STATE OF NEW YORK

8884--A

IN SENATE

April 27, 2022

Introduced by Sens. HOYLMAN, BRISPORT -- read twice and ordered printed, and when printed to be committed to the Committee on Finance -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the public health law and the state finance law, in relation to enacting the Lorena Borjas transgender and gender non-binary (TGNB) wellness and equity fund

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

Section 1. Short title. This act shall be known and may be cited as 2 the "Lorena Borjas transgender and gender non-binary (TGNB) wellness and 3 equity fund act".

- § 2. Title 2-F of article 2 of the public health law is amended by adding a new section 244 to read as follows:
- § 244. Transgender and gender non-binary (TGNB) wellness and equity program. 1. As used in this section, the following terms shall have the following meanings:

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- 9 (a) "Gender expansive" shall mean a transgender, gender non-binary, 10 gender non-conforming or intersex individuals, having a gender identity or expression that is different from the sex assigned to such individual 11 12 at birth.
- 13 (b) "Intersex" shall mean a biological variation in which an individ-14 ual is born with a reproductive or sexual anatomy that does not fit the typical definitions of female or male. 15
- 2. The department, through the AIDS institute, shall establish and operate a transgender and gender non-binary (TGNB) wellness and equity program as authorized pursuant to this section. Such program shall be 19 established within sixty days of the effective date of this section.
- 20 3. The transgender and gender non-binary (TGNB) wellness and equity 21 program shall be designed to:
- (a) Increase the capacity of grassroots organizations working at the 22 23 local level and ensure New York state invests in organizations serving 24 gender expansive individuals.

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

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(b) Increase transgender, gender non-binary and intersex cultural 1 competence by investing in cultural competency programs or curriculums 2 3 that are designed by, or in consultation with, gender expansive individuals. 4

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- (c) Address inequities in current funding distribution for organizations serving gender expansive individuals, including but not limited to organizations located outside of the city of New York.
- (d) Enable unemployed gender expansive residents of New York to become gainfully employed taxpayers through job training and job placement services provided by organizations serving gender expansive individuals.
- 11 (e) Foster new and emerging gender expansive leadership through capac-12 ity building support.
 - (f) Decrease homelessness and increase access to social services by investing in organizations primarily serving transgender, gender non-binary and intersex individuals and that provide housing solutions dedicated to gender expansive individuals.
 - 4. Subject to appropriation, moneys in the transgender and gender non-binary (TGNB) wellness and equity program fund, pursuant to section ninety-five-k of the state finance law, may be used for the following purposes:
 - (a) Identifying leading community-based organizations involving and serving gender expansive individuals and providing them with grants to expand their existing work.
 - (b) Providing grants to organizations involving and serving gender expansive individuals to create supportive housing solutions and to identify, assist, and refer transgender, gender non-binary and intersex residents of New York state to supportive housing.
 - (c) Creating or funding existing programs serving gender expansive individuals that primarily coordinate inclusive health care for individuals who identify as transgender, gender non-binary, non-conforming or intersex.
 - (d) Providing grants to organizations involving and serving gender expansive individuals to increase the capacity of health care professionals to effectively provide gender affirming care. This includes the creation of educational materials or facilitation of capacity building training.
- 37 (e) Providing grants for behavioral health services developed by, or in consultation with, gender expansive individuals that offer mental 38 39 health and substance use services for gender expansive youth, adults, seniors, and families. 40
- (f) Providing grants for educational and vocational training programs 42 developed by, or in consultation with, gender expansive individuals to increase the employment status and educational attainment level of 44 gender expansive residents of New York state.
- 45 (g) Providing funds to improve data collection on gender identity and 46 expression in New York state with a focus on gender expansive residents 47 of New York state and their needs.
 - § 3. The state finance law is amended by adding a new section 95-k to read as follows:
- 50 § 95-k. Transgender and gender non-binary (TGNB) wellness and equity program fund. 1. There is hereby established in the joint custody of the 51 52 state comptroller and the commissioner of taxation and finance a fund to be known as the "transgender and gender non-binary (TGNB) wellness and 53 54 equity program fund".
- 55 2. Moneys in such fund shall consist of all moneys appropriated for the purposes of such fund and all moneys appropriated, credited or 56

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transferred thereto from any other fund or source pursuant to law. Any interest received by the comptroller on money on deposit in the fund shall be retained in and become part of such fund.

§ 4. Severability clause. If any clause, sentence, paragraph, subdivision, section or part of this act shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section or part thereof directly involved in the controversy in which such judgment shall have been rendered. It is hereby declared to be the intent of the legislature that this act would have been enacted even if such invalid provisions had not been included herein.

§ 5. This act shall take effect immediately.

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