STATE OF NEW YORK

6479

2021-2022 Regular Sessions

IN SENATE

April 30, 2021

Introduced by Sen. AKSHAR -- read twice and ordered printed, and when printed to be committed to the Committee on Mental Health

AN ACT to amend the mental hygiene law, the state finance law and the executive law, in relation to implementing statewide opioid settlement agreements and creating an opioid settlement fund

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

1	Section 1. The mental hygiene law is amended by adding a new article
2	26 to read as follows:
3	ARTICLE 26
4	STATEWIDE OPIOID SETTLEMENT AGREEMENTS
5	Section 26.01 Definitions.
б	26.02 Implementation.
7	26.03 Limitation on authority of government entities to bring
8	lawsuits.
9	<u>§ 26.01 Definitions.</u>
10	As used in this article, the following terms shall have the following
11	<u>meanings:</u>
12	1. "Advisory board" means an advisory board jointly established within
13	the office of mental health and the office of addiction services and
14	supports pursuant to section 26.02 of this article.
15	2. "Approved uses" means any opioid or substance use disorder related
16	services, supports, or programs that fall within the list of uses
17	<u>defined in any statewide opioid settlement agreement.</u>
18	3. "Direct share subdivision" means every county of New York outside
19	the city of New York and Nassau and Suffolk counties.
20	4. "Government entity" means (a) the state of New York and each of its
21	departments, agencies, divisions, boards, commissions and/or instrumen-
22	talities, and (b) any governmental subdivision within the boundaries of
23	the state of New York, including, but not limited to, counties, munici-
24	palities, districts, towns and/or villages, and any of their subdivi-

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

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1	sions, special districts and any department, agency, division, board,
2	<u>commission and/or instrumentality thereof.</u>
3	5. "New York subdivisions" means each county, city, town, or village
4	in the state of New York.
5	6. "Participating entities" means participating entities as such term
б	<u>is defined in any statewide opioid settlement agreement.</u>
7	7. "Opioid settlement fund" means the fund created by the statewide
8	opioid agreements and section ninety-seven-bbbbb of the state finance
9	law, the funds of which shall be used or distributed by the commissioner
10	of mental health and the commissioner of addiction services and supports
11	for the purposes of opioid abatement.
12	8. "Released entities" means released entities as such term is defined
13	in the statewide opioid settlement agreements.
14^{10}	9. "Statewide opioid settlement agreements" means settlement agree-
15	ments, and related documents, entered into by the state and certain
16	opioid manufacturers, distributors, and related entities. Copies of such
17	agreements, including any amendments thereto, shall be kept on file by
18	the attorney general, who shall make such available for inspection and
19	copying pursuant to the provisions of article six of the public officers
20	law.
21	<u>§ 26.02 Implementation.</u>
22	1. Powers and duties. (a) Each year the commissioner of mental health
23	and the commissioner of addiction services and supports, in consultation
24	with the commissioner of health, shall allocate funds contained within
25	the opioid settlement fund, established pursuant to section ninety-sev-
26	en-bbbbb of the state finance law, consistent with and subject to the
27	terms of any statewide opioid settlement agreement. Each New York subdi-
28	vision shall, as a condition of the receipt of such funds, certify at
28 29	vision shall, as a condition of the receipt of such funds, certify at the end of each fiscal year for which it receives such funds that all
28 29 30	vision shall, as a condition of the receipt of such funds, certify at the end of each fiscal year for which it receives such funds that all funds provided to it under this provision of the agreements were spent
28 29 30 31	vision shall, as a condition of the receipt of such funds, certify at the end of each fiscal year for which it receives such funds that all funds provided to it under this provision of the agreements were spent on projects and programs that constitute approved uses and provided that
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services, supports, and programs funded through the opioid settlement 1 2 fund. 4. Reporting requirements. (a) Consistent with and subject to any 3 4 statewide opioid settlement agreement, each New York subdivision that 5 receives funds from the opioid settlement fund under any statewide б opioid settlement agreements shall annually provide to the office of 7 mental health and the office of addiction services and supports a 8 detailed accounting of the spending of such funds as well as analysis 9 and evaluation of the services, supports and programs it has funded. 10 Such accounting shall be provided on or before November first each year. 11 The office of mental health and the office of addiction services and supports may withhold future funds from any New York subdivision that is 12 13 delinquent in providing such reporting, until the required report is 14 submitted. (b) The commissioner of mental health and the commissioner of 15 16 addiction services and supports shall annually provide the speaker of 17 the assembly and the temporary president of the senate a detailed accounting of the spending of all monies in the opioid settlement fund, 18 19 any spending by the direct share subdivisions, any spending by New York city and Nassau and Suffolk counties, as well as an analysis and evalu-20 21 ation of the services, supports and programs funded. This accounting shall be provided on or before February first each year. In consultation 22 with the advisory board, the commissioners shall also report annually 23 the results of research funded by funds from these agreements, the 24 status of any outstanding audits, and the non-binding recommendations of 25 26 the advisory board. 27 5. Advisory board. There is hereby jointly established within the office of mental health and the office of addiction services and 28 29 supports an advisory board on addressing the opioid epidemic consisting 30 of seventeen voting members, and a non-voting chairperson. Each member 31 of the advisory board shall have one vote, with all actions being taken 32 by an affirmative vote of the majority of present members. 33 (a) Appointments to the advisory board. The governor shall appoint four voting members, and the non-voting chairperson, to the advisory 34 35 board. The speaker of the assembly and the temporary president of the senate shall each appoint two voting members, the minority leader of the 36 senate and the minority leader of the assembly shall each appoint one 37 38 voting member, and the attorney general and the mayor of the city of New York shall each appoint one voting member. The remaining five voting 39 members shall be appointed by the governor upon recommendation of the 40 following: one from the New York state association of counties, one from 41 42 the conference of local mental hygiene directors, one from the alcohol-43 ism and substance abuse providers of New York state, one from friends of 44 recovery - New York, and one from the coalition of medication assisted 45 treatment providers and advocates. Such appointments shall be recom-46 mended no later than sixty days after the effective date of this article. Advisory board membership shall include persons, to the extent 47 practicable, who have expertise, experience, and education in public 48 health policy and research, medicine, substance use disorder and 49 addiction treatment, mental health services, harm reduction, public 50 budgeting, and also include representatives of communities that have 51 been disproportionately impacted by opioid addiction. Additionally, the 52 53 membership of the board shall be representative of the racial and ethnic 54 demographics of the state and reflect the geographic regions of the 55 state. Each member shall be appointed to serve three-year terms and in

