## PUBLIC SUBMISSION

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**Docket:** WCPO-2015-0003

Claims for Compensation Under the Energy Employees Occupational Illness Compensation

Program Act

Comment On: WCPO-2015-0003-0177

Claims for Compensation under the Energy Employees Occupational Illness Compensation

Program Act

**Document:** WCPO-2015-0003-0211 Comment from Peter McSweeney, NA

#### **Submitter Information**

Name: Peter McSweeney

Address:

1721 E. 19th Ave, Suite 300 Denver, CO, 80218

**Organization:** NA

### **General Comment**

Dear Ms. Leiton:

This correspondence is regarding the proposed changes to Section 403 (c) of the EEOlCPA rules. I am very concerned about the preventable lag time in patient care this would cause. The delays created by these changes places undue stress on my patients and interrupts continuity of care during their battle against cancer.

Additionally, CO State Regulations 6 CCR 1011-1 Chap 26 is written to protect the timeliness of health care delivery in the home setting. These changes would violate those regulations as timeliness would no longer be a consideration. Rather the emphasis would shift to unnecessary paperwork that goes above and beyond industry standards for Medicare. I believe this singles out this particular group of elderly patients and have grave concerns about how this will affect their health care delivery.

Sincerely,

Dr. Peter McSweeney, M.D. Medical Oncologist

## **Attachments**

201602170954

# CBCI COLORADO BLOOD CANCER INSTITUTE AT PRESENTERIANIST, LIKES

**PHYSICIANS** 

Scott Bearman

Mark Brunvand

Alireza Eghtedar

Tara Gregory

Michael Maris

Jeffrey Matous

Peter McSweeney

Richard Nash

Michael Tees

ADVANCE PRACTICE
PROVIDERS

Megan Andersen NP-C

Courtney Bryan PA-C

Alison Collings NP-C

Kristy Connor FNP-C

Andrea Doberstein

PA-C Ryan Fallt

PA-C

Sarah Mann NP-C

Janet McDermitt NP-C

> Devin Nelson PA-C

Margaret Profita

Trudy Rubinson

Monica Schlatter NP-C

Diana Vucurevich

Bryce Younger PA-C

Ph 720-754-4800 Fx 866-341-6984

1721 East 19th Ave Suite 300 Denver, CO 80218



January 11, 2016

Rachel Leiton
Director, DEEOIC
Department of Labor
200 Constitution Avenue, NW
Washington DC 20120

Re: Claims for Compensation under the Energy Employees Occupational Illness Compensation Program Act (RIN 1240-AA08)

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Sincerely,

r. Peter McSweeney, M.D.

Medical Oncologist