## 1834

2009-2010 Regular Sessions

IN ASSEMBLY

January 12, 2009

- Introduced by M. of A. DINOWITZ, ENGLEBRIGHT, BING, J. RIVERA, EDDING-TON, LATIMER, JAFFEE, GUNTHER -- Multi-Sponsored by -- M. of A. ALFA-NO, DIAZ, FINCH, HOOPER, MAISEL, MCENENY, WALKER -- read once and referred to the Committee on Aging
- AN ACT to amend the elder law, in relation to expanding the coverage of the naturally occurring retirement community supportive service program

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Section 209 of the elder law, subdivision 5-a as added and 2 the opening paragraph of subdivision 8 as amended by section 2 of part E 3 of chapter 58 of the laws of 2005, subdivision 6 as added and subdivi-4 sions 7 and 8 as renumbered by chapter 82 of the laws of 2008, is 5 amended to read as follows:

6 S 209. Naturally occurring retirement community supportive service 7 program. 1. As used in this section:

8 (a) "Advisory committee" or "committee" shall mean the advisory 9 committee convened by the director pursuant to subdivision [three] TWO 10 of this section. Such committee shall be broadly representative of hous-11 ing and senior citizen groups, and all geographic areas of the state.

12 (b) "Elderly" or "elderly persons" shall mean persons who are sixty 13 years of age or older [and who are heads of households].

14 (c) "Eligible applicant" shall mean a not-for-profit agency specializ-15 ing in housing, health or other human services which serves or would 16 serve the community within which a naturally occurring retirement commu-17 nity is located.

(d) "Eligible services" shall mean services including, but not limited to: case management, care coordination, counseling, health assessment and monitoring, transportation, socialization activities, home care facilitation and monitoring, and other services designed to address the needs of residents of naturally occurring retirement communities by

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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1 helping them extend their independence, improve their quality of life, 2 and avoid unnecessary hospital and nursing home stays.

3 (e) ["Government assistance" shall mean and be broadly interpreted to 4 mean any monetary assistance provided by the federal, the state or a 5 local government, or any agency thereof, or any authority or public 6 benefit corporation, in any form, including loans or loan subsidies, for 7 the construction of an apartment building or housing complex for low and 8 moderate income persons, as such term is defined by the United States 9 Department of Housing and Urban Development.

10 (f)] "Naturally occurring retirement community" shall mean an apart-11 ment building or housing complex OR OTHER HOUSING WITH A LARGE CONCEN-12 TRATION OF ELDERLY, which:

(1) [was constructed with government assistance;

(2)] was not [originally built] DEVELOPED for elderly persons;

[(3)] (2) does not restrict admissions solely to the elderly;

16 [(4) fifty percent of the units have an occupant who is elderly or in 17 which twenty-five hundred]

18 (3) FORTY-FIVE PERCENT OF THE OCCUPANTS OF WHICH ARE ELDERLY OR IN 19 WHICH TWO HUNDRED FIFTY of the residents are elderly; and

20 [(5)] (4) a majority of the elderly to be served are low or moderate 21 income, as defined by the United States Department of Housing and Urban 22 Development.

23 2. [A naturally occurring retirement community supportive service 24 program is established as a demonstration program to be administered by 25 the director.

26 3.] The director shall convene an advisory committee to aid in devel-27 oping appropriate criteria for the selection of grantees of funds provided pursuant to this section. The functions otherwise required to 28 29 be performed by the advisory committee shall be performed by the director until such committee is convened; provided, however, that the direc-30 shall under no circumstances perform such functions after the expi-31 tor ration of six months after the effective date of this section. 32

[4.] 3. The criteria recommended by the committee and adopted by the director for the award of grants shall be consistent with the provisions of this section and shall include, at a minimum:

the number, size, type and location of the projects to be served; 36 (a) 37 provided, that the committee and director shall make reasonable efforts to assure that geographic balance in the distribution of such projects 38 39 is maintained, consistent with the needs to be addressed, funding avail-40 able, applications for eligible applicants, other requirements of this section, ABILITY TO COORDINATE SERVICES AND PLANNING WITH THE AREA AGEN-41 CY ON AGING and other criteria developed by the committee and director; 42

