in part 411 of this chapter because this action is a reopening.

- (c) Determinations by QIOs. An initial determination for purposes of this subpart also includes a determination made by a QIO that:
- (1) A provider can terminate services provided to an individual when a physician certified that failure to continue the provision of those services is likely to place the individual's health at significant risk; or
- (2) A provider can discharge an individual from the provider of services.

[70 FR 11472, Mar. 8, 2005, as amended at 74 FR 65333, Dec. 9, 2009]

§ 405.926 Actions that are not initial determinations.

Actions that are not initial determinations and are not appealable under this subpart include, but are not limited to—

- (a) Any determination for which CMS has sole responsibility, for example—
- (1) If an entity meets the conditions for participation in the program;
- (2) If an independent laboratory meets the conditions for coverage of services:
- (b) The coinsurance amounts prescribed by regulation for outpatient services under the prospective payment system:
- (c) Any issue regarding the computation of the payment amount of program reimbursement of general applicability for which CMS or a carrier has sole responsibility under Part B such as the establishment of a fee schedule set forth in part 414 of this chapter, or an inherent reasonableness adjustment pursuant to §405.502(g), and any issue regarding the cost report settlement process under Part A;
- (d) Whether an individual's appeal meets the qualifications for expedited access to judicial review provided in §405.990;
- (e) Any determination regarding whether a Medicare overpayment claim must be compromised, or collection action terminated or suspended under the Federal Claims Collection Act of 1966, as amended:
- (f) Determinations regarding the transfer or discharge of residents of skilled nursing facilities in accordance with § 483.12 of this chapter;

- (g) Determinations regarding the readmission screening and annual resident review processes required by subparts C and E of part 483 of this chapter:
- (h) Determinations for a waiver of Medicare Secondary Payer recovery under section 1862(b) of the Act;
- (i) Determinations for a waiver of interest:
- (j) Determinations for a finding regarding the general applicability of the Medicare Secondary Payer provisions (as opposed to the application of these provisions to a particular claim or claims for Medicare payment for benefits):
- (k) Determinations under the Medicare Secondary Payer provisions of section 1862(b) of the Act that Medicare has a recovery against an entity that was or is required or responsible (directly, as an insurer or self-insurer, as a third party administrator, as an employer that sponsors or contributes to a group health plan or a large group health plan, or otherwise,) to make payment for services or items that were already reimbursed by the Medicare program;
- (1) A contractor's, QIC's, ALJ's, or MAC's determination or decision to reopen or not to reopen an initial determination, redetermination, reconsideration, hearing decision, or review decision:
- (m) Determinations that CMS or its contractors may participate in or act as parties in an ALJ hearing or MAC review:
- (n) Determinations that a provider or supplier failed to submit a claim timely or failed to submit a timely claim despite being requested to do so by the beneficiary or the beneficiary's subrogee;
- (o) Determinations with respect to whether an entity qualifies for an exception to the electronic claims submission requirement under part 424 of this chapter;
- (p) Determinations by the Secretary of sustained or high levels of payment errors in accordance with section 1893(f)(3)(A) of the Act;
- (q) A contractor's prior determination related to coverage of physicians' services:

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- (r) Requests for anticipated payment under the home health prospective payment system under §409.43(c)(ii)(2) of this chapter; and
- (s) Claim submissions on forms or formats that are incomplete, invalid, or do not meet the requirements for a Medicare claim and returned or rejected to the provider or supplier.

[70 FR 11472, Mar. 8, 2005, as amended at 70 FR 37702, June 30, 2005]

§ 405.927 Initial determinations subject to the reopenings process.

Minor errors or omissions in an initial determination must be corrected only through the contractor's reopenings process under § 405.980(a)(3).

§ 405.928 Effect of the initial determination.

- (a) An initial determination described in §405.924(a) is binding unless it is revised or reconsidered in accordance with 20 CFR 404.907, or revised as a result of a reopening in accordance with 20 CFR 404.988.
- (b) An initial determination described in $\S405.924$ (b) is binding upon all parties to the initial determination unless—
- (1) A redetermination is completed in accordance with §405.940 through §405.958; or
- (2) The initial determination is revised as a result of a reopening in accordance with § 405.980.
- (c) An initial determination listed in §405.924(b) where a party submits a timely, valid request for redetermination under §405.942 through §405.944 must be processed as a redetermination under §405.948 through §405.958 unless the initial determination involves a clerical error or other minor error or omission.

REDETERMINATIONS

§ 405.940 Right to a redetermination.

A person or entity that may be a party to a redetermination in accordance with §405.906(b) and that is dissatisfied with an initial determination may request a redetermination by a contractor in accordance with §405.940 through §405.958, regardless of the amount in controversy.

§ 405.942 Time frame for filing a request for a redetermination.

- (a) Time frame for filing a request. Except as provided in paragraph (b) of this section, any request for redetermination must be filed within 120 calendar days from the date a party receives the notice of the initial determination
- (1) For purposes of this section, the date of receipt of the initial determination will be presumed to be 5 calendar days after the date of the notice of initial determination, unless there is evidence to the contrary.
- (2) The request is considered as filed on the date it is received by the contractor.
- (b) Extending the time frame for filing a request. General rule. If the 120 calendar day period in which to file a request for a redetermination has expired and a party shows good cause, the contractor may extend the time frame for filing a request for redetermination.
- (1) How to request an extension. A party may file a request for an extension of time for filing a request for a redetermination with the contractor. The party should include any evidence supporting the request for extension. The request for redetermination extension must—
 - (i) Be in writing;
- (ii) State why the request for redetermination was not filed within the required time frame; and
- (iii) Meet the requirements of § 405.944.
- (2) How the contractor determines if good cause exists. In determining if a party has good cause for missing a deadline to request a redetermination, the contractor considers—
- (i) The circumstances that kept the party from making the request on time:
- (ii) If the contractor's action(s) misled the party; and
- (iii) If the party had or has any physical, mental, educational, or linguistic limitations, including any lack of facility with the English language, that prevented the party from filing a timely request or from understanding or knowing about the need to file a timely request.
- (3) Examples of good cause. Examples of circumstances when good cause may