9087

IN ASSEMBLY

February 6, 2024

Introduced by M. of A. THIELE -- read once and referred to the Committee on Higher Education

AN ACT to amend the education law and the social services law, in relation to the licensure of dietitians and nutritionists; and to repeal certain provisions of the education law relating thereto

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

Section 1. Legislative findings and declaration of purpose. The legis-1 2 lature finds that the application of scientific knowledge relating to 3 dietetics and nutrition is important in effective care, treatment and 4 prevention of disease or trauma and in the attainment and maintenance of 5 health, and acknowledges that the rendering and communication of sound б dietetic and nutrition services in hospitals, nursing homes, extended 7 care and ambulatory care settings, school districts, health departments, private practice and consultation, and in other settings requires trained and competent professionals. The legislature further finds that 8 9 10 it is necessary in the provision of medical nutrition therapy, and ther-11 apeutic diets, for such professionals to be licensed under article 157 the education law to ensure quality nutrition care, consisting of a 12 of 13 nutrition assessment, nutrition diagnosis, nutrition intervention and 14 the monitoring and evaluation of outcomes directly related to the nutrition care process. Therefore, it is hereby declared to be the purpose of 15 16 this act to protect the health, safety, and welfare of the public by 17 providing for the licensure and regulation of the activities of persons engaged in the practice of dietetics and nutrition. 18

19 § 2. Section 8000 of the education law, as added by chapter 635 of the 20 laws of 1991, is amended to read as follows:

S 8000. Introduction. This article applies to the use of the titles ["certified dietitian" and "certified nutritionist"] "licensed nutritionist" or "LN" and "licensed dietitian nutritionist" or "LDN" and the practice of dietetics and nutrition. The general provision for all

25 professions contained in article one hundred thirty of this title shall 26 apply to this article.

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

LBD13996-03-4

1	§ 3. Section 8001 of the education law, as added by chapter 635 of the
2	laws of 1991, is amended to read as follows:
3	§ 8001. [Definitions] Dietetic and nutrition practice. [1. Dietetics
4	and nutrition are herein each defined as the integration and applica-
5	tion of principles derived from the sciences of nutrition, biochemistry,
б	physiology, food management and behavioral and social sciences to
7	achieve and maintain people's health.
8	2. Where the title "certified dietitian" or "certified nutritionist"
9	is used in this article it shall mean "certified dietitian", "certified
10	dietician", or "certified nutritionist".
11	3. A certified dietitian or certified nutritionist is one who engages
12	in the integration and application of principles derived from the
13	sciences of nutrition, biochemistry, physiology, food management and
14	behavioral and social sciences to achieve and maintain people's health,
15	and who is certified as such by the department pursuant to section eight
16	thousand four of this article. The primary function of a certified
17	dictitian or certified nutritionist is the provision of nutrition care
18	services that shall include:
19	(a) Assessing nutrition needs and food patterns;
20	(b) Planning for and directing the provision of food appropriate for
21	physical and nutrition needs; and
22	(c) Providing nutrition counseling.] For the purposes of this article,
23	the following terms shall have the following meanings:
23 24	<u>1. "Degree" means a degree received from a college or university</u>
25	accredited by the department and accredited by the appropriate United
26	States regional accreditation body recognized by the council for higher
27	education accreditation and the United States department of education at
28	the time the degree was received, or a validated foreign equivalent.
29	2. "Dietetics" means the integration and application of scientific
30	principles derived from the study of food, nutrition, biochemistry,
31	metabolism, nutrigenomics, physiology, pharmacology, and food systems
32	and management and from behavioral and social sciences for achieving and
33	maintaining health throughout the lifespan. The practice of dietetics is
34	primarily the provision of nutrition care services, including medical
35	nutrition therapy provided via the nutrition care process, in person or
36	via telehealth, to prevent, manage, or treat diseases or medical condi-
37	tions and promote wellness. Consistent with the level of competence, the
38	practice of dietetics may include:
39	
40	(a) accepting or transmitting oral, verbal, delegated, or electron-
40 41	(a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent
41	(a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with
41 42	(a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with protocols established to implement medical nutrition therapy;
41 42 43	(a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with protocols established to implement medical nutrition therapy; (b) ordering patient diets, including therapeutic diets, which
41 42 43 44	 (a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with protocols established to implement medical nutrition therapy; (b) ordering patient diets, including therapeutic diets, which includes oral, enteral, and parenteral nutrition therapy;
41 42 43 44 45	 (a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with protocols established to implement medical nutrition therapy; (b) ordering patient diets, including therapeutic diets, which includes oral, enteral, and parenteral nutrition therapy; (c) ordering medical laboratory tests related to nutritional therapeu-
41 42 43 44 45 46	(a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with protocols established to implement medical nutrition therapy; (b) ordering patient diets, including therapeutic diets, which includes oral, enteral, and parenteral nutrition therapy; (c) ordering medical laboratory tests related to nutritional therapeu- tic treatments consistent with state law;
41 42 43 44 45 46 47	 (a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with protocols established to implement medical nutrition therapy; (b) ordering patient diets, including therapeutic diets, which includes oral, enteral, and parenteral nutrition therapy; (c) ordering medical laboratory tests related to nutritional therapeu- tic treatments consistent with state law; (d) implementing prescription drug dose adjustments in an inpatient
41 42 43 44 45 46 47 48	 (a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with protocols established to implement medical nutrition therapy; (b) ordering patient diets, including therapeutic diets, which includes oral, enteral, and parenteral nutrition therapy; (c) ordering medical laboratory tests related to nutritional therapeu- tic treatments consistent with state law; (d) implementing prescription drug dose adjustments in an inpatient setting for specific disease treatment protocols within the limits of
41 42 43 44 45 46 47 48 49	 (a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with protocols established to implement medical nutrition therapy; (b) ordering patient diets, including therapeutic diets, which includes oral, enteral, and parenteral nutrition therapy; (c) ordering medical laboratory tests related to nutritional therapeu- tic treatments consistent with state law; (d) implementing prescription drug dose adjustments in an inpatient setting for specific disease treatment protocols within the limits of his or her knowledge, skills, judgment, and current evidence-informed
41 42 43 44 45 46 47 48 49 50	 (a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with protocols established to implement medical nutrition therapy; (b) ordering patient diets, including therapeutic diets, which includes oral, enteral, and parenteral nutrition therapy; (c) ordering medical laboratory tests related to nutritional therapeu- tic treatments consistent with state law; (d) implementing prescription drug dose adjustments in an inpatient setting for specific disease treatment protocols within the limits of his or her knowledge, skills, judgment, and current evidence-informed clinical practice guidelines as indicated in a facility, medical staff,
41 42 43 44 45 46 47 48 49 50 51	 (a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with protocols established to implement medical nutrition therapy; (b) ordering patient diets, including therapeutic diets, which includes oral, enteral, and parenteral nutrition therapy; (c) ordering medical laboratory tests related to nutritional therapeu- tic treatments consistent with state law; (d) implementing prescription drug dose adjustments in an inpatient setting for specific disease treatment protocols within the limits of his or her knowledge, skills, judgment, and current evidence-informed clinical practice guidelines as indicated in a facility, medical staff, or medical director approved protocol and as approved and delegated by a
41 42 43 44 45 46 47 48 49 50 51 52	 (a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with protocols established to implement medical nutrition therapy; (b) ordering patient diets, including therapeutic diets, which includes oral, enteral, and parenteral nutrition therapy; (c) ordering medical laboratory tests related to nutritional therapeu- tic treatments consistent with state law; (d) implementing prescription drug dose adjustments in an inpatient setting for specific disease treatment protocols within the limits of his or her knowledge, skills, judgment, and current evidence-informed clinical practice guidelines as indicated in a facility, medical staff, or medical director approved protocol and as approved and delegated by a licensed prescribing practitioner;
41 42 43 44 45 46 47 48 49 50 51 52 53	 (a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with protocols established to implement medical nutrition therapy; (b) ordering patient diets, including therapeutic diets, which includes oral, enteral, and parenteral nutrition therapy; (c) ordering medical laboratory tests related to nutritional therapeu- tic treatments consistent with state law; (d) implementing prescription drug dose adjustments in an inpatient setting for specific disease treatment protocols within the limits of his or her knowledge, skills, judgment, and current evidence-informed clinical practice guidelines as indicated in a facility, medical staff, or medical director approved protocol and as approved and delegated by a licensed prescribing prescription drug dose adjustments in an outpatient
41 42 43 44 45 46 47 48 49 50 51 52	 (a) accepting or transmitting oral, verbal, delegated, or electron- ically transmitted orders from the referring licensed independent provider consistent with applicable laws and rules in conjunction with protocols established to implement medical nutrition therapy; (b) ordering patient diets, including therapeutic diets, which includes oral, enteral, and parenteral nutrition therapy; (c) ordering medical laboratory tests related to nutritional therapeu- tic treatments consistent with state law; (d) implementing prescription drug dose adjustments in an inpatient setting for specific disease treatment protocols within the limits of his or her knowledge, skills, judgment, and current evidence-informed clinical practice guidelines as indicated in a facility, medical staff, or medical director approved protocol and as approved and delegated by a licensed prescribing practitioner;

