2816

2011-2012 Regular Sessions

IN SENATE

February 2, 2011

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

AN ACT to amend the insurance law, in relation to comprehensive motor vehicle reparations

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

Section 1. Section 5102 of the insurance law is amended by adding a new subsection (n) to read as follows:

3 (N) "HEALTH SERVICE PROVIDER" MEANS ANY MEDICAL PROVIDER THAT SUBMITS 4 A BILL FOR PAYMENT UNDER BENEFITS DEFINED AND PROVIDED BY THIS SECTION 5 FOR ANY OF THE FOLLOWING:

6 (1) MEDICAL, HOSPITAL (INCLUDING SERVICES RENDERED IN COMPLIANCE WITH 7 ARTICLE FORTY-ONE OF THE PUBLIC HEALTH LAW, WHETHER OR NOT SUCH SERVICES 8 ARE RENDERED DIRECTLY BY A HOSPITAL), SURGICAL, NURSING, DENTAL, AMBU-9 LANCE, X-RAY, PRESCRIPTION DRUG AND PROSTHETIC SERVICES;

10 (2) PSYCHIATRIC, PHYSICAL THERAPY (PROVIDED THAT TREATMENT IS RENDERED 11 PURSUANT TO A REFERRAL) AND OCCUPATIONAL THERAPY AND REHABILITATION;

12 (3) ANY NONMEDICAL REMEDIAL CARE AND TREATMENT RENDERED IN ACCORDANCE 13 WITH A RELIGIOUS METHOD OF HEALING RECOGNIZED BY THE LAWS OF THIS STATE; 14 AND

(4) ANY OTHER PROFESSIONAL HEALTH SERVICES.

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16 S 2. Subsection (a) of section 5106 of the insurance law is amended by 17 adding two new undesignated paragraphs to read as follows:

PAYMENT OF THE INTEREST PENALTY AND REASONABLE ATTORNEY 18 FEES TO A 19 CLAIMANT WHEN PAYMENT OF A CLAIM IS OVERDUE SHALL BE THE EXCLUSIVE REME-TO MAKE TIMELY PAYMENT. THE FAILURE OF AN 20 WHEN AN INSURER FAILS DY INSURER TO MAKE TIMELY PAYMENT OR ISSUE A DENIAL 21 WITHIN THIRTY DAYS AFTER PROOF OF CLAIM HAS BEEN SUBMITTED TO AN INSURER SHALL NOT PRECLUDE 22 23 INSURER FROM ISSUING A DENIAL OR ASSERTING A DEFENSE AFTER THE SUCH 24 THIRTY DAY PERIOD HAS ELAPSED.

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

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THE CLAIMANT HAS THE BURDEN OF PROOF TO SHOW THE EXPENSES UNDER 1 PARA-2 GRAPH ONE OF SUBSECTION (A) OF SECTION FIVE THOUSAND ONE HUNDRED TWO OF 3 THIS ARTICLE WERE MEDICALLY NECESSARY AND IN ACCORDANCE WITH THE APPLI-4 CABLE FEE SCHEDULE. EVIDENCE OF MAILING A CLAIM FORM SHALL NOT BE SUFFI-5 CIENT TO MEET THIS BURDEN. 6 Subsection (b) of section 5106 of the insurance law, as amended S 3.

b S 3. Subsection (b) of section 5106 of the insurance law, as amended 7 by chapter 452 of the laws of 2005, is amended to read as follows:

8 (b) [Every insurer shall provide a claimant with the option of submit-9 ting any dispute] ALL DISPUTES involving the insurer's liability to pay 10 first party benefits, or additional first party benefits, the amount thereof or any other matter which may arise pursuant to subsection 11 (a) 12 of this section SHALL BE SUBMITTED to arbitration pursuant to simplified procedures to be promulgated or approved by the superintendent. Such 13 14 simplified procedures shall include an expedited eligibility hearing 15 option, when required, to designate the insurer for first party benefits pursuant to subsection (d) of this section. The expedited eligibility 16 17 hearing option shall be a forum for eligibility disputes only, and shall not include the submission of any particular bill, payment or claim for 18 19 specific benefit for adjudication, nor shall it consider any other any 20 defense to payment.

