STATE OF NEW YORK

8437--A

2023-2024 Regular Sessions

IN ASSEMBLY

December 29, 2023

Introduced by M. of A. HEVESI, JEAN-PIERRE, SHIMSKY, LEVENBERG, LUNS-FORD, CRUZ, PAULIN, SIMONE, O'DONNELL, DAVILA -- read once and referred to the Committee on Ways and Means -- recommitted to the Committee on Ways and Means in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend part DD of chapter 57 of the laws of 2023 establishing a cost of living adjustment for designated human services programs, in relation to programs that are eligible for a cost of living adjustment

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

Section 1. Section 1 of part DD of chapter 57 of the laws of 2023 establishing a cost of living adjustment for designated human services programs is amended to read as follows:

Section 1. 1. Subject to available appropriations and approval of the director of the budget, the commissioners of the office of mental health, office for people with developmental disabilities, office of addiction services and supports, office of temporary and disability assistance, office of children and family services, [and] the state 7 8 9 office for the aging, the state education department, the department of 10 health, and the director of the office of victim services, shall establish a state fiscal year [2023-24] 2024-25 cost of living adjustment 11 (COLA), effective April 1, [2023] 2024, for projecting for the effects 12 of inflation upon rates of payments, contracts, or any other form of 13 reimbursement for the programs and services listed in paragraphs (i), 14 15 (ii), (iii), (iv), (v), [and (vi), (vii), (viii), and (ix) of subdivision four of this section, and any state-funded human services programs. 17 The COLA established herein shall be applied to the appropriate portion 18 of reimbursable costs or contract amounts. Where appropriate, transfers to the department of health (DOH) shall be made as reimbursement for the 20 state share of medical assistance.

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2. Notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget and available appropriations therefore, for the period of April 1, [2023] 2024 through March 31, [2024] 2025, the commissioners and directors shall provide funding to support a four percent (4.0%) cost of living adjustment under this section for all eligible programs and services as determined pursuant to subdivision four of this section.

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- 3. Notwithstanding any inconsistent provision of law, and as approved by the director of the budget, the 4.0 percent cost of living adjustment (COLA) established herein shall be inclusive of all other cost of living type increases, inflation factors, or trend factors that are newly applied effective April 1, [2023] 2024. Except for the 4.0 percent cost of living adjustment (COLA) established herein, for the period commencing on April 1, [2023] 2024 and ending March 31, [2024] 2025 the commissioners and directors shall not apply any other new cost of adjustments for the purpose of establishing rates of payments, contracts or any other form of reimbursement. The phrase "all other cost of living type increases, inflation factors, or trend factors" as defined in this subdivision shall not include payments made pursuant to the American Rescue Plan Act or other federal relief programs related to the Coronavirus Disease 2019 (COVID-19) pandemic Public Health Emergency. subdivision shall not prevent the office of children and family services from applying additional trend factors or staff retention factors to eligible programs and services under paragraph (v) of subdivision four of this section.
- 26 4. Eligible programs and services. (i) Programs and services funded, 27 licensed, or certified by the office of mental health (OMH) eligible for 28 the cost of living adjustment established herein, pending federal approval where applicable, include: office of mental health licensed 29 30 outpatient programs, pursuant to parts 587 and 599 of title 14 CRR-NY of 31 the office of mental health regulations including clinic, continuing day 32 treatment, day treatment, intensive outpatient programs and partial 33 hospitalization; outreach; crisis residence; crisis stabilization, 34 crisis/respite beds; mobile crisis, part 590 comprehensive psychiatric emergency program services; crisis intervention; home based crisis 35 36 intervention; family care; supported single room occupancy; supported 37 housing; supported housing community services; treatment congregate; supported congregate; community residence - children and 39 treatment/apartment; supported apartment; community residence single 40 room occupancy; on-site rehabilitation; employment programs; recreation; respite care; transportation; psychosocial club; assertive community 41 42 treatment; case management; care coordination, including health home 43 plus services; local government unit administration; monitoring and evaluation; children and youth vocational services; single point of access; school-based mental health program; family support children and 45 46 youth; advocacy/support services; drop in centers; recovery centers; 47 transition management services; bridger; home and community based waiver 48 services; behavioral health waiver services authorized pursuant to the section 1115 MRT waiver; self-help programs; consumer service dollars; 49 conference of local mental hygiene directors; multicultural initiative; 50 51 ongoing integrated supported employment services; supported education; 52 mentally ill/chemical abuse (MICA) network; personalized 53 oriented services; children and family treatment and support services; residential treatment facilities operating pursuant to part 584 of title 55 14-NYCRR; geriatric demonstration programs; community-based

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health family treatment and support; coordinated children's service initiative; homeless services; and promises zone.

(ii) Programs and services funded, licensed, or certified by the 3 office for people with developmental disabilities (OPWDD) eligible for 4 5 cost of living adjustment established herein, pending federal approval where applicable, include: local/unified services; chapter 620 7 services; voluntary operated community residential services; article 16 clinics; day treatment services; family support services; 100% day 9 training; epilepsy services; traumatic brain injury services; hepatitis 10 B services; independent practitioner services for individuals with 11 intellectual and/or developmental disabilities; crisis services for individuals with intellectual and/or developmental disabilities; family 12 care residential habilitation; supervised residential habilitation; 13 supportive residential habilitation; respite; day habilitation; prevoca-14 15 tional services; supported employment; community habilitation; interme-16 diate care facility day and residential services; specialty hospital; 17 pathways to employment; intensive behavioral services; basic home and 18 community based services (HCBS) plan support; health home services provided by care coordination organizations; community transition 19 20 services; family education and training; fiscal intermediary; support 21 broker; and personal resource accounts.