(b) the appropriate number and concentration of elderly residents to 44 be served by an individual project; provided, that such criteria need 45 not specify, in the case of a project which includes several buildings, 46 the number of elderly to be served in any individual building;

(c) the demographic characteristics of the residents to be served;
(d) the financial support required to be provided to the project by
the owners, managers and residents of the housing development; provided,
however, that such criteria need not address whether the funding is
public or private, or the source of such support;

(e) the scope and intensity of the services to be provided, and their appropriateness for the residents proposed to be served. The criteria shall not require that the applicant agency be the sole provider of such services, but shall require that the applicant at a minimum actively manage the provision of such services;

(f) the experience and financial stability of the applicant agency, [provided that the criteria shall require that priority be given to 1 2 given to 3 programs already in operation, including those projects participating in the resident advisor program administered by the office, and enriched 4 5 housing programs] which meet the requirements of this section and which 6 have demonstrated to the satisfaction of the director [and the commit-7 their fiscal and managerial stability and programmatic success in tee] 8 serving residents;

9 (g) the nature and extent of requirements proposed to be established 10 for active, meaningful participation for residents proposed to be served 11 in project design, implementation, monitoring, evaluation and gover-12 nance;

(h) an agreement by the applicant to participate in [the] data collection and evaluation project [necessary] SUFFICIENT to complete the [report required by this section] REPORTING REQUIREMENTS ESTABLISHED BY THE DIRECTOR;

17 (i) the policy and program roles of the applicant agency and any other 18 agencies involved in the provision of services or the management of the 19 project, including the housing development governing body, or other owners or managers of the apartment buildings and housing complexes 20 and 21 residents of such apartment buildings and housing complexes. The the 22 criteria shall require a clear delineation of such policy and program 23 roles;

24 (j) a requirement that each eligible agency document the need for the 25 project and financial commitments to it from such sources as the commit-26 tee and the director shall deem appropriate given the character and nature of the proposed project, and written evidence of support from the 27 28 appropriate housing development governing body or other owners or manag-29 ers of the apartment buildings and housing complexes. The purpose of such documentation shall be to demonstrate the need for the project, 30 support for it in the areas to be served, and the financial and manage-31 32 rial ability to sustain the project;

(k) a requirement that any aid provided pursuant to this section be matched by an equal amount from other sources and that at least twentyfive percent of such amount be contributed by the housing development governing body or other owners or managers and residents of the apartment buildings and housing complexes in which the project is proposed; and

39 (1) the circumstances under which the director may waive all or part 40 of the requirement for provision of an equal amount of funding from other sources required pursuant to paragraph (k) of this subdivision, 41 provided that such criteria shall include provision for waiver at the 42 43 discretion of the director upon a finding by the director that the program will serve a low income or hardship community, 44 and that such 45 waiver is required to assure that such community receive a fair share of the funding available. The committee shall develop appropriate criteria 46 47 for determining whether a community is a low income or hardship communi-48 ty.

49 [5.] 4. Within amounts specifically appropriated therefor and consist-50 ent with the criteria developed and required pursuant to this section 51 the director shall approve grants to eligible applicants in amounts not to exceed one hundred fifty thousand dollars for a project in any twelve 52 month period. [The director shall not approve more than ten grants in 53 54 the first twelve month period after the effective date of this section. 55 The director may, in addition recognize neighborhood 5-a.] 5.

