## STATE OF NEW YORK

1643

2021-2022 Regular Sessions

## IN SENATE

January 14, 2021

Introduced by Sen. SKOUFIS -- read twice and ordered printed, and when printed to be committed to the Committee on Consumer Protection

AN ACT to amend the general business law and the executive law, in relation to requiring certain non-licensed professionals to disclose information regarding risks

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

Section 1. The general business law is amended by adding a new section 2 391-v to read as follows:

3

5

7

8

12

§ 391-v. Self-help practitioner disclosure requirements. 1. Defi-4 <u>nitions:</u>

(a) "Self-help practitioner" means any individual, his or her agent or employee, or company that is publicly holding himself or herself out as a "self-help guru" or other similar term in advertising or marketing and is offering paid help to a client through financial, spiritual or educa-9 tional guidance for the sake of improving personal awareness, identify-10 ing and developing personal talent and potential, enhancing the quality of life of a person and/or contributing to the realization of personal 11 aspirations. A "self-help practitioner" shall not include any individ-13 ual licensed pursuant to the provisions of title eight of the education 14 law and such licensed individuals shall be exempt from any requirements 15 of this article.

- (b) "Large print format" shall mean a printed font size of sixteen 16 17 points or larger.
- 2. Every self-help practitioner that offers services to clients shall: 18 19 (a) at the time of each initial contract for services, provide the 20 client with a copy of the contract in which a disclosure of risk is 21 displayed in large print format. Such disclosure of risk shall clearly 22 explain, in plain language, that what the risks are in contracting with 23 such self-help practitioner;

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

LBD05428-01-1

S. 1643

1 (b) at the time of each initial contract for services, provide the 2 client with a copy of any credentials, training, or certifications held 3 by the self-help practitioner; and

- will be taken at each service or session to provide protection for clients in the event that there is a potential risk of physical or emotional harm. Every self-help practitioner shall be responsible for ensuring that licensed professionals, including but not limited to, medical professionals, social workers and psychologists, are made available to clients at each session or service when there is a possibility of physical or emotional risk.
- 3. A violation by any self-help practitioner of subdivision two of this section, if such violation constitutes the first such offense by such self-help practitioner, is punishable by a civil penalty not to exceed two hundred fifty dollars. A second offense and any offense committed thereafter is punishable by a civil penalty not to exceed five hundred dollars.
- § 2. The executive law is amended by adding a new section 109-a to read as follows:
- § 109-a. Registration of self-help practitioners. 1. For purposes of this section, "self-help practitioner" shall mean any individual, his or her agent or employee, or company that is publicly holding himself or herself out as a "self-help guru" or other similar term in advertising or marketing and who is offering paid help to a client through financial, spiritual or educational guidance for the sake of improving personal awareness, identifying and developing personal talent and potential, enhancing the quality of life of a person and/or contributing to the realization of personal aspirations. A "self-help practitioner" shall not include any individual licensed pursuant to the provisions of title eight of the education law; such licensed individuals shall be exempt from any requirements of this article.
- 32 2. The secretary of state shall promulgate rules and regulations 33 prescribing a registration form to be used by any self-help practitioner 34 who provides self-help services to clients.
  - 3. Such registration form shall identify:
  - (a) the name, address, and telephone number of the self-help practitioner; and
  - (b) a brief description of the nature of the self-help services provided to each identified client.
  - 4. Such registration shall be filed with the department of state and shall cover a twelve month reporting period.
- 5. The secretary of state shall post the completed forms on the department of state's website within thirty days of the close of each reporting period.
- 6. The department of state may impose a civil penalty of up to seven hundred fifty dollars upon any self-help practitioner who fails to file a registration required by this section provided, however, that the secretary of state shall provide such self-help practitioner a reasonable opportunity to cure such a failure.
- 50 <u>7. The department of state shall adopt, amend and rescind rules and</u>
  51 <u>regulations defining the degree and extent of self-help services neces-</u>
  52 <u>sary to require the reporting pursuant to this section.</u>
- 53 § 3. This act shall take effect on the ninetieth day after it shall 54 have become a law.