7521

2013-2014 Regular Sessions

IN ASSEMBLY

May 23, 2013

Introduced by M. of A. McDONALD -- read once and referred to the Committee on Higher Education

AN ACT to amend the education law, in relation to authorizing pharmacists to perform collaborative drug therapy management, and to amend chapter 21 of the laws of 2011 amending the education law relating to authorizing pharmacists to perform collaborative drug therapy management with physicians in certain settings, in relation to making such provisions permanent

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Section 6801-a of the education law, as added by chapter 21 2 of the laws of 2011, is amended to read as follows:

3 S 6801-a. Collaborative drug therapy management [demonstration 4 program]. 1. As used in this section, the following terms shall have 5 the following meanings:

6 "Collaborative drug therapy management" shall mean the performance a. of services by a pharmacist relating to the review, 7 evaluation and 8 drug therapy to a patient, who is being treated by a management of 9 physician OR NURSE PRACTITIONER for a specific disease or disease state, 10 in accordance with a written agreement or protocol with a voluntarily participating physician OR NURSE PRACTITIONER and in accordance with the 11 policies, procedures, and protocols of the facility. Such agreement or 12 13 protocol as entered into by the physician OR NURSE PRACTITIONER and а pharmacist, may include, and shall be limited to: 14

(i) adjusting or managing a drug regimen of a patient, pursuant to a patient specific written order or protocol made by the patient's physician OR NURSE PRACTITIONER, which may include adjusting drug strength, frequency of administration or route of administration. Adjusting the drug regimen shall not include substituting or selecting a different drug which differs from that initially prescribed by the patient's physician OR NURSE PRACTITIONER unless such substitution is expressly

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

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authorized in the written order or protocol. The pharmacist shall be 1 2 required to immediately enter into the patient record any change or 3 changes made to the patient's drug therapy and shall use any reasonable means or method established by the facility or the department to notify 4 5 any of the patient's other treating physicians OR NURSE PRACTITIONERS 6 she does not have a written agreement or protocol with whom he or 7 regarding such changes. The patient's physician OR NURSE PRACTITIONER 8 may prohibit, by written instruction, any adjustment or change in the patient's drug regimen by the pharmacist; 9

10 (ii) evaluating and, only if specifically authorized by the protocol 11 and only to the extent necessary to discharge the responsibilities set 12 forth in this section, ordering clinical laboratory tests related to the 13 drug therapy management for the specific disease or disease state speci-14 fied within the protocol; and

(iii) only if specifically authorized by the protocol and only to the extent necessary to discharge the responsibilities set forth in this section, ordering or performing routine patient monitoring functions as may be necessary in the drug therapy management, including the collecting and reviewing of patient histories, and ordering or checking patient vital signs, including pulse, temperature, blood pressure and respiration.

22 b. "Written agreement or protocol" shall mean a written document, pursuant to and consistent with any applicable state or federal require-23 24 ments, that addresses a specific disease or disease state and that 25 describes the nature and scope of collaborative drug therapy management 26 to be undertaken by the pharmacist, in collaboration with the particphysician OR NURSE PRACTITIONER, in accordance with the 27 ipating 28 provisions of this section.

29 c. "Physician OR NURSE PRACTITIONER" shall mean the physician OR NURSE 30 PRACTITIONER, selected by or assigned to a patient, who has primary 31 responsibility for the treatment and care of the patient for the disease 32 or disease state that is the subject of the collaborative drug therapy 33 management.

34 d. "Facility" shall mean a [teaching] hospital, [including any diag-35 nostic center, treatment center, or hospital-based outpatient department, however, for the purposes of this section, residential health care 36 37 facilities and nursing homes shall be excluded] AS DEFINED BY SUBDIVI-38 SION ONE OF SECTION TWENTY-EIGHT HUNDRED ONE OF THE PUBLIC HEALTH LAW. 39 [For the purposes of this section, a "teaching hospital" shall mean a 40 licensed pursuant to article twenty-eight of the public health hospital law that is eligible to receive direct or indirect graduate medical education payments pursuant to article twenty-eight of the public health 41 42 43 IN ADDITION, A FACILITY MAY ALSO INCLUDE UP TO FIFTEEN COMMUNITYlaw.] 44 PRACTICE SITES, SELECTED BY THE DEPARTMENT IN CONSULTATION WITH THE 45 OF HEALTH, WHERE PHARMACISTS AND PHYSICIANS OR NURSE PRACTI-DEPARTMENT TIONERS MAY PROPOSE TO ENTER INTO COLLABORATIVE ARRANGEMENTS, PURSUANT 46 47 OF THIS SECTION. SUCH SITES SHALL BE SELECTED BASED PROVISIONS TO THE 48 UPON A REVIEW OF APPLICATIONS SUBMITTED TO THE DEPARTMENT BY SUCH PHAR-49 MACISTS AND PHYSICIANS OR NURSE PRACTITIONERS, WHICH DEMONSTRATE THAT 50 THE APPLICANTS CAN SATISFY THE REQUIREMENTS OF THIS SECTION.

