STATE OF NEW YORK

7366

IN SENATE

January 10, 2018

Introduced by Sen. PARKER -- 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 medical residency

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

1 Section 1. The public health law is amended by adding a new section 2801-i to read as follows:

§ 2801-i. Medical resident training; certain required training. 3 Any hospital which receives any reimbursement pursuant to the provisions of this article and which offers allopathic or osteopathic medical resi-5 6 <u>dent training in obstetrics, gynecology, internal medicine or women's</u> 7 health shall provide training that follows the Accreditation Council on Graduate Medical Education or the American Osteopathic Association special requirements for obstetrics-gynecology. The program shall 9 provide a structured didactic and clinical training experience in all 10 11 methods of family planning. Topics shall include all reversible methods of contraception, including natural methods, as well as sterilization. 12 13 The program shall include experience in management of complications as well as training in the performance of these procedures. Such education 14 15 can be provided outside the institution, in an appropriate facility, 16 under the supervision of appropriately trained faculty.

2. Experience with induced abortion shall be part of residency training, except for residents with moral or religious objections. Such education can be provided outside the institution. Experience with management of complications of abortion shall be provided to all residents. If a residency program has a religious, moral or legal restriction which prohibits the residents from performing abortions within the institution, the program shall insure that the residents 24 receive a satisfactory education and experience managing the complications of abortion. Furthermore, such residency programs shall have mechanisms which insure that residents in their program who do not have a religious or moral objection receive education and experience in performing abortion at another institution.

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

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- 3. Any hospital which fails to follow the provisions of this section 2 shall be ineligible for reimbursement under the provisions of this arti-3 cle.
- 4 § 2. This act shall take effect on the first of September next 5 succeeding the date on which it shall have become a law.