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IN SENATE

January 24, 2014

Introduced by Sen. HANNON -- read twice and ordered printed, and when printed to be committed to the Committee on Higher Education

AN ACT to amend the education law, in relation to requiring the consent of the patient or an authorized individual to consent on the patient's behalf before a prescription is delivered

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

Section 1. Subdivision 2 of section 6810 of the education law, as added by chapter 881 of the laws of 1972, is amended to read as follows:

2. (A) A prescription may not be refilled unless it bears a contrary instruction and indicates on its face the number of times it may be refilled. A prescription may not be refilled more times than allowed on the prescription. The date of each refilling must be indicated on the original prescription. Prescriptions for controlled substances shall be refilled only pursuant to article thirty-three of the public health law.

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- refilled only pursuant to article thirty-three of the public health law. A PRESCRIPTION (NEW OR REFILL) MAY NOT BE DELIVERED OFF PREMISES WITH-OUT THE CONSENT OF THE PATIENT OR AN INDIVIDUAL AUTHORIZED TO CONSENT ON THE PATIENT'S BEHALF. CONSENT SHALL INCLUDE ONE OF THE FOLLOWING:
- (1) THE PATIENT OR AUTHORIZED INDIVIDUAL'S SIGNATURE OF ACCEPTANCE OF EACH PRESCRIPTION DELIVERED;
- (2) THE PHARMACY MAY CONTACT THE PATIENT OR OTHER AUTHORIZED INDIVIDUAL FOR CONSENT TO DELIVER AND MUST DOCUMENT CONSENT IN THE PATIENT RECORD; OR
- (3) FOR PHARMACIES THAT ADMINISTER REFILL REMINDER OR MEDICATION ADHERENCE PROGRAMS AND DELIVER OFF PREMISES, IF A SIGNATURE IS NOT RECEIVED ON EACH PRESCRIPTION, THEN THE REFILL REMINDER PROGRAM OR MEDICATION ADHERENCE PROGRAM SHALL BE AN OPT-IN PROGRAM THAT IS UPDATED WITH PATIENT CONSENT EVERY ONE HUNDRED EIGHTY DAYS ACCOMPANIED BY A DOCUMENTED PATIENT RECORD REVIEW BY A LICENSED PHARMACIST FROM THE PROVIDING PHARMACY AND THE PATIENT BEFORE CONTINUATION OF MEDICATION DELIVERY CAN OCCUR.
- 25 (B) PHARMACY PROVIDERS WHO DELIVER MEDICATION WITHOUT PATIENT OR 26 AUTHORIZED INDIVIDUAL CONSENT WILL BE REQUIRED TO ACCEPT THE RETURN OF 27 THE MEDICATION FROM THE PATIENT, PROVIDE THAT PATIENT CREDIT FOR ANY

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

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CHARGES THEY MAY HAVE PAID, AND WILL BE REQUIRED TO DESTROY THOSE MEDI-CATIONS SENT WITHOUT CONSENT ON DELIVERY IN ACCORDANCE WITH APPLICABLE STATE AND FEDERAL LAW. NOTHING IN THIS SECTION SHALL BE DEEMED TO INTERFERE WITH THE REQUIREMENTS FOR REFILL REMINDER OR MEDICATION ADHERENCE PROGRAMS. NOTHING IN THIS SECTION IS INTENDED TO APPLY TO LONG-TERM CARE PHARMACY DISPENSING AND DELIVERY.

S 2. This act shall take effect immediately; provided, however, that if this act shall take effect on or after January 1, 2015, the commissioner of education shall promulgate any rule or regulation necessary to implement the provisions or this act on or before January 1, 2015.