THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 525 Session of 2013

INTRODUCED BY BAKER, O'BRIEN, V. BROWN, KAUFFMAN, HAGGERTY, GINGRICH, CAUSER, D. COSTA, BOBACK, DAVIS, MICOZZIE, KORTZ, HARHART, MOUL, TAYLOR, YOUNGBLOOD, TALLMAN, PETRI, CALTAGIRONE, HESS, WATSON, READSHAW, ROEBUCK, MILLARD, MILLER, SWANGER, FLECK, OBERLANDER, MURT, GILLEN AND BRADFORD, FEBRUARY 5, 2013

REFERRED TO COMMITEE ON HUMAN SERVICES, FEBRUARY 5, 2013

AN ACT

1 2 4 5 6 7 8 9	Amending the act of March 10, 1949 (P.L.30, No.14), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," in school health services, further providing for definitions; and providing for training of school employees in diabetes care and management, for diabetes care in schools, for possession and use of diabetes medication and monitoring equipment and for liability.
10	The General Assembly of the Commonwealth of Pennsylvania
11	hereby enacts as follows:
12	Section 1. Section 1401 of the act of March 10, 1949
13	(P.L.30, No.14), known as the Public School Code of 1949, is
14	amended by adding clauses to read:
15	Section 1401. DefinitionsAs used in this article
16	* * *
17	(13) "Diabetes medical management plan" means a document
18	describing the medical orders or diabetes regimen developed and
19	signed by the student's health care provider and parent or

1 <u>guardian.</u>

2	(14) "Service agreement" means a student's Section 504
3	service agreement pursuant to section 504 of the Rehabilitation
4	Act of 1973 (Public Law 93-112, 29 U.S.C. § 794) and 22 Pa. Code
5	Ch. 15 (relating to protected handicapped students).
6	Section 2. The act is amended by adding sections to read:
7	Section 1414.2. Training of School Employes in Diabetes Care
8	and Management(a) Within one hundred twenty (120) days of
9	the effective date of this section, the Department of Health, in
10	coordination with the Department of Education, the American
11	Diabetes Association, educators and health professionals, shall
12	make training modules and guidelines for the instruction of
13	school employes in diabetes care and treatment available on its
14	publicly accessible Internet website. The training modules shall
15	include instruction in a school entity's obligations under 22
16	Pa. Code § 12.41 (relating to student services) and its
17	responsibilities to comply with section 504 of the
18	Rehabilitation Act of 1973 (Public Law 93-112, 29 U.S.C. § 794)
19	and 22 Pa. Code Ch. 15 (relating to protected handicapped
20	students). At a minimum, the training modules shall include
21	instruction in:
22	(1) An overview of all types of diabetes.
23	(2) Means of monitoring blood glucose.
24	(3) The symptoms and treatment for blood glucose levels
25	outside of target ranges as well as hypoglycemia, hyperglycemia
26	and other potential emergencies.
27	(4) Techniques on administering glucagon and insulin.
28	(b) Within one hundred twenty (120) days of the effective
29	date of this section the chief school administrator or a
30	designee shall identify at least one school employe, who is not

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1	the school nurse and who does not need to be a licensed health
2	care provider, in each school building attended by a student
3	with diabetes. An identified employe shall complete the training
4	outlined in subsection (a) or training offered by a licensed
5	health care provider that includes substantially the same
6	information as outlined in subsection (a).
7	(c) A school employe who is not a licensed health care
8	provider may be designated in a student's service agreement to
9	administer diabetes medication, use monitoring equipment and
10	provide other diabetes care. A school entity may require the
11	designated employe to complete the training required under
12	subsection (b) or training from a licensed health care provider,
13	or both, in the administration of diabetes medications or use of
14	monitoring equipment. Training provided to school employes shall
15	be coordinated by the chief school administrator or a designee.
16	School entities may include the training in the continuing
17	education plan submitted by the school entity to the Department
18	of Education under section 1205.1.
19	(d) Notwithstanding any other statute or regulation
20	restricting the functions that may be performed by persons other
21	than licensed health care providers, school employes are
22	authorized to perform diabetes care for students for which they
23	have been designated and trained under this section. School
24	employes shall only be authorized to administer diabetes
25	medications via injection or infusion following training by a
26	school nurse or other qualified health care professional. The
27	provision of training by a licensed health care professional in
28	accordance with this section shall not be construed to violate a
29	licensing-related statute or regulation.
30	(e) For purposes of this section, "school entity" means a

