STATE OF NEW YORK

6859

2017-2018 Regular Sessions

IN ASSEMBLY

March 22, 2017

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

AN ACT to amend the insurance law, in relation to requiring health insurance companies to provide health care proxy forms to the insured and to store completed proxies on behalf of the insured and to amend the social services law, in relation to requiring the department of social services to provide health care proxy forms and instructions to applicants for Medicaid

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

1	Section 1. Section 3217-a of the insurance law is amended by adding a
2	new subsection (g) to read as follows:
3	(g) Each insurer subject to this article shall supply to each insured
4	biennially, or upon request, to each prospective insured prior to
5	enrollment, a written health care proxy form and a written description
б	of the purpose of the health care proxy form and the procedure by which
7	to complete such form.
8	§ 2. The insurance law is amended by adding a new section 3242 to read
9	as follows:
10	<u>§ 3242. Health care proxy. (a) An insurer subject to this article</u>
11	shall accept receipt from an insured of his or her completed health care
12	proxy and store such completed proxy with the insured's permanent
13	records. The insured may submit such proxy to the insurer at the time of
14	registration or enrollment of his or her health insurance policy or at
15	any time the insured holds a policy with the insurer. The insured may
16	file an updated completed proxy with his or her insurer at any time the
17	insured holds a policy with the insurer.
18	(b) An insurer shall provide a copy of an insured's most recently
19	executed health care proxy stored with the insured's permanent records
20	by the insurer to any health care provider or institution treating the

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

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1	insured within twenty-four hours after receiving initial notification of
2	the insured's treatment.
3	§ 3. Subdivision 1-a of section 366-a of the social services law, as
4	added by chapter 512 of the laws of 2011, is amended to read as follows:
5	1-a. Every person making application for medical assistance, and every
б	person on whose behalf an application is made, shall[, if interested,]
7	be given the New York state department of health model health care proxy
8	form, a written description of the purpose of the health care proxy form
9	and the procedure by which to complete such form by the person taking
10	the application, except where doing so would impede the immediate
11	provision of health care services. The department shall supply to each
12	person insured biennially, or upon request, a written health care proxy
13	form, a written description of the purpose of the health care proxy form
14	and the procedure by which to complete such form. The department shall
15	accept receipt from the applicant of his or her completed health care
16	proxy and store such completed proxy with the applicant's permanent
17	records. The applicant may submit his or her completed proxy to the
18	department at the time of application or enrollment for benefits pursu-
19	ant to the provisions of this title or at any time the applicant is
20	receiving benefits pursuant to the provisions of this title. The depart-
21	<u>ment shall provide a copy of the applicant's most recently executed</u>
22	health care proxy stored with the applicant's permanent records by the
23	department to any health care provider or institution treating the
24	applicant within twenty-four hours after receiving initial notification
25	<u>of the applicant's treatment.</u>
26	§ 4. This act shall take effect on the sixtieth day after it shall
27	have become a law; provided, however, that effective immediately, the
28	addition, amendment and/or repeal of any rule or regulation necessary

27 have become a law, provided, however, that effective immediately, the 28 addition, amendment and/or repeal of any rule or regulation necessary 29 for the implementation of this act on its effective date are authorized 30 and directed to be made and completed on or before such effective date.