# ASSEMBLY, No. 4399 STATE OF NEW JERSEY 220th LEGISLATURE

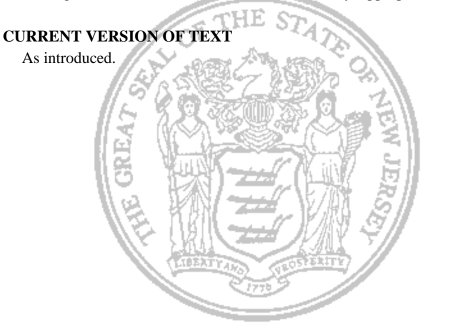
INTRODUCED JUNE 27, 2022

Sponsored by: Assemblywoman LINDA S. CARTER District 22 (Middlesex, Somerset and Union) Assemblywoman VERLINA REYNOLDS-JACKSON District 15 (Hunterdon and Mercer) Assemblywoman CAROL A. MURPHY District 7 (Burlington) Assemblyman BENJIE E. WIMBERLY District 35 (Bergen and Passaic)

Co-Sponsored by: Assemblyman Mukherji, Assemblywomen Jimenez, Lampitt and Assemblyman Conaway

### **SYNOPSIS**

Establishes Behavioral Healthcare Provider Loan Redemption Program within Higher Education Student Assistance Authority; appropriates \$5 million.



(Sponsorship Updated As Of: 6/29/2022)

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AN ACT establishing the Behavioral Healthcare Provider Loan
 Redemption Program within the Higher Education Student
 Assistance Authority, supplementing chapter 71C of Title 18A of
 the New Jersey Statutes, and making an appropriation.

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**BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:

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1. As used in this act:

10 "Approved site" means a community provider of behavioral and 11 mental health services identified by the Higher Education Student 12 Assistance Authority, in consultation with the Department of 13 Health, for inclusion in the program. Approved sites may include, but need not be limited to, providers operated by a nonprofit, 14 institution of higher education, school district, county, the 15 16 Department of Children and Families, the Department of Human 17 Services, and the Department of Health.

18 "Authority" means the Higher Education Student Assistance19 Authority.

"Eligible behavioral healthcare providers" means psychiatrists,
psychologists, licensed clinical social workers, psychiatric nurse
mental health clinical specialists; board certified behavior analysts;
licensed clinical alcohol and drug counselors; and any other
professionals identified by the executive director of the authority
for inclusion in the program.

26 "Eligible qualifying loan expenses" means the cumulative 27 outstanding balance of student loans covering the cost of attendance 28 at an undergraduate or graduate institution of higher education at 29 the time an applicant is selected for the program. Interest paid or 30 due on qualifying loans that an applicant has taken out for use in 31 paying the costs of undergraduate or graduate education shall be 32 considered eligible for reimbursement under the program. The 33 authority may establish a limit on the total amount of qualifying 34 loans which may be redeemed for participants under the program, 35 provided that the total redemption of qualifying loans does not 36 exceed \$150,000, or the maximum amount authorized by the federal 37 government, whichever is greater, either in State funds or the sum 38 of federal, State, and other non-federal matching funds, pursuant to 39 section 338I of the Public Health Service Act (42 U.S.C. s.254q-1), 40 whichever is applicable.

41 "Executive director" means the executive director of the Higher42 Education Student Assistance Authority.

43 "Program" means the Behavioral Healthcare Provider Loan44 Redemption Program established pursuant to this act.

45 "Program participant" means a behavioral healthcare provider
46 who contracts with the authority to engage in the clinical practice of
47 mental or behavioral healthcare at an approved site in exchange for

1 the redemption of eligible qualifying loan expenses provided under 2 the program. 3 "Qualifying loan" means a government or commercial loan for 4 the actual costs paid for tuition and reasonable education and living 5 expenses relating to the obtaining of a degree for use in a mental or 6 behavioral healthcare profession. 7 "Total and permanent disability" means a physical or mental 8 disability that is expected to continue indefinitely or result in death 9 and renders a participant in the program unable to perform that 10 person's service obligation, as determined by the executive director 11 or his designee. 12 13 2. There is established a Behavioral Healthcare Provider Loan Redemption Program within the Higher Education Student 14 15 Assistance Authority. The program shall provide for the 16 redemption of a portion of the eligible qualifying loan expenses of 17 program participants for each period of service at an approved site. 18 19 3. a. To be eligible to participate in the program, an applicant 20 shall: 21 (1) be a resident of the State; 22 (2) be employed, or plan to be employed, as an eligible 23 behavioral healthcare provider at an approved site; and 24 (3) submit an application in accordance with such procedures 25 and requirements as are established by the executive director. 26 The executive director, or the executive director's designee, b. 27 shall select the program participants from among those applicants 28 who meet the eligibility criteria, subject to available funds. 29 A program participant shall enter into a written contract with c. 30 the authority to participate in the program. The contract shall 31 specify the duration of the applicant's required service and the total 32 amount of eligible student loan expenses to be redeemed by the 33 State in return for service. 34 d. The redemption of loans under the program shall not exceed 35 \$50,000 of principal and interest of eligible student loan expenses following the completion of two full years of service satisfactorily 36 37 completed by the program participant. A program participant who 38 completes four full years of service satisfactorily shall be eligible to 39 receive a second redemption amount of \$50,000 at the completion 40 of the fourth year. A program participant who completes six full 41 years of service satisfactorily shall be eligible to receive a third and 42 final redemption amount of \$50,000 at the completion of the sixth 43 year. The total loan redemption amount for a program participant, 44 for six years of service, shall not exceed \$150,000. 45 The period of service shall commence on or after the date of e

46 enactment of this act.

