TRICARE noncovered services waiver

| Date: | | |
|---|---|--|
| Sponsor name: | | Sponsor ID: |
| Patient name: | | Patient ID:: |
| Service description | | |
| Procedure: | | |
| Diagnosis: | | |
| | | |
| Approximate cost: | Date of service: | |
| Provider name: | | TIN: |
| Address: | | |
| City: | State: | ZIP Code: |
| Physician signature: | | |
| I hereby affirm that I have been informed and I unde program and therefore all costs associated with these the TRICARE noncovered services waiver, I am hereboosts associated with the noncovered medical service the named TRICARE network provider. | e services are not an allowable expense under y agreeing in advance, in writing, to accept full | the TRICARE program. By signing financial responsibility for all |
| Patient signature: | | Date: |
| Beneficiary/Legal guardian signature: | | Date: |
| Witness signature: | | Date: |

TRICARE Operations Manual 6010.60-M, April 2015 Chapter 5: Section 1, Paragraph 3.5.1. A network provider may not require payment from the beneficiary for any excluded or excludable services that the beneficiary received from the network provider (i.e. the beneficiary will be held harmless) except as follows:

- If the beneficiary did not inform the provider that he or she was a TRICARE beneficiary, the provider may bill the beneficiary for services provided.
- If the beneficiary was informed that the services were excluded or excludable and he/she agreed in advance in writing to pay for the services, the provider may bill the beneficiary. An agreement to pay must be evidenced by the written consent of the beneficiary to pay for the excluded services. General agreements to pay, such as those signed by the beneficiary at the time of admission, are not evidence that the beneficiary knew specific services were excluded or excludable.
- If the beneficiary has been notified, in writing, that the service would not be covered for any reason.

For a list of excluded or excludeble services refer to: TRICARE Policy Manual 6010.60-M, April 2015. Issue date: June 1, 1999. Authority: 32 CFR 199.4(g).

