5628--A

Cal. No. 1173

2013-2014 Regular Sessions

IN SENATE

May 30, 2013

- Introduced by Sens. HANNON, LARKIN -- read twice and ordered printed, and when printed to be committed to the Committee on Health -reported favorably from said committee, ordered to first and second report, amended on second report, ordered to a third reading, and to be reprinted as amended, retaining its place in the order of third reading
- AN ACT to amend the social services law and the public health law, in relation to establishing a streamlined application process for adult care facility and assisted living residence operators in good standing

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

Section 1. Subdivision 2 of section 461-b of the social services law, as added by chapter 601 of the laws of 1981, paragraph (c) as added by chapter 848 of the laws of 1992, is amended to read as follows: 2. (a) No adult care facility shall be operated unless and until the

5 operator obtains the written approval of the department. Such approval б may be granted only to an operator who satisfactorily demonstrates: that 7 the operator is of good moral character; that the operator is financially responsible; that there is a public need for the facility; that the 8 buildings, equipment, staff, standards of care and records to be 9 10 employed in the operation comply with applicable law and regulations of 11 the department and that any license or permit required by law for the operation of such facility has been issued to such operation. In deter-12 13 mining whether there is a public need for the facility, the department shall give consideration to the relative concentration of such facili-14 ties in the area proposed to be serviced. Such approval for family type 15 home for adults shall not be granted unless the appropriate social 16 17 services official has made the required visitation and inspection and 18 has submitted a report thereof to the department in accordance with this 19 article.

(b) FOR EXISTING LICENSED OPERATORS IN GOOD STANDING, THE DEPARTMENT
SHALL DEVELOP A STREAMLINED APPLICATION REVIEW AND APPROVAL PROCESS, IN
COLLABORATION WITH REPRESENTATIVES OF ASSOCIATIONS OF OPERATORS, TO BE
AVAILABLE FOR USE ON OR BEFORE JANUARY FIRST, TWO THOUSAND FOURTEEN IN

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

LBD11285-03-3

40

1 RELATION TO APPROVAL OF AN ADDITIONAL FACILITY OF THE SAME TYPE. 2 NOTWITHSTANDING ANY PROVISION OF LAW OR REGULATION TO THE CONTRARY, THE 3 STREAMLINED APPLICATION REVIEW AND APPROVAL PROCESS SHALL INCLUDE, BUT 4 NOT BE LIMITED TO, THE FOLLOWING:

5 (I) A CERTIFICATION PROCESS AND FORM FOR THE OPERATOR TO VERIFY THAT 6 IT WILL HAVE SUFFICIENT FINANCIAL RESOURCES, REVENUE AND FINANCING TO 7 MEET FACILITY EXPENSES AND RESIDENT NEEDS, WHICH SHALL SATISFY THE STAT-8 UTORY AND REGULATORY FINANCIAL COMPONENT OF THE APPLICATION REVIEW AND 9 APPROVAL PROCESS;

10 (II) A CERTIFICATION PROCESS AND FORM FOR THE OPERATOR TO VERIFY THAT 11 ITS LEGAL, CORPORATE AND ORGANIZATIONAL DOCUMENTS COMPLY IN SUBSTANCE 12 WITH DEPARTMENT REQUIREMENTS, WHICH SHALL SATISFY THE STATUTORY AND 13 REGULATORY LEGAL COMPONENT OF THE APPLICATION REVIEW AND APPROVAL PROC-14 ESS;

15 (III) A CERTIFICATION PROCESS AND FORM FOR THE OPERATOR TO VERIFY THAT 16 IT IS IN SUBSTANTIAL COMPLIANCE WITH ALL APPLICABLE CODES, RULES AND 17 REGULATIONS IN ANY OTHER STATE IN WHICH IT OPERATES, AND TO DISCLOSE ANY 18 ENFORCEMENT OR ADMINISTRATIVE ACTION TAKEN AGAINST IT IN ANY OTHER 19 STATE;

(IV) ISSUANCE BY THE DEPARTMENT OF A CONDITIONAL APPROVAL TO OPERATE
THE FACILITY FOR A SPECIFIED PERIOD OF TIME UPON SUBSTANTIAL COMPLETION
OF THE CHARACTER AND COMPETENCE, LEGAL, FINANCIAL AND ARCHITECTURAL
COMPONENTS OF THE APPLICATION, SO LONG AS THE OPERATOR AGREES IN WRITING
TO SATISFY ALL PENDING CONDITIONS PRIOR TO THE EXPIRATION OF THE CONDITIONAL APPROVAL PERIOD OR A TIME FRAME ESTABLISHED BY THE DEPARTMENT;