1	(f) recommending or ordering vitamin, mineral, and other dietary
2	supplements or discontinuing use of unnecessary vitamin, mineral, and
3	<u>dietary supplements;</u>
4	(g) practicing dietetics via telehealth so long as:
5	(i) it is appropriate for the individual or group receiving the
6	services; and
7	(ii) the level of care provided meets the required level of care for
8	that individual or group;
9	(h) developing and managing food service operations for the management
10	or treatment of disease or medical conditions, including operations with
11	the primary function of nutrition care or recommending, ordering, or
12	providing therapeutic diets; and
13	(i) providing advanced clinical nutrition care services and related
14	support activities, in accordance with the commissioner's regulations,
15	consistent with current required competencies of a United States depart-
16	ment of education recognized and department approved accrediting body
17	that promulgates education and supervised practice standards for dietet-
18	ics and nutrition practice.
19	3. "General non-medical nutrition information" means information on
20	any of the following:
21	(a) Principles of human nutrition and food preparation;
22	(b) Principles of self-care and a healthy relationship with food;
23	(c) Essential nutrients needed by the human body;
24	(d) General and non-individualized recommended amounts of essential
25	nutrients in the human body based on established standards;
26	(e) Actions of nutrients in the human body;
27	(f) Non-individualized effects of deficiencies or excesses of nutri-
28	<u>ents in the human body;</u>
29	(g) General education surrounding foods, herbs, and dietary supple-
30	ments that are good sources of essential nutrients in the human body;
31	and
32	(h) Evidence based recommendations on nutrition and diet to maintain
33	good health and for the purposes of primary prevention.
34	4. "Licensed dietitian nutritionist" means a person duly licensed
35	under this article as meeting the requirements of subdivision two of
36	section eight thousand four of this article to practice dietetics and
37	nutrition, including the provision of medical nutrition therapy.
38	5. "Licensed nutritionist" means a person duly licensed under this
39	article as meeting the requirements of subdivision one of section eight
40	thousand four of this article to practice nutrition, including the
41	provision of medical nutrition therapy.
42	6. "Medical nutrition therapy" means the provision of the following
43	nutrition care services for the purpose of management or treatment of a
44	disease or medical condition:
45	(a) nutrition assessment;
46	(b) nutrition diagnosis;
47	(c) nutrition intervention; and
48	(d) nutrition monitoring and evaluation.
49 50	7. "Medical weight control" means medical nutrition therapy provided
50 51	for the purpose of reducing, maintaining, or gaining weight.
51 52	8. "Non-medical weight control" means nutrition care services provided
5∠ 53	for the purpose of reducing, maintaining, or gaining weight that do not constitute the treatment or management of a disease or medical condi-
53 54	tion. The term includes weight control services for healthy population
54 55	groups to achieve or maintain a healthy weight.
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1	9. "Nutrition" means the integration and application of scientific
2	principles derived from the study of nutrition science, cellular and
3	systemic metabolism, biochemistry, physiology, and behavioral sciences
4	for achieving and maintaining health throughout the lifespan. The prac-
5	tice of nutrition is primarily the provision of nutrition care services,
6	including medical nutrition therapy, in person or via telehealth, to
7	prevent, manage, or treat diseases or medical conditions and promote
8	wellness. Consistent with the level of competence, the practice of
9	nutrition may include:
10	(a) accepting or transmitting oral, verbal, or delegated, or electron-
11	ically transmitted orders from the referring licensed independent
12^{11}	provider consistent with applicable laws and rules in conjunction with
13	protocols established to implement medical nutrition therapy;
14	(b) ordering patient diets, including therapeutic diets. Therapeutic
15	diets consisting of enteral or parenteral nutrition therapy shall only
16	be ordered by a practitioner licensed under this chapter when the prac-
17	titioner meets one of the following criteria:
18	(i) The individual is a licensed dietitian nutritionist;
19	(ii) The individual is certified in nutrition support by an organiza-
20	tion acceptable to the commissioner that is established for this
21	purpose; or
22	(iii) The individual satisfies other requirements established by the
23	examining board by rule that are consistent with the competencies neces-
24	sary for evaluating, ordering, and administering enteral and parenteral
25	nutrition therapies;
26	(c) ordering medical laboratory tests related to nutritional therapeu-
27	tic treatments consistent with state law;
28	(d) implementing prescription drug dose adjustments in an outpatient
29	setting for specific disease treatment protocols within the limits of
30	his or her knowledge, skills, and judgment and as approved by and under
31	the delegation of a licensed prescribing practitioner;
32	(e) providing recommendations on vitamin, mineral, and other dietary
33	supplements;
34	(f) practicing nutrition via telehealth as defined under this chapter
35	so long as:
36	(i) it is appropriate for the individual or group receiving the
37	services; and
38	(ii) the level of care provided meets the required level of care for
39	that individual or group.
40	<u>10. "Nutrition assessment" means the ongoing, dynamic, and systematic</u>
41	process of ordering, obtaining, verifying, and interpreting biochemical,
42	anthropometric, physical, nutrigenomic, and dietary data to make deci-
43	sions about the nature and cause of nutrition-related problems relative
44	to patient or community needs. It involves not only initial data
45	collection, but also reassessment and analysis of patient or community
46	needs and provides the foundation for nutrition diagnosis and nutri-
47	tional recommendations and orders. Nutrition assessment may require
	ordering laboratory tests to check and track nutritional status. The
48	
49 50	collection of data does not, by itself, constitute nutrition assessment.
50 E 1	11. "Nutrition care process" means the systematic problem-solving
51	method that dietitian nutritionists use to critically think and make
52	decisions when providing medical nutrition therapy or to address nutri-
53	tion related problems and provide safe and effective care. The nutrition
54	care process consists of four distinct, but interrelated steps including
55	nutrition assessment, nutrition diagnosis, nutrition intervention, and
56	nutrition monitoring and evaluation.