56 naturally occurring retirement communities, or Neighborhood NORCs, and

4 (a) the term Neighborhood NORC as used in this subdivision shall mean 5 and refer to a residential dwelling or group of residential dwellings in a geographically defined neighborhood of a municipality containing not б 7 more than two thousand persons who are elderly reside in at least forty percent of the units and which is made up of low-rise buildings six 8 stories or less in height and/or single and multi-family homes and which 9 10 was not originally developed for elderly persons, and which does area not restrict admission strictly to the elderly; 11

(b) grants to an eligible Neighborhood NORC shall 12 be no less than 13 sixty thousand dollars for any twelve-month period;

14 (c) the director shall convene an advisory committee to help develop 15 criteria for the selection of grants provided pursuant to this section. The functions otherwise required to be performed by the advisory commit-16 shall be performed by the director until the committee is convened, 17 tee or for six months after the effective date of this subdivision, whichev-18 er occurs earlier. The criteria recommended by the committee and adopted 19 by the director for the award of grants shall be consistent with the 20 21 provisions of this subdivision and shall include, at a minimum, the 22 following requirements or items of information using such criteria as 23 the advisory committee and the director shall approve:

(1) the number, size, type and location of residential dwellings or 24 25 group of residential dwellings selected as candidates for [neighborhood] 26 NEIGHBORHOOD NORCs funding. The director shall make reasonable efforts to assure that geographic balance in the distribution of such grants is 27 28 maintained, consistent with the needs to be addressed, funding avail-29 applications from eligible applicants, ability to coordinate able, services and other requirements of this section; 30

(2) the appropriate number and concentration of elderly residents to 31 32 served by an individual Neighborhood NORC. The criteria need not be 33 specify the number of elderly to be served in any individual building; 34

(3) the demographic characteristics of the residents to be served;

35 (4) a requirement that the applicant demonstrate the development or develop community wide support from residents, neighborhood 36 intent to 37 associations, community groups, nonprofit organizations and others;

38 (5) a requirement that the boundaries of the geographic area to be 39 served are clear and coherent and create an identifiable program and 40 supportive community;

41 (6) a requirement that the applicant commit to raising matching funds 42 from non-state sources of fifteen percent of the state grant in the 43 second year after the program is approved, twenty-five percent in the 44 third year, forty percent in the fourth year, and fifty percent in the 45 fifth year, and further commit that in each year, twenty-five percent of such required matching funds be raised within the community served. Such 46 47 local community matching funds shall include but not be limited to: 48 dues, fees for service, individual and community contributions, and such other funds as the advisory committee and the director shall deem appro-49 50 priate;

51 (7) a requirement that the applicant demonstrate experience and finan-52 cial stability;

53 (8) a requirement that priority in selection be given to programs in 54 existence prior to the effective date of this subdivision which, except 55 for designation and funding requirements established herein, would have 56 otherwise generally qualified as a Neighborhood NORC;

(9) a requirement that the applicant conduct or have conducted a needs assessment on the basis of which such applicant shall establish the nature and extent of services to be provided; and further that such services shall provide a mix of appropriate services that provide active and meaningful participation for residents;

6 (10) a requirement that residents to be served shall be involved in 7 design, implementation, monitoring, evaluation and governance of the 8 Neighborhood NORC;

9 (11) an agreement by the applicant that it will participate in the 10 data collection and evaluation necessary to complete the reporting 11 requirements as established by the director;

12 (12) the policy and program roles of the applicant agency and any 13 other agencies involved in the provision of services or the management 14 of the Neighborhood NORC, provided that the criteria shall require a 15 clear delineation of such policy and program roles;

16 (13) a requirement that each applicant document the need for the grant 17 and financial commitments to it from such sources as the advisory 18 committee and the director shall deem appropriate given the character 19 and nature of the proposed Neighborhood NORC and written evidence of 20 support from the community;

21 (14) the circumstances under which the director may waive all or part 22 of the requirement for provision of an equal amount of funding from other sources required pursuant to this subdivision, provided that such 23 criteria shall include provision for waiver at the discretion of the 24 25 director upon a finding by the director that the Neighborhood NORC will 26 serve a low income or hardship community, and that such waiver is 27 required to assure that such community receive a fair share of the fund-28 available. For purposes of this paragraph, a hardship community may inq be one that has developed a successful model but which needs additional 29 time to raise matching funds required herein. An applicant applying for 30 a hardship exception shall submit a written plan in a form and manner 31 32 determined by the director detailing its plans to meet the matching 33 funds requirement in the succeeding year;

