7993--A

2013-2014 Regular Sessions

IN ASSEMBLY

June 13, 2013

- Introduced by M. of A. HOOPER -- read once and referred to the Committee on Corporations, Authorities and Commissions -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the public authorities law, in relation to authorizing the Nassau health care corporation to enter into agreements for the creation and operation of a health care delivery system network

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

1 Section 1. Section 3401 of the public authorities law is amended by 2 adding a new subdivision 3 to read as follows:

3. AS A FREE-STANDING PUBLIC HEALTH CARE PROVIDER, THE CORPORATION IS 3 AT A COMPETITIVE DISADVANTAGE IN THE CURRENT AND EMERGING HEALTH 4 CARE YET 5 IT CANNOT BECOME PART OF A LARGER SYSTEM OF CORPORATE ENVIRONMENT, 6 ENTITIES WHILE MAINTAINING ITS PUBLIC STATUS. SIGNIFICANT INVESTMENTS IN 7 THE PUBLIC ASSETS OF THE CORPORATION AND ITS EFFORTS TO PROVIDE HIGH SERVICES TO MEDICALLY UNDERSERVED POPULATIONS ARE 8 OUALITY HEALTH CARE 9 JEOPARDIZED BY THE CORPORATION'S INABILITY TO COMPETE ON ITS OWN AND ΒY ITS ABILITY TO COLLABORATE WITH OTHER PUBLIC AND 10 POTENTIAL LIMITS ON 11 PRIVATE PROVIDERS, ENTITIES AND INDIVIDUALS. THE STATE FINDS THAT THE BENEFITS OF COLLABORATION BY THE CORPORATION OUTWEIGH ANY ADVERSE IMPACT 12 COMPETITION. THE BENEFITS OF THE CORPORATION'S COLLABORATIVE EFFORTS 13 ON 14 INCLUDE PRESERVING AND EXPANDING NEEDED HEALTH CARE SERVICES IN ITS SERVICE AREA; CONSOLIDATING UNNEEDED OR DUPLICATIVE HEALTH CARE 15 PRIMARY 16 SERVICES; ENHANCING THE QUALITY OF, AND EXPANDING ACCESS TO, HEALTH CARE 17 DELIVERED TO MEDICALLY UNDERSERVED POPULATIONS; LOWERING COSTS AND OF THE HEALTH CARE SERVICES IT DELIVERS; AND 18 IMPROVING THE EFFICIENCY ACHIEVING IMPROVED REIMBURSEMENT FROM NON-GOVERNMENTAL PAYORS. BASED ON 19 FINDINGS CONTAINED IN THIS SECTION, THE STATE HEREBY AFFIRMATIVELY 20 THE 21 EXPRESSES A POLICY TO ALLOW THE CORPORATION TO ENGAGE IN COLLABORATIVE 22 ACTIVITIES CONSISTENT WITH ITS HEALTH CARE PURPOSES, NOTWITHSTANDING

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

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1 THAT THOSE COLLABORATIONS MAY HAVE THE EFFECT OF DISPLACING COMPETITION 2 IN THE PROVISION OF HOSPITAL, PHYSICIAN OR OTHER HEALTH CARE-RELATED 3 SERVICES. WITH RESPECT TO THE COLLABORATIVE ACTIVITIES CONTEMPLATED IN 4 THIS SECTION AND IN SUBDIVISION TEN OF SECTION THIRTY-FOUR HUNDRED FIVE 5 OF THIS TITLE, THE CORPORATION AND THE PUBLIC OR PRIVATE ENTITIES AND 6 INDIVIDUALS WITH WHICH IT COLLABORATES SHALL BE IMMUNIZED FROM LIABILITY 7 UNDER THE FEDERAL AND STATE ANTITRUST LAWS.

