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Cal. No. 8

2021-2022 Regular Sessions

IN ASSEMBLY

(Prefiled)

January 6, 2021

- Introduced by M. of A. GOTTFRIED, BRONSON, STECK, GALEF, L. ROSENTHAL, ABINANTI, BENEDETTO, DINOWITZ, HYNDMAN, LUPARDO, SAYEGH, DARLING, SEAWRIGHT, ENGLEBRIGHT, COLTON, STIRPE, GRIFFIN, JACOBSON, EPSTEIN, WALKER, PERRY, SIMON, JACKSON, FORREST, CRUZ, CARROLL, FRONTUS, HUNT-ER, MEEKS, FERNANDEZ, WALLACE, McMAHON, LUNSFORD, CLARK, J. RIVERA, KELLES, QUART, MITAYNES, ZINERMAN -- Multi-Sponsored by -- M. of A. COOK, THIELE -- read once and referred to the Committee on Health -ordered to a third reading, amended and ordered reprinted, retaining its place on the order of third reading
- AN ACT to amend the social services law and the mental hygiene law, in relation to violations of safety conditions in adult care facilities

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

Section 1. Paragraph (b) of subdivision 4 of section 460-d of the social services law, as amended by chapter 733 of the laws of 1994, is amended to read as follows:

4 (b) No operating certificate shall be revoked, suspended or limited 5 without a hearing held in accordance with procedures established by department regulations, which procedures shall require that notice of б 7 the time and place of the hearing, and notice of the charges, shall be served in person or by certified mail addressed to the facility at least 8 thirty days prior to the date of the hearing. A written answer to the 9 10 charges may be filed with the department not less than ten business days 11 prior to the date of the hearing. An operating certificate may, never-12 theless, be suspended or limited without a hearing for a period not in 13 excess of sixty days, upon written notice to the facility following a 14 finding by the department that the public health, or an individual's 15 health, safety or welfare, are in imminent danger; provided, however, 16 that if the department demonstrates reasonable efforts to commence a 17 hearing within such sixty day period and to complete such hearing within

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

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a reasonable period of time, the hearing officer may authorize the 1 department to extend the period of suspension or limitation for an 2 appropriate period of time, but in no event beyond an additional thirty 3 4 days. 5 Subdivision 7 of section 460-d of the social services law, as S 2. б added by chapter 669 of the laws of 1977, paragraph (a) as amended by 7 chapter 719 of the laws of 1989, paragraph (b) as amended by chapter 524 8 of the laws of 1984, subparagraph 2 of paragraph (b) as amended by chap-9 ter 733 of the laws of 1994, is amended to read as follows: 10 7. (a) The department shall adopt regulations establishing civil 11 penalties of up to [one] two thousand dollars per day per violation, 12 and, for repeat violations, under subparagraph two of paragraph (c) of this subdivision for which a prior penalty was assessed, up to three 13 14 thousand dollars per day per violation to be assessed against all adult 15 care facilities except facilities operated by a social services district for violations of (i) regulations of the department pertaining to the 16 17 care of residents in such facilities, (ii) paragraph (a) of subdivision three of section four hundred sixty-one-a of this [chapter] article, or 18 (iii) an order issued pursuant to subdivision eight of this section. The 19 20 regulations shall specify the violations subject to penalty and the 21 amount of the penalty to be assessed in connection with each such 22 violation and shall specify that only civil penalties of up to [one] two 23 thousand dollars per day per violation shall be assessed pursuant to 24 this paragraph against an adult care facility found responsible for an 25 act of retaliation or reprisal against any resident, employee, or other 26 person for having filed a complaint with or having provided information 27 to any long term care [patient] ombudsman functioning in accordance with 28 section [five hundred forty four or five hundred forty five] two hundred **<u>eighteen</u>** of the [<u>executive</u>] <u>elder</u> law. 29 30 (b) [(1)] In addition to any other civil or criminal penalty provided 31 by law, the department shall have the power to assess civil penalties in 32 accordance with its regulations adopted pursuant to paragraph (a) of 33 this subdivision, after a hearing conducted in accordance with the 34 procedures established by regulations of the department. Such procedures 35 shall require that notice of the time and place of the hearing, together 36 with a statement of charges of violations, shall be served in person or 37 by certified mail addressed to the facility at least thirty days prior to the date of the hearing. The statement of charges of violations shall 38 39 set forth the existence of the violations, the amount of penalty for 40 which it may become liable and the steps which must be taken to rectify the violation and, where applicable, a statement that the department 41