(15) a requirement that any proposed Neighborhood NORC in a geographically defined neighborhood of a municipality containing more than two thousand seniors shall require the review and recommendation by the advisory committee before being approved by the director;

38 (d) on or before March first, two thousand eight, the director shall report to the governor and the fiscal and aging committees of the senate 39 40 and the assembly concerning the effectiveness of Neighborhood NORCs in achieving the objectives set forth by this subdivision. Such report 41 shall address each of the items required for Neighborhood NORCs in 42 43 achieving the objectives set forth in this section and such other items 44 of information as the director shall deem appropriate, including recom-45 mendations concerning continuation or modification of the program, and any recommendations from the advisory committee. 46

(e) in providing program support for Neighborhood NORCs as authorized by this subdivision, the director shall in no event divert or transfer funding for grants or program support from any naturally occurring retirement community supportive service programs authorized pursuant to other provisions of this section.

52 6. The director may allow services provided by a naturally occurring 53 retirement community supportive service program or by a neighborhood 54 naturally occurring retirement community to also include services to 55 residents who live in neighborhoods contiguous to the boundaries of the 56 geographic area served by such programs if: (a) the persons served are

elderly persons; (b) the services affect the health and welfare of such 1 2 persons; and (c) the services are provided on a one-time basis in the 3 they are provided, and not in a manner which is said or vear in which 4 intended to be continuous. The director may also consent to the provision of such services by such program if the program has received a 5 6 grant which requires services to be provided beyond the geographic boun-7 daries of the program. The director shall establish procedures under 8 which a program may request the ability to provide such services.

9 7. The director shall promulgate rules and regulations as necessary to 10 carry out the provisions of this section.

[8. On or before March first, two thousand five, the director shall 11 12 report to the governor and the finance committee of the senate and the ways and means committee of the assembly concerning the effectiveness of 13 14 naturally occurring retirement community supportive the services program, other than Neighborhood NORCs, as defined in subdivision five-a 15 16 of this section, in achieving the objectives set forth by this section, 17 which include helping to address the needs of residents in such 18 naturally occurring retirement communities, assuring access to a contin-19 uum of necessary services, increasing private, philanthropic and other 20 public funding for programs, and preventing unnecessary hospital and 21 nursing home stays. The report shall also include recommendations 22 concerning continuation or modification of the program from the director 23 and the committee, and shall note any divergence between the recommenda-24 tions of the director and the committee. The director shall provide the 25 required information and any other information deemed appropriate to the 26 report in such form and detail as will be helpful to the legislature and 27 the governor in determining to extend, eliminate or modify the program 28 including, but not limited to, the following:

29 (a) the number, size, type and location of the projects developed and 30 funded, including the number, kinds and functions of staff in each 31 program;

32 (b) the number, size, type and location of the projects proposed but 33 not funded, and the reasons for denial of funding for such projects;

34 (c) the age, sex, religion and other appropriate demographic informa-35 tion concerning the residents served;

36 (d) the services provided to residents, reported in such manner as to 37 allow comparison of services by demographic group and region;

38 (e) a listing of the services provided by eligible applicants, includ-39 ing the number, kind and intensity of such services; and

40 (f) a listing of other organizations providing services, the number, 41 kind and intensity of such services, the number of referrals to such 42 organizations and, to the extent practicable, the outcomes of such 43 referrals.]

44 S 2. Such moneys as may be necessary to effect the purposes of this 45 act shall be appropriated to the director of the office for the aging 46 for expenses associated with such purposes, but in no event shall funds 47 be diverted from any of the naturally occurring retirement community 48 supportive service programs in existence prior to the effective date of 49 this act.

50 S 3. This act shall take effect immediately.