Memorandum

Date: JAN 27 2004

From: Regional Inspector General for Audit Services

Subject: Audit Report – REVIEW OF OUTPATIENT CARDIAC REHABILITATION SERVICES AT ANNE ARUNDEL MEDICAL CENTER, ANNAPOLIS, MARYLAND (Report Number A-03-03-00011)

To: Sonia A. Madison
Regional Administrator
Centers for Medicare & Medicaid Services

Attached are two copies of the Department of Health and Human Services (HHS), Office of Inspector General’s report entitled “Review of Outpatient Cardiac Rehabilitation Services at Anne Arundel Medical Center, Annapolis, Maryland.” This review is part of a nationwide analysis of Medicare reimbursement for outpatient cardiac rehabilitation services. The objectives of our review were to ascertain whether Anne Arundel Medical Center’s (Anne Arundel) policies and procedures complied with Medicare requirements and whether Medicare properly reimbursed Anne Arundel for outpatient cardiac rehabilitation services. Should you have any questions or comments concerning the matters commented on in this report, please contact me or have your staff contact Eugene Berti, Audit Manager at 215-861-4474.

To facilitate identification, please refer to Report Number A-03-03-00011 in all correspondence relating to this report.

Stephen Virbitsky

Attachment
Report Number: A-03-03-00011

Vickie Diamond, RN
Vice President of Clinical Services
Anne Arundel Medical Center
2001 Medical Parkway
Annapolis, Maryland 21401

Dear Ms. Diamond:

Enclosed are two copies of the Department of Health and Human Services (HHS), Office of Inspector General’s report entitled “Review of Outpatient Cardiac Rehabilitation Services at Anne Arundel Medical Center, Annapolis, Maryland.” This review is part of a nationwide analysis of Medicare reimbursement for outpatient cardiac rehabilitation services. The objectives of our review were to ascertain whether Anne Arundel Medical Center’s (Anne Arundel) policies and procedures complied with Medicare requirements and whether Medicare properly reimbursed Anne Arundel for outpatient cardiac rehabilitation services. Should you have any questions or comments concerning the matters commented on in this report, please direct them to the HHS official named below.

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To facilitate identification, please refer to Report Number A-03-03-00011 in all correspondence relating to this report.

Sincerely yours,

Stephen Virbitsky
Regional Inspector General
for Audit Services

Enclosure

Direct Reply to HHS Action Official:
Ms. Sonia Madison
Regional Administrator
Centers for Medicare & Medicaid Services, Region III
Public Ledger Building, Suite 216
150 S. Independence Mall West
Philadelphia, PA 19106-3499
REVIEW OF OUTPATIENT CARDIAC REHABILITATION SERVICES AT ANNE ARUNDEL MEDICAL CENTER, ANNAPOLIS, MARYLAND
Office of Inspector General
http://oig.hhs.gov

The mission of the Office of Inspector General (OIG), as mandated by Public Law 95-452, as amended, is to protect the integrity of the Department of Health and Human Services (HHS) programs, as well as the health and welfare of beneficiaries served by those programs. This statutory mission is carried out through a nationwide network of audits, investigations, and inspections conducted by the following operating components:

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OAS Findings and Opinions

The designation of financial or management practices as questionable or a recommendation for the disallowance of costs incurred or claimed, as well as other conclusions and recommendations in this report, represent the findings and opinions of the HHS/OIG/OAS. Authorized officials of the HHS divisions will make final determination on these matters.
EXECUTIVE SUMMARY

BACKGROUND

This review is part of a nationwide analysis of Medicare reimbursement for outpatient cardiac rehabilitation services. The analysis was requested by the Administrator of the Centers for Medicare & Medicaid Services to determine the level of provider compliance with national Medicare outpatient cardiac rehabilitation policies.

OBJECTIVE

The overall objective of our review was to determine whether Medicare properly reimbursed Anne Arundel Medical Center (Anne Arundel) for outpatient cardiac rehabilitation services. Specifically, we determined whether:

- Anne Arundel’s policies and procedures reflected Medicare cardiac rehabilitation coverage requirements for direct physician supervision, "incident to” services, and Medicare covered diagnoses; and
- Payments to Anne Arundel for outpatient cardiac rehabilitation services provided to Medicare beneficiaries during calendar year (CY) 2001 were for Medicare covered diagnoses, were supported by adequate documentation, and were otherwise allowable for reimbursement.

RESULTS OF AUDIT

Even though physician supervision is assumed to be met in an outpatient hospital department, Anne Arundel contracted with a physician to supervise the services provided by its cardiac rehabilitation program. The physician’s responsibilities included approval of the patients’ exercise prescriptions and reviewing patients’ progress. We could not determine whether the physician was in the exercise area during regularly scheduled exercise sessions or whether he saw the patients.