42 contends that a penalty may be imposed under this paragraph regardless 43 of rectification. An answer to the charges of violations, in writing, 44 shall be filed with the department, not less than ten days prior to the 45 date of hearing. The answer shall notify the department of the facili-46 ty's position with respect to each of the charges and shall include all 47 matters which if not disclosed in the answer would be likely to take the 48 department by surprise. The commissioner, or a member of his staff who is designated and authorized by him to hold such hearing, may in his 49 50 discretion allow the facility to prove any matter not included in the 51 answer.

52 (c) (1) Where the facility satisfactorily demonstrates that it either 53 had rectified the violations within thirty days of receiving written 54 notification of the results of the inspection pursuant to section four 55 hundred sixty-one-a of this [chapter] article, or had submitted within 56 thirty days an acceptable plan for rectification and was rectifying the

violations in accordance with the steps and within the additional peri-1 2 ods of time as accepted by the department in such plan, no penalty shall 3 be imposed, except as provided in subparagraph two of this paragraph. 4 (2) Rectification shall not preclude the assessment of a penalty if 5 the department establishes at a hearing that a particular violation, б although corrected[7 endangered or resulted in harm to any resident as 7 the result of]: 8 (i) endangered any resident. Endangerment is defined as: 9 (A) the total or substantial failure of the facility's fire detection 10 or prevention systems, or emergency evacuation procedures prescribed by 11 department safety standard regulations; 12 $\left[\frac{1}{1}\right]$ (B) the retention of any resident who has been evaluated by the resident's physician as being medically or mentally unsuited for care in 13 14 the facility or as requiring placement in a hospital or residential 15 health care facility and for whom the operator is not making persistent efforts to secure appropriate placement; 16 17 [(iii)] (C) the failure in systemic practices and procedures which shall be defined as widespread or chronic, and material, noncompliance 18 with statutory or regulatory requirements, including but not limited to 19 the rights of residents under section four hundred sixty-one-d of this 20 21 <u>article</u>; 22 $\left[\frac{1}{1}\right]$ (D) the failure of the operator to take actions as required by 23 department regulations in the event of a resident's illness or accident; 24 $\left[\frac{\mathbf{v}}{\mathbf{v}}\right]$ (E) the failure of the operator to provide at all times super-25 vision of residents by numbers of staff at least equivalent to the night 26 staffing requirement set forth in department regulations; or 27 [(vi)] (F) [unreasonable] threats of retaliation or taking reprisals, 28 including but not limited to [unreasonable] threats of eviction or 29 hospitalization, against any resident, employee or other person who 30 makes a complaint concerning the operation of an adult care facility, 31 participates in the investigation of a complaint or is the subject of an 32 action identified in a complaint [-33 The department shall specify in its regulations those regulations 34 which this subparagraph two shall apply. 35 (3) In assessing penalties pursuant to this paragraph, the department 36 shall consider promptness of rectification, delay occasioned by the department, and the specific circumstances of the violations as mitigat-37 38 ing factors. 39 (a)]; (ii) resulted in harm to any resident, including but not limited to: 40 41 (A) physical harm; 42 (B) loss or denial of access to money or other personal property, 43 including but not limited to a violation of section one hundred thirtyone-o of this chapter; or 44 45 (C) being subjected to (I) conduct by an operator, administrator, case 46 manager, or other employee in a supervisory position that violates the 47 rights of a resident under section four hundred sixty-one-d of this article, or (II) an eqregious failure by an operator, administrator, 48 case manager, or other employee in a supervisory position to ensure the 49 rights of a resident under section four hundred sixty-one-d of this 50 51 article; or 52 (iii) is an identical repeat violation. Repeat violation is defined as 53 a violation of the same provision of regulation for which the facility 54 received notice of a citation issued by the department at any time in the previous twelve months. 55

