

131st MAINE LEGISLATURE

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Legislative Document

No. 1417

H.P. 913

House of Representatives, March 30, 2023

An Act Regarding State Review of Compliance with Licensing Rules of Certain Facilities and Programs Having National Accreditation

Reference to the Committee on Health and Human Services suggested and ordered printed.

ROBERT B. HUNT
Clerk

Presented by Representative GRAMLICH of Old Orchard Beach.

Cosponsored by Senator INGWERSEN of York and

Representatives: MADIGAN of Waterville, MATHIESON of Kittery, SACHS of Freeport, SHAGOURY of Hallowell, STOVER of Boothbay, ZAGER of Portland, Senators: BAILEY of York, TIMBERLAKE of Androscoggin.

Be it enacted by the People of the State of Maine as follows:

Sec. 1. 5 MRSA §20024, last ¶, as enacted by PL 2011, c. 145, §1, is amended to read:

A treatment facility or program that receives and maintains accreditation from a national accrediting body approved by the department must be deemed in is exempt from department inspection for compliance with eomparable state licensing laws or rules upon its submission to the department of written evidence of compliance including, but not limited to, national accreditation approval, reports, findings and responses. The department may review compliance under this paragraph a copy of the national accrediting body's survey findings together with any statement of deficiencies and the final plan of correction accepted by the national accrediting body for any identified deficiencies. The survey findings, statement of deficiencies and final plan of correction submitted pursuant to this paragraph are confidential. The provisions of this paragraph do not exempt a treatment facility or program from inspection by the department in response to a complaint against the treatment facility or program.

- **Sec. 2. 22 MRSA §7801, sub-§6,** as amended by PL 2021, c. 532, §1, is further amended to read:
- **6. National accreditation.** A person, firm, corporation or association operating a program or facility described under subsection 1 that receives and maintains accreditation from a national accrediting body approved by the department may be determined by the department to be in is exempt from department inspection for compliance with comparable state licensing laws or rules upon its submission to the department of written evidence of compliance including, but not limited to, national accreditation approval, reports, findings and responses. The department may review compliance under this subsection a copy of the national accrediting body's survey findings together with any statement of deficiencies and the final plan of correction accepted by the national accrediting body for any identified deficiencies. The survey findings, statement of deficiencies and final plan of correction submitted pursuant to this subsection are confidential. The provisions of this subsection do not exempt a person, firm, corporation or association from inspection by the department in response to a complaint against the program or facility person, firm, corporation or association.
- **Sec. 3. 34-B MRSA §1203-A, sub-§8,** as enacted by PL 2011, c. 145, §3, is amended to read:
- 8. National accreditation. An agency or facility required to obtain a license under this section that receives and maintains accreditation from a national accrediting body approved by the department must be deemed in is exempt from department inspection for compliance with comparable state licensing laws or rules upon its submission to the department of written evidence of compliance including, but not limited to, national accreditation approval, reports, findings and responses. The department may review compliance under this subsection a copy of the national accrediting body's survey findings together with any statement of deficiencies and the final plan of correction accepted by the national accrediting body for any identified deficiencies. The survey findings, statement of deficiencies and final plan of correction submitted pursuant to this subsection are confidential. The provisions of this subsection do not exempt an agency or facility required

to obtain a license under this section from inspection by the department in response to a complaint against the agency or facility.

Sec. 4. Department of Health and Human Services rules; entities exempt from department compliance inspection. The Department of Health and Human Services shall approve by rule the Joint Commission, the Commission on Accreditation of Rehabilitation Facilities and Social Current as national accrediting bodies for the purpose of exempting entities from department inspection for compliance with state licensing laws or rules pursuant to the Maine Revised Statutes, Title 5, section 20024; Title 22, section 7801, subsection 6; and Title 34-B, section 1203-A, subsection 8. Rules adopted pursuant to this section are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.

11 SUMMARY

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This bill amends the laws regarding licensing of certain facilities and programs, including substance use disorder treatment facilities and programs, facilities for children and adults and agencies or facilities providing mental health services, to provide that if such a facility or program receives and maintains accreditation from a national accrediting body, it is exempt from Department of Health and Human Services inspection for compliance with state licensing laws and rules under certain circumstances. The bill requires the department to approve by rule the Joint Commission, the Commission on Accreditation of Rehabilitation Facilities and Social Current as national accrediting bodies for the purpose of exempting entities from such inspection.