In addition, from our specific claims review for a sample of 30 beneficiaries who received outpatient cardiac rehabilitation services during CY 2001, we determined that Anne Arundel received Medicare payments of $3,997 for:

- Services where the diagnoses used to establish the patients’ eligibility for cardiac rehabilitation may not have been supported by medical records (8 beneficiaries);
- Services for which Anne Arundel’s medical records did not contain any documentation (1 beneficiary);
- Services for which Anne Arundel’s medical records did not contain electrocardiogram strips (2 beneficiaries); and
- Claims containing non-covered diagnosis code (1 beneficiary).
The sample errors and Medicare payments are part of a larger statistical sample and will be included in the multistate projection of outpatient cardiac rehabilitation service claims not meeting Medicare coverage requirements.

We attribute these questionable services to weaknesses in Anne Arundel’s internal controls and oversight procedures. Most notably, Anne Arundel did not consistently ensure that beneficiaries had an adequately supported Medicare covered diagnosis supported by the referring physician’s medical records, that supporting documentation for Medicare billings and reimbursements for outpatient cardiac rehabilitation services was maintained, and that the covered diagnoses were adequately supported in their medical records.

Our determinations regarding Medicare covered diagnoses were based solely on our review of the medical record documentation. We believe that Anne Arundel’s fiscal intermediary (FI), CareFirst Blue Cross Blue Shield of Maryland (CareFirst), should determine the allowability of the Medicare claims and appropriate recovery action.

RECOMMENDATIONS

We recommend that Anne Arundel:

- Work with CareFirst to ensure that Anne Arundel’s outpatient cardiac rehabilitation program is being conducted in accordance with the Medicare coverage requirements for direct physician supervision and for services provided “incident to” a physician’s professional service;

- Work with CareFirst to establish the amount of repayment liability, estimated to be $3,997, for services provided to beneficiaries where medical documentation may not have supported Medicare covered diagnoses and for services not otherwise allowable; and

- Enforce existing policies to ensure that medical record documentation is obtained and maintained to support Medicare outpatient cardiac rehabilitation services.

AUDITEE’S COMMENTS

In its comments to our report, Anne Arundel agreed to work with CareFirst to ensure its program is being conducted in accordance with Medicare requirements for direct physician supervision and services provided “incident to” a physician’s professional service. Additionally, Anne Arundel stated that services for seven beneficiaries whose payments we questioned underwent prepayment reviews by the CareFirst. Finally, Anne Arundel explained its policies for review and audit of medical record documentation for cardiac rehabilitation services. Anne Arundel’s comments are included as Appendix B.
OFFICE OF INSPECTOR GENERAL’S RESPONSE

We are pleased that Anne Arundel agreed to work with CareFirst to ensure that its cardiac rehabilitation program is being conducted in accordance with Medicare requirements. Although we evaluated Anne Arundel’s documentation related to the repayment liability, we generally did not adjust our findings or recommendations and continue to recommend that Anne Arundel work with CareFirst to address the claims that we believe may be unsupported by medical documentation or that are otherwise unallowable. We are encouraged by Anne Arundel’s self-described policies for reviewing and auditing medical record documentation and believe that the enforcement of such policies will help to ensure adequate support for its cardiac rehabilitation services.
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INTRODUCTION

BACKGROUND

Medicare Coverage

The Medicare program, established by title XVIII of the Social Security Act (Act), provides health insurance to people aged 65 and over, the disabled, people with end stage renal disease, and certain others who elect to purchase Medicare coverage. The Medicare program is administered by the Centers for Medicare & Medicaid Services (CMS). CMS currently covers Phase II outpatient cardiac rehabilitation programs conducted in specialized, free-standing cardiac rehabilitation clinics and in outpatient hospital departments under the “incident to” benefit (section 1861(s)(2)(A)) of the Act.

Medicare coverage policy for cardiac rehabilitation services is found in section 35-25 of the Medicare Coverage Issues Manual. Medicare coverage of outpatient cardiac rehabilitation programs is considered reasonable and necessary only for patients with a clear medical need, who are referred by their attending physicians, and (1) have a documented diagnosis of acute myocardial infarction within the preceding 12 months, (2) have had coronary artery bypass graft surgery, and/or (3) have stable angina pectoris. Services provided in connection with the cardiac rehabilitation program may be considered reasonable and necessary for up to 36 sessions, usually 3 sessions per week in a single 12-week period. Each cardiac rehabilitation session is considered to be one unit of service.

Cardiac rehabilitation is provided by nonphysician personnel, who are trained in both basic and advanced life support techniques and exercise therapy for coronary disease, under the direct supervision of a physician. Direct supervision means that a physician must be in the exercise area and immediately available and accessible for an emergency at all times the exercise program is conducted. It does not require a physician to be physically present in the exercise room itself. For outpatient therapeutic services provided in a hospital, the Medicare Intermediary Manual states, “The physician supervision requirement is generally assumed to be met where the services are performed on hospital premises.”