1	12. "Nutrition care services" means any part or all of the following
2	services provided within a systematic process:
3	(a) assessing and evaluating the nutritional needs of individuals and
4	groups and determining resources and constraints in a practice setting,
5	including ordering of nutrition-related laboratory tests to check and
б	track nutrition status;
7	(b) identifying nutrition problems and establishing priorities, goals,
8	and objectives that meet nutritional needs and are consistent with
9	available resources and constraints;
10	(c) creating individualized dietary plans and issuing and implementing
11	orders to meet nutritional needs of healthy individuals and individuals
12	in acute and chronic disease states, including ordering therapeutic
13	diets, and monitoring the effectiveness thereof;
14	(d) determining and providing appropriate nutrition interventions in
15	health and disease, including nutrition counseling on food and
16	prescription drug interactions;
17	(e) developing, implementing, and managing nutrition care systems; and
18	(f) evaluating, making changes in, and maintaining appropriate stand-
19	ards of quality in food and nutrition services.
20	13. "Nutrition counseling" means a supportive process, characterized
21	by a collaborative counselor-patient relationship with individuals or
22	groups, to establish food and nutrition priorities, goals, individual-
23	ized action plans and general physical activity guidance, that acknowl-
24	edge and foster responsibility for self-care, to promote health and
25	wellness or to treat or manage an existing disease or medical condition.
26	14. "Nutrition diagnosis" in the context of dietetics and nutrition
27	practice means identifying and labeling nutritional problems managed and
28	treated by a licensed dietitian nutritionist but does not include a
29	medical diagnosis of the health status of an individual. Nothing in this
30	article shall authorize a licensed dietitian nutritionist to make a
31	medical diagnosis.
32	15. "Nutrition intervention" means purposefully planned actions,
33	including nutrition counseling, intended to positively change a nutri-
34	tion-related behavior, risk factor, environmental condition, or aspect
35	of the health status of an individual, target groups, or community at
36	large. Nutrition intervention includes approving, ordering, and monitor-
37	ing therapeutic diets, and counseling on food and prescription drug
38	interactions.
39	16. "Nutrition monitoring and evaluation" means identifying patient
40	outcomes relevant to a nutrition diagnosis, intervention plans, and
41	goals and comparing those outcomes with a patient's previous health
42	status, intervention goals, or reference standards to determine the
43	progress made in achieving desired outcomes of nutrition care and wheth-
44	er planned interventions should be continued or revised.
45	17. "Patient" means an individual recipient of nutrition care
46	services, whether in the outpatient, inpatient, or nonclinical setting.
47	18. "Programmatically accredited" means accreditation by an authoriz-
48	ing body recognized by the United States department of education as a
49	reliable authority concerning the quality of dietetics and nutrition
50	education or training offered by institutions of higher education or
51	higher education programs.
52	<u>19. "Qualified supervisor" means an individual providing supervision</u>
53	who assumes full professional responsibility for the work of the super-
54	visee by verifying, directing, and approving the provided nutrition care
55	services and other work being supervised. To qualify as a qualified
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1	supervisor for purposes of this article, an individual shall meet all of
2	the following requirements:
3	(a) If supervising a student or trainee who is providing medical
4	nutrition therapy, the qualified supervisor shall be one of the follow-
5	ing:
6	(i) a New York licensed dietitian nutritionist, New York licensed
7	nutritionist, or a health care provider licensed or certified in any
8	state or territory, including licensed or certified dietitians, dieti-
9	tian nutritionists, or nutritionists, whose scope of practice includes
10	the provision of medical nutrition therapy;
11	(ii) in the case of the supervisor supervising a student or trainee in
12	a state that does not provide for licensure or certification of dieti-
13	tians, dietitian nutritionists, or nutritionists, the supervisor meets
14	<u>such other criteria as the board may establish; or</u>
15	(iii) an employee of the federal government authorized within the
16	discharge of his or her official duties to provide medical nutrition
17	therapy.
18	(b) A qualified supervisor shall only supervise a clinical activity or
	nutrition care service for which the qualified supervisor is qualified
19	
20	and is authorized to perform.
21	(c) Unless exempt under section eight thousand seven of this article,
22	a qualified supervisor shall be licensed in this state if the qualified
23	supervisor is supervising a student or trainee who is providing medical
24	nutrition therapy to an individual located in this state.
25	(d) A qualified supervisor shall develop and carry out a program for
26	advancing and optimizing the quality of care provided by the student or
27	trainee being supervised. A qualified supervisor and a student or train-
28	ee being supervised shall identify and document goals for supervised
29	practice experience, the assignment of clinical tasks as appropriate to
30	the supervisee's evolving level of competence, the supervisee's
31	relationship and access to the qualified supervisor, and a process for
32	evaluating the student or trainee's performance.
33	(e) A qualified supervisor shall oversee the activities of and approve
34	and accept responsibility for the nutrition care services rendered by
35	the supervisee.
36	(f) A qualified supervisor shall, at a minimum, be physically on-site
37	and present where the supervisee is providing nutrition care services or
38	be immediately and continuously available to the supervisee by means of
39	two-way real-time audiovisual technology that allows for the direct,
40	contemporaneous interaction by sight and sound between the qualified
41	supervisor and the supervisee. If the qualified supervisor assigns a
42	nutrition care service to a supervisee that is to be provided in a
43	setting where the qualified supervisor is not routinely present, the
44	qualified supervisor shall ensure that the means and methods of super-
45	vision are adequate to ensure appropriate patient care, which may
46	include synchronous videoconferencing, or another method of communi-
47	cation and oversight that is appropriate to the care setting and the
48	education and experience of the supervisee.
49	(g) A qualified supervisor shall review on a regular basis the charts,
50	records, and clinical notes of the persons supervised, and maintain
	responsibility for the supervisee's clinical record keeping.
51 52	
52	(h) A qualified supervisor shall be available to render assistance
53	during the provision of nutrition care services when requested by the
54	patient or shall have arranged for another qualified practitioner,
55	lawfully able to render nutrition care services, to be available in the
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56 absence of the qualified supervisor.

