3484

2009-2010 Regular Sessions

IN SENATE

March 20, 2009

- Introduced by Sen. HUNTLEY -- (at request of the Office of Mental Health) -- read twice and ordered printed, and when printed to be committed to the Committee on Mental Health and Developmental Disabilities
- AN ACT to amend the mental hygiene law and the executive law, in relation to the review of criminal history information of certain persons rendering community based services to individuals with mental illness or mental retardation and developmental disabilities

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

1 Section 1. Subdivision (a) of section 31.35 of the mental hygiene law, 2 as amended by chapter 575 of the laws of 2004, is amended to read as 3 follows:

4 (a) Every provider of services who contracts with, RECEIVES FUNDS 5 FROM, or is LICENSED, CERTIFIED, approved or IS otherwise authorized by 6 the office to provide services, except (1) a department facility, (2) a 7 hospital as defined in article twenty-eight of the public health law, or 8 licensed professional under title eight of the education law who (3) a 9 does not have employees or volunteers who will have regular and substantial unsupervised or unrestricted physical contact with the clients of 10 such provider, and every applicant to be such a provider of services 11 except (i) a department facility, (ii) a hospital as defined in 12 article 13 twenty-eight of the public health law, or (iii) a licensed professional 14 under title eight of the education law who does not have employees or 15 volunteers who will have regular and substantial unsupervised or unrestricted physical contact with the clients of such provider, shall 16 request that the office check, and upon such request the office shall 17 request and shall be authorized to receive from the division of criminal 18 19 justice services criminal history information, as such phrase is defined 20 paragraph (c) of subdivision one of section eight hundred in 21 forty-five-b of the executive law, concerning each (A) prospective operator, employee or volunteer of such provider who will have regular and 22 23 substantial unsupervised or unrestricted physical contact with the 24 clients of such provider, OR (B) OTHER PERSON OVER THE AGE OF EIGHTEEN

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

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WHO IS TO RESIDE IN A FAMILY CARE HOME OR FAMILY BASED TREATMENT PROGRAM 1 2 APPROVED BY THE OFFICE ON OR AFTER APRIL FIRST, TWO THOUSAND NINE, 3 EXCEPT ANY PERSON RECEIVING FAMILY CARE OR FAMILY BASED TREATMENT 4 SERVICES, WHO WILL HAVE REGULAR AND SUBSTANTIAL UNSUPERVISED OR UNRE-5 STRICTED PHYSICAL CONTACT WITH THE CLIENTS OF SUCH PROVIDER. For 6 purposes of this section, "operator" shall include any natural person 7 with an ownership interest in the provider of services.

8 S 2. Paragraph (c) of subdivision 1, paragraphs (a), (b) and (c) of subdivision 3 and subdivisions 4, 5, 6, 7, 8, 9, 10, 11 and 12 of 9 10 section 845-b of the executive law, as amended by chapter 769 of the laws of 2005, the closing paragraph of subparagraph (iii) of paragraph 11 (c) of subdivision 3 as amended and paragraph (b-1) of subdivision 4 as 12 added by chapter 673 of the laws of 2006 and subdivisions 4 and 5 as 13 14 amended by chapter 331 of the laws of 2006, are amended to read as 15 follows:

16 "Criminal history information" means a record of pending criminal (C) 17 charges, criminal convictions which are not vacated or reversed, and certificates filed pursuant to subdivision two of section seven hundred 18 19 five of the correction law, and which the division is authorized to maintain pursuant to subdivision six of section eight hundred thirty-20 21 seven of this article. For the purposes of [criminal history information 22 checks authorized pursuant to article twenty-eight-E of the public health law] THIS SECTION, criminal history information shall also 23 include information from the federal bureau of investigation as a result 24 25 of a national criminal history record check.