In order to be covered under the “incident to” benefit in an outpatient hospital department, services must be furnished as an integral, although incidental part of the physician’s professional service in the course of diagnosis or treatment of an illness or injury. This does not mean that each occasion of service by a nonphysician need also be the occasion of the actual rendition of a personal professional service by the physician. However, during any course of treatment rendered by auxiliary personnel, the physician must personally see the patient periodically and sufficiently often to assess the course of treatment and the patient’s progress and, where necessary, to change the treatment program.
Cardiac Rehabilitation Programs

Cardiac rehabilitation consists of comprehensive programs involving medical evaluation, prescribed exercise, cardiac risk factor modification, education, and counseling. Cardiac rehabilitation programs are typically divided into three phases, as follows:

- **Phase I.** Phase I rehabilitation is initiated in the acute convalescent period following a cardiac event during the hospital phase of treatment. This phase of cardiac rehabilitation is considered part of the hospital stay.

- **Phase II.** Phase II begins with a physician’s prescription (referral) after the acute convalescent period and after it has been determined that the patient’s clinical status and capacity will allow for safe participation in an individualized progressive exercise program. This phase requires close monitoring and is directed by a physician who is on-site. Phase II outpatient cardiac rehabilitation is covered by Medicare.

- **Phase III.** Phase III begins after completion of Phase II and involves a less intensively monitored aerobic exercise program. Phase III level programs are considered maintenance and are not covered by Medicare.

Medicare reimburses outpatient hospital departments for cardiac rehabilitation services under the outpatient prospective payment system. However, since 1977, Maryland hospitals have operated under a waiver from Medicare’s reimbursement methodology for hospital services. Under the waiver, Medicare reimburses Maryland hospitals on the basis of rates set by the state’s Health Services Cost Review Commission. The FI for Anne Arundel is CareFirst. For CY 2001, Anne Arundel billed for outpatient cardiac rehabilitation services to 139 Medicare beneficiaries and received $148,035 in Medicare reimbursements for these services.

**OBJECTIVE, SCOPE, AND METHODOLOGY**

**Objective**

Our review is part of a nationwide analysis of Medicare reimbursement for outpatient cardiac rehabilitation services. The analysis was requested by the CMS Administrator to determine the level of provider compliance with Medicare coverage requirements for outpatient cardiac rehabilitation services. As such, the overall objective of our review was to determine whether Medicare properly reimbursed Anne Arundel for outpatient cardiac rehabilitation services. Specifically, we determined whether

- Anne Arundel’s policies and procedures reflected Medicare cardiac rehabilitation coverage requirements for direct physician supervision, “incident to” services, and Medicare covered diagnoses; and

- Payments to Anne Arundel for outpatient cardiac rehabilitation services provided to Medicare beneficiaries during CY 2001 were for Medicare covered diagnoses, were supported by adequate documentation, and were otherwise allowable for reimbursement.
Scope

To accomplish these objectives, we reviewed Anne Arundel’s policies and procedures and interviewed staff to gain an understanding of Anne Arundel’s management of its outpatient cardiac rehabilitation program and the billing procedures for cardiac rehabilitation services. We reviewed Anne Arundel’s outpatient cardiac rehabilitation procedures for and controls over physician supervision, cardiac rehabilitation program staffing, maintenance and availability of advanced cardiac life support (ACLS) equipment, and documentation of services provided to beneficiaries and billed to Medicare. In addition, we reviewed Anne Arundel’s cardiac rehabilitation services documentation, hospital medical records, referring physician medical records and referrals, and Medicare reimbursement data for a statistical sample of beneficiaries who received outpatient cardiac rehabilitation services from Anne Arundel during CY 2001 as part of a multistate statistical sample.

The sample included 30 of 139 Medicare beneficiaries for whom Anne Arundel received payment for CY 2001 outpatient cardiac rehabilitation services. We reviewed all Medicare paid claims for cardiac rehabilitation services provided to these 30 beneficiaries during CY 2001.

We conducted our audit in accordance with generally accepted government auditing standards.

Methodology

We compared Anne Arundel’s policies and procedures for outpatient cardiac rehabilitation to national Medicare coverage requirements and identified any differences. We did not compare Anne Arundel’s policies and procedures to the FI local medical review policy because CareFirst does not have such a policy for cardiac rehabilitation services. We documented how Anne Arundel’s staff provided direct physician supervision for cardiac rehabilitation services and verified that Anne Arundel’s cardiac rehabilitation program personnel were qualified in accordance with Medicare requirements. We also verified the availability of ACLS equipment in the cardiac rehabilitation exercise area.