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(d) In assessing penalties pursuant to this paragraph, the department 1 shall consider promptness of rectification, delay occasioned by the 2 department, and the specific circumstances of the violations as mitigat-3 4 ing factors. 5 (e) Upon the request of the department, the attorney general may б commence an action in any court of competent jurisdiction against any 7 facility subject to the provisions of this section, and against any 8 person or corporation operating such facility, for the recovery of any 9 penalty assessed by the department in accordance with the provisions of 10 this subdivision. 11 [(d)] (f) Any such penalty assessed by the department may be released 12 or compromised by the department, subject to and consistent with paragraph (c) of this subdivision, before the matter has been referred to 13 14 the attorney general, and where such matter has been referred to the 15 attorney general, any such penalty may be released or compromised and any action commenced to recover the same may be settled and discontinued 16 17 by the attorney general, after considering paragraph (c) of this subdivision and with the consent of the department. 18 § 3. Paragraphs (a) and (b) of subdivision 9 of section 460-d of the 19 20 social services law, paragraph (a) as amended by chapter 558 of the laws 21 of 1999 and paragraph (b) as added by chapter 848 of the laws of 1992, 22 are amended to read as follows: 23 (a) The department shall have authority to impose a civil penalty [not 24 exceeding one thousand dollars per day] consistent with section twelve of the public health law against, and to issue an order requiring the 25 closing of, after notice and opportunity to be heard, any facility which 26 27 does not possess a valid operating certificate issued by the department 28 and is an adult care facility subject to the provisions of this article 29 and the regulations of the department. A hearing shall be conducted in 30 accordance with procedures established by department regulations which 31 procedures shall require that notice of the determination that the 32 facility is an adult care facility and the reasons for such determi-33 nation and notice of the time and place of the hearing be served in person on the operator, owner or prime lessor, if any, or by certified 34 mail, return receipt requested, addressed to such person and received at 35 36 least twenty days prior to the date of the hearing. If such operator, 37 owner or prime lessor, if any, is not known to the department, then service may be made by posting a copy thereof in a conspicuous place 38 39 within the facility or by sending a copy thereof by certified mail, return receipt requested, addressed to the facility. A written answer to 40 the notice of violation may be filed with the department not less than 41 42 five days prior to the date of the hearing. Demonstration by the facil-43 ity that it possessed an operating certificate issued pursuant to this 44 article, article twenty-eight of the public health law or article 45 sixteen, [twonty-three,] thirty-one or thirty-two of the mental hygiene 46 law at the time the hearing was commenced shall constitute a complete 47 defense to any charges made pursuant to this subdivision. 48 (b) [The penalty authorized by this section shall begin to run thirty 49 days after the department provides the operator, in writing, with a summary of the inspection of the facility by which the department deter-50 51 mined that he or she is operating an uncertified adult care facility.] 52 The submission of an application by the operator for an operating 53 certificate for the facility shall not act as a bar to the imposition of a penalty against the operator of an unlicensed adult care facility. 54

