

General Assembly

Substitute Bill No. 222

February Session, 2022



AN ACT REQUIRING NOTICE OF DISCONTINUING PRESCRIPTION MEDICINE UNDER A WORKERS' COMPENSATION CLAIM.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsection (a) of section 31-294d of the 2022 supplement to
- 2 the general statutes is repealed and the following is substituted in lieu
- 3 thereof (Effective October 1, 2022):
- 4 (a) (1) The employer, as soon as the employer has knowledge of an injury, shall provide a competent physician, surgeon, physician
- 6 assistant or advanced practice registered nurse to attend the injured
- 7 employee and, in addition, shall furnish any medical and surgical aid or
- 8 hospital and nursing service, including medical rehabilitation services
- 9 and prescription drugs, as the physician, surgeon, physician assistant or
- advanced practice registered nurse deems reasonable or necessary. The
- 11 employer, any insurer acting on behalf of the employer, or any other
- 12 entity acting on behalf of the employer or insurer shall be responsible
- 13 for paying the cost of such prescription drugs directly to the provider.
- 14 If the employer utilizes an approved providers list, when an employee
- 15 reports a work-related injury or condition to the employer the employer
- shall provide the employee with such approved providers list within
- 17 two business days of such reporting.
- 18 (2) Before discontinuing or reducing payment for prescription drugs,

19	which a physician has deemed reasonable or necessary under this		
20	section, the employer, or any insurer acting on behalf of the employer		
21	shall notify the administrative law judge and the employee, by certified		
22	mail, of the proposed discontinuance or reduction of such payments		
23	Such notice shall specify the reason for the proposed discontinuance o		
24	reduction and the date such proposed discontinuance or reduction will		
25	commence. The employer's or insurer's notice of intention to		
26	discontinue or reduce payments shall (A) identify the claimant, the		
27	claimant's attorney or other representative, the employer, the insurer		
28	and the injury, including the date of the injury, the city or town in which		
29	the injury occurred and the nature of the injury, (B) include medical		
30	documentation that (i) establishes the basis for the discontinuance or		
31	reduction of payments, and (ii) identifies the claimant's attending		
32	physician or advanced practice registered nurse, and (C) be in		
33	substantially the following form:		
0.4	IMPORTANIT		
34	<u>IMPORTANT</u>		
35	STATE OF CONNECTICUT WORKERS' COMPENSATION		
36	COMMISSION		
37	YOU ARE HEREBY NOTIFIED THAT THE EMPLOYER OF		
38	INSURER INTENDS TO REDUCE OR DISCONTINUE YOU		
39	PRESCRIPTION PAYMENTS ON (date) FOR THE FOLLOWING		
40	REASONS:		
41	If you object to the discontinuance of prescription payments as stated		
42	in this notice, YOU MUST REQUEST A HEARING NOT LATER THAN		
43	15 DAYS after your receipt of this notice, or this notice wil		
44	automatically be approved.		
11	autonatically be approved.		
45	To request an Informal Hearing, call the Workers' Compensation		
46	Commission District Office in which your case is pending.		
47	Be prepared to provide medical and other documentation to suppor		
48	your objection. For your protection, note the date when you received		
49	this notice.		

(3) No discontinuance or reduction shall become effective unless specifically approved in writing by the administrative law judge. The employee may request a hearing on any such proposed discontinuance not later than fifteen days after receipt of such notice. Any such request for a hearing shall be given priority over requests for hearings on other matters. The administrative law judge shall not approve any such discontinuance or reduction prior to the expiration of the period for requesting a hearing or the completion of such hearing, whichever is later.

[(2)] (4) If the injured employee is a local or state police officer, state marshal, judicial marshal, correction officer, emergency medical technician, paramedic, ambulance driver, firefighter, or active member of a volunteer fire company or fire department engaged in volunteer duties, who has been exposed in the line of duty to blood or bodily fluids that may carry blood-borne disease, the medical and surgical aid or hospital and nursing service provided by the employer shall include any relevant diagnostic and prophylactic procedure for and treatment of any blood-borne disease.

This act sha sections:	ll take effect as follow	s and shall amend the following
Section 1	October 1, 2022	31-294d(a)

APP Joint Favorable Subst.