STATE OF NEW YORK

3294

2017-2018 Regular Sessions

IN SENATE

January 20, 2017

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

AN ACT to amend the public health law, in relation to applications for construction of hospitals

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

Section 1. The opening paragraph of subdivision 1-a of section 2802 of 2 the public health law, as amended by chapter 174 of the laws of 2011, is amended to read as follows:

The following types of construction projects by a hospital possessing 5 a valid operating certificate shall not require prior approval pursuant to this section, provided that a written notice has been submitted to the department [together with, where appropriate], the hospital obtains, where appropriate, and makes available to the department by request upon survey, a written architect and/or engineering certification that the 10 project meets the applicable statutes, codes and regulations specified 11 in the certification statement and, where required by the department, 12 the hospital shall implement a plan to protect patient safety during 13 construction:

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- § 2. Section 2802 of the public health law is amended by adding two 15 new subdivisions 8 and 9 to read as follows:
- 8. (a) Where the commissioner or department requires the applicant to 17 submit information to satisfy a contingency for a construction project, 18 the commissioner or department shall have thirty calendar days to review and approve or disapprove the submitted information. If the commissioner 19 20 or department determines that the submitted information is incomplete, 21 it shall so notify the applicant in writing and provide the applicant 22 with the opportunity to correct the deficiency or provide additional information. If the commissioner or department determines that the submitted information does not satisfy the contingency, the basis for 25 <u>such disapproval shall be provided in writing; however, disapproval</u>

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

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shall not be based on the incompleteness of the application. Within
fifteen calendar days of complete satisfaction of a contingency, the
commissioner or department shall transmit the final approval letter to
the applicant.

- (b) The department shall develop expedited pre-opening survey processes for applications approved under this section, but under no circumstances shall pre-opening survey reviews be conducted later than thirty calendar days after final approval, construction completion and notification of such completion of the department.
- 10 9. With regard to any construction project requiring submission of an 11 application pursuant to this section where the commissioner has determined that a written certification by an architect or engineer licensed 12 13 pursuant to article one hundred forty-five or one hundred forty-seven of 14 the education law that the project meets applicable regulations of the department can be accepted, the submission by the applicant of such 15 16 complete and fully executed self-certification by certified or regis-17 tered mail with a return receipt signed by the department shall constitute a fulfillment of the architectural and/or engineering review and 18 certification requirement and the department shall proceed with the 19 processing of such application. Nothing in this section shall be 20 21 construed as prohibiting the department upon survey from requiring 22 subsequent corrections to the project to meet the applicable requ-23 lations.
- 24 § 3. This act shall take effect on the one hundred twentieth day after 25 it shall have become a law.