STATE OF NEW YORK

7245--A

IN SENATE

January 14, 2020

Introduced by Sens. RAMOS, GIANARIS -- read twice and ordered printed, and when printed to be committed to the Committee on Labor -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the workers' compensation law, in relation to contracted network pharmacy use

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 a new paragraph 6 is added to read as follows:

(5) Notwithstanding any other provision of this chapter, if an employer or carrier has contracted with a pharmacy to provide prescribed medicine to claimants, then such employer or carrier may [require] encourage 7 claimants to obtain all prescribed medicines from the pharmacy with which it has contracted[- except if a medical emergency occurs and it would not be reasonably possible to obtain immediately required 9 10 prescribed medicine from the pharmacy with which the employer or carrier 11 has a contract]. An employer or carrier that [requires] encourages claimants to obtain prescribed medicines from a pharmacy with which it 12 13 has a contract must notify claimants of the pharmacy or pharmacies with 14 which it has a contract, the locations and addresses of the pharmacy or 15 pharmacies, if applicable, how to initially fill and 16 prescriptions through the mail, internet, telephone or other means, and 17 any other required information that must be supplied to the pharmacy or pharmacies. [If the pharmacy or pharmacies with which the employer or 18 carrier contracts does not offer mail order service and does not have a 19 20 physical location within a reasonable distance from the claimant, as defined by regulation of the board, the claimant may obtain prescribed 22 medicines at the pharmacy or pharmacies of his or her choice and the 23 employer or carrier will be liable for such charges in accordance with 24 the fee schedule prescribed in section thirteen-o of this chapter] While 25 an employer or a carrier may contract with a network pharmacy and 26 encourage claimants to use it exclusively, claimants may obtain

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

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prescribed medicines at the pharmacy or pharmacies of their choice so long as that pharmacy is registered as a resident, in-state pharmacy 2 3 with the New York state board of pharmacy and the employer or carrier will be liable for such charges in accordance with the fee schedule 4 5 prescribed in section thirteen-o of this article so long as the medica-6 tions are causally related to the claimants' work related injuries and 7 are in accordance with the New York state workers' compensation pharmacy 8 formulary and all other applicable board regulations regarding pharmacy. 9 This paragraph will not apply to any resident, in-state pharmacies that 10 are contracted with the network pharmacy that the employer or carrier designates as their preferred and encouraged network pharmacy. Such 11 pharmacies are obligated to process all claims through their contract 12 13 with the employer's or carrier's designated network pharmacy. This para-14 graph will also not apply to any non-resident, out-of-state pharmacies nor shall it apply to any compound medications that the claimant is 15 16 prescribed. The employer or carrier will have the right to deny any charges that originate from non-resident, out-of-state pharmacies and 17 deny any charges for non-FDA approved extemporaneous compound medica-18 19 tions.

- (6) (i) Any pharmacist licensed and registered to practice in New York 21 state pursuant to article one hundred thirty-seven of the education law shall be permitted to dispense medication to a claimant outside of the 22 23 network where:
 - (A) the carrier has refused to pay for the claimant's medication and the claimant is unable to access a network pharmacy; or
 - (B) the claimant's medication needs to be reauthorized monthly, and is so authorized, but is denied because:
 - (I) the carrier failed to respond to the reauthorization;
- 29 (II) medical reports were not filed for reauthorization or a filed 30 medical report contains a defect;
- 31 (III) the medication has been authorized in the past, however the 32 carrier denies authorization claiming that the medical treatment guidelines do not support reauthorization; 33
 - (IV) an independent medical examiner disagrees with reauthorization;
- 35 (V) reauthorization has been denied because maximum medical improve-36 ment has been reached; or 37
 - (VI) the case is in the process of being settled.
 - (ii) Any pharmacy that agrees to dispense medication to a claimant under subparagraph (i) of this paragraph shall:
- 40 (A) follow the fee schedule prescribed in section thirteen-o of this 41 article;
 - (B) follow all treatment guidelines;
- (C) follow the New York state workers' compensation pharmacy formu-43 44 lary;
- 45 (D) verify that the medication is causally related to the claimant's 46 work related injuries; and
- 47 (E) assume all liability for the medication if a case is not estab-48 <u>lished</u> or if the medication is not later approved.
- (iii) Upon approval of any medication dispensed by a pharmacy pursuant 49 to subparagraph (i) of this paragraph, such pharmacy shall be entitled 50 51 to receive prompt payment for such medication from the carrier within ten days of such approval, and shall be permitted to continue to provide 52 such medication to the claimant after such claimant's case has been 53 established outside of the network. 54
 - § 2. This act shall take effect immediately.