Compliance Today CEU Quiz: June 2017

To receive 1.0 non-live Compliance Certification Board (CCB)* CEU for the following quiz, at least three questions must be answered correctly. Only the first attempt at each quiz will be accepted.

Compliance Today quizzes are valid for 12 months, beginning on the first day of the month of issue. This quiz expires May 31, 2018.

LEARNING OBJECTIVES

After reading “Top 10 federal audit findings for implantable medical device credits, Part 1” (page 59), you should be able to answer the following questions:

1. If a hospital or ambulatory surgical center (ASC) did not apply for a device credit, even though the credit was owed and was available,
   A. the credit amount must still be applied to the patient’s account
   B. the hospital or ASC does not have to report it under federal law
   C. the OIG may still ask its vendor liaison to confirm the amount
   D. the vendor will automatically issue the credit if it’s for a faulty device

2. When calculating the preliminary credit percentage of the cost for a replacement implantable device,
   A. apply the credit to the entire system’s cost rather than just the faulty component
   B. apply the credit only to the original device and procedure
   C. deduct any “bulk” purchase discounts from the list price and use the actual cost
   D. use the full list price of the device as the replacement cost

LEARNING OBJECTIVE

After reading “Should on-call independent contractors be compensated more than employed physicians?” (page 55), you should be able to answer the following question:

3. When staffing an Emergency Department for unrestricted on-call coverage, a hospital would typically pay the highest per-shift rate to
   A. local general surgeon with an independent practice
   B. locum tenens general surgeon who is “at risk” for collections
   C. general surgeon employed by the hospital or its affiliate
   D. all should be paid the same rate for the same work

LEARNING OBJECTIVE

After reading “Reducing the risk of False Claims Act qui tam actions” (page 38), you should be able to answer the following question:

4. According to the author, if a qui tam action is brought by a disgruntled employee, the company’s best defense is to have
   A. documentation or proof of an internal dispute between the employee and her manager
   B. good documentation of the investigation and resolution of the employee’s complaint
   C. evidence or some other indication that the employee was living beyond their means
   D. witnesses who collaborate that the employee was a known to others as a “complainer”
ATTENDANCE VERIFICATION

By signing below, I certify that I have read the HCCA Compliance Today articles that relate to the questions I have answered above. I further certify I will cooperate with the CCB in all administrative functions related to the accreditation of this program and its subsequent recognition as a program fulfilling candidate requirements for CCB certification.

Signature  ___________________________________________  Date  ______________________________

CONTACT INFORMATION

☐ Mr.  ☐ Mrs.  ☐ Ms.  ☐ Dr.

HCCA Member ID

Applicant Name

Place of Employment

Work Street Address

Work City  Work State  Work Zip

Work Phone  Work Fax

Work E-mail

Home Street Address

Home City

Home State  Home Zip

Home Phone

QUIZ ANSWERS: JUNE 2017

Article: Top 10 federal audit findings for implantable medical device credits, Part 1 (page 59)

Please indicate your answers.

1.  ☐ A  ☐ B  ☐ C  ☐ D

2.  ☐ A  ☐ B  ☐ C  ☐ D

Article: Should on-call independent contractors be compensated more than employed physicians? (page 55)

Please indicate your answer.

3.  ☐ A  ☐ B  ☐ C  ☐ D

Article: Reducing the risk of False Claims Act qui tam actions (page 38)

Please indicate your answer.

4.  ☐ A  ☐ B  ☐ C  ☐ D

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Signature  ___________________________________________  Date  ______________________________