(a) A provider authorized to request a check of criminal history information pursuant to subdivision two of this section shall designate 26 27 28 one OR MORE authorized [person] PERSONS, who shall request a check of 29 criminal history information on behalf of such provider pursuant to this section and review the results of such check. Only such authorized 30 [person or his or her designee] PERSONS and the subject individual to 31 32 whom such criminal history information relates shall have access to such 33 information; provided, however, that criminal history information 34 received by a provider may be disclosed to other persons who are direct-35 ly participating in any decision in regard to such subject individual; 36 and provided, further, that such other persons shall also be subject to 37 the confidentiality requirements and all other provisions of this requests made pursuant to article 38 the of section[. In case 39 twenty-eight-E of the public health law], PROVIDED, HOWEVER, THAT WITH 40 RESPECT TO INFORMATION OBTAINED FROM THE FEDERAL BUREAU OF INVESTIGATION AS A RESULT OF A NATIONAL CRIMINAL HISTORY RECORD CHECK only information 41 authorized for disclosure under applicable federal laws shall be trans-42 43 mitted to the provider. Each provider shall specifically identify to the 44 authorized agency in writing, in advance of disclosure, the authorized 45 person and each other such agent or employee of the provider who is authorized to have access to the results of a check of criminal history 46 47 information pursuant to this section. Any person who willfully permits 48 the release of any confidential criminal history information contained 49 in the report to persons not permitted by this section to receive such 50 information shall be guilty of a misdemeanor.

51 (b) A provider requesting a check of criminal history information 52 pursuant to this section shall do so by completing a form established 53 for such purpose by the authorized agency in consultation with the divi-54 sion. Such form shall include a sworn statement of the authorized 55 person, OR A STATEMENT SUBSCRIBED TO BY THE AUTHORIZED PERSON CONTAINING 56 AN AFFIRMATION OF SUCH PERSON THAT THE STATEMENTS THEREIN ARE TRUE UNDER

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PENALTIES OF PERJURY, certifying OR AFFIRMING, AS APPLICABLE that: (i) 1 2 [the] EACH person for whose criminal history information a check is 3 requested [is] SHALL BE a subject individual for whom criminal history 4 information is available by law; (ii) FOR EACH CRIMINAL HISTORY CHECK REQUESTED, the specific duties which qualify the provider to request a 5 6 check of criminal history information SHALL BE IDENTIFIED; (iii) the 7 results of [such] ANY criminal history information check MADE PURSUANT 8 TO THIS SECTION will be used by the provider solely for purposes authorized by law; and (iv) the provider and its agents and employees are 9 10 aware of and will abide by the confidentiality requirements and all 11 other provisions of this article. 12 (c) A provider authorized to request a criminal history information 13 check pursuant to this section may inquire of a subject individual in 14 the manner authorized by subdivision sixteen of section two hundred ninety-six of this chapter. Prior to requesting such information, 15 а 16 provider shall: 17 inform the subject individual in writing that the provider is (i) authorized or, where applicable, required to request a check of his or 18 her criminal history information and review the results of such check 19 20 pursuant to this section;

21 (ii) inform the subject individual that he or she has the right to 22 obtain, review and seek correction of his or her criminal history infor-23 mation under regulations and procedures established by the division AND 24 THE FEDERAL BUREAU OF INVESTIGATION;

25 (iii) obtain the signed, informed consent of the subject individual on 26 a form supplied by the authorized agency which indicates that such 27 person has:

28 been informed of the right and procedures necessary to obtain, Α. 29 review and seek correction of his or her criminal history information;

B. been informed of the reason for the request for his or her criminal 30 31 history information;

32 C. BEEN INFORMED THAT THE CRIMINAL HISTORY INFORMATION SOUGHT WILL 33 BOTH A NEW YORK STATE AND A NATIONAL CRIMINAL HISTORY INFORMA-INCLUDE 34 TION CHECK; 35

D. consented to such request for a report[; and

D.] WITH RESPECT TO BOTH NEW YORK STATE AND NATIONAL CRIMINAL HISTORY 36 37 INFORMATION; AND

E. supplied on the form a current mailing or home address.

39 Upon receiving such written consent, the provider shall receive or 40 obtain [two sets of] THE fingerprints of such subject individual pursuant to such regulations AND PROCEDURES as may be necessary to be estab-41 lished by the authorized agency in consultation with the division, 42 and 43 promptly transmit them to the authorized agency.

