## STATE OF NEW YORK

5526

2017-2018 Regular Sessions

## IN ASSEMBLY

February 10, 2017

Introduced by M. of A. BRONSON -- read once and referred to the Committee on Labor

AN ACT to amend the workers' compensation law, in relation to requiring the medical advisory committee to establish the use of comprehensive nationally recognized treatment guidelines for all body parts or conditions which have no recommendations by such advisory committee

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Subdivision 5 of section 13-a of the workers' compensation 2 law, as amended by chapter 6 of the laws of 2007 and as further amended 3 by section 104 of part A of chapter 62 of the laws of 2011, is amended 4 to read as follows:

5 (5) (a) No claim for specialist consultations, surgical operations, б physiotherapeutic or occupational therapy procedures, x-ray examinations 7 or special diagnostic laboratory tests costing more than one thousand 8 dollars shall be valid and enforceable, as against such employer, unless such special services shall have been authorized by the employer or by 9 10 the board, or unless such authorization has been unreasonably withheld, 11 or withheld for a period of more than thirty calendar days from receipt 12 of a request for authorization, or unless such special services are 13 required in an emergency, provided, however, that the basis for a denial 14 of such authorization by the employer must be based on a conflicting 15 second opinion rendered by a physician authorized by the board. The board, with the approval of the superintendent of financial services, 16 shall issue and maintain a list of pre-authorized procedures under this 17 18 section. The list of pre-authorized procedures, including medical treat-19 ment authorized by any quidelines promulgated or adopted by the board, 20 shall not be utilized to deny or pre-determine the need for medical services that vary from such list or the quidelines. 21 22 (b)(i) The medical advisory committee shall recommend and the board

23 shall adopt the temporary use of comprehensive, evidence based,

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	nationally recognized treatment guidelines for body parts or conditions
2	where no agreed upon workers' compensation treatment guideline exists.
3	Until such time that the medical advisory committee makes a recommenda-
4	tion for a body part or a particular condition and the board adopts
5	guidelines for said body part or condition, a qualifying, evidence
б	based, nationally recognized treatment guideline shall be used for
7	treatment covered under workers' compensation in New York state.
8	(ii) The medical advisory committee shall have one hundred eighty days
9	to issue a written recommendation indicating the selection of a qualify-
10	ing guideline to the board for immediate adoption based upon review of
11	nationally recognized, evidence-based medical treatment guidelines that
12	meet the following criteria: (A) are updated at least every two years to
13	reflect the best science; and (B) are comprehensive in nature, covering
14	at least ninety-five percent of conditions and body parts covered by
15	workers' compensation. The qualifying nationally recognized guidelines
16	shall be temporary and in effect for a period of two years or until the
17	advisory committee has made a recommendation and the board has adopted a
18	guideline for treatment of a body part or condition that has no recom-
19	mendation. If, after the first two years and every two years thereaft-
20	er, the advisory committee has not made a recommendation and the board
21	has not adopted a guideline on a particular body part or condition then
22	the advisory committee shall review the qualifying nationally recognized
23	guidelines and the board shall adopt a two year extension of such guide-
24	lines by a two-thirds majority vote of the medical advisory committee or
25	<u>establish a new qualifying treatment guideline.</u>
26	8 2 This act shall take effect immediately

26 § 2. This act shall take effect immediately.