Currently approved version	New version with change	Type of Change	Reason for Change	Burden Change	Change from 60- Day
	Expedited Appeal" and "For a				
	Standard Appeal" are reworded.				
	Sections now read as follows. "For				
	an Expedited (Fast) Appeal: You,				
	your prescriber, or your				
	representative can file an appeal by				
	telephone, by fax, through the				
	plan's website, or by mail. A verbal				
	request by telephone is the fastest				
	way to file an expedited (fast)				
	request. Phone:, TTY:				
	For a Standard Appeal: [Plan that				
	accepts verbal standard requests:]				
	{You, your prescriber, or your				
	representative can file an appeal by		Modified to increase		
	telephone, by fax, through the		accessibility of plan		
	plan's website, or by sending a		websites allowing		
Notice-	letter to the mailing address listed		electronic access for		
Section titled	below.}		beneficiaries. Modified		
"How Do I	[Plan that does not accept verbal		to reduce confusion		
Request an	standard requests:] {You, your		with which type of		
Appeal?" until	prescriber, or your representative		appeal requires which		
section titled	can file an appeal by TTY, fax,		type of correspondance.		
"What	through the plan's website, or by		Changes correspond		
Happens	sending a letter to the mailing	Non-	with §423.128(b)(7)(ii)		
Next?"	address listed below.}	substantive	and §423.136.	No.	Yes.

	information required in the notice.				
	Subsections explaining what to				
	include for expedited and standard				
	appeals are consolidated to				
	uniformly present of different ways				
	to appeal. Sections allow plans to				
	provide information based on				
	whether verbal requests are				
	accepted for standard appeals.				
	Section now reads as follows:				
	"Under the section titled 'How Do I				
	Request an Appeal?' the subsection				
	titled 'For a Standard Appeal' gives				
	two options. If the plan accepts				
	verbal requests for standard				
	appeals, the plan must keep the				
	information after the brackets that				
	states 'For plans that accept verbal				
	standard requests'. If the plan does				
	not accept verbal standard				
	requests, the plan must keep the				
	section after the brackets that				
	states 'For plans that do not accept				
	verbal standard requests'. Plans are				
Instructions-	required to enter the telephone				
Section titled	number if plan accepts verbal				
"Section	requests, TTY number, fax number,		Changed to match the		
Titled: How Do	plan website and physical address		information		
l Request an	that the enrollee, prescriber, or the	Non-	modification in the		
Appeal?"	enrollee's representative can use	substantive	notice.	No.	Yes.
	In the last sentence of this				
	instruction, the word "appeal" is				
	removed from the paragraph, as				
Instructions-	plans are required to include their				
Section titled	appeal website above under the				
"Section	section titled "How Do I Request an		Changed to match the		
Titled: Get	Appeal?". Instead of the appeal		information		
Help & More	website, plans should include their	Non-	modification in the		
Information"	general website here.	substantive	notice.	No.	Yes.

<u>г</u>	THE paragraph beginning with INA-				
	PD" has been rewritten to include				
	instructions for Part B step therapy				
	requirements. The paragraph now				
	reads as follows: "Where the plan				
	processes a Part D coverage				
	determination but determines that				
	the requested drug is covered				
	under Part A or Part B, insert the				
	following additional text: 'This				
Instructions-	request was denied under your				
	Medicare Part D benefit; however,				
	coverage/payment for the				
-	requested drug(s) has been				
	approved under Medicare Part A/B				
	{include an explanation of the				
-	conditions of approval in a				
	readable and understandable				
	format}. If you think Medicare Part				
	D should cover this drug for you,				
	you may appeal.' If the plan				
-	determines that the requested				
	drug is typically covered under Part				
	B and instead processes a Part C				
	organization determination, the				
	plan must send the Integrated		Added to reflect new		
	Denial Notice (CMS-10003) if		2019 regulations		
	coverage is denied under Part B		concerning Part B step		
	(e.g., Part B drug step therapy	Substantive	therapy §422.136(a).	No.	No.
		Substantive	therapy 3+22.130(a).	110.	110.
	The supervised by a singular south little s				
	The paragraph beginning with "The		.		
	Part D" has been edited for clarity		This paragraph change is		
	regarding the appropriate language		to streamline the		
	version of the notice. The		instruction on using the		
	paragraph now reads "The Part D		appropriate version of		
	Denial Notice is available in English		the notice (English or		
	and Spanish. Part D plan sponsors		Spanish). This edit aims		
	should choose the version of the		to focus on		
	notice that will be readable and	Non-	readability/understanda		
	•	substantive	bility for beneficiaries.	No	Yes.
	The sentence in the beginning that				
	notifies beneficiaries if their right				
	to appeal the denial now reads				
	"you can call one of the numbers		This change reflects that		
			the sheep a supplier of		
1	listed on the third page under"		the phone numbers		
	listed on the third page under" instead of "you can call one of		referenced in the notice		
Notice-		Non-	-		

Notice- In the					
section titled					
"Important					
Information					
about your					
Appeal					
Rights", the	The sentence saying "If your appeal				
subsection	is for payment of a drug you've				
titled	already received, we'll give you a				
"Standard (7	written decision within 14 days."	Non-	Request from public		
days)"	was added back to the notice.	substantive	comments.	No	Yes.