered Medical and Other Health Services § 50, describes national policy regarding Medicare guidelines for coverage of drugs and biologicals. Coverage for medication is based on the patient's condition, the appropriateness of the dose and route of administration, based on the clinical condition and the standard of medical practice regarding the effectiveness of the drug for the diagnosis and condition. The drug must be used according to the indication and protocol listed in the accepted compendia ratings listed below:

- National Comprehensive Cancer Network (NCCN) Drugs and Biologies Compendium
- Thomson Micromedex DrugDex
- American Hospital Formulary Service-Drug Information (AHFS-DI)
- Clinical Pharmacology

The payment allowance limits for drugs and biologicals that are not included in the ASP Medicare Part B Drug Pricing File or Not Otherwise Classified (NOC) Pricing File, other than new drugs that are produced or distributed under a new drug application (or other application) approved by the Food and Drug Administration, are based on the published Wholesale Acquisition Cost (WAC) or invoice pricing, except under OPPS where the payment allowance limit is 95 percent of the published AWP. An invoice may be requested if pricing is not available on the ASP pricing file. This file contains lists for NOC and true codes. This file can be located using the following web link: http://www.cms.hhs.gov/McrPartBDrugAvgSalesPrice

Drug Wastage:

Medicare provides payment for the discarded drug/biological remaining in a single-use drug product after administering what is reasonable and necessary for the patient's condition. If the physician has made good faith efforts to minimize the unused portion of the drug/biological in how patients are scheduled and how he ordered, accepted, stored and used the drug, and made good faith efforts to minimize the unused portion of the drug in how it is supplied, the program will cover the amount of drug discarded along with the amount administered. Documentation requirements are given below. Refer to national policy: Medicare Claims Processing Manual – Chapter 17 - Drugs and Biologics, § 40

Note: The JW modifier is not used on claims for drugs or biologicals provided under the Competitive Acquisition Program (CAP). Reference to national policy: Medicare Claims Processing Manual, Pub. Chapter 17 - Drugs and Biologicals, § 100.2.9

Documentation Requirements

Every page of the record is expected to be legible and include both the appropriate patient identification information (e.g., complete name dates of service(s)), and information identifying the physician or non-physician practitioner responsible for and providing the care of the patient. Medical record documentation maintained by the performing physician must include the clinical indication/medical necessity for the Macugen injection. For treatment of AMD, the office records should also indicate that fluorescein angiography (CPT code 92235) was performed prior to the initial injection. For diabetic macular edema, the office records should indicate test results to firmly establish diagnosis by fluorescein angiogram or optical coherence tomography (OCT). Fluorescein angiography and/or scanning computerized ophthalmic diagnostic imaging (92134) may be performed prior to each subsequent injection as medically indicated.

- Documentation is expected to be maintained in the patient's medical record and to be available to...
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UnitedHealthcare upon request. The medical record must include the following information:

- A physician's order
- The name of the drug or biological administered;
- The route of administration;
- The dosage (e.g., mg, mcg, cc's or IU's)

When a portion of the drug or biological is discarded, the medical record must clearly document the amount administered and the amount wasted or discarded.

### CPT/HCPCS Codes

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<tr>
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<th>Description</th>
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<td>J2503</td>
<td>Injection, pegaptanib sodium, 0.3 mg</td>
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<tr>
<td>67028</td>
<td>Intravitreal injection of a pharmacologic agent (separate procedure)</td>
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### Modifiers

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<td>GZ</td>
<td>Item or service expected to be denied as not reasonable and necessary</td>
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<td>JW</td>
<td>Drug amount discarded/not administered to any patient</td>
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<td>KX</td>
<td>Requirements specified in the medical policy have been met</td>
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<tr>
<td>LT</td>
<td>Left side (used to identify procedures performed on the left side of the body)</td>
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<tr>
<td>RT</td>
<td>Right side (used to identify procedures performed on the right side of the body)</td>
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<td>50</td>
<td>Bilateral Procedure</td>
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### References Included (but not limited to):

- **CMS LCD(s)**
  - Numerous LCDs
- **CMS Article(s)**
  - Numerous Articles
- **CMS Benefit Policy Manual**
  - Chapter 15; § 50.2 Determining Self-Administration of Drug or Biological, § 50.4.5 Off Lable Use of Anti-Cancer Drugs and Biologicals
- **CMS Claims Processing Manual**
  - Chapter 17; § 40 Discarded Drugs and Biologicals, § 100.2.9 Submission of Claims With the Modifier JW, “Drug Amount Discarded/Not Administered to Any Patient”
- **UnitedHealthcare Medicare Advantage Coverage Summaries**
  - Age Related Macular Degeneration (AMD) Therapy
  - Vision Services, Therapy and Rehabilitation
- **UnitedHealthcare Reimbursement Policies**
  - Discarded Drugs and Biologicals
  - Self Administered Drug(s)
- **UnitedHealthcare Medical Policies**
  - Macular Degeneration and Ocular Tumor Treatment
  - Ophthalmologic Policy: Vascular Endothelial Growth Factor (VEGF) Inhibitors
- **Others**
  - CMS Program Integrity Manual, Chapter 13 Local Coverage Determinations, § 13.5.1 Reasonable and Necessary Provisions in LCDs, CMS Website
  - Social Security Act (Title XVIII):
    - 1862(a)(1)(A) Medically Reasonable & Necessary
    - 1862(a)(1)(D) Investigational or Experimental
    - 1833(e) Incomplete Claim
## Macugen (Pegaptanib)

- 1861(t) (1) Drugs and Biologicals

### History

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<th>Date</th>
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<tr>
<td>09/09/2014</td>
<td>Removed liability modifier references</td>
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<td>06/25/2014</td>
<td>Removed &quot;The drug must be reported on a separate claim line for each eye treated, using the appropriate site modifier, RT or LT.&quot; from the Reimbursement Guidelines section as it was removed from some sourcing and remains in others</td>
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