RUNNING HEAD: HEALTHCARE AND NURSING

Healthcare costs in healthcare today

Name of Student

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**The Medicare, Medicaid and SCHIP Extension Act of 2007: A Practitioner’s introduction to resolving personal injury liability claims by Medicare beneficiaries.**

***Summary***

In this article, different Acts and policies are given keeping the issue of ever-growing health care cost and federal budget deficits in consideration. Medicare ensures covering past and future medical expenses and two of the main things being introduced in the article are the Secondary Payer Act and MMSEA. It is expected from the practitioners not to overestimate the importance of familiarizing themselves with statutes given in this article. MMSEA has helped the practitioners to categorize the parties in different personal injury liability and claims to take steps so that interests of Medicare could be considered in order to resolve a dispute involving Medicare beneficiaries of personal injury. Different rules have been introduced for the insurers who wanted to have personal injury healthcare insurance. Insurers are to follow all the requirements that the government has made for them.

Statutory focused on helping both the practitioners and patients as they were facing many issues before being familiarized with the statuary scheme. In this article, practitioners are made familiar with how to deal with the Secondary Payer Act (Medicare, 2007). Different statutory schemes and policies are presented in order to solve the issues being faced by the practitioners and insurances. Interests of Medicare have been protected by keeping the medical expenses into consideration. Expenses in healthcare were constantly increasing due to which Medicare would play an essential role by paying for personal injury. This article facilitates how to deal with the expense in Medicare cases and provides a proper guideline to the practitioners so that they could ensure the statutory compliance along with mitigating the risks. Medicare costs and schemes for dealing with them are important to realize so that practitioners could avoid confusion regarding expense and Second Payer Act.

***Bibliography***

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