For each sampled beneficiary, we obtained the CY 2001 Medicare outpatient cardiac rehabilitation paid claims and lines of service and compared this data to Anne Arundel’s outpatient cardiac rehabilitation program’s documentation. We reviewed the medical records maintained by the cardiac rehabilitation program to determine whether services were provided “incident to” a physician’s professional service. We also verified the accuracy of the diagnoses identified on the Medicare claims to each beneficiary’s inpatient medical record, the referring physician’s medical record and referral (for beneficiaries with angina or no readily identifiable Medicare covered diagnosis), and Anne Arundel’s outpatient cardiac rehabilitation medical record. In addition, we verified that Medicare did not reimburse Anne Arundel beyond the maximum number of services allowed.

The medical records have not yet been reviewed by FI staff. In accordance with the intent of CMS’s request for a nationwide analysis, we determined the extent to which providers were currently complying with existing Medicare coverage requirements.
We performed our fieldwork at Anne Arundel, Annapolis, Maryland, and the Philadelphia Regional Office between June and August 2003.

RESULTS OF AUDIT

Even though physician supervision is assumed to be met in an outpatient hospital department, Anne Arundel contracted with a physician to supervise the services provided by its cardiac rehabilitation program staff. The physician’s responsibilities included approving the patients’ exercise prescriptions and reviewing patients’ progress. We could not determine whether the physician was in the exercise area during regularly scheduled exercise sessions or whether he saw the patients.

In addition, from our specific claims review for a sample of 30 beneficiaries receiving outpatient cardiac rehabilitation services during CY 2001, we determined that Anne Arundel billed and received Medicare payments of $3,997 for:

- Services where the diagnoses used to establish the patients’ eligibility for cardiac rehabilitation may not have been supported by medical records (8 beneficiaries);
- Services for which Anne Arundel’s medical records did not contain any documentation (1 beneficiary);
- Services for which Anne Arundel’s medical records did not contain electrocardiogram (ECG) strips (2 beneficiaries); and
- Claims containing a non-covered diagnosis code (1 beneficiary).

PHYSICIAN INVOLVEMENT IN OUTPATIENT CARDIAC REHABILITATION

Direct Physician Supervision

Medicare requirements for outpatient cardiac rehabilitation state that direct supervision means that a physician must be in the exercise area and immediately available and accessible for an emergency at all times the exercise program is conducted. The physician supervision requirement is generally assumed to be met when the outpatient therapeutic services are performed on hospital premises.

According to Anne Arundel cardiac rehabilitation center personnel, Anne Arundel contracted with a physician to serve as the director of the cardiac rehabilitation program and provide physician supervision to the cardiac rehabilitation center’s exercise staff. The medical director’s main clinical responsibility was the cardiac rehabilitation center. He did not perform cardiac procedures within the hospital nor did he have his own cardiology practice. According to the cardiac rehabilitation staff, the medical director was either in the cardiac center or in the main hospital building during Phase II cardiac exercise sessions. We could not verify whether the medical director was in the exercise area during regularly scheduled exercise sessions because we could not interview the medical director (he was unavailable during our audit) and the cardiac staff did not document his involvement during our audit period.
Anne Arundel’s policies required that the medical director, or a designated staff physician, was on-call for emergencies and for consultation during the center’s hours of operation. On-call, however, meant that the physicians could be in the cardiac rehabilitation center or the main hospital building. (The cardiac rehabilitation center is located in the Anne Arundel Medical Center complex and is connected to the main hospital by a tunnel.)

On a day-to-day basis, the cardiac rehabilitation program director and/or a registered nurse and the exercise physiologist supervised the cardiac rehabilitation program. In the event of an emergency, the Anne Arundel cardiac rehabilitation center staff would assess the patient, initiate ACLS procedures, and call the hospital’s resuscitation response “code blue” team and the medical director or his designee. The code blue team is comprised of a hospital physician, a respiratory therapist, critical care nurses, and registered nurses. The code blue team was responsible for medical emergencies that occurred throughout the hospital, including the cardiac rehabilitation exercise area. During our review period, there were no reported emergencies in the cardiac rehabilitation center.

Although Medicare policy provides that physician supervision is assumed to be met in an outpatient hospital department, Anne Arundel should work with CareFirst to ensure that its practices of having doctors on-call and utilizing a “code blue” team conforms with Medicare requirements.

**“Incident To” Physician Services**

Medicare covers Phase II cardiac rehabilitation under the “incident to” benefit. In an outpatient hospital department, the “incident to” benefit does not require that a physician perform a personal professional service on each occasion of service by a nonphysician. However, during any course of treatment rendered by auxiliary personnel, the physician must personally see the patient periodically and sufficiently often to assess the course of treatment and the patient’s progress and, where necessary, to change the treatment program.