1	§ 4. Paragraph (c) of subdivision 9 of section 460-d of the social
2	services law is amended by adding a new subparagraph (iv) to read as
3	follows:
4	(iv) If the department of health determines, based on a complaint or
5	other facts known to the department, that there is reason to believe
6	that an individual or entity is operating an adult home, enriched hous-
7	ing program, or residence for adults which does not possess a valid
8	operating certificate issued by the department, and that one or more
9	conditions or activities at such facility constitute or are likely to
10	give rise to an immediate danger to the health of the residents, and
11	awaiting a court order pursuant to subparagraph (iii) of this paragraph
12	would be seriously detrimental to the health of such residents, the
13	department of health may, notwithstanding an objection by the operator,
14	administrator or other person in charge, inspect the entire premises,
15	which shall include access to all dwellings on the said property which
16	house tenants/occupants as well as access to such tenants/occupants, for
17	the purpose of ascertaining whether such danger exists or is likely to
18	arise on an immediate basis. The department of health may request the
19	assistance of local law enforcement for purposes of carrying out such
20	inspection and may take any appropriate action if it determines that
21	such danger exists or is likely to arise, including issuing a written
22	notice directing the operator, administrator or other person in charge
23	of such facility to cease or correct the condition or activity at issue.
24	As promptly as possible thereafter, within a period not to exceed
25	fifteen days, the commissioner shall provide the operator an opportunity
26	to be heard and to present any proof that such condition or activity
27	does not constitute a danger to the health of the residents of such
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28 30 32 33 33 35 37 39 41 42 44 45 47 49 50	<pre>facility. The attorney general, upon request of the department of health, shall be authorized to apply to the supreme court in the county in which the facility is located for an order for any appropriate addi- tional relief. § 5. Subdivision 11 of section 460-d of the social services law, as amended by section 154 of subpart B of part C of chapter 62 of the laws of 2011, is amended to read as follows: 11. On or before issuance by the department to an adult care facility operator of official written notice of: the proposed revocation, suspen- sion or denial of the operator's operating certificate; the limitation of the operating certificate with respect to new admissions; the issu- ance of a department order or commissioner's order; the seeking of equi- table relief pursuant to this section; the [proposed] assessment of civil penalties for violations of the provisions of [subparagraph two ef] paragraph [(b)] (c) of subdivision seven of this section or place- ment on the "do not refer list" pursuant to subdivision fifteen of this section, written notice also shall be given to the appropriate office of the department of mental hygiene, department of corrections and communi- ty supervision and local social services districts, and provided further that the department of health shall notify hospitals, residential health care facilities and adult care facilities in the locality in which such facility is located that such notice has been issued. Upon resolution of such enforcement action the department shall within ten days notify the</pre>

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6. Subdivision 12 of section 460-d of the social services law, as 1 § amended by section 42 of part B of chapter 58 of the laws of 2004, is 2 3 amended to read as follows: 12. [Social] Hospitals, residential health care facilities, adult care 4 facilities, social services districts and other local government enti-5 6 ties established pursuant to this chapter shall be prohibited from making referrals for admissions to adult care facilities that have 7 received official written notice regarding: the proposed revocation, 8 9 suspension or denial of the operator's operating certificate; the limi-10 tation of the operating certificate with respect to new admissions; the 11 issuance of department order or commissioner's orders; the seeking of equitable relief pursuant to this section[+ the proposed assessment of 12 civil penalties for violations of the provisions of subparagraph two of 13 14 paragraph (b) of subdivision seven of this section]; or the facility's 15 placement on the "do not refer list" pursuant to subdivision fifteen of 16 this section. § 7. Section 460-d of the social services law is amended by adding a 17 new subdivision 18 to read as follows: 18 19 18. When the department of health issues official written notice to an 20 operator of a proposed action specified in subdivision eleven of this 21 section, and the department determines that there is a condition which 22 constitutes an imminent danger to the health, safety or welfare of any resident, the department may prohibit that operator from admitting any 23 new resident to the facility until the department determines that there 24 25 is no longer an imminent danger to the health, safety or welfare of any 26 resident. 27 § 8. Section 461-c of the social services law is amended by adding a 28 new subdivision 10 to read as follows: 10. The operator of an adult home or an enriched housing program shall 29 30 provide to prospective residents who inquire about admission, and shall post on its website, a copy of the facility's approved 31 32 admission/residency agreement. 33 § 9. The closing paragraph of subdivision 3 of section 461-d of the 34 social services law, as added by chapter 601 of the laws of 1981, is 35 amended to read as follows: 36 Waiver of any provision [contained within] <u>of</u> this subdivision by a 37 resident of an adult care facility or by the resident's legal representative or resident representative, with respect to a resident of an 38 39 adult home, residence for adults or enriched housing program, shall be 40 void. 41 § 10. Section 461-e of the social services law is amended by adding a 42 new subdivision 3-a to read as follows: 43 3-a. Every adult home and enriched housing program shall: 44 (a) Post in a prominent position in the facility so as to be accessi-45 ble to all residents and to the general public: 46 (i) a summary of any report of inspection based on a complaint issued 47 by the department of health to the facility within the previous year 48 which resulted in the payment of a fine or penalty by the facility; and 49 (ii) notice of residents' right to review reports under paragraph (b) 50 of this subdivision. 51 (b) Provide to any resident and each applicant for admission an oppor-52 tunity to review any report of inspection based on a complaint issued by the department of health to the facility within the previous year. 53 (c) Provide to the resident council a summary of any report of 54 inspection based on a complaint issued by the department of health with-55

56 in fourteen days of receipt by the facility.

