STATE OF NEW YORK

4957

2019-2020 Regular Sessions

IN ASSEMBLY

February 6, 2019

Introduced by M. of A. TITUS, COOK, JAFFEE, HYNDMAN -- read once and referred to the Committee on Children and Families

AN ACT to amend the social services law, in relation to the statewide central register for child abuse and maltreatment

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

Section 1. Subdivision 3 of section 424-a of the social services law, 2 as amended by section 6 of part C of chapter 57 of the laws of 2018, is 3 amended to read as follows:

3 3. For purposes of this [section] title, the term "provider" or "provider agency" shall mean: an authorized agency; the office of children and family services; juvenile detention facilities subject to the 7 certification of the office of children and family services; programs established pursuant to article nineteen-H of the executive law; non-residential or residential programs or facilities licensed or operated by the office of mental health or the office for people with developmental 10 disabilities except family care homes; licensed child day care centers, including head start programs which are funded pursuant to title V of 12 13 the federal economic opportunity act of nineteen hundred sixty-four, as 14 amended; early intervention service established pursuant to section 15 twenty-five hundred forty of the public health law; preschool services established pursuant to section forty-four hundred ten of the education law; school-age child care programs; special act school districts as 17 enumerated in chapter five hundred sixty-six of the laws of nineteen 18 hundred sixty-seven, as amended; programs and facilities licensed by the 19 20 office of alcoholism and substance abuse services; residential schools which are operated, supervised or approved by the education department; 22 health homes, or any subcontractor of such health homes, who contracts with or is approved or otherwise authorized by the department of health 24 to provide health home services to all those enrolled pursuant to a 25 diagnosis of a developmental disability as defined in subdivision twen-

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ty-two of section 1.03 of the mental hygiene law and enrollees who are under twenty-one years of age under section three hundred sixty-five-l 3 of this chapter, or any entity that provides home and community based services to enrollees who are under twenty-one years of age under a demonstration program pursuant to section eleven hundred fifteen of the federal social security act; child care and school-based programs for children ages three through five regulated by the health code of the city of New York, temporary employment agencies providing substitute 9 child care staff to any other provider agency, and educational and training institutions assigning child care staff as interns or residents 10 at any other provider agency; publicly-funded emergency shelters for 11 families with children, provided, however, for purposes of this section, 12 13 when the provider or provider agency is a publicly-funded emergency 14 shelter for families with children, then all references in this section to the "potential for regular and substantial contact with individuals 15 16 who are cared for by the agency" shall mean the potential for regular 17 and substantial contact with children who are served by such shelter; and any other facility or provider agency, as defined in subdivision 18 four of section four hundred eighty-eight of this chapter, in regard to 19 20 employment of staff, or use of providers of goods and services and 21 staff of such providers, consultants, interns and volunteers.

- § 2. Subdivision 4 of section 424-a of the social services law, as amended by section 14 of part L of chapter 56 of the laws of 2015, is amended to read as follows:
- 25 For purposes of this [section] title, the term "licensing agency" 26 shall mean an authorized agency which has received an application to 27 become an adoptive parent or an authorized agency which has received an 28 application for a certificate or license to receive, board or keep any 29 child pursuant to the provisions of section three hundred seventy-six or 30 three hundred seventy-seven of this article or an authorized agency 31 which has received an application from a relative within the second 32 degree or third degree of consanguinity of the parent of a child or a 33 relative within the second degree or third degree of consanguinity of the step-parent of a child or children, or the child's legal guardian 34 for approval to receive, board or keep such child, or an authorized 35 36 agency that conducts a clearance pursuant to paragraph (d) of subdivision two of section four hundred fifty-eight-b of this article, or a 38 state or local governmental agency which receives an application to provide child day care services in a child day care center, school-age 39 child care program, family day care home or group family day care home 40 41 pursuant to the provisions of section three hundred ninety of this arti-42 cle, or the department of health and mental hygiene of the city of New 43 York, when such department receives an application for a [dertificate of 44 approval to provide child day care services in a child day care center] 45 permit to provide child care services or receives a notice of a school 46 based program for children ages three through five pursuant to the 47 provisions of the health code of the city of New York, or the office of mental health or the office for people with developmental disabilities 48 49 when such office receives an application for an operating certificate 50 pursuant to the provisions of the mental hygiene law to operate a family 51 care home, or a state or local governmental official who receives an 52 application for a permit to operate a camp which is subject to the provisions of article thirteen-A or thirteen-B of the public health law 54 or the office of children and family services which has received an application for a certificate to receive, board or keep any child at a 55 foster family home pursuant to articles nineteen-G and nineteen-H of the

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executive law or any other facility or provider agency, as defined in subdivision four of section four hundred eighty-eight of this chapter, in regard to any licensing or certification function carried out by such facility or agency.

§ 3. Section 390-b of the social services law is amended by adding a new subdivision 11 to read as follows:

7 11. For purposes of this section, and notwithstanding section three 8 hundred ninety of this article, an operator or provider of a child day 9 care center or a school age child care program shall include temporary 10 child care employment agencies and child care educational and training 11 institutions. A temporary child care employment agency or child care educational and training institution shall be subject to the criminal 12 13 history record check requirements for child care staff who may be placed 14 at a child day care center or a school age child care program, but not 15 for the operators or providers of such temporary child care employment 16 agency or child care educational and training institution. Such require-17 ments shall include submitting fingerprint cards and such other information as required by the office of children and family services and the 18 division of criminal justice services, and authorizing the office of 19 20 children and family services to deny or hold in abeyance an employee's 21 application as provided for in this section. The office of children and 22 family services may charge the temporary child care employment agency or child care educational and training institution an amount equal to the 23 24 processing fee imposed pursuant to subdivision eight-a of section eight 25 hundred thirty-seven of the executive law. Where the office of children 26 and family services advises the temporary child care employment agency 27 or child care educational and training institution that an individual has no criminal history record, no additional criminal history record 28 check by a child day care center or a school age child care program 29 30 shall be required upon placement of that individual at the child day 31 care center or a school age child care program. For purposes of this 32 subdivision, a "temporary child care employment agency" shall mean any 33 entity that employs substitute child care staff to be supplied on a temporary basis to a child day care center or a school age child care 34 35 program, and a "child care educational and training institution" shall 36 mean any entity that assigns child care staff as interns or residents at 37 a child day care center or a school age child care program.

§ 4. This act shall take effect immediately.