

Managed Care/Enforcement in Compliance HCCA Annual Regional Conference - Lake Buena Vista, FL February 2, 2018

Topic	
Meet your speakers	28
What is compliance enforcement?	Ø
What are enforcement penalties?	
Focus areas of enforcement	@
Provider directories	(
Provider outreach	(20)
Plan-directed care	(9)
Q&A	(?)

Meet your speakers



Kim Ramey Specialist Leader Deloitte Risk and Financial Advisory Deloitte & Touche LLP



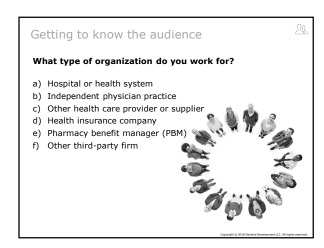
Kim Ramey has over 20 years of experience in the health care industry in the areas of revenue cycle management including charge capture; coding (CPT, HCPCS, ICD-9, and ICD-10), billing and reimbursement; compliance, internal audits and regulatory risk. Most recently, kim has served as interim compliance officer for multiple hospitals in a large health care system. Kim has developed and assisted in implementation of multiple compliance programs in large health care systems and cademic medical centers. Prior to joining beloitte, kim served as the Chief Compliance Officer for a national leading provider of home-delivered diabetes testing supplies, mail order prescription medications and other burble Medical developed and implemented the Corporate Compliance and Ethics Program and led provider through Corporate Integrity Agreement mandates. Kim is a Registered Health Information Administrator (RHIA) and maintains her credentials through the American Health Information Management Association (AHIMA), of which she is an active member.

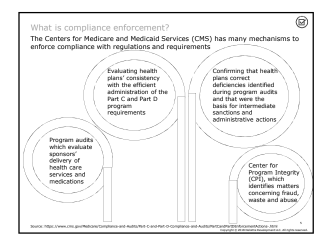
Dan is a Manager in Deloitte & Touche LLP's LIfe Sciences and Health Care practice, specializing in consulting for health plans with more than 13 years of experience in consulting and the health care/plan space. Dan has extensive experience in compliance program implementation, execution and oversight; compliance program implementation and oversight; vendor oversight and udulting; government program more versight, and control implementation and assessment; program exercise improvement (standard business and Medicare core processes); auditing; monitoring and quality assurance.

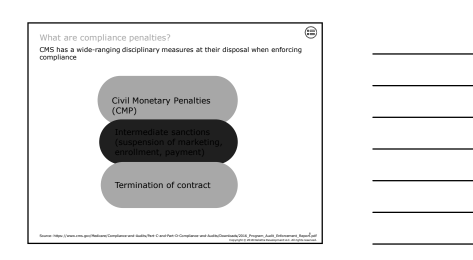
Manager

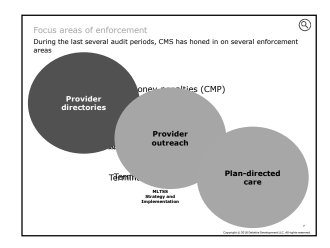
Manager

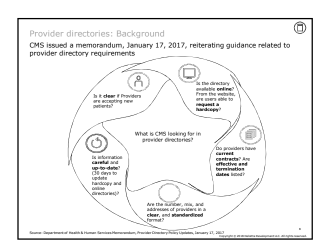
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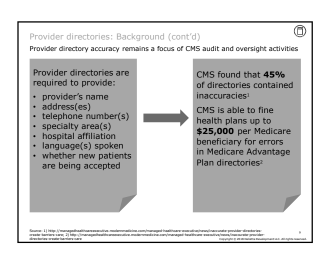












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Provider directories: Prospective			
Maintenance of provider directories has a signi and providers	ficant impact on both health plans		
Duraidas Bassas ativa	Health Plan Perspective		
Provider Perspective VS			
Difficult to establish communication	Dynamic provider information may makes		
preferences due to undefined	maintenance difficult		
communication	Inflated numbers of provider practice		
expectations • Reporting burden; too	locations may lead to access to care issues		
many health plans to	Limited resources may	-	
notify • Failure to recognize role	restricts ability to compare provider directory data		
	Historical reliance on		
and patient	credentialing services and vendor support		
dissatisfaction Inaccuracies may lead to	Inaccuracies may lead to		
higher administrative	consumer dissatisfaction and confusion		
costs	10		
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	oshos 🗇		
Provider directories: Proactive approa Maintaining careful provider directories require	acries -		
plans and providers			
	contractual Agreements, which include provisions and penalties		
/ Monitoring D	urrounding relaying careful and timely rovider directory data, should be		
of online and hardcopy directories should be performed by both health plans and providers for accuracy	naintained between health plans and roviders		
pians and providers for accuracy			
- Hotline Number	everage Internal Data, hich is already available to health		
/ / N which may likely put enrollees/plan staff / / pl	ans (such as claims), to update rectories		
discover an error or have a question			
	Pata Repositories		
Provider Newsletter,	here providers and health plans, after roving their identify, could compare		
which may likely be frequently sent, reminding staff of requirements	nd update their information		
V	11		
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Provider outreach: Background CMS audits continue to focus on and evaluate	-		
health plans	processes surrounding outreach by		
(
Health plans should consider making reasonable efforts to obtain required			
information, including medical records documentation, from the	Health plans are required to conduct outreach within the		
enrollee's provider if they do not have the information needed to	applicable adjudication timeframe and to document		
make a coverage decision	their efforts	-	
Outreach			
"Sponsor did not demonstrate	0.5.6		
sufficient outreach to prescribers or beneficiaries to	On February 22, 2017, CMS wrote a memorandum,		
obtain additional information" was on the list of five most	updating guidance on outreach for information to		
commonly cited conditions in 2016's Program Audit	support coverage decisions ²		
Enforcement Report (for both CDAG and ODAG)¹			
	Nanceand		
Source: 1) https://www.cms.gov/Medicare/Compliance-and-Audits/Part-C-and-Part-D-Comp Audits/Downloads/2016_Program_Audit_Enforcement_Report.pdf 2) Department of Health I Information to Support Coverage Decisions, February 22, 2017	pliance-and & Human Services Memorandum, Updated Guidance on Outreach for Copyright © 2018 Deloitte Development LLC. All rights reserved.		