1	(i) A qualified supervisor shall limit the assignment of nutrition
2	care services to those services that are within the training and experi-
3	ence of the supervisee and customary to the practice of the qualified
4	supervisor.
5	20. "Telehealth" means the use of electronic information and telecom-
6	munications technologies to provide services under this article between
7	a practitioner in one location and an individual in another location to
8	support clinical health care, public health, patient health-related
9	education, and health administration.
10	21. "Therapeutic diet" means a diet intervention prescribed by a
11	physician, or other health professional licensed under this title, that
12^{11}	provides food or nutrients via oral, enteral, or parenteral routes as
13	part of treatment of a disease or clinical condition to modify, elimi-
14^{13}	nate, decrease, or increase identified micronutrients and macronutrients
15^{11}	in the diet, or to provide mechanically altered food when indicated.
16	22. "Unrestricted practice of medical nutrition therapy" means the
17	application of dietetics and nutrition knowledge and skills by an indi-
18	
	vidual who regulates and is responsible for his or her own practice or
19	<pre>treatment procedures. § 4. Section 8002 of the education law, as added by chapter 635 of the</pre>
20	laws of 1991, is amended to read as follows:
21 22	§ 8002. [Use] Practice and authorization of titles. 1. Only a person
23	[certified under this article shall be authorized to use the title
23 24	"certified dictitian", "certified dictician", or "certified nutrition-
24 25	ist"] licensed or otherwise authorized under this article shall practice
26	or offer to provide medical nutrition therapy.
20 27	2. Except as otherwise provided in subdivision five of this section,
28	no person may designate or hold himself or herself out as a dietitian
29	nutritionist or use or assume the title "dietitian nutritionist",
30	"licensed dietitian nutritionist", "dietician", or any other title indi-
31	cating that the person is a licensed dietitian nutritionist or append to
32	or use in conjunction with that person's name the letters "LDN" or "LD"
33	unless the person is licensed as a dietitian nutritionist under this
34	article.
35	3. Except as otherwise provided in subdivision five of this section,
36	no person may use or assume any title indicating that the person is a
37	licensed nutritionist or append to or use in conjunction with that
38	person's name the letters "LN" unless the person is licensed as a nutri-
39	tionist under this article.
40	4. Except as otherwise provided in subdivision five of this section,
41	no person may designate or hold himself or herself out as a nutritionist
42	or use or assume the title "nutritionist" unless the person is licensed
43	under this article.
44	5. A person may use a lawfully earned federally trademarked title,
45	including the following, so long as such person is not practicing in
46	violation of this article and does not imply orally or in writing or
47	indicate in any way that the person is a licensed nutritionist or
48	licensed dietitian nutritionist.
49	(a) A registered dietitian or registered dietitian nutritionist may
50	use the titles "registered dietitian" or "registered dietitian nutri-
51	tionist" and use in conjunction with his or her name the letters "RD" or
52	"RDN".
53	(b) A person who holds a certified nutrition specialist credential
54	from the board for certification of nutrition specialists, or its
55	successor organization, may use the title "certified nutrition special-
56	ist".

1 § 5. Section 8003 of the education law, as amended by chapter 282 of 2 the laws of 1992, is amended to read as follows:

§ 8003. State board for dietetics and nutrition. A state board for dietetics and nutrition shall be appointed by the board of regents, on recommendation of the commissioner, for the purpose of assisting the board of regents and the department on matters of [certification] licen-<u>sure, practice,</u> and professional conduct in accordance with section sixty-five hundred eight of this [chapter] title.

9 [The] All members serving terms on the state board for dietetics and 10 nutrition on the effective date of the chapter of the laws of two thou-11 sand twenty-four which amended this section shall continue to serve out 12 their respective terms of office until their respective successors are appointed and qualified. Thereafter, the board shall consist of [not 13 14 **less than thirteen**] <u>eleven</u> members, [ten] <u>six</u> of whom shall be [certi- 15 fied dietitians or certified nutritionists, except that the members of the first board need not be certified but shall be persons who are 16 eligible for certification under the provisions of this article prior to 17 their appointment to the board. The first board, with respect to members representing the profession, shall consist of five members 18 19 registered by a national dietetic association having registration stand-20 ards acceptable to the department and five members who are members of or 21 22 registered by a national nutritional association having membership and/or registration standards acceptable to the department. Thereafter, 23 members of the profession appointed to such board shall be certified 24 25 pursuant to this article] licensed dietitian nutritionists and two of whom shall be licensed nutritionists pursuant to this article. To the 26 27 extent reasonable, the board of regents should insure the state board is 28 broadly representative of various professional interests within the 29 dietetic and nutritional community. [Three] Two members shall be repre-30 sentatives of the general public and one member shall be a physician 31 licensed under article one hundred thirty-one of this title. Such 32 physician member shall not be a member of or credentialed by a national 33 dietetic or national nutrition association. An executive secretary to 34 the board shall be appointed by the board of regents on the recommenda-35 tion of the commissioner. 36 § 6. Section 8004 of the education law is REPEALED and a new section 37 8004 is added to read as follows: § 8004. Requirements for professional license. 1. Each applicant for 38 39 a license as a licensed nutritionist shall: be at least twenty-one years of age; submit a completed application upon a form and in such 40 manner as the board prescribes demonstrating the applicant is capable 41 42 and professionally competent, as determined by the board, to safely 43 engage in the practice of nutrition; submit any fees as required by the 44 board, and submit proof of all of the following: 45 (a) Education: Have received a master's or doctoral degree in nutri-

