

AMENDMENTS TO LB315

(Amendments to E and R amendments, ER140)

Introduced by Howard, 9.

1 1. On page 2, strike lines 1 and 2 and insert "an improper payment
2 identified by an audit may be resubmitted as a claims adjustment";
3 strike beginning with "an" in line 10 through "rebill" in line 11 and
4 insert "the appropriate procedure to submit a claims adjustment"; in line
5 18 after the semicolon insert "and"; strike beginning with "medical" in
6 line 18 through "(c)" in line 20; and in line 22 strike "by another
7 entity." and insert "currently being audited by another entity. No
8 payment shall be recovered in a medical necessity review in which the
9 provider has obtained prior authorization for the service and the service
10 was performed as authorized.".

11 2. On page 3, strike beginning with "and" in line 28 through
12 "request" in line 30.

13 3. On page 4, strike lines 19 and 20 and insert "reviews, and
14 opportunities for improvement."; in line 28 after "process" insert "to be
15 utilized prior to the issuance of a final determination"; in lines 29 and
16 30 strike "an adverse determination" and insert "a preliminary finding";
17 and in line 31 strike beginning with "and" through "Unit".

18 4. On page 5, strike line 1 and insert "to"; in line 3 strike
19 "adverse determination" and insert "preliminary findings"; in line 5
20 after "consultation" insert ", unless otherwise agreed to by both
21 parties"; and strike lines 6 through 10 and insert:

22 "(c) Within thirty days after notification of an adverse
23 determination, a provider may request an administrative appeal of the
24 adverse determination as set forth in the Administrative Procedure Act.".