

AMENDED IN SENATE MAY 3, 2011

SENATE BILL

No. 127

Introduced by Senator Emmerson

January 27, 2011

An act to amend Section 5307.1 of the Labor Code, relating to workers' compensation.

LEGISLATIVE COUNSEL'S DIGEST

SB 127, as amended, Emmerson. Official medical fee schedule: physician services.

Existing law establishes a workers' compensation system, administered by the Administrative Director of the Division of Workers' Compensation, to compensate an employee for injuries sustained in the course of his or her employment.

Existing law requires the administrative director, after public hearings, to adopt and revise periodically an official medical fee schedule that establishes reasonable maximum fees paid for medical services, other than physician services and other prescribed goods and services, in accordance with specified requirements.

Existing law, notwithstanding the above provisions, further authorizes the administrative director, after public hearings, to adopt and revise, no less frequently than biennially, an official medical fee schedule for physician services, in accordance with specified requirements.

This bill would require the administrative director, in order to keep the fee schedule for physician services appropriately updated, to annually adopt the Current Procedural Terminology (CPT) codes, descriptors, and modifiers published by the American Medical Association, as specified.

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 5307.1 of the Labor Code is amended to
2 read:
3 5307.1. (a) The administrative director, after public hearings,
4 shall adopt and revise periodically an official medical fee schedule
5 that shall establish reasonable maximum fees paid for medical
6 services other than physician services, drugs and pharmacy
7 services, health care facility fees, home health care, and all other
8 treatment, care, services, and goods described in Section 4600 and
9 provided pursuant to this section. Except for physician services,
10 all fees shall be in accordance with the fee-related structure and
11 rules of the relevant Medicare and Medi-Cal payment systems,
12 provided that employer liability for medical treatment, including
13 issues of reasonableness, necessity, frequency, and duration, shall
14 be determined in accordance with Section 4600. Commencing
15 January 1, 2004, and continuing until the time the administrative
16 director has adopted an official medical fee schedule in accordance
17 with the fee-related structure and rules of the relevant Medicare
18 payment systems, except for the components listed in subdivision
19 (j), maximum reasonable fees shall be 120 percent of the estimated
20 aggregate fees prescribed in the relevant Medicare payment system
21 for the same class of services before application of the inflation
22 factors provided in subdivision (g), except that for pharmacy
23 services and drugs that are not otherwise covered by a Medicare
24 fee schedule payment for facility services, the maximum reasonable
25 fees shall be 100 percent of fees prescribed in the relevant Medi-Cal
26 payment system. Upon adoption by the administrative director of
27 an official medical fee schedule pursuant to this section, the
28 maximum reasonable fees paid shall not exceed 120 percent of
29 estimated aggregate fees prescribed in the Medicare payment
30 system for the same class of services before application of the
31 inflation factors provided in subdivision (g). Pharmacy services
32 and drugs shall be subject to the requirements of this section,
33 whether furnished through a pharmacy or dispensed directly by
34 the practitioner pursuant to subdivision (b) of Section 4024 of the
35 Business and Professions Code.

1 (b) In order to comply with the standards specified in subdivision
2 (f), the administrative director may adopt different conversion
3 factors, diagnostic related group weights, and other factors affecting
4 payment amounts from those used in the Medicare payment system,
5 provided estimated aggregate fees do not exceed 120 percent of
6 the estimated aggregate fees paid for the same class of services in
7 the relevant Medicare payment system.

8 (c) Notwithstanding subdivisions (a) and (d), the maximum
9 facility fee for services performed in an ambulatory surgical center,
10 or in a hospital outpatient department, may not exceed 120 percent
11 of the fee paid by Medicare for the same services performed in a
12 hospital outpatient department.

13 (d) If the administrative director determines that a medical
14 treatment, facility use, product, or service is not covered by a
15 Medicare payment system, the administrative director shall
16 establish maximum fees for that item, provided that the maximum
17 fee paid shall not exceed 120 percent of the fees paid by Medicare
18 for services that require comparable resources. If the administrative
19 director determines that a pharmacy service or drug is not covered
20 by a Medi-Cal payment system, the administrative director shall
21 establish maximum fees for that item. However, the maximum fee
22 paid shall not exceed 100 percent of the fees paid by Medi-Cal for
23 pharmacy services or drugs that require comparable resources.

24 (e) Prior to the adoption by the administrative director of a
25 medical fee schedule pursuant to this section, for any treatment,
26 facility use, product, or service not covered by a Medicare payment
27 system, including acupuncture services, or, with regard to
28 pharmacy services and drugs, for a pharmacy service or drug that
29 is not covered by a Medi-Cal payment system, the maximum
30 reasonable fee paid shall not exceed the fee specified in the official
31 medical fee schedule in effect on December 31, 2003.

32 (f) Within the limits provided by this section, the rates or fees
33 established shall be adequate to ensure a reasonable standard of
34 services and care for injured employees.

35 (g) (1) (A) Notwithstanding any other provision of law, the
36 official medical fee schedule shall be adjusted to conform to any
37 relevant changes in the Medicare and Medi-Cal payment systems
38 no later than 60 days after the effective date of those changes,
39 provided that both of the following conditions are met:

1 (i) The annual inflation adjustment for facility fees for inpatient
2 hospital services provided by acute care hospitals and for hospital
3 outpatient services shall be determined solely by the estimated
4 increase in the hospital market basket for the 12 months beginning
5 October 1 of the preceding calendar year.

