



State of California—Health and Human Services Agency
Department of Health Care Services



EDMUND G. BROWN JR.
GOVERNOR

DATE: October 8, 2014

MHSUDS INFORMATION NOTICE NO.: 14-035

TO: COUNTY BEHAVIORAL HEALTH PROGRAM DIRECTORS
COUNTY DRUG AND ALCOHOL ADMINISTRATORS
COUNTY BEHAVIORAL HEALTH DIRECTOR'S ASSOCIATION
CALIFORNIA COUNCIL OF COMMUNITY MENTAL HEALTH
AGENCIES
COALITION OF ALCOHOL AND DRUG ASSOCIATIONS
DIRECT CONTRACT PROVIDERS

SUBJECT: SHORT-DOYLE/MEDI-CAL DENIED CLAIM ADJUSTMENT
CODE, SUBSEQUENT IMPLEMENTATION CHANGES FOR 2014,
QUARTERLY REVISIONS

SUPERSEDES: MHSUDS Information Notice 14-01 and
MHSUDS Information Notice 14-001

REFERENCE: ADMINISTRATIVE SIMPLIFICATION: ADOPTION OF
STANDARDS FOR HEALTH CARE ELECTRONIC FUNDS
TRANSFERS AND REMITTANCE ADVICE (45 CFR PART 162)

This Information Notice describes changes to the adjustment codes for denied claims reported on claim payment/advice transactions (835) from the Short-Doyle/Medi-Cal (SDMC) system. These changes are part of the Committee on Operating Rules for Information Exchange (CORE) Rule 360, which are federally mandated as part of the Affordable Care Act, and have an implementation date of October 6, 2014.

Background

The Phase III CORE 360 Uniform Use of Claim Adjustment Reason Codes (CARCs) and Remittance Advice Remark Codes (RARCs) Rule establishes data content rule requirements for conducting the v5010 X12 835 transaction. The current use of the CARCs, RARCs, and Claim Adjustment Group Codes (CAGCs) can cause confusion throughout the healthcare industry due to non-uniform use of the codes. Therefore, CORE determined that operating rules would be required for the consistent and uniform use of CARCs and RARCs. The federal government released the regulations related to these operating rules on August 10, 2012.

When providers do not receive the same uniform and consistent CARC and RARC combinations for the same or similar business scenarios from all health plans, they are unable to automatically post claim payment adjustments and claim denials accurately and consistently. The CORE Rule 360 remediates this by providing four CORE-defined Claim Adjustment/Denial Business Scenarios and specific combinations of CARC/RARC/CAGC codes that can be applied to convey details of the claim denial or payment within each business scenario. However, when a specific CORE-defined business scenario is not applicable to meet the health plan's business needs, the health plan may develop additional business scenarios and code combinations for them.

Changes to SDMC CARCs and RARCs

To implement the CORE Rule 360 requirements, the CAGC, CARC, and RARC will be changed according to Enclosure(s) for Mental Health and for Substance Use Disorders, effective October 1, 2014. For certain claim denials, the description of the circumstance of claim denial is revised from the previously published descriptions to clarify the circumstance or to reflect changes since the description was previously published.¹

Questions related to Mental Health Services or regarding the content of this information notice or its enclosure may be directed to the MHSD County Customer Services Section at: MedCCC@dhcs.ca.gov or (916) 650-6525.

Questions related to Substance Use Disorders or regarding the content of this information notice or its enclosure may be directed to Substance Use Disorders at: DMCSDMCII-HelpDesk@dhcs.ca.gov

Sincerely,

Original Signed By

Karen Baylor, Ph.D., LMFT, Deputy Director
Mental Health & Substance Use Disorder Services

enclosures

¹ This subsequent implementation covers CORE versions 3.0.3 (published October 1, 2013), version 3.0.4 (published February 1, 2014), version 3.1.0 (published June 2014) and version 3.1.1 (published July 2014).