44 Procedures for criminal history information checks by authorized 4. 45 agencies. (a) The authorized agency shall pay the processing fee imposed pursuant to subdivision eight-a of section eight hundred thirty-seven of 46 47 this article, and [in the case of the authorized agency pursuant to article twenty-eight-E of the public health law,] any fee imposed by the 48 49 federal bureau of investigation, and shall promptly submit the finger-50 prints and the processing fee to the division for its full search and 51 retain processing, and [in the case of the authorized agency pursuant to article twenty-eight-E of the public health law,] the division shall 52 53 immediately forward the fingerprints to the federal bureau of investi-54 gation for a national criminal history record check. The authorized 55 agency may charge a provider a fee in AN amount no greater than the fee 56 established pursuant to law by the division for processing such a crimi-

nal history information check, in such amounts as may be established by 1 the authorized agency and approved by the director of the division of 2 3 the budget, and [in the case of the authorized agency pursuant to arti-4 cle twenty-eight-E of the public health law,] a fee no greater than any 5 fee imposed by the federal bureau of investigation. Nothing in this 6 section shall prohibit the authorized agency or provider from claiming 7 the cost of such fees and related costs, including administrative costs, 8 as a reimbursable cost under the medical assistance program, Medicare or 9 other payor, to the extent permitted by state and federal law. 10 (b) THE AUTHORIZED AGENCY IS AUTHORIZED TO RECEIVE CRIMINAL HISTORY FROM THE DIVISION AND THE FEDERAL BUREAU OF INVESTIGATION, 11 INFORMATION 12 AFTER THE RECEIPT OF A REQUEST PURSUANT TO THIS SECTION, IF SUCH REQUEST 13 IS: 14 (I) MADE PURSUANT TO A REQUEST BY AN AUTHORIZED PERSON ON BEHALF OF Α 15 PROVIDER AUTHORIZED TO MAKE SUCH A REQUEST PURSUANT TO SUBDIVISION TWO OF THIS SECTION; 16 17 (II) ACCOMPANIED BY THE COMPLETED FORM DESCRIBED IN PARAGRAPH (B) OF 18 SUBDIVISION THREE OF THIS SECTION; AND 19 ACCOMPANIED BY FINGERPRINTS OF THE SUBJECT INDIVIDUAL OBTAINED (III)20 PURSUANT TO THIS SECTION. 21 (C) The division shall promptly provide requested state criminal 22 history information to the authorized agency and, [in accordance with article twenty-eight-E of the public health law, the department of 23 health is authorized also to receive criminal history information from 24 25 of the federal bureau of investigation, after the receipt request а 26 pursuant to this section if such request is: (i) made pursuant to a request by an authorized person on behalf of a 27 28 provider authorized to make such a request pursuant to subdivision two 29 of this section; (ii) accompanied by the completed form described in this section; and 30 (iii) accompanied by fingerprints of the subject individual obtained 31 32 pursuant to this section. 33 (b-1) The division] ALSO shall promptly forward a set of the subject individual's fingerprints to the federal bureau of investigation for the 34 purpose of a nationwide criminal history record check to determine 35 whether such applicant has been convicted of a criminal offense 36 in any 37 state or federal jurisdiction. The division shall forward the results of 38 such nationwide search to the authorized agency in the same form and 39 manner as the criminal history report created and provided by the divi-40 sion pursuant to this section. [(c)] (D) Criminal history information provided by the division pursu-41 to this section shall be furnished only by mail or other method of 42 ant 43 secure and confidential delivery, addressed to the authorized agency. 44 Such information and the envelope in which it is enclosed, if any, shall 45 prominently marked "confidential", and shall at all times be mainbe tained by the authorized agency in a secure place. 46 47 5. After reviewing any criminal history information provided by the 48 division concerning a subject individual, the authorized agency shall 49 take the following actions: 50 (a) Where the criminal history information concerning a subject indi-51 vidual reveals a felony conviction at any time for a sex offense, a felony conviction FOR ANY CRIME within the past ten years involving 52 53 violence, or a conviction for endangering the welfare of an incompetent 54 or physically disabled person pursuant to section 260.25 of the penal law, OR ANY COMPARABLE OFFENSE IN ANY OTHER JURISDICTION; and in the 55 56 case of criminal history information obtained pursuant to section twen-

