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2013-2014 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 9, 2013

Introduced by M. of A. WEPRIN -- Multi-Sponsored by -- M. of A. JAFFEE, ROBERTS, STEVENSON -- read once and referred to the Committee on Insurance

AN ACT to amend the public health law and the insurance law, in relation to the reimbursement of out-of-network providers of clinical laboratory services by organizations providing or offering comprehensive health services plans

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

- 1 Section 1. Section 4406 of the public health law is amended by adding 2 a new subdivision 6 to read as follows:
- 6. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, IF AN ENROLLEE 3 REFERRED BY AN IN-PLAN PROVIDER TO A PROVIDER OF CLINICAL LABORATORY 5 SERVICES NOT PARTICIPATING IN THE PLAN (A "NON-PARTICIPATING PROVIDER") FOR ANY SERVICE COVERED UNDER THE TERMS OF THE PLAN, THE ORGANIZATION 7 SHALL BE RESPONSIBLE FOR PAYMENT DIRECTLY TO THE NON-PARTICIPATING THOSE SERVICES IN ACCORDANCE WITH THE TIME FRAME FOR SUCH PROVIDER FOR 9 PAYMENTS SET FORTH IN SECTION THREE THOUSAND TWO HUNDRED TWENTY-FOUR-A PROVIDED, HOWEVER, THAT THE ENROLLEE SHALL BE 10 INSURANCE LAW; RESPONSIBLE FOR ANY APPLICABLE COPAY, COINSURANCE OR DEDUCTIBLE FOR SUCH 11 12 SERVICES. CLINICAL LABORATORIES SEEKING REIMBURSEMENT PURSUANT SECTION FOR SERVICES RENDERED SHALL DIRECTLY BILL THE ORGANIZATION WHOSE 13 14 ENROLLEE RECEIVED THE SERVICES. ANY PAYMENT MADE BY AN ORGANIZATION 15 DIRECTLY TO THE ENROLLEE RATHER THAN TO THE CLINICAL LABORATORY REIMBURSEMENT SHALL NOT SATISFY THE ORGANIZATION'S PAYMENT OBLIGATION TO 16 17 THE CLINICAL LABORATORY.
- 18 S 2. Section 4804 of the insurance law is amended by adding a new 19 subsection (g) to read as follows:
- 20 (G) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, IF AN ENROLLEE IS 21 REFERRED BY AN IN-PLAN PROVIDER TO A PROVIDER OF CLINICAL LABORATORY

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

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SERVICES NOT PARTICIPATING IN THE PLAN (A "NON-PARTICIPATING PROVIDER")
FOR ANY SERVICE COVERED UNDER THE TERMS OF THE PLAN, THE ORGANIZATION
SHALL BE RESPONSIBLE FOR PAYMENT DIRECTLY TO THE NON-PARTICIPATING
PROVIDER FOR THOSE SERVICES IN ACCORDANCE WITH THE TIME FRAME FOR SUCH
PAYMENTS SET FORTH IN SECTION THREE THOUSAND TWO HUNDRED TWENTY-FOUR-A
OF THIS CHAPTER; PROVIDED, HOWEVER, THAT THE ENROLLEE SHALL BE RESPONSIBLE FOR ANY APPLICABLE COPAY, COINSURANCE OR DEDUCTIBLE FOR SUCH
SERVICES. CLINICAL LABORATORIES SEEKING REIMBURSEMENT PURSUANT TO THIS
SECTION FOR SERVICES RENDERED SHALL DIRECTLY BILL THE ORGANIZATION WHOSE
TO ENROLLEE RECEIVED THE SERVICES. ANY PAYMENT MADE BY AN ORGANIZATION

11 DIRECTLY TO THE ENROLLEE RATHER THAN TO THE CLINICAL LABORATORY SEEKING 12 REIMBURSEMENT SHALL NOT SATISFY THE ORGANIZATION'S PAYMENT OBLIGATION TO

13 THE CLINICAL LABORATORY.

14 S 3. This act shall take effect immediately.