Clinical Policy: Lifitegrast (Xiidra)
Reference Number: CP.PMN.73
Effective Date: 11.01.16
Last Review Date: 11.19
Line of Business: HIM, Medicaid

See Important Reminder at the end of this policy for important regulatory and legal information.

Description
Lifitegrast (Xiidra®) is a lymphocyte function-associated antigen-1 antagonist.

FDA Approved Indication(s)
Xiidra is indicated for the treatment of the signs and symptoms of dry eye disease (DED).

Policy/Criteria
Provider must submit documentation (such as office chart notes, lab results or other clinical information) supporting that member has met all approval criteria.

It is the policy of health plans affiliated with Centene Corporation® that Xiidra is medically necessary when the following criteria are met:

I. Initial Approval Criteria
   A. Dry Eye Disease (must meet all):
      1. Diagnosis of DED;
      2. Age ≥ 17 years;
      3. Failure of 2 artificial tear products containing different active ingredients, each used for ≥ 4 weeks, unless contraindicated or clinically significant adverse effects are experienced;
      4. Dose does not exceed 2 drops per day in each eye (1 box per 30 days).
   Approval duration: 12 months

   B. Other diagnoses/indications
      1. Refer to the off-label use policy for the relevant line of business if diagnosis is NOT specifically listed under section III (Diagnoses/Indications for which coverage is NOT authorized): HIM.PHAR.21 for health insurance marketplace and CP.PMN.53 for Medicaid.

II. Continued Therapy
   A. Dry Eye Disease (must meet all):
      1. Currently receiving medication via Centene benefit or member has previously met initial approval criteria;
      2. Member is responding positively to therapy;
      3. If request is for a dose increase, new dose does not exceed 2 drops per day in each eye (1 box per 30 days).
   Approval duration: 12 months
B. Other diagnoses/indications (must meet 1 or 2):
   1. Currently receiving medication via Centene benefit and documentation supports
      positive response to therapy.
      **Approval duration: Duration of request or 12 months (whichever is less);** or
   2. Refer to the off-label use policy for the relevant line of business if diagnosis is NOT
      specifically listed under section III (Diagnoses/Indications for which coverage is
      NOT authorized): HIM.PHAR.21 for health insurance marketplace and CP.PMN.53
      for Medicaid.

III. Diagnoses/Indications for which coverage is NOT authorized:
   A. Non-FDA approved indications, which are not addressed in this policy, unless there is
      sufficient documentation of efficacy and safety according to the off label use policies –
      HIM.PHAR.21 for health insurance marketplace and CP.PMN.53 for Medicaid or
      evidence of coverage documents.

IV. Appendices/General Information
   **Appendix A: Abbreviation/Acronym Key**
   DED: dry eye disease
   FDA: Food and Drug Administration

   **Appendix B: Therapeutic Alternatives**
   *This table provides a listing of preferred alternative therapy recommended in the approval
   criteria. The drugs listed here may not be a formulary agent for all relevant lines of business
   and may require prior authorization.*

<table>
<thead>
<tr>
<th>Drug Name</th>
<th>Dosing Regimen</th>
<th>Dose Limit/ Maximum Dose</th>
</tr>
</thead>
<tbody>
<tr>
<td>Artificial tear products*</td>
<td>Solution/gel: 1-2 drops into the affected eye(s)</td>
<td>Not applicable</td>
</tr>
<tr>
<td>• Refresh P.M.® (artificial tear</td>
<td>2-4 times/day as needed</td>
<td></td>
</tr>
<tr>
<td>ophthalmic ointment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Systane® Nighttime (white</td>
<td>Ointment: Apply small amount (~1/4 inch) to</td>
<td></td>
</tr>
<tr>
<td>petrolatum-mineral oil ophthalmic</td>
<td>the inside of the lower eyelid 1-4 times/day as</td>
<td></td>
</tr>
<tr>
<td>ointment)</td>
<td>needed</td>
<td></td>
</tr>
<tr>
<td>• Nature’s Tears® (hypromellose</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ophthalmic solution 0.4%)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Artificial Tears (polyvinyl</td>
<td></td>
<td></td>
</tr>
<tr>
<td>alcohol ophthalmic solution 1.4%)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Lacri-Lube® (artificial tears</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ointment)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

   *Therapeutic alternatives are listed as Brand name® (generic) when the drug is available by brand name only
   and generic (Brand name®) when the drug is available by both brand and generic.

