DEPARTMENT: Regulatory Compliance Support

POLICY DESCRIPTION: Responding to Governmental Requests for Claims Reviews or Surveys

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REPLACES POLICY: 7/1/13, 6/1/14, 1/1/18, 2/1/19

EFFECTIVE DATE: February 1, 2020

REFERENCE NUMBER: REGS.GEN.013

APPROVED BY: Ethics and Compliance Policy Committee

SCOPE: All Company-affiliated hospitals, Shared Services Centers (SSC), and the Medicare Service Center (MSC). The scope of this policy does not apply to Recovery Audit Contractor (RAC) reviews, Medicare Advantage, Managed Medicaid, other ‘Commercial’ Managed Care plans or reviews for non-HCA facilities.

PURPOSE: To establish a consistent process for handling external claim reviews and/or surveys conducted by a governmental entity or its agent. The notification of a claim review can originate from, but is not limited to, the Office of Inspector General (OIG), a Zone Program Integrity Contractor (ZPIC), Unified Program Integrity Contract (UPIC), the Centers for Medicare and Medicaid Services (CMS) and its contractors, a State Medicaid Agency, or a company contracted by the governmental entity to perform the review. The facility’s legal operations counsel should immediately be notified and sent a copy of any request or subpoena from the Department of Justice (DOJ).

POLICY: Each facility is required to submit governmental requests for claim reviews or surveys to the Regs Helpline as outlined in the Governmental Entity Review Matrix. The matrix outlines the most common types of requests and the various actions facilities must take in response to the request. The requests are categorized into three priorities:

- Priority 1: Those reviews that the facility must submit the request to Regs and await Regs guidance before proceeding. Regs will provide guidance upon receipt of the request and approve the facility response before submission. These agencies are typically the ZPIC/UPIC, BFCC-QIO and OIG Federal reviews.
- Priority 2: Those reviews that must be submitted to the Regs Helpline for notification but do not require action from Regs before proceeding with the request. For these reviews, Regs will acknowledge receipt of the notification and instruct the hospital to proceed with the request. The facility or SSC will receive a checklist to use in completing the review. The facility or SSC may request a call if additional guidance is needed.
- Priority 3: Those reviews that are not required to be submitted to the Regs Helpline. For these requests the facility may proceed with submission of requested information without contacting Regs for guidance or review.

Common Review Types:

Office of Inspector General (OIG): provides oversight of the Medicare and Medicaid program and conducts reviews to improve these programs and prevent or detect fraud, waste, or abuse.

Zone Program Integrity Contractor (ZPIC): performs Medicare program integrity functions, including the identification of suspected fraud. There are seven ZPICs that are assigned to specific areas of the country. Their functions are executed by different companies.

Unified Program Integrity Contractor (UPIC): investigates instances of suspected fraud, waste, and abuse in Medicare or Medicaid claims.

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**Comprehensive Error Rate Testing Contractor (CERT):** collects documentation and performs reviews on statistically-valid random samples of Medicare Fee for Service (FFS) claims to produce and annual improper payment rate.

**Supplemental Medical Review Contractor (SMRC):** The SMRC conducts medical review of Medicare Part A and B claims to determine whether Medicare claims were billed in compliance with coverage, coding, payment, and billing practices.

**Payment Error Rate Measurement (PERM):** measures improper payments in Medicaid and CHIP and produces error rates for each program.

**Probe:** a MAC review of a small sample of claims conducted to determine if a provider-specific billing error exists. Probes can be conducted prepayment or post-payment, e.g., Targeted Probe and Educate (TPE).

**Medicaid Integrity Program (MIP):** reviews to prevent and reduce provider fraud, waste, and abuse in the Medicaid program.

**Quality Improvement Organization (QIO):** monitors the appropriateness, effectiveness, and quality of care provided to Medicare patients.

**Beneficiary and Family Centered Care - Quality Improvement Organization (BFCC-QIO):** offers information regarding beneficiary complaints, hospital discharge and skilled service termination appeals, and Immediate Advocacy. Also serves as CMS review contractor for short stay reviews and high-weighted DRG reviews.

**PROCEDURE:**

For all Priority 1 and Priority 2 - Reviews Received by a Facility or SSC:

1. The Facility and/or the SSC must notify the Ethics and Compliance Officers (ECOs) at both the facility and the SSC of receipt of a letter for a claim review.
2. ECOs must notify other senior leaders, such as the CFO or CEO, as appropriate.
3. ECO must immediately submit the request to the Regs Helpline.
4. Facility/SSC should follow the Governmental Entity Review Matrix, checklist and other direction provided by Regs which includes:
   a) Proceed with gathering requested documents.
   b) Only provide documentation related to the specific line item(s) or issue requested by the governmental entity.
   c) Ensure all requested information included in the notification received from the governmental entity is included in the records.
   d) If a facility is unable to meet the records submission deadline, contact the governmental entity and ask for an extension.
e) Follow the specific instructions provided by a governmental entity such as completing a medical record and/or claims review. The instructions may include submitting a corrected claim, providing a response letter, or documenting root cause and corrective action.

Additional Guidance for **Priority 1 Reviews**:

Regs will:
- Provide guidance on responding to Priority 1 reviews;
- Determine, in conjunction with the facility if an extension is necessary;
- Determine if assistance from legal counsel is necessary;
- Review all submissions for Priority 1 reviews;
- Review the results received from Priority 1 reviews and advise the facility as to next steps;
- Follow the progress of the review through to final resolution;
- Develop education or system enhancements based on review results; and
- Submit a quarterly report to senior management for reviews where extrapolation may be involved.

The facility and/or SSC will:
- Notify Regs immediately upon receipt of a request;
- Respond to the request according to directions provided by Regs;
- Notify Regs when the results are received; and
- Complete any action steps, including any rebills or appeals, as directed by Regs.

**REFERENCES:**

1. [Governmental Entity Review Matrix](#)
2. [Reporting Compliance Issues and Occurrences to the Corporate Office Policy, EC.025](#)
3. [Claim Reprocessing Tool Requirements for Tracking Compliance Rebills/Refunds Policy, PARA.PP.COMP.013](#)