STATE OF NEW YORK

1419

2017-2018 Regular Sessions

IN ASSEMBLY

January 12, 2017

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

AN ACT to amend the insurance law and the workers' compensation law, in relation to coverage of health care services by means of telehealth

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

Section 1. Paragraph 1 of subsection (a) of section 5102 of the insur-2 ance law, as amended by chapter 298 of the laws of 2006, is amended to read as follows:

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(1) All necessary expenses incurred for: (i) medical, hospital (including services rendered in compliance with article forty-one of the public health law, whether or not such services are rendered directly by 7 a hospital), surgical, nursing, dental, ambulance, x-ray, prescription 8 drug and prosthetic services; (ii) psychiatric, physical therapy 9 (provided that treatment is rendered pursuant to a referral) and occupa-10 tional therapy and rehabilitation; (iii) any health care services deliv-11 ered by means of telehealth, as defined in subsection (b) of section 12 three thousand two hundred seventeen-h of this chapter; (iv) any nonmedical remedial care and treatment rendered in accordance with a reli-13 14 gious method of healing recognized by the laws of this state; and [(iv) 15 (v) any other professional health services; all without limitation as to time, provided that within one year after the date of the accident causing the injury it is ascertainable that further expenses may be incurred 17 as a result of the injury. For the purpose of determining basic economic 18 loss, the expenses incurred under this paragraph shall be in accordance 19 20 with the limitations of section five thousand one hundred eight of this 21 article.

22 § 2. The opening paragraph of subdivision (a) of section 13 of the 23 workers' compensation law, as amended by chapter 23 of the laws of 2016, 24 is amended to read as follows:

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

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The employer shall promptly provide for an injured employee such medical, dental, surgical, optometric or other attendance or treatment, 3 nurse and hospital service, medicine, optometric services, crutches, false teeth, artificial eyes, orthotics, prosthetic eye-glasses, devices, functional assistive and adaptive devices and apparatus for such period as the nature of the injury or the process of recovery may 7 require. The employer shall be liable for the payment of the expenses of medical, dental, surgical, optometric or other attendance or treatment, 9 nurse and hospital service, any health care services delivered by means of telehealth, as defined in subsection (b) of section three thousand 10 two hundred seventeen-h of the insurance law, medicine, optometric 11 services, crutches, eye-glasses, false teeth, artificial eyes, orthot-12 13 ics, prosthetic devices, functional assistive and adaptive devices and 14 apparatus, as well as artificial members of the body or other devices or 15 appliances necessary in the first instance to replace, support or 16 relieve a portion or part of the body resulting from and necessitated by 17 the injury of an employee, for such period as the nature of the injury or the process of recovery may require, and the employer shall also be 18 liable for replacements or repairs of such artificial members of the 19 20 body or such other devices, eye-glasses, false teeth, artificial eyes, 21 orthotics, prosthetic devices, functional assistive and adaptive devices or appliances necessitated by ordinary wear or loss or damage to a 22 23 prosthesis, with or without bodily injury to the employee. Damage to or loss of a prosthetic device shall be deemed an injury except that no 24 25 disability benefits shall be payable with respect to such injury under 26 section fifteen of this article. Such a replacement or repair of artifi-27 cial members of the body or such other devices, eye-glasses, false teeth, artificial eyes, orthotics, prosthetic devices, functional assis-28 29 tive and adaptive devices or appliances or the providing of medical 30 treatment and care as defined herein shall not constitute the payment of 31 compensation under section twenty-five-a of this article. All fees and 32 other charges for such treatment and services shall be limited to such 33 charges as prevail in the same community for similar treatment of 34 injured persons of a like standard of living.

35 § 3. This act shall take effect on the first of January next succeed-36 ing the date on which it shall have become a law.