Amend Senate S2809-A, Assembly A4009-A, A BUDGET BILL, AN ACT to amend the elder law, in relation to Medicare part D; to amend the public health law and the insurance law, in relation to early intervention services...

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<td>Page 3,</td>
<td>Unnumbered line 52 (AN ACT CLAUSE),</td>
<td>After &quot;(Part F);&quot; strike out “and”</td>
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| Page 3,    | Unnumbered line 56 (AN ACT CLAUSE), | After “(Part G)” insert “; and to amend the public health law, in relation to general hospital inpatient reimbursement for annual rates; to amend chapter 1 of the laws of 1999 amending the public health law and other laws relating to enacting the New York Health Care Reform Act of 2000, in relation to rates of payment for residential health care facilities; to amend the public health law, in relation to establishing ceiling limitations for certain rates of payment; to repeal certain provisions of the social services law relating to prescription drug payments; to amend the social services law, in relation to a study to determine costs incurred by public school districts for certain medical care, services and supplies; to amend the public health law, in relation to calculation of capital costs and to repeal certain provisions of such law relating thereto; to amend the education law, in relation to immunizations; to amend the public health law, in relation to the pharmacy and therapeutics committee and the preferred drug program; and to repeal certain provisions of such law relating thereto; to amend the social services law and the public health law, in relation to covered part D drugs, limited coverage for formula therapy, prescription footwear, speech therapy, physical therapy and occupational therapy, payment for home health care nursing services, and coverage for smoking cessation counseling services, the furnishing of medical assistance to applicants with responsible relatives, and the commissioner of health's authority to negotiate agreements resolving multiple pending rate appeals; to repeal subdivision 12 of section 272 of the public health law relating to authorization under the preferred drug program for anti-psychotics, anti-depressants, anti-rejection drugs for transplants and anti-retrovirals used in the treatment of HIV and AIDS; to amend the public health law, in relation to temporary operator certificates for general hospitals or diagnostic and treatment centers; to amend the social services law, in relation to health home services; to amend the public health law, in relation to managed long term care plans; to amend the social services law...
services law, in relation to insurance co-
payments; to amend the public health law,
in relation to providing palliative care
support for patients with advanced life
limiting conditions and illnesses; to amend
the social services law, in relation to
provisions of home health care services, to
establish a workgroup to develop a plan and
draft legislation for the purpose of
operating and managing public nursing
homes; to amend the public health law, in
relation to encouraging cooperative,
collaborative and integrative arrangements
between health care providers, payers,
and others; to amend the social services
law, in relation to definition of estate;
to amend the civil practice law and rules,
in relation to damage awards and to repeal
certain provisions of such law relating
thereto; to amend the mental hygiene law,
in relation to compliance with operational
standards by hospitals and providers of
services in hospitals; to amend the public
health law, in relation to serious event
reporting; to amend the general municipal
law, in relation to including a hospital
and continuing care retirement community
within the definition of project and
defining hospital; to amend chapter 66 of
the laws of 1994, amending the public
health law, the general municipal law and
the insurance law relating to the financing
of life care communities, in relation to
repealing the application deadline for
eligibility for assistance from an
industrial development agency; to amend
the social services law, in relation to
limiting the reporting of death by the
operator of an adult home or residence, to
define certain terms as used in the social
services law, and to require preclaim
review for participating providers of
medical assistance program items and
services; to amend the public health law,
and part B of chapter 58 of the laws
of 2010, amending chapter 474 of the laws
of 1996 amending the education law and
other laws relating to rates for
residential healthcare facilities and other
laws relating to Medicaid payments, in
relation to seeking federal approvals to
establish payment methodologies with
account able care organizations, and to
amend the mental hygiene law, in relation
to entities subject to the visitation,
examination, inspection, and investigation;
to amend the social services law, in
relation to medical assistance for needy
persons and to repeal certain provisions of
such law relating thereto; to amend the tax
law, in relation to increasing credits for
long-term care insurance; to amend the
| Page 4, Line 4, | After “through” strike out “G” and insert “H” |
| Page 21 Between lines 51 and 52 | Insert “§4-a. Subdivision 2-c of section 2808 of the public health law is REPEALED and a new subdivision 2-c is added, to read as follows:

2-c. (a) Notwithstanding any inconsistent provision of this section or any other contrary provision of law and subject to the availability of federal financial participation, the non-capital component of rates of payment by governmental agencies for inpatient services provided by residential health care facilities on and after July first, two thousand eleven shall reflect a direct statewide price component, and indirect statewide price component, and a facility specific non-comparable component, utilizing allowable operating costs for a base year as determined by the commissioner by regulation.

