STATE OF NEW YORK

3849

2019-2020 Regular Sessions

IN ASSEMBLY

January 31, 2019

- Introduced by M. of A. McDONALD, MOSLEY, ORTIZ, D'URSO, BENEDETTO, SEAWRIGHT, JOYNER, CROUCH, GIGLIO, NIOU, CAHILL, WRIGHT, LAWRENCE, STECK, JONES, LUPARDO, COLTON, DICKENS, FAHY, LIFTON, RA -- Multi-Sponsored by -- M. of A. ENGLEBRIGHT, HAWLEY -- read once and referred to the Committee on Higher Education
- AN ACT to amend the public health law and the education law, in relation to comprehensive medication management; and to amend chapter 21 of the laws of 2011 amending the education law relating to authorizing pharmacists to perform collaborative drug therapy management with physicians in certain settings, in relation to making the provisions of such chapter permanent

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 article
2	29-H to read as follows:
3	ARTICLE 29-H
4	COMPREHENSIVE MEDICATION MANAGEMENT
5	Section 2999-ee. Comprehensive medication management.
6	<u>§ 2999-ee. Comprehensive medication management. 1. Definitions. As</u>
7	used in this article, the following terms shall have the following mean-
8	ings:
9	(a) Qualified pharmacist. The term "qualified pharmacist" shall mean a
10	pharmacist who maintains a current unrestricted license pursuant to
11	article one hundred thirty-seven of the education law, who has a minimum
12	of two years of experience in patient care as a practicing pharmacist
13	within the last five years, and who has demonstrated competency in the
14	medication management of patients with a chronic disease or diseases,
15	including, but not limited to, the completion of one or more programs
16	which are accredited by the accreditation council for pharmacy educa-
17	tion, recognized by the education department and acceptable to the
18	patient's treating physician.

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

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(b) Patient care. The term "patient care" shall mean assessing the appropriateness of prescription and non-prescription drugs for individual patients based on an assessment of the patient's medication history, medication experience including beliefs, concerns, understanding and expectations, the clinical goals of therapy, potential drug-to-drug interactions or other medication safety concerns, recommendations for adherence and consulting with a patient or caregiver.

8 (c) Comprehensive medication management. The term "comprehensive medi-9 cation management shall mean a program conducted by a qualified pharma-10 cist that ensures a patient's medications, whether prescription or 11 nonprescription, are individually assessed to determine that each medication is appropriate for the patient, effective for the medical condi-12 13 tion, safe given the comorbidities and other medications being taken, 14 and able to be taken by the patient as intended. Comprehensive medication management conducted by a qualified pharmacist shall include shar-15 16 ing of applicable patient clinical information with the treating physi-17 cian as specified in a comprehensive medication management protocol.

(d) Comprehensive medication management protocol. The term "comprehen-18 sive medication management protocol shall mean a written document 19 20 pursuant to and consistent with any applicable state and federal 21 requirements, that is entered into voluntarily by a physician licensed pursuant to article one hundred thirty-one of the education law and a 22 qualified pharmacist which addresses a chronic disease or diseases as 23 24 determined by the treating physician and that describes the nature and 25 scope of the comprehensive medication management services to be 26 performed by the qualified pharmacist, in accordance with the provisions 27 of this article. Comprehensive medication management protocols between 28 licensed physicians and qualified pharmacists shall be made available to 29 the department for review and to ensure compliance with this article, 30 upon request.

31 2. Authorization to establish comprehensive medication management 32 protocols. A physician licensed pursuant to article one hundred thirty-33 one of the education law shall be authorized to voluntarily establish a 34 comprehensive medication management protocol with a qualified pharmacist 35 to provide comprehensive medication management services for a patient who has not met clinical goals of therapy, is at risk for hospitaliza-36 37 tion or for whom the physician deems it is necessary to receive compre-38 hensive medication management services. Participation by the patient in comprehensive medication management services shall be voluntary. 39

40 <u>3. Scope of comprehensive medication management protocols. Under a</u> 41 <u>comprehensive medication management protocol, a qualified pharmacist</u> 42 <u>shall be permitted to:</u>

(a) adjust or manage a drug regimen of a patient, pursuant to the 43 44 patient specific order or protocol established by the patient's treating 45 physician, which may include adjusting drug strength, frequency of 46 administration or route of administration. Adjusting the drug regimen 47 shall not include substituting or selecting a different drug which differs from that initially prescribed by the patient's treating physi-48 cian unless such substitution is expressly authorized in the written 49 order or protocol. The qualified pharmacist shall be required to imme-50 51 diately document in the patient's medical record changes made to the patient's drug therapy. The patient's treating physician may prohibit, 52 53 by written instruction, any adjustment or change in the patient's drug 54 regimen by the qualified pharmacist; 55 (b) evaluate and, only if specifically authorized by the protocol and

