10735

IN ASSEMBLY

April 16, 2010

Introduced by M. of A. MORELLE -- read once and referred to the Committee on Insurance

AN ACT to amend the insurance law, in relation to payments to prehospital emergency medical services providers

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

Section 1. Section 3224-a of the insurance law is amended by adding a new subsection (i) to read as follows:

3 PAYMENTS TO NONPARTICIPATING OR NONPREFERRED PROVIDERS OF AMBU-LANCE SERVICES LICENSED UNDER ARTICLE THIRTY OF THE PUBLIC HEALTH LAW. (1) WHENEVER AN INSURER, ORGANIZATION, OR CORPORATION LICENSED OR CERTI-6 FIED PURSUANT TO ARTICLE FORTY-THREE OF THIS CHAPTER OR ARTICLE 7 FORTY-FOUR OF THE PUBLIC HEALTH LAW PROVIDES THAT ANY HEALTH CARE CLAIMS SUBMITTED UNDER CONTRACTS OR AGREEMENTS ISSUED OR ENTERED INTO 9 ARTICLE OR ARTICLES FORTY-TWO AND FORTY-THREE OF THIS CHAPTER TO THIS 10 AND ARTICLE FORTY-FOUR OF THE PUBLIC HEALTH LAW ARE PAYABLE TO A PARTIC-11 IPATING OR PREFERRED PROVIDER OF AMBULANCE SERVICES FOR INSURER, ORGANIZATION, OR CORPORATION LICENSED OR CERTI-12 RENDERED, THE 13 FIED PURSUANT TO ARTICLE FORTY-THREE OF THIS CHAPTER OR ARTICLE 14 FORTY-FOUR OF THE PUBLIC HEALTH LAW SHALL BE REQUIRED TO PAY SUCH BENE-TO ANY SIMILARLY LICENSED NONPARTICIPATING OR 15 FITS EITHER DIRECTLY 16 NONPREFERRED PROVIDER AT SAID PROVIDER'S USUAL AND CUSTOMARY CHARGE, 17 WHICH SHALL NOT BE EXCESSIVE OR UNREASONABLE, WHEN SAID PROVIDER HAS RENDERED SUCH SERVICES, HAS A WRITTEN ASSIGNMENT OF BENEFITS, AND HAS 18 19 CAUSED WRITTEN NOTICE OF SUCH ASSIGNMENT TO BE GIVEN TO THE INSURER, 20 ORGANIZATION, OR CORPORATION LICENSED OR CERTIFIED PURSUANT TO ARTICLE 21 FORTY-THREE OF THIS CHAPTER OR ARTICLE FORTY-FOUR OF THE PUBLIC HEALTH 22 LAW OR JOINTLY TO SUCH NONPARTICIPATING OR NONPREFERRED PROVIDER AND TO 23 THE INSURED, SUBSCRIBER, OR OTHER COVERED PERSON; PROVIDED, HOWEVER, THAT IN EITHER CASE THE INSURER, ORGANIZATION, OR CORPORATION LICENSED 24 25 OR CERTIFIED PURSUANT TO ARTICLE FORTY-THREE OF THIS CHAPTER OR ARTICLE FORTY-FOUR OF THE PUBLIC HEALTH LAW SHALL BE REQUIRED TO SEND SUCH BENE-27 PAYMENTS DIRECTLY TO THE PROVIDER WHO HAS THE WRITTEN ASSIGNMENT.

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

WHEN PAYMENT IS MADE DIRECTLY TO A PROVIDER OF AMBULANCE

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AUTHORIZED BY THIS SECTION, THE INSURER, ORGANIZATION, OR CORPORATION LICENSED OR CERTIFIED PURSUANT TO ARTICLE FORTY-THREE OF THIS CHAPTER OR ARTICLE FORTY-FOUR OF THE PUBLIC HEALTH LAW SHALL GIVE WRITTEN NOTICE OF SUCH PAYMENT TO THE INSURED, SUBSCRIBER, OR OTHER COVERED PERSON.

- (2) NOTHING CONTAINED IN THIS SECTION SHALL BE DEEMED TO PROHIBIT THE PAYMENT OF DIFFERENT LEVELS OF BENEFITS OR FROM HAVING DIFFERENCES IN COINSURANCE PERCENTAGES APPLICABLE TO BENEFIT LEVELS FOR SERVICES PROVIDED BY PARTICIPATING OR PREFERRED PROVIDERS AND NONPARTICIPATING OR NONPREFERRED PROVIDERS.
- (3) THE PROVISIONS OF THIS SECTION SHALL NOT APPLY TO CREDIT INSURANCE, DISABILITY INCOME INSURANCE, OR LIMITED ACCIDENT AND SICKNESS POLICIES SUCH AS HOSPITAL INDEMNITY POLICIES, SPECIFIED DISEASE POLICIES, LIMITED ACCIDENT POLICIES, OR SIMILAR LIMITED POLICIES.
- S 2. Subparagraphs (C) and (D) of paragraph 24 of subsection (i) of section 3216 of the insurance law, as added by chapter 506 of the laws of 2001, are amended to read as follows:
- (C) An insurer shall provide reimbursement for those services prescribed by this section at rates negotiated between the insurer and the provider of such services. In the absence of agreed upon rates, an insurer shall pay for such services at the usual and customary charge, which shall not be excessive or unreasonable. THE INSURER SHALL SEND SUCH PAYMENTS DIRECTLY TO THE PROVIDER OF SUCH AMBULANCE SERVICES, IF THE AMBULANCE SERVICE INCLUDES AN EXECUTED ASSIGNMENT OF BENEFITS FORM WITH THE CLAIM.
- (D) The provisions of this paragraph shall have [no] application to transfers of patients between hospitals or health care facilities by an ambulance service as described in subparagraph (A) of this paragraph.
- S 3. Subparagraphs (C) and (D) of paragraph 15 of subsection (1) of section 3221 of the insurance law, as added by chapter 506 of the laws of 2001, are amended to read as follows:
- (C) An insurer shall provide reimbursement for those services prescribed by this section at rates negotiated between the insurer and the provider of such services. In the absence of agreed upon rates, an insurer shall pay for such services at the usual and customary charge, which shall not be excessive or unreasonable. THE INSURER SHALL SEND SUCH PAYMENTS DIRECTLY TO THE PROVIDER OF SUCH AMBULANCE SERVICES, IF THE AMBULANCE SERVICE INCLUDES AN EXECUTED ASSIGNMENT OF BENEFITS FORM WITH THE CLAIM.
- (D) The provisions of this paragraph shall have [no] application to transfers of patients between hospitals or health care facilities by an ambulance service as described in subparagraph (A) of this paragraph.
- 42 S 4. This act shall take effect January 1, 2011 and shall apply to 43 health care claims submitted for payment after such date.