ty-eight hundred ninety-nine-a of the public health law, where the crim-1 2 inal history information concerning a subject individual reveals a 3 conviction at any time of any class A felony; a conviction within the 4 past ten years of any class B or C felony, any class D or E felony defined in article one hundred twenty, one hundred thirty, one hundred 5 6 fifty-five, one hundred sixty, one hundred seventy-eight or two hundred 7 twenty of the penal law; or any crime defined in sections 260.32 or 260.34 of the penal law; or any comparable offense in any other juris-8 9 diction[,]; the authorized agency shall deny or disapprove the applica-10 tion for or renewal of the operating certificate, contract, approval, employment of the subject individual or other authorization to provide 11 12 services, or direct the provider to deny employment, as applicable, 13 unless the authorized agency determines, in its discretion, that 14 approval of the application or renewal or employment will not in any way 15 jeopardize the health, safety or welfare of the beneficiaries of such 16 services.

17 (b) Where the criminal history information concerning a subject individual reveals a conviction for a crime other than one set forth in 18 19 paragraph (a) of this subdivision, the authorized agency may deny the application or renewal, or direct the provider to deny employment of the 20 21 individual, [or approve or] disapprove the [prospective employsubject ee's] SUBJECT INDIVIDUAL'S eligibility for employment by the provider, 22 23 VOLUNTEER SERVICE WITH A PROVIDER OF SERVICE WHO CONTRACTS WITH, OR RECEIVES FUNDS FROM, OR IS LICENSED, CERTIFIED, APPROVED OR IS OTHERWISE 24 25 AUTHORIZED BY THE OFFICE OF MENTAL HEALTH OR THE OFFICE OF MENTAL RETAR-26 DATION AND DEVELOPMENTAL DISABILITIES, consistent with article twenty-27 three-A of the correction law.

28 Where the criminal history information concerning a subject indi-(C) 29 vidual reveals a charge for any felony, ANY CRIME IDENTIFIED IN PARA-GRAPH (A) OF THIS SUBDIVISION, OR FOR ANY COMPARABLE OFFENSE IN ANOTHER 30 JURISDICTION, the authorized agency shall, and for any misdemeanor, 31 OR 32 ANY COMPARABLE OFFENSE IN ANOTHER JURISDICTION, the authorized agency 33 may hold the application, renewal or employment in abeyance until the 34 charge is finally resolved[.], PROVIDED, HOWEVER, IF THE CRIMINAL HISTO-INFORMATION CONCERNING A SUBJECT INDIVIDUAL REVEALS A CHARGE FOR ANY 35 RY CRIME NOT IDENTIFIED IN PARAGRAPH (A) OF THIS SUBDIVISION, OR A COMPARA-36 37 BLE OFFENSE IN ANOTHER JURISDICTION, WHICH IS MORE THAN TENYEARS OLD AND WHERE INFORMATION NECESSARY TO RESOLVE THE CHARGE IS NOT READILY AVAILABLE TO THE AUTHORIZED AGENCY, THE AUTHORIZED AGENCY MAY EITHER: 38 39 40 (I) HOLD THE APPLICATION, RENEWAL, OR EMPLOYMENT IN ABEYANCE UNTIL THE

