STATE OF NEW YORK

10576

IN ASSEMBLY

May 7, 2018

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

AN ACT to amend the insurance law, in relation to requiring certain health insurance policies to include coverage for the cost of certain infant and baby formulas

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Paragraph 21 of subsection (i) of section 3216 of the insurance law, as amended by chapter 388 of the laws of 2013, is amended to read as follows:

(21) Every policy which provides coverage for prescription drugs shall 4 5 include coverage for the cost of enteral, infant and baby formulas for home use, whether administered orally or via tube feeding, for which a 7 physician or other licensed health care provider legally authorized to prescribe under title eight of the education law has issued a written order. Such written order shall state that the enteral, infant and baby 9 10 formula is clearly medically necessary and has been proven effective as 11 a disease-specific treatment regimen for those individuals who are or 12 will become malnourished or suffer from disorders, which if left 13 untreated, cause chronic physical disability, mental retardation or 14 death. Specific diseases for which enteral, infant and baby formulas 15 have been proven effective shall include, but are not limited to, inher-16 ited diseases of amino acid or organic acid metabolism; Crohn's Disease; 17 gastroesophageal reflux with failure to thrive; disorders of gastroin-18 testinal motility such as chronic intestinal pseudo-obstruction; and multiple, severe food allergies which if left untreated will cause maln-19 ourishment, chronic physical disability, mental retardation or death. 21 Enteral, infant and baby formulas which are medically necessary and taken under written order from a physician for the treatment of specific 23 diseases shall be distinguished from nutritional supplements taken elec-24 tively. Coverage for certain inherited diseases of amino acid and organic acid metabolism shall include modified solid food products that are low protein or which contain modified protein which are medically neces-27 sary, and such coverage for such modified solid food products for any

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

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calendar year or for any continuous period of twelve months for any insured individual shall not exceed two thousand five hundred dollars. 3 Coverage for infant and baby formulas for any calendar year or any continuous period of twelve months for any insured individual shall be no less than three thousand dollars.

- § 2. Paragraph 11 of subsection (k) of section 3221 of the insurance law, as amended by chapter 388 of the laws of 2013, is amended to read as follows:
- 9 (11) Every policy which provides coverage for prescription drugs shall 10 include coverage for the cost of enteral, infant and baby formulas for 11 home use, whether administered orally or via tube feeding, for which a physician or other licensed health care provider legally authorized to 12 13 prescribe under title eight of the education law has issued a written 14 order. Such written order shall state that the enteral, infant and baby 15 formula is clearly medically necessary and has been proven effective as 16 a disease-specific treatment regimen for those individuals who are or will become malnourished or suffer from disorders, which if left 17 untreated, cause chronic physical disability, mental retardation or 18 19 death. Specific diseases for which enteral, infant and baby formulas 20 have been proven effective shall include, but are not limited to, inher-21 ited diseases of amino-acid or organic acid metabolism; Crohn's Disease; gastroesophageal reflux with failure to thrive; disorders of gastroin-22 testinal motility such as chronic intestinal pseudo-obstruction; and 23 multiple, severe food allergies which if left untreated will cause maln-24 25 ourishment, chronic physical disability, mental retardation or death. 26 Enteral, infant and baby formulas which are medically necessary and 27 taken under written order from a physician for the treatment of specific 28 diseases shall be distinguished from nutritional supplements taken elec-29 tively. Coverage for certain inherited diseases of amino acid and organ-30 ic acid metabolism shall include modified solid food products that are 31 low protein or which contain modified protein which are medically neces-32 sary, and such coverage for such modified solid food products for any 33 calendar year or for any continuous period of twelve months for any insured individual shall not exceed two thousand five hundred dollars. 34 35 Coverage for infant and baby formulas for any calendar year or any 36 continuous period of twelve months for any insured individual shall be 37 no less than three thousand dollars.
 - § 3. Subsection (y) of section 4303 of the insurance law, as amended by chapter 388 of the laws of 2013, is amended to read as follows:
- (y) Every contract which provides coverage for prescription drugs shall include coverage for the cost of enteral, infant and baby formulas for home use, whether administered orally or via tube feeding, for which a physician or other licensed health care provider legally authorized to prescribe under title eight of the education law has issued a written order. Such written order shall state that the enteral, infant and baby formula is clearly medically necessary and has been proven effective as disease-specific treatment regimen for those individuals who are or will become malnourished or suffer from disorders, which if left untreated, cause chronic disability, mental retardation or death. Specific diseases for which enteral, infant and baby formulas have been proven effective shall include, but are not limited to, inherited diseases of amino-acid or organic acid metabolism; Crohn's Disease; gastroesophageal reflux with failure to thrive; disorders of gastroin-54 testinal motility such as chronic intestinal pseudo-obstruction; and 55 multiple, severe food allergies which if left untreated will cause maln-56 ourishment, chronic physical disability, mental retardation or death.

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1 Enteral, infant and baby formulas which are medically necessary and taken under written order from a physician for the treatment of specific 3 diseases shall be distinguished from nutritional supplements taken electively. Coverage for certain inherited diseases of amino acid and organic acid metabolism shall include modified solid food products that are 6 low protein, or which contain modified protein which are medically 7 necessary, and such coverage for such modified solid food products for 8 any calendar year or for any continuous period of twelve months for any 9 insured individual shall not exceed two thousand five hundred dollars. 10 Coverage for infant and baby formulas for any calendar year or any 11 continuous period of twelve months for any insured individual shall be no less than three thousand dollars. 12

§ 4. The opening paragraph of paragraph 25 of subsection (b) of section 4322 of the insurance law, as amended by chapter 388 of the laws of 2013, is amended to read as follows:

Prescription drugs, obtained at a participating pharmacy under a prescription written by an in-plan or out-of-plan provider, including contraceptive drugs or devices approved by the federal food and drug administration or generic equivalents approved as substitutes by such food and drug administration [and], nutritional supplements (formulas), whether administered orally or via a feeding tube for the therapeutic treatment of phenylketonuria, branched-chain ketonuria, galactosemia and homocystinuria[- obtained at a participating pharmacy under prescription written by an in-plan or out-of-plan provider] and infant and baby formulas for home use for which a physician or other licensed health care provider legally authorized to prescribe under title eight of the education law has issued a written order. Such written order shall state that the infant or baby formula is clearly medically necessary and has been proven effective as a disease-specific treatment regimen for those individuals who are or will become malnourished or suffer from disorders, which if left untreated, cause chronic physical disability, mental retardation or death. Specific diseases for which infant and baby formulas have been proven effective shall include, but are not limited to, inherited diseases of amino acid or organic acid metabolism; Crohn's Disease; gastroesophageal reflux with failure to thrive; disorders of gastrointestinal motility such as chronic intestinal pseudo-obstruction; and multiple, severe food allergies which if left untreated will cause malnourishment, chronic physical disability, mental retardation or death. Infant and baby formulas which are medically necessary and taken under written order from a physician for the treatment of specific diseases shall be distinguished from nutritional supplements taken electively. Coverage for infant and baby formulas for any calendar year or any continuous period of twelve months for any insured individual shall be no less than three thousand dollars. Health maintenance organizations, in addition to providing coverage for prescription drugs at a participating pharmacy, may utilize a mail order prescription drug program. Health maintenance organizations may provide prescription drugs pursuant to a drug formulary; however, health maintenance organizations must implement an appeals process so that the use of non-formulary prescription drugs may be requested by a physician or other provider.

§ 5. 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 date.