7709

IN SENATE

February 10, 2020

Introduced by Sen. KAPLAN -- read twice and ordered printed, and when printed to be committed to the Committee on Insurance

AN ACT to amend the insurance law, in relation to enacting the "Give Kids a Chance - Carter's Law" mandating health insurance coverage for congenital anomalies

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

Section 1. Short title. This act shall be known and may be cited as 1 the "Give Kids a Chance - Carter's Law". 2 § 2. Subsection (a) of section 3216 of the insurance law is amended by 3 4 adding 5 new paragraphs 5, 6, 7, 8 and 9 to read as follows: (5) "Congenital anomaly" means a medically diagnosed condition exist-5 ing at or from birth that is a deviation from the common structure or 6 7 function of the body, whether caused by a hereditary or developmental 8 disability or disease. 9 (6) "Cosmetic surgery" means surgical and nonsurgical elective proce-10 dures that enhance and reshape structures of the body to improve appearance and confidence, but are not necessary to improve body structure or 11 12 function. (7) "Habilitative services" means healthcare services that help an 13 14 individual keep, learn, or improve skills and functioning for daily 15 living. Habilitative services shall include but is not limited to phys-16 ical and occupational therapy, speech-language pathology, and services 17 for people with disabilities in a variety of inpatient and/or outpatient 18 settings. 19 (8) "Reconstructive services" means procedures or surgery that are 20 performed to treat structures of the body affected aesthetically or 21 functionally by congenital anomalies, developmental abnormalities, trau-22 ma, infection, tumors, or disease. Reconstructive services are intended 23 to improve function and ability, and may also be performed to achieve a 24 more typical appearance of the affected structure. 25 (9) "Deviation" means an anomaly that impairs the function of the body 26 and includes but is not limited to the conditions of cleft lip, cleft 27 palate, webbed fingers or toes, supernumerary toes or fingers, craniofa-

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

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1	cial malformations, disorders of metabolism, and other conditions that
2	are medically diagnosed to be congenital anomalies.
3	§ 3. Paragraph 4 of subsection (c) of section 3216 of the insurance
4	law is amended by adding a new subparagraph (D) to read as follows:
5	(D) (1) For the purpose of this subparagraph, the term "treatment"
6	includes inpatient and outpatient care and services performed to improve
7	or restore body function, or performed to approximate a normal appear-
8	ance, as a result of a congenital anomaly and shall not include cosmetic
9	surgery. Inpatient and outpatient care and services shall include treat-
10	ment to any and all missing or abnormal body parts, including teeth, the
11	oral cavity, and their associated structures, that would otherwise be
12	provided under the plan or coverage for any other injury and sickness,
13	including:
14	(i) All inpatient and outpatient reconstructive services and proce-
15	dures;
16	(ii) All services, procedures, and adjunctive needs, including but not
17	limited to prosthetics and appliances, resulting from complications;
18	(iii) Adjunctive dental, orthodontic or prosthodontic support from
19	birth until the medical or surgical treatment of the anomaly has been
20	completed, including ongoing or subsequent treatment required to main-
21	tain function or approximate a normal appearance;
22	(iv) Procedures that do not materially restore or improve the function
23	of the body part being treated; and
24	(v) Procedures for secondary conditions and follow-up treatments.
25	(2) (i) Every policy, plan, certificate or contract shall provide
26	benefits for reconstructive services when such treatment is incidental
27	to or follows surgery resulting from injury, sickness or other diseases
28	of the involved missing or abnormal body part or when such treatment is
29	provided to a covered dependent child because of congenital disease or
30	anomaly as determined by the treating physician.
31	(ii) Every policy, plan, certificate or contract shall provide bene-
32	fits for habilitative services when such treatment is incidental to or
33	follows surgery resulting from injury, sickness or other diseases of the
34	involved missing or abnormal body part or when such treatment is
35	provided to a covered dependent child because of congenital disease or
36	anomaly as determined by the treating physician.
37	(iii) Every policy, plan, certificate or contract may be subject to
38	annual deductible, co-payment, and coinsurance provisions as may be
39	deemed appropriate and as are consistent with those established for
40	other benefits under the plan or coverage.
41	(iv) No policy, plan, certificate or contract shall:
42	a. Deny to a patient eligibility or continued eligibility, to enroll
43	or to renew, coverage under the terms of the plan, solely for the
44	<u>purpose of avoiding the requirements of this subparagraph; or</u>
45	b. Penalize or otherwise reduce or limit the reimbursement of a treat-
46	ing provider, or provide monetary or other incentives to a treating
47	provider to induce the provider to provide care to an individual partic-
48	ipant or beneficiary in a manner inconsistent with this subparagraph.
49	(v) Written notice of the availability of the coverage shall be deliv-
50	ered to the participant upon enrollment and annually thereafter.
51	(3) (i) In accordance with section forty-four hundred eight of the
52	public health law, an enrollee has the right to appeal any denial of
53	care that the carrier determines is not medically necessary or exper-
54	imental.
55	(ii) An internal appeal of denial filed by an enrollee or the
56	enrollee's provider to the insurance carrier regarding coverage for