41 CHARGE IS FINALLY RESOLVED; OR 42 (II) ADVISE THE PROVIDER OF SERVICES THAT IT MAY ACT ON ITS OWN 43 DISCRETION, SUCH PROVIDER PERFORMS A SAFETY ASSESSMENT AND DETER-ΙF 44 MINES, CONSISTENT WITH ARTICLE TWENTY-THREE-A OF THECORRECTION LAW, 45 THAT APPROVAL OF THE APPLICATION WILL NOT POSE AN UNREASONABLE RISK TO THE HEALTH, SAFETY OR WELFARE OF THE BENEFICIARIES OF SUCH SERVICES. 46

47 (d) WHERE THE SUBJECT INDIVIDUAL IS A NATURAL PERSON OPERATOR OF A 48 FAMILY CARE HOME OR FAMILY BASED TREATMENT PROVIDER, OR A PERSON OVER 49 THE AGE OF EIGHTEEN WHO IS TO RESIDE, OR RESIDES, IN A FAMILY CARE HOME 50 OR FAMILY BASED TREATMENT PROVIDER:

51 (I) IF THE CRIMINAL HISTORY INFORMATION CONCERNING SUCH SUBJECT INDI-52 VIDUAL REVEALS A CONVICTION FOR ANY CRIME IDENTIFIED IN PARAGRAPH (A) OF AUTHORIZED AGENCY SHALL PROMPTLY 53 THIS SUBDIVISION, THEADVISE THE 54 AUTHORIZED PERSON OF THE FAMILY CARE HOME OR FAMILY BASED TREATMENT 55 PROVIDER THAT IT SHALL NOT PERMIT, OR MUST CEASE AND DESIST FROM PERMIT-56 TING, SUCH PERSON FROM OPERATING, RESIDING OR CONTINUING TO RESIDE IN ANY

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THE FAMILY CARE HOME OR WITH THE FAMILY BASED TREATMENT PROVIDER, UNLESS THE AUTHORIZED AGENCY DETERMINES THAT THE SUBJECT INDIVIDUAL WILL NOT IN WAY JEOPARDIZE THE HEALTH, SAFETY, OR WELFARE OF THE CLIENT OR CLIENTS OF THEFAMILY CARE HOME OR FAMILY BASED TREATMENT PROVIDER. FAILURE TO COMPLY WITH THIS DIRECTIVE SHALL, AS APPLICABLE, CONSTITUTE

6 GROUNDS FOR DENIAL OF AN OPERATING CERTIFICATE OR REMOVAL OF THE OPERAT-7 CERTIFICATE OF THE FAMILY CARE HOME OR FAMILY BASED TREATMENT ING 8 PROGRAM IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE SIXTEEN OR THIRTY-9 ONE OF THE MENTAL HYGIENE LAW; OR

10 (II) IF THE CRIMINAL HISTORY INFORMATION CONCERNING SUCH SUBJECT INDI-REVEALS A CONVICTION FOR ANY CRIME OTHER THAN ONE IDENTIFIED IN 11 VIDUAL PARAGRAPH (A) OF THIS SUBDIVISION, THE AUTHORIZED AGENCY MAY PROMPTLY 12 THE AUTHORIZED PERSON OF THE FAMILY CARE HOME OR FAMILY BASED 13 ADVISE 14 TREATMENT PROVIDER IT SHALL NOT PERMIT, OR MUST CEASE AND DESIST FROM PERMITTING, SUCH PERSON FROM OPERATING, RESIDING OR CONTINUING TO RESIDE 15 16 THE FAMILY CARE HOME OR WITH THE FAMILY BASED TREATMENT PROVIDER IF, INAFTER PERFORMING A SAFETY ASSESSMENT THE AUTHORIZED AGENCY DETERMINES 17 THE SUBJECT INDIVIDUAL WILL NOT JEOPARDIZE THE HEALTH, SAFETY, OR 18 THAT 19 WELFARE OF THE CLIENT OR CLIENTS OF THE FAMILY CARE HOME OR FAMILY BASED 20 TREATMENT PROVIDER. FAILURE TO COMPLY WITH THIS DIRECTIVE SHALL, AS 21 APPLICABLE, CONSTITUTE GROUNDS FOR DENIAL OF AN OPERATING CERTIFICATE, OR REMOVAL OF THE OPERATING CERTIFICATE OF THE FAMILY CARE HOME OR FAMI-22 LY BASED TREATMENT PROVIDER IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 23 SIXTEEN OR THIRTY-ONE OF THE MENTAL HYGIENE LAW; OR 24