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1	the event of a vacancy, the vacancy shall be filled in the manner of the
2	original appointment for the remainder of the term.
3	(b) Meetings of the advisory board. The advisory board shall hold no
4	fewer than six public meetings annually, to be publicized and located in
5	a manner reasonably designed to facilitate attendance by residents
б	throughout the state. The advisory board shall function in a manner
7	consistent with New York's open meetings law, and with the Americans
8	with disabilities act. A majority of the appointed voting membership of
9	the advisory board shall constitute a quorum.
10	(c) Payment and ethics. Members of the advisory board shall receive no
11	compensation but shall be reimbursed for reasonable expenses. The
12	members of the advisory board and all staff shall be subject to the
13	applicable provisions of the public officers law. Members of the board
14	shall not take any action to direct funding from the opioid settlement
15	fund to any entity in which they or their family members have any inter-
16	est, direct or indirect, or receive any commission or profit whatsoever,
17	direct or indirect. Members of the board shall recuse themselves from
18	any discussion or vote relating to such interest.
19	(d) Staff and administration. The office of mental health and the
	office of addiction services and supports shall provide staff to assist
20	with the functions of the advisory board.
21	
22 23	(e) Responsibilities. The advisory board shall make evidence-based
	recommendations regarding specific opioid settlement priorities and
24 25	expenditures from the opioid settlement fund from which any approved
25	expenditures shall be selected for approved uses. In carrying out its
26	obligations to provide such recommendations, the advisory board may
27	consider local, state and federal initiatives and activities related to
28	education, prevention, treatment, services and programs for individuals
29	and families experiencing and affected by opioid use disorder; recommend
30	statewide or regional priorities to address the state's opioid epidemic;
31	recommend statewide or regional funding with respect to specific
32	programs or initiatives; recommend measurable outcomes to determine the
33	effectiveness of funds expended for approved uses; and monitor the level
34	of permitted administrative expenses. To the extent that either commis-
35	sioner chooses not to follow a recommendation of the advisory board, he
36	or she shall make publicly available, within fourteen days after such
37	decision is made, a written explanation of the reasons for the decision
38	and allow fourteen days for the advisory board to respond to such public
39	explanation.
40	Additionally, the advisory board shall be responsible for overseeing
41	and reporting on services, supports and programs related to addressing
42	the opioid epidemic, developing priorities, goals and recommendations
43	for spending on such projects and programs, working with the department
44	of health to develop measurable outcomes for such projects and programs,
45	and making recommendations for policy changes and research to fund and
46	oversee other projects and programs related to addressing the opioid
47	epidemic, including for outside grants.
48	<u>§ 26.03 Limitation on authority of government entities to bring</u>
49	lawsuits.
50	No government entity shall have the authority to bring released claims
51	against the released entities. Any pending litigation filed after the
52	effective date of this article asserting released claims brought by a
53	government entity shall be dismissed with prejudice.
54	8.2 The state finance law is amended by adding a new section 97-bbbbb

54 § 2. The state finance law is amended by adding a new section 97-bbbbb 55 to read as follows: S. 6479

