## 1405

## 2011-2012 Regular Sessions

IN SENATE

January 7, 2011

Introduced by Sen. SAVINO -- read twice and ordered printed, and when printed to be committed to the Committee on Labor

AN ACT to amend the workers' compensation law, in relation to chiropractic care

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Legislative intent. The legislature recognizes that multi-1 ple health professionals are trained and licensed to diagnose and treat 2 3 the same or similar conditions through the use of modalities, therapies, 4 treatments, services and philosophies that vary from profession to 5 profession. It is the specific intent of this legislature to assure that б workers' compensation policies, plans and contracts that provide cover-7 age for the diagnosis and treatment of conditions, complaints, ailments, 8 disorders or injuries, that may be diagnosed and treated by a doctor of chiropractic, must provide equivalent access, coverage and fees for the 9 diagnosis and treatment of those conditions, complaints or injuries by a 10 duly licensed doctor of chiropractic, within the lawful scope of chirop-11 12 ractic practice even if different terminology, philosophy, services, 13 treatments or modalities are used by the various health professions; and such equivalent coverage shall not be abridged by any regulation. 14

15 S 2. Subdivision 2 of section 13-1 of the workers' compensation law, 16 as amended by chapter 473 of the laws of 2000, is amended to read as 17 follows:

18 2. (A) An employee injured under circumstances which make such injury 19 compensable under this article, when care is required for an injury 20 which consists solely of a condition which may lawfully be treated by a chiropractor as defined in section sixty-five hundred fifty-one of the 21 education law may select to treat him or her, any duly registered and 22 23 licensed chiropractor of the state of New York, authorized by the chair 24 to render chiropractic care as hereinafter provided. If the injury or 25 condition is one which is outside the limits prescribed by the education

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

LBD05693-01-1

1 2

3

4

law for chiropractic care and treatment, the said chiropractor must so advise the said injured employee and instruct him or her to consult physician of said employee's choice for appropriate care and treatment. Such physician shall thenceforth have supervision of the treatment of said condition including the future treatment to be administered to the

5 6 patient by the chiropractor. A chiropractor licensed and registered to 7 practice chiropractic in the state of New York, who is desirous of being 8 authorized to render chiropractic care under this section and/or to conduct independent medical examinations in accordance with paragraph 9 10 (b) of subdivision three of this section shall file an application for authorization under this section with the chiropractic practice commit-11 12 tee. In such application he or she shall agree to refrain from subse-13 quently treating for remuneration, as a private patient, any person 14 seeking chiropractic treatment, or submitting to an independent medical 15 examination, in connection with, or as a result of, any injury compensa-16 ble under this chapter, if he or she has been removed from the list of 17 chiropractors authorized to render chiropractic care or to conduct inde-18 pendent medical examinations under this chapter, or if the person seek-19 such treatment has been transferred from his or her care in accordinq 20 ance with the provisions of this section. This agreement shall run to 21 the benefit of the injured person so treated, or examined, and shall be 22 available to him or her as a defense in any action by such chiropractor 23 for payment rendered by a chiropractor after he or she has been removed 24 from the list of chiropractors authorized to render chiropractic care or 25 to conduct independent medical examinations under this section, or after 26 the injured person was transferred from his or her care in accordance with the provisions of this section. The chiropractic practice committee 27 28 if it deems such licensed chiropractor duly qualified shall recommend to 29 chair that such be authorized to render chiropractic care and/or to the 30 conduct independent medical examinations under this section. Such recommendations shall be advisory to the chair only and shall not be binding 31 32 conclusive upon him or her. The chair shall prepare and establish a or 33 schedule for the state, or schedules limited to defined localities of 34 charges and fees for chiropractic treatment and care, to be determined 35 in accordance with and to be subject to change pursuant to rules promulgated by the chair. THE CHIROPRACTIC FEE SCHEDULE PREPARED AND 36 ESTAB-37 LISHED BY THE CHAIR SHALL PROVIDE FOR THE PAYMENT OF REMUNERATION WHICH 38 IS EQUIVALENT TO THAT APPLICABLE TO CARE OR TREATMENT PROVIDED BY PHYSI-39 CIANS IN THE DIAGNOSIS, TREATMENT AND MANAGEMENT OF THE SAME OR SIMILAR 40 CONDITIONS, INJURIES, COMPLAINTS, DISORDERS OR AILMENTS, EVEN IF DIFFER-ING NOMENCLATURE IS USED TO DESCRIBE THE CONDITION, INJURY, TREATMENT OR 41 Before preparing such schedule for the state or schedules for 42 SERVICE. 43 limited localities the chair shall request the chiropractic practice 44 committee to submit to him or her a report on the amount of remuneration 45 deemed by such committee to be fair and adequate for the types of chiropractic care to be rendered under this chapter, but consideration 46 47 shall be given to the view of other interested parties, the amounts 48 payable by the employer for such treatment and services shall be the 49 fees and charges established by such schedule. CHIROPRACTIC CARE AND 50 TREATMENT MAY BE SUBJECT TO REASONABLE UTILIZATION REVIEW, PROVIDED THAT 51 ANY SUCH REVIEW: (I) SHALL NOT DISCRIMINATE AGAINST CHIROPRACTIC CARE, SHALL BE NO MORE RESTRICTIVE THAN THAT APPLICABLE TO CARE OR 52 (II)AND 53 TREATMENT PROVIDED BY PHYSICIANS IN THE DIAGNOSIS, TREATMENT AND MANAGE-54 MENT OF THE SAME OR SIMILAR CONDITIONS, INJURIES, COMPLAINTS, DISORDERS 55 EVEN IF DIFFERING NOMENCLATURE IS USED TO DESCRIBE THE OR AILMENTS, 56 CONDITION, INJURY, TREATMENT OR SERVICE. NOTHING THIS IN SUBDIVISION