25 (III) IF THE CRIMINAL HISTORY INFORMATION CONCERNING SUCH SUBJECT 26 INDIVIDUAL REVEALS AN OUTSTANDING CHARGE FOR ANY CRIME IDENTIFIED IN PARAGRAPH (A) OF THIS SUBDIVISION, THE AUTHORIZED AGENCY 27 SHALL, AS APPLICABLE, HOLD THE APPLICATION FOR AN OPERATING CERTIFICATE IN ABEY-28 ANCE UNTIL THE CHARGE IS RESOLVED, OR REQUIRE A SAFETY ASSESSMENT OF THE 29 FAMILY CARE HOME OR FAMILY BASED TREATMENT PROVIDER TO BE PERFORMED, AND 30 SHALL DIRECT THE FAMILY CARE HOME OR FAMILY BASED TREATMENT PROVIDER OF 31 32 ACTIONS THAT MUST BE TAKEN TO ENSURE THAT THE SUBJECT INDIVIDUAL ANY WILL NOT IN ANY WAY JEOPARDIZE THE HEALTH, SAFETY, OR WELFARE 33 THE OF CLIENT OR CLIENTS OF THE FAMILY CARE HOME OR FAMILY BASED TREATMENT 34 35 PROVIDER. FAILURE TO PROMPTLY IMPLEMENT SUCH ACTIONS BY THE FAMILY CARE HOME OR FAMILY BASED TREATMENT PROVIDER SHALL CONSTITUTE GROUNDS FOR 36 37 REMOVAL OF ITS OPERATING CERTIFICATE IN ACCORDANCE WITH THE PROVISIONS 38 OF ARTICLE SIXTEEN OR THIRTY-ONE OF THE MENTAL HYGIENE LAW; OR

39 (IV) IF THE CRIMINAL HISTORY INFORMATION CONCERNING SUCH SUBJECT INDI-40 VIDUAL REVEALS AN OUTSTANDING CHARGE FOR ANY CRIME OTHER THAN ONE IDEN-TIFIED IN PARAGRAPH (A) OF THIS SUBDIVISION, THE AUTHORIZED AGENCY MAY, 41 APPLICABLE, HOLD THE APPLICATION FOR AN OPERATING CERTIFICATE IN 42 AS 43 ABEYANCE OR REQUIRE A SAFETY ASSESSMENT OF THE FAMILY CARE HOME OR FAMI-LY BASED TREATMENT PROVIDER TO BE PERFORMED, AND MAY DIRECT THE FAMILY 44 45 CARE HOME OR FAMILY CARE TREATMENT PROVIDER OF ANY ACTIONS THAT MUST BE TAKEN TO ENSURE THAT THE SUBJECT INDIVIDUAL WILL NOT JEOPARDIZE 46 THE 47 SAFETY, OR WELFARE OF THE CLIENT OR CLIENTS OF THE FAMILY CARE HEALTH, HOME OR FAMILY BASED TREATMENT PROVIDER. FAILURE TO PROMPTLY 48 IMPLEMENT SUCH ACTIONS BY THE FAMILY CARE HOME OR FAMILY BASED TREATMENT PROVIDER, 49 50 DIRECTED TO DO SO, SHALL CONSTITUTE GROUNDS FOR REMOVAL OF ITS OPER-ΙF ATING CERTIFICATE IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE SIXTEEN 51 OR THIRTY-ONE OF THE MENTAL HYGIENE LAW. 52