6 (ii) The annual update in the operating standardized amount and
7 capital standard rate for inpatient hospital services provided by
8 hospitals excluded from the Medicare prospective payment system
9 for acute care hospitals and the conversion factor for hospital
10 outpatient services shall be determined solely by the estimated
11 increase in the hospital market basket for excluded hospitals for
12 the 12 months beginning October 1 of the preceding calendar year.

13 (B) The update factors contained in clauses (i) and (ii) of
14 subparagraph (A) shall be applied beginning with the first update
15 in the Medicare fee schedule payment amounts after December
16 31, 2003.

17 (2) The administrative director shall determine the effective
18 date of the changes, and shall issue an order, exempt from Sections
19 5307.3 and 5307.4 and the rulemaking provisions of the
20 Administrative Procedure Act (Chapter 3.5 (commencing with
21 Section 11340) of Part 1 of Division 3 of Title 2 of the Government
22 Code), informing the public of the changes and their effective date.
23 All orders issued pursuant to this paragraph shall be published on
24 the Internet Web site of the Division of Workers' Compensation.

25 (3) For the purposes of this subdivision, the following definitions
26 apply:

27 (A) "Medicare Economic Index" means the input price index
28 used by the federal Centers for Medicare and Medicaid Services
29 to measure changes in the costs of a providing physician and other
30 services paid under the resource-based relative value scale.

31 (B) "Hospital market basket" means the input price index used
32 by the federal Centers for Medicare and Medicaid Services to
33 measure changes in the costs of providing inpatient hospital
34 services provided by acute care hospitals that are included in the
35 Medicare prospective payment system.

36 (C) "Hospital market basket for excluded hospitals" means the
37 input price index used by the federal Centers for Medicare and
38 Medicaid Services to measure changes in the costs of providing
39 inpatient services by hospitals that are excluded from the Medicare
40 prospective payment system.

1 (h) Nothing in this section shall prohibit an employer or insurer
2 from contracting with a medical provider for reimbursement rates
3 different from those prescribed in the official medical fee schedule.

4 (i) Except as provided in Section 4626, the official medical fee
5 schedule shall not apply to medical-legal expenses, as that term is
6 defined by Section 4620.

7 (j) The following Medicare payment system components may
8 not become part of the official medical fee schedule until January
9 1, 2005:

10 (1) Inpatient skilled nursing facility care.

11 (2) Home health agency services.

12 (3) Inpatient services furnished by hospitals that are exempt
13 from the prospective payment system for general acute care
14 hospitals.

15 (4) Outpatient renal dialysis services.

16 (k) Notwithstanding subdivision (a), for the calendar years 2004
17 and 2005, the existing official medical fee schedule rates for
18 physician services shall remain in effect, but these rates shall be
19 reduced by 5 percent. The administrative director may reduce fees
20 of individual procedures by different amounts, but in no event
21 shall the administrative director reduce the fee for a procedure that
22 is currently reimbursed at a rate at or below the Medicare rate for
23 the same procedure.

24 (l) (1) Notwithstanding subdivision (a), the administrative
25 director, commencing January 1, 2006, shall have the authority,
26 after public hearings, to adopt and revise, no less frequently than
27 biennially, an official medical fee schedule for physician services.
28 If the administrative director fails to adopt an official medical fee
29 schedule for physician services by January 1, 2006, the existing
30 official medical fee schedule rates for physician services shall
31 remain in effect until a new schedule is adopted or the existing
32 schedule is revised.

33 (2) In order to keep the official medical fee schedule for
34 physician services appropriately updated to include current
35 procedures and services, the administrative director shall annually
36 adopt the Current Procedural Terminology (CPT) codes,
37 descriptors, and modifiers published by the American Medical
38 Association. ~~New procedures added by this update shall be coded~~
39 ~~“By Report (BR)” until the administrative director, through public~~

1 ~~hearings, adopts and revises the official medical fee schedule rates~~
2 ~~for physician services. Association.~~
3 (m) (1) Notwithstanding subdivisions (a), (b), (f), and (g),
4 commencing January 1, 2008, the administrative director, after
5 public hearings, may adopt and revise, no less frequently than
6 biennially, an official medical fee schedule for inpatient facility
7 fees for burn cases in accordance with this subdivision. Until the
8 date that the administrative director adopts a fee schedule pursuant
9 to this subdivision, the inpatient fee schedule adopted and revised
10 in accordance with subdivisions (a) and (g) shall continue to apply
11 to inpatient facility fees for burn cases.
12 (2) In order to establish inpatient facility fees for burn cases
13 that are adequate to ensure a reasonable standard of services and
14 care, the administrative director may do any of the following:
15 (A) Adopt a fee schedule in accordance with the Medicare
16 payment system, or adopt different conversion factors, diagnostic
17 related group weights, and other factors affecting payment amounts
18 from those used in the Medicare payment system.
19 (B) Adopt a fee schedule utilizing payment methodologies other
20 than those utilized by the Medicare payment system.
21 (C) Adopt a fee schedule that utilizes both Medicare and
22 non-Medicare methodologies.
23 (3) Inpatient facility fees for burn cases may exceed 120 percent,
24 but in no case shall exceed 180 percent, of the fees paid by
25 Medicare. Inpatient facility fees for burn cases shall be excluded
26 from the calculation of estimated aggregate fees for purposes of
27 other subdivisions of this section.
28 (4) The changes to this section made by this subdivision shall
29 remain in effect only until January 1, 2011.