4413

2011-2012 Regular Sessions

IN ASSEMBLY

February 3, 2011

Introduced by M. of A. P. RIVERA, ORTIZ, SCHROEDER -- read once and referred to the Committee on Higher Education

AN ACT to amend the education law and the public health law, in relation to course work or training in early recognition of and intervention for eating disorders

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

1 Section 1. The education law is amended by adding a new section 6505-d 2 to read as follows:

3 S 6505-D. COURSE WORK OR TRAINING IN EARLY RECOGNITION OF AND INTER-4 VENTION FOR EATING DISORDERS. EVERY PHYSICIAN AND PHYSICIAN ASSISTANT 5 PRACTICING IN THE STATE SHALL, ON OR BEFORE JULY FIRST, TWO THOUSAND COURSE WORK OR TRAINING APPROVED BY THE DEPARTMENT 6 TWELVE, COMPLETE 7 REGARDING THE EARLY RECOGNITION OF AND INTERVENTION FOR EATING DISOR-8 DERS, IN CONSULTATION WITH THE DEPARTMENT OF HEALTH, WHICH SHALL BE CONSISTENT, AS FAR AS APPROPRIATE, WITH ANY STANDARDS OR BEST 9 PRACTICES 10 ESTABLISHED BY THE COMPREHENSIVE CARE CENTERS FOR EATING DISORDERS ESTABLISHED PURSUANT TO ARTICLE TWENTY-SEVEN-J OF THE PUBLIC HEALTH LAW. 11 EACH SUCH PROFESSIONAL SHALL ATTEST TO THE DEPARTMENT 12 AT THE TIME OF 13 REGISTRATION COMMENCING WITH THE FIRST REGISTRATION AFTER JULY FIRST, TWO THOUSAND TWELVE THAT THE PROFESSIONAL HAS COMPLETED COURSE 14 WORK OR 15 IN ACCORDANCE WITH THIS SECTION, PROVIDED, HOWEVER THAT A TRAINING 16 PROFESSIONAL SUBJECT TO THE PROVISIONS OF PARAGRAPH (F) OF SUBDIVISION 17 OF SECTION TWENTY-EIGHT HUNDRED FIVE-K OF THE PUBLIC HEALTH LAW ONE 18 SHALL NOT BE REQUIRED TO PRODUCE SUCH DOCUMENTATION OR ATTESTATION AS PRESCRIBED BY THIS SECTION. THE ONE HOUR ONLINE COURSE SHALL CONSIST OF, 19 LIMITED TO, INFORMATION REGARDING PHYSICAL, EMOTIONAL, AND 20 BUT NOT BE BEHAVIORAL INDICATORS OF EATING DISORDERS. THE DEPARTMENT SHALL PROVIDE 21 22 AN EXEMPTION FROM THIS REQUIREMENT TO ANYONE WHO REQUESTS SUCH AN 23 EXEMPTION AND WHO CLEARLY DEMONSTRATES TO THE DEPARTMENT'S SATISFACTION 24 THAT (I) THERE WOULD BE NO NEED FOR HIM OR HER TO COMPLETE SUCH COURSE

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

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1 WORK OR TRAINING BECAUSE OF THE NATURE OF HIS OR HER PRACTICE, (II) THAT 2 HE OR SHE HAS COMPLETED COURSE WORK OR TRAINING DEEMED BY THE DEPARTMENT 3 TO BE EQUIVALENT TO THE COURSE WORK OR TRAINING APPROVED BY THE DEPART-4 MENT PURSUANT TO THIS SECTION OR (III) SOME OTHER GOOD CAUSE PREVENTS 5 THEM FROM COMPLETING SUCH COURSE WORK OR TRAINING.

6 S 2. Subdivision 1 of section 2805-k of the public health law is 7 amended by adding a new paragraph (h) to read as follows:

8 (H) DOCUMENTATION THAT THE PHYSICIAN HAS COMPLETED THE COURSE WORK OR 9 TRAINING AS MANDATED BY SECTION SIX THOUSAND FIVE HUNDRED FIVE-D OF THE 10 EDUCATION LAW. A HOSPITAL OR FACILITY SHALL NOT GRANT OR RENEW PROFES-11 SIONAL PRIVILEGES OR ASSOCIATION TO A PHYSICIAN WHO HAS NOT COMPLETED 12 SUCH COURSE WORK OR TRAINING.

13 S 3. This act shall take effect on the first of January next succeed-14 ing the date on which it shall have become a law; provided that the 15 commissioner of education is immediately authorized and directed to 16 promulgate, amend and/or repeal any rules and regulations necessary to 17 implement the provisions of this act on such effective date.