26 (V) ISSUANCE BY THE DEPARTMENT OF A CONDITIONAL APPROVAL TO CONSTRUCT 27 A FACILITY, AT THE OPERATOR'S OWN RISK, UPON SUBSTANTIAL COMPLETION OF 28 THE ARCHITECTURAL COMPONENT OF THE APPLICATION;

(VI) ELIMINATION OF DUPLICATIVE SUBMISSION AND REVIEW OF ANY APPLICATION INFORMATION WHICH HAS BEEN PREVIOUSLY REVIEWED AND APPROVED BY THE
DEPARTMENT OR ANY OF ITS REGIONAL OFFICES WITHIN THE PAST TWO YEARS
THROUGH A CERTIFICATION PROCESS AND FORM WHEREBY THE OPERATOR WILL VERIFY THAT SUCH APPLICATION INFORMATION IS DUPLICATIVE;

(VII) WITH RESPECT TO ANY PROGRAMMATIC APPLICATION INFORMATION TO BE
REVIEWED BY THE REGIONAL OFFICE, SUCH REVIEW SHALL BE CONDUCTED ON-SITE
BY THE REGIONAL OFFICE DURING THE PRE-OPENING INSPECTION OR FIRST FULL
ANNUAL INSPECTION, IF THE DEPARTMENT HAS PREVIOUSLY APPROVED THE OPERATOR TO OPERATE THE SAME TYPE OF PROGRAM AT ANOTHER FACILITY WITHIN THE
PAST TWO YEARS;

(VIII) ELECTRONIC SUBMISSION OF APPLICATIONS; AND

(IX) A COMBINED APPLICATION FOR LICENSURE AS AN ADULT CARE FACILITY,
ASSISTED LIVING RESIDENCE AND/OR ASSISTED LIVING PROGRAM, TO THE EXTENT
THE DEPARTMENT DETERMINES SUCH A COMBINED APPLICATION IS FEASIBLE.

44 FOR PURPOSES OF THIS PARAGRAPH, "GOOD STANDING" SHALL MEAN THE OPERA-TOR HAS NOT (A) RECEIVED ANY OFFICIAL WRITTEN NOTICE FROM THE DEPARTMENT 45 OF A PROPOSED REVOCATION, SUSPENSION, DENIAL OR LIMITATION ON THE OPER-46 47 ATING CERTIFICATE OF THE FACILITY OR RESIDENCE; (B) WITHIN THE PREVIOUS 48 THREE YEARS, BEEN ASSESSED A CIVIL PENALTY AFTER A HEARING CONDUCTED 49 PURSUANT TO SUBPARAGRAPH ONE OF PARAGRAPH (B) OF SUBDIVISION SEVEN OF 50 SECTION FOUR HUNDRED SIXTY-D OF THIS ARTICLE FOR A VIOLATION THAT HAS NOT BEEN RECTIFIED; (C) WITHIN THE PREVIOUS YEAR, RECEIVED ANY OFFICIAL 51 WRITTEN NOTICE FROM THE DEPARTMENT OF A PROPOSED ASSESSMENT OF A CIVIL 52 PENALTY FOR A VIOLATION DESCRIBED IN SUBPARAGRAPH TWO OF PARAGRAPH (B) 53 54 OF SUBDIVISION SEVEN OF SECTION FOUR HUNDRED SIXTY-D OF THIS ARTICLE; 55 (D) WITHIN THE PREVIOUS THREE YEARS, BEEN ISSUED AN ORDER PURSUANT TO 56 SUBDIVISION TWO, FIVE, SIX OR EIGHT OF SECTION FOUR HUNDRED SIXTY-D OF

THIS ARTICLE; (E) WITHIN THE PREVIOUS THREE YEARS, BEEN PLACED ON, 1 AND 2 IF PLACED ON, REMOVED FROM THE DEPARTMENT'S "DO NOT REFER LIST" PURSUANT 3 SUBDIVISION FIFTEEN OF SECTION FOUR HUNDRED SIXTY-D OF THIS ARTICLE. TO 4 PROVIDED, HOWEVER, THAT IN THE CASE OF AN OPERATOR THAT IS NOT IN GOOD 5 STANDING AS PROVIDED IN THIS PARAGRAPH, THE DEPARTMENT MAY PERMIT THE 6 OPERATOR TO USE THE STREAMLINED APPLICATION PROCESS, IN ITS DISCRETION, 7 IF IT DETERMINES THAT THE DISOUALIFYING VIOLATION WAS AN ISOLATED OCCUR-8 RENCE THAT WAS PROMPTLY CORRECTED BY THE OPERATOR;

9 (C) After an operator obtains approval of the department for the oper-10 ation of an adult care facility he may operate such facility only so long as he continues to do so in compliance with the requirements of 11 12 such approval, applicable law, and the regulations of the department.

