|  |  |
| --- | --- |
| COUNTY OF BRONX CIVIL COURT OF THE CITY OF NEW YORK | **Index No:  707340/13** |
| ------------------------------------------------------------------------X |  |
| |  |  |  | | --- | --- | --- | | **AVENUE C MEDICAL, PC**  A/A/O **FRANCISCO PARAPI-DUTAN**, | | | |  | | PLAINTIFF(S), | |  | -AGAINST- |  | | **MVAIC**, | | | |  | | DEFENDANT(S), | |  |  |  | | AFFIDAVIT |
| ------------------------------------------------------------------------X |  |

|  |  |
| --- | --- |
| STATE OF NEW YORK COUNTY OF | ) ) ss. |

I, Sayeedus Salehin, M.D., hereby swear the following to be true under the penalty of perjury:

1. I am a physician duly licensed to practice in the State of New York.
2. I am the treating physician of the patient herein.
3. I personally reviewed the Independent Medical Evaluation (IME) report dated 8/24/2011 by Victor Sasson, M.D., who determined that further treatment was not medically necessary from an orthopedic viewpoint for the patient herein..
4. Contemporaneous with that IME are the re-evaluations of the patient dated 6/20/2011, 8/13/2011 and 10/26/2011. According to the reports produced during each of these re-evaluations the patient presented with continuing pain, restricted range of motion in the neck, low back, right elbow and right wrist. The reports indicate presence of positive objective findings.
5. Based on my review of all relevant records maintained by the Plaintiff, I am of the opinion that post-IME physical therapy and range of motion / muscle testing services for the dates 11/30/2011 – 1/13/2012 were medically necessary.

Date: January \_\_\_, 2014

By\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Sayeedus Salehin, M.D.