[117H3124]

(Original Signature of Member)

118TH CONGRESS 2D Session



To amend title XVIII of the Social Security Act to provide for the application of Medicare secondary payer rules to certain workers' compensation settlement agreements and qualified Medicare set-aside provisions.

IN THE HOUSE OF REPRESENTATIVES

Mr. CAREY introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend title XVIII of the Social Security Act to provide for the application of Medicare secondary payer rules to certain workers' compensation settlement agreements and qualified Medicare set-aside provisions.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Coordination Of Medi5 care Payments and Workers' Compensation Act" or the
6 "COMP Act".

1	SEC. 2. APPLICATION OF MEDICARE SECONDARY PAYER
2	RULES TO CERTAIN WORKERS' COMPENSA-
3	TION SETTLEMENT AGREEMENTS.
4	(a) Secondary Payer Provisions for Workers'
5	Compensation Settlement Agreements.—Section
6	1862 of the Social Security Act (42 U.S.C. 1395y) is
7	amended—
8	(1) in subsection $(b)(2)(A)(ii)$, by inserting
9	"subject to subsection (p)," after "(ii)"; and
10	(2) by adding at the end the following new sub-
11	section:
12	"(p) Definitions.—For purposes of this subsection
13	and subsection (q):
14	"(1) Compromise Agreement.—The term
15	'compromise agreement' means a workers' com-
16	pensation settlement agreement that—
17	"(A) applies to a workers' compensation
18	claim that is denied or contested, in whole or in
19	part, by a workers' compensation payer involved
20	under the workers' compensation law or plan
21	applicable to the jurisdiction in which the
22	agreement has been settled; and
23	"(B) does not provide for a payment of the
24	full amount of benefits sought or that may be
25	payable under the workers' compensation claim.

1	"(2) Workers' compensation claimant
2	The term 'workers' compensation claimant' means a
3	worker who—
4	"(A) is or may be covered under a workers'
5	compensation law or plan; and
6	"(B) submits a claim or accepts benefits
7	under such law or plan for a work-related in-
8	jury or illness.
9	"(3) Workers' compensation law or
10	PLAN.—
11	"(A) IN GENERAL.—The term 'workers'
12	compensation law or plan' means a law or pro-
13	gram administered by a State or the United
14	States to provide compensation to workers for
15	a work-related injury or illness (or for disability
16	or death caused by such an injury or illness),
17	including the Longshore and Harbor Workers'
18	Compensation Act (33 U.S.C. 901–944, 948–
19	950), chapter 81 of title 5, United States Code
20	(known as the Federal Employees Compensa-
21	tion Act), the Black Lung Benefits Act (30
22	U.S.C. 931 et seq.), and part C of title 4 of the
23	Federal Coal Mine and Safety Act (30 U.S.C.
24	901 et seq.), but not including the Act of April
25	22, 1908 (45 U.S.C. 51 et seq.) (popularly re-

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ferred to as the Federal Employer's Liability Act).

"(B) INCLUSION OF SIMILAR COMPENSATION PLAN.—Such term includes a similar compensation plan established by an employer that
is funded by such employer or the insurance
carrier of such employer to provide compensation to a worker of such employer for a workrelated injury or illness.

10 "(4) WORKERS' COMPENSATION PAYER.—The 11 term 'workers' compensation payer' means, with re-12 spect to a workers' compensation law or plan, a 13 workers' compensation insurer, self-insurer, em-14 ployer, individual, or any other entity that is or may 15 be liable for the payment of benefits to a workers' 16 compensation claimant pursuant to the workers' 17 compensation law or plan.

