STATE OF NEW YORK

3705

2019-2020 Regular Sessions

IN ASSEMBLY

January 30, 2019

Introduced by M. of A. GUNTHER, WOERNER, SANTABARBARA, LAVINE, TAYLOR -- read once and referred to the Committee on Health

AN ACT to amend the public health law, in relation to the employment of persons to function as infection preventionists in certain general hospitals

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 2 2827 to read as follows:
- § 2827. Infection preventionists. 1. For the purposes of this section, the terms:
- 5 (a) "infection preventionist" shall mean a person designated by a
 6 general hospital to identify infectious disease processes, conduct
 7 surveillance and epidemiologic investigations, and develop plans to
 8 prevent and control the transmission of infectious agents within general
 9 hospitals.
- 10 (b) "healthcare professional" shall mean a person licensed or certi-11 fied pursuant to title eight of the education law.
- 2. A person shall not function as an infection preventionist in a general hospital and a general hospital shall not employ or otherwise contract for the services of an infection preventionist unless such person meets one of the following:
- 16 (a) (i) has successfully passed an exam from a nationally accredited
 17 infection prevention and epidemiology accrediting organization such as
 18 the certification board of infection control and epidemiology, inc.; and
 19 (ii) holds and maintains certification in infection prevention and
 20 control (CIC); or
- 21 (b) provides evidence that such person was employed or otherwise 22 contracted for the services as an infection preventionist in a general 23 hospital for a cumulative period of one year, occurring within four 24 years immediately prior to the effective date of this section. In furth-

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erance of this paragraph, any contractor or employer of persons functioning as an infection preventionist on the effective date of this 3 section shall confirm in writing to each employee or contractor his or her employment in a capacity functioning as an infection preventionist in a general hospital as of the effective date of this section; or

- (c) is a student or intern performing the functions of an infection preventionist if such student or intern is under the direct supervision of an appropriately licensed or certified healthcare professional and is functioning within the scope of the student's or intern's training.
- 3. An infection preventionist who does not meet the requirements of paragraph (b) of subdivision two of this section shall have thirty-six months from the date of hire to obtain the infection preventionist credential outlined in paragraph (a) of subdivision two of this section.
- 4. A general hospital may employ or otherwise contract with a person who does not meet the certification requirements required above to function as an infection preventionist in a general hospital if:
- (a) after a diligent and thorough effort has been made, if such general hospital is unable to employ or contract with a sufficient number of qualified infection preventionists who meet the requirements of this section;
- 21 (b) such general hospital makes a written record of its efforts and 22 retains such record at the general hospital; and
 - (c) the person obtains a CIC credential as outlined in paragraph (a) of subdivision two of this section, within three years of the start of employment or contracting for the performance of infection preventionists duties.
 - 5. A general hospital that employs or contracts with an infection preventionist shall, upon request of another general hospital, or upon request of an infection preventionist employed by, formerly employed by or contracted to perform as an infection preventionist at such general hospital, verify the dates of employment or contract of such person.
 - 6. Nothing in this section shall prohibit any healthcare professional from performing an infection preventionists' tasks or functions if such person is acting within the scope of his or her practice. Nothing in this section shall mean that any individual not licensed pursuant to title eight of the education law may perform tasks or functions limited to the scope of practice of a healthcare professional under such title.
- 38 7. The commissioner shall promulgate regulations as he or she may deem 39 appropriate to effectuate the purposes of this section.
- § 2. This act shall take effect on the first of January next succeed-40 41 ing the date upon which it shall have become a law.