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Implementation Date: January 9, 2006

*MMA – Changes to Chapter 29 – General Appeals Process in Initial Determinations*

**Note:** This article was updated on February 16, 2013, to reflect current Web addresses. All other information remains unchanged.

**Provider Types Affected**
Physicians, providers, and suppliers who submit Part A or Part B Fee-for-Service claims to Medicare

**Background**
The Medicare claim appeals process was amended by the Medicare, Medicaid, and SCHIP Benefits Improvement and Protection Act of 2000 (BIPA). Section 1869(c) of the Social Security Act (the Act), as amended by BIPA, requires a new second level in the administrative appeals process called a reconsideration. It is different from the previous first level of appeal for Part A claims performed by Fiscal Intermediaries (FIs). Reconsiderations will be processed by Qualified Independent Contractors (QICs).

CR4019 focuses on the general appeals process in Initial Determinations. CR4019 contains a considerable amount of information that is pertinent to the entire process of Medicare claims appeals, and focuses specifically on the additions of Sections 200 to 260 to Chapter 29 of the *Medicare Claims Processing Manual*.

**Key Points**

**Centers for Medicare & Medicaid Services (CMS) Decisions Subject to the Administrative Appeals Process**
The Social Security Administration (SSA) makes initial Part A and Part B entitlement determinations and initial determinations on applications for entitlement. These decisions are subject to appeal with the SSA.

**Minor Errors and Omissions**
Providers should be aware that there is no need to appeal a claim if the provider has made a minor error or omission in filing the claim, which, in turn, caused the claim to be denied. In the case where a minor error or...
omission is involved, the provider can request that the Medicare contractor reopen the claim so the error or omission can be corrected, rather than having to go through the appeals process.

**Who May Appeal**

CR4019 (Additions to Chapter 29) defines and describes the individuals and entities who have the right to appeal a Medicare contractor’s initial determination. (Medicare contractors are carriers, including Durable Medical Equipment Regional Carriers (DMERCs), and Fiscal Intermediaries (FIs), including Regional Home Health Intermediaries (RHHIs).) An individual who has a right to appeal is referred to as a “party.”

**Provider or Supplier Appeals When the Beneficiary Is Deceased**

When a provider or supplier appeals on behalf of a deceased beneficiary, and the provider or supplier otherwise does not have the right to appeal, it is the contractor’s responsibility to determine whether another party is available to appeal. CR4019 describes what must be done in this situation.

**Parties to an Appeal**

Any of the persons/entities who may appeal Medicare’s decision to deny or reduce payment are parties to an appeal of a claim for items or services payable under Part A or Part B.

**Steps in the Appeals Process: Overview**

The process of appeal described in CR4019 is effective for all redeterminations issued on or after May 1, 2005, by Medicare FIs and all redeterminations issued on or after January 1, 2006, by carriers. The appeals process consists of five levels. Each level must be completed for each claim at issue prior to proceeding to the next level of appeal. No appeal can be accepted until an initial determination has been made for the claim. The following chart outlines the steps in the Medicare appeal process:

**The Medicare Fee-for-Service Appeals Process**

<table>
<thead>
<tr>
<th>Appeal Level</th>
<th>Time Limit for Filing Request</th>
<th>Where to Appeal*</th>
<th>Monetary Threshold to be Met or Amount in Controversy (AIC)</th>
</tr>
</thead>
</table>
| 1. Redetermination | 120 days from date of receipt of the notice initial determination (MSN or RA). (The notice of initial determination is presumed to be received five days from the date of the notice unless there is evidence to the contrary.) | Part A – FI (MAC)  
Part B – Carrier (MAC) | None |
| • Performed by the Medicare Contractor |                                                                                           |                  |                                                          |
| 2. Reconsideration | 180 days from date of receipt of the redetermination                                         | Part A and B – QIC | None |
| • Performed by QIC |                                                                                           |                  |                                                          |
| • Case file prepared by the Medicare contractor and forwarded to the QIC.** |                                                                                           |                  |                                                          |
| • Medicare contractor may have effectuation responsibilities for decisions made by the QIC. |                                                                                           |                  |                                                          |

**Disclaimer**

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### Appeal Level

<table>
<thead>
<tr>
<th>(ALJ) Hearing</th>
<th>Time Limit for Filing Request</th>
<th>Where to Appeal*</th>
<th>Monetary Threshold to be Met or Amount in Controversy (AIC)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Case file prepared by the QIC and forwarded to the HHS Office of Medicare Hearings and Appeals (OMHA).</td>
<td>60 days from the date of receipt of the reconsideration notice</td>
<td>Part A and B – HHS OMHA Field Office</td>
<td>At least $100 remains in controversy*** For requests made on or after January 1, 2006, at least $110 remains in controversy</td>
</tr>
<tr>
<td>Medicare contractor may have effectuation responsibilities for decisions made at the ALJ level.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. Departmental Appeals Board (DAB) Review

| Contractor may have effectuation responsibilities for decisions made at the DAB level. | 60 days from the date of receipt of the ALJ hearing decision/dismissal | Part A and B – DAB | None |

5. Federal Court (Judicial) Review

| Medicare contractor may have effectuation responsibilities for decisions made at the Federal Court level. | 60 days from date of receipt of DAB decision or declination of review by DAB | At least $1,050 remains in controversy*** For requests made on or after January 1, 2006, at least $1,090 remains in controversy |

*Where to Appeal - Part A includes Part B claims filed with the FI.

** In accordance with the appropriate manual section and the Joint Operating Agreement (JOA).

***Beginning in 2005, for requests made for an ALJ hearing or judicial review, the dollar Amount in Controversy (AIC) requirement will increase by the percentage increase in the medical care component of the Consumer Price Index for all urban consumers (U.S. city average) for July 2003 to the July preceding the year involved. Any amount that is not a multiple of $10 will be rounded to the nearest multiple of $10.

### Where to Appeal

Where a party must file an appeal depends on the level of appeal. The above chart indicates where appellants should file appeal requests for each level of appeal.

### When to Appeal – Time Limits for Filing Appeals and Good Cause for Extension of the Time Limit for Filing Appeals

The time limits for filing appeals vary according to the type of appeal. The table above indicates the time limits for filing appeal requests for each level of appeal. These time limits may be extended if good cause for late filing is shown.

### Good Cause - General Procedure to Establish Good Cause for Late Filing

Procedures to establish good cause are effective for all requests for redeterminations received by FIs on or after May 1, 2005, and all requests for redeterminations received by the carrier on or after January 1, 2006. The new Section 240 of Chapter 29 of the Medicare Claims Processing Manual lists the general procedure...

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for establishing good cause for late filing; when a favorable decision for good cause is made; and when an unfavorable decision for good cause is made. A listing of conditions and examples that may establish good cause for late filing by beneficiaries or by providers, physicians, and suppliers, can be found in Section 240, which is attached to CR4019.

**Amount in Controversy (AIC) Requirements**
The amount in controversy requirements apply only to the ALJ and Federal Court Levels. The chart above indicates the amount in controversy (AIC) as well as the method of calculating the AIC, for the Medicare appeals process.

**Additional Information**

All of the new sections of Chapter 29 of the Medicare Claims Processing Manual are attached to CR4019. These sections provide excellent detail that explains the revised appeals process.


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