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Cal. No. 990

2023-2024 Regular Sessions

IN SENATE

January 30, 2023

- Introduced by Sens. SKOUFIS, ASHBY -- read twice and ordered printed, and when printed to be committed to the Committee on Disabilities -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- reported favorably from said committee, ordered to first and second report, ordered to a third reading, passed by Senate and delivered to the Assembly, recalled, vote reconsidered, restored to third reading, amended and ordered reprinted, retaining its place in the order of third reading
- AN ACT to amend the private housing finance law, the public authorities law and the New York state medical care facilities finance agency act, in relation to replacing the terms "mentally retarded" and "mental retardation" and variants thereof with "developmentally disabled" and "developmental disability"

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

Section 1. Paragraph a of subdivision 1 of section 47-b of the private housing finance law, as amended by chapter 479 of the laws of 2022, is amended to read as follows:

4 a. "Community mental health and developmental disabilities facility" 5 shall mean a building, a unit within a building, a laboratory, a classroom, a housing unit, a dining hall, an activities center, a library, or б 7 any structure on or improvement to real property of any kind or description, including fixtures and equipment which are an integral part 8 of such building, unit or structure or improvement, a walkway, a roadway 9 10 or a parking lot and improvements and connections for water, sewer, gas, 11 electrical, telephone, heating, air conditioning and other utility 12 services, or a combination of any of the foregoing, whether for patient 13 care and treatment or staff, staff family or service use, located in a 14 city, or in a county not wholly included within a city, authorized to 15 provide community mental health services in accordance with the 16 provisions of article forty-one of title E of the mental hygiene law,

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

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which is utilized or to be utilized for the administration and conduct 1 of programs for people living with either mental illness or develop-2 mental disabilities, or both, and for the provision of services there-3 for. A community mental health and [retardation] developmental disabili-4 5 ties facility shall also mean and include a residential facility to be 6 operated as a community residence for the mentally disabled, and a 7 treatment facility for use in the conduct of an alcoholism treatment 8 program or of a substance abuse treatment program as defined in the 9 mental hygiene law. 10 § 2. An undesignated paragraph of paragraph (b) of subdivision 2 of 11 section 1676 of the public authorities law, as added by chapter 433 of 12 the laws of 1988, is amended to read as follows: New Hope Community, Inc., a not-for-profit corporation, for the 13 14 financing, construction and development of residences for [mentally 15 retarded and developmentally disabled] adults with a developmental disa**bility** on forty acres of land purchased from Leon and Dave Scharf, 16 17 d.b.a. New Hope Rehabilitation Center, located on State Route 52 in the Town of Fallsburg, to replace existing residential facilities operated 18 19 by New Hope Rehabilitation Center. 20 § 3. An undesignated paragraph of paragraph (b) of subdivision 2 of 21 section 1676 of the public authorities law, as added by chapter 384 of 22 the laws of 1998, is amended to read as follows: 23 Terence Cardinal Cooke Health Care Center for the $[\frac{1}{7}]$ financing, refinancing, construction, reconstruction, renovation, development, improve-24 25 ment, expansion, and equipping of facilities to serve aged, disabled, 26 and chronically impaired, [mentally retarded and developmentally disa-27 bled persons] and persons who have a developmental disability. 28 § 4. An undesignated paragraph of subdivision 1 of section 1680 of the 29 public authorities law, as added by chapter 433 of the laws of 1988, is 30 amended to read as follows: 31 New Hope Community, Inc., a not-for-profit corporation, for the 32 financing, construction and development of residences for [mentally 33 retarded and developmentally disabled] adults with a developmental disa-34 bility on forty acres of land purchased from Leon and Dave Scharf, d.b.a. New Hope Rehabilitation Center, located on State Route 52 in the 35 36 Town of Fallsburg, to replace existing residential facilities operated 37 by New Hope Rehabilitation Center. 38 § 5. An undesignated paragraph of subdivision 1 of section 1680 of the 39 public authorities law, as added by chapter 384 of the laws of 1998, is 40 amended to read as follows: Terence Cardinal Cooke Health Care Center for the financing, refinanc-41 42 ing, construction, reconstruction, renovation, development, improvement, 43 expansion, and equipping of facilities to serve aged, disabled, and chronically impaired, [mentally retarded and developmentally disabled 44 45 persons] and persons who have a developmental disability. 46 § 6. Paragraphs a and b of subdivision 7 of section 9-a of section 1 47 of chapter 392 of the laws of 1973, constituting the New York state 48 medical care facilities finance agency act, paragraph a as added by chapter 58 of the laws of 1987 and paragraph b as amended by chapter 506 49 50 of the laws of 1997, are amended to read as follows: 51 a. The agency shall have the power to acquire by lease or deed from 52 the facilities development corporation any real property acquired by the corporation pursuant to the provisions of subdivision six of section 53 nine of the facilities development corporation act (i) for the purpose 54 of constructing, reconstructing, rehabilitating or improving thereon one 55 56 or more community mental health and [retardation] developmental disabil-