At Anne Arundel, the medical director approved exercise prescriptions. According to Anne Arundel’s policies, after a physician referred a patient to its cardiac rehabilitation center, the cardiac rehabilitation staff conducted an intake evaluation. During the evaluation, the staff reviewed the patient’s cardiovascular, medical, and social histories; performed a limited physical examination; and reviewed the patient’s most recent exercise test results. After the evaluation, the cardiac staff and the medical director developed the patient’s treatment plan including the patient’s exercise prescription. We reviewed the 30 sampled beneficiaries’ medical records and determined that the medical director approved all of the exercise prescriptions, as evidenced by his signature.

According to Anne Arundel policy and cardiac rehabilitation staff, the medical director also performed reviews of the patients’ progress. The policy required that the medical director, or his designee, review patient progress, but it did not state the frequency with which this should be performed. Additionally, the cardiac staff explained that they communicated progress and problems to the medical director as needed. However, the cardiac staff did not begin

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1 The cardiac rehabilitation program director is a registered nurse.
documenting this communication until it became aware of the national cardiac audits at area hospitals.

Because the medical director was unavailable during our audit, we met with one of his designees who informed us that the medical director monitored the patients during their exercise session, read reports and staff notes, reviewed ECG strips, and made adjustments when necessary. If a patient’s status changed, the medical director personally assessed the patient’s condition and called the referring cardiologist. As previously noted, neither the medical director nor the cardiac staff documented the medical director’s involvement until this year.

We could not determine whether the medical director actually saw the patients. According to the medical director’s designee and the cardiac rehabilitation staff, the medical director’s daily schedule included visiting with patients. Specifically, the medical director made rounds of the cardiac center, which included monitoring the patients during their exercise session, as well as talking to the patients and the staff about the patients’ care. The rounds lasted between 20 and 90 minutes. Because the medical director was not available during our audit, we could not verify this information with him. And, as previously discussed, the cardiac center did not maintain documentation of the medical director’s reviews.

Since we were not able to determine whether during the course of treatment rendered by auxiliary personnel, the physician personally saw the patients, we cannot determine whether Anne Arundel’s cardiac rehabilitation program met the requirements for providing “incident to” services. Accordingly, we recommend that Anne Arundel coordinate with CareFirst to ensure that Anne Arundel’s cardiac rehabilitation program is operating in accordance with Medicare’s requirements for “incident to” services.

**MEDICARE COVERED DIAGNOSES AND DOCUMENTATION**

Medicare coverage policy considers cardiac rehabilitation services reasonable and necessary only for patients with a clear medical need, who are referred by their attending physician, and (1) have a documented diagnosis of acute myocardial infarction within the preceding 12 months, (2) have had coronary bypass surgery, and/or (3) have stable angina pectoris. Medicare reimburses providers for Phase II outpatient cardiac rehabilitation services and allows one unit of service to be billed per cardiac rehabilitation session. Documentation for these services must be maintained in the patients’ medical records.

Our sample of 30 of 139 Anne Arundel Medicare beneficiaries, with claims for 664 outpatient cardiac rehabilitation services amounting to $28,419 during CY 2001, disclosed that Medicare claims for 11 beneficiaries contained 12 errors totaling $3,997. One beneficiary had more than one error. Error categories and underlying causes are presented below.
Categories of Errors

Medicare Covered Diagnoses

For eight beneficiaries, Anne Arundel billed and received payment for outpatient cardiac rehabilitation services when the diagnoses used to establish the beneficiaries’ eligibility for cardiac rehabilitation may not have been supported by notes in the beneficiaries’ medical records. As shown in the Appendix A, Table 1, we determined that sampled beneficiaries participated in the cardiac rehabilitation program based on the following Medicare covered diagnoses: myocardial infarction (5 beneficiaries), coronary artery bypass graft surgery (13 beneficiaries), myocardial infarction and coronary artery bypass graft surgery (2 beneficiaries). The remaining 10 beneficiaries participated in the program based on a diagnosis of unspecified angina.

For the 20 beneficiaries with diagnoses of myocardial infarction and/or coronary artery bypass graft surgery, medical records contained documentation to support the diagnoses. However, the medical records for eight beneficiaries with diagnoses of unspecified angina did not appear to indicate that he/she continued to experience stable angina post-procedure or post office visit.

Each of the 10 beneficiaries who qualified for cardiac rehabilitation based on the unspecified angina diagnosis received treatment at Anne Arundel or another local hospital for cardiac related symptoms such as unstable angina or ischemia. According to the hospital records, nine beneficiaries underwent cardiac catheterization procedures, and many also underwent angioplasty, angiography, ventriculography, and stenting. The remaining one beneficiary received drug therapy to treat his diagnoses of congestive heart failure and atrial fibrillation and was referred to the cardiac rehabilitation program after office visits with his cardiologist. Upon discharge from the hospital, their physicians referred these beneficiaries to the outpatient cardiac rehabilitation program.