S 4. The insurance law is amended by adding a new section 5110 to read as follows:

23 S 5110. ASSIGNMENT OF BENEFITS TO HEALTH SERVICE PROVIDERS. (A) Α 24 "COVERED PERSON" HAS THE RIGHT TO ASSIGN CLAIMS FOR MEDICAL EXPENSES 25 UNDER THIS ARTICLE TO A "HEALTH SERVICE PROVIDER", AND SUCH ASSIGNMENT 26 SHALL AFFORD THE HEALTH SERVICE PROVIDER AS THE ASSIGNEE, THE RIGHTS, 27 PRIVILEGES, AND REMEDIES FOR PAYMENT TO WHICH A COVERED PERSON IS ENTI-TLED TO UNDER THIS ARTICLE. HOWEVER, SUCH ASSIGNMENT IS VALID ONLY WHERE 28 COVERAGE AND COMPLIANCE WITH POLICY TERMS BY THE COVERED PERSON ARE NOT 29 30 IN DISPUTE.

(B) THE COVERED PERSON SHALL HAVE THE SOLE RIGHT TO CONTEST ANY ISSUES
 INVOLVING COVERAGE OR COMPLIANCE WITH POLICY TERMS BY THE COVERED
 PERSON.

34 (C) THE HEALTH SERVICE PROVIDER SHALL HAVE A LIEN AGAINST ANY RECOVERY35 BY THE COVERED PERSON FOR SERVICES PROVIDED.

(D) THE HEALTH SERVICE PROVIDER SHALL NOT PURSUE PAYMENT FOR THE COST
OF SERVICES ARISING OUT OF THE INJURIES THE COVERED PERSON SUSTAINED DUE
TO A MOTOR VEHICLE ACCIDENT UNLESS THERE IS A DETERMINATION THAT COVERAGE DOES NOT EXIST.

40 S 5. Section 5109 of the insurance law, as added by chapter 423 of the 41 laws of 2005, is amended to read as follows:

42 5109. Unauthorized providers of health services. (a) [The super-S 43 intendent, in consultation with the commissioner of health and the 44 commissioner of education, shall by regulation, promulgate standards and 45 procedures for investigating and suspending or removing the authorization for providers of health services to demand or request payment for 46 47 of health services as specified in paragraph one of subsection (a) 48 section five thousand one hundred two of this article upon findings 49 reached after investigation pursuant to this section. Such regulations 50 shall ensure the same or greater due process provisions, including notice and opportunity to be heard, as those afforded physicians 51 investigated under article two of the workers' compensation law and shall 52 53 include provision for notice to all providers of health services of the 54 provisions of this section and regulations promulgated thereunder at 55 least ninety days in advance of the effective date of such regulations] USED IN THIS SECTION, "HEALTH SERVICES" MEANS SERVICES, SUPPLIES, 56 AS

THERAPIES OR OTHER TREATMENTS SPECIFIED IN SUBPARAGRAPH (I), 1 (II) OR 2 OF PARAGRAPH ONE OF SUBSECTION (A) OF SECTION FIVE THOUSAND ONE (IV) 3 HUNDRED TWO OF THIS ARTICLE.

4 (b) [The commissioner of health and the commissioner of education 5 shall provide a list of the names of all providers of health services the commissioner of health and the commissioner of education shall 6 who 7 deem, after reasonable investigation, not authorized to demand or 8 request any payment for medical services in connection with any claim 9 under this article because such] THE SUPERINTENDENT MAY PROHIBIT A 10 provider of health services FROM DEMANDING OR REQUESTING PAYMENT FOR 11 HEALTH SERVICES RENDERED UNDER THIS ARTICLE, FOR A PERIOD NOT EXCEEDING YEARS, IF THE SUPERINTENDENT DETERMINES, AFTER NOTICE AND A HEAR-12 THREE ING, THAT THE PROVIDER OF HEALTH SERVICES: 13

14 (1) has ADMITTED TO, OR been FOUND guilty of, professional [or other] 15 misconduct [or incompetency], AS DEFINED IN THE EDUCATION LAW, in 16 connection with [medical] HEALTH services rendered under this article; 17 or

(2) [has exceeded the limits of his or her professional competence in 18 19 rendering medical care under this article or has knowingly made a false 20 statement or representation as to a material fact in any medical report 21 made in connection with any claim under this article; or

22 (3)] solicited, or [has] employed another PERSON to solicit for [himself or herself] THE PROVIDER OF HEALTH SERVICES or [for] another 23 PERSON OR ENTITY, professional treatment, examination or care of 24 ſan 25 injured] A person in connection with any claim under this article; or

26 [(4)] (3) has refused to appear before, or [to] answer ANY QUESTION 27 upon request of, the [commissioner of health, the] superintendent[,] or any duly authorized officer of [the] THIS state, [any legal question,] 28 29 or REFUSED to produce any relevant information concerning [his or her] conduct OF THE PROVIDER OF HEALTH SERVICES in connection with 30 THE [rendering medical] HEALTH services RENDERED under this article; or 31