56 only to the extent necessary to discharge the responsibilities set forth

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1	in this article, order disease state laboratory tests related to the
2	drug therapy management for the specific chronic disease or diseases
3 4	specified within the written agreement or protocol; (c) only if specifically authorized by the written order or protocol
5	and only to the extent necessary to discharge the responsibilities set
6	forth in this article, order or perform routine patient monitoring func-
7	tions as may be necessary in the drug therapy management, including the
8	collecting and reviewing of patient histories, and ordering or checking
9	patient vital signs, including pulse, temperature, blood pressure,
10	weight and respiration; and
11	(d) access the complete patient medical record maintained by the
12	treating physician with whom the qualified pharmacist has the comprehen-
13	sive medication management protocol and document any adjustments made
14	pursuant to the protocol in the patient's medical record and shall noti-
15	fy the patient's treating physician of any adjustments in a timely
16	manner electronically or by other means.
17	(e) Under no circumstances, shall the qualified pharmacist be permit-
18	ted to delegate comprehensive medication management services to any
19	other licensed pharmacist or other pharmacy personnel.
20	4. Medication adjustments. Any medication adjustments made by the
21	qualified pharmacist pursuant to the comprehensive medication management
22	protocol including adjustments in drug strength, frequency or route of
23	administration, or initiation of a drug which differs from that initial-
24	ly prescribed and as documented in the patient's medical record shall be
25	deemed an oral prescription authorized by an agent of the patient's
26	treating physician and shall be dispensed consistent with section
27	sixty-eight hundred ten of the education law. For the purposes of this
28	article, a pharmacist who is not an employee of the physician may be
29	authorized to serve as an agent of the physician.
30	5. Referrals. A physician licensed pursuant to article one hundred
31	thirty-one of the education law who has responsibility for the treatment
32	and care of a patient for a chronic disease or diseases as determined by
33	the physician may refer the patient to a qualified pharmacist for
34	comprehensive medication management services, pursuant to the comprehen-
35	sive medication management protocol that the physician has established
36	with the qualified pharmacist. The protocol agreement shall authorize
37	the pharmacist to serve as an agent of the physician as defined by the
38	protocol. Such referral shall be documented in the patient's medical
39	record.
40	6. Patient participation. Participation in comprehensive medication
41	management services shall be voluntary, and no patient, physician or
42	pharmacist shall be required to participate. The referral of a patient
43	for comprehensive medication management services and the patient's right
44	to choose to not participate shall be disclosed to the patient. Compre-
45	hensive medication management services shall not be utilized unless the
46	patient or the patient's authorized representative consents, in writing,
47	to such services. Such consent shall be noted in the patient's medical
48	record. If the patient or the patient's authorized representative who
49	consented chooses to no longer participate in such services, at any
50	time, the services shall be discontinued and it shall be noted in the
51	patient's medical record.
52	§ 2. The education law is amended by adding a new section 6801-b to
53	read as follows:
54	§ 6801-b. Comprehensive medication management. 1. As used in this

55 section:

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1 (a) "comprehensive medication management" shall mean a program for the 2 management of chronic disease or diseases that ensures a patient's medi-3 cations, whether prescription or nonprescription, are individually 4 assessed to determine that each medication is appropriate for the 5 patient, effective for the medical condition, safe given the comorbidiб ties and other medications being taken, and able to be taken by the 7 patient as intended; and 8 (b) "comprehensive medication management protocol" shall mean a writ-9 ten document, pursuant to and consistent with any applicable state or 10 federal requirements, that is entered into voluntarily by a physician 11 licensed pursuant to article one hundred thirty-one of this title and a licensed pharmacist who meets the qualification requirements specified 12 13 in article twenty-nine-H of the public health law which addresses a chronic disease or diseases as determined by the physician and that 14 15 describes the nature and scope of the comprehensive medication manage-16 ment service to be performed by the qualified pharmacist. Comprehensive 17 medication management protocols between licensed physicians and qualified pharmacists shall be made available to the department for review 18 19 and to ensure compliance with this article, upon request. 20 2. A licensed pharmacist qualified pursuant to article twenty-nine-H 21 of the public health law is authorized to serve as an agent of the 22 physician when executing the terms of the written comprehensive medication management protocol as established by the licensed physician for 23 24 the management of patients with a chronic disease or diseases. 25 § 3. Section 5 of chapter 21 of the laws of 2011, amending the educa-26 tion law relating to authorizing pharmacists to perform collaborative 27 drug therapy management with physicians in certain settings, as amended by section 5 of part DD of chapter 57 of the laws of 2018, is amended to 28 29 read as follows: 30 § 5. This act shall take effect on the one hundred twentieth day after 31 it shall have become a law [, provided, however, that the provisions of 32 sections two, three, and four of this act shall expire and be deemed repealed July 1, 2020]; provided, however, that the amendments to subdi-33 vision 1 of section 6801 of the education law made by section one of 34 35 this act shall be subject to the expiration and reversion of such subdi-36 vision pursuant to section 8 of chapter 563 of the laws of 2008, when 37 upon such date the provisions of section one-a of this act shall take effect; provided, further, that effective immediately, the addition, 38 amendment and/or repeal of any rule or regulation necessary for the 39 implementation of this act on its effective date are authorized and 40 directed to be made and completed on or before such effective date. 41 42 S 4. This act shall take effect immediately, provided that sections

43 one and two of this act shall take effect on the one hundred eightieth 44 day after it shall have become a law. Effective immediately, the addi-45 tion, amendment and/or repeal of any rule or regulation necessary for 46 the implementation of this act on its effective date are authorized and 47 directed to be made and completed on or before such effective date.