## STATE OF NEW YORK

3566

2021-2022 Regular Sessions

## IN SENATE

January 30, 2021

Introduced by Sens. BRESLIN, ADDABBO, MAY -- read twice and ordered printed, and when printed to be committed to the Committee on Insur-

AN ACT to amend the insurance law, in relation to the purchase of prescription drugs

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

Section 1. Paragraph 28 of subsection (i) of section 3216 of the 2 insurance law, as amended by chapter 11 of the laws of 2012, is amended to read as follows: 3

(28) (A) Definitions. For the purpose of this paragraph:

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- (i) "Same reimbursement amount" shall mean that any coverage described under subparagraph (B) of this paragraph shall provide the same benchmark index, including the same average wholesale price, maximum allowable cost and national prescription drug codes to reimburse all pharmacies participating in the insurance network regardless of whether a 10 pharmacy is a mail order pharmacy or a non-mail order pharmacy.
- (ii) "Mail order pharmacy" means a pharmacy whose primary business is 11 12 to receive prescriptions by mail, telefax or through electronic 13 submissions and to dispense medication to patients through the use of 14 the United States mail or other common or contract carrier services and 15 provides any consultation with patients electronically rather than face-16 to-face.
- (B) Any policy that provides coverage for prescription drugs shall 17 permit each insured to fill any covered prescription that may be 18 19 obtained at a network participating mail order or other non-retail phar-20 macy, at the insured's option, at a network participating non-mail order 21 retail pharmacy provided that the network participating non-mail order retail pharmacy agrees [in advance, through a contractual network agree-23 ment, to the same reimbursement amount[, as well as the same applicable 24 terms and conditions, that the insurer has established for the network

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

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participating mail order or other non-retail pharmacy. In such a case, the policy shall not impose a co-payment fee or other condition on any 3 insured who elects to purchase prescription drugs from a network participating non-mail order retail pharmacy which is not also imposed on insureds electing to purchase drugs from a network participating mail 6 or other non-retail pharmacy; provided, however, that the 7 provisions of this subparagraph shall not supersede the terms of a 8 collective bargaining agreement or apply to a policy that is a result of 9 a collective bargaining agreement between an employer and a recognized 10 or certified employee organization.

- § 2. Paragraph 18 of subsection (1) of section 3221 of the insurance law, as amended by chapter 11 of the laws of 2012, is amended to read as follows:
  - (18) (A) Definitions. For the purpose of this paragraph:
- (i) "Same reimbursement amount" shall mean that any coverage described under subparagraph (B) of this paragraph shall provide the same benchmark index, including the same average wholesale price, maximum allowable cost and national prescription drug codes to reimburse all pharmacies participating in the insurance network regardless of whether a pharmacy is a mail order pharmacy or a non-mail order pharmacy.
- (ii) "Mail order pharmacy" means a pharmacy whose primary business is to receive prescriptions by mail, telefax or through electronic submissions and to dispense medication to patients through the use of the United States mail or other common or contract carrier services and provides any consultation with patients electronically rather than face-to-face.
- (B) Any insurer delivering a group or blanket policy or issuing a group or blanket policy for delivery in this state that provides coverage for prescription drugs shall permit each insured to fill any covered prescription that may be obtained at a network participating mail order or other non-retail pharmacy, at the insured's option, at a network participating non-mail order retail pharmacy provided that the network participating non-mail order retail pharmacy agrees [in advance, through a contractual network agreement, to the same reimbursement amount[, as well as the same applicable terms and conditions, I that the insurer has established for the network participating mail order or other non-retail pharmacy. In such a case, the policy shall not impose a co-payment fee or other condition on any insured who elects to purchase drugs from a network participating non-mail order retail pharmacy which is not also imposed on insureds electing to purchase drugs from a network participating mail order or other non-retail pharmacy; provided, however, that the provisions of this section shall not supersede the terms of a collective bargaining agreement or apply to a policy that is the result of a collective bargaining agreement between an employer and a recognized or certified employee organization.
- § 3. Subsection (kk) of section 4303 of the insurance law, as amended by chapter 11 of the laws of 2012 and as relettered by section 55 of part D of chapter 56 of the laws of 2013, is amended to read as follows:
  - (kk) (1) Definitions. For the purpose of this subsection:
- (A) "Same reimbursement amount" shall mean that any coverage described under paragraph two of this subsection shall provide the same benchmark index, including the same average wholesale price, maximum allowable cost and national prescription drug codes to reimburse all pharmacies participating in the health benefit plan regardless of whether a pharmacy is a mail order pharmacy or a non-mail order pharmacy.

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(B) "Mail order pharmacy" means a pharmacy whose primary business is to receive prescriptions by mail, telefax or through electronic submissions and to dispense medication to patients through the use of the United States mail or other common or contract carrier services and provides any consultation with patients electronically rather than faceto-face.

(2) Any contract issued by a medical expense indemnity corporation, a hospital service corporation or a health services corporation that provides coverage for prescription drugs shall permit each covered person to fill any covered prescription that may be obtained at a network participating mail order or other non-retail pharmacy, at the 11 covered person's option, at a network participating non-mail order 12 13 retail pharmacy provided that the network participating non-mail order 14 retail pharmacy agrees [in advance, through a contractual network agree-15 ment, to the same reimbursement amount[, as well as the same applicable 16 terms and conditions, that the corporation has established for the 17 network participating mail order or other non-retail pharmacy. In such a case, the contract shall not impose a copayment fee or other condition on any covered person who elects to purchase drugs from a network 19 participating non-mail order retail pharmacy which is not also imposed 20 21 on covered persons electing to purchase drugs from a network participat-22 ing mail order or other non-retail pharmacy; provided, however, that the 23 provisions of this section shall not supersede the terms of a collective 24 bargaining agreement or apply to a contract that is the result of a 25 collective bargaining agreement between an employer and a recognized or 26 certified employee organization.

§ 4. This act shall take effect immediately.