As previously discussed, Anne Arundel’s procedures required that the cardiac rehabilitation staff conduct an initial evaluation of each beneficiary. During the evaluation, the policy required the staff to acquire previous medical records, including hospitalization summaries and recent exercise tests. Additionally, the cardiac staff said that they contacted referring physicians to request documentation supporting the patients’ medical need for the cardiac rehabilitation. For 10 beneficiaries, we found that the documentation maintained by Anne Arundel did not support whether the patients experienced angina symptoms post-procedure or had another Medicare covered diagnosis within 12 months prior to beginning the cardiac rehabilitation program.

Consequently, to validate a stable angina diagnosis or another Medicare covered diagnosis, we obtained and reviewed the hospital medical records as well as the referring physicians’ medical records for the 10 beneficiaries with unspecified angina. The medical records obtained covered the dates of the beneficiaries’ hospital stay/office visit through their completion of Phase II of the cardiac rehabilitation program.

For eight beneficiaries, our review of the medical records did not reveal any indications that the beneficiaries (1) experienced or continued to experience angina symptoms post-procedure and
throughout their completion of Phase II of the cardiac rehabilitation program or (2) had another Medicare covered diagnosis within 1 year prior to beginning the cardiac rehabilitation program. As a result, Medicare may have inappropriately paid $3,954 to Anne Arundel for the cardiac rehabilitation services provided to these 8 beneficiaries.

Documentation of Services

No Documentation

Anne Arundel billed Medicare for one beneficiary (one service) when it could not provide any supporting documentation that the beneficiary received Phase II cardiac rehabilitation services on the date billed. For all Phase II exercise sessions, the beneficiaries must wear an ECG monitoring device. In March 2001, Anne Arundel implemented an automated system for tracking beneficiary exercise sessions. The system tracked the information from the ECG device and was capable of printing an automated exercise flow sheet and ECG strip data. The system also interfaced directly with the hospital’s billing system. Therefore, if a patient was monitored on this system, the hospital’s system would automatically generate a bill. Anne Arundel could not provide the exercise flow sheet and the ECG data to support the billed service. Anne Arundel received $43 for this service.

Insufficient Documentation

For two beneficiaries (three services), Anne Arundel billed and received payments for services that were not supported by the patients’ ECG readings. Prior to the March 2001 implementation of the automated system, Anne Arundel’s cardiac rehabilitation staff manually recorded exercise flow sessions and affixed the ECG strips in the medical charts. Although Anne Arundel could not provide the missing ECG strips for these services, we concluded that the patients received the services based on our review of additional documentation. Furthermore, the 3 missing strips represented an immaterial number of the 664 services we reviewed.

Billing Procedures

Non-Covered Diagnosis Code

For one beneficiary, Anne Arundel’s claims included a non-covered diagnosis code. That is, Anne Arundel billed Medicare for services using the diagnosis code for “Coronary Atherosclerosis of unspecified type of vessel, native or graft.” We reviewed the patient’s medical records and determined the patient actually suffered a myocardial infarction. Because the beneficiary’s medical records supported a Medicare covered diagnosis, there is no monetary effect for this error.

The results from our sample will be included in a multistate estimate of Medicare reimbursements for outpatient cardiac rehabilitation services that may not have met Medicare coverage requirements or were otherwise unallowable for payment.
Underlying Causes of Errors

Medicare Covered Diagnoses

Anne Arundel did not ensure that beneficiaries’ stated Medicare covered diagnoses were supported by medical documentation prior to providing cardiac rehabilitation services and billing Medicare. Without such documentation, Anne Arundel could not ensure the patients’ participation in the cardiac program was in compliance with Medicare requirements.

Documentation of Services

No Documentation

Anne Arundel explained that due to a computer system failure, it was unable to provide documentation such as the exercise flow sheet and ECG data.

Insufficient Documentation

Anne Arundel noted that these services were provided prior to their implementation of the automated exercise system and at that time, Anne Arundel manually entered data on exercise flow sheets and affixed ECG strips in the patients’ folders. For these three insufficiently documented services, Anne Arundel stated that the ECG strips were not properly affixed to the beneficiaries’ medical record.

Billing Procedures

Non-Covered Diagnosis Code

Anne Arundel billed Medicare using a non-covered diagnosis code because the registration coder incorrectly identified the patient’s diagnosis. According to Anne Arundel billing personnel, during the initial registration process, patients explained their diagnosis to a registration clerk. A registration coder then determined the most appropriate diagnosis code to enter in the patients’ billing information. For this beneficiary, the coder entered the wrong code.

