

Paragraph (4) of subdivision (a) of section 416.11 is amended to read as follows:

(4) A program may admit any [Any] child not yet immunized [may be admitted] provided the child's immunizations are in process [, in accordance with the requirements of New York State Public Health Law], and the parent gives the program specific appointment dates for required immunizations in accordance with the requirements of New York Public Health Law.

Paragraph (5) of subdivision (a) of section 416.11 is repealed and reserved.

Paragraph (6) of subdivision (a) of section 416.11 is amended to read as follows:

(6) Any child who is missing one or more of the required immunizations may be admitted if a physician licensed to practice medicine in New York State furnishes the program with a [written statement] signed, completed medical exemption form issued by the New York State Department of Health or New York City Department of Education. The medical exemption must be reissued annually.

Paragraph (7) of subdivision (a) of section 416.11 is amended to read as follows:

(7) With the exception of children meeting the criteria of section 416.11(a) [(5) or] (6), children enrolled in [the] child day care must remain current with their immunizations in accordance with the current schedule for required immunizations established in the New York [State] Public Health Law.

Paragraph (4) of subdivision (a) of section 417.11 is amended to read as follows:

(4) A program may admit any [Any] child not yet immunized [may be admitted] provided the child's immunizations are in process[, in accordance with the requirements of New York State Public Health Law,] and the parent gives the program specific appointment dates for required immunizations in accordance with the requirements of New York Public Health Law.

Paragraph (5) of subdivision (a) of section 417.11 is repealed and reserved.

Paragraph (6) of subdivision (a) of section 417.11 is amended to read as follows:

(6) Any child who is missing one or more of the required immunizations may be admitted if a physician licensed to practice medicine in New York State furnishes the program with a [written statement] signed, completed medical exemption form issued by the New York State Department of Health or New York City Department of Education. The medical exemption must be reissued annually.

Paragraph (7) of subdivision (a) of section 417.11 is amended to read as follows:

(7) With the exception of children meeting the criteria of section 417.11(a) [(5) or] (6) children enrolled in [the] child day care must remain current with their immunizations in accordance with the current schedule for required immunizations established in the New York [State] Public Health Law.

Paragraph (4) of subdivision (a) of section 418-1.11 is amended to read as follows:

(4) A program may admit any [Any] child not yet immunized [may be admitted] provided the child's immunizations are in process[, in accordance with the requirements of New York State Public Health Law,] and the parent gives the program specific appointment dates for required immunizations in accordance with the requirements of New York Public Health Law.

Paragraph (5) of subdivision (a) of section 418-1.11 is repealed and reserved.

Paragraph (6) of subdivision (a) of section 418-1.11 is amended to read as follows:

(6) Any child who is missing one or more of the required immunizations may be admitted if a physician licensed to practice medicine in New York State furnishes the program with a [written statement] signed, completed medical exemption form issued by the New York State Department of Health or New York City Department of Education. The medical exemption must be reissued annually.

Paragraph (7) of subdivision (a) of section 418-1.11 is amended to read as follows:

(7) With the exception of children meeting the criteria of sections 418-1.11(a) [(5) or] (6) children enrolled in [the] child day care must remain current with their immunizations in accordance with the current schedule for required immunizations established in the New York [State] Public Health Law.

Paragraph (4) of subdivision (a) of section 418-2.11 is amended to read as follows:

(4) A program may admit any [Any] child not yet immunized [may be admitted] provided the child's immunizations are in process[, in accordance with the requirements of New York State Public Health Law,] and the parent gives the program specific appointment dates for required immunizations in accordance with the requirements of New York Public Health Law.

Paragraph (5) of subdivision (a) of section 418-2.11 is repealed and reserved.

Paragraph (6) of subdivision (a) of section 418-2.11 is amended to read as follows:

(6) Any child who is missing one or more of the required immunizations may be admitted if a physician licensed to practice medicine in New York State furnishes the program with a [written statement] signed, completed medical exemption form issued by the New York State Department of Health or New York City Department of Education. The medical exemption must be reissued annually.

Paragraph (7) of subdivision (a) of section 418-2.11 is amended to read as follows:

(7) With the exception of children meeting the criteria of sections 418-2.11(a) [(5) or] (6) children enrolled in [the] child day care must remain current with their immunizations in accordance with the current schedule for required immunizations established in the New York [State] Public Health Law.