STATE OF NEW YORK

4867

2021-2022 Regular Sessions

IN SENATE

February 17, 2021

Introduced by Sen. KENNEDY -- 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 requiring certain health insurance coverage for lymphedema

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

1	Section 1. Clause (ii) of subparagraph (A) of paragraph 20 of
2	subsection (i) of section 3216 of the insurance law, as added by chapter
3	21 of the laws of 1997, is amended and a new clause (iii) is added to
4	read as follows:
5	(ii) surgery and reconstruction of the other breast to produce a
б	symmetrical appearance; <u>and</u>
7	(iii) prostheses and physical complications of all stages of mastecto-
8	my, including lymphedema;
9	§ 2. Subsection (i) of section 3216 of the insurance law is amended by
10	adding two new paragraphs 36 and 37 to read as follows:
11	(36) Every policy which provides hospital, surgical, medical or major
12	medical coverage shall provide coverage for the differential diagnosis
13	and treatment of lymphedema, both primary and secondary lymphedema.
14	Such coverage shall include, in addition to benefits for a course of
15	manual lymph drainage whose frequency and duration is determined by the
16	treating physician or therapist based on medical necessity and not based
17	on physical therapy and rehabilitation standards, benefits for equip-
18	ment, supplies, devices, complex decongestive therapy, and out-patient
19	self-management training and education for the treatment of lymphedema,
20	if prescribed by a health care professional legally authorized to
21	prescribe or provide such items under title eight of the education law.
22	Lymphedema therapy administered under this section shall be administered
23	only by a therapist certified to perform lymphedema treatment by the
24	Lymphology Association of North America (LANA) or certified in accord-
25	ance with standards equivalent to the certification standards of LANA.

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

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1	Such equipment, supplies or devices shall include, but not be limited
2	to, bandages, compression garments, pads, orthotic shoes and devices,
3	with replacements when required to maintain compressive function or to
4	accommodate changes in the patient's dimensions. Coverage shall be
5	provided for follow-up treatments when medically required or to period-
6	ically validate home techniques, to monitor progress against the written
7	treatment plan and to modify the treatment plan as required. No individ-
8	ual, other than a licensed physician or surgeon competent to evaluate
9	the specific clinical issues involved in the care requested, may deny
10	requests for authorization of health care services pursuant to this
11	section.
12	(A) A policy which is a managed health care product may require such
13	health care professional be a member of such managed health care plan's
14	provider network, provided that such network includes sufficient health
15	care professionals who are qualified by specific education, experience
16	and credentials to provide the covered benefits described in this para-
17	graph.
18	(B) No insurer, corporation, or health maintenance organization shall
19	impose upon any person receiving benefits pursuant to this paragraph any
20	copayment, fee, policy year or calendar year, or durational benefit
21	limitation or maximum for benefits or services that is not equally
22	imposed upon all individuals in the same benefit category.
23	(C) This paragraph shall not apply to short-term travel, accident
24	only, limited or specified disease, or individual conversion policies or
25	contracts, nor to policies or contracts designed for issuance to persons
26	eligible for coverage under Title XVIII of the Social Security Act,
27	known as Medicare, or any other similar coverage under state or federal
28	governmental plans.
29	(D) For purposes of this paragraph, a "managed care product" shall
30	mean a policy which requires that medical or other health care services
31	covered under the policy, other than emergency care services, be
32	provided by, or pursuant to a referral from a primary care provider, and
33	that services provided pursuant to such a referral be rendered by a
34	health care provider participating in the insurer's managed care provid-
35	er network. In addition, a managed care product shall also mean the
36	in-network portion of a contract which requires that medical or other
37	health care services covered under the contract, other than emergency
38	care services, be provided by, or pursuant to a referral from a primary
39	care provider, and that services provided pursuant to such a referral be
40	rendered by a health care provider participating in the insurer's
41	managed care provider network, in order for the insured to be entitled
42	to the maximum reimbursement under the contract.
43	(37) Patients undergoing any surgery or radiotherapy procedure shall
44	be provided information on the risk of lymphedema associated with that
45	procedure, and the potential post-procedure symptoms of lymphedema.
46	Informed consent agreements for all surgeries and radiation therapies
47	shall include information on the risk of lymphedema associated with the
48	alternative procedures.
49	§ 3. Clause (ii) of subparagraph (A) of paragraph 10 of subsection (k)
50	of section 3221 of the insurance law, as added by chapter 21 of the laws
51	of 1997, is amended and a new clause (iii) is added to read as follows:
52	(ii) surgery and reconstruction of the other breast to produce a
53	symmetrical appearance; <u>and</u>
54	(iii) prostheses and physical complications of all stages of mastecto-