51 2. a. A pharmacist who meets the experience requirements of paragraph 52 b of this subdivision and who is EITHER employed by or otherwise affil-53 iated with a facility OR IS PARTICIPATING WITH A COMMUNITY-PRACTICE SITE 54 SELECTED PURSUANT TO PARAGRAPH D OF SUBDIVISION 1 OF THIS SECTION shall 55 be permitted to enter into a written agreement or protocol with a physi-56 cian OR NURSE PRACTITIONER authorizing collaborative drug therapy 1 2

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b. A participating pharmacist must:

4 (i)(A) have been awarded either a master of science in clinical phar-5 macy or a doctor of pharmacy degree; 6

(B) maintain a current unrestricted license; and

7 (C) have a minimum of two years experience, of which at least one year 8 of such experience shall include clinical experience in a health facility, which involves consultation with physicians OR NURSE PRACTITIONERS 9 10 with respect to drug therapy and may include a residency at a facility involving such consultation; or 11 12

(ii)(A) have been awarded a bachelor of science in pharmacy;

(B) maintain a current unrestricted license; and

14 (C) within the last seven years, have a minimum of three years experi-15 ence, of which at least one year of such experience shall include clin-16 ical experience in a health facility, which involves consultation with 17 physicians OR NURSE PRACTITIONERS with respect to drug therapy and may include a residency at a facility involving such consultation. 18

19 c. Notwithstanding any provision of this section, nothing herein shall authorize the pharmacist to diagnose disease. In the event that a treat-20 21 physician OR NURSE PRACTITIONER may disagree with the exercise of inq 22 professional judgment by the pharmacist, the judgment of the treating 23 physician OR NURSE PRACTITIONER shall prevail.

24 The physician OR NURSE PRACTITIONER who is a party to a written 3. 25 agreement or protocol authorizing collaborative drug therapy management 26 IN A FACILITY SETTING shall be employed by or otherwise affiliated with the same facility with which the pharmacist is also employed or affil-27 28 iated.

29 4. The existence of a written agreement or protocol on collaborative drug therapy management and the patient's right to choose to not partic-30 ipate in collaborative drug therapy management shall be disclosed to any 31 32 patient who is eligible to receive collaborative drug therapy manage-33 ment. Collaborative drug therapy management shall not be utilized unless 34 the patient or the patient's authorized representative consents, in writing, to such management. If the patient or the patient's authorized 35 representative consents, it shall be noted on the patient's medical 36 37 record. If the patient or the patient's authorized representative who 38 consented to collaborative drug therapy management chooses to no longer 39 participate in such management, at any time, it shall be noted on the 40 patient's medical record. In addition, the existence of the written agreement or protocol and the patient's consent to such management shall 41 42 be disclosed to the patient's primary physician OR NURSE PRACTITIONER 43 and any other treating physician OR NURSE PRACTITIONER or healthcare 44 provider.

45 5. Participation in a written agreement or protocol authorizing collaborative drug therapy management shall be voluntary, and no patient, 46 47 physician, NURSE PRACTITIONER, pharmacist, or facility shall be required 48 to participate.

49 6. Nothing in this section shall be deemed to limit the scope of prac-50 tice of pharmacy nor be deemed to limit the authority of pharmacists and physicians OR NURSE PRACTITIONERS to engage in medication management 51 prior to the effective date of this section and to the extent authorized 52 53 by law.

54 S 2. Section 5 of chapter 21 of the laws of 2011, amending the educa-55 tion law relating to authorizing pharmacists to perform collaborative 1 drug therapy management with physicians in certain settings, is amended 2 to read as follows:

3 S 5. This act shall take effect on the one hundred twentieth day after 4 it shall have become a law [and shall expire 3 years after such effective date when upon such date the provisions of this act shall be deemed 5 6 repealed; provided, however, that the amendments to subdivision 1 of 7 section 6801 of the education law made by section one of this act shall be subject to the expiration and reversion of such subdivision pursuant 8 to section 8 of chapter 563 of the laws of 2008, when upon such date the 9 10 provisions of section one-a of this act shall take effect; provided, further, that effective immediately, the addition, 11 amendment and/or 12 repeal of any rule or regulation necessary for the implementation of this act on its effective date is authorized and directed to be made and 13 14 completed on or before such effective date].

15 S 3. This act shall take effect on the one hundred twentieth day after 16 it shall have become a law; provided that, effective immediately, the 17 addition, amendment and/or repeal of any rule or regulation necessary 18 for the implementation of this act on its effective date is authorized 19 and directed to be made and completed on or before such effective date.