Additionally, during 2001, neither the hospital’s billing system nor the CareFirst’s payment system used automated edits that would have precluded a claim with a non-covered diagnosis code from being billed or paid. Both the hospital and CareFirst indicated that their current systems contain automated system edits that generate an error if a claim contains an incorrect diagnosis code.

Medical personnel did not validate our audit conclusions, particularly those regarding Medicare covered diagnoses. Therefore, we believe that CareFirst should determine the allowability of the cardiac rehabilitation services and the proper recovery action to be taken.
RECOMMENDATIONS

We recommend that Anne Arundel:

- Work with CareFirst to ensure that Anne Arundel’s outpatient cardiac rehabilitation program is being conducted in accordance with the Medicare coverage requirements for direct physician supervision and for services provided “incident to” a physician’s professional service;

- Work with CareFirst to establish the amount of repayment liability, estimated to be $3,997, for services provided to beneficiaries where medical documentation may not have supported Medicare covered diagnoses and for services not otherwise allowable; and

- Enforce existing policies to ensure that medical record documentation is obtained and maintained to support Medicare outpatient cardiac rehabilitation services.

AUDITEE’S COMMENTS

In a letter dated November 12, 2003, Anne Arundel responded to our draft report. Anne Arundel:

- agreed to work with CareFirst to ensure its program is being conducted in accordance with Medicare requirements for direct physician supervision and services provided “incident to” a physician’s professional service;

- stated that seven of ten beneficiaries’ services, whose payments we questioned, underwent prepayment reviews by CareFirst and Anne Arundel received subsequent payment, therefore clinical documentation it provided met the necessary documentation for medical necessity; and

- explained its policies for review and audit of medical record documentation for cardiac rehabilitation services.

Anne Arundel’s comments are presented as Appendix B. We excluded the 38 pages of patient account detail provided by Anne Arundel because the detail contained patient specific information.

OFFICE OF INSPECTOR GENERAL’S RESPONSE

We are pleased that Anne Arundel agreed to work with CareFirst to ensure that its cardiac rehabilitation program is being conducted in accordance with Medicare requirements. Although we evaluated Anne Arundel’s documentation related to the repayment liability, we generally did not adjust our findings or recommendations as discussed below. We continue to recommend that Anne Arundel work with CareFirst to address the claims that we believe may be unsupported by medical documentation or that are otherwise unallowable. We are encouraged by Anne
Arundel’s self-described policies for reviewing and auditing medical record documentation and believe that the enforcement of such policies will help to ensure adequate support for its cardiac rehabilitation services.

We reviewed the information provided by Anne Arundel for the seven beneficiaries: four beneficiaries whose payments we questioned because the medical documentation may not have supported Medicare covered diagnoses and three beneficiaries whose payments were otherwise not allowable (two beneficiaries’ services were not documented or not sufficiently documented and one beneficiary’s claims contained a non-covered diagnosis code). We also followed up with CareFirst to obtain information on it review.

We modified our findings and recommendations to reflect the new information related to two of the four beneficiaries whose medical documentation may not have supported Medicare covered diagnoses. However, we did not modify our findings or recommendations for errors related to other unallowable services because the documentation provided by Anne Arundel did not reveal any new information relevant to the findings.
STATISTICAL SAMPLE SUMMARY OF ERRORS

The following table summarizes the errors identified during testing of our 30 Medicare beneficiaries who received outpatient cardiac rehabilitation services from Anne Arundel during CY 2001. The 30 beneficiaries reviewed were part of a multistate statistical sample. The results from our sample will be included in the multistate estimate of Medicare errors for outpatient cardiac rehabilitation services that may not have met Medicare coverage requirements or were otherwise unallowable for payment.

Table 1. Summary of Errors by Beneficiary Diagnosis and Type of Error

<table>
<thead>
<tr>
<th>Number of Sampled Beneficiaries with Diagnosis</th>
<th>Diagnosis Errors</th>
<th>Documentation Errors</th>
<th>Billing Error</th>
</tr>
</thead>
<tbody>
<tr>
<td>Diagnosis</td>
<td>Number of Sampled Beneficiaries with Errors</td>
<td>Number of Sampled Beneficiaries with Errors</td>
<td>Number of Sampled Beneficiaries with Errors</td>
</tr>
<tr>
<td>5 Myocardial Infarction (MI)</td>
<td>2</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>13 Coronary Artery Bypass Graft surgery (CABG)</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>2 MI and CABG</td>
<td>1</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>10 Angina, unspecified</td>
<td>8</td>
<td>8</td>
<td>0</td>
</tr>
<tr>
<td>30</td>
<td>11</td>
<td>8</td>
<td>1</td>
</tr>
</tbody>
</table>
November 12, 2003

Steven Virbitsky
Regional Inspector for Audit Services
U.S. Department of Health and Human Services
Office of Inspector General
150 South Independence Mall West, Suite 316
Philadelphia, PA 19106-3499

Re: Report Number A-03-03-00011

Dear Mr. Virbitsky:

Thank you for providing us with a copy of the draft report on the findings of the recent DHHS, OIG Office of Audit Services’ review of the Anne Arundel Medical Center (“AAMC”) Cardiac Rehabilitation Service.