а

1 SHALL BE CONSTRUED AS IMPEDING OR PREVENTING EITHER THE PROVISION OR 2 COVERAGE OF CHIROPRACTIC CARE AND TREATMENT BY DULY LICENSED DOCTORS OF 3 CHIROPRACTIC, WITHIN THE LAWFUL SCOPE OF CHIROPRACTIC PRACTICE, IN 4 HOSPITAL FACILITIES ON STAFF OR EMPLOYEE BASIS.

5 EVERY POLICY WHICH INCLUDES COVERAGE FOR PHYSICIAN SERVICES IN A (B) 6 PHYSICIAN'S OFFICE, OTHER THAN A POLICY THAT PROVIDES MANAGED CARE 7 COVERAGE, SHALL PROVIDE COVERAGE FOR CARE PROVIDED IN THE PRACTICE OF 8 CHIROPRACTIC, AS DEFINED IN SECTION SIXTY-FIVE HUNDRED FIFTY-ONE OF THE 9 EDUCATION LAW, PROVIDED BY A DOCTOR OF CHIROPRACTIC LICENSED PURSUANT TO 10 ARTICLE ONE HUNDRED THIRTY-TWO OF THE EDUCATION LAW, IN CONNECTION WITH 11 THE DETECTION OR CORRECTION BY MANUAL OR MECHANICAL MEANS OF STRUCTURAL IMBALANCE, DISTORTION OR SUBLUXATION IN THE HUMAN BODY FOR THE PURPOSE 12 OF REMOVING NERVE INTERFERENCE, AND THE EFFECTS THEREOF, WHERE 13 SUCH 14 INTERFERENCE IS THE RESULT OF OR RELATED TO DISTORTION, MISALIGNMENT OR 15 SUBLUXATION OF OR IN THE VERTEBRAL COLUMN. CHIROPRACTIC CARE AND SERVICES MAY BE SUBJECT TO REASONABLE FEE SCHEDULES AND REASONABLE 16 UTILIZATION REVIEW, PROVIDED THAT ANY SUCH SCHEDULES 17 AND REVIEW: (I) SHALL NOT DISCRIMINATE AGAINST CHIROPRACTIC CARE, AND (II) INDIVIDUALLY 18 19 AND COLLECTIVELY SHALL BE NO MORE RESTRICTIVE THAN THOSE APPLICABLE 20 UNDER THE SAME POLICY TO CARE OR SERVICES PROVIDED BY PHYSICIANS IN THE 21 DIAGNOSIS, TREATMENT AND MANAGEMENT OF THE SAME OR SIMILAR CONDITIONS, 22 INJURIES, COMPLAINTS, DISORDERS OR AILMENTS, EVEN IF DIFFERING NOMENCLA-IS USED TO DESCRIBE THE CONDITION, INJURY, COMPLAINT, TREATMENT OR 23 TURE 24 SERVICE. NOTHING IN THIS SUBDIVISION SHALL BE CONSTRUED AS IMPEDING OR 25 PREVENTING EITHER THE PROVISION OR COVERAGE OF CHIROPRACTIC CARE AND 26 SERVICES BY DULY LICENSED DOCTORS OF CHIROPRACTIC, WITHIN THE LAWFUL 27 SCOPE OF CHIROPRACTIC PRACTICE, IN HOSPITAL FACILITIES ON A STAFF OR 28 EMPLOYEE BASIS.

29 (C) THE COVERAGE REQUIRED BY THIS SUBDIVISION SHALL NOT BE ABRIDGED BY 30 ANY REGULATION PROMULGATED BY THE CHAIR, THE BOARD OR THE SUPERINTENDENT 31 OF INSURANCE.

