Do you have your NPI? National Provider Identifiers (NPIs) will be required on claims sent on or after May 23, 2007. Every health care provider needs to get an NPI. Learn more about the NPI and how to apply for an NPI by visiting http://www.cms.gov/Regulations-and-Guidance/HIPAA-Administrative-Simplification/NationalProvIdentStand/index.html/NationalProvIdentStand/ on the CMS website.

MLN Matters Number: MM4147
Related Change Request (CR) #: 4147
Related CR Release Date: September 29, 2006
Effective Date: November 29, 2006
Related CR Transmittal #: R1069CP
Implementation Date: November 29, 2006

Note: This article was updated on October 23, 2012, to reflect current Web addresses. All other information remains unchanged.

MMA - Reopenings and Revisions of Claim Determinations and Decisions

Provider Types Affected

Physicians, providers, and suppliers who submit Part A or Part B Fee-for-Service claims to Medicare contractors (fiscal intermediaries (FIs) including regional home health intermediaries (RHHIs) and carriers, including durable medical equipment regional carriers (DMERCs) and DME Medicare Administrative Contractors (DME MACs) for payment.

Provider Action Needed

STOP – Impact to You
This article, based on Change Request (CR) 4147, notifies you about changes to the Medicare Claims Processing Manual, which ensure that claims with clerical errors (which include minor errors and omissions) should be processed as "reopenings" and not as "appeals."

CAUTION – What You Need to Know
All reopenings are conducted at the discretion of your Medicare contractor and are therefore not appealable. Your Part A Medicare contractor may continue to handle some errors through the claim adjustment process. The Centers for Medicare & Medicaid Services (CMS) has added "Missing data items, such as provider
number or missing date of service” to the definition of clerical errors. Note that clerical errors are limited to errors in form and content, and that omissions do not include failure to bill for certain items or services. Please note that third party payor errors DO NOT constitute clerical errors.

GO – What You Need to Do

Please refer to the Additional Information section of this article and to the information in the manual attachment to CR4147 (Pub. 100-04, The Medicare Claims Processing Manual, Chapter 34, Section 10) for detailed and updated information regarding reopenings. Please note also that this information replaces what was previously found in Chapter 29, Section 90 of The Medicare Claims Processing Manual.

Background

The Medicare claim appeals process was amended by the Medicare, Medicaid and SCHIP Benefits Improvement and Protection Act of 2000 (BIPA), and by the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (MMA). Section 937 of MMA requires the establishment of a process for the correction of minor errors and omissions that do not necessitate the use of the formal appeals process.

Additional Information

“A reopening is a remedial action taken to change a final determination or decision that resulted in either an overpayment or an underpayment, even though the determination or decision was correct based on the evidence of record.” (Pub. 100-04, The Medicare Claims Processing Manual, Chapter 34, Section 10) If your reopening request is denied, you may not appeal the contractor’s refusal to reopen but you can appeal the original claim denial as long as the timeframe to request an appeal has not expired. Requesting a reopening does not toll the timeframe to request an appeal. If a reopening results in a revised determination, new appeal rights will be afforded on that revised determination. Not all reopenings result in a revised determination. Some important points to note about reopenings as a result of these changes are as follows:

- Medicare contractors will not use reopenings as an appeal when a formal appeal is not available.
- Medicare contractors may conduct a reopening to revise an initial determination or redetermination. Medicare Secondary Payer (MSP) beneficiary or provider/supplier recovery claims are not reopening actions except where the recovery claim is a MSP provider/supplier recovery claim.
All other MSP beneficiary or provider /supplier recovery claims are initial determinations.

- If a claim is suspended for medical review, a request for additional documentation (ADR) may be required to make a determination. If no response is received within the specified timeframes, the medical review department will likely deny the service as not reasonable and necessary based on lack of documentation. In such cases, if appealed with the requested documentation, the Medicare contractor will perform a reopening instead of an appeal. The re-openings will be performed by the medical review department.

- For Part A Medicare, there are a limited number of clerical errors that can be corrected through the reopening process. Many FIs are handling the correction of errors through the submission of an adjustment or corrected claim. FIs who are handling errors through adjustments will continue to do so.

- Medicare contractors will accept reopening requests only if they are made in writing or over the telephone. Please note that the telephone re-openings process is not required for fiscal intermediaries.

- Medicare contractors will ask the providers or suppliers to fax in the proof to support changes and error correction, when necessary.

- In cases where the issue is: (1) too complex to be handled over the phone or (2) there is a need for additional medical documents, the Medicare contractor will inform the party that their request cannot be processed over the phone. In such instances, the contractor will advise the requestor to file their request in writing.

- Medicare contractors will require the following three items from the caller, prior to conducting a telephone reopening: (1) provider/physician/supplier name & ID # or NSC #; (2) Beneficiary last name & first initial; and (3) Medicare HICN.

  **NOTE:** Items must match exactly.


If you have any questions, please contact your FI, RHHI, carrier, DMERC, or DME MAC at their toll-free number, which may be found at http://www.cms.gov/Research-Statistics-Data-and-Systems/Monitoring-Programs/provider-compliance-interactive-map/index.html on the CMS website.

Flu season is here! Medicare patients give many reasons for not getting their flu shot, including—"It causes the flu; I don’t need it; it has side effects; it’s not effective; I didn’t think about it; I don’t like needles!" The fact is that out of the average 36,000 people in the U.S. who die each year from influenza and complications of the virus, greater than 90 percent of deaths occur in persons 65 years of age and older. You can help your Medicare patients overcome these odds and their personal barriers through patient education. Talk to your Medicare patients about the importance of getting their annual flu shot--and don’t forget to immunize yourself and your staff. Protect yourself, your patients, and your family and friends. Get Your Flu Shot. Remember - Influenza vaccination is a covered Part B benefit. Note that influenza vaccine is NOT a Part D covered drug. For more information about Medicare’s coverage of adult immunizations and educational resources, go to CMS’s website: http://www.cms.gov/outreach-and-education/medicare-learning-network-mln/mlnmattersarticles/downloads/SE0667.pdf on the CMS website.

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