STATE OF NEW YORK

6516

2019-2020 Regular Sessions

IN ASSEMBLY

March 8, 2019

Introduced by M. of A. MAGNARELLI -- read once and referred to the Committee on Labor

AN ACT to amend the workers' compensation law, in relation to the establishment of rates of payment and delivery of health care services

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

Section 1. The closing paragraph of subdivision (a) of section 13 of the workers' compensation law, as amended by chapter 6 of the laws of 2007, is amended to read as follows:

The chair, in consultation with the board's medical director, shall biennially prepare and establish a schedule for the state, or schedules limited to defined localities, of charges and fees for such medical treatment and care, and including all medical, dental, surgical, optome-7 tric or other attendance or treatment, nurse and hospital service, medi-9 cine, optometric services, crutches, eye-glasses, false teeth, artifi-10 cial eyes, orthotics, prosthetic devices, functional assistive and adaptive devices and apparatus in accordance with and to be subject to change pursuant to rules promulgated by the chair. Before preparing such 12 13 schedule for the state or schedules for limited localities the chair 14 shall request the president of the medical society of the state of New 15 York and the president of the New York state osteopathic medical society to submit to him or her a report on the amount of remuneration deemed by such society to be fair and adequate for the types of medical care to be 17 rendered under this chapter, but consideration shall be given to the 18 view of other interested parties. In the case of physical therapy fees 19 20 schedules the chair shall request the president of [a recognized profes-21 sional association representing physical therapists in the state of New 22 York the New York physical therapy association to submit to him or her 23 a report on the amount of remuneration deemed by such association to be fair and reasonable for the type of physical therapy services rendered 25 under this chapter, but consideration shall be given to the views of

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

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1 other interested parties. The chair shall also prepare and establish a schedule for the state, or schedules limited to defined localities, of charges and fees for outpatient hospital services not covered under the 3 medical fee schedule previously referred to in this subdivision, to be determined in accordance with and to be subject to change pursuant to rules promulgated by the chair. Before preparing such schedule for the 7 state or schedules for limited localities the chair shall request the president of the hospital association of New York state to submit to him 9 or her a report on the amount of remuneration deemed by such association 10 to be fair and adequate for the types of hospital outpatient care to be 11 rendered under this chapter, but consideration shall be given to the views of other interested parties. In the case of occupational therapy 12 13 fees schedules the chair shall request the president of a recognized 14 professional association representing occupational therapists in the 15 state of New York to submit to him or her a report on the amount of 16 remuneration deemed by such association to be fair and reasonable for the type of occupational therapy services rendered under this chapter, 17 but consideration shall be given to the views of other interested parties. The amounts payable by the employer for such treatment and 18 19 20 services shall be the fees and charges established by such schedule. 21 Nothing in this schedule, however, shall prevent voluntary payment of 22 amounts higher or lower than the fees and charges fixed therein, but no 23 physician rendering medical treatment or care, and no physical or occu-24 pational therapist rendering their respective physical or occupational 25 therapy services may receive payment in any higher amount unless such 26 increased amount has been authorized by the employer, or by decision as 27 provided in section thirteen-g of this article. Nothing in this section 28 shall be construed as preventing the employment of a duly authorized 29 physician on a salary basis by an authorized compensation medical bureau 30 or laboratory. 31