32 [(5)] (4) has engaged in [patterns] A PATTERN of billing for [services 33 which were not provided]:

34 (I) HEALTH SERVICES ALLEGED TO HAVE BEEN RENDERED UNDER THIS ARTICLE, 35 WHEN THE HEALTH SERVICES WERE NOT RENDERED; OR 36

(II) UNNECESSARY HEALTH SERVICES; OR

37 (5) UTILIZED UNLICENSED PERSONS TO RENDER HEALTH SERVICES UNDER THIS 38 ARTICLE, WHEN ONLY A PERSON LICENSED IN THIS STATE MAY RENDER THE HEALTH 39 SERVICES; OR

40 (6) UTILIZED LICENSED PERSONS TO RENDER HEALTH SERVICES, WHEN RENDER-THE HEALTH SERVICES IS BEYOND THE AUTHORIZED SCOPE OF THE PERSON'S 41 ING 42 LICENSE; OR

43 (7) CEDED OWNERSHIP, OPERATION OR CONTROL OF A BUSINESS ENTITY AUTHOR-44 IZED TO PROVIDE PROFESSIONAL HEALTH SERVICES IN THIS STATE, INCLUDING 45 BUT NOT LIMITED TO A PROFESSIONAL SERVICE CORPORATION, LIMITED LIABILITY REGISTERED LIMITED LIABILITY PARTNERSHIP, TO A PERSON NOT 46 COMPANY OR 47 LICENSED TO RENDER THE HEALTH SERVICES FOR WHICH THE ENTITY IS LEGALLY 48 AUTHORIZED ТО PROVIDE, EXCEPT WHERE THE UNLICENSED PERSON'S OWNERSHIP, 49 OPERATION OR CONTROL IS OTHERWISE PERMITTED BY LAW; OR

50 (8) COMMITTED A FRAUDULENT INSURANCE ACT AS DEFINED IN SECTION 176.05 51 OF THE PENAL LAW; OR

52 BEEN CONVICTED OF A CRIME INVOLVING FRAUDULENT OR DISHONEST (9) HAS 53 PRACTICES; OR

54 (10) VIOLATED ANY PROVISION OF THIS ARTICLE OR REGULATIONS PROMULGATED 55 THEREUNDER.

1 (c) [Providers] A PROVIDER of health services shall [refrain from subsequently treating for remuneration, as a private patient, any person 2 3 seeking medical treatment] NOT DEMAND OR REQUEST PAYMENT FOR HEALTH 4 SERVICES under this article [if such provider pursuant to this section has been prohibited from demanding or requesting any payment for medical 5 6 services under this article. An injured claimant so treated or examined 7 may raise this as] THAT ARE RENDERED DURING THE TERM OF THE PROHIBITION 8 SUPERINTENDENT PURSUANT TO ORDERED BY THE SUBSECTION (B) OF THIS SECTION. THE PROHIBITION ORDERED BY THE SUPERINTENDENT MAY BE a defense 9 10 any action by [such] THE provider OF HEALTH SERVICES for payment for in 11 [treatment rendered at any time after such provider has been prohibited from demanding or requesting payment for medical services in connection 12 13 with any claim under this article] SUCH HEALTH SERVICES.

(d) The [commissioner of health and the commissioner of education] SUPERINTENDENT shall maintain [and regularly update] a database containing a list of providers of health services prohibited by this section from demanding or requesting any payment for health services [connected to a claim] RENDERED under this article and shall make [such] THE information available to the public [by means of a website and by a toll free number].

21 (e) SUPERINTENDENT MAY LEVY A CIVIL PENALTY NOT EXCEEDING FIFTY THE 22 THOUSAND DOLLARS ON ANY PROVIDER OF HEALTH SERVICES THAT THE SUPERINTEN-23 DENT PROHIBITS FROM DEMANDING OR REQUESTING A PAYMENT FOR HEALTH 24 SERVICES PURSUANT TO SUBSECTION (B) OF THIS SECTION. ANY CIVIL PENALTY 25 IMPOSED FOR A FRAUDULENT INSURANCE ACT, AS DEFINED IN SECTION 176.05 OF THE PENAL LAW, SHALL BE LEVIED PURSUANT TO ARTICLE FOUR OF THIS CHAPTER. 26 27 Nothing in this section shall be construed as limiting in any (F) 28 respect the powers and duties of the commissioner of health, commission-29 er of education [or], the superintendent, OR INSURER to investigate instances of misconduct by a [health care] provider [and, after a hear-30 ing and upon written notice to the provider, to temporarily prohibit a 31

32 provider of health services under such investigation from demanding or 33 requesting any payment for medical services under this article for up to 34 ninety days from the date of such notice] OF HEALTH SERVICES AND TAKE 35 ACTION PURSUANT TO ANY OTHER PROVISION OF LAW. A DETERMI-APPROPRIATE NATION OF THE SUPERINTENDENT PURSUANT TO SUBSECTION (B) OF THIS 36 SECTION 37 SHALL NOT BE BINDING UPON THE COMMISSIONER OF HEALTH OR THE COMMISSIONER 38 EDUCATION IN A PROFESSIONAL DISCIPLINARY PROCEEDING RELATING TO THE OF 39 SAME CONDUCT.