   *Available over-the-counter in a number of preparations. This list is not all-inclusive

   **Appendix C: Contraindications/Boxed Warnings**
   • Contraindication(s): hypersensitivity
   • Boxed warning(s): none reported
V. Dosage and Administration

<table>
<thead>
<tr>
<th>Indication</th>
<th>Dosing Regimen</th>
<th>Maximum Dose</th>
</tr>
</thead>
<tbody>
<tr>
<td>DED</td>
<td>Instill 1 drop BID in each eye (~12 hours apart)</td>
<td>2 drops/eye/day</td>
</tr>
</tbody>
</table>

VI. Product Availability

Ophthalmic solution containing lifitegrast 5% (50 mg/mL): 0.2 mL containers (60 single-use containers/box)

VII. References


Reviews, Revisions, and Approvals

<table>
<thead>
<tr>
<th>Reviews, Revisions, and Approvals</th>
<th>Date</th>
<th>P&amp;T Approval Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Guideline created.</td>
<td>08.16</td>
<td>11.16</td>
</tr>
<tr>
<td>Added age and quantity limit; verified references.</td>
<td>07.01.17</td>
<td>11.17</td>
</tr>
<tr>
<td>4Q 2018 annual review: no significant changes; initial approval duration increased to 12 months; references reviewed and updated.</td>
<td>07.03.18</td>
<td>11.18</td>
</tr>
<tr>
<td>4Q 2019 annual review: no significant changes; references reviewed and updated.</td>
<td>08.24.19</td>
<td>11.19</td>
</tr>
<tr>
<td>Added HIM line of business.</td>
<td>02.13.20</td>
<td></td>
</tr>
</tbody>
</table>

Important Reminder

This clinical policy has been developed by appropriately experienced and licensed health care professionals based on a review and consideration of currently available generally accepted standards of medical practice; peer-reviewed medical literature; government agency/program approval status; evidence-based guidelines and positions of leading national health professional organizations; views of physicians practicing in relevant clinical areas affected by this clinical policy; and other available clinical information. The Health Plan makes no representations and accepts no liability with respect to the content of any external information used or relied upon in developing this clinical policy. This clinical policy is consistent with standards of medical practice current at the time that this clinical policy was approved. “Health Plan” means a health plan that has adopted this clinical policy and that is operated or administered, in whole or in part, by Centene Management Company, LLC, or any of such health plan’s affiliates, as applicable.

The purpose of this clinical policy is to provide a guide to medical necessity, which is a component of the guidelines used to assist in making coverage decisions and administering benefits. It does not constitute a contract or guarantee regarding payment or results. Coverage decisions and the administration of benefits are subject to all terms, conditions, exclusions and
limitations of the coverage documents (e.g., evidence of coverage, certificate of coverage, policy, contract of insurance, etc.), as well as to state and federal requirements and applicable Health Plan-level administrative policies and procedures.

This clinical policy is effective as of the date determined by the Health Plan. The date of posting may not be the effective date of this clinical policy. This clinical policy may be subject to applicable legal and regulatory requirements relating to provider notification. If there is a discrepancy between the effective date of this clinical policy and any applicable legal or regulatory requirement, the requirements of law and regulation shall govern. The Health Plan retains the right to change, amend or withdraw this clinical policy, and additional clinical policies may be developed and adopted as needed, at any time.

This clinical policy does not constitute medical advice, medical treatment or medical care. It is not intended to dictate to providers how to practice medicine. Providers are expected to exercise professional medical judgment in providing the most appropriate care, and are solely responsible for the medical advice and treatment of members. This clinical policy is not intended to recommend treatment for members. Members should consult with their treating physician in connection with diagnosis and treatment decisions.

Providers referred to in this clinical policy are independent contractors who exercise independent judgment and over whom the Health Plan has no control or right of control. Providers are not agents or employees of the Health Plan.

This clinical policy is the property of the Health Plan. Unauthorized copying, use, and distribution of this clinical policy or any information contained herein are strictly prohibited. Providers, members and their representatives are bound to the terms and conditions expressed herein through the terms of their contracts. Where no such contract exists, providers, members and their representatives agree to be bound by such terms and conditions by providing services to members and/or submitting claims for payment for such services.

**Note:**

For Medicaid members, when state Medicaid coverage provisions conflict with the coverage provisions in this clinical policy, state Medicaid coverage provisions take precedence. Please refer to the state Medicaid manual for any coverage provisions pertaining to this clinical policy.

©2016 Centene Corporation. All rights reserved. All materials are exclusively owned by Centene Corporation and are protected by United States copyright law and international copyright law. No part of this publication may be reproduced, copied, modified, distributed, displayed, stored in a retrieval system, transmitted in any form or by any means, or otherwise published without the prior written permission of Centene Corporation. You may not alter or remove any trademark, copyright or other notice contained herein. Centene® and Centene Corporation® are registered trademarks exclusively owned by Centene Corporation.