1	reconstructive or habilitative services to treat a congenital anomaly
2	shall be expedited by the carrier. The health plan shall respond orally
3	with a decision within forty-eight hours, followed by a confirmation in
4	<u>writing within seven days.</u>
5	§ 4. Subsection (f) of section 4235 of the insurance law is amended by
6	adding a new paragraph 5 to read as follows:
7	(5) (A) As used in this paragraph:
8	(i) "Congenital anomaly" means a medically diagnosed condition exist-
9	ing at or from birth that is a deviation from the common structure or
10	function of the body, whether caused by a hereditary or developmental
11	<u>disability or disease.</u>
12	(ii) "Cosmetic surgery" means surgical and nonsurgical elective proce-
13	dures that enhance and reshape structures of the body to improve appear-
14	ance and confidence, but are not necessary to improve body structure or
15	function.
16	(iii) "Habilitative services" means healthcare services that help an
17	individual keep, learn, or improve skills and functioning for daily
18	living. Habilitative services shall include but is not limited to phys-
19	ical and occupational therapy, speech-language pathology, and services
20	for people with disabilities in a variety of inpatient and/or outpatient
21	settings.
22	(iv) "Reconstructive services" means procedures or surgery that are
23	performed to treat structures of the body affected aesthetically or
24	functionally by congenital anomalies, developmental abnormalities, trau-
25	ma, infection, tumors, or disease. Reconstructive services are intended
26	to improve function and ability, and may also be performed to achieve a
27	more typical appearance of the affected structure.
28	(v) "Deviation" means an anomaly that impairs the function of the body
29	and includes but is not limited to the conditions of cleft lip, cleft
30	palate, webbed fingers or toes, supernumerary toes or fingers, craniofa-
31	cial malformations, disorders of metabolism, and other conditions that
32	are medically diagnosed to be congenital anomalies.
33	(B) (i) For the purpose of this paragraph, the term "treatment"
34 25	includes inpatient and outpatient care and services performed to improve
35	or restore body function, or performed to approximate a normal appear-
36	ance, as a result of a congenital anomaly and shall not include cosmetic
37	surgery. Inpatient and outpatient care and services shall include treat-
38	ment to any and all missing or abnormal body parts, including teeth, the
39	oral cavity, and their associated structures, that would otherwise be
40	provided under the plan or coverage for any other injury and sickness,
41	including:
42	(I) All inpatient and outpatient reconstructive services and proce-
43	dures;
44	(II) All services, procedures, and adjunctive needs, including but not
45	<u>limited to prosthetics and appliances, resulting from complications;</u>
46	(III) Adjunctive dental, orthodontic or prosthodontic support from
47	birth until the medical or surgical treatment of the anomaly has been
48	completed, including ongoing or subsequent treatment required to main-
49	tain function or approximate a normal appearance;
50	(IV) Procedures that do not materially restore or improve the function
51	of the body part being treated; and
52	(V) Procedures for secondary conditions and follow-up treatments.
53	(ii) (I) Every policy, plan, certificate or contract shall provide
54	benefits for reconstructive services when such treatment is incidental
55	to or follows surgery resulting from injury, sickness or other diseases
56	of the involved missing or abnormal body part or when such treatment is

