7776--A

IN SENATE

February 18, 2020

- Introduced by Sens. RIVERA, MAY -- read twice and ordered printed, and when printed to be committed to the Committee on Health -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the social services law, in relation to requirements for certain state programs to obtain federal financial supports for the implementation of a delivery system reform incentive payment program

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

Section 1. Section 363-a of the social services law is amended by 1 adding a new subdivision 5 to read as follows: 2 3 5. Notwithstanding any provision of law, regulation, rule, federal 4 waiver request, or agency guidance to the contrary, any state program 5 implemented pursuant to an agreement with the Centers for Medicare and Medicaid Services to obtain federal financial supports for the implemenб 7 tation of a delivery system reform incentive payment ("DSRIP") program 8 consistent with section 1115A of the federal Social Security Act shall 9 require that a minimum of forty percent of all funds awarded pursuant to 10 a state DSRIP program on or after the date this subdivision takes effect, shall be disbursed to community-based health care providers for 11 12 the exclusive purpose of supporting the programs and services defined in 13 this subdivision. For purposes of this subdivision, community-based health care providers shall be defined as a diagnostic and treatment 14 center licensed or granted an operating certificate under article twen-15 ty-eight of the public health law other than those owned, operated, or 16 controlled by a general hospital as defined in section twenty-eight 17 hundred one of the public health law; a mental health outpatient provid-18 19 er licensed or granted an operating certificate under article thirty-one 20 of the mental hygiene law; a substance use disorder treatment provider 21 licensed or granted an operating certificate under article thirty-two of 22 the mental hygiene law; a clinic licensed or granted an operating certificate under article sixteen of the mental hygiene law; a patient-23 24 centered medical home other than those owned, operated, or controlled by a general hospital as defined in section twenty-eight hundred one of the 25

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

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1	public health law; a community-based program funded under the office of
2	mental health, the office for people with developmental disabilities,
3	the office of addiction services and supports or through a local govern-
4	ment unit as defined under article forty-one of the mental hygiene law
5	(except programs eligible for funding as part of a DSRIP social determi-
6	nant of health network); a home care provider certified or licensed
7	pursuant to article thirty-six of the public health law; a hospice
8	provider licensed or granted an operating certificate under article
9	forty of the public health law; or a family and child service provider
10	licensed under article twenty-nine-I of the public health law.
11	§ 2. This act shall take effect immediately.