45 (a) Education: Have received a master's or doctoral degree in nutri-46 tion or a nutrition-related science leading to competence in medical 47 nutrition therapy, in accordance with the commissioner's regulations;

48 (b) Experience: Have completed a planned, continuous, supervised prac-49 tice experience satisfactory to the board and in accordance with the 50 commissioner's regulations, provided that such experience shall require 51 demonstration of competence in medical nutrition therapy and involve at 52 least one thousand hours under a qualified supervisor in the following 53 practice areas, with a minimum of two hundred hours in each practice 54 area: conducting nutrition assessment and nutrition diagnosis; nutrition intervention; and nutrition monitoring and evaluation. The experience 55 shall be determined by the board to have prepared the applicant to 56

1	provide nutrition care services for various populations of diverse
2	cultures, genders, and across the life cycle, and to be able to compe-
3	tently formulate actionable medical nutrition therapies and inter-
4	ventions, education, counseling, and ongoing care for the prevention,
5	modulation, and management of a range of acute and chronic medical
6	conditions; and
7	(c) Examination: Passage of a nutrition examination satisfactory to
8	the board and in accordance with the commissioner's regulations.
9	2. (a) Each applicant for a license as a licensed distitian nutrition-
10	ist shall: be at least twenty-one years of age, submit a completed
11	application upon a form and in such manner as the board prescribes
12	demonstrating the applicant is capable and professionally competent, as
13	determined by the board, to safely engage in the practice of dietetics
14	and nutrition, submit any fees as required by the board, and submit
15	proof of all of the following:
16	(i) Education: Have received a masters or doctoral degree and
17	completed a programmatically accredited didactic program in dietetics
18	approved by the department in accordance with the commissioner's requ-
19	lations;
20	(ii) Experience: Have completed a planned, continuous, supervised
21	practice experience satisfactory to the board and in accordance with the
22	commissioner's regulations, provided that such experience shall require
23	demonstration of competence in medical nutrition therapy and consist of
23 24	satisfactory completion of a programmatically accredited experience of
25	not less than one thousand hours under the supervision of a qualified
26	supervisor. The experience shall be determined by the board to have
20 27	prepared the applicant to provide nutrition care services for various
28	populations of diverse cultures, genders, and across the life cycle, and
29	to be able to competently formulate actionable medical nutrition thera-
30 21	pies and interventions, education, counseling, and ongoing care for the
31 32	prevention, modulation, and management of a range of acute and chronic medical conditions; and
33 24	(iii) Examination: Passage of a dietitian examination satisfactory to
34 25	the board and in accordance with the commissioner's regulations.
35	(b) An application for a dietitian nutritionist license submitted by
36	individuals, who prior to January first, two thousand twenty-four held
37	registration as a dietitian by a national dietetic commission that has
38	registration standards acceptable to the department, and currently holds
39	such registration, is governed by the provisions of law in effect imme-
40	diately before the effective date of this section, and the former law is
41	continued in effect for that purpose.
42	3. All applicants for licensure as a licensed nutritionist or licensed
43	dietitian nutritionist shall pay a fee for an initial license, and a fee
44	for each triennial registration period.
45	§ 7. Section 8005 of the education law is REPEALED.
46	§ 8. Section 8006 of the education law is REPEALED and a new section
47	8006 is added to read as follows:
48	§ 8006. Special conditions. 1. Any person who is licensed as a certi-
49	fied dietitian or a certified nutritionist on the effective date of the
50	chapter of the laws of two thousand twenty-four which amended this
51	section, shall be licensed as a licensed dietitian nutritionist without
52	meeting any additional requirements so long as they hold registration as
53	a dietitian by a national dietetic commission that has registration
54	standards acceptable to the department or have completed:

1	(a) a bachelor's or higher degree from a programmatically accredited
2	didactic program approved by the department in accordance with the
3	commissioner's regulations;
4	(b) a supervised practice experience acceptable to the board and in
5	accordance with the commissioner's regulations, provided that such expe-
6	rience consisted of satisfactory completion of a programmatically
7	accredited experience approved by the department of not less than nine
8	hundred hours; and
9	(c) passage of an examination satisfactory to the board and in accord-
10	ance with the commissioner's regulations.
11	2. Any person who is licensed as a certified dietitian or a certified
12	nutritionist and does not meet the requirements provided under subdivi-
13	sion one of this section on the effective date of the chapter of the
14	laws of two thousand twenty-four which amend this section, shall be
15	licensed as a licensed nutritionist without meeting any additional
16	requirements.
17	3. Any non-exempt person practicing the professions to be licensed
18	pursuant to this article shall apply for a license within one year of
19	the effective date of this section.
20	§ 9. The education law is amended by adding two new sections 8007 and
20	
	8008 to read as follows: § 8007. Exemptions. This article shall not be construed to affect or
22	
23	prevent:
24	1. A licensed physician from practicing his or her profession as
25	defined under articles one hundred thirty-one and one hundred thirty-
26	one-B of this title; a registered professional nurse or a certified
27	nurse practitioner practicing his or her profession as defined under
28	article one hundred thirty-nine of this title; a licensed physician
29	assistant from his or her profession as defined under article one
30	hundred thirty-one-B of this title; or qualified members of other
31	professions licensed under this title from performing work incidental to
32	the practice of their professions, except that such persons may not hold
33	themselves out under the title authorized by this article.
34	2. A student, intern or resident from engaging in the practice of
35	dietetics or nutrition while participating in the education or experi-
36	ence requirements under section eight thousand four of this article, if
37	any of the following apply:
38	(a) The student or trainee who is completing their supervised practice
39	experience required under section eight thousand four of this article
40	practices under this subdivision not more than five years after complet-
41	ing education requirements under section eight thousand four of this
42	article;
43	(b) The student or trainee practices under this subdivision only while
44	supervised by a qualified supervisor as defined in section eight thou-
45	sand one of this article;
46	(c) The student or trainee does not engage in the unrestricted prac-
47	tice of medical nutrition therapy; and
48	(d) While practicing under this subdivision, the student or trainee
	uses a title that clearly indicates his or her status as a student,
49 50	
50	intern, trainee, or supervisee.
51	3. A dietitian nutritionist or nutritionist who is serving in the
52	armed forces of the United States or any other federal agency from
53	engaging in the practice of medical nutrition therapy, or using govern-
54	ment issued titles, provided that such practice or title use is related
55 56	to service or employment, provided that such practice is related to
h /a	

56 service or employment.