53 (E) Prior to making a determination to deny an application [or 54 renewal,] or directing [an employer] A PROVIDER to deny employment OR 55 VOLUNTEER SERVICE, the authorized agency shall afford the subject individual an opportunity to explain, in writing, why the application should 56

not be denied. IN ITS DISCRETION, THE AUTHORIZED AGENCY MAY ALSO
 DIRECTLY CONTACT A SUBJECT INDIVIDUAL FOR ADDITIONAL INFORMATION IN THE
 EVENT HIS OR HER CRIMINAL HISTORY INFORMATION REQUIRES CLARIFICATION.

4 [(e)] (F) Upon receipt of criminal history information from the divi-5 sion, the authorized agency may request, and is [entitled] AUTHORIZED to 6 receive, information pertaining to any crime identified in such criminal 7 history information from any state or local law enforcement agency, 8 district attorney, parole officer, probation officer or court for the 9 purposes of determining whether any ground relating to such crime exists 10 for denying an application, renewal, or employment, AND PROVIDED FURTHER, THAT WITH RESPECT TO CRIMES COMMITTED IN THE STATE OF NEW YORK, 11 12 SUCH AUTHORIZED AGENCY IS ENTITLED TO RECEIVE SUCH INFORMATION.

The authorized agency shall thereafter promptly notify the 13 [(f)] (G) 14 provider concerning whether its check has revealed any criminal history 15 information, and if so, what actions shall or may be taken by the authorized agency and the provider. SUCH NOTIFICATION SHALL INCLUDE A 16 17 SUMMARY BY THE AUTHORIZED AGENCY OF THE CRIMINAL HISTORY INFOR-WRITTEN MATION PROVIDED BY THE DIVISION AND/OR THE FEDERAL BUREAU OF 18 INVESTI-19 GATION. THE WRITTEN SUMMARY SHALL INCLUDE A NOTATION OF ANY OUTSTANDING CHARGES, IF ANY, ABOUT WHICH THE AUTHORIZED AGENCY IS 20 AWAITING FURTHER SUCH 21 INFORMATION CONCERNING THE FINAL DISPOSITION OF CHARGES. THE 22 AUTHORIZED AGENCY SHALL SUPPLEMENT SUCH NOTIFICATION WHEN THE AUTHORIZED 23 AGENCY RECEIVES INFORMATION FROM THE DIVISION RELATING TO A SUBJECT 24 INDIVIDUAL AS PART OF THE SEARCH AND RETAIN PROCESSING CONDUCTED BY SUCH 25 DIVISION OR WHEN THE AUTHORIZED AGENCY RECEIVES INFORMATION RELATIVE TO 26 THE FINAL DISPOSITION OF AN OUTSTANDING CHARGE.

[(g) Where the authorized agency denies the application for or renewal of an operating certificate, contract, approval or other authorization to provide services, or directs a provider to deny employment of the subject individual on account of the subject individual's criminal history information, the notification by the authorized agency shall include a summary of the criminal history information provided by the division.]

34 (h) IN THE EVENT THAT THE INFORMATION OBTAINED BY THE AUTHORIZED AGEN-THE DIVISION AND/OR THE FEDERAL BUREAU OF INVESTIGATION INDI-35 FROM CY 36 CATES THAT EITHER ENTITY HAS NO CRIMINAL HISTORY INFORMATION WITH 37 RESPECT ΤO THE SUBJECT INDIVIDUAL, THE AUTHORIZED AGENCY SHALL NOTIFY THE PROVIDER THAT SUCH INDIVIDUAL HAS NO CRIMINAL HISTORY INFORMATION 38 39 RECORD.