18 "(5) WORKERS' COMPENSATION SETTLEMENT
19 AGREEMENT.—The term 'workers' compensation set20 tlement agreement' means an agreement, between a
21 claimant and one or more workers' compensation
22 payers which—

23 "(A) forecloses the possibility of future
24 payment of some or all workers' compensation
25 benefits involved; and

1	"(B)(i) compensates the claimant for a
2	work-related injury or illness as provided for by
3	a workers' compensation law or plan; or
4	"(ii) eliminates cause for litigation involv-
5	ing issues in dispute between the claimant and
6	payer.".
7	(b) Satisfaction of Secondary Payer Obliga-
8	TIONS.—Section 1862 of the Social Security Act (42
9	U.S.C. 1395y), as amended by subsection (a), is further
10	amended by adding at the end the following new sub-
11	section:
12	"(q) Treatment of Medicare Set-Asides Under
13	Workers' Compensation Settlement Agree-
14	MENTS.—
15	"(1) Satisfaction of secondary payer ob-
16	LIGATIONS.—
17	"(A) Full satisfaction of claim obli-
18	GATIONS.—
19	"(i) IN GENERAL.—If a workers' com-
20	pensation settlement agreement, related to
21	a claim of a workers' compensation claim-
22	ant, includes a Medicare set-aside (as de-
23	fined in subparagraph (B)(i)), such set-
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24	aside shall satisfy any obligation with re-

1	be made under subsection (b)(2)(A)(ii)
2	with respect to such claim.
3	"(ii) RULE OF CONSTRUCTION
4	Nothing in this section shall be construed
5	as requiring the submission of a Medicare
6	set-aside to the Secretary.
7	"(B) Medicare set-aside and medi-
8	CARE SET-ASIDE AMOUNT DEFINED.—For pur-
9	poses of this subsection:
10	"(i) Medicare set-aside.—The
11	term 'Medicare set-aside' means, with re-
12	spect to a workers' compensation settle-
13	ment agreement, a provision in the agree-
14	ment that provides for a payment of a
15	lump sum, annuity, a combination of a
16	lump sum and an annuity, or other
17	amount that is in full satisfaction of the
18	obligation described in subparagraph (A)
19	for items and services that the workers'
20	compensation claimant under the agree-
21	ment received or is reasonably expected to
22	receive under the applicable workers' com-
23	pensation law.
24	"(ii) Medicare set-aside
25	AMOUNT.—The term 'Medicare set-aside

1	amount' means, with respect to a Medicare
2	set-aside, the actual dollar amount pro-
3	vided for in clause (i).
4	"(2) Medicare set-aside.—
5	"(A) SATISFACTION OF MEDICARE SET-
6	ASIDE.—For purposes of this subsection, a
7	Medicare set-aside meets Medicare secondary
8	payer obligations if the Medicare set-aside
9	amount reasonably takes into account the full
10	payment obligation described in paragraph
11	(1)(A), while meeting the requirements of sub-
12	paragraphs (B) and (C) and is determined
13	based on the following:
14	"(i) The illness or injury giving rise to
15	the workers' compensation claim involved.
16	"(ii) The age and life expectancy of
17	the claimant involved.
18	"(iii) The reasonableness of and ne-
19	cessity for future medical expenses for
20	treatment of the illness or injury involved.
21	"(iv) The duration of and limitation
22	on benefits payable under the workers'
23	compensation law or plan involved.

1	"(v) The regulations and case law rel-
2	evant to the workers' compensation law or
3	plan involved.
4	"(B) ITEMS AND SERVICES INCLUDED.—A
5	Medicare set-aside—
6	"(i) shall include payment for items
7	and services that are covered and otherwise
8	payable under this title as of the effective
9	date of the workers' compensation settle-
10	ment agreement and that are covered by
11	the workers' compensation law or plan;
12	and
13	"(ii) is not required to provide for
14	payment for items and services that are
15	not described in clause (i).
16	"(C) PAYMENT REQUIREMENTS.—
17	"(i) REQUIRED APPLICATION OF
18	WORKERS' COMPENSATION LAW AND FEE
19	SCHEDULE.—
20	"(I) IN GENERAL.—Except in the
21	case of an optional direct payment of
22	a Medicare set-aside made under
23	paragraph (5)(A), the set-aside
24	amount shall be based upon the pay-
25	ment amount for items and services

under the workers' compensation law
 or plan and applicable fee schedule
 (effective as of the date of the agree ment).

