STATE OF NEW YORK

4861--A

2019-2020 Regular Sessions

IN SENATE

March 27, 2019

Introduced by Sens. KAVANAGH, SEPULVEDA -- read twice and ordered printed, and when printed to be committed to the Committee on Health -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the public health law, in relation to the closure of nursing homes

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:
3	§ 2827. Closure of nursing homes. 1. In the event that an operator of
4	a nursing home elects to close the facility, the following shall apply:
5	(a) The operator shall notify the department in writing at least nine-
б	ty days prior to the anticipated date of closure of the nursing home.
7	(b) The written notice shall include a proposed plan for closure of
8	the nursing home. The plan shall be subject to approval by the commis-
9	sioner, include timetables for all steps in the closure process and
10	describe the procedures and actions the operator will take to:
11	(i) notify residents of the closure, including provisions for termi-
12	nation of admission agreements and involuntary discharge;
13	(ii) assess the needs and preferences of individual residents;
14	(iii) assist residents in locating and transferring to appropriate
15	alternative settings; and
16	(iv) maintain compliance with these regulations until all residents
17	have relocated.
18	(c) Copies of the written notice shall be concurrently delivered to
19	the chief executive officer and the presiding officer of the local
20	legislative body of each county, except a county wholly contained within
21	a city, town or village in which the nursing home is located, the facil-
22	ity's residents! council and in a city of a million or more population

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

LBD02281-03-9

S. 4861--A

1	also to the community board in whose district the nursing home is
1	
2 3	<u>located.</u> (d) If such officer, legislative body or board has cause to suspect or
	believe that an operator of a nursing home is electing to close a facil-
4	ity for reasons other than the health and safety of the residents, such
5	
6	officer, legislative body or board may:
7	(i) convene closed or public meetings, upon notice to the department
8	and the nursing home operator, that must conclude within forty-five days
9	of the operator's notice;
10	(ii) examine any information relevant to needs of the community and
11	the impact of the closure on stakeholders; and
12	(iii) recommended to the commissioner as to whether the application
13	for closure should be approved, modified or rejected.
14	(e) The closure plan shall be made available to the public.
15	2. (a) The operator shall take no action to close the nursing home
16	prior to approval by the commissioner of the plan for closure.
17	(b) The operator shall not close the nursing home until all residents
18	of the nursing home have transferred to appropriate alternative
19	settings.
20	(c) The operator shall not increase the amount of any fees or charges
21	charged to the residents of the nursing home, their families or their
22	insurance companies, if any, prior to approval of the plan for closure.
23	The operator shall not institute any new fees or charges to the resi-
24	dents of the nursing home, their families or their insurance companies,
25	if any, prior to approval of the plan for closure.
26	(d) The operator shall not accept new residents, admissions, or trans-
27	fers for the nursing home, after the operator has notified the depart-
28	ment that the operator intendeds to close the nursing home, unless (i)
29	each such new resident, admission or transfer is notified prior to
30	acceptance of the intended date of closure, or (ii) the operator's
31	election to close the nursing home has been abandoned.
32	3. As part of the approval of the closure plan, the commissioner and
33	operator shall:
34	(a) create a plan for the maintenance, storage and safekeeping, and
35	ultimate disposition of its patient medical records and provide for the
36	transfer or access to such records to the patients, their treating
37	health care providers, or lawful representatives;
38	(b) create a plan to insure that arrangements for continued care which
39	meet each resident's social, emotional and health needs, to be effectu-
40	<u>ated sixty days prior to closure;</u>
41	(c) implement the approved plans and prompt surrender of the operating
42	<u>certificate upon closure; and</u>
43	(d) make a full copy of such plans available to the public on the
44	department's website and shall update the posting should the plans
45	change.
46	4. Failure of a nursing home operator to comply with any provision of
47	this section or the terms of any agreement with or conditions imposed by
48	the commissioner under this section shall result in the imposition of
49	penalties under this chapter.
50	§ 2. This act shall take effect on the first of April after it shall
51	become a law, and shall apply to all closures of nursing homes occurring
52	on or after such effective date and to all closures of nursing homes
53	pending such effective date. Effective immediately, the commissioner of
54	health shall make regulations and take other actions reasonably neces-
55	sary to implement this act on that date.