Provider outre	ach: Back	ground (cont'd)		(e
CMS clarified guid	dance and le	ading practi	ices regarding outr	each by heal	th plans
Organization Determin	oations, Appeal (ODAG)	s & Grievances	Coverage Determina	tions, Appeals 8 (CDAG)	Grievances
Standard Organization Determinations (OD) - Payment	30 days	3	Coverage Determinations (CD) - Payment	14 days	w Attemp
Standard OD – Pre- Service	14 days	3	Standard CD - Benefits	72 hours	3
Expedited OD	72 hours	3	Expedited CD	24 hours	3
Standard Reconsiderations (RC)	30 days (pre- service) 60 days (payment)	3	Standard Redeterminations (RD)	7 days	3
Expedited RC	72 hours	3	Expedited RD	72 hours	3

- depending upon type of coverage decision
- $\mbox{\bf Ways}$ of $\mbox{\bf Contact,}$ should differ to increase the likelihood of making contact with the provider
- Methods for Requesting Information, should vary depending on the type of request and the adjudication timeframe (i.e. telephone, fax, email, mail)

(0,0) Provider outreach: Prospective Health plans and providers both have a different perspective on addressing the enforcement trend related to provider outreach Provider Health Plan Reliance on receiving **timely responses** from providers Providers are not trained on health plan requirements Inadequate quality processes to confirm outreach processes • Administrative burden Lack of accountability/incentive Not having a centralized person or group submitting/responding to requests for coverage (lack of institutional knowledge) Making coverage decisions on limited information Increased administrative costs, appeal rates and consumer dissatisfaction Incomplete
policies/procedures and
inadequate resources to
conduct outreach results in
not meeting CMS
expectations Defective outreach may leads to limited access to care, increased administrative costs and patient dissatisfaction

Obtaining th	outreach: Proactive approaches ne information required to make coverage decisions is a two-way , and health plans and providers should work together to achieve a al	
	Contractual relations between health plans and providers which allow health plans to obtain requested documentation from contracted providers in a reliable and timely manner	
	Provider preferred methods/times of contact should be recorded and updated on regular basis	
P	Review enabling tools, including technology, dashboard and performance indicators which track and monitor outreach effectiveness with providers and provide recommendations to enhance program monitoring	
	Establish automated tools, which help document outreach attempts and manage workflow	

Plan-directed care: Background	
There has been an increase in the number of health plans receiving audit findings related to plan-directed care	
Who? What? How? Why?	
Members receive direction from a Delieves he or she believes	
plan-contracted was instructed to network provider or pre-service organization CMS considers a CMS requires health direction of his/her determination from	
health plan plans to pay for primary care primary care physician or network specialist plan	
services which are not covered, or if a service not covered member notified in when submitted by	
advance of an the out-of-network provider	
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Plan-directed care: Prospective	
Health plans and providers should consider jointly assume responsibility for minimizing unapproved out-of-network referrals	
Provider VS Health Plan	
Participating providers should consider be aware of Ultimate responsibility (a)	
the network status of physicians and facilities network provider by an innetwork provider	
Lack of resources to determine if providers are Inadequate contracting and everyight tools to	
confirm that participating Providers are not trained on providers abide by	
health plan requirements regulations Lack of accountability/ Paying for plan-directed	
incentive care services can be a • Loss of patients due to financial burden	
confusion and stress of appeals process - Administrative burden to confirm the compliance	
of contract providers and to maintain appropriate claims	
to review referrals 27 Copyright © 2013 Delates Consignment LLC. All rights reserved.	
Plan-directed care: Proactive approaches	
Health plans and providers should work together to achieve a common goal of reducing the financial burden of unapproved out-of-network referrals	
<u> </u>	
Training Data	-
Contracting physicians/providers should receive additional training on Health plans should consider data analytics to identify and follow-up with	
how to determine whether specific contracted providers who are items and services are covered in frequently in violation of referring which their patients/members are members to non-contracted physicians	
enrolled and their responsibilities related this requirement	
Penalties Team	
Health plans should consider contractual requirements to dedicating an individual or team to	
implement penalties (up to confirm insurance requirements terminating in-network status) for related to specific provider referrals	
frequently referring members to non- contracted physicians and providers without prior authorization	
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