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§ 97-bbbbb. Opioid settlement fund. 1. There is hereby established in 1 the joint custody of the comptroller and the commissioner of taxation 2 and finance a special fund to be known as the opioid settlement fund. 3 4 Such fund shall consist of moneys received by the state, as a result of 5 the settlement of litigation made in connection with claims arising from б the manufacture, marketing, distribution or dispensing of opioids. 7 2. The moneys in such fund shall only be appropriated or transferred 8 consistent with the terms of any statewide opioid settlement agreements. If consistent with the terms of any such settlement agreements, moneys 9 10 shall be used for public health education and prevention campaigns, 11 treatment programs, harm reduction counseling services, housing services, and to assist local governments with services and expenses of 12 providing jail-based substance use disorder treatment and transition 13 14 services program pursuant to article nineteen of the mental hygiene law. 3. The moneys when allocated, shall be paid out of the fund on the 15 16 audit and warrant of the comptroller on vouchers certified or approved 17 by the commissioner of mental health, the commissioner of addiction services and supports or by an officer or employee of the office of 18 mental health designated by the commissioner of mental health, or an 19 officer or employee of the office of addiction services and supports 20 21 designated by the commissioner of addiction services and supports in consultation with the advisory board established by section 26.02 of the 22 mental hygiene law and consistent with the terms of the statewide opioid 23 24 settlement agreements. 25 4. On or before February first each year, the commissioner of mental 26 health and the commissioner of addiction services and supports shall 27 provide a written report to the temporary president of the senate, speaker of the assembly, chair of the senate finance committee, chair of 28 29 the assembly ways and means committee, chair of the senate committee on 30 health, chair of the assembly health committee, chair of the senate committee on alcoholism and substance abuse, chair of the assembly 31 32 committee on alcoholism and drug abuse, minority leader of the senate, 33 minority leader of the assembly, ranking members of all such committees listed in this subdivision, and the state comptroller. Such report shall 34 35 be made publicly available on the office of mental health, the office of 36 addiction services and supports and the department of health's website. 37 Such report shall include how the monies of the fund were utilized 38 during the preceding calendar year, and shall include: (i) the amount of money dispersed from the fund and the award process 39 40 used for such disbursements; (ii) names of recipients and the amount of awards awarded from the 41 42 fund; 43 (iii) the amount awarded to each recipient; 44 (iv) the purposes for which such awards were granted; and 45 (v) a summary financial plan for such monies which shall include esti-46 mates of all receipts and all disbursements for the current and succeed-47 ing fiscal years, along with the actual results from the prior fiscal <u>year.</u> 48 49 § 3. Paragraph (b) of subdivision 16 of section 63 of the executive 50 law, as added by section 4 of part HH of chapter 55 of the laws of 2014, 51 is amended to read as follows: (b) Paragraph (a) of this subdivision shall not apply to any provision 52 53 in the resolution of a claim or cause of action providing (1) moneys to be distributed to the federal government, to a local government, or to 54 any holder of a bond or other debt instrument issued by the state, any 55 56 public authority, or any public benefit corporation; (2) moneys to be

1 distributed solely or exclusively as a payment of damages or restitution 2 to individuals or entities that were specifically injured or harmed by the defendant's or settling party's conduct and that are identified in, 3 4 or can be identified by the terms of, the relevant judgment, stipu-5 lation, decree, agreement to settle, assurance of discontinuance, or б relevant instrument resolving the claim or cause of action; (3) moneys 7 recovered or obtained by the attorney general where application of para-8 graph (a) of this subdivision is prohibited by federal law, rule, or 9 regulation, or would result in the reduction or loss of federal funds or 10 eligibility for federal benefits pursuant to federal law, rule, or regulation; (4) moneys recovered or obtained by or on behalf of a public 11 authority, a public benefit corporation, the department of taxation and 12 finance, the workers' compensation board, the New York state higher 13 14 education services corporation, the tobacco settlement financing corpo-15 ration, a state or local retirement system, an employee health benefit 16 program administered by the New York state department of civil service, 17 the Title IV-D child support fund, the lottery prize fund, the abandoned property fund, or an endowment of the state university of New York or 18 any unit thereof or any state agency, provided that all of the moneys 19 20 received or recovered are immediately transferred to the relevant public 21 authority, public benefit corporation, department, fund, program, or 22 endowment; (5) moneys to be refunded to an individual or entity as (i) an overpayment of a tax, fine, penalty, fee, insurance premium, loan 23 24 payment, charge or surcharge; (ii) a return of seized assets; or (iii) a 25 payment made in error; [and] (6) moneys to be used to prevent, abate, 26 restore, mitigate or control any identifiable instance of prior or ongo-27 ing water, land or air pollution; and (7) moneys obtained and distrib-28 uted under the terms of any statewide opioid settlement agreement, as 29 defined in article twenty-six of the mental hygiene law, that provides 30 for all or a portion of the settlement moneys to be deposited into the opioid settlement fund established in section ninety-seven-bbbbb of the 31 32 state finance law.

33 § 4. This act shall take effect immediately. Effective immediately, 34 the addition, amendment and/or repeal of any rule or regulation neces-35 sary for the implementation of this act on its effective date are 36 authorized to be made and completed on or before such effective date.