40 S 6. Section 5108 of the insurance law is amended to read as follows: S 5108. Limit on charges by providers of health services. (a) 41 The charges for services specified in paragraph one of subsection (a) of 42 43 section five thousand one hundred two of this article and any further 44 health service charges which are incurred as a result of the injury and 45 which are in excess of basic economic loss, shall not exceed the charges 46 permissible under the schedules prepared and established by the chairman 47 of the workers' compensation board for industrial accidents, except 48 where the insurer or arbitrator determines that unusual procedures or unique circumstances justify the excess charge, AND SHALL BE SUBJECT 49 ΤO 50 TREATMENT GUIDELINES ESTABLISHED PURSUANT TO SUBSECTION (D) OF THIS THE 51 AT NO TIME SHALL AN INSURER PAY ANY CHARGE THAT SECTION. EXCEEDS THE PERMISSIBLE UNDER THE SCHEDULE PREPARED AND ESTABLISHED BY THE 52 CHARGES CHAIR OF THE WORKERS' COMPENSATION BOARD. 53

54 (b) The superintendent, after consulting with the chairman of the 55 workers' compensation board and the commissioner of health, shall 56 promulgate rules and regulations implementing and coordinating the

provisions of this article and the workers' compensation law with respect to charges for the professional health services specified in 1 2 3 paragraph one of subsection (a) of section five thousand one hundred two 4 of this article, including the establishment of schedules for all such 5 services for which schedules have not been prepared and established by 6 the chairman of the workers' compensation board, INCLUDING, BUT NOT 7 LIMITED, TO DURABLE MEDICAL EQUIPMENT OR SUPPLIES. ADDITIONALLY, THE 8 SUPERINTENDENT, AFTER CONSULTATION WITH THE WORKERS' COMPENSATION BOARD 9 AND THE COMMISSIONER OF HEALTH, SHALL PROMULGATE TREATMENT GUIDELINES 10 WITH THE RESPECT OF TREATING COVERED PERSONS. CHARGES FOR SERVICES THAT 11 ARE NOT SPECIFICALLY SCHEDULED BY THE SUPERINTENDENT OF INSURANCE OF THE 12 WORKERS' COMPENSATION BOARD, OR ARE NOT COMPENSABLE CHAIRMAN OF THE CHARGES UNDER MEDICARE ARE NOT COMPENSABLE HEALTH SERVICE CHARGES 13 UNDER 14 SUBSECTION (A) OF SECTION FIVE THOUSAND ONE HUNDRED TWO OF THIS ARTICLE. 15 (c) No provider of health services specified in paragraph one of 16 subsection (a) of section five thousand one hundred two of this article 17 demand or request any payment in addition to the charges authorized may 18 pursuant to this section. NO SUCH PROVIDER MAY BE REIMBURSED FOR ANY 19 SERVICES UNLESS THE PROVIDER COMPLIES WITH SUBSECTION (D) OF THIS 20 SECTION. Every insurer shall report to the commissioner of health any 21 patterns of overcharging, excessive treatment or other improper actions 22 by a health provider within thirty days after such insurer has knowledge 23 of such pattern. (D) NOTWITHSTANDING ANY OTHER PROVISION OF THE STATUTE, RULE OR REGU-24 25 LATION TO THE CONTRARY, THE FOLLOWING SHALL APPLY FOR ALL INDIVIDUALS OR ENTITIES

26 ENTITIES THAT PROVIDE, TREAT, OR CHARGE FOR SERVICES SPECIFIED IN PARA-27 GRAPH ONE OF SUBSECTION (A) OF SECTION FIVE THOUSAND ONE HUNDRED TWO OF 28 THIS ARTICLE:

29 (1) THE TREATING PROVIDER SHALL FOLLOW THE TREATMENT GUIDELINES ESTAB-30 LISHED BY THE SUPERINTENDENT;

31 (2) DEVIATIONS FROM THE TREATMENT GUIDELINES MAY BE PERMITTED UNDER 32 THE FOLLOWING CONDITIONS:

