4602--A

2015-2016 Regular Sessions

## IN ASSEMBLY

## February 3, 2015

Introduced by M. of A. COLTON, GOTTFRIED -- read once and referred to the Committee on Health -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the social services law, in relation to medical assistance to address growth and development problems in children as a result of various illnesses, conditions, diseases or injuries

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

Section 1. Paragraph (g) of subdivision 2 of section 365-a of the social services law, as amended by section 21 of part A of chapter 56 of the laws of 2013, is amended to read as follows:

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(g) sickroom supplies, eyeglasses, prosthetic appliances and dental prosthetic appliances furnished in accordance with the regulations of the department; provided further that: (i) the commissioner of health is authorized to implement a preferred diabetic supply program wherein the department of health will receive enhanced rebates from preferred manufacturers of glucometers and test strips, and may subject ferred manufacturers' glucometers and test strips to prior authorization under section two hundred seventy-three of the public health law; (ii) enteral formula therapy and nutritional supplements are limited to coverage only for nasogastric, jejunostomy, or gastrostomy tube feeding, treatment of an inborn metabolic disorder, or to address growth and development problems in children, or, subject to standards established by the commissioner, for persons with a diagnosis of HIV infection, AIDS HIV-related illness or other diseases and conditions; prescription footwear and inserts are limited to coverage only when used as an integral part of a lower limb orthotic appliance, as part of a diabetic treatment plan, [or] to address growth and development problems children AS A RESULT OF VARIOUS ILLNESSES, CONDITIONS, DISEASES, OR INJURIES; (iv) compression and support stockings are limited to coverage only for pregnancy or treatment of venous stasis ulcers; and

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

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commissioner of health is authorized to implement an incontinence supply utilization management program to reduce costs without limiting access through the existing provider network, including but not limited to single or multiple source contracts or, a preferred incontinence supply program wherein the department of health will receive enhanced rebates from preferred manufacturers of incontinence supplies, and may subject 5 6 7 non-preferred manufacturers' incontinence supplies to prior approval 8 pursuant to regulations of the department, provided any necessary approvals under federal law have been obtained to receive federal finan-9 10 cial participation in the costs of incontinence supplies provided pursuant to this subparagraph; 11 12

S 2. This act shall take effect on the one hundred twentieth day after it shall have become a law.