40 (I) Where the authorized agency directs a provider to deny employment OR VOLUNTEER SERVICE based on criminal history information, the provider 41 must notify the subject individual that such information is the basis of 42 43 the denial. WHERE THE AUTHORIZED AGENCY DENIES THE ISSUANCE OF AN OPER-44 ATING CERTIFICATE, CONTRACT, APPROVAL OR OTHER AUTHORIZATION TO PROVIDE 45 SERVICES BASED ON CRIMINAL HISTORY INFORMATION, THE AUTHORIZED AGENCY MUST NOTIFY THE SUBJECT INDIVIDUAL THAT SUCH INFORMATION IS THE BASIS OF 46 47 THE DENIAL.

6. [Upon request from an employee who has already been cleared for employment by an authorized agency and who subsequently leaves a particular employer and applies for employment with another, the authorizing agency shall adhere to its previous authorization when the criminal history information is unchanged and the circumstances of employment are substantially similar for the purposes of this section.

54 7.] Any criminal history information provided by the division, and any 55 summary of the criminal history information provided by the authorized 56 agency to [an employer] A PROVIDER pursuant to this section is confiden-

tial and shall not be available for public inspection; provided, howev-1 nothing in this subdivision shall prevent an authorized agency or 2 er, 3 provider from disclosing criminal history information at any administra-4 tive or judicial proceeding relating to the denial or revocation of an 5 application, employment, license or registration. Where the authorized 6 agency denies the application for or renewal of an operating certif-7 icate, contract, approval or other authorization to provide services, or directs a provider to deny employment OR VOLUNTEER SERVICE of the 8 9 subject individual, the subject of the criminal history information 10 check conducted pursuant to this section shall be entitled to receive, upon written request, a copy of the summary of the criminal history 11 information provided by the authorized agency to the provider, 12 ΙF ANY 13 SUCH SUMMARY WAS SO PROVIDED.

14 [8.] 7. A provider shall advise the authorized agency when a subject 15 individual is no longer subject to such check. The authorized agency 16 shall inform the division when a subject individual is no longer subject 17 such check so that the division may terminate its retain processing to 18 with regard to such individual. At least once a year, the authorized 19 agency shall be required to conduct a validation of the records main-20 tained by the division, including information obtained from the federal 21 bureau of investigation [pursuant to article twenty-eight-E of the 22 public health law] and provide such results to the authorized agency for 23 purposes of updating the permanent record of such criminal history 24 information results.

25 [9.] Provided that an authorized agency or a provider reasonably 8. 26 and in good faith complies with the provisions of this section, there shall be no criminal or civil liability on the part of and no cause of 27 28 action for damages shall accrue against any authorized agency, provider 29 employee thereof on account of, arising out of or relating to crimior nal history information pursuant to this section, or any act or omission 30 relating to criminal history information pursuant to this section. 31

32 [10.] 9. Fingerprints received by the division pursuant to this 33 section shall be used only to assist the division in providing criminal 34 history information to authorized agencies under this section.

35 [11.] 10. An authorized agency or provider authorized to request crim-36 inal history information pursuant to this section may temporarily 37 approve an applicant while the results of the criminal history informa-38 tion check are pending, so long as such person does not have unsuper-39 vised physical contact with clients, as shall be defined by the author-40 ized agency pursuant to regulation; provided however, that providers subject to the provisions of subdivision ten of section twenty-eight 41 hundred ninety-nine-a of the public health law shall be subject to the 42 43 supervision requirements provided therein. [Such regulation shall recog-44 nize the differences in the staffing patterns of various service models 45 and the supervision required to ensure the safety of clients.

12.] 11. The authorized agency in consultation with the commissioner shall promulgate any rules and regulations necessary to implement the provisions of this section, which shall include convenient procedures for persons to promptly verify the accuracy of their NEW YORK STATE criminal history information and, to the extent authorized by law, to have access to relevant documents related thereto.

52 S 3. This act shall take effect on the one hundred eightieth day after 53 it shall have become a law.