"(II) WORKERS' COMPENSATION 5 6 FEE SCHEDULE DEFINED.—For purposes of this subsection, the term 7 8 'workers' compensation fee schedule' 9 means, with respect to a workers' 10 compensation law or plan or a similar 11 plan, the schedule of payment 12 amounts established under the appli-13 cable State, Federal, or other workers' 14 compensation law to pay providers for 15 items and services furnished to work-16 ers who incur a work-related injury or 17 illness as defined under such law or 18 plan (or in the absence of such a 19 schedule, the applicable medical reim-20 bursement rate under such law or 21 plan). 22 "(ii) Optional proportional ad-23 JUSTMENT FOR COMPROMISE SETTLEMENT

> AGREEMENTS.—In the case of a compromise settlement agreement, a claimant

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1	or workers' compensation payer who is
2	party to the agreement may elect to cal-
3	culate the Medicare set-aside amount of
4	the agreement by applying a percentage re-
5	duction to the Medicare set-aside amount
6	for the total settlement amount that could
7	have been payable under the applicable
8	workers' compensation law or similar plan
9	involved had the denied, disputed, or con-
10	tested portion of the claim not been subject
11	to a compromise agreement. The percent-
12	age reduction shall be equal to the denied,
13	disputed, or contested percentage of such
14	total settlement. Such election may be
15	made by a party to the agreement only
16	with the written consent of the other party
17	or parties to the agreement.
18	"(3) Optional process for approval of
19	MEDICARE SET-ASIDES.—
20	"(A) Optional prior approval by sec-
21	RETARY.—A party to a workers' compensation
22	settlement agreement that includes a Medicare
23	set-aside may submit to the Secretary the Medi-
24	care set-aside amount for approval.

1 "(B) NOTICE OF DETERMINATION OF AP-2 PROVAL OR DISAPPROVAL.—Not later than 60 3 days after the date on which the Secretary re-4 ceives a submission under subparagraph (A), 5 the Secretary shall notify in writing the parties 6 to the workers' compensation settlement agree-7 ment of the determination of approval or dis-8 approval. If the determination disapproves such 9 submission the Secretary shall include with 10 such notification the specific reasons for the 11 disapproval. 12 "(4) APPEALS.—A party to a workers' com-13 pensation settlement agreement that is dissatisfied 14 with a determination under paragraph (3)(B), upon 15 filing a request for reconsideration with the Secretary not later than 60 days after the date of notice 16 17 of such determination, shall be entitled to-18 "(A) reconsideration of the determination 19 by the Secretary (with respect to such deter-20 mination); 21 "(B) a hearing before an administrative 22 law judge thereon after such reconsideration; 23 and "(C) judicial review of the Secretary's final 24

determination after such hearing.

1	"(5) Administration of medicare set-aside
2	PROVISIONS.—
3	"(A) Optional direct payment of
4	MEDICARE SET-ASIDE AMOUNT.—
5	"(i) Election for direct payment
6	OF MEDICARE SET-ASIDE AMOUNT.—Effec-
7	tive 30 days after the date of enactment of
8	this subsection, with respect to a claim for
9	which a workers' compensation settlement
10	agreement is or has been established, a
11	claimant or workers' compensation payer
12	who is party to the agreement may elect,
13	but is not required, to transfer to the Sec-
14	retary a direct payment of the Medicare
15	set-aside amount. The parties involved may
16	calculate the Medicare set-aside amount of
17	such set-aside using any of the following
18	methods:
19	"(I) In the case of any Medicare
20	set-aside of a compromise settlement
21	agreement under paragraph (2)(C)(ii),
22	the amount calculated in accordance
23	with such paragraph.
24	"(II) In the case of any Medicare
25	set-aside, the amount based upon the