55 my, including lymphedema;

§ 4. Subsection (k) of section 3221 of the insurance law is amended by 1 2 adding two new paragraphs 22 and 23 to read as follows: 3 (22) Every group policy issued or issued for delivery in this state 4 which provides hospital, surgical, medical or major medical coverage 5 shall provide coverage for the differential diagnosis and treatment of б lymphedema, both primary and secondary lymphedema. Such coverage shall 7 include, in addition to benefits for a course of manual lymph drainage whose frequency and duration is determined by the treating physician or 8 9 therapist based on medical necessity and not based on physical therapy 10 and rehabilitation standards, benefits for equipment, supplies, devices, 11 complex decongestive therapy, and out-patient self-management training and education for the treatment of lymphedema, if prescribed by a health 12 care professional legally authorized to prescribe or provide such items 13 14 under title eight of the education law. Lymphedema therapy administered under this section shall be administered only by a therapist certified 15 16 to perform lymphedema treatment by the Lymphology Association of North 17 America (LANA) or certified in accordance with standards equivalent to the certification standards of LANA. Such equipment, supplies or 18 devices shall include, but not be limited to, bandages, compression 19 20 garments, pads, orthotic shoes and devices, with replacements when 21 required to maintain compressive function or to accommodate changes in the patient's dimensions. Coverage shall be provided for follow-up 22 treatments when medically required or to periodically validate home 23 24 techniques, to monitor progress against the written treatment plan and 25 to modify the treatment plan as required. No individual, other than a 26 licensed physician or surgeon competent to evaluate the specific clin-27 ical issues involved in the care requested, may deny requests for authorization of health care services pursuant to this section. 28 29 (A) A policy which is a managed health care product may require such 30 health care professional be a member of such managed health care plan's 31 provider network, provided that such network includes sufficient health 32 care professionals who are qualified by specific education, experience 33 and credentials to provide the covered benefits described in this para-34 graph. 35 (B) No insurer, corporation, or health maintenance organization shall impose upon any person receiving benefits pursuant to this paragraph any 36 copayment, fee, policy year or calendar year, or durational benefit 37 38 limitation or maximum for benefits or services that is not equally 39 imposed upon all individuals in the same benefit category. (C) This paragraph shall not apply to short-term travel, accident 40 only, limited or specified disease, or individual conversion policies or 41 42 contracts, nor to policies or contracts designed for issuance to persons 43 eligible for coverage under Title XVIII of the Social Security Act, 44 known as Medicare, or any other similar coverage under state or federal 45 governmental plans. 46 (D) For purposes of this paragraph, a "managed care product" shall 47 mean a policy which requires that medical or other health care services covered under the policy, other than emergency care services, be 48 provided by, or pursuant to a referral from a primary care provider, and 49 that services provided pursuant to such a referral be rendered by a 50 51 health care provider participating in the insurer's managed care provid-52 er network. In addition, a managed care product shall also mean the 53 in-network portion of a contract which requires that medical or other 54 health care services covered under the contract, other than emergency care services, be provided by, or pursuant to a referral from a primary 55 56 care provider, and that services provided pursuant to such a referral be