1	provided to a covered dependent child because of congenital disease or
2	anomaly as determined by the treating physician.
3	(II) Every policy, plan, certificate or contract shall provide bene-
4	fits for habilitative services when such treatment is incidental to or
5	follows surgery resulting from injury, sickness or other diseases of the
6	involved missing or abnormal body part or when such treatment is
7	provided to a covered dependent child because of congenital disease or
8	anomaly as determined by the treating physician.
9	(III) Every policy, plan, certificate or contract may be subject to
10	annual deductible, co-payment, and coinsurance provisions as may be
11	deemed appropriate and as are consistent with those established for
12	other benefits under the plan or coverage.
13	(IV) No policy, plan, certificate or contract shall:
14	a. Deny to a patient eligibility or continued eligibility, to enroll
15	or to renew, coverage under the terms of the plan, solely for the
16	purpose of avoiding the requirements of this paragraph; or
17	b. Penalize or otherwise reduce or limit the reimbursement of a treat-
18	ing provider, or provide monetary or other incentives to a treating
19	provider to induce the provider to provide care to an individual partic-
20	ipant or beneficiary in a manner inconsistent with this paragraph.
21	(V) Written notice of the availability of the coverage shall be deliv-
22	ered to the participant upon enrollment and annually thereafter.
23	(iii) (I) In accordance with section forty-four hundred eight of the
24	public health law, an enrollee has the right to appeal any denial of
25	care that the carrier determines is not medically necessary or exper-
26	<u>imental.</u>
27	(II) An internal appeal of denial filed by an enrollee or the
28	enrollee's provider to the insurance carrier regarding coverage for
28 29	enrollee's provider to the insurance carrier regarding coverage for reconstructive or habilitative services to treat a congenital anomaly
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29 30 31 32 33 34	<pre>reconstructive or habilitative services to treat a congenital anomaly shall be expedited by the carrier. The health plan shall respond orally with a decision within forty-eight hours, followed by a confirmation in writing within seven days. § 5. Paragraph 1 of subsection (d) of section 4304 of the insurance law is amended by adding a new subparagraph (D) to read as follows: (D) (i) As used in this paragraph:</pre>
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1	2. An internal appeal of denial filed by an enrollee or the enrollee's
2	provider to the insurance carrier regarding coverage for reconstructive
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5	sion within forty-eight hours, followed by a confirmation in writing
б	within seven days.
7	§ 6. Paragraph 1 of subsection (c) of section 4305 of the insurance
8	law is amended by adding a new subparagraph (D) to read as follows:
9	(D)(i) As used in this subparagraph:
10	1. "Congenital anomaly" means a medically diagnosed condition existing
11	at or from birth that is a deviation from the common structure or func-
12	tion of the body, whether caused by a hereditary or developmental disa-
13	<u>bility or disease.</u>
14	2. "Cosmetic surgery" means surgical and nonsurgical elective proce-
15	dures that enhance and reshape structures of the body to improve appear-
16	ance and confidence, but are not necessary to improve body structure or
17	function.
18	3. "Habilitative services" means healthcare services that help an
19	individual keep, learn, or improve skills and functioning for daily
20	living. Habilitative services shall include but is not limited to phys-
21	ical and occupational therapy, speech-language pathology, and services
22	for people with disabilities in a variety of inpatient and/or outpatient
23	settings.
24	4. "Reconstructive services" means procedures or surgery that are
25	performed to treat structures of the body affected aesthetically or
26	functionally by congenital anomalies, developmental abnormalities, trau-
27	ma, infection, tumors, or disease. Reconstructive services are intended
28	to improve function and ability, and may also be performed to achieve a
29	more typical appearance of the affected structure.
30	5. "Deviation" means an anomaly that impairs the function of the body
31	and includes but is not limited to the conditions of cleft lip, cleft
32	palate, webbed fingers or toes, supernumerary toes or fingers, craniofa-
33	cial malformations, disorders of metabolism, and other conditions that
34	are medically diagnosed to be congenital anomalies.
35	(ii) For the purpose of this subparagraph, the term "treatment"
36	includes inpatient and outpatient care and services performed to improve
37	or restore body function, or performed to approximate a normal appear-
38	ance, as a result of a congenital anomaly and shall not include cosmetic
39	surgery. Inpatient and outpatient care and services shall include treat-
40	ment to any and all missing or abnormal body parts, including teeth, the
41	oral cavity, and their associated structures, that would otherwise be
42	provided under the plan or coverage for any other injury and sickness,
43	including:
44	1. All inpatient and outpatient reconstructive services and proce-
45	dures;
46	2. All services, procedures, and adjunctive needs, including prosthet-
47	ics and appliances, resulting from complications;
48	3. Adjunctive dental, orthodontic or prosthodontic support from birth
49 50	until the medical or surgical treatment of the anomaly has been
50 E 1	completed, including ongoing or subsequent treatment required to main-
51 52	tain function or approximate a normal appearance;
52 52	4. Procedures that do not materially restore or improve the function of the body part being treated; and
53 54	<u>5. Procedures for secondary conditions and follow-up treatments.</u>
54 55	(iii) 1. Every policy, plan, certificate or contract shall provide
55 56	benefits for reconstructive services when such treatment is incidental
50	Penetics for reconstructive services when such creatment is incluentat