[(c)] (D) The knowing operation of an adult care facility without the 13 14 prior written approval of the department shall be a class A misdemeanor. 15 S 2. Section 4653 of the public health law, as added by chapter 2 of the laws of 2004, is amended to read as follows: 16

17 S 4653. Licensure procedures and requirements for assisted living. 1. In order to operate as assisted living, an operator shall be licensed as 18 19 an adult home or enriched housing program and apply and be approved for 20 licensure with the commissioner pursuant to this article. The operator 21 shall provide, on an application form developed by the commissioner, the 22 following information to the commissioner in order to be licensed:

23 [1.] (A) business name, street address, and mailing address of the 24 residence and of the owners of the residence; 25

[2.] (B) status of current operating certificate;

26 [3.] (C) verification that the operator has a valid residency agree-27 ment in compliance with this article to be entered into with each resident, resident's representative and resident's legal representative, if 28 29 any, and shall include a copy of the information to be included the in agreement and disclosures as required pursuant to the 30 residency provisions of section four thousand six hundred fifty-eight of 31 this 32 article, AS ADDED BY CHAPTER TWO OF THE LAWS OF TWO THOUSAND FOUR, that 33 will be given to prospective residents; and

34 [4.] (D) any other information the department may deem necessary for the evaluation of the application provided such information is not 35 duplicative of what is otherwise required of the applicant in obtaining 36 37 an adult care facility license.

38 2. FOR EXISTING LICENSED OPERATORS IN GOOD STANDING, THE DEPARTMENT 39 SHALL DEVELOP A STREAMLINED APPLICATION REVIEW AND APPROVAL PROCESS, IN 40 COLLABORATION WITH REPRESENTATIVES OF ASSOCIATIONS OF OPERATORS, TO BE AVAILABLE FOR USE ON OR BEFORE JANUARY FIRST, TWO THOUSAND 41 FOURTEEN IN 42 APPROVAL OF AN ADDITIONAL FACILITY RELATION TO OF THE SAME TYPE. NOTWITHSTANDING ANY PROVISION OF LAW OR REGULATION TO THE CONTRARY, 43 THE 44 STREAMLINED APPLICATION REVIEW AND APPROVAL PROCESS SHALL INCLUDE, BUT 45 NOT BE LIMITED TO, THE FOLLOWING:

46 (A) A CERTIFICATION PROCESS AND FORM FOR THE OPERATOR TO VERIFY THAT 47 WILL HAVE SUFFICIENT FINANCIAL RESOURCES, REVENUE AND FINANCING TO IT 48 MEET FACILITY EXPENSES AND RESIDENT NEEDS, WHICH SHALL SATISFY THE STAT-49 UTORY AND REGULATORY FINANCIAL COMPONENT OF THE APPLICATION REVIEW AND 50 APPROVAL PROCESS;

51 A CERTIFICATION PROCESS AND FORM FOR THE OPERATOR TO VERIFY THAT (B) ITS LEGAL, CORPORATE AND ORGANIZATIONAL DOCUMENTS COMPLY 52 INSUBSTANCE 53 WITH DEPARTMENT REQUIREMENTS, WHICH SHALL SATISFY THE STATUTORY AND 54 REGULATORY LEGAL COMPONENT OF THE APPLICATION REVIEW AND APPROVAL PROC-55 ESS;

26

1 (C) A CERTIFICATION PROCESS AND FORM FOR THE OPERATOR TO VERIFY THAT 2 IT IS IN SUBSTANTIAL COMPLIANCE WITH ALL APPLICABLE CODES, RULES AND 3 REGULATIONS IN ANY OTHER STATE IN WHICH IT OPERATES, AND TO DISCLOSE ANY 4 ENFORCEMENT OR ADMINISTRATIVE ACTION TAKEN AGAINST IT IN ANY OTHER 5 STATE;

6 (D) ISSUANCE BY THE DEPARTMENT OF A CONDITIONAL APPROVAL TO OPERATE 7 THE FACILITY FOR A SPECIFIED PERIOD OF TIME UPON SUBSTANTIAL COMPLETION 8 OF THE CHARACTER AND COMPETENCE, LEGAL, FINANCIAL AND ARCHITECTURAL 9 COMPONENTS OF THE APPLICATION, SO LONG AS THE OPERATOR AGREES IN WRITING 10 TO SATISFY ALL PENDING CONDITIONS PRIOR TO THE EXPIRATION OF THE CONDI-11 TIONAL APPROVAL PERIOD OR A TIME FRAME ESTABLISHED BY THE DEPARTMENT;

12 (E) ISSUANCE BY THE DEPARTMENT OF A CONDITIONAL APPROVAL TO CONSTRUCT 13 A FACILITY, AT THE OPERATOR'S OWN RISK, UPON SUBSTANTIAL COMPLETION OF 14 THE ARCHITECTURAL COMPONENT OF THE APPLICATION;

