## 3749

## 2011-2012 Regular Sessions

## IN SENATE

March 3, 2011

Introduced by Sen. ROBACH -- read twice and ordered printed, and when printed to be committed to the Committee on Labor

AN ACT to amend the workers' compensation law, in relation to prescription prices and pharmacies for injured employees and to repeal section 88 of such law relating thereto

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Paragraph 5 of subdivision (i) of section 13 of the work-2 ers' compensation law, as added by chapter 6 of the laws of 2007 is 3 amended and three new paragraphs 6, 7 and 8 are added to read as 4 follows:

5 (5) [Notwithstanding any other provision of this chapter, if] IF an 6 employer or carrier has contracted with a pharmacy to provide prescribed 7 medicine to claimants, then such employer or carrier may require claim-8 ants to obtain all prescribed medicines from the pharmacy with which it has contracted, except if a medical emergency occurs and it would not be 9 reasonably possible to obtain immediately required prescribed medicine 10 the pharmacy with which the employer or carrier has a contract. An 11 from 12 employer or carrier that requires claimants to obtain prescribed medi-13 cines from a pharmacy with which it has a contract must notify claimants the pharmacy or pharmacies with which it has a contract, the 14 of 15 locations and addresses of the pharmacy or pharmacies, if applicable, 16 how to initially fill and refill prescriptions through the mail, internet, telephone or other means, and any other required information that 17 18 must be supplied to the pharmacy or pharmacies. If the pharmacy or phar-19 macies with which the employer or carrier contracts does not offer mail order service and does not have a physical location within a reasonable 20 distance from the claimant, as defined by regulation of the board, the 21 22 claimant may obtain prescribed medicines at the pharmacy or pharmacies 23 of his or her choice and the employer or carrier will be liable for such

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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1 charges in accordance with the fee schedule prescribed in section thir-2 teen-o of this [chapter] ARTICLE.

3 (6) NOTWITHSTANDING PARAGRAPH FIVE OF THIS SUBDIVISION, AN EMPLOYER OR
4 CARRIER SHALL BE PROHIBITED FROM REFUSING TO ALLOW A CLAIMANT TO UTILIZE
5 A PHARMACY OF HIS OR HER CHOICE TO FURNISH THE PRESCRIBED MEDICATIONS
6 REQUIRED BY THE CLAIMANT AS LONG AS SUCH PHARMACY'S CHARGES COMPLY WITH
7 THE PUBLISHED PRICES.

8 PHARMACY THAT HAS PROVIDED PRESCRIBED MEDICINE TO A CLAIMANT (7) ANY 9 AND HAS NOT BEEN REIMBURSED IN ACCORDANCE WITH THE PROVISIONS OF PARA-10 OF THIS SUBDIVISION SHALL BE ENTITLED TO MAINTAIN AN ACTION GRAPH ONE 11 AGAINST THE EMPLOYER AND CARRIER TO RECOVER THEAMOUNTS DUE ТΟ SUCH 12 PHARMACY PURSUANT TO THIS SUBDIVISION IN ACCORDANCE WITH REGULATIONS TO 13 BE ESTABLISHED BY THE BOARD OR THE CHAIRMAN. WHERE A PHARMACY BILL HAS 14 BEEN DETERMINED TO BE DUE AND OWING IN ACCORDANCE WITH THE PROVISIONS OF 15 THIS SUBDIVISION, THE BOARD SHALL INCLUDE IN THE AMOUNT OF THE AWARD 16 INTEREST OF NOT MORE THAN ONE AND ONE-HALF PERCENT PER MONTH PAYABLE ΤO 17 THE PHARMACY IN ACCORDANCE WITH THE RULES AND REGULATIONS PROMULGATED BY 18 THE BOARD.

19 (8) NOTWITHSTANDING ANY OTHER PROVISION IN THIS CHAPTER, THE INITIAL 20 FILL OF A PRESCRIPTION MEDICINE IN CONNECTION WITH A CLAIM FOR BENEFITS 21 THIS CHAPTER SHALL NOT CONTAIN A SUPPLY OF SUCH MEDICINE FOR A UNDER 22 PERIOD OF LONGER THAN FOURTEEN DAYS. FOR THE PURPOSES OF THIS PARAGRAPH, 23 "INITIAL FILL" SHALL BE DEFINED AS A PRESCRIPTION OR A COMBINATION OF 24 PRESCRIPTIONS FOR MEDICATION ISSUED BY AN AUTHORIZED MEDICAL PROVIDER AT 25 DISCOVERY OF INJURY OR ILLNESS BUT SHALL NOT INCLUDE THE TIME OF 26 PRESCRIPTIONS THAT MAY BE WRITTEN SEVENTY-TWO HOURS OR MORE FROM THE TIME OF INITIAL MEDICAL CARE. 27

S 2. Section 88 of the workers' compensation law, as amended by chapter 635 of the laws of 1996, is amended to read as follows:

S 88. Administration expenses. The entire expense of administering the 30 state insurance fund shall be paid out of such fund which shall not be 31 32 considered an agency or a fund of the state for the purposes of section 33 of the state finance law. The portion of such expenses applicable four and chargeable to the disability benefits fund shall be determined on an 34 equitable basis with due allowance for the division of 35 overhead There shall be submitted to the director of the budget quar-36 expenses. 37 terly financial statements on a calendar year basis. In no case shall 38 the amount of administrative expenditures so authorized for an entire 39 year from the workers' compensation fund exceed twenty-five per centum 40 earned premiums for such insurance for that year. [In no case of the shall the amount of administrative expenditures authorized for the disa-41 42 bility benefits fund for an entire year exceed twenty-five per centum of 43 the premiums earned by that fund for such insurance for that year.] No 44 payment, expenditure or refund out of the state insurance fund shall be 45 subject to pre-audit by the department of audit and control as provided by section one hundred eleven of the state finance law. All appointments 46 47 positions in the state insurance fund shall be made subject to civil to 48 service requirements.

49 S 3. Section 88 of the workers' compensation law, as amended by chap-50 ter 6 of the laws of 2007, is REPEALED.

51 S 4. This act shall take effect immediately.