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Future of UCP rests with Bankruptcy Court and parish and of the state of the state

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ALBANY — The future care for hundreds of mentally retarded people by United Cerebral Palsy once again has been called into question, this time by the association's filing for Chapter 11 reorganization in U.S. Bankruptcy Court.

Whether the move will give way to a full-blown judicial probe — one that could finally lay bare the merits in a continual dispute about state-UCP reimbursement monies and the association's overall finances — remains to be seen.

As explained by one attorney, filing as UCP did under the Chapter 11 freezes all legal proceedings against it — serving to protect it from creditors.

At the same time, it requires the organization to file monthly operating statements with the court and opens its books and records to outside scrutiny.

If they wish to invest in lawyers and accountants, the creditors could form a group and move in court for a trustee to take over UCP operations, according to the attorney consulted by the Advance, Paul Hollander, who is not involved in the case.

But the emphasis in a voluntary filing, such as UCP's, is usually on the future, not the past, and a thorough outside investigative function is not the norm, Hollander indicated.

On the other hand, if the matter evolves into a Chapter 7 proceeding under bankruptcy law, then assets are liquidated, a trustee is assigned, and there would be "a look into past practices," he said.

In this case, the creditors reportedly include companies contracted by UCP to provide support services for the care of an estimated 650 mentally retarded people in special community residences statewide, including Island facilities.

The court move comes after years of continual public disagreement between UCP and state officials over how much money the association should get to provide the services.

On Friday, when the association filed for reorganization under Chapter 11, UCP claimed it could not pay debts totaling \$8 million, arguing that the state's reimbursements were much too low to cover costs.

As news of the court move in Manhattan reached Albany, Commissioner Arthur Y. Webb of the state Office of Mental Retardation and Developmental Disabilities (OMRDD), expressed surprise.

"We have been engaged in ongoing negotiations with (UCP) and had no indication that (UCP) would take such action," Webb said in a news release.

"We will continue monitoring" the care facilities such as those on Staten Island, "to protect the safety and welfare of the clients residing in those programs."

Midge McGraw of the OMRDD public affairs office added yesterday that agency officials were talking with UCP just two weeks

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