1	4. A person who provides individualized nutrition recommendations for
2	the wellness and primary prevention of chronic disease, health coaching,
3	holistic and wellness education, guidance, motivation, behavior change
4	management, services for non-medical weight control, or other nutrition
5	care services so long as all of the following apply:
6	(a) The services do not constitute medical nutrition therapy;
7	(b) The person does not represent himself or herself using titles
8	authorized under this article; and
9	(c) The person does not hold himself or herself out as licensed or
10	qualified to engage in the practice of medical nutrition therapy.
11	5. A person who disseminates non-individualized, written, general
12	nutrition information in connection with the marketing and distribution
13	of dietary supplements, food, herbs, or food materials, including expla-
14	nations of their federally regulated label claims, any known drug-nu-
15	trient interactions, their role in various diets, or suggestions as how
16	to best use and combine them so long as such information does not
17	constitute medical nutrition therapy and the person does not use titles
18	authorized under this article or hold himself or herself out as quali-
19	fied to engage in the practice of medical nutrition therapy.
20	6. A person who provides medical weight control for persons with
21	obesity as part of any of the following:
22	(a) An instructional program that has been approved in writing by one
23	of the following:
24	(i) a dietitian nutritionist or nutritionist licensed in this state;
25	or
26	(ii) a health care practitioner licensed or certified in this state
27	whose scope of practice includes medical nutrition therapy; or
28	(b) a plan of care that is overseen by a health professional licensed
29	in this state whose scope of practice otherwise authorizes the health
30	professional to provide and delegate medical nutrition therapy, so long
31	as the medical weight control services are not discretionary and do not
32	require the exercise of professional judgment.
33	7. An individual employed by a WIC program as a "competent profes-
34	sional authority" as defined in 7 C.F.R § 246.2 (1895) from providing
35	nutrition services within such WIC program. For the purpose of this
36	subdivision the term "WIC program" shall mean a program authorized by 42
37	U.S.C. § 1786; and
38	8. A person who does not utilize titles authorized under this article
39	and assists the provision of medical nutrition therapy if the person
40	performs only support activities that are not discretionary and that do
41	not require the exercise of professional judgment for their performance,
42	and the person is directly supervised by a nutritionist or dietitian
43	nutritionist licensed under this title.
44	§ 8008. Limited permit. 1. The department may issue a limited permit
45	to practice as a provisionally licensed nutritionist or provisionally
46	licensed dietitian nutritionist to an applicant for licensure who has
47	met the education and experience requirements for a licensed nutrition-
48	ist or licensed dietitian nutritionist provided under section eight
49	thousand four of this article.
50	2. The duration of a limited permit shall not exceed one year from the
51	time of its first issue and the department may for good cause renew a
52	limited permit for an additional one year provided that no individual
53	shall practice under any limited permit for more than a total of two
54	years.
55	3. All practice under a limited permit shall be under the supervision

56 of individuals licensed pursuant to this article.

4. The fee for a limited permit or the renewal thereof shall be seven-1 2 ty-five dollars. 3 § 10. Subparagraph (i) of paragraph a of subdivision 1 of section 4 6503-a of the education law, as amended by chapter 554 of the laws of 5 2013, is amended to read as follows: б (i) services provided under article one hundred fifty-four, one 7 hundred fifty-seven, one hundred sixty-three or one hundred sixty-seven 8 of this title for which licensure would be required, or 9 § 11. Section 6505-b of the education law, as amended by chapter 10 of 10 the laws of 2018, is amended to read as follows: 11 § 6505-b. Course work or training in infection control practices. 12 Every dentist, registered nurse, licensed practical nurse, podiatrist, optometrist [and], dental hygienist, licensed nutritionist, and licensed 13 dietitian nutritionist practicing in the state shall, on or before July 14 15 first, nineteen hundred ninety-four and every four years thereafter, 16 complete course work or training appropriate to the professional's prac-17 tice approved by the department regarding infection control, which shall 18 include sepsis, and barrier precautions, including engineering and work 19 practice controls, in accordance with regulatory standards promulgated 20 by the department, in consultation with the department of health, which 21 shall be consistent, as far as appropriate, with such standards adopted 22 the department of health pursuant to section two hundred thirty-nine by 23 of the public health law to prevent the transmission of HIV, HBV, HCV and infections that could lead to sepsis in the course of professional 24 25 practice. Each such professional shall document to the department at the 26 time of registration commencing with the first registration after July 27 first, nineteen hundred ninety-four that the professional has completed 28 course work or training in accordance with this section, provided, 29 however that a professional subject to the provisions of paragraph (f) 30 of subdivision one of section twenty-eight hundred five-k of the public 31 health law shall not be required to so document. The department shall 32 provide an exemption from this requirement to anyone who requests such 33 an exemption and who (i) clearly demonstrates to the department's satis-34 faction that there would be no need for him or her to complete such 35 course work or training because of the nature of his or her practice or 36 that he or she has completed course work or training deemed by the (ii) 37 department to be equivalent to the course work or training approved by 38 the department pursuant to this section. The department shall consult 39 with organizations representative of professions, institutions and those 40 with expertise in infection control and HIV, HBV, HCV and infections could lead to sepsis with respect to the regulatory standards 41 that 42 promulgated pursuant to this section. 43 § 11-a. Section 6505-b of the education law, as amended by chapter 733 44 of the laws of 2023, is amended to read as follows: 45 § 6505-b. Course work or training in infection control practices. 46 Every dentist, registered nurse, licensed practical nurse, podiatrist, 47 optometrist, athletic trainer, [and] dental hygienist, and licensed 48 nutritionist, and licensed dietitian nutritionist practicing in the state shall, on or before July first, nineteen hundred ninety-four and 49 50 every four years thereafter, complete course work or training appropri-51 ate to the professional's practice approved by the department regarding 52 infection control, which shall include sepsis, and barrier precautions, 53 including engineering and work practice controls, in accordance with 54 regulatory standards promulgated by the department, in consultation with the department of health, which shall be consistent, as far as appropri-55 56 ate, with such standards adopted by the department of health pursuant to

