Chapter 4. Resolving Problems with Medical Care & Medical Reports

I don’t agree with a medical report written by my primary treating physician or other treating doctor. What can I do?

If you have questions about a particular report, ask your primary treating physician or the other doctor. Sometimes different doctors have different opinions about the cause of an injury, the treatment that is needed, the type of work that you can do while recovering, or other questions. You have a right to challenge a medical report.

What can I do if I don’t agree with the doctor about necessary treatment?

If you don’t agree about necessary treatment, you have a right to get another doctor’s opinion. The steps to take to get another opinion depend on whether you are receiving care within a medical provider network (MPN), a health care organization (HCO), or neither.

Note: You use the steps described below only to challenge an opinion about the kinds of medical tests or treatment you need. If you want to challenge another type of opinion in a medical report, such as an opinion about the causes of your injury or the kinds of work you can do, see pp. 17 and 20.

Steps to take if you are being treated in an MPN

If you are receiving care within an MPN and wish to challenge the treatment prescribed by a doctor who is treating you, first consider switching to another doctor within the MPN. Your employer or the insurer must give you written information on how to change doctors within the MPN. See if you can reach agreement with the new doctor.

If you cannot reach agreement with the new doctor, you can obtain opinions from up to two more doctors within the MPN. These are called second and third opinions. Your employer or the insurer must give you written information on how to do this. You must make appointments to see these doctors within 60 days after you receive a list of available doctors from the claims administrator. If you don’t make the appointments within 60 days, you risk losing the right to get the other doctors’ opinions.

If you do not agree with the second and third doctors, you can obtain an independent medical review arranged by the Division of Workers’ Compensation (DWC). If that doctor agrees with you about necessary treatment, you may obtain the treatment from a physician outside the MPN.

For tips on how to keep your claim on track, see p. 9. See also Chapter 10.
Steps to take if you are being treated in an HCO

If you are receiving care within an HCO and wish to challenge the treatment prescribed by a doctor who is treating you, first consider switching to another doctor within the HCO. The HCO must give you a choice of physicians within 5 days after you request a change. See if you can reach agreement with the new doctor.

If you cannot reach agreement with the new doctor, you can obtain an opinion from another doctor within the HCO. If you do not agree with this doctor, you can ask the HCO to resolve the dispute. The HCO must use an “expedited grievance procedure” to issue a written decision within 30 days, or sooner if your condition requires a faster decision.

Steps to take if you are not being treated in an MPN or HCO

If you are not receiving care within an MPN or HCO and wish to challenge the treatment prescribed by a doctor who is treating you, first consider switching to another doctor (see pp. 13-14).

If you cannot switch or cannot reach agreement with the new doctor, you can take the steps below:

1. **Send a letter to the claims administrator stating that you disagree with the medical report.**
   - If you do not have an attorney, you must send the letter within 30 days after you receive the report.
   - If you have an attorney, your attorney must send the letter within 20 days after receiving the report.

   If the letter is not sent before the applicable deadline, you risk losing the right to challenge the treating doctor’s opinion.

2. **Get a medical opinion, or evaluation, from another doctor.**

   For instructions on how to do this, see the next page.
How to Get a Medical Evaluation

If you do not have an attorney:

• After receiving your letter stating that you disagree with a medical report, the claims administrator must send you a form and instructions on how to select a qualified medical evaluator (QME). QMEs are doctors who are certified by the Division of Workers’ Compensation (DWC) to conduct medical evaluations in workers’ compensation cases.

• After the claims administrator sends you the form and instructions, you have 10 days to fill out the form and mail it to the DWC. When you fill out the form, you must select the medical specialty of the QME. After the DWC sends you a panel, you have 10 days to choose a QME from the panel, make an appointment to be examined by the QME, and tell the employer of your choice and appointment time. If you do not meet these deadlines, the claims administrator will have the right to choose from the panel the doctor you must see.

If you have an attorney:

• Your attorney and the claims administrator may agree on a doctor called an agreed medical evaluator (AME). AMEs are not required to be certified by the DWC.

• If you were injured in 2005 or later and agreement on a doctor is not reached, your attorney or the claims administrator may request from the DWC a panel (list) of three QMEs. Your attorney and the claims administrator may agree on someone from this panel. If agreement cannot be reached, your attorney and the claims administrator may each strike one name from the panel, and the remaining QME will conduct the evaluation.

• If you were injured before 2005 and agreement on a doctor cannot be reached, your attorney will select a QME, and the claims administrator may also select a QME to conduct an additional evaluation.

Important! The QME or AME will examine you and write a report describing your condition and addressing the dispute. This is called a “medical-legal report.” You or your attorney should select the appropriate medical specialty and choose the QME or AME carefully. The medical-legal report will affect your benefits. In many cases, you will not be able to choose another QME or AME. For help, use the resources in Chapter 10.