33 (I) PRIOR WRITTEN OR ELECTRONIC REQUEST IS GIVEN TO THE INSURER PRIOR 34 TO COMMENCING TREATMENT. THE REQUEST SHALL CONTAIN JUSTIFICATION FOR THE 35 DEVIATION FROM THE TREATMENT GUIDELINES. THE BURDEN OF SHOWING THE 36 NECESSITY OF THE DEVIATION REMAINS SOLELY ON THE TREATING PROVIDER. 37 FAILURE TO PROVIDE THIS REQUEST SHALL RESULT IN A MAXIMUM REIMBURSEMENT 38 OF FIFTY PERCENT OF THE TREATMENT GUIDELINES.

39 (II) THE INSURER SHALL NOT BE PRECLUDED FROM EVALUATING THE DEVIATION 40 FOR PAYMENT DURING THE PENDENCY OF THE REVIEW, AND MAY UTILIZE PEER 41 REVIEW FOR EVALUATION OF THE DEVIATION.

42 (III) ANY DISPUTES SHALL BE RESOLVED THROUGH A PANEL OF EXPERTS WHO
43 HAVE BEEN TRAINED OR CERTIFIED IN THE TREATMENT GUIDELINES PURSUANT TO
44 SUBSECTION (E) OF SECTION FIVE THOUSAND ONE HUNDRED SIX OF THIS ARTICLE.
45 (3) AN INSURER MAY SCHEDULE AN INDEPENDENT MEDICAL EXAMINATION AT ANY

45 (3) AN INSURER MAY SCHEDULE AN INDEPENDENT MEDICAL EXAMINATION AT ANY 46 TIME DURING THE COURSE OF TREATMENT. 47 (4) SERVICES OF SUPPLIES NOT COVERED BY THE TREATMENT CHIDELINES OF

47 (4) SERVICES OR SUPPLIES NOT COVERED BY THE TREATMENT GUIDELINES OR 48 THE WORKERS' COMPENSATION FEE SCHEDULE SHALL NOT BE COMPENSABLE.

49 S 7. Section 5106 of the insurance law is amended by adding a new 50 subsection (e) to read as follows:

(E) EVERY INSURER SHALL PROVIDE THE TREATING PROVIDER WITH THE OPTION
OF SUBMITTING A DISPUTE INVOLVING A REQUEST FOR DEVIATIONS FROM THE
TREATMENT GUIDELINES UNDER SUBSECTION (D) OF SECTION FIVE THOUSAND ONE
HUNDRED EIGHT OF THIS ARTICLE TO ARBITRATION PURSUANT TO SIMPLIFIED
PROCEDURES PROMULGATED OR APPROVED BY THE SUPERINTENDENT. SUCH SIMPLI-

1 FIED PROCEDURES SHALL INCLUDE ARBITRATION THROUGH A PANEL OF EXPERTS WHO 2 HAVE BEEN TRAINED OR CERTIFIED IN THE TREATMENT GUIDELINES.

3 S 8. Subsection (b) of section 3425 of the insurance law is amended by 4 adding a new undesignated paragraph to read as follows:

5 NOTWITHSTANDING ANY RULE, LAW OR REGULATION TO THE CONTRARY, AN INSUR-MAY RESCIND, OR RETROACTIVELY CANCEL TO THE INCEPTION OF THE POLICY, 6 ER 7 COVERAGE FOR PERSONAL INJURY PROTECTION UNDER ARTICLE FIFTY-ONE OF THIS CHAPTER WHERE THERE IS NONPAYMENT OF THE INITIAL PREMIUM OR INITIAL 8 INSTALLMENT WITHIN THE FIRST SIXTY DAYS, OR WHERE IT IS DISCOVERED THAT 9 10 PAYMENT PROCEEDS OR IDENTITY OF THE PURPORTED POLICYHOLDER WERE THE STOLEN. A PERSON WHO IS INJURED DURING THIS PERIOD MAY HAVE 11 RECOURSE UNDER A PERSONAL POLICY OF INSURANCE OR TO THE MOTOR VEHICLE INDEMNIFI-12 CATION CORPORATION PROVIDED SUCH PERSON DID NOT PARTICIPATE IN ANY FRAU-13 14 DULENT ACTIVITY, INCLUDING BUT NOT LIMITED TO, A STAGED OR INTENTIONALLY 15 CAUSED ACCIDENT.

16 S 9. This act shall take effect immediately and shall apply to all 17 actions and proceedings commenced on or after such date; and shall also 18 apply to any action or proceeding which was commenced prior to such 19 effective date where, as of such date, a trial of the issues has not yet 20 commenced.