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IN SENATE

June 21, 2010

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

AN ACT to amend the workers' compensation law, in relation to authorizing certain care and treatment to injured employees

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

Section 1. Subdivision (a) of section 13 of the workers' compensation law, as amended by chapter 6 of the laws of 2007, is amended to read as follows:

4 (a) The employer shall promptly provide for an injured employee such 5 medical, dental, surgical, optometric or other attendance or treatment, 6 nurse and hospital service, medicine, optometric services, crutches, 7 eye-qlasses, false artificial eyes, orthotics, prosthetic teeth, 8 devices, functional assistive and adaptive devices and apparatus for such period as the nature of the injury or the process of recovery may 9 require. The employer shall be liable for the payment of the expenses of 10 medical, dental, surgical, optometric or other attendance or treatment, 11 nurse and hospital service, medicine, optometric services, crutches, 12 13 eye-glasses, false teeth, artificial eyes, prosthetic orthotics, 14 devices, functional assistive and adaptive devices and apparatus, as 15 well as artificial members of the body or other devices or appliances 16 necessary in the first instance to replace, support or relieve a portion part of the body resulting from and necessitated by the injury of an 17 or employee, for such period as the nature of the injury or the process of 18 19 recovery may require, and the employer shall also be liable for replace-20 ments or repairs of such artificial members of the body or such other 21 devices, eye-glasses, false teeth, artificial eyes, orthotics, prosthet-22 ic devices, functional assistive and adaptive devices or appliances necessitated by ordinary wear or loss or damage to a prosthesis, with or 23 without bodily injury to the employee. Damage to or loss of a prosthetic 24 25 device shall be deemed an injury except that no disability benefits shall be payable with respect to such injury under section fifteen of 26 27 this article. Such a replacement or repair of artificial members of the body or such other devices, eye-glasses, false teeth, artificial eyes, 28

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

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orthotics, prosthetic devices, functional assistive and adaptive devices 1 2 appliances or the providing of medical treatment and care as defined or 3 herein shall not constitute the payment of compensation under section 4 twenty-five-a of this article. All fees and other charges for such 5 treatment and services shall be limited to such charges as prevail in 6 same community for similar treatment of injured persons of a like the 7 standard of living.

8 The chair shall prepare and establish a schedule for the state, or schedules limited to defined localities, of charges and fees for such 9 10 medical treatment and care, and including all medical, dental, surgical, optometric or other attendance or treatment, nurse and hospital service, 11 12 medicine, optometric services, crutches, eye-glasses, false teeth, arti-13 ficial eyes, orthotics, prosthetic devices, functional assistive and 14 adaptive devices and apparatus in accordance with and to be subject to 15 change pursuant to rules promulgated by the chair. Before preparing such schedule for the state or schedules for limited localities the chair 16 shall request the president of the medical society of the state of New 17 18 York and the president of the New York state osteopathic medical society 19 to submit to him or her a report on the amount of remuneration deemed by 20 such society to be fair and adequate for the types of medical care to be 21 rendered under this chapter, but consideration shall be given to the 22 view of other interested parties. In the case of physical therapy fees schedules the chair shall request the president of a recognized profes-23 24 sional association representing physical therapists in the state of New 25 York to submit to him or her a report on the amount of remuneration 26 deemed by such association to be fair and reasonable for the type of physical therapy services rendered under this chapter, but consideration 27 28 shall be given to the views of other interested parties. The chair 29 shall also prepare and establish a schedule for the state, or schedules 30 limited to defined localities, of charges and fees for outpatient hospital services not covered under the medical fee schedule previously 31 32 referred to in this subdivision, to be determined in accordance with and 33 be subject to change pursuant to rules promulgated by the chair. to Before preparing such schedule for the state or schedules for limited localities the chair shall request the president of the hospital associ-34 35 36 ation of New York state to submit to him or her a report on the amount 37 of remuneration deemed by such association to be fair and adequate for 38 the types of hospital outpatient care to be rendered under this chapter, 39 but consideration shall be given to the views of other interested 40 parties. In the case of occupational therapy fees schedules the chair shall request the president of a recognized professional association 41 representing occupational therapists in the state of New York to submit 42 43 her a report on the amount of remuneration deemed by such to him or 44 association to be fair and reasonable for the type of occupational ther-45 apy services rendered under this chapter, but consideration shall be given to the views of other interested parties. IN THE CASE OF MASSAGE 46 47 THERAPY FEE SCHEDULES THE CHAIR SHALL REQUEST THE PRESIDENT OF A RECOG-PROFESSIONAL ASSOCIATION REPRESENTING LICENSED MASSAGE THERAPISTS 48 NIZED 49 IN THE STATE OF NEW YORK TO SUBMIT TO HIM OR HER A REPORT ON THE AMOUNT 50 OF REMUNERATION DEEMED BY SUCH ASSOCIATION TO BE FAIR AND REASONABLE FOR 51 OF OCCUPATIONAL THERAPY SERVICES RENDERED UNDER THIS CHAPTER, THE TYPE 52 BUT CONSIDERATION SHALL BE GIVEN TO THE VIEWS OF OTHER INTERESTED PARTIES. The amounts payable by the employer for such treatment and 53 54 services shall be the fees and charges established by such schedule. 55 Nothing in this schedule, however, shall prevent voluntary payment of amounts higher or lower than the fees and charges fixed therein, but no 56