4. a. A program participant who has entered into a redemption 2 contract with the authority may nullify that contract by submitting 3 written notification to the authority and assuming full responsibility for repayment of the full amount of the participant's loan or that 4 portion of the loan that has not been redeemed by the State in return 5 for partial fulfillment of the contract. 6 7 b. In the case of a program participant's death or total or 8 permanent disability, the authority shall nullify the service 9 obligation of the participant, thereby terminating the participant's 10 service obligation; or where continued enforcement of the contract 11 may result in extreme hardship, the authority may nullify or 12 suspend the participant's service obligation. c. In no event shall service at an approved site for less than the 13 14 full period of service pursuant to subsection d. of section 3 of this 15 act entitle the program participant to any benefits under the 16 program. 17 18 5. A student who is participating in any other State tuition or 19 loan redemption program, or in the federally administered National 20 Health Service Corps Loan Repayment Program, section 338B of the Public Health Service Act (42 U.S.C. s.254 1-1), shall not be 21 eligible to participate simultaneously in the Behavioral Healthcare 22 23 Provider Loan Redemption Program. 24 25 6. The executive director of the authority shall annually award 26 incentive grants, within the limits of available State appropriations, 27 to program participants who work primarily with children and An incentive grant shall not exceed \$5,000. 28 adolescents. Α 29 program participant may be eligible to receive multiple incentive 30 grants during their participation in the program. 31 32 7. The authority shall adopt rules and regulations pursuant to 33 the "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et 34 seq.) necessary to implement the provisions of this act. 35 36 8. There is appropriated from the General Fund to the Higher

37 Education Student Assistance Authority the sum of \$5,000,000 to effectuate the provisions of this act, of which sum no more than 38 39 eight percent may be dedicated to the administrative costs of the 40 program. 41

9. This act shall take effect immediately.

### **STATEMENT**

47 This bill establishes a Behavioral Healthcare Provider Loan Redemption Program within the Higher Education Student 48

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Assistance Authority and appropriates \$5 million from the General
 Fund for the bill's purposes.

3 The program will provide for the redemption of a portion of the 4 eligible qualifying loan expenses of program participants for each 5 period of service at an approved site. Under the bill, approved sites 6 include community providers of behavioral and mental health 7 services identified by the Higher Education Student Assistance 8 Authority, in consultation with the Department of Health, for 9 inclusion in the program. Approved sites may include, but need not 10 be limited to, providers operated by a nonprofit, institution of 11 higher education, school district, county, the Department of 12 Children and Families, the Department of Human Services, and the 13 Department of Health. The bill will benefit "eligible behavioral 14 healthcare providers," which include psychiatrists, psychologists, 15 licensed clinical social workers, psychiatric nurse mental health 16 clinical specialists, board certified behavior analysts; licensed 17 clinical alcohol and drug counselors; and any other professionals 18 identified by the executive director of the authority for inclusion in 19 the program.

20 Under the bill, to be eligible to participate in the program, an 21 applicant is required to:

(1) be a resident of the State;

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(2) be employed, or plan to be employed, as an eligiblebehavioral healthcare provider at an approved site; and

(3) submit an application in accordance with such proceduresand requirements as are established by the executive director.

27 The bill directs the executive director or the director's designee 28 to select the program participants from among those applicants who 29 meet the eligibility criteria, subject to available funds. A program 30 participant will be required to enter into a written contract with the 31 authority to participate in the program. The contract will specify the duration of the applicant's required service and the total amount 32 33 of eligible student loan expenses to be redeemed by the State in 34 return for service.

35 The program will provide loan redemption of up to \$50,000 of 36 principal and interest of eligible student loan expenses following 37 the completion of two full years of service satisfactorily completed 38 by the program participant. A program participant who completes 39 four full years of service satisfactorily shall be eligible to receive a 40 second redemption amount of \$50,000 at the completion of the 41 fourth year. A program participant who completes six full years of 42 service satisfactorily shall be eligible to receive a third and final 43 redemption amount of \$50,000 at the completion of the sixth year. 44 The total loan redemption amount for a program participant, for six 45 years of service, shall not exceed \$150,000.

The bill provides for the nullification of the contract under
certain circumstances. The bill prohibits a student who is
participating in any other State tuition or loan redemption program

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or who is participating in the federally administered National
 Health Service Corps Loan Repayment Program from participating
 simultaneously in the Behavioral Healthcare Provider Loan
 Redemption Program.

5 Under the bill, the executive director of the authority is directed 6 to annually award incentive grants, within the limits of available 7 State appropriations, to program participants who work primarily 8 with children and adolescents. An incentive grant will be capped at 9 \$5,000. A program participant may be eligible to receive multiple 10 incentive grants during their participation in the program.

11 Finally, the bill provides that of the \$5 million appropriated for

12 the bill's purposes, no more than eight percent may be dedicated to

13 the administrative costs of the program.