STATE OF NEW YORK

2831

2017-2018 Regular Sessions

IN ASSEMBLY

January 23, 2017

Introduced by M. of A. ENGLEBRIGHT, RIVERA, TITUS, LUPARDO, M. G. MILLER -- Multi-Sponsored by -- M. of A. COLTON, CUSICK, FARRELL, GUNTHER, PERRY -- read once and referred to the Committee on Health

AN ACT to amend the social services law, the environmental conservation law and the public health law, in relation to the protection of air quality for day care centers

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

Section 1. Legislative intent. The legislature finds and declares that 1 2 it shall be the policy of the state of New York to provide every child 3 with an environmentally safe and healthy learning environment in which to grow, learn and mature into productive and healthy adults. To ensure 4 that day care facilities provide this setting for our children, the 5 б legislature finds that standards for day care facilities must be protec-7 tive of children's environmental health and safety. Children are unique-8 ly vulnerable to and may be severely affected by exposure to chemicals, 9 hazardous wastes and other environmental hazards, which affect their 10 learning abilities as well as create chemical-based responses and sensi-11 tivities. It is the purpose of this legislation to reduce as much as possible such exposures for children and day care facility staff. 12 § 2. Section 390-a of the social services law is amended by adding 13 14 three new subdivisions 6, 7 and 8 to read as follows: 15 6. (a) No license shall be issued or renewed for a child day care center as defined in section three hundred ninety of this title, or a 16 head start day care center funded pursuant to title V of the federal 17 18 economic opportunity act of nineteen hundred sixty-four, as amended, if 19 the building or its outdoor recreational area would be adversely 20 impacted due to its proximity to existing and known environmental hazards, including industrial facilities, combustion facilities, inac-21 22 tive hazardous waste sites, hazardous substance sites, municipal or 23 commercial landfills, and other environmental health hazards such as

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

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radon, lead, chlorinated hydrocarbons and other toxic contaminants as 1 2 determined by the departments of environmental conservation and health. 3 (b) The commissioner of children and family services shall consult 4 with the commissioners of environmental conservation and health prior to 5 the approval of any new site for a child day care center or head start б day care center to ensure that such facility or its outdoor recreational 7 area will not be adversely impacted due to its proximity to any existing 8 and known environmental or environmental health hazards. 9 7. (a) No license shall be issued to a new child day care center or 10 new head start day care center unless the building shall provide for the following where applicable: heating, ventilation and air conditioning 11 systems that meet currently accepted industry ventilation standards; 12 13 placement of air intake vents so as to maximize healthful indoor air 14 quality; design practices that minimize ingress of and conditions favor-15 able to pest populations; construction techniques and ventilation 16 systems designed to eliminate radon levels in indoor air; and other 17 measures necessary to maintain healthful, safe and comfortable condi-18 tions therein. 19 (b) Child day care centers or head start day care centers which are 20 licensed prior to the effective date of this subdivision and which do not meet the requirements of paragraph (a) of this subdivision, shall 21 meet such requirements within one year from the renewal date of their 22 license, otherwise such license shall not be renewed. 23 24 8. In the event that any new environmental or environmental health 25 hazard is identified due to its proximity to a child day care center or 26 head start day care center, the office of children and family services 27 shall request the department of health to evaluate the impact of such hazard on the child day care center or head start day care center, and 28 29 if the new environmental or environmental health hazard is found to have 30 an impact, the department of health shall require such facility creating 31 such new environmental or environmental health hazard to remediate the 32 hazard within ninety days without any adverse action upon the license or 33 license renewal of the child day care center or head start day care 34 center. The environmental conservation law is amended by adding a new 35 S 3. section 3-0320 to read as follows: 36 § 3-0320. Information for the office of children and family services. 37 Pursuant to subdivision six of section three hundred ninety-a of the 38 social services law the department shall annually provide all necessary 39 information to the office of children and family services regarding 40 41 existing and known locations of existing and known environmental 42 hazards, including industrial facilities, combustion facilities, inac-43 tive hazardous waste sites, hazardous substance sites, municipal or 44 commercial landfills, and other environmental health hazards such as 45 radon, lead, chlorinated hydrocarbons and other toxic contaminants as 46 determined by the department and the department of health. Whenever the 47 office of children and family services requests such information from the department, such information shall be provided within thirty days of 48 49 receipt of such request. 50 § 4. The public health law is amended by adding a new section 201-a to 51 read as follows: § 201-a. Information for the office of children and family services. 52 Pursuant to subdivision six of section three hundred ninety-a of the 53 social services law, the department shall annually provide all necessary 54 information to the office of children and family services regarding 55 56 existing and known locations of environmental health hazards such as

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2	Whenev	er the	office	e of c	childre	n and	fami	lly s	service	s re	eque	sts s	uch	infor-
3	mation	from	the	depar	tment,	such	info	ormat	tion sh	all	be	provi	ded	within
4	thirty days of receipt of such request.													
5	§ 5	. This	s act	shall	l take	effect	on	the	nineti	eth	day	afte	r it	shall
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⁶ have become a law.