6054--A

IN SENATE

(PREFILED)

January 4, 2012

Introduced by Sen. MAZIARZ -- read twice and ordered printed, and when printed to be committed to the Committee on Insurance -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the insurance law, in relation to the purchase of prescription drugs

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

Section 1. Paragraph 28 of subsection (i) of section 3216 of the insurance law, as added by chapter 597 of the laws of 2011, is amended to read as follows:

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Any policy [which] THAT provides coverage for prescription drugs shall permit each [participant] INSURED to fill any [mail order] covered 5 6 prescription THAT MAY BE OBTAINED AT A NETWORK PARTICIPATING MAIL ORDER 7 OR OTHER NON-RETAIL PHARMACY, at [his or her] THE INSURED'S option, at [any mail order pharmacy or] A network participating non-mail order 8 9 retail pharmacy [if the network participating non-mail order retail 10 pharmacy offers to accept a price that is comparable to that of the mail order pharmacy] PROVIDED THAT THE NETWORK PARTICIPATING NON-MAIL 11 12 RETAIL PHARMACY AGREES IN ADVANCE, THROUGH A CONTRACTUAL NETWORK AGREE-MENT, TO THE SAME REIMBURSEMENT AMOUNT, AS WELL AS THE SAME 13 APPLICABLE TERMS AND CONDITIONS, THAT THE INSURER HAS ESTABLISHED FOR THE NETWORK 14 15 PARTICIPATING MAIL ORDER OR OTHER NON-RETAIL PHARMACY. [Any policy which provides coverage for prescription drugs] IN SUCH A CASE, THE 16 17 POLICY shall not impose a co-payment fee or other condition on any insured who elects to purchase PRESCRIPTION drugs from a network partic-18 ipating non-mail order retail pharmacy which is not also imposed on insureds electing to purchase drugs from a [designated] NETWORK PARTIC-19 20 21 IPATING mail order OR OTHER NON-RETAIL pharmacy[; provided, however, 22 that the provisions of this section shall not supersede the terms of a collective bargaining agreement or apply to a policy that is the result 23

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

of a collective bargaining agreement between an employer and a recog-

nized or certified employee organization].

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S 2. Paragraph 18 of subsection (1) of section 3221 of the insurance law, as added by chapter 597 of the laws of 2011, is amended to read as follows:

(18) Any insurer delivering a group or blanket policy or issuing a group or blanket policy for delivery in this state [which] THAT provides coverage for prescription drugs shall permit each [participant] INSURED fill any [mail order] covered prescription THAT MAY BE OBTAINED AT A NETWORK PARTICIPATING MAIL ORDER OR OTHER NON-RETAIL PHARMACY, her] THE INSURED'S option, at [any mail order pharmacy or] A network participating non-mail order retail pharmacy [if the network participating non-mail order retail pharmacy offers to accept a price comparable to that of the mail order pharmacy] PROVIDED THAT THE NETWORK PARTICIPATING NON-MAIL ORDER RETAIL PHARMACY AGREES IN ADVANCE, THROUGH A CONTRACTUAL NETWORK AGREEMENT, TO THE SAME REIMBURSEMENT AMOUNT, THE SAME APPLICABLE TERMS AND CONDITIONS, THAT THE INSURER HAS ESTABLISHED FOR THE NETWORK PARTICIPATING MAIL ORDER OR OTHER NON-RETAIL PHARMACY. [Any policy which provides coverage for prescription drugs] SUCH A CASE, THE POLICY shall not impose a co-payment fee or other condition on any insured who elects to purchase drugs from a network participating non-mail order retail pharmacy which is not also imposed on insureds electing to purchase drugs from a [designated] NETWORK PARTICIPATING mail order OR OTHER NON-RETAIL pharmacy; provided, however, that the provisions of this section shall not supersede the terms of a collective bargaining agreement or apply to a policy that result of a collective bargaining agreement between an employer and a recognized or certified employee organization.

S 3. Subsection (hh) of section 4303 of the insurance law, as added by chapter 597 of the laws of 2011, is amended to read as follows:

(hh) Any [policy] CONTRACT issued by a medical expense indemnity corporation, a hospital service corporation or a health services corporation [which] THAT provides coverage for prescription drugs shall permit each [participant] COVERED PERSON to fill any [mail order] covered prescription THAT MAY BE OBTAINED AT A NETWORK PARTICIPATING ORDER OR OTHER NON-RETAIL PHARMACY, at [his or her] THE COVERED MAIL PERSON'S option, at [any mail order pharmacy or] A network participating non-mail order retail pharmacy [if the network participating non-mail order retail pharmacy offers to accept a price that is comparable to that of the mail order pharmacy] PROVIDED THAT THE NETWORK PARTICIPATING NON-MAIL ORDER RETAIL PHARMACY AGREES IN ADVANCE, THROUGH A CONTRACTUAL NETWORK AGREEMENT, TO THE SAME REIMBURSEMENT AMOUNT, AS WELL AS THE SAME TERMS AND CONDITIONS, THAT THE CORPORATION HAS ESTABLISHED APPLICABLE FOR THE NETWORK PARTICIPATING MAIL ORDER OR OTHER NON-RETAIL PHARMACY. [Any policy which provides coverage for prescription drugs] IN SUCH A CASE, THE CONTRACT shall not impose a copayment fee or other condition on any [insured] COVERED PERSON who elects to purchase drugs from a network participating non-mail order retail pharmacy which is not imposed on [insureds] COVERED PERSONS electing to purchase drugs from a [designated] NETWORK PARTICIPATING mail order OR OTHER NON-RETAIL pharmacy; provided, however, that the provisions of this section shall not supersede the terms of a collective bargaining agreement or apply [policy] CONTRACT that is the result of a collective bargaining agreement between an employer and a recognized or certified employee organization.

S 4. This act shall take effect on the same date and in the same manner as chapter 597 of the laws of 2011, takes effect.