LC 0664

BILL NO. 88 1 INTRODUCED BY / (By Request of Workmen's Compensation 2 Division 3 A BILL FOR AN ACT ENTITLED: "AN ACT AMENDING SECTION 4 5 92-706.1, R.C.M. 1947, OF THE WORKMEN'S COMPENSATION ACT, BY REMOVING REFERENCES TO TIME LIMITATIONS ON MEDICAL BENEFITS 6 SO THAT THE MONTANA MEDICAL BENEFIT PROVISION UNDER THE 7 8 WORKMEN'S COMPENSATION ACT COMPLIES FULLY WITH THE REPORT OF 9 THE NATIONAL COMMISSION ON STATE WORKMEN'S COMPENSATION 10 LAWS." 11 12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 13 Section 1. Section 92-706.1, R.C.M. 1947, is amended 14 to read as follows: 15 "92-706.1. Medical and hospital services approved by the division are furnished. (1) In addition to 16 the compensation provided by this act and as an additional 17 18 benefit separate and apart from compensation, the following 19 shall be furnished: 20 (a) Buring-the-first-thirty-six-(36)-months-after After

20 (a) buring-the-first-thirty-six-tit/-months-after After 21 the happening of the injury, the employer or insurer shall 22 furnish, without limitation as to length of time or dollar 23 amount, reasonable services by a physician or surgeon, 24 reasonable hospital services and medicines when needed, and 25 such other treatment as may be approved by the division for the injuries sustained. The-division,--upon--application--of
 the--injured--workman--may,-for-good-cause,-grant-reasonable
 extensions-of-the-benefits-provided-in-this-section.
 (2) All hospitals must submit to the division of

5 workmen's compensation, a schedule of fees and charges for treatment of injured workmen to be in effect for at least a 6 7 twelve (12) month period unless the division and the 8 hospital agree to interim amendments of the schedule. The schedule must be submitted at least thirty (30) days prior q 10 to its effective date and shall not exceed the charges 11 prevailing in the hospital for similar treatment of private 12 patients."

-End-

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Approved by Committee on Labor & Employment Relations te, BILL NO. 88 1 (By Request of Workmen's Compensation 2 INTRODUCED BY Division) 3 ۰, A BILL FOR AN ACT ENTITLED: "AN ACT AMENDING SECTION 4 5 92-706.1, R.C.M. 1947, OF THE WORKMEN'S COMPENSATION ACT, BY REMOVING REFERENCES TO TIME LIMITATIONS ON MEDICAL BENEFITS 6 7 SO THAT THE MONTANA MEDICAL BENEFIT PROVISION UNDER THE WORKMEN'S COMPENSATION ACT COMPLIES FULLY WITH THE REPORT OF 8 9 THE NATIONAL COMMISSION ON STATE WORKMEN'S COMPENSATION 10 LAWS. " 11 12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 13 Section 1. Section 92-706.1, R.C.M. 1947, is amended 14 to read as follows: 15 *92-706.1. Medical and hospital services approved by 16 the division are furnished. (1) In addition to the compensation provided by this act and as an additional 17 18 benefit separate and apart from compensation, the following 19 shall be furnished: 20 (a) During-the-first-thirty-six-(36)-months-after After the happening of the injury, the employer or insurer shall 21 22 furnish, without limitation as to length of time or dollar 23 amount, reasonable services by a physician or surgeon, reasonable hospital services and medicines when needed, and 24

such other treatment as may be approved by the division for

SECOND READING

the injuries sustained. The-divisiony--upon--application--of 2 the--injured--workman--mayy-for-good-causey-grant-reasonable extensions-of-the-benefits-provided-in-this-section: 3 4 (2) All hospitals must submit to the division of 5 workmen's compensation, a schedule of fees and charges for 6 treatment of injured workmen to be in effect for at least a 7 twelve (12) month period unless the division and the 8 hospital agree to interim amendments of the schedule. The schedule must be submitted at least thirty (30) days prior 9. 10 to its effective date and shall not exceed the charges 11 prevailing in the hospital for similar treatment of private 12 patients."