32 S 3. The workers' compensation law is amended by adding a new section 33 356 to read as follows:

34 S 356. PREFERRED PROVIDER ORGANIZATIONS; CHIROPRACTIC TREATMENT. 1. 35 EACH PREFERRED PROVIDER ORGANIZATION SHALL PROVIDE COVERAGE FOR CARE AND TREATMENT PROVIDED IN THE COURSE OF THE PRACTICE OF CHIROPRACTIC, 36 AS DEFINED IN SECTION SIXTY-FIVE HUNDRED FIFTY-ONE OF THE EDUCATION LAW, 37 38 PROVIDED BY A DOCTOR OF CHIROPRACTIC LICENSED PURSUANT TO ARTICLE ONE 39 HUNDRED THIRTY-TWO OF THE EDUCATION LAW, IN CONNECTION WITH THE 40 DETECTION OR CORRECTION BY MANUAL OR MECHANICAL MEANS OF STRUCTURAL IMBALANCE, DISTORTION OR SUBLUXATION IN THE HUMAN BODY FOR THE PURPOSE 41 OF REMOVING NERVE INTERFERENCE, AND THE EFFECTS THEREOF, 42 WHERE SUCH INTERFERENCE IS THE RESULT OF OR RELATED TO DISTORTION, MISALIGNMENT OR 43 44 SUBLUXATION OF OR IN THE VERTEBRAL COLUMN. CHIROPRACTIC CARE AND TREAT-45 MENT MAY BE SUBJECT TO REASONABLE FEE SCHEDULES, AND REASONABLE UTILIZA-TION REVIEW, PROVIDED THAT ANY SUCH SCHEDULES AND REVIEW: (A) SHALL NOT 46 47 DISCRIMINATE AGAINST CHIROPRACTIC CARE; AND (B) INDIVIDUALLY AND COLLEC-48 TIVELY SHALL BE NO MORE RESTRICTIVE THAN THOSE APPLICABLE WITHIN THE 49 PREFERRED PROVIDER ORGANIZATION TO CARE OR TREATMENT PROVIDED BY PHYSI-50 CIANS IN THE DIAGNOSIS, TREATMENT AND MANAGEMENT OF THE SAME OR SIMILAR CONDITIONS, INJURIES OR COMPLAINTS, EVEN IF DIFFERING NOMENCLATURE IS 51 USED TO DESCRIBE THE CONDITION, INJURY, COMPLAINT, TREATMENT OR SERVICE. 52 NOTHING IN THIS SECTION SHALL BE CONSTRUED AS IMPEDING OR PREVENTING 53 54 EITHER THE PROVISION OR COVERAGE OF CHIROPRACTIC CARE AND TREATMENT BY 55 DULY LICENSED DOCTORS OF CHIROPRACTIC, WITHIN THE LAWFUL SCOPE OF 1 CHIROPRACTIC PRACTICE, IN HOSPITAL FACILITIES ON A STAFF OR EMPLOYEE 2 BASIS.

3 2. EACH PREFERRED PROVIDER ORGANIZATION SHALL INCLUDE A SUFFICIENT 4 NUMBER OF CHIROPRACTORS WITHIN EACH GEOGRAPHIC AREA TO ASSURE ACCESS TO 5 CHIROPRACTIC TREATMENT THAT IS EQUAL TO THAT AVAILABLE TO MEDICAL TREAT-6 MENT WITHIN THE SAME PREFERRED PROVIDER ORGANIZATION.

7 3. AN EMPLOYEE MAY SEEK CHIROPRACTIC TREATMENT FROM OUTSIDE THE 8 PREFERRED PROVIDER ORGANIZATION THIRTY DAYS AFTER HIS OR HER VISIT TO A 9 PREFERRED PROVIDER ORGANIZATION PROVIDER. IN THE EVENT THAT SUCH EMPLOY-10 EE SEEKS CHIROPRACTIC TREATMENT OUTSIDE THE PREFERRED PROVIDER ORGANIZA-11 TION, THE EMPLOYER MAY REQUIRE A SECOND OPINION FROM A PROVIDER WITHIN 12 THE PREFERRED PROVIDER ORGANIZATION.

13 4. AN EMPLOYEE MAY SEEK A SECOND OPINION WITH RESPECT TO SUCH CHIROP-14 RACTIC TREATMENT FROM ANOTHER PROVIDER WITHIN THE PREFERRED PROVIDER 15 ORGANIZATION AT ANY TIME.

16 5. THE COVERAGE REQUIRED BY THIS SECTION SHALL NOT BE ABRIDGED BY ANY 17 REGULATION PROMULGATED BY THE CHAIR OR THE BOARD.

18 S 4. This act shall take effect January 1, 2012 and shall apply to 19 policies and contracts issued, renewed, modified, altered or amended on 20 or after such effective date.