STATE OF NEW YORK

5339

2021-2022 Regular Sessions

IN ASSEMBLY

February 12, 2021

Introduced by M. of A. PAULIN, GOTTFRIED, CAHILL, COOK, GALEF, GUNTHER, MAGNARELLI, LUPARDO, DINOWITZ, BENEDETTO, ABINANTI -- read once and referred to the Committee on Health

AN ACT to amend the public health law, in relation to funding early intervention services; and to repeal certain provisions of the public health law and the insurance law relating thereto

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

1	Section 1. The public health law is amended by adding a new section
2	2807-o to read as follows:
3	<u>§ 2807-o. Early intervention services pool. 1. Definitions. The</u>
4	following words or phrases as used in this section shall have the
5	following meanings:
б	(a) "Early intervention services" shall mean services delivered to an
7	eligible child, pursuant to an individualized family service plan under
8	the early intervention program.
9	(b) "Early intervention program" shall mean the early intervention
10	program for toddlers with disabilities and their families as created by
11	<u>title two-A of article twenty-five of this chapter.</u>
12	(c) "Municipality" shall mean any county outside of the city of New
13	York or the city of New York.
14	2. Payments for early intervention services. (a) The commissioner
15	shall, from funds allocated for such purpose under paragraph (g) of
16	subdivision six of section twenty-eight hundred seven-s of this article,
17	make payments to municipalities and the state for the delivery of early
18	intervention services.
19	(b) Payments under this subdivision shall be made to municipalities
20	and the state by the commissioner. Each municipality and the state of
21	New York shall receive a share of such payments equal to its propor-
22	tionate share of the total approved statewide dollars not reimbursable
23	by the medical assistance program paid to providers of early inter-

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

LBD01949-02-1

A. 5339

vention services by the state and municipalities on account of early 1 2 intervention services in the last complete state fiscal year for which 3 <u>such data is available.</u> Subdivision 6 of section 2807-s of the public health law is 4 3 2. 5 amended by adding two new paragraphs (g) and (h) to read as follows: б (g) A further gross statewide amount for the state fiscal year two 7 thousand twenty-two and each state fiscal year thereafter shall be forty 8 million dollars. 9 (h) The amount specified in paragraph (g) of this subdivision shall be 10 allocated under section twenty-eight hundred seven-o of this article 11 among the municipalities and the state of New York based on each municipality's share and the state's share of early intervention program 12 13 expenditures not reimbursable by the medical assistance program for the 14 latest twelve month period for which such data is available. 15 § 3. Subdivision 7 of section 2807-s of the public health law is 16 amended by adding a new paragraph (d) to read as follows: 17 (d) funds shall be added to the funds collected by the commissioner 18 for distribution in accordance with section twenty-eight hundred seven-o of this article, in the following amount: forty million dollars for the 19 20 period beginning April first, two thousand twenty-two, and continuing 21 each state fiscal year thereafter. 22 § 4. Subdivision 1 of section 2557 of the public health law, as amended by section 4 of part C of chapter 1 of the laws of 2002, is 23 24 amended to read as follows: 25 1. The approved costs for an eligible child who receives an evaluation 26 and early intervention services pursuant to this title shall be a charge 27 upon the municipality wherein the eligible child resides or, where the services are covered by the medical assistance program, upon the social 28 29 services district of fiscal responsibility with respect to those eligi-30 ble children who are also eligible for medical assistance. All approved 31 costs shall be paid in the first instance and at least quarterly by the 32 appropriate governing body or officer of the municipality upon vouchers presented and audited in the same manner as the case of other claims 33 against the municipality. Notwithstanding the insurance law or regu-34 lations thereunder relating to the permissible exclusion of payments for 35 36 services under governmental programs, no such exclusion shall apply with 37 respect to payments made pursuant to this title. Notwithstanding the 38 insurance law or any other law or agreement to the contrary, benefits 39 under this title shall be considered secondary to [any plan of insurance or state government benefit] the medical assistance program under which 40 an eligible child may have coverage. [Nothing in this section shall 41 42 increase or enhance coverages provided for within an insurance contract subject to the provisions of this title.] 43 § 5. Subdivision 2 of section 2557 of the public health law, as 44 45 amended by section 9-a of part A of chapter 56 of the laws of 2012, is 46 amended to read as follows: 47 2. The department shall reimburse the approved costs paid by a municipality for the purposes of this title, other than those reimbursable by 48 49 the medical assistance program [or by third party payors], in an amount 50 of fifty percent of the amount expended in accordance with the rules and 51 regulations of the commissioner; provided, however, that in the discretion of the department and with the approval of the director of 52 53 the division of the budget, the department may reimburse municipalities 54 in an amount greater than fifty percent of the amount expended. Such 55 state reimbursement to the municipality shall not be paid prior to April 56 first of the year in which the approved costs are paid by the munici1 2

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§ 6. The section heading of section 2559 of the public health law, as
added by chapter 428 of the laws of 1992, is amended to read as follows:
[Third party insurance and medical] Medical assistance program
payments.