8 S 2. Section 3405 of the public authorities law is amended by adding a 9 new subdivision 10 to read as follows:

10 10. (A) IN CARRYING OUT ITS HEALTH CARE PURPOSES THROUGH THE EXERCISE OF THE SPECIAL POWERS EXERCISED PURSUANT TO THIS SECTION AND THE GENERAL 11 POWERS EXERCISED PURSUANT TO SECTION THIRTY-FOUR HUNDRED FOUR OF 12 THIS THE CORPORATION IS AUTHORIZED TO ENGAGE IN ARRANGEMENTS, 13 TITLE. 14 CONTRACTS, INFORMATION SHARING AND OTHER COLLABORATIVE ACTIVITIES WITH PUBLIC OR PRIVATE ENTITIES AND INDIVIDUALS IRRESPECTIVE OF THE COMPET-15 16 ITIVE CONSEQUENCES OF THESE ACTIVITIES AND NOTWITHSTANDING THAT THESE ACTIVITIES MAY HAVE THE EFFECT OF DISPLACING COMPETITION 17 IN THE PROVISION OF HOSPITAL, PHYSICIAN, OR OTHER HEALTH CARE-RELATED SERVICES. 18 19 THESE COLLABORATIVE ACTIVITIES MAY INCLUDE WITHOUT LIMITATION: JOINT VENTURES; JOINT NEGOTIATIONS WITH PHYSICIANS, HOSPITALS AND PAYORS, 20 21 WHETHER SUCH NEGOTIATIONS RESULT IN SEPARATE OR COMBINED AGREEMENTS; LEASES; AND/OR AGREEMENTS WHICH INVOLVE DELIVERY SYSTEM NETWORK CREATION 22 AND OPERATION, PROVIDED THAT, THE CORPORATION SHALL EXERCISE STATE OVER-23 SIGHT BY DETERMINING WHETHER PARTICULAR COLLABORATIONS WITH PUBLIC OR 24 25 PRIVATE ENTITIES AND INDIVIDUALS FURTHER THE INTERESTS OF THE STATE AS SET FORTH IN THIS SUBDIVISION AND IN SUBDIVISION THREE OF SECTION THIR-26 27 TY-FOUR HUNDRED ONE OF THIS TITLE. IN UNDERTAKING THESE COLLABORATIVE ACTIVITIES, THE CORPORATION AND THE PUBLIC OR PRIVATE ENTITIES AND INDI-28 VIDUALS WITH WHICH IT COLLABORATES SHALL BE IMMUNIZED FROM LIABILITY 29 30 UNDER THE FEDERAL AND STATE ANTITRUST LAWS.

(B) NOTWITHSTANDING THE PROVISIONS OF THIS SECTION, THE CORPORATION 31 AND ITS COLLABORATORS SHALL REMAIN SUBJECT TO GENERALLY APPLICABLE 32 PROVISIONS OF THE PUBLIC HEALTH LAW AND REGULATIONS THEREUNDER. IN ADDI-33 TION, THE CORPORATION SHALL FILE AN ANNUAL REPORT WITH THE STATE DEPART-34 35 MENT OF HEALTH, AS ADDITIONAL STATE OVERSIGHT, CONCERNING THE IMPACT OF THE COLLABORATIONS AUTHORIZED UNDER THIS SECTION ON THE ADVANTAGES AND 36 DISADVANTAGES IDENTIFIED BY THE DEPARTMENT OF HEALTH IN ITS REQUEST FOR 37 38 APPLICATIONS FOR HEAL NY PHASE 21, ENTITLED "RESTRUCTURING INITIATIVES IN MEDICAID REDESIGN, " AND CONCERNING THE IMPACT ON REIMBURSEMENT TO THE 39 40 CORPORATION'S FACILITIES BY MANAGED CARE ORGANIZATIONS WITH RESPECT TO COMMERCIAL PLAN MEMBERS, INCLUDING THE EXTENT TO WHICH RATES HAVE BEEN 41 NEGOTIATED THAT MORE FAIRLY COMPENSATE THE CORPORATION'S FACILITIES FOR 42 43 THE COST OF PROVIDING SERVICES TO COMMERCIAL ENROLLEES, WITHOUT CROSS-SUBSIDY FROM MEDICAID OR OTHER GOVERNMENTAL PROGRAMS. IN RESPONSE 44 TO THE REPORT, THE DEPARTMENT OF HEALTH SHALL HAVE SIXTY DAYS AFTER THE REPORT HAS BEEN FILED TO REQUEST, IN WRITING, THAT THE CORPORATION MAKE 45 46 47 CHANGES TO ITS POLICIES TO ENSURE THAT THE COLLABORATIONS AUTHORIZED 48 UNDER THIS SECTION FURTHER THE INTERESTS OF THE STATE. 49 S 3. This act shall take effect immediately.