1 § 11. Paragraphs (a), (b) and (c) of subdivision 2 of section 461-a of 2 the social services law, paragraphs (a) and (c) as amended by chapter 3 735 of the laws of 1994 and paragraph (b) as amended by chapter 601 of 4 the laws of 1981, are amended to read as follows:

5 (a) With respect to adult care facilities the department shall conduct 6 a minimum of one unannounced inspection of each such facility to deter-7 mine the adequacy of care being rendered, pursuant to the following:

8 (1) Such facilities [receiving the department's highest rating] deter-9 mined by the department to be in compliance or substantial compliance 10 with applicable statutes and regulations, based on the facility's most 11 recent inspection, shall be inspected at least once every eighteen 12 months on an unannounced basis.

(2) All other such facilities shall be inspected on an unannounced 13 14 basis no less than annually. The commissioner may provide for more 15 frequent inspections of any such facilities. Such inspection shall not be required with respect to any facility for which the commissioner has 16 17 delegated responsibility for inspection and supervision to a social services official pursuant to section four hundred sixty-c of this 18 19 [**chapter**] **article**. Any employee of the department or a social services 20 district who gives or causes to be given advance notice of such unan-21 nounced inspections to any unauthorized persons shall, in addition to 22 any other penalty provided by law, be suspended by the department or the 23 social services district from all duties without pay for at least five 24 days or for such greater period of time as the department or social 25 services district shall determine. Any such suspension shall be made by 26 the department or social services district in accordance with all other 27 applicable provisions of law.

28 (b) [The department or a social services district, where appropriate, 29 shall each year conduct a minimum of one full inspection of each adult 30 care facility. Such inspection] An inspection of an adult care facility 31 under this section shall include, but shall not be limited to, examina-32 tion of the medical, dietary and social services records of the facility 33 as well as the minimum standards of construction, life safety standards, 34 quality and adequacy of care, rights of residents, payments and all other areas of operation. The purpose of any inspection shall be 35 to 36 determine compliance with requirements of applicable provisions of law 37 and regulations of the department.

38 (c) (i) An inspection report shall be made of each inspection which 39 shall clearly identify and indicate in detail each area of operation, 40 including, but not limited to, the premises, equipment, personnel, resident care and services, and whether [each] any such area of operation or 41 42 any of its component parts is [or is] not in compliance with the regu-43 lations of the department and all other applicable requirements. It also 44 shall identify those areas of operation or any of its component parts 45 found not in compliance as a result of failure in systemic practices and 46 procedures. The operator shall be notified of the results of the 47 inspection in a manner to be determined by regulations of the department 48 and shall submit a written plan of correction to the department within thirty calendar days from the date the inspection report is received. 49 The department shall notify the operator of the acceptability of the 50 plan of correction within thirty calendar days of the department's 51 receipt of such plan. Such notification shall contain directions as may 52 53 be appropriate as to the manner and time in which compliance with appli-54 cable requirements of law or regulations of the department shall be 55 effected.

(ii) The department shall also require the operator of an adult home, 1 2 enriched housing program or residence for adults to develop, biannually update and implement plans for quality assurance activities for each 3 4 area of operation. Quality assurance activities include but are not 5 limited to, development and maintenance of performance standards, meas-6 urement of adherence to such standards and to applicable state and local 7 laws and regulations, identification of performance failures, design, 8 and implementation of corrective action.

9 § 12. Paragraph (c) of subdivision 2 of section 461-a of the social 10 services law, as amended by chapter 769 of the laws of 2021, is amended 11 to read as follows:

12 (i) An inspection report shall be made of each inspection which (C) shall clearly identify and indicate in detail each area of operation, 13 14 including, but not limited to, the premises, equipment, personnel, resi-15 dent care and services, and whether [each] any such area of operation or any of its component parts is [or is] not in compliance with the regu-16 17 lations of the department and all other applicable requirements. It also shall identify those areas of operation or any of its component parts 18 found not in compliance as a result of failure in systemic practices and 19 procedures. The operator shall be notified of the results of the 20 21 inspection in a manner to be determined by regulations of the department 22 and shall submit a written plan of correction to the department within 23 thirty calendar days from the date the inspection report is received. The department shall notify the operator of the acceptability of the 24 25 plan of correction within thirty calendar days of the department's 26 receipt of such plan. Such notification shall contain directions as may 27 be appropriate as to the manner and time in which compliance with appli-28 cable requirements of law or regulations of the department shall be 29 effected.

