

## ATTENDING DOCTOR'S REQUEST FOR AUTHORIZATION AND CARRIER'S RESPONSE

C-4 AUTH

State of New York - Workers' Compensation Board Answer all questions fully on this report

	WCB Case Number:	Carrier Case Number:		Date of Injury	<i>r</i> :		
A.	Patient's Name:	MI Last	S	ocial Security	No.:		
		MI Last City					
		City					
	• •						
		City					
		City					
В.	•						
	Address: Number and Street	City	St	ate	Zip Code		
	_	Telephone No.:		Fax No			
C.	AUTHORIZATION REQUEST	following anguist coming(a) and in a company \$4,000 and			nt to the Madical Tradment	Deside linea De	
1	The undersigned requests written authorization for the following <b>special service(s) costing over \$1,000 o</b> r requiring pre-authorization pursuant to the Medical Treatment Guidelines. Do NOT use this form for injuries/illnesses involving the Mid and Low Back, Neck, Knee, and Shoulder; except for the treatment/procedures listed below under Medical Treatment Guideline Procedures Requiring Pre-Authorization. Please use the appropriate Medical Treatment Guideline form if any other procedure/test is being requested.						
	Authorization Requested:		•	Carr	ier Response: if any se		
	Diagnostic Tests:			is (	denied, explain on reve	rse.	
	Radiology Services (X-Rays, CT Scan	s, MRI) indicate body part:			Granted w/o Prejudio		
	Other			Granted	Granted w/o Prejudio	eDenied	
	Therapy (including Post Operative):						
	Physical Therapy:		weeks weeks	Granted Granted	Granted w/o Prejudio Granted w/o Prejudio		
	□ OccupationalTherapy:     □ Other	<del></del>	weeks	Granted			
	Surgery:				,		
	Type of Surgery (Describe, include use	of hardware/surgical implants)		Granted	Granted w/o Prejudic	e Denied	
		<u> </u>		Granted	Granted w/o Prejudic	e Denied	
	Treatment:				_		
	Other			Granted [	Granted w/o Prejudice	eDenied	
		Requiring Pre-Authorization (Complete Guideline Low <b>B</b> ack, N = <b>N</b> eck. In remaining boxes, indicate			-		
				_			
	1. Lumbar Fusions B - E 4 a			Granted	Granted w/o Prejudio	_	
	2. Artificial Disk Replacement	<u>E                                     </u>	2.	Granted	Granted w/o Prejudio		
	3. Vertebroplasty B - E 7 a	<u> </u>		Granted	Granted w/o Prejudio	_	
	4. Kyphoplasty B - E 7 a i		4.	Granted	Granted w/o Prejudio		
	5. Electrical Bone Growth Stimulators		5.	Granted	Granted w/o Prejudio	_	
	6. Spinal Cord Stimulators B - E	[10 a i ]	6.	Granted	Granted w/o Prejudio		
	7. Osteochondral Autograft K - D	<del></del>	7.	Granted	Granted w/o Prejudio	=	
	8. Autologus Chondrocyte Implantation	K - D 1	8.	Granted	Granted w/o Prejudio		
	9. Meniscal Allograft Transplantation	K - D	9. 1	Granted	Granted w/o Prejudio	_	
	10. Knee Arthroplasty (total or partial kn	nee joint replacement)   K   -   F   2	10.	Granted	Granted w/o Prejudio		
	11. Second or Subsequent Procedure	<u> </u>	11.	Granted	Granted w/o Prejudio	ce Denied	

STATEMENT OF MEDICAL NECESS						
Pursuant to 12 NYCRR 325-1.4(a)(1), it is the attending physician's burden to set forth the medical necessity of the special services required. Failure to do so may delay the authorization process.						
required. I allule to do so may dela	y the authorization process.					
Date of service of supporting medical in WCB Case File: (If not already in file, supporting medical must be attach						
I certify that I am making the above re	quest for authorization. This request was made to the insurance carrier/self-insurer: (Complete A or B)					
A. By fax on (date)	to (person contacted)					
B. By telephone on (date)	to (person contacted) to (person contacted)					
and e-mailed/faxed/mailed on (da	te)					
A copy of this form was sent to the Bo						
Provider's Signature:	Date:					
SELF-INSURED EMPLOYER / CARE	RIER RESPONSE TO AUTHORIZATION REQUEST					
Response Time and Notification Re	•					
	t respond to the authorization request orally and in writing via e-mail, fax or regular mail with confirmation of time period for response begins to run from the completion date of this form if e-mailed or faxed, or the					
	via regular mail. The written response shall be on a copy of this form completed by the physician seeking					
	hether the authorization has been granted, granted without prejudice, or denied. Authorization can only be					
	compensation case is controverted or the body part has not yet been established. Authorization without n admission that the condition for which these services are required is compensable or the employer/carrier					
is liable. The employer/carrier shall	not be responsible for the payment of such services until the question of compensability and liability is					
resolved. Written response must be sand any other parties of interest.	ent to the health care provider, claimant, claimant's legal counsel, if any, the Workers' Compensation Board					
• •	zation of a Special Service: A denial of authorization of a special service must be based upon and					
accompanied by a conflicting seco	nd opinion rendered by a physician authorized to conduct IMEs, or record review, or qualified medical					
	d to treat workers' compensation claimants. (If authorization is denied in a controverted case, the conflicting I necessity only.) When denying authorization for a special service, the employer/carrier must also file with					
	al <u>Board Form C-8.1 Part A</u> (Notice of Treatment Issue(s)/Disputed Bill Issue(s)). Failure to file timely the					
conflicting second opinion and Board	Form C-8.1 Part A will render the denial defective. If denial of an authorization is based upon claimant's					
must be attached.	scheduled within the 30 day authorization period, contemporaneous supporting evidence of claimant's failure					
	AUTH: The special service(s) for which authorization has been requested will be deemed authorized by					
	employer/carrier fails to respond within the time specified above. An Order of the Chair is not subject to an					
appeal under Section 23 of the Worke	(ATTACH OR REFERENCE CONFLICTING SECOND MEDICAL OPINION AS EXPLAINED ABOVE.)					
REASON FOR DENIAL(S), IF ANY	(ATTACH OR REFERENCE CONFLICTING SECOND MEDICAL OPINION AS EXPLAINED ABOVE.)					
-						
Detection in a few months and a second	and in WOD and file.					
Date of service of supporting medi						
	er/carrier <b>telephoned</b> the office of the health care provider listed above within the response time-frame e self-insured employer/carrier had either granted or denied approval for the special services for which					
authorization was sought, as indicated						
and						
I certify that copies of this form were Workers' Compensation Board and all	e-mailed, faxed, or mailed to the health care provider, the claimant, the claimant's legal counsel, if any, the					
vvoincis Compensation Duard and all	parties of interest of the date below.					
By: (print name)	Title:					
	Date:					