(iii) Programs and services funded, licensed, or certified by the 23 office of addiction services and supports (OASAS) eligible for the cost of living adjustment established herein, pending federal approval where applicable, include: medically supervised withdrawal services - residential; medically supervised withdrawal services - outpatient; medically 27 managed detoxification; medically monitored withdrawal; inpatient reha-28 bilitation services; outpatient opioid treatment; residential opioid treatment; KEEP units outpatient; residential opioid treatment to absti-30 nence; problem gambling treatment; medically supervised outpatient; outpatient rehabilitation; specialized services substance abuse 32 programs; home and community based waiver services pursuant to subdivision 9 of section 366 of the social services law; children and family 34 treatment and support services; continuum of care rental assistance case management; NY/NY III post-treatment housing; NY/NY III housing for 35 persons at risk for homelessness; permanent supported housing; youth 36 clubhouse; recovery community centers; recovery community organizing initiative; residential rehabilitation services for youth (RRSY); intensive residential; community residential; supportive living; residential 40 services; job placement initiative; case management; family support navigator; local government unit administration; peer engagement; vocaintervention tional rehabilitation; support services; HIV early services; dual diagnosis coordinator; problem gambling resource centers; gambling prevention; prevention resource centers; primary prevention services; other prevention [and] 45 services; community services; and addiction treatment centers.

(iv) Programs and services funded, licensed, or certified by the office of temporary and disability assistance (OTDA) eligible for the cost of living adjustment established herein, pending federal approval where applicable, include: nutrition outreach and education program (NOEP); community action agencies; New York state supportive housing program; solutions to end homelessness program; and state supplemental nutrition assistance program outreach program.

(v) Programs and services funded, licensed, or certified by the office of children and family services (OCFS) eligible for the cost of living adjustment established herein, pending federal approval where applica-56

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ble, include: programs for which the office of children and family services establishes maximum state aid rates pursuant to section 398-a of the social services law and section 4003 of the education law; emer-3 gency foster homes; foster family boarding homes and therapeutic foster 4 5 homes; supervised settings as defined by subdivision twenty-two of section 371 of the social services law; adoptive parents receiving 7 adoption subsidy pursuant to section 453 of the social services law; [and] congregate and scattered supportive housing programs and support-9 ive services provided under the NY/NY III supportive housing agreement 10 to young adults leaving or having recently left foster care; advantage 11 after-school program; child care resource and referral agencies; empire 12 state after-school program; healthy families New York; maternal, infant, and early childhood home visiting initiative; New York state commission 13 for the blind; residential and non-residential domestic violence 14 15 services and preventative services as defined by section 409 of the social services law. 16

(vi) Programs and services funded, licensed, or certified by the state office for the aging (SOFA) eligible for the cost of living adjustment established herein, pending federal approval where applicable, include: community services for the elderly; expanded in-home services for the elderly; [and] supplemental nutrition assistance program; New York connects program; long term ombudsman program; Medicaid transportation program; naturally occurring retirement communities (NORCs); neighborhood naturally occurring retirement communities (NNORCs); and social adult day services program.

(vii) Programs and services funded, licensed, or certified by the state education department eligible for the cost of living adjustment established herein, pending federal approval where applicable, include: community schools; adult literacy education programs; and independent living centers.

(viii) Programs and services funded, licensed, or certified by the office of victim services eligible for the cost of living adjustment established herein, pending federal approval where applicable, include: crime victim service programs as defined by section 631-a of the executive law.

- (ix) Programs and services funded, licensed, or certified by the department of health eligible for the cost of living adjustment established herein, pending federal approval where applicable, include: health home care management agencies authorized under section 365-1 of the social services law; and rape crisis programs.
- 5. All state-funded human services programs not listed in paragraphs (i), (ii), (iii), (iv), (v), (vi), (vii), (viii), and (ix) of subdivision four of this section shall be deemed eligible for the cost of living adjustment established herein, pending federal approval where applicable, if such program or service is provided to individuals or groups of individuals, for the purpose of improving or enhancing such individuals' health and/or welfare, by addressing social problems. The commissioners of the office of mental health, the office for people with developmental disabilities, the office of addiction services and supports, the office of temporary and disability assistance, the office of children and family services, the state office for the aging, the state education department, the department of health, and the director of the office of victim services shall publish a list of such newly eligible programs and services each year on department websites no later than March first and review the current list of cost of living adjustment eligible programs every five years. Each local government unit or

direct contract provider receiving funding for the cost of living adjustment established herein shall submit a written certification, in such form and at such time as each commissioner or director shall prescribe, attesting how such funding will be or was used to first promote the recruitment and retention of non-executive direct care staff, non-executive direct support professionals, non-executive clinical staff, or respond to other critical non-personal service costs prior to supporting any salary increases or other compensation for executive level job titles.

- 6. Notwithstanding any inconsistent provision of law to the contrary, agency commissioners and directors shall be authorized to recoup funding from a local governmental unit or direct contract provider for the cost of living adjustment established herein determined to have been used in a manner inconsistent with the appropriation, or any other provision of this section. Such agency commissioners or directors shall be authorized to employ any legal mechanism to recoup such funds, including an offset of other funds that are owed to such local governmental unit or direct contract provider.
- 19 § 2. This act shall take effect immediately and shall be deemed to 20 have been in full force and effect on and after April 1, 2024.