5149

2013-2014 Regular Sessions

IN ASSEMBLY

February 20, 2013

Introduced by M. of A. GOTTFRIED, DINOWITZ -- read once and referred to the Committee on Health

AN ACT to amend the social services law and the public health law, in relation to approval of applications for establishment of adult care facilities

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

Section 1. Section 461-b of the social services law is amended by adding a new subdivision 9 to read as follows:

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- 9. AN INDIVIDUAL OR ENTITY WHICH IS NOT THE APPROVED OPERATOR OF AN ADULT HOME, ENRICHED HOUSING PROGRAM OR RESIDENCE FOR ADULTS SHALL NOT PARTICIPATE IN THE TOTAL GROSS INCOME OR NET REVENUE OF SUCH FACILITY.
- S 2. Section 461-b of the social services law is amended by adding a new subdivision 10 to read as follows:
- 10. ANY FEE FOR THE LEASE OF THE REAL PROPERTY ON WHICH AN ADULT HOME, ENRICHED HOUSING PROGRAM OR RESIDENCE FOR ADULTS IS LOCATED AND/OR FOR THE LEASE OF THE PREMISES OCCUPIED BY SUCH A FACILITY, PROGRAM OR RESIDENCE SHALL BE NO GREATER THAN THE COMMERCIALLY REASONABLE FAIR MARKET VALUE FOR SIMILAR PROPERTIES OR PREMISES IN THE GEOGRAPHIC REGION IN WHICH SUCH A FACILITY, PROGRAM OR RESIDENCE IS LOCATED.
- S 3. Subdivision 5 of section 4655 of the public health law, as added by chapter 2 of the laws of 2004, is amended to read as follows:
- 5. In addition to the requirements otherwise required for licensure as assisted living, any [residence] ADULT CARE FACILITY SUBJECT TO THE INSPECTION AND SUPERVISION OF THE DEPARTMENT that advertises or markets itself as serving individuals with special needs, including, but not limited to, individuals with dementia or cognitive impairments, must submit a special needs plan to the department setting forth how the special needs of such residents will be safely and appropriately met at such [residence] FACILITY. Such plan shall include, but need not be limited to, a written description of specialized services, staffing

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

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levels, staff education and training, work experience, professional affiliations or special characteristics relevant to serving persons with special needs, and any environmental modifications that have been made will be made to protect the health, safety and welfare of such 5 persons in the [residence] FACILITY. In approving an application for 6 special needs certification, the department shall develop standards to ensure adequate staffing and training in order to safely meet the needs 7 8 the resident. The standards shall be based upon recommendations of the task force established by section five of [the] chapter TWO of the 9 10 laws of two thousand four [which added this section]. No [residence] ADULT CARE FACILITY SUBJECT TO THE INSPECTION AND SUPERVISION 11 DEPARTMENT shall market [themselves] ITSELF as providing specialized 12 services unless and until the department has approved such applicant for 13 14 a special needs assisted living certificate. 15

S 4. This act shall take effect on the sixtieth day after it shall have become a law; provided, however, that the commissioner of health may adopt, amend, suspend or repeal any regulations or take other actions necessary to enforce or implement this act prior to and in preparation for the taking effect of this act; provided, however, such adoption, amendment, suspension or repeal of regulations shall not have

21 legal effect until this act takes effect.

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