For more information about medical evaluations, call the DWC’s Medical Unit at 1-800-794-6900, or visit the website: www.dir.ca.gov/dwc/MedicalUnit/imchp.html.
I agree with a treating doctor about necessary treatment. How long can the claims administrator take to decide whether to authorize treatment?

This depends on whether your medical condition is considered urgent. Claims administrators must decide whether to authorize and pay for treatment within time frames that are part of the utilization review (UR) process described below.

Decisions based on utilization review (UR)

In the utilization review process, the claims administrator may approve treatment. However, he or she is not permitted to change or deny treatment. Only a physician who is qualified to evaluate the recommended treatment may do this. This person is called a “physician reviewer.” If a physician reviewer changes or denies treatment, the claims administrator will communicate the decision to you and your treating physician.

• **If your medical situation is considered urgent:** This means you face a serious threat to your health, or the normal time frame for a decision could harm your ability to recover fully. If this is the case, the decision to authorize treatment must be made in a timely fashion not to exceed 72 hours after the claims administrator receives the information needed to make the decision. The claims administrator must communicate the decision within 24 hours.

• **If your medical situation is not considered urgent:** The decision to authorize treatment must be made in a timely fashion not to exceed 5 working days after the claims administrator receives the physician’s request for authorization along with the information needed to make the decision. If the claims administrator needs more time to obtain necessary information, the decision can be made up to 14 days after receiving the physician’s request. The claims administrator must communicate the decision within 24 hours.

What you can do to speed up the decision-making process

Sometimes treatment is delayed because the claims administrator has not received all of the information needed from a treating physician. Other times, the claims administrator does not send all of the information to the physician reviewer. To help avoid delay:

• Encourage the treating physician to respond promptly to questions and requests from the claims administrator about your medical condition and why you need the recommended treatment. Also encourage the doctor to identify, if possible, any scientifically based medical treatment guidelines that support the recommended treatment. If treatment does not follow the medical treatment utilization schedule (MTUS) used in California (described on p. 10) or other scientifically based guidelines, the treating physician must show why the treatment is needed.

• Encourage the claims administrator to promptly send all of the information to the physician reviewer.
Can treatment recommended by a treating doctor be denied?
Yes. A physician reviewer may deny treatment if there is no scientific basis for the treatment. The claims administrator must clearly explain the physician reviewer’s reasons for denying treatment.

I don’t agree with a decision to deny treatment. What can I do?
To challenge a decision to deny treatment recommended by a treating physician, you can request independent medical review (IMR) using the IMR request form that the claims administrator must include with any decision to deny treatment. You must do this within 30 days after you received the decision from the claims administrator. You may designate another person to request IMR on your behalf, and your treating physician may join with or assist you in requesting IMR. For more information, call the DWC’s Medical Unit at 1-800-794-6900, or visit the DWC’s IMR website: www.dir.ca.gov/dwc/IMR.htm.

Penalties for treatment being delayed or denied
If the claims administrator delays or denies treatment without any reasonable excuse, you could be awarded a penalty payment of up to 25 percent of the value of each service that was unreasonably delayed or denied, up to $10,000. For help in requesting penalty payments, contact an Information & Assistance (I&A) officer or an attorney (see Chapter 10).

How to file a complaint about treatment being delayed or denied
The Audit Unit of the Division of Workers’ Compensation (DWC) investigates complaints and imposes penalties if a claims administrator misses utilization review (UR) deadlines in deciding whether to authorize and pay for treatment. The Audit Unit also imposes large monetary penalties when a claims administrator unreasonably delays or denies medical care and other benefits “with a frequency that indicates a general business practice.” Audit penalties are paid to the state, not to the injured worker. For instructions on how to file a complaint with the Audit Unit, contact an I&A officer (see Chapter 10).
What can I do if I don’t agree with a treating doctor on matters other than treatment?

If you wish to challenge opinions in a medical report other than those about treatment, first consider switching to another doctor. If you cannot switch or cannot reach agreement with the new doctor, you can take the steps below.

1. **Send a letter to the claims administrator stating that you disagree with the medical report.**
   - If you do not have an attorney, in some cases you must send the letter within 30 days after you received the report.
   - If you have an attorney, in some cases your attorney must send the letter within 20 days after receiving the report.
   If the letter is not sent before the applicable deadline, you risk losing the right to challenge the treating doctor’s opinion.

2. **Get a medical opinion, or evaluation, from another doctor.**
   For instructions on how to do this, see p. 17.

If the claims administrator doesn’t agree with a treating doctor on matters other than treatment, what can the claims administrator do?

The claims administrator can require you to be examined by a QME or AME. Here is how the QME or AME would be selected:

- **If you do not have an attorney:**
  The claims administrator can require you to be examined by a QME. The claims administrator must send you instructions on how to contact the DWC and must let you select the QME. After the claims administrator sends you these instructions, make sure to take the steps and meet the deadlines described on p. 17.

- **If you have an attorney:**
  The steps that are taken are described on p. 17.