4546

2013-2014 Regular Sessions

IN ASSEMBLY

February 6, 2013

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

AN ACT to amend the insurance law, in relation to health insurance coverage for clinical laboratory services

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

- Section 1. Subsection (i) of section 3216 of the insurance law is amended by adding a new paragraph 30 to read as follows:
 - (30) NO SUCH POLICY SHALL LIMIT OR DENY REIMBURSEMENT FOR BENEFITS TO ANY INSURED ON THE BASIS THAT A LABORATORY PROVIDING CLINICAL LABORATORY SERVICES IS AN OUT-OF-NETWORK PROVIDER, IF AN IN-NETWORK ${f HEALTH}$ PROVIDER DIRECTS SPECIMENS RETRIEVED BY SUCH HEALTH CARE PROVIDER TO SUCH OUT-OF-NETWORK LABORATORY OR SUCH HEALTH CARE PROVIDER DIRECTS SUCH OUT-OF-NETWORK LABORATORY FOR CLINICAL INSURED TO LABORATORY SERVICES. NO SUCH POLICY SHALL PROHIBIT A DULY REGISTERED LABORATORY FROM PROVIDING SERVICES, PROVIDED SUCH LABORATORY AGREES TO PROVIDE SUCH SERVICES IN ACCORDANCE WITH THE MINIMUM STANDARDS AND CONDITIONS FOR SIMILAR PROVIDERS THAT HAVE BEEN ESTABLISHED BY SUCH POLICY.
 - S 2. Subsection (e) of section 3221 of the insurance law is amended by adding a new paragraph 13 to read as follows:
 - (13) NO SUCH GROUP OR BLANKET POLICY SHALL LIMIT OR DENY REIMBURSEMENT FOR BENEFITS TO ANY INSURED ON THE BASIS THAT A LABORATORY PROVIDING CLINICAL LABORATORY SERVICES IS AN OUT-OF-NETWORK PROVIDER, IN-NETWORK HEALTH CARE PROVIDER DIRECTS SPECIMENS RETRIEVED BY SUCH HEALTH CARE PROVIDER TO SUCH OUT-OF-NETWORK LABORATORY OR SUCH HEALTH CARE PROVIDER DIRECTS THE INSURED TO SUCH OUT-OF-NETWORK LABORATORY CLINICAL LABORATORY SERVICES. NO SUCH GROUP OR BLANKET POLICY SHALL PROHIBIT A DULY REGISTERED LABORATORY FROM PROVIDING SERVICES, LABORATORY AGREES TO PROVIDE SUCH SERVICES IN ACCORDANCE WITH THE MINIMUM STANDARDS AND CONDITIONS FOR SIMILAR PROVIDERS THAT HAVE
- 25 ESTABLISHED BY SUCH GROUP OR BLANKET POLICY.

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

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S 3. Section 4303 of the insurance law is amended by adding a new subsection (jj) to read as follows:

(JJ) NO SUCH POLICY ISSUED BY A THIRD PARTY BENEFIT PROGRAM SHALL LIMIT OR DENY REIMBURSEMENT FOR BENEFITS TO ANY INSURED onTHE BASIS 5 LABORATORY PROVIDING CLINICAL LABORATORY SERVICES IS AN 6 OUT-OF-NETWORK PROVIDER, IF AN IN-NETWORK HEALTH CARE PROVIDER DIRECTS 7 SPECIMENS RETRIEVED BY SUCH HEALTH CARE PROVIDER TO SUCH OUT-OF-NETWORK LABORATORY OR SUCH HEALTH CARE PROVIDER DIRECTS THE 8 INSURED TO SUCH SERVICES. NO SUCH 9 OUT-OF-NETWORK LABORATORY FOR CLINICAL LABORATORY 10 THIRD PARTY BENEFIT PROGRAM SHALL PROHIBIT A DULY REGISTERED LABORATORY FROM PROVIDING SERVICES, PROVIDED SUCH LABORATORY AGREES TO PROVIDE SUCH 11 IN ACCORDANCE WITH THE MINIMUM STANDARDS AND CONDITIONS FOR 12 SIMILAR PROVIDERS THAT HAVE BEEN ESTABLISHED BY SUCH THIRD PARTY BENEFIT 13 14 PROGRAM.

S 4. This act shall take effect on the first of January next succeeding the date on which it shall have become a law and shall apply to all policies and contracts issued, renewed, modified, altered or amended on or after such effective date.