



Medicare Liens: CLEARING THE CONFUSION: Who is Responsible and When is it Necessary to Report to Medicare



WEDNESDAY, January 19, 2011 • 1:00 P.M. - 2:30 P.M. Eastern

A 90-MINUTE TIPS TELECONFERENCE

Program Description:

Are you prepared to protect Medicare's interest? The MMSEA (The Medicare, Medicaid, and SCHIP Extension Act of 2007) ensures that Medicare is the Secondary Payer on settlements involving Medicare eligible claimants. With the approaching deadline of January 2011 for MMSEA reporting, there is no better time to prepare your practice and your clients for these new procedures that will have serious implications for all parties.

Please join us as we discuss this pressing topic, especially if your law practice involves personal injury litigation. As corporate defendants, such as insurance companies and automobile manufacturers, must report to Medicare both at the outset and at settlement, for any litigation, it is essential that counsel understands the mandatory reporting requirements. Cases involving Medicare recipients, including automobile, personal injury and product liability cases, cannot be resolved without taking Medicare compliance into account. Medicare compliance affects all aspects of the litigation, including evaluation for settlement purposes.

This Program Will Cover:

1. The New Medicare Insurer Reporting Rules: How will the MMSEA affect settlements?
2. Dealing With Misinformation: When are Set Asides really required? How are they handled in liability and workers' compensation cases?
3. Strategies and Practice Tips: How your firm can efficiently and effectively deal with healthcare liens. Reductions and Waivers of Medicare Liens.
4. Practical Tips for Handling Cases Involving a Medicare Recipient.

Moderator:

Saba Hashem, Esq., D'Angelo & Hashem, LLC, Boston, MA

Speakers:

John Cattie, Esq., Garretson Resolution Group, Charlotte, NC

Brett Newman, The Lien Resolution Group, Bardonia, NY

Earn MCLE Credit:

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Cost:

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