15 (F) ELIMINATION OF DUPLICATIVE SUBMISSION AND REVIEW OF ANY APPLICA-16 TION INFORMATION WHICH HAS BEEN PREVIOUSLY REVIEWED AND APPROVED BY THE 17 DEPARTMENT OR ANY OF ITS REGIONAL OFFICES WITHIN THE PAST TWO YEARS 18 THROUGH A CERTIFICATION PROCESS AND FORM WHEREBY THE OPERATOR WILL VERI-19 FY THAT SUCH APPLICATION INFORMATION IS DUPLICATIVE;

(G) WITH RESPECT TO ANY PROGRAMMATIC APPLICATION INFORMATION TO BE
REVIEWED BY THE REGIONAL OFFICE, SUCH REVIEW SHALL BE CONDUCTED ON-SITE
BY THE REGIONAL OFFICE DURING THE PRE-OPENING INSPECTION OR FIRST FULL
ANNUAL INSPECTION, IF THE DEPARTMENT HAS PREVIOUSLY APPROVED THE OPERATOR TO OPERATE THE SAME TYPE OF PROGRAM AT ANOTHER FACILITY WITHIN THE
PAST TWO YEARS;

(H) ELECTRONIC SUBMISSION OF APPLICATIONS; AND

(I) A COMBINED APPLICATION FOR LICENSURE AS AN ADULT CARE FACILITY,
 ASSISTED LIVING RESIDENCE AND/OR ASSISTED LIVING PROGRAM, TO THE EXTENT
 THE DEPARTMENT DETERMINES SUCH A COMBINED APPLICATION IS FEASIBLE.

FOR PURPOSES OF THIS SUBDIVISION, "GOOD STANDING" SHALL MEAN THE OPER-30 ATOR HAS NOT (I) RECEIVED ANY OFFICIAL WRITTEN NOTICE FROM THE DEPART-31 32 MENT OF A PROPOSED REVOCATION, SUSPENSION, DENIAL OR LIMITATION ON THE OPERATING CERTIFICATE OF THE FACILITY OR RESIDENCE; (II) WITHIN THE 33 34 PREVIOUS THREE YEARS, BEEN ASSESSED A CIVIL PENALTY AFTER A HEARING 35 CONDUCTED PURSUANT TO SUBPARAGRAPH ONE OF PARAGRAPH (B) OF SUBDIVISION SEVEN OF SECTION FOUR HUNDRED SIXTY-D OF THE SOCIAL SERVICES LAW FOR A 36 VIOLATION THAT HAS NOT BEEN RECTIFIED; (III) WITHIN THE PREVIOUS YEAR, 37 38 RECEIVED ANY OFFICIAL WRITTEN NOTICE FROM THE DEPARTMENT OF A PROPOSED 39 ASSESSMENT OF A CIVIL PENALTY FOR A VIOLATION DESCRIBED IN SUBPARAGRAPH 40 TWO OF PARAGRAPH (B) OF SUBDIVISION SEVEN OF SECTION FOUR HUNDRED THE SOCIAL SERVICES LAW; (IV) WITHIN THE PREVIOUS THREE 41 SIXTY-D OF YEARS, BEEN ISSUED AN ORDER PURSUANT TO SUBDIVISION TWO, FIVE, SIX, 42 OR 43 EIGHT OF SECTION FOUR HUNDRED SIXTY-D OF THE SOCIAL SERVICES LAW; (V) WITHIN THE PREVIOUS THREE YEARS, BEEN PLACED ON, AND IF PLACED ON, 44 45 REMOVED FROM THE DEPARTMENT'S "DO NOT REFER LIST" PURSUANT TO SUBDIVI-SION FIFTEEN OF SECTION FOUR HUNDRED SIXTY-D OF THE SOCIAL SERVICES LAW. 46 47 PROVIDED, HOWEVER, THAT IN THE CASE OF AN OPERATOR THAT IS NOT IN GOOD 48 STANDING AS PROVIDED IN THIS PARAGRAPH, THE DEPARTMENT MAY PERMIT THE 49 OPERATOR TO USE THE STREAMLINED APPLICATION PROCESS, IN ITS DISCRETION, 50 IF IT DETERMINES THAT THE DISQUALIFYING VIOLATION WAS AN ISOLATED OCCUR-RENCE THAT WAS PROMPTLY CORRECTED BY THE OPERATOR. 51

52 S 3. This act shall take effect immediately; provided that the depart-53 ment of health is authorized and directed to promulgate, amend and/or 54 repeal, on an emergency basis, any rules and regulations necessary to 55 implement the provisions of this act.