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1	rendered by a health care provider participating in the insurer's
2	managed care provider network, in order for the insured to be entitled
3	to the maximum reimbursement under the contract.
4	(23) Patients undergoing any surgery or radiotherapy procedure shall
5	be provided information on the risk of lymphedema associated with that
6	procedure, and the potential post-procedure symptoms of lymphedema.
7	Informed consent agreements for all surgeries and radiation therapies
8	shall include information on the risk of lymphedema associated with the
9	alternative procedures.
10	§ 5. Subparagraph (B) of paragraph 1 of subsection (x) of section 4303
11	of the insurance law, as added by chapter 21 of the laws of 1997, is
12	amended and a new subparagraph (C) is added to read as follows:
13	(B) surgery and reconstruction of the other breast to produce a
14	symmetrical appearance; and
15	(C) prostheses and physical complications of all stages of mastectomy,
16	including lymphedema;
17	§ 6. Section 4303 of the insurance law is amended by adding two new
18	subsections (ss) and (tt) to read as follows:
19	(ss) Every contract issued by a hospital service corporation or health
20	service corporation which provides hospital, surgical, medical or major
20 21	medical coverage shall provide coverage for the differential diagnosis
22	and treatment of lymphedema, both primary and secondary lymphedema.
23	Such coverage shall include, in addition to benefits for a course of
24	manual lymph drainage whose frequency and duration is determined by the
25	treating physician or therapist based on medical necessity and not based
26	on physical therapy and rehabilitation standards, benefits for equip-
27	ment, supplies, devices, complex decongestive therapy, and out-patient
28	self-management training and education for the treatment of lymphedema,
29	if prescribed by a health care professional legally authorized to
30	prescribe or provide such items under title eight of the education law.
31	Lymphedema therapy administered under this section shall be administered
32	only by a therapist certified to perform lymphedema treatment by the
33	Lymphology Association of North America (LANA) or certified in accord-
34	ance with standards equivalent to the certification standards of LANA.
35	Such equipment, supplies or devices shall include, but not be limited
36	to, bandages, compression garments, pads, orthotic shoes and devices,
37	with replacements when required to maintain compressive function or to
38	accommodate changes in the patient's dimensions. Coverage shall be
39	provided for follow-up treatments when medically required or to period-
40	ically validate home techniques, to monitor progress against the written
41	treatment plan and to modify the treatment plan as required. No individ-
42	ual, other than a licensed physician or surgeon competent to evaluate
43	the specific clinical issues involved in the care requested, may deny
44	requests for authorization of health care services pursuant to this
45	section.
46	(1) A policy which is a managed health care product may require such
	health care professional be a member of such managed health care plan's
47	
48	provider network, provided that such network includes sufficient health
49	care professionals who are qualified by specific education, experience
50	and credentials to provide the covered benefits described in this
51	subsection.
52	(2) No insurer, corporation, or health maintenance organization shall
53	impose upon any person receiving benefits pursuant to this subsection
54	any copayment, fee, policy year or calendar year, or durational benefit
55	limitation or maximum for benefits or services that is not equally
56	imposed upon all individuals in the same benefit category.

(3) This subsection shall not apply to short-term travel, accident 1 only, limited or specified disease, or individual conversion policies or 2 3 contracts, nor to policies or contracts designed for issuance to persons 4 eligible for coverage under Title XVIII of the Social Security Act, 5 known as Medicare, or any other similar coverage under state or federal б governmental plans. 7 (4) For purposes of this subsection, a "managed care product" shall 8 mean a policy which requires that medical or other health care services 9 covered under the policy, other than emergency care services, be provided by, or pursuant to a referral from a primary care provider, and 10 11 that services provided pursuant to such a referral be rendered by a health care provider participating in the insurer's managed care provid-12 13 er network. In addition, a managed care product shall also mean the 14 in-network portion of a contract which requires that medical or other 15 health care services covered under the contract, other than emergency 16 care services, be provided by, or pursuant to a referral from a primary 17 care provider, and that services provided pursuant to such a referral be rendered by a health care provider participating in the insurer's 18 19 managed care provider network, in order for the insured to be entitled 20 to the maximum reimbursement under the contract. 21 (tt) Patients undergoing any surgery or radiotherapy procedure shall 22 be provided information on the risk of lymphedema associated with that procedure, and the potential post-procedure symptoms of lymphedema. 23 Informed consent agreements for all surgeries and radiation therapies 24 shall include information on the risk of lymphedema associated with the 25 26 alternative procedures. 27 § 7. This act shall take effect on the first of January next succeeding the date on which it shall have become a law and shall apply to all

28 ing the date on which it shall have become a law and shall apply to all 29 insurance policies, contracts and plans issued, renewed, modified, 30 altered or amended on or after such effective date.