



## Resolution of the Protest and Appeals Review Department is Final and Executory

This is to remind concerned Health Care Institutions and members that the Resolution issued by the Protest and Appeals Review Department (PARD) on appealed claims is final and executory. Section 216, Rule V, of the Revised Implementing Rules and Regulations (IRR) of Republic Act 7875, as amended states:

***“SECTION 216. Appeal Before the Protests and Appeals Review Department (PARD). The decisions or notices of the PROs may be appealed by the aggrieved health care provider or member in writing to the PARD within fifteen (15) days from receipt of such decisions or notices. The PARD may adopt, modify or reject the decisions or notices of the PRO on protests in whole or in part. Forthwith, the PARD shall issue an order resolving the appeals, as far as practicable, within a period of thirty (30) days from receipt of the appeal, citing the facts and the law or rules on which the same is based. The order of the PARD shall be final and executory.”***  
(Emphasis ours)

For information and compliance.

  
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President and Chief Executive Officer