ities facilities or (ii) for the purpose of financing or refinancing the 1 acquisition, construction, reconstruction, rehabilitation or improvement 2 3 thereon of one or more community mental health and [retardation] developmental disabilities facilities, pursuant to the provisions of this act 4 5 and the facilities development corporation act. The agency is hereby 6 authorized to lease or sublease such real property and facilities there-7 on to the corporation for the purpose of making the same available to a 8 city or a county not wholly within a city, for use and occupancy in 9 accordance with the provisions of a lease, sublease or other agreement 10 between the corporation and such city or county.

11 In the event that the agency shall fail, within five years after b. 12 the date of a lease or conveyance of such real property from property from such city or county to the corporation, to construct, reconstruct, 13 14 rehabilitate or improve the community mental health and [retardation] 15 developmental disabilities facility or facility thereon for which such 16 lease or conveyance was made, as provided for in a lease, sublease or 17 other financing agreement entered into by such city or county and the corporation, then, subject to the terms of any lease, sublease or other 18 19 financing agreement undertaken by the agency, such real property and any 20 facilities thereon shall revert to the corporation with right of re-en-21 try thereupon, and such lease or deed shall be made subject to such 22 condition of reverter and re-entry. Provided, however, that as a condition precedent to the exercise of such right of re-entry the corporation 23 24 shall pay to the agency an amount equal to the sum of the purchase price 25 of such real property, the depreciated cost of any community mental 26 health and [retardation] developmental disabilities facility or facili-27 ties constructed, reconstructed, rehabilitated or improved thereon and 28 other costs of the agency incident to the acquisition of such lands all 29 and the financing of construction, reconstruction, rehabilitation or 30 improvement relating to such community mental health and [retardation] 31 developmental disabilities facility or facilities, all as provided in 32 the aforesaid lease, sublease or other financing agreement entered into 33 with the corporation. It is further provided that for the Corona unit of 34 the Bernard M. Fineson developmental disabilities services office, the 35 corporation may but is not required to pay to the agency an amount less 36 than or equal to the purchase price of the real property, the depreci-37 ated cost of the sum of the community mental health and [retardation] developmental disabilities facility constructed, reconstructed, rehabil-38 39 itated, demolished or improved thereon and all other costs of the agency incident to the acquisition of such lands and the financing of 40 construction, reconstruction, rehabilitation, demolition or improvement 41 42 relating to such community mental health and [retardation] developmental 43 **disabilities** facility, all as provided in the aforesaid lease, sublease 44 or other financing agreement entered into with the corporation. 45 § 7. This act shall take effect immediately; provided, however, that:

46 (a) the amendments to an undesignated paragraph of paragraph (b) of 47 subdivision 2 of section 1676 of the public authorities law made by 48 section three of this act shall not affect the repeal of such undesig-49 nated paragraph and shall be deemed repealed therewith; and

50 (b) the amendments to an undesignated paragraph of subdivision 1 of 51 section 1680 of the public authorities law made by section five of this 52 act shall not affect the repeal of such undesignated paragraph and shall 53 be deemed repealed therewith.