

#### **Centers for Medicare & Medicaid Services Update**



Healthcare Enforcement Compliance Institute

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## **Today's presentation**

- CMS overview organizational structure, strategic goals and general principals
- Medicare Appeals
- Documentation/medical review
- Regulatory Reform/provider burden
- Contractors (RACs, MACs and UPICs)

### Introduction

- Providers are the heart and soul of medical care
  - Drive the care, innovate on improvements
  - Juggle competing demands: High throughput, efficiency, and quality for the most straightforward to most complicated patients
- Medicare is huge and complex
  - 7300 hospitals
  - 1.5 million physicians
  - Over 4 million claims PER DAY!
- Estimated 11% of all Medicare Fee-For-Service (FFS) claim payments are improper
  - Translates into approximately \$41 Billion per year in improper payments
- Medicare has to be efficient in enabling care and paying for care
  - Timelines for payments
  - Safeguards to ensure payments are proper
- Vast majority of providers go out there every day to do the right thing, and even do heroic things
  - Sometimes providers do not meet some Medicare requirements and need help getting back on track
  - A small subset of providers (and people or organizations who pretend to be providers) put our beneficiaries and taxpayer money at risk, increasing administrative burden on the rest of providers as a consequence

DEPARTMENT OF HEALTH AND HUMAN SERVICES
CENTERS FOR MEDICARE & MEDICAID SERVICES Consortia Org Chart Text Version OFFICE OF ENTERPRISE DATA AND ANALYTICS CENTER FOR CLINICAL STANDARDS AND QUALITY IPAL DEPUTY ADMINISTRATOR FOR MEI & DIRECTOR CENTER FOR MEDICARE OFFICE OF EQUAL OPPORTUNIT AND CIVIL RIGHTS OFFICE OF COMMUNICATIONS CENTER FOR MEDICARE OFFICE OF ACQUISITION AND GRANTS MANAGEMENT FINANCIAL MANAGEMENT AND FEE FOR SERVICES OPERATIONS MEDICAID AND OFFICE OF THE ACTUARY OFFICE OF STRATEGIC OPERATIONS AND REGULATORY AFFAIRS OFFICES OF HEARINGS AND INQUIRIES QUALITY IMPROVEMENT AND SURVEY AND CERTIFICATION OPERATIONS

## **CMS Strategic Goals**

- Empowering patients and doctors to make decisions about their healthcare
- Increasing state flexibility and local leadership
- Developing innovative approaches to improving quality, accessibility and affordability, and
- Improving the CMS customer experience

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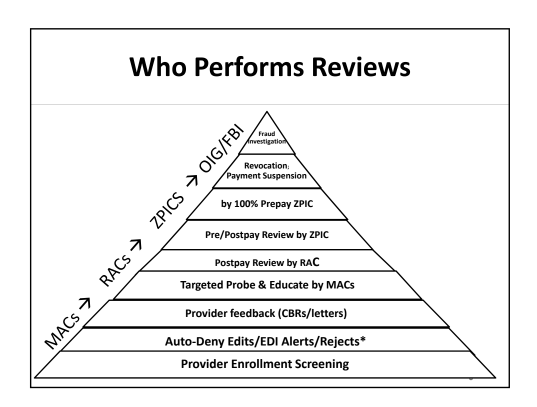
### **Medicare Appeals**

- Appeals for denials of claims payments are themselves burdensome for both providers and CMS
- While Office of Medicare Hearings and Appeals (OMHA)\* is processing a record number of Medicare appeals, they continue to receive more requests for hearings than our ALJs can adjudicate in a timely manner
- This is what CMS is doing to address the challenge:
  - DECREASE the CURRENT backlog of appeals
    - Settlement Conference Facilitation, piloting an alternative dispute resolution process at the third level of appeal
    - Telephone Discussion Demonstration with DME Suppliers, doing what
  - PREVENT future appeals
    - Escalation/De-escalation Initiative, targeting interventions to improve adherence to program requirements (see slides 6-7)
    - Regulation Reform and Documentation Requirements Simplification to clarify, simplify and potentially reduce requirements (see slide 8)

\*OMHA is the third level of appeals

### CMS' Goals

- Our job is to:
  - Help providers adhere to the rules when they need help
  - Identify that small subset of providers that should be exited out of the program
    - It's that subset of abusive and fraudulent people/organizations that drive the creation of more rules which get applied to everyone
- We are working to get better at differentiating:
  - The vast majority of "good guys and gals"
  - From the few nefarious ones
- We must focus our actions on those few "bad guys and gals" and relieve some of the requirements burden on the rest
- Today I will tell you about:
  - Some of the things we are doing to get there
  - How you can help



# BEFORE Escalate Initiative

#### MACs

- Could request/review an unlimited number of medical records (within their budget)
- After reviews are completed, would send vague denial codes
- Could keep a provider on review for a given topic for years/decades