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1	school district, intermediate unit, area vocational-technical
2	school, charter school or cyber charter school.
3	Section 1414.3. Diabetes Care in Schools(a) A parent or
4	guardian of a student with diabetes who desires that the student
5	receive diabetes-related care in a school setting shall provide
6	the school entity with written authorization for the care and
7	instructions from the student's health care provider, consistent
8	with the school entity's policies regarding the provision of
9	school health services. The required authorizations may be
10	submitted as part of a diabetes medical management plan.
11	(b) All diabetes-related care provided to students shall be
12	consistent with the school health program established by the
13	governing body of the school entity and any accommodations
14	outlined in a student's service agreement.
15	(c) A student's service agreement may require a school
16	entity to provide the driver of a school bus or school vehicle
17	who provides transportation to a student with diabetes with an
18	information sheet that:
19	(1) Identifies the student with diabetes.
20	(2) Identifies potential emergencies that may occur as a
21	result of the student's diabetes and the appropriate responses
22	to such emergencies.
23	(3) Provides the telephone number of a contact person in
24	case of an emergency involving the student with diabetes.
25	(d) For purposes of this section:
26	<u>"School bus" means a school bus as defined in 75 Pa.C.S. §</u>
27	102 (relating to definitions).
28	"School entity" means a school district, intermediate unit,
29	area vocational-technical school, charter school or cyber
30	<u>charter school.</u>

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1	"School vehicle" means a school vehicle as defined in 75
2	<u>Pa.C.S. § 102.</u>
3	Section 1414.4. Possession and Use of Diabetes Medication and
4	Monitoring Equipment(a) A school entity shall require the
5	parent or guardian of a student with diabetes who desires that
6	the student possess and self-administer diabetes medication and
7	monitoring equipment in a school setting to provide the
8	following:
9	(1) A written statement from the student's health care
10	provider that provides the name of the drug, the dose, the times
11	when the medication is to be taken or the monitoring equipment
12	to be used, the specified time period for which the medication
13	or monitoring equipment is authorized to be used and the
14	diagnosis or reason the medicine or monitoring equipment is
15	needed. The student's health care provider shall indicate the
16	potential of any serious reaction to the medication that may
17	occur, as well as any necessary emergency response. The
18	student's health care provider shall state whether the student
19	is competent to self-administer the medication or monitoring
20	equipment and whether the student is able to practice proper
21	safety precautions for the handling and disposal of the
22	medication and monitoring equipment.
23	(2) A written request from the parent or guardian that the
24	school entity comply with the direction of the student's health
25	care provider. The parent's request shall include a statement
26	relieving the school entity or any school employe of any
27	responsibility for the prescribed medication or monitoring
28	equipment and acknowledging that the school entity bears no
29	responsibility for ensuring that the medication is taken or the
30	monitoring equipment used.

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1	(3) A demonstration of competency by the student satisfying
2	the school nurse that the student is capable of self-
3	administration of the medication or monitoring equipment.
4	(4) A written acknowledgment by the student that the student
5	has received instruction from the student's health care provider
6	on proper safety precautions for the handling and disposal of
7	the medications and monitoring equipment. The written
8	acknowledgment shall also contain a provision stating that the
9	student will not allow other students to have access to the
10	medication and monitoring equipment and that the student
11	understands appropriate safeguards.
12	(b) A school entity may revoke or restrict a student's
13	privileges to possess or self-administer diabetes medication or
14	monitoring equipment due to noncompliance with school rules or
15	provisions of a student's service agreement or due to
16	demonstrated unwillingness or inability of the student to
17	safeguard the medication or monitoring equipment from access by
18	other students.
19	(c) A school entity that restricts a student from possessing
20	or self-administering diabetes medication or monitoring
21	equipment pursuant to subsection (b) shall ensure that the
22	diabetes medication or monitoring equipment are appropriately
23	stored in a readily accessible place in the school building
24	attended by the student. The school entity shall notify
25	appropriate school employes regarding the location of the
26	diabetes medication or monitoring equipment and means to access
27	<u>them.</u>
28	(d) For purposes of this section, "school entity" means a
29	school district, intermediate unit, area vocational-technical
30	school, charter school or cyber charter school.

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1	Section 1414.5. LiabilityNothing in sections 1414.2,
2	1414.3 or 1414.4 shall be construed to create, establish or
3	expand any civil liability on the part of any school entity or
4	school employe.
5	<u>Section 1414.6. Diabetes Care in Nonpublic Schools(a) A</u>
6	nonpublic school shall comply with the training of school
7	employes and provision of diabetes-related care to a student
8	with diabetes required under sections 1414.2, 1414.3 and 1414.4.
9	<u>A written education plan that outlines the aids and related</u>
10	services required to meet the academic needs of the student with
11	diabetes may take the place of a service agreement for a student
12	with diabetes attending a nonpublic school unless a service
13	agreement is otherwise required under law or regulation.
14	(b) No nonpublic school employe or nonpublic school employe
15	shall be liable for civil damages as a result of the activities
16	authorized by sections 1414.2, 1414.3 and 1414.4, except that an
17	employe may be liable for willful misconduct.
18	Section 3. This act shall take effect in 60 days.

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