New York State - Workers' Compensation Board Health Insurers' Match Program

WCB Case Number			-	
t l	Claimant's Social Security No.	Date of Accident/Injury	Claimant's Name	
WC Carrier Case Number	WC Carrier Code	Reimbursement Amt. Requested	Employer's Name	
Date Payment Made (Earliest date if multiple claim)	Date Request for Reimb. Filed (If previously filed for this case)	Health Insurer's Claim ID No.	Date of Partial Match (If Applica	ble) Date of Full Match (If Applicable)
Name and Address of Workers' Compensation Insurance Carrier/Employer/Special Fund		Was ANCR Established? ☐ Yes ☐ No	Status of Case Open Closed	
			WCB District Office (Where claim was determined or is pend	Health Insurer's Fed. Tax ID No.
Name and Address of Health Insurer/Health Benefit Plan			Health Insurer's Telephone N	lo. Health Insurer's Fax No.
			The state of the s	ntation pertaining to this reimbursement JCTIONS ON REVERSE.
		quests reimbursement from the arrier on the date indicated below		aid in the workers' compensation d.)
Printed Name	Si	gnature	Title	Date Form Mailed
		<u> </u>		eimbursement Reques
 4. The claim has not been tir 5. Treatment was for a condi 6. Treatment was obtained a 	ition unrelated to the workers' of	•	ehalf of a nerson other than	Alon aloimount
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Representative's Telephone Number

INSTRUCTIONS

Requests for reimbursement by a health insurer or health benefits plan ["Plan"] for payments made to health providers on behalf of injured employees entitled to workers' compensation benefits, and requests for arbitration of disputed requests for reimbursement, shall be submitted and processed in accordance with the provisions of Subpart 325-6 of Title 12 NYCRR. ALL PARTIES TO WHOM THESE RULES ARE APPLICABLE SHOULD THOROUGHLY FAMILIARIZE THEMSELVES WITH THE RULES, AS THE INSTRUCTIONS HEREIN ARE INTENDED AS A PROCEDURAL GUIDE AND ARE NOT TO BE CONSTRUED AS A COMPREHENSIVE INTERPRETATION OF THE RULES REQUIREMENTS.

To All Plans:

Requests for reimbursement must be submitted to an employer, workers' compensation carrier or special fund ["carrier"] on this form, completed with such information as required on Part I of this form, together with the documentation specified in Section 325-6.3(b).

A Plan must send requests for arbitration within 90 calendar days after the earlier of the date on which a carrier has mailed a notice of objection to a request for reimbursement or has failed to make payment or failed to mail a notice of objection within 50 business days after mailing of the request for reimbursement (but no earlier than 55 business days after the date of mailing of the request for reimbursement form if no objection has been received), unless the parties mutually agree to extend the period in which the carrier must reply. If the Plan fails to submit its request for arbitration within the prescribed period, it shall be deemed to have waived its right to arbitration, except as otherwise provided in Subpart 325-6.

The Plan shall initiate the request for arbitration by completing Part III of this form and forwarding the completed request for arbitration to the carrier and 2 copies of the completed form, together with 2 copies of all documents previously submitted to the carrier, proof of service of all documents upon the carrier and the prescribed filing fee to:

American Arbitration Association Attention: HIMP Unit 65 Broadway New York, NY 10006

If the carrier has failed to file a timely objection to a request for reimbursement, the Plan shall indicate on the form that no objections have been received. All hearings shall be desk arbitrations based on documents alone, unless an oral hearing is requested. If the Plan requests an oral hearing, it shall indicate its request on the form and designate the locale of the oral hearing, which shall be the city of the Board district office where the underlying compensability of the compensation claim giving rise to the request for reimbursement was established. The filing fee for all desk arbitrations shall be \$150 per request, and \$475 for an oral hearing. Requests for arbitration which are not accompanied by the completed form, proof of service and/or the required fee shall not be processed and shall be returned to the Plan.

To All Carriers:

A carrier objecting to a request for reimbursement, in whole or in part, must state its objections by completing Part II of the form submitted to it by the Plan and mailing such notice of objection together with supporting documentation and explanation to the Plan within 50 business days after the dating of mailing of this form to the carrier. If a carrier does not object or objects only in part, the undisputed amount must be paid to the Plan within such 50 business days.

The carrier may interpose objections to the request for reimbursement which are specifically set forth in Section 325-6.4(b) and Part II of this form, and any objection which is not specifically prohibited by Section 325-6.4(c). If the carrier fails to make payment or send timely notice of objections, it will be deemed to have waived all objections, except as provided in Section 325-6.13(c).

Within 10 business days after receipt of acknowledgment of the completed request for arbitration from the American Arbitration Association ("AAA"), the carrier shall submit to the AAA 2 copies of such documents together with proof of timely filing of such documents with the Plan. Such documents will not be considered unless the carrier has previously filed a timely notice of objection and the supporting documents with the Plan, except as provided in Section 325-6.13.

If the carrier is the party requesting an oral hearing, it may make such request within 10 business days after receipt of its copy of the request for arbitration by designating the locale of the hearing and sending the filing fee of \$475 to the AAA.

Arbitrations:

The conduct of all desk arbitrations and oral hearings shall be under the auspices of the AAA, and shall be governed by Subpart 325-6 and the AAA's internal rules of procedure, to the extent that such rules are not inconsistent with Subpart 325-6. Enforcement and collection of awards, and allocation of fees, shall be made as set forth in Sections 325-6.14 and 325-6.16.