-End-

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nete, BILL NO. 88 l (By Request of Workmen's Compensation 2 INTRODUCED BY Division) з A BILL FOR AN ACT ENTITLED: "AN ACT AMENDING SECTION 4 5 92-706.1, R.C.M. 1947, OF THE WORKMEN'S COMPENSATION ACT, BY 6 REMOVING REFERENCES TO TIME LIMITATIONS ON MEDICAL BENEFITS SO THAT THE MONTANA MEDICAL BENEFIT PROVISION UNDER THE 7 S WORKMEN'S COMPENSATION ACT COMPLIES FULLY WITH THE REPORT OF 9 THE NATIONAL COMMISSION ON STATE WORKMEN'S COMPENSATION 10 LAWS."

11

12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 13 Section 1. Section 92-706.1, R.C.M. 1947, is amended 14 to read as follows:

15 "92-706.1. Medical and hospital services approved by 16 the division are furnished. (1) In addition to the 17 compensation provided by this act and as an additional 18 benefit separate and apart from compensation, the following 19 shall be furnished:

(a) During-the-first-thirty-six-(36)-months-after After
the happening of the injury, the employer or insurer shall
furnish, without limitation as to length of time or dollar
amount, reasonable services by a physician or surgeon,
reasonable hospital services and medicines when needed, and
such other treatment as may be approved by the division for

THIRD READING

the injuries sustained. The-divisiony--upon-application--of
 the--injured--workman--mayy-for-good-causey-grant-reasonable
 extensions-of-the-benefits-provided-in-this-section;

4 (2) All hospitals must submit to the division of 5 workmen's compensation, a schedule of fees and charges for 6 treatment of injured workmen to be in effect for at least a . 7 twelve (12) month period unless the division and the 8 hospital agree to interim amendments of the schedule. The 9 schedule must be submitted at least thirty (30) days prior 10 to its effective date and shall not exceed the charges 11 prevailing in the hospital for similar treatment of private patients." 12

-End-

-2- SB 89

REFERENCE BILL

l	SENATE BILL NO. 88
2	INTRODUCED BY HAZELBAKER
з	(BY REQUEST OF WORKNER'S COMPENSATION DIVISION)
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT AMENDING SECTION
6	92-786.1, R.C.M. 1947, OF THE WORKNER'S COMPENSATION ACT, BY
7	REMOVING REFERENCES TO TIME LIMITATIONS ON MEDICAL REMEPTTS
6	SO THAT THE NORTANA MEDICAL BENEFIT PROVISION UNDER THE
9	WORKNEN'S CONPERSATION ACT COMPLIES FULLY WITH THE REPORT OF
10	THE NATIONAL CONNISSION ON STATE WORKNEN'S COMPENSATION
1 1	LMS."
12	
13	BE IT EFACTED BY THE LEGISLATURE OF THE STATE OF HONTANA:
14	Section 1. Section 92-706.1, R.C.H. 1947, is amended
15	to read as follows:
16	"92-706.1. Medical and hospital services approved by
17	the division are furnished. (1) In addition to the
18	compensation provided by this act and as an additional
19	benefit separate and apart from compensation, the following
20	shall be furnished:
21	(a) During the first-thirty-six (36)-months after After
22	the happening of the injury, the employer or insurer shall
20	furnish, without limitation as to length of time or dollar
24	<u>amount</u> , reasonable services by a physician or surgeon,
25	reasonable hospital services and medicines when needed, and

1	such other treatment as may be approved by the division for
2	the injuries sustained. The division, upon application of
З	the injared workman may, for good cause, grant reasonable
4	extensions of the heacfits provided in this section.
5	(2) All mospitals must summit to the division of
6	workmen's compensation, a schedule of fees and charges for
7	treatment of injured workmen to be in effect for at least a
8	twelve (12) month period unless the division and the
9	hospital agree to interim amendments of the schedule. The
10	schedule must be submitted at least thirty (30) days prior
11	to its effective date and shall not exceed the charges
12	prevailing in the bospital for similar treatment of private
13	patients."

-End-