STATE OF NEW YORK

8189

IN SENATE

February 1, 2022

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

AN ACT to amend the public health law, in relation to establishing the consolidated assistance program for EMS departments which creates a sustainable state financing mechanism for emergency medical services

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

Section 1. The public health law is amended by adding a new section 2 3018 to read as follows:

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§ 3018. Consolidated assistance program for EMS departments. 1. 4 the purposes of this section, the term "funding level" shall mean the average amount of funding received over the previous two years, calculated for each emergency medical service department or contract with other municipal departments, volunteer departments, or non-profits for the provision of emergency medical services within their jurisdiction.

- 2. Notwithstanding any other provisions of this chapter or any other law, and subject to an appropriation made therefor and in accordance with the provisions of this section and with the rules and regulations promulgated by the commissioner in connection therewith, the consolidated assistance program for emergency medical service departments is hereby established for the purpose of making payments to municipalities which operate emergency medical service departments, or contract with other municipal departments, volunteer departments, or non-profits for the provision of emergency medical services within their jurisdiction and which do not contract, directly or indirectly, with for-profit entities for emergency medical services. The commissioner shall promulgate all necessary rules and regulations to carry out the program so that an equitable distribution of aid shall be made to such municipalities.
- 3. On or before the twenty-fifth day of April, June, September and 23 November, there shall be distributed and paid to municipalities an amount equal to the moneys appropriated for the purposes of this section divided by the number of payment dates in that state fiscal year. Such 26 amounts shall be distributed and paid pursuant to this section.

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

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4. Amounts shall be distributed to municipalities under the consolidated assistance program for EMS departments in relative shares based on rules and regulations promulgated by the commissioner, which shall consider for each municipality:

- (a) its population and population density, prioritizing less densely populated areas where financial strain for providing service is greatest;
 - (b) emergency medical services call volume and call type;
- 9 (c) the percentage of its annual budget which goes to providing emer-10 gency medical services; and
 - (d) any other factor the commissioner deems relevant.
- 11 12 5. On the first day of the third month following the end of its fiscal year, each municipality which has received five thousand dollars or more 13 14 in total funds paid pursuant to this section during the preceding fiscal 15 year shall certify to the commissioner, pursuant to rules and regulations promulgated by the commissioner in relation thereto, that the 16 17 expenditure by such municipality in such fiscal year of nonstate funds raised by the municipality for the operation of or contracting for emer-18 gency medical services was not reduced below the level of the average of 19 20 the previous two years. Provided, however, that in calculating the 21 expenditures and revenues of the municipality to determine the local 22 maintenance of effort for the fiscal year being certified and the 23 expenditure level of the average of the previous two years, municipalities shall not be required to include the amount of revenues and 24 25 expenditures for operation of or contracting for emergency medical services necessitated by any unforeseen event for which the municipality 26 27 was officially declared a disaster area. Where a reduction in such 28 spending or non-use has occurred, the distributions above the funding 29 level to such municipality in the then-current state fiscal year shall 30 be reduced by an amount equivalent to the amount of such reduction or 31 non-use, except that no reduction to the funding level shall be taken 32 for an amount caused by any unforeseen event for which the municipality 33 was officially declared a disaster area. Municipalities not required to 34 certify under this section may continue such non-certifying status, with the approval of the commissioner, if the apportionment to such munici-35 pality is increased to more than five thousand dollars but less than 36 37 seven thousand dollars in any local fiscal year. For the purposes of 38 this section, a municipality shall mean a county, city, town or village 39 or two or more such jurisdictions acting jointly.
- 6. For any city, town, or village which consolidates or merges with 40 another municipality, the resulting successor government shall file with 41 the office of the state comptroller a certificate of any such consol-42 43 idation, merger and any accompanying dissolution. If the amount which 44 would otherwise be apportioned to the individual governments exceeds the amount which is payable to the successor government pursuant to this 45 46 section, such successor government shall receive no less in consolidated 47 local highway apportionments than the predecessor governments would have received in the aggregate had the merger or consolidation not occurred. 48
 - § 2. This act shall take effect immediately.