We appreciate the feedback from the draft report and the ability to respond to the initial findings in order to provide clarification of AAMC’s current processes and to outline our corrective action plan for deficiencies cited during the review.

Our comments below correspond to the 3 Recommendations that were provided on page ii of the draft report executive summary.

Recommendation 1.

“Work with CareFirst to insure that Anne Arundel’s outpatient cardiac rehabilitation program is being conducted in accordance with the Medicare coverage requirements for direct physician supervision and for services provided “incident to” a physician’s professional service.”

AAMC Response:

AAMC maintains open dialogue with our Fiscal Intermediary, CareFirst Blue Cross Blue Shield of Maryland (CareFirst). We will continue to explore this dialogue and to seek guidance from CareFirst on their specific recommendations relative to the “incident to” requirements. To date CareFirst has not published a Local Medical Review Policy for cardiac rehabilitation services.

We will provide CareFirst Medical Review with AAMC’s written policies and procedures, with a request for confirmation from CareFirst that our practices are in accordance with national and local policy. Specific areas for review will include the following: practice of having on call physicians, use of a “code blue” team for emergencies, and documentation requirements for evidence of direct physician
supervision. Any recommendations for improvement from CareFirst will be adopted into AAMC policy and procedure, and implemented into daily operations.

It is our practice to have the Medical Director or designee on site during our monitored exercise sessions.

Recommendation 2.

"Work with CareFirst to establish the amount of repayment liability, estimated to be $7,045, for services provided to beneficiaries where medical documentation may not have supported Medicare covered diagnoses and for services not otherwise allowable."

AAMC Response:

The repayment liability described in this recommendation is related to 10 beneficiaries with a diagnosis of unspecified angina. Of the 10 beneficiary accounts, 7 were requested for prepayment review by CareFirst via an Additional Development Request (ADR). The ADRs were fulfilled by AAMC and the claims were subsequently paid by CareFirst. It is our understanding that because of the prepayment review, wherein we supplied Care First with documentation and received subsequent payment that our clinical documentation met the necessary documentation for medical necessity. Provided as an attachment to this letter are copies of the 4 ADRs on file, documentation for the remaining 3 accounts that medical records were sent upon request, and remittance advices for each of the 10 beneficiary accounts.

Per Chapter 3 of the Medicare Program Integrity Manual, “When contractors cannot make a coverage or coding determination based upon the information on the claim and its attachments, the contractors may solicit additional documentation from the provider by issuing an Additional Documentation Request (ADR). Contractors must ensure that all records requested are from the period under review . . . If information is requested only from the billing provider and the information received fails to support the coverage or coding of the claim, in full or in part, the contractor must deny the claim”.

Improvements in the assignment of diagnosis codes (codes) were implemented in January of 2002. Processes are in place to audit coding practices, provide feedback to physicians, document coding changes, and to present Advanced Beneficiary Notices (ABN) for non-covered services as defined by section 35-25 of the Medicare Coverage Issues Manual.

Recommendation 3.

“Enforce existing policies to ensure that medical record documentation is obtained and maintained to support Medicare outpatient cardiac rehabilitation services.”

AAMC Response:
AAMC has policies in place to review and audit medical record documentation for cardiac rehabilitation services. Audits are performed to ensure admission criteria for 100% of all patients entering the Cardiac Rehabilitation Program. The discharge audit is completed on 100% of the patients at discharge, which include completeness of physician referral, appropriate diagnosis, supportive documentation for diagnosis of angina, and completeness of documentation per policy. The Cardiac Rehabilitation staff and supervisor perform the audits concurrently. On a daily basis all charges for the day are audited for appropriate patient and date of service. AAMC will continue with this auditing mechanism and will include any guidance or recommendations provided by CareFirst as part of their review, requested by AAMC.

Thank you for providing us with the opportunity to respond to the Audit findings. If you have any remaining questions, please contact me at 443-481-4826 or be email at vdiamondl@aaahs.org.

Sincerely,

Vickie Diamond, RN
Vice President for Clinical Services

VD/eae

Enclosures
This report was prepared under the direction of Stephen Virbitsky, Regional Inspector General for Audit Services. Other principal Office of Audit Services staff that contributed includes:

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