physician rendering medical treatment or care, and no physical, LICENSED 1 2 occupational therapist rendering their respective physical, MASSAGE or 3 MASSAGE or occupational therapy services may receive payment in any 4 higher amount unless such increased amount has been authorized by the 5 employer, or by decision as provided in section thirteen-g of this arti-6 cle. Nothing in this section shall be construed as preventing the 7 employment of a duly authorized physician on a salary basis by an 8 authorized compensation medical bureau or laboratory.

9 S 2. Subdivisions 1 and 2 of section 13-g of the workers' compensation 10 law, subdivision 1 as amended by chapter 674 of the laws of 1994 and 11 subdivision 2 as amended by chapter 649 of the laws of 1985, are amended 12 to read as follows:

Within forty-five days after a bill has been rendered to the 13 (1)14 employer by the hospital, physician or self-employed physical, LICENSED 15 MASSAGE or occupational therapist who has rendered treatment pursuant to 16 referral from the injured employee's authorized physician or authorа 17 ized podiatrist for treatment to the injured employee, such employer 18 must pay the bill or notify the hospital, physician or self-employed 19 physical, LICENSED MASSAGE or occupational therapist in writing that the 20 bill is not being paid and explain the reasons for non-payment. In the 21 the employer fails to make payment or notify the hospital, event that physician or self-employed physical, LICENSED MASSAGE or occupational 22 23 therapist within such forty-five day period that payment is not being 24 made, the hospital, physician, self-employed physical therapist OR 25 SELF-EMPLOYED LICENSED MASSAGE THERAPIST or self-employed occupational 26 therapist may notify the chair in writing that the bill has not been 27 paid and request that the board make an award for payment of such bill. 28 The board or the chair may make an award not in excess of the estab-29 lished fee schedules for any such bill or part thereof which remains unpaid after said forty-five day period or thirty days after all other 30 questions duly and timely raised in accordance with the provisions of 31 32 this chapter, relating to the employer's liability for the payment of 33 such amount, shall have been finally determined adversely to the employlater, in accordance with rules promulgated by the 34 er, whichever is chair, and such award may be collected in like manner as an award of 35 compensation. The chair shall assess the sum of fifty dollars against 36 37 the employer for each such award made by the board, which sum shall be 38 paid into the state treasury.

39 In the event that the employer has provided an explanation in writing 40 why the bill has not been paid, in part or in full, within the aforesaid time period, and the parties can not agree as to the value of medical 41 aid rendered under this chapter, such value shall be decided by arbi-42 tration if requested by the hospital, physician or self-employed phys-43 44 ical, LICENSED MASSAGE or occupational therapist, in accordance with the 45 provisions of subdivision two or subdivision three of this section, as appropriate, and rules and regulations promulgated by the chair. 46

47 Where a physician, physical, LICENSED MASSAGE or occupational thera-48 pist bill has been determined to be due and owing in accordance with the 49 provisions of this section the board shall include in the amount of the 50 award interest of not more than one and one-half per cent (1 1/2%) per 51 month payable to the physician, physical, LICENSED MASSAGE or occupational therapist, in accordance with the rules and regulations promul-52 gated by the board. Interest shall be calculated from the forty-fifth 53 54 day after the bill was rendered or from the thirtieth day after all 55 other questions duly and timely raised in accordance with the provisions 56 of this chapter, relating to the employer's liability for the payment of 1 such amount, shall have been finally determined adversely to the employ-2 er, whichever is later, in accordance with rules promulgated by the 3 chair.

