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2011-2012 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 5, 2011

- Introduced by M. of A. GOTTFRIED, ENGLEBRIGHT, JACOBS, PAULIN, N. RIVERA, CAHILL, PERRY, ARROYO, HEASTIE, JAFFEE -- Multi-Sponsored by -- M. of A. BING, BRENNAN, COLTON, DESTITO, DINOWITZ, GLICK, GUNTHER, KELLNER, LIFTON, V. LOPEZ, LUPARDO, MCENENY, MILLMAN, PHEF-FER, SWEENEY, TITUS, WEISENBERG -- read once and referred to the Committee on Health
- AN ACT to amend the public health law and the social services law, in relation to medicaid payment for co-payments due under Medicare Part D

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

1 Section 1. Subdivision 7 of section 273 of the public health law, as 2 amended by section 7 of part C of chapter 58 of the laws of 2008, is 3 amended to read as follows:

7. No prior authorization under the preferred drug program shall be 4 5 required when a prescriber prescribes a drug on the preferred drug list, б WHEN MEDICAL ASSISTANCE PAYMENT IS MADE, UNDER PARAGRAPH (G) OF OR 7 SUBDIVISION TWO OF SECTION THREE HUNDRED SIXTY-FIVE-A OF THESOCIAL 8 SERVICES LAW SOLELY FOR THE CO-PAYMENT FOR PRESCRIPTIONS PROVIDED UNDER PART D OF TITLE XVIII OF THE 9 FEDERAL SOCIAL SECURITY ACT; provided, 10 that the commissioner may identify [such] a drug for which however, 11 prior authorization is required pursuant to the provisions of the clin-12 ical drug review program established under section two hundred seventy-13 four of this article.

14 S 2. Subparagraph (ii) of paragraph (f) of subdivision 6 of section 15 367-a of the social services law, as amended by section 42 of part C of 16 chapter 58 of the laws of 2005, is amended to read as follows:

(ii) In the year commencing April first, two thousand five and for each year thereafter, no recipient shall be required to pay more than a total of two hundred dollars in co-payments, INCLUDING THOSE required by this subdivision[, nor] AND, FOR RECIPIENTS ELIGIBLE FOR COVERAGE UNDER

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

LBD02349-01-1

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PART D OF TITLE XVIII OF THE FEDERAL SOCIAL SECURITY ACT (REFERRED TO IN 1 SECTION AS "MEDICARE PART D"), THOSE CO-PAYMENTS REQUIRED BY MEDI-2 THIS 3 CARE PART D. NOR shall reductions in payments as a result of such co-payments exceed two hundred dollars for any recipient. 4 THE COMMIS-5 SIONER OF HEALTH SHALL CREATE A SYSTEM TO INCORPORATE CO-PAYMENTS BILLED 6 TO A RECIPIENT UNDER MEDICARE PART D TOWARDS THE RECIPIENT'S TOTAL ANNU-7 AL CO-PAYMENTS UNDER MEDICAL ASSISTANCE. AS PART OF THIS SYSTEM, PHAR-8 MACISTS SHALL RECORD ALL CO-PAYMENTS DUE UNDER MEDICARE PART D FROM SUCH WITH THE MEDICAL ASSISTANCE PROGRAM, THROUGH THE MEDICAL 9 RECIPIENTS 10 ASSISTANCE ELECTRONIC BILLING SYSTEM. THE COMMISSIONER OF HEALTH SHALL 11 THE CO-PAYMENTS BILLED UNDER MEDICARE PART D ALONG WITH THE INCLUDE 12 CO-PAYMENTS REQUIRED UNDER THIS SUBDIVISION IN DETERMINING THE WHEN 13 RECIPIENT'S TOTAL ANNUAL CO-PAYMENTS HAVE REACHED TWO HUNDRED DOLLARS.

14 S 3. Paragraph (g) of subdivision 2 of section 365-a of the social 15 services law, as amended by section 1 of part F of chapter 497 of the 16 laws of 2008, is amended to read as follows:

17 (g) sickroom supplies, eyeglasses, prosthetic appliances and dental 18 prosthetic appliances furnished in accordance with the regulations of 19 the department, provided that the commissioner of health is authorized 20 to implement a preferred diabetic supply program wherein the department 21 health will receive enhanced rebates from preferred manufacturers of of glucometers and test strips, and may subject non-preferred manufactur-22 glucometers and test strips to prior authorization under section 23 ers' 24 two hundred seventy-three of the public health law; drugs provided on an 25 in-patient basis, those drugs contained on the list established by requlation of the commissioner of health pursuant to subdivision four of 26 this section, AND, FOR RECIPIENTS ELIGIBLE FOR COVERAGE UNDER PART D OF 27 28 TITLE XVIII OF THE FEDERAL SOCIAL SECURITY ACT (REFERRED ΤO IN THIS 29 "MEDICARE PART D"), PAYMENT SECTION AS OF THE CO-PAYMENT FOR DRUGS 30 PROVIDED BY A MEDICARE PART D PLAN, AFTER THE INDIVIDUAL HAS REACHED THE ANNUAL CAP ON CO-PAYMENTS AS DEFINED IN SUBPARAGRAPH (II) OF PARAGRAPH 31 32 OF SUBDIVISION SIX OF SECTION THREE HUNDRED SIXTY-SEVEN-A OF THIS (F) 33 TITLE, and those drugs which may not be dispensed without a prescription 34 as required by section sixty-eight hundred ten of the education law and which the commissioner of health shall determine to be reimbursable 35 based upon such factors as the availability of such drugs or 36 alterna-37 tives at low cost if purchased by a medicaid recipient, or the essential 38 nature of such drugs as described by such commissioner in regulations, 39 provided, however, that such drugs, exclusive of long-term maintenance 40 drugs, shall be dispensed in quantities no greater than a thirty day supply or one hundred doses, whichever is greater; provided further that 41 the commissioner of health is authorized to require prior authorization 42 43 any refill of a prescription when less than seventy-five percent of for 44 the previously dispensed amount per fill should have been used were the 45 product used as normally indicated; medical assistance shall not include any drug provided on other than an in-patient basis for which a recipi-46 ent is charged or a claim is made in the case of a prescription drug, in 47 48 excess of the maximum reimbursable amounts to be established by department regulations in accordance with standards established by the secre-49 50 tary of the United States department of health and human services, or, the case of a drug not requiring a prescription, in excess of the 51 in maximum reimbursable amount established by the commissioner of health 52 pursuant to paragraph (a) of subdivision four of this section; 53 54 S 4. This act shall take effect on the first of April next succeeding

55 the date on which it shall have become a law; provided, however, that 56 the amendments to subdivision 7 of section 273 of the public health law

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1 made by section one of this act shall not affect the repeal of such 2 section and shall be deemed repealed therewith; and provided, further, 3 that the amendments to subparagraph (ii) of paragraph (f) of subdivision 4 6 of section 367-a of the social services law made by section two of 5 this act shall not affect the repeal of such paragraph and shall be 6 deemed repealed therewith.