1	to or follows surgery resulting from injury, sickness or other diseases
2	of the involved missing or abnormal body part or when such treatment is
3	provided to a covered dependent child because of congenital disease or
4	anomaly as determined by the treating physician.
5	2. Every policy, plan, certificate or contract shall provide benefits
б	for habilitative services when such treatment is incidental to or
7	follows surgery resulting from injury, sickness or other diseases of the
8	involved missing or abnormal body part or when such treatment is
9	provided to a covered dependent child because of congenital disease or
10	anomaly as determined by the treating physician.
11	3. Every policy, plan, certificate or contract may be subject to annu-
12	al deductible, co-payment, and coinsurance provisions as may be deemed
13	appropriate and as are consistent with those established for other bene-
14	<u>fits under the plan or coverage.</u>
15	4. No policy, plan, certificate or contract shall:
16	a. Deny to a patient eligibility or continued eligibility, to enroll
17	or to renew, coverage under the terms of the plan, solely for the
18	purpose of avoiding the requirements of this subparagraph; or
19	b. Penalize or otherwise reduce or limit the reimbursement of a treat-
20	ing provider or provide monetary or other incentives to a treating
21	provider to induce the provider to provide care to an individual partic-
22	ipant or beneficiary in a manner inconsistent with this subparagraph.
23	(iv) Written notice of the availability of the coverage shall be
24	delivered to the participant upon enrollment and annually thereafter.
25	(v) 1. In accordance with section forty-four hundred eight of the
26	public health law, an enrollee has the right to appeal any denial of
27	care that the carrier determines is not medically necessary or exper-
28	imental.
29	2. An internal appeal of denial filed by an enrollee or the enrollee's
30	provider to the insurance carrier regarding coverage for reconstructive
31	or habilitative services to treat a congenital anomaly shall be expe-
32	dited by the carrier. The health plan shall respond orally with a deci-
33	sion within forty-eight hours, followed by a confirmation in writing
34	within seven days.
35	§ 7. This act shall take effect on the first of January next succeed-
36	ing the date on which it shall have become a law and shall apply to all
37	policies and contracts issued, renewed, modified, altered or amended on
38	or after such date.