STATE OF NEW YORK

8022

2017-2018 Regular Sessions

IN ASSEMBLY

May 25, 2017

Introduced by M. of A. McDONALD -- read once and referred to the Committee on Alcoholism and Drug Abuse

AN ACT to amend the mental hygiene law, in relation to authorizing the office of alcoholism and substance abuse services to provide funding to substance use disorder and/or compulsive gambling programs operated by for profit agencies

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

Section 1. Section 25.01 of the mental hygiene law, as added by chap-2 ter 471 of the laws of 1980, paragraphs 1, 2, 3 and 4 as amended and paragraphs 5, 6, 7 and 8 of subdivision (a) as added by section 3 of 4 part G of chapter 56 of the laws of 2013, is amended to read as follows: § 25.01 Definitions.

[(a)] As used [herein] in this article:

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- 1. "Local governmental unit" shall have the same meaning as that contained in article forty-one of this chapter.
- 2. "Operating expenses" shall mean expenditures approved by the office 10 and incurred for the maintenance and operation of substance use disorder 11 and/or compulsive gambling programs, including but not limited to expenditures for treatment, administration, personnel, and contractual 13 services. Operating expenses do not include capital costs and debt service unless such expenses are related to the rent, financing or refinancing of the design, construction, acquisition, reconstruction, reha-15 bilitation or improvement of a substance use disorder and/or compulsive gambling program facility pursuant to the mental hygiene facilities 17 18 finance program through the dormitory authority [of the state of New 19 York (DASNY; successor to the Facilities Development Corporation), or 20 otherwise approved by the office.
- 3. "Debt service" shall mean amounts, subject to the approval of the office, required to be paid to amortize obligations including principal

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

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52 53 and interest, assumed by or on behalf of [a voluntary] an agency or a program operated by a local governmental unit.

- 4. "Capital costs" shall mean the costs of a program operated by a local governmental unit or [a voluntary] an agency with respect to the acquisition of real property estates, interests, and cooperative interests in realty, their design, construction, reconstruction, rehabilitation and improvement, original furnishings and equipment, site development, and appurtenances of a facility.
- 5. "State aid" shall mean financial support provided through appropriations of the office to support the provision of substance use disorder treatment, compulsive gambling, prevention or other authorized services, with the exclusion of appropriations for the purpose of medical assist-
- sources of [voluntary] agencies exclusive of state aid and local tax
- 7. "Approved net operating cost" shall mean the remainder of total operating expenses approved by the office, less all sources of revenue, including [voluntary] agency contributions and local tax levy.
- 8. ["Voluntary agency"] "Agency" shall mean a corporation organized or existing pursuant to the not-for-profit corporation law for the purpose of, or any business entity providing substance use disorder, treatment, compulsive gambling, prevention or other authorized services.
- § 2. Section 25.03 of the mental hygiene law, as amended by chapter 223 of the laws of 1992, subdivisions (a) and (b) as amended and subdivision (d) as added by section 4 of part G of chapter 56 of the laws of 2013, is amended to read as follows:
- § 25.03 Financial support and disbursement of funds.
- (a) In accordance with the provisions of this article, and within appropriations made available, the office may provide state aid to a program operated by a local governmental unit or [voluntary] an agency up to one hundred per centum of the approved net operating costs of such program operated by a local governmental unit or [voluntary] an agency, and state aid may also be granted to a program operated by a local governmental unit or [a voluntary] an agency for capital costs associated with the provision of services at a rate of up to one hundred percent of approved capital costs. Such state aid shall not be granted unless and until such program operated by a local governmental unit or [voluntary] an agency is in compliance with all regulations promulgated by the commissioner regarding the financing of capital projects. Such state aid for approved net operating costs shall be made available by way of advance or reimbursement, through either contracts entered into between the office and such [voluntary] agency or by distribution of such state aid to local governmental units through a grant process pursuant to section 25.11 of this article.
- (b) Financial support by the office shall be subject to the approval of the director of the budget and within available appropriations.
- (c) All federal financial assistance granted or allocated to the office by the United States shall only be paid out on the audit and warrant of the comptroller on the certificate of the commissioner or his authorized representative.
- (d) Nothing in this section shall be construed to require the state to increase such state aid should a local governmental unit choose to 54 remove any portion of its local tax levy support of [woluntary] agen-55 cies, although the state may choose to do so to address an urgent public

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1 need, or conversely, may choose to reduce its state aid up to the same percentage as the reduction in local tax levy.

- § 3. Section 25.05 of the mental hygiene law, as amended by section 5 3 of part G of chapter 56 of the laws of 2013, is amended to read as
- § 25.05 Reimbursement from other sources.

The office shall not provide [a voluntary] an agency or a program operated by a local governmental unit with financial support for obligations incurred by or on behalf of such program or agency for substance use disorder and/or compulsive gambling services for which reimbursement is or may be claimed under any provision of law other than this article. 11

- § 4. Section 25.07 of the mental hygiene law, as amended by section 7 12 13 of part G of chapter 56 of the laws of 2013, is amended to read as 14 follows:
- § 25.07 Non-substitution. 15

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16 [A voluntary] An agency or a program operated by a local governmental 17 unit shall not substitute state monies for cash contributions, federal aid otherwise committed to or intended for use in such program or by 18 such agency, revenues derived from the operation of such program or 19 20 agency, or the other resources available for use in the operation of the 21 program or agency.

- 22 § 5. Section 25.09 of the mental hygiene law, as amended by section 8 of part G of chapter 56 of the laws of 2013, is amended to read as 23 24 follows:
- 25 § 25.09 Administrative costs.
- 26 Subject to the approval of the director of the budget, the office 27 shall establish a limit on the amount of financial support which may be advanced or reimbursed to [a voluntary] an agency or a program operated 28 by a local governmental unit for the administration of a program. 29
- 30 § 6. This act shall take effect immediately.