PART 732—NONNAVAL MEDICAL AND DENTAL CARE

Subpart A—General

§ 732.1 Background.

When a U.S. Navy or Marine Corps member or a Canadian Navy or Marine Corps member receives authorized care from other than a Navy treatment facility, care is under the cognizance of the uniformed service medical treatment facility (USMTF) providing care, the USMTF referring the member to another treatment source, or under the provisions of this part. If such a member is not receiving care at or under the auspices of a Federal source, responsibility for health and welfare, and the adjudication of claims in connection with their care, remains within the Navy Medical Department. Part 728 of this chapter and NAVMEDCOMINST 6320.18 contain guidelines concerning care for other eligible beneficiaries, not authorized care by this part.

§ 732.2 Action.

Ensure that personnel under your cognizance are made aware of the contents of this part. Failure to comply with contents may result in delayed adjudication and payment or may result in denial of Navy financial responsibility for expenses of maternity, medical, or dental care obtained.

Subpart B—Medical and Dental Care from Nonnaval Sources

§ 732.11 Definitions.

§ 732.12 Eligibility.

§ 732.13 Sources of care.

§ 732.14 Authorized care.

§ 732.15 Unauthorized care.

§ 732.16 Emergency care requirements.

§ 732.17 Nonemergency care requirements.

§ 732.18 Notification of illness or injury.

§ 732.19 Claims.

§ 732.20 Adjudication authorities.

§ 732.21 Medical board.

§ 732.22 Recovery of medical care payments.

§ 732.23 Collection for subsistence.

§ 732.24 Appeal procedures.

Subpart C—Accounting Classifications for Nonnaval Medical and Dental Care Expenses and Standard Document Numbers

§ 732.25 Accounting classifications for nonnaval medical and dental care expenses.

§ 732.26 Standard document numbers.


SOURCE: 52 FR 32297, Aug. 27, 1987, unless otherwise noted.