30 (ii) The department shall also require the operator of an adult home, 31 enriched housing program or residence for adults to develop, biannually 32 update and implement plans for quality assurance activities for each 33 area of operation. Quality assurance activities include but are not 34 limited to, development and maintenance of performance standards includ-35 ing infection control, measurement of adherence to such standards and to 36 applicable state and local laws and regulations, identification of 37 performance failures, design, and implementation of corrective action. 38 Each plan must also include the creation of a quality improvement 39 committee that is charged with meeting periodically, at least once every 40 six months, to review summary findings from monitoring implementation of the facility's plan, evaluating the effectiveness of corrective action 41 42 policies, and identifying trends and improvement activities. While 43 reviewing facility performance, the committee shall not examine 44 personally identifiable resident incidents. Such committee shall include 45 the administrator or operator of the facility, the resident council 46 president or other resident representative, and representatives from 47 frontline employees from each area of operation. 48 Subparagraphs (I) and (II) of paragraph 2 of subdivision (i) of § 13.

48 § 13. Subparagraphs (1) and (11) of paragraph 2 of subdivision (1) of 49 section 29.15 of the mental hygiene law, as amended by chapter 168 of 50 the laws of 2010, are amended to read as follows:

(I) A patient about to be discharged or conditionally released from a department facility licensed or operated by the office for people with developmental disabilities or from an inpatient facility operated or licensed by the office of [alcoholism and substance abuse] addiction services and supports or the office of mental health to an adult home, enriched housing program or residence for adults, as defined in section

two of the social services law, shall be referred only to such home or 1 2 residence that is consistent with that patient's needs and that operates pursuant to section four hundred sixty of the social services law, 3 provided further that: (A) for a department facility licensed or oper-4 5 ated by the office for people with developmental disabilities or for an 6 inpatient facility operated by the office of [alcoholism and substance 7 abuse] addiction services and supports or the office of mental health, 8 the facility director retains authority to determine whether the home, 9 program or residence is consistent with that patient's needs and (B) 10 such referral shall be made to the patient's home county whenever possi-11 ble or appropriate.

12 (II) No patient about to be discharged or conditionally released from 13 a department facility licensed or operated by the office for people with 14 developmental disabilities or from an inpatient facility operated or 15 licensed by the office of [alcoholism and substance abuse] addiction services and supports or the office of mental health shall be referred 16 17 to any adult home, enriched housing program or residence for adults, as defined in section two of the social services law, which has received an 18 official written notice from the department of health of: (A) the 19 proposed revocation, suspension or denial of its operating certificate; 20 21 (B) the limitation of its operating certificate with respect to new 22 admissions; (C) the issuance of a department of health order or commis-23 sioner of health's order or the seeking of equitable relief pursuant to section four hundred sixty-d of the social services law; (D) the 24 25 proposed assessment of civil penalties for violations of the provisions 26 of [subparagraph two of] paragraph [(b)] (c) of subdivision seven of 27 section four hundred sixty-d of the social services law; or placement on 28 the "do not refer list" pursuant to subdivision fifteen of section four 29 hundred sixty-d of the social services law. Referrals may resume when 30 such enforcement actions are resolved.

§ 14. Severability clause. If any provision of this act, or any application of any provision of this act, is held to be invalid, or to violate or be inconsistent with any federal law or regulation, that shall not affect the validity or effectiveness of any other provision of this act, which can be given effect without that provision or application; and to that end, the provisions and applications of this act are severable.

38 § 15. This act shall take effect on the ninetieth day after it shall 39 have become a law; provided, however, that if chapter 769 of the laws of 40 2021 shall not have taken effect on or before such date then section 41 twelve of this act shall take effect on the same date and in the same 42 manner as chapter 769 of the laws of 2021 takes effect. Effective 43 immediately, the commissioner of health shall make regulations and take 44 other actions necessary to implement this act on that date.