section two hundred thirty-nine of the public health law to prevent the 1 transmission of HIV, HBV, HCV and infections that could lead to sepsis 2 in the course of professional practice. Each such professional shall 3 document to the department at the time of registration commencing with 4 5 the first registration after July first, nineteen hundred ninety-four б that the professional has completed course work or training in accord-7 ance with this section, provided, however that a professional subject to 8 the provisions of paragraph (f) of subdivision one of section twenty-9 eight hundred five-k of the public health law shall not be required to 10 so document. The department shall provide an exemption from this 11 requirement to anyone who requests such an exemption and who (i) clearly 12 demonstrates to the department's satisfaction that there would be no need for him or her to complete such course work or training because of 13 14 nature of his or her practice or (ii) that he or she has completed the 15 course work or training deemed by the department to be equivalent to the 16 course work or training approved by the department pursuant to this 17 section. The department shall consult with organizations representative of professions, institutions and those with expertise in infection 18 control and HIV, HBV, HCV and infections that could lead to sepsis with 19 respect to the regulatory standards promulgated pursuant to this 20 21 section.

22 § 12. Paragraph a of subdivision 3 of section 6507 of the education 23 law, as amended by chapter 479 of the laws of 2022, is amended to read 24 as follows:

25 a. Establish standards for preprofessional and professional education, 26 experience and licensing examinations as required to implement the arti-27 cle for each profession. Notwithstanding any other provision of law, the 28 commissioner shall establish standards requiring that all persons apply-29 ing, on or after January first, nineteen hundred ninety-one, initially, 30 or for the renewal of, a license, registration or limited permit to be a 31 physician, chiropractor, dentist, registered nurse, podiatrist, optome-32 trist, psychiatrist, psychologist, licensed master social worker, 33 licensed clinical social worker, licensed creative arts therapist, 34 licensed marriage and family therapist, licensed mental health counselor, licensed psychoanalyst, dental hygienist, 35 licensed behavior 36 analyst, [or] certified behavior analyst assistant, licensed nutrition-37 ist or licensed dietitian nutritionist shall, in addition to all the 38 other licensure, certification or permit requirements, have completed 39 two hours of coursework or training regarding the identification and reporting of child abuse and maltreatment. The coursework or training 40 41 shall be obtained from an institution or provider which has been 42 approved by the department to provide such coursework or training. The 43 coursework or training shall include information regarding the physical and behavioral indicators of child abuse and maltreatment and the statu-44 45 tory reporting requirements set out in sections four hundred thirteen 46 through four hundred twenty of the social services law, including but 47 not limited to, when and how a report must be made, what other actions 48 the reporter is mandated or authorized to take, the legal protections afforded reporters, and the consequences for failing to report. Such 49 coursework or training may also include information regarding the phys-50 ical and behavioral indicators of the abuse of individuals with develop-51 mental disabilities and voluntary reporting of abused or neglected 52 adults to the office for people with developmental disabilities or the 53 54 local adult protective services unit. Each applicant shall provide the 55 department with documentation showing that he or she has completed the 56 required training. The department shall provide an exemption from the

1 child abuse and maltreatment training requirements to any applicant who 2 requests such an exemption and who shows, to the department's satisfac-3 tion, that there would be no need because of the nature of his or her 4 practice for him or her to complete such training;

5 § 12-a. Paragraph a of subdivision 3 of section 6507 of the education 6 law, as amended by chapter 733 of the laws of 2023, is amended to read 7 as follows:

8 a. Establish standards for preprofessional and professional education, 9 experience and licensing examinations as required to implement the arti-10 cle for each profession. Notwithstanding any other provision of law, the 11 commissioner shall establish standards requiring that all persons apply-12 on or after January first, nineteen hundred ninety-one, initially, ing, or for the renewal of, a license, registration or limited permit to be a 13 14 physician, chiropractor, dentist, registered nurse, podiatrist, optome-15 psychiatrist, psychologist, licensed master social worker, trist, 16 licensed clinical social worker, licensed creative arts therapist, licensed marriage and family therapist, licensed mental health counse-17 lor, licensed psychoanalyst, dental hygienist, 18 licensed behavior analyst, certified behavior analyst assistant, licensed nutritionist, 19 20 licensed dietitian nutritionist, or athletic trainer shall, in addition 21 to all the other licensure, certification or permit requirements, have 22 completed two hours of coursework or training regarding the identification and reporting of child abuse and maltreatment. The coursework or 23 training shall be obtained from an institution or provider which has 24 25 been approved by the department to provide such coursework or training. 26 The coursework or training shall include information regarding the phys-27 ical and behavioral indicators of child abuse and maltreatment and the 28 statutory reporting requirements set out in sections four hundred thirteen through four hundred twenty of the social services law, including 29 but not limited to, when and how a report must be made, what other 30 31 actions the reporter is mandated or authorized to take, the legal 32 protections afforded reporters, and the consequences for failing to 33 report. Such coursework or training may also include information regard-34 ing the physical and behavioral indicators of the abuse of individuals with developmental disabilities and voluntary reporting of abused or 35 36 neglected adults to the office for people with developmental disabili-37 ties or the local adult protective services unit. Each applicant shall 38 provide the department with documentation showing that he or she has 39 completed the required training. The department shall provide an 40 exemption from the child abuse and maltreatment training requirements to any applicant who requests such an exemption and who shows, 41 to the 42 department's satisfaction, that there would be no need because of the nature of his or her practice for him or her to complete such training; 43 44 § 13. Paragraph (a) of subdivision 1 of section 413 of the social services law, as amended by section 7 of part C of chapter 57 of the 45 46 laws of 2018, is amended to read as follows: 47 (a) The following persons and officials are required to report or 48 cause a report to be made in accordance with this title when they have

reasonable cause to suspect that a child coming before them in their 49 professional or official capacity is an abused or maltreated child, or 50 51 when they have reasonable cause to suspect that a child is an abused or 52 maltreated child where the parent, guardian, custodian or other person 53 legally responsible for such child comes before them in their profes-54 sional or official capacity and states from personal knowledge facts, 55 conditions or circumstances which, if correct, would render the child an 56 abused or maltreated child: any physician; registered physician assist-