4 (2) If the parties fail to agree as to the value of medical aid rendered under this chapter, such value shall be decided by an arbi-5 6 tration committee consisting of one physician designated by the presi-7 dent of the medical society of the county in which the medical services 8 were rendered, one physician who is a member of the medical society of the state of New York, appointed by the employer or carrier, and one 9 10 physician, also a member of the medical society of the state of New York, appointed by the [chairman] CHAIR of the workers' compensation 11 board. The majority decision of any such committee shall be conclusive 12 upon the parties as to the value of the services rendered. If the physi-13 14 cian whose charges are being arbitrated is a member in good standing of 15 the New York osteopathic society or the New York homeopathic society, 16 the members of such arbitration committee shall be physicians of such 17 organization, one to be appointed by the president of that organization, 18 one by the employer or carrier and the third by the [chairman] CHAIR of 19 the workers' compensation board. Where the value of physical therapy 20 services is at issue the arbitration committee shall consist of a member 21 good standing of a recognized professional association representing in 22 physical therapists in the state of New York appointed by the president of such organization, a physician designated by the employer or carrier and a physician designated by the [chairman] CHAIR of the workers' 23 24 25 compensation board provided however, that the [chairman] CHAIR finds 26 that there are a sufficient number of physical therapy arbitrations in a 27 geographical area comprised of one or more counties to warrant a commit-28 tee so comprised. In all other cases where the value of physical therapy 29 services is at issue, the arbitration committee shall be similarly selected and identical in composition, provided that the physical thera-30 pist member shall serve without remuneration, and provided further that 31 32 in the event a physical therapist is not available, the committee shall 33 comprised of three physicians designated in the same manner as in be 34 cases where the value of medical aid is at issue. WHERE THE VALUE OF 35 THERAPY SERVICES IS AT ISSUE THE ARBITRATION COMMITTEE SHALL MASSAGE CONSIST OF A MEMBER IN GOOD STANDING OF A RECOGNIZED PROFESSIONAL ASSO-36 37 CIATION REPRESENTING LICENSED MASSAGE THERAPISTS IN THE STATE OF NEW 38 YORK APPOINTED BY THE PRESIDENT OF SUCH ORGANIZATION, A PHYSICIAN DESIG-39 NATED BY THE EMPLOYER OR CARRIER AND A PHYSICIAN DESIGNATED BY THE CHAIR 40 OF THE WORKERS' COMPENSATION BOARD PROVIDED HOWEVER, THAT THE CHAIR FINDS THAT THERE ARE A SUFFICIENT NUMBER OF MASSAGE THERAPY ARBITRATIONS 41 42 GEOGRAPHICAL AREA COMPRISED OF ONE OR MORE COUNTIES TO WARRANT A INА 43 COMMITTEE SO COMPRISED. IN ALL OTHER CASES WHERE THE VALUE OF MASSAGE 44 THERAPY SERVICES IS AT ISSUE, THE ARBITRATION COMMITTEE SHALL BE SIMI-45 LARLY SELECTED AND IDENTICAL IN COMPOSITION, PROVIDED THAT THE LICENSED MASSAGE THERAPIST MEMBER SHALL SERVE WITHOUT REMUNERATION, AND PROVIDED 46 47 FURTHER THAT IN THE EVENT A LICENSED MASSAGE THERAPIST IS NOT AVAILABLE, 48 THE COMMITTEE SHALL BE COMPRISED OF THREE PHYSICIANS DESIGNATED IN THE 49 SAME MANNER AS IN CASES WHERE THE VALUE OF MEDICAL AID IS AT ISSUE. 50 Where the value of occupational therapy services is at issue the arbi-51 tration committee shall consist of a member in good standing of a recognized professional association representing occupational therapists in 52 53 the state of New York appointed by the president of such organization; a 54 physician designated by the employer or carrier and a physician desig-55 nated by the [chairman] CHAIR of the workers' compensation board 56 provided, however, that the [chairman] CHAIR finds that there are a

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sufficient number of occupational therapy arbitrations in a geographical 1 2 area comprised of one or more counties to warrant a committee so 3 comprised. In all other cases where the value of occupational therapy services is at issue, the arbitration committee shall be similarly selected and identical in composition, provided that the occupational therapist member shall serve without remuneration, and provided further 4 5 6 7 that in the event an occupational therapist is not available, the committee shall be comprised of three physicians designated in the same 8 9 manner as in cases where the value of medical aid is at issue.

10 S 3. This act shall take effect immediately.