STATE OF NEW YORK

6964

2021-2022 Regular Sessions

IN ASSEMBLY

April 15, 2021

Introduced by M. of A. GOTTFRIED -- read once and referred to the Committee on Health

AN ACT to amend the public health law, in relation to the scope of the temporary operator law; and to amend chapter 56 of the laws of 2013 amending the public health law relating to the general public health work program, in relation to making the temporary operator provisions permanent

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

- Section 1. Subdivision 1 of section 2806-a of the public health law, as added by section 50 of part E of chapter 56 of the laws of 2013, paragraph (g) as added by section 7 of part K of chapter 57 of the laws of 2015, is amended to read as follows:
 - 1. For the purposes of this section:

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- (a) "adult care facility" shall mean an adult home or enriched housing program licensed pursuant to article seven of the social services law or an assisted living residence licensed pursuant to article forty-six-B of 9 this chapter;
- (b) "established operator" shall mean the operator of [an adult care] 11 a facility[- a general hospital or a diagnostic and treatment center 12 that has been established and issued an operating certificate as such 13 purguant to this article];
- (c) "facility" shall mean (i) a [general] hospital [gradiagnostic 14 and treatment center that has been issued an operating certificate as 15 such pursuant to this article]; or (ii) an adult care facility; 16
 - (d) "temporary operator" shall mean any person or entity that:
- 18 (i) agrees to operate a facility on a temporary basis in the best 19 interests of its residents or patients and the community served by the 20 facility; and

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

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(ii) has demonstrated that he or she has the character, competence and financial ability to operate the facility in compliance with applicable 3 standards;

- "serious financial instability" shall include but not be limited (e) to defaulting or violating key covenants of loans, or missed mortgage payments, or general untimely payment of obligations, including but not limited to employee benefit fund, payroll tax, and insurance premium obligations, or failure to maintain required debt service coverage ratios or, as applicable, factors that have triggered a written event of default notice to the department by the dormitory authority of the state of New York; and
- (f) "extraordinary financial assistance" shall mean state funds provided to a facility upon such facility's request for the purpose of assisting the facility to address serious financial instability. Such funds may be derived from existing programs within the department, special appropriations, or other funds.
- (g) "improper delegation of management authority by the governing authority or operator" of a [general hospital] facility shall include, 18 but not be limited to, the delegation to an entity that has not been 20 established as an operator of the [general hospital] facility of (i) 21 authority to hire or fire the administrator or other key management employees; (ii) maintenance and control of the books and records; (iii) 22 authority over the disposition of assets and the incurring of liabil-23 ities on behalf of the facility; and (iv) the adoption and enforcement of policies regarding the operation of the facility. The criteria set 25 forth in this paragraph shall not be the sole determining factors, but indicators to be considered with such other factors that may be pertinent in particular instances. Professional expertise shall be exercised 28 in the utilization of the criteria. All of the listed indicia need not 30 be present in a given instance for there to be an improper delegation of authority.
 - 2. Subdivision (c) of section 122 of part E of chapter 56 of the § laws of 2013 amending the public health law relating to the general public health work program, as amended by section 7 of part E of chapter 57 of the laws of 2019, is amended to read as follows:
- 36 (c) section fifty of this act shall take effect immediately [and shall 37 expire nine years after it becomes law];
 - § 3. This act shall take effect immediately.