STATE OF NEW YORK

7883

IN SENATE

January 18, 2022

Introduced by Sen. BROUK -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the public health law, in relation to the provision of certain professional services to children's camps and camps for children with developmental disabilities

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

Section 1. Subdivisions 3, 6, 7, 8, 9 and 10 of section 1394 of the public health law, subdivision 3 as amended and subdivisions 6, 7, 8, 9 and 10 as added by a chapter of the laws of 2021, amending the public 4 health law relating to the provision of certain professional services to children's camps and camps for children with developmental disabilities, as proposed in legislative bills numbers S.4345-A and A.4801-A, are amended to read as follows:

7 3. Notwithstanding the provisions of Title VIII of the education law, 8 9 any person, firm, corporation, or association that operates a children's 10 overnight, summer day, or traveling summer day camp, and has obtained a 11 permit pursuant to section thirteen hundred ninety-three of this arti-12 cle, shall be authorized to employ or contract with a physician, nurse 13 practitioner, physician assistant, registered nurse, or licensed practi-14 cal nurse or emergency medical technician to act as a designated camp 15 health director or to provide health services in assistance to the camp 16 health director for the sole purpose of providing health services that benefit campers and staff at the camp while the camp is in operation. In 17 18 cases where the camp health director's lawful scope of practice is more limited than that of the licensed professional providing services, the 19 camp health director shall not supervise the provision of such treat-20 21 ment, but shall be informed of such treatment as medically necessary to ensure the well-being of the camper and staff. In cases where an emer-23 gency medical technician is the camp health director, the emergency medical technician shall not supervise the provision of treatment by the 24 licensed professional providing services, but shall be informed of such 26 treatment as medically necessary to ensure the well-being of the camper and staff. 27

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

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6. Notwithstanding the provisions of Title VIII of the education law, any person, firm, corporation, or association that operates a children's overnight, summer day, or traveling summer day camp, and has obtained a permit pursuant to section thirteen hundred ninety-three of this article, shall be authorized to employ or contract with individuals licensed under articles one hundred fifty-three, one hundred fifty-four, one hundred sixty-three and one hundred sixty-seven of the education law to provide mental health services [between June first and September fifteenth for any period during which the camp has a valid permit to operate and for the sole purpose of providing health services that benefit campers and staff at the camp while the camp is in operation. Individuals hired under this section shall communicate with the camp health director when medically necessary.

7. [(a) Any person, firm, corporation, or association that operates children's overnight, summer day, or traveling summer day camp, and has obtained a permit pursuant to section thirteen hundred ninety-three of this article, shall be authorized to employ or contract with emergency medical technicians to provide health services in assistance or in communication with the camp health director for the sole purpose of providing health services that benefit campers and staff at the camp while the camp is in operation.

(b) Emergency medical technicians shall not be authorized to serve as a designated camp health director.

8-] All decisions, identification or coordination of professional services, or other professional interactions with campers and staff, must be made based on the professional judgment of such licensees to provide professional services within his or her lawful scope of practice for the purpose of treating campers and staff during their attendance or employment at such camp, pursuant to applicable regulations promulgated by the commissioner in consultation with the commissioner of education.

[9+] 8. Nothing in this section shall be construed to limit the authority of another state agency if such state agency is otherwise authorized under another provision of law to certify, license, contract authorize such camp, nor shall the authority to hire individuals licensed pursuant to this section be construed to provide an exemption such camp from any certification, licensure, or any other such requirement established by such state agency or under any other provision of law.

[10-] 9. A camp that employs or contracts with an individual licensed under articles one hundred fifty-three, one hundred fifty-four, one hundred sixty-three and one hundred sixty-seven of the education law under this section shall list such individuals in their general consent

§ 2. Section 1394-c of the public health law, as added by a chapter of the laws of 2021, amending the public health law relating to the provision of certain professional services to children's camps and camps for children with developmental disabilities, as proposed in legislative bills numbers S.4345-A and A.4801-A, is amended to read as follows:

§ 1394-c. Camps for children with developmental disabilities. 1. Camps for children with developmental disabilities, as defined in [subpart 7-2.2 of part seven of chapter one of title ten of the New York state codes, rules and | regulations, and in compliance with the justice center for the protection of people with special needs, shall be authorized to employ or contract with any of the individuals licensed under articles one hundred thirty-two, one hundred thirty-six, one hundred fifty-six, 56 one hundred fifty-nine, one hundred sixty-two and one hundred sixty-sevS. 7883 3

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en of the education law, to provide professional services [between June 2 first and September fifteenth for any period during which the camp has a valid permit to operate. Individuals hired under this section shall communicate with the camp health director when medically necessary for the sole purpose of providing health services that benefit campers and staff at the camp while the camp is in operation. In cases where the camp health director's lawful scope of practice is more limited than that of the licensed professional providing services, the camp health director shall not supervise the provision of such treatment, but shall be informed of such treatment as medically necessary to ensure the wellbeing of the camper and staff.

- 2. All decisions, identification or coordination of professional services, or other professional interactions with campers and staff, must be made based on the professional judgment of such licensees to provide professional services within his or her lawful scope of practice for the purpose of treating campers and staff during their attendance or employment at such camp, pursuant to applicable regulations promulgated by the commissioner in consultation with the commissioner of education.
- 3. Nothing in this section shall be construed to limit the authority of another state agency if such state agency is otherwise authorized under another provision of law to certify, license, contract or authorize such camp, nor shall the authority to hire licensed professionals pursuant to this section be construed to provide an exemption of such camp from any certification, licensure, or any other such requirement established by such state agency or under any other provision of law.
- 3. This act shall take effect on the same date and in the same 27 manner as a chapter of the laws of 2021, amending the public health law relating to the provision of certain professional services to children's camps and camps for children with developmental disabilities, as 29 proposed in legislative bills numbers S.4345-A and A.4801-A, takes 30 31 Effective immediately the addition, amendment and/or repeal of effect. 32 any rule or regulation necessary for the implementation of this act on 33 its effective date are authorized to be made on or before such date.