- § 2. Subdivision 2 of section 13-k of the workers' compensation law, as amended by chapter 473 of the laws of 2000, is amended to read as follows:
- 2. An employee injured under circumstances which make such injury 34 compensable under this article, when care is required for an injury to 35 36 the foot which injury or resultant condition therefrom may lawfully be 37 treated by a duly registered and licensed podiatrist of the state of New 38 York, may select to treat him or her any podiatrist authorized by the chair to render podiatry care, as hereinafter provided. If the injury or 39 condition is one which is without the limits prescribed by the education 40 41 law for podiatry care and treatment, or the injuries involved affect 42 other parts of the body in addition to the foot, the said podiatrist 43 must so advise the said injured employee and instruct him or her to 44 consult a physician of said employee's choice for appropriate care and 45 treatment. Such physician shall thenceforth have overall supervision of 46 the treatment of said patient including the future treatment to be 47 administered to the patient by the podiatrist. If for any reason during the period when podiatry treatment and care is required, the employee 48 wishes to transfer his or her treatment and care to another authorized 49 50 podiatrist he or she may do so, in accordance with rules prescribed by 51 the chair, provided however that the employer shall be liable for the proper fees of the original podiatrist for the care and treatment he or 52 she shall have rendered. A podiatrist licensed and registered to prac-54 tice podiatry in the state of New York who is desirous of being author-55 ized to render podiatry care under this section and/or to conduct independent medical examinations in accordance with paragraph (b)

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subdivision three of this section shall file an application for authorization under this section with the podiatry practice committee. In such application he or she shall agree to refrain from subsequently treating 3 for remuneration, as a private patient, any person seeking podiatry treatment, or submitting to an independent medical examination, connection with, or as a result of, any injury compensable under this 7 chapter, if he or she has been removed from the list of podiatrists authorized to render podiatry care or to conduct independent medical 9 examinations under this chapter, or if the person seeking such treatment 10 has been transferred from his or her care in accordance with the provisions of this section. This agreement shall run to the benefit of 11 the injured person so treated or examined, and shall be available to him 12 13 or her as a defense in any action by such podiatrist for payment for 14 treatment rendered by a podiatrist after he or she has been removed from 15 the list of podiatrists authorized to render podiatry care or to conduct 16 independent medical examinations under this section, or after the 17 injured person was transferred from his or her care in accordance with the provisions of this section. The podiatry practice committee if it 18 19 deems such licensed podiatrist duly qualified shall recommend to the 20 chair that such podiatrist be authorized to render podiatry care and/or 21 to conduct independent medical examinations under this section. recommendation shall be advisory to the chair only and shall not be 22 binding or conclusive upon him or her. The chair, in consultation with 23 the board's medical director, shall biennially prepare and establish a 24 25 schedule for the state, or schedules limited to defined localities, of 26 charges and fees for podiatry treatment and care, to be determined in 27 accordance with and to be subject to change pursuant to rules promulgat-28 ed by the chair. Before preparing such schedule for the state or sched-29 ules for limited localities the chair shall request the podiatry prac-30 tice committee to submit to him or her a report on the amount of 31 remuneration deemed by such committee to be fair and adequate for the 32 types of podiatry care to be rendered under this chapter, but consider-33 ation shall be given to the view of other interested parties. 34 amounts payable by the employer for such treatment and services shall be 35 the fees and charges established by such schedule. 36

- § 3. Subdivision 2 of section 13-1 of the workers' compensation law, as amended by chapter 473 of the laws of 2000, is amended to read as follows:
- An employee injured under circumstances which make such injury compensable under this article, when care is required for an injury which consists solely of a condition which may lawfully be treated by a chiropractor as defined in section sixty-five hundred fifty-one of the education law may select to treat him or her, any duly registered and licensed chiropractor of the state of New York, authorized by the chair to render chiropractic care as hereinafter provided. If the injury or condition is one which is outside the limits prescribed by the education for chiropractic care and treatment, the said chiropractor must so advise the said injured employee and instruct him or her to consult a physician of said employee's choice for appropriate care and treatment. Such physician shall thenceforth have supervision of the treatment of said condition including the future treatment to be administered to the patient by the chiropractor. A chiropractor licensed and registered to practice chiropractic in the state of New York, who is desirous of being authorized to render chiropractic care under this section and/or to conduct independent medical examinations in accordance with paragraph (b) of subdivision three of this section shall file an application for

