NPDB GUIDE TO REPORTING HEALTH CARE-RELATED CIVIL JUDGMENTS

BEFORE SUBMITTING:

Are you a federal or state attorney or a health plan that was party to a civil judgment against a health care practitioner, provider, or supplier?

A civil judgment against a health care practitioner, provider, or supplier is reportable, regardless of whether the judgment is on appeal, when it is related to the delivery of a health care item or service. For multi-party suits:

A government agency in a multi-party suit must report the entire action, including all amounts awarded to all claimants, both public and private.

If a government agency is not a party, but there are multiple health plan claimants, the health plan with the largest award must report the total action for all parties.

SUBMIT AN INITIAL ADVERSE ACTION REPORT

Submit an Initial Adverse Action Report

The NPDB notifies the subject of the report when the report is submitted, and when any of these modifications are made.

REPORT MODIFICATIONS (when needed):

Did your organization take an action that modifies or relates to a previously reported action?

Submit a Revision-to-Action Report

Did your organization determine there is an error or omission in a previously submitted report?

Submit a Correction Report

Did your organization determine that an action should not have been reported because:

1. The report was erroneously submitted?
2. The action is not reportable?
3. The action was reversed or overturned?

These are the only reasons for which a report may be voided.

Did a practitioner appeal a previously reported action by your organization?

Submit a Notice of Appeal

Void the Report

www.npdb.hrsa.gov

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https://www.npdb.hrsa.gov