1	payment amount for items and serv-
2	ices under the workers' compensation
3	law or plan and fee schedule (effective
4	as of the date of the agreement) in ac-
5	cordance with paragraph $(2)(C)(i)(I)$.
6	"(III) In the case of any Medi-
7	care set-aside, the payment amount
8	applicable to the items and services
9	under this title as in effect on the ef-
10	fective date of the agreement.
11	Such transfer shall be made only upon
12	written consent of the other party or par-
13	ties to the agreement.
14	"(ii) Election satisfying liabil-
15	ITY.—An election made under clause (i),
16	with respect to a qualified Medicare set-
17	aside shall satisfy any payment, in relation
18	to the underlying claim of the related
19	workers' compensation settlement agree-
20	ment, required under subsection $(b)(2)$ to
21	be made by the claimant or payer to the
22	Secretary.
23	"(B) ELECTION OF PROFESSIONAL OR
24	BENEFICIARY SELF ADMINISTRATION OF MEDI-
25	CARE SET-ASIDE PAYMENTS.—Nothing in this

subsection or subsection (p) prohibits an indi vidual from electing to utilize professional ad ministration services or to self-administer pay ments of their Medicare set-aside in accordance
 with existing law.

"(6) TREATMENT OF WORKERS' COMPENSATION 6 7 LAW.—For purposes of this subsection and sub-8 section (p), if a workers' compensation settlement 9 agreement is accepted, reviewed, approved, or other-10 wise finalized in accordance with the workers' com-11 pensation law of the jurisdiction in which such 12 agreement will be effective, such acceptance, review, 13 approval, or other finalization shall be deemed final 14 and conclusive as to any and all matters within the 15 jurisdiction of the workers' compensation law, including-16

17 "(A) the determination of reasonableness18 of the settlement value;

"(B) any allocations of settlement funds;
"(C) the projection of future indemnity or
medical benefits that may be reasonably expected to be paid under the workers' compensation law; and

24 "(D) in the case of a compromise agree-25 ment, the total amount that could have been

1	payable for a claim which is the subject of such
2	agreement in accordance with paragraph
3	(2)(C)(ii).".
4	(c) Conforming Amendments.—Subsection (b) of
5	such section is further amended—
6	(1) in paragraph (2)(B)(ii), by striking "para-
7	graph (9) " and inserting "paragraph (9) and sub-
8	sections (p) and (q)";
9	(2) in paragraph (2)(B)(iii)—
10	(A) in the first sentence, by striking "In
11	order to recover payment" and inserting "Sub-
12	ject to subsection (q), in order to recover pay-
13	ment"; and
14	(B) in the third sentence, by striking "In
15	addition" and inserting "Subject to subsection
16	(q), in addition''; and
17	(3) in paragraph (3)(A), by striking "There is
18	established a private cause of action" and inserting
19	"Subject to subsection (q), there is established a pri-
20	vate cause of action".
21	(d) Modernizing Terminology for Purposes of
22	MEDICARE SECONDARY PAYER PROVISIONS.—Subsection
23	(b)(2)(A) of such section is amended by striking "work-
24	men's compensation law or plan" and inserting "workers"
25	compensation law or plan" each place it appears.

(e) LIMITATION ON LIABILITY.—The parties to a 1 2 workers' compensation settlement agreement which met the provisions of section 1862(b) of the Social Security 3 Act (42 U.S.C. 1395y(b)) on the effective date of settle-4 5 ment shall be accepted as meeting the requirements of such section notwithstanding changes in law, regulations, 6 7 or administrative interpretation of such provisions after 8 the effective date of such settlement.

9 (f) EFFECTIVE DATE.—The amendments made by 10 this section, unless otherwise specified, shall apply to a 11 workers' compensation settlement agreement with an ef-12 fective date on or after January 1, 2025.