8 § 7. Subdivision 3 of section 2559 of the public health law, as added 9 by chapter 428 of the laws of 1992, paragraphs (a), (c) and (d) as 10 amended by section 11 of part A of chapter 56 of the laws of 2012 and 11 paragraph (b) as further amended by section 104 of part A of chapter 62 12 of the laws of 2011, is amended to read as follows:

13 (a) [Providers of evaluations and early intervention services, 3. hereinafter collectively referred to in this subdivision as "provider" 14 or "providers", shall in the first instance and where applicable, seek 15 payment from all third party payors including governmental agencies prior to claiming payment from a given municipality for evaluations 16 17 conducted under the program and for services rendered to eligible chil-18 dren, provided that, the obligation to seek payment shall not apply to a 19 20 payment from a third party payor who is not prohibited from applying 21 such payment, and will apply such payment, to an annual or lifetime limit specified in the insured's policy. 22

23 (i) Parents shall provide the municipality and service coordinator 24 information on any insurance policy, plan or contract under which an 25 eligible child has coverage.

26 (ii)] Parents shall provide the municipality and the service coordina-27 tor with a written referral from a primary care provider as documenta-28 tion, for eligible children, of the medical necessity of early inter-29 vention services.

30 [(iii) providers] (b) Providers shall utilize the department's fiscal 31 agent and data system for claiming payment for evaluations and services 32 rendered under the early intervention program.

33 [(b) The commissioner, in consultation with the director of budget and 34 the superintendent of financial services, shall promulgate regulations 35 providing public reimburgement for deductibles and copayments which are 36 imposed under an insurance policy or health benefit plan to the extent 37 that such deductibles and copayments are applieable to early inter-38 vention services.

39 (c) Payments made for early intervention services under an insurance policy or health benefit plan, including payments made by the medical 40 41 assistance program or other governmental third party payor, which are provided as part of an IFSP pursuant to section twenty-five hundred 42 forty-five of this title shall not be applied by the insurer or plan 43 44 administrator against any maximum lifetime or annual limits specified in 45 the policy or health benefits plan, pursuant to section eleven of the 46 chapter of the laws of nineteen hundred ninety-two which added this 47 title. 48 (d)] (c) A municipality, or its designee, and a provider shall be

48 (d) (c) A municipality, or its designee, and a provider shall be 49 subrogated, to the extent of the expenditures by such municipality or 50 for early intervention services furnished to persons eligible for bene-51 fits under this title, to any rights such person may have or be entitled 52 to from [third party reimbursement] the medical assistance program. The 53 provider shall submit notice to the insurer or plan administrator of his 54 or her exercise of such right of subrogation upon the provider's assign-55 ment as the early intervention service provider for the child. The right 56 of subrogation does not attach to benefits paid or provided [under any A. 5339

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1 health ingurance policy or health benefits plan] prior to receipt of written notice of the exercise of subrogation rights [by the insurer or 3 plan administrator providing such benefits]. Notwithstanding any inconsistent provision of this title, except as provided for herein, no third

5 party payor other than the medical assistance program shall be required б to reimburse for early intervention services provided under this title. § 8. Subdivision 3 of section 2543 of the public health law is 7 8 REPEALED.

9 § 9. Section 3235-a of the insurance law is REPEALED.

§ 10. Subparagraph (F) of paragraph 25 of subsection (i) of section 10 3216 of the insurance law is REPEALED. 11

§ 11. Subparagraph (F) of paragraph 17 of subsection (1) of section 12 13 3221 of the insurance law is REPEALED.

14 § 12. Paragraph 6 of subsection (ee) of section 4303 of the insurance 15 law is REPEALED.

16 § 13. This act shall take effect January 1, 2022; provided, however, 17 that the amendments to section 2807-s of the public health law made by sections two and three of this act shall not affect the expiration of 18 such section and shall be deemed to expire therewith. Effective imme-19 20 diately, the addition, amendment and/or repeal of any rule or regulation 21 necessary for the implementation of this act on its effective date are 22 authorized to be made and completed by the commissioner of health, on or 23 before such effective date.