STATE OF NEW YORK

7313

IN SENATE

January 5, 2018

Introduced by Sen. KENNEDY -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the social services law, in relation to establishing an internet mapping resource of child care providers and afterschool programs; to amend the education law, in relation to administration of afterschool programs; and to repeal subdivisions 39 and 40 of section 2 of the social services law, relating to the definitions of afterschool program and summer program

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

Section 1. Section 483-h of the social services law, as added by a 2 chapter of the laws of 2017, amending the social services law and the education law relating to directing the council on children and families to establish an online listing and map of publicly funded or registered afterschool and school age child care programs and to expand the duties of the commissioner of social services and the commissioner of education, as proposed in legislative bills numbers S. 683 and A. 2183, is amended to read as follows:

§ 483-h. [List of] Internet mapping resource of school age child care 10 providers and afterschool programs. 1. The council, in accordance with information made available to it by the office of children and family services pursuant to section seventeen of this chapter and provided to 12 it by the state education department pursuant to section three hundred five of the education law, shall develop and make available through a link on its website an internet mapping resource of:

(a) [a listing of:

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(1) all recipients of competitive grants awarded or administered by the state of children and family services or the state education <u>department</u> for the purpose of providing: [(i)] afterschool [or summer] 20 programs [as defined in section two of this chapter,] or extended learning time, including but not limited to grants for such purposes awarded 22 under section thirty-six hundred forty-one of the education law; [ex 23 (ii) community schools, including but not limited to grants for such

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

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purposes awarded under section thirty-six hundred forty-one of the education law; and

- [(2)] (b) all registered school age child care providers registered by the office of children and family services[+ and
- (b) a map displaying the locations of the award recipients and providers described in subparagraph one of paragraph (a) of this subdivision] except for those who in accordance with paragraph eight-a of section three hundred ninety of this chapter have opted out of providing information online.
- 2. The [listing] internet mapping resource shall include for each grant recipient or provider the recipient's or provider's name, the address at which the program is offered except for those who in accordance with paragraph eight-a of section three hundred ninety of this chapter have opted out of providing information online, and the [name and phone number [of an individual who is authorized to answer questions regarding for the program.
- 3. The [listing and map] internet mapping resource described in subdivision one of this section shall be updated no less than once a year. [The listing and map shall also be updated within ninety days of the date of execution or expiration of contracts with grant recipients when all such contracts are executing or expiring for a particular competitive grant.
- 4. The council may include locations and information for additional relevant programs as it sees fit.
- § 2. Subdivision (i) of section 17 of the social services law, as added by a chapter of the laws of 2017, amending the social services law and the education law relating to directing the council on children and families to establish an online listing and map of publicly funded or registered afterschool and school age child care programs and to expand the duties of the commissioner of social services and the commissioner of education, as proposed in legislative bills numbers S. 683 and A. 2183, is amended to read as follows:
- (i) make available to the council on children and families[, through the OpenNY website, information regarding: (1) all recipients of grants awarded or administered by the [state] office of children and family services for the purposes of providing afterschool [er summer] programs [as defined in section two of this chapter, extended learning time, including but not limited to grants for such purposes awarded under section thirty-six hundred forty-one of the education law, or community schools, including but not limited to grants for such purposes awarded under section thirty-six hundred forty-one of the education law]; and (2) registered school age child care providers registered by the office of children and family services. For each grant recipient or provider the recipient's or provider's name, and the address at which the program is offered[, and the name] except for those who in accordance with paragraph eight-a of section three hundred ninety of this chapter have opted out of providing information online, and the phone number [of an individual who is authorized to answer questions regarding] for the program will be made available [through the OpenNY website] no less than once a year [and within ninety days of the date of execution or expiration of contracts with grant recipients when all such contracts are executing or expiring for a particular competitive grant]; and
- § 3. Subdivision 56 of section 305 of the education law, as added by a 54 chapter of the laws of 2017, amending the social services law and the education law relating to directing the council on children and families to establish an online listing and map of publicly funded or registered

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afterschool and school age child care programs and to expand the duties of the commissioner of social services and the commissioner of education, as proposed in legislative bills numbers S. 683 and A. 2183, is amended to read as follows:

56. The commissioner shall provide to the council on children and families, in a format identified by the council, information regarding all recipients of grants awarded or administered by the [state] depart-<u>ment</u> for the purposes of providing afterschool [or summer] programs [as defined in section two of the social services law], or extended learning time, including but not limited to grants for such purposes awarded under section thirty-six hundred forty-one of this chapter[- or community schools, including but not limited to grants for such purposes awarded under section thirty-six hundred forty-one of this chapter]. For each [grant recipient or provider] program the [recipient's or provider's program's name, the address at which the program is offered, and the [name and] phone number [of an individual who is authorized to answer questions regarding for the program will be provided to the council no less than once a year [and within ninety days of the date of execution or expiration of contracts with grant recipients when all such contracts are executing or expiring for a particular competitive grant].

§ 4. Subdivisions 39 and 40 of section 2 of the social services law, as added by a chapter of the laws of 2017, amending the social services law and the education law relating to directing the council on children and families to establish an online listing and map of publicly funded or registered afterschool and school age child care programs and to expand the duties of the commissioner of social services and the commissioner of education, as proposed in legislative bills numbers S. 683 and A. 2183 are REPEALED.

§ 5. This act shall take effect on the same date and in the same manner as a chapter of the laws of 2017, amending the social services law and the education law relating to directing the council on children and families to establish an online listing and map of publicly funded or registered afterschool and school age child care programs and to expand the duties of the commissioner of social services and the commissioner of education, as proposed in legislative bills numbers S. 683 and 36 A. 2183, takes effect; provided that the amendments to subdivision (i) of section 17 of the social services law made by section two of this act shall not affect the repeal of such subdivision and shall be deemed repealed therewith.