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authorization under this section with the chiropractic practice committee. In such application he or she shall agree to refrain from subse-3 quently treating for remuneration, as a private patient, any person seeking chiropractic treatment, or submitting to an independent medical examination, in connection with, or as a result of, any injury compensable under this chapter, if he or she has been removed from the list of 7 chiropractors authorized to render chiropractic care or to conduct independent medical examinations under this chapter, or if the person seek-9 ing such treatment has been transferred from his or her care in accord-10 ance with the provisions of this section. This agreement shall run to 11 the benefit of the injured person so treated, or examined, and shall be available to him or her as a defense in any action by such chiropractor 12 13 for payment rendered by a chiropractor after he or she has been removed 14 from the list of chiropractors authorized to render chiropractic care or 15 to conduct independent medical examinations under this section, or after 16 the injured person was transferred from his or her care in accordance 17 with the provisions of this section. The chiropractic practice committee 18 if it deems such licensed chiropractor duly qualified shall recommend to 19 the chair that such be authorized to render chiropractic care and/or to 20 conduct independent medical examinations under this section. Such recom-21 mendations shall be advisory to the chair only and shall not be binding or conclusive upon him or her. The chair, in consultation with the 22 board's medical director, shall biennially prepare and establish a sche-23 dule for the state, or schedules limited to defined localities of charg-24 25 and fees for chiropractic treatment and care, to be determined in 26 accordance with and to be subject to change pursuant to rules promulgat-27 ed by the chair. Before preparing such schedule for the state or schedules for limited localities the chair shall request the chiropractic 28 29 practice committee to submit to him or her a report on the amount of 30 remuneration deemed by such committee to be fair and adequate for the 31 types of chiropractic care to be rendered under this chapter, but 32 consideration shall be given to the view of other interested parties, 33 the amounts payable by the employer for such treatment and services 34 shall be the fees and charges established by such schedule.

- § 4. Subdivision 3 of section 13-m of the workers' compensation law, as amended by chapter 473 of the laws of 2000, is amended to read as follows:
- 3. A psychologist, licensed and registered to practice psychology in the state of New York, who is desirous of being authorized to render psychological care under this section and/or to conduct independent medical examinations in accordance with paragraph (b) of subdivision four of this section shall file an application for authorization under this section with the psychology practice committee. The applicant shall agree to refrain from subsequently treating for remuneration, as a private patient, any person seeking psychological treatment, or submitting to an independent medical examination, in connection with, or as a result of, any injury compensable under this chapter, if he or she has been removed from the list of psychologists authorized to render psychological care under this chapter. This agreement shall run to the benefit of the injured person so treated, and shall be available as a defense in any action by such psychologist for payment for treatment rendered by such psychologist after being removed from the list of psychologists authorized to render psychological care or to conduct independent medical examinations under this section. The psychology practice committee if it deems such licensed psychologist duly qualified shall recommend to the chair that such person be authorized to render psychological

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1 care and/or to conduct independent medical examinations under this section. Such recommendations shall be only advisory to the chair and shall not be binding or conclusive. The chair, in consultation with the board's medical director, shall biennially prepare and establish a schedule for the state or schedules limited to defined localities of charges and fees for psychological treatment and care, to be determined in accordance with and be subject to change pursuant to rules promulgated by the chair. Before preparing such schedule for the state or schedules for limited localities the chair shall request the psychology practice 9 10 committee to submit to such chair a report on the amount of remuneration 11 deemed by such committee to be fair and adequate for the types of 12 psychological care to be rendered under this chapter, but consideration 13 shall be given to the view of other interested parties. The amounts 14 payable by the employer for such treatment and services shall be the 15 fees and charges established by such schedule.

§ 5. Notwithstanding the provisions of section one of this act or of any other law, rule or regulation to the contrary, a revision to the fee schedules established pursuant to sections 13, 13-k, 13-l and 13-m of the workers' compensation law existing as of the effective date of this act shall be published by the chair of the workers' compensation board on behalf of such board no later than one year following the effective 22 date of this act. Subsequent biennial schedules shall be published in final form on January fifteenth every other year. Nothing in this 24 section shall limit the authority of the chair of the workers' compen-25 sation board to make adjustments in the fee schedule other than at the 26 biennial publication.

27 § 6. This act shall take effect immediately.