ant; surgeon; medical examiner; coroner; dentist; dental hygienist; 1 osteopath; optometrist; chiropractor; podiatrist; resident; intern; 2 3 psychologist; registered nurse; social worker; emergency medical technilicensed creative arts therapist; licensed marriage and family 4 cian; 5 therapist; licensed mental health counselor; licensed psychoanalyst; б licensed behavior analyst; certified behavior analyst assistant; 7 licensed nutritionist; licensed dietitian nutritionist; hospital person-8 nel engaged in the admission, examination, care or treatment of persons; 9 a Christian Science practitioner; school official, which includes but is 10 limited to school teacher, school guidance counselor, school not 11 psychologist, school social worker, school nurse, school administrator 12 or other school personnel required to hold a teaching or administrative license or certificate; full or part-time compensated school employee 13 14 required to hold a temporary coaching license or professional coaching 15 certificate; social services worker; employee of a publicly-funded emer-16 gency shelter for families with children; director of a children's over-17 night camp, summer day camp or traveling summer day camp, as such camps are defined in section thirteen hundred ninety-two of the public health 18 law; day care center worker; school-age child care worker; provider of 19 family or group family day care; employee or volunteer in a residential 20 21 care facility for children that is licensed, certified or operated by 22 the office of children and family services; or any other child care or 23 foster care worker; mental health professional; substance abuse counselor; alcoholism counselor; all persons credentialed by the office of 24 25 alcoholism and substance abuse services; employees, who are expected to have regular and substantial contact with children, of a health home or 26 27 health home care management agency contracting with a health home as designated by the department of health and authorized under section 28 three hundred sixty-five-1 of this chapter or such employees who provide 29 30 home and community based services under a demonstration program pursuant 31 to section eleven hundred fifteen of the federal social security act who 32 are expected to have regular and substantial contact with children; 33 peace officer; police officer; district attorney or assistant district 34 attorney; investigator employed in the office of a district attorney; or 35 other law enforcement official.

36 § 13-a. Paragraph (a) of subdivision 1 of section 413 of the social 37 services law, as amended by chapter 733 of the laws of 2023, is amended 38 to read as follows:

39 (a) The following persons and officials are required to report or 40 cause a report to be made in accordance with this title when they have reasonable cause to suspect that a child coming before them in their 41 professional or official capacity is an abused or maltreated child, or 42 43 when they have reasonable cause to suspect that a child is an abused or 44 maltreated child where the parent, guardian, custodian or other person 45 legally responsible for such child comes before them in their profes-46 sional or official capacity and states from personal knowledge facts, 47 conditions or circumstances which, if correct, would render the child an 48 abused or maltreated child: any physician; registered physician assistant; surgeon; medical examiner; coroner; dentist; dental hygienist; 49 osteopath; optometrist; chiropractor; podiatrist; resident; intern; 50 51 athletic trainer; psychologist; registered nurse; social worker; emer-52 gency medical technician; licensed creative arts therapist; licensed 53 marriage and family therapist; licensed mental health counselor; 54 licensed psychoanalyst; licensed behavior analyst; certified behavior 55 analyst assistant; licensed nutritionist; licensed dietitian nutrition-56 ist: hospital personnel engaged in the admission, examination, care or

treatment of persons; a Christian Science practitioner; school official, 1 which includes but is not limited to school teacher, school quidance 2 counselor, school psychologist, school social worker, school nurse, 3 school administrator or other school personnel required to hold a teach-4 5 ing or administrative license or certificate; full or part-time compen-6 sated school employee required to hold a temporary coaching license or 7 professional coaching certificate; social services worker; employee of a 8 publicly-funded emergency shelter for families with children; director 9 of a children's overnight camp, summer day camp or traveling summer day 10 camp, as such camps are defined in section thirteen hundred ninety-two 11 of the public health law; day care center worker; school-age child care 12 worker; provider of family or group family day care; employee or volunteer in a residential care facility for children that is licensed, 13 certified or operated by the office of children and family services; or 14 15 any other child care or foster care worker; mental health professional; 16 substance abuse counselor; alcoholism counselor; all persons creden-17 tialed by the office of [alcoholigm and gubgtance abuge gervices] 18 addiction services and supports; employees, who are expected to have regular and substantial contact with children, of a health home or 19 health home care management agency contracting with a health home as 20 designated by the department of health and authorized under section 21 22 three hundred sixty-five-l of this chapter or such employees who provide 23 home and community based services under a demonstration program pursuant to section eleven hundred fifteen of the federal social security act who 24 25 are expected to have regular and substantial contact with children; peace officer; police officer; district attorney or assistant district 26 27 attorney; investigator employed in the office of a district attorney; or 28 other law enforcement official. § 14. Subdivision 5-a of section 488 of the social services law, as 29 30 amended by chapter 205 of the laws of 2014, is amended to read as 31 follows: 32 5-a. "Human services professional" shall mean any: physician; regis-33 tered physician assistant; surgeon; medical examiner; coroner; dentist; 34 dental hygienist; osteopath; optometrist; chiropractor; podiatrist;

resident; intern; psychologist; registered nurse; licensed practical 35 36 nurse; nurse practitioner; social worker; emergency medical technician; 37 licensed creative arts therapist; licensed marriage and family thera-38 pist; licensed mental health counselor; licensed psychoanalyst; licensed 39 certified behavior analyst assistant; licensed behavior analyst; speech/language pathologist or audiologist; licensed physical therapist; 40 licensed occupational therapist; licensed nutritionist; licensed dieti-41 tian nutritionist; hospital personnel engaged in the admission, examina-42 43 tion, care or treatment of persons; Christian Science practitioner; school official, which includes but is not limited to school teacher, 44 school guidance counselor, school psychologist, school social worker, 45 46 school nurse, school administrator or other school personnel required to 47 hold a teaching or administrative license or certificate; full or part-48 time compensated school employee required to hold a temporary coaching license or professional coaching certificate; social services worker; 49 any other child care or foster care worker; mental health professional; 50 person credentialed by the office of alcoholism and substance abuse 51 services; peace officer; police officer; district attorney or assistant 52 53 district attorney; investigator employed in the office of a district 54 attorney; or other law enforcement official.

55 § 15. This act shall take effect eighteen months after it shall have 56 become a law; provided, however, that the provisions of sections

1 eleven-a, twelve-a and thirteen-a of this act shall take effect on the 2 same date and in the same manner as chapter 733 of the laws of 2023 3 takes effect. Effective immediately, the addition, amendment and/or 4 repeal of any rule or regulation necessary for the implementation of 5 this act on its effective date are authorized to be made and completed 6 on or before such effective date.