## STATE OF NEW YORK

6059

2017-2018 Regular Sessions

## IN ASSEMBLY

February 23, 2017

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

AN ACT to amend the public health law and the education law, in relation to establishing the high need primary care medical personnel demonstration program; and providing for the repeal of such provisions upon expiration thereof

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Short title. This act shall be known and may be cited as 2 the "high need primary care medical personnel demonstration program 3 act".

4 § 2. Article 2 of the public health law is amended by adding a new 5 title 7 to read as follows:

## TITLE VII HIGH NEED PRIMARY CARE MEDICAL PERSONNEL DEMONSTRATION

PROGRAM Section 267. High need primary care medical personnel demonstration 10 11 program.

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12 <u>§ 267. High need primary care medical personnel demonstration program.</u> 13 1. The department shall establish a high need primary care medical 14 personnel demonstration program. The commissioner shall designate six locations at which such program shall be conducted. 15

(a) The locations of the demonstration program shall be selected based 16 17 upon the following:

18 (1) the amount of primary care medical services provided at the 19 location applying for designation;

20 (2) the percentage of patients receiving care through medical assist-21 ance;

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

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1	(3) the capacity of the applicant location to host physicians licensed
2	pursuant to section sixty-five hundred twenty-five of the education law;
3	and
4	(4) the benefit to the appropriate high need community in the
5	provision of primary care medical personnel.
б	(b) The locations of the demonstration program shall be as follows:
7	(1) two shall be in rural areas, as defined in subdivision one of
8	section twenty-nine hundred fifty-one of this chapter;
9	(2) two shall be in cities having a population of between one hundred
10	fifty thousand and one million; and
11	(3) two shall be in cities having a population of one million or more.
12	2. On or before April first, two thousand nineteen, the commissioner
13	shall submit a report to the governor, the temporary president of the
14	senate, the speaker of the assembly, the minority leader of the senate
15	and the minority leader of the assembly. Such report shall include, but
16	not be limited to, a statistical analysis of the changes in health
17	results for patients at demonstration program locations, and the hospi-
18	talization rates, chronic illnesses and vital statistics thereof.
19	3. All demonstration program locations shall utilize physicians
20	licensed pursuant to section sixty-five hundred twenty-five of the
21	education law.
22	§ 3. Subdivisions 1 and 2 of section 6525 of the education law, as
23	added by chapter 987 of the laws of 1971, paragraph 1 of subdivision 1
24	as amended by chapter 133 of the laws of 1982, are amended to read as
25	follows:
26	1. Eligibility: The following persons shall be eligible for a limited
27	permit:
28	(1) A person who fulfills all requirements for a license as a physi-
29	cian except those relating to the examination and citizenship or perma-
30	nent residence in the United States;
31	(2) A foreign physician who holds a standard certificate from the
32	educational council for foreign medical graduates or who has passed an
33	examination satisfactory to the state board for medicine and in accord-
34	ance with the commissioner's regulations; $[\mathbf{er}]$
35	(3) A foreign physician or a foreign intern who is in this country on
36	a non-immigration visa for the continuation of medical study, pursuant
37	to the exchange student program of the United States department of
38	state[ <b>-</b> ] <u>; or</u>
39	(4) A person who graduates from a regents, Liaison Committee on
40	Medical Education or American Osteopathic Association accredited medical
41	program, or a person who graduates from any other medical program who
42	has passed two requisite steps or parts of the United States Medical
43	Licensing Examination or National Board of Osteopathic Medical Examiners
44	examination, where such a person practices at a medical facility or
45	practice designated by the department of health pursuant to section two
46	hundred sixty-seven of the public health law.
47	2. Limit of practice. A permittee shall be authorized to practice
48	medicine only under the supervision of a licensed physician and only in
49	a public, voluntary [7] or proprietary hospital, or pursuant to section
50	two hundred sixty-seven of the public health law.
51	§ 4. This act shall take effect on the ninetieth day after it shall
52	have become a law, and shall expire and be deemed repealed July 1, 2019.