(b) The direct and indirect statewide price components shall be adjusted by a wage equalization factor and the direct statewide price component shall be subject to a case mix adjustment utilizing the patients that are eligible for medical assistance pursuant to tile eleven of article five of the social services law.

(c) The non-capital component of the rates for (i) AIDS facilities or discrete AIDS units within facilities, (ii) discrete units for residents receiving care in a long-term inpatient rehabilitation program for traumatic brain injured persons, (iii) discrete units providing specialized programs for residents requiring behavioral interventions, (iv) discrete units for long-term ventilator dependent residents, and (v) facilities or discrete units within facilities that provide extensive nursing, medical, psychological and counseling support services solely to children shall be established pursuant to regulations promulgated pursuant to this subdivision.

(d) The commissioner shall promulgate regulations, and may promulgate emergency regulations, to implement the provisions of this subdivision and such regulations may also include, but not be limited to,
provisions for rate adjustments or payment enhancements to facilitate the transition of facilities to the rate-setting methodology established by this subdivision and for facilitating quality improvements in residential health care facilities.”

| Page 23, Lines 12 through 19 | After “§ 9.” strike out “Notwithstanding any inconsistent provision of state law, rule or regulation to the contrary, subject to federal approval, the state shall not take any administrative or statutory action that would result in the year to year rate of growth of state share Medicaid spending, in the aggregate, to exceed the ten year rolling average of the medical component of the consumer price index as published by the United States department of labor, bureau of labor statistics for the preceding ten years” and insert “INTENTIONALLY OMITTED” |

| Page 28, Lines 7 through 36 | After “§ 6.” Strike out “Subparagraphs (x), (xi), (xii), (xiii) and (xiv) of paragraph (a) of subdivision 7 of section 2807-s of the public health law, as amended by section 100 of part C of chapter 58 of the laws of 2009, are amended to read as follows: (x) forty-seven million two hundred ten thousand dollars on an annual basis for the periods January first, two thousand nine through December thirty-first, two thousand ten; [and] (xi) eleven million eight hundred thousand dollars for the period January first, two thousand eleven through March thirty-first, two thousand eleven; (xii) **twenty-three million eight hundred thirty-six thousand dollars each state fiscal year for the period April first, two thousand eleven through March thirty-first, two thousand fourteen;** (xiii) provided, however, for periods prior to January first, two thousand nine, amounts set forth in this paragraph may be reduced by the commissioner in an amount to be approved by the director of the budget to reflect the amount received from the federal government under the state's 1115 waiver which is directed under its terms and conditions to the graduate medical education program established pursuant to section twenty-eight hundred seven-m of this article; [(xiii)] (xiv) provided further, however, for periods prior to July first, two thousand nine, amounts set forth in this paragraph shall be reduced by an amount equal to the total actual distribution reductions for all facilities pursuant to paragraph (e) of subdivision three of
| Page 107, Lines 31 through 36 | After “§ 24.” strike out “Section 4 of chapter 19 of the laws of 1998, amending the social services law relating to limiting the method of payment for prescription drugs under the medical assistance program, as amended by Section 68 of the part C of the Chapter 58 of the laws of 2008, is amended to read as follows: §4. This act shall take effect 120 days after it shall have become a law and shall expire and be deemed repealed March 31, [2012] 2014” and insert “INTENTIONALLY OMITTED” |
| Page 111, Between lines 25 and 26 | Insert New Part H (LBD# 70021-05-1) |
| Page 111, Line 36 | After “through” strike out “G” and insert “H” |