10595

## IN ASSEMBLY

May 8, 2018

Introduced by M. of A. HYNDMAN -- read once and referred to the Committee on Aging

AN ACT to amend the elder law, in relation to establishing a senior dental services grant program

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

1	Section 1. The elder law is amended by adding a new section 215-c to
2	read as follows:
3	§ 215-c. Senior dental services grant program. 1. As used in this
4	section:
5	(a) "Dental services" shall include, but not be limited to, diagnoses,
б	tests, studies, treatment or analyses under the care and supervision of
7	a licensed dentist who is authorized to practice in this state. These
8	services may also include, but not be limited to, client assessment,
9	information and referrals.
10	(b) "Elderly" shall mean an individual sixty-five years of age or
11	<u>older.</u>
12	(c) "Director" shall mean the director of the office for the aging.
13	(d) "Coverage period" shall mean twenty-four consecutive calendar
14	months for which an eligible program participant has met the eligibility
15	requirements of subdivision three of this section.
16	2. The director is hereby authorized and directed, subject to the
17	availability of appropriations, to establish a grant program for dental
18	services to eligible elderly persons who are in need of such services.
19	3. Persons eligible for the grant program under this section shall
20	include:
21	(a) elderly unmarried residents whose income for the calendar year
22	immediately preceding the effective date of the coverage period is less
23	than or equal to twenty thousand dollars and who have no dental insur-
24	ance; and
25	(b) elderly married residents whose combined spousal income for the
26	calendar year immediately preceding the effective date of the coverage
27	period is less than or equal to twenty-six thousand dollars and who have
28	<u>no dental insurance.</u>

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

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1	4. The director shall promulgate any rules and regulations necessary
2	to carry out the provisions of this section which shall include but not
3	be limited to:
4	(a) a process of determining and re-determining eligibility at the end
5	of each coverage period for receiving services under this grant program
б	including provisions for submission of proof of income, age, and resi-
7	dency and information on existing complete or partial coverage of dental
8	expenses under a third party assistance or insurance plan;
9	(b) selection of up to six grant recipients through a request for
10	proposal process including due consideration to geographic distribution
11	and existing need for dental services for elderly individuals throughout
12	the state with priority given to accredited educational programs or
13	existing dental clinics serving the low income elderly; and
14	(c) the administration of such grants, which shall be used for the
15	direct provision of dental care and services to the elderly including,
16	but not limited to, dental services, equipment purchases, and travel
17	expenses.
18	5. Additionally, the director shall submit a report to the governor,
19	the temporary president of the senate and the speaker of the assembly,
20	prior to, but in no event later than, December thirty-first, in the year
21	following the effective date of this section, and annually thereafter,
22	which shall include, but not be limited to:
23	(a) financial reports of the grant program operations established
24	pursuant to this section;
25	(b) an analysis of the grant program's ability to provide such dental
26	services to eligible elderly persons;
27	(c) recommendations on the continuation of such grants and the need
28	for program expansion, if appropriate;
29	(d) profiles of the grant recipients; and
30	(e) other information deemed necessary by the director.
31	6. (a) No applicant for a grant provided for under this section shall
32	knowingly (i) make a false statement or representation concerning a
33	material fact, (ii) submit false information concerning a material fact,
34	or (iii) conceal a material fact, on an application to obtain a grant
35	provided for under this section.
36	(b) Any applicant who is found by the director, after notice and a
37	hearing, to have received a grant provided for under this section based
38	upon an application which violated paragraph (a) of this subdivision
39	shall be subject to a civil penalty not to exceed two hundred fifty
40	<u>dollars.</u>
41	§ 2. This act shall take effect on the ninetieth day after it shall
42	have become a law; provided, however, that effective immediately, the
43	addition, amendment and/or repeal of any rule or regulation necessary

44 for the implementation of this act on its effective date are authorized 45 and directed to be made and completed on or before such effective date.

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