#### ZPICs/UPICs

- Tasked with detecting potential fraud
- Were also tasked with detecting/collecting overpayments in nonfraud cases

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# AFTER full implementation of Escalate/De-Escalate Initiative

#### MACs

- May only request/review an 20-40 medical records per provider per topic
- After 20-40 reviews are completed
  - Must send detailed denial reasons
  - Must offer 1:1 educational call to discuss the denial reasons
  - Must wait 45 days ("improvement period")
- May repeat for up to 3 rounds; then must STOP reviews and refer (or "escalate") the provider for stronger corrective action
- This process is called "Targeted Probe & Educate" or TPE
- TPE is in place in 4 MACs now; will be in all 19 MACs by November 2017

#### ZPICs/UPICs

- Will refer non-fraud cases to MACs for TPE ("de-escalate")
- Beginning November 2017

# Regulation Reform and Documentation Requirement Simplification

- This spring/summer, CMS included in its draft payment regulations language soliciting ideas from the public about regulatory requirements that need to be revised or removed
  - We are getting lots of suggestions!
  - CMS staff are busy reviewing them
- CMS has also recently undertaken an effort to revise/remove unclear or unnecessary sub-regulatory guidance
- CMS is planning a Provider Documentation Manual that will put all coverage and payment documentation requirements IN ONE PLACE

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# **Listening Sessions and Provider Conferences**

- CMS holds Open Door Forum calls for physicians and other provider types throughout the year
- CMS currently holds:
  - Quarterly in-person provider enrollment focus groups
  - Semi-annual in-person provider enrollment conferences
- CMS is planning:
  - Quarterly in-person provider compliance focus groups
  - Semi-annual in-person provider compliance conferences

### **Provider Burden Research**

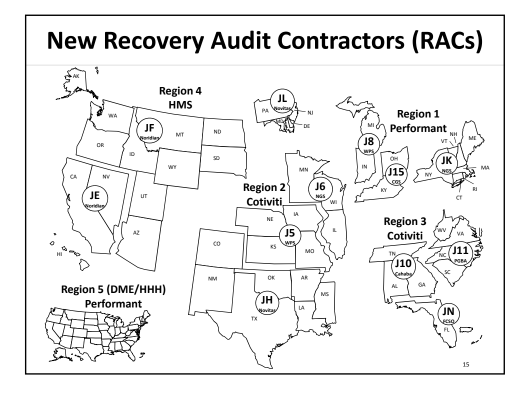
**Purpose:** To explore challenges perceived by Medicare providers in meeting CMS programmatic and policy requirements

- Recruitment of primary care physicians, specialists and administrative staff
- Focus groups and interviews are being conducted across the country from August 23 to September 13
- Group discussion includes interactions with CMS, understanding and transparency around requirements, knowledge of resources, areas needing improvement
- Results will be used to identify and prioritize areas for burden reduction

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## **Enhancing MAC/RAC Provider Portals**

- In the past: Significant variation in features available on MAC/RAC Portals
- New: All MAC/RAC Provider Portals will be required to offer the following features:
  - Documentation upload
  - Secure messaging
  - More information about the status of reviews
- Enhancements will begin this fall



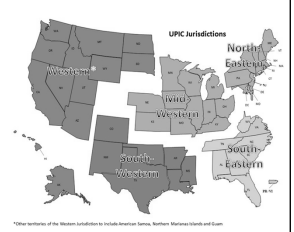
# RAC Documentation Request Limits Physician/Non-physician

- Physician/Non-physician (Part B) Practitioner Documentation Request Limits have not changed since February 2011
- Still based on:
  - TIN and first three digits of ZIP code (physical locations)
  - Number of individual rendering practitioners in group
    - 1 5 practitioners: 10 records per 45 days
    - 6 24 practitioners: 25 records per 45 days
    - 25 49 practitioners: 40 records per 45 days
    - 50 or more practitioners: 50 records per 45 days

See details at <a href="https://www.cms.gov/Research-Statistics-Data-and-Systems/Monitoring-Programs/Medicare-FFS-Compliance-Programs/Recovery-Audit-Program/Downloads/PhyADR.pdf">https://www.cms.gov/Research-Statistics-Data-and-Systems/Monitoring-Programs/Medicare-FFS-Compliance-Programs/Recovery-Audit-Program/Downloads/PhyADR.pdf</a>

# **Unified Program Integrity Contractor**

- The purpose of the UPIC is to:
  - Coordinate provider investigations across Medicare and Medicaid;
  - Improve collaboration with States by providing a mutually beneficial service; and
  - Increase contractor accountability through coordinated oversight



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### **Current Status of UPICs**

- Midwestern Jurisdiction awarded to AdvanceMed Corporation
- Northeastern Jurisdiction awarded to SafeGuard Services, LLC
- Western Jurisdiction currently under protest
- Southeastern Jurisdiction currently under protest
- Southwestern Jurisdiction scheduled to be awarded by the end of FY2017

# **Questions??**

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