D.

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## AUTHORIZATION FOR SPECIAL SERVICES IS NOT REQUIRED IN AN EMERGENCY

- 1. This form is used for a workers' compensation, volunteer firefighters' or volunteer ambulance workers' benefit case as follows: To confirm a telephone request for written authorization for special service(s) costing over \$1,000 in a non-emergency situation or requiring pre-authorization pursuant to the Medical Treatment Guidelines.
- 2. SPECIAL SERVICES Services for which authorization must be requested are as follows:

*Physicians* - To engage the services of a specialist, consultant, or a surgeon, or to provide for X-ray examinations or physiotherapeutic or other procedures, or to provide for special diagnostic laboratory tests costing more than \$1,000.

*Podiatrists* - In treating the foot, to provide physiotherapeutic procedures, X-ray examinations, or special diagnostic laboratory tests costing more than \$1,000.

Chiropractors - In treating a condition as provided in Section 6551 of the Education Law, to engage the services of a specialist, consultant, or a surgeon, or to provide for X-ray examinations or physiotherapeutic or other procedures, or to provide for special diagnostic laboratory tests costing more than \$1,000.

Occupational/Physical Therapists - In treating a condition as provided in Article 136 or 156 of the Education Law, in the Workers' Compensation Law, and the Rules of the Chair relative to Occupational/Physical Therapy Practice to provide occupational/physical therapy procedures costing more than \$1,000.

Psychologists - Prior authorization for procedures enumerated in section 13-a(5) of the Workers' Compensation Law costing more than \$1,000 must be requested from the self-insured employer or insurance carrier. In addition, authorization must be requested for any biofeedback treatments, regardless of the cost, or and special diagnostic laboratory tests which may be performed by psychologists. Where a claimant has been referred by an authorized physician to a psychologist for evaluation purposes only and not for treatment, prior authorization must be requested if the cost of consultation exceeds \$1,000.

*Medical Treatment Guidelines* - Lumbar Fusions, Artificial Disk Replacement, Vertebroplasty, Kyphoplasty, Electrical Bone Growth Stimulators, Spinal Cord Stimulators, Osteochondral Autograft, Autologus Chondrocyte Implantation, Meniscal Allograft Transplantation, Knee Arthroplasty (total or partial knee joint replacement).

- 3. When requesting authorization over the telephone, be sure to obtain the name of the person contacted since you must indicate this information along with the date of contact and certify its validity on the form.
- 4. It is the attending physician's burden to set forth the medical necessity of the special services required. Be sure to provide this information in the Statement of Medical Necessity section of this form.
- 5. This form must be signed by the attending doctor and must contain her/his authorization certificate number and code letters. If the patient is hospitalized, it may be signed by a licensed doctor to whom the treatment of the case has been assigned as a member of the attending staff of the hospital.
- 6. Please ask your patient for his/her WCB case number and the carrier's case number and show these numbers on this form. In addition, ask your patient if he/she has retained a representative. If represented, ask for the name and address of the representative.
  - This request <u>must</u> be sent to the Workers' Compensation Board, the workers' compensation insurance carrier or self-insured employer, and, if the patient is represented by an attorney or licensed representative, such legal representative. If your patient is not represented, a copy must be sent to your patient.
- 7. If authorization or denial is not forthcoming within 30 calendar days, notify the nearest office of the Workers' Compensation Board.
- 8. HIPAA NOTICE In order to adjudicate a workers' compensation claim, WCL13-a(4)(a) and 12 NYCRR 325-1.3 require health care providers to regularly file medical reports of treatment with the Board and the carrier or employer. Pursuant to 45 CFR 164.512 these legally required medical reports are exempt from HIPAA's restrictions on disclosure of health information.

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD PRESENTS, CAUSES TO BE PRESENTED, OR PREPARES WITH KNOWLEDGE OR BELIEF THAT IT WILL BE PRESENTED TO OR BY AN INSURER, OR SELF-INSURER, ANY INFORMATION CONTAINING ANY FALSE MATERIAL STATEMENT OR CONCEALS ANY MATERIAL FACT SHALL BE GUILTY OF A CRIME AND SUBJECT TO SUBSTANTIAL FINES AND IMPRISONMENT.

Reports should be filed by sending directly to the Workers' Compensation Board at the address below with a copy sent to the insurance carrier:

NYS Workers' Compensation Board Centralized Mailing PO Box 5205 Binghamton, NY 13902-5205

Customer Service Toll-Free Number: 877-632-4996 Statewide Fax Line: 877-533-0337