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2013-2014 Regular Sessions

IN SENATE

(PREFILED)

January 9, 2013

Introduced by Sen. STAVISKY -- 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 cancer screening deductibles and copayments

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

Section 1. Subparagraph (B) of paragraph 11 and subparagraph 1 (C) of paragraph 15 of subsection (i) of section 3216 of the insurance law, as 2 3 amended by chapter 219 of the laws of 2011, are amended to read as 4 follows: 5 (B) Such coverage required pursuant to subparagraph (A) or (C) of this б paragraph [may] SHALL NOT be subject to annual deductibles and coinsu-7 rance [as may be deemed appropriate by the superintendent and as are 8 consistent with those established for other benefits within a given 9 policy]. 10 (C) Such coverage required pursuant to subparagraph (A) or (B) of this 11 paragraph [may] SHALL NOT be subject to annual deductibles and coinsurance [as may be deemed appropriate by the superintendent and as are consistent with those established for other benefits within a given 12 13 14 policy]. 15 S 2. Subparagraph (B) of paragraph 11 and subparagraph (C) of paragraph 14 of subsection (1) of section 3221 of the insurance law, as 16 17 amended by chapter 219 of the laws of 2011, are amended to read as 18 follows: (B) Such coverage required pursuant to subparagraph (A) or (C) of this 19 paragraph [may] SHALL NOT be subject to annual deductibles and coinsu-20 21 rance [as may be deemed appropriate by the superintendent and as are 22 consistent with those established for other benefits within a given 23 policy].

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

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1 (C) Such coverage required pursuant to subparagraph (A) or (B) of this 2 paragraph [may] SHALL NOT be subject to annual deductibles and coinsu-3 rance [as may be deemed appropriate by the superintendent and as are 4 consistent with those established for other benefits within a given 5 policy]. 6 S 3. Subparagraph (D) of paragraph 1 of subsection (p) and paragraph 1 7 subsection (t) of section 4303 of the insurance law, as amended by of chapter 219 of the laws of 2011, are amended to read as follows: 8 (D) The coverage required in this paragraph or paragraph two of this 9 10 subsection [may] SHALL NOT be subject to annual deductibles and coinsu-11 rance [as may be deemed appropriate by the superintendent and as are 12 consistent with those established for other benefits within a given 13 contract]. 14 (1) A medical expense indemnity corporation, a hospital service corpo-15 ration or a health service corporation that provides coverage for hospital, surgical, or medical care shall provide coverage for an annual 16 17 cervical cytology screening for cervical cancer and its precursor states 18 for women aged eighteen and older. Such coverage required by this para-19 graph [may] SHALL NOT be subject to annual deductibles and coinsurance 20 [as may be deemed appropriate by the superintendent and as are consist-21 ent with those established for other benefits within a given contract]. 22 S 4. Subsection (c) of section 4321 of the insurance law, as amended 23 by chapter 219 of the laws of 2011, is amended to read as follows: The health maintenance organization shall impose a fifteen dollar 24 (C) 25 copayment on all visits to a physician or other provider with the excepwell 26 tion of visits for pre-natal and post-natal care, child visits 27 provided pursuant to paragraph two of (j), MAMMOGRAPHY subsection 28 SCREENING PROVIDED PURSUANT TO SUBSECTION (P), AND CERVICAL CYTOLOGY 29 SCREENING PROVIDED PURSUANT TO SUBSECTION (T) of section four thousand three hundred three of this article, preventive health services provided 30 pursuant to subparagraph (F) of paragraph four of subsection (b) of 31 32 section four thousand three hundred twenty-two of this article, or items services for bone mineral density provided pursuant to subparagraph 33 or (D) of paragraph twenty-six of subsection (b) of section four thousand 34 three hundred twenty-two of this article for which no copayment shall 35 apply. A copayment of fifteen dollars shall be imposed on equipment, 36 37 supplies and self-management education for the treatment of diabetes. A 38 fifty dollar copayment shall be imposed on emergency services rendered 39 the emergency room of a hospital; however, this copayment must be in 40 waived if hospital admission results. Surgical services shall be subject to a copayment of the lesser of twenty percent of the cost of such services or two hundred dollars per occurrence. A five hundred dollar 41 such 42 43 copayment shall be imposed on inpatient hospital services per continuous 44 hospital confinement. Ambulatory surgical services shall be subject to a 45 facility copayment charge of seventy-five dollars. Coinsurance of ten 46 percent shall apply to visits for the diagnosis and treatment of mental, 47 nervous or emotional disorders or ailments. 48 S 5. Subsections (c) and (d) of section 4322 of the insurance law, as

48 S 5. Subsections (c) and (d) of section 4322 of the insurance law, as 49 amended by chapter 219 of the laws of 2011, are amended to read as 50 follows:

51 The in-plan benefit system shall impose a ten dollar copayment on (C) 52 all visits to a physician or other provider with the exception of visits 53 for pre-natal and post-natal care, well child visits provided pursuant 54 paragraph two of subsection (j), MAMMOGRAPHY SCREENING PROVIDED to 55 PURSUANT TO SUBSECTION (P), AND CERVICAL CYTOLOGY SCREENING PROVIDED 56 PURSUANT TO SUBSECTION (T) of section four thousand three hundred three

of this article, preventive health services provided pursuant to subpar-1 2 agraph (F) of paragraph four of subsection (b) of this section or items 3 services for bone mineral density provided pursuant to subparagraph or 4 (D) of paragraph twenty-six of subsection (b) of this section for which 5 no copayment shall apply. A copayment of ten dollars shall be imposed on 6 equipment, supplies and self-management education for the treatment of 7 diabetes. Coinsurance of ten percent shall apply to visits for the diag-8 nosis and treatment of mental, nervous or emotional disorders or 9 ailments. A thirty-five dollar copayment shall be imposed on emergency 10 services rendered in the emergency room of a hospital; however, this 11 copayment must be waived if hospital admission results.

12 (d) The out-of-plan benefit system shall have an annual deductible 13 established at one thousand dollars per calendar year for an individual 14 and two thousand dollars per year for a family. Coinsurance shall be 15 established at twenty percent with the health maintenance organization 16 or insurer paying eighty percent of the usual, customary and reasonable 17 charges, or eighty percent of the amounts listed on a fee schedule filed 18 with and approved by the superintendent which provides a comparable 19 level of reimbursement. Coinsurance of ten percent shall apply to outpa-20 tient visits for the diagnosis and treatment of mental, nervous or 21 emotional disorders or ailments. The benefits described in subparagraph (F) of paragraph three, SUBPARAGRAPHS (D) AND (E) OF PARAGRAPH FOUR 22 and 23 paragraphs seventeen and eighteen of subsection (b) of this section 24 shall not be subject to the deductible or coinsurance. The benefits 25 described in paragraph nine of subsection (b) of this section shall not 26 be subject to the deductible. The out-of-plan out-of-pocket maximum 27 deductible and coinsurance shall be established at three thousand 28 dollars per calendar year for an individual and five thousand dollars 29 per calendar year for a family. The out-of-plan lifetime benefit maximum shall be established at five hundred thousand dollars for benefits that 30 are not essential health benefits. A lifetime limit on the dollar amount 31 32 of essential health benefits for any individual shall not be estab-33 For purposes of this subsection, "essential health benefits" lished. 34 shall have the meaning ascribed by section 1302(b) of the Affordable 35 Care Act, 42 U.S.C. S 18022(b).

36 S 6. This act shall take effect immediately and the provisions of this 37 act shall apply to policies and contracts issued, renewed, modified, 38 altered or amended on or after such effective date.