# CENTERS FOR MEDICARE & MEDICAID SERVICES Decision of the Administrator

In the case of:

**Logos Healthcare Rehabilitation, Inc.** 

**Provider** 

VS.

Blue Cross/Blue Shield Association Palmetto Government Benefits Administrators

**Intermediary** 

Claim for:

Determination of Reimbursable Costs for Cost Reporting Period Ending December 31, 1994

Review of: PRRB Decision 2007-D69 Dated: September 17, 2007

This case is before the Administrator, Centers for Medicare & Medicaid Services (CMS), for review of the decision of the Provider Reimbursement Review Board (Board). The review is during the 60-day period in section 1878(f)(1) of the Social Security Act (Act), as amended (42 USC 139500 (f)). The parties were notified of the Administrator's intention to review the Board's decision as to Issue No. 20. Accordingly, this case is now before the Administrator for final agency review.

#### **ISSUE AND BOARD'S DECISION**

Issue No. 20 concerns whether the Intermediary's adjustment to accounting expense was proper. The Board reversed the Intermediary's adjustment to accounting expenses, finding that all accounting costs should be allowed based on the percentage of allowable accounting invoices submitted by the Provider. The Board noted that the Provider submitted transaction invoices covering 44.53 percent of its total accounting costs. The Board concluded that the Intermediary's

<sup>&</sup>lt;sup>1</sup> The case involved 28 other issues. The Administrator summarily affirms the Board on these remaining issues. The issue numbers used correspond to those listed in the Intermediary's position paper, as the Provider's position paper listed 30 issues, with Issue Nos. 22 and 29 marked "deleted".

requirement of submission of 100 percent of invoices was not reasonable and that no disallowance for accounting expense should be made.

#### **SUMMARY OF COMMENTS**

The Intermediary submitted comments requesting reversal of the Board's decision as to Issue No. 20. Referring to a prior Administrator's Decision for support, the Intermediary pointed out that the Provider failed to submit adequate documentation to justify its accounting costs.

#### **DISCUSSION AND EVALUATION**

The entire record furnished by the Board has been examined, including all correspondence, position papers, exhibits, and subsequent submissions. No comments were submitted for consideration.

Since its inception in 1966, Medicare's reimbursement of health care providers has been governed by §1861(v) (1)(A) of the Act, which provides that:

Reasonable cost shall be the cost actually incurred, excluding therefrom any part of incurred cost found to be unnecessary in the efficient delivery of needed health services....

With respect to payments, section 1815 of the Act states that:

[N]o such payments shall be made to any provider unless it has furnished such information as the Secretary may request in order to determine the amounts due such provider under this part for the period with respect to which the amounts are being paid or any prior period.

Further, section 1816(a) of the Act states that the Secretary has delegated to the fiscal intermediary the responsibility of determining the amount of any such payments due a provider under the Program. Thus, as reflected in the statutory language, a provider must submit the documentation necessary to satisfy the intermediary as to the amount due for services rendered under the program.

Consistent with the Act, the Secretary has promulgated regulations at 42 CFR 413.9, which requires that all payments to providers of services must be based on reasonable costs of services covered under Title XVIII of the Act and related to the care of beneficiaries. Reasonable cost includes all necessary and proper costs

incurred in furnishing services. In addition, regulation, at 42 CFR 413.20, provides the requirement for financial data and states that:

The principles of cost reimbursement require that providers maintain sufficient financial records and statistical data for proper determination of costs payment under the program....

Further, the regulation at 42 CFR 413.24, states that:

Providers receiving payment on the basis of reimbursable cost must provide adequate cost data. This data must be based on their financial and statistical records which must be capable of verification by qualified auditors. The cost data must be based on approved method of cost finding and on the accrual basis of accounting...

Moreover, the above principles are set forth in the Provider Reimbursement Manual or PRM, which provides policies to implement Medicare regulations for determining the reasonable cost of provider services. The PRM provides further guidance on the payment of provider costs. The PRM at \$2300 states that providers receiving payment on the basis of reimbursable cost must provide adequate cost data based on financial and statistical records which can be verified by qualified auditors. Further, the PRM at \$2304 states that cost information must be current, accurate, and in sufficient detail to support costs claimed by providers in rendering services to beneficiaries. Documentation to substantiate costs is to include, among others things, ledgers, books, records and original evidences of cost.

In this case, the record reflects that the Provider claimed certain accounting expenses. The Intermediary allowed those costs that the Provider was able to present adequate, verifiable documentation. However, the Administrator finds that the Intermediary properly denied those costs for which the Provider was not able to present adequate, verifiable documentation. The Administrator finds that the Intermediary's disallowance of additional costs was in accordance with the statutory and regulatory mandate that provider's receiving payment on the basis of reimbursable cost must provide adequate cost data capable of verification.

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<sup>&</sup>lt;sup>2</sup> <u>See</u> Intermediary's Supplementary Position Paper, Exhibit I-6, pages 5-6. (For example, the audit papers show that the Provider supplied additional documentation for review, consisting of invoice copies, some of which were incomplete or illegible, some of which were duplicates of PTK Management's accounts, and some of which had previously been allowed.

### **DECISION**

The Administrator reverses the Board's decision in this case on Issue No. 20 consistent with the foregoing opinion. In addition, the Administrator summarily affirms the Board's decision on the remaining issues.

## THIS CONSTITUTES THE FINAL ADMINISTRATIVE DECISION OF THE SECRETARY OF HEALTH AND HUMAN SERVICES

Date:_	11/16/07	_/s/
		Herb B. Kuhn
		Deputy Administrator
		Centers for Medicare & Medicaid Services